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CORPORATE INFORMATION



BOARD OF DIRECTORS

Dr. S. K. Srihari Raju Mr. K. Ramakrishnam Raju Mr. V. Swaminathan Dr. K. Easwer Reddy Mr. Raju S Kakarlapudi Mr. A. Parvatisem Mr. S. K. Hari Krishna Mr. Sreeramakrishna Grandhi Dr. S. K. Sirisha

Board Committees:

Audit Committee

Mr. Sreeramakrishna Grandhi Mr. K. Ramakrishnam Raju Mr. V. Swaminathan Mr. A. Parvatisem

Nomination & Remuneration Committee

Mr. K. Ramakrishnam Raju Mr. V. Swaminathan Mr. Sreeramakrishna Grandhi

Stakeholders Relationship Committee

Mr. S. K. Hari Krishna Mr. V. Swaminathan Mr. A. Parvatisem

BANKERS

Kotak Mahindra Bank

Managing Director Chairman (Ind. Director) Independent Director Non Executive Director Non Executive Director Technical Director Executive Director Independent Director Executive Director

CORPORATE OFFICE

Plot No.127 & amp; 128, 1 st Floor, Amar Co-OP. Society. Opp.Madhapur Police Station Road, Near Durgam Cheruvu, Madhapur, Hyderabad - 500 033. Telephone: 040-23115956, Facsimile: 040-23115954 Email id : drsksraju@yahoo.co.in Website: www.everestorganicsltd.com

Factory Address & Registered Office

Aroor Village, Sadasivpet Mandal Medak District, Telangana – 502 291 Telephone: 08455 -250113 Facsimile: 08455 -250114 Email Id : drsksraju@yahoo.co.in Website: www.everestorganicsltd.com

Statutory Auditors

M/s. P.S.N Ravi Shanker & amp; Associates Chartered Accountants, Hyderabad

Registrar & amp; Share Transfer Agent

M/s. Venture Capital and Corporate Investments Pvt. Ltd. 12-10- 167, Bharat Nagar, Hyderabad – 500 018. Telephone : 040-23818475, 476 Facsimile: 040-23868024 Email id : info@vccilindia.com

Stock Exchange, where Company's Shares Listed

Bombay Stock Exchange

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NOTICE

Notice is hereby given that the 23rd Annual General Meeting of the members of Everest Organics Limited (CIN: L24230TG1993PLC015426) will be held at the registered office of the Company at Aroor Village, Sadasivapet Mandal, Medak District, Telangana – 502291, on Monday the 29th Day of August 2016 at 03:00 p.m. to transact the following businesses :

Ordinary Business:

- 1. To receive, consider, approve and adopt the audited Balance Sheet as at March 31st, 2016 and the Audited Profit & Loss Account of the Company for the Financial Year ended on that date and the reports of the Directors and Auditors thereon.
- 2. To appoint a Director in place of Mr. Akella Parvatisem (DIN : 00910224) who retires by rotation and is eligible for re-appointment.
- 3. To appoint a Director in place of Dr. Sri Kakarlapudi Sirisha (Din : 06921012), who retires by rotation and is eligible for re-appointment.
- 4. Ratification of Appointment of Auditors:

To consider if thought fit, to pass with or without modification(s), the following resolution as an ordinary resolution:

"**RESOLVED THAT** pursuant to the provisions of Section 139 of the Companies Act, 2013 and the Companies (Audit and Auditors) Rules, 2014, and any other provisions of Companies Act, 2013 and Companies (Audit & Auditors) Rules, 2014, as amended from time to time, the Company hereby ratifies the appointment of M/s. P.S. N. Ravi Shankar & Associates, Chartered Accountants (Firm Registration No. 003228S), as the Statutory Auditors of the Company, to hold the office from the conclusion of this Annual General Meeting (AGM) till the conclusion of 24th Annual General Meeting (AGM) to be held in the year 2017, to examine and audit the account of the Company for the financial year 2016-2017 at such remuneration as may be mutually agreed between the Board of Directors of the Company and Auditors."

Special Business:

5. <u>Revision in remuneration paid to Dr. Sri Kakarlapudi Srihari Raju (DIN : 01593620) the Managing</u> Director of the Company, with effect from 01.01.2016

To consider and if thought fit, to pass with or without modification(s), the following as an ordinary resolution: "RESOLVED THAT pursuant to section 197 read with schedule V of the Companies Act 2013, and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, and section II of Schedule V of Companies Act 2013 and any other applicable provisions, if any, of the Companies Act, 2013 (including any statutory modification or re-enactment thereof for the time being in force) and pursuant to Articles of Association of the company, and approval of Central Government, if required, and such other consent and permission as may be necessary, approval of the members, be and is hereby accorded for revision in remuneration of Dr. Sri Kakarlapudi Srihari Raju (DIN: 01593620), Managing Director of the Company to Rs. 30,00,000/- (Rupees Thirty Lakhs only), per annum w.e.f. 1st January, 2016."

"RESOLVED FURTHER THAT the Board of Directors of the Company / Committee of the Board, be and is hereby authorised to alter, amend or vary the terms and conditions of appointment including remuneration structure as may be agreed to between the Board of Directors and Dr. Sri Kakarlapudi Srihari Raju, subject to the limits within such guidelines or amendments as may be made to Companies Act, 2013 or subject to approval of Central Government or such other authority, if required."

"RESOLVED FURTHER THAT any one of the Director of the Company be and is hereby authorized to issue the certified true copy as and when required and to take all such steps and actions for the purpose of giving effect the aforesaid resolution and file the necessary eforms to the Registrar of Companies, Hyderabad."



6. <u>Revision in remuneration paid to Mr. Sri Kakarlapudi Harikrishna (DIN : 01664260) the Whole Time</u> <u>Director of the Company, with effect from 01.01.2016</u>

To consider and if thought fit, to pass with or without modification(s), the following as an ordinary resolution:

"RESOLVED THAT pursuant to section 197 read with schedule V of the Companies Act 2013, and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, and section II of Schedule V of Companies Act 2013 and any other applicable provisions, if any, of the Companies Act, 2013 (including any statutory modification or re-enactment thereof for the time being in force) and pursuant to Articles of Association of the company, and approval of Central Government, if required, and such other consent and permission as may be necessary, approval of the members, be and is hereby accorded for revision in remuneration of Mr. Sri Kakarlapudi Harikrishna (DIN : 01664260) the Whole Time Director of the Company to Rs. 9,00,000/- (Rupees Nine Lakh only), per annum w.e.f. 1st January, 2016."

"RESOLVED FURTHER THAT the Board of Directors of the Company / Committee of the Board, be and is hereby authorised to alter, amend or vary the terms and conditions of appointment including remuneration structure as may be agreed to between the Board of Directors and Mr. Sri Kakarlapudi Harikrishna, subject to the limits within such guidelines or amendments as may be made to Companies Act, 2013 or subject to approval of Central Government or such other authority, if required."

"RESOLVED FURTHER THAT any one of the Director of the Company be and is hereby authorized to issue the certified true copy as and when required and to take all such steps and actions for the purpose of giving effect the aforesaid resolution and file the necessary eforms to the Registrar of Companies, Hyderabad."

7. <u>Re-appointment of Mr. Sri Kakarlapudi Harikrishna (DIN : 01664260), Wholetime Director of the Company:</u>

To consider and if thought fit, to pass with or without modification(s), the following as an ordinary resolution: "RESOLVED THAT pursuant to provisions of section 196, 197, 203 and any other applicable provisions of Companies Act, 2013, and the Rules made thereunder (including any statutory modification(s) or reenactment thereof for the time being in force), read with schedule V to the Companies Act, 2013, the consent of the shareholders of the company be and is hereby accorded to the Board, to appoint Mr. Sri Kakarlapudi Harikrishna (holding DIN 01664260) as a whole Time Director of the Company, for a period of three years w.e.f. 29.08 2016, on the terms & conditions of draft agreement, and the Board of Directors be and is hereby authorized to alter and vary such terms of appointment and remuneration so as to not exceed the limits specified in Schedule V to the Companies Act, 2013 as may be agreed to the Board of Directors and Mr. Sri Kakarlapudi Harikrishna."

"RESOLVED FURTHER THAT any one of the Director of the Company or the Company Secretary be and are hereby severally authorized to issue the certified true copy as and when required and to take all such steps and actions for the purpose of giving effect the aforesaid resolution and file the necessary eforms to the Registrar of Companies, Hyderabad."

8. Approval of Related Party Transaction:

To consider and, if thought fit, to pass with or without modification, the following resolution as an Ordinary Resolution:

"RESOLVED THAT pursuant to the provisions of Section 188 of the Companies Act, 2013, Rule 15 (3) of the Companies (Meetings of Board and its Powers) Rules, 2014 and Regulation 23 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 [("SEBI LODR")], approval of the Company be and is hereby accorded to the Board of Directors, for availing a loan facility upto Rs. 8 crores as cumulative amount in any financial year from Veerat Finance & Investment Limited, a 'Related Party' as defined under Section 2 (76) of the Companies Act, 2013 and the SEBI LODR and on such further period of time as may be decided by the Board of Directors from time to time based on the approval of the Audit Committee and on such other terms and conditions as may be mutually



agreed upon between the Company and Veerat Finance & Investment Limited."

"RESOLVED FURTHER THAT the Board of Directors of the Company be and is hereby authorised to do or cause to be done all such acts, deeds and things, settle any queries, difficulties, doubts that may arise with regard to any transaction with the related party, finalise the terms and conditions as may be considered necessary, expedient or desirable and execute such agreements, documents and writings and to make such filings as may be necessary or desirable, in order to give effect to this Resolution in the best interest of the Company."

9. Approval of Related Party Transaction:

To consider and, if thought fit, to pass with or without modification, the following resolution as an Ordinary Resolution:

"RESOLVED THAT pursuant to the provisions of Section 188 and all other applicable provisions, if any, of the Companies Act, 2013 (the Act) (subject to any modification and re-enactment thereof), and subject to approval of shareholders in ensuing general meeting the consent of the board, be and is hereby accorded to enter into any contract or arrangements with related parties of Virat & Co. upto Rs. 3 (Three) crores as cumulative amount in any financial year from with respect to sale, purchase or supply of any goods or materials, selling or otherwise disposing of, or buying, leasing of property of any kind, availing or rendering of any services, appointment of agent for purchase or sale of goods, materials, services or property or otherwise disposing of any office or place of profit in the Company or its subsidiary or associate Company or reimbursement of any transaction or any other transaction of whatever nature with related parties."

"RESOLVED FURTHER THAT the board of directors of the Company or the Company be and are hereby severally authorized to take such steps as may be necessary for obtaining approvals, statuary, contractual or otherwise, in relation to the above and to settle all matters arising out of and incidental thereto, and to sign and execute all deeds, applications, documents and writings that may be required, on behalf of the Company and generally to do all acts, deeds, matters and things that may be necessary, proper, expedient or incidental thereto for the purpose of giving effects to this Resolution."

10. Availing a Loan facility from Bankers, Financial Institution and other Persons, Firms, Bodies Corporate :

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

"RESOLVED THAT in supersession of any resolution passed earlier in this regard and pursuant to the provisions of Section 180(1)(c) and other applicable provisions, if any, of the Companies Act, 2013 read with the Companies (Meetings of Board and its Powers) Rules, 2014, including any statutory modification(s) or re-enactment(s) thereof, for the time being in force, and the Articles of Association of the Company, consent of the Members be and is hereby accorded to the Board of Directors of the Company (hereinafter referred to as "the Board" which term shall be deemed to include any Committee of the Board), to borrow any sum or sums of money from time to time at its discretion, for the purpose of the business of the Company, from any one or more Banks, Financial Institutions and other Persons, Firms, Bodies Corporate, notwithstanding that the monies to be borrowed together with the monies already borrowed by the Company (apart from temporary loans obtained from the Company's Bankers in the ordinary course of business) may, at any time, exceed the aggregate of the paid-up share capital of the Company and its free reserves (that is to say reserves not set apart for any specific purpose), subject to such aggregate borrowings not exceeding the amount which is Rs. 40 crores (Rupees Forty Crores only) over and above the aggregate of the paid-up share capital of the Company and its free reserves (that is to say reserves not set apart for any specific purpose) and that the Board be and is hereby empowered and authorised to arrange or fix the terms and conditions of all such monies to be borrowed from time to time as to interest, repayment, security or otherwise as it may, in its absolute discretion, think fit.

"RESOLVED FURTHER THAT for the purpose of giving effect to this resolution, the Board be and is hereby authorised to do all such acts, deeds, matters and things as it may in its absolute discretion deem necessary, proper, or desirable and to settle any question, difficulty, doubt that may arise in respect of the borrowing(s) aforesaid and further to do all such acts, deeds and things and to execute all documents and writings as may be necessary, proper, desirable or expedient to give effect to this resolution."

EVEREST ORGANICS LIMITED

11. Creation of security on the properties of the Company, both present and future, in favour of lenders:

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

"RESOLVED THAT in supersession of any resolution passed earlier in this regard and pursuant to the provisions of Section 180(1)(a) and other applicable provisions, if any, of the Companies Act, 2013 ("the Act") read with the Companies (Meetings of Board and its Powers) Rules, 2014 including any statutory modification(s) or re-enactment(s) thereof, for the time being in force, and the Articles of Association of the Company, consent of the Members be and is hereby accorded to the Board of Directors of the Company (hereinafter referred to as "the Board" which term shall be deemed to include any Committee of the Board) for creation of charge / mortgage / pledge / hypothecation / security in addition to existing charge / mortgage / pledge / hypothecation / security, in such form and manner and with such ranking and at such time and on such terms as the Board may determine, on all or any of the movable and / or immovable properties, tangible or intangible assets of the Company, both present and future and / or the whole or any part of the undertaking(s) of the Company, as the case may be in favour of the Lender(s), Agent(s) and Trustee(s), for securing the borrowings availed / to be availed by the Company by way of loan(s) (in foreign currency and / or rupee currency) and securities (comprising fully / partly convertible debentures and/or non convertible debentures with or without detachable or non detachable warrants and / or secured premium notes and / or floating rate notes / bonds or other debt instruments), issued / to be issued by the Company including deferred sales tax loans availed / to be availed by various Units of the Company, from time to time, subject to the limits approved under Section 180(1)(c) of the Act together with interest at the respective agreed rates, additional interest, compound interest in case of default, accumulated interest, liquidated damages, commitment charges, premia on prepayment, remuneration of the Agent(s) / Trustee(s), premium (if any) on redemption, all other costs, charges and expenses, including any increase as a result of devaluation / revaluation / fluctuation in the rates of exchange and all other monies payable by the Company in terms of the Loan Agreement(s), Debenture Trust Deed(s) or any other document, entered into / to be entered into between the Company and the Lender(s) / Agent(s) / Trustee(s) / State Government(s) / Agency(ies) representing various state government and/or other agencies etc. in respect of the said loans / borrowings / debentures / securities / deferred sales tax loans and containing such specific terms and conditions and covenants in respect of enforcement of security as may be stipulated in that behalf and agreed to between the Board and the Lender(s) / Agent(s) / Trustee(s) / State Government(s) / Agency(ies), etc.

"RESOLVED FURTHER THAT the securities to be created by the Company as aforesaid may rank prior / pari passu / subservient with / to the mortgages and /or charges already created or to be created in future by the Company or in such other manner and ranking as may be thought expedient by the Board and as may be agreed to between the concerned parties."

"RESOLVED FURTHER THAT for the purpose of giving effect to this resolution, the Board be and is hereby authorised to finalise, settle, and execute such documents / deeds / writings / papers / agreements as may be required and to do all such acts, deeds, matters and things, as it may in its absolute discretion deem necessary, proper or desirable and to settle any question, difficulty or doubt that may arise in regard to creating mortgages / charges as aforesaid."

12. Conversion of Unsecured Loan to Equity Share Capital of the Company:

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



"RESOLVED THAT as per the provisions of Section 62(3) and other applicable provisions, if any, of the Companies Act, 2013 read with the Rules made there under, if any, the consent of the members be and is hereby accorded for conversion of the loans not exceeding Rs. 9,50,00,000/- (Rs. Nine Crores Fifty Lakhs Only), whether secured or unsecured into the equity capital of the Company, granted or to be granted to the Company by the persons/entities belonging to the Promoters and Promoters' Group or any other persons/ entities as the case may be, in such manner and on such terms and conditions as may be agreed upon between the Board of Directors and such person(s)/entity(ies)."

"RESOLVED FURTHER THAT the equity shares of the Company to be allotted upon conversion of the Loan as stated above, shall be subject to the provisions of the Memorandum and Articles of Association of the Company and shall rank pari passu in all respects including as to dividend, with the existing fully paid up equity shares of the Company."

"RESOLVED FURTHER THAT the Directors of the company be and are hereby severally authorised to do all such acts, deeds and things as may be necessary for giving effect to the above resolution."

13. Approval of Cost Auditor's Remuneration:

To consider and if thought fit, to pass with or without modification(s), the following as an ordinary resolution:

"RESOLVED THAT pursuant to the provisions of section 148 and other applicable provisions, if any, of the Companies Act, 2013, read with the Companies (Audit and Auditors) Rules, 2014 (including any statutory modification(s) or re-enactment thereof, for the time being in force), Mr. Sativada Venkat Rao, Cost Accountant of Sanjeeva Reddy Nagar, Hyderabad – 500 038, Telangana, India, re-appointed by the Board of Directors of the Company, to conduct the audit of the Cost Records of the Company's pharma manufacturing units at Aroor Village, Sadasivapet, Medak District, Telangana – 502 291, be paid a remuneration for the financial year ending March 31, 2017, amounting to Rs 40,000/- (Rupees Forty Thousand Only) plus service tax as applicable and re-imbursement of out of pocket expenses incurred by him in connection with the aforesaid audit."

"RESOLVED FURTHER THAT Dr. Sri Kakarlapudi Srihari Raju (DIN : 01593620), Managing Director of the Company and Ms. Nisha Jain, Company Secretary, be and are hereby severally authorized to do all the acts, deeds and things which are necessary to the appointment and file the necessary eforms with the Registrar of Companies (ROC), Hyderabad."

14. Ratification of appointment of Mr. Peruri Ramakrishna as Chief Financial Officer of the Company:

To consider and if thought fit, to pass with or without modification(s), the following as an ordinary resolution:

"RESOLVED THAT pursuant to the provision of section 203 of the Companies Act, 2013 read with Rule 8 of Companies (Appointment and Remuneration of Managerial personnel) Rules, 2014 and such other applicable provisions, if any, of the Companies Act, 2013, approval of shareholders of the Company, be and is hereby accorded to the appointment of Mr. P. Ramakrishna as the Chief Financial Officer (as KMP), who was appointed by the Board for a period of 3 (Three) years with effect from 28.09.2015, subject to approval of members in the forth coming Annual General Meeting on the terms and conditions including remuneration as set out in the statement annexed to the Notice convening this Meeting, with liberty to the Board of Directors hereinafter referred to as "the Board" to alter and vary the terms and conditions of the said appointment and / or remuneration as it may deem fit and as may be acceptable to Mr. P. Ramakrishna, subject to the same not exceeding the limits specified under Schedule V to the Companies Act, 2013 or any statutory modification(s) or re-enactment thereof"

"RESOLVED FURTHER THAT the Board of Directors of the Company and the Company Secretary of the Company be and are hereby authorized to file necessary forms with Registrar of Companies and to do all such act, deeds and things as may be considered necessary to give effect to the above said resolution."

"RESOLVED FURTHER THAT any one of the Director of the Company or Company Secretary be and are hereby authorized to issue the certified true copy of the above resolution as and when required."



15. Allotment of Equity Shares and Convertible Warrants on Preferential Basis:

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

"RESOLVED THAT pursuant to Section 42 and Section 62 of the Companies Act, 2013 and other applicable provisions, if any, of the Companies Act, 2013 (including any amendment thereto or re-enactment thereof), enabling the provisions of the Memorandum and Articles of Association of the Company and in accordance with the guidelines, rules and regulations of the Securities and Exchange Board of India ("SEBI"), including SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2009 ("SEBI (ICDR Regulations)") SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, SEBI (Substantial Acquisition of Shares and Takeover) Regulations 2011 ("SEBI (SAST) Regulations") as amended from time to time and the listing agreements entered into by the Company with the BSE Limited (BSE) and subject to Foreign Exchange Management Act, 1999, the Foreign Exchange (Transfer or Issue of Securities by a Person Resident Outside India) Regulations, 2000 and the rules / regulations / guidelines, notifications, circulars, press notes and clarifications issued from time to time by Government of India, the Reserve Bank of India, and subject to the approvals, consents, permissions and/ or sanctions, as may be required from the Government of India, the Reserve Bank of India, SEBI, Stock Exchange(s) and any other relevant statutory, governmental authorities or departments, institutions or bodies and subject to such terms, conditions, alterations, corrections, changes, variations and/or, modifications, if any, as may be prescribed by any one or more or all of them in granting such approvals, consents, permissions and/or sanctions for the conversion of Unsecured Loan to the Capital and which may be agreed by the Board of Directors of the Company (hereinafter referred to as "the Board" which terms shall be deemed to include any committee duly constituted by the Board or any committee, which the Board may hereafter constitute, to exercise one or more of its powers, including the powers conferred by this resolution), the consent of the members be and hereby authorized to issue, offer and allot on preferential allotment basis, upto 3,950,000 (Thirty Nine Lacs and Fifty Thousand) Equity Shares of face value of Rs. 10 (Rupees Ten) each at an issue price of Rs. 18 (Rupees Eighteen Only) per share aggregating to Rs. 71,100,000/- (Rupees Seven Creores Eleven Lacs Only) and upto 711,720 (Seven Lacs Eleven Thousand Seven Hundred and Twenty Only) convertible warrants of Rs.10 (Rupees Ten) each to be convertible at the option of Warrant holders in one or more tranches, within 18 (Eighteen) months from its allotment date ("Warrant Exercise Period") into equal number of fully paid up Equity Shares of face value of Rs. 10/- (Rupee Ten only) each for cash at an issue price of Rs. 18 (Rupees Eighteen Only) each aggregating to Rs. 12,810,960/- (Rupees One Crore Twenty Eight Lacs Ten Thousand Nine Hundred and Sixty Only) on such terms and conditions as may be decided and deemed appropriate by the Board at the time of issue or allotment to the persons belonging to the Promoter Group.

SI.No.	Name of the Proposed Allottees	No. of Equity Shares	No. of Convertible Warrants
1	Veerat Finance & Investment Limited	27,11,110	7,11,720
2	Dr. Sri Kakarlapudi Srihari Raju	12,38,890	-
	Total	39,50,000	7,11,720

"RESOLVED FURTHER THAT the Relevant Date, as per the SEBI (ICDR) Regulations, as amended upto date, for the determination of issue price of the Equity Shares and Warrants is 29 July, 2016, being the date which falls on a working day and is30 days prior to the date of Annual General Meeting (i.e. 29th August, 2016)."

"RESOLVED FURTHER THAT aforesaid issue of Equity Shares and Warrants shall be subject to the following terms and conditions:

i) The outstanding unsecured loan in the name of allottees shall be convertible into certain numbers of Equity Shares and convertible warrants and an amount required for the payment of equity shares allotted and an amount equivalent to 25 per cent of the issue price of the Warrants shall be set off from the



outstanding unsecured loan at the time of subscription of Equity Shares and/or Warrants.

- ii) Upon exercise of the right to subscribe for Equity Shares, the warrant holders shall be liable to make the payment of balance sum, being 75 per cent of the issue price, towards subscription to each Equity Share, as may be applied. Against the conversion of warrants, the amount shall be adjusted / set off from the outstanding loan standing in the name of allottees in the Company and rest amount will be infused by the allottees at the time of subscription of warrants.
- iii) The holder of warrants will be entitled to apply for and be allotted, in one or more tranches, 1 (one) Equity Share of Rs. 10 each of the Company per warrant at any time before eighteen months from the date of allotment.
- iv) In the event of entitlement attached to Warrants to subscribe for Equity Shares is not exercised within the period as mentioned above, the same shall lapse and 25% subscription amount paid on the Warrants shall stand forfeited.
- v) The Equity Shares and Warrants to be allotted to the Proposed Allottees shall be under lock-in for such period as may be prescribed by the SEBI ICDR Regulations.
- vi) The Equity Shares and Warrants so allotted to the Proposed Allottees under this resolution shall not be sold, transferred, hypothecated or encumbered in any manner during the period of lock-in provided under SEBI ICDR Regulations except to the extent and in the manner permitted there under.
- vii) Allotment shall only be made in dematerialized form.
- viii) The Equity Shares to be issued and allotted by the Company on exercise of the entitlement attached to Warrants in the manner aforesaid shall be in dematerialised form and subject to the Memorandum and Articles of Association of the Company and shall rank pari-passu in all respects including dividend, with the then existing Equity Shares of the Company.

The consideration price of the specified securities, proposed shall be set off from the outstanding unsecured loan given by the "Proposed Allottees" to the Company.

"RESOLVED FURTHER THAT for the purpose of giving effect to the above, the Board be and is hereby authorized, to do all such acts, matters, deeds and things and to take all such steps and to do all such things and give all such directions, as the Board may consider necessary, expedient or desirable, including without limitation, to prescribe the forms of application, allotment, to enter into any agreements or other instruments, and to take such actions or give such directions as may be necessary or desirable and to settle any question or difficulty that may arise with regard to the issue and allotment of Equity Shares."

"RESOLVED FURTHER THAT the Board be and is hereby authorized to delegate all or any of the powers herein conferred by the above resolutions to any Director(s) or to any Committee of the Board or any other Officer(s) of the Company to give effect to the aforesaid resolution."

Date: 30.07.2016 Place : Aroor Village Sadasivapet Mandal Medak District – 502 291 Telangana, India BY ORDER OF THE BOARD For Everest Organics Limited Sd/-Dr. Sri Kakarlapudi Srihari Raju Managing Director Din : 01593620

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NOTES

NOTES :

- A member entitled to attend and vote at the Annual General Meeting (the "Meeting") is entitled to appoint a proxy to attend and vote on a poll instead of himself and the proxy need not be the member of the Company. The instrument appointing the proxy should, however, be deposited at the registered office of the Company not less than forty-eight hours before the commencement of the Meeting.
- 2. Corporate members intending to send their authorised representatives to attend the Meeting are requested to send to the Company a certified copy of the Board Resolution authorising their representative to attend and vote on their behalf at the Meeting.
- 3. Brief profile of Directors those proposed to be appointed / re-appointed, nature of their expertise in specific functional areas, names of companies in which they hold directorships and memberships / chairmanships of Board Committees, shareholding and relationships between directors inter-se as stipulated under Regulation 36 (3) of Securities Exchange Board of India (Listing Obligations & Disclosure Requirements) regulations, 2015.
- 4. A Statement pursuant to Section 102(1) of the Companies Act, 2013, relating to the Special Business to be transacted at the Meeting is annexed hereto.
- 5. Members are requested to bring their attendance slip along with their copy of Annual Report to the Meeting.
- 6. In case of joint holders attending the Meeting, only such joint holder who is higher in the order of names will be entitled to vote.
- 7. The Notice of the AGM along with the Annual Report 2015-16 is being sent by electronic mode to those Members whose e-mail addresses are registered with the Company / Depositories, unless any Member has requested for a physical copy of the same. For Members who have not registered their e-mail addresses, physical copies are being sent by the permitted mode. Members may note that this Notice and the Annual Report 2015-16 will also be available on the Company's website viz. www.everestorganicsltd.com.
- 8. To support the 'Green Initiative', Members who have not registered their e-mail addresses are requested to register the same with DPs / Registrar Share Transfer Agent. Members are requested to provide their e-mail address through SMS alongwith DP ID/Client ID to +91 9573531616 and ensure that the same is also updated with their respective DP for their demat account(s). The registered e-mail address will be used for sending future communications.
- 9. The route map showing directions to reach the venue of the twenty-third AGM is annexed.
- 10. The Shares Transfer Register and the Register of Members of the Company will remain closed from 23.08.2016 to 29.08.2016 (both days inclusive) in connection with the Annual General Meeting and for the same the record date will be 22.08.2016.
- 11. Members who hold their shares in dematerialized form are requested to bring their Client ID and DP numbers for easy identification of attendance at the meeting.
- 12. Shareholders are requested to intimate immediately any change in their address and bank account details registered with the Company in case of physical holders and in case of demat holders to their DP holders directly.
- 13. Members who have not registered their e-mail addresses so far are requested to register their e-mail address for receiving all communication including Annual Report, Notices, Circulars, etc. from the Company electronically.
- 14. Retirement of Directors by rotation:

Mr. Akella Parvatisem (DIN : 00910224), Director of the Company retires by rotation at the Annual General Meeting and being eligible offers himself for reappointment.



