

| BOARD OF DIRECTORS :        |  |
|-----------------------------|--|
| Whole Time Director         | Mr. Sureshkumar Shastry Vemuri   |
| Directors                   | Mr. Sreenivasulu Reddy Angitapalli<br>Mrs. Aravinda Rani Vemuri<br>Mr . Venkata Lakshmi Reddy Sajjala<br>Mrs. Tulasi Sajjala<br>Mrs. Aruna Sajjala       |
| Auditors                    | M/s. Deva & Co.,<br>Chartered Accountants,<br>Hyderabad.   |
| Registered Office           | Survey No. 375, Manoharabad Village (V), Toopran Mandal, Medak District - 502 334, Telangana, India. Phone No. 040-23235200, Email Id: itlhyd1@yahoo.com |
| Admin & Corporate Office    | Plot No.188, Phase II,<br>Kamalapuri Colony,<br>Srinagar Colony,<br>Hyderabad - 500 073.<br>Telangana, India.  |
| Registrar & Transfer Agents | XL SOFTECH SYSTEMS LIMITED<br>Plot No. 3, Sagar Co-operative Society,<br>Road No. 2, Banjara Hills,<br>Hyderabad - 500 034.<br>Telangana, India.         |



## INTEGRATED THERMOPLASTICS LIMITED

(CIN: L25209TG1994PLC016939)

Regd. Off.: Sy.No.375, Manoharabad (V), Toopran (M), Medak Dt. - 502334, Telangana.

Tel/Fax No: 040-23235200, Email Id: itlhydl@yahoo.com

Website: http://www.integratedthermo.com

## NOTICE OF 25Th ANNUAL GENERAL MEETING

Notice is hereby given that the 25<sup>th</sup> Annual General Meeting of the members of INTEGRATED THERMOPLASTICS LIMITED will be held on Monday, the 30<sup>th</sup> September, 2019 at 12.30 p.m. at the Registered Office of the Company situated at Survey No.375, Manoharabad Village, Toopran Mandal, Medak District - 502 334, Telangana to transact the following business:

#### ORDINARY BUSINESS:

- To receive, consider and adopt the audited financial statements of the company for the financial year ended 31st March, 2019 and the reports of the Board of Directors and Auditors thereon.
- To appoint a Director in place of Mrs. Aravinda Rani Vemuri (DIN: 01241976) who retires by rotation and, being eligible, offers herself for re-appointment.
- 3. To fix the remuneration of statutory auditors for the F.Y. 2019-20.

## SPECIAL BUSINESS:

4. Re-appointment of Mr. Sreenivasulureddy Angitapalli as an Independent Director.

To consider and if thought fit, to pass, the following resolution as a Special Resolution:

"RESOLVED THAT pursuant to the provisions of Sections 149, 150, 152 read with Schedule IV and other applicable provisions, if any, of the Companies Act, 2013 ("the Act") and the Companies (Appointment and Qualification of Directors) Rules, 2014 (including any statutory modification(s) or re-enactment thereof, for the time being in force), and pursuant to Regulation 17 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, Mr. Sreenivasulureddy Angitapalli (DIN: 02956004), be and is hereby re appointed as an Independent Director of the Company to hold office for further period of 5 (Five) consecutive years up to 31.03.2024 and that he shall not be liable to retire by rotation."

//By Order of the Board//
For INTEGRATED THERMOPLASTICS LIMITED

SURESHRUM AR SHASTRY VEMURI WHOLE TIMEDIRECTOR DIN: 01788268

Place: Hyderabad Date: 14.08.2019

## NOTES:

- 1. A MEMBER ENTITLED TO ATTEND AND VOTE AT THIS MEETING IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE ON A POLL INSTEAD OF HIMSELF/HERSELF. A PROXY NEED NOT BE A MEMBER OF THE COMPANY.
- 2. The instrument appointing the proxy should be deposited at the Registered Office of the Company not later than 48 hours before the commencement of the meeting. A Proxy form for the AGM is enclosed. A person can act as a proxy on behalf of members not exceeding fifty and holding in the aggregate not more than ten percent of the total share capital of the Company carrying voting rights. 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 shall not act as a proxy for any other person or shareholder.
- 3. Corporate members intending to send their authorised representatives to attend the meeting are requested to send to the Company a certified true copy of the Board Resolution authorising their representative to attend and vote on their behalf at the meeting.
- 4. The Register of Contracts or arrangements in which Directors are interested, maintained under section 189 of the Companies Act, 2013, will be available for inspection by the members at the Annual General Meeting.
- 5. The Register of members and transfer Books of the Company will be closed from 23rd September, 2019 to 30th September, 2019 (both days inclusive).
- 6. The members are requested to
  - a) Intimate to the Registrar and Transfer Agents of the Company/ Depository Participants changes, if any, in their registered addresses at an early date.
  - b) Quote Ledger Folio/Client ID in all the correspondence.
  - c) Bring the copy of the Annual Report and attendance slip to the Annual General Meeting.
- 7. Members desiring any information as regards accounts are requested to write to the Company at least seven days before the date of the meeting to enable the management to keep the information ready at the meeting.
- 8. All documents referred to in the Notice of AGM and Statutory registers are open for inspection at the Registered Office of the Company during office hours on all working days except public holidays up to the date of the Annual General Meeting.
- 9. The Company, pursuant to Section 108 of Companies Act, 2013 read with Rule 20 of Companies (Management and Administration) Rules, 2014, is extending e-voting facility for its Members to enable them to cast their vote electronically instead of participating and voting physically in the Annual General Meeting. The Company has appointed Mr. Rajula Sivaram Reddy, Practising Company Secretary who in the opinion of the Board is a duly qualified person, as Scrutinizer who will collate the electronic voting process in a fair and transparent manner.
- 10. During the voting period, e-voting facility will be available at the link www.evotingindia.com.
- 11. The login ID and password for e-voting along with process, manner and instructions for e-voting is being sent to the members who have not registered their e-mail IDs with the Company / their respective Depository Participants, along with physical copy of the AGM Notice and Annual Report of 2019. Those members who have registered their e-mail IDs with the Company/ their respective Depository Participants are being forwarded the login ID and password for e-voting along with process, manner and instructions by e-mail. Members may also note that the Annu al Report of 2019 is available on the Company's website, http://www.integratedthermo.com.

- 12. Members are requested to note that the e-voting will open on 26<sup>th</sup> September, 2019 and shall remain open for 4 days i.e. up to 29<sup>th</sup> September, 2019. E-voting shall not be allowed beyond 5.00 p.m. on 29<sup>th</sup> September, 2019.
- 13. The procedure and instructions for e-voting are as follows:

In case of members receiving e-mail:

- i. log on to e-voting website www.evotingindia.com
- ii. Click on 'Shareholders' tab.
- iii. Now, select "Integrated Thermoplastics Limited" from the drop down menu and click on "SUBMIT"
- iv. Now enter your User ID:
  - a. For CDSL: 16 digits beneficiary ID,
  - b. For NSDL: 8 Character DP ID followed by 8 Digits Client ID,
  - c. Members holding shares in Physical Form should enter Folio Number registered with the Company.
- v. Next enter the Image Verification as displayed and Click on Login.
- vi. If you are holding shares in Demat form and had logged on to www.evotingindia.com and voted on an earlier voting of any company, then your existing password is to be used.
- vii. If you are a first time user follow the steps given below for Login:

|                   | For Members holding shares in Demat Form and Physical Form  |
|-------------------|---|
|                   | Enter your 10 digit alpha-numeric PAN issued by Income Tax Department (Applicable for both demat shareholders as well as physical shareholders)   |
| PAN               | Members who have not updated PAN with the Company/Depository Participant are requested to use the first two letters of your name and the last 8 digits of the demat account folio number in the PANfield.   |
|                   | • In case the folio number is less than 8 digits enter the applicable number of 0's (zero) before the number after the first two characters of the name in CAPITAL letters. E.g. If your name is Ramesh Kumar with folio number 100 then enter RA00000100 in the PAN field. |
| DOB               | Enter the Date of Birth as recorded in your demat account or in the company records for the said demat account or folio in dd/mm/yyyy format.   |
| Dividend          | Enter the Dividend Bank Details as recorded in your demat account or in the company records for the said demat account or folio.  |
| Bank<br>Details # | • Please enter the DOB or Dividend Bank Details in order to login. If the details are not recorded with the depository or company please enter the number of shares held by you as on the cut off date in the Dividend Bank details field.                                  |

- viii. After entering these details appropriately, click on "SUBMIT" tab.
- ix. Members holding shares in physical form will then reach directly the Company selection screen. However members holding shares in Demat form will now reach 'Password Creation' menu wherein they are required to mandatorily enter their login password in the new password field. Kindly note that this password is to be also used by the Demat holders for voting for resolutions of any other company on which they are eligible to vote, provided that company opts for e-voting through CDSL platform. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- x. For Members holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- xi. Click on the EVSN for the relevant <Company Name> on which you choose to vote.
- xii. On the voting page, you will see 'Resolution Description' and against the same the options 'YES/NO' for voting. Select the Option YES or NO as desired. The option YES implies that you assent to the Resolution and option NO implies that you dissent to the Resolution.
- xiii. Click on the "Resolution File Link" if you wish to view the entire Resolution details.
- xiv. After selecting the resolution you have decided to vote on, click on "SUBMIT". A confirmation box will be displayed. If you wish to confirm your vote, click on OK, else to change your vote, click on CANCEL and accordingly modify your vote.
- xv. Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- xvi. You can also take out print of the voting done by you by clicking on "Click here to print" option on the Voting page.
- xvii. If Demat account holder has forgotten the changed password then enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.
  - Institutional shareholders (i.e. other than Individuals, HUF, NRI etc.) are required to log on to https: www.evotingindia.co.in and register themselves as Corporates.
  - They should submit a scanned copy of the Registration Form bearing the stamp and sign of the entity to helpdesk.evoting@cdslindia.com.
  - After receiving the login details they have to create a user who would be able to link the account(s) which
    they wish to vote on.
  - The list of accounts should be mailed to helpdesk.evoting@cdslindia.com and on approval of the accounts
    they would be able to cast their vote.
  - They should upload a scanned copy of the Board Resolution and Power of Attorney (POA) which
    they have issued in favour of the Custodian, if any, in PDF format in the system for the scrutinizer to verify
    the same.



In case of members receiving the physical copy:

Please follow all steps stated above to cast vote.

The voting period begins on 26<sup>th</sup> September, 2019 and shall remain open for 4 days i.e. up to 29<sup>th</sup> September, 2019. During this period shareholders' of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date of 22.09.2019, may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter.

- In case you have any queries or issues regarding e-voting, you may refer the Frequently Asked Questions
  ("FAQs") and e-voting manual available at www.evotingindia.co.in under help section or write an email to
  helpdesk.evoting@cdslindia.com.
- 13. Kindly note that the Shareholders can opt only one mode of voting i.e. either by physical Ballot or e voting. If you are opting for e-voting, then do not vote by Physical Ballot also and vice versa. However, in case the Shareholders cast their vote by Physical Ballot and e-voting, then voting done through valid Physical Ballot shall prevail and voting done by e-voting will be treated as invalid.
- 14. The voting period begins at 10.00 A.M. on 26<sup>th</sup> September, 2019 and ends at 5.00 p.m. on 29<sup>th</sup> September, 2019. The e-voting module shall also be disabled by CSDL for voting thereafter.
- 15. The Company has appointed Mr. Rajula Sivaram Reddy, Practising Company Secretary, Hyderabad, who in the opinion of the Board is a duly qualified person, as a Scrutinizer who will collate the electronic voting process in a fair and transparent manner. The Scrutinizer shall within 48 hours from the date of conclusion of the shareholders meeting, submit his report after consolidation of e-voting and the votes in the shareholders meeting, cast in favour of or against, if any, to the Chairman of the Company. Results will be uploaded on the company's website as well as intimated to the Stock Exchange (BSE).
- 16. The Scrutinizer will submit his report to the Chairman of the Company after completion of the scrutiny of the e-voting process and the results will be announced at the registered office of the Company situate at Survey No.375, Manoharabad Village, Toopran Mandal, Medak District 502 334, Telangana.

//By Order of the Board//
For INTEGRATED THERMOPLASTICS LIMITED

SURESUKUM AR SHASTRY VEMURI WHOLE TIMEDIRECTOR DIN: 01788268

Place: Hyderabad Date: 14.08.2019





## ANNEXURE TO THE NOTICE

## EXPLANATORY STATEMENT PURSUANT TO SECTION 102 OF THE COMPANIES ACT, 2013

Pursuant to Section 102 of the Companies Act, 2013 ("the Act"), the following Explanatory Statement sets out all material facts relating to the business mentioned under Item Nos. 4 of the accompanying Notice.

The Board of Directors on the recommendation of the Nomination and Remuneration Committee, re-appointed Mr. Sreenivasulureddy Angitapalli as an Independent Director of the company for a further period of 5 years upto 31.03.2024 subject to the consent by the members of the company at the ensuing Annual General Meeting ('AGM') at their board meeting held on 14.02.2019.

The Board of Directors of your Company, after reviewing the declaration submitted by the above Independent Director, is of the opinion that the said Director meet the criteria of Independence as per Section 149(6) of the Companies Act, 2013 and the rules made thereunder and also meet with the requirements of Regulation-17 of SEBI (LODR) Regulation 2015 for being Independent Director on the Board of the Company and is also independent of the management.

In view of the same, it is proposed to re-appoint Mr. Sreenivasulureddy Angitapalli as an Independent Director under Section 149 of the Act and Regulation-17 of SEBI (LODR) Regulation 2015 to hold office for further 5 (five) consecutive years i.e. upto 31.03.2024 and shall not be liable to retire by rotation during the said period.

Brief resume of Mr. Sreenivasulureddy Angitapalli, nature of his expertise in specific functional areas and names of companies in which he hold directorships and memberships / chairmanships of Board Committees and shareholding as stipulated under Regulation-17 of SEBI (LODR) Regulation 2015, is provided hereunder.

Brief Profile of Mr. Sreenivasulureddy Angitapalli:

Mr. Sreenivasulureddy Angitapalli, aged about 35 years has obtained his Degree in Engineering (ECE), from S.V. University during 1997. He has worked in the roles of people Manager, Project Lead and Developer at world class semi-conductor companies. He has successfully executed and project spanning with team across middle countries. He has worked in USA and middle countries for about 10 years. Mr. Sreenivasulureddy Angitapalli has got over all experience of about 15 years. He is associating with Nandi Group for the last five years.

He is a director of one public company and not a member/chairman of any board committees of other public companies

None of the Directors, Key Managerial Personnel or their relatives have concern or interest in the above said resolution.

The Board recommends the special resolution set forth the notice for the approval of the members.

//By Order of the Board// FOR INTEGRATED THERMOPLASTICS LIMITED

HYDERABAD

SURESHKUMAR SHASTRY VEMURI WHOLE TIMEDIRECTOR

DIN: 01788268

Place: Hyderabad Date: 14.08.2019

## DIRECTORS REPORT

To,

The Members of

## INTEGRATED THERMOPLASTICS LIMITED

We hereby present the 25<sup>th</sup> Annual Report and the Audited Financial Statements for the financial year ended 31<sup>st</sup> March, 2019.

## FINANCIAL RESULTS:

(Amount .Rs)

| PART ICULARS            | FY 2018-19     | FY 2017-18    |
|-------------------------|----------------|---------------|
| Revenue from Operations | 73,48,44,160   | 52,80,44,974  |
| Other Income            | 12,45,339      | 9,68,635      |
| Total Revenue           | 73,60,89,499   | 52,90,13,609  |
| Total Expenses          | 87,14,79,154   | 55,01,05,333  |
| Loss Before tax         | (13,53,89,655) | (2,10,91,724) |
| Less: Current Tax       |                | 19,70,065     |
| Less: Deferred Tax      | (78,77,627)    | 72,71,919     |
| Loss after tax          | (12,75,12,028) | (1,57,89,870) |

## **REVIEW OF OPERATIONS:**

During the year under review, the company has made revenue of Rs. 73,48,44,160/- from operations and Rs. 12,45,339/- from other Income aggregating to Rs. 73,60,89,499/- and posted a net loss of Rs. 12,75,12,028/- for the financial year 2018-19.

## MANAGMENT DISCUSSION AND ANALYSIS:

## INDUSTRY STRUCTURE AND DEVELOPMENTS:

Industry has been comfortable in the past few years and has been able to enlarge its areas of supplies to priority sector like rural water supply schemes and housing taken up by different state governments and local authorities.

## **OPPORTUNITIES AND THREATS:**

The company has been able to establish itself in the PVC market in south India. The company is making every effort to work closely with the major players in the domestic industry to realize better sales. The company sees a demand for its products in the years to come.

## SEGMENT WISE OR PRODUCT WISE PERFORMANCE:

Since the company does not operate in different sectors, the segment wise performance of the financials is not applicable.

## **OUTLOOK:**

The outlook for the company's products appears to be better.



## RISKS AND CONCERNS:

There is stiff competition for the company's products in the market. However by implementing cost control methods, your company is confident of overcoming the possible risks and concerns.

## MATERIALDEVELOPMENTSIN HUMAN RESOURCES/INDUSTRIALRELATIONSFRONT, INCLUDING NUMBER OF PEOPLE EMPLOYED:

No new employees have been employed during the year under review. The company has not made significant development in human resources.

## **DIVIDEND:**

As the company incurred loss during the financial year 2018-19, your Board of directors has not recommended any dividend

## BOARD OF DIRECTORS AND KEY MANAGERIAL PERSONNEL (KMP):

As per the provisions of section 152 of the Companies Act, 2013, Mrs. Aravinda Rani Vemuri, who retires by rotation at the ensuing Annual General Meeting and being eligible offers herself for re-appointment. The board recommends her re-appointment.

As per the provisions of sections 149, 150 and 152 read with Schedule IV and other applicable provisions of the Companies Act, 2013 and the rules made thereunder and also pursuant to Regulation 17 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, Mr. Sreenivasulureddy Angitapalli, whose term as an Independent Director of the company expired on 31.03.2019 and being eligible offers himself for re-appointment as an Independent Director of the company and was re-appointed by the board of directors in their meeting held on 14.02.2019 subject to the approval of the members for further period of five consecutive years. The board recommends his appointment.

During the year under review, Mr. Suresh Kumar Shastry Vemuri was re-appointed as Whole Time Director of the company for further period of five years w.e.f. 13.08.2018, without remuneration, not liable by rotation.

During the year under review, Mr. V. Venkata Rao was appointed as Chief Financial Officer of the company w.e.f. 28.05.2018.

During the year under review, Mr. Venkata Lakshmi Reddy Sajjala, Ms. Tulasi Sajjala and Ms. Aruna Sajjala were appointed as Independent Directors of the company for a period of five years w.e.f. 28.05.2018.

## **BOARD MEETINGS:**

Four (04) meetings of the Board of Directors were held during the financial year and the details are given in paragraph 2 (d) of Corporate Governance report attached to this Annual Report.

#### **COMPLIANCE OF SECRETARIAL STANDARDS:**

During the period under review, the company has complied with all the applicable secretarial standards, notified under section 118 (10) of the Companies Act, 2013.

## **EXTRACT OFANNUAL RETURN:**

Pursuant to section 92(3) of the Companies Act, 2013 ('the Act') and Rule 12(1) of the Companies (Management

and Administration) Rules, 2014, extract of annual return in form MGT-9 is enclosed as **Annexure-I**. The copy of extract of annual return is available at www.integratedthermo.com.

## PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS:

The company has not granted any loans or given any guarantees or made any investments covered under the provisions of section 186 of the Companies Act, 2013.

## **RELATED PARTY TRANSACTIONS:**

All transactions entered into with Related Parties as defined under the Companies Act, 2013 and regulation 23 of SEBI (LODR) Regulations, 2015, during the financial year were in the ordinary course of business and on an arm's length pricing basis. There were no materially significant transactions with related parties during the financial year which were in conflict with the interest of the Company. Suitable disclosure as required by the Accounting Standards has been made in the notes to the financial statements. The details of related party transactions for the financial year 2018-19 is enclosed as **Annexure-II**.

#### CORPORATE SOCIAL RESPONSIBILITY:

In terms of section 135 of the Companies Act, 2013, every company having net worth of rupees five hundred crore or more, or turnover of rupees one thousand crore or more or a net profit of rupees five crore or more during the immediately preceding financial year shall constitute CSR Committee and formulate a Corporate Social Responsibility (CSR) Policy. Since, the company does not fall under the said criteria during the immediately preceding financial year, the provisions of section 135 of the Companies Act, 2013, Schedule VII and the rules made thereunder are not applicable to the company.

