

JASCH INDUSTRIES LIMITED

(CIN : L24302HR1985PLC022758) [An ISO 9001:2008 Company] 29TH ANNUAL REPORT 2014-2015

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this Report

This Annual Report is also available online at www.jaschindustries.com

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JASCH INDUSTRIES LTD.

(CIN : L24302HR1985PLC022758) [An ISO 9001:2008 Company] 29TH ANNUAL REPORT 2014-2015

BOARD OF DIRECTORS

J.K. GARG	CHAIRMAN & MANAGING DIRECTOR
MANISH GARG	WHOLE TIME DIRECTOR
RAMNIK GARG	WHOLE TIME DIRECTOR
NAVNEET GARG	WHOLE TIME DIRECTOR
KAMLESH GARG (MS)	DIRECTOR
S.K. KHANDELWAL (DR.)	INDEPENDENT DIRECTOR
K.C. VARSHNEY (DR.)	INDEPENDENT DIRECTOR
KULDEEP SINGAL	INDEPENDENT DIRECTOR
K.L. KHETARPAUL	INDEPENDENT DIRECTOR
NARESH KUMAR, IRS (RETD)@	INDEPENDENT DIRECTOR
ASHOK MITTAL (DR.)*	INDEPENDENT DIRECTOR
O.P. GARG*	EXECUTIVE DIRECTOR
@appointed Independent Director w.e.f. 31-05-2014	*ceased to be Director w.e.f. 30-04-2014

VICE PRESIDENT & COMPANY SECRETARY

S. K. VERMA

CHIEF FINANCIAL OFFICER

M. PALIWAL

AUDITORS

Arora & Choudhary Associates Chartered Accountants (Registration No. 003870N) 8/28, W.E.A Abdul Aziz Road, Karol Bagh, New Delhi 110 005.

SECRETARIAL AUDITORS

Mukesh Arora & Co. Company Secretaries (Registration No. 003870N) Chamber No. 304, Nai Wala, Karol Bagh, New Delhi 110 005. (Registration No. 4405)

BANKERS

HDFC BANK ATLAS ROAD, MODEL TOWN, SONIPAT

REGISTRARS

Alankit Assignments Ltd. (Unit : Jasch Industries Ltd) 2E/21, Jhandewalan Extn., New Delhi – 110 055

REGISTERED OFFICE AND WORKS

43/5, BAHALGARH ROAD, P. O. BAHALGARH, DISTT. SONIPAT 131 021 (HARYANA)

CORPORATE OFFICE

502, BLOCK C, NDM-2, NETAJI SUBHASH PLACE, PITAMPURA, DELHI – 110 034

NOTICE OF 29th ANNUAL GENERAL MEETING

То

The Members,

NOTICE is hereby given that the 29th Annual General Meeting of Members of JASCH INDUSTRIES LIMITED will be held on Monday, the 28th September, 2015 at 10:00 AM at Registered Office of the Company at 43/5, Bahalgarh Road, PO, Bahalgarh, Distt. Sonipat-131021, Haryana, to transact the following ordinary business :

ITEM NO. 1: To receive, consider and adopt the audited Stand-alone and Consolidated Financial Statements of the Company for the year ended 31st March, 2015, and the Reports of the Directors and the Auditors thereon.

ITEM NO. 2: To appoint a Director in place of Shri Manish Garg (DIN No. 00188959), a non-independent director, who retires by rotation, and being eligible, offers himself for re-appointment as non-independent director.

ITEM NO. 3: To appoint auditors and to fix their remuneration and in this regard, to consider and, if thought fit, to pass with or without modification(s) the following resolution as an Ordinary Resolution:

"RESOLVED THAT the retiring auditors M/s Arora & Choudhary Associates , Chartered Accountants, (Firm Registration No. 003870N) being eligible for reappointment, be and are hereby re-appointed as auditors to hold office from the conclusion of this meeting until the conclusion of the next Annual General Meeting, on a remuneration of such sum as may be fixed by the Board of Directors / any Committee of the Board of Directors, plus service tax and reimbursement of out of pocket expenses as may be incurred in the performance of their duties."

By Order of the Board of Directors For JASCH INDUSTRIES LTD

Place : Sonipat Date : 31st July, 2015

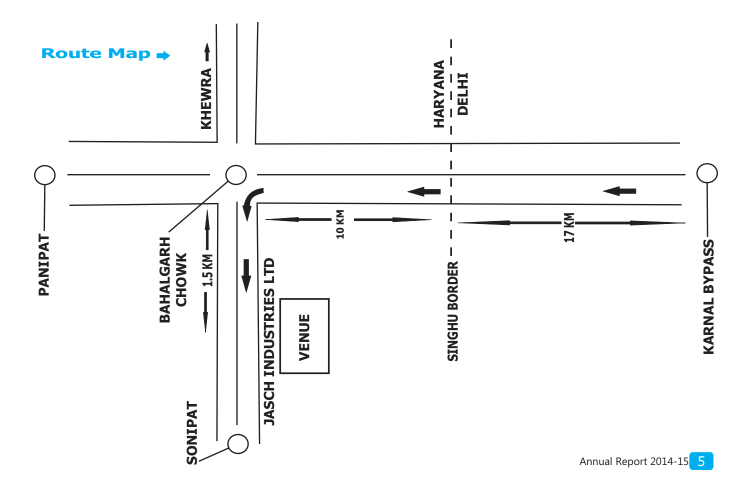
S.K. VERMA COMPANY SECRETARY

NOTES

- 1. In accordance with Secretarial Standard-2, proxyholders shall be required to prove their identity before entering the venue of the Meeting. Proxyholders and/or shareholders are requested to carry with them their government issued photo-identity card such as PAN Card, Voters' Id Card, Aadhar Card, Driving License, etc, without which they may not be permitted entry.
- 2. The business set out in the Notice will also be available for transaction through electronic voting system (e-voting) and the Company is providing the facility for e-voting. Instructions and other information relating to e-voting are attached. The facility for voting, either through electronic voting system or ballot or polling paper shall also be made available at the meeting and members attending the meeting, who have not already cast their vote by remote e-voting, shall be able to exercise their right at the meeting. Members who have cast their vote by remote e-voting prior to the meeting may also attend the meeting, but shall not be entitled to cast their vote again.
- 3. A member entitled to attend and vote at the meeting is entitled to appoint a proxy to attend and vote instead of himself and the proxy need not be a member of the company. A blank proxy form is attached. The instrument of proxy in order to be effective, should be deposited at the Registered Office of the Company, duly completed and signed, not less than 48 hours before the commencement of the meeting. Proxies submitted on behalf of the companies, societies etc., must be supported by an appropriate resolution/authority, as applicable.
- 4. A person can act as proxy on behalf of members not exceeding fifty (50) and holding in the aggregate not more than ten percent of the total share capital of the Company. A member holding more than ten percent of the total share capital of the Company carrying voting rights may appoint a single person as proxy and such person cannot act as a proxy for any other person of shareholder.
- The company has given a public notice and has also notified the Stock Exchanges that the Register of Members and Share Transfer Books of the company will remain closed from 21st August, 2015 to 31st August, 2015 (both days inclusive) in connection with the Annual General Meeting.
- 6. 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 the PAN to their Depository Participants with whom they are maintaining their demat accounts. Members holding shares in physical form can submit their PAN details to the Registrar and Transfer Agent/the Company.

NOTES

- 7. Under Section 124 of the Companies Act, 2013, the amount of dividend remaining unpaid or unclaimed for a period of seven consecutive years is required to be transferred, along with relevant shares, to the Investor Education and Protection Fund (IEPF), constituted by the Central Government. Those shareholders in respect of whose shares dividend for the year 2010-11 still remains unpaid, are called upon to claim it from the company at the earliest.
- 8. Details in respect of the Director(s) seeking appointment/re-appointment at the Annual General Meeting are contained in the Corporate Governance Report (under Clause 49 of the Listing Agreement with the Stock Exchanges) and the same form part of the notice. The Director(s) have furnished the requisite declarations for their appointment/re-appointment.
- 9. Electronic copy of the notice and the Annual Report 2015 are being sent to the members whose email Ids are registered with the Company/Depository Participant(s) for communication purposes, unless any member has requested for a physical copy of the same. For members who have not registered their email address, physical copies of the Annual Report 2015 are being sent in the permitted mode. For members who have not registered their email address, physical copies of the Annual Report 2015 are being sent in the permitted mode. For members who have not registered their email address, physical copies of the Annual Report 2015 are being sent in the permitted mode. Process and manner of e-voting, attendance slips, route map showing prominent landmark of the venue of the meeting and Proxy Form are attached.
- 10. Positive consent letter is also attached for giving consent to receive documents in electronic mode.
- 11. Members may also note that the Notice of this Annual General Meeting and the Annual Report 2015 will also be available on the Company's website www.jaschindustries.com for 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, by post free of cost. For any communication, the shareholders may also send requests to the Company's email id: skverma@jasch.biz.
- 12. The members are informed that Notice of Postal Ballot being sent together with Annual Report does not form a part of the Annual Report. The business mentioned therein shall be transacted only by means of Postal Ballot/e-voting.
- 13. All documents referred to in the accompanying Notice and the Explanatory statement shall be open for inspection at the Registered office of the Company during normal business hours (9:30 am to 5:00 pm) on all working days except Saturdays, up to and including the date of the Annual General Meeting of the Company.



INSTRUCTIONS FOR E-VOTING

The instructions for Shareholders voting electronically (e-voting) are as under:

- (i) The e-voting period begins at 10:00 hours on 25th September, 2015 and ends at 17:00 hours on 27th September, 2015. During this period Shareholders of the Company (hereinafter referred to as "You" or "Your"), holding shares either in physical form or in dematerialized form, as on the cut-off date (record date) of 21st September, 2015 may cast your vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter.
- (ii) Once you have voted electronically, you would not be entitled to vote again either at the Meeting venue or, (in case of Postal Ballot items) through Postal Ballot.
- (iii) For e-voting, you should log on to the e-voting website www.evotingindia.com.
- (iv) Click on Shareholders.
- (v) Now Enter your User ID
 - a. For CDSL: 16 digits beneficiary ID,
 - b. For NSDL: 8 Character DP ID followed by 8 Digits Client ID,
 - c. If you are holding shares in Physical Form, you should enter Folio Number registered with the Company.
- (vi) Next enter the Image Verification as displayed and Click on Login.
- (vii) If you are holding shares in demat form and had logged on to www.evotingindia.com and voted on an earlier voting of any company, then your existing password is to be used.
- (viii) If you are a first time user, follow the steps given below:

PAN	Enter your 10 digit alpha -numeric PAN issued by Income Tax Department (Applicable whether you are holding shares in physical form or in demat form)
	 If you have not updated by your PAN with the Company/Depository Participant please use the first two letters of your name and the 8 digits of the sequence number in the PAN field. Sequence Number is given on the address label. In case the sequence number is less than 8 digits, enter the applicable number of 0's before the number after the first two characters of the name in CAPITAL letters. Eg. If your name is Ramesh Kumar with sequence number 1 then enter RA00000001 in the PAN field.
Dividend Bank	Enter the Dividend Bank Details or Date of Birth (in dd/mm/yyyy format) as recorded in your demat
Details	account or in the company records in order to login.
OR	• If both the details are not recorded with the depository or company please enter the member
Date of Birth (DOB)	id / folio number in the Dividend Bank details field as mentioned in instruction (v).

- (ix) After entering these details appropriately, click on "SUBMIT" tab.
- (x) If you are holding shares in physical form, you will then directly reach the Company selection screen. However, if you are holding shares in demat form, you will now reach 'Password Creation' menu wherein you are required to mandatorily enter your login password in the new password field. Kindly note that this password is to be also used by the demat holders for voting for resolutions of any other company on which they are eligible to vote, provided that company opts for e-voting through CDSL platform. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- (xi) If you are holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- (xii) Click on the EVSN No. 150824004 for Jasch Industries Ltd.
- (xiii) On the voting page, you will see "RESOLUTION DESCRIPTION" and against the same the option "YES/NO" for voting. Select the option YES or NO as desired. The option YES implies that you assent to the Resolution and option NO implies that you dissent to the Resolution.
- (xiv) Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- (xv) After selecting the resolution you have decided to vote on, click on "SUBMIT". A confirmation box will be displayed. If you wish to confirm your vote, click on "OK", else to change your vote, click on "CANCEL" and accordingly modify your vote.
- (xvi) Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- (xvii) You can also take a print of the votes cast by clicking on "Click here to print" option on the Voting page.
- (xviii) If a demat account holder has forgotten the login password then Enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.

INSTRUCTIONS FOR E-VOTING

- (xix) Note for Non Individual Shareholders and Custodians
 - Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodian are required to log on to www.evotingindia.com and register themselves as Corporates.
 - A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed to helpdesk.evoting@cdslindia.com with a copy to the Scrutinizer whose email id is contact@vipulbhardwaj.com.
 - After receiving the login details a Compliance User should be created using the admin login and password. The Compliance User would be able to link the account(s) for which they wish to vote on.
 - The list of accounts linked in the login should be mailed to helpdesk.evoting@cdslindia.com and on approval of the accounts they would be able to cast their vote.
 - A scanned copy of the Board Resolution and Power of Attorney (POA) which they have issued in favour of the Custodian, if any, should be uploaded in PDF format in the system for the scrutinizer to verify the same.
- (xx) Your voting rights shall be in proportion to your shares in the paid up equity share capital of the Company as on the cut-off date mentioned overleaf.
- (xxi) Shri Vipul Bhardwaj (Membership No. 30834), independent practicing Cost Accountant has been appointed as the Scrutinizer to scrutinize the e voting process in a fair and transparent manner.
- (xxii) The Scrutinizer shall within a period not exceeding three (3) working days from the conclusion of the e-voting period unblock the votes in the presence of at least two (2) witnesses not in the employment of the Company and make a Scrutinizer's Report of the votes cast in favour or against, if any, forthwith to the Chairman of the Company.
- (xxiii) The result of Resolutions taken up at the Annual General Meeting will be declared within two working days of the AGM. Immediately after declaration, the result, along with the Scrutinizer's Report, shall be placed on the Company's website www.jaschindustries.com and also on the website of CDSL.
- (xxiv) In case you have any queries or issues regarding e-voting, they may refer to the Frequently Asked Questions ("FAQs") and e-voting manual available at www.evotingindia.com, under help section or write an email to helpdesk.evoting@cdslindia.com.

DIRECTORS' REPORT

Your Directors have pleasure in presenting the 29th Annual report and audited accounts of the company for the year ended 31st March 2015.

1. FINANCIAL HIGHLIGHTS (STANDALONE)

The performance of the Company during the financial year ended 31st March, 2015 has been as under: (₹ in lakhs)

Particulars	Current year 2014-15	Previous Year 2013-14
Gross Income	10565.80	9755.99
Profit Before Interest and Depreciation	934.26	838.04
Finance Charges	216.38	241.54
Gross Profit	717.88	596.50
Provision for Depreciation	246.38	267.76
Net Profit Before Tax	471.50	328.74
Provision for Tax (Net)	162.41	137.72
Net Profit After Tax	309.09	191.02
Balance of Profit brought forward	1684.91	1493.89
Balance available for appropriation	1993.99	1684.91
Tax on proposed Dividend		
Transfer from General Reserve		
Surplus carried to Balance Sheet	1993.99	1684.91

2. Performance during the Financial Year under Report

2.1 State of Company's Affairs

Your Company has achieved Gross Sales of ₹ 105.66 crore during 2014-2015 which were 8.30% higher as compared with the sales of previous year. The sales of Synthetic Leather Division at ₹ 83.93 crore during 2014-2015 were 17.34% higher as compared with the sales of previous year. The sales of Electronic Gauging Division at ₹ 21.73 crore during the year were 16.52% lower as compared with the previous year, due to recessionary conditions in user industry, both domestic and international. The Company Operating Profit Before Interest, Depreciation, Deferred Tax increased by 11.48% to ₹ 9.34 crore during 2014-2015 as compared with ₹ 8.38 crore during the previous year despite higher cost of Power, Salary/ Wages and Freight costs. The Interest and Finance Charges decreased to ₹ 02.16 crore (previous year ₹ 02.42 crore) despite higher sales, due to effective working capital management. The Net profit after Interest, Depreciation & Taxes has increased to ₹ 03.09 crore during the year which is 61.81% higher as compared with the Net profit of $\overline{\mathbf{T}}$ 01.91 crore in the previous year. Keeping in the view weak economy resulting in stagnant sales realization and all around increase in the cost of inputs due to inflationary conditions, the management considers overall performance to be satisfactory in a difficult year. The Board has not proposed carrying of any amounts to reserves. During the year, there has not been any change in nature of business of the company. No significant and material orders were passed by the regulators or courts or tribunals impacting the going concern status and company's operations in future. The Financial Statements of the Company have been audited by Independent Statutory Auditors, who have previously subjected themselves to peer review. Their Audit Report, which is annexed, is self-explanatory and does not contain any qualification, reservation, adverse remark or disclaimer calling for comments by the Board.

2.2 Material Changes and commitments, if any, affecting the Financial Position of the Company

No material changes and commitments affecting the financial position of the Company have occurred between the end of the financial year to which the financial statements relate and the date of this Directors' Report.

3 Future Prospects

The Company is continuously upgrading its technology and modernizing plant & machinery to maintain competitive edge in the market. Despite tough competition in the market, its sales are growing every year.

For some time now, the Company has been concentrating on PU resin where completion is somewhat less. Taking a cue from the "Make in India" campaign of Government of India, the Company explored the opportunities of developing high quality, breathable and import substitution products. The Company has been successful in developing breathable PU resin using high quality resins. These products, which offer higher margins, have been well accepted by market. The Company is also in the process of modifying its production line, which promises better products and significant energy saving. These measures are expected to give some measurable boost to Company's margins.

4 Dividend

To conserve working capital, the Management has not proposed any dividend for the year ended on 31st March, 2015

5 Directors & Key Managerial Personnel

The Board of Directors is the apex body constituted by shareholders for overseeing the Company's overall functioning. The Board provides and evaluates the Company's strategic direction, management policies and their effectiveness, and ensures that shareholders' longterm interests are being served. The decision making process at the Company is institutionalized. Stakeholder's interests are taken into account, before making any business decision. The Chairman and Managing Director (CMD) provides overall direction and guidance to the Board. The Board has constituted three Committees, namely Audit Committee, Nomination and Remuneration Committee, Stakeholders' Relationship Committee and is empowered to constitute additional functional Committees from time to time, depending on business needs.

For statements on composition of the Board, Audit Committee, Nomination & Remuneration Committee, Stakeholders Relationship Committee and their Meetings held during the Financial Year under Report, Independent Directors, their brief resume, the declarations of Independence given them and appointment of Key Managerial Personnel, please refer to Annexure A. (Corporate Governance Report) which forms an integral part of this Report. Terms and conditions of appointment of Independent Directors can be accessed from the website of the Company at the following web link: www.jaschindustries.com/Filings & Disclosures/ Appointment & Training of IDs.

During the year under report, Shri Om Prakash Garg, Executive Director resigned w.e.f. 30-04-2014 citing his personal commitments. Dr. Ashok Kumar Mittal, Director also resigned w.e.f. 30-04-2014 stating that he is not qualified for appointment as independent director under the Companies Act, 2013. The management would like to place on record the rich contribution made by them on the Board of Directors of the Company. Shri Naresh Kumar was appointed nonexecutive Additional Director (Independent) w.e.f. 30-05-2014 and the members of the Company in their meeting held on 29th September, 2014 appointed him as Director. Shri Manish Garg, Director retires by rotation at this Annual General Meeting and being eligible, offers himself for re-appointment. On the recommendations of the Nomination & Remuneration Committee, the Board of Directors proposes to re-appoint Shri Manish Garg as Director (subject to retirement by rotation) and also re-appoints or take on record afresh the appointments of Dr. SK Khandelwal, Dr. KC Varshney, Shri Kuldeep Singal and Shri KL Khetarpaul as Independent Directors for a period of five years under the new Act (without being liable to retire by rotation). The Board recommends their (re) appointments.

6 Particulars of Employees

The Company does not have any employees whose particulars are required to be disclosed in the Directors' Report pursuant to the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014.

7 Board & Board Committee Meetings

Details of Board and Committee Meetings are given in the Corporate Governance Report, which is annexed as Annexure A ibid which forms integral part of this Report.

8 Board Evaluation

Pursuant to the provisions of the Companies Act, 2013 and Clause 49 of the Listing Agreement, the Board has carried out an annual performance evaluation of its own performance, the directors individually as well as its Committees. This was done in accordance with the criteria suggested by the Nomination & Remuneration Committee, which includes attendance and participation at Board, Committee and General Meetings; quality of individual director's contribution to Board, relationship of an individual director with other Board members; ability to follow up the views expressed by him/her earlier; ability to contribute to and monitor the corporate governance practices; ability to restrict litigation to the minimum; ability to take unanimous decisions; ability to adopt international best practices; ability to actively participate in long-term strategic planning, ability to fulfill directors' legal obligations and fiduciary responsibilities; self-appraisal of Key Result Areas (in case of whole time directors), etc.

The Board and the Independent Directors were of the unanimous view that performance of the Board as a whole was satisfactory.

9 Remuneration Policy, Remuneration of Directors & Appointment Of Directors

For a policy on Directors' appointment, remuneration and criteria of evaluation required to be disclosed under Section 178(3) of the Companies Act, 2014 and under Clause 49 of the Listing Agreement please refer to Annexure B, which forms part of this Report.

10 Disclosure under Section 197(12) of the Act and Rule 5 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014

The requisite details relating to ratio of remuneration, percentage increase in remuneration, etc. of managerial personnel, as stipulated under the above Section/Rules are annexed as Annexure C to this Report, which forms part of this report.

11. Subsidiaries, Consolidated Accounts and materiality

Indev Gauging Systems Inc (INDEV), is a wholly owned subsidiary of Jasch North America Ltd (JNAC) (the latter in turn being the wholly owned subsidiary of Jasch Industries Ltd). Incorporated in the United States both these entities existed as subsidiaries of the Company at the beginning and at the end of the Financial Year under Report, during which no other entity became or ceased to become subsidiary or joint venture entity or associate company of the Company. A subsidiary company is considered as material if the holding Company's investment in the subsidiary company exceeds twenty per cent of consolidated net worth of holding company as per holding company's audited balance sheet of the previous financial year or if the subsidiary company has generated twenty per cent of the consolidated income of the holding company during the previous financial year.

Performance and financial position: JNAC does not perform any business, except supporting INDEV by way of providing share capital or investment or guarantee. Calendar year is the financial year of both these subsidiaries. Due to slump in US economy INDEV could earn a net profit of only INR 40,673 on a gross sales and other income of USD equivalent of INR 9,63,28,293. In accordance with the requirements of accounting standard (AS) 21 prescribed by The Institute of Chartered Accountants of India, the consolidated accounts of the Company, which include those of its wholly owned subsidiaries, are annexed to

this report.

12. Financial Audit & Financial Auditors' Report

M/s Arora and Choudhary Associates, Chartered Accountants, who have subjected themselves to peer review, have carried out statutory audit of Company's financial accounts during the financial year 2014-15. They hold office till the conclusion of the ensuing Annual General Meeting and have confirmed their eligibility to the effect that their re-appointment, if made, would be within the prescribed limit under Companies Act, 2013 and that they are not disqualified for re-appointment. The Directors and the Audit Committee recommend their re-appointment. Auditors' Report is self-explanatory and does not contain any qualification, reservation, adverse remark or disclaimer.

13. Secretarial Audit & Secretarial Auditors' report

During the financial year under Report, the Company subjected itself to Secretarial Audit by Independent Secretarial Auditors, M/s Mukesh Arora & Co, Company Secretaries and their report in Form MR-3 is at Annexure D, which forms part of this Report.

14. Cost Audit & Cost Record

In compliance with an order issued by the Audit Branch of Ministry of Corporate Affairs, Government of India, vide F. No. 52/26/CAB-2010 dated 24th January, 2012, the Board, in its Meeting held on 31st May, 2014 had re-appointed M/s Vipul Bhardwaj & Co as Cost Auditors (subject to approval of Central Government and Members in the Annual General Meeting) for the Financial Year 2014-15 under the aforesaid notification which was still in force at that time. Thereafter, the law changed and the Company was no longer required to appoint Cost Auditors. Therefore, their re-appointment for the Financial Year 2014-15 was not being put up to the Members for their approval. However, the Company was required to maintain, and maintained, cost records for the financial year under Report. For the financial year 2015-16, Audit of Cost Records has again become mandatory for the Company.

15. Internal Audit, Internal Control Systems & Their Adequacy

The Company has engaged CMA Jyoti Gandhi as its Internal Auditor. The scope of their work includes review of processes for safeguarding the assets of Company, effectiveness of systems and processes and assessing the internal control strengths in all areas. Management is having tight control on all the operations of the Company. All expenses are scrutinized and approved by the top management. The Company has adequate system so as to have proper check and control on every department. Deviation from established system, if any are placed before Audit Committee of the Board for review and corrective action to be taken, if any.

