

#### CIL NOVA PETROCHEMICALS LIMITED

Our Company was incorporated as Nova Polyyarn Limited a public company, limited by shares under the Companies Act, 1956 vide Certificate of Incorporation dated December 17, 2003 with Registration No. 043354 in the State of Gujarat. The Certificate of Commencement of Business was issued by the Registrar of Companies, Gujarat on April 5, 2004. The Company is the resulting company of Nova Petrochemicals Limited under the scheme of arrangement approved by the High court of Gujarat as on August 27, 2009. However, the name of our Company was changed to CIL Nova Petrochemicals Limited and fresh Certificate of Incorporation was issued by the Registrar of Companies, Gujarat on October 19, 2009.

> Registered Office: Survey No. 396 (P), 395/4 (P), Moraiya Village, Sarkhej - Bavla Highway, Tal. Sanand, Ahmedabad-382210, Gujarat Tel. No.: +919825800060/ +919825104042; Fax No: +91 79 250556/251612;

Corporate Office: Chiripal House, Shivranjani Cross Roads, Satellite, Ahmedabad-380 015,

Tel.: No.: + 91-79 2673 4660; Fax No.: + 91-79 2676 8656;

Contact Person: Mr. Chintan N. Amlani, Company Secretary and Compliance Officer;

E-Mail: chintan.amlani@chiripalgroup.com;

Website: www.cnpl.com Corporate Identity Number: L17111GJ2003PLC043354

PROMOTERS OF OUR COMPANY: MR. JYOTIPRASAD CHIRIPAL, MR. VEDPRAKASH CHIRIPAL, MR. JAIPRAKASH CHIRIPAL

AND MR. BRIJMOHAN CHIRIPAI

FOR PRIVATE CIRCULATION TO THE ELIGIBLE EQUITY SHAREHOLDERS OF CIL NOVA PETROCHEMICALS LIMITED (THE "COMPANY" OR THE "ISSUER") ONLY

ISSUE OF 1,35,50,000 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF RS.10/- EACH (THE "RIGHTS EQUITY SHARES"), FOR CASH AT A PRICE OF RS. 14.50 PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF RS. 4.50 PER EQUITY SHARE AGGREGATING UPTO RS. 2,000 LACS TO EXISTING EQUITY SHAREHOLDERS OF CIL NOVA PETROCHEMICALS LIMITED ("THE COMPANY" OR "THE ISSUER") ON A RIGHTS BASIS IN THE RATIO OF 01 FULLY PAID-UP EQUITY SHARE FOR EVERY 01 FULLY PAID-UP EQUITY SHARE HELD ON THE RECORD DATE, i.e. OCTOBER 25, 2016 ("THE ISSUE"). THE ISSUE PRICE OF EACH EQUITY SHARE IS 1.45 TIME OF THE FACE VALUE OF THE EQUITY SHARE.

FOR FURTHER DETAILS, PLEASE REFER TO THE SECTION TITLED "TERMS OF THE ISSUE" ON PAGE 179 OF THE LETTER OF OFFER.

**GENERAL RISKS** 

Investments in equity and equity related securities involve a degree of risk and investors should not invest any funds in this Issue unless they can afford to take the risk of losing their investment. Investors are advised to read the risk factors carefully before taking an investment decision in relation to this Issue. For taking an investment decision, Investors must rely on their own examination of our Company and the Issue including the risks involved. The Equity Shares being offered in the Issue have not been recommended or approved by the Securities and Exchange Board of India, ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the Letter of Offer. Investors are advised to refer to the section titled "Risk Factors" on page 11 of the Letter of Offer before making an investment in this Issue.

# **ISSUER'S ABSOLUTE RESPONSIBILITY**

The Issuer, having made all reasonable inquiries, accepts responsibility for and confirms that the Letter of Offer contains all information with regard to the Issuer and this Issue, which is material in the context of this Issue, that the information contained in the Letter of Offer is true and correct in all material aspects and is not misleading in any material respect, that the opinions and intentions expressed herein are honestly held and that there are no other facts, the omission of which makes this Letter of Offer as a whole or any such information or the expression of any such opinions or intentions misleading in any material respect.

## LISTING

The existing Equity Shares of our Company are listed on the BSE Limited, ("BSE") and National Stock Exchange of India Limited (NSE), (together the "Stock Exchanges"). The Equity Shares offered through this Letter of Offer are proposed to be listed on the ("BSE") and ("NSE"). We have received in-principle approval from BSE and NSE for listing the Equity Shares to be allotted in the Issue pursuant to letters dated August 03, 2016 and August 03, 2016 respectively. For the purposes of the Issue, the Designated Stock Exchange shall be BSE.

**REGISTRAR TO THE ISSUE** 

**LINK**Intime

LEAD MANAGER

Æ Hem Securities Ltd.

#### HEM SECURITIES LIMITED

LINK INTIME INDIA PRIVATE LTD Pannalal Silk Mills Compound, L.B.S. Marg, 14/15, Khatau Bldg, 1st Floor, 40 Bank Street, Fort, Mumbai: 400 001 Bhandup (West), Mumbai-400 078 Tel.: + 91 22 4906 0000 Tel.: +91 22 6171 5400 Fax.: +91 22 2262 5991 Fax.: +91 22 2596 0329 E-mail: cnpl.rights@linkintime.co.in E-mail.: ib@hemonline.com Investor Grievance Email: redressal@hemsecurities.com Investor Grievance Email: cnpl.rights@linkintime.co.in Contact Person: Mr. Dinesh Yadav Website.: www.hemsecurities.com Contact Person.: Mr. Anil Bhargava SEBI Registration Number: INR000004058 SEBI Registration Number: INM000010981 **ISSUE SCHEDULE ISSUE OPENS ON** LAST DATE FOR RECEIVING REQUEST FOR SPLIT ISSUE CLOSES ON APPLICATION FORMS Monday, November 14, Monday, Monday,

November 21, 2016 November 28, 2016 2016



# TABLE OF CONTENTS

SECTION	CONTENTS	PAGE NO.
I	GENERAL	
	DEFINITIONS AND ABBREVIATIONS	2
	NOTICE TO OVERSEAS SHAREHOLDERS	7
	FORWARD LOOKING STATEMENTS	9
	PRESENTATION OF FINANCIAL INFORMATION AND USE OF MARKET DATA	10
II	RISK FACTORS	11
III	INTRODUCTION	
	SUMMARY OF THE ISSUE	26
	SUMMARY OF FINANCIAL INFORMATION	27
	GENERAL INFORMATION	31
	CAPITAL STRUCTURE	36
	OBJECTS OF THE ISSUE	54
	STATEMENT OF TAX BENEFITS	58
IV	ABOUT THE ISSUER COMPANY	
	HISTORY AND CORPORATE STRUCTURE	64
	OUR MANAGEMENT	68
V	FINANCIAL INFORMATION	
	FINANCIAL STATEMENTS	73
	MATERIAL DEVELOPMENTS	150
	WORKING RESULTS	151
	ACCOUNTING AND OTHER RATIOS	152
	CAPITALISATION STATEMENT	153
	MARKET PRICE INFORMATION	154
	FINANCIAL INDEBTEDNESS	156
VI	LEGAL AND OTHER INFORMATION	
	OUTSTANDING LITIGATIONS AND OTHER DEFAULTS	158
	GOVERNMENT AND OTHER APPROVALS	170
	OTHER REGULATORY AND STATUTORY INFORMATION	171
VII	ISSUE RELATED INFORMATION	
	TERMS OF THE ISSUE	179
VIII	OTHER INFORMATION	
	MATERIAL CONTRACTS AND DOCUMENTS FOR INSPECTION	211
	DECLARATION	212



# SECTION I – GENERAL DEFINITIONS AND ABBREVIATIONS

In this Letter of Offer, unless the context otherwise requires, the terms defined and abbreviations expanded below shall have the same meaning as stated in this section. References to statutes, rules, regulations, guidelines and policies will be deemed to include all amendments and modifications notified thereto.

In this Letter of Offer, unless otherwise indicated or the context otherwise requires, all references to "CIL Nova Petrochemicals Limited" "the/our" "Company", "CNPL", "Issuer", "we", "our" and "us" are to "CIL Nova Petrochemicals Limited" and references to "you" are to the Equity Shareholders and or/ prospective investors in the Issue.