Accordingly, a report on CSR activities as per rule 9 of the Companies (Corporate Social Responsibility) Rules, 2014 is not applicable.

## CONSERVATION OFENERGY, TECHNOLOGY, ABSORPTION AND FOREIGN EXCHANGE EARNINGS AND OUT GO:

Details of Energy Conservation, Research & Development, Technology Absorption, Foreign Exchange Earnings and Outgo as required as per section 134(3)(m) of the Companies Act 2013, are given in **Annexure - III** to the Directors Report.

## PARTICULARSOFEMPLOYEES:

The company has not employed any individual whose remuneration exceeds the limits prescribed under the provisions of section 197 of the Companies Act, 2013, read with Rule 5(2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014.

## STATUTORY AUDITORS:

M/s. Deva & Co., Chartered Accountants, Hyderabad, have been appointed as statutory auditors of company for a period of five years in the Annual General Meeting held for the F.Y. 2016-17. Accordingly, they will continue as auditors of the company till the conclusion of the annual general meeting to be held in the year 2021. The Board has recommended the remuneration of auditors for the FY 2019-20 to the members at the ensuring annual general meeting.

## INTERNALAUDITORS:

Pursuant to section 138 of the Companies Act, 2013, the Board in its meeting held on 28.05.2018 has appointed M/s. Primespace Management Consulting LLP, Hyderabad, as Internal Auditors of the company for the financial year 2018-19.

## SECRETARIAL AUDITOR:

Pursuant to the provisions of section 204 of the Companies Act, 2013 and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the company has appointed M/s. SGP & Associates, Company Secretaries, a firm of Company Secretaries in Practice to undertake the Secretarial Audit of the company and the Report on the Secretarial Audit for the financial year 2018-19 is enclosed herewith as **Annexure–IV.** 

#### DETAILS OF FRAUDS REPORTED BY AUDITORS U/S 143:

The auditors have not reported any frauds pursuant to section 143 (12) of the Companies Act, 2013. Hence, the information to be provided pursuant to section 134 (3) (ca) of the Companies Act, 2013, may be treated as **NIL**.

## INTERNAL FINANCIAL CONTROL SYSTEMS AND THEIR ADEQUACY:

The company has an Internal Control System commensurate with the size, scale and complexity of its operations. The scope and authority of the Internal Audit function is defined in the Internal Audit Charter. To maintain its objectivity and independence, the Internal Audit function reports to the Chairman of the Audit Committee of the Board.

The Internal Auditor monitors and evaluates the efficacy and adequacy of internal control system in the company, its compliance with operating systems, accounting procedures and policies of the company. Based on the report of internal audit function, process owners undertake corrective action in their respective areas and thereby strengthen the controls. Significant audit observations and corrective actions thereon are presented to the Audit Committee of the Board.

## **CORPORATE GOVERNANCE:**

As a listed company, necessary measures have been taken to comply with the Listing obligatory Disclosure Requirements (LODR Regulations) with the BSE Ltd, Mumbai. A report on Corporate Governance, along with a certificate of compliance from the Auditors, forms part of this Report as **Annexure-V.** 

## STATEMENT ON DECLARATION GIVEN BY INDEPENDENT DIRECTORS:

Pursuant to section 134 (3) (d) of the Companies Act, 2013, a statement shall be made on declaration given by Independent Directors under section 149 (6) of the Companies Act, 2013 in the Board report.

The Board has received declarations from the Independent Directors, as required under section 149 (7) of the Companies Act, 2013 stating the fulfillment of criteria mentioned in the Section 149(6) of the Companies Act, 2013 and the rules made thereunder and recorded the same in the board meeting held on 30.05.2019.

## NOMINATION AND REMUNERATION POLICY CRITERIA FOR SELECTION AND REMUNERATION OF DIRECTORS, KMP AND EMPLOYEES:

The Nomination and Remuneration Committee of the Board, comprises of three Independent Non-Executive Directors namely Mr. A. Sreenivasulu Reddy, Mr. Venkata Lakshmi Reddy Sajjala and Ms. Tulasi Sajjala.

The key features of the Nomination and Remuneration Policy as framed by the Nomination and Remuneration Committee of the company are set out below:

## **Selection criteria for Directors:**

The company shall consider the following aspects while appointing a person as a Director on the Board of the company:

**Skills and Experience**: The candidate shall have appropriate skills and experience in one or more fields of finance, law, management, sales, marketing, administration, public administrative services, research, corporate governance, technical operations or any other discipline related to the company's business.

**Age Limit**: The candidate should have completed the age of twenty-one (21) years and should not have attained the age of seventy (70) years for appointment as Managing Director or Whole Time Director.

Conflict of Interest: The candidate should not hold Directorship in any competitor company, and should not have any conflict of interest with the company.

**Directorship**: The number of companies in which the candidate holds Directorship should not exceed the number prescribed under the Act.

**Independence**: The candidate proposed to be appointed as Independent Director, should not have any direct or indirect material pecuniary relationship with the company and must satisfy the requirements imposed under the Act.

The policy provides that while appointing a Director to the Board, due consideration will be given to approvals of the Board and/or shareholders of the company in accordance with the Act.

## Remuneration for Directors, KMP and other Employees

The policy provides that the remuneration to Directors, KMP and other employees shall be based on the following key principles:

- Pay for performance: Remuneration of Executive Directors, KMP and other employees is a balance between
  fixed and incentive pay reflecting short and long term performance objectives appropriate to the working of the
  company and its goal. The remuneration of Non-Executive Directors shall be decided by the Board based on the
  profits of the company and industry benchmarks.
- Balanced rewards to create sustainable value: The level and composition of remuneration is reasonable and sufficient to attract, retain and motivate the Directors and employees of the company and encourage behavior that is aligned to sustainable value creation.
- Competitive compensation: Total target compensation and benefits are comparable to peer companies in the industry and commensurate to the qualifications and experience of the concerned individual.
- Business Ethics: Strong governance processes and stringent risk management policies are adhered to, in order to safeguard our stakeholders' interest.

The Nomination and Remuneration Policy may be accessed on the Company's website at the link: www.integratedthermo.com.

#### REPLIES TO THE QUALIFICATIONS OF THE AUDITORS UNDER 134 (3) (f):

The replies of Board of Directors to the qualification of Statutory & Secretarial Audit reports are given as **Annexure VI** to this report.



#### TRANSFER TO RESERVES:

During the financial year under review, no amount has been transferred to the general reserves.

## MATERIAL CHANGES AND COMMITMENTS OCCURRED BETWEEN THE END OF THE FINANCIAL YEAR AND THE DATE OF THE REPORTAFFECTING THE FINANCIAL POSITION OF THE COMPANY:

There were no material changes from the end of the financial year till the date of this report, affecting the financial position of the company.

## DETAILS OF DEPOSITS UNDER CHAPTER V:

The company has not accepted deposits from the members/public falling within the meaning of section 73 and/or section 76 of the Companies Act, 2013 and the Companies (Acceptance of Deposits) Rule, 2014. Accordingly, furnishing of the details of deposits which are not in compliance with the requirements of Chapter V of the Companies Act, 2013 does not arise.

#### MAINTENANCE OF COST RECORDS:

The requirement of maintenance of cost records as specified by the Central Government under sub-section (1) of section 148 of the Companies Act, 2013 is not applicable to the Company. Accordingly, the Company has not maintained such accounts and records for the financial year under review.

## FORMAL ANNUAL EVALUATION MADE BY THE BOARD OF ITS OWN PERFORMANCE AND OF ITS COMMITTEES AND INDIVIDUAL DIRECTORS:

Keeping in view the various provisions of the Companies Act, 2013 and SEBI (LODR) Regulations, 2015, dealing with powers, duties and functions of the Board of the company, your company has adopted criteria for evaluating the performance of its Board, Committees and other said criteria contemplates evaluation of Directors including Independent Directors applicable from the financial year 2018-19. The said criteria contemplates evaluation of Directors based on their performance as directors apart from their specific role as independent, non-executive and executive directors as mentioned below:

- a. Executive Directors, being evaluated as Directors as mentioned above, will also be evaluated on the basis of targets / Criteria given to Executive Directors by the Board from time to time as well as per their terms of appointment.
- b. Independent Directors, being evaluated as a Director, will also be evaluated on meeting their obligations connected with their independence criteria as well as adherence with the requirements of professional conduct, roles, functions and duties specifically applicable to Independent Directors as contained in Schedule IV to the Companies Act, 2013.
- c. The criteria also specifies that the Board would evaluate each committees performance based on the mandate on which the committee has been constituted and the contributions made by each member of the said committee in effective discharge of the responsibilities of the said committee. The Board of Directors of your company has made annual evaluation of its performance, its committees and directors for the financial year 2018-19 based on afore stated criteria.

## DISCLOSURES:

#### **Enquiry Committee:**

The Enquiry Committee comprises three members namely Mr. A. Sreenivasulu Reddy (Chairman & Independent Director), Mr. Venkata Lakshmi Reddy Sajjala (Independent Director) and Mrs. Aravinda Rani Vemuri (Non-Independent Director).

#### **Audit Committee:**

The Audit Committee comprises of three members namely, Mr. A. Sreenivasulu Reddy (Non-Executive Independent Director), Mr. Venkata Lakshmi Reddy Sajjala (Non-Executive Independent Director) and Ms. Tulasi Sajjala (Non-Executive Independent Director). All the recommendations made by the Audit Committee were accepted by the board.

## Vigil Mechanism:

The Vigil Mechanism of the company, which also incorporates a whistle blower policy in terms of SEBI (LODR) Regulations, 2015, includes vigilance and Ethics officer, senior executive of the company. Protected disclosures can be made by a whistle blower through an e-mail, or dedicated telephone line or a letter to the officer or to the Chairman of the Audit Committee. The Policy on vigil mechanism and whistle blower policy may be accessed on the Company's website at the link: http://www.integratedthermo.com

# DETAILS PERTAINING TO REMUNERATION AS REQUIRED UNDER SECTION 197(12) OF THE COMPANIES ACT, 2013 READ WITH RULE 5(1) OF THE COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014:

i) The percentage increase in remuneration of each Director and Chief Financial Officer during the financial year 2018-19 and ratio of the remuneration of each Director to the median remuneration of the employees of the company for the financial year 2018-19, are as under:

| Sl.No. | Name & Director / KMP<br>and Designation                                | Remuneration<br>of Director/KMP<br>for Financial<br>Year<br>2018-19 | % Increase in<br>Remuneration<br>in the Financial<br>Year<br>2018-19 | Ratio of Remuneration of each Director/to Median remuneration of employees |
|--------|---|---|--|--|
| 1.     | Mr. Suresh Kumar Shastry Vemuri<br>Whole Time Director                  | Nil   | Not Applicable   | Not Applicable   |
| 2.     | Mr. A. Sreenivasulu Reddy<br>Non-Executive Independent Director         | Nil   | Not Applicable   | Not Applicable   |
| 3.     | Mr. Venkata Lakshmi Reddy Sajjala<br>Non-Executive Independent Director | Nil   | Not Applicable   | Not Applicable   |
| 4.     | Mrs. Tulasi Sajjala<br>Non-Executive Independent Director               | Nil   | Not Applicable   | Not Applicable   |
| 5.     | Mrs. Aruna Sajjala<br>Non-Executive Independent Director                | Nil   | Not Applicable   | Not Applicable   |
| 6.     | Mrs. Aravinda Rani Vemuri<br>Non-Executive Director                     | Nil   | Not Applicable   | Not Applicable   |
| 7.     | Mr. Vydana Venkata Rao<br>Chief Financial Officer                       | Nil   | Not Applicable   | Not Applicable   |

As the Company is not paying any remuneration to the directors/KMP's, the medium remuneration of employees of the company is not relevence for comparision.



#### GENERAL .

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

- Details relating to deposits covered under Chapter V of the Act.
- 2 Issue of equity shares with differential rights as to dividend, voting or otherwise.
- Issue of Employee stock option Scheme. 3.
- 4. Issue of shares (including sweat equity shares) to employees of the Company under any scheme.
- Neither the Whole Time Director nor the Directors of the Company receive any remuneration or commission from any of its subsidiaries.
- No significant or material orders were passed by the Regulators or Courts or Tribunals which impact the going concern status and Company's operations in future.

Your Directors further state that during the financial year under review, there were no cases filed pursuant to the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013.

## DIRECTORS RESPONSIBILITY STATEMENT:

Pursuant to the provisions of section 134(3) (c) of the Companies Act, 2013 the Board of Directors of your Company hereby certifies and confirms that:

- In the preparation of the Annual Accounts, the applicable accounting standards have been followed along with proper explanation relating to material departures;
- The Directors have selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at the end of the financial year and of the loss of the Company for that year;
- The Directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 2013 for safeguarding the Assets of the Company and for preventing and detecting fraud and other irregularities;
- The Directors have prepared the Annual accounts on a going concern basis; d.
- The Directors, in the case of listed company, has laid down internal financial control to be followed by the company and that such internal financial control or adequate and operating effectively;
- The Directors had devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

## ACKNOWLEDGEMENTS:

Your Directors gratefully acknowledge the support and co-operation extended by all the shareholders, customers, bankers, mutual funds, share brokers to your company during the year and look forward to their continued support.

Your Directors also place on record their appreciation of the dedication and commitment displayed by the employees of the company.

A TO VINE INTEGRATED THERMOPLASTICS LIMITED

//By Order of the Board//

RAVINDA RANI VEMURI

DIN: 01241976

DIRECTOR HYDERABAD

SURESHKUMAR SHASTRY VEMURI

WHOLE TIME DIRECTOR

DIN: 01788268

Place: Hyderabad Date: 13.08.2018

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## **ANNEXURE - 1**

## FORM NO. MGT-9 EXTRACT OFANNUAL RETURN

As on the financial year ended 31.03.2019 [Pursuant to section 92(3) of the Companies Act, 2013 and rule 12(1) of the Companies (Management and Administration) Rules, 2014]

#### I. REGISTRATION AND OTHER DETAILS: L25209TG1994PLC016939 CIN:ii 25th January, 1994 Registration Date INTEGRATED THERMOPLASTICS LIMITED Name of the Company iv) Category/Sub-Category of the Company Company Limited by Shares/Non-Govt Company Address of the Registered office Sy. No. 375, Manoharabad (V), and contact details. Toopran (M), Medak Dist. Telangana. Tel: 040-23235200, E-mail: itlhyd1@yahoo.com Website: www.integratedthermo.com vi) Whether listed company Yes / No Yes vii) Name, Address and Contact details XL SOFTECH SYSTEMS LIMITED. of Registrar and Transfer Agent, if any # 3, Sagar Society, Road No.2, Banjara Hills, Hyderabad - 500 034, Telangana. Ph: 040-23545913/5914. Email: mail@xlsoftech.com

## II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY:

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

| S.No. | Name and Description of<br>Main Products / Services | NIC Code of the<br>Product / Service | % to Total Turnover of the Company |
|-------|---|--------------------------------------|------------------------------------|
| 1.    | Manufacture of other<br>Plastic Products            | 22209                                | 100                                |

## III. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES: NA

| S.No. | Name and Address<br>of the Company | CIN / GLN | Holding/<br>Subsidiary/Associate | % of shares<br>held | Applicable<br>Section |
|-------|------------------------------------|-----------|----------------------------------|---------------------|-----------------------|
|       | NA                                 | NA        | NA                               | NA                  | NA                    |



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

Category-wise Share Holding

| Category of<br>Shareholders                      |         | <ul> <li>of Shares<br/>eginning of</li> </ul> |               | ie                     |         | % Change durin<br>theyear |         |                        |          |
|--|---------|---|---------------|------------------------|---------|---------------------------|---------|------------------------|----------|
|  | Demat   | Physical                                      | Total         | % of<br>Total<br>Share | Demat   | Physical                  | Total   | % of<br>Total<br>Share | -        |
| A. Promoter                                      |         |   |               |                        |         |                           |         | Briare                 |          |
| 1. Indian  |         |   |               |                        |         |                           |         |                        |          |
| a. Individual/HUF                                | 798100  | -   | 798100        | 12.69                  | 798100  | -                         | 798100  | 12.69                  | -        |
| b. Cent. Govt.                                   | -       | -   | -             | -                      | -       | -                         | -       | -                      | -        |
| c. State Govt.                                   | -       | -   | -             | -                      | -       | -                         | -       | -                      | -        |
| d. Bodies Corp.                                  | 1363800 | -   | 1363800       | 21.69                  | 1363800 | -                         | 1363800 | 21.69                  | -        |
| e. Bank/ FI                                      | -       | -   | -             | -                      | -       | -                         | -       | -                      | -        |
| f. Any Other                                     | -       | 1   | -             | -                      | -       | -                         | -       | -                      | -        |
| Sub-Total- A-(1)                                 | 2161900 | •   | 2161900       | 34.38                  | 2161900 | -                         | 2161900 | 34.38                  | -        |
| 2. Foreign                                       |         |   |               |                        |         |                           |         |                        |          |
| a. NRI-Ind/HUF                                   | -       | -   | -             | -                      | -       | -                         | -       | -                      | -        |
| b. Other Ind.                                    | -       | -   | -             | -                      | -       | -                         | -       | -                      | -        |
| c. Body Corp.                                    | -       | -   | -             | -                      | -       | -                         | -       | -                      | -        |
| d. Bank/ FI                                      | -       | -   | -             | -                      | -       | -                         | -       | -                      | -        |
| e. Any   | -       | -   | -             | -                      | -       | -                         | -       | -                      | -        |
| Sub Total- A (2)                                 |         |   | -             | -                      | -       | -                         | -       | -                      | -        |
| Total SH of Promoter (1+2)                       | 2161900 | -   | 2161900       | 34.38                  | 2161900 | -                         | 2161900 | 34.38                  | -        |
| B. Public Shareholding                           |         |   |               |                        |         |                           |         |                        |          |
| 1. Institution                                   |         |   |               |                        |         |                           |         |                        |          |
| a. Mutual Funds                                  | _       | 43000   | 43000         | 0.68                   | _       | 38400                     | 38400   | 0.61                   | (0.07)   |
| b. Bank/ FI                                      | _       | -   | -             | -                      | _       | -                         | -       |                        | (0.07)   |
| c. Cent. Govt.                                   | _       | -   | _             | -                      | _       | -                         | _       | -                      | _        |
| d. State Govt.                                   | _       | _   | _             | _                      | _       | _                         | _       |                        | _        |
| e. Venture Capital                               | _       |   |               | -                      | _       | _                         | _       |                        | _        |
| f. Insurance Co.                                 |         |   |               | -                      | _       | _                         | -       |                        |          |
| g. FIIs  | -       |   | _             | -                      | _       | -                         | -       |                        | -        |
| h. Other   |         | -   | _             | -                      | -       | -                         | _       |                        | _        |
| Sub-Total-B (1)                                  | -       | 43000   | 43000         | 0.68                   | -       | 38400                     | 38400   | 0.61                   | (0.07)   |
| 2. Non- Institution                              |         | 43000   | 43000         | 0.00                   | -       | 30400                     | 30400   | 0.01                   | (0.07)   |
|  | 8800    | 50500   | 59300         | 0.94                   | 3900    | 50500                     | 54400   | 0.87                   | (0.07)   |
| a. Body Corp. India Overseas                     |         |   | 39300         |                        | 3900    | 50500                     |         | 0.87                   | (0.07)   |
|  | -       | -   | -             | -                      | -       | -                         | -       |                        | -        |
| b. Individual                                    | 40=-00  | ******  | * / - / / 0.0 |                        | 701700  | 1011200                   |         |                        | (0.44)   |
| i. Individual shareholders                       | 437600  | 2023500                                       | 2461100       | 39.13                  | 504600  | 1941300                   | 2445900 | 38.89                  | (0.24)   |
| holding nominal share<br>capital upto Rs. 2 lakh |         |   |               |                        |         |                           | 1       |                        |          |
| ii. Individual shareholders                      | 478900  | 537100  | 1016000       | 16.16                  | 526600  | 534600                    | 1061200 | 16.87                  | (0.71)   |
| holding nominal share                            | 470300  | 337100  | 1010000       | 10.10                  | 320000  | 334000                    | 1001200 | 10.67                  | (0.71)   |
| capital in excess ofRs.2 lakh                    |         |   |               |                        |         |                           |         |                        |          |
| C. Other   |         |   |               |                        |         |                           |         |                        |          |
| 1) NRI   | 11000   | 532100  | 543100        | 8.64                   | 11700   | 515400                    | 527100  | 8.38                   | (0.26)   |
| 2) bodies (clearing members)                     | 4500    | -   | 4500          | 0.07                   | -       | -                         | -       | -                      | (0.07)   |
| Sub-Total-B (2)                                  | 940800  | 3143200                                       | 4084000       | 64.94                  | 1046800 | 3041800                   | 4088600 | 65.01                  | 0        |
| Total Public Shareholding (B)=(B)(1)+ (B)(2)     | 940800  | 3186200                                       | 4127000       | 65.62                  | 1046800 | 3080200                   | 4127000 | 65.62                  | 0        |
| C. Shares held by Custodian<br>for GDRs & ADRs   | -       | -   | -             | -                      | -       | -                         | -       | -                      | -        |
| Grand Total (A+B+C)                              | 3102700 | 3186200                                       | 6288900       | 100                    | 3208700 | 3080200                   | 6288900 | 100                    | 0        |
| Granu rotal (A+D+C)                              | 3104/00 | 3100200                                       | 0200700       | 100                    | 3400700 | 3000200                   | 0200700 | 100                    | <u> </u> |

| Sl.<br>No. | Shareholder's Name              | Shareholding at the Beginning of the year |   |   | Share<br>End        | % change in<br>share holding<br>during the year |  |   |
|------------|---------------------------------|---|---|---|---------------------|---|--|---|
|            |                                 | No.<br>of<br>Shares                       | % of total<br>Shares<br>of the<br>company | % of<br>Shares<br>Pledged /<br>encumbered<br>to total<br>shares | No.<br>of<br>Shares | % of total<br>Shares<br>of the<br>company       | %of Shares<br>Pledged /<br>encum-<br>bered to<br>total<br>shares |   |
| 1.         | SUJALA PIPES<br>PRIVATE LIMITED | 1363800                                   | 21.686                                    | 100   | 1363800             | 21.686  | 100  | - |
| 2.         | S. P. Y. REDDY                  | 483300                                    | 7.685                                     | 100   | 483300              | 7.685   | 100  | - |
| 3.         | S. SREEDHAR REDDY               | 291400                                    | 4.634                                     | 90.254  | 291400              | 4.634   | 90.254   | - |
| 4.         | SUJALA SAJJALA                  | 23400                                     | 0.372                                     | 100   | 23400               | 0.372   | 100  | - |
|            | Total                           | 2161900                                   | 34.377                                    | 98.69   | 2161900             | 34.377  | 98.69  | _ |