16. Vigil Mechanism :

In pursuant to the provisions of section 177(9) & (10) of the Companies Act, 2013, a Vigil Mechanism for directors and employees to report genuine concerns has been established. The Vigil Mechanism Policy has been uploaded on the website of the Company at www.jaschindustries.com under the link Filings and Disclosures / RPT, Vigil & other policies.

17. Risk management policy

A statement indicating business risks and the management policy to manage the risks, forms part of Management Discussion & Analysis Report attached with Directors' Report.

18. Extract of Annual Return

Extract of Annual Return is attached at Annexure E.

19. Deposits

The Company did not accept any deposits during the year under report. No deposits remained unpaid or unclaimed as at the end of the year. There has been no default in repayment of deposits or payment of interest thereon. All the unsecured loans from relatives of

Jasch Industries Ltd.

Directors which existed at the beginning of the financial year and which, by a change in law, came to be included in the definition of "deposits", were suitably dealt with and at the end of the year there were no deposits which were not in compliance with the requirements of Chapter V of the Act.

20. Loans & Advances

During the year under Report, the Company did not give any reportable loans or advances.

21. Related Parties Transactions

On the recommendation of the Audit Committee, the Board of Directors of the Company has adopted a policy to regulate transactions between the Company and parties related to it. This Policy has been uploaded on the website of the Company at www.jaschindustries.com under the link Filings & Disclosures /RPT, Vigil and other policies.

All the related party transactions that were entered into during the financial year, were on arm's length basis and were in the ordinary course of the business. Transactions with related parties by the Company in the normal course of business were placed before the Audit Committee for its approval and the particulars of contracts entered during the year as per Form AOC-2 are enclosed as Annexure – F. There were no material significant related party transactions with the Company's Promoters, Directors, Management or their relatives, which could have had a potential conflict with the interests of the Company.

22. Corporate Governance Report And Certificate

The Company is committed to maintain the highest standards of corporate governance and adhere to the corporate governance requirements set out by SEBI. Corporate Governance Report, together with requisite certificate from the Independent Statutory Auditors of the Company, confirming compliance with the conditions of corporate governance as stipulated under the Listing Agreement is attached at Annexure - A ibid and forms an integral part of this Report.

23. Management Discussion And Analysis Report

For Management Discussion & Analysis Report, please refer to Annexure - G, which forms a part of this Report.

24. Disclosure Pursuant To Section 22 of Sexual Harassment of Women At Workplace (Prevention, Prohibition & Redressal) Act, 2013

In order to prevent sexual harassment of women at work place a new Act "The Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013" has been notified on 9th December, 2013. Under the said Act every company is required to disclose in its Annual Report, the complaints received by it relating to sexual harassment at work place of any women employee. During the Financial Year under report, no cases were filed or disposed of under that Act.

25. Conservation Of Energy, Technology Absorption, Foreign Exchange Earnings & Outgo

Information required under section 134 (3) (m) of the Companies Act, 2013 read with Rule 8 of the Companies (Accounts) Rules, 2014, is given in the Annexure H to this report.

26. Credit Rating & ISO Certification

The company's performance and financial position was rated by CRISIL Ltd, the premier credit rating agency in the country, which has assigned BBB Stable rating to fund based long term bank loans and P3

rating to non-fund based facilities from HDFC Bank. Our rating reflects moderate safety to timely payment of financial obligations and comes under Investment Grade rating. The Company has obtained ISO 9001:2008 and ISO 9001:2000 Quality Certificates for its Synthetic Leather and Electronic Gauge Division respectively.

27. Listing

The Shares of the Company are listed on Stock Exchanges at Mumbai and Kolkata.

28. Corporate Social Responsibility

Provisions relating to Corporate Social Responsibility were not applicable to the Company during the Financial Year under Report.

29. Directors' Responsibility Statement

Pursuant to Section 134 of the Companies Act, 2013, the Directors affirm that:

- In the preparation of the annual accounts, the applicable accounting standards had been followed along with proper explanation, if any, relating to material departures;
- (ii) Appropriate accounting policies had been selected and applied consistently, and judgments and estimates made were reasonable and prudent so as to give a true and fair view of the state of affairs of the Company as at 31st March, 2015 and of the profits of the Company for the year ended 31st March, 2014.
- (iii) Proper and sufficient care had been taken for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 2013 for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities.
- (iv) The annual accounts had been prepared on a going concern basis.
- (v) Internal financial controls were laid down to be followed by the Company and such internal financial controls were adequate and were operating efficiently.
- (vi) Proper systems had been devised to ensure compliance with the provisions of all applicable laws and that such systems were adequate and were operating effectively.

30. Appreciation

Your directors wish to place on record their appreciation of the devoted services rendered by the by the workers, the staff and the executives of the Company and for the continued support from the shareholders, the lenders and other associates.

For & on behalf of the Board

(J. K. Garg) Chairman

Place : Sonipat Date : 31st July, 2015

ANNEXURE A TO DIRECTORS' REPORT (CORPORATE GOVERNANCE REPORT)

CORPORATE GOVERNANCE REPORT (Forms integral part of Directors' Report)

CORPORATE GOVERNANCE DISCLOSURE PURSUANT TO CLAUSE 49 OF THE LISTING AGREEMENT WITH STOCK EXCHANGES

Corporate Governance comprises of a set of systems and practices to ensure that the affairs of the Company are managed in a manner which ensures accountability, transparency and fairness in all transactions. Over the years, we have strengthened governance practices. These practices define the way business is conducted, value is generated and stakeholder's interests are taken into account, before making any business decision.

1. COMPANY'S PHILOSOPHY ON CODE OF GOVERNANCE

The Company's philosophy on corporate governance is "Governance through use of collective wisdom of Directors and transparency in business dealings so as to be fair and also serve the best interests of all stakeholders e.g. shareholders, employees, customers, suppliers and society at large."

1.1 Ethics and Governance Policies

In line with the Company's philosophy on Code of Governance, the Company strives to conduct its business and strengthen its relationships in a manner that is dignified, distinctive and responsible. The Company adheres to ethical standards to ensure integrity, transparency, independence and accountability in dealing with all stakeholders. It has adopted various codes and policies to carry out its duties in an ethical manner. Some of these codes and policies are:

- Code of Conduct
- * Code of Conduct for Prohibition of Insider Trading
- Health, Safety and Environment (HSE) Policy
- Vigil Mechanism/Whistle Blower Policy
- Policy on Materiality of Related Party Transactions and on Dealing with Related Party Transactions
- Policy for Selection of Directors and determining Directors Independence
- Remuneration Policy for Directors, Key Managerial Personnel and other Employees

1.2 Institutionalized decision making

The Board of Directors is the apex body constituted by shareholders for overseeing the Company's overall functioning. The Board provides and evaluates the Company's strategic direction, management policies and their effectiveness and ensures that shareholders' long-term interests are being served. The decision making process at the Company is institutionalized. Stakeholder's interests are taken into account, before making any business decision. The Chairman and Managing Director (CMD) provides overall direction and guidance to the Board. The Board has constituted three Committees, namely Audit Committee, Nomination and Remuneration Committee, Stakeholders' Relationship Committee and is empowered to constitute additional functional Committees from time to time, depending on business needs.

1.3 Audits and internal checks and balances

A firm of experienced Chartered Accountants, who has subjected itself to peer review, audits the accounts of the Company as Independent Auditor. An Independent Internal Auditor, who is a Member of Institute of Cost Accountants of India, reviews internal controls, operating systems and procedures in the Company besides reporting on the status of compliance with various statutes, such as industrial and labor laws, taxation laws, corporate and securities laws and health, safety and environment regulations. Besides this, an Independent Company Secretary in Practice, conducts secretarial audit of Company. Continuous checks are also made by the key managerial personnel to ensure that the Company conducts its businesses with high standards of legal, statutory and regulatory compliances.

1.4 Role of the Company Secretary in overall governance process

The Company Secretary being the Chief Corporate Governance Officer, interfaces between the management and regulatory authorities for governance matters. He plays a key role in ensuring that the Board (including committees thereof) procedures are followed and regularly reviewed. He ensures that all relevant information, details and documents are made available to the Directors for effective decision-making at the meetings. The Company Secretary is primarily responsible to assist and advise the Board in the conduct of affairs of the Company, to ensure compliance with applicable statutory requirements and Secretarial Standards, to provide guidance to directors and to facilitate convening of meetings.

1.5 Code of Conduct for Prohibition of Insider Trading

With a view to regulate trading in securities by the directors and designated employees, the Company has adopted a Code of Conduct for Prohibition of Insider Trading.

1.6 Directors' familiarization program: To familiarize the directors with their rights and responsibilities, the nature of industry in which the Company operates, the Company periodically conducts familiarization programs. Details of these programs are available at the Company's website www.jaschindustries.com/Filings & Disclosures/Appointment & Training of IDs.

1.7 Meeting of independent directors: The Company recognizes that the Independent Directors are a key constituents of the Board. They play a vital role in dispassionately reviewing the performance of non-independent directors, the Chairman and the Board as a whole, besides assessing the quality, quantity and timeliness of flow of information between the company management and the Board. During the year under report, a Meeting of Independent Directors was held on 29th September, 2014.

2. BOARD OF DIRECTORS

2.1 Board Leadership

The Board of Directors of the Company is composed of ten Directors, half of whom are Independent Directors. The Company believes that an enlightened Board consciously creates a culture of leadership to provide a long-term vision and policy approach to improve the quality of governance. The Board's actions and decisions are aligned with the Company's best interests. It is committed to the goal of sustainably elevating the Company's value creation. The company has defined guidelines and an established framework for the meetings of the Board and Board Committees. These guidelines seek to systematize the decision-making process at the meeting of the Board and Board Committees in an informed and efficient manner.

The Company's internal guidelines for Board/Board Committee meetings facilitate the decision making process at its meeting in an informed and efficient manner. Minimum four Board meetings are held annually. Additional Board meetings are convened by giving appropriate notice to address the Company's specific needs. In case of business exigencies or urgency of matters, resolutions are passed by circulation.

The meetings are usually held at the Registered Office & Works of the Company.

The Board is given periodic reports and presentations covering Finance, Sales, Marketing, the Company's major business segments and their operations, including business opportunities and strategy and risk management practices before taking on record the Company's quarterly/annual financial results.

2.2 Composition, category and attendance of Directors at Board Meetings and last Annual General Meeting, Number of other boards/Committees on which he/she is a Member or Chairperson are as follows :

Name	Category	Attendance Number of directorships/ at Board committee member/chairmanships Meetings other than in Jasch Industries Ltd Committee~			•	whether attended last AGM
		Dir	ectorships#	Member	Chairman	
Shri J.K. Garg	E&P	6	1	0	0	Yes
Smt Kamlesh Garg	Р	6	0	0	0	No
Dr. S.K. Khandelwal	NE & I	6	1	0	0	Yes
Shri Ramnik Garg	E&P	6	1	0	0	Yes
Shri Manish Garg	E&P	6	1	0	0	Yes
Shri Navneet Garg	E&P	6	0	0	0	Yes
Dr. K.C. Varshney	NE & I	6	2	1	1	No
Shri Kuldeep Singal	NE & I	6	0	0	0	Yes
Shri K.L. Khetarpaul	NE & I	6	2	2	0	Yes
Shri Naresh Kumar ¹	NE&I	4	0	0	0	No
Shri O.P. Garg ²	E	0	0	0	0	NA
Dr. Ashok Mittal ³	NE & I	1	1	1	0	NA

E = Executive, P=Promoter, NE=Non-Executive I = Independent # = Directorships in Indian public limited companies only.

~ = Committee means only the Audit Committee, Shareholders' Grievance Committee and Remuneration Committee.

1. Appointed w.e.f. 31-05-2014 2. Resigned w.e.f. 30-04-2014 citing increased personal commitments.

3. Resigned w.e.f. 30-04-2014 stating that he is not qualified for appointment as Independent Director under the new Act.

Relationship between directors interse [Disclosure in terms of Clause 49(VIII)(E)(2) of Listing Agreement] : Shri J.K. Garg is the spouse of Smt. Kamlesh Garg and Shri Ramnik Garg, Shri Manish Garg and Shri Navneet Garg are their sons.

2.3 Board Meetings

During the year under the report, Board Meetings were held on 30-04-2014, 31-05-2014, 26-07-2014, 08-11-2014, 02-02-2015 & 19-03-2015 (total six Board Meetings). The maximum time gap between any two Board Meetings was not more than one hundred and twenty days.

2.4 Board Process

The Chairman of the Board and the Company Secretary, in consultation with other key managerial personnel, finalize the agenda for Board meetings. The detailed agenda notes and copies of relevant documents are circulated to Directors in advance and in the defined agenda format. All material information is incorporated in the agenda for facilitating meaningful and focused discussions at the meeting. Where it is not practicable to attach any documents to the agenda, it is tabled before the meeting with specific reference to this effect in the agenda. In special and exceptional circumstances, additional or supplementary item(s) on the agenda are permitted. Matters which are placed before the Board, inter alia, include the following:

- Annual operating plans of the businesses and budgets including capital budgets and any updates
- Quarterly results of the Company and its operating divisions or business segments
- Company's annual Financial Results, Financial Statements, Auditor's Report and Board's Report
- Minutes of meetings of the Audit Committee and other Committees of the Board
- Show cause, demand, prosecution notices and penalty notices, which are materially important
- Fatal or serious accidents, dangerous occurrences, and any material effluent or pollution problems
- Any material default in financial obligation to and by the Company, or substantial non-payment for goods sold by the company
- Any issue, which involves possible public or product liability claims of substantial nature, including any judgement or order, which may
 have passed strictures on the conduct of the Company or taken an adverse view regarding another enterprise that can have negative
 implications on the Company
- Non-Compliance of any regulatory, statutory or listing requirements, and shareholders' service, such as dividend non-payment, share transfer delay (if any), among others

- Appointment, Remuneration and resignation of Directors
- Formation/reconstitution of Board Committees.
- Terms of reference of Board Committees
- Minutes of Board meetings
- Declaration of Independent Directors at the time of appointment/annually
- Disclosure of Directors' interest and their shareholding
- Appointment or removal of Key Managerial Personnel
- Appointment of Internal Auditors and Secretarial Auditors
- Quarterly / Annual Secretarial Audit reports submitted by Secretarial Auditors
- Dividend declaration
- Quarterly summary of long term borrowings made, bank guarantees issued and loans and investments made
- Significant changes in accounting policies and internal controls
- Statements of significant transactions, related party transactions and arrangements entered by unlisted subsidiary companies
- Recommending appointment of and fixing of remuneration of the Auditors as recommended by the Audit Committee
- Internal Audit findings and External Audit Reports (through the Audit Committee)
- Borrowing of Monies, giving guarantees or providing security in respect of loans
- Brief on statutory developments, changes in government policies, among others with impact thereof, Director's responsibilities arising out of any such developments
- Compliance Certificates certifying compliance with all laws as applicable to the Company

2.5 Observance of the Secretarial Standards issued by the Institute of Company Secretaries of India

The Institute of Company Secretaries of India (ICSI), one of the India's premier professional bodies, has issued secretarial Standards on important aspects like Board meetings, General meetings, Payment of Dividend, Maintenance of Registers and Records, Minutes of Meetings, Transmission of Shares and Debentures, Passing of Resolutions by Circulation, Affixing of Common Seal and Board's Report. Although these standards, as at the end of the year under Report are recommendatory in nature, the Company substantially adheres to these standards voluntarily.

2.6 Recording minutes of proceedings at the Board and Committee meetings

The Company Secretary records minutes of proceedings of each Board and Committee meeting. The minutes are entered in the Minutes Book within 30 days from the conclusion of the meeting.

2.7 Role of Chairman & Managing Director in Execution of Board decisions

The Chairman & Managing Director (CMD) being the Chief Executive Officer of the Company, is responsible for overall implementation of the decisions taken at the Board and Committee Meetings. In the operations and functioning of the Company, the CMD is assisted by a core group of executives –three whole time directors, the company secretary and the chief financial officer.

2.8 Details of persons being appointed / re-appointed as Directors.

Name of director, his brief resume, nature of expertise in specific functional area, directorship/ committee membership held by him and in case of non-executive director, his shareholding in the company are as follows:

Shri Manish Garg

In this AGM Shri Manish Garg is proposed to be re-appointed as Director. At 42 years of age, he is a Post-Graduate in Electronics from the Indian Institute of Technology, Mumbai. He was initially appointed on 1st May, 1996 as an Engineer to head the Electronics Division of the Company. He has been on the Board as a Whole Time Director since 29th July, 2002. His field of specialization is development of plant automation equipment. He also holds Directorship on the Board of Gesco Automation Ltd, Jasch North America Co. (USA), Jasch Europe (Belgium).

In addition, the following Directors are being appointed/re-appointed through Postal Ballot:

Dr Shiv Kumar Khandelwal

Dr Shiv Kumar Khandelwal, aged 86 years, is a Ph.D. in linguistics. Prior to joining the Company as Director in the year 1994, he was Principal of Hindu College, Sonipat. His field of specialization is general management. He is the Chairman of Shareholders' Grievance Committee & was, for a part of the year, a Member of Audit Committee and Nomination & Remuneration Committee of the Company. He also holds Directorship on the Board of System Packaging Pvt Ltd. He does not hold any other Directorships or Committee Memberships.

Shri Kuldeep Singal

Shri Kuldeep Singhal, aged 71 years, is an industrialist with industrial experience of over four decades in production, finance and management. He is the Member of Audit Committee & the Chairman of the Nomination & Remuneration Committee of the Company. Besides being a Director of Janaki Dass Rubber Industries Pvt Ltd., he is not a Director or Committee Member of any other Company.

Dr. Kailash Chander Varshney

Dr. K.C. Varshney, aged 77 years, is a Doctorate in Chemical Engineering with about four decades of experience in the field of corporate finance and development banking. He retired as Executive Director of Industrial Development Bank of India. His field of specialization is industrial

development/finance. Besides being Member of Audit Committee and Remuneration Committee of the Company, he also holds Directorship on the Board of Cheema Spintex Ltd, Bollywood Com Porta Pvt Ltd and Kalyanpur Cements Ltd. He is also the Chairman of Remuneration Committee & Member of Audit Committee of Kalyanpur Cements Ltd.

Shri Krishan Lall Khetarpaul

Shri K.L. Khetarpaul, aged 72 years, is a retired Executive Director of Reserve Bank of India. He specializes in economics, finance and banking operations. Thereafter, he worked as the Director and CEO of Punjab National Bank Institute of Information Technology. He is the Chairman of the Audit Committee of the Company. He also holds Directorship on the Board of Almonds Global Securities Ltd and Paul Merchants Ltd. He is also the Member of Audit Committee, Nomination & Remuneration Committee and Compensation Committee of Almonds Global Securities Ltd.

2.9 Appointment(s) of Key Managerial Personnel

During the year under report, Shri Mahender Paliwal, who had been previously working in the Company as Deputy General Manager, was re-designated and appointed as Chief Financial Officer of the Company w.e.f. 01st April, 2014.

3. AUDIT COMMITTEE

The Audit Committee has powers stated in Section 177 and the Listing Agreement. All the Members of this Committee (three in number) are Independent Directors, which composition is in accordance with Section 177 of the Companies Act, 2013 and the Listing Agreement. At the beginning of the financial year under report, the Audit Committee was composed of the Dr. K.C. Varshney (Chairman), Dr. S.K. Khandelwal (Member) and Shri Kuldeep Singal (Member), all being Independent Directors. During the year, the Committee was reconstituted and currently, this Committee is composed of Shri K.L. Khetarpaul (Chairman), Dr. K.C. Varshney (Member) and Shri Kuldeep Singal (Member), all being independent Directors. Shri K.L. Khetarpaul is a retired Executive Director from Reserve Bank of India. Dr. K.C. Varshney is a retired Executive Director from Industrial Development Bank of India. Shri Kuldeep Singh has been an industrialist for over four decades. As such, all of them have vast experience in banking, finance and management. The Chief Financial Officer of the Company and a representative of Statutory Auditors are permanent invitees to the Audit Committee Meetings. Shri S.K. Verma, Company Secretary is Secretary of the Audit Committee.

During the Financial Year under Report, the Audit Committee held its meetings on 30-04-2014, 31-05-2014, 26-07-2014 and 08-11-2014 and 02-02-2015. All the Committee Members attended all the Meetings.

4. REMUNERATION COMMITTEE/NOMINATION & REMUNERATION COMMITTEE (NRC)

4.1 Brief description of terms of reference, composition, name of members and Chairperson of the NRC

At the beginning of the year under Report, the Remuneration Committee constituted by the Board of Directors comprised of Dr. K.C. Varshney (Chairman), Shri Kuldeep Singal and Dr. S.K. Khandelwal, Members; all being independent directors. After the coming into force of the Companies Act, 2014, the aforesaid Committee was reconstituted on 30th April, 2014 and re-named as "Nomination & Remuneration Committee". Its functions/powers were also redefined to be in tune with provisions of that Act and Listing Agreement. At present, the Committee is composed of Shri Kuldeep Singal (Chairman), Dr. K.C. Varshney (Member) and Shri K.L. Khetarpaul (Member). All these members being Independent Directors, this composition is in accordance with law/listing agreement. Shri S.K. Verma, Company Secretary was the Secretary of this Committee.

During the financial year under report, the Committee held two meetings i.e. on 30-04-2014 and 31-05-2014. Both the meetings were attended by all the Members.

4.2 Remuneration Policy

In accordance with law/Listing Agreement, the NRC has framed a Remuneration Policy which has been annexed with the Directors' Report. This policy is directed towards rewarding performance based on review of achievements periodically. The remuneration policy is in consonance with existing industry practice. The remuneration and terms & conditions of Key Managerial Personnel have been revised to fall in tune with the Remuneration Policy. Further, the Company has devised a policy for performance evaluation of Independent Directors, Board and Committees.

4.3 Details of Remuneration to executive directors are as follow (Amount is in ₹)

Name & Designation	Fixed Salary	Perks And Allowance	Variable Salary	Total
Sh Jai Kishan Garg, Chairman & Managing Director	24,00,000	39,600	2,43,123	26,82,723
Sh. Ramnik Garg, Whole Time Director	18,00,000	2,00,413	2,43,123	22,43,536
Sh. Manish Garg, Whole Time Director	18,00,000	2,00,413	2,43,123	22,43,536
Sh, Navneet Garg, Whole Time Director	18,00,000	2,00,413	2,43,123	22,43,536

The above remuneration does not includes company's contribution to gratuity fund. The employment of above directors is terminable by giving three months' notice in writing from either side.

4.4 Remuneration paid to non-executive directors as sitting fee :

(Amount is in ₹)

Dr. S. K. Khandelwal	:	47,500	Dr. K C Varshney : 77,500
Dr. Ashok Mittal	:	5,000	Sh. Kuldeep Singal : 77,500
Sh. K L Khetarpaul	:	67,500	Sh. Naresh Kumar : 27,500
Smt. Kamlesh Garg	:	37.500	

Besides payment of sitting fees, no other remuneration/perks/commission/incentive/stock options were paid or payable to them.

5. SHAREHOLDERS' GRIEVANCE COMMITTEE/STAKEHOLDERS RELATIONSHIP COMMITTEE

5.1 Functions of the Committee:

The functions of the Committee are overseeing Redressal of complaints received from stakeholders.

5.2 Chairman and Compliance Officer:

Dr. S.K. Khandelwal, a Non-Independent Director, is the Chairman of the Committee. Shri S.K. Verma, Company Secretary is the Compliance Officer.

5.3 Status of complaints:

During the year under report, the company received only 4 complaints, all of which were satisfactorily resolved. No complaint was pending as on 31st March, 2015.

6. GENERAL BODY MEETINGS

The last three Annual General Meetings of the Company were held asfollows:

Year	Date	Time	No. of Special Resolutions passed At AGM	Special Resolution passed through postal ballot
2011-12	29-08-2012	10 AM	2	0
2012-13	27-09-2013	10 AM	2	0
2013-14	29-09-2014	10 AM	6	2

All the above Meetings were held at the Registered Office & Works of the Company at 43/5, Bahalgarh Road, Sonipat. Two items were passed through postal ballots. Shri Vipul Bhardwaj, Cost Accountant, conducted the Postal Ballot exercise. In the current financial year 2015-16, seven Resolutions are proposed to be passed through postal ballot. The procedure adopted/to be adopted for postal ballot, is attached as a separate section.

7. DISCLOSURES

7.1 Disclosures on materially significant related party transactions i.e. transactions of the company of material nature, with its promoters, the directors or the management, their subsidiaries or relatives, etc that may have potential conflict with the interests of the company at large :

None of the transactions with any of the related parties were in conflict with the interests of the Company.