NOTES
Dr. Sri Kakarlapudi Sirisha (Din : 06921012), Director of the Company retires by rotation at the Annual General Meeting and being eligible offers himself for reappointment.
None of the Directors of the Company is in any way concerned or interested in the resolution except Dr. Sri Kakarlapudi Srihari Raju, being the relative of the Directors retire by rotation.
15. Voting through electronic means;
a. In compliance with provisions of Section 108 of the Companies Act, 2013 and Rule 20 of the Companies (Management and Administration) Rules, 2014, the Company is pleased to provide members facility to exercise their right to vote at the Annual General Meeting (AGM) by electronic means and the business may be transacted through e-Voting Services provided by Central Depository Services (India) Limited (CDSL).
b. The instructions for e-voting are as under:
The instructions for members for voting electronically are as under:-
In case of members receiving e-mail:
 Log on to the e-voting website www.evotingindia.com during the voting period. (ii) Click on "Shareholders" tab.
(iii) Now, select the "COMPANY NAME" from the drop down menu and click on "SUBMIT"
(iv) Now Enter your User ID (For CDSL: 16 digits beneficiary ID, For NSDL: 8 Character DP ID followed by 8 Digits Client ID, Members holding shares in Physical Form should enter Folio Number registered with the Company and then enter the Captcha Code as displayed and Click on Login.
(v) 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. If you are a first time user follow the steps given below.
(vi) Now, fill up the following details in the appropriate boxes:
For Members holding shares For Members holding shares
in Demat Form in Physical Form
PAN* Enter your 10 digit alpha-numeric *PAN issued by Income Tax Department (Applicable for both demat shareholders as well as physical shareholders)
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
BankDetails# records for the said demat account or folio.
*A Member who has not updated his PAN with the Company/Depository Participant is requested to use the first two letters of his name and the sequence number in the PAN field. Eg. If your name is Ramesh Kumar with sequence number 1 then enter RA00000001 in the PAN field.
Please enter any one of the details in order to login. In case both the details are not recorded with the depository or company please enter the member id / folio number in the Dividend Bank details field.(vii) After entering these details appropriately, click on "SUBMIT" tab.
(viii) 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.
(ix) For Members holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.



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- (x) Click on <Company Name> on which you choose to vote.
- (xi) On the voting page, you will see Resolution Description and against the same the option "YES/NO" for voting. Select the option YES or NO as desired. The option YES implies that you assent to the Resolution and option NO implies that you dissent to the Resolution.
- (xii) Click on the "Resolutions File Link" if you wish to view the entire Resolutions.
- (xiii) 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.
- (xiv) Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- (xv) You can also take out print of the voting done by you by clicking on "Click here to print" option on the Voting page.
- (xvi) If Demat account holder has forgotten the changed password then Enter the User ID and Captcha Code click on Forgot Password & enter the details as prompted by the system.
- (xvii) 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. After receiving the login details they have to link the account(s) which they wish to vote on and then 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:
- (A) Please follow all steps from sl. no. (i) to sl. no. (xvii) above to cast vote.
- (B) The voting period begins on 23.08.2016 from 9.00 a.m. and ends on 26.08.2016 till 5.00 p.m. During this period shareholders' of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date of 18.08.2016, may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter.
- (C) In case you have any queries or issues regarding e-voting, you may refer the Frequently Asked Questions ("FAQs") and e-voting manual available at www.evotingindia.co.in under help section or write an email to helpdesk.evoting@cdslindia.com.

The e-voting period commences on 23.08.2016 (9:00 am) and ends on 26.08.2016 (5:00 pm). During this period shareholders' of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date of 18.08.2016, may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter. Once the vote on a resolution is cast by the shareholder, the shareholder shall not be allowed to change it subsequently.

The voting rights of shareholders shall be in proportion to their shares of the paid up equity share capital of the Company as on the cut-off date of 18.08.2016.

Mrs. D. Renuka, Practicing Company Secretary (Membership No. 11963) and has been appointed as the Scrutinizer to scrutinize the e-voting process in a fair and transparent manner.

The Scrutinizer shall immediately after the conclusion of the voting at the general meeting first count the votes cast in the meeting, thereafter unblock the votes cast through remote e voting in the presence of at least two (2) witnesses not in the employment of the Company and make not later than 2 days of the conclusion of the meeting a consolidated Scrutinizer's Report of the votes cast in favor or against, if any, to the Chairman of the Company or a person authorized by him in writing who shall countersign the same provided that the chairman or a person authorized by him in writing shall declare the result of the voting forthwith.

The Results shall be declared in the AGM of the Company. The Results declared along with the Scrutinizer's Report shall be placed on the Company's website www.everestorganicsltd.com in and on the website of

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CDSL within two(2) days of passing of the resolutions at the AGM of the Company and communicated to the BSE Limited.

16. All documents referred to in the accompanying Notice and the Explanatory Statement shall be open for inspection at the Registered Office of the Company during normal business hours (10.00am to 5.00 pm) on all working days, up to and including the date of the Annual General Meeting of the Company.

Date: 30.07.2016 Place : Aroor Village Sadasivapet Mandal Medak District – 502 291 Telangana, India

BY ORDER OF THE BOARD For Everest Organics Limited Sd/-Dr. Sri Kakarlapudi Srihari Raju Managing Director Din : 01593620



NOTES

Details of Directors Seeking Appointment in Annual General Meeting scheduled on Monday the 29th Day of August 2016 (Pursuant to Regulation 36 (3) of SEBI(Listing Obligations And Disclosure Requirements), Regulations, 2015 are as under:

Name of The Director	Dr. Sri Kakarlapudi Sirisha	Mr. Sri Kakarlapudi Hari Krishna	Mr. Akella Parvatisem
Date of Birth	07/12/1977	20/01/1979	25/08/1967
Date of Appointment/	29.08.2016	29.08.2016	29.08.2016
Reappointment	(Original Appointment Date 30/07/2014)	(Original Appointment Date 29/09/2007)	(Original Appointment Date 28/08/2004)
Expertise in specific Functional Area	Regulatory Affairs, Business Development	Projects, Administration	Technical
Qualification	MBBS, MD	(BE) MPIE	B. Sc.
Board Membership of other Public Limited Companies, as on March 31, 2016	None	None	None
Chairman /Member of the Committee till date	None	Chairman : None	Chairman : None
		Member: 1.Stakeholders' Relationship Committee 2. CSR Committee 3. Share Transfer Committee	Member: 1. Audit Committee 2.Stakeholders' Relationship Committee 3. CSR Committee 4. Share Transfer Committee
Chairman / Member of the Committee of Directors of the Other Companies in which he/she is a Director as on March, 31,2016			
a) Audit Committee b) Stakeholders'	None	None	None
Relationship Committee	None	Member	
c) Other CommitteesNo. of Shares held	None 109656	Member 8280	36
		13	



EXPLANATORY STATEMENT PURSUANT TO SECTION 102 OF THE COMPANIES ACT 2013 ITEM NO. 5

The Board of Directors at their meeting held on 22.01.2016, has approved the revision in remuneration of Dr. Sri Kakarlapudi Srihari Raju (DIN : 01593620), Managing Director of the Company after evaluation of growing responsibility on his shoulders. The Company, after meeting all the criteria as per relevant sections of Companies Act, 2013 and Section II of schedule V of the Companies Act, 2013, ratified his salary, amounting to Rs.2,50,000/- (Rupees Two Lakhs Fifty Thousands Only) per month and consolidated Rs.30,00,000/- (Rupees Thirty Lakhs Only) per annum. The revision in remuneration effective from 1st January, 2016 is as under:

SI. No.	Particulars	Amount in Rs. Annual
1	Salary (Basic)	15,00,000/-
2	City Allowances	4,50,000/-
3	Conveyance	3,00,000/-
4	House Rent Allowances	7,50,000/-
	Total	30,00,000/-

The Board of Directors at its meeting held on 22.01.2016, has approved revision in remuneration of Dr. Sri Kakarlapudi Srihari Raju (DIN: 01593620) the Managing Director of the Company. The Board of Directors recommended to the shareholders to approve the revision in his remuneration w.e.f 1st January 2016, and authorize the Nomination & Remuneration Committee of the Board and the Board of Directors to decide on his annual increment.

Information for shareholders

General

The Company is in Pharmaceutical Industry from last 23 years and during the financial year under review, the turnover of your Company for the financial year ended with 31.03.2016 is Rs. 99,84,20,212/- (Rupees Ninety Nine Crores Eighty Four Lakhs Twenty Thousand Two Hundred Twelve).

The PAT (Profit After Tax) of your company registered during the year under review at Rs 18,04,740/- (Rupees Eighteen Lakhs Four Thousand Seven Hundred Forty Only)

Dr. Sri Kakrlapudi Srihari Raju is a highly qualified professional with academic accomplishments like MBBS, MD and DA and possesses a vast experience of 39 years - 17 years in Medical and 22 years in Pharmaceutical fields. Earlier he was appointed in the Company with a remuneration of Rs 24 lakhs per annum. His experience, devotion and commitment make him a best fit in such designation.

The Board recommends the Ordinary Resolution set out at Item No. 5 of the Notice for approval by the shareholders.

None of the Directors or KMPs except Mr. Kakarlapudi Sitaram Raju, Mr. Sri Kakarlapudi Hari Krishna and Dr. Sri Kakarlapudi Sirisha, being the relatives of Dr. Sri Kakarlapudi Srihari Raju are interested in the said resolution.

ITEM NO. 6

The Board of Directors at their meeting held on 22.01.2016, has approved the revision in remuneration of Mr. Sri Kakarlapudi Harikrishna (DIN : 01664260), Wholetime Director of the Company after evaluation of growing responsibility on his shoulders. The Company, after meeting all the criteria as per relevant sections of Companies Act, 2013 and Section II of schedule V of the Companies Act, 2013, ratified his salary, amounting to Rs. 75,000/- (Rupees Seventy Five Thousands Only) per month and consolidated Rs. 9,00,000/- (Rupees Nine Lakhs Only) per annum. The revision in remuneration effective from 1st January, 2016 is as under:



SI.No.	Particulars	Amount in Rs. Annual	
1	Salary (Basic)	4,50,000/-	
2	City Allowances	1,35,000/-	
3	Conveyance	90,000/-	
4	House Rent Allowances	2,25,000/-	
	Total	9,00,000/-	

The Board of Directors at its meeting held on 22.01.2016, has approved revision in remuneration of Mr. Sri Kakarlapudi Harikrishna (DIN : 01664260), Wholetime Director of the Company. The Board of Directors recommended to the shareholders to approve the revision in his remuneration w.e.f 1st January 2016, and authorize the Nomination & Remuneration Committee of the Board and the Board of Directors to decide on his annual increment.

The Board recommends the Ordinary Resolution set out at Item No. 6 of the Notice for approval by the shareholders.

None of the Directors or KMPs are interested except Mr.Sri Kakarlapudi Harikrishna (DIN : 01664260).

ITEM NO. 7

The Board of Directors at their meeting held on 30.07.2016, has recommend to re-appoint, Mr. Sri Kakarlapudi Harikrishna (DIN : 01664260), as a Wholetime Director of the Company with the same remuneration as approved in the Board of Directors Meeting held on 22.01.2016 the Company, after meeting all the criteria as per relevant sections of Companies Act, 2013 and Section II of schedule V of the Companies Act, 2013, ratified his salary, amounting to Rs. 75,000/- (Rupees Seventy Five Thousands Only) per month and consolidated Rs. 9,00,000/- (Rupees Nine Lakhs Only) per annum. The brief details of the same are reproduced below :

SI. No.	Particulars	Amount in Rs. Annual	
1	Salary (Basic)	4,50,000/-	
2	City Allowances	1,35,000/-	
3	Conveyance	90,000/-	
4	House Rent Allowances	2,25,000/-	
	Total	9,00,000/-	

Brief Profile of Mr. Sri Kakarlapudi Harikrishna :

He completed his BE (MPIE) and has a vast experience of 14 years in handling Projects and Administration in pharmaceutical sector.

The Board recommends the Ordinary Resolution set out at Item No. 7 of the Notice for approval by the shareholders.

None of the Directors or KMPs are interested except Mr.Sri Kakarlapudi Harikrishna (DIN : 01664260).

ITEM NO. 8 & 9

Pursuant to the provisions of Section 188 and all other applicable provisions, if any, of the Companies Act, 2013 (the Act) (subject to any modification and re-enactment thereof), and Securities Exchange Board of India (Listing Obligations & Disclosure Requirement) Regulations, 2015, the Company seeks approval of members of the Company for entering into contract or arrangements with related parties of Veerat & Co. and M/s. Veerat Finance & Investment Limited.

For Virat & Co. with respect to sale, purchase or supply of any goods or materials, selling or otherwise disposing of, or buying, leasing of property of any kind, availing or rendering of any services, appointment of agent for purchase or sale of goods, materials, services or property or otherwise disposing of any goods,

materials or property or availing or rendering of any services or appointment of such related party to any office or place of profit in the Company or its subsidiary or associate Company or reimbursement of any transaction or any other transaction of whatever nature with related parties. Further the above mentioned transaction is / will be at Arms Length price only, as in ordinary course of its business.

EVEREST ORGANICS LIMITED

And with Veerat Finance and Investment Limited (an NBFC Company), one of the Director of that said NBFC Company is the relative of the Managing Director of the Company. M/s. Veerat Finance & Investment Limited being an NBFC Company, mainly engaged in financing activities.

The Board recommends the Ordinary Resolution set out at Item No. 8 & 9 of the Notice for approval by the shareholders.

None of the Directors or KMPs are interested except Dr. Sri Kakarlapudi Srihari Raju, Dr, Sri kakarlapudi Sirisha and Mr. Sri Kakarlapudi Harikrishna as they are the relative of the Director of the said NBFC Company and the said partnership firm respectively.

ITEM NO. 10

Pursuant to section 180 (1) (c) of the Companies Act, 2013, the Board of Directors of the Company shall exercise the power to borrow money, approval of the members is to be sought by way of Special resolution, where the money to be borrowed together with the money borrowed by the Company will exceed aggregate of its paid-up share capital and free reserves, apart from temporary loans obtained from the company's bankers in due course of business and therefore it is necessary to pass a special resolution under section 180 (1) (c) and other applicable provisions of Companies Act, 2013, and ruled made there under as set out at item no. 10 of the notice to enable the Board of Directors to borrow money in excess of the aggregate of paid share capital and free reserve of the Company.

Therefore for the day to day working requirement, expansion of its business and assets, the board of Directors in their meeting held on 30.07.2016, has decided to avail borrowing facilities from any Bankers, Financial Institution and other Persons, Firms, Bodies Corporate upto a limit of Rs. 40,00,00,000/- (Rupees Forty Crores Only).

Hence it is proposed to empower and authorize to the Board of Directors of the Company to borrow money from any Bankers, Financial Institution and other Persons, Firms, Bodies Corporate in excess of paid-up Capital and free reserve of Company by a sum not exceeding of Rs. 40,00,00,000/- (Rupees Forty Crores Only) for the purpose of Business activities.

Hence, the Board of Directors recommends passing of the enabling resolution mentioned at item No. 10 in the notice.

None of the Directors or Key Managerial Personnel of the Company including their relatives is interested or concerned in the Resolution except to the extent of their shareholding, if any, in the Company.

ITEM NO. 11

As per the provisions of Section 180(1)(a) of the Companies Act, 2013, a company shall not sell, lease or otherwise dispose of the whole or substantially the whole of the undertaking of the company or where the company owns more than one undertaking, of the whole or substantially the whole of any of such undertakings, unless approval of the Shareholders is obtained by way of a Special Resolution.

In connection with the loan/credit facilities to be availed by the Company, as and when required, through various sources for business purposes, the Company might be required to create charges over its assets, properties and licenses by way of hypothecation, mortgage, lien, pledge etc. in favour of its lenders (up to the limits approved under Section 180(1)(c) of the Companies Act, 2013), for the purposes of securing the loan/ credit facilities extended by them to the Company. Further, upon occurrence of default under the relevant

Loan/facility agreements and other documents as may be executed by the Company with the lenders, the lenders would have certain rights in respect of the Company's assets, properties and licenses including the rights of sale/disposal thereof, creation of charge/s as aforesaid and enforcement of assets by the Company's lenders upon occurrence of default would amount to a sale/disposal of the whole or substantially the whole of the undertaking of the Company, pursuant to the provisions of Section 180(1)(a) of the Companies Act, 2013.

EVEREST ORGANICS LIMITED

As per Section 180(1)(a) and other applicable provisions of the Companies Act, 2013, approval of the members is sought by way of an Special resolution. Hence, the Board of Directors recommends passing of the enabling resolution mentioned at item No.11 in the notice.

None of the Directors or Key Managerial Personnel of the Company including their relatives are interested or concerned in the Resolution except to the extent of their shareholding, if any, in the Company.

ITEM NO. 12

The Company is engaged in carrying of business of Manufacturing of Active Pharmaceuticals Ingredients. Previously the Company was suffering losses since 2000, and so at that time company's net worth became negative. Therefore the Company filed its case with BIFR for registering as sick company in the year 2004 with the case no. 36/2004. The Company was declared a sick industrial company, in terms of section 3(1) (o) of the Sick Industrial Companies (Special Provisions) Act, 1985 vide Board's order dated 09.01.2006.

Further, Board for Industrial and Financial Reconstruction (BIFR) Delhi Bench vide its order dated 24.06.2008 has abated the proceedings pending before the BIFR under the third provision to section 15(1) of Sick Industrial Companies (Special Provisions) Act 1985 as the ARCIL who was the sole creditor after taking over the debts of SBI, ICICI and SBT, having more than 75% of the outstanding dues of the Company had taken symbolic possession of the Company's assets under section 13(4) of the SARFAESI Act.

To overcome with the tough situation, promoters had to bring the funds in the Company for repayment and to sustain the business.

Further to cover up the losses and to make it profitable, it required a large amount of working capital to carry day to day business and to purchase various required plant & Machineries.

Further being a manufacturing unit of pharmaceutical Bulk Drug, again it required to comply with the provisions of Pollution Control Board of Telangana, which was again a costly affair for the Company.

For all the above mentioned reasons, the promoters of the Company have and other selected people, who are the employee of the Company, brought the fund as unsecured loan, into the company from time to time as and when it required.

Now, the Board of Directors proposed to convert the said unsecured loan into the Equity Capital of the Company.

The Board recommends the Special Resolution set out at Item No. 12 of the Notice for approval by the shareholders.

None of the Director or KMPs are interested in the said resolution except Dr. Sri Kakarlapudi Srihari Raju, Managing Director of the Company, Mr. Sri Kakarlapudi Harikrishna, Wholetime Director, Mr. Kakarlapudi Sitarama Raju & Dr. Sri Kakarlapudi Sirisha, Directors of the Company and Mrs. Kakarlapudi Krishnaveni as a relative of Managing Director under section 2 (76) of the Companies Act, 2013 and being a Director in Veerat Finance & Investment Limited, a promoter group Company.

ITEM NO. 13

The Board of Directors of the Company has appointed Mr. Sativada Venkat Rao, Cost Accountant of Sanjeeva Reddy Nagar, Hyderabad – 500 038, Telangana, India, as the Cost Auditors of the Company, to conduct the audit of the Cost Records of the Company's pharma manufacturing units at Aroor Village, Sadasivapet, Medak District, Telangana – 502 291, India, for the financial year ending 31.03.2017.

Remuneration Payable to Mr. Sativada Venkat Rao, Cost Auditor of the Company for the financial year ending 31.03.2017, was recommended by the Audit Committee to the Board of Directors, which was considered and approved by the Board of Directors at its meeting held on 30.05.2016.

EVEREST ORGANICS LIMITED

In accordance of the section 148 of the Act read with Companies (Audit & Auditors) Rules, 2014, the remuneration payable to the Cost Auditor has to be ratified by the shareholders of the Company.

The Board recommends the Ordinary Resolution set out at Item No. 13 of the Notice for approval by the shareholders.

None of the Directors or KMPs of the Company or their relatives is concerned or interested, financially or otherwise in this resolution.

ITEM No. 14

The Board of Directors of the Company (the 'Board'), at its meeting held on 28th September, 2015 has, subject to the approval of members, appointed Mr. Peruri Ramakrishna as Chief Financial Officer of the Company, for a period of 3 (three) years with effect from 28th September, 2015, at a remuneration approved by the Board. It is proposed to seek the members' approval for the appointment of and remuneration payable to Mr. Peruri Ramakrishna, as Chief Financial Officer in terms of the applicable provisions of the Companies Act, 2013.

Brief details of Mr. Peruri Ramakrishna:

Education Qualification : Master in Commerce from Andhra University.

Experience : He has got more than 23 years of experience in the field of finance, strategy for growth, market position, expenditures and financial results.

Broad particulars of the terms of appointment and remuneration payable to Mr. Peruri Ramakrishna are as under :

a) Salary

SI. No.	Particulars	Amount in Rs. Annual
1	Salary (Basic)	3,60,000/-
2	City Allowances	1,08,000/-
3	Conveyance	72,000/-
4	House Rent Allowances	1,80,000/-
	Total	7,20,000/-

Reimbursement of Expenses:

Expenses incurred for travelling, board and lodging during business trips, any medical assistance provided; and provision of cars for use on the Company's business and telephone expenses at residence shall be reimbursed at actual and not considered as perquisites.

Any increment in salary and perquisites, remuneration by way of incentive / bonus / performance linked incentive payable to Mr. Peruri Ramakrishna or to alter and vary the terms and conditions of the said appointment as may be determined by the Board and as may be acceptable to Mr. Peruri Ramakrishna shall be subject to the same not exceeding the limits, specified under Schedule V to the Companies Act, 2013 or any statutory modification(s) or re-enactment thereof."

General:

(i) The Chief Financial Officer will perform his duty as such with regard to all work of the Company and he will manage and attend to such business and carry out the orders and directions given by the Board from time to time in all respects and confirm to and comply with all such directions and regulations as may from time to time be given and made by the Board.

(ii) The Chief Financial Officer shall act in accordance with the Articles of Association of the Company and shall abide by the provisions contained in Section 166 of the Act with regard to duties of directors.

EVEREST ORGANICS LIMITED

Mr. Peruri Ramakrishna, is interested in the resolutions set out respectively at Item No. 14 of the Notice, which pertains to his appointment and remuneration payable to him. The relatives of Mr. Peruri Ramakrishna be deemed to be interested in the resolution set out respectively at Item No. 14 of the Notice, to the extent of their Directorship / shareholding interest, if any, in the Company.

Save and except the above, none of the other Directors / Key Managerial Personnel of the Company / their relatives are, in any way, concerned or interested, financially or otherwise, in these resolutions.

The Board recommends the Ordinary Resolution set out at Item No. 14 of the Notice for approval by the shareholders.

ITEM No. 15

Object of Issue :

The Company is engaged in carrying of business of Manufacturing of Active Pharmaceuticals Ingredients. Previously the Company was suffering losses since 2000, and so at that time company's net worth became negative. Therefore the Company filed its case with BIFR for registering as sick company in the year 2004 with the case no. 36/2004. The Company was declared a sick industrial company, in terms of section 3(1) (o) of the Sick Industrial Companies (Special Provisions) Act, 1985 vide Board's order dated 09.01.2006.

Further, Board for Industrial and Financial Reconstruction (BIFR) Delhi Bench vide its

order dated 24.06.2008 has abated the proceedings pending before the BIFR under the third provision to section 15(1) of Sick Industrial Companies (Special Provisions) Act 1985 as the ARCIL who was the sole creditor after taking over the debts of SBI, ICICI and SBT having more than 75% of the outstanding dues of the Company had taken symbolic possession of the Company's assets under section 13(4) of the SARFAESI Act.

To overcome with the tough situation promoters had to require bring funds in the Company for repayment and to sustain the business.

Further to cover up the losses and to make it profitable, it required a large amount of working capital to carry day to day business and to purchase various required plant & Machineries.

Further being a manufacturing unit of pharmaceutical Bulk Drug, again it required to comply with the provisions of Pollution Control Board of Telangana, which was again a costly affair for the Company.

For all the above mentioned reasons, the promoters of Company have, brought the fund as unsecured loan, into the company from time to time as and when it required.

Hence the Board has approved the conversion of Loan to equity share capital of company.

Board of Directors at its meeting held on 30th July 2016, after considering the maintaining public shareholding at 25% post issue, deemed it appropriate to create, issue, offer and allot equity shares to the following:

SI No	Allottees	No.Equity	Allotment	Amount
		Shares	Price	including Premium
1.	Veerat Finance&Investment Limited	27,11,110	18/-	4,87,99,980
2.	Sri Kakarlapudi Srihari Raju	12,38,890	18/-	2,23,00,020
	Total	39,50,000		

SI.No	Allottees	No. Convertible Warrants	Allotment Price	Amount including Premium	
1.	Veerat Finance & Investment Limited	7,11,720	18/-	1,28,10,960	
	Total	7,11,720	18/-	1,28,10,960	

Note : Presently for issuing of warrants, upfront price is considering 25% of allotment price.

The Proposal of the Promoters / PAC / Directors / Key Management Persons to subscribe to the offer:

Veerat Finance & Investment Limited and Dr. Sri Kakarlapudi Srihari Raju who will be subscribe to 39,50,000 equity shares, and Veerat Finance & Investment Limited who will Subscribe to 7,11,720 convertible Warrants, the allottees belong to the Promoter Group of the company.

Mrs. Sri Kakarlapudi Krishnaveni is deemed to be concerned or interested in the above said resolution, being a Director in M/s. Veerat Finance & Investment Limited (Promoter Company) Mr. Sri Kakarlapudi Harikrishna, and Dr. Sri Kakarlapudi Sirisha are deemed to be concerned or interested in the above said resolution, being a relative of the Director of M/s. Veerat Finance & Investment Limited (Promoter Company).