## $(iii)\ Change\ in\ Promoters'\ Shareholding\ (Please\ specify,\ if\ there\ is\ no\ change):\ No\ Change$

| Shareholders<br>Name | At the beginning of the year |                                | Date wise I<br>Promoters Sh<br>year specifyin<br>/ decrease (e<br>bonus/ sweat e | g the reasor<br>.g.allotment | Cumulative<br>Shareholding at the<br>end of the year |                  |                                  |
|----------------------|------------------------------|--------------------------------|--|------------------------------|--|------------------|----------------------------------|
|                      | No of<br>Shares              | % of total<br>shares of<br>the | Date   | No. of<br>Shares             | Nature   | No. of<br>Shares | % of total shares of the Company |
|                      |                              | Company<br>                    |  |                              |  |                  |                                  |



| ADRs):  Shareholders Name Name Of Directors and Key Managerial Personnel |                 | peginning<br>ne year                   | Date wise Increase<br>Promoters Share holdi<br>specifying the reaso<br>decrease (e.g.allotmen<br>sweat equity etc): | crease /                  | Cumulative<br>Shareholding at the<br>end of the year |                  |  |
|--|-----------------|--|---|---------------------------|--|------------------|--|
|  | No of<br>Shares | % of total<br>shares of the<br>Company | Date  | No. of<br>Shares          | Nature   | No. of<br>Shares | % of total<br>shares of the<br>Company |
| SHYAMRAJ<br>MOORJANI   | 1,20,100        | 1.910                                  | -   | -                         | -  | 1,20,100         | 1.910                                  |
| ASHOK KUMAR<br>LAHOTI  | 99,900          | 1.589                                  | -   | -                         | -  | 99,900           | 1.589                                  |
| SIMON JOSEPH   | 87,900          | 1.398                                  | -   | -                         | -  | 87,900           | 1.398                                  |
| LEELA SIMON  | 82,700          | 1.315                                  | -   | -                         | -  | 82,700           | 1.315                                  |
| SIMLEE SAJID   | 75,100          | 1.194                                  | -   | -                         | -  | 75,100           | 1.194                                  |
| S PADMINI  | 62,700          | 0.997                                  | -   | -                         | -  | 62,700           | 0.997                                  |
| DILIP KUMAR SURANA   | -               | -                                      | -   | -                         | -  | 49,100           | 0.781                                  |
| URMILA LAHOTI  | 45,000          | 0.716                                  | -   | -                         | -  | 45,000           | 0.716                                  |
| 20th CENTURY FIN<br>CORPN LTD - 20th<br>CENTURY                          | 43,000          | 0.684                                  | -   | -                         | -  | 38,400           | 0.611                                  |
| A RAMADEVI   | 40,100          | 0.638                                  | -   | -                         | -  | 40,100           | 0.638                                  |
| (v) Shareholding of Directors  Shareholder  Name                         | At the          | e beginning the year                   | Date wise Increase<br>Promoters Share holl<br>specifying the reast<br>decrease (e.g. allotme                        | g the year<br>ncrease /   | Shareholding at the                                  |                  |  |
|  | No of<br>Shares | % of total<br>shares of the<br>Company | bonus/ sweat equity<br>Date   | etc):<br>No. of<br>Shares | Nature   | No. of<br>Shares | % of total<br>shares of the<br>Company |
| Mr. SURESH KUMAR<br>SHASTRY VEMURI                                       | -               | -                                      | -   | -                         | -  | -                | -                                      |
| Mr. SREENIVASULU<br>REDDY ANGITAPALLI                                    | -               | -                                      | -   | -                         | -  | -                | -                                      |
| Mrs. ARAVINDA<br>RANI VEMURI   |                 |  |   |                           |  |                  |  |
| Mr. VENKATA LAKSHM<br>REDDY SAJJALA                                      | -               | -                                      | -   | -                         | -  | -                | -                                      |
| Mrs. TULASI SAJJALA  | -               | -                                      | -   | -                         | -  | -                | -                                      |
|  |                 |  |   |                           |  |                  |  |
| Mrs. ARUNA SAJJALA<br>Mr. V. VENKATA RAO                                 | -               | -                                      | -   | -                         | -  | -                | -                                      |

## V. INDEBTEDNESS

 $In debtedness\ of\ the\ Company\ including\ interest\ outstanding/accrued\ but\ not\ due\ for\ Payment:$ 

|   | Secured Loans<br>Excluding<br>Deposits | Unsecured<br>Loans | Deposits | Total<br>Indebtedness |
|---|--|--------------------|----------|-----------------------|
| Indebtedness at the beginning of the financial year : |  |                    |          |                       |
| 1. Principal Amount                                   | 13,95,83,126                           | 5,79,97,348        | -        | 19,75,80,474          |
| 2. Interest due but not paid                          | 9,70,12,421                            | -                  | -        | 9,70,12,421           |
| 3. Interest accrued but not due                       | -                                      | -                  | -        | -                     |
| Total (1+2+3)   | 23,65,95,547                           | 5,79,97,348        | -        | 29,45,92,895          |
| Change in Indebtedness during the financial year:     |  |                    |          |                       |
| Addition<br>(Interest due but not paid)               | 3,42,13,573                            | 9,77,42,000        | -        | 13,19,55,573          |
| Addition  | 2,18,415                               | -                  | -        | 2,18,415              |
| Net Change  | 3,44,31,988                            | 9,77,42,000        | -        | 13,21,73,988          |
| Indebtedness at the end of the financial year:        |  |                    |          |                       |
| 1. Principal Amount                                   | 13,93,64,711                           | 15,57,39,348       | -        | 29,51,04,059          |
| 2. Interest due but not paid                          | 13,12,25,994                           | -                  | -        | 13,12,25,994          |
| 3. Interest accrued but not due                       |  | -                  | -        |                       |
| Total (1+2+3)   | 27,05,90,705                           | 15,57,39,348       | -        | 42,63,30,053          |

## VI. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

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

| Sl. | Destinators of Desample   | Name of | Name of MD/WTD. Manager |         |              |  |  |  |
|-----|---|---------|-------------------------|---------|--------------|--|--|--|
| No. | Particulars of Remuneration   | MD      | WT D                    | Manager | Total Amount |  |  |  |
| 1   | Gross salary  | -       | -                       | -       | -            |  |  |  |
|     | a. Salary as per provisions contained in section 17(1) of the Income-tax Act,1961 |         |                         |         |              |  |  |  |
|     | b. Value of perquisites u/s 17(2)<br>Income-tax Act, 1961                         | -       | -                       | -       | -            |  |  |  |
|     | c. Profits in lieu of salary under section 17(3) Income-tax Act, 1961             | -       | -                       | -       | -            |  |  |  |
| 2   | Stock Option  | -       | -                       | -       | -            |  |  |  |
| 3   | Sweat Equity  | -       | -                       | -       | -            |  |  |  |
| 4   | Commission - as % of profit   | -       | -                       | -       | -            |  |  |  |
|     | - Others, specify   | -       | -                       | -       | -            |  |  |  |
| 5   | Others, please specify  | -       | -                       | -       | -            |  |  |  |
|     | Total-(A)   |         | -                       | -       | -            |  |  |  |
| _   | Ceiling as per the Act  | -       | -                       | -       | -            |  |  |  |



#### B. Remuneration to other Directors: NIL Total Amount Particulars of Remuneration Name of Directors No. 1 **Independent Directors** a. Fee for attending board / committee meetings b. Commission --c. Others, please specify \_ \_ Total (1) -----2 **Other Non-Executive Directors** 3 a. Fee for attending board / committee meetings --b. Commission c. Others, please specify Total-(2) Total-B (1+2) Total Managerial Remuneration Overall Ceiling as per the Act

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

| Sl. | Particulars of Remuneration  | Key M | Key Managerial Personnel |     |              |
|-----|--|-------|--------------------------|-----|--------------|
| No. | D. Particulars of Remuneration   | CEO   | CS                       | CFO | Total Amount |
| 1   | Gross salary   |       |                          |     |              |
|     | a. Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961 | -     |                          | -   | -            |
|     | b. Value of perquisites u/s 17(2)<br>Income-tax Act, 1961                          | -     | -                        | -   | -            |
|     | c. Profits in lieu of salary under<br>section 17(3) Income-tax Act, 1961           | -     | -                        | -   | -            |
| 2   | Stock Option   | -     | -                        | -   | -            |
| 3   | Sweat Equity   | -     | -                        | -   | -            |
| 4   | Commission as % of profit  | -     | -                        | -   | -            |
|     | - Others, specify  | -     | -                        | -   | -            |
| 5   | Others, please specify   | -     | -                        | -   | -            |
|     | Total-(C)  | -     |                          | -   | -            |



#### VII. PENALTIES / PUNISHMENT/ COMPOUNDING OF OFFENCES: NIL Details of Appeal Penality / Authority [RD Section of the made Brief Punishment /NCLT/ Type if any Companies Description Compunding Court] Act (give Details) fees imposed A. COMPANY Penalty Punishment Compounding B. Directors Penalty Punishment --Compounding C. OTHER OFFICERS IN DEFAULT Penalty --Punishment Compounding

//By Order of the Board//
For INTEGRATED THERMOPLASTICS LIMITED

Araninda ARAVINDARANI VEMURI DIRECTOR

DIN: 01241976

Place: Hyderabad Date: 14.08.2019

DIN: 01788268 HYDERABAD

SURESHKUMAR SHASTRY VEMURI WHOLE TIME DIRECTOR

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## **ANNEXURE - II**

## FORM NO. 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 thereto.

- 1. Details of contracts or arrangements or transactions not at arm's length basis: Nil
- 2. Details of material contracts or arrangement or transactions at arm's length basis:

| SI.<br>No. | Name of the<br>related party &<br>Nature<br>of relationship | Nature of contract/ arrangements/ transactions | Duration<br>of the contracts /<br>arrangements/<br>transactions | Salient terms of the contracts or arrangements or transactions including the value, if any: | Date(s) of<br>approval<br>by the<br>Board,<br>if any: | Amount paid as advances, if any: |
|------------|---|--|---|---|---|----------------------------------|
| 1.         | Anantha PVC Pipes<br>Private Limited and<br>Common Director | Purchase/Sale of materials                     | 12 months   | Rs. 5,06,26,647/-   | 28.05.2018  | -                                |

## Annexure-III

## ENERGY CONSERVATION, TECHNOLOGY ABSORPTION

Statement pursuant to as per section 134(3)(m) of the Companies Act 2013 read and relevant rules of the companies act 2013.

- 1. Energy Conservation measures taken.
  - The company is upgrading some of its electrical systems to bring itself up to date with the new hardware available for its motor driven machines.
- 2. Additional Investments and proposals, if any, implemented for reduction of consumption of energy.
- 3. Impact of the measures at (1) and (2) above for reduction of energy consumption and consequent impact of the cost of production of goods.

> NIL

|    |   | Current Year | Previous Year |
|----|---|--------------|---------------|
|    |   | 2018-2019    | 2017-2018     |
| A. | Power & Fuel Consumption                              |              |               |
| 1. | Electricity   |              |               |
|    | a. Purchased Units(No's)                              | 38,89,430    | 37,69,825     |
|    | Total Amou nt (Rs.)                                   | 1,94,89,014  | 1,37,55,391   |
|    | Cost/Unit (Rs.)                                       | 5.01         | 3.65          |
|    | b. Own Generation                                     | -            | -             |
|    | i. Through diesel generator Units                     | -            | -             |
|    | Total Amount (Rs.)                                    | -            | -             |
|    | Cost/Unit (Rs.)                                       |              |               |
|    | ii. Through steam turbing/ generator                  | -            | -             |
|    | Units   | -            | -             |
|    | Total Amount  | -            | -             |
|    | Cost/Unit   | -            | -             |
| 2. | Furnace Oil   |              |               |
|    | Quantity Tonnes                                       | -            | -             |
|    | Total Amount  | -            | -             |
|    | Average   | -            | -             |
| 3. | Others/Internal Generation                            |              |               |
|    | Total Amount  | -            | -             |
| B. | Consumption per unit of production Standards (if any) |              |               |
|    | Electricity per deca pair (Units)                     | -            | -             |
|    | Furnace oil/unit                                      | -            | -             |

## RESEARCH AND DEVELOPMENT AND FOREIGN EXCHANGE EARNINGS AND OUTGO

|                                      | Current Year<br>2018-2019<br>(Rs. in Lakhs) | Previous Year<br>2017-2018<br>(Rs. in Lakhs) |
|--------------------------------------|---|--|
| Research and Development (R&D)       | -   | -  |
| Technology Absorption,               | -   | -  |
| Adaptation and Innovation            | -   | -  |
| Foreign Exchange Earnings and outgo: | -   | -  |

Annexure - IV

#### Form No. MR-3

Secretarial Audit Report for the financial year ended 31st March, 2019

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

To.

The Members,

Integrated Thermoplastics Limited

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

Based on our verification of the Company's books, papers, minute books, forms and returns filed and other records maintained by the company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, we hereby report that in our opinion, the company has, during the audit period covering the financial year ended on 31st March, 2019 complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

- 1. We have examined the books, papers, Minute books, forms, returns filed and other records maintained by the company for the financial year ended on 31st March 2019, according to the Provisions of:
  - (i) The Companies Act, 2013 (the Act) and the rules made thereunder;
  - (ii) The Securities Contracts (Regulation) Act, 1956 (SCRA) and rules made there under;
  - (iii) The Depositories Act, 1996 and the Regulation and Bye Laws framed there under;
  - (iv) Foreign Exchange Management Act, 1999 and the rules and regulations made there under to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings;
  - (v) Labour Laws;
  - (vi) The following Regulations and Guidelines Prescribed under the securities and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):
  - (a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011,
  - (b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015.

- 2. We have verified the Provisions of the following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act') which are applicable to the Company during the financial year under report:-
  - (a) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations,
  - (b) The Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 1999;
  - (c) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents)
    Regulations, 1993 regarding the Companies Act and dealing with client;
  - (d) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; and
  - (e) The Securities and Exchange Board of India (Buy back of securities) Regulations, 1998.
- 3. We have also examined compliance with the applicable clauses of the following:
  - (a) Secretarial Standards issued by The Institute of Company Secretaries of India with respect to board and general meetings.
  - (b) The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- 4. During the period under review the Company has generally complied with the provisions of the Act, Rules, Regulations, Guidelines, Standards, etc. mentioned above except the following:
  - a. Company has not appointed the Chief Financial Officer (CFO) and Company Secretary as required under section 203 of the Companies Act, 2013.
  - Company is not regular in submitting the un-audited Quarterly financials and limited review reports
    to the BSE Limited and publishing the same in the newspapers as per the requirement of regulation
    33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.
  - c. The Company does not have two third of directors who are under the category of retire by rotation as prescribed under section 152(6) of the companies act, 2013.

We further report that the Company has entered in to related party transactions without approval of the Board/ Shareholders of the Company, however in this regard we were informed that the transactions entered with the related party during the year was in the ordinary course of business at arm's length basis.

> For SGP& Associates Company Secretaries

R. SIVARAM REDDY Company Secretary C P No: 4685

Place: Hyderabad Date: 14.08.2019

## ANNEXURE-V

## CORPORATE GOVERNANCE REPORT

In accordance with Clause C of Schedule V of SEBI (LODR) Regulations, 2015, the report containing the details of Corporate Governance systems and processes at Integrated Thermoplastics Limited is as follows:

## 1. Company's Philosophy on Code of Governance:

Your Company believes in conducting its affairs with the highest level of integrity, with proper authorizations, professionalism, accountability and transparency. The business operations of your Company are conducted not to benefit any particular interest group but for the benefit of all stakeholders. All matters of strategy and significant developments and other matters which are required for consent of Board are being placed before the Board. The Audit and share transfer and Grievance Committees regularly meet to consider aspects relevant to each committee whereas the Remuneration Committee meets based on need.

## 2. Board of Directors:

## a. Composition of the Board:

The Board of Directors consists of Six (06) Directors and the composition and category of Directors are as follows:

| Sl.No. | Name & Category of the Directors   | No. of Directorships<br>held in other Public<br>Companies                 | No. of Memberships /<br>Chairmanships held in<br>Committees of other<br>companies |
|--------|--|---|---|
| 1.     | Mr. Suresh Kumar Shastry Vemuri<br>Promoter - Executive Director<br>DIN - (01788268) | Holding Directorship<br>in 05 private Companies<br>& One Public Company   | NIL   |
| 2.     | Mrs. Aravinda Rani Vemuri<br>Promoter - Non Executive Director<br>DIN - (01241976)   | Holding Directorship<br>in 10 private Companies<br>& Three Public Company | NIL   |
| 3.     | Mr. Venkata Lakshmi Reddy Sajjala<br>Indepent - Non Executive<br>DIN - (07966611)    | Holding<br>Directorship<br>in 0 Companies                                 | NIL   |
| 4.     | Mr. A. Sreenivasulu Reddy<br>Indepent - Non Executive<br>DIN - (02956004)            | Holding Directorship<br>in 04 private Companies<br>& One Public Company   | NIL   |
| 5.     | Mrs. Tulasi Sajjala<br>Independent-Non-Executive Director<br>DIN - (07966633)        | Holding<br>Directorship<br>in 0 Companies                                 | NIL   |
| 6.     | Mrs. Aruna Sajjala<br>Independent-Non-Executive Director<br>DIN - (07976311)         | Holding Directorship<br>in One Public<br>Company                          | NIL   |

The composition of the Board is in conformity with regulation 17 of SEBI (LODR) Regulations, 2015.

## b. Details of Directors being appointed and re-appointed at the ensuing Annual General Meeting:

 Mrs. Aravinda Rani Vemuri, being the retiring director retires by rotation at the ensuing Annual General Meeting and being eligible offers herself for re-appointment.

A brief resume of the Director being re- appointed is as follows:

Mrs. Aravinda Rani, aged about 36 years, is a graduate in mechanical Engineering from the prestigious GPREC, Kurnool. An academician by profession now, she is the key founder member of Nandi Academy, an International Standards based school that offers all-round development of students through project based learning, adopting varied curriculum like Exceed, Multiple intelligence techniques etc with CBSE and IGCSE affiliations.

