Yantra Natural Resources Limited – Annual Report 2017 - 2018 [CIN: L14297AP1988PLC074808]#

CONTENTS

Sr. No.	Particulars	
1.	Notice	
2.	Directors' Report along with Management Discussion	
	& Analysis Report	
3.	Annexure to Director Report	
4.	Secretarial Audit Report	
5.	Corporate Governance Report	
6.	Certification on Corporate Governance	
7.	Certification on Financial Statement	
8.	Auditors' Report	
9.	Balance Sheet	
10.	Profit & Loss Account	
11.	Cash Flow Statement	
12.	Notes to Financial Statement	
13.	Attendance Slip	
14.	Proxy Form	
15.	Ballot Form	

COMPANY INFORMATION

BOARD OF DIRECTORS:

Mr. Dhiresh Munver	Managing Director
Mr. Vijay Devlekar	Non-Executive Independent Director (cessation of appointment on 25/02/2017)
Mr. Rajinder Pal Singla	Executive Director
Mr. Sunil Nagpal	Non-Executive Independent Director
Mrs. Reshma Rajesh Malagavakar	Non-Executive Independent Director
Mr. Harshpal Singh	Non-Executive Independent Director
Mrs. Aruna Fakira Jawale	Non-Executive Independent Director(appointed on 25/02/2017)
Mr. Gautam Kalu Mohite	Non-Executive Independent Director(appointed on 25/02/2017)
Mr. Rahul Sudhakar Ahire	Non-Executive Independent Director(appointed on 25/02/2017)
Mr. Devendra Madesh	Non-Executive Independent Director(cessation of appointment on 25/02/2017)
Mr. Srikanth Ginjupalli	Non-Executive Independent Director (cessation of appointment on 25/02/2017)
Mr.Girish Kumar Aggarwal	Executive Director(cessation of appointment on 25/02/2017)

BOARD COMMITEES:

Audit Committee

Mrs. Aruna Fakira Jawale	Member
Mr. Harshpal Singh	Chairman
Mr. Sunil Nagpal	Member

Stakeholders Relationship Committee

Mrs. Aruna Fakira Jawale	Member
Mr. Harshpal Singh	Chairman
Mrs. Reshma Malagavakar	Member
Mr. Sunil Nagpal	Member

Nomination & Remuneration Committee

Mrs. Aruna Fakira Jawale	Member
Mr. Harshpal Singh	Chairman
Mrs. Reshma Malagavakar	Member
Mr. Sunil Nagpal	Member

Auditors:

M/S. Chirag C. Mehta &Co. (Chartered Accountants) Aranath, Jain Temple Road, Sarvodaya Nagar, Mulund West, Mumbai – 400080.

Share Transfer Agents:

M/s. Purva Sharegistry (India) Pvt. Ltd. No.9, Shiv Shakti Industrial Estate, Ground Floor, J. R. Boricha Marg, Opp. Kasturba Hospital, Lower Parel, Mumbai – 400 011. Email ID: busicomp@vsnl.com Website:- www.purvashare.com Tel: - 022-23016761/8261, Fax:-022 23012517.

Bankers:

Axis Bank Limited Corporation Bank Limited Yantra Natural Resources Limited – Annual Report 2017 - 2018 [CIN: L14297AP1988PLC074808]#

Compliance Officer:

Mr. Dhiresh Munver (Managing Director) Gulshan-E-Khalil, 1st Floor Part B, Beside A.P. Police Officers Mess Masabtank Hyderabad TG 500028 IN

Tel No:- 040 - 40119926 E-Mail ID:- yantranrltd@gmail.com

Registered Office:

Gulshan-E-Khalil, 1st Floor Part B, Beside A.P. Police Officers Mess Masabtank Hyderabad TG 500028 IN

Tel. No. : 040 – 40281278 E-mail id: <u>yantranrltd@gmail.com</u>

Listed at:

BSE Limited Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai- 400001.

NOTICE

NOTICE is hereby given that the **Annual General Meeting** of **Yantra Natural Resources Limited** will be held at the Registered Office of the Company situated at **Gulshan-E-Khalil**, 1st Floor, Part B, Beside A.P. Police Officers Mess, Masabtank, Hyderabad- 500028, TG on Friday, 28th September, 2018 at 11:00 a.m. to transact the following businesses:

ORDINARY BUSINESS

1. <u>To Adopt Accounts for the period ended 31st March 2018</u>:

To receive, consider and adopt the **Audited Balance Sheet as at 31**st **March 2018**, the Statement of Profit and Loss for the year ended and the Reports of the Board of Directors and the Auditors thereon.

2. <u>To Reappoint Mr. Rajinder Pal Singla who retires by rotation</u>:

To appoint a Director in place of Mr. Rajinder Pal Singla (DIN: 00424121) who retires by rotation and being eligible, offers himself for re-appointment.

3. <u>To Ratify Appointment of the Statutory Auditors:</u>

To Ratify the Appointment of Auditors M/s Mohandas & Co., Chartered Accountants, Mumbai who were appointed in the Extra Ordinary General Meeting held on 05th March, 2018 for a block of 5 years until the conclusion of the Annual General Meeting to be held in 2022 and fix his remuneration.

SPECIAL BUSINESS:

4. <u>To Appoint Mr. Harshpal Singh (DIN: 03028294) as Non Executive</u> <u>Independent Director:</u>

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

"**RESOLVED THAT**, pursuant to sections 149, 150, 152 and other applicable provisions, if any, of the Companies Act, 2013 and various Regulations of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, and the Rules framed there under, read with Schedule IV to the Act (including any statutory modification(s) or re-enactment thereof for the time being in force) **Mr. Harshpal Singh (DIN: 03028294)**, who was appointed as an Additional Director on 12th August, 2015, pursuant to the provisions of sub-section (1) of section 161

of the Companies Act, 2013 & the Articles of Association of the Company& who holds office up to the date of this Annual General Meeting & in respect of whom the Company has received a notice in writing under section 160 of the Companies Act, 2013 from a member proposing his candidature for the office of Director, be & is hereby appointed as an Independent Director of the Company, who has submitted a declaration that he meets the criteria for independence as provided in Section 149(6) of the Act and who is eligible for appointment, be and is hereby re-designate and appoint as an Independent Director of the Company for a period of 5 years from the date of this Annual General Meeting till the Conclusion of Annual General Meeting to be held in 2023 and in respect of whom the Company has received notice in writing from a member under Section 160 of the Companies Act, 2013 proposing his candidature for the office of Director, be and is hereby appointed as an Independent Director of the Company who is not liable for retirement by rotation for a term of 5 years.

"**RESOLVED FURTHER THAT** the Board of Directors be and is hereby authorized to do all such acts, deeds, matters and things as may be considered necessary, desirable and expedient for giving effect to this resolution and/or otherwise considered by them to be in the best interest of the Company.

5. <u>To Appoint Ms. Reshma Rajesh Malagavakar (DIN: 05194348) as Non</u> <u>Executive Independent Director:</u>

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

"RESOLVED THAT, pursuant to sections 149, 150, 152 and other applicable provisions, if any, of the Companies Act, 2013 and various Regulations of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, and the Rules framed there under, read with Schedule IV to the Act (including any statutory modification(s) or re-enactment thereof for the time being in force) Ms. Reshma Rajesh Malagavakar (DIN: 05194348), who was appointed as an Additional Director on 01st October, 2014, pursuant to the provisions of subsection (1) of section 161 of the Companies Act, 2013 & the Articles of Association of the Company& who holds office up to the date of this Annual General Meeting & in respect of whom the Company has received a notice in writing under section 160 of the Companies Act, 2013 from a member proposing his candidature for the office of Director, be & is hereby appointed as an Independent Director of the Company, who has submitted a declaration that he meets the criteria for independence as provided in Section 149(6) of the Act and who is eligible for appointment, be and is hereby re-designate and appoint as an Independent Director of the Company for a period of 5 years from the date of this Annual General Meeting till the Conclusion of Annual General Meeting to

be held in 2023 and in respect of whom the Company has received notice in writing from a member under Section 160 of the Companies Act, 2013 proposing his candidature for the office of Director, be and is hereby appointed as an Independent Director of the Company who is not liable for retirement by rotation for a term of 5 years.

"**RESOLVED FURTHER THAT** the Board of Directors be and is hereby authorized to do all such acts, deeds, matters and things as may be considered necessary, desirable and expedient for giving effect to this resolution and/or otherwise considered by them to be in the best interest of the Company.

6. <u>To Appoint Ms. Aruna Fakira Jawale (DIN: 07703278) as Non Executive</u> <u>Independent Director:</u>

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

"RESOLVED THAT, pursuant to sections 149, 150, 152 and other applicable provisions, if any, of the Companies Act, 2013 and various Regulations of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, and the Rules framed there under, read with Schedule IV to the Act (including any statutory modification(s) or re-enactment thereof for the time being in force) Ms. Aruna Fakira Jawale (DIN: 07703278), who was appointed as an Additional Director on 25th February, 2017, pursuant to the provisions of subsection (1) of section 161 of the Companies Act, 2013 & the Articles of Association of the Company & who holds office up to the date of this Annual General Meeting & in respect of whom the Company has received a notice in writing under section 160 of the Companies Act, 2013 from a member proposing his candidature for the office of Director, be & is hereby appointed as an Independent Director of the Company, who has submitted a declaration that he meets the criteria for independence as provided in Section 149(6) of the Act and who is eligible for appointment, be and is hereby re-designate and appoint as an Independent Director of the Company for a period of 5 years from the date of this Annual General Meeting till the Conclusion of Annual General Meeting to be held in 2023 and in respect of whom the Company has received notice in writing from a member under Section 160 of the Companies Act, 2013 proposing his candidature for the office of Director, be and is hereby appointed as an Independent Director of the Company who is not liable for retirement by rotation for a term of 5 years.

"**RESOLVED FURTHER THAT** the Board of Directors be and is hereby authorized to do all such acts, deeds, matters and things as may be considered necessary, desirable and expedient for giving effect to this resolution and/or otherwise considered by them to be in the best interest of the Company.

7. <u>To Appoint Mr. Gautam Kalu Mohite (DIN: 07703344) as Non Executive</u> <u>Independent Director:</u>

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

"RESOLVED THAT, pursuant to sections 149, 150, 152 and other applicable provisions, if any, of the Companies Act, 2013 and various Regulations of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, and the Rules framed there under, read with Schedule IV to the Act (including any statutory modification(s) or re-enactment thereof for the time being in force) Mr. Gautam Kalu Mohite (DIN: 07703344), who was appointed as an Additional Director on 25th February, 2017, pursuant to the provisions of sub-section (1) of section 161 of the Companies Act, 2013 & the Articles of Association of the Company& who holds office up to the date of this Annual General Meeting & in respect of whom the Company has received a notice in writing under section 160 of the Companies Act, 2013 from a member proposing his candidature for the office of Director, be & is hereby appointed as an Independent Director of the Company, who has submitted a declaration that he meets the criteria for independence as provided in Section 149(6) of the Act and who is eligible for appointment, be and is hereby re-designate and appoint as an Independent Director of the Company for a period of 5 years from the date of this Annual General Meeting till the Conclusion of Annual General Meeting to be held in 2023 and in respect of whom the Company has received notice in writing from a member under Section 160 of the Companies Act, 2013 proposing his candidature for the office of Director, be and is hereby appointed as an Independent Director of the Company who is not liable for retirement by rotation for a term of 5 years.

"**RESOLVED FURTHER THAT** the Board of Directors be and is hereby authorized to do all such acts, deeds, matters and things as may be considered necessary, desirable and expedient for giving effect to this resolution and/or otherwise considered by them to be in the best interest of the Company.

8. <u>To Appoint Mr. Rahul Sudhakar Ahire (DIN: 07709329) as Non Executive</u> <u>Independent Director:</u>

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

"RESOLVED THAT, pursuant to sections 149, 150, 152 and other applicable provisions, if any, of the Companies Act, 2013 and various Regulations of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, and the Rules framed there under, read with Schedule IV to the Act (including any statutory modification(s) or re-enactment thereof for the time being in force) Mr. Rahul Sudhakar Ahire (DIN: 07709329), who was appointed as an Additional Director on 25th February, 2017, pursuant to the provisions of sub-section (1) of section 161 of the Companies Act, 2013 & the Articles of Association of the Company& who holds office up to the date of this Annual General Meeting & in respect of whom the Company has received a notice in writing under section 160 of the Companies Act, 2013 from a member proposing his candidature for the office of Director, be & is hereby appointed as an Independent Director of the Company, who has submitted a declaration that he meets the criteria for independence as provided in Section 149(6) of the Act and who is eligible for appointment, be and is hereby re-designate and appoint as an Independent Director of the Company for a period of 5 years from the date of this Annual General Meeting till the Conclusion of Annual General Meeting to be held in 2023 and in respect of whom the Company has received notice in writing from a member under Section 160 of the Companies Act, 2013 proposing his candidature for the office of Director, be and is hereby appointed as an Independent Director of the Company who is not liable for retirement bv rotation for a term of 5 years.

"**RESOLVED FURTHER THAT** the Board of Directors be and is hereby authorized to do all such acts, deeds, matters and things as may be considered necessary, desirable and expedient for giving effect to this resolution and/or otherwise considered by them to be in the best interest of the Company.

> By Order of the Board For Yantra Natural Resources Limited

Date: 13/08/2018 Place: Hyderabad

> Sd/-Dhiresh Munver Managing Director DIN: 02782239

NOTES:

- 1. A Member entitled to attend and vote at the meeting may appoint a proxy to attend and vote on a poll on his behalf and such proxy need not be a member of the Company. A person can act as a proxy on behalf of not exceeding fifty Members and holding in the aggregate not more than 10% of Total Paid-up Share Capital of the Company. Any Member holding more than 10% of Total Paid-up Share Capital of the Company may appoint a single person as proxy and in such case, the said person shall not act as proxy for any other person or member. Proxies in order to be effective must be received at the Registered Office of the Company not less than 48 hours before the commencement of the Annual General Meeting, duly stamped.
- 2. Corporate Members are requested to send to the registered office of the Company, a duly certified copy of the Board Resolution, pursuant to Section 113 of the Companies Act, 2013, authorizing their representative to attend and vote at the Annual General Meeting.
- 3. Explanatory Statement pursuant to Section 102 of the Companies Act, 2013, relating to the Special Business to be transacted at the **Annual General Meeting** is annexed.
- 4. Members are requested to bring their admission slip along with copy of the report and accounts to Annual General Meeting.
- 5. Relevant documents referred to in the accompanying Notice & Explanatory Statement would be available for inspection by the members at the Registered Office of the Company on all working days, except Saturday / Sunday & Public Holidays, between 11.00 a.m. to 1.00 p.m. up to the date of the Annual General Meeting.
- The Register of Members and the Share Transfer Books of the Company will remain closed from Saturday, 22nd September, 2018 to Friday, 28th September, 2018 (Both Days Inclusive) for the purpose of the Annual General Meeting.
- 7. Members are requested to notify immediately any changes, if any, in their registered addresses at an early date to the Registrar and Share Transfer Agent, quoting their folio numbers/client ID/ DP ID in all correspondence, so as to enable the Company to address any future communication at their correct address.
- 8. Members attending the meeting are requested to complete the enclosed attendance slip and deliver the same at the entrance of the meeting Venue.

- 9. Members desirous of seeking any information concerning the Accounts or operations of the Company is requested to address their queries in writing to the Company at least seven days prior to the Annual General Meeting so that the requested information can be made available at the time of the meeting.
- 10. Members holding shares in physical forms are requested to consider converting their holding to be materialized form to eliminate all risk associated with physical shares and for ease in portfolio management. Member can contact the Company or the **Company's Registrar and Transfer Agent, Purva Sharegistry** (India) Private Limited, for assistance in this regard.
- 11. In case of joint holders attending the meeting, only such joint holders who are higher in the order of names will be entitled to vote.
- 12. Members holding shares under multiple folios in identical order of names are requested to consolidate their holdings into one folio. The Securities and Exchange Board of India (SEBI) has mandated the submission of Permanent Account Number (PAN) by every participant in securities market. Members holding shares in electronic form are therefore requested to submit their PAN to their Depository Participants with whom they are maintaining their demat accounts. Members holding shares in physical form can submit their PAN to the Company/Registrar & Share Transfer Agent.
- 13. The Ministry of Corporate Affairs (vide circular nos. 17/2011 and 18/2011 dated April 21 and April 29, 2011 respectively), has undertaken "Green Initiative in Corporate Governance" and allowed Companies to share documents with its shareholders through an electronic mode. Electronic copy of the Annual Report for 2018 is being sent to all the members who's Email IDs are registered with the Company/Depository Participants(s) for communication purposes unless any member has requested for a hard copy of the same. For members who have not registered their email address, physical copies of the Annual Report for 2018 is being sent in the permitted mode. Members holding shares under multiple folios in identical order of names are requested to consolidate their holdings into one folio.
- 14. Members may also note that **the Notice of the Annual General Meeting** and the **Annual Report for 2018** will also be available on the Company's **website** <u>www.yantranaturalltd.com</u> for their download. The physical copies of the aforesaid documents will also be available at the Company's Registered Office for inspection during normal business hours on working days. Even after registering for e-communication, members are entitled to receive such communication in physical form, upon making a request for the same, free of cost. For any communication, the shareholders may also send requests to the Company's designated **email id:** <u>yantranrltd@gmail.com</u>

- 15. Members are requested to support this green initiative by registering / updating their e-mail addresses, in respect of shares held in dematerialized form with their respective Depository participants and in respect of old shares held in physical form with the Company's Registrar & Share Transfer Agent.
- 16. Pursuant to Section 101 and Section 136 of the Companies Act, 2013 read with relevant Rules made there under, Companies can serve Annual Reports & other communications through electronic mode to those members whose email IDs are registered with the Company/Depository Participants(s). As per provisions of Section 20 of the Companies Act, 2013 read with Rules there under, a document may be served on any member by sending it to him/her by post or by registered post or by speed post or by courier or by delivering at his/her office/home address or by such electronic mode as may be prescribed including by facsimile telecommunication or to electronic mail address, which the member has provided to his/her Depository Participants(s)/Company Share Transfer Agent from time to time for sending communications, provided that a member may request for delivery of any document through a particular mode, for which he/she shall pay such fees as may be determined by the Company in its Annual General Meeting. For members who have not registered their email address with the Company, the service of documents will be affected by other modes of services as provided in Section 20 of the Companies Act, 2013 read with the relevant Rules there under. Printed copies of the Notice of the Annual General Meeting of the Company inter alia indicating the process and manner of e-voting along with Attendance Slip, Ballot Paper and Proxy Form is being sent to all members in the permitted mode.
- 17. In terms of relevant provisions of SEBI (LODR) 2015, in order to enable its members, who do not have access to e-voting facility, to send their assent or dissent in writing in respect of the resolutions as set out in this Notice, a Ballot Form is attached. Members desiring to exercise vote by Ballot are requested to carefully read the instructions printed in the form, to complete the Ballot Form with assent (for) or dissent (against) and send it to Mr. Chirag Jain, Scrutinizer, Office No. 10, Krishna Cottage CHS, Dattapada Road No. 2, Borivali East, Mumbai- 400066 Tel.: 9892846438, E-mail: chiragkchhabra@gmail.com so as to reach him on or before Thursday, September 27, 2018 by 5.00 p.m. Any Ballot Form received after the said date shall be treated as if the reply from the Members has not been received.
- 18. Members can opt for one mode of voting i.e. either by physical ballot or through evoting. If Members opt for e-voting then do not vote by Physical Ballot or vice versa. However, in case Members cast their vote both by Physical Ballot and e-voting, then voting done through e-voting shall prevail and voting done by Physical Ballot will be treated as invalid.