None of the other Directors of the Company, nor the Key Managerial Personnel of the Company nor their respective relatives are in any way concerned or interested.

Relevant Date:

The relevant date for the preferential issue, as per the SEBI (ICDR Regulations), as amended from time to time, for the determination of price for the issue of the above mentioned Equity Shares shall be 29th July 2016 being the date 30 days prior to the date of Annual General Meeting (i.e. 29th August 2016)

Pricing of Preferential Issue

As per Regulation 73(3) of SEBI Chapter VII of SEBI (ICDR) Regulations, when equity shares are issued on preferential basis to Promoters, for a consideration other than cash, the valuation of the assets in consideration for which the equity shares are issued should be done by an Independent Qualified Valuer. The Company has obtained a valuation report from D. S Pungalia & Co., Chartered Accountants. A copy of the Valuation report issued by D. S Pungalia & Co., Chartered Accountants shall be available for inspection at the registered office of the Company on all working days from 11:00 A.M. and 1:00 P.M. till the conclusion of this meeting and shall also be laid before the members at the meeting.

The price per share has been determined in accordance with the provisions of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009 as amended ("ICDR Regulations"). The shares of the company being infrequently traded, the price is determined taking into account valuation parameters including book value, comparable trading multiple etc. and a certificate from independent Chartered Accountant regarding compliance of (Issue of Capital and Disclosure Requirements) Regulations, 2009 as amended ("ICDR Regulations") is obtained;

The price per share has been determined as per the well established method of valuation as applied in Hindustan Lever Limited (HLL) matter by erstwhile Controller of Capital Issues (CCI) and a certificate from Independent Chartered Accountants D. S Pungalia & Co. has been obtained.

The shares of the Company being infrequently traded, the price per share of Everest Organics Limited has been determined as per the well established method of valuation as applied in the matter of Hindustan Lever Limited (HLL) by the erstwhile Controller of Capital Issues (CCI) and a certificate from independent Chartered Accountant D. S Pungalia & Co. has been obtained. According to the Valuation report, as per Net Asset Value (NAV) Method, the price per share comes to Rs. 17.94. The Equity shares/ Warrants are to be issued, allotted & converted at a price of Rs. 18 per share.

Terms of Issue of Equity Shares:

Shareholding Pattern before and after the Preferential issue :

Category			Pre Allot Sharehol		Share	Upon Allotment of equity shares (Prior to conversion of Warrants		After con of Warrai	
		PAN	No. of Shares	% of Holding		No. of Shares	% of Holding	1	
Promoters & Promoter Group			Jildies	norung		Jildies	norung		
ndian									
ndividual/HUF									
Dr. Sri Kakarlapudi Srihari Raju	1	ALFPS8010E	260892	7.82	1	1499782	20.58	1499782	18.7
Bodies corporate	4		470000	44.46	4	2402740	10 00	2005420	40.0
Veerat Finance and Investment Limited Central Government/State	1	AABCV9151F	4/2000	14.16	1	3183718	43.68	3895438	48.6
Fincial Institutions/Banks			:	:	:	:	:	:	
Any Others	4	-	151128	4.52	4	151128	2.07	151128	1.89
Trust	•		101120		•		2.01	101120	
Sub Total (A 1)	6		884628	26.5	6	4834628	66.33	5546348	69.3
Foreign									
ndividuals(Non Resident Foreign Individuals)	3		282636	8.47	3	282636	3.88	282636	3.53
Government		-	-		-	-	-	-	-
nstitutions		-	-	-	-	-	-	-	-
Foreign Portfolio Investors		-	-	•	-	-	-	•	-
Any Other	•	-	-	-	-	-	-	-	-
Sub-Total(A)(2)	3		282636	8.47	3	282636	3.88	282636	3.53
Total Shareholding of Promoter and Promoter	9		4467064	24.07	9	E447064	70.04	E000004	72.8
Group A = (A)(1)+(A)(2) Public Holding Institutions	9		1167264	34.97	9	5117264	70.21	5828984	12.0
Mutual Funds/UTI	1		576	0.02	1	576	0.01		0.00
Venture Capital Funds	1		-	-		-	-		-
Alternate Investment Funds		-				-	-		
Foreign Venture Capital Funds		-	-				-		-
Foreign Portfolio Investors – Individual (FPI)		-				-	-	-	-
Foreign Portfolio Investors – Corporate (FPI)						-	-	-	-
Financial Institutions/Banks	4		4014	0.12	4	4014	0.06	4014	0.05
nsurance Companies		-	-		-	-	-	-	-
Provident Funds / Pension Funds		-	-	-	-	-	-	-	-
Any Other		-	-	•	-	-	-	-	-
Foreign Institutional Investors		-	-	•	•	-	-	-	-
Qualified Foreign Investor		-	-	•	-	-	-	-	-
Qualified Foreign Investor-Corporate		•	-	•	-	:	-	-	-
Foreign Bodies Corp		•				-	-		-
Foreign Nation Sub Total B (1)	5	-	- 4590	- 0.14	- 5	- 4590	- 0.06	- 4590	0.06
Central Government/State Government(s)	5	-	-	-	-	-	-	-	-
Sub Total B (2)	0		0	0			0.00		0.00
Non Institutions	°		•	°			0100		0.00
ndividual ShareHolders holding nominal									
share capital upto 2 Lakh	10019		1312075	39.3	10019	1312075	18.00	1312075	16.4
ndividual ShareHolders holding nominal									
share capital in excess of 2 Lakh	3		363240	10.88	3	363240	4.98	363240	4.54
Ajay Kumar Kayan		AGGPK0892G		6.75		208800	2.86	208800	2.61
PRASANNA CHALLA		AARPC9149D	154440	4.63		154440	2.12	154440	1.93
EASHWER KANTHALA REDDY			07500	0.00		07500		07500	
PARWATHI KANTHALA REDDY		ALIPR3255P	67500	2.02		67500	0.93	67500	0.84
NBFCs Registered with RBI		•	:	-	2	:	:	:	2
Employee Trusts Overseas Depositories (Holding DRs) (Balancing Figure)		-					-		
Any Other			2	2	2	-		:	2
Bodies Corporate	98		- 55601	- 1.67	- 98	- 55601	- 0.76	- 55601	- 0.70
Clearing Member	9		9018	0.27	9	9018	0.12	9018	0.11
Frust 2	-	12204	0.37	2	12204	0.17	12204	0.15	
Non Resident Individuals	114		414288	12.41	114	414288	5.68	414288	5.18
Sub-Total(B)(3)	10245		2166426	64.9		2166426	29.72	2166426	27.0
Fotal Public Shareholding $B = (B)(1)+(B)(2)+(B)(3)$	10250		2171016	65.03		2171016	29.79	2171016	27.1
	10050		2220200	400.00	40050	7000000	400.00	0000000	100
Grand Total (A+B)	10259		3338280	100.00	10239	7288280	100.00	8000000	100

Proposed time limit within which the allotment shall be complete:

As required under the SEBI (ICDR Regulations), the allotment of Equity Shares pursuant to the special resolution shall be completed within a period of fifteen days from the date of passing of the special resolution approving allotment.

Provided that where the allotment is pending on account of any such approval of allotment by any regulatory authority including stock exchanges or the Central Government, the allotment shall be completed within a period of 15 days from the date of such approval.

Identity of the natural persons who are the ultimate beneficial owners of the shares proposed to be allotted and/ or who ultimately control the proposed allottees, the percentage of post preferential issue capital that may be held by them and change in control, if any, in the issuer consequent to the preferential issue: The percentage of the post preferential issue capital held by the proposed allottee(c) is as under:

SI.	Proposed	Category	Ultimate	Pre-Issue	Post Shares	warrants	Post	%Share
No.	Allotee		Beneficial	no. of equity	no. of equity	,	Issue	holding
			Owners	Shares	Shares		capital	
1	Veerat Finance & Investment Ltd.	Promoter Group	 Sri Kakarlapudi Krishnaveni Srikakarlapudi Bangarraju Datla Venkata 					
2	Sri Kakarlapudi Srih	nari Raju	Subba Raju 4. M. Bangara Raju Promoter	4,72,608 2,60,892	31,83,718 14,99,782	7,11,720 -	38,95,438 14,99,782	

Undertaking(s):

This is to undertake that the price is recomputed in terms of the provision of the SEBI (ICDR Regulations). If the amount payable upon the re-computation is not paid within the stipulated time as mentioned in the SEBI (ICDR Regulations), the specified securities shall continue to be locked in till such amount is paid by the allottees.

Lock in:

The Equity Shares shall be locked in for such period as may be specified under the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2009.

Change in the Control or Composition of the Board:

There will neither be any change in the composition of the Board nor any change in the Control of the Company on account of the proposed preferential allotment. However, there will be corresponding changes in the shareholding pattern as well as voting rights consequent to preferential allotment.

Auditors' Certificate:

It is proposed to obtain a certificate from P.S.N. Ravi Shanker & Associates, Statutory Auditors of the Company, certifying that the issue of Equity Shares is being made in accordance with the SEBI (ICDR Regulations).

A copy of the Memorandum and Articles of Association of the Company will be available for inspection at the registered office of the Company on any working day between 10.00 a.m. and 5.00 p.m., and will also be available for inspection at the Annual General Meeting.

The Board recommends the above mentioned resolution as incorporated in Item no. 15 in the notice to be passed as a Special Resolution.

Mrs. Sri Kakarlapudi Krishnaveni is deemed to be concerned or interested in the above said resolution, being a Director in M/s. Veerat Finance & Investment Limited (Promoter Company) Mr. Sri Kakarlapudi Harikrishna, and Dr. Sri Kakarlapudi Sirisha are deemed to be concerned or interested in the above said resolution, being a relative of the Director of M/s. Veerat Finance & Investment Limited (Promoter Company), financially or otherwise in this Resolution.

 BY ORDER O

 Date: 30.07.2016
 For Everest O

 Place : Aroor Village
 S

 Sadasivapet Mandal
 Dr. Sri Kakarlap

 Medak District - 502 291
 Managin

 Telangana, India
 Din : 0'

BY ORDER OF THE BOARD For Everest Organics Limited Sd/-Dr. Sri Kakarlapudi Srihari Raju Managing Director Din : 01593620

EVEREST ORGANICS LIMITED





To The Members, Everest Organics Limited CIN: L24230AP1993015426

Your Directors have pleasure in presenting the 23rd Annual Report of the Company together with the Audited Statement of Accounts for the year ended 31st March, 2016.

1. FINANCIAL STATEMENTS & RESULTS:

a. Financial Results

The Company's performance during the year ended 31st March, 2016 as compared to the previous financial year, is summarized below:

		Amount in Rs
Particulars	For the Financial Year	For the Financial Year
	Ended 31.03.2016	Ended 31.03.2015
Total Revenue	998,420,212	1,065,074,377
Profit Before Financial Cost, Depreciation,		
Extraordinary Item and Tax	63,443,358	83,082,897
Less : Financial Cost	25,984,201	27,007,660
Profit Before Depreciation, Extraordinary Item and Tax	37,459,157	56,075,237
Less : Depreciation	27,277,799	26,716,787
Profit Before Extraordinary Item and Tax	10,181,358	29,358,450
Less : Extraordinary Item	7,976,618	8,725,057
Profit Before Tax	2,204,740	20,633,393
Less : Tax	400,000	4,100,000
Profit After Tax	1,804,740	16,533,393
Add : Brought Forward from Previous Year	-34,647,478	-51,180,871
Closing Balance of Reserve & Surplus	26,504,461	-34,647,478

b. OPERATIONS:

During the financial year under review, the turnover of your Company decreased by Rs 6,66,54,165/- (Rupees Six Crores Sixty Six Lakh Fifty Four Thousand One Hundred Sixty Five only).

You are hereby informed that there was a fire accident in the factory situated at Aroor Village, Sadasivapet Mandal, Medak District – 502 291, Telangana, India, involving production Block – 2 extension (Pilot Plant), wherein fixed assets to the tune of about Rs. 2.2 crores and current assets to the tune of Rs.1.0 crores, have been damaged on 16.07.2015.

You are again hereby informed, that there is adequate insurance coverage for both fixed assets and current assets.

Further the Company got adhoc release of Rs. 1.74 crores as part payment, from New India Insurance Company. The remaining balance is expected to release at the end of the August, 2016.

There was no change in nature of the business of the Company, during the year under review.

c. REPORT ON PERFORMANCE OF SUBSIDIARIES, ASSOCIATES AND JOINT VENTURE COMPANIES:

During the year under review, your Company did not have any subsidiary, associate and joint venture company.



d. DIVIDEND:

With a view to conserve resources, your Directors have thought it prudent to plough back the entire profits and regret for not being able to recommend any dividend for the financial year under review.

e. TRANSFER TO RESERVES:

The Board of Directors has not recommended transfer of any amount of profit to reserves during the year under review. Hence, the entire amount of profit for the year under review has been carried forward to the Profit and Loss Account.

f. REVISION OF FINANCIAL STATEMENTS:

There was no revision of the financial statements for the year under review.

g. DEPOSITS :

The Company has not accepted or renewed any amount falling within the purview of provisions of Section 73 of the Companies Act 2013 ("the Act") read with the Companies (Acceptance of Deposit) Rules, 2014 during the year under review. Hence, the requirement for furnishing of details of deposits which are not in compliance with the Chapter V of the Act is not applicable.

h. DISCLOSURES UNDER SECTION 134(3)(I) OF THE COMPANIES ACT, 2013:

No material changes and commitments which could affect the Company's financial position have occurred between the ends of the financial year of the Company.

i. DISCLOSURE OF INTERNAL FINANCIAL CONTROLS

The Internal Financial Controls with reference to financial statements as designed and implemented by the Company are adequate. During the year under review, no material or serious observation has been received from the Internal Auditors of the Company for inefficiency or inadequacy of such controls. The Company maintains appropriate system of internal control, including monitoring procedures, to ensure that all assets are safeguarded against loss from unauthorized use or disposition. Company policies, guidelines and procedures provide for adequate checks and balances, and are meant to ensure that all transactions are authorized, recorded and reported correctly.

j. DISCLOSURE OF ORDERS PASSED BY REGULATORS OR COURTS OR TRIBUNAL:

The Company got restrictive order passed by the honorable National Green Tribunal (NGT) at Delhi, regarding non – compliance in relation to zero liquidity discharge, enforced by Telangana State Pollution Control Board (TSPCB). However the full production activities restarted on 3rd December, 2015, by means of an interim order by honorable NGT. However the Company got Consent for Operation (CFO) from TSPCB valid upto February, 2017. Final hearing at NGT is scheduled on 24.08.2017. And no other orders have been passed by any Regulator or Court or Tribunal which can have impact on the going concern status and the Company's operations in future.

k. PARTICULARS OF CONTRACTS OR ARRANGEMENT WITH RELATED PARTIES :

The details of transactions/contracts/arrangements entered into by the Company with related party(ies) as defined under the provisions of Section 2(76) of the Companies Act, 2013, during the financial year under review, are furnished in DR - Annexure I and forms part of this Report.

I. PARTICULARS OF LOANS, GUARANTEES, INVESTMENTS AND SECURITIES:

No loans, guarantees, investments and securities provided during the financial year under review.

m. DISCLOSURE UNDER SECTION 43(a)(ii) OF THE COMPANIES ACT, 2013:

The Company has not issued any shares with differential rights and hence no information as per provisions of Section 43(a)(ii) of the Act read with Rule 4(4) of the Companies (Share Capital and Debenture) Rules, 2014.



DIRECTORS' REPORT

n. DISCLOSURE UNDER SECTION 54(1)(d) OF THE COMPANIES ACT, 2013:

The Company has not issued any sweat equity shares during the year under review and hence no information as per provisions of Section 54(1)(d) of the Act read with Rule 8(13) of the Companies (Share Capital and Debenture) Rules, 2014.

o. DISCLOSURE UNDER SECTION 62(1)(b) OF THE COMPANIES ACT, 2013:

The Company has not issued any equity shares under Employees Stock Option Scheme during the year under review and hence no information as per provisions of Section 62(1)(b) of the Act read with Rule 12(9) of the Companies (Share Capital and Debenture) Rules, 2014.

p. DISCLOSURE UNDER SECTION 67(3) OF THE COMPANIES ACT, 2013:

During the year under review, there were no instances of non-exercising of voting rights in respect of shares purchased directly by employees under a scheme pursuant to Section 67(3) of the Act read with Rule 16(4) of Companies (Share Capital and Debentures) Rules, 2014.

q. CAPITAL REDUCTION SCHEME

The scheme for Capital Reduction was approved by the shareholders in the Annual General Meeting dated 30.07.2014, and the same scheme has been approved by the High Court of Judicature at Hyderabad, on 22.06.2015. The Company has allotted the shares as per the scheme in the ratio 36:100, dated 17.08.2015, and the same has been listed with Bombay Stock Exchange.

r. <u>CONVERSION OF LOAN INTO EQUITY CAPITAL OF THE COMPANY AND ALLOTMENT OF EQUITY</u> <u>SHARES AND CONVERTIBLE WARRANTS ON PREFERENTIAL BASIS :</u>

During the year under review the Company has Rs. 9.05 crores as unsecured loan majorly funded by the Promoters of the Company when the Company was in financial distress from the year 2000 onwards, and so at that time company's net worth became negative. Therefore the Company filed its case with BIFR for registering as sick company in the year 2004 with the case no. 36/2004. The Company was declared a sick industrial company, in terms of section 3(1) (o) of the Sick Industrial Companies (Special Provisions) Act, 1985 vide Board's order dated 09.01.2006.

Further, Board for Industrial and Financial Reconstruction (BIFR) Delhi Bench vide its order dated 24.06.2008 has abated the proceedings pending before the BIFR under the third provision to section 15(1) of Sick Industrial Companies (Special Provisions) Act 1985 as the ARCIL who was the sole creditor after taking over the debts of SBI, ICICI and SBT having more than 75% of the outstanding dues of the Company had taken symbolic possession of the Company's assets under section 13(4) of the SARFAESI Act.

To overcome with the tough situation promoters had to bring the funds in the Company for repayment and to sustain the business.

Further the Company has received letter from Kotak Mahindra Bank (the bankers) of the Company vide their letter dated 07.03.2016, where they advised the Company to convert the said loan into the Equity Capital of the Company.

The Board of Directors of the Company has proposed for conversion of unsecured loan into Equity Capital of the Company and for the same, the Company seeks approval of the members.

Further to cover up the losses and to make it profitable, it required a large amount of working capital to carry day to day business and to purchase various required plant & amp; Machineries.

Further being a manufacturing unit of pharmaceutical Bulk Drug, again it required to comply with the provisions of Pollution Control Board of Telangana, which was again a costly affair for the Company.

For all the above mentioned reasons, the promoters of Company have and other selected people, who are the employee of the Company, brought the fund as unsecured loan, into the company from time to time as and when it required.

Board of Directors at its meeting held on 30 th July 2016, after considering the maintaining public shareholding



at 25% post issue, deemed it appropriate to create, issue, offer and allot equity shares to the following: List of Allottees Amount in Rs.

	-			
SI.No.	Allottees	No. of Equity Shares	Allotment Price	Amount including Premium
1.	Veerat Finance Investment Limited	27,11,110	18/-	4,87,99,980
2.	Sri Kakarlapudi Srihari Raju	12,38,890	18/-	2,23,00,020
	Total	39,50,000		

SI.No.	Allottees	No. of Convertible Warrants	Allotment Price	Amount including Premium
1.	Veerat Finance & Investment Limited	7,11,720	18/-	1,28,10,960
	Total	7,11,720	18/-	1,28,10,960

Note : Presently for issuing of warrants, upfront price is considering 25% of allotment price.

s. <u>Revocation of Suspension in Trading of Equity Shares of the Company :</u>

The Company during the year under review, got revocation order from suspension in trading of Equity Shares of the Company from Bombay Stock Exchange, via Notice Dated : 03.03.2016. And the trading in Equity share has started from 11.03.2016.

2. MATTERS RELATED TO DIRECTORS AND KEY MANAGERIAL PERSONNEL

a) BOARD OF DIRECTORS & KEY MANAGERIAL PERSONNEL

Mr. Sreeramakrishna Grandhi (DIN: 06921031), Dr. Srikakarlapudi Sirisha (DIN: 06921012) who were appointed on 30.07.2014 and Mr. Reddy Eashwer Kanthala (DIN : 02327979), who were appointed on 31st August, 2015, as Additional Directors of the Company to hold office up to the date of ensuing Annual General Meeting, were regularized as a Director of the Company on the 22nd Annual General Meeting held on 28.09.2015.

Further the Board has recommended in their meeting held on 30.07.2016 to appoint Mr. Sri Kakarlapudi Harikrishna as a Wholetime Director in the Company with effect from 29.08.2016.

b) APPOINTMENT OF INDEPENDENT DIRECTORS:

Mr. Sreeramakrishna Grandhi (DIN: 06921031), Mr. Ramakrishnam Raju Kounparaju (DIN: 01735481), and Mr. Swaminathan Venkatesan (DIN: 02810646) were appointed as Independent Directors of the Company for a period of 4 years, w.e.f 31.08.2015.

In accordance with the provisions of the Act, none of the Independent Directors is liable to retire by rotation.

c) DECLARATIONS BY INDEPENDENT DIRECTORS:

The Company has received declarations from all the Independent Directors under Section 149(6) of the Companies Act, 2013 confirming their independence vis-à-vis the Company.

d) RE-APPOINTMENT OF DIRECTORS, RETIRE BY ROTATION

As per the provisions of Section 152 of the Companies Act, 2013, Mr. Akella Parvatisem (DIN : 00910224) and Dr. Sri Kakarlapudi Sirisha (Din : 06921012), will retire by rotation at the ensuing Annual General Meeting and being eligible, offer themselves for re-appointment.

Your Directors recommend their candidature for approval.

3. DISCLOSURES RELATED TO BOARD, COMMITTEES AND POLICIES

a. BOARD MEETINGS:

The Board of Directors met 11 times during the financial year ended 31st March 2016 in accordance with the



provisions of the Companies Act, 2013 and rules made there under.

The dates on which the Board of Directors met during the financial year under review are as under:

SI. No.	Day	Date
1	Saturday	30.05.2015
2	Wednesday	10.06.2015
3	Thursday	30.07.2015
4	Monday	17.08.2015
5	Monday	31.08.2015
6	Monday	28.09.2015
7	Monday	26.10.2015
8	Thursday	12.11.2015
9	Tuesday	15.12.2015
10	Friday	22.01.2016
11	Thursday	31.03.2016

b. DIRECTOR'S RESPONSIBILITY STATEMENT:

In terms of Section 134(5) of the Companies Act, 2013, in relation to the audited financial statements of the Company for the year ended 31st March, 2016, the Board of Directors hereby confirms that:

a. in the preparation of the annual accounts, the applicable accounting standards had been followed along with proper explanation relating to material departures;

b. such accounting policies have been selected and applied consistently and the Directors 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 as at 31st March, 2016 and of the profit/loss of the Company for that year;

c. proper and sufficient care was taken for the maintenance of adequate accounting records in accordance with the provisions of this Act for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;

d. the annual accounts of the Company have been prepared on a going concern basis;

e. internal financial controls have been laid down to be followed by the Company and that such internal financial controls are adequate and were operating effectively;

f. proper systems have been devised to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively;

c. NOMINATION AND REMUNERATION COMMITTEE:

The Nomination and Remuneration Committee of Directors as constituted by the Board of Directors of the Company in accordance with the requirements of Section 178 of the Act.

The composition of the committee is as under:

- 1. Mr. Ramakrishnam Raju Kounparaju (DIN : 01735481), Director
- 2. Mr. Swaminathan Venkatesan (DIN : 02810646), Director and
- 3. Mr. Sreeramakrishna Grandhi (DIN: 06921031), Chairman

The Board has in accordance with the provisions of sub-section (3) of Section 178 of the Companies Act, 2013, formulated the policy setting out the criteria for determining qualifications, positive attributes, independence of a Director and policy relating to remuneration for Directors, Key Managerial Personnel and other employees.



d. AUDIT COMMITTEE:

The Audit Committee of Directors was constituted pursuant to the provisions of Section 177 of the Companies Act, 2013. The composition of the Audit Committee is in conformity with the provisions of the said section. Mr. Sreeramakrishna Grandhi, Independent Director of the Company, has been appointed as a member of Audit Committee on 22.01.2016. The Audit Committee comprises of:

- 1. Mr. Sreeramakrishna Grandhi (DIN: 06921031), Chairman from 22.01.2016
- 2. Mr. Ramakrishnam Raju Kounparaju (DIN: 01735481), Chairman till 22.01.2016,
- 3. Mr. Swaminathan Venkatesan (DIN : 02810646), Independent Director and
- 4. Mr. Akella Parvatisem (DIN: 00910224), Director.

The scope and terms of reference of the Audit Committee have been amended in accordance with the Act and the Listing Agreement entered into with the Stock Exchanges.

During the year under review, the Board of Directors of the Company had accepted all the recommendations of the Committee.

The dates on which the members of the Audit Committee met during the financial year under review are as under:

SI. No.	Day	Date
1	Saturday	30.05.2015
2	Thursday	30.07.2015
3	Monday	26.10.2015
4	Friday	22.01.2016

e. STAKEHOLDERS RELATIONSHIP COMMITTEE:

During the year under review, pursuant to Section 178 of the Companies Act, 2013, the Board of Directors of the Company has constituted the Stakeholder's Relationship Committee, comprising Mr. Srikakarlapudi Harikrishna, Mr. V. Swaminathan and Mr. A. Parvatisem, Directors of the Company.

Mr. Swaminathan Venkatesan, is the Chairman of the Committee. The Company Secretary, acts as the Secretary of the Committee.

f. VIGIL MECHANISM POLICY FOR THE DIRECTORS AND EMPLOYEES:

The Board of Directors of the Company has, pursuant to the provisions of Section 178 (9) of the Companies Act, 2013 read with Rule 7 of the Companies (Meetings of Board and its Powers) Rules, 2014, framed "Vigil Mechanism Policy" for Directors and employees of the Company to provide a mechanism which ensures adequate safeguards to employees and Directors from any victimization on raising of concerns of any violations of legal or regulatory requirements, incorrect or misrepresentation of any financial statements and reports etc.

The employees of the Company have the right/option to report their concern/grievance to the Chairman of the Audit Committee.

