2019



ANNUAL REPORT

JAINEX AAMCOL LIMITED

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CORPORATE INFORMATION

BOARD OF DIRECTORS & KEY MANAGERIAL PERSONNEL

Mr. Bhagat Singh Dugar : Chairman

Mr. Mohanlal Zumbarlal Kothari : Managing Director

Mr. Kunal Bafna : Whole Time Director & Chief Financial Officer

Mr. Rahul Dugar : Director

Mr. Hitesh Mulraj Popat
 Mon-Executive Independent Director
 Mr. Sunil Sampatraj Parakh
 Mon-Executive Independent Director
 Mon-Executive Independent Director
 Ms. Manju Jain
 Non-Executive Independent Director

STATUTORY AUDITORS

M/s. P.M. Bhargava & Co. Chartered Accountants. Firm Registration No. 145087W

BANKERS

Bank of India, C P Tank Branch, Mumbai

REGISTERED OFFICE

405 & 406, Sharda Chambers, 15, Sir Vitthaldas Thackersey Marg, New Marine Lines, Mumbai-400020 CIN: L74999MH1947PLC005695

Tel.: 91-22-2200 2252 Fax: 91-22-2200 2254

Email: accounts@jainexgroup.com Website: www.jainexaamcol.com

REGISTRAR & TRANSFER AGENT

Link Intime India Pvt. Ltd. C-101, 247 Park, L.B.S.Marg, Vikhroli (West), Mumbai - 400083.

NOTICE

Notice is hereby given that the 71st Annual General Meeting of the Members of Jainex Aamcol Limited will be held on Monday, 30th September, 2019 at 11.30 A.M. at the Registered Office of the Company at 405 & 406, Sharda Chambers, 15, Sir Vitthaldas Thackersey Marg, New Marine Lines, Mumbai- 400020 to transact the following businesses:

ORDINARY BUSINESS:

- 1) To receive, consider and adopt the Audited Financial Statements of the Company for the Financial Year ended 31st March, 2019 together with the Report of the Board of Directors and the Auditors thereon.
- 2) To appoint a Director in place of Mr. Rahul Dugar (DIN: 00013704), who retires by rotation and being eligible, offers himself for re-appointment.

SPECIAL BUSINESS:

3) To re-appoint Mr. Mohanlal Zumbarlal Kothari as Managing Director of the Company and in this regard, to pass with or without modifications, the following resolution as an Ordinary Resolution:

"RESOLVED THAT pursuant to the provisions of Section 196, 197, 198 and 203 read with Schedule V and Rules framed thereunder, and other applicable provisions, if any, of the Companies Act, 2013 (including any statutory enactment or amendment, for the time being in force), the relevant provisions of Articles of Association of the Company and subject to such other statutory approvals as may be necessary, consent of the Members of the Company be and is hereby accorded to re-appoint Mr. Mohanlal Zumbarlal Kothari, as the Managing Director of the Company for a period of three years w.e.f. 01st April, 2019 to 31st March, 2022 on the terms & conditions and at a remuneration plus benefits and perquisites as recommended by the Nomination and Remuneration Committee, details herein given below, with liberty to the Board of Directors (hereinafter referred to as the Board") to alter, vary and modify the terms and conditions of the said re-appointment and/or remuneration as it may deem fit and as may be acceptable to Mr. Mohanlal Zumbarlal Kothari, subject to the same not exceeding the limits specified under Schedule V to the Companies Act, 2013 or any statutory modification or re-enactment thereof.

The details of managerial remuneration payable to Mr. Mohanlal Zumbarlal Kothari as Managing Director of the Company are given below:

- **A)** Gross Annual Salary:- Rs. 16,50,000/- inclusive of all perquisites with liberty to the Board to increase the same as it may in its absolute discretion determine from time to time.
- **B)** In addition he will be entitled to 1% incentive on turnover (1% incentive on sale of hobs & cutter above Rs. 70,00,000/- and 1 % incentive on sale of Gauges above Rs. 5,00,000/-).

The Appointee shall be entitled to the following Perquisites which shall not be included in the computation of the ceiling of remuneration:

- a) Payment of gratuity and other retirement benefits and;
- **b)** Leave Encashment.

The total amount of perquisites all inclusive shall not exceed 100% of the basic salary.

RESOLVED FURTHER THAT the Board be and is hereby authorized at its discretion from time to time to fix the actual remuneration and / or perquisites of Mr. Mohanlal Zumbarlal Kothari, and revise such remuneration and / or perquisites from time to time within the maximum limits specified as above and to vary / modify / amend any of the aforesaid terms and conditions, provided such variation / modification / amendment is in conformity with the applicable provisions of the Act, as amended from time to time.

RESOLVED FURTHER THAT for the purpose of giving effect to this Resolution, the Board be and is hereby authorized to take all such steps and actions and give such directions and delegate such authorities, as it may in its absolute discretion, deem appropriate."

4) To approve related party transaction for the financial year 2019--20 in this regard, to pass, with or without modifications, the following resolution as an Ordinary Resolution.

"RESOLVED THAT pursuant to the provisions of section 188 of the Companies Act, 2013 (as amended or re-enacted from time to time) read with rule no 15 of the Companies (Meeting of Board and its Powers) Rules 2014, the consent of the

Members be and is hereby accorded to the Board of Directors of the Company to enter into a contract(s)/ arrangement(s)/ transaction(s) with M/s. Metagame Ventures Private Limited a related party within the meaning of Section 2(76) of the Act and Regulation 2(1)(zb) of the Listing Obligations and Disclosure Requirements Regulations,2015 (LODR) by appointing them as an agent for sale of products of the Company & availing Jobbing Services to the Company in the designated territory on such terms and conditions as mutually agreed and thereby earning commission @ 4% plus incentives @ 4% on the total sales made by M/s. Metagame Ventures Private Limited during the financial year 2019-20, provided that the said contract(s)/ arrangement(s)/ transaction(s) so carried out shall be at arm's length basis and in the ordinary course of business of the Company.

RESOLVED FURTHER THAT pursuant to the provisions of section 189 of the Companies Act, 2013 (as amended or re-enacted from time to time) read with rule no 16 of the Companies (Meeting of Board and its Powers) Rules 2014, Mr. Bhagat Singh Dugar, Director of the Company be and is hereby authorized to do the necessary entries in the Register of contracts or arrangements in which directors are interested and authenticate them."

By order of the Board of Directors for Jainex Aamcol Limited

Place: Mumbai

Date: 14th August, 2019

MOHANLAL ZUMBARLAL KOTHARI
Managing Director
DIN: 01486305

Registered Office:

405 & 406, Sharda Chambers, 15, Sir Vitthaldas Thackersey Marg, New Marine Lines, Mumbai-400020 CIN: L74999MH1947PLC005695

Tel.: 91-22-2200 2252 Fax: 91-22-2200 2254

Email: accounts@jainexgroup.com Website: www.jainexaamcol.com

NOTES:

- A MEMBER ENTITLED TO ATTEND AND VOTE AT THE ANNUAL GENERAL 1. MEETING ("AGM") IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE ON POLL INSTEAD OF HIMSELF/ HERSELF AND THE PROXY NEED NOT BE A MEMBER OF THE COMPANY. Pursuant to the provisions of Section 105 of the Companies Act, 2013, a person can act as a Proxy on behalf of not more than fifty members holding in aggregate, not more than ten percent of the total share capital of the Company. Members holding more than ten percent (10%) of the total share capital of the Company may appoint a single person as Proxy, who shall not act as a Proxy for any other Member. The instrument appointing the Proxy, in order to be effective, should be duly completed, stamped and signed and must be deposited at the Registered Office of the Company not less than Forty Eight (48) hours before the time for holding the AGM. Proxies submitted on behalf of companies, societies, etc., must be supported by an appropriate resolution/ authority, as applicable. During the period beginning 24 hrs before the time fixed for the commencement of the meeting and ending with the conclusion of the meeting, a member is entitled to inspect the proxies lodged at any time during the business hours of the Company, provided not less than three days notice in writing of the intention to inspect is given to the Company.
- 2. An Explanatory Statement pursuant to Section 102 of the Companies Act, 2013, in respect of Special Business to be transacted at the AGM, is annexed hereto.
- Corporate Members intending to send their authorized representative(s) to attend the Annual General Meeting pursuant to Section 113 of the Companies Act, 2013 are requested to send a duly certified copy of the Board Resolution authorizing their representative(s) to attend and vote on their behalf at the Annual General Meeting.
- 4. Attendance slip, proxy form and the route map of the venue of the Meeting are annexed hereto.
- 5. The Register of Members and the Share Transfer Books of the Company will remain closed from Tuesday 24th September, 2019 to Monday 30th September, 2019 (both days inclusive) for the purpose of Annual General Meeting.

- Documents in respect of items referred to in the accompanying Notice are available for inspection at the Registered Office of the Company between 11.00 a.m. to 1.00 p.m. upto the date of the AGM on all working days (except Saturday, Sunday and Public Holidays).
- 7. Members holding shares in physical form are requested to notify/send:
 - Any change in their address/mandate/bank details;
 - Particulars of their bank account, in case the same have not been sent earlier:
 - Quote their Folio numbers in all correspondences; and
 - Applications for consolidating their holdings into one folio in case shares are held under multiple folios in the identical order of names to the Company's Registrar and Transfer Agent, Link Intime India Private Limited, Mumbai at the earliest but not later than 23rd September, 2019.
- 8. Information as required to be provided pursuant to the requirements of Regulation 36 of the SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015 and Secretarial Standards on General Meetings (SS-II) issued by the Institute of Company Secretaries of India with regards to the Director seeking re-appointment at this AGM is given as an Annexure to this Notice.
- 9. Electronic copy of Annual Report for the financial year 2018-19 and Notice calling the 71st AGM of the Company inter alia indicating the process and manner of Remote E-voting along with Attendance Slip and Proxy Form is also being sent to all Members whose email IDs are registered 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 e-mail address, physical copy of Annual Report for the financial year 2018-19 and Notice of the 71st AGM of the Company inter alia indicating the process and manner of Remote E-voting along with Attendance Slip and Proxy Form is being sent in the permitted mode.
- 10. Members/ Proxies are requested to bring the Attendance Slip(s) duly filled in and copies of the Annual Report at the AGM.
- 11. Members who hold shares in electronic form are requested to write their Client ID and DP ID number and those who hold shares in physical form are requested to write their folio number in the attendance slip for attending the meeting to facilitate identification of membership at the AGM.

12. Members are requested to send all communications relating to shares to the Registrar and Share Transfer Agents of the Company at the following address:

Link Intime India Private Limited

C 101, 247 Park,

L.B.S.Marg, Vikhroli (West),

Mumbai - 400083.

Tel No. +91 22 49186270,

Fax No. +91 22 49186060

Email: rnt.helpdesk@linkintime.co.in

Website: www.linkintime.co.in

- 13. The Securities and Exchange Board of India ("SEBI") has mandated submission of Income Tax Permanent Account Number ("PAN") by every participant in securities market. Members holding shares in electronic form are, therefore, requested to submit PAN details to their Depository Participants with whom they are maintaining their demat accounts. Members holding shares in physical form can submit their PAN details to the Company or its Registrar and Share Transfer Agents.
- 14. Instructions and other information for E-voting are as under:
 - i) In accordance to the provisions of Section 108 of the Companies Act, 2013 and Rule 20 of the Companies (Management and Administration) Rules, 2014, as amended by the Companies (Management and Administration) Amendment Rules, 2015 and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company is pleased to offer to its Members facility to exercise their right to vote at the AGM by electronic means and the business may be transacted through e-Voting Services. The facility of casting the votes by the members using an electronic voting system from a place other than venue of the AGM ("remote e-voting") will be provided by National Securities Depository Limited ("NSDL").
 - ii) The Company has approached NSDL for providing e-voting services through e-voting platform. In this regard, your Demat Account/Folio Number has been enrolled by the Company for your participation in e-voting on resolution placed by the Company on e-Voting system.
 - iii) The Members may cast their votes through E-voting from a place other than the venue of the AGM ("Remote E-voting").

- iv) Voting through physical ballot paper shall be made available at the AGM and the Members attending the AGM who have not cast their vote by Remote E-voting shall be able to cast their vote by physical ballot paper at the Meeting.
- v) The Members who have cast their vote by Remote E-voting may also attend the Meeting but shall not be entitled to cast their vote again.
- vi) Remote E-voting facility will commence from 9.00 a.m. on 27th September, 2019 and will end at 5.00 p.m. on 29th September, 2019. Remote E-voting will not be allowed beyond the aforesaid date and time and the Remote E-voting module shall be disabled by NSDL upon expiry of aforesaid period.
- vii) Voting rights shall be reckoned on the paid-up value of shares registered in the name of the Member/ beneficial owner as on the cutoff date i.e. 23rd September, 2019.
- viii) The Members whose names appear in the Register of Members / list of beneficial owners as on the cut-off date i.e. 23rd September, 2019, only shall be entitled to avail the facility of remote e-voting as well as voting at the AGM through ballot paper.
- ix) Any person who becomes a Member of the Company after dispatch of this Notice and holding shares as on the cut-off date i.e. 23rd September, 2019, may obtain the User ID and password for Remote E-voting by sending request at evoting@nsdl.co.in or evoting@linkintime.co.in.
- x) Ms. Sonal Shah, Practicing Company Secretary (Membership No. ACS 24216) has been appointed as the Scrutinizer to scrutinize the E-voting process and voting done through physical ballot paper at the AGM in a fair and transparent manner.
- xi) The Scrutinizer shall, after scrutinizing the votes cast at the AGM and through Remote E-voting, not later than 2 (two) days from the conclusion of the AGM make a consolidated Scrutinizer's report and submit the same to the Chairman.
 - The results declared along with the Scrutinizer's Report shall be placed on the website of the Company i.e. www.jainexaamcol.com and on the

- website of NSDL and shall also be communicated to Bombay Stock Exchange Limited (the "BSE Limited").
- xii) In case of joint holders, attending the meeting, only such joint holder, who is higher in the order of names, will be entitled to vote at the Meeting.

Instructions for E-voting:

Step 1: Log-in to NSDL e-Voting system

- 1. Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/.
- 2. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholders' section.
- 3. A new screen will open. You will have to enter your User ID, your Password and a Verification Code as shown on the screen. Alternatively, if you are registered for NSDL eservices, you can log-in at https://eservices.nsdl.com/ with your existing login. Once you log-in to NSDL eservices after using your log-in credentials, click on e-Voting and you can proceed to Step 2 i.e. cast your vote electronically.
- 4. Your User ID details will be as per details given below:
 - a) For Members who hold shares in demat account with NSDL: 8 Character DP ID followed by 8 Digit Client ID (For example if your DP ID is IN300*** and Client ID is 12***** then your user ID is IN300***12*****).
 - b) For Members who hold shares in demat account with CDSL: 16
 Digit Beneficiary ID (For example if your Beneficiary ID is 12***************************).
 - c) For Members holding shares in Physical Form: EVEN Number followed by Folio Number registered with the company (For example if folio number is 001*** and EVEN is 101456 then user ID is 101456001***).

- 5. Your password details are given below:
 - If you are already registered for e-Voting, then you can use your existing password to login and cast your vote.
 - b. If you are using NSDL e-Voting system for the first time, you will need to retrieve the 'initial password' which was communicated to you. Once you retrieve your 'initial password', you need enter the 'initial password' and the system will force you to change your password.
 - c. How to retrieve your 'initial password'?
 - i. If your email ID is registered in your demat account or with the company, your 'initial password' is communicated to you on your email ID. Trace the email sent to you from NSDL from your mailbox. Open the email and open the attachment i.e. a .pdf file. Open the .pdf file. The password to open the .pdf file is your 8 digit client ID for NSDL account, last 8 digits of client ID for CDSL account or folio number for shares held in physical form. The .pdf file contains your 'User ID' and your 'initial password'.
 - ii. If your email ID is not registered, your 'initial password' is communicated to you on your postal address.
- 6. If you are unable to retrieve or have not received the "Initial password" or have forgotten your password:
 - Click on "Forgot User Details/Password?" (If you are holding shares in your demat account with NSDL or CDSL) option available on www.evoting.nsdl.com.
 - b. "<u>Physical User Reset Password?</u>" (If you are holding shares in physical mode) option available on <u>www.evoting.nsdl.com</u>.
 - c. If you are still unable to get the password by aforesaid two options, you can send a request at <u>evoting@nsdl.co.in</u> mentioning your demat account number/folio number, your PAN, your name and your registered address.
- 7. After entering your password, tick on Agree to "Terms and Conditions" by selecting on the check box.

- 8. Now, you will have to click on "Login" button.
- 9. After you click on the "Login" button, Home page of e-Voting will open.

Step 2: Cast your vote electronically on NSDL e-Voting system.

- After successful login at Step 1, you will be able to see the Home page of e-Voting. Click on e-Voting. Then, click on Active Voting Cycles.
- 2. After click on Active Voting Cycles, you will be able to see all the companies "EVEN" in which you are holding shares and whose voting cycle is in active status.
- 3. Select "EVEN" of the Company.
- 4. Now you are ready for e-Voting as the Voting page opens.
- 5. Cast your vote by selecting appropriate options i.e. assent or dissent, verify/modify the number of shares for which you wish to cast your vote and click on "Submit" and also "Confirm" when prompted.
- 6. Upon confirmation, the message "Vote cast successfully" will be displayed.
- 7. You can also take the printout of the votes cast by you by clicking on the print option on the confirmation page.
- 8. Once you confirm your vote on the resolution, you will not be allowed to modify your vote.

Other information:

- Your login id and password can be used by you exclusively for e-voting on the resolutions placed by the companies in which you are the shareholder.
- o It is strongly recommended not to share your password with any other person and take utmost care to keep it confidential.

In case of any queries, you may refer to the Frequently Asked Questions (FAQs) for members and e-voting user manual for members available at the Downloads sections of https://www.evoting.nsdl.com or contact NSDL at the following toll free no.: 1800-222-990.

General Guidelines for shareholders:

- Institutional shareholders (i.e. other than individuals, HUF, NRI etc.)
 are required to send scanned copy (PDF/JPG Format) of the relevant
 Board Resolution/ Authority letter etc. with attested specimen
 signature of the duly authorized signatory(ies) who are authorized to
 vote, to the Scrutinizer by e-mail (Scrutinizer mail ID) to with a copy
 marked to evoting@nsdl.co.in.
- 2. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential. Login to the e-voting website will be disabled upon five unsuccessful attempts to key in the correct password. In such an event, you will need to go through the "Forgot User Details/Password?" or "Physical User Reset Password?" option available on www.evoting.nsdl.com to reset the password.
- 3. You can also update your Mobile number and Email ID in the user profile details of the folio which may be used for sending future communication(s).
- 4. Documents in respect of items referred to in the accompanying Notice and the Explanatory Statement are available for inspection at the Registered Office of the Company between 11.00 a.m. and 1.00 p.m. upto the date of Annual General Meeting on all working days (except Saturday, Sunday and Public Holiday).
- 5. The Company is concerned about the environment and utilizes natural resources in a sustainable way. To support "Green Initiative", the Members are requested to update their email address, with their concerned Depository Participant to enable us to send you necessary documents /communication via email. Members who hold shares in

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physical form are requested to register their e-mail address with Link In time India Private Limited, Registrar and Share Transfer Agents.

By order of the Board of Directors for Jainex Aamcol Limited

MOHANLAL ZUMBARLAL KOTHARI

Managing Director

DIN: 01486305

Place: Mumbai

Date: 14th August, 2019

Registered Office:

405 & 406, Sharda Chambers, 15, Sir Vitthaldas Thackersey Marg, New Marine Lines, Mumbai-400020

CIN: L74999MH1947PLC005695

Tel.: 91-22-2200 2252 Fax: 91-22-2200 2254

Email: accounts@jainexgroup.com Website: www.jainexaamcol.com

ANNEXURE TO THE NOTICE Explanatory Statement (Pursuant to Section 102 of the Companies Act, 2013)

As required by Section 102 of the Companies Act, 2013 ("Act"), the following explanatory statement sets out all material facts relating to the business mentioned under Item Nos. 3 of the accompanying Notice:

ITEM NO. 3

As recommended by the Nomination and Remuneration Committee the Board of Directors in its Meeting held on 01st April, 2019 re-appointed Mr. Mohanlal Zumbarlal Kothari as the Managing Director of the Company for a period of three years w.e.f. 01st April, 2019 to 31st March, 2022 at a Gross Annual Salary of Rs. 16,50,000/- inclusive of all Perquisites. In addition, Mr. Mohanlal Zumbarlal Kothari will be entitled to incentive on turnover as set out in the Resolution. The reappointment of Mr. Mohanlal Zumbarlal Kothari and the remuneration payable to him is subject to approval of the Members of the Company. Therefore the consent of members is sought by way of Ordinary Resolution.

The information as required in Schedule V Part II section II (B) of the Companies Act, 2013 is as under:

- 1. Payment of remuneration is approved by a resolution passed by the Board and, in the case of a company covered under sub-section (1) of suction 178 also by the Nomination and Remuneration Committee;
- The Company has not committed any default in payment of dues to any bank or public Financial Institution or non-convertible debenture holders or any other secured creditor, and in case of default, the prior approval of the bank or public Financial Institution concerned or the non-convertible debenture holders or other secured creditor, as the case may be, shall be obtained by the company before obtaining the approval in the General Meeting.

None of the Directors except Mr. Mohanlal Zumbarlal Kothari is interested in his appointment and remuneration.