- Members can request for a Ballot Form at Gulshan-E-Khalil, 1st Floor, Part B, Beside A.P. Police Officers Mess, Masabtank, Hyderabad- 500028 or they may also address their request through E-mail to: <u>yantranrltd@gmail.com</u>, Contact No. 040-65555019.
- 20. E-voting: In compliance with Section 108 of the Companies Act, 2013 and Companies (Management and Administration) Rules, 2014, the Company is pleased to provide member's facility to exercise their right to vote at the Annual General Meeting (AGM) by electronic means and all the business may be transacted through e-Voting Services provided by National Securities Depository Limited (NSDL).
- 21. The E-voting period for all items of business contained in this Notice shall commence from Tuesday, 25th September, 2018 at 11:00 a.m. and will end on, Thursday, 27th September, 2018 at 5:00 p.m. During this period equity shareholders of the Company holding shares either in physical form or in dematerialized form as on the cutoff date of 21st September, 2018, may cast their vote electronically. The e-voting module shall be disabled by NSDL for voting thereafter. Once the vote on a resolution is cast by any Member, he/she shall not be allowed to change it subsequently. The voting rights of Members shall be in proportion to their equity shareholding in the paid up equity share capital of the Company as on 21st September, 2018.
- 22. Chirag Jain, Practicing Company Secretaries (CP No. 13687) an Independent Professional has been appointed as the Scrutinizer to Scrutinize the E-voting process in a fair and transparent manner (including the Ballot Form received from the members who do not have access to the e-voting process) in a fair and transparent manner.
- 23. The Scrutinizer shall immediately after the conclusion of voting at the meeting, first count the votes casted at the meeting, thereafter unblock the votes casted through remote e-voting in the presence of at least 2 witnesses not in the employment of the Company and make, not later than 3 days of conclusion of the meeting and after scrutinizing such votes received shall make a Scrutinizer's report of the votes cast in favor or against or invalid votes in connection with the resolution(s) mentioned in the Notice of the Meeting and submit the same forthwith to the Chairman of the Company.
- 24. The Results of E-voting shall be declared at the AGM of the Company and the results along with Scrutinizer's report shall be placed on the website of the Company thereafter and shall also be communicated to the Stock Exchanges. The Resolutions shall be deemed to be passed, if approved, on the date of AGM.

- 25. Voting through electronic means;
 - I. In compliance with provisions of Section 108 of the Companies Act, 2013, 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 Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations 2015 (Listing Regulations), the Company is pleased to provide members facility to exercise their right to vote on resolutions proposed to be considered at the Annual General Meeting (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 facility for voting through ballot paper shall be made available at the AGM and the members attending the meeting who have not cast their vote by remote e-voting shall be able to exercise their right at the meeting through ballot paper.
 - III. The members who have cast their vote by remote e-voting prior to the AGM may also attend the AGM but shall not be entitled to cast their vote again.
 - IV. The remote e-voting period commences on Tuesday, 25th September, 2018 (11.00 a.m.) and ends on, Thursday, 27th September, 2018 (05.00 p.m.). During this period members' of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date of 21st September, 2018, may cast their vote by remote e-voting. The remote e-voting module shall be disabled by NSDL for voting thereafter. Once the vote on a resolution is cast by the member, the member shall not be allowed to change it subsequently.
 - V. The process and manner for remote e-voting are as under:
 - A. In case a Member receives an email from NSDL [for members whose email IDs are registered with the Company/Depository Participants(s)] :
 - (i) Open email and open PDF file viz; "remote e-voting.pdf" with your Client ID or Folio No. as password. The said PDF file contains your user ID and password/PIN for remote e-voting. Please note that the password is an initial password.
 - (ii) Launch internet browser by typing the following URL: https://www.evoting.nsdl.com/
 - (iii) Click on Shareholder Login

- (iv) Put user ID and password as initial password/PIN noted in step (i) above. Click Login.
- (v) Password change menu appears. Change the password/PIN with new password of your choice with minimum 8 digits/characters or combination thereof. Note new password. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- (vi) Home page of remote e-voting opens. Click on remote e-voting: Active Voting Cycles.
- (vii) Select "EVEN" of "YANTRA NATURAL RESOURCES LIMITED".
- (viii) Now you are ready for remote e-voting as Cast Vote page opens.
- (ix) Cast your vote by selecting appropriate option and click on "Submit" and also "Confirm" when prompted.
- (x) Upon confirmation, the message "Vote cast successfully" will be displayed.
- (xi) Once you have voted on the resolution, you will not be allowed to modify your vote.
- (xii) Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/JPG Format) of the relevant Board Resolution/ Authority letter etc. together with attested specimen signature of the duly authorized signatory(ies) who are Scrutinizer to vote, the through e-mail authorized to to chiragkchhabra@gmail.com with marked а copy to evoting@nsdl.co.in
- B. In case a Member receives physical copy of the Notice of AGM [for members whose email IDs are not registered with the Company/Depository Participants(s) or requesting physical copy] :
 - (i) Initial password is provided as below/at the bottom of the Attendance Slip for the AGM:

26. EVEN (Remote e-voting Event Number) USER ID PASSWORD/PIN

- (ii) Please follow all steps from Sl. No. (ii) To Sl. No. (xii) Above, to cast vote.
- VI. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Members and remote e-voting user manual for Members available at the download section of <u>www.evoting.nsdl.com</u> or call on toll free no.: 1800-222-990.
- VII. If you are already registered with NSDL for remote e-voting then you can use your existing user ID and password/PIN for casting your vote.
- VIII. You can also update your mobile number and e-mail id in the user profile details of the folio which may be used for sending future communication(s).
- IX. The voting rights of members shall be in proportion to their shares of the paid up equity share capital of the Company as on the cut-off date of 21st September, 2018.
- X. Any person, who acquires shares of the Company and become member of the Company after dispatch of the notice and holding shares as of the cutoff date i.e. 21st September, 2018, may obtain the login ID and password by sending a request at <u>evoting@nsdl.co.in</u> or Share Transfer Agent of the Company, i.e. Purva Sharegistry (India) Private Limited.

However, if you are already registered with NSDL for remote e-voting then you can use your existing user ID and password for casting your vote. If you forgot your password, you can reset your password by using "Forgot User Details/Password" option available on <u>www.evoting.nsdl.com</u> or contact NSDL at the following toll free no.: 1800-222-990

- XI. A member may participate in the AGM even after exercising his right to vote through remote e-voting but shall not be allowed to vote again at the AGM.
- XII. A person, whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on the cutoff date only shall be entitled to avail the facility of remote e-voting as well as voting at the AGM through ballot paper.
- XIII. **CS Chirag Jain**, Practicing Company Secretaries (CP No. 12085) an Independent Professional has been appointed as the Scrutinizer to Scrutinize the E-voting process in a fair and transparent manner

(including the Ballot Form received from the members who do not have access to the e-voting process) in a fair and transparent manner.

- XIV. The Chairman shall, at the AGM, at the end of discussion on the resolutions on which voting is to be held, allow voting with the assistance of scrutinizer, by use of "Ballot Paper " for all those members who are present at the AGM but have not cast their votes by availing the remote e-voting facility.
- XV. The Scrutinizer shall after the conclusion of voting at the general meeting, will first count the votes cast at the meeting and thereafter unblock the votes cast through remote e-voting in the presence of at least two witnesses not in the employment of the Company and shall make, not later than three days of the conclusion of the AGM, a consolidated scrutinizer's report of the total votes cast in favor or against, if any, to the Chairman or a person authorized by him in writing, who shall countersign the same and declare the result of the voting forthwith.
- XVI. The Results declared along with the report of the Scrutinizer shall be placed on the website of the Company website <u>www.yantranaturalltd.com</u> and on the website of NSDL immediately after the declaration of result by the Chairman or a person authorized by him in writing. The results shall also be immediately forwarded to the BSE Limited.

By Order of the Board For Yantra Natural Resources Limited

Date: 13/08/2018 Place: Hyderabad

> Sd/-Dhiresh Munver Managing Director DIN: 02782239

ANNEXURE TO THE NOTICE

Explanatory Statement under Section 102(1) of the Companies Act, 2013:

Notes on directors seeking appointment/re-appointment as required under SEBI (Listing Obligation and Disclosure Requirement) Regulation, 2015 entered into with Stock Exchanges:

<u>ITEM NO. 2</u>

Details of Director seeking reappointment at Annual General Meeting:

Name of the Director	Mr. Rajinder Pal Singla
Date of Appointment	01 st May, 2005
Directorships held in other Public Limited Companies	Nil
Shareholding held in the company	Nil
Disclosure of relationship between directors inter-se	None

ITEM NO. 4:

The Board of Directors of the Company appointed, pursuant to the provisions of subsection (1) of Section 161 of the Companies Act, 2013 and the Articles of Association of the Company, **Mr. Harshpal Singh**, as an Additional Director of the Company with effect from 12th August, 2015.

In terms of the provisions of sub-section (1) of section 161 of Companies Act, 2013, Mr. Harshpal Singh would hold office up to the date of the ensuing Annual General Meeting. The Company has received a notice in writing from a member along with the deposit of requisite amount under Section 160 of the Act proposing the candidature of Mr. Harshpal Singh for the office of Director of the Company.

Mr. Harshpal Singh are not disqualified from being appointed as a Director in terms of Section 164 of the Act and has provided their consent to act as a Director. Mr. Harshpal Singh possesses appropriate skills, experience and knowledge. Section 149 of the Act inter alia stipulates the criteria of independence should a company propose to appoint an Independent Director on its Board. As per the said Section 149, an independent director can hold office for a term up to 5 (five) consecutive years on the Board of a company.

The Company has received a declaration from Mr. Harshpal Singh that he meets with the criteria of independence as prescribed both under sub-section (6) of Section 149 of the Act and Listing Regulations. Mr. Harshpal Singh has appropriate skills, experience and knowledge. The Board considers that their continued association would be of immense benefit to the Company and it is desirable to continue to avail services of Mr. Harshpal Singh as an Independent Director. Accordingly, the Board recommends the resolution in relation to appointment of Mr. Harshpal Singh as a Non- Executive Independent Director, for a term of five years, for the approval by the shareholders of the Company.

Copy of the draft letter for appointment of Mr. Harshpal Singh as a Non-Executive Independent Director would be available for inspection without any fee by the members at the Registered Office of the Company during normal business hours on any working day, excluding Saturday. They are not related to any Directors on the Board of the Company.

Mr. Harshpal Singh		
Date of Appointment	12 th August, 2015	
Expertise in specific functional areas	Administration	
Years of Experience	More than 8 years	
Directorship in Other Companies	None	
Member/Chairman of the Committee		
No. of shares held in own name or in the name		
of relatives		

Except Mr. Harshpal Singh, being an appointee, none of the Directors and Key Managerial Personnel of the Company and their relatives is concerned or interested, financially or otherwise, in the resolution set out at Item No. 4.

ITEM NO. 5:

The Board of Directors of the Company appointed, pursuant to the provisions of subsection (1) of Section 161 of the Companies Act, 2013 and the Articles of Association of the Company, **Ms. Reshma Rajesh Malagavakar**, as an Additional Director of the Company with effect from 01st October, 2014.

In terms of the provisions of sub-section (1) of section 161 of Companies Act, 2013, Ms. Reshma Rajesh Malagavakar would hold office up to the date of the ensuing Annual General Meeting. The Company has received a notice in writing from a member along with the deposit of requisite amount under Section 160 of the Act proposing the candidature of Ms. Reshma Rajesh Malagavakar for the office of Director of the Company.

Ms. Reshma Rajesh Malagavakar is not disqualified from being appointed as a Director in terms of Section 164 of the Act and has provided their consent to act as a Director. Ms. Reshma Rajesh Malagavakar possesses appropriate skills, experience and knowledge. Section 149 of the Act inter alia stipulates the criteria of independence should a company propose to appoint an Independent Director on its Board. As per the said Section 149, an independent director can hold office for a term up to 5 (five) consecutive years on the Board of a company.

The Company has received a declaration from Ms. Reshma Rajesh Malagavakar that he meets with the criteria of independence as prescribed both under sub-section (6) of Section 149 of the Act and Listing Regulations. Ms. Reshma Rajesh Malagavakar has appropriate skills, experience and knowledge. The Board considers that their continued association would be of immense benefit to the Company and it is desirable to continue to avail services of Ms. Reshma Rajesh Malagavakar as an Independent Director. Accordingly, the Board recommends the resolution in relation to appointment of Ms. Reshma Rajesh Malagavakar as a Non-Executive Independent Director, for a term of five years, for the approval by the shareholders of the Company.

Copy of the draft letter for appointment of Ms. Reshma Rajesh Malagavakar as a Non-Executive Independent Director would be available for inspection without any fee by the members at the Registered Office of the Company during normal business hours on any working day, excluding Saturday. They are not related to any Directors on the Board of the Company.

Ms. Reshma Rajesh Malagavakar		
Date of Appointment	08 th June, 2015	
Expertise in specific functional areas	Sales & Marketing	
Years of Experience	More than 10 years	
Directorship in Other Companies	Two	
Member/Chairman of the Committee	One (Member)	
	One (Chairperson)	
No. of shares held in own name or in the name		
of relatives		

Except Ms. Reshma Rajesh Malagavakar, being an appointee, none of the Directors and Key Managerial Personnel of the Company and their relatives is concerned or interested, financially or otherwise, in the resolution set out at Item No. 5.

ITEM NO. 6:

The Board of Directors of the Company appointed, pursuant to the provisions of subsection (1) of Section 161 of the Companies Act, 2013 and the Articles of Association of the Company, **Ms. Aruna Fakira Jawale**, as an Additional Director of the Company with effect from 25th February, 2017.

In terms of the provisions of sub-section (1) of section 161 of Companies Act, 2013, Ms. Aruna Fakira Jawale would hold office up to the date of the ensuing Annual General Meeting. The Company has received a notice in writing from a member along with the deposit of requisite amount under Section 160 of the Act proposing the candidature of Ms. Aruna Fakira Jawale for the office of Director of the Company.

Ms. Aruna Fakira Jawale is not disqualified from being appointed as a Director in terms of Section 164 of the Act and has provided their consent to act as a Director. Ms. Aruna Fakira Jawale possesses appropriate skills, experience and knowledge. Section 149 of the Act inter alia stipulates the criteria of independence should a company propose to appoint an Independent Director on its Board. As per the said Section 149, an independent director can hold office for a term up to 5 (five) consecutive years on the Board of a company.

The Company has received a declaration from Ms. Aruna Fakira Jawale that he meets with the criteria of independence as prescribed both under sub-section (6) of Section 149 of the Act and Listing Regulations. Ms. Aruna Fakira Jawale has appropriate skills, experience and knowledge. The Board considers that their continued association would be of immense benefit to the Company and it is desirable to continue to avail services of Ms. Aruna Fakira Jawale as an Independent Director. Accordingly, the Board recommends the resolution in relation to appointment of Ms. Aruna Fakira Jawale as a Non-Executive Independent Director, for a term of five years, for the approval by the shareholders of the Company.

Copy of the draft letter for appointment of Ms. Aruna Fakira Jawale as a Non-Executive Independent Director would be available for inspection without any fee by the members at the Registered Office of the Company during normal business hours on any working day, excluding Saturday. They are not related to any Directors on the Board of the Company.

Ms. Aruna Fakira Jawale		
Date of Appointment	25 th February, 2017	
Expertise in specific functional areas	10 Years	
Years of Experience	Finance and accounts	
Directorship in Other Companies	None	
Member/Chairman of the Committee		

No. of shares held in own name or in the name	
of relatives	

Except Ms. Aruna Fakira Jawale, being an appointee, none of the Directors and Key Managerial Personnel of the Company and their relatives is concerned or interested, financially or otherwise, in the resolution set out at Item No. 6.

ITEM NO. 7:

The Board of Directors of the Company appointed, pursuant to the provisions of subsection (1) of Section 161 of the Companies Act, 2013 and the Articles of Association of the Company, **Mr. Gautam Kalu Mohite**, as an Additional Director of the Company with effect from 25th February, 2017.

In terms of the provisions of sub-section (1) of section 161 of Companies Act, 2013, Mr. Gautam Kalu Mohite would hold office up to the date of the ensuing Annual General Meeting. The Company has received a notice in writing from a member along with the deposit of requisite amount under Section 160 of the Act proposing the candidature of Mr. Gautam Kalu Mohite for the office of Director of the Company.

Mr. Gautam Kalu Mohite is not disqualified from being appointed as a Director in terms of Section 164 of the Act and has provided their consent to act as a Director. Mr. Gautam Kalu Mohite possesses appropriate skills, experience and knowledge. Section 149 of the Act inter alia stipulates the criteria of independence should a company propose to appoint an Independent Director on its Board. As per the said Section 149, an independent director can hold office for a term up to 5 (five) consecutive years on the Board of a company.

The Company has received a declaration from Mr. Gautam Kalu Mohite that she meets with the criteria of independence as prescribed both under sub-section (6) of Section 149 of the Act and Listing Regulations. Mr. Gautam Kalu Mohite has appropriate skills, experience and knowledge. The Board considers that their continued association would be of immense benefit to the Company and it is desirable to continue to avail services of Mr. Gautam Kalu Mohite as an Independent Director. Accordingly, the Board recommends the resolution in relation to appointment of Mr. Gautam Kalu Mohite as a Non- Executive Independent Director, for a term of five years, for the approval by the shareholders of the Company.

Copy of the draft letter for appointment of Mr. Gautam Kalu Mohite as a Non-Executive Independent Director would be available for inspection without any fee by the members at the Registered Office of the Company during normal business hours on any working day, excluding Saturday. They are not related to any Directors on the Board of the Company.

Mr. Gautam Kalu Mohite		
Date of Appointment	25 th February, 2017	
Expertise in specific functional areas	Leadership and team building	
Years of Experience	More than 20 Years	
Directorship in Other Companies	Two	
Member/Chairman of the Committee	One (Member)	
No. of shares held in own name or in the name of relatives		

Except Mr. Gautam Kalu Mohite, being an appointee, none of the Directors and Key Managerial Personnel of the Company and their relatives is concerned or interested, financially or otherwise, in the resolution set out at Item No. 7.

ITEM NO. 8:

The Board of Directors of the Company appointed, pursuant to the provisions of subsection (1) of Section 161 of the Companies Act, 2013 and the Articles of Association of the Company, **Mr. Rahul Sudhakar Ahire**, as an Additional Director of the Company with effect from 25th February, 2017.

In terms of the provisions of sub-section (1) of section 161 of Companies Act, 2013, Mr. Rahul Sudhakar Ahire would hold office up to the date of the ensuing Annual General Meeting. The Company has received a notice in writing from a member along with the deposit of requisite amount under Section 160 of the Act proposing the candidature of Mr. Rahul Sudhakar Ahire for the office of Director of the Company.

Mr. Pravin Luka Patil is not disqualified from being appointed as a Director in terms of Section 164 of the Act and has provided their consent to act as a Director. Mr. Rahul Sudhakar Ahire possesses appropriate skills, experience and knowledge. Section 149 of the Act inter alia stipulates the criteria of independence should a company propose to appoint an Independent Director on its Board. As per the said Section 149, an independent director can hold office for a term up to 5 (five) consecutive years on the Board of a company.

The Company has received a declaration from Mr. Rahul Sudhakar Ahire that she meets with the criteria of independence as prescribed both under sub-section (6) of Section 149 of the Act and Listing Regulations. Mr. Rahul Sudhakar Ahire has appropriate skills, experience and knowledge. The Board considers that their continued association would be of immense benefit to the Company and it is desirable to continue to avail services of Mr. Rahul Sudhakar Ahire as an Independent Director. Accordingly, the Board recommends the resolution in relation to appointment of Mr. Rahul Sudhakar

Ahire as a Non- Executive Independent Director, for a term of five years, for the approval by the shareholders of the Company.

Copy of the draft letter for appointment of Mr. Rahul Sudhakar Ahire as a Non-Executive Independent Director would be available for inspection without any fee by the members at the Registered Office of the Company during normal business hours on any working day, excluding Saturday. They are not related to any Directors on the Board of the Company.

Mr. Rahul Sudhakar Ahire		
Date of Appointment	25 th February, 2017	
Expertise in specific functional areas	Sales & Marketing	
Years of Experience	More than 8 years	
Directorship in Other Companies	One	
Member/Chairman of the Committee	Two (Member)	
No. of shares held in own name or in the name of relatives		

Except Mr. Rahul Sudhakar Ahire, being an appointee, none of the Directors and Key Managerial Personnel of the Company and their relatives is concerned or interested, financially or otherwise, in the resolution set out at Item No. 8.