7.2 Details of non-compliance by the company, penalties and strictures imposed on the company by Stock Exchanges or SEBI or any statutory authority, on any matters related to capital markets, during the last three years.

There were no such instances.

7.3 Whistle Blower Policy:

In terms of Clause 49(F) of the Listing Agreement, the Company has established a vigil mechanism for directors and employees to report concerns about unethical behavior, actual or suspected fraud or violation of the Company's Code of Conduct. No personnel has been denied access to the Audit Committee. The details of establishment of such mechanism has been uploaded at the website of the Company www.jaschindustries.com/Filings & Disclosures /RPT, Vigil & Other Policies. The same also form part of Board's Report.

7.4 Details of compliance with mandatory and non-mandatory requirements of Clause 49 and adoption of the non-mandatory requirements thereof: All the mandatory requirements of Clause 49 of the Listing Agreement have been complied with by the Company. With regard to compliance with non-mandatory requirements, the Company has moved towards a regime of unqualified financial statements.

8. MEANS OF COMMUNICATION

The company has published its quarterly results in The Pioneer and also uploaded the same at its website www.jaschindustries.com. The Company did not release any official news. No presentations were made to institutional investors or to the analysts.

All Prices are in ₹

FAMILIRAZATION PROGRAMME FOR BOARD MEMBERS

The Directors are provided with necessary documents, explanatory notes and reports to enable them to familiarize with the Company's procedures and practices. Periodic presentations are made at the Board and Committee Meetings on business and performance updates of the Company, business strategy and risks involved. Presentations are also made on business segments of the Company. Updates on important statutory changes are regularly circulated to the Directors. Plant visits are also organized for the Directors to enable them to understand the operations of the Company. The details of such familiarization programs for Independent Directors are posted on the website of the Company and can be accessed at http://www.jaschindustries.com/Filings&Disclosures/Appointment&Training of IDs.

9. GENERAL SHAREHOLDER INFORMATION

9.1 Annual General Meeting:

- Date and Time 28th September, 2015 at 10:00 AM - Venue Registered Office of the Company at: 43/5, Bahalgarh Road, Sonipat, Haryana

9.2 Financial Year = 1st April, 2014 - 31st March, 2015

Financial Quarter : Three months' period that ends on 30th June, 30th September, 31st December and 31st March in each calendar year. Publication of Quarterly Financial Results is done within 45 days of close of each Financial Quarter, except the last Quarter, publication of results for which was done within 60 days.

- 9.3 Book Closure Date : 21st August, 2015 to 31st August, 2015 (both days inclusive)
- 9.4 Dividend Payment date : Not applicable

9.5 Listing of Equity Shares : BSE Ltd. and the Calcutta Stock Exchange Ltd.

9.6 Stock Code :

- (a) Trading Symbol at : BSE Ltd. : 500220; The Calcutta Stock Exchange : 20053
- (b) Demat ISIN Nos in NSDL and CDSL : INE711C01010

Note : There has been no or insignificant trading in company's shares at CSE during the year under report. Annual Listing fees has been paid to both the Stock Exchanges.

9.7 Stock market data & share price performance in comparison to broad based indices

Stock Market data in respect of equity shares (of ₹ 10 each fully paid up, as traded at BSE Ltd.) of the Company i. e. high/low/closing price, number of shares traded and number of trades during the financial year 2014-2015 on the BSE Ltd. was as under:

Period: Apr 2014 to Mar 2015

Month	Open	High	Low	Close	No. of Shares	No. of Trades	Total Turnover	Deliverable Quantity	% Deli. Qty to Traded Qty	* Sp H- L	oread C- O
Apr 14	7.47	9.28	7.30	7.70	26,456	138	2,08,505	25,422	96.09	1.98	0.23
May 14	8.08	11.13	7.11	10.00	27,145	145	2,48,645	22,677	83.54	4.02	1.92
Jun 14	10.00	13.50	9.51	13.50	36,502	172	4,08,956	33,625	92.12	3.99	3.50
Jul 14	13.85	14.60	10.35	12.88	38,323	317	4,87,540	35,112	91.62	4.25	0.97
Aug 14	12.12	13.88	10.73	12.33	29,938	394	3,64,636	25,587	85.47	3.15	0.21
Sep 14	13.48	17.45	11.98	15.89	1,16,495	1,673	17,15,647	1,03,484	88.83	5.47	2.41
Oct 14	15.55	18.00	15.00	17.15	29,285	366	4,97,690	28,916	98.74	3.00	1.60
Nov 14	17.95	21.70	15.75	17.00	96,829	721	18,73,903	93,909	96.98	5.95	0.95
Dec 14	16.30	19.95	14.15	17.45	57,802	562	10,07,207	54,566	94.40	5.80	1.15
Jan 15	18.70	24.40	16.55	20.00	1,05,427	958	21,90,179	94,136	89.29	7.85	1.30
Feb 15	19.25	24.60	18.65	22.95	1,22,870	1,165	27,02,767	98,131	79.87	5.95	3.70
Mar 15	24.90	28.20	18.60	22.00	1,58,639	1,717	38,82,956	1,22,583	77.27	9.60	2.90

*Spread H-L High-Low C-O: Close-Open

Note : The above figures have been obtained from "Historical Data>Stock Prices" Section of the official website of the BSE Ltd (i.e. the Mumbai Stock Exchange). The shares of the company have shown no or very little sensitivity to share price index.

9.8 REGISTRAR & SHARE TRANSFER AGENTS AND SHARE TRANSFER SYSTEM

Pursuant to SEBI directions regarding handling of Share Transfer/demat work at one point, the Company has appointed M/s Alankit Assignments Ltd as the Registrars, whose complete address is as follows :

Alankit Assignments Ltd (Unit : Jasch Industries Ltd) 2E/21, Jhandewalan Extension, New Delhi 110055

9.9 DISTRIBUTION OF SHAREHOLDING AS ON 31ST March, 2015

(Equity shares of face value of ₹ 10 each, fully paid up)

Category of Share Holders	Number of Share Holders	Total Number of Shares	Number of Shares Held in Dematerialized form	Total Shareholding as a Percentage of total number of shares
Indian Promoters (Individuals / HUF)	11	6245871	6245871	55.13
Mutual Funds/UTI	1	1100	0	0.01
FIIs	1	1890	1890	0.01
Bodies Corporate	102	437611	399611	3.86
i. Individual shareholders holding nominal share capital up to ₹1 Lakh	8678	2670273	1397333	23.57
ii. Individual shareholders holding nominal share capital in excess of ₹1 Lakh	41	1836517	1735017	16.21
NRIS	290	136738	24438	1.21
TOTAL	9124	11330000	9804160	100.00

None of the aforesaid shares are reported to have been pledged.

9.10 DEMATERIALISATION OF SHARES AND LIQUIDITY

86.53% of the paid up share capital of the Company is represented in dematerialized form as on 31st March, 2015.

9.11 OUTSTANDING GDRS/ADRS/WARRANTS OR ANY CONVERTIBLE INSTRUMENTS, CONVERSION DATE AND LIKELY IMPACT ON EQUITY : The Company does not have any such outstanding instruments.

9.12: PLANT LOCATION

The only plant of the Company is located at 43/5, Bahalgarh Road, (Village Jat Joshi), Distt. Sonipat, Haryana.

9.13 ADDRESS FOR CORRESPONDENCE

Consequent upon appointment of M/s Alankit Assignments Ltd as Registrars and Share Transfer Agents with effect from 31st January, 2003, all requests for transfer/transmission/transposition of names/issue of duplicate share certificates/Demat/ remat/Change of address and other work related to shareholder service/correspondence should be addressed to : Alankit Assignments Ltd

(Unit : Jasch Industries Ltd)

2E/21, Jhandewalan Extension, New Delhi 110055

In the unlikely event of a long pending unattended request, shareholders may write to:

The Company Secretary,

Jasch Industries Ltd,

43/5, Bahalgarh Road, Sonipat 131021, Haryana.

His contact phone number is: 0130-3053600, E-mail address is skverma@jasch.biz Website : www.jaschindustries.com

9.14 DECLARATION BY CEO OF THE COMPANY ON CODE OF CONDUCT

In terms of Clause 49(E), of the Listing Agreement the Managing Director declares that all the Board Members and senior management personnel have affirmed compliance with the Code of Conduct laid down by the Board of Directors of the Company. The Code of Conduct is available at the website of the Company by following the following link: www.jaschindustries.com/Filings & Disclosures/Code of Conduct (Clause 49).

9.15 CERTIFICATE OF COMPLIANCE OF CORPORATE GOVERNANCE CONDITIONS

A certificate signed by M/s Arora & Choudhary Associated, Chartered Accountants, Statutory Auditors of the Company, is annexed.

9.16 CEO/CFO Certification

In terms of Clause 49(IX), the Managing Director and the Chief Financial Officer have given the required certificate to the Board of Directors.

For & on behalf of the Board

Place : Sonipat Date : 31st July, 2015

J. K. GARG Chairman

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ANNEXURE B TO DIRECTORS' REPORT

(INCLUDES POLICY ON DIRECTORS' APPOINTMENT & REMUNERATION AND CRITERIA OF EVALUATION)

REMUNERATION POLICY, EVALUATION CRITERIA FOR APPOINTMENT OF DIRECTORS, REMUNERATION PAID TO KEY MANAGERIAL PRESONNEL (PRESCRIBED UNDER SECTION 178(3) OF THE COMPANIES ACT, 2014 AND CLAUSE 49 OF LISTING AGREEMENT)

This Policy concerns the remuneration to Managing Director, Whole Time Directors, Company Secretary and Chief Financial Officer (Collectively known as Key Managerial Personnel or "KMPs") employed in Jasch Industries Ltd. The KMPs are also functional heads of the Company. This policy does not concern other executives of the Company.

1. Identification and recommendation of suitable personnel:

In accordance with provisions of law/listing agreement, the persons, who are qualified to become directors and who may be appointed in senior management, will be identified by the Nomination & Remuneration Committee constituted by the Board, which shall recommend to the Board their appointment and removal.

2. Guiding principles for remuneration

The guiding principles for fixation of remuneration of KMPs are as follows:

- 2.1 The remuneration will be based on the qualifications, experience and personality traits of the KMP.
- 2.2 The level and composition of remuneration will be reasonable and sufficient to attract, retain and motivate KMPs of the quality required to run the company successfully;
- 2.3 The Company will endeavor to match the remuneration of KMPs as per best industry standards.
- 2.4 Relationship between remuneration to performance will be clear and will meet appropriate performance benchmarks; and
- 2.5 The remuneration to KMPs will involve a balance between fixed and incentive pay reflecting short and long term performance objectives appropriate to the working of the company and its goals.
- 3. The fixed pay of KMPs shall be competitive and based on the individual executive's responsibilities and functions.
- 4. Variable pay, incentive schemes and relation between fixed and variable components of the remuneration and the linkage between performance and remuneration

In order to motivate the KMPs to perform their best, they will be paid incentive pay equivalent to 0.5% of the net profits of the Company calculated as per Section 198 of the Companies Act, 2013 provided that such incentive will not be less than 10% and will not be more than 25% of their respective fixed annual pay.

5. The principal terms of other benefits, notice of termination and severance pay

5.1 Other benefits

- 5.1.1 All KMPs will be entitled to a Special Allowance not exceeding six months' salary in a year, to cover housing, conveyance, medical, electricity, gas, water and other personal expenses.
- 5.1.2 All KMPs will be entitled to customary non-monetary benefits such as chauffeur driven car, subsidized health care insurance/medical, mobile phone and telephone at residence and gratuity as per law.
- 5.1.3 All KMPs will be entitled one month's paid leave during a financial year or encashment in lieu thereof.
- 5.1.4 All KMPs will be entitled to Leave Travel Concession (or encashment in lieu thereof) for self and family members once during a block of four years, subject to the condition that such concession shall not exceed one month's fixed pay.

- 5.1.5 In case any KMPs has given a personal guarantee for securing financial assistance from banks/financial institutions, then such KMPs will be entitled to a guarantee commission at a rate to be determined by the Remuneration & Audit Committee.
- 5.1.6 In case any KMPs has provided any loan to the Company, then such director will be entitled to receive interest thereon at an annual rate 1% below the rate at which the Company has borrowed from the bank(s).
- 5.1.7 Appointments of KMPs will be terminable at either end, by giving three months' notice in writing.
- 5.1.8 To attract and retain the KMPs for longer years, all KMPs who have put in a minimum of 15 years of continuous service ("qualifying service") in the Company, will be entitled to severance pay calculated @ half month's pay for each completed year of qualifying service, on their attaining the age of superannuation or on termination of their service otherwise for misconduct. Any part of the year exceeding 182 days will be treated as full year.
- 5.1.9 Notwithstanding anything contained in this Remuneration Policy, the total gross emoluments of Managing Director and whole time directors shall not exceed the limits prescribed under law.
- 5.1.10 The remuneration will be suitably bifurcated for tax management purposes and will be subject to applicable tax deduction at source.

The remuneration will be suitably bifurcated for tax management purposes and will be subject to applicable tax deduction at source.

- 6. Criteria for determining qualifications, positive attributes and independence of a director
- **6.1 Qualifications:** An independent director shall not have incurred any disqualification as contained in Section 164 of the Companies Act, 2013 and Rules made thereunder, currently in force or as may be amended from time to time.
- 6.2 Positive attributes: Every independent director shall be a person of integrity and possess relevant experience and expertise relating to the field of accounting, management, business, law or taxation or other field which may be of benefit to the Company.
- **6.3 Independence:** Every independent director shall have all the qualifications as mandated in Section 149(6) of the Companies Act, 2013 and Rules made thereunder and the provisions of Listing Agreement (or as may be amended from time to time).

Responsibility for adhering to this policy It will be the responsibility of the Managing Director to adhere to this policy. He will periodically affirm to the Committee/Board that this policy is being followed.

8. Authority to decide change in/deviation from this Policy

On the recommendations of the Nomination & Remuneration Committee, the Board of Directors may change or deviate from this Policy if there are specific reasons to do so in an individual case, provided that - (1) reasons for deviation are recorded in the minutes book (2) the policy shall not be changed to the detriment of a KMP without his consent.

For & on behalf of the Board

Place : Sonipat Date : 31st July, 2015

ANNEXURE C TO DIRECTORS' REPORT

ANNEXURE C TO DIRECTORS' REPORT

PART A : Disclosure under Section 197(12) and Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014

1. Ratio of remuneration of each director to the median remuneration of the employees of the company in the financial year ended 31st March, 2015 was as under :

Sr. No.	Director	Remuneration (₹ in Lakhs)	Median (₹ in Lakhs)	Ratio (1:)
1	Sh. J K Garg, Chairman & Managing Director	26.83	02.21	12
2	Sh. Ramnik Garg, Whole Time Director	22.43	02.21	10
3	Sh. Manish Garg, Whole Time Director	22.43	02.21	10
4	Sh. Navneet Garg, Whole Time Director	22.43	02.21	10

2. The percentage increase in remuneration of each Director, Company Secretary & Chief Financial Officer in the financial Year ended 31st March, 2015 was as under :

Sr. No.	Director	% Increase
1	Sh. J K Garg, Chairman & Managing Director	118%
2	Sh. Ramnik Garg, Whole Time Director	98%
3	Sh. Manish Garg, Whole Time Director	69%
4	Sh. Navneet Garg, Whole Time Director	133%
5	Sh. S. K. Verma, Vice President & Company Secretary	68%
6	Sh. M. Paliwal, Chief Financial Officer	77%

- 3. Percentage increase in median remuneration of employees in the financial year ended 31st March, 2015 was as 12%.
- 4. The number of permanent employees on the rolls of the company as on 31 March, 2015 was 149.
- 5. The explanation on the relationship between average increase in remuneration and company performance is as follows :

A comparative table of Company's performance during the financial year 2014-15 vis a vis immediately preceding financial year is given below :

	2014-2015	2013-2014
Total Income (₹ in Lakhs)	9516.19	8801.43
EBIDTA (₹ in Lakhs)	934.26	838.04
EBIDTA as % of Total Income	09.82 %	09.52%
PBT (₹ in Lakhs)	471.50	328.74
PBT as % of Total Income	04.95 %	03.74%

There has been a 43% increase in profit before tax (PBT) of the company as compared with that of the last year. Average increase of 12% in the remuneration of employees is in line with the current year' performance, market dynamics, inflation and as a measure to motivate the employees for better future performance to achieve organization's growth expectations.

6. Comparison of the remuneration of the Key Managerial Personnel against the performance of the company.

Over the years there has been manifold increase in the responsibilities shouldered by the Key Managerial Personnel, whether due to product innovations, increased turnover or change in law. The Nomination and Remuneration Committee (NRC), which considered the earlier remuneration of the Key Managerial Personnel (KMPs) was of the unanimous opinion that there was no relationship between remuneration and performance. Also there was no balance between fixed and incentive pay (there being no incentive pay) and the remuneration being paid to these KMPs was not sufficient to motivate them. To align the earlier remuneration of KMPs with the remuneration policy framed by NRC, their remuneration was re-fixed as a one-time measure. The average increase of 94% in remuneration of key managerial personnel against increase in PBT mentioned above is based on qualifications, industry experience, individual performances, company's performance and prevailing remuneration in industry in order to motivate them for better future performance to achieve organization's growth expectations.

7. Variations in the market capitalization of the company as at the closing date of the current financial year and the previous financial year was as under :

The market capitalization as on 31.03.2015 was ₹2492.60 lakhs and as on 31.03.2014 it was ₹874.68 lakhs.

- 8. Variation in the price earnings ratio as at the closing date of the current financial year and the previous financial year was as follows : Price earnings ratio as on 31.03.2015 was 08.06 and as on 31.03.2014 was 04.57.
- 9. Percentage increase over in the market quotations of the shares of the company in comparison to the rate at which the company came out with the last public offer was 120 % as on 31.03.2015.

10. Average percentile increase already made in the salaries of employees other than the managerial personnel in the last financial year and its comparison with the percentile increase in the managerial remuneration and justification thereof and point out if there are any exceptional circumstances for increase in the managerial remuneration.

As stated in para 6 above.

11. Comparison of the each remuneration of the Key Managerial Personnel against the performance of the company.

There has been 43% increase in the PBT of the Company against percentage increase in remuneration of KMPs as mentioned at sr. no. 5 above. The remuneration of KMPs has been increased to align their earlier remuneration with the remuneration policy framed by NRC as a one-time measure.

- 12. The key parameter for any variable component of remuneration availed by the directors : The only key factor is the profit earned by the Company.
- 13. The ratio of the remuneration of the highest paid director to that of the employees who are not directors but receive remuneration in excess of the highest paid director during the year:

There were no employees who receive remuneration in excess of the highest paid director.

14 Affirmation: It is affirmed that the remuneration paid is as per the remuneration policy of the company.

PART B : Disclosure under Rule 5(2) and 5(3) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014

Employees employed throughout or part of the year and were in receipt of remuneration of not less than $\stackrel{?}{\bullet}$ 60 lakhs per annum (or in excess of remuneration paid to managing director) and there shareholding : There were no such employees.

For & on behalf of the Board

Place : Sonipat Dated : 31st July, 2015

ANNEXURE D TO DIRECTORS' REPORT

Form MR-3 SECRETARIAL AUDIT REPORT FOR THE FINANCIAL YEAR ENDED ON 31ST MARCH, 2015 [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,

Jasch Industries Limited

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

Based on our verification of the Company's Books, Papers, Minute Books, Forms and Returns filed and other Records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, we hereby report that in our opinion, the Company has, during the audit period covering the financial year ended on 31st March, 2015 ("Audit Period"), complied with the statutory provisions listed hereunder and also that the Company has proper Board -process and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter :

We have examined the books, papers, minute books, forms and returns filed and other records maintained by the Company for the financial year ended on 31st March 2015 according to the provisions of :

- i. The Companies Act, 2013 (the Act) and the rules made thereunder;
- ii. The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the Rules made thereunder;
- iii. The Depositories Act, 1996 and the Regulations and Bye -laws framed thereunder;
- iv. Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings;
- The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act') viz.:
 - a. The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
 - b. The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 1992;
 - c. The Securities and Exchange Board of India (Issue of Capital and Disclosures Requirements) Regulation, 2009 (Not Applicable to the Company during the audit period);
 - d. The Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 1999 (Not Applicable to the Company during the audit period);
 - e. The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008 (Not Applicable to the Company during the audit period);
 - f. The Securities and Exchange Board of India (Registrars to an Issued and Share Transfer Agents) Regulations, 1993, regarding the Companies Act and dealing with the client;

- g. The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009 (Not Applicable to the Company during the audit period); and
- h. The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998 (Not Applicable to the Company during the audit period);
- vi. and other applicable laws like Factories Act, 1948, The payment of Gratuity Act, 1972.

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

- Secretarial Standards issued by the Institute of Company Secretaries of India (Not Applicable to the Company during the audit period);
- The Listing Agreements entered into by the Company with the Calcutta Stock Exchange (CSE) and the Bombay Stock Exchange (BSE).

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

We further report that

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 provisions of the Act.

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

All decision at Board Meeting and Committee are carried through while the dissenting members' views are captured and recorded as part of the minutes.

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

For Mukesh Arora & Co.

Practicising Company Secretaries Prop. : Mukesh Arora F.C.S. No. 4819 C.P.No. 4405

New Delhi, 21st July, 2015

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

True Copy For & on behalf of the Board

Place : Sonipat Date : 31st July, 2015

ANNEXURE D TO DIRECTORS' REPORT (Continued)

ANNEXURE - A

To The Members Jasch Industries Limited 43/5, Bahalgarh Road, Sonipat, Haryana - 131 021

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

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

For Mukesh Arora & Co.

Practicising Company Secretaries Prop. : Mukesh Arora F.C.S. No. 4819 C.P.No. 4405

New Delhi, 21st July, 2015

True Copy For & on behalf of the Board

Place : Sonipat Date : 31st July, 2015

	ANNEXURE E TO DIRECTORS' REPORT						
	EXTRACT OF ANNUAL RETURN FORM MGT9 (Pursuant to Section 92(3) of the Companies Act, 2013 and Rule 12(1) of the Company (Management & Administration) Rules, 2014) Financial Year ended on 31.03.2015						
Ι.	REGISTRATION & OTHER DETAILS :						
i.	CIN	L24302HR1985PLC022758					
ii.	Registration Date	11-12-1985					
iii.	Name of the Company	JASCH INDUSTRIES LIMITED					
iv.	Category / sub- category of the Company	Company having Share Capital					
v.	Address of the Registered office Contact Details	43/5, Bahalgarh Road, P.O. Bahalgarh, Distt. Sonipat – 131021 (Haryana) Tel : 0130 – 3053600, Fax : 0130 – 3053698					
vi.	Whether listed company	Yes					
vii.	Name, Address & Contact Details of the Registrar & Transfer Agent, if any.	Alankit Assignments Ltd. (Unit : Jasch Industries Ltd.) 2E/21, Jhandewalan Extn. New Delhi - 110055 Tel : 011 – 51540060 – 63					

II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY All the business activities contributing 10% or more of the total turnover of the company shall be stated

SI No.	Name & Description of main products / services	NIC Code of the Product / services	% of total turnover of the company
1	Synthetic Leather (PU/PVC Coated Fabric)	Group - 139 (Division 13)	79.44 %
2	Electronic Gauges	Group - 265 (Division 26)	20.56 %

III. PARTICULARS OF HOLDING, SUBSIDIARY & ASSOCIATE COMPANIES :

SI No.	Name & Address of the Company	CIN / GLN*	HOLDING / SUBSIDIARY / ASSOCIATE	% OF SHARES HELD	APPLICABLE SECTION
1	Jasch North America Co. 5235, 26th Street, Rock Ford -IL -61109, USA	45 - 3948230	Subsidiary	100 %	2(87)
2	Indev Gauging Systems, Inc. 5235, 26th Street, Rock Ford -IL -61109, USA	36 -4284584	Subsidiary	100%	2(87)
3	ISISS Bvba, (Formerly Jasch Europa Bvba) Grote Steenweg 261, 2600 Berchem, Belgium	CGJAZ20100560	Associate Company	30 %	2(6)

* Note : All the above Companies have been incorporated abroad and CIN/GLN numbers mentioned above are foreign numbers.

IV. INDEBTEDNESS :

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

Indebtedness of the Company including interest outstanding / accrued but n		(₹ in lakhs)		
Particulars	Secured Loans excluding deposits	Unsecured Loans	Deposits	Total Indebtedness
Indebtedness at the beginning of the financial yeari)Principal Amountii)Interest due but not paidiii)Interest accrued but not due	215.19 01.11	283.65 	 	498.84 01.11
Total (i+ii+iii)	216.30	283.65		499.95
 Change in Indebtedness during the financial year Addition Reduction 	434.68 158.12	 10.00		434.68 168.12
Net Change	276.56	(10.00)		266.56
Indebtedness at the end of the financial yeari)Principal Amountii)Interest due but not paidiii)Interest accrued but not due	491.75 03.26	273.65 11.39	 	765.40 14.65
Total (i+ii+iii)	495.01	285.04		780.05

REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL V.