The effective Capital of the Company is Rs. 5 Crores and above but less than 100 crores. Therefore as per Section (II)(A)(ii) of Part II of Schedule V, the Company can pay yearly Remuneration not exceeding Rs. 84,00,000/- to the managerial person. Therefore the annual remuneration proposed to be paid to Mr. Mohanlal Zumbarlal Kothari shall not exceed Rs. 84,00,000/- and hence it shall be passed as an Ordinary Resolution. The following additional information as required by Section II of Part II of Schedule V to the Companies Act, 2013 is given below by way of abundant caution:

I. General Information:

(i) Nature of Industry:

The Company is engaged in Manufacturing of Gear Hobs and Cutting tools.

(ii) Date or expected date of Commencement of Commercial production:

The Company was incorporated on 15th April, 1947 as a Limited Company. Hence, Certificate of Commencement of Business was received on 15th April, 1947.

(iii) In case of new companies, expected date of commencement of activities as per project approved by Financial Institutions appearing in the prospectus:

NIL

(iv) Financial performance based on given indicators as per audited financial results for the year ended 31st March, 2019:

The Company has earned profit of Rs. 61,03,113/- in the financial year 2018-19. The revenue operations of the Company have increased in the financial year 2018-19 as compared to last year. However the company has adopted new technologies and corrective measures to cope up with the current market situations and would increase the revenue to new heights by next year thereby increasing the level of net profits.

(v) Foreign Investment or collaborations, if any:

The Company has not entered into any foreign collaboration. The Company has not made any foreign investments. The Foreign Institutional Investors are holding shares in the Company within the permitted limits.

II. Information about the appointee:

(i) Background details:

Name of Appointee	Background Details		
Mr. Mohanlal Zumbarlal Kothari	Mr. Mohanlal Zumbarlal Kothari is B.E (Mech) by Profession. He has over 33 years of technical and commercial experience in gear cutting tools and allied activities.		

(ii) Past remuneration:

Remuneration drawn by Mr. Mohanlal Zumbarlal Kothari for the period from 1st April, 2016 to 31st March, 2019 was Rs. 15,00,000/- p.a. inclusive of perquisites plus incentive on turnover as decided by and between the Board and the company.

(iii) Recognition or awards: Nil

(iv) Job profile and their suitability:

Mr. Mohanlal Zumbarlal Kothari is responsible for day-to-day management of the Company, subject to overall superintendence, control and direction of the Board of Directors. Taking into consideration his qualifications and expertise in the related fields, his position as a Managing Director is best suited for the responsibilities of current assigned role.

(v) Remuneration proposed:

The Gross Annual Salary of Rs. 16,50,000/- inclusive of all perquisites as approved by the Nomination and Remuneration Committee subject to the

approval of the members of the Company. In addition, Mr. Mohanlal Zumbarlal Kothari will be entitled to incentive on turnover as set out in the Resolution.

(vi) Comparative remuneration profile with respect to industry, size of the company, profile of the Position and person (in case of expatriates the relevant details would be with respect to the country of his origin)

Taking into consideration the size of the Company, the profile of Mr. Mohanlal Zumbarlal Kothari, the responsibilities shouldered by him and the industry benchmarks, the remuneration proposed to be paid is commensurate with the remuneration packages paid to similar senior level counterpart(s) in other companies.

(vii) Pecuniary relationship directly or indirectly with the company or relationship with the managerial Personnel, if any:

Above named appointee is related to the managerial personnel of the Company. Mr. Mohanlal Zumbarlal Kothari does not have any pecuniary relationship with them.

III. Other Information

(i) Reasons of loss or inadequate profits:

Company is having inadequate profits due to Current market conditions and competitive business.

(ii) Steps taken or proposed to be taken for improvement

Corrective measures and planning for improved technologies in the current areas of business carried out by the company.

(iii) Expected increase in productivity and profits in measurable terms

Company is confident in achieving hike in sales and thereby increases the turnover and net profits of the Company.

(iv) <u>Disclosures</u>

The information and disclosures of the remuneration package of the managerial personnel have been mentioned in the Annual report for the year ended 31st March, 2019.

Your Directors recommend the approval of proposed Resolution by the Members.

None of the Directors other than Mr. Mohanlal Zumbarlal Kothari is interested in the Resolution.

ITEM NO. 4

To ensure stability supplies in terms of quality and logistics, your Company proposes to enter into transaction(s) with M/s. Metagame Ventures Private Limited, which is related party within the meaning of Section 2(76) of the Act by appointing them as an agent for sale of products of the Company & availing Jobbing Services to the Company in the designated territory on such terms and conditions as mutually agreed and thereby earning commission @ 4% plus incentives @ 4% on the total sales made by M/s. Metagame Ventures Private Limited during the financial year 2019-20.

Section 188 of the Act and the applicable Rules framed thereunder provide that any Related Party Transaction will require prior approval of shareholders through ordinary resolution, if the aggregate value of transaction(s) amounts to 10% or more of the annual turnover of the Company as per last audited financial statements of the Company. Accordingly, transaction(s) entered into with M/s. Metagame Ventures Private Limited falls within the purview of Related Party transaction(s) in terms of provisions of the Act, applicable Rules framed thereunder read with the Listing Regulations. Hence, approval of the shareholders is being sought for the said Related Party Transaction(s) proposed to be entered into by your Company with M/s. Metagame Ventures Private Limited in the financial year 2019-20. Pursuant to Rule 15 of Companies (Meetings of Board and its Powers) Rules, 2014, as amended till date, particulars of the transaction(s) with M/s. Metagame Ventures Private Limited are as follows:

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SI.	Particulars	Remarks	
1	Name of the Related Party	M/s. Metagame Ventures Private Limited	
2	Name of the Director or KMP	Mr. Mohanlal Zumbarlal Kothari	
	who is related		
3	Nature of Relationship	Mr. Kshitij Kothari is Director of	
		M/s. Metagame Ventures Private Limited.	
		Mr. Kshitij Kothari is son of Mr. Mohanlal	
		Zumbarlal Kothari, Managing Director of	
		Jainex Aamcol Limited.	
4	Nature, material terms,	Contract / Agreement by the Company with	
	monetary value and particulars	M/s. Metagame Ventures Private Limited	
	of the contract or arrangement	by appointing them as an agent for sale of	
		products of the Company & availing	
		Jobbing Services to the Company in the	
		designated territory on such terms and	
		conditions as mutually agreed and thereby	
		earning commission @ 4% plus incentives	
		@ 4% on the total sales made by M/s.	
		Metagame Ventures Private Limited during	
		the financial year 2019-20.	
5	Any other information relevant	The said contract(s)/arrangement(s)/	
	or important for the members to	transaction(s) so carried out shall be at	
	take a decision on the proposed	arm's length basis and in the ordinary	
	resolution	course of business of the Company	

None of the Directors and Key Managerial Personnel of the Company or their respective relatives, other than as mentioned above are concerned or interested, financially or otherwise, in the resolution.

The Board of Directors recommends passing of the resolution as set out at item no. 4 of this Notice as an Ordinary Resolution.

Information Required Under Regulation 36(3) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, and Secretarial Standards on General Meetings (SS-II) issued by the Institute of Company Secretaries of India in respect to the Directors retiring by rotation and being eligible, seeking re-appointment is as under:

Particulars	Details of Director seeking reappointment at the Annual General Meeting pursuant to retirement by rotation.	Details of Director seeking for reappointment at the Annual General Meeting pursuant to expiry of the term.	
Name of the Director	Mr. Rahul Dugar	Mr. Mohanlal Zumbarlal Kothari	
Director Identification Number	00013704	01486305	
Date of Birth	10/11/1968 (51 Years)	02/10/1952 (66 Years)	
Date of appointment	31/07/2003	01/04/2007	
Qualification	B.Com	B.E (Mech)	
Expertise in Specific Functional Area	27 years experience in the field of Marketing and Administration.	33 years technical and commercial experience in gear cutting tools.	
Directorship held in other listed companies (As on 31 st March, 2019)	None	None	
Chairmanships/Memberships of the Committees of the Board of Directors of other companies (As on 31 st March, 2019)	None	None	

JAINEX AAMCOL LIMITED ANNUAL REPORT 2018-19

Shareholding of Directors (As on 31 st March, 2019)		20,750 Equity shares	Nil
Relationship between Directors inter-se		Son of Mr. Bhagat Singh Dugar, Chairman of the Company & Brother-in-law of Mr. Kunal Bafna, Whole Time Director of the Company	None

Route map for venue of the AGM

405 & 406, Sharda Chambers, 15, Sir Vitthaldas Thackersey Marg, New Marine Lines, Mumbai- 400020



DIRECTORS' REPORT

DEAR MEMBERS,

Your Directors have pleasure in presenting the 71st Annual Report on the affairs of the Company together with the Audited Statement of Accounts of Jainex Aamcol Limited (the "Company"), for the financial year ended 31st March, 2019. A summary of the financial results is given below:-

1. FINANCIAL PERFORMANCE

The financial performance of the company for the Financial Year 2018-19 in comparison to the previous financial year 2017-18 are summarized below:

(Amount in Rs)

		(Amount in Ks)
PARTICULARS	2018-19	2017-18
Turnover	17,53,59,285	15,76,20,911
Other Income	2,62,265	3,80,598
Total Revenue	17,56,21,550	15,80,01,509
Earnings before interest, tax, depreciation, exceptional items and amortization (EBITDA)	2,80,99,060	2,24,11,771
Interest	73,96,191	90,83,979
Depreciation	1,20,23,211	1,14,58,409
Profit/(Loss) before Extra- ordinary items & Taxes	86,79,658	18,69,383
Exceptional items	0	0
Extraordinary items	0	0
Profit/(Loss) before Taxes	86,79,658	18,69,383
Current Tax	9,11,065	20,433
Earlier Year	0	0
Deferred Tax	16,65,480	21,49,459
Profit/(Loss) after tax	61,03,113	(3,00,509)

2. STATE OF COMPANY'S AFFAIRS

During the year under review, there was increase in the turnover of the company as compared with the previous year i.e. from Rs. 15,76,20,911/- to Rs. 17,53,59,285/-.

The Company has reported Net Profit of Rs. **61,03,113**/- against Net Loss of Rs. **3,00,509**/- in the previous year.

3. TRANSFER TO RESERVES

The Company has earned profit during the financial year 2018-19, but the Board of Directors of your Company, has decided not to transfer any amount to the Reserves for the year under review.

4. <u>DIVIDEND</u>

To conserve the funds for future business growth, your Directors have not recommended any dividend on equity shares in respect of the financial year 2018-19.

5. SHARE CAPITAL

The Paid up Share capital as on 31st March, 2019 was Rs. 1,49,93,940/- During the year under review, the Company has not issued any shares with differential rights as to dividend, voting or otherwise or convertible debentures.

6. SUBSIDIARY COMPANIES, JOINT VENTURES AND ASSOCIATE COMPANIES

During the year under review, your Company has no Subsidiary/ Associate/ Joint Venture Companies.

7. PUBLIC DEPOSITS

Your Company has not been accepting any deposits from the public and hence there are neither unpaid/unclaimed deposits nor any default in repayment thereof.

8. BOARD MEETINGS

During the year under review, 4 (Four) Board Meetings were held on 18th May, 2018, 14th August, 2018, 14th November, 2018 and 14th February, 2019.

9. COMMITTEES OF THE BOARD OF DIRECTORS

During the year under review, all recommendations made by the Audit Committee/Nomination & Remuneration Committee were accepted by the Board. There were no instances where the Board has not accepted any recommendation of the Audit Committee.

10. MATERIAL CHANGES AND COMMITMENT IF ANY AFFECTING THE FINANCIAL POSITION OF THE COMPANY

No material changes and commitments affecting the Financial Position of the Company have occurred between the end of the Financial year of the Company to which the Financial Statement relate and the date of this report.

11. EXTRACT OF ANNUAL RETURN

Pursuant to the provisions of Section 134 (3) (a) of the Companies Act, 2013, Extract of the Annual Return for the financial year ended 31st March, 2019 made under the provisions of Section 92 (3) of the Act in Form MGT-9 is annexed herewith as "Annexure A".

12. PARTICULARS OF LOANS GRANTED, GUARANTEE PROVIDED AND INVESTMENTS MADE PURSUANT TO THE PROVISIONS OF SECTION 186 OF THE COMPANIES ACT, 2013

During the year under review the company did not provide any loans, guarantees or investments as per the provisions of Section 186 of the Companies Act, 2013.

13. LOAN FROM DIRECTORS

Particulars of loan from Directors of the Company are provided in Note No. 31-Sub Note No. 10(c) to the financial statements. Refer.

14. PARTICULARS OF ENERGY CONSERVATION, TECHNOLOGY ABSORPTION, EXPENDITURE ON RESEARCH AND DEVELOPMENT & FOREIGN EXCHANGE EARNINGS AND OUTGO

Considering the nature of activities in which the Company operates, energy consumption is in accordance to the normal business practices and does not require any specific installations. In its regular course of business, the Company is always vigilant to conserve the resources and continuously implements measures required to save energy.

The Company has adopted new technologies and corrective measures to cope up with the current market situations. In the course of its operations, processes are formed and implemented to achieve operational efficiencies which provide maintaining product quality and cost control.

The Company had Foreign Exchange earnings/outgo during the year under review.

The Foreign Exchange earned in terms of actual inflows during the financial year 2018-19 is Rs 315.90 Lakhs

The Foreign Exchange outgo in terms of actual inflows during the financial year 2018-19 is Rs 64.20 Lakhs

The details of Conservation of Energy, Technology Absorption, Foreign Exchange Earnings and Outgo pursuant to provisions of Section 134 of the Companies Act, 2013 read with Rule 8(3) of the Companies (Accounts) Rules, 2014 are attached as `Annexure B' which forms part of this report.

15. DIRECTORS AND KEY MANAGERIAL PERSONNEL

- In terms of the provisions of the Companies Act, 2013, Mr. Rahul Dugar retires from the Board of Directors of the Company by rotation at the ensuing Annual General Meeting and being eligible, has offered himself for re-appointment. The Board recommends his re-appointment.
- Mr. Mohanlal Zumbarlal Kothari was re-appointed as the Managing Director of the Company for a period of three years i.e. from 01st April, 2019 to 31st March, 2022 on the terms & conditions and at a remuneration plus benefits and perquisites as approved by the Board of Directors in its

meeting held on 01st April, 2019 subject to approval of the members of the company in the ensuing Annual General Meeting.

3. The Company has received individual declaration from all the Independent Director(s) of the Company under section 149(7) of the Companies Act, 2013 in respect of meeting the criteria of independence provided under section 149(6) of the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

None of the Directors are disqualified for re-appointment under Section 164 of the Companies Act, 2013.

16. <u>DIRECTORS' RESPONSIBILITY STATEMENT</u>

Pursuant to the requirements of Section 134(5) of the Companies Act, 2013, Directors of your Company hereby state and confirm that:-

- a) in the preparation of the annual accounts for the financial year ended 31st March, 2019, the applicable accounting standards have been followed along with proper explanation relating to material departures, if any;
- that they have selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of your Company as at 31st March, 2019 and of the profit and loss of the Company for that period;
- that they have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 2013 for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- d) that they have prepared the annual accounts for the financial year ended 31st March, 2019 on a going concern basis;
- that they have laid down internal financial controls to be followed by the Company and that such internal financial controls are adequate and were operating effectively; and

f) that they have devised proper systems to ensure compliance with the provisions of all applicable laws and these are adequate and are operating effectively.

17. EXPANSION OF BUSINESS

The Company through its Board of Directors and management is taking extra efforts to reach at higher level by setting a benchmark. The Company also wishes to explore its business in future by keeping in view the dynamism of global market.

18. <u>AUDITORS</u>

M/s. P.M. Bhargava & Co., Chartered Accountants, Mumbai, were appointed as Statutory Auditors for a term of 5 years from FY 2017-18 to FY 2021-22 by the members at the 69th AGM of the Company held on 28th September, 2017. They have confirmed that they are not disqualified from continuing as Statutory Auditors of the Company.

19. AUDITOR'S REPORT

The notes on financial statements referred to in the Auditors Report are self-explanatory. The Auditors' Report does not contain any qualification. However, the Auditors in their Report have mentioned their observation and the same have been laid down below along with Directors' comments:

SR.	Auditors' Observation in the auditors' report	Directors'
No.		comments on the
		observations of
		the auditors
		mentioned in the
		auditors' report

 "Details of dues set out herein below in respect of customs duty which has not been deposited as at 31st March, 2019 by the company with the appropriate authorities on account of disputes.

Name of Statute	Nature of Dues	Amount in Lacs	Amount in Rs. Lacs paid under protest	Period to which the amount relates	Forum were disputes is pending
Customs	Customs Duty	7.14	2.00	2008-2009	Customs and Excise Tribunal, Mumbai- Case is heard and matter is reverted back to the concerned assessing authority to re-look afresh.

Cause Show Notice was issued wrongly by the assessing authority for Special Additional Duty which was already paid; demand for basic custom duty can't be raised now being time barred advised company's counsel does not find any merit.

2. "In our opinion and according to the information and explanations given to us, the Company has defaulted in repayment of term loans installments of Bank of India as mentioned below:

Sr. No	Period/ Type		Amount of Default	Delay- till date of this report	
	Financial	Due	Loan		
	Year	Date	Type		
1.	2018	Mont	Term	17.00	Monthly
	(part)	hly	Loan 15	51.75	installmen
	and				t due from
	2019				December

The company has applied to the Bank for reschedulement/ deferment of instalments fallen due on TLs and interest thereon which is under consideration by the bank.

20. COST AUDITORS

The appointment of Cost Auditor is not applicable to the Company as per Companies Act, 2013.

21. SECRETARIAL AUDITOR AND SECRETARIAL AUDIT REPORT

The Company has appointed Ms. Kavita Raju Joshi, Practicing Company Secretary, bearing Membership No. 22387 and Certificate of Practice No. 8893 to conduct Secretarial Audit of the Company for the financial year 2018-19 in terms of provisions of Section 204 of the Companies Act, 2013. The Secretarial Audit Report is annexed to this Report as "Annexure C" (Form MR-3).

22. DEMATERIALIZATION

Your Company has tied up with National Securities Depository Ltd. (NSDL) and Central Depository Services (India) Ltd. (CDSL) to enable the members to trade and hold shares in an electronic/dematerialized form. The shareholders are advised to take benefits of dematerialization.

23. LISTING OF SHARES

The Company's equity shares continue to be listed on The Bombay Stock Exchange Ltd (BSE).

24. <u>CONTRACTS OR ARRANGEMENTS WITH RELATED PARTIES UNDER SECTION</u> 188 OF THE COMPANIES ACT, 2013

During the financial year under review, the Company had not entered into material related party transactions. However the Company intends to enter into Related Party Transaction with M/s. Metagame Ventures Private Limited during the financial year 2019-20 as set out in the Item No.4 of the Notice to the Annual General Meeting.

25. MANAGEMENT DISCUSSION AND ANALYSIS

Management's Discussion and Analysis Report for the year under review, as stipulated under the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") is presented in a separate section forming part of the Annual Report.

26. COMMITTEES OF BOARD

Following are the committees which are constituted or re-constituted by the Company:

A. AUDIT COMMITTEE

The company is having an audit committee comprising of the following directors:

NAME	DESIGNATION	CATEGORY
Mr. Hitesh Mulraj Popat	Chairman	Independent/Non-Executive
		Director
Mr. Sunil Sampatraj Parakh	Member	Independent/Non-Executive
		Director
Mr. Kunal Bafna	Member	Executive Director & CFO

B. NOMINATION AND REMUNERATION COMMITTEE

The company is having a Nomination and Remuneration Committee comprising of the following Members:

NAME	DESIGNATION	CATEGORY
Mr. Sunil Sampatraj Parakh	Chairman	Independent/Non-
		Executive Director
Mr. Hitesh Mulraj Popat	Member	Independent/Non-
		Executive Director
Mr. Vinit Ramgopal Kejriwal	Member	Independent/Non-
ivir. Viilit Kailigopai Kejiliwai		Executive Director

In terms of requirements prescribed under Section 178(3) of the Companies Act, 2013, the Company has formulated the Nomination and Remuneration Policy inter-alia providing the terms for appointment and payment of remuneration to Directors and Key Managerial Personnel and the same has been uploaded on company's website. Nomination & Remuneration Policy is annexed to this report in "ANNEXURE D".

C. ANTI-SEXUAL HARASSMENT COMMITTEE AND RELATED DISCLOSURE.

The Board of Directors having an Anti-Sexual Harassment Committee comprising of following members.

NAME	DESIGNATION	CATEGORY
Ms. Manju Jain	Chairperson	Independent/Non-
		Executive Director
Ms. S L Chavan	Member	Employee
Ms. S R Kamble	Member	Employee

The Company has in place an Anti-Sexual Harassment Policy in line with the requirements of the Sexual Harassment of Woman at Workplace and has complied with provisions relating to the constitution of Internal Complaints Committee under the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013. All women employees (permanent, contractual, temporary and trainee) of the Company are covered under this Policy.

The following is a summary of Sexual Harassment complaints received and disposed off during the year:

Sr. No.	No. of Complaints received	No. of Complaints disposed off
Nil	Nil	Nil

NOTE: The Company has dissolved its CSR Committee as the Company is not required to constitute the same.

27. RISK MANAGEMENT POLICY AND INTERNAL ADEQUACY

Your Company has in place a mechanism to identify, assess, monitor and mitigate various risks to key business objectives. Major risks identified by the businesses and functions are systematically addressed through mitigating actions on a continuing basis. Your Company's internal control systems are commensurate with the nature of its business and the size and complexity of its operations. These are routinely tested by Statutory as well as Internal Auditors. Significant audit observations and follow up actions thereon are reported to the Audit Committee.

28. VIGIL MECHANISM/WHISTLE BLOWER POLICY

The provisions of this policy are in line with the provisions of the Section 177(9) of the Act. The Company has put in place a system through which the

Directors and Employees may report concerns about unethical behavior, actual or suspected fraud or violation of the Company's Code of Conduct & Ethics without fear of reprisal. The Employees and Directors may report to the Compliance Officer and have direct access to the Chairman of the Audit Committee.