## **Company Related Terms**

Term	Description
"CNPL", "Our Company", "the Company"	CIL Nova Petrochemicals Limited
"the Issuer" "the Issuer Company" "We" "us"	
"our"	
Articles/ Articles of Association/ AoA	Articles of Association of our Company, as amended from time to time
Auditor/ Statutory Auditor	Our statutory auditors namely, M/s. J.T. Shah & Co, Chartered
	Accountants
Board/Board of Directors	Board of Directors of our Company including a committee thereof
CEO	Mr. Pradip Khandelwal
CFO	Mr. Satish Bhatt
Company Secretary & Compliance Officer	Mr. Chintan Amlani
Director(s)	Any or all director(s) of our Company, unless otherwise specified and
	as the context may require
DCLLP	Devkinandan Corporation LLP
Equity Shareholder(s)/ Shareholder(s)	A holder of the Equity Shares of our Company
Equity Share(s)	Equity Shares of our Company of face value of Rs.10.00 each
Group Companies/ Group Entities	The companies, firms, ventures, etc. covered under the applicable
	accounting standards (i.e. Accounting Standard 18 issued by the
	Institute of Chartered accountants of India) on a consolidated basis, or
	other companies as considered material by our Board. Pursuant to
	resolution of the Board of the Directors dated May 23, 2016 the
	Company has adopted a policy to define the materiality requirement for
	a company to be considered as a Group Company of our Company.
Eligible Equity Shareholder(s)	Equity Shareholders whose names appear on the register of members of
	our Company or on the list of register of beneficial owners of our
	Company maintained by the Depositories as at the end of business
	hours on the Record Date i.e. October 25, 2016
Memorandum /Memorandum of Association/	Memorandum of Association of our Company, as amended from time
MoA	to time.
NDL	Nandan Denim Limited
Promoters	Mr. Jyotiprasad Chiripal, Mr.Vedprakash Chiripal, Mr. Jaiprakash
	Chiripal and Mr. Brijmohan Chiripal.
Promoter Group/Promoter Group Entities	Unless the context requires otherwise, refers to such persons and
	entities constituting the promoter group of our Company in terms of
	Regulation 2(1)(zb) of the SEBI (ICDR) Regulations, which are
	disclosed by our Company to the Stock Exchanges from time to time.
Registered Office	The registered office of our Company situated at Survey No. 396 (P),
	395/4 (P), Moraiya Village, Sarkhej - Bavla Highway, Tal. Sanand,
	Ahmedabad, Gujarat: 382210.
SEIL	Shanti Educational Initiatives Limited



# **Issue Related Terms**

Term	Description		
Abridged Letter of Offer	The abridged letter of offer to be sent to the Eligible Equity Shareholders of our		
	Company with respect to the Issue in accordance with the SEBI ICDR Regulations		
Allottee(s)	Persons to whom Equity Shares of our Company will be issued pursuant to the Issue		
Allotment /Allotted	The allotment of Rights Issue Equity Shares pursuant to the Issue		
Allotment Date	The date on which the Allotment is made		
Applicant(s)	The Eligible Equity Shareholders and/or the Renouncees who are entitled to apply or have applied for the Rights Issue Equity Shares under the Issue, as the case may be		
Application	Application made by the Applicant whether submitted by way of the CAF or the SAF or in the form of a plain-paper Application, to subscribe to the Rights Issue Equity Shares issued pursuant to the Issue at the Issue Price		
Application Amount	The aggregate value of the Application indicated in the Application Form or the SAF or in the plain paper application, payable at the time of the Application		
Application Form	The form in terms of which an Applicant shall make an Application to subscribe to the Rights Issue Equity Shares pursuant to the Issue, including plain-paper Applications		
Application Supported by	The application (whether physical or electronic) used by an ASBA Investors to		
Blocked Amount/ ASBA	make an application authorizing the SCSB to block the Application Amount in		
	his/her/its specified bank account maintained with the SCSB		
ASBA Account	An account maintained with an SCSB and specified in the CAF or plain paper Application, as the case may be, for blocking the amount mentioned in the CAF or plain paper Application, as the case may be.		
ASBA Investor(s)/ASBA Applicant	Eligible Equity Shareholders proposing to subscribe to the Issue through ASBA		
	process and who:		
	(a) are holding the Equity Shares of our Company in dematerialized form as on the Record Date and have applied for their Rights Entitlements and/or additional Equity Shares in dematerialized form;		
	<ul><li>(b) have not renounced their Rights Entitlements in full or in part;</li><li>(c) are not Renouncees; and</li></ul>		
	(d) are applying through blocking of funds in a bank account maintained with the SCSBs		
	Please note that, in terms of SEBI circular CIR/CFD/DIL-/1/2011 dated April 29, 2011, QIB applicants, Non-Institutional Investors (including all companies and bodies corporate) and other applicants whose application amount exceeds Rs.200,000 can participate in the Issue only through the ASBA process, subject to		
	them complying with the requirements of SEBI circular dated December 30, 2009. Further, all QIB applicants and Non-Institutional Investors are mandatorily required to use the ASBA facility, even if application amount does not exceed Rs.2,00,000.		
Bankers to the Company	State Bank of India and Bank of Baroda		
Bankers to the Issue	HDFC Bank Limited		
Category III Foreign	Includes all other investors who are not eligible under category I and category II		
Portfolio Investor(s)	foreign portfolio investors (as defined under the SEBI (FPI) Regulations) such as endowments, charitable societies, charitable trusts, foundations, corporate bodies, trusts, individuals and family offices		
Composite Application Form/CAF	The form used by an Investor to make an application for the Allotment of Right Issue Equity Shares in the Issue, or renounce his Rights Entitlement or request for the SAFs, and used by sole Renouncee to make an Application for Allotment of the Equity Shares in the Issue to the extent of renunciation of Rights Entitlement in their favour.		
Consolidated Certificate	In case of holding of Equity Shares in physical form, the certificate that our Company would issue for the Equity Shares Allotted to one folio.		
Controlling Branches of the	Such branches of the SCSBs which coordinate with the Lead Manager, the		



Cerm CSBs Designated Branches Designated Stock Exchange Draft Letter of Offer/ DLOO Equity Shareholders/ Eligible Equity Shareholders	DescriptionRegistrar to the Issue and the Stock Exchanges, a list of which is available athttp://www.sebi.gov.in/cms/sebi_data/attachdocs/1365051213899.htmlSuch branches of the SCSBs which shall collect Application forms used by ASBA Investors and a list of which is available at http://www.sebi.gov.in/cms/sebi_data/attachdocs/1365051213899.htmlBSE LimitedThe draft letter of offer dated July 05, 2016 issued by our Company in accordance with the SEBI Regulations and filed with SEBI for its observations does not		
Designated Stock Exchange Draft Letter of Offer/ DLOO Equity Shareholders/ Eligible Equity	athttp://www.sebi.gov.in/cms/sebi_data/attachdocs/1365051213899.htmlSuch branches of the SCSBs which shall collect Application forms used by ASBA Investors and a list of which is available at  http://www.sebi.gov.in/cms/sebi_data/attachdocs/1365051213899.htmlBSE LimitedThe draft letter of offer dated July 05, 2016 issued by our Company in accordance		
Designated Stock Exchange Draft Letter of Offer/ DLOO Equity Shareholders/ Eligible Equity	Such branches of the SCSBs which shall collect Application forms used by ASBA Investors and a list of which is available at <u>http://www.sebi.gov.in/cms/sebi_data/attachdocs/1365051213899.html</u> BSE Limited The draft letter of offer dated July 05, 2016 issued by our Company in accordance		
Designated Stock Exchange Draft Letter of Offer/ DLOO Equity Shareholders/ Eligible Equity	ASBA Investors and a list of which is available at <u>http://www.sebi.gov.in/cms/sebi_data/attachdocs/1365051213899.html</u> BSE Limited The draft letter of offer dated July 05, 2016 issued by our Company in accordance		
Draft Letter of Offer/ DLOO Equity Shareholders/ Eligible Equity	http://www.sebi.gov.in/cms/sebi_data/attachdocs/1365051213899.html BSE Limited The draft letter of offer dated July 05, 2016 issued by our Company in accordance		
Draft Letter of Offer/ DLOO Equity Shareholders/ Eligible Equity	BSE Limited The draft letter of offer dated July 05, 2016 issued by our Company in accordance		
Draft Letter of Offer/ DLOO Equity Shareholders/ Eligible Equity	The draft letter of offer dated July 05, 2016 issued by our Company in accordance		
Equity Shareholders/ Eligible Equity			
	contain complete particulars of the Issue		
narenolders	A holder/beneficial owner of our Equity Shares as on the Record Date.		
Foreign Portfolio	A person who satisfies the eligibility criteria prescribed under Regulation 4 of the		
nvestor(s)/FPI(s)	SEBI (FPI) Regulations and has been considered under chapter III of the SEBI		
	(FPI) Regulations, which shall be deemed to be an intermediary in terms of the		
	provisions of the SEBI Act. Provided that any foreign institutional investor or		
	qualified foreign investor who holds a valid certificate of registration shall be		
	deemed to be a foreign portfolio investor till the expiry of the block of three years		
	for which fees have been paid as per the Securities and Exchange Board of India		
	(Foreign Institutional Investors) Regulations, 1995, as amended from time to		
	time.		
INI	High Networth Individual		
nvestor(s)	Eligible Equity Shareholder(s) and Renouncee(s) applying in the issue.		
ssue / Rights Issue	Issue of 1,35,50,000 Equity Shares of face value of Rs. 10/- ("right issue equity		
	shares") for cash at Issue Price of Rs. 14.50 per Equity Share including share		
	premium of Rs. 4.50 per Equity Share for an amount aggregating upto Rs. 2,000		
	Lacs to our existing equity shareholders on a rights basis in the ratio of 1 Equity		
	Share for every 1 fully paid-up Equity Share held by the Equity Shareholders on		
	the Record Date.		
ssue Closing Date	Monday, November 28, 2016		
ssue Opening Date	Monday, November 28, 2010 Monday, November 14, 2016		
ssue Opening Date			
	Rs. 14.50 per Equity Share		
ssue Proceeds	The gross proceeds raised through the Issue.		
ssue Size	The issue of 1,35,50,000 Equity Shares aggregating Amount up to Rs. 2,000 Lacs.		
Lead Manager	Hem Securities Limited		
Letter of Offer/ LoF	This final letter of offer dated Monday, November 07, 2016 filed with the stock		
	exchanges after incorporating the observations received from the SEBI on the		
	Draft Letter of Offer		
Net Proceeds	The Issue Proceeds less the Issue related expenses. For further details, see the		
	section "Object of the Issue" on page no. 54		
Non Institutional Investors/	All Investors, including FPIs which are foreign corporates or foreign individuals,		
Non – Institutional Investors	that are not QIBs or Retail Individual Investors and who have applied for Equity		
	Shares for an cumulative amount more than Rs. 2,00,000/-		
Qualified Foreign Investors /	QFI shall mean a person who has opened a dematerialized account with a		
QFIs	qualified depositary participant as a qualified foreign investor under the SEBI		
[1 15	(FPI) Regulations		
Qualified Institutional Buyers or	Qualified institutional buyers as defined under Regulation 2(1)(zd) of the SEBI		
•	(ICDR) Regulations		
QIBs			
Record Date	October 25, 2016		
Refund Bank	HDFC Bank Limited		
Registrar to the Issue / Registrar	Link Intime India Private Limited		
Renouncee(s)	Any person(s) who has/have acquired Rights Entitlements from Eligible Equity		
	Shareholders		
Retail Individual Investors	Individual Investors who have applied for Rights Issue Equity Shares for an		
	amount less than or equal to Rs. 200,000 in the Issue (including HUFs applying		
1			
	through the karta)		
Rights Entitlement	through the karta) The number of Equity Shares that an Eligible Equity Shareholder is entitled to in		