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

SI No.	Particulars of Remuneration	Mr. J. K. Garg (CMD)	Mr. Ramnik Garg (WTD)	Mr. Manish Garg (WTD)	Mr. Navneet Garg (WTD)	Total Amount
1	Gross Salary					
	 (a) Salary as per provisions contained in section 17(1) of the Income Tax Act, 1961 	26.43	20.43	20.43	20.43	87.72
	(b) Value of perquisites u/s 17(2) of Income Tax Act, 1961	00.40	02.00	02.00	02.00	06.40
	(c) Profit in lieu of salary under section 17(3) of Income Tax Act, 1961					
2	Stock Option					
3	Sweat Equity					
4	Commission					
	- As % of Profit					
	- Others, please specify					
	Total (A)	26.83	22.43	22.43	22.43	94.12

(Amount in ₹)

B) Remuneration to other directors :

									,
		Name of Directors							
SI. No.	Particulars of Remuneration	Dr. S K Khandelwal	Dr. K C Varshney	Mr. Kuldeep Singal	Dr. Ashok Mittal	Mr. K L Khetarpaul	Mr. Naresh Kumar	Smt. Kamlesh Garg	Total Amount
1	Independent Directors								
	Fee for attending board committee meetings Commission	47,500	77,500	77,500	5,000	67,500	27,500		3,02,500
	Others, please specify								
	Total (1)	47,500	77,500	77,500	5,000	67,500	27,500		3,02,500
2	Other Non- Executive Directors								
	Fee for attending board committee meetings Commission							37,500	37,500
	Others, please specify								
	Total (2)							37,500	37,500
	Total (1+2)	47,500	77,500	77,500	5,000	67,500	27,500	37,500	3,40,000

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

(₹ in lakhs) SI **Particulars of Remuneration** Mr. S K Verma Mr M Paliwal Total No. (CS And VP) (CFO) Amount 1 Gross Salary (a) Salary as per provisions contained in section 26.13 14.53 11.60 17(1) of the Income-Tax Act, 1961 (b) Value of perquisites u/s 17(2) of Income -Tax 00.27 00.58 0.85 Act, 1961 Profit in lieu of salary under section 17(3) of (c) ---------Income Tax Act, 1961 2 Stock Option ----------3 Sweat Equity ----------4 Commission ----------As % of Profit -----------Others, please specify -----------14.80 26.98 Total (A) 12.18

(₹ in lakhs)

(₹ in lakhs)

VI PENALTIES / PUNISHMENT / COMPOUNDING OF OFFENCES :

Туре	Section of the Companies Act	Brief Description	Details of Penalty / Punishment / Compounding fees imposed	Authority (RD / NCLT / Court)	Appeal made if any (give details)	
A. Company						
Penalty Punishment Compounding	None, hence not applicable.					
B DIRECTORS						
Penalty Punishment Compounding	Inishment None, hence not applicable.					
C. OTHER OFFIC	IER OFFICERS IN DEFAULT					
Penalty Punishment Compounding	None, hence not applicable.					

VII. FINANCIAL AND OPERATIONAL PERFORMANCE :

The Highlights of Financial Operational Performance are given below :

S. No.	Particulars	2014-2015	2013-2014
1	Sales / income from operations (Net)	9465.67	8772.27
2	Other Income	50.52	29.16
3	Sub-Total	9516.19	8801.43
4	Total Expenditure (before interest)	8828.31	8231.15
5	Profit Before Interest, Tax and Exceptional Items	687.88	570.28
6	Operating Margin %	07.27 %	06.50 %
7	Profit After Tax	309.09	191.02
8	Return on Average Capital Employed % (Before Interest and Tax)	18.19 %	16.24 %
9	No. of Months Receivables (Receivables / Sales x 12)	02.66	02.30
10	Current Ratio (Current Assets / Current Liabilities)	01.34	01.25
11	Borrowings : Equity Ratio (TL / Equity)	14.44	06.93

VIII. DISCLOSURES :

i) Related Party transaction during the year :

		Nature of	of Amount		
No.	Particulars of the party	Relationship	Transactions	2014-2015	2013-2014
А	Jasch North America Co	WOS	N. A.	Nil	Nil
В	Indev Gauging Systems, Inc. USA	WOS of WOS	Sales of Finished Goods	123.21	157.84
С	Indev Gauging Systems Ltd. Germany	One Director is Related	Sales of Finished Goods	25.14	Nil

WOS denotes wholly owned subsidiary. The Company does not have any related party transactions, which may have potential conflict with its interest at large.

S. No.	Name of Director	Relationship With other Directors
1	Mr. J. K. Garg	Related to Smt. Kamlesh Garg, Mr. Ramnik Garg, Mr. Manish Garg, & Mr. Navneet Garg
2	Mr. Ramnik Garg	Related to Sh. J K Garg, Smt. Kamlesh Garg, Mr. Manish Garg & Mr. Navneet Garg
3	Mr. Manish Garg	Related to Sh. J K Garg, Smt. Kamlesh Garg, Mr. Ramnik Garg, & Mr. Navneet Garg
4	Mr. Navneet Garg	Related to Sh. J. K. Garg, Smt. Kamlesh Garg, Mr. Ramnik Garg & Mr. Manish Garg
5	Dr. S. K. Khandelwal	None
6	Dr. K. C. Varshney	None
7	Mr. Kuldeep Singal	None
8	Mr. K. L. Khetarpaul	None
9	Mr. Naresh Kumar	None
10	Smt. Kamlesh Garg	Related to Sh. J. K Garg, Mr. Ramnik Garg, Mr. Manish Garg, & Mr. Navneet Garg

Place : Sonipat Date : 31st July, 2015 For & on behalf of the Board

ANNEXURE F TO DIRECTORS' REPORT (RELATED PARTY TRANSACTIONS)

FORM AOC-2

(Pursuant to clause (h) of sub-section (3) of section 134 of the Act and Rule 8(2) of the Companies (Accounts) Rules, 2014)

Form for Disclosure of particulars of contracts / arrangements entered into by the company with related parties referred to in sub section (1) of section 188 of the Companies Act, 2013 including certain arm's length transaction under third proviso is given below :

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

SI. No.	Particulars	Details
a)	Name(s) of the related party & nature of relationship	Nil
b)	Nature of contracts / arrangements / transaction	Nil
c)	Duration of the contracts / arrangements / transaction	Nil
d)	Salient terms of the contracts or arrangements or transaction including the value, if any	Nil
e)	Justification for entering into such contracts of arrangements or transactions	Nil
f)	Date of approval by the Board	Nil
g)	Amount paid as advances, if any	Nil
h)	Date on which the special resolution was passed in General meeting as required under first proviso to section 188	Nil

2. Details of Contracts or arrangements or transaction at Arm's length basis :

SI. No.	Particulars	Details		
a)	Names(s) of the related party	Indev Gauging Systems, Inc. USA	Indev Gauging Systems Limited, Germany	
b)	Nature of Relationship	Wholly owned Subsidiary	One common director	
c)	Nature of contracts / arrangements / transaction	Direct sales of equipment	Direct sales of equipment	
d)	Duration of the contracts / arrangements / transaction	Individual transaction based	Individual transaction based	
e)	Salient terms of the contracts or arrangements or transaction	Sales of Finished Goods	Sales of Finished Goods	
f)	Justification for entering into such contracts or arrangements or transactions	Independent transactions, at arm's length basis	Independent transactions, at arm's length basis	
g)	Date of approval by the Board	N. A.	N.A.	
h)	Amount incurred during the year (₹ in lakhs)	123.21	25.14	

For & on behalf of the Board

Place : Sonipat Date : 31st July, 2015

ANNEXURE G TO DIRECTORS' REPORT (MANAGEMENT DISCUSSION & ANALYSIS REPORT)

MANAGEMENT DISCUSSION & ANALYSIS REPORT

(PURSUANT TO CLAUSE - 49 OF THE LISTING AGREEMENT WITH STOCK EXCHANGES)

DISCLAIMER/CAUTIONARY STATEMENT

Statements in this Report, which describe the company's plans, projections, estimates, expectations or predictions are "forward looking Statements" in the hope that ideal conditions will exist. These are based on certain assumptions and expectations of future events which may or may not be realized. Actual results could differ materially from those expressed/implied and the Company cannot guarantee that these will be realized. Important factor that could make a difference to the company's operations include raw material availability and prices, cyclical demand and pricing in the company's principal markets, change in the Government regulations, tax regime, economic developments within India and the countries in which the company conducts business and other incidental factors.

PRODUCT INTRODUCTION

Jasch Industries Ltd manufactures PU/PVC Coated Fabrics (also known as Synthetic Leather or Artificial Leather) and Allied Products & Nucleonic & X-Ray Source based Thickness Gauging Systems in Electronic Gauge Division. The major business segment & their product applications are as follows:-

Business Segment 01 - PU/PVC Coated Fabric & Allied product

PU/PVC Coated Fabric (Synthetic Leather) is mostly used in footwear industry as raw material for shoe-upper, lining, insole, chappal, sandal straps, in garments as lining material and in automobiles as seat covers. It is also used in furniture upholstery material, ladies and gents purses, bags, luggage and in the manufacture of sports goods & accessories.

Business Segment 02 - Electronic Gauges

Electronic Gauges are used for online measurement of thickness, grammage, moisture & ash contents in paper making industry, on line measurement of thickness & coating weight in plastics, steel, sheet rolling, galvanizing, aluminum foil & non ferrous metal rolling industry.

			(₹	in Lakhs)
Business Distribution	2014-15		2013-14	
	Value	%	Value	%
- PU/PC Coated Fabrics	8392.97	79.44	7152.72	73.32
- Electronic Gauges	2172.83	20.56	2603.27	26.68
Total	10565.80	100.00	9755.99	100.00

INDUSTRY STRUCTURE AND DEVELOPMENT

Synthetic Leather Industry in India is badly fragmented & somewhat concentrated in Northern India & Western India. Most of the units are in small scale and unorganized sector manufacturing cheap quality products for small & unorganized sector. The Industry has not been able to achieve its full potential due to tough competition from imported material from China, Taiwan, Hong Kong & Korea, where there are very large units enjoying benefits of economies of scale.

However, the company has been able to withstand competition from both domestic and abroad, as it is an integrated player with inhouse manufacturing facility for PU Resin, which is the main raw material for PU coated Fabrics. Further, the company is continuously upgrading its technology and modernizing plant & machinery to maintain competitive edge in the market and hence despite tough competition in the market, its sales are growing every year. The company is now concentrating on PU Synthetic Leather where competition is somewhat less.

OPPORTUNITIES AND THREATS

Development of new types of high quality PU resins and coated fabrics, particularly breathable ones, presents fresh opportunities, because there is less competition in these fields. Obsolescence of technology of coated fabrics and cheaper imports of coated fabrics poses a threat. In the industrial gauges segment, every upward trend in economy presents opportunities to sell the gauges, these being in the nature of capital goods.

SEGMENT-WISE PERFORMANCE

During the year under Report, the segment-wise performance of the Company had been as follows :

A. COATED FABRICS/PU RESIN

Key performance parameters of Synthetic Leather Segment are as under:-

		(₹ lakhs)
Production lakh meter Segment Revenue Segment Profits/(Loss) before interest & other common unallocable expenditure Segment Assets	2014-15 36.24 8408.43 351.75 5986.40	2013-14 32.84 7170.26 165.68 5353.60

B. ELECTRONIC GAUGES

Electronic Gauging Systems has been developed by in-house research & development. This division's performance has been satisfactory as may be evident from the following results. (Unless stated otherwise, the figures are in ₹ lakhs)

	2014 45	2012 14
	2014-15	2013-14
Production (in Nos.) (Gauges + Parts)	63+532	87+392
Segment Revenue	2207.89	2614.89
Segment Profits before		
interest & other common Un-allocable expenditure	336.13	404.59
Segment Assets	922.92	946.79

The performance of Electronic Gauges Division depends upon investment in users industries and may get adversely affected whenever there is slowdown in domestic and international economies.

OUTLOOK

The Company is continuously upgrading its technology and modernizing plant & machinery to maintain competitive edge in the market. Despite tough competition in the market, its sales are growing every year. For some time now, the Company has been concentrating on PU resin where completion is somewhat less. Taking a cue from the "Make in India" campaign of Government of India, the Company explored the opportunities of developing high quality, breathable and import substitution products. The Company has been successful in developing breathable PU resin using high quality resins. These products, which offer higher margins, have been well accepted by market. The Company is also in the process of modifying its production line, which promises better products and significant energy saving. These measures are expected to give some measurable boost to Company's margins.

RISKS AND CONCERNS

Risk is an integral part of any business and Jasch Industries Ltd is no exception. A brief evaluation of business risk of the Company, as perceived by the Management, is as under:-

1. Business Segment Risk

a. User Industry Concentration

PVC/PU Synthetic Leather is used across a wide spectrum of Industries. However Company's products are mostly used in Footwear Industry. Therefore, the fortunes of the company are invariably inter linked with that of Footwear Industry. Any downward trend in Footwear Industry will have significant impact on the company. With vigorous efforts, the Company has been able to increase usage of its products in other Industries such as Automobile & General purpose Upholstery, Sports Goods and Garment Industries and it is hoped that the increasing trend will continue in future also.

Industrial gauges are classified as capital goods. These are generally bought by paper, plastic, steel and galvanizing industry. Revenues and consequent profits from industrial gauges, depend on growth of these industries. In case of a downward trend in the economy, investment in capital goods is the last priority of an enterprise.

b. Customer & Geographical concentration

Excessive exposure to a few large clients has the potential to adversely affect the sales and profitability in view of failure/shift of clients to other manufacturers. Fortunately, the company's customers and dealers are fairly spread out across the country both in respect of Coated Fabrics & Electronic Gauges and further efforts are underway to enlarge presence in southern market.

c. Technological Obsolescence

Right from the beginning, the company has been engaged in its own Research & Development activity with a view to improve upon/modify the process and product to suit Indian tropical conditions and usage practices. Over the years, the company has been able to develop many new products/applications. The Company had entered into technical collaboration agreement with DUKSUNG COMPANY LTD., Korea in September, 2009 for three years. This collaboration had been quite successful in updating technology and development of new products and saving in cost of inputs.

The Company has developed the technology in-house for the design and manufacture of Nucleonic and X-ray Thickness Gauging System which is being further upgraded continuously. Hence, there is no threat of obsolescence in near future, in this segment.

FINANCIAL RISK

(a) Currency Fluctuation Risk

The currency risk emerges from the potential upward or downward fluctuations in foreign currency. The Company's foreign exchange spending including custom duty by way of import of raw materials and consumables currently constitutes about 50% of landed cost of raw material and consumables. The Thickness Gauging System has large

Jasch Industries Ltd.

export potential, which provides some cushion by way of natural hedge on foreign exchange transactions. The company incurred foreign currency expenditure of ₹ 3400.86 lakhs during the year (including capital goods of ₹ 163.24 lakhs and foreign travel of ₹ 22.20 lakh, exhibition expenses of ₹ 1.28 lakhs and sales commission of ₹ 16.15 lakhs) against exports in foreign currency were of ₹ 824.14 lakhs, which provides some hedge against adverse fluctuation in foreign currency for the. The company's foreign currency transactions are on current account basis and there are no deferred liabilities in terms of foreign exchange except amount due in respect of raw material imported on deferred payment basis after 31st March, 2015 and to be paid later.

(b) Interest and Leverage Risk

Increase in bank interest rate impacts the profitability of the Company because this increase cannot always be passed on to customer. The management tries to contain interest cost by efficient management of inventory and working capital resources.

INTERNAL CONTROL SYSTEMS AND THEIR ADEQUACY Internal Control Systems

In order to safeguard the assets and their usage, maintenance of proper accounting record and provision of reliable for taking business decisions, the management has put in place various internal control systems. Broadly, these systems are entity level controls, financial controls and operational controls. The internal controls provided by these systems are authority and organization matrix, standard operating procedures, risk management practices, compliance framework within the organization, ethics and fraud risk management, management information system, self-assessment of control point, business continuity and disaster recovery planning, budgeting system, etc.

Adequacy and Key elements of the Internal Control Systems

The Audit Committee of the Company, all of whose Members are Independent Directors, have reviewed the aforesaid internal control systems and found the same to be adequate and commensurate with the nature, size, complexity and the business processes followed by the Company.

The company has appointed an Independent Auditor to ensure compliance and effectiveness of the Internal Control Systems prevalent in the Company. The Audit Committee reviews the Internal Audit Reports. Additionally the Audit Committee approves all the audit plans and reports for significant issues raised by the Internal and External Auditors. Regular reports on the business development, future plans and projections are given to the Board of Directors. Internal Audit Reports are regularly circulated for the perusal of the senior management for appropriate action as required. Normal foreseeable risks of the Company's assets are adequately covered by comprehensive insurance and are supplemented by periodic risk assessments, inspections and safety audits conducted by the Company.

Discussion on Financial and Operational Performance:

The Highlights of Financial Operational Performance are given below:

(₹ in lakhs)

S.No.	Particulars	2014-2015	2013-2014
1	Sales / income from operations (Net)	9465.67	8772.27
2	Other Income	50.52	29.16
3	Sub-Total	9516.19	8801.43
4	Total Expenditure (before interest)	8828.31	8231.15
5	Profit Before Interest, Tax and Exceptional Items	687.88	570.28
6	Operating Margin %	07.27 %	06.50 %
7	Profit After Tax	309.09	191.02
8	Return on Average Capital Employed % (Before Interest and Tax)	18.19 %	16.24 %
9	No. of Months Receivables (Receivables / Sales x 12)	02.66	02.30
10	Current Ratio (Current Assets / Current Liabilities)	01.34	01.25
11	Borrowings : Equity Ratio (TL / Equity)	14.44	06.93

MATERIAL DEVELOPMENTS IN HUMAN RESOURCES/INDUSTRIAL RELATIONS FRONT & NUMBER OF PEOPLE EMPLOYED

The Company treats its human resources as one of its most important assets. The Company continuously invests in attraction, retention and development of talent on an ongoing basis. The welfare activities of the Company specifically dedicated to its employees, include free emergency medical care, subsidized group health insurance and subsidized canteen facilities. To enrich the skills of employees, the Company conducts focused training programs. The Company did not have any labor problem during 2014-2015. Relations with worker and staff were cordial. During the year, the Company provided direct employment to 149 persons.

Place : Sonipat Date : 31st July,2015 For & on behalf of the Board

ANNEXURE H TO DIRECTORS' REPORT (CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION, FOREIGN EXCHANGE EARNING AND OUTGO)

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

A) Conservation of Energy :

Ι	The steps taken or impact on conservation of energy	Periodic preventive maintenance of machinery is done, to ensure that energy loss is minimized due to friction. Periodic energy consumption audit is also carried out and corrective action taken such a replacement of higher HP Motors by lower HP Motors, without affecting operational efficiency. The Company has installed capacitors to improve power factor resulting in lower power cost/ consumption. The Company has switched over from furnace oil/ LDO to Petro-Coke and firewood to reduce cost of fuel. For lighting maximum use of CFL is made. The Company has taken an independent Electricity feeder from Haryana Electricity Board and Power purchased at substantially lower rate from Electricity exchange is wheeled through separate feeder line resulting in saving of diesel in DG Sets. Wind operated fans have been installed in ceiling of factory building for proper ventilation, which do not consume energy.
Π	 a) The steps taken by the company for utilizing alternate sources of energy b) The capital investment on energy conservation equipments; 	Company has entered into a contract with Sanchay New Age Developers Pvt. Ltd, authorised channel partner of Tata Power Solar for 100 KWP PV Solar on Grid System for captive use under renewal energy project as per policy of Government of India. This will be operational by the end of Financial year 2015-2016. This project will cost approximately ₹ 92 Lakhs under the contract an option is available to the Company either to incur this cost or purchase power from the said channel partner for a period of twenty five years at a previously agreed price.
B)	Technology Absorption :	·
I	The efforts made towards technology absorption	The Company has entered into a technical collaboration agreement with Duksung Company Ltd, South Korea for developing advance technology for the manufacture of Premium quality PU Coated Fabrics in September, 2009 valid for a period of three years. The Company has fully absorbed and adopted the technology and successfully marketed premium quality PU Coated Fabrics to repute shoe manufacturers such as Reebok, Nike, Bata, Etc.
Π	The benefits derived like product improvement, cost reduction, product development or import substitution	The use of technology has contributed to substantial savings in foreign exchange for the country, as many products developed by the company were imported earlier. The Company has developed many new verities of PU Synthetic Leather for use in premium quality sports shoes being manufactured by many multinational companies in India.
II	 In case of imported technology (imported during the last three years reckoned from the beginning of the financial year) a) The details of technology imported b) The year of Import c) Whether the technology been fully absorbed d) If not fully absorbed, areas where absorption has not taken place, and the reasons thereof 	Not applicable since five years period is over.
IV	The expenditure incurred on Research and Development	The major achievement by the Company due to their continuous Research and Development activities is indigenization of tools, improvements in the manufacturing process and operation procedures and development of new products. The cost of Research and Development is included in respective heads of accounts and not kept separately.

C) Foreign Exchange Outgo and Earnings :

The Foreign Exchange outgo and foreign exchange earned by the Company during the year are given in Note No 27 C & D of the Notes to the Standalone Financial Statements.

For & on behalf of the Board

J. K. GARG Chairman

Place : Sonipat Date : 31st July, 2015

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AUDITORS' CERTIFICATE ON CORPORATE GOVERNANCE

The Members of Jasch Industries Limited

We have examined the compliance of conditions of Corporate Governance by Jasch Industries Limited, for the year ended on 31st March, 2015, as stipulated in Clause 49 of Listing Agreements of the said company with stock exchanges in India.

The compliance of conditions of Corporate Governance is the responsibility of the management. Our examination has been limited to a review of the procedures and implementation thereof, adopted by the Company for ensuring the compliance of the conditions of Corporate Governance as stipulated in the clause. It is neither an audit nor an expression of opinion on the financial statements of the Company.

In our opinion and to the best of our information and according to the explanations given to us, and based on the representations made by the Directors and the Management, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in Clause 49 of the above mentioned Listing Agreements.

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

For Arora & Choudhary Associates Chartered Accountants (FRN 003870N)

CA. Vijay K. Choudhary Partner Membership No. : 81843

New Delhi, May 29, 2015

CEO AND CFO CERTIFICATION

We, Jai Kishan Garg, CMD and M. Paliwal CFO responsible for the finance function certify that :

- a) We have reviewed the financial statement and cash flow statement for the year ended 31st March, 2015 and to the best of our Knowledge and belief :
 - i) These Statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading.
 - ii) These Statements together present a true and fair view of the company's affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- b) To the best of our knowledge and belief, no transactions entered into by the Company during the year ended 31st March, 2015 are fraudulent, illegal or violate the Company's code of conduct.
- c) We accept responsibility for establishing and maintaining internal controls for financial reporting and we have evaluated the effectiveness of internal control systems of the company pertaining to financial reporting. Deficiencies in the design or operation of such internal controls, if any, of which we are aware, have been disclosed to the auditors and the Audit Committee and steps have been taken to rectify these deficiencies.
- d) i) There has not been any significant change in internal control over financial reporting during the year under reference.
 - ii) There has not been any significant change in accounting policies during the year requiring disclosure in the notes to the financial statements.
 - iii) We are not aware of any instance during the year of significant fraud with involvement therein of the management or any employee having a significant role in the Company's internal control system over financial reporting.

Jai Kishan Garg Chairman & Managing Director M. Paliwal Chief Financial Officer

Sonipat, May 29, 2015

INDEPENDENT AUDITORS' REPORT

To the Members of Jasch Industries Limited

Report on the Financial Statements

We have audited the accompanying Standalone Financial Statements of Jasch Industries Limited ('the Company'), which comprise the Balance Sheet as at 31 March 2015, the Statement of Profit and Loss and the Cash Flow Statement for the year then ended, and a summary of significant accounting policies and other explanatory information.

Management's Responsibility for the Financial Statements

The Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Companies Act, 2013 ("the Act ") with respect to preparation of these Standalone Financial Statements that give a true and fair view of the financial position, financial performance and cash flows of the Company in accordance with the Accounting Principles generally accepted in India, including the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014. This responsibility also includes the 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 designing, implement and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

Auditors' Responsibility

Our responsibility is to express an opinion on these 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 in accordance with the Standards on Auditing specified under section 143(10) of the Act. Those Standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

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

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

Opinion

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid Standalone Financial Statements give the information required by the 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 the Balance Sheet, of the state of affairs of the Company as at 31st March 2015;
- (ii) In the case of the Statement of Profit and Loss, 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.