The Company has formulated and published a Whistle Blower Policy to provide Vigil Mechanism for employees including directors of the Company to report genuine concerns.

29. INTERNAL FINANCIAL CONTROLS

Your Company has in place adequate internal financial controls with reference to financial statements. During the year under review, such controls were tested and no reportable material weaknesses were observed.

30. TRANSFER TO INVESTOR EDUCATION AND PROTECTION FUND (IEPF)

During financial year under review, the Company has not transferred any amount to Investor Education and Protection Fund (IEPF).

31. MAINTAINENCE OF COST RECORDS AS SPECIFIED UNDER SECTION 148(1) OF THE COMPANIES ACT, 2013

Central Government has not prescribed the maintenance of cost records under section 148(1) of the Companies Act, 2013 for any of the products/services dealt by the Company. Accordingly, maintenance of such accounts and records is not applicable to the Company.

32. PARTICULARS OF EMPLOYEES

Disclosures with respect to the remuneration of Directors and employees as required under Section 197 of the Companies Act, 2013 read with Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 are provided under "Annexure E", which is annexed to this Report.

None of the employees of the Company were in receipt of monthly or yearly remuneration in excess of the limits specified under the Companies Act, 2013 and Rule 5(2) & Rule 5(3) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014.

33. <u>SIGNIFICANT AND MATERIAL ORDERS PASSED BY THE REGULATORS OR COURTS:</u>

There are no significant/ material orders passed by the regulators or courts or tribunals impacting the going concern status of the Company and its operations in future.

34. CORPORATE GOVERNANCE

The Company is not required to comply with the provisions of Regulation 17 to Regulation 27 and clause (b) to clause (i) of sub regulation (2) of Regulation 46 and Para C, D and E of Schedule V as mentioned in Regulations 15 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 which came into force with effect from 01st December, 2015 as the Paid-up Share Capital of the Company is less than Rs.10,00,00,000 (Rupees Ten Crores Only) and the Net Worth of the Company is also less than Rs.25,00,00,000 (Rupees Twenty Five Crores Only) based on the Annual Audited Financial Results of the Company for the quarter and year ended March 31, 2019.

35. PERFORMANCE EVALUATION

The Company has devised a policy for evaluation of Performance of the Board of Directors, its Committees and individual Directors ("Policy"). The evaluation involves assessment of performance individually of each of the Board Members and of the entire Board of Directors and its Committees.

The performance evaluation criteria of the entire Board of Directors inter alia comprised of the following key areas:

- i. the role of a Board Members is clearly defined and understood;
- ii. the Board has ensured that the organization's accomplishments and challenges are communicated to Members and Stakeholders;
- iii. the spread of talent within the Board reflect the Company's needs;
- iv. all Board Members bring valuable skill and experience to the Company;
- v. the composition of the Board is sufficient to carry out the work required of it;
- vi. the matters relating to the Company are discussed in a structured manner;

- vii. the Board knows and understand the Company's mission, vision and strategy; the Board's Meeting agenda clearly reflects strategic plan or priorities;
- viii. the Board papers contain the correct amount and type of information;
 - ix. all Board Members participate in important Board discussions;
 - x. the Board knows and keep abreast of trends and issues affecting the market in which the Company competes
- xi. the Board understands the business it is governing;
- xii. the Board Members actively engage in networking for the benefit of the Company;
- xiii. the Board Members have sufficient financial skills to ensure that the Board can discharge its governance responsibilities;
- xiv. the Company have relevant internal reporting and compliance systems;
- xv. the Board Members are aware of their risk assessment duties as Directors;
- xvi. there is a clear understanding of the Company's business risk;
- xvii. the Board encourages Directors to pursue opportunities for personal development;
- xviii. the Board have a succession plan in place for the Directors, KMP and Senior Management Personnel;
- xix. responsibilities have been effectively delegated amongst the Executive Directors, KMP and Senior Management Personnel;
- xx. There is good communication between the Board and KMP.

The evaluation framework for assessing the performance of Committee(s) of Board of Directors inter-alia comprised of the following key areas:

- the Committees have been constituted in compliance with the requirement of Listing Regulations and the Companies Act, 2013 read with the Rules there under;
- ii. the role/terms of reference of the Committee Members is clearly defined and understood;
- iii. the composition of the Committee is sufficient to carry out the work required of it;
- iv. the Committee knows and understands the Company's mission, vision and strategy;

- v. the Committee's Meetings are properly conducted and agenda papers contain the correct amount and type of information;
- vi. all Committee Members participate in discussion making;
- vii. the Committee Members have sufficient skills to ensure efficient discharge of responsibilities;
- viii. There is good communication between the Committees and the Board.
- ix. the Committee has relevant internal reporting and compliance systems;

The performance evaluation process of individual Directors inter alia comprised of the following key areas:

- i. uphold ethical standards of integrity and probity;
- ii. act objectively and constructively while exercising their duties;
- iii. exercise their responsibilities in a bona fide manner in the interest of the Company;
- iv. devote sufficient time and attention to their professional obligations for informed and balanced decision making;
- v. assist the Company in implementing the best corporate governance practices;
- vi. strive to attend all Meetings of the Board of Directors and of the Board committees of which they are members;
- vii. moderate and arbitrate in the interest of the Company as a whole, in situations of conflict between Management and Shareholder's interest;
- viii. satisfy themselves on the integrity of financial information and that financial controls and the systems of risk Management are robust and defensible:
 - ix. strive to safeguard the interests of all stakeholders, particularly the minority shareholders;
 - x. balance the conflicting interest of the stakeholders;
- xi. seek appropriate clarification or amplification of information and, where necessary, take and follow appropriate professional advice and opinion of outside experts;
- xii. keep themselves well informed about the Company and the external environment in which it operates;
- xiii. participate constructively and actively in the committees of the Board in which they are chairpersons or members;

- xiv. strive to attend the general Meetings of the Company;
- xv. acting within their authority, assist in protecting the legitimate interests of the Company, shareholders and its employees;
- xvi. pay sufficient attention and ensure that adequate deliberations are held before approving related party transactions and assure themselves that the same are in the interest of the Company;
- xvii. ascertain and ensure that the Company has an adequate and functional vigil mechanism and ensure that the interests of a person who uses such mechanism are not prejudicially affected on account of such use;
- xviii. report concerns about unethical behaviour, actual or suspected fraud or violation of the Company's code of conduct or ethics policy, if any;
- xix. maintain confidentiality of information such as commercial secrets, technologies, advertising and sales promotion plans, unpublished price sensitive information, unless such disclosure is expressly approved by the Board or required by law;
- xx. abide by Company's Memorandum and Articles of Association, Company's policies and procedures including code of conduct, insider trading guidelines etc;
- xxi. they express concerns about the running of the Company or a proposed action and ensure that these are addressed by the Board and, to the extent that they are not resolved, insist that the concerns are recorded in the Minutes of the Board Meeting;
- xxii. develop a good working relationship with other Board members and contribute to the Board's working relationship with the senior Management of the Company;
- xxiii. fairly contribute towards proper functioning of Board or Committees of the Board.

The evaluation framework for assessing the performance of Independent Directors inter-alia comprised of the following key areas:

- satisfy the criteria for independence as prescribed under Section 149 of the Companies Act, 2013 and the Listing Regulations;
- help in bringing an independent judgment to bear on the Board's deliberations especially on issues of strategy, performance, risk Management, resources, key appointments and standards of conduct;

- iii. bring an objective view in the evaluation of the performance of Board and Management;
- actively scrutinize the performance of Management in Meeting agreed goals and objectives and monitor the reporting of performance;
- v. undertake appropriate induction and regularly update and refresh their skills, knowledge and familiarity with the Company;
- vi. contribute to determine appointment and remuneration of executive Directors, Key Managerial Personnel (KMP) and senior Management;
- vii. exercise objective independent judgment in the paramount interest of the Company as a whole, while concurring in or dissenting from the collective judgment of the Board in its decision making.

In terms of the Policy, a process of evaluation was undertaken by the Board for its own performance and that of its Committees and individual Directors. The evaluation process focused on various aspects of the functioning of the Board and Committees. Separate exercise was carried out to evaluate the performance of individual Directors on specified parameters.

The outcome of evaluation process was shared with the Board, Chairman of respective Committees and individual Directors. Based on the outcome of the evaluation, the Board and Committees have agreed on an action plan for the identified areas.

The details of program for familiarization of Independent Directors with the Company, industry in which it operates, their roles, rights, responsibilities is made available on the website of the Company – www.jainexaamcol.com.

36. <u>INDEPENDENT DIRECTORS MEETING</u>

During the year under review, the Independent Directors of the Company met on Thursday, 14th February, 2019, inter-alia, to discuss:

- i. Evaluation of performance of Non-Independent Directors and the Board of Directors of the Company as a whole.
- ii. Evaluation of performance of the Chairman of the Company, taking into view of Executive and Non-Executive Directors.

iii. Evaluation of the quality, content and timelines of flow of information between the Management and the Board that is necessary for the Board to effectively and reasonably perform its duties.

37. GENERAL

The Board of Directors state that no disclosure or reporting is required in respect of the following items as there were no transactions on these items during the year under review:

- Issue of equity shares with differential rights as to dividend, voting or otherwise.
- Issue of shares (including sweat equity shares) to employees of the Company under any scheme.
- The Company does not have any scheme of provision of money for the purchase of its own shares by employees or by trustees for the benefit of employees.
- No fraud has been reported by the Auditors to the Audit Committee or the Board.
- 5. The Company has complied with the applicable Secretarial Standards issued by the Institute of Company Secretaries of India.

38. ACKNOWLEDGEMENTS

Your Directors would like to thank and place on record their appreciation for the support and co-operation provided to your Company by its Shareholders, their employees, regulatory authorities and its bankers. Your Directors would also like to place on record their appreciation for the efforts put in by employees of the Company during the year.

FOR AND ON BEHALF OF THE BOARD OF DIRECTORS

for Jainex Aamcol Limited

Rahul Dugar

DIN: 00013704

Director

Mohanlal Zumbarlal Kothari
Managing Director
DIN: 01486305

Date:14th August, 2019

Place: Mumbai

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ANNEXURE "A" FORM NO. MGT – 9 ANNEXURE "A" EXTRACT OF ANNUAL RETURN

As on the Financial year ended 31st March, 2019

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

I. REGISTRATION AND OTHER DETAILS:

CIN	L74999MH1947PLC005695					
Registration Date	15/04/1947					
Name of the Company	JAINEX AAMCOL LIMITED					
Category / Sub-Category of	PUBLIC COMPANY/LIMITED BY SHARES					
the Company						
Address of the Registered	405 & 406, Sharda Chambers, 15 Sir					
Office and Contact Details	Vitthaldas Thackersey Marg, New Marine					
	Lines Mumbai – 400020.					
Whether Listed Company	Yes					
Name, Address and Contact	Link Intime India Pvt. Ltd.					
details of Registrar and	C 101, 247 Park,					
Transfer Agent, if any	L.B.S. Marg, Vikhroli (West),					
	Mumbai - 400083.					

II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY

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

Sr. No.	Name and Description of main products / services		% to total turnover of the Company
1.	Gear Hobs and Cutting tools	*2593	100%

^{*}NIC Code of 2008 is taken into consideration.

III. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES

Sr. No	Name & Address Of The Company	CIN/GLN	Holding/ Subsidiary/ Associate	% Of Shares Held	Applicable Section
	-	-	-	-	-

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

(i) Category wise shareholding

Category of Shareholders	be	ginning	s held at t of the yea .04.2018)		No. of Shares held at the end of the year (As on 31.03.2019)			end of	% Change during
	Demat	Physical	Total	% of Total Shares	Demat	Physical		% of Total Shares	the year
A. Promoters									
(1) Indian									
a) Individual/HUF	490922	53125	544047	36.36	490922	53125	544047	36.36	0
b) Central Govt	-		-		-	-	-		-
c) State Govt (s)	-		-		-	-	-		-
d) Bodies Corp.	577956		577956	38.62	577956	-	577956	38.62	0
e) Banks / FI	-				-	-	-		-
f) Any Other	-				-	-	-		-
Sub-total (A) (1)	1068878	53125	1122003	74.98	1068878	53125	1122003	74.98	0
(2) Foreign									
a) NRIs - Individuals	-	-	-	-	-	-	-	-	-
b) Other - Individuals	-	-	-	-	-	-	-	-	-
c) Bodies Corp.	-	-	-	-	-	-	-	-	-
d) Banks / FI	-	-	-	-	-	-	-	-	-
e) Any Other	-	-	-	-	-	-	-	-	-
Sub-total (A) (2)	0	0	0	0	0	0	0	0	0

Total	1068878	52125	1122003	74.98	1068878	53125	1122003	74.98	0
shareholding of	1008878	33123	1122003	74.30	1000070	33123	1122003	74.30	U
Promoter (A) =									
(A)(1)+(A)(2)									
B. Public									
Shareholding									
1. Institutions									
a) Mutual Funds	-	-	1	1	-	-	-	-	-
b) Banks / FI	-	21950	21950	1.47	-	21950	21950	1.47	0
c) Central Govt	-	1		1	-	1	-		1
d) State Govt(s)	-	-	-	-	-	-	-	-	-
e) Venture Capital Funds	-	-	ı	1	-	-	-	-	-
f) Insurance Companies	150000	ı	150000	10.02	150000	-	150000	10.02	0
g) FIIs	-	-	-	-	-	-	-	-	-
h) Foreign	-	-	-	-	-	-	-	-	-
Venture Capital									
funds									
i) Others	-	1	1	1	-	-	-		-
(specify)	4=0000	21252	4=40=0	44.40	4.0000	210-0	4=40=0	44.40	
Sub-total (B)(1) 2. Non-	150000	21950	171950	11.49	150000	21950	171950	11.49	0
institutions									
a) Bodies Corp.									
i) Indian	1911	1550	3461	0.23	2433	1550	3983	0.26	0
ii) Overseas	-	-	-	-	-	-	-	-	
b) Individuals									
i) Individual	17839	65370	83209	5.56	18567	64020	82587	5.52	
Shareholders	_, 555	-33.0		2.55		520	-2007	5-	
holding nominal									
share capital									
upto 1 lakh									
ii) Individual	115355	-	115355	7.71	115355	-	115355	7.71	-
Shareholders				•				-	
holding nominal									
share capital in									
excess of 1 lakh									
c) Non Residents									
of Non Residents									

i) Non Resident Indians	200	-	200	0.01	200	-	200	0.01	0
ii) Overseas Corporate Bodies	-	-	-	-	-	-	-	-	-
iii) Foreign Nationals	-	1	1	1	1	-	1	ı	1
iv) Clearing Members	110	1	110	0.01	210	-	210	0.01	-
v) Trusts	-	-	-	-	-	-	-	-	-
vi) Hindu Undivided Families	50	-	50	0.003	50	-	50	0.003	0
vii) Foreign Bodies	-	-	-	-	-	-	-	-	-
Sub-Total (B)(2):	135465	66920	202385	13.52	136815	65570	202385	13.52	-
Total Public Shareholding (B)=(B)(1)+(B)(2)	285465	88870	374335	25.01	286815	87520	374335	25.01	0
C. Shares held by Custodian for GDRS & ADRS	-	-	-	-	-	-	-	-	-
Grand Total (A+B+C)	1354343	141995	1496338	100	1355693	140645	1496338	100	0

(ii) Shareholding of Promoters

Shareholder's Name	beginni	ng of the y 01.04.2018		No. of Shares held at the end of the year (As on 31.03.2019) No. of % of Shares Shares Pledged/ of the compa ny to total shares			% Change during the year
Jainex Foods Private Ltd	577956	38.62	0	577956	38.62	0	0
Bhagat Singh Dugar	62597	4.18	0	62597	4.18	0	0
Bharati Bafna	205700	13.75	0	205200	13.71	0	-0.04
Rahul Dugar	95250	6.36	0	20750	1.39	0	-4.97
Ketaki Mazumdar	59720	3.99	0	59720	3.99	0	0
Ronojoy Mazumdar	53495	3.58	0	53495	3.58	0	0
Pravin Chimanlal Vora	27210	1.82	0	27210	1.82	0	0
Nandita Dugar	24500	1.64	0	24500	1.64	0	0
Sujoy Mazumdar	15575	1.04	0	15575	1.04	0	0
Kunal Bafna	-	-	-	75000	5.01	0	5.01
Total	1122003	74.98	0	1122003	74.98	0	0

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

Particulars	beginni	olding at the ng of the year 01.04.2018)	_	at end of the year 1.03.2019)
Particulars	No. of	% of total	No. of shares	% of total
	shares	shares of the Company		shares of the Company
At the beginning of	1122003	74.98	-	-
the year				
Date wise	No	No		
increase/decrease	change	change		
in Promoters Share				
holding during the				
year specifying the				
reasons for				
increase/decrease				
(e.g.				
allotment/transfer/				
bonus/sweat equity				
etc)			440000	=
At the end of the	-	-	1122003	74.98
year				

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

SI. N o.	Shareholder's Names	Shareholding at the beginning of the year (As on 01.04.2018)		Shareholding at end of the year (As on 31.03.2019)		
		No. of shares	% of total shares of the Compan y	No. of shares	% of total shares of the Compan Y	
1	PURUSHOTTAM DAMODARLAL SINGI					
	At the beginning of the year	60,000	4.00			
	Date wise Increase / Decrease in Share holding during the year specifying the reasons for increase / decrease	-	-	-	-	
	At the end of the year	-	-	60,000	4.00	
2	PUSHPA GARG					
	At the beginning of the year	44,046	2.94			
	Date wise Increase / Decrease in Share holding during the year specifying the reasons for increase / decrease	-	-	-	-	
	At the end of the year	-	-	44,046	2.94	
				•		

3	GENERAL INSURANCE CORPN. OF INDIA				
	At the beginning of the year	37,125	2.48	-	-
	Date wise Increase / Decrease in Share holding during the year specifying the reasons for increase / decrease	-	-	-	-
	At the end of the year	-	-	37,125	2.48
4	ORIENTAL FIRE & GENERAL INSURANCE CO.LTD				
	At the beginning of the year	30,120	2.01	-	-
	Date wise Increase / Decrease in Share holding during the year specifying the reasons for increase / decrease	-	-	-	-
	At the end of the year	-	-	30,120	2.01
5	NEW INDIA ASSURANCE CO. LTD				
	At the beginning of the year	27,585	1.84	-	-
	Date wise Increase / Decrease in Share holding during the year specifying the reasons for increase / decrease	-	-	-	-
	At the end of the year	-	-	27,585	1.84
	At the end of the year	-	-	27,585]

6	NATIONAL INSURANCE CO. LTD				
	At the beginning of the year	27,585	1.84	-	-
	Date wise Increase / Decrease in Share holding during the year specifying the reasons for increase / decrease	-	-	-	-
	At the end of the year	-	-	27,585	1.84
7	UNITED INDIA INSURANCE COMPANY LTD.				
	At the beginning of the year	27,585	1.84	-	-
	Date wise Increase / Decrease in Share holding during the year specifying the reasons for increase / decrease	-	-	-	-
	At the end of the year	-	-	27,585	1.84
8	THE SICOM LIMITED				
	At the beginning of the year	21,950	1.47	-	-
	Date wise Increase / Decrease in Share holding during the year specifying the reasons for increase / decrease		-1	1	-1
	At the end of the year	-	-	21,950	1.47
9	SHRIKANT GOPALDAS MANTRI				
9		11 116	0.74		
	At the beginning of the year	11,146	0.74	-	-
	Date wise Increase / Decrease in Share holding during the year specifying the reasons for increase / decrease	-	-	-	-
	At the end of the year	-	-	11,146	0.74

10	KANKARIA SECURITIES PVT. LTD.				
	At the beginning of the year	1911	0.13	-	-
	On 22/03/2019 Increase in Share holding due to transfer of shares.	251	0.01	-	-
	On 29/03/2019 Increase in Share holding due to transfer of shares.	256	0.02		
	At the end of the year	-	-	2418	0.16

(v) Shareholding of Directors and Key Managerial Personnel:

Sr No	Shareholder's Name	beginning	ding at the gof the year .04.2018)	Shareholdir the year (As on 31.0	ng at the end of 3.2019)
			% of total shares of the company	No. of shares	% of total shares of the company
1.	BHAGAT SINGH DUGAR				
	At the beginning of the year	62597	4.18	-	-
	Date wise Increase / Decrease in Share holding during the year specifying the reasons for increase / decrease	Nil	Nil		
	At the end of the year	-	-	62597	4.18

2.	RAHUL DUG	iAR				
	At the begin	ning of the	95250	6.36	-	-
	year Date wise In	crease /				
	Decrease in Share					
	holding during the					
	year specifying the reasons for increase / decrease Date Reason					
	29/03/2019	Transfer				
	23, 03, 2013	114115161	(74,500)	(4.98)		
	At the end of the year		-	-	20750	1.38
3.	MOHANLAL					
	ZUMBARLAL KOTHARI					Г
	At the beginning of the		Nil	Nil	-	-
	year Date wise Increase /		_	_		
	Decrease in Share					
	holding duri					
	year specify	ing the				
	reasons for	increase /				
	decrease				A1*1	
	At the end o	of the year	-	-	Nil	Nil
4.	KUNAL BAFI	NA				
	At the begin	ning of the	Nil	Nil	-	-
	year					
	Date wise Increase /					
	Decrease in Share					
	holding during the year specifying the					
	reasons for	_				
	decrease					

	Date	Reason				
	14/12/2018	Transfer	75000	5.01		
	At the end of the year					5.01
5.	SUNIL PARAKH					
	At the beginning of the year Date wise Increase / Decrease in Share holding during the year specifying the reasons for increase / decrease At the end of the year		Ni	l Nil	-	-
				-		
					Nil	Nil
6.	VINIT KEJRIWAL					
	At the begin year	ning of the	Nil	Nil	-	-
	Date wise Increase / Decrease in Share holding during the year specifying the reasons for increase / decrease			-		
	At the end o		-	-	Nil	Nil
7.	MANJU JAIN				<u> </u>	
	At the begin year	ning of the	Nil	Nil	-	-
	Date wise In Decrease in holding duri specifying the for increase	Share ng the year ne reasons	-	-		
	At the end o	of the year	-	-	Nil	Nil

8.	HITESH POPAT				
	At the beginning of the	Nil	Nil	-	-
	year				
	Date wise Increase /	-	-		
	Decrease in Share				
	holding during the year				
	specifying the reasons				
	for increase / decrease				
	At the end of the year	-	-	Nil	Nil

V. INDEBTEDNESS

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

(Rs. in Lacs)

Particulars	Secured	Unsecured	Deposits	Total
	Loans	Loans		Indebtedness
	Excluding			
	deposits			
Indebtedness at the				
beginning of the financial				
year				
i) Principal Amount				
- Term Loans	297.49	-	-	297.49
- Vehicle Loans	-	-	-	-
- Working Capital Facilities	244.52	-	-	244.52
- Unsecured Loans	-	253.94	-	253.94
ii) Interest due but not paid	-	-	-	-
iii) Interest accrued but not	-	-	-	-
due				
Total (i+ii+iii)	542.01	253.94	-	795.95
	_			

Change in Indebtedness	-	-	-	-
during the financial year				
Addition				
- Term Loans	-	-	-	-
- Vehicle Loans	-	-	-	-
- Working Capital Facilities	2.28	-	-	2.28
- Unsecured Loans	-	27.86	-	27.86
- Interest accrued but not	-	-	-	-
due				
Reduction				
- Term Loans	99.42	-	-	99.42
- Vehicle Loans	-	-	-	-
- Working Capital Facilities	-	-	-	-
- Unsecured Loans	-	-	-	-
- Interest due but not paid	-	-	-	-
Net Change	-97.14	27.86	-	-69.28
Indebtedness at the end of				
the financial year				
i) Principal Amount				
- Term Loans	198.07	-	-	198.07
- Vehicle Loans	-	-	-	-
- Working Capital				
Facilities	246.80	-	-	246.80
- Unsecured Loans		281.80	-	281.80
Onsecured Edung				
	-			
-ii) Interest due but not paid	-		-	-
iii) Interest accrued but not	-	-	-	-
due				
Total (i+ii+iii)	444.87	281.80	•	726.67

VI. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL (In Rs.)