Term	Description		
	Shareholder on the Record Date		
SAF(s)	Split Application Form(s)		
SCSB(s)	A Self Certified Syndicate Bank, registered with SEBI, which acts as a banker to the January and which affers the facility of ASPA. A list of all SCSPa is available at		
	the Issue and which offers the facility of ASBA. A list of all SCSBs is available at <u>http://www.sebi.gov.in/cms/sebi_data/attachdocs/1365051213899.html</u>		
Securities Act	The Securities and Exchange Board of India, 1992 as amended from time to time		
SEBI LODR Regulations	The Securities and Exchange Board of India (Listing Obligations and		
	Disclosure Requirements) Regulations 2015, as amended		
Stock Exchanges	BSE Limited and National Stock Exchange Limited where our Equity Shares are		
	presently listed.		
Uniform Listing Agreement	The uniform listing agreement entered between the Stock Exchanges and our		
	Company, pursuant to the SEBI LODR Regulations and SEBI Circular No.		
	CIR/CFD/CMD/6/2015 dated October 13, 2015, in relation to the listing of the		
	Rights Issue Equity Shares on the Stock Exchanges		
Working Days	Any day, other than 2 <sup>nd</sup> and 4 <sup>th</sup> Saturday of the month, Sundays or public		
	holidays, on which commercial banks in India are open for business, provided		
	however, for the purpose of the time period between the Issue opening and Issue		
	closing date and listing of the Equity Shares on the Stock Exchanges, "Working		
	Days" shall mean all days, excluding Saturdays, Sundays and public holidays,		
	which are working days for commercial banks in India.		

# **Conventional and General Terms or Abbreviations**

Term/Abbreviation	Description/ Full Form	
"Rs." /Rupees or INR	Indian Rupee	
AGM	Annual General Meeting	
AS	Accounting Standards issued by the ICAI	
BSE	BSE Limited	
CDSL	Central Depository Services (India) Limited	
Central Government /	The Central Government of India	
Government of India		
CIN	Corporate Identification Number	
CEO	Chief Executive Officer	
CFO	Chief Financial Officer	
CS	Company Secretary	
Companies Act, 1956	Companies Act, 1956, to the extent applicable	
Companies Act, 2013	Companies Act, 2013, to the extent notified as amended from time to time	
Companies Act	Companies Act, 1956 and / or Companies Act, 2013, to the extent applicable	
Depositories Act	Depositories Act, 1996, as amended from time to time	
Depository	A depository registered with the SEBI under the Securities and Exchange Board	
	of India (Depositories and Participants) Regulations, 1996	
DIN	Director Identification Number	
DIPP	The Department of Industrial Policy and Promotion, Ministry of Commerce and	
	Industry, Government of India.	
DP ID	Depository Participant Identity	
DP/Depository Participant	Depository Participant as defined under the Depositories Act, 1996	
EBITDA	Earnings Before Interest, Tax, Depreciation and Amortisation	
EGM	Extra-Ordinary General Meeting	
EPS	Earnings Per Share	
FY	Financial Year	
FCNR Account	Foreign Currency Non-Repatriable Account	
FDI	Foreign Direct Investment	
FEMA	Foreign Exchange Management Act, 1999, as amended from time to time	
FII	Foreign Institutional Investor (as defined under the SEBI (Foreign Portfolio	
	Investors) Regulations, 2014), registered with the SEBI under applicable laws in	
	India	
Financial Year/fiscal year/ Fiscal/ FY	Period of 12 months ending March 31 of that particular year.	



Term/Abbreviation	Description/ Full Form			
GAAP	Generally Accepted Accounting Principles			
GDP	Gross Domestic Product			
Government	The Central Government and/or the State Government, as applicable			
HUF/HUFs	Hindu Undivided Family / Hindu Undivided Families			
ICAI	The Institute of Chartered Accountants of India			
IFSC	Indian Financial System Code			
IFRS	International Financial Reporting Standards			
India	Republic of India			
Indian GAAP	Generally accepted accounting principles followed in India			
IT Act	Income Tax Act, 1961			
KMP	Key Managerial Personnel			
KYC	Know Your Customer			
MCX	Multi Commodity Exchange			
MICR	Magnetic Ink Character Recognition			
Mutual Fund	Mutual fund registered with the SEBI under the SEBI (Mutual Funds)			
	Regulations, 1996			
NECS	National Electronic Clearing Service			
NEFT	National Electronic Fund Transfer.			
NOF	Net Owned Fund			
NR	Non-Resident			
NRE Account	Non-Resident External Account			
NRI	Non-Resident External Account			
NRO Account	Non-Resident Ordinary Account			
NSDL	National Securities Depository Limited			
NSE	National Stock Exchange of India Limited			
OCB(s)	Overseas Corporate Body(ies)			
P.A.	Per annum			
PAN	Permanent Account Number			
PAT	Profit After Tax			
PBT	Profit Before Tax			
P/E Ratio	Price / Earnings Ratio			
RBI	Reserve Bank of India			
RoC	Registrar of Companies of State of Gujarat.			
RTGS	Real Time Gross Settlement.			
RONW	Return on Net Worth			
STT	Securities Transaction Tax			
SEBI	Securities and Exchange Board of India			
SEBI Act	Securities and Exchange Board of India Act, 1992			
SEBI Act         Securities and Exchange Board of India Act, 1992           SEBI (FPI) Regulation         The Securities and Exchange Board of India (Foreign Portfolio Investo				
Regulations, 2014				
SEBI Regulations/SEBI (ICDR)				
Regulations (ICDR)	Requirements) Regulations, 2009, as amended from time to time			
State Government	Government of a state of India			
Takeover Regulations	Securities and Exchange Board of India (Substantial Acquisition of Shares and			
	Takeovers) Regulations, 2011, as amended from time to time			
WTD	Whole Time Director			
UL II				

Notwithstanding the foregoing, terms in sections titled "*Statement of Tax Benefits*", "*Financial Information*" and "*Outstanding Litigation and Other Defaults*" on pages 58, 73 and 158 respectively of the LOO, have the meanings given to such terms in these respective sections.

The words and expressions used but not defined herein shall have the same meaning as is assigned to such terms under the Companies Act, as amended, the Securities Contracts (Regulation) Act, 1956, the Depositories Act, 1996 and the rules and regulations made thereunder.



# NOTICE TO OVERSEAS SHAREHOLDERS

The distribution of this Letter of Offer and the issue of the Equity Shares on a rights basis to persons in certain jurisdictions outside India may be restricted by legal requirements prevailing in those jurisdictions. Persons into whose possession the Draft Letter of Offer/Letter of Offer/Abridged Letter of Offer and CAF may come are required to inform themselves about and observe such restrictions. Our Company is making this Issue on a rights basis to the Eligible Equity Shareholders of our Company as on the Record Date and will dispatch the Draft Letter of Offer/Letter of Offer/Abridged Letter of Offer and CAF to Eligible Equity Shareholders who have provided an Indian address. Overseas shareholders, who have not updated our records with their Indian address or the address of their duly authorized representative in India, prior to the date on which we propose to dispatch the Letter of Offer / Abridged Letter of Offer and CAFs, shall not be sent the Letter of Offer / Abridged Letter of Offer and CAFs

No action has been or will be taken to permit the Issue in any jurisdiction where action would be required for that purpose, except that the Letter of Offer has been filed with the SEBI for its observations. Accordingly, the Equity Shares may not be offered or sold, directly or indirectly, and the Letter of Offer may not be distributed, in any jurisdiction outside India. Receipt of the Letter of Offer will not constitute an offer in those jurisdictions in which it would be illegal to make such an offer and, in those circumstances, the Letter of Offer must be treated as sent for information only and should not be copied or redistributed. Accordingly, persons receiving a copy of the Letter of Offer should not, in connection with the issue of the Equity Shares or the Rights Entitlements, distribute or send the Letter of Offer in or into the United States of America or any other jurisdiction where to do so would or might contravene local securities laws or regulations. If the Letter of Offer is received by any person in any such territory, or by their agent or nominee, they must not seek to subscribe to the Equity Shares or the Rights Entitlements referred to in the Letter of Offer. Envelopes containing a CAF should not be dispatched from any jurisdiction where it would be illegal to make an offer, and all persons subscribing for the Equity Shares in this Issue must provide an Indian address. Any person who makes an application to acquire rights and the Equity Shares offered in this Issue will be deemed to have declared, represented, warranted and agreed that such person is authorised to acquire the rights and the Equity Shares in compliance with all applicable laws and regulations prevailing in his jurisdiction. We, the Registrar, the Lead Manager or any other person acting on behalf of us reserve the right to treat any CAF as invalid where we believe that CAF is incomplete or acceptance of such CAF may infringe applicable legal or regulatory requirements and we shall not be bound to allot or issue any Equity Shares or Rights Entitlement in respect of any such CAF.