Report on other Legal and Regulatory Requirements

- 1. As required by the Companies (Auditor's Report) Order, 2015 issued by the Central Government of India in terms of sub-section (11) of section 143 of the Act (hereinafter referred to "the Order"), and on the basis of such checks of the books and records of the Company as we considered appropriate and according to the information and explanations given to us, we give in the Annexure 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 purpose of our audit.
 - b. In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
 - c. The Balance Sheet, Statement of Profit and Loss and the Cash Flow Statement dealt with by this Report are in agreement with the books of account.
 - d. In our opinion, the aforesaid Standalone Financial Statements comply with the Accounting Standards specified under section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules 2014.
 - e. On the basis of written representations received from the Directors as on 31st March 2015 and taken on record by the Board of Directors, none of the directors is disqualified as on 31st March 2015, from being appointed as a director in terms of section 164 (2) of the Act.

- f. With respect to the other matters to be included in the Auditors' Report in accordance with Rule 11 of the Companies (Audit and Auditors), 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) In our opinion and as per the information and explanations provides to us, the Company has not entered into any long term contracts including derivative contracts, requiring provision under applicable laws or accounting standards, for material foreseeable losses, and
 - iii) There has been no due amount, required to be transferred, to the Investor Education and Protection Fund by the Company.

For Arora & Choudhary Associates Chartered Accountants (FRN 003870N)

CA. Vijay K. Choudhary Partner Membership No. : 81843

New Delhi, May 29, 2015

ANNEXURE TO THE INDEPENDENT AUDITORS' REPORT

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

- 1.1 The Company is maintaining proper records showing full particulars including quantitative details and situation of fixed assets.
- 1.2 All the fixed assets have been physically verified by the management at reasonable intervals and no material discrepancies were noticed on such physical verification.
- 2.1 The inventories have been physically verified at reasonable intervals by the management.
- 2.2 In our opinion and according to the information and explanations given to us, the procedures of physical verification of inventories followed by the management are reasonable and adequate in relation to the size of the Company and the nature of its business.
- 2.3 In our opinion and according to the information and explanations given to us, the Company is maintaining proper records of its inventories and no material discrepancies were noticed on such physical verification.
- 3 As informed to us, the Company has not granted any loans, secured or unsecured, to companies, firms or other parties mentioned in the register maintained under Section 189 of the Companies Act. Accordingly, the sub-clauses (a) and (b) of this para are not applicable to the company.
- 4. In our opinion and according to the information and explanations given to us, there is an adequate internal control system commensurate with the size of the Company and the nature of its business for the purchase of inventory, fixed assets and for the sale of goods and services. During the course of our audit, we have not observed any continuing failure to correct major weakness in internal control system.
- 5. According to the information and explanations given to us, the Company has not accepted any deposits within the meaning of section 73 to 76 or any other relevant provisions of the Companies Act and Rules framed thereunder.
- 6. We have broadly reviewed the cost records maintained by the Company pursuant to the Companies (Cost Records and Audit) Rules, 2014, as amended and prescribed by the Central Government under sub-section (1) of Section 148 of the Companies Act, 2013, and are of the opinion that, prima facie, the prescribed cost records have been made and maintained. We have, however, not made a detailed examination of the cost records with a view to determine whether they are accurate or complete.
- 7.1 The Company is generally regular in depositing undisputed statutory dues including Provident Fund, Employees State Insurance, Income Tax, Central Sales Tax, Wealth Tax, Service Tax, Duty of Customs, Duty of Excise, State Value Added Tax, Cess and any other statutory dues with the appropriate authorities and we have been informed that there are no arrears of outstanding statutory dues as at the last day of the financial year under audit for a period of more than six months from the date they became payable.
- 7.2 According to the information and explanations given to us, no undisputed amount is payable in respect of Income Tax or Sales Tax or Wealth Tax or Service Tax or Duty of Customs or Duty of Excise or Value Added Tax or Cess as at March 31, 2015 except those whose due date has not yet come.
- 7.3 In our opinion and according to information and explanations given to us, no amounts is required to be transferred to Investor Education Protection Fund in accordance with relevant provisions of the Companies Act, 1956 (1 of 1956) and Rules made thereunder.
- 8. The Company does not have accumulated losses at the end of the financial year under audit. The Company has not incurred cash losses during the financial year covered by the audit and in the immediately preceding financial year.
- 9. According to the information and explanations given to us, the Company has not defaulted in repayment of dues to a financial institution or bank.
- 10. According to the information and explanations give to us the Company has given guarantee for loan taken by other from bank. We are of the opinion that the terms and conditions thereof are not prima facie prejudicial to the interest of the Company.
- 11. The Company has raised new term loans during the year. The term loans outstanding at the beginning of the year and those raised during the year have been applied for the purpose for which they were raised.
- 12. In our opinion and according to the information and explanations given to us, no material fraud on or by the company has been noticed or reported during the year of our audit.

For Arora & Choudhary Associates Chartered Accountants (FRN 003870N)

CA. Vijay K. Choudhary Partner Membership No. : 81843

New Delhi, May 29, 2015

	BALANCE S	HEET AS AT 31 st M	ARCH, 2015		(Amount in
	Note	As At		As A	-
		31 st March,	2015	31 st March	, 2014
UITY AND LIABILITIES					
Shareholders' Funds					
Share Capital	2	11,33,00,000		11,33,00,000	
Reserves and Surplus	3	19,93,99,439		16,84,90,622	
			31,26,99,439		28,17,90,622
Share Application Money Pending Allo	tment		-		-
Non-Current Liabilities					
Long Term Borrowings	4	5,83,56,875		4,31,01,647	
Deferred Tax Liability (Net)	5	3,00,66,688		3,03,33,097	
			8,84,23,563		7,34,34,744
Current Liabilities					
Short Term Borrowings	6	8,79,30,711		8,63,48,740	
Trade Payables	7	12,57,43,535		10,10,75,678	
Other Current Liabilities	8	6,57,79,146		7,79,03,802	
Short Term Provisions	9	1,03,56,047		94,91,337	
			28,98,09,439	_	27,48,19,557
TOTAL		_	69,09,32,441	=	63,00,44,923
SETS					
Non-Current Assets					
Fixed Assets	10				
Tangible Assets		23,23,85,950		22,84,99,515	
Capital Work-in-Progress		1,51,90,299		25,60,195	
			24,75,76,249		23,10,59,710
Non-Current Investments	11	5,21,80,318		5,21,80,318	
Long Term Loans And Advances	12	34,85,410		26,89,208	
5			5,56,65,728		5,48,69,526
Current Assets			0,00,00,720		5,10,05,520
Current Investments	13	27,27,599		21,09,063	
Inventories	14	12,23,52,080		13,14,51,104	
Trade Receivables	15	23,41,19,681		18,69,50,182	
Cash and Bank Balances	16	1,52,42,462		1,27,37,697	
Short Term Loans and Advances	17	83,52,077		59,71,077	
Other Current Assets	18	48,96,565		48,96,565	
			38,76,90,465		34,41,15,687
TOTAL			69,09,32,441		63,00,44,923

JASCH INDUSTRIES LIMITED Registered Office : 43/5, Bahalgarh Road, P. O. Bahalgarh-131 021, Distt. Sonipat (Haryana)

Significant Accounting Policies & Practices (See accompanying notes 1 to 27 forming integral part of the financial statements)

In terms of our report attached	For and on behalf of the Board		
For Arora & Choudhary Associates Chartered Accountants (FRN 003870N)	J. K. Garg	-	Chairman & Managing Director
	Ramnik Garg	-	Whole Time Director
CA. Vijay K. Choudhary Partner	S. K. Verma	-	Vice President & Company Secretary
Membership No. : 81843	M. Paliwal	-	Chief Financial Officer
New Delhi, May 29, 2015			

STATEMENT O	OF PROFIT AND LOS	FOR THE YEAR ENDED 31 ST MARCH, 2015 (Amount in ₹)			
INCOME	Note	2014-2015	2013-2014		
Revenue from Operations	19	94,65,66,223	87,72,26,801		
Other Income	20	50,52,359	29,16,354		
Total Revenue		95,16,18,582	88,01,43,155		
EXPENDITURE :					
Cost of Materials Consumed	21	65,61,82,589	60,98,50,152		
Change in Inventories of Finished Goods & Stock-in-Process	22	90,21,422	1,29,97,844		
Employee Benefits Expense	23	5,86,30,028	4,16,80,685		
Finance Costs	24	2,16,37,924	2,41,53,506		
Depreciation and Amortization Expense	10	2,46,38,017	2,67,76,461		
Other Expenses	25	13,43,58,405	13,18,10,118		
Total Expenses		90,44,68,385	84,72,68,766		
Profit Before Tax		4,71,50,197	3,28,74,389		
Tax Expenses Income Tax		1,64,16,250	1,43,16,500		
Wealth Tax		56,803	—		
Deferred Tax (+)		2,66,409	8,22,459		
Income Tax in respect of earlier year		34,736	2,78,732		
Profit for the Year		3,09,08,817	1,91,01,615		
Earning per equit share	26				
Basic and Diluted	20	2.73	1.69		

JASCH INDUSTRIES LIMITED Registered Office : 43/5, Bahalgarh Road, P. O. Bahalgarh-131 021, Distt. Sonipat (Haryana)

Significant Accounting Policies & Practices (See accompanying notes 1 to 27 forming integral part of the financial statements)

In terms of our report attached	For and on behalf of the Board		
For Arora & Choudhary Associates Chartered Accountants (FRN 003870N)	J. K. Garg	-	Chairman & Managing Director
CA. Vijay K. Choudhary Partner Membership No. : 81843	Ramnik Garg S. K. Verma M. Paliwal	- -	Whole Time Director Vice President & Company Secretary Chief Financial Officer

New Delhi, May 29, 2015

 JASCH INDUSTRIES LIMITED

 Registered Office : 43/5, Bahalgarh Road, P. O. Bahalgarh-131 021, Distt. Sonipat (Haryana)

 CASH FLOW STATEMENT FOR THE YEAR 2014-2015

		YEAR 2014-2015		(Amount in	
		2014-2015		2013-2014	
CASH FLOW FROM OPERATING ACTIVITIES :					
Net Profit before tax as per Statement					
of Profit Loss Account		4,71,50,197		3,28,74,388	
Adjusted For : Add / (Deduct) :		.,,,		-,,- ,	
-Net Prior Year Adjustment	(34,736)		(2,78,732)		
-Loss on Sale / Discard of Assets / Vehicle	4,48,663		4,31,567		
-Depreciation and Amortization Expense	2,46,38,017		3,11,98,326		
-Effect of Exchange Rate Change	(6,45,651)		(11,62,124)		
-Interest Income	(9,00,399)		(14,14,754)		
-TUF/DD/Forefieted	(35,06,309)		(3,39,476)		
-Finance Costs	2,16,37,924		2,41,53,506		
-Debtors Written Off	19,49,317		0		
		4,35,86,826		5,25,88,313	
Oneventing Drefit hofers Working Capital Changes					
Operating Profit before Working Capital Changes Adjusted For : Add / (Deduct) :		9,07,37,023		8,54,62,701	
-Trade and Other Receivables	(5,22,96,018)		2,33,14,458		
-Inventories	90,99,024		1,67,79,699		
-Trade and Other Payables	20,07,364		(2,70,29,023)		
	20,07,304	-	(2,70,29,023)		
		(4,11,89,630)		1,30,65,134	
Cash Generated from Operations		4,95,47,393		9,85,27,83	
Taxes Paid		(1,64,73,053)		(1,43,16,50	
Interest Received		9,00,399		14,14,754	
Interest (TUF)		35,06,309		3,39,470	
Exchange Rate Effect		6,45,651		11,62,124	
Net Cash from Operating Activities		3,81,26,699	_	8,71,27,689	
CASH FLOW FROM INVESTING ACTIVITIES :					
-Purchase of Fixed Assets		(4,26,67,719)		(2,30,54,33)	
-Sale of Fixed Assets & TUF		10,65,000		8,85,00	
-Purchase of Investments		(6,18,536)		(6,29,26	
-Sale of Investments		0			
Net Cash (used in) Investing Activities		(4,22,21,255)	_	(2,27,98,60	
CASH FLOW FROM FINANCING ACTIVITIES :					
-Proceeds from Issue of Share Capital		0		(
-Proceeds form Long Term Borrowings		4,34,68,253		2,12,00,00	
-Repayment of Long Term Borrowings		(1,68,12,979)		(4,25,04,64	
-Short Term Borrowings		15,81,971		(2,18,03,14	
-Dividend Paid (including dividend					
distribution tax)		0		(
-Interest Paid		(2,16,37,924)		(2,41,53,500	
Net Cash (used in) / from Financing Activities		65,99,321	_	(6,72,61,28	
Net Increase in Cash and Cash Equivalents		25,04,765		(29,32,204	
Opening Balance of Cash and Cash Equivalents		1,27,37,697		1,56,69,901	
Closing Balance of Cash and Cash Equivalents		1,52,42,462		1,27,37,697	

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Significant Accounting Policies & Practices (See accompanying notes 1 to 27 forming integral part of the financial statements)

In terms of our report attached For Arora & Choudhary Associates Chartered Accountants (FRN 003870N)	For and on behalf of the Board			
CA. Vijay K. Choudhary	J. K. Garg	-	Chairman & Managing Director	
Partner Marsharshin Na + 91942	Ramnik Garg	-	Whole Time Director	
Membership No.: 81843	S. K. Verma	-	Vice President & Company Secretary	
New Delhi, May 29, 2015	M. Paliwal	-	Chief Financial Officer	

Note to Financial Statements for the year ended 31st March, 2015

1. STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES AND PRACTICES :

A. Basis of Preparation of Financial Statements :

These financial statements have been prepared to comply with General Accepted Accounting Principles in India (Indian GAAP), including the Accounting Standards notified under the relevant provisions of the Companies Act, 2013. These financial statements are prepared on accrual basis under the historical cost convention. These financial statements are presented in Indian rupees rounded off to the nearest rupee.

All the assets and liabilities have been classified as current or non current as per the Companies normal operating cycle and other criteria set out in Schedule III to the Companies Act, 2013. Based on the nature of the products and the time between the acquisition of assets for processing and their realization in cash and cash equivalent, the Company has ascertained its operating cycle to be twelve months for the purpose of current / non current classification of assets and liabilities.

B. Use of Estimates :

The preparation of financial statements in conformity with Indian GAAP requires judgments, estimate and assumptions to be made that affect the reported amount of assets and liabilities, disclosure of contingent liabilities on the date of the financial statements and reported amount of revenues and expenses during the reporting period. Difference between the actual results and estimates are recognized in the period in which the results are known / materialized.

C. Recognition of Revenue / Income and Expenditure :

- a) Revenues / Incomes and Cost / Expenditures are accounted for on accrual basis, as they are earned or incurred.
- b) Turnover comprises of sale of goods and services. Sales are recorded when supply of goods takes place in accordance with the terms of sales. Turnover includes Excise Duties, VAT and Service Tax.
- c) Revenue subsidies like interest subsidy (TUF) is reflected in "other incomes" when actually received.

D. Fixed Assets and Depreciation :

Tangible Assets

Tangible Assets are stated at cost net of recoverable taxes, trade discounts and rebates and include amounts added on revaluation where applicable, less accumulated depreciation (other than 'Free Hold Land', where no depreciation is charged) and impairment loss, if any. The cost of tangible assets comprises its purchase price, borrowing cost and any cost directly attributable to bring the asset to its working condition for its intended use, net of charges on foreign exchange contracts and adjustments arising from exchange rate variations attributable to the assets if applicable.

Subsequent expenditures related to an item of tangible asset are added to its book value only if they increase the future benefits from the existing assets beyond its previously assessed standard of performance.

Projects under which assets are not ready for their intended use are shown as Capital Work-in-Progress.

Intangible Assets

Intangible Assets are stated at cost of acquisition net of recoverable taxes less accumulated amortization / depletion and impairment loss, if any. The cost comprises purchase price, borrowing cost, and any cost directly attributable to bring the assets to its working condition for the intended use and net of charges on foreign exchange contracts and adjustments arising from exchange rate variations attributable to the intangible assets if applicable

Depreciation

Depreciation is systematically allocated over the useful life of an asset as specified in part C of schedule II of Companies Act, 2013.

E. Impairment of Assets :

An Asset is treated as impaired when the carrying cost of asset exceeds its recoverable value. An impairment loss is charged to the Statement of Profit and Loss in the year in which an asset is identified as impaired. The impairment loss recognized in prior accounting period is reversed if there has been a change in the estimate of recoverable amount.

F. Deferred Revenue Expenditure :

Some revenue expenses, the benefit from which is to accrue over on enduring length of time, are treated as Deferred Revenue Expenditure and appropriate portion thereof is charged to Statement of Profit & Loss.

G. Borrowing Costs:

Interest (up to the date of its first use) and other borrowing costs on specific borrowings relatable to qualifying assets are capitalized. Other interest and borrowing costs are charged to revenue.

H. Foreign Currency Transactions :

- a) Transactions denominated in Foreign Currencies are recorded at the exchange rate prevailing on the date of the transaction.
- b) Monetary items denominated in foreign currencies at the year end are stated at year end rates. In case of items which are covered by forward exchange contracts, the difference between the year end rate and rate on the date of contract is recognized as exchane difference and premium paid on forward contracts is recognized over the life of contract.
- c) Any income or expense on account of exchange difference either on settlement or on translation is recognized in Statement of Profit and Loss, except in case of the long term liabilities, where they relate to acquisition of fixed assets, in which case they are adjusted to the carrying cost of such assets.

I. Liabilities For Customs Duty / Excise Duty / Service Tax :

Liabilities for Customs Duty on the Goods lying at Port are accounted for at the time of clearance of goods. This is no effect on net profits. Excise Duty / Service Tax is accounted on the basis of both payment made in respect of goods cleared / services provided and provisions made for goods laying in bounded warehouse.

Note to Financial Statements for the year ended 31st March, 2015

J. Expenditure During Construction Period :

In case of new projects and substantial expansion of existing facilities, expenditure capitalized includes interest and financing cost on specific loan prior to commencement of commercial production.

K. Investments:

Trade investments (Long Term / Short Term) are carried as per AS-13 issued by the ICAI.

L. Inventory Valuation.

- a) Valuation of Inventories of raw-materials, packing-materials, consumables and Stores is at cost excluding Tax, Duty, Cess actually paid and including incidental expense incurred in bringing the inventories to their present location and condition and is arrived at on FIFO Basis except in case of Release Paper, the cost of which is reduced by 75% directly from the cost price as and when new reel of Release Paper is issued to production.
- b) Valuation of Semi-finished goods / Work-in-process is at material cost including cost of conversion wherever applicable.
- c) Valuation of Finished Goods includes cost of conversion and other costs incurred in bringing the inventories to their present location and condition or Market Value / Net realizable value, whichever is lower. Finished goods also include excise duty liability in accordance with revised Accounting Standard AS-2.

M. Research And Development Expenditure :

Research expenditure wherever applicable, is charged to Statement of Profit and Loss and Capital Expenditure in relation thereto is added to the cost of Fixed Assets in the year in which it is incurred.

N. Retirement Benefits :

- a) Contribution to Provident Fund is made in accordance with the provisions of the Employees Provident Fund and Miscellaneous Provisions Act, 1952 and is recognized as an expense and debited to Statement of Profit and Loss on accrual basis.
- b) Bonus and leave encashment payments are accounted for on accrual basis and charged to Statement of Profit and Loss.
- c) Retirement Gratuity Liability is assessed every year as at 31st March, as per actuarial valuation made by LIC of India and premium calculated on the same is paid to LIC of India.

O. Preliminary & Share Issue Expenses :

Preliminary and Share-issued expenses are amortized over a period of 5 years in accordance with the provision of Income Tax Act, 1961.

P. Provision For Current And Deferred Tax :

Provision for current tax is made after using the current applicable tax rates and by taking into consideration benefits admissible under the provisions of the Income Tax Act, 1961. Deferred tax resulting from "timing difference" between taxable and accounting income is accounted for using the tax rates and laws that are enacted or substantively enacted as on the Balance Sheet date. Deferred tax asset is recognized and carried forward only to the extent that there is a virtual certainty that the asset will be realized in future.

Q. Provisions, Contingent Liabilities And Contingent Assets :

Provisions involving substantial degree of estimation in measurement are recognized when there is a present obligation as a result of past events and it is probable that there will be an outflow of resources. Contingent Liabilities are not recognized but are disclosed in the notes. Contingent Assets are neither recognized nor disclosed in the financial statements.

	NOTES TO FINANCIAL STATEMEN	ITS FOR THE YEAR ENDED 31 ST MAI	RCH, 2015
The	previous years figures have been regrouped/reclassified, wherever ne	entation. (Amount in ₹)	
		As At 31 st March, 2015	As At 31 st March, 2014
2	SHARE CAPITAL Authorised Share Capital : 1,40,00,000 Equity Shares of ₹ 10 each	<u> </u>	<u> 14,00,00,000 </u>
	Issued, Subscribed and Paid up : 1,13,30,000 Equity Shares of ₹10 each fully paid up	11,33,00,000	11,33,00,000
	TOTAL	11,33,00,000	11,33,00,000

2.1 There has been no movement in the shares outstanding from the prior year to the current year.

2.2 Terms / rights attached to Equity Shares :

Company has only one class of equity shares having a par value of \gtrless 10/-. Each holder of equity shares is entitled to one vote per share. 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 preferntial amounts. The distribution will be proportion to the number of equity shares held by the shareholders.

2.3 The details of Shareholders holding more than 5% shares :

Name of the Shareholder	No. of Shares	% held	No. of Shares	% held
Mr. Jai Kishan Garg	23,98,491	21.17	23,94,491	21.13
Mr. Manish Garg	8,47,349	7.47	8,46,349	7.47
Mr. Ramnik Garg	8,02,573	7.08	7,93,973	7.01
Ms. Kamlesh Garg	6,05,945	5.35	6,05,945	5.35

2.4 There were no instance of shares issued, on which there were any calls remaining unpaid or instances of any forfeitures during the years ended March 31, 2015 and 2014

3 RESERVES AND SURPLUS

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General Reserve Opening Balance Add : Transferred from Statement of Profit And Loss	30,00,000 - 30,00,000	30,00,000 	30,00,000
Surplus in Statement of Profit and Loss Opening Balance Add : Transfer from Surplus in Statement of Profit and Loss	16,54,90,622 3,09,08,817 19,63,99,439	14,63,89,007 <u>1,91,01,615</u> 16,54,90,622	
Less : Appropriations	 	<u>-</u>	16,54,90,622 16,84,90,622
LONG TERM BORROWINGS	Non Current Current	Non Current	Current
Secured Term Loans From Bank Loans For Vehicles (Banks)	2,50,31,784 1,74,36,000 48,21,304 22,11,842	1,01,00,089 46,36,558	42,00,000 26,92,960
Unsecured Loan From Directors and their relatives	2,98,53,088 1,96,47,842 2,85,03,787 —	<u> </u>	68,92,960
TOTAL	2,85,03,787 — 5,83,56,875 1,96,47,842	2,83,65,000 4,31,01,647	68,92,960

4.1 Term Loans From HDFC Bank Ltd. secured by a first mortgage by deposit of title deeds of the Company's immovable properties both present and future ranking inter se and also personal guarantee of four directors.

4.2 Loans for Vehicles are secured by hypothecation of respective vehicles.

NOTES TO FINANCIAL STATEMEN	ITS FOR THE YEAR ENDED 31 ^{5T} MARCH,	2015
	· · · · · · · · · · · · · · · · · · ·	(Amount in₹)
	As At 31 st March, 2015	As At 31 ^ª March, 2014
5 DEFERRED TAX LIABILITY (Net)		
Deferred Tax Liability	3,03,33,097	3,11,55,556
Deferred Tax Assets	(2,66,409)	(8,22,459)
TOTAL	3,00,66,688	3,03,33,097
6 SHORT TERM BORROWINGS		
Secured		
Working Capital Loan From Bank	8,79,30,711	8,63,48,740
TOTAL	8,79,30,711	8,63,48,740

6.1 Working Capital Loan from HDFC Bank Ltd. is secured by hypothecation of present and future stock of raw materials, stock-in- process, finished goods, consumables, stores and spares, book debts, receivables, claims, materials in transit and personal guarantee of four Directors.

7 TRADE PAYABLES

Trade Payables	12,57,43,535	10,10,75,678
TOTAL	12,57,43,535	10,10,75,678

7.1 Accounts balances of the suppliers, in whose case(s) confirmation / reconciliation is not received are taken as per the balance appearing in the books. Any differences arising on account of such reconciliations, which are not likely to be material, are accounted for as and when these reconciliations are completed.