Reg. Add: Gulshan-E-Khalil, 1st Floor, Part B, Beside A.P. Police Officers Mess, Masabtank, Hyderabad- 500028

ATTENDANCE SLIP ANNUAL GENERAL MEETING- 28th September, 2018 at 11:00 a.m.

DP Id.	Client Id. / Ben.
	A/c.
Folio	No. of Shares
No.	

I certify that I am a registered shareholder/Proxy for the registered shareholder of the Company.

I/We hereby record my/our presence at the **Annual General Meeting** of the Company being held on **28**th **September, 2018 at 11:00 A.M.** at Gulshan-E-Khalil, 1st Floor, Part B, Beside A.P. Police Officers Mess, Masabtank, Hyderabad- 500028.

Full Name of the Shareholder / Proxy (In Block Letter)

Signature

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]

CIN: L14297AP1988PLC074808

Name of the company: YANTRA NATURAL RESOURCES LIMITED

Registered office: Gulshan-E-Khalil, 1st Floor, Part B, Beside A.P. Police Officers Mess, Masabtank, Hyderabad- 500028

Name of the member (s)	
Registered address	
E-mail Id:	
Folio No/ Client Id:	
DP ID:	

I/We, being the member (s) of shares of the above named company, hereby appoint:

1. Name:

Address: E-mail Id:or failing him,

2. Name: Address: E-mail Id: Signature:

as my/our proxy to attend and vote (on a poll) for me/us and on my/our behalf at the Annual general meeting of the company, to be held on the 28th day of September, 2018 at 11:00 a.m. at Gulshan-E-Khalil, 1st Floor, Part B, Beside A.P. Police Officers Mess, Masabtank, Hyderabad- 500028 and at any adjournment thereof in respect of such resolutions as are indicated below:

Res.	Description	For	Against
No.			
1	Adoption of Annual Accounts and Reports thereon for the financial year ended 31 st March, 2018		
2	To appoint Director in place of Mr. Rajinder Pal Singla who retires by rotation and being eligible offers himself for reappointment		
3	To Ratify Appointment of the Statutory Auditors.		
4	To Appoint Mr. Harshpal Singh (DIN: 03028294) as Non executive Independent		
5	Director of the CompanyTo Appoint Ms. Reshma Rajesh Malagavakar (DIN: 05194348) as Non executiveIndependent Director of the Company		
6	To Appoint Mr. Aruna Fakira Jawale (DIN: 07703278) as Non executive Independent Director of the Company		
7	To Appoint Mr. Gautam Kalu Mohite (DIN: 07703344) as Non executive Independent Director of the Company		
8	To Appoint Mr. Rahul Sudhakar Ahire (DIN: 07709329) as Non Executive Independent Director of the Company		

Signed this..... day of..... 20....

Signature of Shareholder

Signature of Proxy holder(s)

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

Affix Rs. 1 /-

Revenue Stamp

✤ <u>DIRECTORS' REPORT</u>

Your Directors are pleased to present their Annual Report on the Business and operations of the Company together with the Audited Statement of Accounts for the year ended **31**st **March**, **2018**.

FINANCIAL RESULTS

The financial performance of your Company for the year ended March 31, 2018 is summarized below:

		(Rupees in Lacs
<u>Particulars</u>	<u>2017-2018</u>	<u>2016-2017</u>
Sales	986.22	1246.02
Other Income	0.65	(0.93)
Total Income	986.88	1245.09
Total Expenses	985.29	1218.67
Profit/(Loss)Before Tax	1.58	26.42
Tax		
Current Tax	0.45	8.00
Deferred Tax	0.00	4.06
Net Profit After Tax	1.13	14.36

Business performance and Segment Reporting

The turnover of the Company has slightly declined during the year, i.e. Rs. 986.22 Lacs compared to Rs. 1246.02 lacs of previous year. This has slight impact on the profitability of the Company the profit during the year was of Rs. 1.13 lacs (previous years Rs. 14.36 lacs). The company is engaged in the trading business of textiles related products which as per Accounting Standard 18 is considered the only reportable business.

Management Discussion and Analysis Report:

To avoid duplication between the Directors Report and the Management Discussion and Analysis Report for the year, we present below a composite summary of performance of the various business & functions of the Company.

Industry Overview

The trend in slowdown in global growth continued during the year. India was the fastest growing large economy with a stable currency that performed better than the most emerging market currencies. If the industry players manage to restructure their operations as per the new realities, success will not be very hard to find now. India growth story remained reasonably positive due to stable domestic consumption, lower commodity & energy prices & hence improving macroeconomic parameters. However there are some negative factors like drought, rising Non-Performing Assets (NPA) of Banks & low credit growth. The Company is into trading activities of textiles related products.

Business Overview

The Company main activities are trading into textiles related items. The Company is exploring various options to improve margins of the Company, by having tight control on expenses & exploring various business activities. Chinese products had flooded our markets which has impact on every Indian Companies, including us.

Despite various adverse factors we firmly believe that Indian economic will grow and hence the growth of textiles sector presents us with exciting opportunities like India's long-term growth story remains intact notwithstanding declining growth in the past year or two. This presents vast opportunities for us to grow our businesses in the medium to long term, though short-term pain remains a possibility. We further believe the policy liberalization and forward-looking regulatory changes will help markets grow in size.

While positive Government policies and regulatory changes do enlarge the scope of opportunities for textiles sector companies, lack of or delay in reforms or certain regulatory changes can significantly impact the performance or make an existing business model unviable. The growth in the sector is very good and Management expects better results in for the coming year. The Company is targeting lower segment of the market, where the margins are low but there is huge market as Tier II & Tier III cities are more sensitive to prices, but they are also looking to various international brands.

Adequacy of Internal Control:

The Company has robust internal control systems in place which are commensurate with the size and nature of the business. The internal controls are aligned with statutory requirements and designed to safeguard the assets of the Company. The internal control systems are complemented by various Management Information System (MIS) reports covering all areas. Increased attention is given to auto generation of MIS reports as against manual reports to take care of possible human errors or alteration of data. The Management reviews and strengthens the controls periodically.

Human Resource Development

The Company recognizes the importance of Human Resource as a key asset instrumental in its growth. The Company believes in acquisition, retention and betterment of talented team players. With the philosophy of inclusive growth, the Company has redefined its performance management system. The new system focuses on progression of individual employees together with organizational goals. Under the new system increased thrust will be on job rotation and multi-skilling.

<u>Manpower</u>

The company recognizes the importance of human value and ensures that proper encouragement both moral and financial is extended to employees to motivate them.

Segment-Wise Performance

The Company is into single reportable segment only

Compliance

The Compliance function of the Company is responsible for independently ensuring that operating and business units comply with regulatory and internal guidelines. The Compliance Department of the Company is continued to play a pivotal role in ensuring implementation of compliance functions in accordance with the directives issued by regulators, the Company's Board of Directors and the Company's Compliance Policy. The Audit Committee of the Board reviews the performance of the Compliance Department and the status of compliance with regulatory/internal guidelines on a periodic basis.

New Instructions/Guidelines issued by the regulatory authorities were disseminated across the Company to ensure that the business and functional units operate within the boundaries set by regulators and that compliance risks are suitably monitored and mitigated in course of their activities and processes.

Cautionary Statement

Investors are cautioned that this discussion contains statements that involve risks and uncertainties. Words like anticipate, believe, estimate intend, will, expect and other similar expressions are intended to identify "Forward Looking Statements". The company assumes no responsibility to amend, modify or revise any forward looking statements, on the basis of any subsequent developments, information or events. Actual results could differ materially from those expressed or implied.

Dividend:

The Board of Directors does not recommend any Dividend for the year under review

Share Capital

The Company has not changed the capital structure during 2017-18.

Reserves

Out of the profits available for appropriation, no amount has been transferred to the General Reserve and the balance amount of Rs. 1.13 lacs has been carried forward to profit & loss account.

Acceptance of Fixed Deposits:

The Company has not accepted any Fixed Deposits from general public within the purview of Section 73, of the Companies Act, 2013, read with the Companies (Acceptance of Deposit) Rule, 2014, during the year under review.

Subsidiaries, Joint Ventures and Associates Companies:

The Company does not have any subsidiaries, joint venture & associates Company.

Particulars of Contract or Arrangement with Related Party

There is no transaction with Related Party which requires disclosure under Section 134(3) (h) of the Companies Act, 2013and Rule 8(2) of the Companies (Accounts) Rules, 2014. There being no material related party transactions as defined under Regulation 23 of the SEBI (LODR) Regulations, 2015, there are no details to be disclosed in Form AOC – 2 in that regard. The policy on materiality of related party transactions and also on dealing with related party transactions as approved by the

Board may be accessed on the Company website www.yantranaturalltd.com. All related party transactions which were entered into during the year were on arm's length basis and were in the ordinary course of business and did not attract provisions of section 188 of the Companies Act, 2013 and were also not material related party transactions under Regulation 23 of the SEBI (LODR) Regulations, 2015. There is no material transactions entered into with related parties, during the period under review, which may have had any potential conflict with the interests of the Company. Pursuant to Regulation 26(5) of the SEBI (LODR) Regulations, 2015, senior personnel made periodical disclosures to the Board relating to all material financial and commercial transactions, where they had or were deemed to have had personal interest that might have been in potential conflict with the interest of the Company & same was nil.

Loans, Investment and Guarantees by the Company

There is no loan given, investment made, guarantee given or security provided by the Company to any entity under Section 186 of the Companies Act, 2013. Particulars of Investment made/loan given under section 186 of the Companies Act, 2013 are provided in the financial statement.

Internal Financial Controls

The Internal Financial Controls with reference to financial statements as designed and implemented by the Company are adequate. During the year under review, no material or serious observations has been received from the Auditor of the Company for inefficiency or inadequacy of such controls.

Disclosures under Section 134(3) (I) of the Companies Act, 2013

No material changes and commitments which could affect the Company financial position have occurred between the end of the financial year of the Company and the date of this report, except as disclosed elsewhere in this report.

Directors

There was no change in the composition of the Board of Directors of the Company during the year under review.

Mr. Rajinder Pal Singla (DIN: 00424121), Director of the Company was reappointed who retires by rotation and being eligible, offers himself for re-appointment.

Directors Remuneration Policy

The Board on the recommendation of the Nomination and Remuneration Committee has framed a Remuneration policy, providing criteria for determining qualifications, positive attributes, independence of a Director and a policy on remuneration for Directors, key managerial personnel and other employees. The detailed Remuneration policy is placed on the Company's website www.yantranaturalltd.com

Consolidated Financial Statement

The audited consolidated financial statement of the Company prepared in accordance with relevant Accounting Standards (AS) issued by the Institute of Chartered Accountants of India forms part of this Annual Report. The Compliance

Officer will make these documents available upon receipt of a request from any member of the Company interested in obtaining the same. These documents will also be available for inspection at the Registered Office of your Company during working hours up to the date of the Annual General Meeting.

Number of Meeting of Board of Directors

The Board of Directors have met 5 times and Independent Directors once during the year ended 20th March, 2018 in accordance with the provisions of the Companies Act, 2013 and rules made there under. All the Directors actively participated in the meetings and contributed valuable inputs on the matters brought before the Board of Directors from time to time.

Declarations by Independent Director

Pursuant to the provisions of Sub-Section (7) of Section 149 of the Companies Act 2013, the Company has received individual declarations from all the Independent Directors confirming that they fulfill the criteria of independence as specified in Section 149(6) of the Companies Act 2013.

Statutory Auditors

Pursuant to the provisions of section 139 of the Companies Act, 2013 and the Rules made there under, the current auditors of the Company, Ratify the Appointment of Auditors M/s Mohandas & Co., Chartered Accountants, Mumbai who were appointed in the Extra Ordinary General Meeting held on 05th March, 2018 for a block of 5 years until the conclusion of the Annual General Meeting to be held in 2022 and fix his remuneration subject to ratification by the members at every Annual General Meeting. The Company has received a certificate from the said Statutory Auditors that they are eligible to hold office as the Auditors of the Company and are not disqualified for being so appointed. Necessary resolution for ratification of appointment of the said Auditor is included in this Notice.

Auditors Report:

The observations and comments furnished by the Auditors in their report read together with the notes to Accounts are self-explanatory and hence do not call for any further comments under Section 134 of the Companies Act, 2013.

Directors Responsibility Statement:

In accordance with the requirement of Section 134 of the Companies Act, 2013, the Board of Directors of the Company confirms:

- i. In the preparation of the annual accounts for the financial year ended 31st March, 2018 the applicable accounting standards have been followed along with proper explanation relating to material departure.
- ii. That the Directors have selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at the end of the financial year and of the profit and loss of the Company for the year ended 31st March, 2018.

- iii. That the Directors have taken sufficient and proper 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 material fraud and other irregularities.
- iv. That the Directors have prepared the Annual Accounts on a going concern basis.
- v. There are no material changes & commitments, if any, affecting the financial position of the company which have occurred between the end of the financial year of the company to which the financial statements relate & the date of the report.
- vi. There are proper systems have been devised to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.
- vii. That the Directors had laid down internal financial controls to be followed by the Company and that such internal financial controls are adequate and were operating effectively.
- viii. Based on the framework of internal financial controls and compliance systems established and maintained by the Company, work performed by the internal, statutory and secretarial auditors and external consultants, including audit of internal financial controls over financial reporting by the statutory auditors, and the reviews performed by management and the relevant board committees, including the audit committee, the board is of the opinion that the Company's internal financial controls were adequate and effective during FY 2017-18.

Annual Evaluation by the Board of Its Own Performance, Its Committees and Individual Directors

The Board of Directors of the Company has initiated and put in place evaluation of its own performance, its committees and individual Directors. The result of the evaluation is satisfactory and adequate and meets the requirement of the Company. Information on the manner in which the annual evaluation has been made by the Board of its own performance and that of its Committee and individual Directors is given in the Corporate Governance Report.

Details of Committee of Directors

Composition of Audit Committee of Directors, Nomination and Remuneration Committee of Directors and Stakeholders Relationship/Grievance Committee of Directors, number of meetings held of each Committee during the financial year 2017-18 and meetings attended by each member of the Committee as required under the Companies Act, 2013 are provided in Corporate Governance Report and forming part of the report. The recommendation by the Audit Committee as and when made to Board has been accepted by it.

Risk Management

During the year, Management of the Company evaluated the existing Risk Management Policy of the Company to make it more focused in identifying and prioritizing the risks, role of various executives in monitoring & mitigation of risk and reporting process. Its aim is to enhance shareholders value and provide an optimum risk-reward tradeoff. The Risk Management Policy has been reviewed and found adequate to the requirements of the Company, and approved by the Board. The Management evaluated various risks and that there is no element of risk identified that may threaten the existence of the Company.

Secretarial Audit Report

A Secretarial Audit Report for the year ended 31st March, 2018 in prescribed form duly audited by the Practicing Company Secretary Chirag Jain, Mumbai is annexed herewith and forming part of the report.

Extract of Annual Return

Pursuant to Section 134(3)(a) of the Companies Act, 2013 read with Rule 12(1) of the Companies (Management and Administration) Rules 2014, the extract of annual return is annexed herewith and forming part of the report. (Annexure – I)

Corporate Governance

Pursuant to the SEBI (LODR) Regulations, 2015, a separate section on Corporate Governance forms part of the Annual Report. All Board members and Senior Management personnel have affirmed compliance with the Code of Conduct for the year 2017-18. A declaration to this effect signed by the Managing Director of the Company is contained in this Annual Report. The Managing Director and CFO have certified to the Board with regard to the financial statements and other matters as required under Regulation 17(8) of the SEBI (LODR), Regulations, 2015.

Certificate from the Statutory Auditors of the Company regarding compliance of conditions of Corporate Governance is annexed to this Report.

Whistle Blower Mechanism

The Company has put in place Whistle Blower Mechanism. The detailed mechanism is given in Corporate Governance Report forming part of this report.

Corporate Social Responsibility CSR)

Detailed information on Corporate Social Responsibility Policy developed & implemented by the Company on CSR initiatives taken during the year pursuant to section 135 of the Companies Act, 2013 is given in the Annual Report on CSR activities.

Managing Director's Certificate

A Certificate from the Managing Director in respect of the Financial Statements forms part of the Annual Report.

Conservation Of Energy, Technology Absorptions and Foreign Exchange Earnings and Outgo

The information relating to the conservation of energy, technology absorption foreign exchange earnings and outgo under provisions of 134 of the Companies Act, 2013 is not applicable to the Company, considering the nature of its business activities. Further the Company has not earned nor spends foreign exchange during the year under review.

Significant and Material Orders Passed By the Regulators or Courts

During the year under review, there were no significant and material orders passed by the regulators or courts or tribunals, which may impact the going concern status of the Company and its operations in future, except that the trading in the securities of the Company was suspended by BSE Limited on 28th August, 2015, on surveillance ground for which the Company has submitted various documents to BSE. The Company has no role to play in the volume & price movement of the securities of the Company, which BSE could not establish till date.

Presentation of Financial Statements

The financial statements of the Company for the year ended 31st March, 2018 have been disclosed as per Schedule III to the Companies Act, 2013.

Statutory Disclosures

A copy of audited financial statements of the said Companies will be made available to the members of the Company, seeking such information at any point of time. A cash flow statement for the year 2016-2017 is attached to the Balance Sheet. Pursuant to the legislation 'Prevention, Prohibition and Redressal of Sexual Harassment of Women at Workplace Act, 2013' introduced by the Government of India, the Company has a policy on Prevention of Sexual Harassment at workplace. There was no case reported during the year under review under the said policy.

Details as required under the provisions of section 197 (12) of the Companies Act, 2013 read with Rule 5(1) of Companies (Appointment and Remuneration of Managerial Personnel), Rules, 2014, are placed on the Company's website, i.e. www.yantranaturalltd.com as an Annexure to the Director Report. Details as required under the provisions of section 197 (12) of the Companies Act, 2013 read with Rule 5(2) and 5(3) of Companies (Appointment and Remuneration of Managerial Personnel), Rules, 2014, are placed on the Company's website, i.e. www.yantranaturalltd.com as an Annexure to the Director Report. A physical copy of the same will be made available to any shareholders on request. A cash flow statement for the year 2017-18 is attached with the Balance-Sheet.

Other Corporate Information:

The Company changed its Registered Office within Local Limits during the year under Review.

Acknowledgement

The Directors take this opportunity to thank the Financial Institutions, Banks, Business Associates, Central and State Government authorities, Regulatory authorities, Stock Exchanges and all the various stakeholders for their continued co-operation and support to the Company and look forward to their continued support in future.

The Company thanks all of the employees for their contribution to the Company's performance. The Company applauds all the employees for their superior levels of competence, dedication and commitment to your Company.

By Order of the Board For Yantra Natural Resources Limited

SD/-SD/-Dhiresh U. MunverSunil V. NagpalManaging DirectorDirectorDIN- 02782239DIN- 06799707

Place: Hyderabad Date: 13th August, 2018

★ <u>ANNUAL REPORT ON CORPORATE SOCIAL RESPONSIBILITY (CSR)</u> <u>ACTIVITIES</u>

1. Brief outline of Company CSR Policy including overview of projects or programme proposed to be undertaken & a reference to the web link to the CSR Policy and projects or programme.

Introduction

The Company strongly believed that common good was more important than individual gain. The Company believes that the true & full measure of growth, success & progress lies beyond balance-sheets or conventional economic indices. It is best reflected in the difference that business & industry make to the lives of people. The CSR Policy is based on the foundations of ethical, value-based & transparent functioning.

CSR Policy

A detailed CSR Policy was framed by the Company with approvals of the CSR Committee & Board. The policy, inter alia, covers the following:

- Philosophy
- Scope
- List of CSR activities
- Modalities of execution of projects/programmes
- Implementation through CSR cell
- Monitoring assessment of projects/programmes.

CSR Policy gives an overview of the projects or programme which are proposed to be undertaken by the Company in the coming year. The CSR Policy is placed on the website of the Company i.e. www.yantranaturalltd.com.