Neither the delivery of the Letter of Offer nor any sale hereunder, shall under any circumstances create any implication that there has been no change in our Company's affairs from the date hereof or that the information contained herein is correct as at any time subsequent to the date of the Letter of Offer.

The contents of the Letter of Offer should not be construed as legal, tax or investment advice. Prospective Investors may be subject to adverse foreign, state or local tax or legal consequences as a result of the offer of Equity Shares. As a result, each Investor should consult its own counsel, business advisor and tax advisor as to the legal, business, tax and related matters concerning the offer of Equity Shares. In addition, neither our Company nor the Lead Manager is making any representation to any offeree or purchaser of the Equity Shares regarding the legality of an investment in the Equity Shares by such offeree or purchaser under any applicable laws or regulations.



#### NO OFFER IN THE UNITED STATES

The Rights Entitlements and Rights Issue Equity Shares have not been recommended by any U.S. federal or state securities commission or regulatory authority. Furthermore, the foregoing authorities have not confirmed the accuracy or determined the adequacy of the Letter of Offer and the CAF. Any representation to the contrary is a criminal offence in the United States. The rights and securities of our Company, including the Equity Shares have not been and will not be registered under the United States Securities Act, 1933, as amended (the "Securities Act"), or any U.S. state securities laws and may not be offered, sold, resold or otherwise transferred within the United States of America or the territories or possessions thereof (the "United States" or "U.S.") or to, or for the account or benefit of, U.S. persons [as defined in Regulation S under the Securities Act ("Regulation S")], except in a transaction exempt from the registration requirements of the Securities Act. The rights referred to in the Letter of Offer are being offered in India, but not in the United States. The offering to which this Letter of Offer relates is not, and under no circumstances is to be construed as, an offering of any securities or rights for sale in the United States or as a solicitation therein of an offer to buy any of the said securities or rights. Accordingly, the Letter of Offer/ Abridged Letter of Offer and the enclosed CAF should not be forwarded to or transmitted in or into the United States at any time. None of our Company, the Lead Manager or any person acting on their behalf will accept subscriptions from any person or his agent, if to whom an offer is made, would require registration of this Letter of Offer with the United States Securities and Exchange Commission. Neither our Company nor any person acting on behalf of our Company will accept subscriptions or renunciation from any person, or the agent of any person, who appears to be, or who our Company or any person acting on behalf of our Company has reason to believe is, either a U.S. person (as defined in Regulation S) or otherwise in the United States when the buy order is made. Envelopes containing CAF should not be postmarked in the United States or otherwise dispatched from the United States or any other jurisdiction where it would be illegal to make an offer under the Letter of Offer, and all persons subscribing for the Equity Shares and wishing to hold such Equity Shares in registered form must provide an address for registration of the Equity Shares in India. Our Company is making this issue of Equity Shares on a rights basis to the Equity Shareholders of our Company and the Letter of Offer/Abridged Letter of Offer and CAF will be dispatched to Equity Shareholders who have an Indian address. Any person who acquires rights and the Equity Shares will be deemed to have declared, represented, warranted and agreed, (i) that it is not and that at the time of subscribing for the Equity Shares or the Rights Entitlements, it will not be, in the United States when the buy order is made, (ii) it is not a U.S. person (as defined in Regulation S), and does not have a registered address (and is not otherwise located) in the United States, and (iii) is authorized to acquire the rights and the Equity Shares in compliance with all applicable laws and regulations. Our Company reserves the right to treat as invalid any CAF which: (i) does not include the certification set out in the CAF to the effect that the subscriber is not a U.S. person (as defined in Regulation S), and does not have a registered address (and is not otherwise located) in the United States and is authorized to acquire the rights and the Equity Shares in compliance with all applicable laws and regulations; (ii) appears to our Company or its agents to have been executed in or dispatched from the United States; (iii) where a registered Indian address is not provided; or (iv) where our Company believes that CAF is incomplete or acceptance of such CAF may infringe applicable legal or regulatory requirements; and our Company shall not be bound to allot or issue any Equity Shares or Rights Entitlement in respect of any such CAF.



# FORWARD LOOKING STATEMENTS

Certain statements contained in this Letter of Offer are not historical facts but are "forward-looking" in nature. Forward-looking statements include statements concerning our Company's plans, objectives, goals, strategies, future events, future revenues or financial performance, capital expenditures, financing needs, plans or intentions relating to acquisitions, our Company's competitive strengths and weaknesses, our Company's business strategy and the trends our Company anticipates in the industries and the political and legal environment, and geographical locations, in which our Company operates, and other information that is not historical information.

Words such as "believe", "anticipate", "estimate", "seek", "expect", "continue", "intend", "predict", "project", "should", "goal", "future", "could", "may", "will", "would", "targets", "aims", "is likely to", "plan" and similar expressions, or variations of such expressions, are intended to identify forward-looking statements but are not the exclusive means of identifying such statements.

By their nature, forward-looking statements involve inherent risks and uncertainties, both general and specific, and risks exist that the predictions, forecasts, projections and other forward-looking statements will not be achieved.

These risks, uncertainties and other factors include, among other things, those listed under "*Risk Factors*", as well as those included elsewhere in this Letter of Offer. Investors should be aware that a number of important factors could cause actual results to differ materially from the plans, objectives, expectations, estimates and intentions expressed in such forward-looking statements. These factors include, but are not limited, to:

- General economic and business conditions in India and other countries.
- Regulatory changes relating to the finance and capital market sectors in India and our ability to respond to them.
- Changes in laws and regulations that apply to the Company.
- Our ability to successfully implement our strategy, our growth and expansion, technological changes, our exposure to market risks that have an impact on our business activities or investments.
- Our ability to keep pace with rapid changes in finance and stock broking sector.
- The monetary and fiscal policies of India, inflation, deflation, unanticipated turbulence in interest rates, foreign exchange rates, equity prices or other rates or prices, the performance of the financial markets in India and globally, changes in domestic and foreign laws, regulations and taxes and changes in competition in our industry.
- Changes in the value of the Rupee and other currencies.
- The occurrence of natural disasters or calamities.
- Change in political and social condition in India.

For a further discussion of factors that could cause our Company's actual results to differ, see the sections "*Risk Factors*" on page no. 11 of the LOO. By their nature, certain market risk disclosures are only estimates and could be materially different from what actually occurs in the future. As a result, actual future gains or losses could materially differ from those that have been estimated.

The forward-looking statements contained in this Letter of Offer are based on the beliefs of management, as well as the assumptions made by, and information currently available to, management of our Company. Whilst our Company believes that the expectations reflected in such forward-looking statements are reasonable at this time, it cannot assure investors that such expectations will prove to be correct. Given these uncertainties, Investors are cautioned not to place undue reliance on such forward-looking statements.

Neither our Company nor the Lead Manager or any of their respective affiliates make any representation, warranty or prediction that the results anticipated by such forward-looking statements will be achieved, and such forward-looking statements represent, in each case, only one of many possible scenarios and should not be viewed as the most likely or standard scenario. Neither our Company nor the Lead Manager nor any of their respective affiliates or advisors have any obligation to update or otherwise revise any statements reflecting circumstances arising after the date hereof or to reflect the occurrence of underlying events, even if the underlying assumptions do not come to fruition. In accordance with SEBI/Stock Exchanges requirements, our Company and Lead Manager will ensure that investors in India are informed of material developments until the time of the grant of listing and trading permissions by the Stock Exchanges for the Equity Shares allotted pursuant to this Issue.



# PRESENTATION OF FINANCIAL INFORMATION AND USE OF MARKET DATA

## **Certain Conventions**

References in this Letter of Offer to "India" are to the Republic of India.

# Financial Data

Unless stated otherwise, the financial data in this Letter of Offer is derived from our Company's audited financial statements. Our Company's fiscal year commences on April 1 and ends on March 31 of the following calendar year.

Our Company prepares its financial statements in accordance with the generally accepted accounting principles in India, which differ in certain respects from generally accepted accounting principles in other countries. Indian GAAP differs in certain significant respects from the IFRS. Our Company publishes its financial statements in Indian Rupees. Any reliance by persons not familiar with Indian accounting practices on the financial disclosures presented in this Letter of Offer should accordingly be limited. We have not attempted to explain those differences or quantify their impact on the financial data included herein, and we urge you to consult your own advisors regarding such differences and their impact on our financial data.

In this Letter of Offer, any discrepancies in any table between the total and the sums of the amounts listed are due to rounding off, and unless otherwise specified, all financial numbers in parenthesis represent negative figures. For definitions, see the section *"Definitions and Abbreviations"* on page no. 2 of the LOO.

## **Currency of Presentation**

All references to "Rupees", "INR" or "Rs." are to Indian Rupees, the official currency of the Republic of India. In this Letter of Offer, reference to the singular also refers to the plural and one gender also refers to any other gender.