Mrs. Aravinda Rani also participates in the day-to-day operational and financial decisions in the Nandi Group of Companies. Her vast experience will be an added advantage to the growth of the Company.

2 . Mr. A. Sreenivasulu Reddy, whose term as an Independent Director of the company expired on 31.03.2019 was reappointed by the board of directors in the meeting held on 14.02.2019 subject to the approval of the members. A brief resume of the Director being re-appointed is as follows:

Mr. A. Sreenivasulu Reddy, (DIN No. 02956004), aged about 35 years has obtained his Degree in Engineering (ECE), from S.V. University during 1997. He has worked in the roles of people Manager, Project Lead and Developer at world class semi-conductor companies. He has successfully executed and project spanning with team across middle countries. He has worked in USA and middle countries for about 10 years. Mr. Sreenivasulureddy Angitapalli has got over all experience of about 15 years. He is associating with Nandi Group for the last five years.

c. Non-Executive Directors' compensation and disclosures:

No fees/compensation is being paid to the Non-Executive Directors of the Company.

d. Board Meetings:

During the financial year 2018-19 the Board of Directors met Four (04) times on the following dates:

- 1. 28th May, 2018
- 2 . 13th August, 2018
- 3. . 14<sup>th</sup> November, 2018
- 14<sup>th</sup> February, 2019

The Attendance of Directors at these Board Meetings and at the previous Annual General meeting was as under:

| Sl.<br>No. | Name of the Directors           | No. of Board<br>Meetings held<br>during the period<br>April 2018 -<br>March 2019 | No. of Meetings<br>attended<br>b y<br>the Director | Whether<br>present at the<br>previous AGM<br>(29.09.2018) |
|------------|---------------------------------|--|--|---|
| 1.         | Mr. Suresh kumar Shastry Vemuri | 4  | 4  | Yes   |
| 2.         | Mr. A. Sreenivasulu Reddy       | 4  | 4  | Yes   |
| 3.         | Mrs. Aravinda Rani Vemuri       | 4  | 4  | No  |
| 4.         | Mr. S. Venkata Lakshmi Reddy    | 4  | 4  | Yes   |
| 5.         | Mrs. Tulasi Sajjala             | 4  | 4  | Yes   |
| 6.         | Mrs. Aruna Sajjala              | 4  | 4  | No  |

## e. Inter-se relationships between directors & Number of shares and convertible instruments held:

| Sl.<br>No. | Name of the Directors           | Inter-se relationship with other Directors | No of Shares Held<br>by Non-Executive<br>Directors |
|------------|---------------------------------|--|--|
| 1.         | Mr. Suresh Kumar Shastry Vemuri | Spouse of Mrs. Aravinda Rani Vemuri.       | -  |
| 2.         | Mr. A. Sreenivasulu Reddy       | No   |  |
| 3.         | Mrs. Aravinda Rani Vemuri       | Spouse of Mr. Suresh kumar Shastry Vemuri. | -  |
| 4.         | Mr. S. Venkata Lakshmi Reddy    | -  | -  |
| 5.         | Mrs. Tulasi Sajjala             | -  | -  |
| 6.         | Mrs. Aruna Sajjala              | -  | -  |

## f. Familiarization program for Independent Directors:

During the financial year under review, Mr. Venkata Lakshmi Reddy Sajjala, Ms. Tulasi Sajjala and Ms. Aruna Sajjala were appointed as Independent Directors of the company for a period of five years w.e.f. 28.05.2018.

The company has framed a policy for training and familiarization programme for newly appointed Independent Directors. Further at the time of appointment of Independent Director, the company issues a formal letter of appointment outlining his/her role, function, duties and responsibilities. The format of letter of appointment is available on our website: http://www.integratedthermo.com/

## g. Skill/Expertise/Competence of the board:

The company board comprises qualified members who bring in the required skills, competence and expertise that allow them to make effective contributions to the board and its committee. The board members are committed to ensuring that the company's board is in compliance with the highest standards of corporate governance.

#### 3. Audit Committee:

The Audit Committee was constituted by the Board of Directors. The terms of reference of this committee cover the matters specified in the Part C of Schedule II of SEBI (LODR) Regulations, 2015 and section 177 of the Companies Act, 2013.

#### a. Composition, Name of Members and Chairman:

Audit committee was reconstituted at the board meeting held on 28.05.2018 as per the section 177 of Companies Act, 2013 and now the Committee consists of the following Independent and executive Directors:

Mr. A. Sreenivasulu Reddy
 Mr. Venkata Lakshmi Reddy Sajjala
 Ms. Tulasi Sajjala
 Member

Member

The Audit Committee invites the Statutory Auditors or their representatives, to be present at its meeting. During the financial year under review, the total number of meetings held was Four (04) on the following dates:

- 1. 28<sup>th</sup> May, 2018
- 2. 13th August, 2018
- 3. 14th November, 2018
- 4. 14th February, 2019

## b. Meetings and attendance during the financial year:

| Name of the Member                   | No. of Meetings Held | Attendance |
|--------------------------------------|----------------------|------------|
| 1. Mr. A. Sreenivasulu Reddy         | 4                    | 4          |
| 2. Mr. Suresh Kumar Shastry Vemuri   | 4                    | 1          |
| 3. Mr. Venkata Lakshmi Reddy Sajjala | 4                    | 3          |
| 4. Mrs. Tulasi Sajjala               | 4                    | 3          |

Necessary Quorum was present for all the meetings.

Mr. A. Sreenivasulu Reddy is Chairman of the Audit Committee.

## 4. Nomination and Remuneration Committee:

## a. Brief description of terms of reference:

The terms of reference of Nomination and Remuneration Committee cover all the matters specified for the Nomination and Remuneration Committee under section 178 of the Companies Act, 2013 and SEBI (LODR) Regulations, 2015.

## b. Composition, Name of members and Chairperson:

The Nomination and Remuneration Committee was reconstituted at the board meeting held on 28.05.2018 as per section 178 of Companies Act, 2013 and comprises of following Directors as detailed below:

- 1. Mr. A. Sreenivasulu Reddy Independent Director
- 2. Mr. Venkata Lakshmi Reddy Sajjala Independent Director
- 3. Ms. Tulasi Sajjala Independent Director

Mr. A. Sreenivasulu Reddy was the Chairman of the Nomination and Remuneration Committee.

## c. Meetings and attendance during the financial year:

During the financial year under review, the total number of meetings held was Three (03) on the following dates:

1.28th May, 2018

2.13th August, 2018

3.14th February, 2019

| Name of the Member                   | No. of Meetings Held | Attendance |
|--------------------------------------|----------------------|------------|
| 1. Mr. A. Sreenivasulu Reddy         | 3                    | 3          |
| 2. Mr. Sureshkumar Shastry Vemuri    | 3                    | 1          |
| 3. Mr. Venkata Lakshmi Reddy Sajjala | 3                    | 2          |
| 4. Ms. Tulasi Sajjala                | 3                    | 2          |

## d. Performance evaluation criteria for independent directors:

During the financial year, the Nomination and Remuneration Committee under the guidance of the Board formulated the criteria and framework for the performance evaluation of every director on the Board, including the executive and Independent Director and identified on-going training and education programmes to ensure that the Non-executive directors are provided with adequate information regarding the business, industry, and their legal responsibilities and duties.

## 5. Remuneration of Directors:

No remuneration paid during the financial year under review.

## 6. Share Transfer and Investors Grievance Committees:

Share Transfer and Investors Grievance Committee was formed by the Board of Directors in terms of regulation 19 of SEBI (LODR) Regulations, 2015.

## a. Name of non-executive director heading the committee:

Mr. A. Sreenivasulu Reddy is the Chairman of the Share Transfer and Investors Grievance Committee.

#### b. Name and designation of Compliance officer:

Mr. Suresh Kumar Shastri Vemuri, Whole Time director and Compliance Officer.

## c. Composition of Share Transfer and Investors Grievance Committee:

The Share Transfer and Investors Grievance Committee was re-constituted at the board meeting held on 28.05.2018 consisting of the Directors:

1. Mr. A. Sreenivasulu Reddy - Chairman

Mr. Venkata Lakshmi Reddy Sajjala - Independent Director

2. Ms. Tulasi Sajjala - Independent Director

Mr. A. Sreenivasulu Reddy is the Chairman of the Share Transfer and Investor Grievances Committee.

The Committee look into the matters relating to the shareholder's complaints, grievances, various requests in the nature of transfer, transmission, etc., and also overseeing the performance of the Registrar & Transfer agents to improve the quality of investor services.

## d. Number of shareholder complaints received, solved and pending:

The status of shareholder complaints received during the reporting period under review and number of complaints solved and pending are detailed as below:

| Sl.<br>No. | Name of the Complaint                         | No. of<br>Complaints<br>Received | No. of<br>Complaints<br>Solved | No. of<br>Complaints<br>Pending |
|------------|---|----------------------------------|--------------------------------|---------------------------------|
| 1          | Non-receipt of Sh certificate                 | Nil                              | Nil                            | Nil                             |
| 2          | Non-receipt of duplicate<br>Share certificate | Nil                              | Nil                            | Nil                             |
| 3          | Non-receipt of Annual Reports                 | Nil                              | Nil                            | Nil                             |
| 4          | Non-receipt of Dividend / Warrants            | -                                | -                              | -                               |
| 5          | Non-receipt of refund order                   | -                                | -                              | -                               |
|            | Total   | Nil                              | Nil                            | Nil                             |

## 7. General Body Meetings:

## a) Annual General meetings:

The last 3 Annual General Meetings were held as under:

| Date       | Time       | Venue  |
|------------|------------|--|
| 29.09.2018 | 12.30 P.M. | Survey No. 375, Manoharabad Village<br>Toopran Mandal, Medak District.<br>Telangana. |
| 29.09.2017 | 12.30 P.M. | Survey No. 375, Manoharabad Village<br>Toopran Mandal, Medak District.<br>Telangana. |
| 30.09.2016 | 12.30 P.M. | Survey No. 375, Manoharabad Village<br>Toopran Mandal, Medak District.<br>Telangana. |

## b. Extra-Ordinary General Meetings:

No Extra-Ordinary General Meeting of the Members was held during the financial year 2018-19.

## c. Postal Ballot:

No Postal Ballot was conducted during the financial year 2018-19.

## d. Special Resolutions:

No Special Resolutions were passed at the Three (03) previous Annual General Meetings held on 30.09.2016, 29.09.2017 and 29.09.2018.



## 8. Means of Communication:

- a. The quarterly results are published in one English newspaper and in one regional newspaper i.e. Business Standard and Andhra Prabha.
- b. No Information is released to the press at the time of declaration of results except the publication of results in the newspapers.
- c. The Management Discussion and Analysis (MD & A) is a part of the Annual Report.
- d. No presentations made to institutional investors or to the analysts.

## 9. General Shareholder Information:

## a. Annual General Meeting - date, time and venue:

Date : 30.09.2019 Time : 12.30 P.M

Venue : Survey No. 375, Manoharabad Village,

Toopran Mandal, Medak District, Telangana.

## b. Financial Year:

The financial year covers the period from 1st April to 31st March:

## Financial Reporting for 2019-20 (tentative):

| The First Quarter Financial Results  | - | 30.06.2019 | Held on 14.08.2019               |
|--------------------------------------|---|------------|----------------------------------|
| The Second Quarter Financial Results | - | 30.09.2019 | Between 15.10.2019 to 14.11.2019 |
| The Third Quarter Financial Results  | - | 31.12.2019 | Between 15.01.2020 to 14.02.2020 |
| The Last Quarter Financial Results   | - | 31.03.2020 | Between 15.04.2020 to 14.02.2020 |

## c. Dividend payment Date:

Not applicable as the Board has not recommended any dividend for the financial year.

## d. Stock exchange (s) and Listing fee:

Shares of the Company are listed on BSE Limited [BSE] and the Company has not paid Annual Listing Fees for the financial year 2018-19 to the BSE Limited [BSE]

## e. Stock code:

Company's Stock Code in BSE: 530921

## f. Market price data- high, low during each month in last financial year:

Market Price Data: High / Low during each month of 2018-19 on the BSE:

| High<br>(Rs.) | Low<br>(Rs.)           | Close<br>(Rs.)                  | Volume<br>(Nos.)  |
|---------------|------------------------|---------------------------------|---|
| 5.14          | 4.90                   | 5.14                            | 1400  |
| 6.22          | 5.39                   | 5.66                            | 2400  |
| -             | -                      | -                               | -   |
| 5.38          | 5.38                   | 5.38                            | 700   |
| -             | -                      | -                               | -   |
| -             | -                      | -                               | -   |
| -             | -                      | -                               | -   |
| -             | -                      | -                               | -   |
| -             | -                      | -                               | -   |
| -             | -                      | -                               | -   |
| -             | -                      | -                               | -   |
| -             | -                      | -                               | -   |
|               | (Rs.) 5.14 6.22 - 5.38 | (Rs.) (Rs.) 5.14 4.90 6.22 5.39 | (Rs.)     (Rs.)       5.14     4.90       5.14     5.14       6.22     5.39       5.38     5.38       5.38     5.38       -     -       - |

## g. Performance in comparison to broad-based indices such as BSE Sensex, CRISIL Index etc.:

Since the company is not in active trade list, comparing the performance with broad based indices not appropriate.

## h. In case the securities are suspended from trading, the director's report shall explain the reason thereof:

The shares of the company have not been suspended during the period under review.

## i. Registrar to an Issue and Share Transfer Agents:

## XL SOFTECH SYSTEMSLIMITED

Plot No: 3, Sagar Co-operative Society,

Road No. 2, Banjara Hills, Hyderabad -500034.

Ph: 040-23545912 / 5913. Email Id: <u>xlfield@gmail.com</u>

## j. Share transfer System:

The Board has delegated share transfer formalities to the Registrar and Transfer Agents XL SOFTECH SYSTEMS LIMITED

All communications regarding Share Transfers, Transmissions, Change in Address and any other correspondence etc., may be addressed to the Registrar & Transfer Agents.

The company has constituted Shareholders/Investors Grievance Committee, which meets as and when required. Physical transfers are affected within the statutory period of 15 days. The Board has designated Mr. Suresh Kumar Shastri Vemuri as the Compliance Officer. Hence, in case of any grievances, the shareholders are free to approach the Share Transfer Committee for due redressal of their grievances.



## k. Distribution of shareholding as on 31.03.2019:

| No. of Shares  | Shareh             | Shareholders     |          | Share Amount |  |
|----------------|--------------------|------------------|----------|--------------|--|
| No. of Shares  | Number of Accounts | % to<br>Accounts | In Rs.   | % of Capital |  |
| (1)            | (2)                | (3)              | (4)      | (5)          |  |
| 1 - 5000       | 895                | 45.00            | 3113900  | 4.95         |  |
| 5001 - 10000   | 480                | 24.13            | 4054000  | 6.45         |  |
| 10001 - 20000  | 203                | 10.21            | 3280070  | 5.22         |  |
| 20001 - 30000  | 158                | 7.94             | 4067030  | 6.47         |  |
| 30001 - 40000  | 41                 | 2.06             | 1500000  | 2.39         |  |
| 40001 - 50000  | 82                 | 4.12             | 4036000  | 6.42         |  |
| 50001 - 100000 | 76                 | 3.82             | 6149000  | 9.78         |  |
| 100001 - Above | 54                 | 2.71             | 36689000 | 58.34        |  |
| Total          | 1989               | 100.00           | 62889000 | 100.00       |  |

## Categories of Shareholders as on $31^{\rm st}$ March, 2019

| Sl.<br>No. | Description  | Cases | Shares  | % Equity |
|------------|--|-------|---------|----------|
| 1          | BANKS, FINANCIAL INSTITUTIONS,<br>INSURANCE COMPANIES,<br>MUTUAL FUNDS (CENTRAL/STATE<br>GOV. INSTITUTIONS/<br>NON- GOVERNMENT INSTITUTIONS) | 1     | 1       | 0.61     |
| 2          | BODIES CORPORATES  | 15    | 54400   | 0.87     |
| 3          | NON-RESIDENT INDIANS   | 204   | 527100  | 8.38     |
| 4          | PROMOTERS BODIES CORPORATE   | 1     | 1363800 | 21.69    |
| 5          | PROMOTER INDIVIDUALS   | 3     | 798100  | 12.69    |
| 6          | RESIDENT INDIVIDUALS   | 1765  | 3507100 | 55.76    |
|            | TOTAL  | 1989  | 6288900 | 100.00   |

## I. Dematerialization of shares and liquidity:

| Sl.<br>No. | Description | No. of Shares | % to the total Equity |
|------------|-------------|---------------|-----------------------|
| 1          | PHYSICAL    | 3080200       | 48.98                 |
| 2          | NSDL        | 2686892       | 42.72                 |
| 3          | CDSL        | 521808        | 8.30                  |
|            | TOTAL       | 6288900       | 100.00                |

51.02 % of company's paid-up equity share capital has been dematerialized up to March 31, 2019. Trading in equity shares of the Company is permitted only in de-materialized form.

The company has established connectivity with CDSL and NSDL and the shareholders are requested to avail this facility and dematerialize their shares by sending their physical share certificates to the Share Transfer Agents or the company through their Depository Participants.

## m. Outstanding Global depository receipts or American depository receipts or warrants or any convertible instruments, conversion date and likely impact on equity:

The company has not issued any GDR or ADR or other convertible instruments, hence there is no impact on equity of the company.

## n. Commodity price risk or foreign exchange risk and hedging activities.

As the company does not trade in commodity markets and not involved in foreign exchange transactions, there is no commodity price risk or foreign exchange risk to the company's operations. The company also not carried on the hedging activities.

## o. Plant locations:

The company is in the manufacturing sector and does not have any plant locations other than at the registered office.

## p. Address for Correspondence:

Shareholders may correspond with the company for the redressal of their grievances, if any at the registered office of the Company situate at:

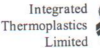
Survey No. 375, Manoharabad Village,

Toopran Mandal, Medak District, Telangana -502 334

Phone No: +91 9848019282 Email Id: itlhyd1@yahoo.com

## 10. Other Disclosures:

- a. There is no materially significant related party transaction that may have potential conflict with the interests of listed entity at large.
- b. Details of non-compliance by the company, penalties, strictures imposed on the company by Stock Exchange or SEBI or any statutory authority on any matter related to capital markets, during last Three (03) years 2015 16, 2016-17 & 2017-18 respectively: NIL
- c. The company has adopted Whistle Blower policy and the company affirmed that no personnel have been denied access to the audit committee.
- d. The company has generally complied with all mandatory requirements of chapter IV of SEBI (LODR)





Regulations, 2015 and it has not adopted non-mandatory requirements of SEBI (LODR) Regulations, 2015.

- The policy for determining material subsidiaries is placed on the website of the company i.e. www.integratedthermo.com.
- The policy on dealing with related party transactions is placed on the website of the company i.e. www.integratedthermo.com.
- The company does not undertake purchase or sale in Commodity markets and hence no disclosure on commodity price risks and commodity hedging activities is required.
- The certificate from a company secretary in practice that none of the directors on the board of the company have been debarred or disqualified from being appointed or continuing as directors of companies by the board Ministry of Corporate Affairs or any such statutory authority is enclosed as Annexure -A.
- During the financial year under review, there were no cases filed pursuant to the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal Act, 2013).
- 11. The compliance with the corporate governance provisions as specified in regulations 17, 17A, 18, 19, 20, 21,22, 23, 24, 24A, 25, 26, 27 and clauses (b) to (i) of sub-regulation (2) of regulation 46 and Para C, D and E of Schedule V of SEBI (LODR) Regulations, 2015 are not applicable to the Company. However, we have disclosed all the compliances as required under corporate governance section in the Annual report.
- 12. The compliance with the corporate governance provisions as specified in Part E of Schedule II is not applicable to the company. However the Company has complied with the following compliances under Part E of Schedule II.
- The company has moved towards a regime of financial statements with unmodified audit opinion.
- The Company has appointed separate persons to the post of chairperson and chief executive officer.
- The Internal auditor reports directly to the audit committee.
- 13. Declaration signed by the Whole Time Director stating that the members of board of directors and senior management personnel have affirmed compliance with the code of conduct of board of directors and senior management, is enclosed as Annexure-B.
- 14. CEO and CFO certification for the financial year ended 31.03.2019 is enclosed as Annexure-C.
- 15. Compliance certificate from either the auditors or practicing company secretaries regarding compliance of conditions of corporate governance is enclosed as Annexure-D.
- 16. Disclosures with respect to demat suspense account/ unclaimed suspense account:

There are no demat suspense account (s) and no unclaimed suspense account.