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

Sr.	Particulars of Remuneration	Name MD/WTD/M	of Nanager	Total Amount
		M Z	Kunal	7
		Kothari	Bafna	
1.	Gross Salary	2408135	660000	3068135
	(a) Salary as per provisions contained in Section 17(1) of the Income Tax Act, 1961			
	(b) Value of Perquisites u/s 17(2) Income Tax Act			
	(c) Profits in lieu of Salary under Section 17(3) Income Tax Act, 1961			
2.	Stock Option	-	-	-
3.	Sweat Equity	-	-	-
4.	Commission			_
	-as % of profit	-	-	-
	-others, specify	-	-	-
5.	Others, please specify	-	-	-
	Total (A)	2408135	660000	3068135
	Ceiling as per the Act			

B. Remuneration to other Directors:

SI. No.	Particulars of Remuneration	Bhagat Dugar	Rahul Dugar	Hitesh Popat	Sunil Parakh	Vinit Kejriwal	Manju Jain	Tot al Am t
1.	Independent Directors	-	1	-	-	-	-	i
	Fee for attending Board / Committee Meetings							
	Commission	-	-	-	-	-	-	-
	Others, please specify							
	Total (1)	-	-	-	-	-	-	1
2.	Other Non- Executive Directors	-	1	-	-	-	-	-
	Fee for attending Board / Committee meetings	-	-	-	-	-	-	1
	Commission	-	-	-	-	-	-	1
	Others, please specify	-	-	-	-	-	-	-
	Total (2)	-	-	-	-	-	-	1
	Total (B)=(1+2)	-	-	-	-	-	-	-
	Total Managerial Remuneration	-	-	-	-	-	-	-
	Overall Ceiling as per the Act	-	-	-	-	-	-	-

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

Sr.	Particulars of Remuneration	Key N	lanagerial Per	sonnel	Total
No.		CEO	Company Secretary (CS)	CFO	Amount
1.	Gross Salary (a) Salary as per provisions contained in Section 17(1) of the Income Tax Act, 1961 (b) Value of Perquisites u/s 17(2) Income Tax Act (c) Profits in lieu of Salary under Section 17(3)	-	-	-	-
2.	Income Tax Act, 1961 Stock Option		_	_	_
3.	Sweat Equity	_	_	_	_
4.	Commission -as % of profit -others, specify	-			
5.	Others, please specify	ı	-	-	-
	Total (A)	-	-	-	-
	Ceiling as per the Act				

VII. PENALTIES / PUNISHMENT/ COMPOUNDING OF OFFENCES (Under the Companies Act): None

FOR AND ON BEHALF OF THE BOARD OF DIRECTORS for Jainex Aamcol Limited

Mohanlal Zumbarlal Kothari Rahul Dugar Place: Mumbai Managing Director Director Date: 14th August, 2019 DIN: 01486305 DIN: 00013704

ANNEXURES "B" TO THE DIRECTORS' REPORT

INFORMATION REQUIRED U/S 134 OF THE COMPANIES ACT, 2013 READ WITH COMPANIES (ACCOUNTS) RULES, 2014.

(A) CONSERVATION OF ENERGY:

(i) The steps taken or impact on conservation of energy:

In past few years, the Company has taken several steps to conserve energy through its "Sustainability" initiatives. The Company continues its endeavor to improve energy conservation and utilization. Steps taken to conserve energy includes:

- At its Plants, the Company has carried out various actions to optimize energy consumption and reduce losses.
- Some of these measures include recovering waste heat.
- Energy efficient machines are been installed in order to optimize use of power.

(ii) The steps taken by the Company for utilizing alternate sources of energy:

The Company has always been conscious of the need for conservation of energy. Energy conservation measures have been implemented at all its plants.

- Water wastage and compressed Air Wastages was avoided which resulted in energy saving.
- Avoided wastages of electrical energy by close monitoring of fixed energy consumption such as Air conditioners, fans, tube lights, street lights etc.
- All fluorescent tubes and bulbs were replaced by Light Emitting Diode (LED) Light in the entire plant premises.

(iii) The capital investment on energy conservation equipments :

The Energy Conservation Equipments are procured on need base. There was no significant capital investment made for Energy Conservation Equipments during the year under review.

(B) TECHNOLOGY ABSORPTION, ADAPTATION AND INNOVATIONS

(i) The efforts made towards technology absorption:

The company had originally started manufacturing Hobs in collaboration with Messer. Klingelnberg Verzahntechnic, Gmbh of Germany and the collaboration ended in 1981. During the period of collaboration the company successfully absorbed the technology and since beginning, the company is continuing the manufacture of Gear Hobs and it is also keeping abreast with the latest technology development abroad.

(ii) The Benefits derived like product improvement, cost reduction, product development or import substitution:

Due to the continuous efforts made by the Company towards technology absorption, the Company has derived various benefits like:

- Increased Customer satisfaction and salability
- Improved Brand name and Goodwill
- Cost Reduction through Quality and Productivity

(iii) In case of imported Technology (imported during the last 3 years reckoned from the beginning of the financial year):

- (a) The details of technology imported: NIL;
- (b) The year of import : Not Applicable;
- (c) Whether the technology been fully absorbed : Not Applicable;
- (d) If not fully absorbed, areas where absorption has not taken place and the reasons thereof: Not Applicable
- (iv) The expenditure incurred on Research & Development (R & D): Nil

(C) FOREIGN EXCHANGE EARNINGS AND OUTGO

The Foreign Exchange earned in terms of actual inflows during the financial year 2018-19: Rs. 315.90 Lakhs

The Foreign Exchange outgo in terms of actual inflows during the financial year 2018-19: Rs. 64.20 Lakhs

FOR AND ON BEHALF OF THE BOARD OF DIRECTORS for Jainex Aamcol Limited

Place: Mumbai Mohanlal Zumbarlal Kothari Rahul Dugar
Date: 14th August, 2019 Managing Director DIN: 01486305 DIN: 00013704

ANNEXURE "C"

SECRETARIAL AUDIT REPORT

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

FOR THE FINANICAL YEAR ENDED 31st MARCH, 2019

To,
The Members,
Jainex Aamcol Limited
405 & 406, Sharda Chambers,
15 Sir Vitthaldas Thackersey Marg,
New Marine Lines
Mumbai- 400020.

Dear Sir,

We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate governance practice by **Jainex Aamcol 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, Minutes Books, Forms and Returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, We hereby report that in our opinion, the Company has, during the financial year ended 31st March, 2019, complied with the statutory provisions listed hereunder and also that the Company has proper Board- processes and compliance- mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

We have examined the books, papers, minute books, forms and returns filed and other records maintained by the Company as given in **Annexure 'I'** for the financial year ended on 31st March, 2019, according to the provisions of:

- (i) The Companies Act, 2013 (the Act) and the rules made there under;
- (ii) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made there under;
- (iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed there under;
- (iv) Foreign Exchange Management Act, 1999 and the Rules and Regulations made there under to the extent of External Commercial Borrowings, Foreign Direct Investment and Overseas Direct Investment;
- (v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):-
 - The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
 - The Securities and Exchange Board of India (Prohibition of Insider Trading)
 Regulations, 1992;
 - c. The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009;
 - d. The Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme Guidelines, 1999, now known as SEBI (Share based employees Benefits) Regulations, 2014 (not applicable to the Company during the Audit period);
 - The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008 (not applicable to the Company during the Audit period);
 - f. The Securities and Exchange Board of India (Registrar to an Issue and Share Transfer Agents) Regulations, 1993 (not applicable to the Company during the Audit period), and

g. The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009 (not applicable to the Company during the Audit period), and;

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

- Secretarial Standards issued by The Institute of Company Secretaries of India under the provisions of Companies Act, 2013;
 and
- b. Securities and Exchange Board of India (Listing Obligations and Disclosures Requirements) Regulations, 2015; and
- c. The Listing Agreements entered into by the Company with Bombay Stock Exchange Limited.

We have relied on the representation made by the Company and its Officers for systems and mechanism formed by the Company for compliances under other applicable Acts, Laws and Regulations to the Company.

In case of Direct and Indirect Tax Laws like Income Tax Act, Service Tax Act, Excise & Customs Acts, we have relied on the Reports given by the Statutory Auditors of the Company.

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

- The Company being a listed company does not have a qualified Company Secretary as the whole-time Compliance officer as required under Regulation 6 of SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015.
- The Company has not complied the Chapter III Regulation 7(3) i.e.
 Compliance Certificate signed by Compliance Officer and Authorised
 Representative of Share Transfer Agent (STA) are not uploaded.
- 3. Regulation 47 of SEBI (Listing Obligations & Disclosure Requirements)
 Regulations, 2015 pertaining to all quarters of F.Y. 2018-19 for publishing
 Notice of Board Meeting in the newspapers is not complied.

We further report that:

The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors. The changes in the composition of the Board of Directors that took place during the year under review were carried out in compliance with the provisions of the Act.

Adequate notice are given to all directors to schedule the Board Meetings, agenda and detailed notes on agenda were sent at least seven days in advance and a system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participation at the meeting.

Majority decision is carried through while the dissenting members' views, if any, are captured and recorded as part of the minutes.

We further report that there are adequate systems and processes in the Company commensurate with the size and operations of the Company to monitor and ensure compliance with applicable laws, rules, regulations and guidelines.

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

Date: 14th August, 2019

Place: Mumbai

Kavita Joshi Company Secretaries COP No: 8893

Annexure I

To, The Members. Jainex Aamcol Limited 405 & 406, Sharda Chambers, 15 Sir Vitthaldas Thackersey Marg, New Marine Lines (E) Mumbai - 400002

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

- 1. Maintenance of secretarial record is the responsibility of the management of the Company. Our responsibility is to express an opinion on these secretarial records based on 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 test basis to ensure that correct facts are reflected in secretarial records. We believe that the processes and practices, we followed provided a reasonable basis for our opinion.
- 3. We have not verified the correctness and appropriateness of financial records and Book 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, regulation, standards is the responsibility of management. Our examination was limited to the verification of procedures on the test basis.
- 6. The Secretarial audit report is neither an assurance as to the future viability of the Company nor of the efficiency or effectiveness with which the management has conducted the affairs of the Company.

Date: 14th August, 2019 Kavita Joshi Place: Mumbai **Company Secretaries** COP No. 8893

ANNEXURE "D"

NOMINATION AND REMUNERATION POLICY

This Nomination and Remuneration Policy is being formulated in compliance with Section 178 of the Companies Act, 2013 read along with the applicable rules thereto. This policy on nomination and remuneration of Directors, Key Managerial Personnel and Senior Management has been formulated by the Nomination and Remuneration Committee (NRC or the Committee) and has been approved by the Board of Directors.

Definitions:

"Remuneration" means any money or its equivalent given or passed to any person for services rendered by him and includes perquisites as defined under the Incometax Act, 1961;

"Key Managerial Personnel (KMP)" means:

- i) Managing Director, or Chief Executive Officer or Manager and in their absence, a Whole- time Director;
- ii) Chief Financial Officer;
- iii) Company Secretary; and
- iv) such other officer as may be prescribed.

"Senior Managerial Personnel" means the personnel of the company who are members of its core management team excluding Board of Directors. Normally, this would comprise all members of management, of rank equivalent to General Manager and above, including all functional heads.

Objective:

The objective of the policy is to ensure that:-

- the level and composition of remuneration is reasonable and sufficient to attract, retain and motivate directors of the quality required to run the company successfully;
- relationship of remuneration to performance is clear and meets appropriate performance benchmarks; and
- remuneration to directors, key managerial personnel and senior management involves a balance between fixed and incentive pay reflecting short and long-term performance objectives appropriate to the working of the company and its goals.

Role of the Committee:

The role of the NRC will be the following:

- To formulate criteria for determining qualifications, positive attributes and independence of a Director.
- To formulate criteria for evaluation of Independent Directors and the Board.
- To identify persons who are qualified to become Directors and who may be appointed in Senior Management in accordance with the criteria laid down in this policy.
- To carry out evaluation of Director's performance.
- To recommend to the Board the appointment and removal of Directors and Senior Management.
- To recommend to the Board policy relating to remuneration for Directors, Key Managerial Personnel and Senior Management.
- To devise a policy on Board diversity, composition, size.
- Succession planning for replacing Key Executives and overseeing.
- To carry out any other function as is mandated by the Board from time to time and / or enforced by any statutory notification, amendment or modification, as may be applicable.
- To perform such other functions as may be necessary or appropriate for the performance of its duties.

<u>APPOINTMENT AND REMOVAL OF DIRECTOR, KEY MANAGERIAL PERSONNEL AND</u> SENIOR MANAGEMENT

a) The Committee shall identify and ascertain the integrity, qualification, expertise and experience of the person for appointment as Director, KMP or at Senior Management level and recommend his / her appointment, as per Company's Policy.

- b) A person should possess adequate qualification, expertise and experience for the position he / she is considered for appointment. The Committee has authority to decide whether qualification, expertise and experience possessed by a person is sufficient / satisfactory for the position.
- c) The Company shall not appoint or continue the employment of any person as Whole-time Director who has attained the age of seventy years. Provided that the term of the person holding this position may be extended beyond the age of seventy years with the approval of shareholders by passing a special resolution.

TERM / TENURE

a) Managing Director/Whole-time Director:

The Company shall appoint or re-appoint any person as its Executive Chairman, Managing Director or Executive Director for a term not exceeding five years at a time. No re-appointment shall be made earlier than one year before the expiry of term.

b) Independent Director:

An Independent Director shall hold office for a term up to five consecutive years on the Board of the Company and will be eligible for re-appointment on passing of a special resolution by the Company and disclosure of such appointment in the Board's report.

No Independent Director shall hold office for more than two consecutive terms of up to maximum of Five (5) years each, but such Independent Director shall be eligible for appointment after expiry of three years of ceasing to become an Independent Director.

Provided that an Independent Director shall not, during the said period of three years, be appointed in or be associated with the Company in any other capacity, either directly or indirectly.

At the time of appointment of Independent Director it should be ensured that number of Boards on which such Independent Director serves is restricted to seven listed companies as an Independent Director and three listed companies as an Independent Director in case such person is serving as a Whole-time Director of a listed company or such other number as may be prescribed under the Act.

EVALUATION

The Committee shall carry out evaluation of performance of Director, KMP and Senior Management Personnel yearly or at such intervals as may be considered necessary.

REMOVAL

The Committee may recommend with reasons recorded in writing, removal of a Director, KMP or Senior Management Personnel subject to the provisions and compliance of the Companies Act, 2013, rules and regulations and the policy of the Company.

RETIREMENT

The Director, KMP and Senior Management Personnel shall retire as per the applicable provisions of the Act and the prevailing policy of the Company. The Board will have the discretion to retain the Director, KMP, Senior Management Personnel in the same position/ remuneration or otherwise even after attaining the retirement age, for the benefit of the Company.

POLICY FOR REMUNERATION TO DIRECTORS/KMP/SENIOR MANAGEMENT PERSONNEL

1) Remuneration to Managing Director / Whole-time Directors:

- a) The Remuneration/Commission etc. to be paid to Managing Director / Whole-time Directors, etc. shall be governed as per provisions of the Companies Act, 2013 and rules made there under or any other enactment for the time being in force and the approvals obtained from the Members of the Company.
- b) The Nomination and Remuneration Committee shall make such recommendations to the Board of Directors, as it may consider appropriate with regard to remuneration to Managing Director/ Whole-time Directors.

2) Remuneration to Non-Executive / Independent Directors:

a) The Non-Executive/Independent Directors may receive sitting fees and such other remuneration as permissible under the provisions of Companies Act, 2013. The amount of sitting fees shall be such as may be recommended by the Nomination and Remuneration Committee and approved by the Board of Directors.

- b) All the remuneration of the Non- Executive/Independent Directors (excluding remuneration for attending meetings as prescribed under Section 197 (5) of the Companies Act, 2013) shall be subject to ceiling/limits as provided under Companies Act, 2013 and rules made there under or any other enactment for the time being in force. The amount of such remuneration shall be such as may be recommended by the Nomination and Remuneration Committee and approved by the Board of Directors or shareholders, as the case may be.
- An Independent Director shall not be eligible to get Stock Options and also shall not be eligible to participate in any share based payment schemes of the Company.
- d) Any remuneration paid to Non- Executive/Independent Directors for services rendered which are of professional in nature shall not be considered as part of the remuneration for the purposes of clause (b) above if the following conditions are satisfied:
 - i) The Services are rendered by such Director in his capacity as the professional; and
 - ii) In the opinion of the Committee, the director possesses the requisite qualification for the practice of that profession.

3) Remuneration to Key Managerial Personnel and Senior Management:

- a) The remuneration to Key Managerial Personnel and Senior Management shall consist of fixed pay and incentive pay, in compliance with the provisions of the Companies Act, 2013 and in accordance with the Company's Policy.
- b) The Fixed pay shall include monthly remuneration, employer's contribution to Provident Fund, contribution to pension fund, pension schemes, etc. as decided from to time.
- c) The Incentive pay shall be decided based on the balance between performance of the Company and performance of the Key Managerial Personnel and Senior Management, to be decided annually or at such intervals as may be considered appropriate.

IMPLEMENTATION

- The Committee may issue guidelines, procedures, formats, reporting mechanism and manuals in supplement and for better implementation of this policy as considered appropriate.
- The Committee may Delegate any of its powers to one or more of its members.

ANNEXURE "E"

MANAGEMENT REMUNERATION & PARTICULARS OF EMPLOYEES WITH RELATED DISCLOSURE (details with respect to financial year 2018-19)

Disclosures pertaining to remuneration and other details as required under Section 197(12) of the Act read with Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 are provided in the Annual Report.

1.	The ratio of the remuneration	Mr. M Z Kothari – Rs. 24,08,135/-p.a.
	of each Director to the	Ratio to median remuneration - 7.33 : 1
	median Remuneration of the	Mr. Kunal Bafna - Whole Time Director/ Chief
	employees of the company for	Financial Officer - Rs. 6,60,000/- p.a.
	the financial year;	Ratio to median remuneration – 2.01: 1
	(Median Salary : 27,367)	Other Directors of the Company are not being
		paid any remuneration.
2.	the percentage increase in	There is no increase in the remuneration of
	remuneration of each	Managing Director. However due to
	Director, Chief Financial	Commission, gross is increased by
	Officer, Chief Executive	Rs.2,50,342/-
	Officer, Company Secretary or	Remuneration of Mr. Kunal Bafna - Whole
	Manager, if any, in the	Time Director/ Chief Financial Officer is not
	financial year;	increased during the year.
3.	the percentage increase in the	As on 31-03-2018 102 permanent staff
	median remuneration of	/worker monthly salary of Rs. 29,07,188/-,
	Employees in the financial;	Average Rs. 28,502/-
	year	As on 31-03-2019 -99 permanent staff
		/worker monthly salary of Rs. 26,71,277/-,
		Average Rs. 26,982/-
		There was decrease of Rs. 1520/- i.e.5.33-%.
4.	the number of Permanent	As on 31-3-2019 there are 99 Employees
	Employees on the rolls of the	permanent on the roll of the Company.
	Company;	
5.	average percentile increase	Salary increase of 5% on an average

	already made in the Salaries of Employees other than the Managerial Personnel in the last financial year and its comparison with the percentile increased in the managerial remuneration and justification thereof and point out if there are any exceptional circumstances for increase in the managerial remuneration;	While Managing director's remuneration is increased by Rs. 20,861/- p.m. i.e. 11.60% in the period during review and WTD – CFO 's remuneration is not increased in the period during review
6.	The key parameters for any variable component of remuneration availed by the Directors;	It will depend on the Financial outcomes and profitability of the Company, Risk factors and regulatory guidelines and the variable pay shall not exceed 50 % of the fixed pay in a particular year.
7.	Affirmation that the remuneration is as per the remuneration policy of the Company.	It is affirmed that the remuneration is as per the remuneration policy adopted by the Company.