Unless stated otherwise, throughout this Letter of Offer, all figures have been expressed in "Lacs", where the "1 Lac" means "100 thousand". In this Letter of Offer, any discrepancies in any table between the total and the sums of the amounts listed are due to rounding-off, and unless otherwise specified, all financial numbers in parenthesis represent negative.



## **SECTION II - RISK FACTORS**

An investment in our Equity Shares involves a degree of risk. You should consider all information in the Letter of Offer, including the risks and uncertainties described below, before making an investment in our Equity Shares. Investors should carefully consider all the information contained in the section titled "Financial Information" on page no. 73 for the information related to the financial performance of our Company. If any of the following risks or any of the risks and uncertainties discussed in the Letter of Offer or other risks that are not currently known or are now deemed immaterial, actually occur, our business, cash flow, financial condition and results of operations could suffer, the price of our Equity Shares could decline and you may lose all or part of your investment.

The risk set out in the Letter of Offer may not be exhaustive and additional risk and uncertainties not presently known to us, or which may arise or may become material in the future. Further, some events may have a material impact from a qualitative perspective rather than a quantitative perspective and may be material collectively rather than individually. Investors are advised to read the risk factors carefully before taking an investment decision in this offering. Before making an investment decision, investors must rely on their own examination of the offer.

Unless specified or quantified in the relevant risk factors below, we are not in a position to quantify the financial or other implication of any of the risks described in this section.

# INTERNAL RISK FACTORS

# 1. Our Company has in the past been restrained by SEBI from Accessing the Capital Markets and also has a consent order passed against it for non-compliance of SEBI (SAST) Regulations.

Our Company, prior to its scheme of Arrangement i.e. erstwhile Nova Petrochemicals Limited, had received a Show Cause Notice dated June 01, 2009 under Section 11, 11(4), 11B of SEBI Act, 1992 read with SEBI (PFUTP) Regulations, 2003 for alleged violation of Section 12A of PFUTP. Pursuant to the above, the Whole Time Member of SEBI on January 12, 2010 passed an order restraining Nova Petrochemicals Limited from buying, selling and dealing or accessing the securities market directly or indirectly in any manner whatsoever for a period of two years from the date of the order.

Further, our Company, prior to its scheme of Arrangement i.e. erstwhile Nova Petrochemicals Limited had received a Show Cause Notice dated September 10, 2009 for failure to make disclosure under regulation 7(3) and regulation 8(3) of the SEBI (SAST) Regulations, 1997. After the Scheme of Arrangement, the company made a Consent Application vide its letter dated April 16, 2010 and the same was passed with a consent term of Rs. 10,00,000/- (Rs. 5,00,000 payable by CIL Nova Petrochemicals Ltd. and GSL Nova Petrochemicals Ltd. each) on April 10, 2013 i.e. 3 (three) years prior to the date of filing this LOO.

Subsequent to the passing of order dated 12.10.2010 by the Whole Time Member of SEBI directing our Company from buying, selling and dealing or accessing the securities market directly or indirectly in any manner whatsoever for a period of two years from the date of the order, our company has undergone the restraint as provided and nothing continues thereafter. Subsequent to the acceptance of consent terms offered order dated 10.04.2013 was passed by SEBI. Our Company has complied with the same and paid Rs. 5,00,000 and GSL Nova Petrochemicals Limited also has paid Rs. 5,00,000.

Though the above orders and consents were pertaining to cases before the scheme of arrangement, our Company and its Promoters / Directors have taken necessary measures to ensure that such non-compliances and violations do not occur in future. Further, no such violation has occurred in the last 3 years. However, we cannot guarantee that such non-compliances and violations will not take place and the same if occurred, may affect our goodwill and future prospects.

# 2. Our Promoter/Director, Mr. Vedprakash Chiripal has been issued a show cause notice (in the capacity of Chairman of erstwhile Nova Petrochemicals Limited) by SEBI, in relation to non-compliance of SEBI (Prohibition of Fraudulent and Unfair Trade Practices relating to securities market) Regulations, 2003 and SEBI (Prohibition of Insider Trading) Regulations, 1992 requirements, and in pursuance of which investigation has been instituted by SEBI.

Our Promoter-Director, Mr. Vedprakash Chiripal (in the capacity of Chairman of erstwhile Nova Petrochemicals Limited) has been issued a show cause notice by SEBI relating to non -compliance of SEBI (Prohibition of Fraudulent and Unfair Trade Practices relating to securities market) Regulations, 2003 and SEBI (Prohibition of Insider Trading) Regulations, 1992 requirements, in pursuance of which investigation has been instituted by SEBI.

Subsequent to the passing of order dated 12.10.2010 by the Whole Time Member of SEBI directing our Company from buying, selling and dealing or accessing the securities market directly or indirectly in any manner whatsoever for a period of



two years from the date of the order, our company has undergone the restraint as provided and nothing continues thereafter. Subsequent to the acceptance of consent terms offered order dated 10.04.2013 was passed by SEBI. Our Company has complied with the same and paid Rs. 5,00,000 and GSL Nova Petrochemicals Limited also has paid Rs. 5,00,000.

For further details, please refer to section titled "Outstanding litigations and Other Defaults" beginning on page no. 158 of the Letter of Offer.

# 3. Our Company, our Directors and our Promoter Group Entities are involved in certain legal proceedings, which, if decided against us, could impact our income and financial condition.

Our Company, our Directors and our Promoter Group Entities are involved in certain legal proceedings, which are pending at various stages of adjudication before the City Courts, High Courts, and various Tribunals. Any rulings by appellate courts or tribunals against our Company, our Directors and our Promoter Group Entities would have a material impact on our business, result of operations, financial condition and prospects.

Classification of these legal and other proceedings instituted by and against our Company, our Directors and our Promoter Group Entities are given in the following tables:

# Litigation involving our Company:

		(Rs. In Lacs)
Nature of Cases	No. of outstanding cases	Aggregate Amount involved (if ascertainable)
Income Tax	8	1,296.19
Excise	9	2,017.43
Service Tax	3	46.06
Textile Cess	3	1,01.80

# Litigation involving our Promoter (s)

(Rs. In Lacs)

(Re In Lace)

Nature of Cases	No. of outstanding cases	Aggregate Amount involved (if ascertainable)
Criminal	2	Not Ascertainable
Civil	2	893.51

# Litigation involving our Promoter Group

			(Rs. III Lacs)
Crown Entity	Nature of Cases	No. of outstanding	Aggregate Amount involved (if
Group Entity	Nature of Cases	cases	ascertainable)
	Income Tax	9	370.09
	Labour	14	3.94
	Civil	6	929.52
Nandan Denim Limited	Criminal	10	50.86
	Excise	6	1,49.25
	Insurance	1	15.78
	Arbitration	1	74.21
	Criminal	8	48.18
	Civil	5	1,27.70
Chiripal Industries Limited	Income Tax	5	1,201.96
	CESTAT	16	906.36
	Labour	13	15.47
	Wealth tax	1	4,98.01
	Civil	1	4.57
	Custom	1	0.90
Vishal Fabrics Limited	Excise	2	17.75
· · · · · · · · · · · · · · · · · · ·	Factory & Labour	4	12.65
	Income Tax	3	465.86



Shanti Limited	Exports	Private	Sales Tax	1	6,95.88
-------------------	---------	---------	-----------	---	---------

*Note:* The above litigation consists of the cases filed by and against our Company, our Directors and our Promoter Group Entities. We estimate that the above mentioned amount may be payable by our Company, our Directors and our Promoter Group Entities, in the event any of the above mentioned cases are decided against our Company, our Directors and our Promoter Group Entities. However we cannot assure you, that this litigation may not result in any further counterclaims. For further details please refer the chapter titled "Outstanding Litigations and Other Defaults" on page no. 158 of the LOO.

# 4. There may be potential conflict of interests between our company and other venture or enterprises promoted by our promoters or directors.

The main objects of our Company Nandan Denim Limited, Vishal Fabrics Limited and Chiripal Industries Limited allow them to have same/similar business as carried out by our Company. Further we have not executed any Non-Compete Agreements with our Company undertaking not to engage in businesses similar to that of our Company. Failure to adhere to the may have an adverse effect on our business operations and financial conditions.

# 5. Our net cash flows from investing and financing activities have been negative in the past. Any negative cash flow in the future may affect our liquidity and financial condition.

Our cash flow from our investing and financing activities have been negative in the past. The details of Cash flows of our Company are as follows:

Particulars	For the year ended (in Lacs)		
	31.03.2016	31.03.2015	31.03.2014
Net Cash (used)/from in Investing Activities	(356.65)	739.70	(398.71)
Net Cash (used) in Financing Activities	(2883.02)	(3264.29)	(1820.94)

Cash flow of a Company is a key indicator to show the extent of cash generated from operations to meet capital expenditure, pay dividends, repay loans and to make new investments without raising finance from external resources. Any operating losses or negative cash flows could adversely affect our results of operations and financial conditions. If we are not able to generate sufficient cash flows, it may adversely affect our business and financial operations.

# 6. Our Company has entered into, and will continue to enter into, related party transactions. There cannot be any assurance that in future such transactions will not have any effect on our financial conditions and results of operations.