2. The Composition of the CSR Committee

- 1. A committee of the Directors titled CSR Committee was constituted by the Board with the following member Gautam Kalu Mohite (Chairman); Aruna Fakira Jawale, Reshma Rajesh Malagavakar & Sunil Vishindas Nagpal (all members). During the year under review, the committee met 2 times during the year.
- 2. Average net profit of the Company for last 3 financial years prior to 2017-18: **44,69,005/-.**
- 3. Prescribed CSR Expenditure (2% of amount as in Item No. 2): Rs. 89380.1/-
- 4. In case the Company fails to spend 2% of the average net profit of the last 3 financial years, the reasons for not spending the amount shall be stated in the Board Report **Not Applicable**.

5. Responsibility Statement of the CSR Committee, that the implementation and monitoring of CSR Policy, is in compliance with CSR objectives and policy of the Company duly signed by the Director and Chairperson of CSR Committee.

The CSR Committee confirms that the implementation and monitoring of CSR Policy is in compliance with CSR objectives and policy of the Company.

By Order of the Board For Yantra Natural Resources Limited

SD/-SD/-Dhiresh U. MunverSunil V. NagpalManaging DirectorDirectorDIN - 02782239DIN - 06799707

Place: Hyderabad Date: 13th August, 2018 Yantra Natural Resources Limited – Annual Report 2017 - 2018 [CIN: L14297AP1988PLC074808]#

ANNEXURE TO DIRECTORS' REPORT Form No. MGT-9 EXTRACT OF ANNUAL RETURN

As on the financial year ended on 31st March, 2018 [Pursuant to Section 92(3) of the Companies Act, 2013 and Rule 12(1) of the Companies (Management and Administration) Rules, 2014]

I. REGISTRATION AND OTHER DETAILS:

1	CIN	L14297AP1988PLC074808			
2	Registration Date	01/09/1988			
3	Name of the Company	Yantra Natural Resources Limited			
4	Category / Sub-Category of the	Company limited by shares/ Indian Non-Government			
	Company	Company			
5	Address of the Registered Office and	Gulshan-E-Khalil, 1st Floor Part B, Beside A.P. Police			
	contact details	Officers Mess Masabtank Hyderabad TG 500028			
		Tel. No. : 040 - 40119926, 40281278,			
		E-mail id: yantranrltd@gmail.com			
6	Whether listed company	Yes			
7	Name, Address and Contact details of	Purva Sharegistry (India) Pvt. Ltd.			
	Registrar and Transfer Agent, if any	No.9, Shiv Shakti Industrial Estate, Ground Floor,			
		J. R. Boricha Marg, Opp. Kasturba Hospital, Lower			
		Parel, Mumbai - 400 011, Maharashtra, India			
		Tel. No. : 022-23016761/8261			
		E-mail id : busicomp@vsnl.com			

II. . PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY

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

S1.	Name and Description of	NIC Code of the Product/ service	% to total turnover of the
No.	main products/ services		Company
1	Wholesale of textiles, fabrics,	46411	100%
	yarn, household linen,		
	articles of clothing, floor		
	coverings and tapestry,		
	sports clothes		

III. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES -

S1. Name and address of No. the Company	CIN/GLN	Holding / Subsidiary / Associate	% of shares held	Applicable Section
NIL		Associate	neiu	Section

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

(i) Category-wise Share Holding

Category of Shareholders	No. of share of the year		at the begin)17	ning	No. of shares year 31.03.20		at the end of	the	% Chang
	Demat	Phy sica 1	Total	% of Total Shar es	Demat	Ph ysi cal	Total	% of Total Shar es	e During the year
A. Promoters									
(1) Indian									
(a)									
Individual/HUF	0	0	0	0	0	0	0	0	0
(b) Central Govt.	0	0	0	0	0	0	0	0	0
(c) State Govt. (s)	0	0	0	0	0	0	0	0	0
(d) Bodies Corp.	0	0	0	0	0	0	0	0	0
(e) Banks/FI	0	0	0	0	0	0	0	0	0
(f) Any Other	0	0	0	0	0	0	0	0	0
Sub-Total(A)(1):	0	0	0	0	0	0	0	0	0
(2) Foreign									
(a) NRIs/									
Individuals	0	0	0	0	0	0	0	0	0
(b) Other-									
Individuals	0	0	0	0	0	0	0	0	0
(c) Bodies Corp.	0	0	0	0	0	0	0	0	0
(d) Banks / FI	0	0	0	0	0	0	0	0	0
(e) Any Other	0	0	0	0	0	0	0	0	0
Sub-Total(A)(2):	0	0	0	0	0	0	0	0	0
Total									
Shareholding of Promoter									
(A)=(A)(1)+(A)(2)	0	0	0	0	0	0	0	0	0
B. Public Shareholding									
(1) Institutions									
(a) Mutual Funds	0	0	0	0	0	0	0	0	0
(b) Banks/FI	0	0	0	0	0	0	0	0	0
(c) Central Govt.	0	0	0	0	0	0	0	0	0
(d) State Govt. (s)	0	0	0	0	0	0	0	0	0
(e) Venture Capital									
Funds	0	0	0	0	0	0	0	0	0
(f) Insurance									
Companies	0	0	0	0	0	0	0	0	0
(g) FIIs	10328500	0	10328500	0.16	10328500	0	10328500	0.16	0
(h) Foreign Venture									
Capital Funds	0	0	0	0	0	0	0	0	0
(i) Others (specify)	0	0	0	0	0	0	0	0	0
Sub-Total(B)(1):	10328500	0	10328500	0.16	10328500	0	10328500	0.16	0

Category of	No. of shares held at the beginning of the	No. of shares held at the end of the year	%
Shareholders	year 01.04.2017	31.03.2018	Chan

	Demat	Physical	Total	% of Total Shar es	Demat	Physical	Total	% of Total Shar es	ge Duri ng the year
(2) Non-									5
Institutions									
(a) Bodies Corp.									
(i) Indian	5461478916	60686500	5522165416	87.93	5428889484	60686500	5489575984	87.41	-0.52
(ii)Overseas	0	0	0	0	0	0	0	0	0
(b) Individuals									
(i) Individual Shareholders holding nominal									
share capital									
up to Rs. 1 lakh	112283254	303444	112586698	1.79	116243816	303444	116547260	1.86	0.06
(ii) Individual Shareholders holding nominal share capital in excess of	112283234	303444	112380098	1.79	110243810	303444	11034/200	1.80	0.06
Rs. 1 lakh	498834344	63180250	562014594	8.95	512702611	63180250	575882861	9.17	0.22
(c) Others Clearing	490034344	03100230	502014594	0.95	512702011	03180230	575002001	9.17	0.22
Members									
* N.R.I. (NON-									
REPAT)	640603	0	640603	0.01	612528	0	612528	0.01	0.00
* N.R.I. (REPAT)	6507956	0	6507956	0.10	6512956	0	6512956	0.10	0.00
* Foreign Corporate									
Bodies	0	0	0	0	0	0	0	0	0
* Trust	0	0	0	0	0	0	0	0	0
* Hindu Undivided Family	22(11EE0	0	22(11550	0.52	33038259	0	22028250	0.52	0.01
	32611559 0	0	32611559	0.52	33038259	0	33038259 0	0.53	0.01
* Employee * Clearing	0	0	0	0	0	0	0	0	0
Members	33633924	0	33633924	0.54	47990902	0	47990902	0.76	0.23
* Depository	00000724	0	00000724	0.01	1770702	0	17770702	0.70	0.23
Receipts	0	0	0	0	0	0	0	0	0
* Other Directors	0		0		<u> </u>			5	<u> </u>
& Relatives	0	0	0	0	0	0	0	0	
(d) HUF									
(i) Repat									
(ii) Non-									
Repat									
Sub-Total(B)(2):	6145990556	124170194	6270160750	99.84	6145990556	124170194	6270160750	99.84	0
Total Public									
Shareholding									
(B)=(B)(1)+(B)(2)	6156319056	124170194	6280489250	100	6156319056	124170194	6280489250	100	0
C. Shares held by									
custodian for				-				-	-
GDRs & ADRs	0	0	0	0	0	0	0	0	0
Grand Total (A+B+C)	6156319056	124170194	6280489250	100	6156319056	124170194	6280489250	100	0

(ii) Shareholding of Promoters

S1. No.	Shareholder's Name		Shareholding at the beginning of the year 01.04.2017			Shareholding at the end of the year 31.03.2018		
		No. of Shares	% of total shares of the company	% of shares Pledged/ encumbe red to total shares	No. of Shares	% of total shares of the company	% of shares Pledged /encum bered to total shares	in share holding during the year
NIL				Siluies			Silures	

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

S1. No.				Cumulative Shareholdin during the year 31.03.201	
		No. of % of total		No. of	% of total
		shares	shares of the	Shares	shares of the
			company		company
	At the beginning of the year	NIL			
	Date wise Increase/Decrease in				
	Promoters Shareholding during the year				
	specifying the reasons for increase/	NIL			
	decrease (e.g. allotment/ transfer/ bonus				
	/ sweat equity etc.)				
	At the end of the year	NIL			

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

		Shareholding beginning of 01.04.2017	at the the year	Transaction	During the Yo	ear	Cumulative Shareholdir the end of the 31.03.2018	ng at
Sr. No.	Top 10 shareholders	No. of shares at the beginning (01.04.2017)/ end of the year 31.03.2018	% of total Shares of the Company	Date of Transactio n	Increase/ Decrease in shareholdi ng	Rea son	No. of shares	% of total Shares of the Compan y
4	ADAMINA TRADERS	470319726	7.49	01/04/2017				
1	PVT LTD	470319726	7.49	31/03/2018			470319726	7.49
2	SNEHIL REAL ESTATE	393750000	6.27	01/04/2017				
2	PRIVATE LIMITED	393750000	6.27	31/03/2018			393750000	6.27
	SOUTHMINT REAL	385000000	6.13	01/04/2017				
PRIV	ESTATE PRIVATE LIMIT	385000000	6.13	31/03/2018			385000000	6.13
	ROSEWOOD VINTRADE	345975000	5.51	01/04/2017				
4	PRIVATE LIMITED	345975000	5.51	31/03/2018			345975000	5.51
5	PARKWAY PROPERTIES PRIVATE	1612558	0.03	01/04/2017				
	LIMITED	1612558	0.03	31/03/2018			1612558	0.03
6	ICEBIT REALITY PRIVATE	278808839	4.44	01/04/2017				
	LIMITED	278808839	4.44	31/03/2018			278808839	4.44
7	ASBN COMMODITI ES &	274210482	4.37	01/04/2017				
,	FINESERVE PRIVATE LTD	274210482	4.37	31/03/2018			274210482	4.37
	TANIKA MERCANTIL	255750000	4.07	01/04/2017				
8	E PRIVATE LIMITED	255750000	4.07	31/03/2018			255750000	4.07
	JOEL INFRASTRUC	192866891	3.07	01/04/2017				
9	TURE PVT LTD	192866891	3.07	31/03/2018			192866891	3.07
	LONGSEAL MACHINARY	242500000	3.86	01/04/2017				
10	PRIVATE							
	LIMITED	242500000	3.86	31/03/2018			242500000	3.86

S1. No.	Name	Shareholding at the beginning of the year 01.04.2017		Date of Transacti on	Increas e/ Decrea se in shareh	Reason	during	olding at the the year
		No. of shares at the beginning (01.04.201 7) / end of the year 31.03.2018	% of total Shares of the Compan y		olding		No. of share s	% of total Shares of the Compan y
NIL								

(v) Shareholding of Directors and Key Managerial Personnel:

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	-	Indebtness
	Excluding			
	Deposits			
Indebtedness at the beginning of				
the financial year				
i) Principal Amount	N.A.	N.A.	N.A.	N.A.
ii) Interest due but not paid	N.A.	N.A.	N.A.	N.A.
iii) Interest accrued but not due	N.A.	N.A.	N.A.	N.A.
Total (i+ii+iii)	N.A.	N.A.	N.A.	N.A.
Change in Indebtedness during				
the financial year				
Addition	N.A.	N.A.	N.A.	N.A.
Reduction	N.A.	N.A.	N.A.	N.A.
Net Change	N.A.	N.A.	N.A.	N.A.
Indebtedness at the end of the				
financial year				
i) Principal Amount	N.A.	N.A.	N.A.	N.A.
ii) Interest due but not paid	N.A.	N.A.	N.A.	N.A.
iii) Interest accrued but not due	N.A.	N.A.	N.A.	N.A.
Total (i+ii+iii)	N.A.	N.A.	N.A.	N.A.

VI. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

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

-		(Rs. In Lacs)				
S1. No	Particulars of Remuneration	Name of MD/ WTD/MANAGE R	Total Amt			
1	Gross Salary					
	(a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961	NIL	NIL			
	(b) Value of perquisites u/s 17(2) Income-tax Act, 1961	NIL	NIL			
	(c) Profits in lieu of salary under section 17(3) Income-tax Act, 1961	NIL	NIL			
2	Stock Option related perquisites	NIL	NIL			
3	Sweat Equity	NIL	NIL			
4	Commission	NIL	NIL			
	- as % of profit	NIL	NIL			
	- Others, specify	NIL	NIL			
5	Others, please specify	NIL	NIL			
	Total (A)					
	Ceiling as per the Act	The remuneration the limits prescribe Companies Act, 20	ed under the			

B. Remuneration to other directors:

(Rs. In Lacs)

r				(103. 111 Edeco)
Sr.	Particulars of			
No.	Remuneration			Total Amount
1	Independent			
	Directors			
	• Fee for attending	NIL	NIL	NIL
	board /			
	committee			
	meetings			
	Commission	NIL	NIL	NIL
	Others, please	NIL	NIL	NIL
	specify			
	Total (1)	NIL	NIL	NIL
2	Other Non-			Total Amount
	Executive Directors			
	Fee for attending	NIL	NIL	NIL
	board /			
	committee			

meetings			
Commission	NIL	NIL	NIL
Others, please specify	NIL	NIL	
Total (2)	NIL	NIL	
Total (B)=(1+2)	NIL	NIL	
Total (A)	NIL	NIL	
Total Managerial	NIL	NIL	
Remuneration			
Overall Ceiling as	The remuneration is we	ell within the limit	s prescribed
per the Act	under the Companies Act, 2013.		

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

		(Rs. In Lakhs)
Sr. No.	Particulars of Remuneration	Key Managerial Personnel
		Total
1	Gross Salary	NIL
	(a) Salary as per provisions contained in section 17(1) of	NIL
	the Income-tax Act, 1961	
	(b) Value of perquisites u/s 17(2) Income-tax Act, 1961	NIL
	(c) Profits in lieu of salary under section 17(3) Income-tax	NIL
	Act, 1961	
2	Stock Option related perquisites	NIL
3	Sweat Equity	NIL
4	Commission	NIL
	- as % of profit	NIL
	- others, specify	NIL
5	Others, please specify	NIL
	Total	NIL

VII. Penalties / Punishment / Compounding of Offences:

Туре	Section of	Brief	Details of	Authority	Appeal
	the	Description	Penalty /	[RD/	made, if
	Companies		Punishment/	NCLT/	any (give
	Act		Compounding	COURT]	Details)
			fees imposed	_	
Penalty					
Punishment	NONE				
Compounding					

VIII. Other Officers in Default

Туре	Section of	Brief	Details of	Authority	Appeal
	the	Description	Penalty /	[RD/	made, if
	Companies	_	Punishment/	NCLT/	any (give

Yantra Natural Resources Limited – Annual Report 2017 - 2018 [CIN: L14297AP1988PLC074808]#

	Act	Compounding fees imposed	COURT]	Details)
Penalty				
Punishment	NONE			
Compounding				

By Order of the Board For Yantra Natural Resources Limited

SD/-	SD/-
Dhiresh U. Munver	Sunil V. Nagpal
Managing Director	Director
DIN - 02782239	DIN-06799707

Place: Hyderabad Date: 13th August, 2018

Form No.MR-3 SECRETARIAL AUDIT REPORT FORTHE FINANCIAL YEAR ENDED 31st MARCH, 2018

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

To, The Members, **M/s. Yantra Natural Resources Limited** CIN: L14297AP1988PLC074808 Gulshan-E-Khalil, 1st Floor Part B, Beside A.P. Police Officers Mess, Masabtank, Hyderabad-500028

I have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **Yantra Natural Resources Limited** (hereinafter called the company). Secretarial Audit was conducted in a manner that provided me a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing my opinion thereon.

Based on my verification of the **Yantra Natural Resources Limited** books, papers, minute books, forms and returns filed and other records maintained by the company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, I hereby report that in my opinion, the company has, during the audit period covering the financial year ended on 31st March, 2018 has complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance-mechanism in place to the extent, except to those mentioned below in the manner and subject to the reporting made hereinafter:

I have examined the books, papers, minute books, forms and returns filed and other records maintained by **Yantra Natural Resources Limited** ("the Company") for the financial year ended on 31st March, 2018 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 Foreign Direct Investment, Overseas Direct

Investment and External Commercial Borrowings - Not Applicable.

- V. The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act,1992 ('SEBI Act'):
 - a. The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011- Not Applicable to the Company;
 - b. The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 1992 - Not Applicable to the Company;
 - c. The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements)Regulations, 2009 Not Applicable to the Company;
 - d. The Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 1999 – Not Applicable to Company;
 - e. The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations,2008 Not Applicable;
 - f. The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client – Not Applicable as the Company is not registered as Registrar to an Issue & Share Transfer Agents;
 - **g.** The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009 – **Not Applicable to Company;** and
 - **h.** The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998 – **Not Applicable to Company;**

The management has identified and confirmed the following laws as specifically applicable to the Company & they have complied with most of the Rules & Regulations specified in the Acts, mentioned below:

I have also examined compliance with the applicable clauses of the following:-

- I. Secretarial Standards issued by The Institute of Company Secretaries of India.
- II. The Listing Agreements entered into by the Company with BSE Limited;

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

subject to the following observations:

- I. The Company has filed certain Forms with ROC with delay fees during the year.
- II. The Company has not appointed Company Secretary during the year. However the management is taking the necessary step for regularizing the same.
- III. The trading in the securities of the Company was suspended by BSE Limited & Company has submitted various documents required by BSE.

I 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 period under review were carried out in compliance with the provisions of the Act.
- Adequate notice is given to all directors to schedule the Board Meetings, agenda and detailed notes on agenda were sent 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.
- Since Minutes books is not updated, hence we cannot comment whether majority decision is carried through while the dissenting members' views are captured and recorded as part of the minutes.

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

I further report that during the audit period the company has not taken any corporate action during the year.

SD/-(CS Chirag Jain) Practicing Company Secretaries

Mem No.30850 C P No.: 13687

Date: 13th August, 2018 Place: Mumbai

Annexure -A to Secretarial Audit Report dated 13th August, 2018

To, The Members, **M/s. Yantra Natural Resources Limited** CIN: L14297AP1988PLC074808 Gulshan-E-Khalil, 1st Floor Part B, Beside A.P. Police Officers Mess Masabtank, Hyderabad- 500028

Our Secretarial Audit Report dated 13th August, 2018 is to be read with this letter.

- 1. Maintenance of secretarial records is the responsibility of the management of the Company. Our responsibility is to make a report based on the secretarial records produced for 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 provide a reasonable basis for our report.
- 3. We have not verified the correctness and appropriateness of financial records and books of accounts of the Company as it is taken care in the statutory audit.
- 4. We have obtained the Management's representation about the compliance of laws, rules and regulations and happening of events, wherever required.
- 5. Compliance with the provisions of Corporate and other applicable laws, rules, regulations, standards is the responsibility of the management. Our examination was limited to the verification of procedures on test basis.
- 6. This Secretarial Audit report is neither an assurance as to the future viability of the Company nor of the efficacy or effectiveness with which the management has conducted the affairs of the Company.

SD/-(CS Chirag Jain) Practicing Company Secretaries

Mem No.30850 C P No.: 13687

Date: 13th August, 2018 Place: Mumbai

CORPORATE GOVERNANCE REPORT

The report on Corporate Governance states compliance as per requirements of the Companies Act, 2013, SEBI (LODR), Regulations, 2015, as applicable to the Company. Given below are the Company's Corporate Governance policies and practices for 2017-18 and the Company has complied with all the statutory and regulatory requirements as stipulated in the applicable laws.