The Company is committed to adhere to the highest standards of ethical, moral and legal conduct of business operations.

g. RISK MANAGEMENT POLICY :

The Board formulated and implemented Risk Management Policy for the Company which identifies various elements of risks which in its opinion may threaten the existence of the Company and measures to contain



and mitigate risks. The Company has adequate internal control systems and procedures to combat the risk. The Risk Management procedures are reviewed by the Board on quarterly basis at the time of review of performance of the Company.

h. CORPORATE SOCIAL RESPONSIBILITY POLICY:

As per the provisions of Section 135 of the Act read with Companies (Corporate Social Responsibility Policy) Rules, 2014, the Board of Directors has constituted a Corporate Social Responsibility (CSR) Committee as under:

- 1. Mr. A. Parvatisem, Chairman,
- 2. Mr. S. K. Harikrishna
- 3. Mr. G.S.S.R Sarma, and
- 4. Mr. CH. Ramesh

The Board of Directors of the Company has approved CSR Policy based on the recommendation of the CSR Committee. The Company has initiated activities in accordance with the said Policy, but your Company does not fall in the applicable criteria incorporated under the provisions of Companies Act 2013.

i. ANNUAL EVALUATION OF DIRECTORS, COMMITTEE AND BOARD:

A formal evaluation mechanism has been adopted for evaluating the performance of the Board as well as performance of Committees and individual Directors. Performance of all Directors and the Company has been carried out by way of structured evaluation process. Criteria for evaluation includes attendance and contribution at the meetings, preparedness for the meetings, effective decision making ability etc.

j. INTERNAL CONTROL SYSTEMS:

Adequate internal control systems commensurate with the nature of the Company's business, size and complexity of its operations are in place and have been operating satisfactorily. Internal control systems comprising policies and procedures are designed to ensure reliability of financial reporting, timely feedback on achievement of operational and strategic goals, compliance with policies, procedures, applicable laws and regulations and that all assets and resources are acquired economically, used efficiently and adequately protected.

k. DISCLOSURE UNDER SECTION 197(12) OF THE COMPANIES ACT, 2013 AND OTHER DISCLOSURES AS PER RULE 5 OF COMPANIES (APPOINTMENT & REMUNERATION) RULES, 2014:

The ratio of the remuneration of each Director to the median remuneration of the employees of the Company for the financial year under review has been marked as DR - Annexure II.

I. PAYMENT OF REMUNERATION / COMMISSION TO DIRECTORS FROM HOLDING OR SUBSIDIARY COMPANIES:

Not Applicable, as the Company has no holding or Subsidiary entity.

4. AUDITORS AND REPORTS

The matters related to Auditors and their Reports are as under:

a. <u>OBSERVATIONS OF STATUTORY AUDITORS ON ACCOUNTS FOR THE YEAR ENDED 31ST MARCH</u> 2016:

The observations made by the Statutory Auditors in their report for the financial year ended 31st March 2016 read with the explanatory notes therein are self-explanatory and therefore, do not call for any further explanation or comments from the Board under Section 134(3) of the Companies Act, 2013.



b. SECRETARIAL AUDIT REPORT FOR THE YEAR ENDED 31ST MARCH 2016:

Provisions of Section 204 read with Section 134(3) of the Companies Act, 2013, mandates to obtain Secretarial Audit Report from Practicing Company Secretary. D. Hanumanta Raju & Co., Company Secretaries of B-13, F-1, P.S. Nagar, Vijayanagar Colony, Hyderabad – 500 057, India had been appointed to issue Secretarial Audit Report for the financial year 2015-16.

Secretarial Audit Report issued by D. Hanumanta Raju & Co., Company Secretaries of B-13, F-1, P.S. Nagar, Vijayanagar Colony, Hyderabad – 500 057, India, Company Secretaries in Form MR-3 for the financial year 2015-16 forms part of this report as DR - Annexure III. The said report is self explanatory.

c. APPOINTMENT OF STATUTORY AUDITORS:

Pursuant to the provisions of Section 139 of the Companies Act, 2013 and the Companies (Audit and Auditors) Rules, 2014, M/s P.S. N. Ravi Shankar & Associates, Chartered Accountants, the Statutory Auditors of the Company, they have been re-appointed for a term of two financial years 2015 - 2016 and 2016 – 2017 on 22nd Annual General Meeting, to hold office till the Annual General Meeting of 2017. The consent of the Auditors along with the certificate under Section 139 of the Act has been obtained to the effect that their appointment in the Financial Year 2016-2017, in accordance with the prescribed conditions and that they were eligible to hold the office of Auditors of the Company. The Board recommends to ratify the appointment of M/s. P.S. N. Ravi Shankar & Associates, Chartered Accountants as the Statutory Auditors of the Company for the Financial Year 2016-2017.

Necessary resolution for ratification of the said Auditors is included in the Notice of AGM for seeking approval of members.

d. COST AUDITORS:

Pursuant to the provisions of Section 148 of the Companies Act, 2013 read with Notifications/Circulars issued by the Ministry of Corporate Affairs from time to time, as per the recommendation of the Audit Committee, the Board of Directors at their meeting dated 30.07.2015, appointed M/s Sativada Venkat Rao, Cost Accountants as the Cost Auditors of the Company for the financial year 2015-16 in respect of the Company's pharma manufacturing units at Aroor Village, Sadasivapet, Medak District, Telangana – 502 291. The Cost Audit Report will be filed within the stipulated period of 180 days from the closure of the financial year subject to the availability of respective e-forms at MCA Sites.

5. OTHER DISCLOSURES

Other disclosures as per provisions of Section 134 of the Act read with Companies (Accounts) Rules, 2014 are furnished as under:

a. EXTRACT OF ANNUAL RETURN:

Pursuant to the provisions of Section 134(3)(a) of the Companies Act, 2013, Extract of the Annual Return for the financial year ended 31st March 2016 made under the provisions of Section 92(3) of the Act is attached as DR - Annexure IV which forms part of this Report.

b. CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE EARNINGS AND OUTGO:

The particulars as required under the provisions of Section 134(3) (m) of the Companies Act, 2013 read with Rule 8 of the Companies (Accounts) Rules, 2014 in respect of conservation of energy and technology absorption, foreign exchange earnings and outgo etc. are furnished in as per DR - Annexure V considering the nature of activities undertaken by the Company during the year under review which forms part of this report.

c. Information under the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013:

The Company has constituted an Internal Compliant Committee under Section 4 of the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013. During the year, no complaint was made before the Committee.

d. CORPORATE GOVERNANCE: (Applicable to Companies giving remuneration as per Section II of Schedule V) :

	Amount in KS.
All elements of remuneration package such as salary,	
benefits, bonuses, stock options, pension, etc., of all the directors	Salary INR 50,25,000/-
Details of fixed component and performance linked incentives along	Fixed Component
with the performance criteria	Salary – 50,25,000/-
Service contracts, notice period, severance fees	No Such terms are there.
Stock option details, if any, and whether the same has been	
issued at a discount as well as the period over which accrued	
and over which exercisable	As may be decided

e. NON APPLICABILITY OF CORPORATE GOVERNANCE REPORT

During the Financial year under review, as per Regulation 15(2) of SEBI (Listing Obligations & Disclosure Requirements) Regulations 2015, the Regulation 27 of the said Regulation is not applicable to the Company, as the Company's Paid up capital is less than Rupees Ten Crores and the Net Worth of the Company does not exceed Rupees Twenty Five Crores as on the last day of previous financial year.

f. PERSONNEL:

The Company enjoys a harmonious and healthy relationship with personnel at all levels.

Particulars of employees in terms of the Companies Act 2013 are not applicable, as no employee is drawing salary in excess of limits prescribed by the Companies Act, 2013.

6. ACKNOWLEDGEMENTS AND APPRECIATION:

Your Directors take this opportunity to thank the customers, shareholders, suppliers, bankers, business partners/associates, financial institutions and Central and State Governments for their consistent support and encouragement to the Company.

For and on behalf of the Board **Everest Organics Limited**

Rama Krishnam Raju Kounparaju

Chairman DIN: 01735481 Dated : 30.07.2016

Registered Office

Aroor Village, Sadasivapet Mandal, Medak District - 502 291 Telangana, India

CIN L24230AP1993PLC015426 TEL No. 040-23115956 Fax No. 040-23115954 Mail eolcs0405@gmail.com website: www.everestorganicsltd.com

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Dr. Sri Kakarlapudi Srihari Raju Managing Director DIN: 01593620

Amount in Pe







DR-ANNEXURE I

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 arms length transactions under third proviso thereto

1. Details of contracts or arrangements or transactions not at arm's length basis	ts or arrangements or transactions not at arm's lengt	n basis
-----------------------------------------------------------------------------------	-------------------------------------------------------	---------

Name(s) of the related party and nature of relationship

Nature of contracts/arrangements/transactions

Duration of the contracts / arrangements/ transactions

Salient terms of the contracts or arrangements or

transactions including the value, if any

Justification for entering into such contracts or

arrangements or transactions

Date(s) of approval by the Board

Amount paid as advances, if any

Date on which the special resolution was passed in general meeting as required under first proviso to section 188

2. Details of material contracts or arrangement or transactions at arm's length basis

Veerat & Co. One of the Partners	Veerat Finance
One of the Partners	
One of the Partners	& Investment Ltd.
of the Firm is the	One of the Director
wife of Executive	of the company
Director	is the wife of
	Managing Director
Sales /	Unsecured
Purchases	Loan Received
N/A	N/A
N/A	N/A
N/A	N/A
	of the Firm is the wife of Executive Director Sales / Purchases N/A N/A



DR - ANNEXURE II

DISCLOSURE FOR RATIO OF REMUNERATION OF EACH DIRECTOR TO THE MEDIAN EMPLOYEE'S REMUNERATION AND OTHER DETAILS AS PER RULE 5 OF THE COMPANIES (APPOINTMENT & REMUNERATION) RULES, 2014

Median Remuneration		: Rs. 1,26,000
Dr. Sri Kakarlapudi Srihari Raju	Remuneration	: Rs. 25,50,000/-
	Ratio	: 20.23
Akella Parvatisem	Remuneration	: Rs. 18,00,000/-
	Ratio	: 14.28
Sri Kakarlapudi Harikrishna	Remuneration	: Rs. 6,75,000/-
	Ratio	: 5.36
The percentage increase in remuneration of each Director, Chief Financial Officer, Chief Executive Officer,		

The percentage increase in remuneration of each Director, Chief Financial Officer, Chief Executive Officer, Company Secretary or Manager, if any, in the financial year 2015 - 2016:

Name of Director	Percentage increase in remuneration
Dr. Sri Kakarlapudi Srihari Raju	6.25
Mr. Akella Parvatisem	50
Mr. Sri Kakrlapudi Harikrishna	12.5

Note :

a) The Non-Executive Directors of the Company are entitled for sitting fee only. The ratio of remuneration and percentage increase for Non-Executive Directors Remuneration is therefore not considered for the purpose above.

b) Percentage increase in remuneration indicates annual target, total compensation increases, as approved by the Nomination and Remuneration Committee of the Company during the financial year 2015- 16.

c) i) Employees for the purpose above includes all employees excluding employees governed under collective bargaining.

ii. The percentage increase in the median remuneration of Employees for the financial year was 20.00%.

iii. The Company has 345 employees on the rolls of Company as on 31st March, 2016.

iv. Relationship between average increase in remuneration and Company's performance: Every year, the salary increases for the Company are decided on the basis of a benchmarking exercise that is undertaken with similar profile organizations. The final salary increases given are a function of Company's overall business affordability. During the year, similar approach was followed to establish the remuneration increases to the Employees. Variable compensation is an integral part of our total reward package and is directly linked to an individual performance rating and business performance. Salary increases during the year were in line with Company's performance.

v. Comparison of the remuneration of the Key Managerial Personnel against the performance of the Company: In line with Company's reward philosophy, merit increases and annual bonus pay-outs of its Employees including Key Managerial Personnel are directly linked to individual performance as well as that of the business. Given the superior business performance and the performance rating of the Key Managerial Personnel, appropriate reward by way of merit increase have been awarded to the Key Managerial Personnel for the current year. This was duly reviewed and approved by the Nomination & Remuneration Committee of the Company. During the financial year under review, the turnover of Company was Rs 99,84,20,212/- (Rupees Ninety Nine Crore Eighty Four Lakhs Twenty Thousand Two Hundred Twelve only) The PAT (Profit After Tax) of company is reached at Rs 18,04,740/- (Rupees Eighteen Lakh Four Thousand Seven Hubndred Forty only).



vi. The trading in shares on BSE has started from 11.03.2016 and last traded price was Rs. 35.35 as on 30.07.2016

vii. Average percentage increase made in the salaries of Employees other than the managerial personnel in the financial year was 13.42% whereas the increase in the managerial remuneration was 19.64 %. The average increases every year is an outcome of Company's market competitiveness as against its peer group companies. In keeping with our reward philosophy and benchmarking results, the increases this year reflect the market practice.

viii. The key parameters for any variable component of remuneration: Variable compensation is an integral part of our total reward package for all Employees including Executive Directors. Annual Bonus is directly linked to an individual performance rating and business performance. At the start of the year, every Employee (including Executive Directors), have key targets assigned for the year in addition to their job fundamentals. These are drawn from the organizational strategic plan and are then reviewed for consistency and stretch. Business targets are a combination of goals such as Underlying Volume Growth, Underlying Sales Growth, Core Operating Margin etc.

ix. The ratio of the remuneration of the highest paid Director to that of the Employees who are not Directors but receive remuneration in excess of the highest paid Director during the year : Not Applicable x. It is hereby affirmed that the remuneration paid during the year is as per the Remuneration Policy of the Company.

On behalf of the Board Everest Organics Limited

Ramakrishnamraju Kounparaju Chairman DIN : 01735481 Dr. Sri Kakarlapui Srihari Raju Managing Director DIN : 01593620

EVEREST ORGANICS LIMITED

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EVEREST ORGANICS LIMITED

DR- Annexure III Form No. MR-3 SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED 31st MARCH, 2016

[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, EVEREST ORGANICS LIMITED

We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by EVEREST ORGANICS 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 March 31, 2016, complied with the statutory provisions listed hereunder and also that the Company has proper Board processes and compliance mechanism in place to the extent, in the manner and subject to the reporting made hereinafter.

We have examined the books, papers, minute books, forms and returns filed and other records maintained by the Company for the financial year ended on March 31, 2016, according to the provisions of:

- (i) The Companies Act, 2013 (the Act) and the Rules made thereunder;
- (ii) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the Rules made thereunder;
- (iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- (iv) Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings;
- (v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):-
- a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
- b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 1992;
- c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009;
- d) The Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 1999; (Not applicable to the Company during the period of audit);
- e) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008 (Not applicable to the Company during the period of audit);
- f) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client;
- g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; (Not applicable to the Company during the period of audit); and
- h) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998; (Not applicable to the Company during the period of audit)



- i) The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015
- (vi) Other laws specifically applicable to the company are as follows:
 - a. Drugs and Cosmetics Act, 1940;
 - b. Petroleum Act, 1934 read with Petroleum Rules 2002;
 - c. Air (Prevention and Control of Pollution) Act, 1981 and rules made thereunder;
 - d. Environment (Protection) Act, 1986 and rules made thereunder;
 - e. Water (Prevention and Control of Pollution) Act, 1974;
 - f. Explosives Act, 1884 read with Gas Cylinder Rules, 2004;
- We have also examined compliance with the applicable clauses of the following:
- (i) Secretarial Standards issued by The Institute of Company Secretaries of India and notified under the Companies Act, 2013
- (ii) The Listing Agreements entered into by the Company with BSE Limited.
- During the period under review the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines, Standards, etc. mentioned above.

We further report that

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

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

Decisions at the Board Meetings are carried out unanimously as recorded in the Minutes.

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

We further report that the company pursuant to the order given by the Hon'ble High Court for the State of Telangana and Andhra Pradesh at Hyderabad on 22.06.2015 has reduced its total paid up capital from Rs.9,27,30,000 divided into 92,73,000 equity shares of Rs.10/- each to Rs. 3,33,82,800 divided into 33,38,280 equity shares of Rs.10/- each and the new paid up capital was listed on BSE Limited w.e.f 4th November, 2015.

Place: Hyderabad Date: 18.07.2016 For **D.HANUMANTA RAJU & CO** COMPANY SECRETARIES

Sd/-

CS MOHIT KUMAR GOYAL PARTNER ACS: 32655, CP NO: 12751

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



'Annexure A'	
То,	
The Members,	
EVEREST ORGANICS LIMITED	
Our report of even Date is to be read along with this letter.	
 Maintenance of secretarial record is the responsibility of the n is to express an opinion on these secretarial records base 	
2. We have followed the audit practices and processes as wer about the correctness of the contents of the secretarial rec to ensure that correct facts are reflected in secretarial records we followed, provide a reasonable basis for our opinion.	cords. The verification was done on test basis
 We have not verified the correctness and appropriateness the Company. 	of financial records and Books of Accounts of
 Where ever required, we have obtained the Management l rules and regulations and happening of events etc. 	Representation about the compliance of laws,
 The compliance of the provisions of Corporate and other ap the responsibility of management. Our examination was lin basis. 	
6. The Secretarial Audit report is neither an assurance as to efficacy or effectiveness and with which the management	
Place: Hyderabad	For D.HANUMANTA RAJU & CO
Date: 18.07.2016	COMPANY SECRETARIES
	Sd/-
	CS MOHIT KUMAR GOYAL
	PARTNER
	ACS: 32655, CP NO: 12751



	<u> </u>	DR-Annexure IV					
	FORM NO.	MGT 9					
	EXTRACT OF ANN	IUAL RETURN					
as on financial year ended on 31.03.2016							
Purs	suant to Section 92 (3) of the Comp Company (Management & Adr	anies Act, 2013 and rule 12(1) of the ninistration) Rules, 2014.					
I	REGISTRATION & OTHER DETAILS:						
i	CIN	L24230TG1993PLC015426					
ii	Registration Date	2/19/1993					
iii	Name of the Company	Everest Organics Limited					
iv	Category/Sub-category of the Company	Indian Non Government Company					
	Address of the Registered office	Aroor Village, Sadasivapet Mandal, Medak					
v	& contact details	District - 502 291, Telangana, India					
vi	Whether listed company	Yes					
vii	Name , Address & contact details of the Registrar & Transfer Agent, if any.	Mr. P. V. Srinivasa Rao M/s. Venture Capital and Corporate Investments (P) Ltd. 12-10-167, Bharat Nagar, Hyderabad – 500018, Telangana, India					

Ш PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY

SL No	Name & Description of main products/services		% to total turnover of the company
	Manufacturer of Active Pharmaceutical Ingridients & Intermediaries	3040	100%

PARTICULARS OF HOLDING, SUBSIDIARY & ASSOCIATE COMPANIES Ш

S	l No	Name & Address of the Company				APPLICABLE SECTION
				ASSOCIATE	HELD	
	1	N. A.	N. A.	N. A.	N. A.	N. A.

Category of Shareholders	No. of S	nares held at	the beginning	ng of the year	No.	of Shares hel	d at the end o	f the year	% change	
	Demat	Physical	Total	% of Total	Demat	Physical	Total	% of Total	the y	ear
				Shares				Shares		
A. Promoters										
(1) Indian										
a) Individual/HUF	814200	358400	1172600	12.65	381672	86688	468360.00	14.03	1.38	
b) Central Govt.or										
State Govt.	0	0	0	0.00	0	0	0	0.00	0.00	
c) Bodies Corporates	1312800	0	1312800	14.16	472608	0	472608	14.16	0.00	
d) Bank/Fl	0	0	0	0.00	0	0	0	0.00	0.00	
e) Any other	0	0	0	0.00	0	0	0	0.00	0.00	
SUB TOTAL:(A) (1)	2127000	358400	2485400	26.80	854280	86688	940968	28.19	1.38	
(2) Foreign										
a) NRI- Individuals	313300	315300	628600	6.78	112788	0	226296	6.78	0.00	
b) Other Individuals	0	0	0	0.00	0	0	0	0.00	0.00	
c) Bodies Corp.	0	0	0	0.00	0	0	0	0.00	0.00	
d) Banks/Fl	0	0	0	0.00	0	0	0	0.00	0.00	
e) Any other	0	0	0	0.00	0	0	0	0.00	0.00	
SUB TOTAL (A) (2)	313300	315300	628600	6.78	0	0.00	226296	6.78	0	
Total Shareholding of Promoter										
(A)=(A)(1)+(A)(2)	2440300	673700	3114000	33.58	854280	86688	1167264	34.97	1.38	
B. PUBLIC SHAREHOLDING										
(1) Institutions										
a) Mutual Funds	0	1600	1600	0.02	0	0	0	0.00	0.00	
b) Banks/Fl	11150	0	11150	0.12	4014	0	4014	0.12	0.00	
C) Cenntral govt	0	0	0	0.00	0	0	0	0.00	0.00	
d) State Govt.	0	0	0	0.00	0	0	0	0.00	0.00	
e) Venture Capital Fund	0	0	0	0.00	0	0	0	0.00	0.00	
f) Insurance Companies	0	0	0	0.00	0	0	0	0.00	0.00	
g) FIIS	0	0	0	0.00	0	0	0	0.00	0.00	
h) Foreign Venture										
Capital Funds	0	0	0	0.00	0	0	0	0.00	0.00	
i) Others (specify)	0	0	0	0.00	0	0	0	0.00	0.00	
SUB TOTAL (B)(1):	11150	1600	12750	0.14	4014	0	4014	0.12	0.02	
(2) Non Institutions										
a) Bodies corporates	344239	41300	385539	4.16	124708	0	124708	3.74	0.42	
i) Indian	0	0	0	0.00	0	0	0	0.00	0.00	
ii) Overseas	0	0	0	0.00	0	0	0	0.00	0.00	
b) Individuals	0	0	0	0.00	900476	1075574	1976050	59.19	0.00	
i) Individual shareholders	-	-	Ť							
holding nominal share										
capital upto Rs.1 lakhs	1360411	1768600	3129011	33.74	582452	810182	1392634	41.72	7.97	
ii) Individuals shareholders						0.0102			1.01	
holding nominal share capital					<u> </u>					
in excess of Rs. 1 lakhs	1134100	222600	1356700	14.63	318024	265392	583416	17.48	2.85	
c) Others (specify)	1104100	111000	1000100	17.00	010024	200002	000410	17.40	2.03	
Clearing Members	300	0	300	0.00	760	0	760	0.00	0.00	
Trust	0	33900	33900	0.00	0	0	0	0.00	0.00	
Non Resident Individuals	181700	1059100	1240800	13.38	65484	0	65484	1.96	11.42	
SUB TOTAL (B)(2):	3020750	3125500	6146250	66.28	1091428	1075574	2167002	64.89	0.00	
	3020730	3123300	0140230	00.20	1031420	10/33/4	210/002	04.09	0.00	
Total Public Shareholding	2024000	2427400	6450000	66.40	1005440	1075574	2474040	65.00	4 20	
(B)= (B)(1)+(B)(2)	3031900	3127100	6159000	66.42	1095442	1075574	2171016	65.03	1.39	
C. Shares held by Custodian for	_	•					_			
GDRs & ADRs	0	0	0	0.00	0	0	0	0.00	0.00	
Grand Total (A+B+C)	5472200	3800800	9273000	100.00	1949722	1162262	3338280	100.00		

EVEREST ORGANICS LIMITED

	charabaldens Name		والمعتد والمادين والمعاد		Charabaldian	0/
NI NO.	Sharehoiders Name	ā	shareholding at the begginning of the year		Shareholding % change ii at the share holdi end of the year during the year	% cnange in share holding during the year
		NO of shares	% of total shares	% of shares pledged	NO of shares	
			of the company	encumbered to total shares		
1	Sri Kakarlapudi Srihari Raju	722000	7.79		260892	0.03
2	Sri Kakarlapudi Krishna Veni	4000	0.04	0	1440	00.0
ю	Nadimapalli V Raju	313300	3.38	0	112788	00.0
4	S. K. Harikrishna	3500	0.04	0	8280	0.21
2	S. K. G Parvathi	88200	0.95	0	31752	
9	Sirisha Srikakarlapudi	198400	2.14	0	109656	1.15
7	Raju Sitaram Kakarlapudi	315300	3.40	0	113508	00.0
∞	Veerat Finance & Investment Limited	1312800	14.16	0	472608	
6	Rajgopal Rangineni	156500	1.69	0	56340	00.0
	Total	3114000			1167264	
SI. No.		Share holding at the beginning of the Year	ginning of the Year	Cumulative Share holding during the	ding during the	
				year		
		No. of Shares	% of total shares of No of shares	No of shares	% of total	
			the company		shares of the company	
	Sirisha Srikakarlapudi					
	At the beginning of the year	211000	2.28	211000	2.28	
	Date wise increase/decrease in Promoters Share					
	holding during the year specifying the reasons for					
	increase/decrease (e.g.					
	allotment/transfer/bonus/sweat equity etc.)					
	Date					
	17.04.2015	15500	0.17	226500	2.44	
	18.06.2015	78100	0.84	304600	3.28	





(iv) Shareholding Pattern of top ten Shareholders (other than Direcors, Promoters & Holders of GDRs & ADRs)

SI. No		Shareholding at the	end of the year	Cumulative Shareholding during the year		
	For Each of the Top 10 Shareholders	No.of shares	% of total shares of the company	No of shares	% of total shares of the company	
1	Prasanna Challa	154440	4.63	154440	4.63	
2	Ajay Kumar Kayan	118080	3.54	118080	3.54	
3	C Mackertich Limited	90720	2.72	90720	2.72	
4	Eashwer Kanthala Reddy Parwathi Kanthala Reddy	67500	2.02	67500	2.02	
5	Jalashree Challa	43200	1.29	43200	1.29	
6	Ch Hemantha Kumar	23616	0.71	23616	0.71	
7	Prabhakara Reddy Kaliki	22572	0.68	22572	0.68	
8	Jamuna Hindupur	22536	0.68	22536	0.68	
9	K Prabhakar Reddy	22536	0.68	22536	0.68	
10	Jamuna Hindupur Mohan R Hindupur	22464	0.67	22464	0.67	
	Total	587664	17.60	587664	17.60	

l. No		Sharehol	ding	Cumulative Sharehold year	ing during the
	For Each of the Directors & KMP	No.of shares	% of total shares of the company	No of shares	% of total shares of the company
	1 Sri Kakarlapudi Srihari Raju				
	At the Beginning of the year	722000	7.79	722000	7.79
		There is no such transfer,		There is no such	
	Date wise increase/decrease in Promoters Share	its due to consolidation		transfer, its due to	
	holding during the year specifying the reasons for	of folio and pursunat to		consolidation of folio	
	increase/decrease (e.g.	capital Reduction		and pursunat to capital	
	allotment/transfer/bonus/sweat equity etc)	Scheme		Reduction Scheme	
	At the end of the year	260892	7.82	260892	7.82
	2 S. K. Harikrishna				
	At the Beginning of the year	3500	0.04	3500	0.10
		There is no such transfer,		There is no such	
	Date wise increase/decrease in Promoters Share	its due to consolidation		transfer, its due to	
	holding during the year specifying the reasons for	of folio and pursunat to		consolidation of folio	
	increase/decrease (e.g.	capital Reduction		and pursunat to capital	
	allotment/transfer/bonus/sweat equity etc)	Scheme		Reduction Scheme	
	At the end of the year	8280	0.25	8280	0.25
	3 Sirisha Srikakarlapudi				
	At the Beginning of the year	198400	2.14	198400	2.14
				Some transfer took	
		Some transfer took place		place as mentioned	
	Date wise increase/decrease in Promoters Share	as mentioned above in		above in point no. Ill	
	holding during the year specifying the reasons for	point no. Ill and other		and other pursuant to	
	increase/decrease (e.g.	pursuant to Capital		Capital Reduction	
	allotment/transfer/bonus/sweat equity etc)	Reduction Scheme.		Scheme.	
	At the end of the year	109656	3.28	109656	3.28
	4 Raju Sitaram Kakarlapudi				
	At the Beginning of the year	315300	3.40	315300	3.40