FOR AND ON BEHALF OF THE BOARD OF DIRECTORS for Jainex Aamcol Limited

Place: Mumbai Mohanlal Zumbarlal Kothari Rahul Dugar Date:14th August, 2019 Managing Director DIN: 01486305 DIN: 00013704

MANAGEMENT DISCUSSION AND ANALYSIS

COMPANY REVIEW

Operational Overview

Jainex Aamcol is a leading manufacturer of gear hobs and special cutting tools, inspection tools & precision accessories under the brand "Aamcol" and is a part of Jainex Group. Jainex Group is a conglomerate with offices in all the leading cities of India and representative offices in USA, UK and Hongkong. Jainex Group deals with steel, gear cutting tools, pneumatic brake systems for railways, and has a turnover of US\$ 20 million.

The company has been catering to a wide range of customers including automobile industries, industrial and special gearbox manufacturers, machine tool manufacturers, and many others. The Company's product range includes Various Hobs for different applications such as Spur / Helical Gears, Chain Sprocket & Timer Pulleys, Worm Gears, Cutters, and other Inspection Tools & Precision Accessories. By producing international quality products, the company has not only saved country's foreign exchange but also generated it by exporting its products.

Led by several cost control initiatives and expanding revenue streams, the Company had turned profitable in FY 2018. This growth momentum was sustained further during FY 2019. The Company continued its strategic focus on enhancing process efficiency, product quality and customer connect. With an emphasis on manpower training, automation and product innovation, the Company strengthened its positioning in the marketplace.

Productivity Enhancement

The Company undertook an array of measures for productivity enhancement like retrofitting/ reconditioning and automation, improvement in use of high-speed cutting tools and cycle time improvement to improve productivity.

Safety Measures

Being a safety conscious organisation, the Company imbibes safety across various functions of the entire plant operation. In order to protect the health of workforce at the shop floor level, it curtails the use of hazardous material inside the plant premises.

ECONOMIC OVERVIEW

Global Economy

Advanced economies registered slower growth in CY 2018 at 2.2% as compared to 2.4% in CY 2017. Growth is projected to further slow down to 1.8% in CY 2019 and 1.7% in CY 2020, led by the negative effects of tariff increases in US and China. The new fuel emission policy in Germany, sovereign and financial risk in Italy, contraction in Turkey and an overall weak financial market sentiment will further add to subdued performance in the coming years.

Growth in emerging markets is also expected to slow from 4.5% in CY 2018 to 4.4% in CY 2019 but is seen slowly picking up to 4.8% in CY 2020. Factors such as slowing external demand, rising borrowing costs and persistent policy uncertainties are expected to weigh down growth in CY 2018 and CY 2019. Trade tensions with US will negatively impact China's economy, in addition to the needed financial regulatory tightening. India's economic growth is expected to pick up in FY 2020, benefiting from lower oil prices and a slower pace of monetary tightening, as inflation pressures ease.

In CY 2019, world economic growth is expected to further decelerate to 3.3%, before recovering a bit to 3.6% in CY 2020. Negative effects of tariff increases enacted in US and China will be the primary reason for slow output. Growth rate for the emerging market and developing economies is also likely to witness a slowdown in CY 2019, further impacting output.

Indian Economy

While the global economy is battling headwinds, India's economy continues to be one of the fastest growing major economies in the world. India became the world's sixth-largest economy in FY 2019. The second advanced estimates of Central Statistics Office (CSO) show that India's gross domestic product (GDP) is likely to grow by 7% in FY 2019, slower than 7.2% growth witnessed in FY 2018. However as per International Monetary Fund (IMF) India's GDP is estimated to grow by 7.5 per cent in FY 2020 and is expected to grow 7.7 per cent in FY 2021.

INDUSTRY OVERVIEW

Domestic Automobile Industry

India is considered to be the world's 4th largest automobile industry, beating Germany. It is soon on its way to become the 3rd largest by FY 2021, riding on rapid economic development, rising urbanisation, burgeoning middle class, supportive regulations and the Government's strong push for growth. The Government's Automotive Mission Plan (AMP) FY 2016-26 envisions the industry to grow around four times by FY 2026 at 10% CAGR for vehicle sales volumes.

The Government aims to develop India as a global manufacturing as well as a research and development (R&D) hub. It has set up National Automotive Testing and R&D Infrastructure Project (NATRiP) centers as well as a National Automotive Board to act as facilitator between the government and the industry. Taking forward Government's Make in India initiative, the players in the industry invested in technology infusion from across the globe and contributed towards making India a manufacturing hub. The automotive after-market in India too is on a higher growth trajectory. A CII report estimates suggest that the domestic automotive aftermarket recorded a growth of 14% CAGR in the last five years, and moving ahead, it is projected to touch Rs 75,000 Crores by FY 2020. The opportunities generated by the disruptions are changing the competitive game for players willing to step beyond their traditional roles and engage with customers in a new and digital environment.

Opportunities, Threat and Mitigation Strategies:

Being a manufacturer of components for end-user industries, the Company is prone to market vagaries with rapid technological development and unique economic cycles. In addition, the regulatory and macro economic environments have a direct impact on the business. The Company has been quick to respond to any market challenges, thus making smart come backs. The Company has in place a robust mechanism to preempte merging risks and take meaningful corrective actions in a timely manner. Some of the key risks that may emerge are enlisted below, with the corresponding mitigation measures that can be adopted by the Company.

Product Risks:

Risk: The Company supplies to leading brands which have strict norms and insist on adherence to compliance with quality and technical standards for auto components used as raw materials. The Company has to ensure superior precision and quality, as the product quality directly impacts the reputation and profitability.

Mitigation: The Company invests in maintenance and upgradation of its manufacturing facilities and in employee skill development. It also follows various quality and productivity enhancing initiatives to

maintain competitiveness. Regular feedback from clients aids in mitigating product quality risk. Adequate product liability insurance is also in place to safeguard the interests of the Company.

Market risks:

<u>Risks:</u> The Company derives most of its revenue from few large customers. Any glitch in the customer relations with them will have an adverse impact on the Company's revenues.

Mitigation: Our Company is currently having a large pool of customer base and has planned to diversify its base and is working accordingly. Our Company is not only working towards client diversification but also business diversification.

Financial Risks:

Risk: The Company is exposed to changes in foreign exchange rates, interest rates, credit availability and liquidity.

<u>Mitigation:</u> The Company has in place adequate hedging mechanisms and closely monitors macro policy changes to foresee any likely movements in interest rates.

Raw Material Risks:

<u>Risks:</u> Input costs being a primary cost for the Company, they have a significant impact on the financials of the organisation.

<u>Mitigation</u>: Robust procurement policy, expertise in inventory management, understanding of price fluctuation and long-lasting relationships with suppliers including pass-through clauses enables the Company in ensuring timely, regular and adequate supply of raw materials.

Technology Risks:

Risk: The Company supplies to reputed OEMs who are abreast with market changes on the technology front. These marquee players are constantly on the look-out for quality supplies with superior efficiency. The Company is challenged to promptly respond to the evolving demands and also needs to be prepared to face the risk of technological obsolescence.

<u>Mitigation</u>: Our Company is well focused on modernization and technology upgradation and has been a forerunner in terms of adding new and advanced gears to the industry.

Regulatory Risks:

<u>Risk:</u> The Company is exposed to changes in laws, regulations, policies and other Governmental actions including those affecting environmental matters,

employee welfare, safety, wastage emissions.

Mitigation: The Company has a dedicated compliance team which foresees any regulatory changes and developments in laws that govern it and its clients. It takes course corrections in a timely fashion to avoid any such major disruption.

Segment wise or Product-wise Performance

The Company's segment-wise performance for the financial year 2018-19 is as under: (Amt. in Lacs)

Sl. No.	Segment	Performance
1.	Gear Hobs	1225.52
2.	Milling Cutters	292.21
3.	Spline Gauges	160.99

Internal Control Systems and their Adequacy

The Company is committed to good corporate governance practices and has well-defined systems and processes covering all the corporate functions and units.

It also has an Internal Audit Process to provide reasonable assurance regarding the effectiveness and efficiency of operations, safe-guarding of assets, reliability of financial records and reports and compliance with applicable laws and regulations. The Company has an elaborate system of identifying key business risks and taking mitigating steps. Well-documented policies and procedures enable the Company to strictly adhere to all applicable procedures, laws, rules and statutes. Any variance from budgetary allocations are promptly reported and corrected to ensure strict compliance.

The Audit Committee of the Board oversees the Audit function through regular reviews of audit findings and monitoring corrective actions taken on the same.

Discussion on Financial Performance With Respect to Operational Performance

During the financial year 2018-19 under review, the turnover of the Company augmented from Rs. 15.76 Crores in F.Y. 2017-18 to Rs. 17.53 Crores in F.Y. 2018-19 thus resulting in profit of the Company after deducting the Finance Costs, Depreciation and Taxes from Net Loss of Rs. 3 Lacs in the previous financial year to profit of Rs. 61.03 Lacs in the current financial year.

SUPPORT SYSTEMS

The Company is constantly focusing on enhancing its process efficiency, product quality and customer connect. The Company believes that the employees are not a resource but the most valuable assets of the Company and will play a key role in its future growth. Planned efforts are made to develop and retain talent. The Company provides growth opportunities to internal talent by assigning them higher responsibilities with suitable exposure and training. The Company undertakes various training and development programmes regularly in order to upgrade its human resources and keep them abreast of the changing requirements.

Cautionary Statement

Statements in this Management Discussion and Analysis and Directors' Report describing the Company's objectives, projections, estimates and expectations might be construed as 'forward looking statements' within the meaning of applicable laws and regulations. Actual results may differ substantially or materially from those expressed or implied by the forward looking statements due to risks or uncertainties associated therewith depending upon significant changes in political and economic environment, economic conditions, government policies and other incidental factors, environmental standards, tax laws, litigation and labour relations. Readers are cautioned not to place undue reliance on these forward-looking statements.



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Independent Auditor's Report

To, The Members of Jainex Aamcol Limited

Report on Audit of the Standalone Ind AS Financial Statements

Opinion

We have audited the standalone financial statements of **Jainex Aamcol Limited** ("the Company"), which comprise the Balance Sheet as at 31st March 2019, the statement of Profit and Loss (including other Comprehensive Income), the Statement of Changes in Equity and the Statement of Cash Flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone financial statements give the information required by the Companies Act, 2013 as amended ('the Act") in the manner so required and give a true and fair view in conformity with the Indian Accounting Standards prescribed under section 133 of the Act read with Companies (Indian Accounting Standards) Rules, 2015, as amended, ("IND AS") and other accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2019, its profit (including other comprehensive income), its statement of changes in equity and its Cash Flows for the year ended on that date.

Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section **143(10)** of the Act. Our responsibilities under those Standards are further described in the *Auditor's Responsibilities for the Audit of the Financial Statements* section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India (ICAI) together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Act, and the Rules made thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics.

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

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the Ind AS financial statements of the current period. These matters were addressed in the context of our audit of the Ind AS financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. For each matter below, our description of how audit addressed the matter is provided in the context.

We have determined the matters described below to be the key audit matters to be communicated in our report. We have fulfilled the responsibilities described in the Auditor's responsibilities for the audit of the standalone Ind AS financial statements section of our report, including in relation to these matters. Accordingly, our audit included the performance of procedures designed to respond to our assessment of the risks of material misstatement of the standalone Ind AS financial statements. The results of our audit procedures, including the procedures performed to address the matters below, provide the basis for our audit opinion on the accompanying standalone Ind AS financial statements.

Sr. | Key Audit Matters

1.

Actuarial valuation, provisions of arrears and funding of Gratuity under Defined Benefit Plan/ Long Term Compensated Absences.

The company's Employees Gratuity Fund Scheme is managed by the LIC of India as defined benefit plan. The present value of obligations based on previous experience and actual valuation given by LIC read with the compliance of applicable IND AS in this regard has been considered and provided in the financial statements subject however to funding and payment of arrears to LIC as reflected in the company's financial statements Note No. 31 item (8)(b)(iii). Since the valuation of gratuity is done by LIC with their vast experience in the field at actuals, hence no third party actuarial valuation is taken as the management is of the view that the company has made provision at actuals which in their view is generally higher than the actuarial valuation if taken

Auditor's response

Audit procedure performed

- 1. We have performed procedure to ensure that the provision for gratuity is adequately made including the year/s upto the financial year under audit as per the computation made by the company under the Payment of Gratuity Act as amended from time to time vis-à-vis the statement / computation of gratuity provided by LIC.
- 2. The company is in arrear of Rs. 51.31 lakhs upto FY 2019 for funding to LIC.
- 3. We assessed the disclosures in accordance with INDAS 19.

Sr. No.	Key Audit Matters	Auditor's response
2.	Actuarial valuation and funding of leave salary The company has provided for the actual leave encashment liability as per company rules at the balance sheet date based on permissible accumulated leave balance of the employees at last salary drawn. Since leave encashment liability at actual is fully provided, no actuarial valuation is considered necessary by the management. However, provision is made for leave encashment during the year and unpaid liability at year end is Rs. 16.98 lakhs.	Audit procedure performed 1. We have performed procedure to ensure that the provision for leave salary (encashment) is adequately made including the year/s upto the financial year under audit as per the actual computations made as per company rules for payment of leave salary at actuals and therefore no actuarial valuation is considered necessary by the management. 2. The unpaid liability at the year end is of Rs. 16.98 lakhs upto FY 2019. 3. We assessed the disclosures in accordance with INDAS 19.
3.	Impairment of Assets Impairment of assets has been recognized and losses where ever applicable has been charged to Profit & Loss account. As of each balance sheet date, the carrying amount of assets is tested for impairment so as to determine the provision for impairment loss, if any, required, or the reversal, if any, required or impairment has recognized in previous year.	Audit procedure performed 1. Our audit procedures included company's accounting policies with respect to impairment in accordance with IND AS 36 "Impairment of Assets". 2. We performed test of controls over impairment process through inspection of evidence of performance of these controls. 3. We performed the following tests of details: a) We obtained the management's impairment assessment. b) We have obtained and evaluated the technical and performance analysis. 4. We accordingly assessed the disclosures in accordance with IND AS 36 "Impairment of Assets"

JAINEX AAMCOL LIMITED ANNUAL REPORT 2018-19 Sr. **Kev Audit Matters** Auditor's response No. 4. Recognition of Tax Credits. Audit procedure performed 1. Our audit procedures included a) Deferred Tax Liabilities of Rs. 13.01 lakhs company's accounting policies with respect to recognition of tax Current tax is determined as the credits in accordance with IND AS amount of tax pavable in respect of 12 "Income Taxes" taxable income for the year, as per applicable tax rates and laws. 2. We performed test of controls over recognition of tax credits Deferred tax is recognized, subject through inspection of evidence of to the consideration of prudence in performance of these controls. respect of deferred tax assets on timing differences, being the 3. We involved our tax consultant difference between taxable income who evaluated the tax positions by and accounting income that comparing it with prior years and originates in one period and past precedents. capable of reversal in one or more 4. We discussed the future subsequent periods. business plans and financial projections with the company. b) Minimum Alternate Tax (MAT) credit. 5. We assessed the management's long term financial The company has recognized projections and the key Minimum Alternate Tax (MAT) credit assumptions used in the receivable of Rs. 9.63 lakhs and projections by comparing it to unrecognized MAT credit receivable approved business plans and of Rs. 16.70 lakhs both totaling Rs. projections. 26.33 lakhs as at 31st March, 2019. We assessed the disclosures in accordance with IND AS 12 "Income Taxes" 5. Audit procedure performed **Company Secretary** The company had no Qualified We have been explained that Company Secretary during the financial year under audit as company was on the lookout for

required under Section 203(1)(ii) of Companies Act, 2013. However, the company has recently appointed a qualified company secretary pursuant to the provisions of section 2(24), 2(51) and Section 203 of the Companies Act, 2013 read with Companies (Appointment and Remuneration Managerial Personnel) Rules, 2014 w.e.f. 30th April, 2019 and has filed necessary forms on MCA portal on 16/05/2019.

qualified company secretary during the financial year under the audit but could engage a qualified company secretary only after year end w.e.f 30^a April, 2019 as per necessary forms filed on MCA portal on 16/05/2019.

Management's Responsibility for the Standalone Financial Statements

The Company's Board of Directors is responsible for the preparation and presentation of these Ind As financial statements in terms of requirements of the Act that give a true and fair view of the financial position, financial performance including other comprehensive income, changes in equity and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the Ind AS Accounting Standards (Ind AS) (specified under section 133 of the Act read with Companies (Indian Accounting Standards) Rules 2015 as amended. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate implementation and maintenance of 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 which have been used for the purpose of the preparation of the Ind AS financial statements by the Directors of the Company, as aforesaid.

In preparing the Ind AS financial statements, the Board of Directors of the company is responsible for assessing the ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the company or to cease operations, or has no realistic alternative but to do so.

The Board of Directors is also responsible for overseeing the Company's financial reporting process of the Company.

Other Information, such as "Information Other than the Financial Statements and Auditor's Report Thereon

The Company's Board of Directors is responsible for the other information. The other information comprises the information included in the Annual Report, but does not include the consolidated Ind AS financial statements and our auditor's report thereon.

Our opinion on the Ind AS financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the Ind AS financial statements, our responsibility is to read the other information and, in doing so, consider whether such other information is materially inconsistent with the Ind As financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the Ind AS financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these Ind AS financial statements.

As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the Ind AS financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the Company has adequate internal financial control systems in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the entity's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosure in the Ind AS financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the entity to cease to continue as a going concern.
- Evaluate the overall presentation, structure and the content of the Ind AS financial statements, including the disclosures, and whether the Ind AS financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entity or business activities of which we are the independent auditors and whose financial information we have audited, to express an opinion on the Ind AS financial statements.

Materiality is the magnitude of misstatements in the standalone financial statements that individually or in aggregate makes it probable that the economic decisions of a reasonably knowledgeable user of the standalone financial statements may be influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work and (ii) to evaluate the effect of the identified misstatements in the standalone financial statements.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the Ind AS financial statements for the financial year ended March 31, 2019 and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Other Matter

Our opinion on the Ind AS financial statements and financial information certified by the management, and our report on Other Legal and Regulatory Requirements below, is not modified being the only statutory auditor of the company which has no branch or branch auditors.

Report on Other Legal and Regulatory Requirements

- 1. Pursuant to the Companies (Auditor's Report) Order, 2016("the Order"), issued by the Central Government of India in terms of sub-section (11) of Section 143 of the Act, we give in the "Annexure A" a statement on the matters specified in paragraph 3 and 4 of the Order.
- 2. As required by Section 143(3) of the Act, we report that:
 - a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
 - b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books and records.

- c) The Balance Sheet, the Statement of Profit & Loss including the statement of other comprehensive income, statement of changes in equity and the cash flow statement dealt with by this report are in agreement with the books of account.
- d) In our opinion the aforesaid standalone Ind AS financial statements comply with the Accounting Standards specified under section 133 of the Act, read with Companies (Indian Accounting Standards) Rules 2015, as amended;
- e) On the basis of the written representations received from the directors as on March 31, 2019 taken on records by the Board of Directors, none of the directors are disqualified as on March 31, 2019 from being appointed as a director in terms of Section 164 (2) of the Act.
- f) With respect to the adequacy of the internal financial controls over financial reporting of the Company with reference to these standalone Ind AS financial statements and the operating effectiveness of such controls, refer to our separate Report in "Annexure B" to this Report.
- g) In our opinion, the managerial remuneration for the year ended March 31, 2019 has been paid/provided by the company to its directors in accordance with the provisions of section 197 read with Schedule V to the Act:
- h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended, in our opinion and to the best of our information and according to the explanations given to us.
- The Ind AS financial statements disclose the impact of pending litigations on its financial position in Ind AS financial statements – Refer Note 31(9) to the Ind AS financial statements;
- ii. The Company does not have any long term contracts including derivative contracts; as such the question of commenting on any material foreseeable losses thereon does not arise.
- iii. There has been no occasion in case of the Company during the year under report to transfer any sums to the Investor Education and Protection Fund. The question of delay in transferring such sums does not arise.

For P. M. BHARGAVA & CO
CHARTERED ACCOUNTANTS
FRN 145087W

P. M. BHARGAVA (PROPRIETOR) M. No. 100595

Place : MUMBAI

Date: 30TH MAY 2019

ANNEXURE "A" TO THE INDEPENDENT AUDITOR'S REPORT

(Referred to in paragraph under "Report on Other Legal and Regulatory Requirements" section of our report to the members of the Jainex Aamcol Ltd. of even date)

Report on Company's (Auditors Report) Order, 2016 ('the Order') issued by the Central government in terms of Section 143 (11) of the Companies Act, 2013 ('the Act') of JAINEX AAMCOL LIMITED ('the Company')

.....