Company's Philosophy on Code of Corporate Governance

The Company's philosophy on Corporate Governance has been developed with a tradition of fair and transparent governance even before they were mandated by the legislation. Transparency, integrity, professionalism and accountability based values form the basis of the Company's philosophy for Corporate Governance. The Company believes that good Corporate Governance is a continuous process and strives to improve the Corporate Governance practices to meet shareholder's Expectations.

Board of Directors

The Company is managed by well- qualified professionals. All directors are suitably qualified, experienced and competent .The members of the Board of Directors are persons with considerable experience and expertise in Audit, Accounts, Finance, Administration and Marketing. The Company is benefitted by the experience and skills of the Board of Directors. The Independent Directors have made disclosures to the Board confirming that there are no material, financial and/or commercial transactions between them and the company which could have potential conflict of interest with the company at large. The Company has a Code of Conduct for Directors and Senior Management personnel. The code is available on the official website of the Company www.yantranaturalltd.com.

Information supplied to the Board

In advance of each meeting, the Board is presented with relevant information on various matters related to the working of the Company, especially those that require deliberation at the highest level. Directors have separate and independent access to officers of the Company. In addition to items, which are required to be placed before the Board for its noting and/or approval, information is provided on various significant items. At the meeting of the Independent Directors held during the year, they have expressed satisfaction on the quality, quantity and timeliness of flow of information between the Company Management and the Board that is necessary for the Board to effectively and reasonably perform their duties.

Orderly succession to Board and Senior Management

The Board of the Company satisfied itself that plans are in place for orderly succession for appointments to the Board and to Senior Management.

Code of Conduct

Regulations 17(5) of the SEBI (LODR) Regulations, 2015, requires listed Companies to lay down a Code of Conduct for its Directors and Senior Management, incorporating duties of a Directors as laid down in the Companies Act, 2013. The Board has adopted a Code of Conduct for all Directors and Senior Management of the Company and the same has been placed on Company's website www.yantranaturalltd.com.

Maximum tenure of Independent Directors

The maximum tenure of Independent Directors is in accordance with the Companies Act, 2013 and Regulation 25(2) of the SEBI (LODR) Regulations, 2015.

Formal Letter of Appointment to Independent Directors

The Company issues a formal letter of appointment to Independent Directors in the manner as provided in the Companies Act, 2013. As per Regulation 46(2) of the SEBI (LODR) Regulation, 2015, the terms and conditions of appointment of Independent Directors are placed on the Company's website.

Directors' Interest in the Company

Sometime, the Company does enter into contracts with companies in which some of the Directors of the Company are interested as director or member. However, these contracts are in the ordinary course of the Company's business without giving any specific weight age to them. Directors regularly make full disclosures to the Board of Directors regarding the nature of their interest in the companies in which they are directors or members. Full particulars of contracts entered with companies in which directors are directly or indirectly concerned or interested are entered in the Register of Contracts maintained under Section 189 of the Companies Act, 2013 and the same is placed in every Board Meeting for the noting of the Directors.

Responsibilities & Functions of Board of Directors

The Board of Directors of the listed entity shall have the following responsibilities:

- (i) Disclosure of information:
 - (1) Members of Board of Directors and key managerial personnel shall disclose to the Board of directors whether they, directly, indirectly, or on behalf of third parties, have a material interest in any transaction or matter directly affecting the listed entity.
 - (2)The Board of Directors and senior management shall conduct themselves so as to meet the expectations of operational transparency to stakeholders while at the same time maintaining confidentiality of information in order to foster a culture of good decision-making.
- (ii) Key functions of the Board of Directors-

- (1) Reviewing and guiding corporate strategy, major plans of action, risk policy, annual budgets and business plans, setting performance objectives, monitoring implementation and corporate performance, and overseeing major capital expenditures, acquisitions and divestments.
- (2) Monitoring the effectiveness of the listed entity's governance practices and making changes as needed.
- (3) Selecting, compensating, monitoring and, when necessary, replacing key managerial personnel and overseeing succession planning.
- (4) Aligning key managerial personnel and remuneration of board of directors with the longer term interests of the listed entity and its shareholders.
- (5) Ensuring a transparent nomination process to the board of directors with the diversity of thought, experience, knowledge, perspective and gender in the board of Directors.
- (6)Monitoring and managing potential conflicts of interest of management, members of the Board of Directors and shareholders, including misuse of corporate assets and abuse in related party transactions.
- (7) Ensuring the integrity of the listed entity's accounting and financial reporting systems, including the independent audit, and that appropriate systems of control are in place, in particular, systems for risk management, financial and operational control, and compliance with the law and relevant standards.
- (8) Overseeing the process of disclosure and communications.
- (9) Monitoring and reviewing Board of Director's evaluation framework.

iii) Other responsibilities:

- 1. The Board of Directors shall provide strategic guidance to the listed entity, ensure effective monitoring of the management and shall be accountable to the listed entity and the shareholders.
- **2**. The Board of Directors shall set a corporate culture and the values by which executives throughout a group shall behave.
- **3**. Members of the Board of Directors shall act on a fully informed basis, in good faith, with due diligence and care, and in the best interest of the listed entity and the shareholders.
- 4. The Board of Directors shall encourage continuing directors training to ensure that the members of Board of Directors are kept up to date.

- **5**. Where decisions of the Board of Directors may affect different shareholder groups differently, the Board of Directors shall treat all shareholders fairly.
- 6. The Board of Directors shall maintain high ethical standards and shall take into account the interests of stakeholders.
- **7**. The Board of Directors shall exercise objective independent judgment on corporate affairs.
- 8. The Board of Directors shall consider assigning a sufficient number of nonexecutive members of the Board of Directors capable of exercising independent judgment to tasks where there is a potential for conflict of interest.
- 9. The Board of Directors shall ensure that, while rightly encouraging positive thinking, these do not result in over-optimism that either leads to significant risks not being recognized or exposes the listed entity to excessive risk.
- 10. The Board of Directors shall have ability to 'step back' to assist executive management by challenging the assumptions underlying: strategy, strategic initiatives (such as acquisitions), risk appetite, exposures and the key areas of the listed entity's focus.
- 11. When committees of the Board of Directors are established, their mandate, composition and working procedures shall be well defined and disclosed by the Board of Directors.
- 12. Members of the Board of Directors shall be able to commit themselves effectively to their responsibilities.
- 13. In order to fulfill their responsibilities, members of the Board of Directors shall have access to accurate, relevant and timely information.
- 14. The Board of Directors and senior management shall facilitate the independent Directors to perform their role effectively as a member of the Board of Directors and also a member of a committee of Board of Directors.

Performance Evaluation

Pursuant to the provisions of the Companies Act, 2013 and SEBI Listing Regulations, 2015, the Board has carried out an annual evaluation of its own performance, and that of its Committees and individual directors. Manner in which such formal annual evaluation was made by the Board is given below:

• Performance evaluation criteria for Board, Committees of the Board and Directors were approved by the Board at its meeting. The criteria are placed on the Company's website www.yantranaturalltd.com

- Based on the said criteria, rating sheets were filled by each of the directors towards the end of the year with regard to evaluation of performance of the Board, its Committees and Directors (except for the director being evaluated) for the year under review.
- A consolidated summary of the ratings given by each of the director was then prepared, based on which a report of performance evaluation was prepared by the Chairman in respect of the performance of the Board, its Committees and the Directors during the year under review.
- The report of performance evaluation so arrived at was then noted and discussed by the Nomination and Remuneration Committee and Board at their meetings held.

Under law, as per the report of performance evaluation, the Board shall determine, inter alia, whether to continue the term of appointment of the independent director. During the year under review, there was no occasion to decide on the continuance of the term of appointment of any of the independent directors and hence, the question of taking a decision on their re-appointment did not arise.

Details on the evaluation carried out by the independent directors at their meeting held on 31st March, 2018 have been furnished in a separate Para elsewhere in this Report.

The Board of Directors is collectively responsible for selection of a member on the Board. The Nomination and Remuneration Committee of the Company follows defined criteria for identifying, screening, recruiting and recommending candidates for election as a Director on the Board. The criteria for appointment to the Board include:

- composition of the Board, which is commensurate with the size of the Company, its portfolio, geographical spread and its status as a listed Company;
- desired age and diversity on the Board;
- size of the Board with optimal balance of skills and experience and balance of Executive and Non-Executive Directors consistent with the requirements of law;
- professional qualifications, expertise and experience in specific area of business;
- balance of skills and expertise in view of the objectives and activities of the Company;
- avoidance of any present or potential conflict of interest;
- availability of time and other commitments for proper performance of duties; personal characteristics being in line with the Company's values, such as integrity, honesty, transparency, pioneering mindset.

Independent Directors' Meeting

In compliance with Schedule IV to the Companies Act, 2013 and regulation 25(3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the independent directors held their separate meeting on 31st March, 2018, without the attendance of non-independent directors and members of Management, to inter alia discuss the following:

- i. review the performance of non-independent directors and the Board as a whole;
- ii. review the performance of the Chairperson of the Company, taking into account the views of executive directors and non-executive directors;
- iii. assess the quality, quantity and timeliness of flow of information between the Company Management and the Board that is necessary for the Board to effectively and reasonably perform their duties; and
- iv. review the responsibility of independent directors with regard to internal financial controls.

All independent directors were present at the meeting.

The independent director's present elected Mr. Gautam Kalu Mohite as Chairman for the meeting, deliberated on the above and expressed their satisfaction on each of the matters.

Remuneration of Directors

Pecuniary transactions with non-executive directors

During the year under review, there were no pecuniary transactions with any nonexecutive director of the Company.

The register of contracts is maintained by the Company pursuant to section 189 of the Companies Act, 2013. The register is signed by all the directors present at the respective Board meetings.

Criteria of making payments to non-executive directors

Non-executive directors of the Company play a crucial role in the independent functioning of the Board. They bring in an external perspective to decision-making and provide leadership and strategic guidance while maintaining objective judgment. They also oversee corporate governance framework of the Company.

As stated earlier, the Remuneration Policy, inter alia, disclosing criteria of making payments to directors, key managerial personnel and employees is placed on <u>www.sanguinemedialtd.com</u>

Non-executive directors

Non-executive directors are paid sitting fees and commission as earlier stated in this Report.

Managing Director

During the year under review, the Company has not paid any remuneration to Dhiresh Uttamchand Munver, Managing Director of the Company as provided in detail in an annexure to the Directors' Report in section VI (A) of Form MGT-9, i.e. extract of the Annual Return.

Managing Director is entitled to superannuation benefits payable in the form of an annuity from an approved life insurance company, which form part of the perquisites allowed to him. No pension is paid by the Company.

Details of Remuneration to directors

The Company has no stock option plans for the directors and hence, it does not form part of the remuneration package payable to any executive and/or non-executive director. During the year under review, none of the directors was paid any performance-linked incentive.

In 2017-18, the Company did not advance any loans to any of the non-executive directors, and/or Managing Director. Details of remuneration paid/payable to directors during 2017-18 are provided in an annexure to the Directors' Report in section VI (B) of Form MGT-9, i.e. extract of the Annual Return.

Compliances regarding Insider Trading

The Company had in place a 'Code of Conduct for Prevention of Insider Trading and Corporate Disclosure Practices', in accordance with the SEBI (Prohibition of Insider Trading) Regulations, 1992, as amended. These regulations have been substituted by SEBI with a new set of Regulations, which have come into effect from 15 May 2015. Accordingly, the Board has approved and adopted,

- a. Code of Practices and Procedures for Fair Disclosure of Unpublished Price Sensitive Information; and
- b. Code of Conduct to Regulate, Monitor and Report Trading by its employees and other connected persons.

The said codes are being adhered to.

The Code referred to in (a) above is placed on the Company's website: www.yantranaturalltd.com.

Familiarization of Independent Directors

The details of familiarization programme for Independent Directors have been disclosed on website of the Company. In addition to the extensive induction and training provided as part of the familiarization programme, the Independent Directors are also taken through various business and functional sessions in the Board meetings including the Board meetings to discuss strategy. The details of Directors' induction and familiarization are available on the Company's website: www.yantranaturalltd.com.

Composition of Board

The Board of Directors of the Company is composed of committed persons with considerable experience in various fields. The Board is properly constituted as per Regulation 17 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

As on the date of this report, the Board Strength consists of in all 8 directors. Out of them, 5 are non-executive Independent directors, 1 is Non-Executive Non-Independent Director, 1 is executive Director and 1 is Managing Director. All Independent Non-Executive Directors comply with the legal requirements of being "Independent".

Further none of the Directors on the Board is a Member of more than 10 Committees or Chairman of more than 5 Committees across all the Companies in which he is a Director. Also necessary disclosures regarding Committee positions in other public Companies have been made to the Company by the Directors at regular intervals. The number of Directorships, Committee Membership/Chairmanship of all Directors is within respective limits prescribed under the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

* <u>Meetings of the Board of Director</u>

The Board meets at regular intervals to discuss and decide on Company/business policy and strategy apart from the other Board business. The Board meetings are prescheduled & Agenda is circulated well in advance to facilitate the Directors to ensure meaningful participation in the meetings. However in case of special and urgent business need the Committee of Board of Directors met at a short notice and its minutes is noted and confirmed in the subsequent Board meeting. The Agenda for the Board/Committee meetings cover items set out as per guidelines in Listing Regulations & it includes detailed notes on the items to be discussed at the meeting to enable the Directors to take an informed decision.

During the Financial Year 2017-18, Five Board Meetings were held on the following dates:

- 1. 30th May, 2017
- 2. 16th September, 2017
- 3. 07th December, 2017
- 4. 14th December, 2017
- 5. 13th February, 2018

* Details of the Board of Directors and External Directorships

Particulars of the Board's Composition, Directors' Attendance at Board Meetings and at the previous Annual General Meeting, number of other Directorships and

Sr. No.	Name of the Director, Designation and Category	Attendan ce of Board Meetings	Attenda nce at previou s AGM	No. of other Director- ships(*)	Number of Board Committee (@)	positions
					As Chairman	As Member
1	Dhiresh Munver	5	Yes	1	0	0
2	Rajinder Singla	5	Yes	None	None	None
3	Harshpal Singh	5	Yes	None	None	None
4	Reshma Rajesh Malagavakar	5	Yes	2	1	2
5	Sunil Vishindas Nagpal	5	Yes	None	None	None
6	Aruna Fakira Jawale	1	No	None	None	None
7	Gautam Kalu Mohite	1	No	1	1	3
8	Rahul Sudhakar Ahire	1	No	1	1	2

Board-Committee memberships held as on 31st March, 2018, are given below:

<u>Notes</u>

- (*) Includes directorships held in public limited Companies only. Directorships held in Private Companies, Foreign Companies and Companies registered under Section 8 of the Companies Act, 2013 are excluded.
- (@) Include only positions held in Audit Committee and Shareholders'/Investor Grievance Committee of the Board of Directors.

COMMITTEES OF THE BOARD

The Board Committee plays a crucial role in the governance structure of the Company and has been constituted to deal with specific areas/activities which concern the Company and need a closer review. The Board Committee are set up under the formal approval of the Board to carry out clearly defined roles which are considered to be performed by members of the Board, as a part of good governance practice. The Board supervises the execution of its responsibilities by the Committees and is responsible for their action. The Chairman of the respective Committee informs the Board about the summary of the discussions held in the Committee meetings.

The Board has constituted following Committees of Directors:

- ✤ Audit Committee,
- Nomination and Remuneration Committee and
- Stakeholder's Relationship Committee,

Audit Committee

The Audit Committee consists of three Independent Directors. All members of the Audit Committee are financially literate and they have accounting or related financial management expertise. The primary purpose of the Audit Committee is to assist the Board of Directors (the "Board") of Yantra Natural Resources Limited., (the "Company") in fulfilling its oversight responsibilities with respect to

- (a) The accounting and financial reporting processes of the Company, including the integrity of the audited financial results and other financial information provided by the Company to its stockholders, the public, any stock exchange and others,
- (b) The Company's compliances with legal and regulatory requirements,
- (c) The Company's independent auditors' qualification and independence,
- (d) The audit of the Company's financial statements, and the performance of the Company's internal audit function and its Independent Auditors.

Terms of Reference:

The role and terms of reference of Audit Committee covers areas mentioned under Listing Regulations and Companies Act, 2013, besides other terms as may be referred by the Board of Directors. All the Members of Audit Committee are qualified and having insight to interpret and understand financial statements. The Audit Committee of the Company is entrusted with the responsibility to supervise the Company's internal controls and financial reporting process and, inter alia, performs the following functions;

- 1. Overseeing the Company's financial reporting process and disclosure of financial information to ensure that the financial statements are correct, sufficient and credible;
- 2. To review and examine with management the quarterly financial results before submission to the Board;
- 3. To review and examine with the management the annual financial statement and Auditor Report thereon before submission to the Board for approval, with particular reference to matters to be included in the directors responsibility statement to be included in the board report; changes, if any, in accounting policies and practices and reasons for the same; major accounting entries involving estimates based on the exercise of judgment by management; significant adjustments made in the financial statements arising out of audit findings; compliance with listing and other legal requirements relating to financial statements; disclosure of any related part transactions; modified opinion in the draft audit report;
- 4. To review management discussion and analysis of financial condition and results of operations;

- 5. To recommend the appointment, remuneration and terms of appointment of Statutory Auditors of the Company and approval for payment of any other services rendered by the Auditors;
- 6. To review with management the annual financial statements as well as investments made by the unlisted subsidiary companies;
- 7. To approve or any subsequent modification/disclosure of any Related Party Transactions in accordance with the Related Party Transaction Policy of the Company;
- 8. To approve the appointment of Chief Financial Officer after assessing the qualifications, experience and background of the candidate;
- 9. To review and monitor the Auditor independence and performance, and effectiveness of audit process;
- 10. To review the performance of statutory and internal auditors, adequacy of the Internal Control System;
- 11. To discuss with statutory auditors before the audit commences about the nature & scope of audit as well as post-audit discussion to ascertain any area of concern.
- 12. To recommend appointment, removal, remunerations and terms of appointment of Internal Auditor of the Company;
- 13. To scrutinize inter-corporate loans and investments made by the Company;
- 14. To review the adequacy of the Internal Audit function, including the structure of internal audit department, staffing and seniority of the official heading the department, reporting structure coverage & frequency of internal audit, discussing with Internal Auditor any significant finding and reviewing the progress of corrective actions on such issues;
- 15. To evaluate internal financial controls and risk management systems;
- 16. To do the valuation of undertakings or assets of the Company, wherever it is necessary.
- 17. To review the findings of any internal investigations by the internal auditors into matters where there is suspected fraud or irregularity or a failure of internal control systems of a material nature and reporting the matter to the Board.
- 18. To review the functioning of the Whistle blower mechanism.

- 19. To review the Company's financial and risk management policies.
- 20. To look into the reasons for substantial defaults in the payment to the depositors, debenture holders, creditors & shareholders (in case of non-payment of declared dividends).
- 21. To review the statement of uses/application of funds raised through an issue (public issue; rights issue, preferential issue, etc), the statement of funds utilized for purposes other than those stated in the offer document/prospectus/notice and making appropriate recommendations to the Board to take steps in the matter.
- 22. To carry out any other function as mentioned in the terms of reference of the audit committee.
- 23. To review management letters/ letters of internal control weakness issued by the Statutory Auditors.
- 24. To review Statement of deviations in terms of Regulation 32(1) & 32(7); including report of monitoring agency, if applicable.

The periodic review ensures that all areas within the scope of the Committee are reviewed.

Meetings of the Committee:

Audit Committee

The Committee met Four times during the financial year 2017-18 on i.e. 30th May, 2017; 16th September, 2017; 14th December, 2017 & 13th February, 2018.

Constitution of the Committee:

The Constitution of the Audit Committee is in conformity with the Listing Regulations. The Chairman of the Audit Committee is an Independent Director and is financially literate and has accounting related financial management expertise.