//ON BEHALF OF THE BOARD//

For INTEGRATED THERMOPLASTICS LIMITED muinda

HYDERABAD

VINDA RANT VEMURI DIRECTOR

DIN: 01241976

SURESHKUMAR SHASTRY VEMURI RMOP, WHOLE TIME DIRECTOR

1.8

DIN: 01788268

Place: Hyderabad Date: 14.08.2019

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Annexure - A

#### CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS

(pursuant to Regulation 34(3) and Schedule V Para C clause (10)(i) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

To.

The Members of

INTEGRATED THERMOPLASTICS LIMITED

Sy. No. 375, Manoharabad (V), Toopran (M),

Medak Dt. - 502334, Telangana.

We have examined the relevant registers, records, forms, returns and disclosures received from the Directors of Integrated Thermoplastics Limited having CIN: L25209TG1994PLC016939 and having registered office at Sy.No.375, Manoharabad (V), Toopran (M), Medak Dt. – 502334, Telangana (hereinafter referred to as 'the Company'), produced before us by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub clause 10(i) of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

In our opinion and to the best of our information and according to the verifications (including Directors Identification Number (DIN) status at the portal www.mca.gov.in) as considered necessary and explanations furnished to us by the Company & its officers, We hereby certify that none of the Directors on the Board of the Company as stated below for the Financial Year ending on 31st March, 2019 have been debarred or disqualified from being appointed or continuing as Directors of companies by the Securities and Exchange Board of India, Ministry of Corporate Affairs, or any such other Statutory Authority.

| Sl.<br>No. | Name of the Directors         | DIN      | Date of appointment in company |
|------------|-------------------------------|----------|--------------------------------|
| 1          | ARAVINDA RANI VEMURI          | 01241976 | 30.09.2014                     |
| 2          | SURESHKUMAR SHASTRY VEMURI    | 01788268 | 14.08.2013                     |
| 3          | SREENIVASULUREDDY ANGITAPALLI | 02956004 | 10.02.2011                     |
| 4          | VENKATA LAKSHMI REDDY SAJJALA | 07966611 | 31.10.2017                     |
| 5          | TULASI SAJJALA                | 07966633 | 31.10.2017                     |
| 6          | ARUNA SAJJALA                 | 07976311 | 31.10.2017                     |

Ensuring the eligibility of for the appointment / continuity of every Director on the Board is the responsibility of the management of the Company. Our responsibility is to express an opinion on these based on our verification. This certificate is neither an assurance as to the future viability of the Company nor of the efficiency or effectiveness with which the management has conducted the affairs of the Company.

For SGP & Associates Company Secretaries

R. SIVARAM REDDY Partner CP No. 4685

Place: Hyderabad Date: 14.08.2019



Annexure - B

# DECLARATION BY WHOLE TIME DIRECTOR OF THE COMPANY ON CODE OF CONDUCT

As per Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 of the Stock exchanges the Board shall lay down a code of conduct for all Board Members and senior management of the Company. The code of conduct shall be posted on the website of the company and all the Board Members and senior management personnel shall affirm compliance with the code on annual basis. The Annual report of the Company shall contain a declaration to this effect signed by Whole Time Director of the Company.

In regard to the compliance of the above I hereby declare that:

- Code of conduct prepared for the Board Members and senior management of the company was approved by the Board of Directors and the same was adopted by the Company.
- Code of conduct adopted by the Company was circulated to the members of the Board and senior management of the company and also posted in the website of the company.
- 3. All the members of the Board and senior management of the company have complied with all the provisions of the code of conduct.

For INTEGRATED THERMOPLASTICS LIMITED

HYDE SURESH KUMAR SHASTRY VEMURI WHOLE TIME DIRECTOR DIN: 01788268

Place: Hyderabad Date: 14.08.2019



Annexure - C

#### CEO AND CFO CERTIFICATION

To,
The Board of Directors
INTEGRATED THERMOPLASTICS LIMITED
HYDERABAD.

We, Mr. Sureshkumar Shastry Vemuri, Whole Time Director and Mr. Vydana Venkata Rao, Chief Financial Officer of Integrated Thermoplastics Limited, to the best of our knowledge and belief, certify that:

- We have reviewed financial statements and all the notes on annual accounts of the Company and the Board report.
- These statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading.
- 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.
- There are no transactions entered into by the Company during the year which are fraudulent, illegal or violative of the Company's Code of Conduct.
- 5. We accept responsibility for establishing and maintaining internal controls for financial reporting and we have evaluated the effectiveness of Company's internal control systems pertaining to financial reporting. We have not come across any reportable efficiency in the design or operation of such internal controls.
- 6. We have indicated to the Auditors and the Audit Committee:
  - a. That there are no significant changes in internal control over financial reporting during the year.
  - b. That there are no significant changes in accounting policies during the year; and
  - c. That there are no instances of significant fraud of which we have become aware.

FOR INTEGRATED THERMOPLASTICS LIMITED

SURESHKUMAR SHASTRY VEMURI

WHOLE TIME DIRECTOR

DIN: 01788268

HYDERABAD

VYDANA VENKATA RAO CHIEF FINANCIAL OFFICER

Place: Hyderabad Date: 16.05.2019

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Annexure - D

# AUDITORS' CERTIFICATE ON CORPORATE GOVERNANCE AS PER PARA E SCHEDULE V OF SEBI (LODR) REGULATIONS, 2015:

To,

The Members of,

Integrated Thermoplastics Limited.

We have examined the compliance of conditions of Corporate Governance by Photon Capital Advisors Limited, for the financial year ended on 31<sup>st</sup> March 2019, as stipulated in SEBI (LODR) Regulations, 2015.

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 compliance with the conditions of the Corporate Governance as stipulated in the said 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 SEBI (LODR) Regulations, 2015.

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

For and behalf of

SGP & Associates Company Secretaries

R. SIVARAM REDDY Partner CP No. 4685

Place: Hyderabad Date: 14.08.2019

# ANNEXURE-VI

# AUDITORS QUALIFICATION

Clarifications of the Board on the Qualifications made by the Statutory Auditors & Secretarial Auditors of the Company in the Auditors Reports given for the financial year ended 31.03.2019.

|   | A   | uditors Qualificati   | on   | Board Clarification / Reply  |
|---|---|---|--|--|
|   | The Company has no<br>dues, including Pr<br>Income Tax, Sales T<br>Added Tax, Custom<br>statutory dues applie | ot regular in depotor ovident Fund, Enfax, Service Tax, Gas Duty, Excise Ducable to it with the   | ositing undisputed statutory<br>inployees' State Insurance,<br>oods and Service Tax, Value<br>ity, Cess and other material<br>appropriate authorities.   | The board has noted the same and ensure that statutory payments shall be made regularly.   |
| S1. Nature of Dues Amount (Rs.)  1 Income Tax 18,14,870 |   | (Rs.)   | Period to which the Amount relates to  |  |
| 3   | Income Tax  Income Tax  | 22,20,150   | 2015-2016  |  |
| 4   | Income Tax  | 22,40,512   | 2010-2011  |  |
|   | (a) 7. (b) SI. No. 1 2  | (a) The Company has no dues, including Properties Income Tax, Sales To Added Tax, Custom statutory dues applied (b) Statement of arrears Six Months  S1. Nature of Dues  1 Income Tax  2 Income Tax  3 Income Tax | Point No. VII of Annexure-B of Independed  (a) The Company has not regular in dependence dues, including Provident Fund, Enforcement Tax, Sales Tax, Service Tax, Good Added Tax, Customs Duty, Excise Dustatutory dues applicable to it with the statutory dues applicable to it with the Statement of arrears of Statutory Dues Six Months  S1. Nature of Dues (Rs.)  1 Income Tax 18,14,870  2 Income Tax 22,20,150  3 Income Tax 20,92,670 | S1. Nature of Dues         Amount (Rs.)         Period to which the Amount relates to           1 Income Tax         18,14,870         2017-2018           2 Income Tax         22,20,150         2015-2016           3 Income Tax         20,92,670         2011-2012 |



| Sl. No. Auditors Qualification Board Clarification / Reply |
|--|
|--|

(c) Details of dues of Income Tax, Sales Tax, Service Tax, Excise Duty and Value Added Tax which have not been deposited as at March 31, 2019 on account of dispute are given below:

| Sl.<br>No. | Nature of<br>Statute | Nature of<br>Dues | Amount #<br>(Rs in Lakhs) | Period which the amount relates | Forum where dispute is pending |
|------------|----------------------|-------------------|---------------------------|---------------------------------|--------------------------------|
| 1.         | APGST/VAT Act        | Sales Tax         | 66.42                     | 2001-2002                       | Appeal in STAT                 |
| 2.         | Central Excise Act   | Excise Duty       | 1.04                      | 1998-1999                       | Department Appeal in CESTAT    |
| 3.         | CST Act              | CST               | 24.25                     | 2011-2012                       | Write petition to be filed     |
| 4.         | CST Act              | CST               | 7.45                      | 2012-2013                       | Appeal in ADC(CT)              |
| 5.         | CST Act              | CST               | 4.65                      | 2014-2015                       | Appeal in ADC(CT)              |

| 2. | Point No. VIII of Annexure-B of Independent Auditor report:  In our report and according to the conformation and explanations given to us, the company has became default in repayment of dues to APSFC Term Loan Principle Amount of Rs.6,30,01,737 and Interest on Term Loan of Rs.13,03,16,251/-Total Amounting to Rs.19,33,17,988/- as at 31st March, 2019. | The company has been in temporary financial crisis and will pay the loan installments and interest. |
|----|---|---|
| 3. | Basis for Qualified opinion of Annexure-A of Independent Auditor report:  a As there are deficiencies in internal controls such that the management or employees, of the company in the normal course of performing their assigned functions, does not prevent, or detect and correct misstatements on a timely basis.  | The board has noted the same and ensure that necessary measures shall be taken on this.             |
|    | b. A lack of adequate procedures and controls to appropriately account for certain non-income tax-related expenses and comply with the related filing requirements.   | The Board has assured to look into the matter.  |

| Sl.<br>No. | Auditors Qualification   | Board Clarification / Reply  |  |
|------------|--|--|--|
|            | c. The company does not have an appropriate written internal control system for customer/supplier acceptance, credit evaluation and establishing credit limits for sales/purchases, which could potentially results in the company recognizing revenue without establishing reasonable certainty of ultimate collection. | The adequate internal financial controls and proper internal audit systems are in the process of establishment as per the requirements suggested in the audit. |  |
|            | d. The company does not have adequate written controls for the personnel recruitment, training and other related activities.   | The Company is in the process of writing framework.  |  |
|            | e. Most of the transactions are being personally supervised by the management itself without proper job rotations and its related procedures.  |  |  |
|            | d. Land in dispute   | Field a counter affidavit against an EP filed by Mr.Surendra Singh, it is pending before senior Civil Judge, Siddipet and we are expecting our favor.          |  |
|            | e. The company is not issuing the receipts for the amount received through bank.   | The Board has assured to look into the matter.   |  |
|            | f. There is no proper maker and checker relationship as the transactions are being processed and authorized by the same person.  | The Board has assured to look into the matter.   |  |
| ,          |  | The transactions entered with the related party during the year for in the ordinary coerce of business   |  |
| c          |  | The Company ensures to comply with the requirement.  |  |

For INTEGRATED THERMOPLASTICS LIMITED

ARAVINDA RANI VEMURI DIRECTOR DIN: 01241976

SURESHKUMAR SHASTRY VEMURI WHOLE TIME DIRECTOR DIN: 01788268

Place: Hyderabad Date: 14.08.2019

#### INDEPENDENT AUDITOR'S REPORT

To.

The Members

M/s. INTEGRATED THERMOPLASTICS LIMITED.,

#### Report on the indian Accounting Standards (IND AS) Financial Statements:

#### Opinion

We have audited the accompanying IND AS financial statements of M/s.INTEGRATED THERMOPLASTICS LIMITED ("the Company"), which comprise the Balance Sheet as at March 31, 2019, the Statement of Profit and Loss and Cash Flows for the year then ended and a summary of the significant accounting policies and other explanatory information.

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

- a) In the case of the Balance sheet, of the state of affairs of the Company as at March 31,2019;
- b) In the case of the Profit and Loss statement, of the Loss for the year ended on that date;
- c) In the case of the cash flow statement, of the cash flow for the year ended on that date.

#### **Basis for Opinion**

We conducted our audit in accordance with the standards on auditing specified under section 143 (10) of the Companies Act, 2013. Our responsibilities under those Standards are further described in the auditor's responsibilities for the audit of the IND AS Financial statements section of our report. We are independent of the Company in accordance with the code of ethics issued by the Institute of Chartered Accountants of India together with the independence requirements that are relevant to our audit of the IND AS Financial statements under the provisions of the Act and the rules there under, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the code of ethics.

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

#### Key Audit Matters

Key audit matters ('KAM') are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

#### Management's Responsibility for the Ind AS Financial Statements

The Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Companies Act, 2013 ("the Act") with respect to the preparation of these IND AS financial statements that give a true and fair view of the financial position, financial performance including other comprehensive income, cash flows and changes in equity of the Company in accordance with the Indian Accounting Standards (Ind AS) prescribed under section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015, as amended, and other accounting principles generally accepted in India.

This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the standalone financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

#### **Auditor's Responsibility**

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

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

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

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

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

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

#### **Emphasis of Matters:**

#### We draw attention to the following matters in the notes to the Ind AS financial statements:

The financial statements which indicates that the company has accumulated losses of Rs.,20,37,77,691/and its net worth has been substantially eroded, the company has incurred a net loss of Rs.12,83,04,597/- during the current year and in the previous year Rs.1,57,89,870/-

Notes to accounts to the financial statements which shows Letter of Credit of Rs.650 Lakhs which is a threat to the company as it results for the payment if default is made

Notes to accounts to the financial statements which describe accounting for retirement benefits and the Provisions required as on 31/03/2019 is not ascertained.

Our opinion is not modified in respect of these matters.

#### Report on Other Legal and Regulatory Requirements

- 1. As required by Section 143(3) of the Act, based on our audit we report that:
  - a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
  - b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
  - c) The Balance Sheet, the Statement of Profit and Loss including Other Comprehensive Income, Statement of Changes in Equity and the Statement of Cash Flow dealt with by this Report are in agreement with the books of account.
  - d) In our opinion, the aforesaid Ind AS financial statements comply with the Indian Accounting Standards prescribed under section 133 of the Act.



- e) On the basis of the written representations received from the directors of the Company as on March 31, 2019 taken on record by the Board of Directors, none of the directors are disqualified as on March 31, 2019 from being appointed as a director in terms of Section 164(2) of the Act.
- f) With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure A".
- g) with respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended, in our opinion and to the best of our information and according to the explanations given to us:
  - The Company has disclosed the impact of pending litigations on its financial position in its Ind AS financial statements.
  - The Company did not have any long-term Contracts including derivative contracts for which there were any material foreseeable losses.
  - iii. There has been no amount to transfer or delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company.
- As required by the Companies (Auditor's Report) Order, 2016 ("the Order") issued by the Central Government in terms of Section 143(11) of the Act, we give in "Annexure B" a statement on the matters specified in paragraphs 3 and 4 of the Order.

For M/s. Deva & Co.,

hartered Accountants

(Finn's Registration No. 000722S)

Storiva B

Partner (M No.229749)

Place: Hyderabad. Date: 02/09/2019.



#### ANNEXURE "A"

#### TO THE INDEPENDENT AUDITOR'S REPORT

(Referred to in paragraph 1(f) under 'Report on Other Legal and Regulatory Requirements' section of our report to the Members of Integrated Thermoplastics Limited of even date)

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

We have audited the internal financial controls over financial reporting of **M/s INTEGRATED THERMOPLASTICS LIMITED** ("the Company") as of March 31, 2019 in conjunction with our audit of the Ind AS financial statements of the Company for the year ended on that date

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

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

# **Auditor's Responsibility**

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

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

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

#### Meaning of Internal Financial Controls over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting includes those policies and procedures that

(1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the Ind AS financial statements.

#### Inherent Limitations of Internal Financial Controls over Financial Reporting

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

#### Opinion

According to the information and explanation given to us and based on our audit, the following material weaknesses have been identified as at March 31st, 2019

- a) As there are deficiencies in internal controls such that the management or employees, of the company in the normal course of performing their assigned functions, does not prevent, or detect and correct misstatements on a timely basis.
- b) A lack of adequate procedures and controls to appropriately account for certain non-income tax-related expenses and comply with the related filing requirements.
- c) The company does not have an appropriate written internal control system for customer/supplier acceptance, credit evaluation and establishing credit limits for sales/purchases, which could potentially results in the company recognizing revenue without establishing reasonable certainty of ultimate collection.
- d) The company does not have adequate written controls for the personnel recruitment, training and other related activities.
- e) Most of the transactions are being personally supervised by the management itself without proper job rotations and its related procedures.

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- a) The company is not issuing the receipts for the amount received through bank.
- b) There is no proper maker and checker relationship as the transactions are being processed and authorized by the same person.

In our opinion, except for the effects/possible effects of the material weaknesses described above on the achievement of the objectives of the control criteria, the company has maintained, in all material respects, adequate internal financial controls over financial reporting were operating effectively as of March 31st, 2019, based on "the Internal Control over financial reporting criteria established by the company considering the essential components of the internal control stated in the Guidance Note on audit on Internal Financial Controls over Financial Reporting issued by the Institute of Chartered Accountants of India".

For M/s. Deva & Co., Chartered Accountants

(Firms Registration No.00722S)

Place: Hyderabad, Date: 02/09/2019 Supriya Belede

Partner (Membership No.229749)

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ANNEXURE "B"

#### TO THE INDEPENDENT AUDITOR'S REPORT

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

Report as required by the company's (Auditor's Report ) Order, 2016 issued by the Central Government of India in term of Sub Section (11) of section 143 of the Companies Act, 2013.

- i. In respect of the Company's Fixed Assets:
  - (a) The Company has maintained proper records showing full particulars, including quantitative details and situation of fixed assets.
  - (b) The Company has a program of verification to cover all the items of fixed assets in a phased manner which, in our opinion, is reasonable having regard to the size of the Company and the nature of its assets. Pursuant to the program, certain fixed assets were physically verified by the management during the year. According to the information and explanations given to us, no material discrepancies were noticed on such verification.
  - (c) According to the information and explanations given to us, the records examined by us and based on the examination of the conveyance deeds provided to us, we report that, the title deed relating to the immovable property of land situated at Survey no.375 Monoharabad Village, Toopran Mandal, Medak District Telangana is the name of the Company as at the balance sheet date. But, the above mentioned land is in Dispute pending before the Court of the Honorable Senior Civil Judge at Siddipet and the Executive Petition is filed by the decree holder E.P.No.04 of 2016 by Mr.Surender Singh.
- ii. In respect of the Company's Inventories:
  - The Physical verification of Inventory has been conducted at reasonable intervals by the management during the year and no material discrepancies were noticed on physical verification and the small discrepancies, if any, have been properly dealt within the books of accounts.
- iii. According to the information and explanations given to us, the Company has granted unsecured loans to the companies covered in the register maintained under section 189 of the Companies Act, 2013 ("the Act") accordingly the clause iii (a),iii (b) and iii(c) are not applicable
- iv. In our opinion and according to the information and explanations given to us, the Company has complied with the provisions of Sections 185 and 186 of the Companies Act,2013 in respect of grant of loans, making investments and providing guarantees and securities, as applicable.
- v. The Company has not accepted deposits during the year and does not have any unclaimed deposits as at March 31, 2019 and therefore, the provisions of the clause 3 (v) of the Order are not applicable to the Company.
- vi. The maintenance of cost records has not been specified by the Central Government under section 148(1) of the Companies Act, 2013 for the manufacturing activities carried out by the Company. Thus reporting under clause 3(vi) of the order is not applicable to the Company.