Our Company has entered into transactions with related parties, including the Promoters and Directors. For further details regarding the Company's related party transactions, refer to chapter on page no. 119 of this Letter of Offer. Further, a portion of our Company's business is expected to involve transactions with related parties and other affiliates that the Board of Directors may choose to involve in our Company's business. There cannot be any assurance that in future such transactions will not have any effect on our financial conditions and results of operations.

# 7. We are dependent upon few customers for our business. Any reduction or interruption in the business of a key customer or a substantial decrease in orders placed by a key customer may have an adverse impact on the revenues and operations of our Company

We are dependent on a few customers for our business. Our five largest customers accounted for about 66.52% and 55.29% of our total revenue for the period ended March 31, 2016 and March 31, 2015 respectively. Our major customers include Dindayal Processors Pvt.Ltd (49.81%), Amit Polyfab Pvt. Ltd.(6.12%), Prachi Mittal Creation Pvt. Ltd (3.99%), Keenara Filaments Pvt.Ltd (3.73%), Sumangal Fibres Pvt Ltd (2.87%) for year 2016 and our major customers for year 2015 includes Dindayal Processors Pvt.Ltd (40.10%), Amit Polyfab Pvt. Ltd.(6.62%), Prempreet Textile Industires P. Ltd. (3.73%), Patel Fibre (2.56%) and Prachi Mittal Creation Pvt. Ltd. (2.28%). We do not have long term arrangements with all our customers to purchase our products in the future, at the current prices or at all. The loss of a major customer and/or reduction in any of our key customers' sales, resulting in lower demand for our products and any material delay, cancellation or reduction of orders from any of our key customers would materially affect our business and financial condition. There is no assurance that we will be able to maintain historic levels of business from all the existing customers or to retain all the existing customers, or that we will be able to replace our customer base in a timely manner or at all. In the event our existing customers do not continue to purchase our products, it may affect our revenues and the financial condition of our Company.



# 8. In the event there is any delay in the completion of the Issue, there would be a corresponding delay in the completion of the objects of this Issue which would in turn affect our revenues and results of operations.

The funds that we receive would be utilized for the objects of the Issue as has been stated in the Chapter "*Objects of the Issue*" on page 54 of the LOO. The proposed schedule of implementation of the objects of the Issue is based on our management's estimates. If the schedule of implementation is delayed for any other reason whatsoever, including any delay in the completion of the Issue, we may have to revise our working capital limits resulting in unprecedented financial mismatch and this may affect our revenues and results of operations.

# 9. We have not identified any alternate source of raising the working capital mentioned as our 'Objects of the Issue'. Any shortfall in raising / meeting the same could adversely affect our growth plans, operations and financial performance.

Our Company has not identified any alternate source of funding and hence any failure or delay on our part to mobilize the required resources or any shortfall in the Issue proceeds can adversely affect our growth plan and profitability. The delay/shortfall in receiving these proceeds could result in inadequacy of working capital or may result in borrowing funds on unfavorable terms, both of which scenarios may affect the business operation and financial performance of the company.

## 10. Our operations are prone to fire and could expose us to the risk of liabilities, lost revenues and increased expenses.

Our operations are subject to fire hazards associated with the large scale processing of textiles in high temperature steam and other processes. This hazard can cause personal injury and loss of life, severe damage to and destruction of property and equipment, and environmental damage, and may result in the suspension of operations and the imposition of civil and criminal liabilities.

In 2010-11, there was a fire at our plant in Ahmedabad which resulted in loss of inventory, mainly pertaining to our job work clients. The total claim acknowledged by us with the Insurance Company was Rs. 763.65 lakhs for damage goods. Out of the above, Rs. 717.92 lakhs of claim was pertaining to goods received from various parties for job work, while Rs. 45.73 lakhs was pertaining to own goods.

As a result of past or future operations, there may be additional claims of injury by employees or members of the public due to fire, or alleged exposure to the fire. Liabilities incurred as a result of these events have the potential to materially impact our financial position. Events like these could also adversely affect the perception of our company with suppliers, customers, regulators, employees and the public, which could in turn affect our financial condition and business performance. While we maintain general insurance against these liabilities, insurance proceeds may not be adequate to fully cover the substantial liabilities, lost revenues or increased expenses that we might incur.

# 11. Our processing unit is geographically located in one area and any localized social unrest, natural calamities, etc. could have material adverse effect on business and financial operations.

Our processing unit is based in Survey no. 396, Survey No. 396 (P), 395/4 (P), Moraiya Village, Sarkhej - Bavla Highway, Tal. Sanand, Ahmedabad in the State of Gujarat. As a result, any localized social unrest, natural disaster or breakdown of services and utilities in and around our unit could have material adverse effect on our business, financial position and results of operations. Further, any continuous addition of industries in and around our facilities without commensurate growth of its infrastructural facilities may put pressure on the existing infrastructure in Ahmedabad, which may affect our business.

# 12. There has been a shortfall in performance vis-à-vis promises of Nova Petrochemicals Limited, our erstwhile entity.

Nova Petrochemicals Limited (NPL), our erstwhile entity which accessed the capital market in the past. There has been a shortfall in the performance vis-à-vis promises made by it in the course of its public issue of equity share.

NPL made the issue with the object to part finance the setting up of a plant (3 lines) to manufacture Partially Oriented Polyester Filament Yarn (POY) with an installed capacity of 11977 MT. The project implementation got delayed by about 6 months in case of first and second line and by about 9 months in case of third line thus resulting in company not being able to achieve its objects as per the schedule.



					(Rs in Lacs)
Sr. No.	Particulars	1995-96 (Projected)	1995-96 (Actuals)	1996-97 (Projected)	1996-97 (Actuals)
1	Capacity Utilization	60%	28%	85%	76.59%
2	Sales	6220	2040	8900	7300
3	PBDIT	1480	320	2150	1500
4	Interest	540	120	620	600
5	Depreciation	260	50	270	670
6	Tax	0	0	160	30
7	РАТ	680	150	1100	200
8	Net Cash Accruals	940	200	1370	870
9	Equity Share Capital	930	920	930	950
10	Reserves & Surplus	2450	1940	3370	2140
11	Book Value of Shares (Rs.)	36.29	30.11	46.12	32.53
12	Earning Per Shares (Rs)	7.27	1.56	11.83	2.11

The projections of sales and profitability were made as follows:

The major reason for deviation in the promise as against the performance was due to delay in commercial production by about 7 months on account of delay in implementation of the project. The commercial production of first line commenced from mid of October, 1995 instead of April, 1995. Similarly, the commercial production of second and third lines was also delayed. However currently our Company is having all details as stated above as below:

Sr. No.	Particulars	2014-2015	2015-2016
1	Capacity Utilization	86%	87%
2	Sales	2,664,472,997.00	2,234,907,345.00
3	PBDIT	166,319,263.00	167,573,637.00
4	Interest	49,294,578.00	29,615,823.00
5	Depreciation	66,201,661.00	58,876,160.00
6	Tax	10,655,047.00	24,319,158.00
7	PAT	40,167,977.00	54,762,496.00
8	Net Cash Accruals	106,369,638.00	113,638,656.00
9	Equity Share Capital	135,500,000.00	135,500,000.00
10	Reserves & Surplus	393,130,916.00	447,893,412.00
11	Book Value of Equity Shares (Rs.)	5.74	12.73
12	Earning Per Shares (Rs)	2.96	4.04

# 13. There has been a shortfall in performance vis-à-vis promises of Nandan Denim Limited, our Promoter Group Entity

Nandan Denim Limited, our Promoter Group Entity has accessed the capital market in the past. There has been a shortfall in the performance vis-à-vis promises made by it in the course of its public issue of equity share. NEL made the issue with the object to part finance the expansion of the denim capacity by 20 million meters per annum, setting up of spinning unit with installed capacity of 32,000 spindles to produce, setting up of 15 MW captive power plant and for general corporate purposes and to meet the expenses of the issue.



The Cost of the Project as per the Letter of Offer was as follows:

				(Rs. in Lacs)
Particulars	Spinning	Denim	Power Plant	Total
Land & site development	10.00	-	-	10.00
Civil construction & factory building	263.90	127.70	30.00	421.60
Plant & Machinery:				
- Imported	859.20	401.80	-	1261.00
- Indigenous	231.00	307.60	538.00	1076.60
Contingencies	81.80	53.10	40.40	175.30
Pre-operative expenditure	49.10	29.80	16.60	95.50
Margin money for working capital	130.00	100.00	-	230.00
General corporate purpose	-	-	-	65.49
Total cost of project	1625.00	1020.00	625.00	3335.49

The project was to be implemented as under:

Name of the project	Originally scheduled for completion	Actual completion
Spinning	March, 2008	February, 2008
Denim	March, 2008	Year 2010
Power Plant	September, 2008	Year 2010

The financial tie-up of the term loan of Rs. 24,300 Lacs was completed by Nandan Exim Limited ("NEL"). However, during the course of implementation of the project, the validity period of some of the sanctions given by the Banks had expired. Some banks, which were part of the consortium, cancelled the sanction documents executed by them for the respective term loans. NEL approached the banks for re-validation of the term loan. However, the disbursement of the term loans by banks was kept in abeyance till the approval of revalidation of the terms loans by the members of consortium. This process of revalidation and approaching the new banks for the tie-up of the term loan delayed the implementation of the project. For further details, refer to chapter titled "*Our Management*" beginning on page 54 of the LOO.

# 14. We require several approvals, licences, registrations and permits for our business and the failure to obtain or renew them in a timely manner may adversely affect our operations.