On the basis of such checks as we considered appropriate and according to the information and explanations given to us during the course of our audit, we report that:

(i) In respect of the Company's Fixed Assets

- (a) The company has maintained proper records showing full particulars including quantitative details and situation of fixed assets other than furniture & fixtures and office equipments.
- (b) All the assets have been physically verified by the management during the year and there is a regular programme of verification which, in our opinion, is reasonable having regard to the size of the company and the nature of its assets. According to information and explanation given to us, no material discrepancies were noticed on such verification.
- (c) According to the information and explanations given to us and on the basis of our examination of the records of the company, the title deeds of immovable properties are held in the name of the Company.

(ii) In respect of the Company's Inventories

As explained to us, the inventories except goods in transit were physically verified during the year by the management at reasonable intervals and no material discrepancies were noticed on physical verification.

(iii) In respect of the Company's Loans granted

The company has not granted any loans, secured or unsecured, to companies, firms, limited liability partnership or other parties covered in the register maintained under section 189 of the 'the Act'. Accordingly, clause (iii) of the Order is not applicable to the Company.

(iv) <u>In respect of the Company's Loans, Investments, Guarantees and</u> Securities

The company has not granted any loans, made investments, provided guarantees and securities as per the provisions of sections 185 and 186 of the Act. Accordingly, the clause (iv) of the Order is not applicable to the company.

(v) In respect of Loans/Deposits taken

The Company has carried forward and additional unsecured loans/deposits during the year from three related parties viz. a body corporate as a share

holder, a director and shareholder and a firm in which directors are interested and also firm's two partners are shareholders. During the year, the company has not accepted any deposits from public and does not have any unclaimed deposits as at March 31, 2019. The compliance under the Act as amended is to be done, if any.

(vi) In respect of Cost Audit

The Central government has not prescribed the maintenance of cost records under section 148(1) of the Act for any of the products/services dealt by the company. Accordingly, the clause (vi) of the Order is not applicable to the company.

(vii) In respect of Statutory Dues

According to the information and explanation given to us

- (a) The company is generally regular in depositing undisputed statutory dues including provident fund, employees state insurance, income tax, service tax, customs duty, GST and any other material statutory dues applicable to it with appropriate authorities.
- (b) There were no undisputed amounts payable in respect of provident fund, employees state insurance, income tax, customs duty, GST and any other material statutory dues in arrears as at 31st March, 2019 for a period of six months from the date they became payable.
- (c) Details of dues set out herein below in respect of customs duty which has not been deposited as at 31st March, 2019 by the company with the appropriate authorities on account of disputes.

	Nature of Dues	l	lacs paid	Period to which the amount relates	Forum were disputes is pending
Customs	Custom Duty	7.14	2.00	2008-2009	Customs and Excise Tribunal, Mumbai – Case is heard and matter is reverted back to the concerned assessing authority to re-look afresh and is still pending for order.

There were no dues of income tax and GST which have not been deposited as at 31st March, 2019 on account of dispute.

(viii) In respect of default in repayment of loans or borrowings from banks/financial institutions/debenture holders and government

In our opinion and according to the information and explanations given to us, the Company has defaulted in repayment of term loan installments of Bank of India as mentioned below.

(Rs. In lacs)

Sr.		Period/T	уре	Amount	
No.	Financial year	Due Date	Loan Type	of default	Delay – till date of this report
1.	2018 (part) and 2019	Monthly	Term Loan 15	17.00 51.75	Monthly installment due from December 17 to March 19 resulting in delay from 1 to 16 months; as the case may be, respectively as per bank's original sanction but not reflecting as over due in the bank's systems viz. (the downloaded current computer and systems/prints of bank), is neither demanded nor recovered by the bank.
			Total (1)	68.75	

(ix) In respect of money raised

The Company has not raised moneys by way of initial public offer or further public offer (including debt instruments) or term loan. Accordingly, the clause (ix) of the Order is not applicable to the company.

(x) In respect of Fraud

To the best of our knowledge and according to the explanations given to us, no fraud by the company and no fraud on the company by its officers or employees has been noticed or reported during the year.

(xi) In respect of Managerial Remuneration

In our opinion and according to the information and explanations given to us and based on our examination of the records of the Company, the Company has paid/provided managerial remuneration in accordance with the requisite approvals mandated by the provisions of section 197 read with Schedule V to the Act

(xii) In respect of Nidhi Companies

The Company is not a Nidhi Company. Accordingly, the clause (xii) of the Order is not applicable to the company.

(xiii) In respect of transactions with related parties

In our opinion and according to the information and explanations given to us, the Company is in compliance with sections 177 and 188 of the Act, wherever applicable for all the transactions with the related parties and the details of related party transactions have been disclosed in Standalone Ind As financial statements as required under Indian Accounting Standard (Ind AS) 24 Related Party Disclosure specified under section 133 of the Act.

(xiv) <u>In respect of preferential allotments, private placement of shares and convertible debentures</u>

During the year, the Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures. Accordingly, the clause (xiv) of the Order is not applicable to the company.

(xv) In respect of non cash transactions under section 192

In our opinion and according to the information and explanations given to us, during the year the Company has not entered into any non-cash transactions with its Directors or persons connected to its Directors. Accordingly, the clause (xv) of the Order is not applicable to the company.

(xvi) In respect of registration as NBFC under section 45-IA of RBI Act, 1934

The Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934. Accordingly, the clause (xvi) of the Order is not applicable to the company.

For P. M. BHARGAVA & CO CHARTERED ACCOUNTANTS FRN 145087W

> P. M. BHARGAVA (PROPRIETOR) M. No. 100595

Place: MUMBAI

Date: 30TH MAY 2019

ANNEXURE "B" TO THE INDEPENDENT AUDITOR'S REPORT

(Referred to in paragraph under "Report on Other Legal and Regulatory Requirements" section of our report to the members of the Jainex Aamcol Ltd. of even date)

Report on the Internal Financial Controls Over Financial Reporting 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 Jainex Aamcol Limited ("the Company") as of March 31, 2019 in conjunction with our audit of the standalone Ind AS financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

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

Auditor's Responsibility

- 3. 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 deemed to be prescribed under section 143(10) of the Act to the extent applicable to an audit of internal financial controls, both applicable to an audit of internal financial controls and both issued by the ICAI. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.
- 4. 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 standalone Ind AS financial statements, whether due to fraud or error.

5. 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

6. 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 the stand alone Ind AS financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting includes those policies and procedures that (i) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (ii) provide reasonable assurance that transactions are recorded as necessary to permit preparation of the standalone Ind AS financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (iii) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the standalone Ind AS financial statements.

<u>Inherent Limitations of Internal Financial Controls Over Financial</u> <u>Reporting</u>

7. 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

8. 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, 2019, 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 P. M. BHARGAVA & CO
CHARTERED ACCOUNTANTS
FRN 145087W

P. M. BHARGAVA (PROPRIETOR) M. No. 100595

Place: MUMBAI

Date: 30TH MAY 2019

Balance Sheet as at March 31, 2019

	Note	As at	As at
PARTICULARS	No.	31st March,19	31st March,18
		₹	₹
ASSETS			
Non-Current Assets			
(a) Property, Plant and Equipment	2	77604953	83464245
(b) Intangible Assets	3	98868	109778
(c) <u>Financial Assets</u>		00000	100110
(i) Others	4	3721593	2757976
(d) Deffered Tax Assets (Net)	5	0	364331
Total Non-Current Assets		81425414	86696330
Current Assets			
(a) Inventories	6	31685355	32021325
(b) Financial Assets			
(i) Trade Receivables	7	42606315	42464361
(ii) Cash and Cash Equivalents	8	1207683	1884664
(iii) Other Bank Balances	9	15000	15000
(c) Other Current Assets	10	1470950	730478
Total Current Assets		76985303	77115828
Total Assets		450440747	400040450
<u>Total Assets</u>		158410717	163812158
EQUITY AND LIABILITY			
Equity			
(a) Equity Share Capital	11	14993940	14993940
(b) Other Equity	12	23802642	17699529
Total Equity		38796582	32693469
<u>Liabilities</u>			
Non-Current Liabilities			
(a) <u>Financial Liabilities</u>	1		
(i) Borrowings	13	2500000	13415790
(ii) Others	14	28180849	25394400
(b) Provisions	15	389897	389897
(c) Deffered Tax Liabilities (Net) Total Non-Current Liabilities	5	1301149	0
iotal Non-Current Liabilities		32371895	39200087

Balance Sheet as at March 31, 2019 (Cond.)

PAR	TICULARS	Note No.	As at 31st March,19	As at 31st March,18
			₹	₹
Curre	ent Liabilities			
(a)	Financial Liabilities			
i	Borrowings	16	24680417	24452235
ii	Current Maturities - Long-Term	17	17306532	16332633
iii	Trade Payables	18		
	(a) Dues of micro and small enterprises		607931	0
	(b) Dues of creditors other than micro and small enterprises		27832987	37715233
(b)	Other Current Liabilities .	19	7722153	6951602
(c)	Provisions	20	7364256	6192628
(d)	Current Tax Liabilities (net)	21	1727963	274271
	Total Current Liabilities		87242241	91918602
	<u>Total Liabilities</u>		119614136	131118689
	Total Equity and Liabilities		158410717	163812158
Notes	s to the Financial Statements -	Note I	Nos. 1 to 31	

In terms of our report attached.

For P. M. BHARGAVA & CO. CHARTERED ACCOUNTANTS

(M. Z. Kothari) Managing Director (DIN: 01486305)

(Rahul Dugar)

(DIN: 00013704)

Director

(P.M.BHARGAVA) PROPRIETOR

Membership No. : 100595 Firm Regn. No.: 145087W

Place :- Mumbai Dated :- 30th May,2019 (Kunal Bafna) Chief Financial Officer

& Whole-time Director (DIN: 00902536)

Statement of Profit & Loss for the year ended March 31, 2019

	PARTICULARS	Note No.	As at 31st March, 19 ₹	As at 31st March, 18 ₹
 	INCOME Revenue from Operations Other Income Total Income (I+II)	22 23	175359285 262265 175621550	157620911 380598 158001509
IV	Expenses Cost of Materials Consumed Change in Inventories of Finished Goods and Work-in Progress Excise Duty/Srvice Tax	24 25 26	42187724 2168626 0	44271178 -4419263 2566145
	Employees Benefits Expenses Finance Costs Depreciation and Amortization Expense Other Expenses Total Expenses	27 28 29 30	52399074 7396191 12023211 50767067 166941892	48576179 9083979 11458409 44595499 156132126
V VI VII VIII	Profit/(Loss) before Exceptional Items and Tax Exceptional Items (net) Profit/(Loss) before Tax (V-VI) Tax Expense: Current Tax Deferred Tax Credit(-)/Debit(+)		8679658 0 8679658 1797268 1665480	1869383 0 1869383 376644
IX X	Mat credit adjustment/lapse MAT Credit C/f Profit/(Loss) for the year (VII-VIII) Other Comprehensive Income/(loss)		783763 -1669966 2576545 6103113	2149459 0 -356211 2169892 -300509
A.	Item that will not be reclassified to profit or loss (i) Re-measurement gains/(losses) on defined benefit obligations (ii) Income tax effect on above		0	0
В.	item that may be reclassified to profit or loss: (i) Re-measurement gains/(losses) on defined benefit obligations (ii) Income tax effect on above		0	0
XI	Total Other Comprehensive Income/(Loss) for the year (A+B) Total Comprehensive Income/(Loss) for the		6103113	-300509
XII	period comprising profit/ (loss) and other Comphrensive Income (IX-X) Earnings/(Loss) per equity share (of ₹ 10			
	each) from contuining operations as there is no discontinued operation Basic and Diluted (in ₹ per share)		4.08	-0.20
	Notes to the Financial Statements - Note Nos. 1 to 31			

In terms of our report attached. For P. M. BHARGAVA & CO.

CHARTERED ACCOUNTANTS

(P.M.BHARGAVA) PROPRIETOR

Membership No. : 100595 Firm Regn. No.: 145087W

Place :- Mumbai Dated :- 30th May, 2019

(M. Z. Kothari) Managing Director (DIN: 01486305)

(Rahul Dugar) Director (DIN: 00013704)

(Kunal Bafna) Chief Financial Of cer & Whole-time Director

(DIN: 00902536)

Cash Flow Statement for the year ended 31st March, 2019

Sr. No.	PARTICULARS	As at 31.03.2019 ₹	As at 31.03.2018 ₹
A . 1	Cash flow from operating activities Net Profit / (Loss) before extraordinary items and tax	8679658	1869383
	Adjustments for: Depreciation and amortisation Impairment in respect of Other Property and Plant & Equipment	11468897 554314	11458409 0
	Amortisation of share issue expenses and discount on shares	0	0
	(Profit)/Loss on sale of Assets Finance costs Interest income	(39753) 7396191 (51675)	0 9083979 (208256)
2	Operating profit / (loss) before working capital changes <u>Changes in working capital:</u> Adjustments for (increase) / decrease in operating assets:	28007632	22203515
	Inventories Trade receivables Financial assets - Loans	(335970) 141954	10796583 832781
	Other current assets Non current - Loans	740472 963617	(1438883) (3699966)
	Adjustments for increase / (decrease) in operating liabilities:	1510073	6490515
	Trade payables Others	(9274315) 0	12632208 0
	Current Long term Borrowing (maturities) Other Current Liabilities Current Provisions Current tax liabilities (net)	973899 770551 1171628 1453692	(5035341) (544686) 224086 274271
	Cash flow from extraordinary items	(4904544) 0	7550538 0
	Cash generated from operations Net income tax (paid) / refunds	6414617 (911065)	(1060023) (20433)
3	Net cash flow from / (used in) operating activities (A)	20681949	23243105
В.	Cash flow from investing activities Capital expenditure on fixed assets, including capital advances Proceeds from sale of fixed assets	(6166827) 53571	(848216) 0
	Interest received Cash flow from extraordinary items Net cash flow from / (used in) investing	51675 0 (6061581)	208256 0 (639960)
	activities (B)	(000.001)	(00000)

Cash Flow Statement for the year ended 31st March, 2019

Sr. No.	PARTICULARS	As at 31.03.2019 ₹	As at 31.03.2018 ₹
C.	Cash flow from financing activities Proceeds from long-term borrowings (TLs/Usl) Net increase / (decrease) in working capital borrowings	(8129341) 228182	(12111210) (231430)
	Proceeds from other short-term borrowings Finance cost	0 (7396191)	0 (9083979)
	Net cash flow from / (used in) financing activities (C)	(15297350)	(21426619)
	Net increase / (decrease) in Cash and cash equivalents (A+B+C)	(676981)	1176526
	Cash and cash equivalents at the beginning of the year	1899664	723138
	Cash and cash equivalents at the end of the year (Refer Note 8)	1222683	1899664
	Reconciliation of Cash and cash equivalents with the Balance Sheet: Cash and cash equivalents as per Balance	1222683	1899664
a)	* Comprises: Cash on hand Balances with banks	74045	65012
b)	(i) In current accounts (ii) In earmarked accounts	1133638 15000 1222683	1819652 15000 1899664
	Notes : (i) Figures for previous year have been rearranged/r		ver necessary.

In terms of our report attached.

For P. M. BHARGAVA & CO. CHARTERED ACCOUNTANTS

(M. Z. Kothari) Managing Director (DIN: 01486305)

(P.M.BHARGAVA) PROPRIETOR

Membership No.: 100595 Firm Regn. No.: 145087W

Place :- Mumbai Dated :- 30th May,2019 (Rahul Dugar) Director (DIN: 00013704)

(Kunal Bafna)
Chief Financial Officer
& Whole-time Director

(DIN: 00902536)

Statement of Change in Equity for the year ended March 31, 2019

A Equity Share Capital

	No. of Shares	Amount in ₹
Balance as at April 1, 2017	1496338	14993940
Issued during the year	0	0
Balance as at March 31, 2018	1496338	14993940
Issued during the year	0	0
Balance as at March 31, 2019	1496338	14993940

B Other Equity

	Res	serves a	nd Surp	lus	Α	mount i	n₹
Particulars	Capital Reserve	Capital Redemption Reserve	Share Premium Account]		Item of other compre- hensive item	Total
	(a)	(b)	(c)	(d)	(e)= (a to d)	(f)	(g)= (e + f)
Balance as at April 1, 2017 Profit/(Loss) for the year FY 2018 Other Comprehensive Income/(loss) for FY 18	1500000	3897400	24000000	(8211556) (300509)	21185844 (300509)	(3185806)	18000038 (300509)
Balance as at March 31, 2018	1500000	3897400	24000000	(8512065)	20885335	(3185806)	17699529
Profit/(Loss) for the year FY 2019 Other Comprehensive Income/(loss) for FY 2019				6103113	6103113		6103113
Balance as at March 31, 2019	1500000	3897400	24000000	(2408952)	26988448	(3185806)	23802642

In terms of our report attached.

For P. M. BHARGAVA & CO. CHARTERED ACCOUNTANTS

(M. Z. Kothari) Managing Director (DIN: 01486305)

(P.M.BHARGAVA) PROPRIETOR

Membership No.: 100595 Firm Regn. No.: 145087W

Place :- Mumbai Dated :- 30th May,2019 (Rahul Dugar)
Director
(DIN: 00013704)

(Kunal Bafna) Chief Financial Officer & Whole-time Director

(DIN: 00902536)

Notes forming part of the Accounts

1 SIGNIFICANT ACCOUNTING POLICIES

Sr. No. Particulars COMPANY INFORMATION Jainex Aamcol Limited ("the company") is a public limited company incorporated with its Registered office in Mumbai, Maharashtra, India. The company is listed on the Bombay Stock Exchange (BSE). The company has a manufacturing unit in Aurangabad, Maharashtra for manufacture of Gear Cutting Tools viz. gear hobs and miling cutters and spline guage. The functional and presentation currency of the company is Indian Rupee ("₹") which is the currency of the primary economic environment in which the company operates. As on 31st March,2019, Jainex Foods Pvt Ltd owns 38.62% of the equity shares of the company, and has the ability to influence the company's operations. The financial statements for the year ended March 31,2019 were approved by the Board of Directors on May 30,2019.

SIGNIFICANT ACCOUNTING POLICIES

2.01 ACCOUTING CONVENTION

2

The significant accounting policies applied by the Company in the preparation of its financial statements are listed below. Such accounting policies have been applied consistently to all the periods presented in these financial statements, unless otherwise indicated.

a) Statement of compliances

The financial statements have been prepared in accordance with the Indian Accounting Standards (referred to as "Ind AS")prescribed under section 133 of the companies Act, 2013 read with Companies (Indian Accounting Standards) Rules 2015, as amended by MCA vide notification no. G.S.R.404(E) dated 6 April 2016 amended Schedule III (Balance Sheet and Profit and Loss Accounts format) of the Companies Act 2013.

b) Basis of preparation

The financial statements have been prepared under the historical cost convention on the basis of going concern and in accordance with generally accepted accounting principles and IND AS of ICAI as per provisions of the Companies Act 2013.

c) USE OF ESTIMATES AND ACCOUNTING JUDGEMENTS

(i) Use of estimates

The preparation of the financial statements require the Management to make estimates and assumptions considered in the reported amounts of assets and liabilities (including contingent liabilities) and the reported income and expenses during the year. The Management believes that the estimates used in preparation of the financial statements are prudent and reasonable. Future results could differ due to these estimates and the differences between the actual results and the estimates, are recognised in the periods in which the results are known/materialised.

(ii) Impairment (IND. AS 36)

Impairment of assets has been recognized and losses where ever applicable has been charged to Profit & Loss account.

Notes forming part of the Accounts SIGNIFICANT ACCOUNTING POLICIES (CONTD.)

Sr. No. Particulars As of each balance sheet date, the carrying amount of assets is tested for

impairment so as to determine
I. the provision for impairment loss, if any, required, or

ii. the reversal, if any, required or impairment has recognized in previous year.

(iii) <u>Useful lives of property, plant and equipment and intangible assets :-</u> (IND. AS 16)

The Company reviews the useful life of property, plant and equipment and intangible assets at the end of each report period. This reassessment may result in change in depreciation and amortization expense in future periods.

(iv) Taxes on Income and Valuation of deferred tax assets :- (IND AS 12)

Current tax is determined as the amount of tax payable in respect of taxable income for the year, as per applicable tax rates and laws.

Deferred tax is recognized, subject to the consideration of prudence in respect of deferred tax assets on timing differences, being the difference between taxable income and accounting income that originates in one period and capable of reversal in one or more subsequent periods as described in relevant Note to financial statements.

(v) Provisions, contingent liabilities and contingent assets (IND AS 37)

a) Provisions

The provisions are recognised and measured by using a substantial degree of estimation.

Provisions are recognized in the balance sheet when the Company has a present obligation (legal or constructive) as a result of a past event, which is expected to result in an outflow of resources embodying economic benefits which can be reliably estimated. Each provision is based on the best estimate of the expenditure required to settle the present obligation at the balance sheet date.

Constructive obligation is an obligation that derives from an entity's actions where:

- by an established pattern of past practice, published policies or a sufficiently specific current statement, the entity has indicated to other parties that it will accept certain responsibilities and;
- (ii) as a result, the entity has created a valid expectation on the part of those other parties that it will discharge such responsibilities.

b) Contingent liabilities

Contingent liabilities are disclosed after a careful evaluation of the facts and legal aspects of the matter involved in the issue.

c) Contingent assets

Contingent assets are disclosed after a careful evaluation of the facts and legal aspects of the matter involved in the issue.

Notes forming part of the Accounts SIGNIFICANT ACCOUNTING POLICIES (CONTD.)