Date wise increase/decrease in Promoters Share			There is no such	
holding during the year specifying the reasons for	There is no such transfer,		transfer, its due to	
increase/decrease (e.g.	its due to capital		capital Reduction	
allotment/transfer/bonus/sweat equity etc)	Reduction Scheme		Scheme	
At the end of the year	113508	3.40	113508	3.40
5 Ramakrshnam Raju Kounparaju				
At the Beginning of the year	2000	0.02	2000	0.02
Date wise increase/decrease in Promoters Share			There is no such	
holding during the year specifying the reasons for	There is no such transfer,		transfer, its due to	
increase/decrease (e.g.	its due to capital		capital Reduction	
allotment/transfer/bonus/sweat equity etc)	Reduction Scheme		Scheme	
At the end of the year	720	0.02	720	0.02
6 Akella Parvatisem				
At the Beginning of the year	100	0.00	100	0.00
Date wise increase/decrease in Promoters Share			There is no such	
holding during the year specifying the reasons for	There is no such transfer,		transfer, its due to	
increase/decrease (e.g.	its due to capital		capital Reduction	
allotment/transfer/bonus/sweat equity etc)	Reduction Scheme		Scheme	
At the end of the year	36	0.00	36	0.00
7 P. Ramakrishna				
At the Beginning of the year	5500	0.06	5500	0.06
Date wise increase/decrease in Promoters Share				
holding during the year specifying the reasons for				
increase/decrease (e.g.				
allotment/transfer/bonus/sweat equity etc)				
At the end of the year	13248	0.06	13248	0.40

	Secured Loans	Unsecured	Deposits	Total
	excluding deposits	Loans		Indebtedness
Indebtness at the beginning of the financial year				
i) Principal Amount	1317.18	-	-	1317.18
ii) Interest due but not paid		-	-	
iii) Interest accrued but not due		-	-	
Total (i+ii+iii)	1317.18	i=.	-	1317.18
Change in Indebtedness during the financial year				
Additions	609.36	-	-	609.36
Reduction	234.43	-	-	234.43
Net Change				
Indebtedness at the end of the financial year				
i) Principal Amount	1692.11	-	-	1692.11
ii) Interest due but not paid		-	-	
iii) Interest accrued but not due		-	-	
		-	-	
Total (i+ii+iii)	1692.11	-	-	1692.11



DIRECTORS' REPORT Α. Remuneration to Managing Director, Whole time director and/or Manager: SI.No **Particulars of Remuneration** Name of the MD/WTD/Manager Dr. Sri **Total Amount** Kakarlapudi Akella Srikakarlapudi Harikrishna Srihari Raju Parvatisem 1 Gross salary (a) Salary as per provisions contained in section 17(1) 50,25,000 25,50,000 18,00,000 6,75,000 of the Income Tax. 1961. (b) Value of perquisites u/s 17(2) of the Income tax Act, 1961 (c) Profits in lieu of salary under section 17(3) of the . . Income Tax Act, 1961 2 Stock option ----3 Sweat Equity 4 Commission as % of profit others (specify) -5 Others, please specify ---Total (A) 25,50,000 18,00,000 6,75,000 50,25,000 90,00,000 Ceiling as per the Act В. Remuneration to other directors: SI.No Particulars of Remuneration Name of the Directors Total Amount Sree Swaminathan Ramakrishna Ramakrishnam Independent Directors Grandhi Raju Kounparaju Venkatesan 1 (a) Fee for attending board committee meetings 60,000 60,000 60,000 1,80,000 (b) Commission (c) Others, please specify Total (1) 60,000 60,000 60,000 1,80,000 Sri Kakarlapudi Eashwer Reddy Kakarlapudi Sitarama Raju Sirisha Kanthala 2 Other Non Executive Directors (a) Fee for attending board committee meetings 50,000 10,000 10,000 70,000 (b) Commission (c) Others, please specify. Total (2) 50,000 10,000 10,000 70,000 2,50,000 Total (B)=(1+2) **Total Managerial Remuneration** 32,25,000 Overall Cieling as per the Act. 66,00,000



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

Sl. No.	Particulars of Remunerat	ion	Key Manage	erial Personnel		Total
1	Gross Salary	CEO	Company Secretary	CFO		
	(a) Salary as per provisions contained in section 17(1) of the Income Tax Act, 1961.		6,34,139	3,50,750		9,84,889
	(b) Value of perquisites u/s 17(2) of the Income Tax Act, 1961	-	-	-	-	-
	(c) Profits in lieu of salary under section 17(3) of the Income Tax Act, 1961	-	-	-	-	-
2	Stock Option	-	-	-	-	-
3	Sweat Equity	-	-	-	-	-
4	Commission	-	-	-	-	-
	as % of profit	-	-	-	-	-
	others, specify	-	-	-	-	-
5	Others, please specify	-	-	-	-	-
	Total	-	- 6,34,139	- 3,50,750	-	- 9,84,889

VII

PENALTIES/PUNISHMENT/COMPPOUNDING OF OFFENCES

Туре	Section of	Brief	Details of	Authority	Appeall made		
	the	Description	Penalty/Punish	(RD/NCLT/C	if any (give		
	Companies		ment/Compoun	ourt)	details)		
	Act		ding fees				
			imposed				
A. COMPANY					1		
Penalty	4						
Punishment	No Penalties, Punishments & Compouding of Offences						
Compounding							
B. DIRECTORS							
Penalty							
Punishment	No	Penalties, Pun	ishments & Comp	ouding of Off	ences		
Compounding							
C. OTHER OFFIC	ERS IN DEFAU	LT					
Penalty		•	•		•		
Punishment	No	Penalties, Pun	ishments & Comp	ouding of Off	ences		
Compounding	1						



THE COMPANIES ACT 2013 READ WITH DUNTS), RULES 2014 sorption system installing for chilled water in place of ammonia compressor thereby stric power consumption. power consumption is from solar energy. ncy motors installed by replacing low notor i.e. 85% efficient motors to 93.5% otors ing towers installed on the 20 Mts level ving the pump head to reduce the power on
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e years reckoned from the beginning of the
1st April, 2014 to
31st March, 2015
[Previous F.Y.]
) 6



The Capital and Revenue Expenditures on R&D, as per the Au	dited Financial Statement for the
Financial Year 2015 - 2016	
Particulars	Amount in Rs.
Capital Expenditures	NIL
R & D Consumables	5,15,290
R & D Material Issues	3,08,108
R & D Salaries	30,69,633
Total	38,93,031

Investor Grievances Redressal :

SI. No.	Particulars	Number	
1	Number Of Complaint received Directly	Nil	
2	Number of Complaint forwarded by Stock Exchange	Nil	
3	Number of Complaint forwarded by SEBI	Nil	
4	Total No of Complaint received(1+2+3)	Nil	
5	No of Complaint Resolved	Nil	
6	No of Complaints Pending	Nil	



CERTIFICATE FOR COMPLAINCE WITH ACCOUNTING STANDARDS AND CODE OF CONDUCT

CERTIFICATE

- a. We have reviewed the financial statements and the cash flow statement for the year ended 31st March 2016 and that to the best of our knowledge and belief :
 - i these statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading.
 - ii these statements together present a true and fair view of the Company's affairs and are in compliance with the existing accounting standards, applicable laws and regulations.
- b. There are, to the best of our knowledge and belief, no transactions entered into by the Company during the year which are fraudulent, illegal, violative of the Company's code of conduct.
- c. We accept responsibility for establishing and maintaining internal controls for financial reporting and that we have evaluated the effectiveness of the internal control systems of the Company pertaining to financial reporting and we have disclosed to the Auditors and the Audit Committee, deficiencies in the design or operation of such internal controls, if any, of which we are aware and the steps we have taken or propose to take to rectify these deficiencies.
- d. We have indicated to the Auditors and the Audit Committee
 - Significant changes in internal controls over financial reporting during the year.
 - ii Significant changes in accounting policies during the year and that the same have been disclosed in the notes to the financial statements ; and
 - iii Instances of significant fraud of which we have become aware and the involvement therein, if any, of the management or an employee having a significant role in the Company's internal control system over financial reporting.

For EVEREST ORGANICS LIMITED.

Sd/-Dr. Sri Kakarlapudi Srihari Raju Managing Director Sd/-Mr. P Ramakrishna CFO

Date: 30.07.2016

Declaration on compliance with Code of Conduct

Compliance of Code of Conduct for Directors and Senior Management Personnel:

The Board laid down a Code of Conduct for all Board Members and Senior Management Personnel of the Company.

All the Board Members and Senior Management Personnel affirmed that they have complied with the said Code of Conduct on an annual basis in respect of the financial year ended 31.03.2015.

Date: 30.07.2016

Sd/-Dr. Sri Kakarlapudi Srihari Raju Managing Director DIN : 01593620

AUDITORS CERTIFICATE ON COMPLIANCE OF CORPORATE GOVERNANCE

Auditors Certificate on Compliance of Corporate Governance

То

The Members of EVEREST ORGANICS LIMITED

Regd.Office : Aroor Village Sadasivpet Mandal

Medak District, Telangana-502291.

We have examined the compliance of conditions regarding corporate governance by M/s.EVEREST OR-GANICS LIMITED for the year ended 31st March, 2016, as stipulated in clause 49 of the listing agreement of the company with stock exchanges.

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

In our opinion and to the best of our information and according to the explanations given to us, we certify that the company has complied with the conditions of corporate governance as stipulated in the above mentioned listing agreement.

As per the information and explanation furnished to us by the management, we state that generally no investor grievances are pending at present for a period exceeding one month against the company as per the records maintained by the company.

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

Place: Hyderabad, Date : 30-05-2016.

For P.S.N.RAVISHANKER & ASSOCIATES

Chartered Accountants Firm Reg.No.003228S

(P. RAVI SHANKER) PARTNER ICAI M.No.25288



MANAGEMENT DISCUSSION & ANALYSIS REPORT

MANAGEMENT DISCUSSION & ANALYSIS REPORT

INDUSTRY STRUCTURE & DEVELOPMENTS:

The Indian pharmaceutical industry is one of the most attractive investment destinations in the world. With ever increasing returns, lowering risks and anticipated multifold growth, investors are more interested in this industry than ever before. Since 2000, the drugs and pharma sector has attracted one of the highest foreign direct investment (FDI) inflows of approximately \$12,689 million (April 2000 to September 2014).

From its nascent stages in the 1970s, the Indian pharma industry has become a mature industry. While, the industry was previously known for manufacturing generic drugs, the industry dynamics have now undergone a sea of change. Presently, the Indian pharma industry stands diversified into various spheres of activities including research and development (R&D), manufacturing of branded, generic and branded generic drugs, manufacturing APIs, laboratory testing and clinical research. The Indian pharma industry ranks fourth in terms of volume and 13th in terms of value globally.

India has become a prime destination for manufacture of branded, generic and branded generic medicines with a strong export element. It is estimated that around 40 per cent of the generic drugs in the US come from India and with Obamacare being introduced this figure is set to rise further.

The spending pattern of an erstwhile manufacturing-oriented industry has also changed with the industry spending around 18 per cent of revenue on R&D activities.

Unlike many other countries, the involvement of the Indian government in the pharma industry has been deep and often controversial. The government has made numerous efforts to stimulate organised growth of the industry. In the pursuit of achieving global leadership in the manufacture of end-to-end drugs, the government unveiled its Pharma Vision 2020, which inter alia, provides for reduction in approval time for new facilities to boost investments. Further, robust mechanisms such as the Drug (Prices Control) Orders and the National Pharmaceutical Pricing Authority (NPPA) have been implemented to address the issue of affordability and availability of medicines.

The growth story of the Indian pharma industry into a mammoth industry is an impressive one marked with numerous important turning points. These turning points have typically stemmed from the issues faced by the industry and have changed the nature and mechanisms of the industry, and to a large extent have sculpted the trends in the industry. In this article we aim to explore a few issues that have affected the Indian pharma industry and how the scenario is changing.

MARKETING :

Pharma Sector In- API

Globally there are 7000 APIs are active in 2013, Altogether APIs created USD 120 billion world market, which is 12% of world pharmaceutical Market, that is around USD 1000 billion. World market of APIs is growing at the rate of 8%.

INDIAN APIs Industry

The Study of export data shows, USD 5 billion worth APIs goes for export. Out of 1500 APIs produced in India around 1000 goes for export. Top 50 APIs contributes 50% of the industry. Top 100 APIs accounts for 70% of the industry. Top 200 APIs contributes 85% of the industry. Top 500 APIs represents 95% of the industry.



MANAGEMENT DISCUSSION & ANALYSIS REPORT

Overall growth outlook for the Indian drugs and pharmaceutical industry appears positive. Pharma manufacturers are likely to benefit from rise in demand for generic products. Some of the factors that would drive growth in the domestic pharma industry are: 1) low cost operations 2) research-based processes 3) improvements in API and 4) availability of skilled manpower. The domestic formulations and bulk drugs markets are currently facing price pressure as benefits of cheaper drugs have been shifted to end-users and trade channels. Hence, consolidation, partnership and alliances are expected to gather momentum in the near future. Off patenting of branded drugs would increase demand for generic drugs. This provides immense opportunities to the Indian pharmaceutical companies especially given their prior experience in generic drug development. Some other factors such as high penetration in the global markets and increase of share in Abbreviated New Drug Application (ANDA) filings are likely to power growth of the formulations market. Major growth drivers for the Indian bulk drug industry include rise in demand for contract manufacturing, increase of share in Drug Master Files (DMF) filings and process innovation.

GOVERNMENT INITIATIVES:

The Addendum 2015 of the Indian Pharmacopoeia (IP) 2014, published by the Indian Pharmacopoeia Commission (IPC) on behalf of the Ministry of Health & Family Welfare, is expected to play a significant role in enhancing the quality of medicines that would in turn promote public health and accelerate the growth and development of pharmaceutical sector.

The Government of India unveiled 'Pharma Vision 2020' aimed at making India a global leader in end-to-end drug manufacture. Approval time for new facilities has been reduced to boost investments. Further, the government introduced mechanisms such as the Drug Price Control Order and the National Pharmaceutical Pricing Authority to deal with the issue of affordability and availability of medicines.

Telangana has proposed to set up India's largest integrated pharmaceutical city spread over 11,000 acres, near Hyderabad, complete with effluent treatment plants and a township for employees, in a bid to attract investment of Rs. 30,000 Crores in phase. Hyderabad, which is known as bulk drug capital of India, accounts for nearly a fifth of India's export of drugs, which stood at Rs. 95,000 Crores in 2014-2015.

Furthermore, initiatives of the Government will act as a backbone for growth. Some such initiatives include: 1) allowing 100% FDI under the automatic route in drugs and pharmaceuticals including those involving use of recombinant gene technology 2) increasing weighted tax deduction on expenditure in in-house R&D activities upto 200%.

The SWOT analysis of the industry reveals the position of the Indian pharmaceutical industry in respect to its internal and external environment.

a) Strengths

- Higher GDP growth leading to increased disposable income in the hands of general public and their positive attitude towards spending on healthcare.
- * Low-cost, highly skilled set of English speaking labour force and proven track record in design of high technology manufacturing devices.
- * Growing treatment naive patient population.
- * Low cost of innovation, manufacturing and operations.

b) Weaknesses

- * Stringent pricing regulations affecting the profitability of pharma companies.
- Poor all-round infrastructure is a major challenge.



MANAGEMENT DISCUSSION & ANALYSIS REPORT

- * Presence of more unorganised players versus the organized ones, resulting in an increasingly competitive environment, characterised by stiff price competition.
- * Poor health insuracnce coverage.

c) Opportunities

- Global demand for generics rising.
- Rapid OTC and generic market growth.
- * Increased penetration in the non metro markets.
- * Large demand for quality diagnostic services.
- * Significant investment from MNCs.
- * Public-Private Partnerships for strengthening Infrastructure.
- * Opening of the health insurance sector and increase in per capita income the growth drivers for the pharmaceutical industry.
- * India, a potentially preferred global outsourcing hub for pharmaceutical products due to low cost of skilled labour.

d) Threats

- * Wage inflation.
- * Government expanding the umbrella of the Drugs Price Control Order (DPCO).
- * Other low-cost countries such as China and Israel affecting outsourcing demand for Indian pharmaceutical products
- * Entry of foreign players (well equipped technology-based products) into the Indian market.

INTERNAL CONTROL SYSTEM & THEIR ADEQUACY :

Adequate internal control systems commensurate with the nature of the Company's business, size and complexity of its operations are in place and have been operating satisfactorily. Internal control systems comprising policies and procedures are designed to ensure reliability of financial reporting, timely feedback on achievement of operational and strategic goals, compliance with policies, procedures, applicable laws and regulations and that all assets and resources are acquired economically, used efficiently and adequately protected.

FINANCIAL PERFORMANCE WITH RESPECT TO OPERATION :

During the financial year under review, the turnover of your Company decreased by Rs 6,66,54,165/- (Rupees Six Crores Sixty Six Lakh Fifty Four Thousand One Hundred Sixty Five only).

The performance of the Company effected during the year under review mainly due to below mentioned reason :

- That there was a fire accident in the factory situated at Aroor Village, Sadasivapet Mandal, Medak District - 502 291, Telangana, India, involving production Block – 2 extension (Pilot Plant), wherein fixed assets to the tune of about Rs. 2.2 crores and current assets to the tune of Rs. 1.0 crores, have been damaged on 16.07.2015.
- 2. Again, the Company got restrictive order passed by the honorable National Green Tribunal (NGT) at Delhi, regarding non compliance in relation to zero liquidity discharge, enforced by Telangana State Pollution Control Board (TSPCB). However the full production activities restarted on 3rd December, 2015, by means of an interim order by honorable NGT. However the Company got Consent for Operation (CFO) from TSPCB valid upto February, 2017. Final hearing at NGT is scheduled on 24.08.2017.



MANAGEMENT DISCUSSION & ANALYSIS REPORT

Further the Company got adhoc release of Rs. 1.74 crores as part payment, from New India Insurance Company. The remaining balance is expected to be released at the end of the August, 2016.

HUMAN RESOURCE DEVELOPMENT :

The Company's Corporate HRD policy emphasizes on continuous, increased quality and commitment of its employees in order to succeed in the achievement of the corporate goals. The company provides employee development opportunities by conducting training programs to equip the employee with upgraded skills enabling them to adapt to the contemporary technological advancements.

The HRD Team strives for the enhancement of Human Resource Organization, System, Processes and Procedures, using the principles of continuous quality improvement that incorporate quality service and excellent performance standards, increased accountability and maximizes cost effectiveness.

CAUTIONARY STATEMENT :

Statements in the Management Discussion and Analysis describing the Company's Objectives, projections, estimates, expectations may be forward looking statements within the meaning of applicable securities laws and regulations. Actual results would differ materiality from those expresses or implied. Important factors that could make a difference to the Company's operations include economic conditions affecting demand, supply and price conditions in the domestic / overseas markets in which the Company operates, changes in the Government regulations, tax laws and other statutes and other incidental factors.





INDEPENDENT AUDITORS' REPORT

TO THE MEMBERS OF EVEREST ORGANICS LIMITED

REPORT ON THE FINANCIAL STATEMENTS

We have audited the accompanying financial statements of Everest Organics Limited ("the Company"), which comprise the Balance Sheet as at March 31, 2016, the Statement of Profit and Loss, the Cash Flow Statement for the year then ended and a summary of the significant accounting policies and other explanatory information.

MANAGEMENT'S RESPONSIBILITY FOR THE 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 financial statements that give a true and fair view of the financial position, financial performance and cash flows of the Company in accordance with the accounting principles generally accepted in India including the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014. This responsibility also includes 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 financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

AUDITORS' RESPONSIBILITY

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

We conducted our audit in accordance with the Standards on Auditing specified under Section 143(10) of the Act. Those Standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatements. An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal financial control relevant to the Company's preparation of the financial statements that give a true and fair view in order to design audit procedures that are appropriate in the circumstances. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of the accounting estimates made by the Company's directors, as well as evaluating the overall presentation of the financial statements.

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

OPINION:

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid financial statements give the information required by the Act in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2016, and its profits and its Cash Flows for the year ended on that date.



AUDITORS' REPORT

REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS

As required by the Companies (Auditors' Report) Order, 2016 ("The Order"), issued by the Central Government of India in terms of sub-section 11 of Section 143 of the Act, we give in the Annexure-A a Statement on the matters specified in Paragraph 3 and 4 of the Order, to the extent applicable.

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

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

b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.

c) The Balance Sheet, the Profit and Loss Statement, and the Cash Flow Statement dealt with by this Report are in agreement with the books of account.

d) In our opinion, the aforesaid financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014;

e) On the basis of the written representations received from the directors as on March 31, 2016, taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2016, 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-B"

g) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us :

(i) The Company has disclosed the impact of pending litigations on its financial position in its financial statements as referred to Note No.15 to the Financial Statements.

(ii) 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 delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company.

For P.S.N.RAVISHANKER & ASSOCIATES Chartered Accountants FRN : 003228S

Place : Hyderabad, Date : 30-05-2016. (P. RAVI SHANKER) Partner ICAI M.No.025288

AUDITORS' REPORT



ANNEXURE – A to the Independent Auditors' Report dt.30-05-2016 issued to the members of Everest Organics Limited

Statement on the matters specified in Paragraphs 3 & 4 of the Companies (Auditors Report) Order, 2016

(i) a) The Company has maintained proper records showing broad particulars including quantitative details and situation of fixed assets, on the basis of available information. However, the fixed assets register is to be updated. We are informed by the management that the company is in the process of compiling and reconstructing the Fixed Assets Register to show full particulars including quantitative details and situation of Fixed Assets.

b) As explained to us by the management, majority of the fixed assets have been physically verified in a broad manner by the management in a phased periodical manner, which in our opinion is reasonable, having regard to the size of the Company and nature of its assets. We are informed that no material discrepancies were noticed on such physical verification, pending adjustment.

c) The title deeds of immovable properties are held in the name of the company.

(ii) The inventories have been physically verified during the year by the management, in respect of majority of the high value items at reasonable intervals. In our opinion, the frequency of such verification is reasonable. The discrepancies, if any, have been properly dealt with in the books of account.

(iii) As per the information and explanations furnished to us by the management and as per the books of accounts and other documents examined by us, the company has not granted any loans secured or unsecured to companies, firms, limited partnerships or other parties covered in the register maintained under section 189 of the Companies Act, 2013.

(iv) As per the information and explanations furnished to us by the management and as per the books of accounts and other documents examined by us, the company has not given any loans, made investments, given guarantees, securities to the parties to which provisions of Sections 185 and 186 of the Companies Act, 2013 are applicable.

(v) According to the information and explanations given to us, the Company has not accepted deposits to which the directives issued by the Reserve Bank of India and the provisions of Section 73 to 76 or any other relevant provisions of the Companies Act, and the rules framed there under, wherever applicable, from the public.

However, the company had earlier taken / accepted / held unsecured loans totally amounting to Rs.905.61 lakhs (Rs. 886.15 lakhs as at 31-03-2015), out of which an amount of Rs.313.59 lakhs(Previous year Rs.303.58 lakhs) is from the Directors and their relatives and an amount of Rs.524.91 lakhs (Previous Year Rs.510.95 lakhs) is from an NBFC and Rs.67.10 lakhs (Previous Year Rs.71.62 lakhs) in the form of Security Deposits from Employees, all stated to be coming under the category of promoters, their friends, relatives, employees and Associate concerns and it has explained to us that the unsecured loans were earlier brought into the company to meet the then financial obligations of the company to the then Financial Institutions/Banks.

(vi) The Company has maintained cost records, which, prima facie, appear to broadly meet the requirements prescribed by the Central Government U/s.148(1) of the Companies Act, 2013 read with Companies (Cost Records and Audit) Rules, 2014. However, the contents of these accounts and records have not been examined by us in detail.

(vii) a) According to the records of the Company, undisputed statutory dues including Provident Fund, Employees' State Insurance, Income Tax(FBT of Rs.8.55 lakhs), Sales Tax, Wealth Tax, Service Tax, duty of



Customs, Duty of Excise, Value Added Tax, Cess and other statutory dues have been generally deposited with the appropriate authorities, with occasional delays. However, according to the information and explanations given to us, no other undisputed amounts payable in respect of the aforesaid dues were outstanding as at 31-03-2016 for a period of more than six months from the date they became payable.

(b) There are no disputes in respect of dues of income tax. There are no dues to sales tax or service tax or duty of customs or duty of excise or value added tax have not been deposited on account of any dispute.

(viii) As per the information and explanations given to us, the company has not defaulted in repayment of dues to the Banks or Government. The company has not made any borrowings from the financial institutions or debenture holders.

(ix) During the year the company has not raised money by way of initial public offer or further public offer (including debt instruments). As per the information and explanations given to us, the term loans raised during the were applied for the purposes for which the same were raised;

(x) During the year under review, no fraud by the company or on the company by its officers or employees has been noticed or reported.

(xi) As per the information and explanations given to us by the management, the managerial remuneration has been paid or provided in accordance with the requisite approvals mandated by the provisions of section 197 read with Schedule V to the Companies Act;

(xii) The Company is not a Nidhi company. Hence Clause (xii) is not applicable to the company.

(xiii) As per the information and explanations given to us and based on our audit, in our opinion, all transactions with the related parties are in compliance with sections 177 and 188 of Companies Act, 2013 where applicable and the details have been disclosed in the Financial Statements, etc., as required by the applicable accounting standards;

(xiv) The company has not made any preferential allotment or private placement of shares of fully or partly convertible debentures during the year under review;

(xv) As per the information and explanations and based on examination, the company has not entered into any non-cash transactions with directors or persons connected with them;

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

For P.S.N.RAVISHANKER & ASSOCIATES Chartered Accountants FRN : 003228S

EVEREST ORGANICS LIMITED

Place : Hyderabad, Date : 30-05-2016. (P. RAVI SHANKER) Partner ICAI M.No.025288



Annexure-B to the Independent Auditors' Report of even date on the Financial Statements of Everest Organics Limited

EVEREST ORGANICS LIMITED

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

We have audited the internal financial controls over financial reporting of Everest Organics Limited ("the Company") as of 31st March, 2016 in conjunction with our audit of the financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

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

Auditors' Responsibility

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

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

judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.

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

Meaning of Internal Financial Controls Over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the

AUDITORS' REPORT

company; (2)provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorisations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorised acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls Over Financial Reporting

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

Opinion :

In our opinion, the company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at 31st March, 2016, based on the internal control over financial reporting criteria established by the company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls over Financial Reporting issued by the Institute of Chartered Accountants of India.