We require certain statutory and regulatory permits, licenses and approvals to operate our business. Though we believe that we have obtained those permits and licenses which are adequate to run our business, we cannot assure that there is no other statutory/regulatory requirement which we are required to comply with. Further, some of these approvals are granted for fixed periods of time and need renewal from time to time. We are required to renew such permits, licenses and approvals. There can be no assurance that the relevant authorities will issue any of such permits or approvals in time or at all. Failure by us to renew, maintain or obtain the required permits or approvals in time may result in the interruption of our operations and may have a material adverse effect on our business.

# 15. We have certain contingent liabilities not provided for which may adversely affect our financial condition.

Sr.	Particulars	2015-2016
No.		
1	Letter of credit outstanding	1,93,42,438
2	Income Tax Demand Disputed in appeal by the Company/Income Tax authorities	4,31,82,290
3	Excise Duty Demand Disputed in appeal by the Company /Excise authorities	21,27,67,346
4	Textile Cess Demands disputed pending with Textiles Committee,	50,90,119
	Government of India, Ministry of Textiles	
5	Service Tax Demand disputed in appeal by the Company/Authority	13,36,011
6	Claims not acknowledged as debts by the Company	1,12,500
7	Show cause notices as received from various authorities 2.	
8	Employees demand pending before Labour Courts	Amount not ascertainable
9	In respect of restructured debts under CDR Mechanism, the banks has the right to recompense in respect of waivers /sacrifice made by them under CDR.	Amount not ascertainable



# 16. We may not be sufficiently protected or insured for certain losses that we may incur. We may also face certain claims against us, which may have an adverse effect on our business operations and financial conditions.

Although we attempt to limit and mitigate our liability for damages arising from negligent acts, errors or omissions through contractual provisions and/or insurance policies, the limitations of liability set forth in our contracts and/or our insurance policies may not be enforceable in all instances or may not protect us from liability for damages. A successful assertion of one or more large claims against us could adversely affect the results of our operations. Further, we have not insurance policy etc. which may lead to financial liability/adverse consequences for us. Further, even where we have availed of insurance cover, we may not be able to successfully assert our claims for any liability or loss under the said insurance policies.

# 17. Constraint in the availability of raw material or volatility in the price of raw material may have an adverse impact on our business operations and profitability.

Our consumption of raw materials increased from Rs. 17,551.28 Lacs in the FY 2012-2013 to Rs. 17,654.97 Lacs in the FY 2013-2014. However, it decreased to Rs.16,169.04 Lacs in the FY 2014-2015 and later on to Rs. 13,269.81 in FY 2015-2016

Due to decrease in turnover of the Company, cost of material decreased and also it was primarily on account of decrease in the value of polyester chips, which constitutes a significant part of our raw material cost.

Our Company procures raw materials at rates which commensurate with the industry. Polyester chips and spin finish oil are the major raw materials required for Unit 1. Polyester chips are procured from the domestic market whereas spin finish oil is procured from the overseas market. The polyester yarn and texturised yarn, which constitute the major raw material for Unit 2, are primarily sourced in-house from Unit 1. Constraint in the availability of raw material, primarily polyester chips, will have an adverse impact on our entire production cycle. Further, volatility in the price of raw material may also adversely impact our business operations and profitability.

# 18. Our inability to manage growth could disrupt our business operations and have an adverse impact on our profitability.

We expect our yarn and fabric business to grow as we gain greater access to financial resources. We expect this growth to place significant demands on us and require us to continuously evolve and improve our operational, financial and internal controls across our organization. In particular, with expansion we will have to counter the challenges involved in:

- preserving a uniform culture, values and work environment across our projects;
- developing and improving our internal administrative infrastructure, particularly our financial, operational, communications, internal control and other internal systems;
- recruiting, training and retaining sufficient skilled management, technical and marketing personnel;
- maintaining high levels of client satisfaction; and
- adhering to health, safety, and environmental standards.
- Our inability to manage growth could disrupt our business operations and have an adverse impact on our profitability.

# 19. We have not carried out an independent appraisal of our working capital requirements. Therefore, if our estimation is not accurate, we may be required to raise additional debt on terms that may not be totally favourable to us.

Our working capital requirements are as per the management's estimates and we have not independently appraised or evaluated our working capital requirements by any bank or financial institution. Further, the estimates of our working capital requirement are based on the experience of our management and Promoters. However, it cannot be assured that these estimates may be accurate. We may require more working capital in which case, we may be required to raise additional debt, on terms that may not be totally favourable to our Company, which may in turn adversely affect our profitability.

# 20. The schedule of implementation envisaged by us may be delayed and as a result thereof, we may face operational delays. This may have an adverse effect on our business operations and our return on investments.

The proposed schedule of implementation may be delayed by any reason whatsoever, including any delay in completion of the Issue. If the schedule of implementation is delayed, we may have to revise our working capital limits resulting in unprecedented financial mismatch and this may affect our revenues and results of operations. For further details, refer to chapter titled "*Objects of the Issue*" under head Deployment of Funds beginning on page 54 of the LOO

# 21. The objects of the Issue for which funds are being raised have not been appraised by any bank or financial institution. The deployment of funds in the project is entirely at our discretion and as per the details mentioned in the section titled



# "Objects of the Issue". Any revision in the estimates may require us to reschedule our projected expenditure and may have a bearing on our expected revenues and earnings.

Our funding requirements and the deployment of the Net Issue proceeds are based on management estimates and have not been appraised by any bank or financial institution. It cannot be assured that these estimates are accurate. We may have to revise our management estimates from time to time and consequently our funding requirements may also change. Our estimates may exceed the value that would have been determined by third party appraisals and may require us to reschedule our projected expenditure, which may have a bearing on our expected revenues and earnings. Further, if the actual expenditure for the "*Objects of the Issue*" exceeds the estimates of our management, we may be required to raise additional debt, on terms that may not be totally favourable to our Company, which may in turn affect our profitability. Further, the deployment of the funds towards the "*Objects of the Issue*" is entirely at the discretion of our Board of Directors and is not subject to monitoring by external independent agency. However, the deployment of funds is subject to monitoring by our audit committee. However, in accordance with Section 27 of the Companies Act, 2013, our Company shall not vary the objects of the Issue without our Company being authorised to do so by the Shareholders by way of a special resolution and other applicable compliances.

# 22. Portion of our Issue Proceeds are proposed to be utilized for general corporate purposes which constitute 2.04 % of the Net Issue Proceed. As on date we have not identified the use of such funds.

Portion of our Issue Proceeds are proposed to be utilized for general corporate purposes which constitute 2.04 % of the Net Issue Proceed. We have not identified the general corporate purposes for which these funds may be utilized. The deployment of such funds is entirely at the discretion of our management in accordance with policies established by our Board of Directors from time to time and subject to compliance with the necessary provisions of the Companies Act.

# 23. Our success largely depends on our key managerial personnel and our ability to attract and retain them. Any loss of our key managerial personnel could adversely affect our business, operations and financial condition.

We depend significantly on the expertise, experience and continued efforts of our key managerial personnel. If one or more members of our key managerial personnel are unable or unwilling to continue in his/her present position, it could be difficult to find a replacement. Our business could thereby be adversely affected. Opportunities for key managerial personnel in our industry are intense and it is possible that we may not be able to retain our existing key managerial personnel or may fail to attract/ retain new employees at equivalent positions in the future. As such, any loss of key managerial personnel could adversely affect our business, operations and financial condition.

# 24. We may face labour disruptions that would interfere with our business operations and consequently may have an adverse impact on the financial condition of our Company

We are exposed to the risk of strike and other industrial actions. As on March 31, 2016, we had 133 employees and 184 workers on rolls of our Company in various divisions. While we believe that we enjoy a good relationship with our employees and workers, we may experience strike, work stoppage or other industrial action in the future. Any such strike, work stoppage or industrial action by our own employees and workers or the employees and workers of our suppliers or transportation providers could disrupt our operations, possibly for a significant period of time, result in increased wages and other costs and otherwise have a material adverse effect on our business and results of operation.

# 25. Our business is dependent on our manufacturing facilities and the loss of or shutdown of the facilities could adversely affect our business.

A significant portion of our business is dependent on smooth production of the textiles at our manufacturing facility at Survey No. 396 (P), 395/4 (P), Moraiya Village, Sarkhej - Bavla Highway, Tal. Sanand, Ahmedabad and therefore, are subject to various operating risks, such as the breakdown or failure of equipment, power supply or processes, performance below expected levels of output or efficiency, labour disputes, natural disasters, industrial accidents and the need to comply with the directives of relevant government authorities. Any significant operational problem, loss or shutdown of the manufacturing facility for an extended period of time could adversely affect our business, results of operation and financial condition of our Company.