- i. According to the information and explanations given to us, in respect of statutory dues:
  - (a) The Company has not regular in depositing undisputed statutory dues, including Provident Fund, Employees' State Insurance, Income Tax, Sales Tax, Service Tax,
  - (b) Goods and Service Tax, Value Added Tax, Customs Duty, Excise Duty, Cess and other material statutory dues applicable to it with the appropriate authorities.
  - (c) There are undisputed amounts payable in respect of Income Taxes and Professional Tax in arrears as at March 31, 2019 for a period of more than six months from the date they became payable and the details are given under:

# Statement of arrears of Statutory Dues Outstanding for more than Six Months

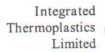
| Sl.<br>No. | Nature of Dues | Amount (Rs.) | Period to which the<br>Amount relates to |
|------------|----------------|--------------|--|
| 1          | Income Tax     | 22,20,150    | 2015-2016                                |
| 2          | Income Tax     | 20,92,670    | 2011-2012                                |
| 3          | Income Tax     | 22,40,512    | 2010-2011                                |
| 4          | Income Tax     | 18,14,870    | 2017-2018                                |

(d) Details of dues of Income Tax, Sales Tax, Service Tax, Excise Duty and Value Added Tax which have not been deposited as at March 31, 2019 on account of dispute are given below:

| Sl.<br>No. | Nature of<br>Statute | Nature of<br>Dues | Amount #<br>(Rs in Lakhs) | Period which the amount relates | Forum where dispute is pending |
|------------|----------------------|-------------------|---------------------------|---------------------------------|--------------------------------|
| 1          | APGST/VAT Act        | Sales Tax         | 66.42                     | 2001-2002                       | Appeal in STAT                 |
| 2          | Central Excise Act   | Excise Duty       | 1.04                      | 1998-1999                       | Department Appeal in CESTAT    |
| 3          | CST Act              | CST               | 24.25                     | 2011-2012                       | W.P.to be filed                |
| 4          | CST Act              | CST               | 7.45                      | 2012-2013                       | Appeal in ADC(CT)              |
| 5          | CST Act              | CST               | 4.65                      | 2014-2015                       | Appeal in ADC(CT)              |

<sup>#</sup> Total disputed Tax of Rs.103.81 Lakhs for which provision has not been made in the books.

- ii. In our report and according to the conformation and explanations given to us, the company has became default in repayment of dues to APSFC Term Loan Principle Amount of Rs.6,30,01,737 and Interest on Term Loan of Rs.13,12,25,994/-Total Amounting to Rs.19,42,27,731/- as at 31st March, 2019. The Company has also taken loan from M/s. Toyoto Financial Services India Ltd and regular in payment. During the year the company has not issued any debentures.
- iii. The Company has not raised moneys by way of initial public offer or further public offer (including debt instruments) or term loans and hence reporting under clause 3 (ix) of the Order is not applicable to the Company.





- To the best of our knowledge and according to the information and explanations given to us, no fraud by the Company or no material fraud on the Company by its officers or employees has been noticed or reported during the year.
- ii. In our opinion and according to the information and explanations given to us, the Company has paid/provided managerial remuneration in accordance with the requisite approvals mandated by the provisions of section 197 read with Schedule V to the Act.
- iii. The Company is not a Nidhi Company and hence reporting under clause 3 (xii) of the Order is not applicable to the Company.
- iv. In our opinion and according to the information and explanations given to us, the Company is in compliance with Section 177 and 188 of the Companies Act, 2013 where applicable, for all transactions with the related parties and the details of related party transactions have been disclosed in the financial statements (under Note-27(Part-C)) as required by the applicable accounting standards.
- v. During the year, the Company has not made any preferential allotment or private placement of shares or fully or partly paid convertible debentures and hence reporting under clause 3 (xiv) of the Order is not applicable to the Company.
- vi. In our opinion and according to the information and explanations given to us, during the year the Company has not entered into any non-cash transactions with its Directors or persons connected to its directors and hence provisions of section 192 of the Companies Act, 2013 are not applicable to the Company.

vii. The Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934.

Place: Hyderabad,

Date: 02/09/2019

For M/s. Deva & Co., Chartered Accountants

Chartered Accountants
(Firms Registration No. 0007228)

Supriya Belede Partner

(Membership No.229749)

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|  | Note<br>No. | As at 31st<br>March 2019 | As at 31st<br>March 2018 |
|--|-------------|--------------------------|--------------------------|
| SSETS  |             |                          |                          |
| on-Current Assets  |             |                          |                          |
| Property, Plant and Equipment Capital Work-in-Progress     | 2           | 4,54,88,574              | 4,17,37,772              |
| O) Capital Work-in-Progress O) Other Intangible Assets     |             |                          | 1,11,51,112              |
| Financial Assets   | 1 1         |                          |                          |
| (i) Investments  |             |                          |                          |
| (ii) Other Financial Assets                                | 3           | 10,025                   | 10,025                   |
| Deferred Tax Assets (net)                                  | 5           | 2.27 (2.42)              |                          |
| Other Non Current Assets Total Non-                        | 6           | 2,37,62,626<br>46,35,914 | 1,58,84,999              |
| Current Assets (1)   | "           |                          | 46,35,914                |
| arrent Assets  |             | 7,38,97,139              | 6,22,68,710              |
| Inventories  |             |                          |                          |
| Financial Assets   | 7           | 9,63,57,038              | 3,38,25,077              |
| (i) Trade Receivables (ii) Cash and Cash Equivalents       | 8           | 24.60.40.40              |                          |
| (ii) Cash and Cash Equivalents<br>(iii) Loans and Advances | 8 9         | 24.68,49,580             | 22,62,20,367             |
| (vi) Other Financial Assets                                | 10          | 22,44,702<br>61,81,357   | 22,80,217<br>46,99,064   |
| Other Current Assets Total                                 | 4           | 93,86,999                | 1,01,43,997              |
| Current Assets (2) Total Assets                            | 11          | 1,43,91,538              | 9,71,361                 |
| (1+2)  |             | 37,54,11,214             |                          |
| QUITY AND LIABILITIES                                      |             | 44,93,08,353             | 27,81,40,083             |
| uity   | 1           | 44,73,08,353             | 34,04,08,793             |
| Equity Share Capital                                       |             |                          |                          |
| Other Equity   | 12          | 6,28,89,000              | 6,28,89,000              |
| Total Equity (1) Liabilities                               | 13          | (20,29,85,122)           | (7,54,73,094)            |
| n-Current Liabilities                                      |             | (14,00,96,122)           | (1,25,84,094)            |
| Financial Liabilities                                      |             | (14,00,70,122)           | (1,23,84,094)            |
| (i) Borrowings   |             |                          |                          |
| Provisions   |             |                          |                          |
| tal Non-Current Liabilities (2)                            | 14          | 21,89,79,425             | 12,14,56,585             |
| Financial Liabilities                                      |             | -                        | -                        |
| (i) Borrowings   |             | 21,89,79,425             | 12,14,56,585             |
| (ii) Trade Payables  |             |                          | 19,14,50,505             |
| (iii) Other Financial Liabilities other than               | 970         |                          |                          |
| those specified in (c)                                     | 15          | 7,59,05,474              | 7,59,24,517              |
| Other Current Liabilities                                  | 16          | 14,84,53,997             | 3,51,12,605              |
| Provisions   | 17          | 13,58,52,496             | 10,14,19,016             |
| Current Tax Liabilities (Net) Total                        | 18          | 0.33.000                 | 12. 14.10                |
| rent Liabilities (3)                                       | 19          | 8,33,987                 | 95,57,987                |
| al Equity and Liabilities (1+2+3)                          | 20          | 93,79,096                | 75,52,112                |
| porate Information and Significant Accounting Policies Ses |             | 370125050                | 19,70,065                |
| incial Statements  | _           | 37,04,25,050             | 23,15,36,302             |
| 3-(0 Po ) C)   | 1           | 44,93,08,353             | 34,04,08,793             |
| 15/00-8 - 101  | 2 to 27     |                          |                          |
| ms of our report attached  //s Deva & Co                   | 2 10 27     |                          |                          |
| tered Accountants  | **          | For and on behalf of the | Board of Directors       |
| Regn.No.000722S  | A l For     | INTEGRATED THRMOI        | PLASTICS LIMITED         |
|  | (V. SURESH  | RUMAR SHASTRY            | A Arann                  |
| SUPRIY'S BELIEVE OF  | V           | Time Director            | W. MONTON AND ARANI      |



|         | Particulars   | Notes   | Year Ended                             | Year Ended               |
|---------|---|---------|--|--------------------------|
| ı       | INCOME  |         | March 31, 2019                         | March 31, 2018           |
|         | (a) Revenue from Operations   | 21      | 73,48,44,160                           | 52,80,44,974             |
|         | (b) Other Income  | 22      | 12,45,339                              | 9,68,635                 |
|         | Total Income  |         | 73,60,89,499                           | 52,90,13,609             |
| П       | Expenses  |         |  |                          |
|         | (a) Cost of Materials Consumed  | 23      | 77,52,22,781                           | 43,35,99,681             |
|         | (b) Change in Inventories of Finished Goods and Work-in-Progress  | 24      | (3,95,96,106)                          | (83,83,813)              |
|         | (c) Employee Benefit Expenses   | 25      | 3,70,37,455                            | 3,47,93,351              |
|         | (d) Finance Costs   | 26      | 5,27,30,511                            | 4,86,18,410              |
|         | (e) Depreciation and Amortization Expense   | 2       | 41,26,088                              | 41,01,328                |
|         | (f) Other Expenses  | 27      | 4,19,54,425                            | 3,73,76,376              |
|         | Total Expenses  |         | 87,14,79,154                           | 55,01,05,333             |
| III P   | rofit/(Loss) before Exceptional Items and Tax (I - II)  |         | (13,53,89,655)                         | (2,10,91,724)            |
| IV      | Exceptional items   | -       |  |                          |
| V       | Profit/(Loss) before Tax (III - IV)   |         | (13,53,89,655)                         | (2,10,91,724)            |
| VI      | Tax Expenses  |         |  |                          |
|         | (a) Current Tax (b) Deferred Tax Charge /(Credit)   |         | New years and                          | 19,70,065                |
|         | (c) Deferred Tax adjusted on account of INDAS   |         | (78,77,627)                            | (72,71,919)              |
|         | 25-52 185 200 No. 200 | ٠ -     | •                                      | -                        |
|         | Total Tax Expenses  |         | (78,77,627)                            | (53,01,854)              |
|         | Profit After Tax (V - VI)   |         | (12,75,12,028)                         | (1,57,89,870)            |
| VIII    | Other Comprehensive Income/Loss   |         |  |                          |
|         | (i) Items that will not be Reclassified to Profit or Loss     (a) Changes in Revaluation Surplus  |         |  |                          |
|         | (b) Remeasurement of the Defined Benefit Plans  |         | -                                      |                          |
|         | (c) Net (Loss)/ Gain on Fair Value Through OCI (FVTOCI)   |         |  |                          |
|         | Equity Securities   |         |  |                          |
|         | (ii) Income Tax on Items that may not be Reclassified to  |         |  |                          |
|         | Profit or Loss  |         |  |                          |
| IX<br>X | Total Comprehensive Income for the year (VII + VIII)  |         | (12,75,12,028)                         | (1,57,89,870)            |
| Λ.      | Earnings Per Share of Rs.10 each fully paid up  (i) Basic   |         | CONTRACTOR                             | 50000                    |
|         | (i) Basic<br>(ii) Diluted   |         | (20.28)                                | (2.51)                   |
| XI      | Weighted Average Equity Shares used in Computing  |         | (20.28)                                | (2.51)                   |
|         | Earnings per Equity Share   |         |  |                          |
|         | (i) Pagin   |         | 62,88,900                              | 62.88.900                |
|         | (ii) Diluted DEV4   |         | 62.88.900                              | 62,88,900                |
| Согра   | rate Information and Significant Accounting Policies  | 1       | 02,00,700                              | 04,08,700                |
|         | ccompanying Notes form Integral Parts of Financial Statements   | 2 to 27 |  |                          |
|         | 31000.1   |         |  |                          |
|         | ns of our report attached   |         | For and on behalf of                   | the Board of Directors   |
|         | ered Accountants  |         | FOR INTEGRATED THR                     |                          |
| irm I   | Regn.No.000722S   | alden   | FOULTHANDS                             | 1 Aranna                 |
|         | SUPRIYA BELED   |         | ESH KUMAR SHASTRY) Whole Time Director |                          |
| lace:   | Hyderabad. Parther  |         | DIN:01788268                           | Director<br>DIN:01241976 |
| hate-(  | 7.09.2019 Membership No.229749  |         |  | -11101211910             |



|             | Particulars   | (2)-32-33  | ear Ended  | For the Year Ended<br>March 31, 2018  |                                    |
|-------------|---|--|--|---|------------------------------------|
| 4           | Cash Flows From Operating Activities  | March 3  | 1, 2019  | March 3   | 1, 2018                            |
|             | Profit Before Tax for the year<br>Adjustments for:  |  | (13,53,89,655)   |   | (21,09,1724)                       |
|             | Depreciation and Amortization Expense<br>Finance Costs<br>Interest Income   | 41,26,088<br>5,27,30,511<br>(10,65,339)  |  | 41,01,328<br>4,86,18,410<br>(9,68,635)  |                                    |
|             | Loss on Sale of Car   | (10,02,007)  | 5,57,91,260  | -   | 5,17,51,103                        |
| )pe         | rating Cash Flows Before Working Capital Changes  |  |  |   |                                    |
|             | (Increase) / Decrease in Trade Receivables Increase<br>(Increase) / Decrease in Inventories<br>Increase / (Decrease) in Trade Payables<br>Increase / (Decrease) in Other Current Liabilities<br>(Increase) / Decrease in Other Current Assets   | (2,06,29,213)<br>(6,25,31,960)<br>11,33,41,392<br>(88,67,081)                      |  | (4,33,71,106)<br>(38,64,400)<br>(1,08,21,321)<br>81,54,397                                |                                    |
|             | Cash Flows From Operating Activities  | (1,34,20,177)  | 78,92,961  | (2,51,461)  | (4,96,50,969)                      |
|             | Net Tax Paid  |  | (7,17,05,434)  |   | 1,89,91,590                        |
|             | Net Cash Generated From Operating Activities (A)  |  | (7,17,05,434)  |   | 0.00                               |
|             | ,   |  | (7,17,05,454)  |   | 1,89,91,590                        |
|             | Cash Flows From Investing Activities Acquisition of Property, Plant and Equipment Sale of Car Other Income  | (78,76,890)  |  | (59,58,829)   |                                    |
|             |   | 10,65,339  | (68,11,551)  | 9,68,635  | (49,90,194)                        |
|             | Net Cash Generated/ Used in Investing Activities (B)  |  | (68,11,551)  |   | (49,90,194)                        |
|             | Cash Flows From Financing Activities (Increase) / Decrease in Loans and Advances (Increase) / Decrease in Financial Assets Increase / (Decrease) in Other Financial Liabilities (Increase) / Decrease in Non Current Assets Increase / (Decrease) in Financial Liabilities Borrowings Increase / (Decrease) in Non Current Borrowings Finance Costs | (14,82,293)<br>7,56,998<br>3,44,33,480<br>(19,043)<br>9,75,22,840<br>(5,27,30,511) | 7,84,81,471  | 2,98,507<br>(1,13,091)<br>2,83,64,740<br>-<br>1,45,65,638<br>5,78,68,096<br>(4,86,18,410) | (2.34,60,386)                      |
|             | Net Cash Generated From/ (Used in) Financing Activities(C)  |  | 7,84,81,471  |   | (2,34,60,386)                      |
|             | Net Increase/ (Decrease) in Cash and Cash Equivalents (A+B+C)   |  | (35,514)   |   | (5,21,397)                         |
|             | Cash and Cash Equivalents at the Beginning of the year  |  | 22,80,217  | ŀ   | 28,01,614                          |
|             | Cash and Cash Equivalents at the End of the year  |  | 22,44,703  |   | 22,80,217                          |
|             | Components of Cash and Cash Equivalents  Balances with Banks in Current Account EVA  Cash on Hand  Total Cash and Cash Equivalent   |  | 5,22,475<br>17,22,228<br><b>22,44,703</b>                                    |   | 3,98,738<br>18,81,479<br>22,80,217 |
| r M<br>arte | ns of our report attached  Vs Deva & Co erred Accountants Regn.No.000722S  SUPRIY BELEDE  Hyderabad.  Partner   | (V. SNRESH K   | For and on behal<br>NTEGRATED TI<br>UMAR SHASTI<br>Time Director<br>01788268 | RY) (V. A   |                                    |



# NOTE-2 Property, Plant & Equipment

| Particulars                        | Freehold<br>Land | Factory<br>Building | Plant &<br>Machinery | Dies      | Vehicles  | Office<br>Equipment | Furniture &<br>Fixtures | Total        |
|------------------------------------|------------------|---------------------|----------------------|-----------|-----------|---------------------|-------------------------|--------------|
| Cost                               |                  |                     |                      |           |           |                     |                         |              |
| As at 01-04-2017                   | 25,64,949        | 1,38,31,315         | 10,23,43,579         | 20,57,952 | 86,74,323 | 12,86,830           | 2,52,325                | 13,10,11,273 |
| IND AS adjustment                  |                  | -                   | 20.52.001            |           |           | 60.055              |                         | 50 50 00     |
| Additions<br>Disposals             | -                | 29,42,951           | 29,53,001            | -         | -         | 62,877              | -                       | 59,58,829    |
| •                                  | -                | -                   | -                    | -         | -         | -                   | -                       |              |
| As at 31-03-2018                   | 25,64,949        | 1,67,74,266         | 10,52,96,580         | 20,57,952 | 86,74,323 | 13,49,707           | 2,52,325                | 13,69,70,102 |
| Additions/Revaluation<br>Disposals | -                | 5,43,084            | 72,29,444            | -         | 53,551    | 50,811              | -                       | 78,76,890    |
| As at 31-03-2019                   | 25,64,949        | 1,73,17,350         | 11,25,26,024         | 20,57,952 | 87,27,874 | 14,00,518           | 2,52,325                | 14,48,46,992 |
| Depreciation                       |                  |                     |                      |           |           |                     |                         |              |
| As at 01-04-2017                   | _                | 82,53,017           | 7,20,48,507          | 17,98,500 | 77,06,408 | 10,90,475           | 2,34,095                | 9,11,31,00   |
| As at 31-03-2018                   | -                | 86,98,131           | 7,54,40,125          | 18,45,179 | 78,68,161 | 11,38,851           | 2,41,882                | 9,52,32,32   |
| Charge for the year-2019           | -                | 4,15,301            | 34,48,468            | 46,679    | 1,70,105  | 41,642              | 2,784                   | 41,26,088    |
| Disposals-2019                     | -                | -                   | -                    |           | -         | -                   | -                       |              |
| As at 31-03-2019                   | 25,64,949        | 91,13,432           | 7,88,88,593          | 18,91,858 | 80,38,266 | 11,80,493           | 2,45,776                | 9,93,58,41   |
| Net Block                          |                  |                     |                      |           |           |                     |                         |              |
| As At 31-03-2019                   | 25,64,949        | 82,03,918           | 3,36,37,431          | 1,66,094  | 6,89,608  | 2,20,025            | 6,550                   | 4,54,88,57   |
| As At 31-03-2018                   | 25,64,949        | 80,76,713           | 2,98,56,455          | 2,12,773  | 8,06,162  | 2,10,856            | 10,442                  | 4,17,37,77   |
| As At 01-04-2017                   | 25,64,949        | 55,78,298           | 3,02,95,072          | 2,59,452  | 9,67,915  | 1,96,355            | 18,230                  | 3,98,80,27   |

# Notes to the financial statements for the year ended March 31, 2019 All amounts are in Rs. unless otherwise stated

|                             | As at 31st | As at 31st |
|-----------------------------|------------|------------|
|                             | March 2019 | March 2018 |
| NOTE - 3                    |            |            |
| Non-Current Investments     |            |            |
| In Government Securities:   |            |            |
| National Saving Certificate | 10,025     | 10,025     |
| TOTAL                       | 10,025     | 10,025     |

# NOTE - 4

| Current Financial Assets                                |           |             |
|---|-----------|-------------|
| Security Deposits (Including Interest accrued thereon)* | 76,85,609 | 86,78,955   |
| Others #  | 17,01,390 | 14,65,042   |
| TOTAL   | 93,86,999 | 1,01,43,997 |

<sup>\*</sup> The above deposits are given as Guarantee for the Letter of Credit and as Tender Deposit to Telanagana Authority # Others refers to deposits towards for Central Excise/Sales Tax

# NOTE - 5

| Deferred Tax Asset          |             |             |
|-----------------------------|-------------|-------------|
| Opening Deferred Tax-GAAP   | 1,58,84,999 | 86,13,080   |
| Mat Credit Entitlement      |             |             |
| Current Year Deffered Asset | 78,77,627   | 86,88,286   |
| IND AS ADJUSTMENT           |             |             |
| Deferred Tax Asset          | 2,37,62,626 | 1,73,01,366 |
| Deffered Tax Liability      |             | (14,16,367) |
| Net Deferred Tax Asset      | 2,37,62,626 | 1,58,84,999 |