The Composition of the Committee, together with the details of the attendance of each member as at 31st March, 2018 is given below:

Sr.	Name of the	Designation	Meetings	Category
No.	Director		Attended	
1.	Aruna Fakira	Chairman	1	Non- Executive
	Jawale			Independent Director
2.	Harshpal Singh	Member	5	Non- Executive
				Independent Director
5.	Sunil V. Nagpal	Member	5	Non- Executive
				Independent Director

* <u>Stakeholders Relationship Committee</u>

Terms of the Committee:

- 1. To consider and resolve the grievances of shareholders of the Company with respect to transfer of shares, non-receipt of annual report, non-receipt of dividends, transmission, split, consolidation of share certificates and matters related thereto.
- 2. To ensure expeditious share transfer process.
- 3. To evaluate performance and service standards of the Registrar and Share Transfer Agent of the Company.
- 4. To provide guidance and make recommendations to improve investors service level to the investors.
- 5. Attending to complaints of Investor routed by SEBI/Stock Exchanges/ RBI.

Details of Pending Investor Grievances and Compliance Officer:

There were no investor grievances pending for Redressal as the end of the financial year and all the queries from the stakeholders were attended to promptly. Further there were no pending transfers for the year under review.

Further the details of the Compliance Officer designated for handling of the Investor grievances is provided as under:

Name : Mr. Dhiresh Munver Address: House No.1-2-29/45/A4, Nandamuri Nagar Lane, Nizampet Road, Hydernagar, Kukutpally Municipality, Hyderabad - 500072 Email Id: yantranrltd@gmail.com

Composition & Meeting

The Committee comprises of 4 Non-Executive Independent Directors, namely Mr. Harshapal Singh (Chairman), Mrs. Reshma Rajesh Malagavakar, Mrs. Aruna Fakira Jawale, & Mr. Sunil Vishindas Nagpal as Members of the committee.

Responsibilities of Compliance Officer

The compliance officer of the listed entity shall be responsible for-

a) Ensuring conformity with the regulatory provisions applicable to the listed entity in letter and spirit.

- b) Co-ordination with and reporting to the Board, recognized stock Exchange and depositories with respect to compliance with rules, regulations and other directives of these authorities in manner as specified from time to time.
- c) Ensuring that the correct procedures have been followed that would result in the correctness, authenticity and comprehensiveness of the information, statements and reports filed by the listed entity under these regulations.
- d) Monitoring email address of grievance redressal division as designated by the listed entity for the purpose of registering complaints by investors.

✤ <u>ROLE OF NOMINATION AND REMUNERATION COMMITTEE</u>

Terms of the Committee

The Committee was renamed as Nomination & Remuneration Committee and the terms of reference of the said committee has been revised in order to align with the provisions of Companies Act, 2013 and SEBI (LODR) Regulations, 2015 as amended from time to time. However, none of the Directors has been given any remuneration during the year under review. The Committee has devised a policy on Board Diversity. The objective of the policy is to ensure that the Board comprises adequate number of members with diverse experience and skills, such that it best serves the governance and strategic needs of the Company.

No Stock option has been allotted to any of the Directors during the financial year 2016-2017. The terms of reference of Committee broadly includes identifying & selection of candidates for appointment as Directors/Independent Director based on certain laid down criteria; performing all such functions as are required to be performed by the Committee with regard to such matters as specified under SEBI (LODR) Regulations, 2015 and requirements of section 178 of the Companies Act, 2013. It formulate the criteria for determining qualifications, positive attributes and independence of a director and recommend to the Board a policy relating to the remuneration for the Directors, key managerial personnel and other employees. While reviewing the Company's remuneration policies and deciding on the remuneration, the Board and the Committee considers the performance of the Company, the current trends in the industry, the qualifications of the appointee, their experience, past performance, responsibilities shouldered by them, the statutory provisions and other relevant factors.

The Committee also ensures that the level & composition of remuneration is reasonable and sufficient to attract, retain and motivate directors of the quality required to run the Company successfully. The Committee also ensures that the relationship of remuneration to performance is clear and meets appropriate performance benchmark. The Committee also ensures that the remuneration to directors, key managerial personnel & senior management involves a balance between fixed & incentive pay reflecting short & long term performance objectives appropriate to the working of the Company & its goals.

Role of committee shall, inter-alia, include the following:

- 1. To determine/recommend the criteria for determining appointment, qualifications, positive attributes and independence of a director and recommend to the Board a policy relating to remunerations of directors, Key Managerial personal and other employees.
- 2. To formulate the criteria for evaluation of performance of independent directors and the board of directors.
- 3. To devise a policy on desired age and diversity of board of directors.
- 4. To identify persons who are qualified to become directors and who may be appointed in senior management in accordance with the criteria laid down and recommend to the board of directors their appointment and removal.
- 5. To review and determine all elements of remuneration package of all the Executive Directors, i.e. salary, benefits, bonus, stock options, etc.

Composition

The composition of the Remuneration Committee is Mrs. Reshma Rajesh Malagavakar (Chairman), Mr. Harshpal Singh, Mrs. Aruna Fakira Jawale and Mr. Sunil Vishindas Nagpal as members of the committee.

Subsidiary Company

The Company does not have any subsidiary companies.

Disclosures:

- During the financial year 2017-18, there was no materially significant Related Party Transaction, with the Directors, or the Management, their relatives etc. having potential conflict with the interests of the Company at large. Further as a matter of policy, all the transactions with related parties, as per requirements of Accounting Standard 18, are disclosed in the Annual Report of the Company on a regular basis.
- There was no related party transaction during the year, i.e. transactions of the Company of material nature, with its promoters, Directors or the management that may have potential conflict with the interests of Company at large.
- The Company has followed the Accounting Standards issued by the Institute of Chartered Accountants of India to the extent applicable.

- The Company has adopted the Code of Ethics and Business principles for the members of Board and senior management personnel.
- The Company has adopted a 'Code of Conduct for Prevention of Insider Trading ("the Code") in accordance with the requirements of Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 1992 and its subsequent amendment. The code expressly lays down the guidelines and the procedure to be followed and disclosures to be made, while dealing with shares of the Company and cautioning them on the consequences of non-compliance thereof. However whistle blower policy has not been formed during the year under review. Further, we affirm that no personnel have been denied access to the Audit Committee. Employees can report to the Management concerned regarding unethical behavior, act or suspected fraud or violation of the Company's Code of Conduct Policy.
- The Company has ensured that the person who is being appointed as an Independent Director has the requisite qualifications and experience which would be of use to the Company and which in the opinion of the Company would enable him to contribute effectively to the Company in his capacity as an Independent Director.
- The Company is in compliance with all mandatory requirements of Listing Regulations.

Preventing Conflict of Interest

The Board of Directors is responsible for ensuring that rules are in place to avoid conflict of interest by Board Members and the Management Committee. The Board has adopted the Code of Conduct for the members of the Board and Senior Management team. The Code provides that the Directors are required to avoid any interest in contracts entered into by the Company. If such an interest exists, they are required to make adequate disclosure to the Board and to abstain from discussion, voting or otherwise influencing the decision on any matter in which the concerned Director has or may have such interest. The members of the Board and the Management Committee annually confirm the compliance of the Code of Conduct to the Board. The members of the Board and the Management Committee also submit on an annual basis, the details of individuals to whom they are related and entities in which they hold interest and such disclosures are placed before the Board. The members of the Board inform the Company of any change in their directorship(s), chairmanship(s)/ membership(s) of the Committees, in accordance with the requirements of the Companies Act, 2013 and Listing Regulations. Transactions with any of the entities referred above are placed before the Board for approval. Details of all Related Party Transactions are placed before the Audit Committee on quarterly basis.

Affirmation and Disclosure

- All the members of the Board and the Management Committee have affirmed their compliance with the Code of Conduct as on 31st March, 2018 and a declaration to that effect signed by the Executive Director and CEO is attached and forms part of this Report. The members of the Management Committee have made disclosure to the Board of Directors relating to transactions with potential conflict of interest with the Company; however there were no material, financial or commercial transaction between the Company and the Independent Directors.
- All details relating to financial and commercial transactions where Directors may have a pecuniary interest are provided to the Board and the interested Director neither participated in the discussion nor voted on such matter.

Commodity price risk or foreign exchange risk and hedging activities

Since the Company is into trading activities in Indian Currency only, hence there is neither Foreign Exchange risk nor any hedging activities nor there commodity price risk.

Whistle Blower Policy

- The Company has established a vigil mechanism by adopting a Whistle Blower Policy for Directors and employees to report genuine concerns in the prescribed manner. The Whistle Blower policy/vigil mechanism provides a mechanism for the Directors/employees to report violations, without fear of victimization, any unethical behavior, suspected or actual fraud, violation of the Code of Conduct etc. which are detrimental to the organization's interest. The mechanism protects whistle blower from any kind of discrimination, harassment, victimization or any other unfair employment practice. It provides a mechanism for employees to approach the Chairman of Audit Committee. During the year, no such incidence was reported and no personnel were denied access to the Chairman of the Audit Committee. The Whistle Blower Policy of the Company is available on its website.
- The statutory Auditors have certified that the Company has complied with the conditions of Corporate Governance as stipulated in the SEBI (LODR) Regulations, 2015 and the same is annexed to this Report.

Details of General Meetings:

✤ <u>Annual General Meetings:</u>

The details of last 3 Annual General Meetings together with the details of the special resolution passed thereat is provided hereunder:

Year	Day, Date and Time	Venue	Special Resolutions Passed
2014-15	Wednesday, 30 th September, 2015 at 10.00 a.m.	House No.1-2-29/45/A4, Nandamuri Nagar Lane, Nizampet Road, Hydernagar, KukutpallyMunicipality, Hyderabad-500072	No Special Resolution was passed at this meeting.
2015-16	Tuesday, 27 th September, 2016 at 10.00 a.m.	Gulshan-E-Khalil, 1st Floor, Part B, Beside A. P. Police Officers Mess, Masab Tank, Hyderabad – 500 028 Telangana	Special Resolution was passed at this meeting.
2016-17	Saturday 30 th September, 2017 at 12.00 p.m.	Gulshan-E-Khalil, 1st Floor, Part B, Beside A. P. Police Officers Mess, Masab Tank, Hyderabad – 500 028 Telangana	Special Resolutions were passed at this meeting.

Extra-Ordinary General Meetings:

The details of last 3 Extra Ordinary Annual General Meetings together with the details of the special resolution passed thereat is provided hereunder:

Year	Date	Venue	Special Resolutions Passed
2015-16	No EGM held	N.A.	N.A.
	during this		
	F.Y.		
2016-17	No EGM held	N.A.	N.A.
	during this		
	F.Y.		
2017-18	05/03/2018	Gulshan-E-Khalil, 1st	Appointed M/s Mohandas &
		Floor, Part B, Beside A. P.	Co, Chartered Accountants,
		Police Officers Mess,	Mumbai as Statutory Auditors
		Masab Tank, Hyderabad -	of the Company to fill casual
		500 028 Telangana	vacancy caused by the
			resignation of M/s. Chirag C.
			Mehta & Co, Chartered
			Accountants (FRN: 132696W),
			Mumbai

✤ Postal Ballot

No resolutions have been passed by way of Postal Ballot during the year under review.

Means of Communication:

The Quarterly, Half-Yearly and Annual Financial Results of the Company are forwarded to the Bombay Stock Exchange immediately upon its approval by the Board of Directors and are simultaneously published in leading newspapers in English and Andhra Pradesh (regional language).

In accordance with the Listing Agreement requirements, data pertaining to Shareholding Pattern, Quarterly Financial Results and Other Details are forwarded to the Stock Exchange.

During the year under review, no presentation was made to the institutional investors or analysts.

Date, Time & venue of	Friday, 28 th September, 2018 at 11:00 a.m. at Gulshan-E-
Annual General	Khalil, 1st Floor, Part B, Beside A. P. Police Officers
Meeting	Mess, Masab Tank, Hyderabad – 500 028, Telangana.
Listing on Stock Exchanges	The Equity Shares of the Company are listed on the BSE Limited

GENERAL SHAREHOLDERS' INFORMATION:

✤ Market Share Price Data:

There is no data available for Market Share Price Data.

Share Transfer System:

Presently the Share Transfer documents received by the Company's Registrar and Transfer Agents in physical form are processed, approved and dispatched within a period of 5 to 15 days from the date of receipt, provided the documents received are complete and the shares under transfer are not under dispute.

For expeditious processing of share transfers, the Board of Directors of the Company has authorized the Compliance Officer, to decide on various issues like transfers/transmission of securities in physical form, change in status of shareholders and confirmation of dematerialization.

SEBI Complaints Redress System (SCORES)

SEBI vide circular dated 3rd June, 2011 introduced SCORES, i.e., **SEBI Complaints Redress System** the system of processing of investors complaints in a centralized web based complaints redress portal known as 'SCORES'. The salient features of this system are: centralized database of all Complaints, online upload Action Taken Reports (ATRs) by concerned Companies and online viewing by investors of action taken on the complaints and its current status.

The Company is registered with SEBI under the SCORES system.

Yantra Natural Resources Limited – Annual Report 2017 - 2018 [CIN: L14297AP1988PLC074808]#

ISIN No

The Company's Demat International Security Identification Number (ISIN) for its equity shares in NSDL and CDSL is INE903B01023.

Sr.	Range	No. of	Percentage of	Amount of	% of
No.	Ū,	Shares held	Total Shares	the Shares	holding
1	UPTO 5,000	2840	37.79	5837086	0.09
2	5,001 - 10,000	1023	13.61	8814758	0.14
3	10,001 - 20,000	818	10.88	13001662	0.21
4	20,001 - 30,000	476	6.33	12262986	0.20
5	30,001 - 40,000	317	4.22	11364898	0.18
6	40,001 - 50,000	349	4.64	16915917	0.27
7	50,001 - 1,00,000	728	9.69	58247428	0.93
8	1,00,001 and Above	965	12.84	6154044515	97.99
	Total	7516	100.00%	6280489250	100.00%

Solution Shareholding as on March 31, 2018, Are As Follows;

Shareholding Pattern as on 31st March, 2018

Sr.	Category	No. of Share	% of
Nos.		held	Shareholding
А	Promoters	0	0 0
1.	Individuals/HUF	0	0 0
	TOTAL(A)	C	0 0
В	Public Shareholding		
	Institutions	10328500	0.16
	Non-Institutions		
1.	Bodies Corporate	5489575984	87.41
2.(a)	Individual Shareholders holding up to Rs.1		
	Lac	116547260	1.86
(b)	Individual Shareholders holding above Rs.1		
	Lac	575882861	9.17
3.	NRIs/HUF's/Clearing Members	88154645	5 1.40
	TOTAL(B)	6270160750	100.00
	TOTAL(A+B)	6280489250	100.00

✤ Outstanding GDRs/ ADRs:

The Company has not issued any GDRs/ADRs.

Solution Dematerialization of Shares and Liquidity:

The Company's equity shares are available for trading in the depository systems of National Securities Depository Limited and Central Depository Services (India) Limited.

As on 31st March, 2018, 6156319056 equity shares constituting 98.02% of the paid-up equity capital of the Company stood dematerialized.

Depository	No. of Shares	% of Paid up Capital
NSDL	1142079815	18.18
CDSL	5014239241	79.84
Physical	124170194	1.98
Total	6280489250	100.00

* Total Number of shares dematerialized as on 31.03.2018

***** <u>Financial Calendar (Tentative):</u>

Financial Year	: 01 April, 2018- 31 st March, 2019	
First quarter result	: 14 th August, 2018.	
Half-yearly results	: 14 th November, 2018	
Third quarter results	: 14th February, 2019	
Annual results	: End of May, 2019	
Annual General Meeting	: September, 2019	

* Address for Correspondence:

Gulshan-E-Khalil, 1st Floor Part B, Beside A.P. Police Officers Mess, Masab tank, Hyderabad TG 500028 IN Email ID: yantranrltd@gmail.com

Reconciliation of Share Capital Audit

A practicing Company Secretary carries out reconciliation of share capital audit, on half-yearly basis to reconcile the total admitted capital with NSDL & CDSL and total issued and listed capital. The audit confirms that the total issued/paid up capital is in agreement with the total number of shares in physical form and the total number of dematerialized shares held with NSDL & CDSL.

Audit Qualifications

There are no Audit qualifications in the Company's financial statement for the year under review.

Non Mandatory Requirements

i) The Board

At present, there is no separate office in the Company for use of Chairman.

ii) Shareholders Rights

Half yearly financial results including summary of the significant events are presently not being sent to shareholders of the Company.

iii) Audit Qualifications

There is no audit qualification. Every endeavor is made to make the financial statements without qualification.

iv) Separate posts of Chairman and Chief Executive Officer

The Company does not have any Chairman. A separate person is Executive Director of the Company.

v) Reporting of Internal Auditors

Reports of Internal Auditors are placed before the Audit Committee for its review.

For Yantra Natural Resources Limited

Sd/-Dhiresh U. Munver Managing Director DIN - 02782239 Sd/-Sunil V. Nagpal Director DIN- 06799707

Place: Hyderabad Date: 13th August, 2018

CERTIFICATE ON CORPORATE GOVERNANCE

To, The Members, Yantra Natural Resources Limited

We have examined the compliance of conditions of Corporate Governance by Yantra Natural Resources Limited for the year ended on 31st March, 2018 as stipulated in regulations 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27 and clauses (b) to (i) of sub – regulation (1) of regulation 46 and Para C, D, and E of Schedule V of Securities and Exchange Board of India (Listing Obligation and Disclosure Requirements), 2015.

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

In our opinion and to the best of our knowledge and belief and according to the explanations given to us we certify that the Company has complied in all material respects with the conditions of Corporate Governance as stipulated in the Listing Agreement.

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

For Mohandas & Co. Chartered Accountants FRN NO. 106529W

CA. Belle Mohandas Shetty (Proprietor) <u>M.NO</u>. 031256

Place: Hyderabad Date: 13/08/2018

CERTIFICATE ON FINANCIAL STATEMENTS

To, The Members, Yantra Natural Resources Limited

We, Mr. Dhiresh Munver, Managing Director of Yantra Natural Resources Limited hereby certify that:

- 1. We have reviewed the financial statements and the cash flow statements for the financial year 2017-18 and to the best of my knowledge and belief:
 - a. These statements do not contain any materially untrue statement that might be misleading with respect to the statements made.
 - b. These financial statements and other financial information included in this report present a true and fair view of the Company's affairs for the period presented in this report and are in compliance with current accounting standards, applicable laws and regulations and full explanations has been given for any material departure in compliance of Accounting Standards.
- 2. There are, to the best of my knowledge and belief, no transactions entered into by the Company during the year which are fraudulent, illegal or in violation of the Company's code of conduct.
- 3. We are responsible for establishing and maintaining internal controls for financial reporting and have evaluated the effectiveness of internal control systems of the Company pertaining to financial reporting.
- 4. We have disclosed to the Company's Auditor and Audit Committee of the Company, all significant deficiencies in the design or operation of the internal controls, if any, of which we are aware and the steps taken or proposed to be taken to rectify the deficiencies.
- 5. We have indicated to the Auditors and the Audit Committee:
- a. Significant changes in accounting policies made during the year and that the same have been disclosed suitably in the notes to the financial statements; and
- b. That there were no Instances of significant fraud that involves management or other employees who have a significant role in the Company's internal control system over financial reporting.

Yantra Natural Resources Limited – Annual Report 2017 - 2018 [CIN: L14297AP1988PLC074808]#

6. We further declare that all Board Members and Senior Managerial Personnel have affirmed compliance with the Code of Conduct for the current Financial Year.

By Order of the Board For Yantra Natural Resources Limited

Sd/-Dhiresh Munver Managing Director DIN - 02782239 Sd/-Sunil V. Nagpal Director DIN- 06799707

Place: Hyderabad Date: 13th August, 2018

INDEPENDENT AUDITOR'S REPORT

To the Mombor

the Members of Yantra Natural Resources Limited

REPORT ON THE AUDIT OF THE IND AS FINANCIAL STATEMENTS

We have audited the accompanying Ind AS financial statements of **Yantra Natural Resources Limited** ("the Company"), which comprise the Balance Sheet as at 31 March 2018, 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 summary of the significant accounting policies and other explanatory information (herein after referred to as "Ind AS financial statements").

MANAGEMENT'S RESPONSIBILITY FOR THE IND AS FINANCIAL STATEMENTS

The Company's Board of Directors is responsible for the matters stated in Section 134 (5) of the Companies Act, 2013 ("the Act") with respect to the preparation of these Ind AS financial statements that give a true and fair view of the state of affairs, profit/ loss and other comprehensive income, changes in equity and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the Indian Accounting Standards ("Ind AS") prescribed under Section 133 of the Act. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the Ind AS financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error. In preparing the financial statements, management is responsible for assessing the Company's 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.