Sr. No. **Particulars** Fair value measurements of financial instruments (IND AS 32) (vi) The company has no financial instruments / investments hence fair value measurement is not applicable. (vii) Employee Benefits and Retirement obligations (IND AS 19) **Defined Contribution Plan** a) The state governed Provident Fund Scheme, Employees State Insurance Scheme and Employee Pension Scheme are defined contribution plans. The contribution paid / payable under the schemes are recognised during the year in which the employee renders the related services. Defined Benefit Plan/Long Term Compensated Absences. b) The company's Employees Gratuity Fund Scheme managed by the LIC of India is a defined plan. The present value of obligations based on previous experience and actual valuation given by LIC read with the compliance of applicable IND AS in this regard has been considered and provided in the financial statements subject however to payment of arrears as reflected in the company's financial statements under the head Other Comprehensive Income (OCI). Since the valuation by LIC is based on their vast experience and at actuals, no third party acturial advice is taken c) **Compensated Absences** The company has provided for the actual leave encashment liability at the balance sheet date based on permissible accumulated leave balance of the employees at the last salary drawn. Since leave encashment liability at actual is fully provided, no actuarial advice is considered necessary. 2.02 Property, plant and equipment (IND AS 16) Tangible and intangible property, plant and equipment are stated at cost less accumulated depreciation and impairment. Cost includes all direct costs and expenditure incurred to bring the asset to its working condition and location for its intended use. Related trial run expenses (net of revenue), borrowing cost during constuction / irrection period and

2.03 Depreciation and amortization of property, plant and equipment and intangible assets

and loss.

 a) Depreciation is provided under straight line method (SLM) to the extent depreciable based on the usefull life of most of the assets as prescribed in Schedule II of the Companies Act, 2013

commissioning are capitalised where ever and whenever applicable. The gain or loss arising on disposal of an item of property, plant and equipment is determined as the difference between sale proceeds and carrying value of such item, and is recognized in the statement of profit

 Depreciation on additions is provided on pro-rata basis from the date of intended use. Depreciation on deletions is provided on pro-rata basis till the date of its effective use.

Acct. Pol - 3

Notes forming part of the Accounts SIGNIFICANT ACCOUNTING POLICIES (CONTD.)

Sr. No.		Particulars Particulars
	c)	No depreciation has been provided on fixed assets where written down value has reached to 5% of the original cost and also on fixed assets not put to use.
2.04	The	ses (IND AS 17) company's '95 years Leasehold Land at MIDC Aurangabad is aquired on ual economic rent in 1974.
2.05	a (i)	Financial assets Cash and bank balances Cash and bank balances consist of (i) Cash and cash equivalents includes cash in hand, balances held with banks which are readily convertible into known amounts of cash, are subject to an insignificant risk of change in value. These balances with banks are unrestricted for withdrawal and usage.
		(ii) Other bank balances which includes balances and deposits with banks that are restricted for withdrawal and usage.
	(ii)	Other financial assets are taken at cost or net realisable value as the case may be.
2.05	b (i)	Financial Liabilities Trade and other payables / liabilities Trade and other payables / liabilities are initially measured at fair value / cost as recorded in the books.
	(ii)	Interest bearing bank loans, overdrafts ,term liabilites and other debts are initially measured at fair value / cost as recorded in the books using the effective interest rate method. Any difference between the proceeds (net of transaction costs) and the settlement or redemption of borrowings is recognized over the term of the borrowings in the statement of profit and loss.
	(iii)	The company de-recognizes financial liabilities when, and only when, the Company's obligations are discharged, cancelled or they expire.
2.06	(i)	Inventories - (IND AS 02) Inventories are stated at the lower of cost and net realizable value. Cost is ascertained on a weighted average basis. Costs comprise direct materials and, where applicable, direct labour costs and those overheads that have been incurred in bringing the inventories to their present location and condition. Net realizable value is the price at which the inventories can be realized in the normal course of business after allowing for the cost of conversion from their existing state to a finished condition and for the cost of marketing, selling and distribution.

Notes forming part of the Accounts SIGNIFICANT ACCOUNTING POLICIES (CONTD.)

Sr. No.		Particulars
	(ii)	Stores and spare parts are carried at lower of cost and net realizable value.
	(iii)	Provisions are made to cover slow moving and obsolete items based on historical experience of utilization on a product category basis, which involves individual businesses considering their product lines and market conditions.
	(iv)	However, based on above, the inventories are valued as under
	a) b) c) d) e) f)	Raw materials are valued at cost. Work in Progress is valued at raw material cost + overheads. Finished Goods are carried at lower of cost or market value which ever is less. Stores are taken at cost. Tools and Spares are taken at net of 1/3rd for usage. Scraps are taken at realisable value
2.07		Non-current assets held for sale and discontinued operations The company has classified non current assets held for sale as mentioned in Note to Financial statements under the head Property, Plant and Equipments. The company has not discontinued any operations during the year.
2.08	(i)	Revenue from operations. Sales and other operational income Revenue from sale of goods is recognised when the company has transferred to the buyer the significant risks and rewards of ownership and no longer retains control over the goods sold. The amount of revenue can be measured reliably. It is probable that the economic benefits associated with the transaction will flow to the company and the costs incurred or to be incurred in respect of the transaction can be measured reliably. Depending on the contractual terms, risks and rewards of ownership is transfered when the delivery is completed. In case of exports, sale delivery is completed on issuance of bill of lading/air way bill.
		However, untill June 2017; turnover includes excise duty, education cess, service tax, and is net of VAT/CST and GST there after.
	(ii) (a)	Other income Interest income is accrued on time proportion basis, by reference to the principal outstanding and effective interest rate applicable.
	(b)	Other income viz exchange gain/ loss , misc. receipts, bad debts recovery etc. are accounted on generally accrual basis except recovery of bad debts, misc receipts which are accounted on receipt basis Acct. Pol - 5

Notes forming part of the Accounts SIGNIFICANT ACCOUNTING POLICIES (CONTD.)

Sr. No.	Particulars
2.09	Foreign currency transactions and translations Foreign currency transactions are recorded at exchange rates prevailing on the date of the transaction. Foreign currency denominated monetary assets and liabilities are retranslated at the exchange rate prevailing on the balance sheet date and exchange gains and losses arising on settlement and restatement are recognised in the statement of profit and loss. Nonmonetary assets and liabilities that are measured in terms of historical cost in foreign currencies are not retranslated.
	Assets and liabilities with functional currency other than the functional currency of the Company have been translated using exchange rates prevailing on the balance sheet date. Statement of profit and loss has been translated using weighted average exchange rates. Translation adjustments have been reported as foreign currency translation reserve in the statement of changes in equity.
2.10	Borrowing costs (INDAS 23) Borrowing costs that are attributable to the acquisition, construction or production of qualifying assets are capitalized as a part of such assets till such time as the assets are ready for their intended use. Qualifying assets are assets that necessarily require a substantial period of time to get ready for their intended use. All the other borrowing cost is recognized as an expense on accrual basis.
2.11	Earnings per share (IND AS 33) Basic/Diluted earnings per share is computed by dividing the profit / (loss) after tax (including the post tax effect of extraordinary items, if any) by the number of equity shares outstanding during the year.
2.12	Segment reporting (IND AS 108) The company's main product lines are in gear cutting tools viz. gear hobs and miling cutters which contributes over 90% of its revenue. The contribution from the balance operation viz. spline guage is mostly involving common processes and use of the same machineries of main product lines and thus the company's operations is considered as a single segment.
2.13	Change in Accounting Policy (IND AS 8) There is no change in accounting policy.
	Acct. Pol - 6

Notes forming part of the Financial Statements (Contd.)

(N-1)

NOTE No. [2] - Property, Plant and Equipments

Sr.No.	Class of assets		ŏ	Cost			Depreciation	ation		Impairment	Net carrying amount	ig amount
		Value as at 01.04.2018	Additions	Deductions	As at 31.03.2019	Upto 31.03.2018	For the year	Deductions	Upto 31.03.2019	Charged for the year	As at 31.03.2019	As at 31.03.2018
_	Tangible Assets UN-IMPAIRED ASSETS											
حٰ	Leasehold Land *	178777	0	0	178777	178777	0	0	178777	0	0	0
œ.	Factory & Office Building *	5015179	588545	0	5603724	2478735	124388	0	2603123	0	3000601	2536444
	(Owned)			*				*				
رن ا		230465647	5194687	4035306	231625028	150954913	11099798	3220992	158833719	0	72791309	79510733
<u>.</u>		1217671	92826	0	1313547	1095418	36563	0	1131981	0	181566	122253
ш		5816505	94800	0	5911305	5381768	53088	0	5434856	0	476449	434737
ග් :		1184921	0	276358	908563	1069168	26509	262540	863137	0	45426	115753
Ï	Computer	10683171	192919	0	10876090	9938846	87641	0	10026487	0	849603	744325
		254561871	6166827	4311664	256417034	171097626	11457987	3483532	179072081	0	77344953	83464245
			ŏ	Cost						Impairment	Net carrying amount	ig amount
		Value as at 01.04.2018	Reclassified	Deductions	As at 31.03.2019	Upto 31.03.2018	Reclassified	Deductions	Upto 31.03.2019	Charged for the year	As at 31.03.2019	As at 31.03.2018
≡	IMPAIRED ASSETS (held for sale)	*				*				#		
	Plant and Equipment (Owned)	4035306		0	4035306	3220992	0	0	3220992	554314	260000	0
		4035306	0	0	4035306	3220992	0	0	3220992	554314	260000	0
	TOTAL	258597177	6166827	4311664	260452340	174318618	11457987	3483532	182293073	554314	77604953	83464245
	(Previous Year)	253713655	848216	0	254561871	159772524	11325102	0	171097626	0	83464245	0
**	(*) Please refer Note 1 - (2.02), (2.03) and	12), (2.03) and (2.04) of Significal	32), (2.03) and (2.04) of Significant Accounting Policies.	ounting Polici	es.							
) (#) Z	(#) Impairment amouting to Rs. 554314 (pre	(previous yea	ired to lead to sale during 1.1.3 RS. 554314 (previous year NIL) has been charged to profit & loss during the year with Accepte	en charged tα	profit & loss	during the ye	ear.					
2 2			0	Cost			Depreciation	ation		Impairment	Net carrying amount	d amount
OI.IVO.										Thomas do	100 101	100
		Value as at 01.04.2018	Additions	Deductions	As at 31.03.2019	Upto 31.03.2018	For the year Deductions	Deductions	Upto 31.03.2019	onarged for the year	As at 31.03.2019	As at 31.03.2018
	Intangible Assets											
-	Computer Software	1508415	0	0	1508415	1398637	10910	0	1409547	0	98868	109778
		1508415	0	0	1508415	1398637	10910	0	1409547	0	98868	109778
	(Previous Year)	1508415	0	0	1508415	1265330	133307	0	1398637	0	109778	

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Notes forming part of the Financial Statements (Contd.)

(N-2)

Sr. No.	Particulars	As at 31.03.2019 ₹	As at 31.03.2018 ₹
	NOTE No. [4] Financial Assets: Others - Non-Current Un-secured, considered good		
а	Security Deposits	888755	810841
b	Deposit with Custom's Appeal - Capital item	200000	200500
С	MAT Credit Entitlements	2632838	1746635
		3721593	2757976
a)	NOTE No. [5] Deferred Tax Assets (Net) Tax effect on items constituting deferred tax liability On difference between book balance and tax balance of fixed assets.	8593568	11637620
b)	Tax effect on items constituting deferred tax assets Leave Encashment On Employees benefits - Gratuity Unabsorbed depriciation c/f - as per Income Tax	441582 1334094 5516743	494199 0 11507752
	Net Deferred Tax Assets (+) /Liabilities (-) (a-b)	7292419 -1301149	12001951 364331
а	NOTE No. [6] Inventories Raw Materials	14288331	12590985
b	Work-in-Progress	6970179	8644171
С	Finished Goods - Internally Manufactured	7200968	7483846
d e f g	Stores Tools & Spares Machines Spares Scraps Note :- For mode of valuation refer Note No. 1 - (2.06)	2728023 497854 0 0 31685355 of Sigificant Accord	2323762 347975 418830 211756 32021325 unting Policies
	(2.00)	s. sigmount tooo	9 1 0110100

Notes forming part of the Financial Statements (Contd.)

(N-3)

Notes forming part of the Financial Statements (Contd.)				
Sr. No.	Particulars	As at 31.03.2019 ₹	As at 31.03.2018 ₹	
а	NOTE No. [7] Financial Assets: Current: Trade Receivables Unsecured Outstanding for a period exceeding six months from the date they are due for payment			
	Unsecured, considered good Unsecured, considered doubtful	2190884	5722527 0	
b	Outstanding for a period less than six months from the date they are due for payment	2190884	5722527	
	Unsecured, considered good Unsecured, considered doubtful	40415431	36741834	
		40415431 42606315	36741834 42464361	
	Note: No trade receivables are due from directors or other officers of the Company or any of them either severally or jointly with any other person. No any debts/receivables are due from firms or private companies respectively in which any director is a partner, a director or a member.			
i	NOTE No. [8] Financial Assets: Current: Cash and Cash Equivalents Balances with Banks In Current Accounts	1133638	1819652	
ii	Cash on Hand	74045 1207683	65012 1884664	
	NOTE No. [9] Financial Assets: Current: Other Bank Balance Other Bank Balances In TDR Accounts held as margin against BG/LCs	15000 15000	15000 15000	
a b	NOTE No. [10] Financial Assets: Other Current Assets Unsecured, considered good Prepaid Expenses Balances with Govt Authorities Balance with Income Tax	319320 824548 0 824548	505703 105668 0 105668	
С	Others	327082 1470950	119107 730478	

Note	Notes forming part of the Financial Statements (Contd.) (N-4)						
Sr. No.	Particu	ılars		As at 31.03.2019 ₹	As at 31.03.2018 ₹		
a)	NOTE No. [11] Equity Share Capital Authorised Equity Shares of Rs. 10/- e	each.	₹ Number of shares	30000000 3000000	30000000 3000000		
b)	Issued, Subscribed & Pai Equity Shares of Rs. 10/- e		₹ Number of shares	14963380 1496338	14963380 1496338		
	Less :Calls in Arrears for Add :Forfeited Shares	rom others	Trainbor of shares	3595 14959785	3595 14959785		
	Equity Shares of Rs. 2.	50/- each.	₹ Number of shares	34155 13662	34155 13662		
				14993940	14993940		
c)	Issued, subscribed and full outstanding at the beginnin Add: - Shares issued durin	Reconciliation of number of shares Issued, subscribed and fully paid up outstanding at the beginning of the year Add :- Shares issued during the year Outstanding shares at the year end					
d)	Shareholder holding mor equity shares at the end						
		3	1.03.2019	31.03	.2018		
		No. of Shares	% of holding	No. of Shares	% of holding		
	1 Jainex Foods Private Ltd	57795	38.62%	577956	38.62%		
	2 Bharti Bafna	20520	13.71%	205700	13.75%		
	3 Rahul Bhagat Dugar	2075	1.39%	95250	6.37%		
	4 Kunal Bafna	7500	5.01%				
		87890	58.74%	878906	58.74%		

Notes forming part of the Financial Statements (Contd.)

(N-5)

Sr. No.	Particulars	As at 31.03.2019 ₹	As at 31.03.2018 ₹
e) i.	Equity shares movement during the 5 years preceding March 31, 2019 Aggregate number and class of shares allotted as fully paid up pursuant to contract(s) without payment being received in cash.	0	0
ii. iii.	Aggregate number and class of shares allotted as fully paid up by way of bonus shares. Aggregate number and class of shares bought back	0	0
f)	Terms of any securities convertible into equity shares issued along with the earliest date of conversion in descending order starting from the farthest such date.	0	0
g)	Terms/rights attached to equity shares The Company has only one class of shares capital, i.e. equity shares having face value of Rs.10 per share. Each holder of equity share is entitled to one vote per share held.	-	
a)	NOTE No. [12] Other Equity Capital Reserve As per last Balance Sheet	1500000	1500000
b)	<u>Capital Redemption Reserve</u> As per last Balance Sheet	3897400	3897400
c)	Share Premium Account As per last Balance Sheet (On Preferential Allotment in FY 13)	24000000	24000000
d)	Retained Earnings As per last Balance Sheet Add :- Profit for the year	(8512065) 6103113	(8211556) (300509)
		(2408952)	(8512065)
e)	Other Comprehensive Income (OCI) As per last Balance Sheet Add :- Movement in OCI (Net) during the year	(3185806)	(3185806)
	Total Other Equity	(3185806) 23802642	(3185806) 17699529

Note	Notes forming part of the Financial Statements (Contd.)				
Sr. No.	Particulars	As at 31.03.2019 ₹	As at 31.03.2018 ₹		
a)	Other Equity (Contd) Nature and purpose of reserves: Capital Reserve Capital Reserve represents central subsidy received from central government in respect of its Aurangabad unit/project set up in 1976.				
b)	<u>Capital Redemption Reserve</u> Capital Redemption Reserve represents amount on account of redemption of preference shares with requisite approval.				
c)	Share Premium Account Securities Premium Reserve is used to record the premium on issue of shares and is utilised in accordance with the provisions of the Companies Act, 2013.				
d)	Retained Earnings Reserve is used from time to time to transfer profits from Retained Earnings for appropriation purposes. As the General Reserve is created by a transfer from one component of equity to another and is not an item of other comprehensive income, items included in the General Reserve will not be reclassified subsequently to statement of profit and loss.				
e)	Other Comprehensive Income (OCI) This reprsents provisions of arrears of employees gratuity on applicability of IND. AS and will be timely delt in Profit & Loss account				
ab	NOTE No. [13] Financial Liabilities: Borrowings - Non Current (Secured) From Bank of India, Mumbai Rupee Term Loans - (*)	11300071 8506461	15237702		
	Corporate Loan - (*)	19806532	14510721 29748423		
	Less : Shown under other current liabilities as current maturities - Note No. 17	17306532	16332633		
		2500000	13415790		
	Total (a to b)	2500000	13415790		
a)	(*) Includes Interest accrued but not due Term Loans Corporate Loan	8320 6461	11288 10721		
b)	(a) Interest due and in default but paid after year end	14781	22009		
'	Term Loans	0	0		
	Corporate Loan (b)	0	0		
	· /				

<u>Note</u>	otes forming part of the Financial Statements (Contd.)			
Sr. No.	Particulars		As at 31.03.2019 ₹	As at 31.03.2018 ₹
c)	Note 13 (Contd) Default in Repayment of Principal Term Loans Corporate Loan	(0)	6875961 0 6875961	5698872 0 5698872
d)	Period of Default Term Loans		Between 1 to 16 months	Between 1 to 13 months
	Corporate Loan		0	< 1 Months
	Nature of Security and terms of repay			
TLs	Nature of Security		f Repayments - as	
15	Term Loan of ₹ 113.00 Lacs including interest of ₹ 8380 (Previous Year Term Loan of ₹ 152.38 Lacs including interest of ₹ 11288)		e in 24 quarterly Ins Jary, 2013. Last Inst 18.	
3			ble in 60 Monthly Instalments starting .10.2015. Last Instalment due on 30.09.20	
	Prime Security			
	Above Term Loans are secured by hypothecation of Plant & Machinery acquired under specific term loans and are collateraly secured by Equitable Mortgage of Land and Building situated at L/3, Chikhalthana, MIDC Indl Estate, Aurangabad and hypothecation of Plant and Machinery not acquired under above term loans.	p.a. (prev		m Loans is 13.15 % o.a.) as modified by
	NOTE No. [14] Other Financial Liabilities : Others - Non-Current (Unsecured) Loans & Advances from related parties		28180849 28180849	25394400 25394400
	NOTE No. [15] Provisions - Non-Current Claims of Ex-employees		389897	389897
1	NOTE No. [16] Financial Liabilities : Borrowings - Current Secured Loans repayable on demand From Bank of India		00021217	22040440
a b	Cash Credit Account Packing Credit Account		23621917 1058500	22916419 1535816
	. adming distally noted in		24680417	24452235
1				

Note	Notes forming part of the Financial Statements (Contd.)			
Sr. No.	Particulars	As at 31.03.2019 ₹	As at 31.03.2018 ₹	
	Prime Security (Secured against hypothecation of Raw Materials, Work in Process, Finished Goods and Receivables) Collateral Securities (The above limits are collaterally secured by Equitable Mortgage of company's Land and Building situated at L/3,Chikhalthana, MIDC Indl Estate, Aurangabad) and hypothecation of Plant & Machinery not acquired under Term Loans from Bank of India.			
a b c	NOTE No. [17] Financial Liabilities: Current Maturities of Long-Term Borrowings (Secured) From Bank of India Term Loan/Corporate loan Interest accrued but not due on term loan Interest accrued but not due on corporate loan	17291751 8320 6461	16310624 11288 10721	
	Refer Note No: - 13 - Borrowings - non current	17306532	16332633	
(a)	NOTE No. [18] Financial Liabilities: Dues to Micro and Small Enterprises have been determined to the extent such parties have been identified on the basis of information collected by the Management. This has been relied upon by the auditors.	607931	Not available but included in (b)	
(b)	Current - Trade Payables Other than Acceptances For Materials/Goods For Expenses	18776265 9056722 27832987	28199394 9515839 37715233	
a b	NOTE No. [19] Other Current Liabilities Statutory dues Advance/ Credit balance of customers	7017571 704582 7722153	6463225 488377 6951602	