For P.S.N.RAVISHANKER & ASSOCIATES Chartered Accountants FRN : 003228S

EVEREST ORGANICS LIMITED

Place : Hyderabad, Date : 30-05-2016. (P. RAVI SHANKER) Partner ICAI M.No.025288. BALANCE SHEET



EVEREST ORGANICS LIMITED

	ne of the Company: Everest Organics Limited ance Sheet as on 31.03.2016	(CIN : L24230TG1	993PLC015426)	
					(A	mt. In Rupe
	Particulars	Note No.		As at 31.03.16		As at 31.03.15
	1	2	3	4	5	6
I.	EQUITY AND LIABILITIES					
(1)	Shareholders' funds					
	(a) Share Capital (b) Reserves and Surplus	A B		33,382,800 26,504,461		92,730,00 (34,647,4)
(2)	Non-Current Liabilities (a) Long-term Borrowings	с		138,310,934		112,853,42
(3)	Current Liabilities (a) Short-term Borrowings (b) Trade Payables (c) Other Current Liabilities (d) Short-term provisions	D E F G		120,985,217 402,933,810 29,516,031 7,063,321		106,192,93 353,934,3 25,608,55 10,035,95
	Total:			758,696,574		666,707,7
Ш	ASSETS					
1	Non-Current Assets (a) <u>Fixed Assets</u> (i) Tangible Assets (ii) Capital-work-in-progress (b) Non-Current Investments (c) Long-term Loans and Advances (d) Other Non-Current Assets	H I J	274,484,779 9,948,001	284,432,780 845,408 6,927,224	239,600,907 2,483,443	242,084,3 845,4 4,741,9
2	Current Assets (a) Inventories (b) Trade Receivables (c) Cash and Cash Equivalents (d) Short-term Loans and Advances (e) Other Current Assets Total:	K L M N O		94,151,371 319,641,300 10,610,535 28,406,705 13,681,251 758,696,574		84,736,60 289,327,55 10,499,40 28,646,95 5,825,55 666,707,75
	Total.		l t	130,030,314		000,101,1
	Significant Accounting Policies, Notes to accounts form integral part of the Financial Statements	Y				
	P.S.N.RAVISHANKER & ASSOCIATES rtered Accountants				for and on beha EVEREST ORG	
P.R/ Part	AVI SHANKER	Audit Com	RISHNA GRANDH mittee Chairman 06921031	I	Dr.S.K.SRI Managing DIN: 01	Director
			MA KRISHNA inancial Officer		A.PARV/ Technical DIN: 00	Director
	ce: Hyderabad e : 30.05.2016		SHA JAIN ny Secretary		S.K.HARI Executive DIN: 01	Director



STATEMENT OF PROFIT AND LOSS ACCOUNT

	e of the Company: Everest Organics Limi and Loss Account for the Year ended 31.03.			(Rupees
	Particulars	Note No	. Year ended	Year ended
			31.03.16	31.03.15
I.	Income from operations	P	994,764,707	1.059,769,260
1.	income nom operations	<i>F</i>	554,104,101	1,055,705,200
П.	Other Income	Q	3,655,505	5,305,117
III.	Total Income (I + II)	-	998,420,212	
IV.	Expenses:			
	Cost of Materials Consumed	R	617,238,753	692,895,288
	Changes in Inventories of finished goods	S	6,836,592	(7,030,029
	Work-in-progress	Т	1,092,652	16,510,001
	Employee Benefits Expense	U	72,236,904	65,871,501
	Finance Costs	V	25,984,201	27,007,660
	Depreciation	W	27,277,799	
	Other Expenses	х	237,546,953	
	Total Funances		099 242 952	1,035,715,927
	Total Expenses		966,213,653	1,035,715,921
V	Profit before Exceptional and Extraordinary	items and Tax	10,206,359	29,358,450
VI.	Exceptional Items - Excess/(Short) Provisi	on for Taxation	25,002	
VII.	Profit before Extraordinary items and Tax (V	/-VI)	10,181,357	29,358,450
VIII.	Extraordinary Items		7,976,618	8,725,057
IX.	Profit before Tax (VII-VIII)		2,204,740	20,633,393
X.	Tax Expense:			
Λ.	(1) Current Tax		400,000	4,100,000
			400,000	4,100,000
XI.	Profit/(Loss) for the period from continuing of	operations (IX-X)	1,804,740	16,533,393
XII	Profit/(Loss) from discontinuing operations			
	Tax expense of discontinuing operations			
XIV	Profit/(Loss) from discontinuing operations	(after tax) (XII XIII)	1,804,740	16,533,393
	Profit/(Loss) for the period (XI + XIV)		1,804,740	16,533,393
XVI	Earnings per equity share:		1,004,740	10,555,55
AVI	(1) Basic		0.54	1.78
	(2) Diluted		0.54	1.70
	Number of shares used in computing earning	an per chara	3,338,280	
	inditiber of shares used in computing earlier	ys per share	for and on beha	
or P	S.N. RAVISHANKER & ASSOCIATES		EVEREST ORG	
	ered Accountants		LVEREDT ORO	
onun				
		SREERAMAKRISHNA GRANDHI	Dr.S.K.SRI	ARI RAJU
		Audit Committee Chairman	Managing	
RA	VI SHANKER	DIN: 06921031	DIN: 01	
Partn		5.11. 000£1001	011.01	
		P.RAMA KRISHNA	A.PARV	ATISEM
		Chief Financial Officer	Technical	
			DIN: 00	
Place	: Hyderabad	NISHA JAIN	S.K.HARI	KRISHNA
	: 30.05.2016	Company Secretary	Executive	Director
			DIN: 01	664260



				(Rupees)
A. Share Capital		As at 31st Mar 2016		As at 31st Mar 201
Class of Shares - Equity Shares				
Authorised Capital				
1,00,00,000 Equity Shares of Rs.10/- each		100,000,000		100,000,000
Issued, Subscribed & Paid-up Capital		33,382,800		92,730,00
Shares issued, subscribed and paid as on 01.04.2015		92,730,000		92,730,000
(9,273,000 Equity Shares of Rs.10/- each fully paid up)		52,750,000		52,150,000
Add: Issued during the year				
Lease Deduction of E., Ohang Operidal (0072000 New ODe, C.(0 and show)		92,730,000		92,730,00
Less: Reduction of Eq. Share Capital (9273000 Nos. @Rs. 6.40 per share) Total Amount as per Balance Sheet		59,347,200 33,382,800		92,730,00
33,38,280 Equity Shares of Rs.10/- each fully paid up				02,000,000
(9,273,000 Equity Shares of Rs.10/- each fully paid up)		33,382,800		92,730,00
Al-1-d	Total	33,382,800		92,730,00
Note:1 No of charge held by individuals/entities each helding morethan 5% of total stak				
No.of shares held by individuals/entities each holding morethan 5% of total stak 1. Veerat Finance & Investment Co.Ltd.,		4,72,608 (14.16%)		13,12,800 (14.16%
2. Dr.S.K.Srihari Raju		2,60,892 (7.82%)		7,22,000 (7.79%
Note: 2. There is no restriction on transferability of shares.				
Note: 3				
Reconciliation of number of shares outstanding at the beginning and en	d of the year	0.070.000		0.070.00
Shares issued & subscribed as on 01.04.2015 (92,73,000 Equity Shares of Rs.10/- each fully paid up)		9,273,000		9,273,00
Add: Issued during the year				
• •		9,273,000	1 1	9,273,00
Less: Redemption/Buyback		5,934,720		-
Total Amount as per Balance Sheet 33,38,280 Equity Shares of Rs.10/- each fully paid up		3,338,280		9,273,000
co,co,co Equity charco of the tor cuch hany para up				
 a) There are no shares issued in last five years as fully paid up pursuant to cont b) There are no shares issued in last five years as fully paid up by way of bonus c) There are no shares bought back in last five years. d) There are no calls unpaid. 		/ment being received	d in cash.	
Note: a) There are no shares issued in last five years as fully paid up pursuant to cont b) There are no shares issued in last five years as fully paid up by way of bonus c) There are no shares bought back in last five years. d) There are no calls unpaid. B. Reserves and Surplus		/ment being received	d in cash.	
Note: a) There are no shares issued in last five years as fully paid up pursuant to cont b) There are no shares issued in last five years as fully paid up by way of bonus c) There are no shares bought back in last five years. d) There are no calls unpaid. B. Reserves and Surplus Capital Reserves		/ment being received	d in cash.	
Note: a) There are no shares issued in last five years as fully paid up pursuant to cont b) There are no shares issued in last five years as fully paid up by way of bonus c) There are no shares bought back in last five years. d) There are no calls unpaid. B. Reserves and Surplus Capital Reserves Opening Balance Add: Capital reduction during the year	shares.		d in cash.	
Note: a) There are no shares issued in last five years as fully paid up pursuant to cont b) There are no shares issued in last five years as fully paid up by way of bonus c) There are no shares bought back in last five years. d) There are no calls unpaid. B. Reserves and Surplus Capital Reserves Opening Balance Add: Capital reduction during the year Total	59,347,200 59,347,200	-	d in cash.	
Note: a) There are no shares issued in last five years as fully paid up pursuant to cont b) There are no shares issued in last five years as fully paid up by way of bonus c) There are no shares bought back in last five years. d) There are no calls unpaid. B. Reserves and Surplus Capital Reserves Opening Balance Add: Capital reduction during the year Total Less: Adjustment made during the year-Set off of	shares.	-	d in cash.	
Note: a) There are no shares issued in last five years as fully paid up pursuant to cont b) There are no shares issued in last five years as fully paid up by way of bonus c) There are no shares bought back in last five years. d) There are no calls unpaid. B. Reserves and Surplus Capital Reserves Opening Balance Add: Capital reduction during the year Total	59,347,200 59,347,200	-	d in cash.	
Note: a) There are no shares issued in last five years as fully paid up pursuant to cont b) There are no shares issued in last five years as fully paid up by way of bonus c) There are no shares bought back in last five years. d) There are no calls unpaid. B. Reserves and Surplus Capital Reserves Opening Balance Add: Capital reduction during the year Total Less: Adjustment made during the year-Set off of Accumulated losses (Ref to Note given below) Closing Balance	59,347,200 59,347,200	-	d in cash.	
Note: a) There are no shares issued in last five years as fully paid up pursuant to cont b) There are no shares issued in last five years as fully paid up by way of bonus c) There are no shares bought back in last five years. d) There are no calls unpaid. B. Reserves and Surplus Capital Reserves Opening Balance Add: Capital reduction during the year Total Less: Adjustment made during the year-Set off of Accumulated losses (Ref to Note given below) Closing Balance Profit & Loss Account	<u>59,347,200</u> 59,347,200 59,347,200	-		
Note: a) There are no shares issued in last five years as fully paid up pursuant to cont b) There are no shares issued in last five years as fully paid up by way of bonus c) There are no shares bought back in last five years. d) There are no calls unpaid. B. Reserves and Surplus Capital Reserves Opening Balance Add: Capital reduction during the year Total Less: Adjustment made during the year-Set off of Accumulated losses (Ref to Note given below) Closing Balance Profit & Loss Account Opening Balance - (Loss) Less: Acc.Losses adjusted to Capital Reduction amount included in the op. bal	59,347,200 59,347,200 59,347,200 (34,647,479) 59,347,200		(51,180,871)	
Note: a) There are no shares issued in last five years as fully paid up pursuant to cont b) There are no shares issued in last five years as fully paid up by way of bonus c) There are no shares bought back in last five years. d) There are no calls unpaid. B. Reserves and Surplus Capital Reserves Opening Balance Add: Capital reduction during the year Total Less: Adjustment made during the year-Set off of Accumulated losses (Ref to Note given below) Closing Balance Profit & Loss Account Opening Balance - (Loss) Less: Acc.Losses adjusted to Capital Reduction amount included in the op. bal Brought forward balance of Profit & Loss A/c.after adjustment of capital reduction	<u>59,347,200</u> <u>59,347,200</u> <u>59,347,200</u> (34,647,479) <u>59,347,200</u> on <u>24,699,721</u>	-	(51,180,871)	
Note: a) There are no shares issued in last five years as fully paid up pursuant to cont b) There are no shares issued in last five years as fully paid up by way of bonus c) There are no shares bought back in last five years. d) There are no calls unpaid. B. Reserves and Surplus Capital Reserves Opening Balance Add: Capital reduction during the year Total Less: Adjustment made during the year-Set off of Accumulated losses (Ref to Note given below) Closing Balance Profit & Loss Account Opening Balance - (Loss) Less: Acc.Losses adjusted to Capital Reduction amount included in the op. bal Brought forward balance of Profit & Loss A/c.after adjustment of capital reduction Add: Profit for the year	59,347,200 59,347,200 59,347,200 (34,647,479) 59,347,200		(51,180,871)	134 647 47
Note: a) There are no shares issued in last five years as fully paid up pursuant to cont b) There are no shares issued in last five years as fully paid up by way of bonus c) There are no shares bought back in last five years. d) There are no calls unpaid. B. Reserves and Surplus Capital Reserves Opening Balance Add: Capital reduction during the year Total Less: Adjustment made during the year-Set off of Accumulated losses (Ref to Note given below) Closing Balance Profit & Loss Account Opening Balance - (Loss) Less: Acc.Losses adjusted to Capital Reduction amount included in the op. bal Brought forward balance of Profit & Loss A/c.after adjustment of capital reduction	<u>59,347,200</u> <u>59,347,200</u> <u>59,347,200</u> (34,647,479) <u>59,347,200</u> on <u>24,699,721</u>	-	(51,180,871)	
Note: a) There are no shares issued in last five years as fully paid up pursuant to cont b) There are no shares issued in last five years as fully paid up by way of bonus c) There are no shares bought back in last five years. d) There are no calls unpaid. B. Reserves and Surplus Capital Reserves Opening Balance Add: Capital reduction during the year Total Less: Adjustment made during the year-Set off of Accumulated losses (Ref to Note given below) Closing Balance Profit & Loss Account Opening Balance - (Loss) Less: Acc.Losses adjusted to Capital Reduction amount included in the op. bal Brought forward balance of Profit & Loss A/c.after adjustment of capital reduction Add: Profit for the year Closing Balance Net Reserves and Surplus Note : The Capital reduction has been made as per the Order of the High Court	<u>59,347,200</u> 59,347,200 59,347,200 (34,647,479) 59,347,200 on 24,699,721 1,804,740 of Judicature, Hyr	26,504,461 26,504,461 26,504,461 derabad dt 22.06.20	(51,180,871) - (51,180,871) 16,533,393	
Note: a) There are no shares issued in last five years as fully paid up pursuant to cont b) There are no shares issued in last five years as fully paid up by way of bonus c) There are no shares bought back in last five years. d) There are no calls unpaid. B. Reserves and Surplus Capital Reserves Opening Balance Add: Capital reduction during the year Total Less: Adjustment made during the year-Set off of Accumulated losses (Ref to Note given below) Closing Balance Profit & Loss Account Opening Balance - (Loss) Less: Acc. Losses adjusted to Capital Reduction amount included in the op. bal Brought forward balance of Profit & Loss A/c.after adjustment of capital reduction Add: Profit for the year Closing Balance Net Reserves and Surplus Note : The Capital reduction has been made as per the Order of the High Court against the Petition filed by the company, which resulted in a capital reduction I	<u>59.347,200</u> <u>59.347,200</u> <u>59.347,200</u> <u>59.347,200</u> (34.647,479) <u>59.347,200</u> (34.647,479) <u>59.347,200</u> (34.647,479) <u>59.347,200</u> (34.647,479) <u>59.347,200</u> (34.647,479) <u>59.347,200</u> (34.647,479) <u>59.347,200</u> (34.647,479) <u>59.347,200</u> (34.647,479) <u>59.347,200</u> (34.647,479) <u>59.347,200</u> (34.647,479) <u>59.347,200</u> (34.647,479) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.347,200) (59.3	26,504,461 26,504,461 derabad dt 2206.20 3,47,200	(51,180,871) - (51,180,871) 16,533,393	
Note: a) There are no shares issued in last five years as fully paid up pursuant to cont b) There are no shares bought back in last five years as fully paid up by way of bonus c) There are no shares bought back in last five years. d) There are no calls unpaid. B. Reserves and Surplus Capital Reserves Opening Balance Add: Capital reduction during the year Total Less: Adjustment made during the year-Set off of Accumulated losses (Ref to Note given below) Closing Balance Profit & Loss Account Opening Balance of Profit & Loss A/c.after adjustment of capital reductio Add: Profit for the year Closing Balance Note : The Capital reduction has been made as per the Order of the High Court against the Petition filed by the company, which resulted in a capital reduction The Order of the High Court permits to set off of accumulated loss of Rs.5,93,47	59,347,200 59,347,200 59,347,200 59,347,200 (34,647,479) 59,347,200 n (34,647,479) 59,347,200 n (34,647,479) 59,347,200 an (34,647,479) 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,5000 50,500 50,500 50,5000 50,500 50	26,504,461 26,504,461 derabad dt 22.06.20 3.47,200 -2013 with	(51,180,871) 	
Note: a) There are no shares issued in last five years as fully paid up pursuant to cont b) There are no shares issued in last five years as fully paid up by way of bonus c) There are no shares bought back in last five years. d) There are no calls unpaid. B. Reserves and Surplus Capital Reserves Opening Balance Add: Capital reduction during the year Total Less: Adjustment made during the year-Set off of Accumulated losses (Ref to Note given below) Closing Balance Profit & Loss Account Opening Balance - (Loss) Less: Acc. Losses adjusted to Capital Reduction amount included in the op. bal Brought forward balance of Profit & Loss A/c.after adjustment of capital reduction Add: Profit for the year Closing Balance Net Reserves and Surplus Note : The Capital reduction has been made as per the Order of the High Court against the Petition filed by the company, which resulted in a capital reduction I The Order of the High Court permits to set off of accumulated loss of Rs.5,93,47 the above Capital Reduction Balance of Rs.593,47,200. The same effect has b	59,347,200 59,347,200 59,347,200 59,347,200 (34,647,479) 59,347,200 n (34,647,479) 59,347,200 n (34,647,479) 59,347,200 an (34,647,479) 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,5000 50,500 50,500 50,5000 50,500 50	26,504,461 26,504,461 derabad dt 22.06.20 3.47,200 -2013 with	(51,180,871) - (51,180,871) 16,533,393 15 ents. for and on bel	(34,647,47
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Note: a) There are no shares issued in last five years as fully paid up pursuant to cont b) There are no shares bought back in last five years as fully paid up by way of bonus c) There are no shares bought back in last five years. d) There are no calls unpaid. B. Reserves and Surplus Capital Reserves Opening Balance Add: Capital reduction during the year Total Less: Adjustment made during the year-Set off of Accumulated losses (Ref to Note given below) Closing Balance Profit & Loss Account Opening Balance - (Loss) Less: Acc. Losses adjusted to Capital Reduction amount included in the op. bal Brought forward balance of Profit & Loss A/c.after adjustment of capital reduction Add: Profit for the year Closing Balance Net Reserves and Surplus Note : The Capital reduction has been made as per the Order of the High Court against the Petition filed by the company, which resulted in a capital reduction The Order of the High Court permits to set off of accumulated loss of Rs.5,93,47 the above Capital Reduction Balance of Rs.593,47,200. The same effect has b for P.S.N.RAVISHANKER & ASSOCIATES	59,347,200 59,347,200 59,347,200 59,347,200 (34,647,479) 59,347,200 n (34,647,479) 59,347,200 n (34,647,479) 59,347,200 an (34,647,479) 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,5000 50,500 50,500 50,5000 50,500 50	26,504,461 26,504,461 derabad dt 22.06.20 3.47,200 -2013 with	(51,180,871) - (51,180,871) 16,533,393 15 ents. for and on bel	(34,647,47
Note: a) There are no shares issued in last five years as fully paid up pursuant to cont b) There are no shares bought back in last five years as fully paid up by way of bonus c) There are no shares bought back in last five years. d) There are no calls unpaid. B. Reserves and Surplus Capital Reserves Opening Balance Add: Capital reduction during the year Total Less: Adjustment made during the year-Set off of Accumulated losses (Ref to Note given below) Closing Balance Profit & Loss Account Opening Balance of Profit & Loss A/c.after adjustment of capital reduction Add: Profit for the year Closing Balance Profit & Loss Account Opening Balance of Profit & Loss A/c.after adjustment of capital reduction Add: Profit for the year Closing Balance Note : The Capital reduction has been made as per the Order of the High Court against the Petition filed by the company, which resulted in a capital reduction In The Order of the High Court permits to set off of accumulated loss of Rs.5,93,47 the above Capital Reduction Balance of Rs.593,47,200. The same effect has b for P.S.N.RAVISHANKER & ASSOCIATES Chartered Accountants	59,347,200 59,347,200 59,347,200 59,347,200 (34,647,479) 59,347,200 n (34,647,479) 59,347,200 n (34,647,479) 59,347,200 an (34,647,479) 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,347,200 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,500 50,5000 50,500 50,500 50,5000 50,500 50	26,504,461 26,504,461 derabad dt 22.06.20 3,47,200. 3-2013 with the financial statem	(51,180,871) - (51,180,871) 16,533,393 15 ents. for and on bel EVEREST OR	(34,647,47
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Note: a) There are no shares issued in last five years as fully paid up pursuant to cont b) There are no shares issued in last five years as fully paid up by way of bonus c) There are no shares bought back in last five years. d) There are no calls unpaid. B. Reserves and Surplus Capital Reserves Opening Balance Add: Capital reduction during the year Total Less: Adjustment made during the year-Set off of Accumulated losses (Ref to Note given below) Closing Balance Profit & Loss Account Opening Balance - (Loss) Less: Acc.Losses adjusted to Capital Reduction amount included in the op. bal Brought forward balance of Profit & Loss A/c. after adjustment of capital reduction Add: Profit for the year Closing Balance Net Reserves and Surplus Note : The Capital reduction has been made as per the Order of the High Court against the Petition filed by the company, which resulted in a capital reduction I The Order of the High Court permits to set off of accumulated loss of Rs.5.93.47 the above Capital Reduction Balance of Rs.593.47,200. The same effect has b for P.S.N.RAVISHANKER & ASSOCIATES Chartered Accountants SREERAMAF Audit Com P.RAVI SHANKER DIN:	59,347,200 59,347,200 59,347,200 59,347,200 (34,647,479) 59,347,200 (34,647,479) 59,347,200 (34,647,479) 59,347,200 (34,647,479) 59,347,200 (34,647,479) 59,347,200 (34,647,479) 59,347,200 (34,647,479) 59,347,200 (34,647,479) 59,347,200 (34,647,479) 59,347,200 (34,647,479) 59,347,200 (34,647,479) 59,347,200 (34,647,479) 59,347,200 (34,647,479) 59,347,200 (34,647,479) 59,347,200 (34,647,479) 59,347,200 (34,647,479) 59,347,200 (34,647,479) 59,347,200 (34,647,479) 59,347,200 (34,647,479) 59,347,200 (34,647,479) 59,347,200 (34,647,479) 59,347,200 (34,647,479) 59,347,200 (34,647,479) 59,347,200 (34,647,479) 59,347,200 (34,647,479) 59,347,200 (34,647,479) 59,347,200 (34,647,479) 59,347,200 (34,647,479) 59,347,200 (34,647,479) 59,347,200 (34,647,479) 59,347,200 (34,647,479) 59,347,200 (34,647,479) 59,347,200 (34,647,479) 59,347,200 (34,647,479) 59,347,200 (34,647,479) 59,347,200 (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,647,470) (34,6	26,504,461 26,504,461 derabad dt 22.06.20 3,47,200. 3-2013 with the financial statem	(51,180,871) (51,180,871) 16,533,393 15 for and on bel EVEREST OR Dr. S.K.SF Managir	GANICS LIMITED
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Note: a) There are no shares issued in last five years as fully paid up pursuant to cont b) There are no shares bought back in last five years as fully paid up by way of bonus c) There are no shares bought back in last five years. d) There are no calls unpaid. B. Reserves and Surplus Capital Reserves Opening Balance Add: Capital reduction during the year Total Less: Adjustment made during the year-Set off of Accumulated losses (Ref to Note given below) Closing Balance Profit & Loss Account Opening Balance - (Loss) Less: Acc.Losses adjusted to Capital Reduction amount included in the op. bal Brought forward balance of Profit & Loss A/c.after adjustment of capital reduction Add: Profit for the year Closing Balance Note : The Capital reduction has been made as per the Order of the High Court against the Petition filed by the company, which resulted in a capital reduction In The order of the High Court permits to set off of accumulated loss of Rs.5,93,47 the above Capital Reduction Balance of Rs.593,47,200. The same effect has b for P.S.N RAVISHANKER & ASSOCIATES Chartered Accountants P RAVI SHANKER Partner P.RAI	59,347,200 59,347,200 59,347,200 59,347,200 59,347,200 01 24,699,721 1,804,740 of Judicature, Hyy balance of Rs.593 7,200 as on 31-03 reen disclosed in KRISHNA GRANIC mittee Chairman 06921031 MA KRISHNA inancial Officer	26,504,461 26,504,461 derabad dt 22.06.20 3,47,200. 3-2013 with the financial statem	(51,180,871) (51,180,871) 16,533,393 15 for and on bel EVEREST OR Dr. S.K.SF Managir DIN: C A.PAR Technic DIN: C S.K.HAF Executi	(34,647,47 half of the Board GANICS LIMITED RIHARI RAJU ng Director D1593620 VATISEM al Director D0910224



				(Rupees)
C. Long-Term Borrowings		As at 31st Mar 2016		As at 31st Mar 201
(a) Secured Loans				
- from banks				
1. Term Loan from Reliance Capital Ltd - I & II		1,556,327		7,351,014
2. Term Loan from Reliance Capital Ltd - III		3,330,682		
3. Term Loan from Reliance Capital Ltd-IV		5,380,045		
4. Term Loan from Kotak Mahindra Bank-VI		21,350,805		
5. Kotak Mahindra Prime Ltd-Hyundai Creta		753,867		
6. Sales Tax Deferment Liability (Payable as per A.P.State Government 14 years sales tax deferment scheme - repayment commenced from 2009-10 and payable before the year 2022-23)		15,378,183		16,887,186
(b) Unsecured Loans				
(i) Unsecured Loans from Directors & Near Relatives	31,358,933		30,358,933	
(ii) Inter Corporate Deposits from M/s.Veerat Finance & Investment Ltd - NBFC (Two of their directors of NBFC are relatives of the M.D of the Company)	52, <mark>491,</mark> 345		51,094,045	
(iii) Security Deposit from Employees	6,710,746	90,561,024	7,162,249	88,615,227
	Total	138,310,934		112,853,428
D. Short Term Borrowings				
(A) Secured		As at 31st Mar 2016		As at 31st Mar 201
 (a) Loans repayable on Demand - from Banks - Kotak Mahindra Bank Ltd 				
- from Banks - Kotak Mahindra Bank Ltd Cash Credit	45,818,424		36,678,425	
			39,985,207	
Bills Discounting (Domestic)	39,840,466			
Bills Discounting (LC Backed)	6,626,825		2,625,012	
Buyers Credit	9,018,700		12,273,650	
EPC	14,097,788	115,402,203	•	91,562,294
-			6	1
(b) LC Bills Discounting - Bank of India Total - A		5,583,014 120,985,217		14,630,645 106,192,938
(B) Unsecured				
(a) Loans repayable on Demand				
- from Other Parties				-
Total - B				
Total (A+B)		120,985,217		106,192,938
E. Trade Payables				
Creditors for Raw Materials		313,532,775		290,001,943
Creditors for Expenses		45,660,241		40,576,547
Creditors for Capital Goods		43,740,795		23,355,824
Total		402,933,810		353,934,315
			for and on be	half of the Board
for P.S.N.RAVISHANKER & ASSOCIATES		1	EVEREST OR	GANICS LIMITED
Chartered Accountants				
000000000000000000000000000000000000000				
SREERAMAKRI		IHI		RIHARI RAJU
Audit Commit				ng Director
P.RAVI SHANKER DIN: 06	921031		DIN: (01593620
Partner				
P.RAMA	KRISHNA		A.PAR	VATISEM
Chief Fina	ncial Officer		Technic	al Director
				00910224
NISHA	JAIN		SKHA	RI KRISHNA
Place: Hyderabad Company				ive Director
	occiercity		Executi	No Director
Date : 30.05.2016				01664260