AUDITOR'S RESPONSIBILITY

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

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

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

We are also responsible to conclude on the appropriateness of management's use of the going concern basis of accounting and, 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 the auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify the opinion. Our conclusions are based on the audit evidence obtained up to the date of the auditor's report. However, future events or conditions may cause an entity to cease to continue as a going concern.

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.

OPINION

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

- i. In the case of Balance Sheet, of the state of affairs of the Company as at 31 March 2018,
- ii. In the case of the Statement of Profit and Loss (comprising of other comprehensive income) of the profit for the year ended on that date; and
- iii. in the case of the Cash Flow Statement, of the cash flows for the year ended on that date and
- iv. Changes in equity for the year ended on that date.

REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS

1. As required by the Companies (Auditor's Report) Order, 2016 ("the Order"), as amended, issued by the Central Government in terms of Section 143 (11) of the Act, we give in the **"Annexure A"** a statement on the matters specified in paragraphs 3 and 4 of the Order.

2. As required by Section 143 (3) of the Act, we report that:

a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.

- b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
- c) The Balance Sheet, the Statement of Profit and Loss (including other comprehensive income), the Statement of Changes in Equity and the Statement of Cash Flows dealt with by this Report are in agreement with the books of account.
- d) In our opinion, the aforesaid Ind AS financial statements comply with the Indian Accounting Standards prescribed under Section 133 of the Act.
- e) On the basis of the written representations received from the directors as on 31 March 2018 taken on record by the Board of Directors, none of the directors is disqualified as on 31 March 2018 from being appointed as a director in terms of Section 164 (2) of the Act.
- f) With respect to the adequacy of the internal financial controls with reference to financial statements of the Company and the operating effectiveness of such controls, refer to our separate report in "Annexure B"
- g) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
 - i. The Company has disclosed the impact of pending litigations on its financial position in its financial statements
 - ii. The Company has no material foreseeable losses on long-term contracts including derivative contracts as required under the applicable law or accounting standards
 - iii. There were no amounts which were required to be transferred, to the Investor Education and Protection Fund (IEPF) by the Company
 - iv. The disclosures regarding details of specified bank notes held and transacted during 8 November 2016 to 30 December 2016 have not been made since the requirement does not pertain to financial year ended 31 March 2018.

For Mohandas & Co. Chartered Accountants FRN NO. 106529W

CA. Belle Mohandas Shetty (Proprietor) M.NO. 031256

Annexure "A" to the Independent Auditor's Report on the financial statement of, **Yantra Natural Resources Limited.**

Referred to in paragraph 1, under 'Report on Other Legal and Regulatory Requirements' section of our Report of even date to the Ind AS financial statement of the Company for the year ended March 31st 2018:

- i) In respect of its fixed assets:
 (a) The company has maintained proper records showing full particulars, including quantitative details and situation of fixed assets.
 (b) As explained to us, some of the fixed assets were physically verified during the year by the Management as per programme of verification, which in our opinion provides for physical verification of all the fixed assets at reasonable intervals. According to the information and explanation given to us, no material discrepancies were noticed on such verification.
 (c) According, to the information and explanation given to us and on the basis of examination of records of the Company, No immovable properties are held by the Company.
- ii) In our opinion the inventories have been physically verified during the year by the management at reasonable intervals and as explained to us no material discrepancies were notices on physical verification.
- iii) During the year the company has not granted any Loans, secured or Unsecured to Companies, Firms, Limited Liability Partnerships or other parties covered in the register maintained under Section 189 of the Act.
- iv) In our opinion and according to the information and explanations given to us, the Company has complied with the provisions of Section 185 and 186 of the Companies Act, 2013, with respect to loans and investment made.
- v) According to the information and explanations given to us, the Company has not accepted any deposits from the public. Therefore, the provision of Clause (v) of paragraph 3 of the Order is not applicable to the Company.
- vi) As informed to us, the Central Government has not prescribed maintenance of cost records under subsection (1) of Section 148 of the Act in respect of the business of the company.
- vii) a) According to information and explanations given to us and on the basis of our examination of the records of the company, the company has been generally regular in depositing its undisputed statutory dues such as Provident Fund, Employees' State Insurance, Income tax, Wealth tax, Service tax and any other material statutory dues whichever is applicable to the company with the appropriate authorities during the year. According to the information and explanation given to us, no undisputed amounts payable in respect of income tax, service tax, and any other material statutory dues were

in arrears as at March 31, 2018 for a period of more than six months from the date they became payable.

b) As at 31st March, 2018, the following are the particulars of dues on account of Income-tax, Sales Tax, Wealth Tax, Service Tax, Customs Duty, Excise Duty, Value Added Tax and Cess matters that have not been deposited on account of dispute:

Name of the	Nature of	Dispute	Period to	Forum where
Statute	the dues	Amount	which the	pending
		(Rs. in Lac)	amount	
			relates	
Income Tax	Income	Rs. 9.29 Lacs	A.Y. 2010-11	Appeal to the
Act, 1961	Tax			Commissioner of
				Income-tax
				(Appeals)
				Mumbai
Income Tax	Income	Rs.19.67	A.Y. 2011-12	Appeal to the
Act, 1961	Tax	Lacs		Commissioner
				of Income-tax
				(Appeals)
				Mumbai
Income Tax	Income	Rs. 29.54	A.Y. 2012-13	Appeal to the
Act, 1961	Tax	Lacs		Commissioner
				of Income-tax
				(Appeals)
				Mumbai
Income Tax	Income	Rs. 32.90	A.Y. 2013-14	Appeal to the
Act, 1961	Tax	Lacs		Commissioner
				of Income-tax
				(Appeals)
				Mumbai
Income Tax	Income	Rs. 32.36Lacs	A.Y. 2014-15	Appeal to the
Act, 1961	Tax			Commissioner
				of Income-tax
				(Appeals)
				Mumbai

- viii) According to the information and explanations given to us and based on the records of the company examined by us, the company does have any borrowing from any financial institutions or bank and does not issue any debentures as at the balance sheet date. Accordingly clause (viii) of paragraph 3 of the Order is not applicable.
- ix) The company has generally applied the amount raised by it by way of term loans, debt instruments for the purpose for which those loans were obtained, other than temporary deployment pending application of those funds. The company did not raise money by way of initial public offer or further public offer during the year.

- x) According to the information and explanation given to us, no material fraud on or by company has been noticed or reported during the year.
- xi) According to the information and explanations give to us and based on our examination of the records of the Company, the Company has not paid/provided managerial remuneration. Accordingly, clause (xi) of paragraph 3 of the Order is not applicable.
- xii) In our opinion and according to the information and explanations given to us, the Company is not a nidhi company. Accordingly, clause (xii) of paragraph 3 of the Order is not applicable.
- xiii) According to the information and explanations given to us and based on our examination of the records of the Company, transactions with the related parties are in compliance with sections 177 and 188 of the Act where applicable and details of such transactions have been disclosed in the financial statements as required by the applicable accounting standards.
- xiv) According to the information and explanations given to us and based on our examination of the records of the Company, the Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year.
- xv) According to the information and explanations given to us and based on our examination of the records of the Company, the Company has not entered into non-cash transactions with directors or persons connected with him. Accordingly, clause (xv) of paragraph 3 of the Order is not applicable.
- xvi) In our opinion and according to information and explanations provided to us, the Company is not required to be registered under section 45-IA of the Reserve Bank of India Act 1934.

For Mohandas & Co. Chartered Accountants FRN NO. 106529W

CA. Belle Mohandas Shetty (Proprietor) M.NO. 031256

Annexure "B" To the Independent Auditor's Report of even date on the Ind AS financial statement of, **Yantra Natural Resources Limited.**

(Referred to in paragraph 2 (f) under report of on other legal and regulatory requirements of our report 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 **Yantra Natural Resources Limited** ("the Company") as of March 31, 2018 in conjunction with our audit of the financial statements of the Company for the year ended on that date.

MANAGEMENT'S RESPONSIBILITY FOR INTERNAL FINANCIAL CONTROLS

The Company's management is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Co2mpany considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls over Financial Reporting issued by the Institute of Chartered Accountants of India ('ICAI'). These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

AUDITORS' RESPONSIBILITY

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls over Financial Reporting (the "Guidance Note") and the Standards on Auditing, issued by ICAI and deemed to be prescribed under section 143(10) of the Companies Act, 2013, 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 Institute of Chartered Accountants of India. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.

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

MEANING OF INTERNAL FINANCIAL CONTROLS OVER FINANCIAL REPORTING

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

INHERENT LIMITATIONS OF INTERNAL FINANCIAL CONTROLS OVER FINANCIAL REPORTING

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

OPINION

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

For Mohandas & Co. Chartered Accountants FRN NO. 106529W

CA. Belle Mohandas Shetty (Proprietor) M.NO. 031256

YANTRA NATURAL RESOURCES LIMITED (CIN : L14297AP1988PLC074808)

BALANCE SHEET AS AT 31ST MARCH, 2018

a) b) f)	rrent Assets		31st March' 2018	31st March' 2017
a) b) f)				
b) f)	Descentes Disect and Devisions and			
f)	Property, Plant and Equipment	1	294,533	463,485
,	capital work-in-progress		0	0
	Financial Assets			
,	(i) Investments	2	1,213,809,448	1,757,959,448
,	(ii) Loans	3	599,329,985	859,808,495
g)	Deffered Tax Assets (net)	4	0	0
h)	Other Non-current Assets	5	16,647,999	16,647,999
Total No	on-Current Assets		1,830,081,965	2,634,879,427
2 filed				
a)	Inventories	6	0	3,116,050
b)	Financial Assets			
,	(i) Trade Receivables	7	432,350,428	410,367,453
	(ii) Cash & Bank Balance	8	130,470	1,864,003
	(iii) Loans		0	0
	(iv) Others Financial Assets	9	4,614,628,580	4,399,364,637
c)	Other Current Assets	10	12,014,907	12,014,907
Total Co	urrent Assets		5,059,124,385	4,826,727,050
	Total As	sets	6,889,206,350	7,461,606,477
B FOURT				
	' & LIABILITIES			
,	Faulty Chara Carital	44	6 282 482 252	0 000 400 050
a) b)	Equity Share Capital	11 12	6,280,489,250	6,280,489,250
,	Other Equity Attributable to shareholders	12	405,949,010 0	405,835,689 0
	ontrolling Interest		0	0
Total Ed	-		6,686,438,260	6,686,324,939
3 Liabiliti				
	es rrent Liabilities			
a)	Financial Liabilities			
ц)	(i) Borrowings		0	0
	(ii) Other Finanacial Liabilities	13	4,750,000	7,575,000
b)	Deferred Payment Liabilites	10	0	0
d)	Long Term Provision		0	0
Total No	on-current Liabilities		4,750,000	7,575,000
Current	Liabilities			
a)	Financial Liabilities			
u)	(i) Borrowings		0	0
	(ii) Trade Payables	14	80,544,925	68,368,821
	(iii) Other Finanacial Liabilities	••	00,011,020	00,000,021
b)	Other Current Liabilities	15	114,177,218	696,075,395
c)	Short Term Provisions	16	3,295,947	3,262,322
- /	urrent Liabilities		198,018,090	767,706,538
Total F	quity and Liabilities		6,889,206,350	7,461,606,477

Significant Accounting Policies & Notes on Financial Statements 1 to 35

As per our report of even date attached

For MOHANDAS & CO. Chartered Accountants FRN No: 106529W For and on Behalf of the Board of Directors of Yantra Natural Resources Limited

CA. Belle Mohandas Shetty (Proprietor) Membership No. 031256 Dhiresh U Munver (Managing Director) DIN : 02782239 Sunil V Nagpal (Director) DIN : 06799707

(CIN: L14297AP1988PLC074808)

Statement of Profit and Loss for the year ended 31st March, 2018

Particul	Note		Year Ended 31st March, 2018	Year Ended 31st March, 2017
Revenue from Operation	ons			
I. Revenue from Sales		17	98,622,140	124,602,525
II. Other Revenue Incom	ie i	18	65,439	(92,663)
III. Total Revenue from			98,687,579	124,509,862
IV. Expenses:				
Purchase of Stock-in-Tra	ade	19	93,092,648	115,244,634
Change in inventories of work in progress	finished goods,		3,116,050	2,835,870
Employee benefit expen	se	20	1,064,700	1,174,850
Financial costs		21	11,123	29,033
Depreciation and amorti	zation expense	22	168,952	203,596
Other expenses	Lation expense	23	1,075,785	2,379,521
Total Expenses			98,529,258	121,867,504
V. Profit before tax (III -	IV)	_	158,321	2,642,358
VI. Tax expense:				
(1) Current tax			45,000	800,000
(2) Earlier Tax Expense	S		0	406,458
(3) Deferred tax			0	0
XI. Profit(Loss) from the	perid from continuing of	operations	113,321	1,435,900
XII. Other comprehensiv	e income:		0	0
(i) Items that will not be of Profit and Loss	reclassified to Stateme	nt	0	0
Statement of			0	0
Profit and Loss (iii) Items that will be rec	lassified to Statement		0	0
of Profit and Loss			0	Ŭ
(iv) Income tax relating t Statement of Profit and I		assified to	0	0
Total comprehensive inc	come for the year		0	0
VII. Profit/(Loss) for the	period (V - VI)	_	113,321	1,435,900
VIII. Earning per equity	share:			
(1) Basic			0.000	0.000
(2) Diluted			0.000	0.000

Significant Accounting Policies & Notes on Financial Statements -1 to 35

As per our report of even date attached

For MOHANDAS & CO. Chartered Accountants FRN No: 106529W For and on Behalf of the Board of Directors of Yantra Natural Resources Limited

CA. Belle Mohandas Shetty (Proprietor) Membership No. 031256

Place : Hyderabad Date : 30/05/2018 Dhiresh U Munver (Managing Director) DIN : 02782239 Sunil V Nagpal (Director) DIN : 06799707

YANTRA NATURAL RESOURCES LIMITED (CIN : L14297AP1988PLC074808)

CASH FLOW STATEMENT FOR THE YEAR ENDED 31ST MARCH, 2018

			(Amount in `)
PARTICULARS		As at	As at
		31st March, 2018	31st March, 2017
CASH FLOW FROM OPERATING ACTIVITIES			
Net Profit after tax as per Statement of Profit & I	055	113,321	1,435,900
Adjustments for :	2000	110,021	1,100,000
(Profit) / Loss on Sale of Discard of Assets (Net)		0	0
Depreciation		168,952	203,596
Deffered Tax Assets		0	511,698
Interest Income		0	(158,425)
Finance Cost		11,123	29,033
Net / Loss Gain on Investments		(65,439)	251,088
Provision for Taxation		45,000	1,206,458
Operating Profit before working capital changes	ь <u> </u>	272,957	3,479,348
Adjustments for :			
Trade Receivables			(117,315,571)
Other Financial Assets			
Loans			9,540,000
Other Current and Non-Current Assets			
Inventories			2,835,870
Trade Payables			
Other Financial Liabilities			
Other Current Liabilities			601,334,350
Provisions			(3,148,090)
Loans & Advances		260,478,510	
Inventories		3,116,050	
Current Liabilites		31,612,277	
Short term Provisions		(1,953,007)	
Trade Receivables		(21,982,975)	
Change in Working Capital	в	271,270,855	493,246,559
CASH FLOW FROM INVESTING ACTIVITIES			
Sales / (Purchase) of Invesment		544,150,000	(624,153,063)
Purchase of property, plant, and equipment		(295,700)	(295,700)
Profit on Sale of investment		65,439	(251,088)
NET CASH FROM INVESTING ACTIVITIES	c	543,919,739	(624,699,851)
CASH FLOW FROM FINANCING ACTIVITIES			
Interst Income		0	158,425
Finance Cost		(29,033)	(29,033)
Secured Loan received / (Repaid)		(7,500,000)	(4,675,000)
Unsecured Trade Loan received / (Repaid)		(215,263,943)	134,217,312
NET CASH FROM FINANCING ACTIVITIES	D	(222,792,976)	129,671,704
Net Increase in Cash & Cash Equivalent	(A+B+C+D)	592,670,576	1,697,761
Opening Cook & Cook Envirolant		1 964 003	466.040
Opening Cash & Cash Equivalent Closing Cash & Cash Equivalent	i ii	1,864,003 130,470	166,242 1,864,003
Net Increase in Cash & Cash Equivalent (ii - i)		(1,733,533)	1,697,761
		(1,700,000)	1,007,701

This is the Cash Flow referred to in our report of even date

For CHIRAG C MEHTA & CO. Chartered Accountants FRN No: 132696W For and on Behalf of the Board of Directors of Yantra Natural Resources Limited

Chirag C. Mehta (Proprietor) Membership No.122852

Dhiresh U Munver (Managing Director) DIN : 02782239 Sunil V Nagpal (Director) DIN : 06799707

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

2 NON CURRENT INVESTMENTS

Particular		As at		As at
		31st March, 2018		31st March, 2017
Trade Investment (Valued at cost unless stated otherwise	No. of Shares / Debentures	Amount	No. of Shares / Debentures	Amount
A. Investment in Shares - Quoted				
Atlanta Infrastructures and Finance Limited (Equity Share of Rs. 10/- each)	0	0	0	0
Mahan Industries Ltd (Equity Share of Rs. 10/- each)	0	0	0	0
Merit Credit Corporation Ltd (Equity Share of Rs. 10/- each)	0	0	0	0
Sanguine Media Limited- Shares (Equity Share of Rs. 1/- each)	0	0	0	0
Amrapali Fincap Limited (Equity Share of Rs. 10/- each)	200000	20,000,000	200000	20,000,000
Aadhaar Ventures India Limited (Equity Share of Rs. 1/- each)		0		0
Dhanus Technologies Limited (Equity Share of Rs. /- each)		0		0
Empower India Limited (Equity Share of Rs. 1/- each)		0		0
Interworld Digital Limited (Equity Share of Rs. 1/- each)		0		0
Jayant Mercantile Co. Limited (Equity Share of Rs. 1/- each)		0		0
Nivedita Mercantile & Financing Limited (Equity Share of Rs. 10/- each)		0		0
Share Application Money Paid				
Aadhaar Ventures India Limited		0		0
B. Investment in Debentures				
Investment In Debentures		350,000,000		350,000,000
C. Investment in Shares - Unquoted Share (As per list attached)		843,809,448		1,387,959,448
Total		1,213,809,448		1,757,959,448

3 LONG TERM LOANS AND ADVANCES

LONG TERM LOANS AND ADVANCES		(Amount in `)	
Particular	As at	As a	
	31st March, 2018	31st March, 2017	
Loans and Advances	786,985	6,034,495	
Advance against Purchase	598,543,000	851,424,000	
Advance for Capital Assets	0	2,350,000	
Total	599,329,985	859,808,495	

4 DEFFERED TAX ASSETS (NET)

		(Amount in `)
Particular	As at	As at
	31st March, 2018	31st March, 2017
Depreciation as per Books	168,952	168,952
Depreciation as per Income Tax	292,757	292,757
Difference	(123,805)	(123,805)
Current Year Provision	0	(511,698)
Add : Opening Balance	0	511,698
Balance C/F	0	0

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

5 OTHER NON CURRENT ASSETS

OTHER NON CORRENT ASSETS		(Amount in `)
Particular	As at	As at
	31st March, 2018	31st March, 2017
Preliminery Expenses	16,647,999	16,647,999
Total	16,647,999	16,647,999

6 INVENTORY

		(Amount in `)
Particular	As at	As at
	31st March, 2018	31st March, 2017
Stock in Hand	0	3,116,050
Total	0	3,116,050

7 TRADE RECEIVABLES

				(Amount in `)
Particular		As at		As at
		31st March, 2018		31st March, 2017
(Unsecured but considered good)				
Outstaning Over six months	333,728,288		315,444,103	
Others -Trades Receivable	98,622,140	432,350,428	94,923,350	410,367,453
Total		432,350,428		410,367,453

8 CASH & CASH EQUIVALENTS

		(Amount in `)
Particular	As at	As at
	31st March, 2018	31st March, 2017
Cash on Hand	89,876	468,105
Bank balance with current accounts	40,594	1,395,898
Total	130,470	1,864,003

8.1 Cash and Cash Equivalents includes deposits maintained by the Company with banks, which can be withdrawn by the Company at any point of time without prior notice or penalty on the principal.
8.2 Please refer note 33 for details of Specified Bank Notes (SBN) held and transacted during the period 08/11/2017 to

8.2 Please refer note 33 for details of Specified Bank Notes (SBN) held and transacted during the period 08/11/2017 to 30/12/2017.