# NOTE - 6

| Other Non Current Assets |           |           |
|--------------------------|-----------|-----------|
| Electricity Deposits     | 46,09,914 | 46,09,914 |
| Telephone Deposits       | 26,000    | 26,000    |
| TOTAL                    | 46,35,914 | 46,35,914 |

| Inventories                                       |              |              |
|---|--------------|--------------|
| (Finished Goods are valued at lower of Cost or    |              |              |
| Net Realizable Value and Raw-Material and Work in |              |              |
| Progress are valued at cost)                      |              |              |
| Raw-Materials                                     | 3,11,85,779  | 83,65,470    |
| Work in Progress                                  | 3,92,70,410  | 80,41,213    |
| Finished Goods                                    | 2,49,27,754  | 1,65,64,845  |
| Stores and Spares, Chemicals and Consumables      | 9,73,094     | 8,53,550     |
| TOTAL   | 9,63,57,038  | 3,38,25,077  |
| NOTE - 8  |              |              |
| Trade Receivables                                 |              |              |
| Current   |              |              |
| considered good,Less than 6 Months                | 10,03,91,545 | 11,10,56,401 |
| considered good,Exceeding 6 Months                | 14,64,58,035 | 11,51,63,966 |
| TOTAL   | 24,68,49,580 | 22,62,20,367 |
| NOTE - 9  |              |              |
| Cash and Cash Equivalents                         |              |              |
| Balance with Banks                                |              |              |
| - In Current Account                              | 5,22,475     | 3,98,738     |
| Cash on Hand                                      | 17,22,228    | 18,81,479    |
| TOTAL   | 22,44,703    | 22,80,217    |
| NOTE - 10   |              |              |
| Loans-Other Financial Assets                      |              |              |
| Advances to Employees                             | 9,55,878     | 10,46,706    |
| Advances to Capital Equipment and Raw-Material    | 39,58,361    | 35,62,481    |
| Others  | 12,67,118    | 89,877       |
| TOTAL   | 61,81,357    | 46,99,064    |
| NOTE - 11   |              |              |
| Other Assets                                      |              |              |
| "Current "(Unsecured cosidered good)"             |              |              |
| Balances with Government Authorities              | 5,69,279     | 4,79,381     |
| Others*   | 1,38,22,259  | 4,91,980     |
| TOTAL   | 1,43,91,538  | 9,71,361     |

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

|   | As at 31st   | As at 31st   |
|---|--------------|--------------|
|   | March 2019   | March 2018   |
| NOTE - 12   |              |              |
| Share Capital   |              |              |
| Authorised:   |              |              |
| Authorised Capital                                    | 10,00,00,000 | 10,00,00,000 |
| 1,00,00,000 Equity Shares of Rs.10/- each             | 10,00,00,000 | 10,00,00,000 |
| Issued, Subscribed and Paid Up:                       |              |              |
| Issued, Subscribed & Paid up Capital                  | 6,28,89,000  | 6,28,89,000  |
| 62,88,900 Equity Shares of Rs.10/- each fully paid up |              |              |
| TOTAL   | 6,28,89,000  | 6,28,89,000  |

a) Reconciliation of Equity Shares outstanding at the Beginning and at the end of the Reporting Period is set out below:

| Particualrs  | As at 31 <sup>st</sup><br>March 2019 |             | As at<br>March |             |
|--|--------------------------------------|-------------|----------------|-------------|
| Balance at the Beginning of the Reporting Period   | 62,88,900                            | 6,28,89,000 | 62,88,900      | 6,28,89,000 |
| Changes in Equity Share<br>Capital during the year | -                                    | -           | -              | -           |
| Balance at the end of the<br>Reporting Period      | 62,88,900                            | 6,28,89,000 | 62,88,900      | 6,28,89,000 |
| b) Terms /Rights attached to the Equity Shares     |                                      |             |                |             |

The Company has only one class of Equity Shares having a par value of Rs. 10/- per share. Each Holder of Equity Shares is entitled to one vote per share. The Company declares and pays Dividend in Indian Rupees. The dividend proposed by the Board of Directors is subject to the approval of the Shareholders in the ensuring Annual General Meeting, except in case of Interim Dividend. In the event of Liquidation of the Company, the holders of Equity Shares will be entitled to receive remaining assets of the Company, after distribution of all Preferential Amounts. The distribution will be in proportion to the number of Equity Shares held by the Shareholders.

c) The Details of Shareholders holding more than 5% Equity Shares is set below:

| Name of the Share Holder | As at 31 <sup>st</sup> March 2019 |       | As at<br>March                          | -           |
|--------------------------|-----------------------------------|-------|---|-------------|
|                          | No. of Shares Held in the company |       | No. of Shares<br>Held in the<br>company | % of Shares |
| S.P.Y Reddy              | 4,83,300                          | 7.68  | 4,83,300                                | 7.68        |
| Sujala Pipes Pvt Ltd     | 13,63,800                         | 21.68 | 13,63,800                               | 21.68       |



# Note - 13 B - Other Equity

| Particulars  | Re                   | Reserves and Surplus |                    | Items of Other Comprehensive Income                                 |   |   |
|--|----------------------|----------------------|--------------------|---|---|---|
| Particulars  | Retained<br>Earnings | Others               | General<br>Reserve | Equity<br>instruments<br>through Other<br>Comprehen-<br>sive Income |   | Total Equity<br>attributable to<br>Equity Holder<br>of the<br>Company |
| Balance as at the April 01,2018                          | (5,96,83,224)        |                      |                    |   |   |   |
| Adjustment as per IND AS                                 |                      |                      |                    |   |   |   |
| Balance as at the March 31, 2018                         | (7,54,73,094)        |                      |                    | -   | - | (7,54,73,094)   |
| Profit for the Year                                      |                      |                      |                    |   |   |   |
| Payment of Dividend (including Tax on Dividend)          |                      |                      |                    |   |   | _   |
| Other Comprehensive Income for the year (net of tax `22) |                      |                      |                    | _   | _ |   |
| Money Received against<br>Share Warrants                 |                      |                      |                    |   |   | -   |
| Balance as at March 31, 2018                             | (7,54,73,094)        |                      | -                  | -   | - | 7,54,73,094)  |
| Profit for the Year                                      | (12,75,12,028)       |                      |                    |   |   | (12,83,04,597)  |
| Revaluation Reserve                                      |                      | -                    |                    |   |   | _   |
| Other Comprehensive Income for the year (net of tax ` 8) |                      |                      | -                  | -   | - |   |
| Money Received against<br>Share Warrants                 |                      |                      |                    |   |   | -   |
| Balance as at March 31, 2019                             | (20,29,85,122)       | -                    | -                  | -   | - | (20,37,77,691)  |

Notes to the standalone financial statements for the year ended March 31, 2019 All amounts are in Rs. unless otherwise stated

Long - Term

| N. C. (C. 1                    | Repayment | As at 31st   | As at 31st   |
|--------------------------------|-----------|--------------|--------------|
| Non - Current Secured          | Schedule  | March 2019   | March 2018   |
| NOTE - 14                      |           |              |              |
| Term Loans from Banks -Secured |           |              |              |
| APSFC                          |           | 6,30,01,737  | 6,30,01,737  |
| Vehicle Loans                  |           | 2,38,340     | 4,57,500     |
| From Others Unsecured          |           |              |              |
| Panyam Cements                 |           | 15,57,39,348 | 5,79,97,348  |
| TOTAL                          |           | 21,89,79,425 | 12,14,56,585 |

All Secured Long-Term Borrowings from APSFC Ltd taken on 17.07.2012 at the rate of 9.75% interest are secured by way of first charge, on collateral security provided by Sri Sajjala Sreedhar reddy and Corporate Guarantee of M/s Sujala Pipes Pvt Ltd. They are further secured by the Company's Assets, both present and future.

# **NOTE - 15**

| Current Borrowings                    |             |             |
|---------------------------------------|-------------|-------------|
| Secured and Loans Repayable on Demand |             |             |
| From Banks-CC A/c                     | 7,59,05,474 | 7,59,24,517 |
| TOTAL                                 | 7,59,05,474 | 7,59,24,517 |

Cash Credit working Capital Loans from Andhara Bank, Nandyal Secured by hypothication of Inventory of raw materials, finished goods, stoch -in-process, book debts, mortgage of factory Land, first charge on the fixed assets and personal gurantee of the Company Directors.

#### **NOTE - 16**

| Trade Payables    |              |             |
|-------------------|--------------|-------------|
| UnSecured-Current |              |             |
| For Raw Materials | 14,24,76,834 | 3,00,57,594 |
| For Others        | 59,77,163    | 50,55,011   |
| TOTAL             | 14,84,53,997 | 3,51,12,605 |

|  | As at 31st   | As at 31st  |
|--|--------------|-------------|
| NOTE - 17                              | March 2019   | March 2018  |
| Other Financial Liabilities            |              |             |
| Current                                |              |             |
| Current Maturities of Long-Term Debt * | 2,19,160     | 1,99,37     |
| Interest Accrued and Due on Borrowings | 13,12,25,994 | 9,70,12,42  |
| Electricity Charges Payable            | 24,96,119    | 23,10,17    |
| Employee Related Expenses              | 17,84,709    | 16,67,70    |
| TDS Payable                            | 65,003       | 2,13,61     |
| Others                                 | 61,511       | 15,73       |
| TOTAL                                  | 13,58,52,496 | 10,14,19,01 |

<sup>\*</sup>EMI's payable in the next 12 Months to M/s. Toyota Financial Services Ltd.

# **NOTE - 18**

| 11012 10                      |          |           |
|-------------------------------|----------|-----------|
| Other Current Liabilities     |          |           |
| UnSecured                     |          |           |
| Satatutory Liabilities:       |          |           |
| GST Payable/Sales Tax Payable | 4,96,644 | 92,14,858 |
| Provident Fund Payable        | 2,50,335 | 2,54,942  |
| ESI Payable                   | 87,008   | 88,187    |
| TOTAL                         | 8,33,987 | 95,57,987 |

# NOTE - 19

| Provisions<br>Current                               |           |           |
|---|-----------|-----------|
| Provision for Bonus for Employees                   | 7,48,876  | 7,48,876  |
| Provision for Tax for the Previous Assessment Years | 86,30,220 | 68,03,236 |
| TOTAL   | 93,79,096 | 75,52,112 |

# **NOTE - 20**

| Current Tax Liabilities |   |           |
|-------------------------|---|-----------|
| Provision For Tax       | - | 19,70,065 |
| TOTAL                   | - | 19,70,065 |

|   | As at 31 <sup>st</sup>            | As at 31 <sup>st</sup>                               |
|---|-----------------------------------|--|
| NOTE - 21   | March 2019                        | March 2018   |
| Revenue From Operations   |                                   |  |
| Sale of Manufactured Products   | 86,71,10,852                      | 57,75,13,075   |
| Less GST  | 13,22,66,692                      | 4,94,68,101  |
| Total Revenue from Operations   | 73,48,44,160                      | 52,80,44,974   |
| NOTE - 22   |                                   |  |
| a) Other Income   |                                   |  |
| Lease Rent  | 1,80,000                          | 1,20,000   |
| Interest Income on Bank and Other Deposits                                      | 10,65,339                         | 8,48,635   |
| b) Other Non Operating Income   |                                   |  |
| Loss on Sale of Car   | -                                 |  |
| TOTAL   | 12,45,339                         | 9,68,635   |
| Opening Stock of Raw Materials  Add: Purchase during the year                   | 83,65,470<br>79,80,43,091         |  |
| NOTE - 23  Consumption of Raw Materials   |                                   |  |
| Opening Stock of Raw Materials  | 83,65,470                         | 1,23,33,191  |
|   |                                   | 42,96,31,960   |
| Total   | 80,64,08,561                      | 44,19,65,151   |
| Less: Closing Stock of Raw Material TOTAL                                       | 3,11,85,779                       | 83,65,470  |
| TOTAL   | 77,52,22,781                      | 43,35,99,681   |
|   |                                   |  |
| NOTE - 24 Change in Inventories of Finished Goods and                           |                                   |  |
| Work-in-Progress  |                                   |  |
| OI OOING CEOOK  |                                   |  |
| CLOSING STOCK   | 2,49,27,754                       | 1,65,64,845  |
| (a) Finished Goods  |                                   | 80,41,213  |
|   | 3,92,70,410                       | 00,11,213  |
| (a) Finished Goods  | 3,92,70,410<br><b>6,41,98,164</b> |  |
| <ul><li>(a) Finished Goods</li><li>(b) Work-in-Progress</li></ul>               |                                   |  |
| <ul><li>(a) Finished Goods</li><li>(b) Work-in-Progress</li><li>Total</li></ul> |                                   | 2,46,06,058  |
| (a) Finished Goods (b) Work-in-Progress Total OPENING STOCK                     | 6,41,98,164                       | <b>2,46,06,058</b> 66,85,285                         |
| (a) Finished Goods (b) Work-in-Progress Total OPENING STOCK (a) Finished Goods  | 6,41,98,164<br>1,65,64,845        | 2,46,06,058<br>66,85,285<br>95,36,960<br>1,62,22,245 |

# Integrated Thermoplastics Limited

|  | As at 31st  | As at 31st  |
|--|-------------|-------------|
| NOTE - 25  | March 2019  | March 2018  |
| Employee Benefit Expense                             |             |             |
| Salaries and Wages                                   | 2,98,21,143 | 2,83,34,283 |
| Contribution to Provident Fund                       | 15,18,837   | 13,45,512   |
| Contribution to ESI                                  | 8,42,849    | 7.00.796    |
| Canteen Expenses                                     | 30,51,824   | 29,85,872   |
| Bonus and Gratuity                                   | 13,94,693   | 7,48,876    |
| House Rent Allowance                                 | -           | ., .,       |
| Medical Expenses                                     | _           |             |
| Staff Welfare Expenses                               | 4,08,109    | 6,78,012    |
| TOTAL  | 3,70,37,455 | 3,47,93,351 |
| NOTE - 26  | , , , ,     |             |
|  |             |             |
| Finance Costs  |             |             |
| Interest on Financial Liabilities at Amortised Cost: | 1.04.00.537 | 1 20 04 042 |
| Interst on Cash Credit Loan                          | 1,04,00,637 | 1,30,94,943 |
| Interest on Term Loans                               | 3,41,51,048 | 2,81,17,430 |
| Other borrowing Costs-LC & Bank Charges              | 81,78,826   | 74,06,037   |
| TOTAL  | 5,27,30,511 | 4,86,18,410 |
| NOTE - 27  |             |             |
| Other Expenses                                       |             |             |
| Power and Fuel                                       | 1,94,89,013 | 1,37,55,391 |
| Freight Outward and Forwarding Expenses              | 1,20,67,764 | 1,16,10,656 |
| Factory Maintenance Expenses                         | 14,85,061   | 7,39,387    |
| Repair and Maintenance of Plant and Machinary        | 34,77,535   | 45,18,852   |
| Fees, Rates and Taxes                                | 5,26,178    | 5,20,938    |
| Insurance  | 3,38,486    | 3,76,872    |
| Conveyance Expenses                                  | 2,28,501    | 2,99,011    |
| Travelling Expenses                                  | 1,57,612    | 3,75,370    |
| Printing & Stationery                                | 2,79,686    | 3,68,445    |
| Postage and Courier Expenses                         | 7,329       | 13,090      |
| Remunaration to Auditors                             |             |             |
| Statutory Audit                                      | 2,00,000    | 2,00,000    |
| Telephone Charges                                    | 72,701      | 64,014      |
| Advertisement  | 1,06,781    | 77,486      |
| Legal and Professional Charges                       | 7,24,741    | 8,13,290    |
| Business Promotion Expenses                          | 8,13,580    | 57,960      |
| ISO Expenses   | -           | 60,000      |
| Listing Fee  | 2,50,000    | 2,50,000    |
| Vehicle Maintenance                                  | 11,01,754   | 13,98,495   |
| Office Expenses                                      | 3,59,121    | 7,26,555    |
| Sales Tax Deferment                                  | 23,000      | -           |
| Provident Fund Expenses                              | 62,567      | 69,965      |
| Bad and Doubtful Debts                               | -           | 4,03,999    |
| Job Work Charges                                     | 1,83,015    | 6,76,600    |
| TOTAL  | 4,19,54,425 | 3,73,76,376 |

#### NOTES TO THE FINANCIAL STATEMENTS

# NOTES-1 - SIGNIFICANT ACCOUNTING POLICIES ADDITIONAL NOTES TO ACCOUNTS

#### General Information

Integrated Thermoplastics Limited ('the Company') is a Public Limited Company incorporated in India, registered under Companies Act 1956 having registered office at located at Sy. No.375, Manoharabad Village (V), Toopran Mandal, Medak District - 502334, Telangana, India. And its securities listed on the BSE Limited.

Integrated Thermoplastics Limited is engaged in the business of Manufacture, Fabricate, Purchase, Sell, Import, Export, Undertake Job Work or Otherwise deal in all types of Thermoplastics Products

#### : Provision for Income Tax has been made for the current year as per the I.T. Act.

#### : Details of Production

| Description and Qty. in Mtrs/ No's (Approx)   | 2018-19 | 2017-18 |
|---|---------|---------|
| PVC Pipes   | 5720739 | 5656936 |
| Couplers & Bends As certified by the management on which certificate the auditors have placed reliance. | 39788   | 67914   |

#### A.3:Details of Inventories

| Description and Qty in      | 2018-19                    |             | 2017                       | 2017-18     |  |
|-----------------------------|----------------------------|-------------|----------------------------|-------------|--|
| Kgs/Mtrs/No's               | Quantity Kgs/<br>Mtrs/No's | Value (Rs.) | Quantity Kgs/<br>Mtrs/No's | Value (Rs.) |  |
| Raw Materials               |                            |             |                            |             |  |
| PVC Resin                   | 326030                     | 23148442    | 81170                      | 5925410     |  |
| Others                      | 420079                     | 8037338     | 73881                      | 2440060     |  |
|                             | 746109                     | 31185780    | 154551                     | 8365470     |  |
| Finished Goods              |                            |             |                            |             |  |
| PVC Pipes                   | 292825                     | 24588627    | 191891                     | 16381444    |  |
| Fittings (Couplers & Bends) | 14760                      | 339127      | 8228                       | 183401      |  |
|                             | 307585                     | 24927754    | 200119                     | 16564844    |  |
| Sales                       |                            |             |                            |             |  |
| PVC Pipes, HDPE & Tanks     | 5469307                    | 533334994   | 57470292                   | 469869672   |  |
| PVC Resin & Chemicals       | 2726573                    | 199371481   | 782500                     | 55384090    |  |
| Fittings (Couplers & Bends  | 34671                      | 982703      | 64735                      | 2717378     |  |
| PVC Scrap & Machinery       | 13505 & 8                  | 1154982     | 20720                      | 103834      |  |
| Total                       | 8244056                    | 734844160   | 6615047                    | 528044974   |  |

#### : Material Consumed

| Description and Qty in | 2018-19  |             | 2017-18 |             |
|------------------------|----------|-------------|---------|-------------|
| Kgs/Mtrs/No's          | Kgs.     | Value (Rs.) | Kgs.    | Value (Rs.) |
| PVC Compound           | 11053333 | 775222781   | 6948540 | 433599681   |

#### B. Basis of preparation of financial statements

#### **Statement of Compliance**

These financial statements are prepared in accordance with the generally accepted accounting principles (GAAP) in India and in compliance with the Indian Accounting Standards (Ind AS)Specified under section 133 of the Companies Act 2013("the Act") read with rule 3 of the Companies (Indian Accounting Standards) Rules, 2015, the Companies (Indian Accounting Standards) (Amendment) Rules, 2017 and other provisions to the Act, to the extent notified and applicable as well as applicable guidance notes and pronouncements of the Institute of Char tered Accountants of India (the ICAI)

The financial statements were authorized for issue by the Company's Board of Directors on 28th May, 2019.

Details of the accounting policies are included in Note 1.

#### Basis of preparation and presentation

These financial statements for the year ended March 31, 2018 are the first financial statement that the Company has prepared under Ind AS. For all periods up to and including the year ended March 31, 2017, the Company prepared its financial statements in accordance with the accounting standards notified under Section 133 of the Act, read together with Rule 7 of the Companies (Accounts) Rules, 2014 (hereinafter referred to as 'the Previous GAAP') used for its statutory reporting requirements in India immediately before adopting Ind AS.