SCHEDULES FORMING PART OF THE BALANCE SHEET

			(): 	(Rupees
F. Other Current Liabilities		As at 31st Mar 2016		As at 31st Mar 201
(a) Current maturities of long-term debt				
- from banks				
1. Term Loan from Reliance Capital Ltd - I & II	5,450,610		7,475,264	
2. Term Loan from Reliance Capital Ltd - III	2,239,428			
			-	
3. Term Loan from Reliance Capital Ltd - IV	3,256,660		-	
4. Term Loan from Kotak Mahindra Bank Ltd - V	-		7,899,459	
5. Term Loan from Kotak Mahindra Bank Ltd - VI	4,556,433			
6. Kotak Prime Ltd-Mahindra XUV 500 FWD W8	6 2 1		35,735	
7. Working Capital Term Loan from Kotak Mahindra Bank - II			2,763,133	
8. Kotak Mahindra Prime Ltd-Hyundai Creta	351,222	15,854,352	-	18,173,59
(b) Current Maturities of Deferred Payment Liability - Deferred Sales Tax Liability		1,509,003		1,446,67
(c) Statutory Liabilities				
a) ESI Dues	844,966		146,965	
b) PF Dues	2,751,969		2,106,438	
	41,600			
c) Professional Tax Dues			11,250	
d) TDS Payable	3,785,349		831,443	
e) Dues to Income Tax Department	208,979		357,822	
		7,632,863		3,453,91
(d) Other Liabilities		4,519,813		2,534,42
Total		29,516,031		25,608,59
G. Short Term Provisions		As at 31st Mar 2016		As at 31st Mar 201
(a) Provision for employee benefits (Gratuity)		5,808,321		5,080,99
(b) Others		0,000,021		0,000,00
1. Income Tax - MAT	400,000		4,100,000	
2. FBT for earlier years	855.000	1,255,000	855,000	4,955.00
Total	055,000	7,063,321	035,000	10.035.99
		1,000,021		half of the Board
for P.S.N.RAVISHANKER & ASSOCIATES Chartered Accountants			EVEREST OR	GANICS LIMITED
	SREERAMAKRISHNA GRANI	ЭНІ	Dr S K S	RIHARI RAJU
	Audit Committee Chairman	60.71%		ng Director
P.RAVI SHANKER	DIN: 06921031			01593620
Partner			2.1.	
	P.RAMA KRISHNA		A PAR	VATISEM
	Chief Financial Officer		Technic	al Director 00910224
			0.444	
Discu II doubed	NISHA JAIN			RI KRISHNA
Place: Hyderabad	Company Secretary			ive Director
Date : 30.05.2016	And Add and Add and Market		DIN:	01664260

Gross Block Additions/ transfers 31,03:16 year Deletional/ during the year 31,03:16 31,03:16 year year 5,308,4 14,767,792 4,500,000 45,018,5 59,318,882 19,308,920 477,877,1 55,480 2,734,6 2,734,6 565,821 19,308,920 477,877,1 1,048,829 19,308,920 477,877,1 1,048,829 19,308,920 2,734,6 1,048,829 19,308,920 2,734,6 1,048,829 19,428,186 4,660,3 1,043,829 14,767,792 2,646,603 77,644,652 23,808,920 7,325,0 77,644,652 23,808,920 7,326,0 19,428,186 14,767,792 4,660,3 65,681,022 101,423,577 5,948,00 65,681,022 101,453,577 5,948,00 16ance with Schedule-III (Useful Lives to Co 0	Block As At transfers 31.03.16 01.04.15 Deletions/ transfers 31.03.16 01.04.15 01.04.15 during the vear 5.308.474 5.308.474 - 4,500.000 45,018,535 18,924,904 - 19,308.920 477.877,121 224.171.018 2 2,734.634 1,722.039 2 - 2,734.630 47.60,403 1,300.403 2 19,308.920 544,660,205 251,223,566 - 23,508,920 544,660,205 251,223,566 - 114,767,792 5,287,606 - - 23,508,920 544,660,205 251,223,566 - 114,767,792 5,287,606 - - 23,508,920 544,660,205 251,223,566 - 101,453,572 5,287,606 - - 101,453,572 5,287,606 - - 101,453,572 5,287,606 - - 101,453,572 5,287,606 251,223,566 - <th>21 224,171,018 20,761,793 5,913,574 34 1,722,039 190,450 5,913,574 35 1,831,555 324,209 5,913,574 36 1,331,555 324,209 8,325,938 36 3,273,547 592,031 8,325,938 30 251,223,566 27,277,799 8,325,938 6 - - - 1 - - - 1 - - - 1 - - - 1 - - - 1 - - - 1 - - - 10 - - - 11 - - - 12 11,1799 8,325,938 13 251,223,566 27,277,799 14 - - - 15 - - - 16 251,223,566 27,277,799 8,325,938 10 251,223,566 27,277,799 8,325,938 10 - - - 10 - - - 10 - - - 11 <</th> <th>m Meterions As At As Aa year 31.03.16 31.03.16 31.03.16 year 31.03.16 31.03.21 5.308.47 5,913,574 2.913,574 2.31.03.16 31.03.23 5,913,574 2.31,03.16 31.03.23 5.308.47 5,913,574 2.39,039,237 238.837,88 32.379.21 5,913,574 2.39,039,237 238.837,88 3.459,39 5,913,574 2.915,764 648.77 1.562.943 2,155,764 2.155,764 648.77 1.562.943 8,325,938 2.10,175,427 2.459,00 5,287,60 8,325,938 2.10,175,427 2.4432,78 4.660.39 8,325,938 2.70,175,427 2.4432,78 2.214,484 8,325,938 2.70,175,427 2.4432,78 2.4432,78 8,325,938 2.70,175,427 2.84,432,78 2.4332,78 9,325,938 2.70,175,427 2.84,432,78 2.4432,78 9,325,938 2.70,175,427 2.84,432,78 2.4432,78 <td< th=""><th>Net 1 As At 31,03,15 5,308,474 5,308,475 5,308,475 648,775 648,775 2,484,779 3,459,395 5,287,605 9,948,007 9,948,007 284,432,780 9,948,007 284,432,780 9,948,007 284,432,780 0,9,948,007 284,432,780 9,948,007 284,432,780 9,948,007 284,432,780 9,948,007 284,432,780 9,948,007 284,432,780 9,948,007 284,432,780 9,948,007 284,432,780 9,948,007 284,432,780 10 incetor 5,284,432,780 10 incetor 7,175EM 7,175EM 7,175EM</th></td<></th>	21 224,171,018 20,761,793 5,913,574 34 1,722,039 190,450 5,913,574 35 1,831,555 324,209 5,913,574 36 1,331,555 324,209 8,325,938 36 3,273,547 592,031 8,325,938 30 251,223,566 27,277,799 8,325,938 6 - - - 1 - - - 1 - - - 1 - - - 1 - - - 1 - - - 1 - - - 10 - - - 11 - - - 12 11,1799 8,325,938 13 251,223,566 27,277,799 14 - - - 15 - - - 16 251,223,566 27,277,799 8,325,938 10 251,223,566 27,277,799 8,325,938 10 - - - 10 - - - 10 - - - 11 <	m Meterions As At As Aa year 31.03.16 31.03.16 31.03.16 year 31.03.16 31.03.21 5.308.47 5,913,574 2.913,574 2.31.03.16 31.03.23 5,913,574 2.31,03.16 31.03.23 5.308.47 5,913,574 2.39,039,237 238.837,88 32.379.21 5,913,574 2.39,039,237 238.837,88 3.459,39 5,913,574 2.915,764 648.77 1.562.943 2,155,764 2.155,764 648.77 1.562.943 8,325,938 2.10,175,427 2.459,00 5,287,60 8,325,938 2.10,175,427 2.4432,78 4.660.39 8,325,938 2.70,175,427 2.4432,78 2.214,484 8,325,938 2.70,175,427 2.4432,78 2.4432,78 8,325,938 2.70,175,427 2.84,432,78 2.4332,78 9,325,938 2.70,175,427 2.84,432,78 2.4432,78 9,325,938 2.70,175,427 2.84,432,78 2.4432,78 <td< th=""><th>Net 1 As At 31,03,15 5,308,474 5,308,475 5,308,475 648,775 648,775 2,484,779 3,459,395 5,287,605 9,948,007 9,948,007 284,432,780 9,948,007 284,432,780 9,948,007 284,432,780 0,9,948,007 284,432,780 9,948,007 284,432,780 9,948,007 284,432,780 9,948,007 284,432,780 9,948,007 284,432,780 9,948,007 284,432,780 9,948,007 284,432,780 9,948,007 284,432,780 10 incetor 5,284,432,780 10 incetor 7,175EM 7,175EM 7,175EM</th></td<>	Net 1 As At 31,03,15 5,308,474 5,308,475 5,308,475 648,775 648,775 2,484,779 3,459,395 5,287,605 9,948,007 9,948,007 284,432,780 9,948,007 284,432,780 9,948,007 284,432,780 0,9,948,007 284,432,780 9,948,007 284,432,780 9,948,007 284,432,780 9,948,007 284,432,780 9,948,007 284,432,780 9,948,007 284,432,780 9,948,007 284,432,780 9,948,007 284,432,780 10 incetor 5,284,432,780 10 incetor 7,175EM 7,175EM 7,175EM
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SCHEDULES FORMING PART OF THE BALANCE SHEET



				(Rupees
. Non-Current Investments		As at 31st Mar 2016		As at 31st Mar 201
nvestment in Equity Instruments		As at 51st mar 2010		As at Sist mar 2010
Equity Shares in Pattancheru Envirotech Ltd (PETL) - at cost		815,408		815,408
Unquoted 81540 No.of equity shares of Rs.10/- each in PETL)		010,400		010,400
conquoted 01040 No.of equity shares of No. Tor- each in PETEr				
Equity Shares in State Bank of Travancore (SBT)		30,000		30,000
Quoted 50 No.of equity shares of Rs.10/- each in SBT)				
	Tetel	945 409		0.45 405
	Total	845,408		845,408
J. Other Non-Current Assets				
Security Deposits with Others		738,743		566,838
Security Deposits with Government Company-TSCPDCL		6,089,989		4,072,246
Security Deposits for Mobile, Internet		98,492		102,840
Total		6,927,224		4,741,924
K. Inventories				.,,
a) Raw materials		60,761,267		41,687,219
b) Work-in-progress		16,678,303		17,770,955
c) Finished Goods		12,158,837		18,995,429
d) Stores and Spares		2,880,536		2,076,012
(e) Others				
- Coal		1,070,405		3,484,635
- Packing Material		602,023		722,352
Total		94,151,371		84,736,602
, otal		01,101,011		01,100,000
L.Trade Receivables		As at 31st Mar 2016		As at 31st Mar 201
Trade Receivables				
(a) Unsecured, considered good;		1 705 570		5 705 44
- morethan 6 months		4,785,572		5,725,111
(b) Others		314,855,728		283,602,479
	Total	319,641,300		289,327,590
M. Cash and cash equivalents				
Cash and Cash Equivalents				
a) Balances with Banks;		1,276,339		2,184,639
(b) Cash on Hand;		341,605		25,286
c) Others - Fixed Deposits under lien with Bank		8,992,591		8,289,480
	Total	10,610,535		10,499,404
N. Short-term loans and advances				
i) Advances - Unsecured, considered good	0.000.001		0.040.407	
Advances - Capital Goods Advances - Raw Materials	2,928,254 1,795,120		2,218,427 2,183,184	
Advances - Raw materials Advance - Consumables-Coal	6,481,343		5,686,157	
Advances - Staff	6,189,710		4,289,039	
Advances - Others	6,545,933	23,940,360	7,640,286	22,017,093
(ii) Other Loans and Advances-Unsecured, considered good Excess Remuneration to Directors		2 220 002		5 5 5 4 4 2
Other Receivables		3,329,002		5,561,420
		1,137,343		1,068,414
Total		28,406,705		28,646,933
0. Other Current Assets		1		
Cenvat Credit		5,423,740		5,086,684
IDS Receivable		333,339		329,434
Excise Duty Rebate Receivable		7,924,173		409,466
Total		13.681.251		5.825.583
Iotal		13,681,251	for and on be	half of the Board
or P.S.N.RAVISHANKER & ASSOCIATES				GANICS LIMITED
Chartered Accountants				
			D. O. K. O	
	SREERAMAKRISHNA GRANE	IHI		RIHARI RAJU
P.RAVI SHANKER	Audit Committee Chairman DIN: 06921031			ng Director 01593620
P.RAVI SHANKER Partner	Diry. 00921031		DIN: (1333020
distroit	P. RAMA KRISHNA			VATISEM
	Chief Financial Officer			al Director
	enter i manerar enter			00910224
Disco Hudershed	NISHA JAIN			RIKRISHNA
Place: Hyderabad Date : 30.05.2016	Company Secretary			ve Director 01664260



P. Revenue from Operations		for the year ended 31st Mar 2016		(Rupees) for the year ended 31st Mar 2015
Sale of products				
- Domestic Sales	821,220,550		848,326,343	
Less: Excise Duty	90,426,222		94,317,968	
	730,794,328		754,008,375	
- Export Sales	261,644,670	992,438,997	304,079,817	1,058,088,192
Sale of services				
Other operating revenues (Job Work Charges)		2,325,710		1,681,068
Net Turnover		994,764,707		1,059,769,26
Q. Other Income				
Interest Income		1,108,214		1,103,386
Export Incentives		2,311,797		1,935,00
Net Foreign Exchange Gain/(Loss)				
Foreign Exchange Gain	3,088,619		(1,077,926)	
Less: Foreign Exchange (Loss)	(2,853,125)	235,494	3,344,657	2,266,73
Total		3,655,505		5,305,11
R. Cost of Raw materials Consumed				
Opening Stock of Raw Materials		41,687,219		34,349,920
Add: Purchase of Raw Materials		636,312,801		700,232,58
Total	ľ	678,000,020	t t	734,582,50
Less: Closing Stock of Raw Materials		60,761,267		41,687,21
Net Amount		617,238,753		692,895,28
S. Changes in Inventory of FG				
Opening Stock of Finished Goods	18,995,429	1	11,965,400	
Less: Closing Stock	12,158,837		18,995,429	
Net Amount	12,150,057	6.836.592	10,995,429	(7,030,02
T 01				
T. Changes in Inventory of WIP Opening Stock of Work in progress	17,770,955		34,280,956	
Less: Closing Stock	16,678,303		17,770,955	
		1.092.652		16,510,00
Net Amount		1,092,652		16,510,00
for P.S.N.RAVISHANKER & ASSOCIATES Chartered Accountants			for and on behal EVEREST ORGA	
	SREERAMAKRISHNA GRAM	IHU	Dr.S.K.SRIH	
	Audit Committee Chairman	n	Managing	
P.RAVI SHANKER Partner	DIN: 06921031		DIN: 015	593620
	and the second second second		TO GERMAN AND	
	P.RAMA KRISHNA		A.PARVA	
	Chief Financial Officer		Technical DIN: 009	
			0.000	(DIOLINIA
	NISHA JAIN		S.K.HARI	
Place: Hyderabad	Company Secretary		Executive	
Date : 30-05-2016			DIN: 016	64260



				(Rupees)
U. Employee Benefit Expenses		for the year		for the year
		ended		year ended
		31st Mar 2016		31st Mar 2015
Salaries and Wages		61,864,302		56,505,71
Contribution to provident and other funds		3,414,337		2,846,68
Staff welfare expenses		3,519,647		2,637,79
				_,,
Statutory and Other Benefits		3,438,618		3,881,30
Total		72,236,904		65,871,50
V. Finance Cost				
nterest		15,609,106		15,371,44
Bills Discounting Charges		8,011,686		10,146,63
Processing, Documentation and other bank charges		2,363,409		1,489,57
Total		25,984,201		27,007,66
W. Depreciation and amortization expense				
- Depreciation on Tangible Fixed Assets		27,277,799	1	26,716,78
- Depreciation on rangible rixed Assets				
Fotal		27,277,799		26,716,78
K. Other Expenses				
Payments to the auditor as				
a.auditor	250,000		150,000	
b.for taxation matters	50,000		50,000	
	-	250.000		050.00
c.for other services	50,000	350,000	50,000	250,00
Manufacturing Expenses:				
a) Material Conversion Charges	20,273,770		13,208,120	
b) Stores Consumables	3,150,749		1,152,149	
c) Lab Expenses	7,584,865		6,555,713	
d) Effluent Charges	21,213,368		8,850,577	
e) Power and Fuel	74,154,458		82,687,463	
	,			
f) Plant Repairs & Maintenance Charges	39,256,380		32,260,348	
g) Production Contract Charges	19,674,997	185,308,587	19,199,146	163,913,51
Administrative Expenses:				
a) Conveyance	269,954		219,781	
b) Postage, Telephone Charges	1,018,989		901,426	
c) Rent, Rates & Taxes	1,294,009		1,662,295	
(d) Insurance	3,035,263	I	2,900,949	
e) Security Charges	1,673,668	I	1,344,802	
f) Consultancy Charges	4,879,568		1,179,383	
(g) Office Maintenance	315,969		305,548	
(h) Vehicle Maintenance	1,435,593		1,203,857	
		04.000.000		40 505 04
i) Other Administrative Expenses	10,443,949	24,366,962	9,877,870	19,595,91
Selling & Distribution Expenses:				
a) Business Promotion	5,139,630		5,402,664	
b) Travelling Expenses	4,538,363		3,762,206	
c) Postage, Telephone Charges	208,656		143,161	
d) Conveyance-Marketing	257,714		243,133	
e) Commission on Sales	3,955,983		4,143,823	
f) Freight Outward	920,462		1,379,194	
(g) Freight Outward on Exports	3.282.327		3,309,792	
(h) Packing Material	7,486,606		7,196,732	
i) Other Expenses	731,662		446,902	
i) Other Expenses i) Bad Debts written off		27 624 402		20.005.00
	1,000,000	27,521,403	3,957,685	29,985,29
Fotal:		237,546,953		213,744,72
			for and on behal	f of the Board
or P.S.N.RAVISHANKER & ASSOCIATES		I	EVEREST ORGA	NICS LIMITED
Chartered Accountants				
	SREERAMAKRISHNA GRA		Dr.S.K.SRIH	
	Audit Committee Chairma	n	Managing	Director
P.RAVI SHANKER	DIN: 06921031		DIN: 015	93620
Partner				
	P.RAMA KRISHNA		A.PARVA	TISEM
	Chief Financial Officer		Technical	
	Unier rinancial Officer			
			DIN: 009	10224
	NISHA JAIN		S.K.HARI I	
Places Hyderehad			Executive	
Place: Hyderabad	Company Secretary			
Date : 30-05-2016			DIN: 016	004260
	67		Div. or	



NOTES FORMING PART OF THE ACCOUNTS

NOTES TO ACCOUNTS EVEREST ORGANICS LIMITED

Note No.Y :

ADDITIONAL NOTES FORMING PART OF THE ACCOUNTS

1. ACCOUNTING POLICIES :

a) Basis of preparation:

The company follows the mercantile system of accounting and recognizes incomes and expenses on accrual basis. The accounts are prepared on historical cost basis and as a going concern. These financial statements of Everest Organics Limited have been prepared and presented in accordance with Accounting Principles (IGAAP) generally accepted in India. IGAAP comprises of accounting standards notified by the Central Government of India under Section 133 of the Companies Act, 2013 read with rule 7 of Companies (Accounts) Rules, 2014, other pronouncements of the Institute of Chartered Accountants of India, the relevant provisions of Companies Act, 2013 and guidelines issued by Securities and Exchange Board of India (SEBI). The financial statements are presented in Indian rupees rounded off to the nearest rupee.

The company's Internal Financial Control (IFC) 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, which is being implemented by the company as a continuous process exercise required for providing reasonable assurance regarding the reliability of the financial reporting.

Accounting policies not referred to herein otherwise are consistent with Generally Accepted Accounting Principles in India.

b) Use of estimates :

The preparation of the financial statements in conformity with IGAAP requires the management to make estimates of useful life of tangible and intangible assets, assessment of recoverable amounts of deferred tax assets, provision for obligations relating to employees, provisions against litigations and impairment of assets. Actual results could differ from these estimates. Estimates and underlying assumptions are reviewed on an ongoing basis. Any revision to accounting estimates is recognized prospectively in the current and future periods and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent liabilities on the date of the financial statements and reported amounts of revenues and expenses for the year.

c) Revenue recognition :

Revenue is recognized to the extent that it is probable that the economic benefits will flow to the Company and the revenue can be reliably measured. Revenue from sale of goods is recognized on dispatch (in respect of exports on the date of the bill of lading or airway bill) which coincides with transfer of significant risks and rewards to customer and is net of trade discounts, sales returns and sales tax, where applicable. Excise duty deducted from revenue (gross) is the amount that is included in revenue (gross).

Interest is recognized on a time proportion basis taking into account the amount outstanding and the rate applicable.

Export entitlements are recognized and shown under the head "other income" when the same is received / right to receive, as per the terms and conditions of the scheme, is established in respect of the exports made and where there is no significant uncertainty regarding the ultimate collection of the relevant export proceeds.

d) Provisions and contingent liabilities :

A provision is recognized if as a result of a past event the company has a present legal obligation that is



NOTES FORMING PART OF THE ACCOUNTS

reasonably estimable and it is probable that an outflow of economic benefits will be required to settle the obligation. Where no reliable estimates can be made, a disclosure is made as a contingent liability. A disclosure for a contingent liability is also made when there is a possible obligation that may, but probably will not require an outflow of resources.

e) Current and non-current classification

All the assets and liabilities have been classified as current or non-current as per the Company normal operating cycle and other criteria set out in the Schedule-III to the Companies Act, 2013.

i) Assets:

An asset is classified as current when it satisfies any of the following criteria:

a) it is expected to be realized in, or is intended for sale or consumption in, the Company's normal operating cycle;

b) it is held primarily for the purpose of being traded;

c) it is expected to be realized within 12 months after the reporting date; or

d) it is cash or cash equivalent unless it is restricted from being exchanged or used to settle a liability for at least 12 months after the reporting date.

ii) Liabilities:

A liability is classified as current when it satisfies any of the following criteria:

a) it is expected to be settled in the Company's normal operating cycle;

b) it is held primarily for the purpose of being traded;

c) it is due to be settled within 12 months after the reporting date; or

d) the Company does not have an unconditional right to defer settlement of the liability for at least 12 months after the reporting date. Terms of a liability that could, at the option of the counterparty, result in its settlement by the issue of equity instruments do not affect its classification.

Current assets / liabilities include the current portion of non-current financial assets / liabilities respectively.

All other assets / liabilities are classified as non-current.

e) Fixed Assets :

Tangible fixed assets are carried at the historical cost of acquisition or construction or at the consideration paid less accumulated depreciation arrived at taking into Schedule II of the Companies Act, 2013. The cost of tangible fixed assets includes non-refundable taxes, duties, freight and other incidental expenses related to the acquisition and installation of the respective assets. Borrowing costs directly attributable to acquisition or construction of those fixed assets which necessarily take a substantial period of time to get ready for their intended use are capitalized.

Borrowing costs are interest and other costs incurred by the Company in connection with the borrowing of funds.

Subsequent expenditure related to an item of tangible fixed asset is capitalized only if it increases the future benefits from the existing assets beyond its previously assessed standards of performance.

However, during the year there is no such interest expenditure which is capitalized.

Advances paid towards acquisition of tangible fixed assets outstanding at each balance sheet date are shown under short-term loans and advances. Cost of assets not ready for intended use, as on the balance sheet date, is shown as capital work-in-progress.

Gains or losses from disposal of tangible fixed assets are recognized in the statement of profit and loss.

NOTES FORMING PART OF THE ACCOUNTS

f) Depreciation:

Depreciation on fixed assets is provided as per useful lives specified in the Schedule II of the Companies Act, 2013 for the actual period of the usage of the assets on prorate basis, with Plant & Machinery considered to be coming under the category of "manufacture of pharmaceuticals and chemicals" accordance with clauses 1 & 2 of Section 123 of the Companies Act, 2013.

EVEREST ORGANICS LIMITED

g) Inventories :

Raw materials, packing materials, stores, spares, consumables are valued at cost, after providing for obsolescence. Work-in-process is valued at cost of raw materials and proportionate overheads. Finished goods are valued at lower of the cost or market value/net realizable value. Cost includes all charges incurred in relation to the goods.

Net Realizable Value (NRV) is the estimated selling price in the ordinary course of the business, less the estimated costs of completion and the estimated costs necessary to make the sale. Cost of inventories comprises all cost of purchase, cost of conversion and other costs incurred in bringing the inventories to their present location and condition. The cost of all categories of inventory is determined using weighted average cost method.

h) Cash Flow Statement :

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

i) Research & Development Expenditure

It is the policy of the company to transfer the Research & Development Expenditure on capital items to assets and depreciation is charged thereon accordingly at the applicable rates and Revenue expenditure on Research and development is charged off to Profit & Loss in the year in which it is incurred.

j) Foreign Currency Transactions :

Foreign currency denominated monetary assets and liabilities are translated at exchange rates in effect at the Balance Sheet date. The gains or losses resulting from such translations are included in the statement of profit and loss account. Non-monetary assets and non-monetary liabilities to be denominated in foreign currency and measured at fair value are translated at the exchange rate prevalent at the date when the fair value was determined. Non-monetary assets and non-monetary liabilities to be denominated in foreign currency are measured at historical cost are translated at the exchange rate prevalent at the date of transaction.

Revenue, expense and cash flow items denominated in foreign currencies are translated using exchange rate in effect on the date of transaction. Transaction gain or loss realized upon settlements of foreign currency transactions are included in determining net profit for the period in which the transaction is settled.

k) Employee Benefits :

Contributions to defined contribution retirement benefit schemes are generally recognized as an expense when employees have rendered services entitling them to contributions. Accordingly company provided for payment of Gratuity. However, the company has not made any contribution/deposited the money to the employees towards gratuity liability and has made only a provision in this regard. The provision made or calculated is as per the assessment of the management, but not as per the actuarial valuation as required under AS-15 on Employee Benefits.

Further, the company has not provided for leave encashment of about Rs.35.93 lakhs as at 31-03-2016 (previous year Rs. 30.70 lakhs).

I) Earnings per Share :

Basic earnings per share is computed by dividing the net profit after tax by the weighted average number of equity shares outstanding during the period. During the year ended 31-03-2016 diluted earnings per share is same as that of the basic earnings per share as the company does not have any dilutive potential equity shares as on that date.