7.2 The information as required to be disclosed under The Micro, Small and Medium Enterprises Development Act, 2006 ('the Act") has been determined to the extent such parties have been identified by the Company, on the basis of information and records supplied by them. This information has been relied upon by the auditors. Disclosure in respect of interest due on delayed payment has been determined only in respect of payments made after the receipt of information, with regards to filing of memorandum, from the respective suppliers. Disclosure as required under section 22 of the Act, is as under :

Particulars			
Principal amount due an	d remaining un paid		-
Interest due on above a	nd the unpaid interest		-
Interest paid			-
Payment made beyond t	the appointed day during the year		-
Interest due and payable	e for the period of delay		-
Interest accrued and rer	maining unpaid		-
Amount of further intere	est remaining due and payable in		
succeeding years			-
8 OTHER CURRENT LI	ABILITIES		
Current maturities of lo	ong term debt	1,96,47,842	68,92,960
(Refer Note No. 4)			
Unclaimed Dividends		9,04,484	9,05,084
Creditors for Capital Ex	penditure	23,67,962	11,11,809
Advance From Custome	ers	2,30,92,595	2,66,67,028
Sales Tax Payable		16,43,930	21,05,235
TDS Payable		6,51,125	2,22,149
Expenses Payable		82,09,055	39,75,242
Sundry Creditors for Ot	hers	71,49,000	79,99,949
Others		21,13,153	2,80,24,346
TOTAL		6,57,79,146	7,79,03,802
9 SHORT TERM PROVIS Provision for Employee	<mark>SIONS</mark> Benefits :		
Bonus / Gratuity Payabl		20,91,286	22,37,206
Provisions for duties &	taxes:		
Excise Duty		5,35,125	5,91,741
Tax (NET)		76,72,833	66,62,390
Wealth Tax		56,803	—
42 TOTAL		1,03,56,047	94,91,337

(Amount in ₹)

NOTES TO FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2015

9.1 Provision of Excise Duty on finished goods lying in factory premises at March 31, 2015 aggregating to ₹ 18,60,998/- (Previous Year ₹ 14,25,148/-) has been provided at current excise rate and included in valuation of finished goods inventory and same has been charged from Cenvat Credit Receivable Input Account as on 31st March, 2015.

9.2 There are no undisputed liabilities or over dues to Government Department and /or Financial Institution and Banks, other than in the normal course of business.

9.3 Provision for retirement gratuity liability as at 31.03.2015 to all eligible employees, amounting to ₹ 30,78,918/-has been made as per Actuarial Valuation by LIC of India and an amount of ₹ 21,85,695/- has been paid to LIC of India as contribution for current year up to 31.03.2015

10 FIXED ASSETS

Description	Gross Block			Depreciation / Amortisation				Net Block		
	At At	Additions	Deductions/	As At	Up to	For the	Deductions/	Upto	As At	As At
	01.04.2014		Adjustments (+/-)	31.03.2015	31.03.2014	Period	Adjustments (+/-)	31.03.2015	31.03.2015	31.03.2014

TANGIBLE OWN ASSETS :

Free Hold Land	9,92,813	-	-	9,92,813	•		-		9,92,813	9,92,813
General Assets	1,06,39,832	4,50,931	-	1,10,90,763	57,40,412	21,25,545	-	78,65,957	32,24,806	48,99,420
Factory Building	3,40,01,690	-	-	3,40,01,690	1,40,15,124	8,31,204	-	1,48,46,328	1,91,55,362	1,99,86,566
Office Building	26,53,549	-		26,53,549	4,08,689	39,853	-	4,48,542	22,05,007	22,44,860
Corporate Office	65,85,356	-	-	65,85,356	4,29,658	1,02,218	-	5,31,876	60,53,480	61,55,698
Plant & Mach-Printing	-	2,01,70,783	-	2,01,70,783	•	3,53,325	-	3,53,325	1,98,17,458	-
Utility	1,81,97,288	22,20,754		2,04,18,042	62,13,658	12,27,564	-	74,41,222	1,29,76,820	1,19,83,630
Gen Sets	82,01,169	-		82,01,169	33,63,310	7,38,960	-	41,02,270	40,98,899	48,37,859
Boilers	1,65,44,082	3,25,898	-	1,68,69,980	96,42,136	7,32,826	-	1,03,74,962	64,95,018	69,01,946
Vehicles	2,32,00,522	32,01,803	30,65,091	2,33,37,234	60,39,816	30,14,854	15,51,428	75,03,242	1,58,33,992	1,71,60,706
Pu Plant	12,31,41,218	16,75,335	-	12,48,16,553	7,84,40,018	55,41,948	-	8,39,81,966	4,08,34,587	4,47,01,200
Pu Plant Utility	6,68,77,807	28,905	-	6,69,06,712	2,02,68,508	28,25,217	-	2,30,93,725	4,38,12,987	4,66,09,299
Dry Line	10,57,04,837	19,63,706	-	10,76,68,543	5,94,20,886	51,96,997	-	6,46,17,883	4,30,50,660	4,62,83,951
Automation	2,26,13,966	-	-	2,26,13,966	68,72,399	19,07,506	-	87,79,905	1,38,34,061	1,57,41,567
TOTAL	43,93,54,129	3,00,38,115	30,65,091	46,63,27,153	21,08,54,614	2,46,38,017	15,51,428	23,39,41,203	23,23,85,950	22,84,99,515
Capital Work-in-Progress	25,60,195	3,43,18,352	2,16,88,248	1,51,90,299	•	-	-	-	1,51,90,299	25,60,195
TOTAL	44,19,14,324	6,43,56,467	2,47,53,339	48,15,17,452	21,08,54,614	2,46,38,017	15,51,428	23,39,41,203	24,75,76,249	23,10,59,710
PREVIOUS YEAR	42,15,07,028	2,30,54,337	26,47,041	44,19,14,324	18,54,08,627	2,67,76,461	13,30,474	21,08,54,614	23,10,59,710	25,13,16,673

			s At ch, 2015		As At 31 st March, 2014
11	NON-CURRENT INVESTMENTS (Long Term Investments)	No. Shares	Amount	No. Shares	Amount
	Trade Investments In Equity Shares - Unquoted, fully paid up				
	Jasch North America Company USA ISISS Bvba, Germany	Not Specified 5,600	5,17,20,000 3,92,518	Not Specified 5,600	5,17,20,000 3,92,518
	In Equity Shares - Quoted, fully paid up Standard Capital Market Ltd (Market Value As on 31.03.15 is ₹ 80,110/-)	33,900	67,800	33,900	67,800
	TOTAL		5,21,80,318		5,21,80,318
12	LONG TERM LOANS AND ADVANCES (Unsecured and Considered Good)				
	Security Deposit		34,85,410		26,89,208
	(Include Deposit with State Electricity Distribution Company ₹ 30,91,568/-) TOTAL	_	34,85,410	_	26,89,208
13	CURRENT INVESTMENTS Other Investments				
	For Short Term TOTAL	_	27,27,599 27,27,599		21,09,063 21,09,063

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	NOTES TO FINANCIAL ST	ATEMENTS FOR THE YEAR ENDED 31 ⁵⁷ MARCH,	2015
			(Amount in₹)
		As At	As At
		31st March, 2015	31 st March, 2014
14	INVENTORIES		
	Raw Materials	6,27,83,896	5,65,37,266
	Consumables	2,33,02,281	2,92,96,952
	Stock-in-Process	1,88,15,083	2,56,39,893
	Finished Goods	1,42,92,465	1,60,53,227
	Stores & Spares	4,09,110	6,26,100
	Packing Material	6,59,708	4,74,195
	Fuel	6,51,143	5,03,481
	Goods-in-Transit	14,38,394	23,19,990
	TOTAL	12,23,52,080	13,14,51,104
15	TRADE RECEIVABLES		
	(Unsecured and considered good)		
	Over six months	3,23,15,937	3,58,80,342
	Others	20,18,03,744	15,10,69,840
	TOTAL	23,41,19,681	18,69,50,182

15.1 Accounts balances of the customers, in whose case(s) confirmation / reconciliation is not received are taken as per the balance appearing in the books. Any differences arising on account of such reconciliations, which are not likely to be material, are accounted for as and when these reconciliations are completed.

16	CASH AND BANK BALANCES		
	Cash in hand	5,85,306	5,52,565
	Balance with Banks	2,16,635	9,14,113
	Balance In Unpaid Dividend Account	9,04,484	9,05,084
	Fixed Deposits with Bank	1,35,36,038	1,03,65,936
	TOTAL	1,52,42,462	1,27,37,697
17	SHORT TERM LOANS AND ADVANCES (Unsecured and considered good)		
	Advance to Suppliers	11,05,570	14,89,102
	Balance With Revenue Authorities	51,31,378	34,01,628
	Prepaid Expenses	5,28,788	4,83,235
	Miscellaneous Receivables	15,86,341	5,97,112
	TOTAL	83,52,077	59,71,077
18	OTHER CURRENT ASSETS		
	Claim Receivable	48,96,565	48,96,565
	TOTAL	48,96,565	48,96,565

18.1 The Company received an insurance claim of ₹ 86.03 lakh during 2003-2004 in respect of destruction of a part of factory buildings, plant and machinery and inventory in a fire accident on 23rd/24th November, 2001 which had resulted in book loss of ₹135 lakhs. Balance claim of ₹48.97 lakhs has been shown as receivable. A petition in Delhi High Court against Insurance Company for payment of balance amount with interest has been filed and admitted by the Hon'ble Court. There are fair chances at the balance claim of ₹48.97 lakhs will be allowed by the Court in favour of the Company. Final adjustment of Insurance Claim in the accounts will be made after settlement of claim by the Court.

	NOTES TO FINANCIAL ST				(Amount in ₹
			For the Year Ended		For the Year Ended
			2014-2015		2013-2014
9	REVENUE FROM OPERATIONS				
	Sale of Products [Refer Note No. 27E]				
	Synthetic Leather & Allied Products		83,92,96,846		71,52,72,495
	Electronic Gauges		21,48,22,968		25,87,17,174
	Income From Services		24,60,046	_	16,09,791
			1,05,65,79,860		97,55,99,460
	Less: Excise Duty / VAT		11,00,13,637	-	9,83,72,659
	TOTAL		94,65,66,223	=	87,72,26,801
0	OTHER INCOME				
	Interest Income (FDR)		9,00,399		14,14,754
	Subsidy (TUF)				3,39,476
	Duty Drawback		2,85,162		-
	Other Advance Forfeited		32,21,147		-
	Exchange Fluctuation as per AS11		6,45,651	_	11,62,124
	TOTAL		50,52,359	=	29,16,354
1	COST OF MATERIAL CONSUMED				
	[Refer Note No. 27F]				
	Raw Material		62,86,38,237		58,67,82,692
	Consumables (Release Paper)		2,75,44,352	_	2,30,67,460
	TOTAL		65,61,82,589	_	60,98,50,152
-	CHANCES IN INVENTORIES OF FINISHED				
2	CHANGES IN INVENTORIES OF FINISHED				
	GOODS, STOCK-IN-PROCESS				
	Inventories (at Commencement) Stock-in-Process	2 56 20 902		2 01 04 020	
	Finished Goods	2,56,39,893		3,81,94,826	
	Fillisheu Goous	1,60,53,227	4,16,93,120	1,72,22,496	5,54,17,322
	Inventories (at Close)		4,10,95,120		5,54,17,522
	Stock-in-Process	1,88,15,083		2,56,39,893	
	Finished Goods	1,42,92,465		1,60,53,227	
		1,72,92,705	3,31,07,548	1,00,33,227	4,16,93,120
			85,85,572	-	1,37,24,202
	Add/(Less) : Variation in Provision for				
	Excise Duty on Opening and Closing Stock				
	of Finished Goods		4,35,850		(7,26,358
	TOTAL		90,21,422	-	1,29,97,844
				=	1,25,57,011
3	EMPLOYEE BENEFITS EXPENSE				
	Salary, Wages, Gratuity & Bonus		5,52,02,587		2 02 21 220
	Contribution to P. F. & Other Funds		13,05,673		3,93,31,339 9,35,541
	Employee Welfare Expenses		17,59,466		11,88,805
	Directors' Sitting Fee		3,62,302		2,25,000
	TOTAL		5,86,30,028	-	4,16,80,685
			5,00,00,020	=	1,10,00,005
4	FINANCE COST				
	Interest on Cash Credit Facility		1,02,33,329		1,35,52,302
	Interest on Term Loan		46,30,190		36,48,154
	Interest on Vehicle Loan		6,45,036		4,31,232
	Other Interest		26,94,888		4,87,661
	Bank And Other Charges		34,34,480	_	60,34,157
	TOTAL		2,16,37,924	_	2,41,53,506
25	OTHER EXPENSES				
	Manufacturing and Operating Cost				
	Power & Fuel		4,64,16,782		4,38,45,209
	Consumables & Stores		30,74,087		33,64,720
	Packing Material		91,18,464		69,54,278
	Freight Inward		2,31,52,813		1,73,15,529
	Repair & Maintenance (Plant)		63,37,033		56,33,252
	Exchange Difference (profit) / loss		(15,30,926)	_	55,69,765
	TOTAL (A)		8,65,68,253		8,26,82,753

		(Amount in 🖲
	For the Year Ended	For the Year Ended
	2014-2015	2013-2014
(Note 25 Cont)		
Establishment Expenses		
Insurance Expenses	9,44,391	11,02,401
Books, Printing & Stationery	8,02,509	6,47,425
Postage & Telegram	10,79,212	6,39,719
Telephone & Communications	25,95,247	24,00,810
Tour & Travel Inc. Foreign Travel, Conveyance	70,66,641	65,70,913
Hotel, Boarding, Lodging	57,58,954	66,56,530
Vehicle Running & Maintenance	32,13,167	29,25,851
-		
Fee & Subscription	23,31,556	14,81,541
Legal & Professional Charges	9,69,820	48,71,144
Rent, Rates and Taxes	3,57,936	3,43,559
Office Electricity Exp.	1,27,578	1,18,745
Technical Know How Fee		16,58,986
Charity & Donation	6,49,255	7,17,000
Electrical & General Repair & Maintenance	14,12,276	15,70,970
Statutory Auditor		
- For Financial Audit	78,652	56,180
 For Taxation and other Matters 	22,472	22,480
Cost Audit Fee		30,000
Secraterial Audit Fee	33,708	-
Loss on Sale of Vehicle / Machinery (Net)	4,48,663	4,31,567
Miscellaneous	3,84,696	3,41,186
FOTAL (B)	2,82,76,734	3,25,87,007
Selling and Distribution Expenses		
Testing Charges	1,70,828	1,36,345
Discount & Rebates	81,02,697	43,46,646
Selling Expenses	22,26,919	17,20,000
Sales Commission	28,55,305	41,83,406
Bed Debts	19,49,317	41,03,400
		16 62 999
Freight Outward	16,28,007	16,63,888
Advertising & Exhibition	10,92,527	25,46,696
Clearing & Forwarding (Export)	14,87,819	19,43,377
TOTAL (C)	1,95,13,419	1,65,40,358
TOTAL (A+B+C)	<u> </u>	13,18,10,118
EARNINGS PER SHARE (EPS)		
Net Profit after tax as per Statement of		
Profit and Loss attributable to Equity		
Shareholders	3,09,08,817	1,91,01,615
Number of equity charge used as deperminator		
Number of equity shares used as denominator	1 12 20 000	1 12 20 000
for calculating EPS	1,13,30,000	1,13,30,000
Basic and Diluted Earnings per share	2.73	1.69
Face Value per equity share	10.00	10.00

			(Amo	unt ₹ in Lakhs)
		For the Year Ended 2014-2015	Fe	or the Year Ended 2013-2014
	ATION PURSUANT TO PART			
I & II OF THE SCHEDU	JLE III OF THE			
COMPANIES ACT, 201				
(I) Contingent Liabili	ES AND COMMITMENTS (₹ in Lakhs)			
(a) Claim against the co				
liabilities not acknow		0		0
(b) Guarantees	5			
(i) Guarantees to Banks				
Institutions against				
extended to third pa		187.77		180.30
b) In Respect of Oth	olly Owned Subsidiary (\$3Lakhs@62.59) hers	0		180.30
(ii) Advance / Performa		144.05		57.48
	n Bank ₹ 21.80 Lakhs)			
(iii) Outstanding guaran				
Bank in respect of L		710.73		668.92
(Margin Money with (c) Other Money for wh	n Bank ₹ 83.76 Lakhs)			
is contingently liable				
i) Liability in respect				
with bank		0.00		0.00
	t of Sales Tax surety			
for third parties		8.00		8.00
(d) Un-hedged foreign at the year end	currency exposure			
i) Trade receivable	es	257.96		163.66
ii) Trade Payables		372.55		269.52
iii) Trade Advances		44.40		29.06
(II) Commitments				
(a) Estimated amount of	of contracts			
remaining to be exe				
account and not pro		0		0
(b) Other Commitments		0		0
CONSUMPTION OF I			₹ in Labka	0/ -6
INDIGENOUS RAW I	MATERIALS & CONSUMABLES	₹ in Lakhs % of Total Consumption	₹ in Lakhs	% of Total
• · · · · · · · · · · · · · · · · · · ·			2.046.24	Consumption
Imported (Landed cost	at Factory)	3,301.58 49.67 3,346.10 50.33	3,046.21 3,189.53	48.85 51.15
			6,235.74	100.00
Indigenous				100.00
-		6,647.68 100.00		
EXPENDITURE IN FO	REIGN CURRENCY (₹ in Lakhs)			2 752 00
EXPENDITURE IN FO Raw Material & Consun		3,197.99		
EXPENDITURE IN FO Raw Material & Consun Capital Goods		3,197.99 1,63.24		26.11
EXPENDITURE IN FO Raw Material & Consun	nables	3,197.99		2,752.96 26.11 28.73 16.51
EXPENDITURE IN FO Raw Material & Consun Capital Goods Foreign Travels	nables	3,197.99 1,63.24 22.20 0.00 1.28		26.11 28.73 16.51 14.13
EXPENDITURE IN FO Raw Material & Consun Capital Goods Foreign Travels Technical Know How Fe	nables	3,197.99 1,63.24 22.20 0.00 1.28 16.15		26.11 28.73 16.51 14.13 23.59
EXPENDITURE IN FO Raw Material & Consun Capital Goods Foreign Travels Technical Know How Fe Exhibition Expenses	nables	3,197.99 1,63.24 22.20 0.00 1.28		26.11 28.73 16.51 14.13
EXPENDITURE IN FO Raw Material & Consun Capital Goods Foreign Travels Technical Know How Fe Exhibition Expenses Sales Commission	nables	3,197.99 1,63.24 22.20 0.00 1.28 16.15		26.11 28.73 16.51 14.13 23.59
EXPENDITURE IN FO Raw Material & Consun Capital Goods Foreign Travels Technical Know How Fe Exhibition Expenses Sales Commission	nables ee GN CURRENCY (₹ in Lakhs)	3,197.99 1,63.24 22.20 0.00 1.28 16.15		26.11 28.73 16.51 14.13 23.59
EXPENDITURE IN FO Raw Material & Consum Capital Goods Foreign Travels Technical Know How Fe Exhibition Expenses Sales Commission EARNING IN FOREIC FOB Value of Export of 1. Electronic Gauge	nables ee GN CURRENCY (₹ in Lakhs) Goods	3,197.99 1,63.24 22.20 0.00 1.28 16.15 3,400.86		26.11 28.73 16.51 14.13 23.59 2,862.03
EXPENDITURE IN FO Raw Material & Consum Capital Goods Foreign Travels Technical Know How Fe Exhibition Expenses Sales Commission EARNING IN FOREIC FOB Value of Export of 1. Electronic Gauge (Earning in US\$ - 1	nables ee GN CURRENCY (₹ in Lakhs) Goods 12,39,487)	3,197.99 1,63.24 22.20 0.00 1.28 16.15 3,400.86 759.07		26.11 28.73 16.51 14.13 23.59 2,862.03 850.71
EXPENDITURE IN FO Raw Material & Consum Capital Goods Foreign Travels Technical Know How Fe Exhibition Expenses Sales Commission EARNING IN FOREIC FOB Value of Export of 1. Electronic Gauge	nables ee GN CURRENCY (₹ in Lakhs) Goods 12,39,487)	3,197.99 1,63.24 22.20 0.00 1.28 16.15 3,400.86 759.07 58.81		26.11 28.73 16.51 14.13 23.59 2,862.03 850.71 115.00
EXPENDITURE IN FO Raw Material & Consum Capital Goods Foreign Travels Technical Know How Fe Exhibition Expenses Sales Commission EARNING IN FOREIC FOB Value of Export of 1. Electronic Gauge (Earning in US\$ - 1 (Earning in EURO -	nables ee GN CURRENCY (₹ in Lakhs) Goods 12,39,487) 84,379)	3,197.99 1,63.24 22.20 0.00 1.28 16.15 3,400.86 759.07		26.11 28.73 16.51 14.13 23.59 2,862.03 850.71
EXPENDITURE IN FO Raw Material & Consum Capital Goods Foreign Travels Technical Know How Fe Exhibition Expenses Sales Commission EARNING IN FOREIC FOB Value of Export of 1. Electronic Gauge (Earning in US\$ - 1 (Earning in EURO -	nables ee GN CURRENCY (₹ in Lakhs) Goods 12,39,487) 84,379) r & Allied Products	3,197.99 1,63.24 22.20 0.00 1.28 16.15 3,400.86 759.07 58.81 817.88		26.11 28.73 16.51 14.13 23.59 2,862.03 850.71 115.00 965.71
EXPENDITURE IN FO Raw Material & Consum Capital Goods Foreign Travels Technical Know How Fe Exhibition Expenses Sales Commission EARNING IN FOREIC FOB Value of Export of 1. Electronic Gauge (Earning in US\$ - 1 (Earning in EURO -	nables ee GN CURRENCY (₹ in Lakhs) Goods 12,39,487) 84,379) r & Allied Products	3,197.99 1,63.24 22.20 0.00 1.28 16.15 3,400.86 759.07 58.81		26.11 28.73 16.51 14.13 23.59 2,862.03 850.71 115.00

NOTES TO FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2015

F. RAW MATERIAL CONSUMPTION

(Value ₹ in lakhs)

			2014-2015					
Raw Materials	Unit	Opening	Receipt	Closing	Consumed	Value		
		Qty.	Qty.	Qty.	Qty.	₹		
Diop/Dop/Dinp/Kanatol	Kgs.	26012	723730	33936	715806	709.4		
PVC Resin	Kgs.	58667	736700	41305	754062	629.0		
Fabrics	Mtrs.	182906	1894833	252068	1825671	534.9		
Non Woven Lining	Mtrs.	46672	505531	79820	472383	250.0		
Release Paper	Kgs.	59852	40735	53005	47582	179.0		
Other Pigments						391.1		
Non Woven Lining	Mtrs.	84534	1013403	114198	983739	713.6		
Adipic Acid	Kgs.	7175	199750	8875	198050	226.2		
DMF	Kgs.	0	413040	12000	401040	257.3		
MDI	Kgs.	1350	174509	12375	163484	272.7		
Butane Diol	Kgs.	13000	70425	3200	80225	107.5		
Fabric	Mtrs.	36861	576932	84927	528866	353.6		
Pu-Additives	Kgs.	6911	44224	18698	32437	200.9		
MEG	Kgs.	1140	79670	11045	69765	52.1		
MEK	Kgs.	6020	125400	7580	123840	139.4		
PTMEG	Kgs.	7600	27000	800	33800	91.3		
Release Paper	Kgs.	30899	12150	28110	14939	92.6		
Other Pigments						547.4		
X-Ray tubes	Nos.	7	33	1	39	48.2		
Sources	Nos.	18	41	12	47	84.3		
Ionization Chambers	Nos.	17	69	8	78	50.2		
Power Supplies	Nos.	5	190	15	180	20.9		
Computer & Parts						70.3		
Slide & Bearings						28.4		
Iron & Aluminum						215.5		
Electronic & Mechanical Items Etc.						294.6		

6561.83

NOTES TO FINANCIAL STATEMENTS FOR THE YEAR ENDED 31st MARCH, 2015

E Installed Capacity, Production and Turnover (Net of Returned Goods)