These financial statements have been prepared on the historical cost convention and on an accrual basis, except for the following material items in the statement of financial position:

• Certain financial assets and liabilities are measured at fair value;

#### Functional and presentation currency

The financial statements are presented in Indian rupees, which is the functional currency of the Company.

All amounts are in Indian Rupees except share data, unless otherwise stated.

#### **Operating Cycle**

All the assets and liabilities have been classified as current or non-current as per the Company's normal operating cycle and other criteria set out under Ind As and in the Schedule III to the Companies Act, 2013. Based on the nature of services and their realization in cash and cash equivalents, the company has ascertained its operating cycle as twelve months for the purpose of current or non-current classification of assets and liabilities.

#### Critical accounting judgements and key sources of estimation uncertainty.

In the application of the Company's accounting policies, which are described in Note 1, the management of the Company are required to make judgements, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods.

The following are the areas of estimation uncertainty and critical judgements that the management has made in the process of applying the Company's accounting policies and that have the most significant effect on the amounts recognised in the financial statements:

### Provision and contingent liability

On an ongoing basis, Company reviews pending cases, claims by third parties and other contingencies. For contingent losses that are considered probable, an estimated loss is recorded as an accrual in financial statements. Loss Contingencies that are considered possible are not provided for but disclosed as Contingent liabilities in the financial statements. Contingencies the likelihood of which is remote are not disclosed in thefinancial statements. Gain contingencies are not recognized until the contingency has been resolved and amounts are received or receiv able.

Useful lives of depreciable assets

Useful life of Property, Plant and Equipment including intangible asset: Residual values, useful lives and methods of depreciation of property, plant and equipment are reviewed at each financial year end and adjusted prospectively, if appropriate.

#### Fair value measurement and valuation process:

The company measured financial assets and liabilities, if any, at fair value for financial reporting purposes.

The Company recognises transfers between levels of the fair value hierarchy at the end of the reporting period during which the change has occurred.

# Significant accounting Policies

#### 1.1 Revenue recognition

Revenue has been recognized on accrual basis. Revenue from sale of goods is recognized when all the significant risks and rewards of ownership in the goods are transferred to the buyer as per the terms of the contract, there is no continuing managerial involvement with the goods and the amount of revenue can be measured reliably. The Company retains no effective control of the goods transferred to a degree usually associated with ownership and no significant uncertainty exists regarding the amount of the consideration that will be derived from the sale of goods. Revenue is measured at fair value of the consideration received or receivable, after deduction of any trade discounts, volume rebates and any taxes or duties collected on behalf of the government which are levied on sales such as sales tax, value added tax, goods and services tax, etc. Income from export incentives such as duty drawback and premium on sale of import licenses and lease license fee are recognized on accrual basis.

According to the requirements of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, revenue for the year ended 31st March, 2017 was reported inclusive of excise duty. Goods and Services Tax ("GST") has been implemented with effect from 1st July, 2017 which replaces Excise Duty and other input taxes. As per Ind AS 18, the revenue for the year ended 31st March, 2018 is reported net of GST.

#### Statement of profit and loss

#### **Borrowing costs**

Borrowing costs attributable to the acquisition or construction of qualifying assets are capitalised as part of the cost of such assets up to the commencement of commercial operations. A qualifying asset is one that necessarily takes substantial period of time to get ready for intended use. Other borrowing costs are recognised as an expense in the year in which they are incurred.Borrowing cost includes interest incurred in connection with the arrangement of borrowings to the extent they are regarded as an adjustment to the interest cost.

# Taxes on Income Tax and Deferred Tax

Income Tax comprises of current and deferred tax. It is recognised in the Statement of Profit and Loss except to the extent that it relates to a business combination or to an item recognised directly in equity or other comprehensive income.

Provision for income tax is made on the basis of taxable income for the year at the current rates. Tax expense comprises of current tax and deferred tax at the applicable enacted or substantively enacted rates. Current tax represents amount of Income Tax payable/ recoverable in respect of taxable income/ loss for the reporting period. Deferred tax represents the effect of temporary difference between carrying amount of assets and liabilities in the financial statements and the corresponding tax base used in the computation of taxable income. Deferred tax liabilities are generally accounted for all taxable temporary differences. Deferred tax asset is recognised for all deductible temporary differences, carried forward of unused tax credits and unused tax losses, to the extent that it is probable that taxable profit will be available against which such deductible temporary differences can be utilised. Deferred income tax assets and liabilities are offset when there is a legally enforceable right to offset current income tax assets against current income tax liabilities and when deferred income tax assets and liabilities relate to the income tax levied by the same taxation authority on either the same taxable entity or different taxable entities where there is an intention to settle the balances on a net or simultaneous basis. Deferred tax assets/ liabilities are not recognised for initial recognition of Goodwill or on an asset or liability in a transaction that is not a business combination and at the time of transaction affects neither the accounting profit nor taxable profit or loss.

During the year the Deffered Tax Asset has been increased from RS.1,58,84,999 to Rs.2,37,62,62

#### Earnings per share

In determining Earning per Share, the Company considers net profit after tax attributable to parent and includes post tax effect of any exceptional item. Number of shares used in computing basic earnings per share is the weighted average number of the shares, excluding the shares owned by the Trust, outstanding during the period. Dilutive earning per share is computed and disclosed after adjusting effect of all dilutive potential equity shares, if any except when results will be anti dilutive.

Dilutive potential equity shares are deemed converted as at the beginning of the period, unless issued at a later date.

#### Property, plant and equipment (PPE)

- (i) Property, plant and equipment (PPE) are stated at cost net of any taxes less accumulated depreciation, amortisation and impairment loss, if any. Subsequent expenditure is capitalised only if it is probable that the future economic benefits associated with the expenditure will flow to the Company.
- (ii) Cost of an item of PPE comprises of its purchase price including import duties and non refundable purchase taxes afterdeducting trade discounts and rebates, any directly attributable cost of bringing the item to its working condition for itsintended use and present value of estimated costs of dismantling and removing the item and restoring the site on which it is located.

#### **Depreciation**

Depreciation is the systematic allocation of the depreciable amount of PPE over its useful life as per Ind As 16 and is provided on a pro-rata basis on the straight line method based on estimated useful life prescribed under Schedule II to the Companies Act, 2013.

Depreciable amount for PPE is the cost of PPE less its estimated residual value. The useful life of PPE is the period over which PPE is expected to be available for use by the Company, or the number of production or similar units expected to be obtained from the asset by the Company. Such classes of assets and their estimated useful lives are as under

| Particulars          | Useful life |
|----------------------|-------------|
| Factory Buildings    | 30          |
| Plant and Machinery  | 15          |
| Furniture & Fixtures | 10          |
| Office Equipment     | 5           |
| Vehicles             | 6           |
| Tools and Dies       | 15          |

#### **Inventories**

Inventories are accounted for at cost and all other costs incurred in bringing the inventory to their present location and condition, determined on weighted average basis or net realizable value, whichever is less.Net realizable value is the estimated selling price in the ordinary course of business less estimated costs necessary to make the sale.

# Cash and cash equivalents

Cash and cash equivalents in the Balance Sheet comprise cash at bank and cash in hand.

#### Cash flow statement

Cash flows are reported using the indirect method, whereby net profit before tax is adjusted for the effects of transactions of a non-cash nature and any deferrals or accruals of past or future cash receipts or payments. The cash flows from operating, investing and financing activities of the Company are segregated.

#### **Employee benefits**

Employee benefit in the form of provident fund is a defined contribution scheme and the contribution scheme and the contributions are charged to the statement of profit and loss in the year when employee renders the related service. There are no other obligations other than the contribution payable to the respective authorities.

# Note - 29 CONTINGENT LIABILITIES (IndAS-37)

Contingent liabilities/claims not provided for:Rs. In Lakhs

|  | 2018-19     | 2017-18     |
|--|-------------|-------------|
| a) Claims against the Company not acknowledged as Debt:* |             |             |
| i) Letter of Credit opened by the Bankers                | 650.00 Lacs | 650.00 Lacs |
| ii) Land in dispute                                      | 25.65 Lacs  | 25.65 Lacs  |

# A. AUDITORS REMUNERATION:

| Particulars          | For the Year 2018-19<br>Rs. In Lakhs | For the Year 2017-18<br>Rs. In Lakhs |
|----------------------|--------------------------------------|--------------------------------------|
| a) Statutory Auditor |                                      |                                      |
| Audit Fee            | 2                                    | 2                                    |
| Total                | 2                                    | 2                                    |

# B. Disclosures required under Section 22 of the Micro, Small and Medium Enterprises Development Act, 2006.

Under the Micro, Small and Medium Enterprises Development act, 2006(MSMED) which came into force from Oct 2, 2006, certain disclosures are required to be made relating to MSMED. On the basis of information and records available with the company, the following disclosures are made for the amounts due to the micro and small enterprises.

| Sl.<br>No. | Particulars  | As at 31st<br>March 2019 | As at 31st<br>March 2018 | As at 31st<br>April 2017 |
|------------|--|--------------------------|--------------------------|--------------------------|
| 1          | Principal amount due to any supplier as at the yearend.  | Nil                      | 66,965                   | 6,14,411                 |
| 2          | Interest due on the principal amount unpaid at the year end to any supplier.   | -                        | -                        | -                        |
| 3          | Amount of interest paid by the company in terms of Sec 16 of the MSMED, along with the amount of the payment made to the suppliers beyond the appointed day during the accounting year.  | 1                        | -                        | -                        |
| 4          | Payment made to the enterprises beyond appointed date under section 16 of MSMED  | -                        | -                        | -                        |
| 5          | Amount of interest due and payable for the period of delay in making payment, which has been paid but beyond the appointed day during the year, but without adding the interest specified under MSMED.   | -                        | -                        | -                        |
| 6          | Amount of interest accrued and remaining unpaid at the end of each accounting year and   | -                        | -                        | -                        |
| 7          | Amount of further interest remaining due and payable even in the succeeding years, until such date when the interest dues as above or actually paid to the small enterprises, for the purpose of disallowance as deductible expenditure U/S 23 of MSMED. | _                        | -                        | -                        |

#### C. Related Party disclosures under IND AS - 24.

The List of Related Parties as identified by the management is as under:

Associates of the company

Sujala Pipes Private Limited

Key Management Personnel (KMP) of the Company

V Aravinda Rani - Director

V Suresh Kumar Sastry-Whole time Director

Entity having Control over other concerns

Telangana Pipes Private Limited

Nandi Pipes Private Limited

Sreekanth Pipes Private Limited

Panyam Cements and Minerals Industries Limited

Anantha PVC Pipes Private Limited

Sujala Infrastructure Private Limited

Sreekanth Trading Private Limited

S.P.Y Agro Industries Limited

Monarch Water Containers Private Limited

Nandi Polymers India Private Limited

Nandi Water Containers Private Limited

Hyderabad Water Containers Private Limited

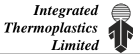
Nandi PVC Products Private Limited

Nandi Pipes Hyderabad Private Limited

Following transactions were carried out with related parties in the ordinary course of business's. Terms and Conditions of transactions with Related Parties:

#### Purchase/Sales

| S.No | Party Name          | Purchase | Sales       | Closing Balance |
|------|---------------------|----------|-------------|-----------------|
| 01   | Sujala Pipes        | 5288776  | 87781926    | 5142947         |
| 02   | Anantha Pipes       | 1844340  | 4,8500117   | 54130880        |
| 03   | Sreekanth Pipes     | 0        | 94942433    | 100484048       |
| 04   | Telangana Pipes     | 1621322  | 1900390     | 4396371         |
| 05   | Nandi Pieps Pvt ltd | 21327721 | 0           | 0               |
|      | Total               | 30082159 | 233,124,866 | 164154246       |



# **Un Secured Loans / Inter corporate Loans**

| S.No | Name of the Party     | Opening<br>Balance | Received  | Payments | Closing<br>Balance |
|------|-----------------------|--------------------|-----------|----------|--------------------|
| 01   | Panyam Cement Pvt Ltd | 57997348           | 124019462 | 26277462 | 155739348          |
|      |                       |                    |           |          |                    |

The sale to related parties are made in the normal course of business and on terms equivalent to those that prevail in arm's length transactions. Outstanding balances at the year-end are unsecured and interest free.

For the year ended March 31,2019, the Company has not recorded any impairment of receivables relating to amounts owed by related parties. This assessment is undertaken each financial year through examining the financial position of the related party and the market in which the related party operates.

# **EARNINGS PER SHARE (EPS)**

| Sl.<br>No. | Particualrs  | Year Ended 31-03-2019 | Year Ended 31-03-2018 |
|------------|--|-----------------------|-----------------------|
| 1          | Profit attributable to the Equity Share Holders (Rs in Lakhs)- A | (12,75,12,028)        | (1,57,89,870)         |
| 2          | No. of Equity Shares   | 6288900               | 6288900               |
| 3          | Nominal Value of the Share (Rs.)                                 | 10                    | 10                    |
| 4          | Basic / Weighted average number of Equity Shares - B             | 6288900               | 62,88,900             |
| 5          | Earnings per Share (Rs.) – A/B*                                  | (20.28)               | (2.51)                |
| 6          | Diluted Earnings Per Share (Rs)- A/(B+E)                         | (20.28)               | (2.51)                |

- B) As stipulated in IndAS-36, the Company has assessed its potential of economic benefits of its business units and is of the view of that the assets employed in continuing business are capable of generating adequate returns over their useful life in the usual course of its business. There is no indication to the contrary and accordingly the management is of the view that no impairment provision is called for in these accounts.
- C) Operating Lease (Ind AS 17)

The Company has not taken any office premises under operating leases.

#### D) Capital management

The Company's policy is to maintain a stable capital base so as to maintain investor, creditor and market confidence and to sustain future development of the business. Management monitors capital on the basis of return on capital employed as well as the debt to total equity ratio.

For the purpose of debt to total equity ratio, debt considered is long-term and short-term borrowings. Total equity comprises of issued share capital and all other equity reserves excluding Debenture Redemption Reserve.

| The capital structure as of March 31, 2019 and March 31, 2018 as follows |                       |                       |
|--|-----------------------|-----------------------|
| Particualrs  | Year Ended 31-03-2019 | Year Ended 31-03-2018 |
| Total equity attributable to the equity shareholders of the Company      | 628.89                | 628.89                |
| As a percentage of total capital   | 12.88                 | 22.36                 |
| Long term borrowings including current maturities                        | 3495.15               | 2186.68               |
| Short term borrowings  | 759.05                | 759.24                |
| Total borrowings   | 4254.20               | 2945.92               |
| Total Borrowings to Total capital  | 0.87                  | 1.05                  |
| Total capital (equity and borrowings)                                    | 4883.09               | 2812.36               |

#### E) Corporate Social Responsibility:

The Company is not required to spend towards Corporate Social Responsibility (CSR) as per Section 135 of the Companies Act, 2013, since the company is within the threshold limit given as per the provisions of the Act.

#### I) Standards issued but not effective

The Company manufactures and sells a range of PVC pipes products. Effective April 1, 2018, the Company has applied Ind AS 115 which establishes a comprehensive framework for determining whether, how much and when revenue is to be recognised.. The Company has adopted Ind AS 115 using the retrospective effect method. The adoption of the new standard did in have a material impact on the Company

Ind AS 21, The Effects of Changes in Foreign Exchange Rates-The amendment lays down the principle regarding advance payment or receipt of consideration denominated or priced in foreign currency and recognition of non monetary prepayment asset or deferred income liability.

Ind AS 12, Income Taxes - The amendment explains that determining temporary differences and estimating probable future taxable profit against which deductible temporary differences are assessed for utilization are two separate steps and the carrying amount of an asset is relevant only to determining temporary differences.



Ind AS 28, Investments in Associates and Joint Ventures - The amendment clarifies when a venture capital, mutual fund, unit trust or similar entities elect to initially recognize the investments in associates and joint ventures.

Ind AS 112, Disclosure of Interests in Other Entities - The amendment clarifies that disclosure requirements for interests in other entities also apply to interests that are classified as Held for sale or discontinued operations in accordance with Ind AS 105.

Ind AS 40, Investment Property - The amendment clarifies when a property should be transferred to / from investment property.

The amendments are effective 1 April 2018. The Company believes that the aforementioned amendments will not materially impact the financial position, performance or the cash flows of the Company.

For M/s Deva & GoD El Chartered (compenits Firm Regal no. 0097238

HRIY BEYEDE

Place: Hyderabad. Date:30.05.2019 For and on behalf of the Board of Directors
For INTEGRATED THRMOPLASTICS LIMITED

(V. SURESH KUMAR SHASTRY)

Whole Time Director DIN:01788268 (V. ARVINDA RANI)

Director DIN:01241976

HYDERABAD

# PROXY FORM

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

|   | Company   | INTEGRATED THERMOPLASTICS LIMITED  |               |                                 |
|---|---|--|---------------|---------------------------------|
| Registered Office Survey No. 375, Manoharabad Village, Toopran Mandal, Medak District - 502 334, Tele |   | angana.  |               |                                 |
| Name of the M   | lember(s)   |  |               |                                 |
| Registered A  | ddress  |  |               |                                 |
| E-mail Id   |   |  |               |                                 |
| Folio No./ Cli  | ient ID   |  |               |                                 |
| DP ID   |   |  |               |                                 |
| We, being   | the mer   | nber (s) of shares of the above named Company  | , hereby      | appoin                          |
|   |   | havinge-mail id  | or            | failinghim                      |
|   |   | havinge-mail id  | or            | failinghim                      |
|   |   | havinge-mail id  |               |                                 |
|   | are indicated bel   | e, Toopran Mandal, Medak District - 502 334, Telangana and at any adjournment thow:  Resolution  | Vo            |                                 |
| Ordinary Bu   | siness  |  | For           | Against                         |
| 1   | To receive, con   | nsider and adopt the audited financial statements of the company for the financial year ch, 2019 and the reports of the Board of Directors and Auditors thereon.         |               | 8"                              |
| 2   | To appoint a Director in place of Mrs. Aravinda Rani Vemuri (DIN: 01241976) who retires by rotation and, being eligible, offers herself for re-appointment. |  |               |                                 |
| 3   | To fix the rem  | nneration of statutory auditors for the F.Y. 2019-20.  |               |                                 |
| Special Busin   | ness  |  |               |                                 |
| 4   | Re-appointmen   | nt of Mr. Sreenivasulureddy Angitapalli as an Independent Director.  |               |                                 |
| igned this  |   | dayof2019.   |               | Tru                             |
| -   |   | _  |               | Please affi<br>Re.1             |
| ignature of Pro   | oxy holder(s)<br>uly completed sl   |  | hours before  | Revenuus<br>Stamp<br>time fixed |
|   | the meeting.  |  |               |                                 |
| for holding   |   | A DETERMINANT OF STATE   |               |                                 |
| for holding   |   | ATTENDANCE SLIP  |               |                                 |
| for holding   |   | ATTENDANCE SLIP  the 24 <sup>th</sup> Annual General Meeting of the Company being held on Saturday, the 30 <sup>th</sup> Septemb oopran (M), Medak Dt 502334, Telangana. | er, 2019 at 1 | 2.30 p.m.                       |
| for holding<br>hereby record<br>y.No.375, Mar   | noharabad (V), T  | the 24 <sup>th</sup> Annual General Meeting of the Company being held on Saturday, the 30 <sup>th</sup> Septemb  |               | •                               |
| for holding<br>hereby record<br>by No.375, Mar<br>Jame of the Sh                                      | noharabad (V), T<br>areholder:  | the 24th Annual General Meetin <del>g of the Company being</del> held on Saturday, the 30th Septemb<br>oopran (M), Medak Dt 502334, Telangana.                           |               |                                 |
| hereby record<br>by No.375, Mai<br>Name of the Sh   | noharabad (V), T<br>areholder:<br>oxy:  | the 24 <sup>th</sup> Annual General Meetin <del>g of the Company being</del> held on Saturday, the 30 <sup>th</sup> Septemb oopran (M), Medak Dt 502334, Telangana.      |               |                                 |
| hereby record<br>by No.375, Mai<br>Name of the Sh   | noharabad (V), T<br>areholder:<br>oxy:ember / Proxy:  | the 24 <sup>th</sup> Annual General Meetin <del>g of the Company being</del> held on Saturday, the 30 <sup>th</sup> Septemb oopran (M), Medak Dt 502334, Telangana.      |               |                                 |