9 SHORT TERM LOANS & ADVANCES

SHORT TERM LOANS & ADVANCES		(Amount in `)
Particular	As at	As at
	31st March, 2018	31st March, 2017
ADVANCES		
Advance for Assets	2,218,399,504	2,266,367,361
Trade Advances	2,396,229,076	2,132,997,276
Total	4,614,628,580	4,399,364,637

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

10 OTHER CURRENT ASSETS

		(Amount in `)
Particular	As at	As at
	31st March, 2018	31st March, 2017
Deposit - Others	330,025	330,025
Prepaid Income Tax	2,845,213	2,845,213
Deposit - ED	8,839,669	8,839,669
Total	12,014,907	12,014,907

11 SHARE CAPITAL

		(Amount in `)
Particular	As at 31st March, 2018	As at 31st March, 2017
AUTHORISED SHARE CAPITAL		
6500000000 (previous year 650000000) Equity Shares of $\ ^{\circ}$ 1/- each	6,500,000,000	6,500,000,000
	6,500,000,000	6,500,000,000
1.1 ISSUED, SUBSCRIBED AND PAID UP		
6280489250 (previous year 6280489250) equity shares of $\ 1/-$ each fully paid up *	6,280,489,250	6,280,489,250
Total	6,280,489,250	6,280,489,250

11.2 Reconciliation of the shares / warrants outstanding

Particular	As at 31st l	March, 2018	As at 31st M	Narch, 2017
	Number of Share	Amount in `	Number of Share	Amount in `
i. At the beginning of the period	6280489250	6,280,489,250	6280489250	6,280,489,250
ii. Bonus Share Issued during the period	0	0	0	(
Outstanding at the end of the period	6280489250	6,280,489,250	6280489250	6,280,489,250

11.3 * Issued and paid up capital includes 448,60,63,750 No of shares issued as bonus shares during last five years

11.4 Terms/Rights attached to equity shares

i) The Company has only one class of share capital, i.e. equity shares having face value of Re.1/- per share. Each holder of equity share is entiltled to one vote per share, The equity shareholders are entitled to receive dividends as and when

ii) In the event of liquidation of the Company, the holders of equity shares will be entitled to receive remaining assets of the Company, after distribution of all prefrencial amounts. The distribution will be in proportion to the no.of equity shares held by

11.5 Shareholders holding more than 5% of equity shares as at the end of the year:

	As at 3	As at 31-03-2018		As at 31-03-2017	
Name of the shareholders	Number of	Shareholding	Number of	Shareholding	
	shares	%	shares	%	
Harrods Construction Private Limited	-	-	-	-	
Gill Entertainment Private Limited	398,125,000	6.34%	-	-	
Krystalklear Properties Private Limited	-	-	-	-	
Snehil Real Estate Pvt Ltd	393,750,000	6.27%	393,750,000	6.27%	
Sounthmint Real Estate Pvt Ltd	385,000,000	6.13%	385,000,000	6.13%	
Rosewood Vintrade Pvt Ltd	345,975,000	5.51%	345,975,000	5.51%	
Adamina Traders Private Limited	470,319,726	7.49%	470,319,726	7.49%	
Parkway Properties Private Limited	1,612,558	0.03%	334,737,558	5.33%	

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

12 RESERVES & SURPLUS

		(Amount in `)
Particular	As at	As at
	31st March, 2018	31st March, 2017
A. Capital Reserve Account		
- Balance at beginning of the year	8,653,125	8,653,125
Add:- Addition on Forfeiture of Warrents		
application Money	0	0
Balance at the end of the year	8,653,125	8,653,125
B. Security Premium Account		
- Balance at beginning of the year	385,551,250	385,551,250
Add:- Additions during the Year	0	0
Less: Capitalisation for issue of Bonus Shares	0	0
Balance at the end of the year	385,551,250	385,551,250
C. Statement of Profit & Loss A/c		
Balance as per the last financial statements	11,631,314	10,195,414
the statement of profit and loss	113,321	1,435,900
Closing Balance	11,744,635	11,631,314
Total Reserves and Surplus (A+B+C)	405,949,010	405,835,689

13 OTHER LONG TERM LIABILITIES

OTHER LONG TERM LIABILITIES		(Amount in `)
Particular	As at	As at
	31st March, 2018	31st March, 2017
Trade Advances	4,750,000	7,575,000
Total	4,750,000	7,575,000

14 TRADE PAYABLE

		(Amount in `)
Particular	As at	As at
	31st March, 2018	31st March, 2017
Trades Creditors	80,544,925	68,368,821
Total	80,544,925	68,368,821

* The Company has not received any memorandum (as required to be filed by the Supplier with the notified authority) under the Micro, Small and Medium Enterprises Development Act, 2006 claiming their status as on 31st March 2018 as Micro, Small or Medium Enterprises. Consequently the amount paid / payable to these parties during the year is NIL

15 OTHER CURRENT LIABILITIES

		(Amount in `)
Particular	As at	As at
	31st March, 2018	31st March, 2017
Creditors for Expenses	22,124,594	22,121,345
Advance from Customer	92,052,624	673,954,050
Total	114,177,218	696,075,395

16 SHORT TERM PROVISIONS

		(Amount in `)
Particular	As at	As at
	31st March, 2018	31st March, 2017
Provision for Expenses *	0	20,000
Statutory Provisions	3,295,947	3,242,322
Total	3,295,947	3,262,322

* The provision of all known liabilities is adequate and not in excess of the amount reasonably necessary.

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

17 REVENUE FROM OPERATION

		(Amount in `)
Particular	Year Ended	Year Ended
	31st March, 2018	31st March, 2017
Trading	98,622,140	124,602,525
Total	98,622,140	124,602,525

18 OTHER INCOME

OTHER INCOME		(Amount in `)
Particular	Year Ended	Year Ended
	31st March, 2018	31st March, 2017
Interest Income	0	158,425
Capital Gain/Loss	65,439	(251,088)
Total	65,439	(92,663)

19 PURCHASE OF STOCK IN TRADE

FURCHASE OF STOCK IN TRADE		(Amount in `)
Particular	Year Ended	Year Ended
	31st March, 2018	31st March, 2017
Purchase Account	93,092,648	115,244,634
Total	93,092,648	115,244,634

20 EMPLOYEE BENEFIT EXPENSES

		(Amount in `)
Particular	Year Ended	Year Ended
	31st March, 2018	31st March, 2017
Staff Welfare	5,310	4,850
Staff Salary	1,059,390	1,170,000
Total	1,064,700	1,174,850

21 FINANCIAL COST

FINANCIAL COST		(Amount in `)
Particular	Year Ended	Year Ended
	31st March, 2018	31st March, 2017
Bank & Other Financial Charges	11,123	29,033
Interest Paid on Income Tax	0	0
Total	11,123	29,033

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

22 DEPRECIATION AND AMORTIZATION EXPENSES

Total	168,952	203,596
Deprecition	168,952	203,596
Particular	31st March, 2018	31st March, 2017
Particular	Year Ended	Year Ended
		(Amount in `)

23 OTHER EXPENSES

UTHER EXPENSES		(Amount in `)
Particular	Year Ended	Year Ended
<u> </u>	31st March, 2018	31st March, 2017
Listing Fees	269,506	939,824
Advertisement Expenses	30,000	3,450
AGM Expenses	5,200	5,360
Auditors Remunerations	35,000	35,000
Conveyance Expenses	23,665	35,714
Office Expenses	568,322	983,775
Website Expenses	3,900	3,750
Electricity Expenses	13,710	21,224
Maintanance Charges	7,320	18,320
Office Rent	96,000	178,675
Postage & Telegrams/ Telephone/ Mobile exp	11,550	27,485
Printing & Stationery	6,952	18,244
Professional & Legal Expenses	4,660	26,000
Legal Filling Fees & Charges	0	2,700
Contribution towards Corporate Social Responsibility	0	80,000
Total	1,075,785	2,379,521

24 Earning Per Shares

		(Amount in `)
Particular	Year Ended	Year Ended
	31st March, 2018	31st March, 2017
Net Profit After taxation	1,470,544	3,874,152
Weighted Average number of Equity Shares	6,280,489,250	6,280,489,250
Add: Dilutive Potential Equity Shares	0	0
Number of Equity Shares for Dilutive EPS	6,280,489,250	6,280,489,250
Nominal Valure of Shares	1	1
Basic Earning Per Share	0.000	0.001
Diluted Earning Per Share	0.000	0.001

25 Contingent Liabilities & Comments

The Income -Tax Assessments of the Company have been completed up to Assessment Year 2014-15. The total outstanding demand upto Assessment Year 2014-15 is ` 1.24 crore as on date (i.e 31st March 2018). Based on the decisions of the Appellate authorities and the interpretations of other relevant provisions, the Company has been legally advised that the additional demand raised is likely to be either deleted or substantially reduced and accordingly no provision is considered necessary.

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

26 Employment Benefits

Provision for Gratuity, Leave Encashment and bonus has not been made as none of the employee have completed the minimum qualified period of services.

27 Auditors Remuneration

		(Amount in `)
Particular	Year Ended	Year Ended
	31st March, 2018	31st March, 2017
Audit Fees	25,000	25,000
Tax Audit Fees	10,000	10,000
	35,000	35,000

28 Segment Reporting

The Company has only one segment of activity of business of Trading of Textile Products, during the year, hance segment wise reporting as defined in accounting standard 17 is not applicable.

29 Related Party Transaction

a) Key Managerial Person

Dhiresh Uttamchand Munver	Managing Director
Rajendra Pal Singla	Director
Harshpal Singh	Director
Girish Kumar Aggarwal	Director (Regined on 25/02/2018)
Vijay H Devlekar	Director (Regined on 25/02/2018)
Devendra Bhimanna Madesh	Director (Regined on 25/02/2018)
Srikanth Ginjupalli	Director (Regined on 25/02/2018)
Reshma Rajesh Malagavakar	Additional Director
Sunil Vishindas Nagpal	Director
Aruna Fakira Jaware	Director (Appointed as on 25/02/2018)
Gautam Kalu Mohite	Director (Appointed as on 25/02/2018)
Rahul Sudhakar Ahire	Director (Appointed as on 25/02/2018)

30 CSR Activity

As per the Companies Act, 2013, all companies having a net woth of Rs. 500 crore or more, or a turnover of Rs. 1000 crore or more or a net profit of Rs. 5 crore or more during any financial year are required to constiture a CSR Committee of the Board of Director comprising three director. All such companies are required to spend at least 2% of the average net profit of their three immediately preceding financial years on CSR-related activities. Accordingly, the Company was required to spend Rs. 0.80 Lac towards CSR activities.

- 31 Balances in the accounts of debtors, creditors and con-tracts and contractors, certain Bank Accounts are taken subject to confirmation and reconciliation and only upon such confirmation and reconciliation, the entries for discounts, claims and writing off sundry balances etc. will be recorded in the books.
- 32 In the absence of detailed information from Small Scale and Ancillary Undertaking, included under the head Sundry Creditors dues there from are not ascertained as on the date of Balance Sheet.

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

33 Details of Specified Bank Notes (SBN) Held and Transacted during the Period 08/11/2017 to 30/12/ 2017 as under

Particulars	SBNs	Other Denomi- nation Notes	Total
Closing Cash in hand as on 08/11/2017	0	417640	417640
(+) Permitted receipts	0	156000	156000
(-) Permitted payments	0	76014	76014
(-) Amount deposited in Banks	0	0	0
Closing cash in hand as on 30.12.2017			497626

34 The previous year figures have been regrouped, rearranged wherever necessary.

As per our report of even date attached

For CHIRAG C MEHTA & CO. Chartered Accountants FRN No: 132696W For and on Behalf of the Board of Directors of Yantra Natural Resources Limited

Chirag C. Mehta (Proprietor) Membership No.122852 Dhiresh U Munver (Managing Director) Sunil V Nagpal (Director)

NOTES ON FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2018

9 FIXED ASSETS

	Gross Block Depreciation							(Amount in `)		
Name of Asset	As at 01.04.2017	Additions	Deletions	As at 31.03.2018	As at 01.04.2017	For the Year	Deletions	As at 31.03.2018	As at 31.03.2018	As at 31.03.2017
A - Tangible Assets										
Plant & Machineries	21,202,351	0	0	21,202,351	21,202,351	0	0	21,202,351	0	0
Office Equipments	33,307	0	0	33,307	27,273	1,583	0	28,856	4,451	6,034
Furniture & Fixture	146,008	0	0	146,008	146,008	0	0	146,008	0	0
Computers & Printers	0	295,700	0	295,700	93,648	93,648	0	187,296	108,404	202,052
Electrical Fittings	1,164,640	0	0	1,164,640	909,241	73,721	0	982,962	181,678	255,399
Current Year	22,546,306	295,700	0	22,842,006	22,378,521	168,952	0	22,547,473	294,533	463,485
Previous Year	22,546,306	295,700	0	22,842,006	22,174,925	203,596	0	22,378,521	463,485	371,381

YANTRA NATURAL RESOURCES LIMITED (CIN : L14297AP1988PLC074808)

STATEMENT OF CHANGES IN EQUITY

FOR THE YEAR THE ENEDED 31ST MARCH 2018

A. EQUITY SHARE CAPITAL

Particulars	beginning of the reporting period	share capital during the year	period i.e. 31st	share capital during the year	Balance at the end of reporting period i.e. 31 st March , 2018
1. Equity Share Capital	6280489250	0	6280489250	0	6280489250

B. OTHER EQUITY

	Equity Warrants		Reserves & Surplus			Total
		•	Security Premium Reserve Account	Retained Earnings Accounts (Profit & Loss A/c)	Comprehensive Income	
As on 31 March 2017						
Balance at the beginning of the reporting period 1st April 2016		4978125	385551250	7200081	0	401404456
Total Comprehensive Income for the year	0	0	0	2995332	0	2995332
Transfer to / (from) Equity Warrants	-3675000	3675000	0	0	0	0
Transfer to / (from) retained earnings	0	0	0	0	0	0
Balance at the end of the reporting period i.e. 31st March ,2017	0	8653125	385551250	10195413	0	404399788

As on 31 March 2018						
Balance at the beginning of	0	8653125	385551250	10195413	0	404399788
the reporting period 1st April						
2017						
Total Comprehensive	0	0	0	113321	0	113321
Income for the year						
Transfer to / (from) retained	0	0	0	0	0	0
earnings						
Balance at the end of the	0	8653125	385551250	10308734	0	404513109
reporting period i.e. 31st						
March ,2018						

Significant Accounting Policies & Notes on Financial Statements 1 to 35

As per our report of even date attached

For CHIRAG C MEHTA & CO. Chartered Accountants FRN No: 132696W For and on Behalf of the Board of Directors of Yantra Natural Resources Limited

Chirag C. Mehta (Proprietor) Membership No.122852

Place : Hyderabad Date : 30/05/2018 Dhiresh U Munver (Managing Director) DIN : 02782239 Sunil V Nagpal (Director) DIN : 06799707

Reg. Add: Gulshan-E-Khalil, 1st Floor, Part B, Beside A.P. Police Officers Mess, Masabtank, Hyderabad- 500028

ATTENDANCE SLIP ANNUAL GENERAL MEETING – 28th September, 2018 at 11:00 A.M

DP	Client Id./
Id.	Ben. A/c.
Folio	No. of Shares
No.	

I certify that I am a registered shareholder/Proxy for the registered shareholder of the Company.

I/We hereby record my/our presence at the **ANNUAL GENERAL MEETING** of the Company being held on 28th September, 2018 at 11:00 A.M. at Gulshan-E-Khalil, 1st Floor, Part B, Beside A.P. Police Officers Mess, Masabtank, Hyderabad- 500028.

Full Name of the Shareholder / Proxy (In Block Letter)

Signature

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 Company: **YANTRA NATURAL RESOURCES LIMITED** Regd. Office: Gulshan-E-Khalil, 1st Floor, Part B, Beside A. P. Police Officers Mess, Masab Tank, Hyderabad – 500 028 Telangana

Name of the Member(s) :	
Registered Address :	
E mail Id :	
Folio No / Client ID:	
DP ID :	

I / We, being the member(s) of ______ shares of the above named company, hereby appoint:

(1)Name	Address	
	Signature	
failing him/her	0	

(2)Name	Address	
	Signature	or
failing him/her	0	

(3)Name	Address
Email ID	Signature

as my/our proxy to attend and vote (on a poll) for me/us and on my/our behalf at the Annual General Meeting of the Company, to be held on 28th day of September, 2018 at 11:00 a.m. at Gulshan-E-Khalil, 1st Floor, Part B, Beside A. P. Police Officers Mess, Masab Tank, Hyderabad – 500 028 Telangana, and at any adjournment thereof in respect of such resolutions as are indicated below:

Res. No.	Description	For	Against
1	Adoption of Annual Accounts and Reports thereon for the financial year ended 31 st March, 2018		
2	Re-election of Mr. Rajinder Pal Singla as a Director of the Company.		
3	Ratification of Appointment of M/s Mohandas & Co., Chartered Accountants, Mumbai, as statutory Auditors of the Company.		
4	Appointment of Mr. Harshpal Singh (DIN: 03028294) as Non Executive Independent Director of the Company.		

Yantra Natural Resources Limited – Annual Report 2017 - 2018 [CIN: L14297AP1988PLC074808]#

5	Appointment of Ms. Reshma Rajesh Malagavakar (DIN: 05194348) as Non Executive Independent Director of the Company.	
6	Appointment of Ms. Aruna Fakira Jawale (DIN: 07703278) as Non Executive Independent Director of the Company.	
7	Appointment of Mr. Gautam Kalu Mohite (DIN: 07703344) as Non Executive Independent Director of the Company.	
8	Appointment of Mr. Rahul Sudhakar Ahire (DIN: 07709329) as Non Executive Independent Director of the Company.	

Signed this _____ day of _____ 2018.

Affix Revenue Stamp Re 1/-

Signature of the Shareholder Signature of Proxy holder(s)

Notes: 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.

Form No. MGT-12

[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

Regd. Folio		DP ID	
No.			
		CLIENT	
		ID	
Name of the Sl	hareholder/Proxy		
holder			
Number of Shares held			
Promoter / Prom	moter group/ Public		

I/We hereby exercise my/our behalf at the Annual general meeting of the company, to be held on the 28th day of September, 2018 at 11:00 a.m. at Gulshan-E-Khalil, 1st Floor, Part B, Beside A.P. Police Officers Mess, Masabtank, Hyderabad- 500028 and at any adjournment thereof in respect of such resolutions as are indicated below:

Res. No.	Description	For	Against
1	Adoption of Annual Accounts and Reports thereon for the financial year ended 31 st March, 2018		
2	Re-election of Mr. Rajinder Pal Singla as a Director of the Company.		
3	Ratification of Appointment of M/s Mohandas & Co., Chartered Accountants, Mumbai, as statutory Auditors of the Company.		
4	Appointment of Mr. Harshpal Singh (DIN: 03028294) as Non Executive Independent Director of the Company.		
5	Appointment of Ms. Reshma Rajesh Malagavakar (DIN: 05194348) as Non Executive Independent Director of the Company.		
6	Appointment of Ms. Aruna Fakira Jawale (DIN: 07703278) as Non Executive Independent Director of the Company.		
7	Appointment of Mr. Gautam Kalu Mohite (DIN: 07703344) as Non Executive Independent Director of the Company.		
8	Appointment of Mr. Rahul Sudhakar Ahire (DIN: 07709329) as Non Executive Independent Director of the Company.		

Place: Hyderabad Date: 28/09/2018

Signature of Shareholder/Proxy