									(Val	ue ₹ in Lakhs)
			Opening Balance As	Production fo Ended 31s		Turnover	For The Year	Ended 31st M	arch	Closing Stock As At
S. No.	Class of Goods	Unit	01.04.14	2015	2014	201	5	20:	14	31.03.15
			Qty.	Qty.	Qty.	Qty.	Value	Qty.	Value	Qty.
1	PVC - Coated Fabric	Mtrs	21801.00	1939758.00	1859153.00	1945207.00	2564.57	1860681.50	2509.05	16352.00
2	PVC - C P S	Mtrs	1545.00	253954.00	144510.50	248271.00	596.81	143215.50	343.95	7228.00
3	PU - Coated Fabric	Mtrs	6443.00	530890.00	587498.50	533279.50	1212.50	592851.50	1407.97	4053.50
4	PU - N L F	Mtrs	991.00	5.00	2288.00	996.00	0.56	2648.00	10.12	0.00
5	PU - C P S	Mtrs	9167.50	899144.00	690769.00	900602.00	3465.43	689872.00	2624.23	7709.50
6	PU - Pu Resin	Kgs	0.00	216133.50	82346.00	216133.50	500.83	82346.00	175.77	0.00
7	Cut Pieces	Kgs	3882.00	160265.00	159079.00	162905.00	13.15	159745.00	13.27	1242.00
8	Bardana & Scrap	Kgs	0.00				35.15		28.67	0.00
9	Raw Material sales as such		0.00				3.97		7.15	0.00
10	Electronic Gauge	Nos.	3.00	63.00	87.00	62.00	1719.02	87.00	2253.41	4.00
11	Electronic Gauge Parts	Nos.	0.00	532.00	392.00	532.00	429.21	392.00	333.76	0.00
12	AMC						24.6		16.09	
13	Others	Mtrs	0.00	0.00	11607.50	0.00	0.00	13362.50	32.35	0.00

NOTES TO FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2015

G. Segment Reporting: (Segment Information as required by Accounting Standard (AS-17) on Segment Reporting issued by the Institute of Chartered Accountants of India and as complied on the basis of financial statement). The Company has identified two segments as reportable segments viz. Synthetic Leather Cloth & Allied Products Division and Electronic Gauge Division. The financial information about these business segments is presented in the table below :-

/ Ŧ	Tee	Lakka)
	In	Lakns)

					```		
	Curren	Current Year (2014-2015)			Previous Year (2013-2014)		
	Synthetic Leather Cloth & Allied Products Division	Electronic Gauge Division	Total	Synthetic Leather Cloth & Allied Products Division	Electronic Gauge Division	Total	
REVENUE							
External Sales	8392.97	2172.83	10565.80	7152.72	2603.27	9755.99	
Less : Excise Duty			1100.14			983.72	
Inter-segment Sales							
Other Income	15.46	35.06	<b>50.52</b>	17.54	11.62	29.16	
Total Revenue			<b>9516.18</b>			8801.43	
RESULTS							
Segment Results	351.75	336.13	<b>687.88</b>	165.68	404.59	570.27	
Unallocated Corporate Expenses (Net)							
Operating Profit			<b>687.88</b>			570.27	
Interest Expenses			216.38			241.53	
Income Tax / Wealth Tax – Current			164.73			143.16	
<ul> <li>Deferred &amp; Previous Year Tax(+)</li> </ul>			02.32			05.44	
Profit from Ordinary Activities			309.09			191.02	
Extra Ordinary Loss							
Net Profit			309.09			191.02	
OTHER INFORMATION							
Segment Assets	<b>5986.40</b>	922.92	<b>6909.32</b>	5353.66	946.79	6300.45	
Total Assets			6909.32			6300.45	
Segment Liabilities	6557.08	352.24	6909.32	5888.42	412.03	6300.45	
Total Liabilities			6909.32			6300.45	
Capital Expenditure			394.66			155.28	
Depreciation			246.38			267.76	
Non-cash Expenses other than Depreciation			19.49			44.22	

#### H. RELATED PARTY DISCLOSURES

Nature of relationship	Name of related parties
Wholly owned subsidiaries (WOS) Other subsidiary	Jasch North America Company (USA) Indev Gauging Systems, Inc. (USA)
Key Management Personnel	J. K. Garg - Chairman & Managing Director Ramnik Garg - Whole Time Director Manish Garg - Whole Time Director Navneet Garg - Whole Time Director S. K. Verma – Vice President & Company Secretary M. Paliwal – Chief Financial Officer
Relative of key management personnel	Kamlesh Garg (Mrs.) – Director
Enterprises owned or significantly influenced by KMP, Directors or their relatives	Indev Gauging Systems Ltd., Germany Gesco Automation Ltd. ISISS, Bvba Belgium

Details of transactions entered into with related parties during the year as required by Accounting Standard (AS -18) on "Related Party Disclosures" issued by the Institute of Chartered Accountants of India are as Under :-

NOTES TO FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 ST MARCH, 2015						
Particulars	Key Management Personnel (KMP)	Total (₹ in Lakhs)				
Sales (Indev Gauging Systems Inc.)	WOS's WOS*	123.21				
Sales (Indev Gauging Systems Limited)	Whole Time Directors	25.14				
Sales (ISISS Bvba,)	Associated Company	31.90				
Purchases						
Raw Materials						
Consumables/Intermediates						
Finished Goods						
Job Work						
Purchase of fixed assets						
Sale of fixed assets						
Managerial remuneration	KMP	121.12				
Payment to Relatives as Salary						
Investment (In JNAC as WOS)	Whole Time Directors (WOS)					
Loan Given						
Loan Taken (including opening balance)	Directors & Relatives	273.65				
Loan Repaid	Whole Time Directors	10.00				
Balance outstanding as at the year	Whole Time Directors & Relatives	285.04				

#### REMUNERATION TO AUDITOR I.

REMUNERATION TO AUDITOR		(₹ In Lakhs)
Particulars	2014-2015	2013-2014
For Financial Audit	00.79	00.57
For Taxation & Other Matters	00.22	00.22

#### As per Accounting Standard 15 "Employee Benefits", the disclosures of Employee benefits as defined in Accounting J. Standard are given below :

#### **Defined Contribution Plan**

Contribution to Defined Contribution Plan recognized as expenses for the year as under :

Contribution to Defined Contribution Plan recognized as expenses for the year as un	(₹ In Lakhs)	
Particulars	2014-2015	2013-2014
Employer's Contribution to Provident Fund	08.63	05.12
Employer's Contribution to ESI	04.07	03.88

#### **Defined Benefit Plan** Κ.

The employees' gratuity fund scheme managed by a Trust is a defined benefit plan. The present value of obligation is determined based on actuarial valuation using the Projected Unit Credit Method, which recognized each period of service as giving rise to additional unit of employee benefit entitlement and measures each unit to build up to final obligation.

1. Investment Details :-

	% Invested as at 31st March 2015	% Invested as at 31 st March 2014
LIC	<b>100 %</b>	100 %

#### 2. Actuarial Assumptions :

	Gratuity (Funded) 2014 - 2015	Gratuity (Funded) 2013-2014
Mortality Table (LIC) 1994-96		
Discount rate (per annum)	08.00 %	08.00 %
Expected rate of return on plan assets (per annum)	<b>09.00</b> %	08.75 %
Rate of escalation in salary (per annum)	<b>10.00 %</b>	08.00 %
Average past service (actual)	<b>12.92 %</b>	11.62 %

The estimates of rate of escalation in salary considered in actuarial valuation, take into account inflation, seniority, promotion and other relevant factors including supply and demand in the employment market. The above information is certified by the actuary.

The expected rate of return on plan assets held, assessed risks, historical results of return on plan assets and the Company's policy for plan assets management.



# **CONSOLIDATED FINANCIAL STATEMENTS**

#### **INDEPENDENT AUDITORS' REPORT**

#### TO THE MEMBERS OF JASCH INDUSTRIES LIMITED

#### **Report on the Consolidated Financial Statements**

We have audited the accompanying consolidated financial statements of Jasch Industries Limited ("the Company"), its subsidiaries (collectively referred to as "The Group") which comprise of the Consolidated Balance Sheet as at March 31, 2015, the Consolidated Statement of Profit and Loss and the Consolidated Cash Flow Statement for the year then ended and a summary of the significant accounting policies and other explanatory information.

#### Management's Responsibility for the Consolidated 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 consolidated financial statements that give a true and fair view of the financial position, financial performance and cash flows of the Group in accordance with the Accounting Principles generally accepted in India, including the Accounting Standards specified under section 133 of the Act, read with rule 7 of the Companies (Accounts) Rules, 2014. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Group and for preventing and deducting frauds and other irregularities; selection and application of the appropriate accounting policies; making judgements and estimates that are reasonable and prudent; and the design, implementation and maintenance of the 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 consolidated financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

#### Auditors' Responsibility

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

We have taken in to 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 Rules made thereunder.

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

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

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

#### Opinion

In our opinion and to the best of our information and according to the explanations given to us and based on the consideration of the report on financial statements / consolidated financial statements of the subsidiaries as noted below, the aforesaid consolidated financial statements give the information required by the Act in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the consolidated state of affairs of the Group as at 31st March, 2015, and its consolidated profit and its consolidated cash flows for the year ended on that.

#### **Other Matters**

We have relied on the unaudited financial statements / consolidated financial statements of certain subsidiaries whose financial statements / consolidated financial statements of  $\gtrless$  1302.41 Lakhs, total revenue of  $\gtrless$  00.42 Lakhs, cash flows amounting to  $\gtrless$  89.22 Lakhs for the year ended. These unaudited financial statements / consolidated financial statements as approved by the respective board of directors of these companies have been furnished to us by the Management and our report in so far as it relates to the amounts included in respect of these subsidiaries is based solely on such approved unaudited financial statements / consolidated financial statements. Since audit of these foreign subsidiaries is not a mandatory legal requirement in the country where these subsidiaries have been incorporated.

Our report is not qualified in respect of this matter.

For Arora & Choudhary Associates Chartered Accountants (FRN 003870N)

CA. Vijay K. Choudhary Partner Membership No. : 81843 New Delhi, May 29, 2015

CON	SOLIDATED BALA	NCE SHEET AS A	T 31 st MARCH, 201	5	(Amount in ₹
	Note		As At	As	
	Note		31 st March, 2015	As a 31 st March	
QUITY AND LIABILITIES					
Shareholders' Funds					
Share Capital	2	11,33,00,000		11,33,00,000	
Reserves and Surplus	3	21,32,04,059		17,67,90,220	
	5	22/02/04/000	32,65,04,059	17,07,50,220	29,00,90,220
Share Application Money Pending	Allotment		-		-
Non-Current Liabilities					
Long Term Borrowings	4	7,33,54,695		8,38,92,704	
Deferred Tax Liability (Net)	5	3,00,66,688		3,03,33,097	
Other Long Term Liabilities	6	1,13,89,648		27,98,247	
			11,48,11,031		11,70,24,048
Current Liabilities					
Short Term Borrowings	7	10,10,74,779		9,20,58,221	
Trade Payables	8	13,66,61,811		10,48,25,004	
Other Current Liabilities	9	7,12,48,580		8,27,97,638	
Short Term Provisions	10	1,11,19,530		1,05,92,125	
			32,01,04,700		29,02,72,988
TOTAL			76,14,19,790	_	69,73,87,256
SSETS					
Non-Current Assets					
Fixed Assets	11				
Tangible Assets		25,77,33,596		25,39,94,692	
Capital Work-in-Progress		1,51,90,299		25,60,195	
Intangible Assets Non-Current Investments	12	5,01,37,735		5,21,53,404	
Long Term Loans And Advances	12	4,60,318 34,85,410		4,60,318 26,89,208	
Long Term Loans And Advances	15	34,03,410	32,70,07,358	20,09,200	31,18,57,817
Current Assets			52,70,07,550		51,10,57,017
Current Investments	14	27,27,599		21,09,063	
Inventories	15	14,22,08,510		15,89,80,058	
Trade Receivables	16	24,30,79,929		19,57,42,422	
Cash and Bank Balances	17	2,42,10,786		1,75,72,126	
Short Term Loans and Advances	18	88,31,023		62,29,205	
Other Current Assets	19	1,33,54,585		48,96,565	
			43,44,12,432	<u> </u>	38,55,29,439
TOTAL			76,14,19,790		69,73,87,256
IVIAL			70,14,19,790		05,10,07,200

JASCH INDUSTRIES LIMITED Registered Office : 43/5. Bahalgarh Road, P.O. Bahalgarh-131 021, Distt. Sonipat (Harvana)

Significant Accounting Policies & Practices (See accompanying notes 1 to 28 forming integral part of the financial statements)

#### In terms of our report attached For and on behalf of the Board For Arora & Choudhary Associates **Chartered Accountants** Chairman & Managing Director J. K. Garg _ (FRN 003870N) Ramnik Garg Whole Time Director -CA. Vijay K. Choudhary S. K. Verma Vice President & Company Secretary _ Partner Membership No.: 81843 **Chief Financial Officer** M. Paliwal -New Delhi, May 29, 2015

#### JASCH INDUSTRIES LIMITED Registered Office : 43/5, Bahalgarh Road, P.O. Bahalgarh-131 021, Distt. Sonipat (Haryana)

### CONSOLIDATED STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED 31st MARCH, 2015

			(Amount in₹)
INCOME	Note	2014-2015	2013-2014
Revenue from Operations	20	1,04,28,94,516	97,81,40,203
Other Income	21	50,52,359	29,16,354
Total Revenue		1,04,79,46,875	98,10,56,557
EXPENDITURE :			
Cost of Materials Consumed	22	66,90,77,208	62,49,80,400
Change in Inventories of Finished Goods &			
Stock-in-Process	23	1,28,54,416	85,99,194
Employee Benefits Expense	24	10,73,49,238	9,36,94,915
Finance Costs	25	2,33,55,838	2,56,50,337
Depreciation and Amortization Expense	11	3,00,04,749	3,17,40,594
Other Expenses	26	15,81,14,557	16,13,26,668
Total Expenses		1,00,07,56,005	94,59,92,108
Profit Before Tax		4,71,90,870	3,50,64,449
Tax Expenses			
Incomet Tax		1,64,16,250	1,43,16,500
Wealth Tax		56,803	-
Deferred Tax (+)		2,66,409	8,22,459
Income Tax in respect of earlier year		34,736	2,78,732
Profit for the Year		3,09,49,490	2,12,91,675
Earning per equit share Basic And Diluted	27	2.73	1.88

Significant Accounting Policies & Practices (See accompanying notes 1 to 28 forming integral part of the financial statements)

In terms of our report attached	For and on behalf of the Board			
For Arora & Choudhary Associates Chartered Accountants (FRN 003870N)	J. K. Garg	-	Chairman & Managing Director	
	Ramnik Garg	-	Whole Time Director	
<b>CA. Vijay K. Choudhary</b> Partner	S. K. Verma	-	Vice President & Company Secretary	
Membership No.: 81843	M. Paliwal	-	Chief Financial Officer	

	CONSOLIDATED CASH FL	UW STATEMENT I	OK THE YEAR 201	4-2015	(Amount in ₹)
INCO	DME		2014-2015		2013-2014
A:	CASH FLOW FROM OPERATING ACTIVITIES :				
	Net Profit before tax as per Statement				
	of Profit Loss Account		4,71,90,870		3,50,64,449
	Adjusted For : Add / (Deduct) :				
	-Net Prior Year Adjustment	(34,736)		(2,78,732)	
	-Loss on Sale / Discard of Assets / Vehicle	4,48,663		4,31,567	
	-Depreciation and Amortization Expenses	3,00,04,749		36,162,459	
	-Effect of Exchange Rate Change	(30,16,344)		(17,97,673)	
	-Interest Income	(9,00,399)		(14,14,754)	
	-TUF/DD/Forfeited	(35,06,309)		(3,39,476)	
	-Finance Costs	2,33,55,838		25,650,337	
	-Debtors Written Off	(19,49,317)		0	
			4,44,02,145	-	5,84,13,72
	Operating Profit before Working Capital Changes Adjusted For : Add / (Deduct) :		9,15,93,015		9,34,78,177
	-Trade and Other Receivables	(6,35,67,809)		2,43,57,782	
	-Inventories	1,67,71,548		57,62,092	
	-Trade and Other Payables	2,94,06,555		(3,33,90,790)	
		2/34/00/000	(1,73,89,706)	(0,00,00,00)	(32,70,91
	Cash Generated from Operations		7,42,03,309	_	9,02,07,26
	Taxes Paid		(1,64,73,053)		(1,43,16,50
	Interest Received		9,00,399		14,14,75
	Interest (TUF)		35,06,309		3,39,47
	Exchange Rate Effect		6,45,651		17,97,673
	Net Cash from Operating Activities		6,27,82,615		7,94,42,66
:	CASH FLOW FROM INVESTING ACTIVITIES :				
	-Purchase of Fixed Assets		(4,27,61,918)		(2,77,90,32
	-Sale of Fixed Assets & TUF		10,65,000		8,85,00
	-Purchase of Investments		(6,18,536)		(6,29,26
	-Sale of Investments		0	_	(0 == 0 ( =0)
	Net Cash (used in) Investing Activities		(4,23,15,454)	—	(2,75,34,58
:	CASH FLOW FROM FINANCING ACTIVITIES :				
	-Proceeds from Issue of Share Capital		0		
	-Proceeds form Long Term Borrowings		4,34,68,253		2,12,00,00
	-Repayment of Long Term Borrowings		(4,29,57,474)		(3,91,97,24
	-Short Term Borrowings -Dividends Paid (including dividend		90,16,558		(1,60,93,65
	distribution tax)		0		
	-Interest Paid		(2,33,55,838)		(2,56,50,33
	Net Cash (used in) / from Financing Activities		(1,38,28,501)	_	(5,97,41,23
	Net Increase in Cash and Cash Equivalents		66,38,660		(78,33,163
	Opening Balance of Cash and Cash Equivalents		1,75,72,126		2,54,05,28
	Closing Balance of Cash and Cash Equivalents		2,42,10,786		1,75,72,12

 JASCH INDUSTRIES LIMITED

 Registered Office : 43/5, Bahalgarh Road, P.O. Bahalgarh-131 021, Distt. Sonipat (Haryana)

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Significant Accounting Policies & Practices (See accompanying notes 1 to 28 forming integral part of the financial statements)

In terms of our report attached For Arora & Choudhary Associates	For and on behalf of the Board		
Chartered Accountants (FRN 003870N)	J. K. Garg	-	Chairman & Managing Director
CA. Vijay K. Choudhary	Ramnik Garg	-	Whole Time Director
Partner	S. K. Verma	-	Vice President & Company Secretary
Membership No. : 81843 New Delhi, May 29, 2015	M. Paliwal	-	Chief Financial Officer

#### 1. Significant Accounting Policies on Consolidated Accounts

#### A. Basis of preparation of consolidated financial statements

These consolidated financial statements have been prepared to comply with the Generally Accepted Accounting Principles in India (Indian GAAP), including the Accounting Standards notified under the relevant provision of the Companies Act, 2013.

#### **B.** Principles of Consolidation

The consolidated financial statements relate to Jasch Industries Limited ('the Company') and its subsidiary companies. The consolidated financial statements have been prepared on the following basis.

#### a. Components considered

The following Components considered in preparation of Consolidated Financial Statements :-

a) Subsidiaries

Indian Subsidiaries : NIL

Foreign (Wholly owned) :

Name	Country	Ownership (%)	Remarks
Jasch North America Company (WOS)	USA	100%	Approved by Board
Indev Gauging Systems, Inc. (WOS's Subsidiary)	USA	100%	Approved by Board

- **b.** The financial statements of the Company and its subsidiary companies are combined on a line-by-line basis by adding together the book values of like items of assets, liabilities, income and expenses, after fully eliminating intra-group balances and intra-group transactions in accordance with Accounting Standard (AS) 21 "Consolidated Financial Statements".
- c. In case of foreign subsidiaries, being non-integral foreign operations, revenue items are consolidated at the average rate prevailing during the year. All assets and liabilities are converted at rates prevailing at the end of the year. Any exchange difference arising on consolidation is recognized in the exchange fluctuation reserve.
- **d.** The difference between the cost of investment in the subsidiaries, over the net assets at the time of acquisition of shares in the subsidiaries is recognized in the financial statements as Goodwill or Capital Reserve as the case may be.
- e. As far as possible, the consolidated financial statements are prepared using uniform accounting policies for like transactions and other events in similar circumstances and are presented in the same manner as the Company's separate financial statements.
- f. Since the financial year of both these foreign subsidiaries is the calendar year, consolidated figures include figures of these subsidiaries for the period ended on 31-12-2014.

#### C. Other Significant Accounting Policies

These are set out under "Significant Accounting Policies and Practices" as given in the Company's standalone financial statements.

	NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 ⁵⁷ MARCH, 2015						
Th	e previous years figures have been regrouped/reclassified, wherever ne	cessary to conform to the current year pre	sentation. (Amount in ₹)				
		As At	As At				
		31 st March, 2015	31 st March, 2014				
2	SHARE CAPITAL Authorised Share Capital :						
	1,40,00,000 Equity Shares of ₹ 10 each	<u> </u>	14,00,00,000 14,00,00,000				
	Issued, Subscribed and Paid up :						
	1,13,30,000 Equity Shares of ₹ 10 each fully paid up	11,33,00,000	11,33,00,000				
	TOTAL	11,33,00,000	11,33,00,000				

2.1 There has been no movement in the shares outstanding from the prior year to the current year.

2.2 Terms / rights attached to Equity Shares :

Company has only one class of equity shares having a par value of ₹10/-. Each holder of equity shares is entitled to one vote per share. 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 preferntial amounts. The distribution will be proportion to the number of equity shares held by the shareholders.

#### 2.3 The details of Shareholders holding more than 5% shares :

Name of the Shareholder	No. of Shares	% held	No. of Shares	% held
Mr. Jai Kishan Garg	23,98,491	21.17	23,94,491	21.13
Mr. Manish Garg	8,47,349	7.47	8,46,349	7.47
Mr. Ramnik Garg	8,02,573	7.08	7,93,973	7.01
Ms. Kamlesh Garg	6,05,945	5.35	6,05,945	5.35

There were no instance of shares issued, on which there were any calls remining unpaid or instances of any forfeitures during the years 2.4 ended March 31, 2015 and 2014

	RESERVES AND SURPLUS General Reserve Opening Balance	30,00,000	30,00,000	
	Add : Transferred from Statement of Profit And Loss	 30,00,00		30,00,000
	<b>Surplus in Statement of Profit and Loss</b> Opening Balance Add : Transfer from Surplus in Statement	16,83,83,769 3,09,49,490	15,38,44,258 2,12,91,676	
	of Profit and Loss Less : Transfer to Foreign Currency Translation Reserve	-	67,52,165	
	Less : Appropriations	19,93,33,25		16,83,83,769
	Foreign Currency Translation Reserve Opening Balance Add : Transfer From Surplus Amount transferred on account of resulting	- 54,06,451 -	(7,10,165) 67,52,165	10,03,03,705
	exchange difference on conversion of a non- integral subsidiary	54,64,349	(6,35,549)	
	TOTAL	<u>1,08,70,80</u> <u>21,32,04,05</u>		54,06,451 <b>17,67,90,220</b>
4	LONG TERM BORROWINGS Secured	Non Current Curre	nt Non Current	Current
	Term Loans From Bank Loans For Vehicles (Banks)	4,00,29,604 1,78,89,74 48,21,304 22,11,84 4,48,50,908 2,01,01,62	46,36,558	46,34,822 26,92,960 73,27,782
	Unsecured Loan From Directors and their relatives	2,85,03,787 -	2,83,65,000	
	Loan From Others		2,61,44,495	
	TOTAL	7,33,54,695 2,01,01,62		73,27,782
4.1	Term Loans From HDFC Bank Ltd. secured by a first mortgage present and future ranking inter se and also personal guarantee of		the Company's immov	able properties both

4.2 Term Loan From Alpine Bank (USA) ₹ 149.98 Lakhs secured by first mortgage by deposit of title deed of the Company's immovable property at USA only.

4.3 Loans for Vehicles are secured by hypothecation of respective Vehicle.

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	NOTES TO CONSOLIDATED FINANCIAL S	TATEMENTS FOR THE YEAR ENDE	D 31 st MARCH, 2015
			(Amount in₹)
		As At	As At
		31 st March, 2015	31 st March, 2014
5	DEFERRED TAX LIABILITY (Net)		
	Deferred Tax Liability	3,03,33,097	3,11,55,556
	Deferred Tax Assets	(2,66,409)	(8,22,459)
	TOTAL	3,00,66,688	3,03,33,097
6	OTHER LONG TERM LIABILITIES		
	Advance Against Project	1,13,89,648	27,98,247
	Other Liability	-	-
	TOTAL	1,13,89,648	27,98,247
7	SHORT TERM BORROWINGS		
	Secured		
	Working Capital Loan From Bank	10,10,74,779	9,20,58,221
	TOTAL	10,10,74,779	9,20,58,221

7.1 Working Capital Loan from HDFC Bank Ltd. is Secured by Hypothecation of present and future stock of raw materials, stock-in-process, finished goods, consumables, stores and spares, book debts, receivables, claims, materials in transit and personal guarantee of four Directors.

7.2 Line of credit from Alpine Bank (USA) of ₹ 131.44 Lakhs is secured by corporate guarantee provide by Jash Industries Ltd.