Note	tes forming part of the Financial Statements (Contd.)					(N-9)
Sr. No.	Particula	ars			As at 31.03.2019 ₹	As at 31.03.2018 ₹
а	NOTE No. [20] Current Liabilities : Provisions Provision for Employee Be	mofito				
1	Salary & Reimbursements	ilielits			5493082	4415521
2	Contribution to PF				172782	177758
3	Leave Encashment				1698392	1599349
"	Leave Liicasiiiieiit				1090392	1399349
					7364256	6192628
	NOTE No. [21] Current Tax Liabilities (net) Income Tax)			1727963	274271
					1727963	274271
a)	NOTE No. [22] Revenue from operations SALES	Sales	Returns	Net		
	Gear Hobs	123825115	1272212		122552903	102483118
	Milling Cutters Spline Gauges	29641249 16304540 169770904	419748 204914 1896874	29221501 16099627 167874030	29221501 16099627	30541430 13071846
					167874030	146096394
	Add: Central Excise Duty &	FD Cass	Collect	har		3253197
	Add. Ochiral Exolog Baty a	Gross S		.ou	167874030	149349591
b)	Other Operational Income Job Work Charges Add :Service Tax collected of Scrap /Misc. Sales	on Job Wo	Total	(a+ b)	5207526 2277729 7485255 175359285	5585613 216586 2469121 8271320 157620911
		includes	export	or Rs.	31590169	18977912
	NOTE No. [23] Other Income Income Tax Refund Misc. Receipts/write-off(net) Interest Received Interest on Income Tax Refu Exchange Gain on Export (n Profit on car sale	ınd			0 0 51675 0 170837 39753	22224 12573 200710 7546 137545 0
					262265	380598

Note	Notes forming part of the Financial Statements (Contd.)				
Sr. No.	Particulars			For the year ended on 31.03.2019 ₹	For the year ended on 31.03.2018
	NOTE No. [24] Cost of Raw Material Consumed Inventory at the beginning of the year	ear		12590985	6808695
	Add : Purchase (net of returns, cen	vat + freigh	it & octroi)	43885070	50053468
	Less: Inventory at the end of the year	ear		56476055 14288331	56862163 12590985
				42187724	44271178
a) b)	Details of Raw Material Consumption Import Indigenous/ Local purchase	18-19 Qty. in Kgs. 64 0.23% 28035 99.77% 28099	17-18 Qty. in Kgs. 116 0.34% 33567 99.66% 33683	292905 0.69% 41894818 99.31% 42187724	539874 1.22% 43731304 98.78% 44271178
		100.00%	100.00%	100.00%	100.00%
а	NOTE No. [25] Changes in Inventories Inventories at the end of the year: Finished Goods Work-in-Progress Scrap			7200968 6970179 0 14171147	7483846 8644171 211756 16339773
b	Inventories at the beginning of the year: Finished Goods Work-in-Progress Scrap Net (Increase)/Decrease			7483846 8644171 211756 16339773 2168626	8421013 2835687 663810 11920510 -4419263
	NOTE No. [26] GST/Excise duty/Service tax GST Excise Duty Service Tax Increase /(decrease) of Excise Duty	y on Finisho	ed Goods	0	3282958 218855 -935668 2566145
a b c d	NOTE No. [27] Employees Benefits Expenses Salaries, Wages & Allowances (*) Contribution to Provident and Other Funds Gratuity Fund Contribution Staff Welfare Expenses (*)			46732124 2117088 1093608 2456254 52399074	43264802 2097724 1053859 2159794 48576179
	Includes Remunaration to Whole	Time Dire	ctors	3068135	2817793

Note	Notes forming part of the Financial Statements (Contd.) (N-1				
Sr. No.	Particulars	For the year ended on 31.03.2019 ₹	For the year ended on 31.03.2018 ₹		
->	NOTE No. [28] Finance Cost				
a)	Interest expense on: Borrowings from Bank (WC + TL) Borrowings from Others	6744132 8604	8583208		
b)	Other borrowing costs	643455 7396191	500771 9083979		
	NOTE No. [29] Depreciation, amortisation, impairment and obsolescence Depreciation Impairment	11468897 554314	11458409 0		
	NOTE No. [30]	12023211	11458409		
а	Other Expenses Manufacturing Expenses Consumption of Stores etc. Consumption/Write off of Tools and Spares Consumption of Packing Materials Labour Charges (Mfg.) Power and Fuel Repairs and Maintenance - Buildings Repairs and Maintenance - Machinery Repairs and Maintenance - Others	4020849 2185623 833803 6386446 6846591 79811 6494511 386743 27234377	3640417 2517682 783780 5762250 6349415 77248 2079597 494991 21705380		
b	Administrative & Other Expenses Travelling and Conveyance Sales Commission Consignment Expenses Legal and Professional Miscellaneous Expenses Total (a+b)	2420652 7602676 3353171 4454605 5701586 23532689 50767067	2867484 8330215 3127203 3620742 4944475 22890119 44595499		

Notes forming part of the Financial Statements (Contd.)

Sr. No.	Particulars	FY 2018-19 ₹	FY 2017-18 ₹
1	NOTE No. [31] - Additional information Contingent liabilities (To the extent not provided for)		
	(i) Claims against the company not acknowledged as debt	0	0
	Letters of credits opened awaiting shipment / delivery.	0	0
	(iii) <u>Guarantees</u>	0	0
2	<u>Commitments</u>		
	(i) Commitment pending on capital accounts - net of advance	Nil	Nil
	(ii) Uncalled liability on shares and other investments partly paid	Nil	Nil
	(iii) Other commitments (specify nature)	Nil 0	Nil 0
3	Payment to Auditors a) Statutiory Auditor	75000	75000
	b) Tax Audititor	25000	25000
	i) Tax Audit Feesii) Taxation & Other Matters	15000 25000	15000 25000
	iii) Banking Matters iv) GST/Service Tax	11700 76700	11700 76700
	, concented text	151700	151700
4	CIF Value of Imports		
	i. Raw Materials;ii. Components and Spare Parts;	853562 4756413	427725 1315606
	ii. Components and Spare raits,	5609975	1743331
5	Expenditure in Foreign Currency Travelling	493736	649192
	Commission	284904	974102
	Exchibition Expenses	0	39955
	Books and Periodicals	31258	0
6	Earning in Foreign Exchange	24500400	19077040
	Export of goods calculated on FOB basis	31590169	18977912

Notes forming part of the Accounts (Contd.) NOTE No. [31] - Additional information (Contd.)

Sr. No.	Particulars	FY 2018-19 ₹	FY 2017-18 ₹
7	Earning per Share (EPS) - Basic & Diluted - computed as per IND AS 33		
	(i) Profit after tax (ii) Number of shares fully paid up (net of forfeiture) (iii) Nominal value of equity shares (iv) Basic earning per share (v) Diluted earning per share	6103113 1496338 10 4.08 4.08	-300509 1496338 10 -0.20 -0.20
8	The Disclosure on "Employee Benefits" as per Ind AS 19 and the Companies (Accounting Standards) Rules, 2006.		
	a) Defined Contribution Plan The state governed Provident Fund Scheme, Employees State Insurance Scheme and Employee Pension Scheme are defined contribution plans. The contribution paid/payable under the schemes are recognised during the year in which the employee renders the related services. Contribution to Defined Contribution Plan, recognised and charged off during the year are as under.		
	Employer's Contribution to state governed Provident Fund	632580	612136
	Employer's Contribution to state governed Pension Schemes	1319822	1303362
	Employer's Contribution to state governed Employees State Insurance Scheme.	357834	592331
		2310236	2507829
	b) Defined Benefit Plan/ Long Term Compensated Absences. The company's Employees Gratuity Fund Scheme managed by the LIC of India is a defined plan. The present value of obligations based on previous experience and actual valuation given by LIC read with the compliance of applicable IND AS in this regard has been considered and provided in the financial statements subject however to payment of arrears as reflected in the company's financial statements under the head 'Other Comprehensive Income (OCI)'. Since the valuation by LIC is based on their vast experience and at actuals, no third party acturial advice was considered necessary by the management.		

Notes forming part of the Accounts (Contd.) NOTE No. [31] - Additional information (Contd.)

Sr. No.	Particulars	FY 2018-19 ₹	FY 2017-18 ₹
	The amount of obligation as at the year end is determined as per actual valuation by Company's Employees Group Gratuity Scheme maintained with LIC Aurangabad under their master policy no. 66567 and policy no. 703000405.		
	i) Value of obligation as at 1st April 2017 Interest Cost Current Service Cost Actual Losses/(Gains) interest including for earlier years on policy reinvested Benefit paid Value of obligation as at 31st March 2018	6959116 182019 1075522 617239 88846 8745050	6475048 139365 531192 0 186489 6959116
	ii) Fair value of Assets (a) with LIC Plan Assets at beginning of period Expected return on Plan Assets Actual Company Contribution Benefits paid Net Asset(liability) at the end of period (b) Bank balance in Gratuity trust account Total fair value of assets	2348687 182019 1075522 -88846 3517382 96537 3613919	1864619 139365 531192 -186489 2348687 96537 2445224
	iii Excess/(Short) payments (i -ii) (provided but not funded)	5131131	4513892
	c) Compensated Absences The company has provided for the actual leave encashment liability as per company rules at the balance sheet date based on permissible accumulated leave balance of the employees at the last salary drawn. Since leave encashment liability a actual is fully provided, no actuarial advice is considered necessary by the management. However, provision made for leave encashment during the year and unpaid liability at year end are as under. Provision made for the year in Profit & Loss account	354318	775940
	Unpaid Liability (non funded) under leave encashment at year end	1698392	1599349
9	Amounts not provided for a) Import against LC (DA/DP) for purchase of raw materials.	0	0
	b) Claims by ex-employees On account of claims by two ex-employees recorded in the accounts as liability amounting to Rs. 0.67 lacs and Rs. 3.23 lacs out of which the claim of Rs. 3.23 lacs has been decided in favour of the late ex-employee for therir claim on LIC. Any additional probable liability arising in connection with the said cases; will be provided at the time of claim by LIC or the company.		0

Notes forming part of the Accounts (Contd.) NOTE No. [31] - Additional information (Contd.)

Sr. No.		Particulars			FY 2018-19 ₹	FY 2017-18 ₹
	c)	On account of penalty of impose FY 2005 which was represente remission/ waiver and in communication/demand till considered as clsed.	d by view	the company for of no further	175000	175000
10	d)	On account of additional custor 7,13,812/- on a CNC machine is and contested in appeal before and Service Tax Appellate angainst which an amount of deposited to admit the appeal authorities issued SCN (show said matter demanding the sinstead of basic custom duty. The aring before Tribunal, at Mum The counsel for the comparargued the issue of SCN as be pertain to issue under SCN / Tribunal has remanded back concerned authority and a fresh still pending and is awaited. The above provisions being poshave not been made as the conne of the above conting material adverse effect on the conditions, results of operations at the conditions, results of operations at the conditions.	mpo the Tribu Rs. Rs. cau said ne m bai ny r nddisp c th ord sible enci	rted in FY 07 - 08 Customs, Excise unal at Mumbai 2,00,000/- was . The custom se notice) in the amount as CVD latter came up for on 3rd May 2018. epresented and law as it did not ute. The Hon'ble e matter to the er in the matter is but not probable any believes that es would have mpany's financial ash flows.	713812	713812
(a)		bsidiaries		P NIL		
			•		and a Libertia d	
	As	ssociates	:	Jainex Foods Pri Jainex Limited Jainex Imports & Dugar Brothers &	Exports Private L	imited
	Κŧ	ey Management Personnel	:	Mr. M. Z. Kothari	Chairman) (Managing Direc (Whole Time Dire	′

Notes forming part of the Accounts (Contd.) NOTE No. [31] - Additional information (Contd.)

Sr. No.	Particulars		FY 2018-19 ₹	FY 2017-18 ₹
b)	Relatives of Key Management Personnel : NIL			
	Transactions with Related Party	Nature	Amount FY 2018-19	Amount FY 2017-18
	Subsidiaries : Directors :	Sitting Fees to Directors	Nil Nil	Nil Nil
		Interest to Director Reimbursement of exp.		Nil Nil
	Payments to Body Corporates .	Purchases - items sales promotion Loans Received Repayment of Loa	187500 2650000 ins 3500000	202960 1000000
	Payments to Relatives of Director	Interest Interest	123712 Nil	Nil Nil
	Payments to/from Director/a Firm	Interest Purchases Loans Received Loans Repaid	94028 Nil 3500000 Nil	Nil Nil O Nil
	Key Management Personnel :	Director's Salary Allowances, Rent etc.	3068135	2817793
	Relatives of Key Management Personnel :		Nil	Nil
c)	Balances with the related parties : <u>Loans taken</u> Jainex Foods Pvt. Ltd. Dugar Brothers & Co Kunal Bafna		3891047 23735802 554000	4694400 20200000 500000
11	Disclosure as required by Clause Agreement. Amount of Loans/Advances in natu outstanding from Subsidiaries and Ar the year Subsidiaries Associates Key Management Personnel Relatives of Key Management	re of loans ssociates during : :	Nil Nil Nil Nil	Nil Nil Nil Nil

Addl Info - 31 (5)

Notes forming part of the Accounts (Contd.) NOTE No. [31] - Additional information (Contd.)

Sr. No.	Particulars	FY 2018-19 ₹	FY 2017-18 ₹
12	Qualified Company Secretary The company had no Qualified Company Secretary du as required under Section 203(1)(ii) of Companies Act, 2 recently appointed a qualified company secretary pursu 2(24), 2(51) and Section 203 of the Comapanies A (Appointetment and Remunaration Managerial Persons 2019 and has filed necessary forms on MCA portal on 16.	2013. However, the ant to the provision act, 2013 read whel) Rules, 2014 w	e company has ons of Ssection ith Companies
13	Confirmation of Balances The balances of trade receivables, trade payables, unadvances are subject to confirmation	insecured loans	and loans and
14	Figures for previous year have been rearranged/regroupe	ed wherever neces	ssary.

As per our report of even date attached

In terms of our report attached.

For P. M. BHARGAVA & CO. CHARTERED ACCOUNTANTS

(M. Z. Kothari) **Managing Director** (DIN: 01486305)

(P.M.BHARGAVA) **PROPRIETOR** Membership No.: 100595 Firm Regn. No.: 145087W

Place :- Mumbai Dated :- 30th May, 2019

(Rahul Dugar) Director (DIN: 00013704)

(Kunal Bafna) Chief Financial Officer & Whole-time Director (DIN: 00902536)

Addl Info - 31 (6)

JAINEX AAMCOL LIMITED

Corporate Identity Number (CIN): L74999MH1947PLC005695 Regd. Office: 405 & 406, Sharda Chambers, 15 Sir Vitthaldas Thackersey Marg, New Marine Lines, Mumbai – 400020.

> Website: www.jainexaamcol.com, Email Id: accounts@jainexgroup.com

Tel No: 91-22-2200 2252 Fax No: 91-22-2200 2254

Form No. MGT-11 Proxy form

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

Name of the memb Registered Address E-mail Id Folio No. / Client Id DP ID I/We. being the Me	:	
	ompany, hereby appoint:	
E-mail Id:	Signature:	, or failing him
E-mail Id:	Signature:	, or failing him
 E-mail Id:	Signature:	, or failing him

as my/our proxy to attend and vote (on a poll) for me/us and on my/our behalf at the Seventy-First Annual General Meeting of the Company, to be held on Monday, 30th September, 2019 at 11.30 A.M. at 405 & 406, Sharda Chambers, 15, Sir Vitthaldas Thackersey Marg, New Marine Lines, Mumbai-400020; and at any adjournment thereof in respect of such resolutions as are indicated below:

Resolution	Particulars of Resolution	
No.		
Ordinary Busi	ness:	
1.	Adoption of audited Financial Statements of the	
	Company for the Financial Year ended 31st March,	
	2019 together with the Reports of the Board of	
	Directors and the Auditors thereon.	
2.	Re-appointment of Mr. Rahul Dugar as a Director	
	retiring by rotation.	
Special Busine	ess:	
3.	To re-appoint Mr. Mohanlal Zumbarlal Kothari as	
	Managing Director of the Company for a period of	
	three years and to fix the remuneration to him.	
4.	To approve related party transaction for the financial	
	year 2019-20.	

Signed this	day of	, 2019	
Signature of the S	hareholder		Affix Revenue Stamp
Signature of Prox	y holder(s)		

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

JAINEX AAMCOL LIMITED

Corporate Identity Number (CIN): L74999MH1947PLC005695 Registered Office: 405 & 406, Sharda Chambers, 15, Sir Vitthaldas Thackersey Marg, New Marine Lines, Mumbai – 400020.

> Website: www.jainexaamcol.com, Email Id: accounts@jainexgroup.com

Tel No: 91-22-2200 2252 Fax No: 91-22-2200 2254

SEVENTY-FIRST ANNUAL GENERAL MEETING – MONDAY, 30TH SEPTEMBER, 2019 AT 11.30 A.M

ATTENDANCE SLIP

Name and address of the

(To be handed over at the entrance of the Meeting Hall)

Sr. No.

Shareholder	
Joint holder(s)	
Regd. Folio/DP ID & Client ID	
Number of Shares	
Shareholder of the Company. I h First Annual General Meeting of September, 2019 at 11.30 A.M.	ed Shareholder/Proxy for the Registere ereby record my presence at the Seventy the Company being held on Monday, 30 at 405 & 406, Sharda Chambers, 15, Si w Marine Lines, Mumbai- 400020.
Name of the Shareholder(s)/Pro	Signature of the Shareholder(s)/Proxy(s) (In Block Letters)

Note: Shareholder/Proxy wishing to attend the meeting must complete this Attendance Slip and hand it over at the entrance of the venue of the meeting.

ELECTRONIC VOTING PARTICULARS

E-Voting Event Number [EVEN]	USER ID	PASSWORD/PIN
111907		

JAINEX AAMCOL LIMITED

Corporate Identity Number (CIN): L74999MH1947PLC005695 Regd. Office: 405 & 406, Sharda Chambers, 15 Sir Vitthaldas Thackersey Marg, New Marine Lines, Mumbai – 400020.

> Website: www.jainexaamcol.com, Email Id: accounts@jainexgroup.com

Tel No: 91-22-2200 2252 Fax No: 91-22-2200 2254

Form No. MGT-12

Polling Paper

[Pursuant to section 109(5) of the Companies Act, 2013 and rule 21(1)(c) of the Companies (Management and Administration) Rules, 2014]

BALLOT PAPER

Sr. 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 Shares	Equity

I / We hereby exercise my / our vote in respect of the following resolutions to be passed at the Seventy-First Annual General Meeting (AGM) of the Company to be held on Monday, 30th September, 2019 at 11.30 a.m. in respect of business as stated in the Notice dated 14th August, 2019 by conveying my/our assent or dissent to the said resolutions by placing the tick (V) mark in the appropriate boxes given below:

Sr.	Item No.	No. of	I / We	I / We
N		shares	assent to	dissent to
0		held	the	the
			resolution	resolution
			[FOR]	[AGAINST]
1.	Adoption of audited Financial			
	Statements of the Company			
	for the Financial Year ended			
	31 st March, 2019 together			
	with the Reports of the Board			
	of Directors and the Auditors			
	thereon.			
2.	Re-appointment of Mr. Rahul			
	Dugar (DIN: 00013704) as a			
	Director retiring by rotation.			
3.	To re-appoint Mr. Mohanlal			
	Zumbarlal Kothari as			
	Managing Director of the			
	Company for a period of three			
	years and to fix the			
	remuneration to him.			
4.	To approve related party			
	transaction for the financial			
	year 2019-20.			

Place:	Signature of the Shareholder
Date:	

Note: Please read the instructions printed overleaf carefully before exercising your vote.

INSTRUCTIONS

- 1. The Ballot Form is provided for the benefit of the members who do not have access to e-voting facility.
- 2. A member can opt for only one mode of voting i.e. either through e-voting or by ballot or by physically voting at the AGM. If a member casts multiple votes, then voting done through e-voting shall be considered valid. In case a member casts votes by ballot and also physically votes at the AGM, then the votes cast by ballot shall be considered valid.
- The Scrutinizer will collate the votes downloaded from the e-voting system, the votes cast by ballot and the votes cast on poll at the AGM to declare the final result for each of the resolutions forming part of the Notice of the AGM.
- 4. Please complete and sign the Ballot Form and send it, so as to reach the Scrutinizer Mrs. Sonal Shah, Proprietor of Sonal Kothari & Associates, Practising Company Secretaries (Membership No. ACS 24216; C.O.P No.: 8769). The last date for the receipt of postal ballot forms or e-voting shall be the date on which the resolution would be deemed to have been passed, if approved by the requisite majority. No other form or photocopy thereof is permitted.
- 5. The Ballot Form should be signed by the member as per the specimen signature registered with the Company/Depositories. In case of joint holding, the Form should be completed and signed by the first named member and in his/her absence, by the next named joint holder. A Power of Attorney holder (POA) may vote on behalf of a member, mentioning the registration no. of the POA registered with the Company or enclosing an attested copy of the POA. Exercise of votes by Ballots not permitted through proxy.
- 6. In case the shares are held by companies, trusts, etc., the duly completed Ballot Form should be accompanied by a certified copy of the relevant Board Resolution / Authorization.

- 7. Votes should be cast in case of each resolution, either in favour or against by putting the tick (v) mark in the appropriate column provided in the Ballot Form.
- 8. The voting rights of the shareholders shall be in proportion of the share held by them in the paid-up equity share capital of the Company as on 23rd September, 2019 and as per the Register of Members of the Company.
- 9. A member may request for a duplicate Ballot Form, if so required. However, duly filled in and signed duplicate Ballot Form should reach the Scrutinizer not later than the date and time specified in serial no. 4 above.
- 10. Unsigned, incomplete, improperly or incorrectly tick marked Ballot Forms shall be rejected. A Form will also be rejected if it is received torn, defaced or mutilated to an extent which make it difficult for the Scrutinizer to identify either the member or as to whether the votes are cast in favour of or against or if the signature cannot be verified.
- 11. The decision of the Scrutinizer on the validity of a Ballot Form shall be final and binding.

If Undelivered please return to: **JAINEX AAMCOL LIMITED** CIN: L74999MH1947PLC005695 405 & 406, Sharda Chambers, 15, Sir Vitthaldas Thackersey Marg, New Marine Lines, Mumbai - 400 020.