EVEREST ORGANICS LIMITED

m) Income Tax Expense:

Income tax expense comprises of current tax and deferred tax charge or credit.

A) Current Tax:

The current charge for income taxes is calculated in accordance with the relevant tax regulations applicable to the Company. As the company has accumulated losses as on 31-03-2016 under the Income Tax Act, 1961 the tax calculation under the Minimum Alternative Tax is made and provided for.

B) Deferred Tax:

Deferred tax expense or benefit is recognized on timing differences being the difference between taxable income and accounting income that originate in one period and is likely to reverse in one or more subsequent periods. However the company is having brought forward losses under income tax Act, 1961. Hence there would arise a deferred tax asset, and on conservative principle, the same is not recognized.

n) Impairment of Assets :

The Company assesses, from year to year, as to whether there is any indication that an asset is impaired. However, in the opinion of the management, there has been no impairment loss during the year.

4. (i)The Secured Loans from Kotak Mahindra Bank (Note Nos.–C, D & F) with total credit limits of Rs.2314 lakhs (Fund Based: Rs.1754 lakhs & Non-Fund Based : Rs.560 lakhs) are secured by the first and exclusive charge by way of equitable mortgage by deposit of Titles Deeds of the Company's immovable properties of Land admeasuring Ac. 35-20 Guntas Sy.Nos.38, 39, 40 and 45, with Buildings thereon in situated at Aroor Village, Sadasivpet Mandal, Medak District, Telangana State, hypothecation of stocks, receivables and other current assets, and also by the personal guarantees of promoter directors and mortgage of the personal immovable properties of the promoters, directors.

(ii) Secured Loans of Rs.212.14 lakhs from Reliance Capital are secured by the hypothecation of the equipment acquired out of the term loan given by them and also the personal guarantee of two of the promoter directors.

5. The total CENVAT available on Raw Materials for the year amounting to Rs.878.08 lakhs (previous year Rs. 928.13 lakhs) has been adjusted in the cost of raw materials and the unavailed CENVAT credit on account of Service Tax, CENVAT on Capital goods, PLA Balances amounting Rs.54.23 lakhs (previous year Rs. 50.87 lakhs) has been shown under the "Current Assets" in the Balance Sheet.

6. Investment:

Of the total investments of Rs.8.45 lakhs part of the same is represented by the fully paid Equity Shares of M/ s.Patancheru Envirotech Limited made as contribution for utilizing their services of common Effluent Treatment Plant set up by the M/s. Patancheru Envirotech Ltd. to the tune of Rs.8.15 lakhs (Unquoted 81540 No.of equity shares of Rs.10/- each fully paid up-Market value as on 31.03.2016 & 31.03.2015 are not available and part of the investment is represented by shares of State Bank of Travancore amounting to Rs.0.30 lakhs (50 Shares of Rs.10 each fully paid up and the same are valued at cost. (Market Value as on 31-03-2016 & 31-03-2016 & 31-03-2015 being Rs.386 per share and Rs.436 per share respectively).

These investments are intended to be held for more than one year and are accordingly classified as noncurrent investments.



7. Trade Receivables :

		(Rs. In lacs)
	As on	As on
	31-03-2016	31-03-2015
Aggregate amount of Trade Receivables outstanding for a period		
exceeding six months from the date they are due for payment :		
Unsecured, considered good	47.86	57.25
Aggregate amount of Trade Receivables outstanding for a period not		
exceeding six months from the date they are due for payment :		
Unsecured, considered good	3148.55	2836.02
Total :	3196.41	2893.27

8. Other Cash and Cash Equivalents comprising of cash in hand of Rs.3.42 lakhs, Cash at Bank in Current Accounts of Rs.12.76 lakhs, Fixed Deposits (held under lien with the banks in the form of Fixed Deposits) amounting to Rs 89.93 lakhs with maturity of more than 12 months as on 31-03-2016.

9. Foreign Exchange Earnings and Outgo :

		(Rs. In Lakhs)
Particulars	2015-16	2014-15
2(A) Earnings in Foreign Exchange :		
Export of goods calculated on FOB Basis	1823.92	1981.09
2(B) Foreign Exchange Outgo		
i) Value of Imports Calculated on CIF Basis in respect of		
Raw Material	1379.27	1297.48
Capital Goods		31.11
i) Travelling Expenses	27.60	11.27
iii) Sales Commission incurred abroad	26.21	20.69

10. Particulars of Managerial Remuneration (Salary, Allowances, etc.):

(Rupees in lakhs)

Particulars	2015-16	2014-15
Dr.S.K.Srihari Raju (Managing Director)	25.50	24.00
A.Parvatisem(Technical Director)	18.00	12.00
S.K.Hari Krishna (Whole Time Director)	6.75	6.00
TOTAL :	50.25	42.00

During the year the Board of Directors of the Company have enhanced the remuneration to the Managing Director and to two Wholetime Directors of the company w.e.f. 01-01-2016 as under :

i) Dr.S.K. Srihari Raju, Managing Director : from Rs.2.00 lakhs p.m. to Rs.2.50 lakhs p.m.

ii) S.K.Hari Krishna, Wholetime Director : from Rs.0.50 lakhs p.m. to Rs.0.75 lakhs p.m.

iii) A. Parvatisem has been paid the full remuneration of Rs.1.50 lakhs p.m. as per the prior year's appointment terms.



11. Details of production, Turnover (As certified by the management)

a) Annual Capacities : (as Certified by the management) :

Year	2015-16				2014-15	5
Name of the Product	Installed	Operating	% of	Installed	Operating	% of
	Capacity	Capacity	Capacity	Capacity	Capacity	Capacity
	TPA	TPA	Achieved	TPA	TPA	Achieved
OMEPRAZOLE	180	124	69	180	142	79
CHLORO COMPOUND	300	194	65	300	247	82
BENZIMIDAZOLE	180	158	88	180	160	89
ESOMEPRAZOLE	48	44	92	48	47	98
PANTAPRAZOLE	60	43	72	60	45	74

b) Details of Production, Turnover (As certified by the management)

	Product	tion			Sale	es Value	
Description	(Qty/M	Ts)	Sales (Qty/MTs)	(Rs.in Lacs)		
Name of the Product	2015-16	2014-15	2015-16	2014-15	2015-16	2014-15	
Omeprazole Powder	124.43	141.89	119.36	149.11	2791.74	3,572.16	
Benzimidazole	157.49	159.77	79.85	68.80	636.95	491.13	
Chloro Compound	193.82	246.79	67.24	77.77	1315.01	1,491.04	
Op. Sulphide	198.17	230.08	0.553	2.13	11.89	42.91	
Esomeprazole Magnesium	91.44	46.91	46.83	44.21	1908.11	1,906.85	
Pantaprazole Sodium	43.41	44.59	43.18	46.74	1869.17	2,215.24	
Ammonium Sulphate	551.93	939.43	556.85	511.45	110.705	85.83	
Tetralone	34.00	233.55	34.00	233.55	269.59	236.24	
Others					1011.22	539.48	
Total					9924.39	10580.88	

c) Details of Major Raw-material consumed (As certified by the management)

		2015-16	2	2014-15
Description	(Qty/MTs)	Value (Rs.lacs)	(Qty/MTs)	Value (Rs.lacs)
3, 5 Lutidine	236.73	690.79	271.17	765.09
MDC	447.51	225.59	467.67	278.93
Acetone	388.26	233.22	365.52	317.69
Acetic Acid	174.46	67.59	290.22	144.87
Toluene	354.14	221.63	394.84	325.65
Para Anisidine	67.2	134.04	164.45	312.84
Methanol	626.63	160.21	742.50	218.87
DMS	233.56	64.44	293.11	100.21
APS	7.33	8.83	409.44	237.22
Others		4366.05		4,227.57
Total		6172.39		6,928.95



I) Value of Imported an Description	Indigenous Rav		15-16	ieu (As certilled	2014	
Description	Value(Rs. La			%	Value (R	-	%
Imported	1445	-	23.42			1,333.97	19.25%
Indigenous	4,726	-	76.58			5,594.98	80.75%
Total	6172		100.00			6,928.95	100.00%
2. Related Party Trans	actions:						
Party Name	Nature of Transaction		action Int(Rs)		osing al.(Rs)	Relationshi Managerial	ip with Key Person
Virat & Co	Gross Sales made by the company	177,1	90	10	,94,051	Firm is the	Partners of the wife of Executive he Company
Virat & Co	Gross Purchase made by the company	es 26,39	5,485	2,0	04,59,805	do	
A. Parvatisem	Unsecured Loar taken by the Company	n 		15	,93,000	Technical D Company	irector of the
Dr.S.K.Srihari Raju	do			2,2	23,00,033	Managing D Company	Director of the
Dr.S.K.Sirisha	do			19	,21,000	Director of t	he Company
S.K.Seetharama Raju	do			15	,20,900	Director of t	he Company
S.K. Sudha	Office Rent & Maintenance paid by the					Wife of Dire Company	ector of the
	company	12,79	,859	2,	57,149		
S.K.Hari Krishna	Unsecured Loar taken by the company	ר 10,00	,000	40	,24,000	Executive D Company	Director of the
Veerat Finance and Investment Limited	Unsecured loan taken by the company	13,97	,300	52	,491,345	other Comp	Directors of the any are relatives aging Director of

13. Contingent Liabilities not provided for:

1) Letters of Credit established by the Kotak Mahindra Bank on behalf of the Company Rs. 366.13 lakhs (Previous year – Rs. 421.36 lakhs).

EVEREST ORGANICS LIMITED

2) Bank Guarantees issued by the Kotak Mahindra Bank on behalf of the company Rs.5.00 lakhs.

(Previous year- Rs.5.00 lakhs)

14. Fire Accident and Insurance Claim thereon :

During the year the company met with a Fire Accident on 17-07-2015 at the Production Block-2(Pilot Plant) resulting in loss of Inventories and Fixed Assets. The company lodged the claim with the insurer for the loss of inventories amounting to Rs.99.79 lakhs and for the loss of net block of Fixed Assets amounting to Rs.154.83 lakhs, both covered under Reinstatement Value Clause of the Insurance Policy. Against the same the company received an adhoc payment of the claim amount of Rs.174.85 lakhs. The Net Balance of the assets lost in excess of the claim amount received resulting in the amount of Rs.79.76 lakhs is written off to the Profit & Loss Account. The final settlement of claim in this regard is pending.

15. Litigations :

The State Pollution Control Board (PCB) issued a notice to the company regarding non-compliance of certain aspects of the pollution control and treatment of effluents released from the operations of the plant situated at Aroor (V), Sadasivapet (M), Medak District. The company has filed an appeal with the concerned Pollution Control authorities and also preferred a Miscellaneous Petition at the National Green Tribunal, New Delhi and the company has since then actively made necessary capital expenditure towards the compliances stipulated by the Ministry of Environment and Forestry. The company has submitted to the NGT that the company has improved the ETP facility and other production facilities and achieved the Zero Liquid Discharge state. The Joint inspection team of 6 members constituted by NGT comprising of two officials from Ministry of Environment of India, two members from Central Pollution Control Board and two members from the Telangana State Pollution Control Board have inspected the unit for its compliances and submitted report in this regard. The final hearing is pending in this regard.

The company simultaneously applied to the Environmental Engineer, TS Pollution Control Board (TSPCB) for the renewal of Consent For Operations (CFO) for a period of next 5 years from FY 2017-18 to FY 2021-22 and paid the necessary fees for the same. The grant of approval of CFO in this regard is pending from the TSPCB. Presently the Company is operating under the temporary permission granted by the NGT, for which the necessary fees for CFO was already paid by the company till 31-03-2017.

The Company's management does not reasonably expect that these legal actions, when ultimately concluded and determined, will have a material and adverse effect on the company's results of operations or financial condition.

16. Amount due to small scale industrial undertaking during the year ended 31.03.2016 could not be identified as specific information regarding SSI status is not forthcoming from parties.



EVEREST ORGANICS LIMITED

NOTES FORMING PART OF THE ACCOUNTS

17. The company deals in Bulk Drugs, APIs, and thus is treated as dealing in only one segment and hence the information pertaining to the Segmental Reporting is not applicable to the Company.

18. Paise have been rounded off to the nearest rupee.

19. Figures have been re-grouped/re-arranged wherever necessary.

20. The balances outstanding on account of sundry debtors/sundry creditors/advances are subject to confirmation from the respective parties.

As per our Report of even date For P.S.N. RAVISHANKER & ASSOCIATES Chartered Accountants

Sd/-(P. RAVI SHANKER) Partner

Sd/-(P.RAMA KRISHNA) Chief Financial Officer

Sd/-(NISHA JAIN) Company Secretary

Place : Hyderabad Date : 30-05-2016 For and on behalf of the Board of Directors of EVEREST ORGANICS LIMITED

Sd/-(SREERAMAKRISHNA GRANDHI) Audit Committee Chairman DIN : 06921031

Sd/-(Dr.SK SRIHARI RAJU) Managing Director DIN: 01593620

Sd/-(A. PARVATISEM) Technical Director DIN: 00910224

Sd/-(S.K.HARI KRISHNA) Executive Director DIN: 01664260

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CASH FLOW STATEMENT

Everest Organics Limited			
Cash Flow Statement for the year ende	d 31.03.2016		(Rs.in Lakhs)
Particulars		Year Ended	Year Ended
Cook Eleve from Operating Activities		31.03.16	31.03.15
Cash Flow from Operating Activities Profit/(Loss) as per Profit & Loss Accou		102.06	293.58
Adjustment for Depreciation	and the second sec	272.78	267.17
Provision for Gratuity		7.28	6.68
Interest and Financial Charges paid		259.84	270.08
(Profit)/Loss on sale of fixed asset		200.04	270.00
Excess/(Short) provision for Taxation		(0.25)	
Extraordinary Items		(79.77)	(87.25
Taxes paid		(4.00)	(41.00
Interest Earned		(11.08)	(11.03
Operating Profit/(Loss) before working	ng capital charges	546.86	698.22
Adjustments for:	ing oupman on angoo		
(Increase)/Decrease in Trade receivable	s	(303.14)	(104.87
(Increase)/Decrease in Inventories		(94.15)	(10.71
Increase/(Decrease) in Short Term Borr	owings	147.92	(272.57
Increase/(Decrease) in Trade Payables	,	489.99	169.12
Increase/(Decrease) in Other Current Li	abilities	39.07	(82.99
Increase/(Decrease) in Short Term Prov		(37.00)	18.00
(Increase)/Decrease in Loans & Advanc		(76.15)	(11.36
Cash Generated from Operations		713.41	402.84
Cash Flow from Investing Activities			
Purchase of Fixed Assets including CW	/IP	(696.26)	(276.50
Purchase of Investments		(21.85)	11.04
Profit on sale of Fixed Asset		-	-
Interest earned		11.08	11.03
Cash used in Investing Activities		(707.03)	(254.42
Cash Flow from Financing Activities			
Increase/(Decrease) secured Loans from	m Banks/Financial Institutions	254.58	117.98
Interest and Financial Charges paid	and the first state of the second state of the second state of the second state of the	(259.84)	(270.08
		(5.27)	(152.10
Net Increase/(Decrease) in Cash & Cas	h Equivalents	1.11	(3.68
Opening Cash & Cash Equivalents		104.99	108.67
Closing Cash & Cash Equivalents	AUDITORS CERTIFICATE	106.10	104.99
The statement has been prepared by th Agreement with Mumbai Stock Exchan	ment of M/s.Everest Organics Limited for t e Company in accordance with the require ge and is based on and is an agreement v e Company as per our report dated 30th M	ement of Clause 32 of the Li with the corresponding Profit	isting t &
As per our report even date		for and on behal	f of the Board
for P.S.N.RAVISHANKER & ASSOCIA Chartered Accountants	TES	EVEREST ORGA	
P.RAVISHANKER	SREERAMAKRISHNA GRANDHI	Dr.S.K.SRIH	ARIRAILI
Partner	Audit Committee Chairman	Managing	
	DIN: 06921031	DIN: 015	
	P.RAMA KRISHNA	A.PARVA	TISEM
	Chief Financial Officer	Technical	
	Chief Pinancial Onicer	DIN: 009	
		S.K.HARI F	
Diago: Hudorahad			
Place: Hyderabad	NISHA JAIN		
Place: Hyderabad Date : 30.05.2016	NISHA JAIN Company Secretary	Executive DIN: 016	Director

	EVEREST ORGANICS LIMITED AROOR VILLAGE, SADASIVAPET MANDAL MEDAK DISTRICT, TELANGANA – 502 291 CIN NO. L24230TG1993PLC015426 Email id : eolcs0405@gmail.com Website : www.everestorganicsltd.com Ph. No. 040-2311 5956/ 40040783, Fax : 040-2311-5954
	ATTENDANCE SLIP (To be present at the entrance)
Regd. Folio :	Shares Held :
Client ID / DPID :	
I hereby certified that I am the (s) of Everest Organics Limite	registered shareholder / proxy / representatives /of the registered shareholder d.
	at the 23rd Annual General Meeting to be held on Monday, the 29th day o t Aroor Village , Sadasivapet Mandal, Medak District, Telangana – 502 291
Name of the Shareholders	:
Name of the Proxy	:
Signature of Member / Proxy	:
Note : 1) To be signed at the t	ime of handing over this slip.
 Members are reque the meeting. 	ested to register their names at least 15 minutes prior to the commencement of



	AROOR VILLAGE, SA CIN Email id : eolcs0405@	REST ORGANICS LIMITED DASIVAPET MANDALMEDAK DISTRICT – 5 TELANGANA, INDIA NO. L24230TG1993PLC015426 @gmail.com, Website : www.everestorganicsh 2311 5956/ 40040783, Fax : 040-2311-5954	
[Pursuant to section	Pro 105(6) of the Companies A	No. MGT-11 OXY FORM ct, 2013 and rule 19 (3) of the Companies (M tration) Rules, 2014]	anagement
Name of the compa	any		
Registered Office	-		
Name of the Memb Registered Office E-mail Id Folio No /Client ID DP ID	per(s)		
I/We, being the mem	ber(s) of	having	share
of the above named	company. Hereby appoint		
1 Name Address Email id			
Or Failing him		Signature	
2 Name Address Email id			
Or Failing him		Signature	
3 Name			
Address Email id		Signature	
	· · · /	r me/us and on my/our behalf at the held on the day ofat a.r	
nual General Meet			



No.	Item No.	No. of Shares held by me	I assent to the resolution	I dissent from the resolution
1	To receive, consider and adopt the Balance Sheet as at March 31st, 2016 and the Audited Profit & Loss Account of the Company for the Financial Year ended on that date and the reports of the Directors and Auditors thereon. (Ordinary Desclution)			
2	Resolution) To appoint a Director in place of Mr. Akella Parvatisem (DIN : 00910224) who retires by rotation and is eligible for re-			
3	appointment. (Ordinary Resolution) To appoint a Director in place of Dr. Sri Kakarlapudi Sirisha (Din : 06921012), who retires by rotation and is eligible for re- appointment. (Ordinary Resolution)			
4	Ratification of Appointment of Auditors, M/s. P. S. N. Ravi Shanker & Associates for the financial year 2016- 2017. (Ordinary Resolution)			
5	Revision in remuneration paid to Dr. Sri Kakarlapudi Srihari Raju (DIN : 01593620) the Managing Director of the Company, with effect from 01.01.2016. (Ordinary Resolution)			
6	Revision in remuneration paid to Mr. Sri Kakarlapudi Harikrishna (DIN : 01664260) the Whole Time Director of the Company, with effect from 01.01.2016. (Ordinary Resolution)			
7	Re-appointment of Mr. Sri Kakarlapudi Harikrishna (DIN : 01664260), Wholetime Director of the Company. (Ordinary Resolution)			
8	Approval of Related Party Transaction with M/s. Veerat Finance & Investment Limited. (Ordinary Resolution)			
9	Approval of Related Party Transaction with M/s. Veerat & Co. (Ordinary Resolution)			
10	Availing a Loan facility from Bankers, Financial Institution and other Persons, Firms, Bodies Corporate. (Special Resolution)			
11 12	Creation of security on the properties of the Company, both present and future, in favour of lenders. (Special Resolution) Conversion of unsecured Loan to Equity Share Capital and			
	Equity Warrants of the Company. (Special Resolution) Approval of Cost Auditor's Remuneration. (Ordinary			
	Resolution) Ratification of appointment of Mr. Peruri Ramakrishna as Chief			
15	Financial Officer of the Company. (Ordinary Resolution) Allotment of Equity Shares and Equity Warrants of the Company to promoters group and other investors: via Preferential Allotment. (Special Resolution)			
Sigr	ned this	day of		2016.
Sigr	nature of the shareholder		Г	
Sigr	nature of the proxy holder (s)			Affix Revenue Stamp



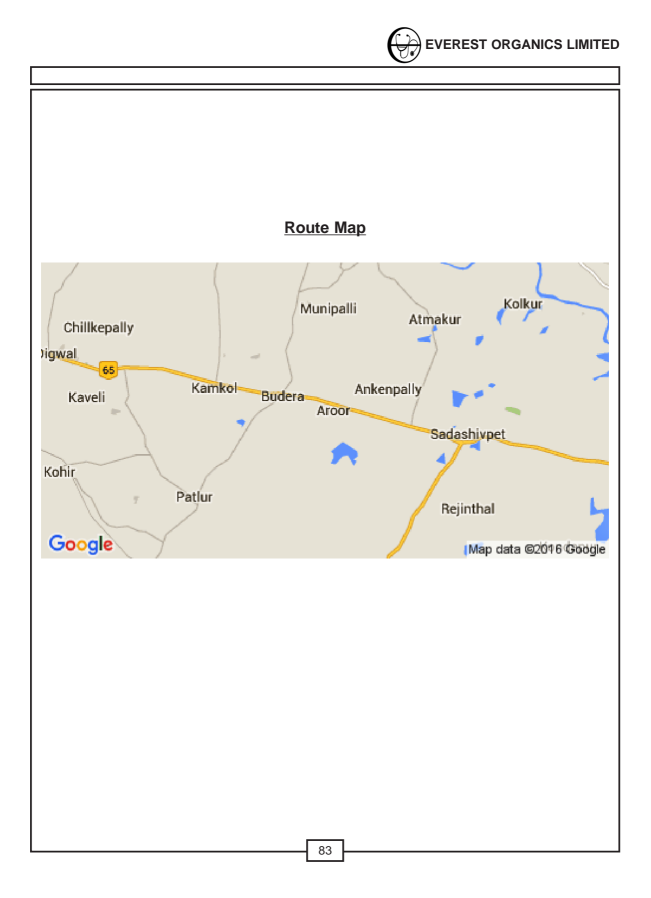
	[Pursuant to section 109(5) of the Companies A	o. MGT- 12 Pol Act, 2013 and ru inistration) Rules	ule 21(1) (c) of the	e Companies (Mar	nagement and
	me of the Company : EVEREST ORGAN gistered Office : Aroor Village, Sada L24230TG1993PL	asivapet Manda	, Medak District -	- 502 291, Telanga	ana, India
		BALLOT PAP	ER		
S N	Io Particulars		Details		
1.	Name of the first				
	named Shareholder (In Block Letters)				
<u>2.</u> 3.	Postal address				
5.	Registered Folio No./ *Client ID No. (*applicable to investors holding shares				
	in dematerialized form)				
1.	Class of Share Equity Shares				
	ereby exercise my vote in respect of Ordinary	/Special Resolu	tions enumerated	d below by record	ing my assent
	sent to the said resolutions in the following mai			,	0 ,
0.	Item No.		No. of Shares held by me	I assent to the resolution	I dissent fro the resolution
·	To receive, consider and adopt the Balance Sheet a 2016 and the Audited Profit & Loss Account of the	· · · · · · · · · · · · · · · · · · ·			
	Financial Year ended on that date and the reports of				
	Auditors thereon. (ordinary Resolution)				
2.	To appoint a Director in place of Mr. Akella Parvatisem				
	who retires by rotation and is eligible for re-appoin	ntment. (Ordinary			
3.	Resolution) To appoint a Director in place of Dr. Sri Kakarlapu	ıdi Sirisha (Din ·			
<i>.</i>	06921012), who retires by rotation and is eligible for				
	(Ordinary Resolution)				
·.	Ratification of Appointment of Auditors, M/s. P. S. N.				
5.	Associates for the financial year 2016- 2017. (Ordinar Revision in remuneration paid to Dr. Sri Kakarlapudi	ry Resolution)			
,. 	: 01593620) the Managing Director of the Company				
	01.01.2016. (Ordinary Resolution)	, mar encor nom			
j.	Revision in remuneration paid to Mr. Sri Kakarlapudi H				
	01664260) the Whole Time Director of the Company	, with effect from			
	01.01.2016. (Ordinary Resolution) Re-appointment of Mr. Sri Kakarlapudi Harikrishna (I	DIN : 01664260)			
•	Wholetime Director of the Company. (Ordinary Resolu-				
	Approval of Related Party Transaction with M/s. V	/eerat Finance &			
	Investment Limited. (Ordinary Resolution)				
	Approval of Related Party Transaction with M/s. Veera Resolution).	at & CO. (Ordinary			
0.	Availing a Loan facility from Bankers, Financial Inst	titution and other			
	Persons, Firms, Bodies Corporate. (Special Resolution				
1.	Creation of security on the properties of the Company,	both present and			
2	future, in favour of lenders. (Special Resolution). Conversion of unsecured Loan to Equity Share Ca	poital and Equity			
۷.	Warrants of the Company. (Special Resolution)	apital and Equily			
	Approval of Cost Auditor's Remuneration. (Ordinary F				
4.	Ratification of appointment of Mr. Peruri Ramakrishna a	as Chief Financial			
5.	Officer of the Company. (Ordinary Resolution) Allotment of Equity Shares and Equity Warrants of promoters group and other investors: via Preferential A				
	Resolution) ce:				
			(Cignotiums -	the charabaldar*	N N
Dat	le.		(Signature of	the shareholder*))



Everest Organics Limited CIN: L24230TG1993PLC015426 Regd Office : Aroor Village, Sadasivapet Mandal, Medak Medak Telangana 502291 India Tel No.040-23115956, 40040783 Fax: 91-40-23115954, Website: www.everestorganicsltd.com; Email id: eolcs0405@ gmail.com Date: 30.07.2016 To The Shareholder **Everest Organics Limited** Dear Sir/Madam Sub: Requesting for dematerialization of shares and update your email id and address : With reference of the subject, we inform you that our shares are available for dematerialization with both NSDL/CDSL and our ISIN No. is INE334C01029.We request you to demat your shares and update us your email id and address for communication/corresponding, at the below mentioned email ids: Particulars Details E mail id(RTA) info@vccilindia.com E mail id & Name of eolcs0405@ gmail.com, Contact person (Company) Nisha Jain (Compliance Officer) Registrar & share Transfer Agent Venture Capital Corporate Investments(p) Ltd. 12-10-167, Bharat Nagar, Hyderabad-500 018, Telangana, India Your earliest response will be highly appreciable. Thanking You, Yours Faithfully For Everest Organics Limited

Sd/-Nisha Jain Company Secretary

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EVEREST ORGANICS LIMITED Corporate Office : Plot No.127 & 128, 1st Floor, Amar Co-op. Society, Near Durgam Cheruvu, Madhapur, Hyderabad - 500 033.