#### 8 TRADE PAYABLES

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Trade Payables	13,66,61,811	10,48,25,004
TOTAL	13,66,61,811	10,48,25,004

- 8.1 Accounts balances of the suppliers, in whose case(s) confirmation / reconciliation is not received are taken as per the balance appearing in the books. Any differences arising on account of such reconciliations, which are not likely to be material, are accounted for as and when these reconciliations are completed.
- 8.2 The information as required to be disclosed under The Micro, Small and Medium Enterprises Development Act, 2006 ('the Act") has been determined to the extent such parties have been identified by the Company, on the basis of information provided by them. This information has been relied upon by the auditors. Disclosure in respect of interest due on delayed payment has been determined only in respect of payments made after the receipt of information, with regards to filing of memorandum, from the respective suppliers. Disclosure as required under section 22 of the Act, is as under :

P	articulars		
Р	rincipal amount due and remaining unpaid		-
	nterest due on above and the unpaid interest		-
	nterest paid		-
P	ayment made beyond the appointed day during the year		-
	nterest due and payable for the period of delay		-
	nterest accrued and remaining unpaid		-
A	mount of further interest remaining due and payable in		
SI	ucceeding years		-
9 C	THER CURRENT LIABILITIES		
С	urrent maturities of long term debt	2,01,01,625	73,27,782
(F	Refer Note No. 4)		
U	nclaimed Dividends	9,04,484	9,05,084
С	reditors for Capital Expenditure	23,67,962	11,11,809
A	dvance From Customers	2,30,92,595	2,66,67,028
S	ales Tax Payable	16,49,062	21,05,235
Т	DS Payable	6,51,125	2,22,149
	xpenses Payable	82,09,055	68,32,716
	undry Creditors for Others	71,49,000	79,99,949
0	thers	71,23,672	2,96,25,886
т	OTAL	7,12,48,580	8,27,97,638
-			

#### Jasch Industries Ltd.

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(Amount in ₹)

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2015

#### 11 FIXED ASSETS

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Description		Gro	ss Block			Depreciation	on / Amortisation		Net	Block
	At At	Additions	Deductions/	As At	Up to	For the	Deductions /	Upto	As At	As At
	01.04.2014		Adjustments (+/-)	31.03.2015	31.03.2014	Period	Adjustments (+/-)	31.03.2015	31.03.2015	31.03.2014
TANGIBLE OWN ASSETS :	:									
Free Hold Land	33,11,263	-	96,090	34,07,353	•	-	-	•	34,07,353	29,66,17
General Assets	1,06,39,832	4,50,931	-	1,10,90,763	57,40,412	21,25,545	-	78,65,957	32,24,806	48,99,42
Factory Building	3,40,01,690	-	-	3,40,01,690	1,40,15,124	8,31,204	-	1,48,46,328	1,91,55,362	1,99,86,56
Office Building	26,53,549	-	-	26,53,549	4,08,689	39,853	-	4,48,542	22,05,007	22,44,86
Corporate Office	65,85,356	-	-	65,85,356	4,29,658	1,02,218	-	5,31,876	60,53,480	61,55,69
Plant & Mach-Printing	-	2,01,70,783	-	2,01,70,783	•	3,53,325	-	3,53,325	1,98,17,458	-
Utility	1,81,97,288	22,20,754	-	2,04,18,042	62,13,658	12,27,564	-	74,41,222	1,29,76,820	1,19,83,63
Gen Sets	82,01,169	-	-	82,01,169	33,63,310	7,38,960	-	41,02,270	40,98,899	48,37,8
Boilers	1,65,44,082	3,25,898	-	1,68,69,980	96,42,136	7,32,826	-	1,03,74,962	64,95,018	69,01,94
Vehicles	2,32,00,522	32,01,803	30,65,091	2,33,37,234	60,39,816	30,14,854	15,51,428	75,03,242	1,58,33,992	1,71,60,70
Pu Plant	12,31,41,218	16,75,335	-	12,48,16,553	7,84,40,018	55,41,948	-	8,39,81,966	4,08,34,587	4,47,01,20
Pu Plant Utility	6,68,77,807	28,905	-	6,69,06,712	2,02,68,508	28,25,217	-	2,30,93,725	4,38,12,987	4,66,09,29
Dry Line	10,57,04,837	19,63,706	-	10,76,68,543	5,94,20,886	51,96,997	-	6,46,17,883	4,30,50,660	4,62,83,95
Automation	4,80,33,962	94,199	8,05,862	4,89,34,023	88,77,749	31,80,053	1,09,054	1,21,66,856	3,67,67,167	3,92,63,38
TOTAL	46,70,92,575	3,01,32,314	39,67,043	49,50,61,750	21,28,59,964	2,59,10,564	16,60,482	23,73,28,154	25,77,33,596	25,39,94,69
Capital Work-in-Progress	25,60,195	3,43,18,352	2,16,88,248	1,51,90,299	•	-	-	-	1,51,90,299	25,60,19
B. INTENGIBLE ASSETS :										
Goodwill on Consolidation	5,95,95,246	-	30,64,467	6,26,59,713	76,79,761	40,94,185	7,48,032	1,25,21,978	5,01,37,735	52,153,4
TOTAL	52,92,48,016	6,44,50,666	2,87,19,758	57,29,11,762	22,05,39,725	3,00,04,749	24,08,514	24,98,50,132	32,30,61,630	308,708,29
PREVIOUS YEAR	50,37,51,625	2,81,43,432	26,47,041		19,01,29,605	3,17,40,594	13,30,474	22,05,39,725	30,87,08,291	313,622,0
						As	۵ <del>۱</del>			As At

		31 st March, 2015	31 st March, 2014
10	SHORT TERM PROVISIONS		
	Provision for Employee Benefits :		
	Bonus / Gratuity Payable	20,91,286	33,37,994
	Provisions for duties & taxes :		
	Excise Duty	12,98,608	5,91,741
	Tax (NET)	76,72,833	66,62,390
	Wealth Tax	56,803	-
	TOTAL	1,11,19,530	1,05,92,125

10.1 Provision of Excise Duty on finished goods lying in factory premises at March 31, 2015 aggregating to ₹ 18,60,998/- (Previous Year ₹ 14,25,148/-) has been provided at current excise rate and included in valuation of finished goods inventory and same has been charged from Cenvat Credit Receivable Input Account as on 31st March, 2015

10.2 There are no undisputed liabilities or over dues to Government Departments and /or Financial Institution and Banks, other than in the normal course of business or whose due date has not yet come.

10.3 Provision for retirement gratuity liability as at 31.03.2015 to all eligible employees, amount of ₹ 30,78,918/-has been made as per actuarial valuation by LIC of India and an amount of ₹ 21,85,695/- has beeb paid to LIC of India as contribution for current year up to 31.03.2015

12	NON-CURRENT INVESTMENTS	No. of Shares	Amount	No. of Shares	Amount
	(Long Term Investments) Trade Investments				
	In Equity Shares - Unquoted, fully paid up ISISS Bvba, Germany	5,600	3,92,518	5,600	3,92,518
	In Equity Shares - Quoted, fully paid up Standard Capital Market Ltd (Market Value As on 31.03.15 is ₹ 80,110)	33,900	67,800	33,900	67,800
	TOTAL		4,60,318		4,60,318

		(Amount in₹
	As At	As At
	31 [*] March, 2015	31 st March, 2014
.3 LONG TERM LOANS AND ADVANCES		
(Unsecured and considered good)		
Security Deposit	34,85,410	26,89,208
(Includes Deposit with State Electricity Distribution Company. ₹ 30,91,568/-)		
TOTAL	34,85,410	26,89,208
4 CURRENT INVESTMENTS		
Other Investments		
For Short Term	27,27,599	21,09,063
TOTAL	27,27,599	21,09,063
L5 INVENTORIES		
Raw Materials	7,82,88,388	7,58,81,288
Consumables	2,33,02,281	2,92,96,952
Stock-in-Process	2,31,67,021	3,06,99,635
Finished Goods	1,42,92,465	1,91,78,417
Stores & Spares	4,09,110	6,26,100
Packing Material	6,59,708	4,74,195
Fuel	6,51,143	5,03,481
Goods-in-Transit	14,38,394	23,19,990
TOTAL	14,22,08,510	15,89,80,058
L6 TRADE RECEIVABLES		
(Unsecured and considered good)		
Over six months	3,23,15,937	3,58,80,342
Others	21,07,63,992	15,98,62,080
TOTAL	24,30,79,929	19,57,42,422

16.1 Accounts balances of the customers, in whose case(s) confirmation / reconciliation is not received are taken as per the balance appearing in the books. Any differences arising on account of such reconciliations, which are not likely to be material, are accounted for as and when these reconciliations are completed.

17	CASH AND BANK BALANCES Cash in hand Balance with Banks Balance in Unpaid Dividend Account Fixed Deposits with Bank TOTAL	5,85,306 91,84,958 9,04,484 1,35,36,038 2,42,10,786	5,52,565 57,48,541 9,05,084 1,03,65,936 1,75,72,126
18	SHORT TERM LOANS AND ADVANCES (Unsecured and considered good) Advance to Suppliers Balance With Revenue Authorities Prepaid Expenses Miscellaneous Receivables	11,05,570 51,31,378 6,25,553 19,68,522	14,89,102 34,01,628 5,76,149 7,62,326
	TOTAL	88,31,023	62,29,205
19	OTHER CURRENT ASSETS		
(	Claim Receivable & Others	1,33,54,585	48,96,565
	TOTAL	1,33,54,585	48,96,565

19.1 The Company received an insurance claim of ₹ 86.03 lakhs during 2003-2004 in respect of destruction of a part of factory buildings, plant and machinery and inventory in a fire accident on 23rd/24th November, 2001 which had resulted in book loss of ₹ 135 lakhs. Balance claim of ₹ 48.97 lakhs has been shown as receivable. A petition in Delhi High Court against Insurance Company for payment of balance amount with interest has been filed and admitted by the Hon'ble Court. There are fair chances at the balance claim of ₹ 48.97 lakhs will be allowed by the Court in favour of the Company. Final adjustment of Insurance Claim in the accounts will be made after settlement of claim by the Court.

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31⁵⁷ MARCH, 2015 (Amount in ₹) For the Year Ended For the Year Ended 2014 - 2015 2013-2014 20 **REVENUE FROM OPERATIONS** Sale of Products 83,92,96,846 Synthetic Leather & Allied Products 71,52,72,495 Electronic Gauges 29,13,04,584 34,36,85,565 **Income From Services** 1,75,54,802 2,23,06,723 1,15,29,08,153 1,07,65,12,862 Less: Excise Duty / VAT 11,00,13,637 9,83,72,659 1,04,28,94,516 TOTAL 97,81,40,203 21 **OTHER INCOME** Interest Income (FDR) 9,00,399 14,14,754 Subsidy (TUF) 3,39,476 Duty Drawback 2,85,162 -Other Advance Forefitted 32,21,147 Exchange Fluctuation as per AS11 6,45,651 11,62,124 TOTAL 50,52,359 29,16,354 **COST OF MATERIAL CONSUMED** 22 Raw Material 64,15,32,856 60,19,12,940 Consumables (Release Paper) 2,75,44,352 2,30,67,460 TOTAL 66,90,77,208 62,49,80,400 **CHANGES IN INVENTORIES OF FINISHED** 23 **GOODS, STOCK-IN-PROCESS Inventories (at Commencement)** Stock-in-Process 3,06,99,635 1,99,66,536 Finished Goods 3,92,37,068 1,91,78,417 4,98,78,052 5,92,03,604 **Inventories (at Close)** Stock-in-Process 2,31,67,021 3,06,99,635 Finished Goods 1,42,92,465 1,91,78,417 3,74,59,486 4,98,78,052 1,24,18,566 93,25,552 Add/(Less) : Variation in provision for Excise Duty on Opening and Closing Stock 4,35,850 of Finished Goods (7,26,358) 1,28,54,416 85,99,194 TOTAL 24 EMPLOYEE BENEFITS EXPENSE Salary, Wages, Gratuity & Bonus 9,88,09,648 8,59,60,631 Contribution to P. F. & Other Funds 13,05,673 9,35,541 65,95,561 Employee Welfare Expenses 65,73,743 Directors' Sitting Fee 6,38,356 2,25,000 10,73,49,238 TOTAL 9,36,94,915

# NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31st MARCH, 2015 (Amount in ₹) For the Year Ended For the Year Ended 2014 - 2015 2013 -2014

	NCE COST				
	est on Cash Credit Facility		1,02,33,329		1,35,52,302
	est on Term Loan		61,74,190		46,32,703
	est on Vehicle Loan		6,45,036		4,31,232
	Interest		26,94,888		8,74,062
Bank	And Other Charges		36,08,394		61,60,038
тоти	NL .		2,33,55,838		2,56,50,337
26 OTH	ER EXPENSES				
	Ifacturing and Operating Cost				
	r & Fuel		4,64,16,782		4,38,45,209
Consu	imables & Stores		31,15,618		34,22,423
Packii	ng Material		91,18,464		69,54,278
Freigh	nt Inward		2,35,52,232		1,90,31,720
Repai	r & Maintenance (Plant)		63,85,373		56,33,252
Excha	nge Difference (profit) / loss		(15,30,926)		55,69,765
тоти	NL (A)		8,70,57,543		8,44,56,647
1017					0,11,30,017
Estal	olishment Expenses				
	ance Expenses		13,70,250		28,47,673
	, Printing & Stationery		8,02,509		6,47,425
	ge & Telegram		11,17,798		6,60,556
	none & Communications		42,88,377		39,95,643
	Travel Inc. Foreign Travel, Conveyance		1,35,49,306		1,20,63,814
	Boarding, Lodging		78,27,149		79,01,313
	e Running & Maintenance		32,13,167		29,25,851
	Subscription		26,19,341		21,13,692
	& Professional Charges		15,14,614		61,33,501
-	Rates and Taxes		32,31,657		43,03,680
	Electricity Exp.		1,27,578		1,18,745
	ical Know How Fee				16,58,986
	y & Donation		6,49,255		7,17,000
	, ical & General Repair & Maintenance		22,84,422		34,32,391
	ory Auditor				
- For	Financial Audit		78,652		56,180
- For	Taxation and Other Matters		22,472		22,480
Cost A	Audit Fee				30,000
Secra	terial Audit Fee		33,708		-
Loss o	on Sale of Vehicle / Machinery (Net)		4,48,663		4,31,567
Misce	llaneous		22,91,553		23,94,834
				_	
IOIA	L (В)	_	4,54,70,472	_	5,24,55,331
Collin	ng and Distribution Expenses				
	g Charges		1,70,828		1,36,345
	unt & Rebates		81,02,697		43,46,646
	g Expenses Commission		23,54,579 31,92,704		19,01,351 78,94,112
Bed D					10,94,112
			19,49,317		- 22,24,255
	nt Outward tising & Exhibition		48,99,061		
	ng & Forwarding (Export)		34,29,538 14,87,819		59,68,604 19,43,377
				_	
	IL (C)		2,55,86,543	—	2,44,14,690
ΤΟΤΑ	L (A+B+C)		15,81,14,557	_	16,13,26,668

		(Amount in₹
	For the Year Ended	For the Year Ende
	2014 - 2015	2013 -2014
EARNINGS PER SHARE (EPS)		
Net Profit after tax as per Statement of		
Profit and Loss attributable to Equity		
Shareholders	3,09,49,490	2,12,91,67
Number of equity shares used as denominator		
for calculating EPS	1,13,30,000	1,13,30,00
Basic and Diluted Earnings per share	2.73	1.88
Face Value per equity share	10.00	10.00
ADDITIONAL INFORMATION PURSUANT TO		
PART I & II OF THE SCHEDULE III OF THE COMPANIES ACT, 2013		
A. CONTINGENT LIABILITIES AND COMMITMENTS (₹ in	ı Lakhs)	
(I) Contingent Liabilities		
(a) Claim against the company / disputed		
liabilities not acknowledged as debts	0	
(b) Guarantees (i) Guarantees to Banks and Financial		
Institutions against credit facilities		
extended to third parties		
a) In Respect of Wholly Owned Subsidiary (\$ 3 Lakhs	@ 62.59) <b>187.77</b>	180.3
b) In Respect of Others	0	
(ii) Advance / Performance Guarantees	144.05	57.4
(Margin Money with Bank ₹ 21.80 Lakhs)		
(iii) Outstanding guarantees furnished to		
Bank in respect of Letters of Credits	710.73	668.9
(Margin Money with Bank ₹ 83.76 Lakhs)		
(c) Other Money for which the company		
is contingently liable		
<ul> <li>i) Liability in respect of bill discounted with bank</li> </ul>	0.00	0.0
ii) Liability in respect of Sales Tax surety	0.00	0.0
for third parties	8.00	8.0
(d) Un-hedged foreign currency exposure	0.00	0.0
at the year end		
i) Trade receivables	257.96	163.6
ii) Trade Payables	372.55	269.5
iii) Trade Advances	44.40	29.0
(II) Commitments		
(a) Estimated amount of contracts		
remaining to be executed on capital		
account and not provided for :	0	
(b) Other Commitments	0	

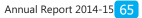
#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2015

В.

Segment Reporting : (Segment Information as required by Accounting Standard (AS-17) on Segment Reporting issued by the Institute of Chartered Accountants of India and as complied on the basis of financial statement). The Company has identified two segments as reportable segments viz. Synthetic Leather Cloth & Allied Products Division and Electronic Gauge Division. The financial information about these business segments is presented in the table below :-

(Amount ₹ in lakhs)

	Curr	ent Year (2014-2	015)	Previo	us Year (2013-	2014)
	Synthetic Leather Cloth & Allied Products Division	Electronic Gauge Division	Total	Synthetic Leather Cloth & Allied Products Division	Electronic Gauge Division	Total
REVENUE						
External Sales	8392.97	2913.05	11306.02	7152.72	3436.86	10589.58
Less : Excise Duty			1100.14			983.73
Inter-segment Sales						
Other Income	15.46	258.13	273.59	29.16	175.55	204.71
Total Revenue			10479.47			9810.56
RESULTS						
Segment Results	351.75	353.72	705.47	165.68	441.46	607.14
Unallocated Corporate Expenses (Net)						
Operating Profit			705.47			607.14
Interest Expenses			233.56			256.50
Income Tax – Current			165.08			143.16
- Deferred & Previous Year Tax (Net) (+)			02.66			05.44
Profit from Ordinary Activities			309.49			212.92
Extra Ordinary Loss						
Net Profit			309.49			212.92
OTHER INFORMATION						
Segment Assets	5986.40	1627.80	7614.20	5353.66	1620.21	6973.87
Total Assets			7614.20			6973.87
Segment Liabilities	6557.08	1057.12	7614.20	5888.42	1085.45	6973.87
Total Liabilities			7614.20			6973.87
Capital Expenditure			395.60			177.04
Depreciation			259.11			279.20
Non-cash Expenses other than Depreciation			60.43			82.43



#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH, 2015

Form AOC-1

[Pursuant to first proviso to sub-section [3] of section 129 read with rule 5 of Companies [Accounts] Rules, 2014]

Statement containing salient features of the financial statement of Subsidiaries/associate companies/joint ventures

Part "A" : Subsidiaries [Information in respect of each subsidiary to be presented with amounts in ₹ Lakhs]

Sr.No.	Particulars	Jasch North America Co. (WOS of JIL)	Indev Gauging Systems, Inc. (Subsidiary of JNAC)
1	Reporting period for the subsidiary concerned, if different from the holding company's reporting period	01-01-14 to 31-12-14	01-01-14 to 31-12-14
2	Reporting currency and Exchange rate as on the last date of the relevant Financial year in the case of foreign subsidiaries	US\$ 1 US\$ = INR 62.5908	US\$ 1 US\$ = INR 62.5908
3	Share Capital	00.63	00.63
4	Reserve & Surplus	29.34	35.48
5	Total Assets	263.07	636.61
6	Total Liabilities	888.98	1137.99
7	Investments	625.91	
8	Turnover	11.26	1025.97
9	Profit before taxation	00.41	04.58
10	Provision for taxation		00.75
11	Profit after taxation	00.41	03.83
12	Proposed Dividend		
13	% of shareholding	100 %	100%

Notes :

1. Names of subsidiaries which are yet to commence operations : None

2. Name of subsidiaries which have been liquidated or sold during the year : None

3. During the year company had no associates / joint ventures, hence Part B of this report is not applicable.

### JASCH INDUSTRIES LTD.

(CIN : L24302HR1985PLC022758) REGD OFFICE : 43/5, BAHALGARH ROAD, P. O. BAHALGARH, DISTT. SONIPAT 131 021 (HARYANA)

Dear Shareholder(s),

Dated _____

#### Sub.: Service of Documents through Electronic Mode

The Ministry of Corporate Affairs, Government of India, has notified Section 101 of the Companies Act, 2013 and the other rules governing the said Act. As per Rule 18(3)(1) of Chapter VII and Rule 11 of Chapter IX, the Company is requesting for a positive consent from its members to receive Notices of General Meeting/Postal Ballot, Annual Report and other shareholders communication. This will enable you to receive such notice(s)/Annual Reports(s)/documents(s)/Communications(s) etc., promptly and without loss in postal transit.

Once we receive your positive consent, henceforth, Notices of Meetings, Annual Reports, Directors, Report, Auditors' Report and other shareholders communication will be sent to you electronically to your email address as provided by you AND/OR made available to the Company by the Depositories viz. National Securities Depository Limited (NSDL)/Central Depository Services (India) Limited (CDSL).

As and when there are changes in your e-mail address, you may update the same with your Depository Participant (DP). For shares held in physical form, you can register your e-mail address with the Company's Registrar M/s. Alankit Assignments Ltd, (Unit : Jasch), 2E/21, Jhandewalan Extension, New Delhi 110055" mentioning your name(s) and folio Number.

Please note that if you still wish to get a physical copy of the above documents, the Company will send the same, free of cost, upon receipt of a request from you.

We look forward to your support.

Thanking you,

Yours faithfully, For Jasch Industries Ltd Sd/-S.K. Verma Company Secretary

To, M/s. Alankit Assignments Ltd, (Unit : Jasch), 2E/21, Jhandewalan Extension, New Delhi 110055

Dear Sir,

As per your letter dated	I, I/We submit to you as under:
--------------------------	---------------------------------

 I/We hereby give my/our CONSENT to the Company to use my/our registered email id in my/our demat account with the Depository Participant for serving members related documents, under the Companies Act, 2013 (Please tick mark (∠) appropriately)
 DP ID/Client ID:

	Yes	NO		
2)	Kindly use my/our Email Id: for Physical Folio No			for serving the documents
	Yes	NO		
Thankir Yours fa			Signature:	
				Annual Report 2014-15 67

BLANK

DP	
No.	
Demat	
A/c No.	

#### JASCH INDUSTRIES LIMITED

(CIN: L24302HR1985PLC022758)

Registered Office : 43/5, Bahalgarh Road P. O. Bahalgarh-131021, Distt. Sonipat (HARYANA) ATTENDANCE SLIP

L. F.	
No.	
No. of	
Shares	

### I/We hereby record my/our presence at the Annual General Meeting of the Company held at the Registered Office of the Company at 43/5, BAHALGARH ROAD, P. O. BAHALGARH-131021, DISTT. SONIPAT (HARYANA), INDIA on .....at 10.00 A.M. NAME OF THE SHAREHOLDER (IN BLOCK LETTERS)

(IN BLOCK LETTERS)	
NAME OF THE PROXY, IF ANY (IN BLOCK LETTERS)	
SIGNATURE OF THE SHAREHOLDER / PROXY	

## — — — Tear Here — -

FORM NO. MGT-11 (PROXY FORM) [Pursuant to section 105(6) of the Companies Act, 2013 and rule 19(3) of the Companies (Management & Administration) Rules, 2014] CIN L24302HR1985PLC022758 Name of the Company JASCH INDUSTRIES LTD **Registered Office** 43/5 Bahalgarh Road, Sonipat, Haryana 131021 Name of the Shareholder **Registered Address** Email ID Folio No./Client ID DP ID

I/We being the shareholders of shares of the above named company, hereby appoint :

1	Name
	Address
	Email ID
	Signature

Or failing him

2	Name	
	Address	
	Email ID	
	Signature	

#### Or failing him

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 _____th Annual General Meeting of the Company to be held on ______day the ______of _____at ____hours at the Registered Office of the Company at 43/5, Bahalgarh Road, Sonipat, Haryana and at any adjournment thereof in respect of such resolutions as are indicated below :

Resolution No.	Subject matter of Resolution	Voted For or against (please tick)	
		For	Against
1	Adoption of Annual Accounts for the Financial Year 2014-15		
2	Re-appointment of Auditors		
3	Re-appointment of Shri Manish Garg as Director		

Signed this _____ day of _____ 2015.

Signature of shareholder :

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