## 26. We are subject to certain restrictive covenants under various debt facilities provided to us by our lenders and there can be no assurance that we will be able to comply with these financial or other covenants or that we will be able to obtain the consents necessary to take actions to grow our business

We have availed loans and financial facilities from the following banks namely; State Bank of India and Bank of Baroda ("our Lenders"). In respect of various agreements entered into by our Company with our Lenders and sanction letters issued



by our Lenders to us, we are bound by certain restrictive covenants. These restrictive covenants require us to obtain the written consent from the lenders before making / effecting the following changes:

- Effect any adverse changes in Company's capital structure.
- Formulate any scheme of amalgamation or merger or reconstruction.
- Implement any scheme of expansion or diversification or capital expenditure except normal replacements indicated in funds flow statement submitted to and approved by the Bank.
- Enter into any borrowing or non-borrowing arrangements either secured or unsecured with any other Bank, financial institution. Company, firm or otherwise or accept deposits in excess of the limits laid down by Reserve Bank of India.
- Invest by way of share capital in or lent or advance funds to or place deposits with any other Company/firm/concern (including group companies/associates)/persons. Normal trade credit or security deposit in the normal course of business or advance to employees can, however be extended.
- Undertake guarantee obligations on behalf of any other Company/firm/person.
- Make any drastic change(s) in its management set-up.
- Enter into any contractual obligation of a long term nature or affecting the company financially to a significant extent.
- Change the practice with regard to remuneration of directors by means of ordinary remuneration or commission, scale of sitting fees, etc.
- Undertake any trading activity other than the sale of products arising out of its own manufacturing operations.
- Sell or dispose off or create security or encumbrances on the assets charged to the Bank in favour of any other Bank, Financial institution, Company, firm, individual.
- Repay monies brought in by the promoters, partners, directors, share holders, their relatives and friends in the business of the Company/firm by way of deposits/loan/share application money etc.
- Declare dividend for any year except out of profits relating to that year after meeting all the financial commitments to the bank making all due and necessary provisions and till the financial position improves at the estimated/projected levels given by them.
- All unsecured loans / deposits raised by the company for financing a project are always subordinate to the loans of the banks/ financial institutions and should be permitted to be repaid only with the prior approval of the all the banks and the financial institution concerned.

There can be no assurance that we will be able to comply with these financial or other covenants or that we will be able to obtain the consents necessary to take the actions we believe are necessary to operate and grow our business or which are in the interest of our shareholders.

For details of loans availed by our Company and the above mentioned restrictive covenants, please refer to "Financial Indebtedness" beginning on page 156 of the LOO.

# 27. Our business is subject to a significant number of legal and tax regulations and there may be changes in legislation governing the rules implementing them or the regulator enforcing them. Changes in the operating environment, including changes in tax law, may impact the determination of our tax liabilities for any given year, which may have an adverse impact on our profitability.

We currently have our business spread across a few states in India. Consequently, we are subject to the jurisdiction of various laws, tax authorities and regulations. The final determination of our tax liabilities involve the interpretation of local tax laws and related authorities in each jurisdiction as well as the significant reliance on estimates and assumptions regarding the scope of future operations and results achieved and the timing and nature of income earned and expenditures incurred. Changes in the operating environment, including changes in tax law, could impact the determination of our tax liabilities for any given year. Taxes and other levies imposed by the central or state governments in India that affect our industry include customs duties, excise duties, VAT, income tax, service tax and other taxes, duties or surcharges introduced from time to time.

# 28. Our Promoter and Promoter Group members have provided personal guarantees for loans availed by our Company. Our business, financial condition, results of operations, cash flows and prospects may be adversely affected by the invocation of all or any personal guarantees and securities or enforcement of the collateral provided by our Promoter and Promoter Group members.

Our Promoter and Promoter Group and Group Company have provided personal/corporate guarantees to secure a significant portion of our existing borrowings, and may post listing continue to provide such guarantees and other security. In case of a default under our loan agreements, any of the personal guarantees provided by our Promoter, Promoter Group Members and Promoter Company may be invoked and/ or the collateral may also be enforced, which could negatively impact the reputation and networth of the Promoters. Also, we may face certain impediments in taking decisions in relation to our Company, which in turn would result in a material adverse effect on our financial condition, business, results of operations and prospects and



would negatively impact our reputation. In addition, our Promoter, Promoter Group Members may be required to liquidate his shareholding in our Company to settle the claims of the lenders, thereby diluting his shareholding in our Company. However our Company had not provided any guarantee. We may also not be successful in procuring alternate guarantees satisfactory to the lenders, as a result may need to repay outstanding amounts under such facilities or seek additional sources of capital, which could affect our financial condition and cash flows. For further details regarding loans availed by our Company, please refer *"Financial Indebtedness"* on page no.156 of this Letter of Offer.

# 29. We do not provide for a decline in the value of our unquoted investments, and this may have a material adverse effect on our business, results of operations and financial conditions.

We have not made any provision for decline in the value of investments since they are unquoted. Further if a provision is made in future on account of permanent decrease in value of these investments, our profits will reduce to the extent of such provision. This may have an adverse impact on our business if we make material investments in future.

# 30. Insufficient cash flows to meet required payments on our debts and working capital requirements could adversely affect our Company's operations and financial results

The business of our Company requires a significant amount of working capital to finance the purchase of raw materials and maintain inventories and term loans for establishment of manufacturing facilities and acquisition of equipments. The working capital requirements of our Company are also affected by the credit lines that our Company extends to its customers, in line with industry practice. Moreover, our Company may need to raise further term loans and working capital loans in the future to meet its capital expenditure and to satisfy its working capital requirements. There can be no assurance that our Company will continue to be successful in arranging adequate working capital and term loans for its existing or expanded operations on acceptable terms or at all, which could adversely affect our Company's operations and financial results.

# 31. Corporate Office of our Company is situated in the premises, which is owned by our Group Company. There can be no assurance that this agreement would be renewed upon expiry or on terms and conditions acceptable to us.

The corporate office of our Company is located in the premises owned by Shanti Exports Private Limited (one of our Promoter Group entity). In respect of this premises, our Company has not entered into any Lease Agreement which may not provide stability for carrying out our operations effectively in future and would result to vacant the place any time without any notice in absence of any Lease Agreement. Any failure to continue in the said arrangement could force us to procure new premises, including substantial time and cost of relocation or procure new premises. In addition, we may not be able to identify satisfactory new premises or may have to incur substantial additional costs towards those premises. Any of the aforesaid could have a material adverse effect on our business, results of operation and financial condition.

# 32. Any changes in regulations or applicable government incentives would adversely affect the Company's operations and growth prospects.

The GoI has provided several incentives to the textile sector, from which our Company may benefit, including the TUFS interest and capital subsidies. These incentives could be modified or removed at any time, or new regulations could be introduced applicable to our Company's business, which could adversely affect our Company's operations and financial results.

Our Company is also subject to various regulations and textile policies, primarily in India. Our Company's business and prospects could be adversely affected by changes in any of these regulations and policies, including the introduction of new laws, policies or regulations or changes in the interpretation or application of existing laws, policies and regulations. There can be no assurance that our Company will succeed in obtaining all requisite regulatory approvals in the future for its operations or that compliance issues will not be raised in respect of its operations, either of which would have a material adverse affect on the Company's operations and financial results.

# 33. We face substantial competition in the textile business, both from Indian and international companies, which may adversely affect our revenues

We face significant competition from existing players and potential entrants in the Indian textile industry. The Indian textile industry is highly competitive in man-made fibres segment. We will face competition mainly from large vertically integrated and diversified companies as well as new companies, particularly in China and Indonesia. Some of our international competitors are larger than us and have greater financial resources. Increased competition could result in price reductions, decreased sales, lower profit margins or losses in market share, any of which could have an adverse effect on our business, results of operations and financial condition.



# 34. Fluctuations in the exchange rates between the currencies resulting in decline in the value of rupee against other currencies could increase the rupee cost which could consequently have a material adverse effect on our Company's financial condition.

For the fiscal 2016 there was no export. However, exchange rate fluctuation can have an adverse effect on our revenue generated out of export sales. Any decline in the value of rupee against other currencies could increase the rupee cost.

# 35. Our Company will be controlled by the Promoters so long as they control a majority of the Equity Shares. Further, our Promoters will continue to hold substantial interest after the Issue and will have the ability to exercise a controlling influence over our business and may cause us to take actions that may not be in our best interest.

Promoters and Promoter Group are currently holding 69.05 % of our Company's paid up equity share capital and will continue to hold post issue paid up equity share capital of our Company. As a result, Promoters will continue to exercise significant control over our Company, including being able to control the composition of our Company's board of directors and determine decisions requiring special majority voting, and the other shareholders will be unable to affect the outcome of certain shareholder voting. As a result, our Promoters may take or block actions with respect to our Company's business, which may conflict with our Company's interests or the interests of the minority shareholders, such as actions with respect to future capital raising or acquisitions. In addition, our Promoters also control certain other companies that are in the same business as the Company with which the Company may have conflicts of interest.

# 36. Any future issuance of Equity Shares may dilute investors' shareholding and any sale of our Company's Equity Shares by the Promoters or other major shareholders may adversely affect the trading price of Equity Shares

Any future equity issuances by our Company may lead to the dilution of investors' shareholdings. Any future equity issuances by our Company or sales of Equity Shares by the Promoters or other major shareholders may adversely affect the trading price of the Equity Shares. In addition, any perception by investors that such issuances or sales might occur could also affect the trading price of Equity Shares.

# EXTERNAL RISKS

# 37. The Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 have effected significant changes to the existing Indian company law/ listing framework, which may subject us to higher compliance requirements and increase our compliance costs.

A majority of the provisions and rules under the Companies Act, 2013 have come into effect. The Companies Act, 2013 has brought into effect significant changes to the Indian company law framework, such as in the provisions related to issue of capital (including provisions in relation to issue of securities on a private placement basis), disclosures in offering documents, corporate governance norms, accounting policies and audit matters, related party transactions, introduction of a provision allowing the initiation of class action suits in India against companies by shareholders or depositors, a restriction on investment by an Indian company through more than two layers of subsidiary investment companies (subject to certain permitted exceptions), prohibitions on loans to directors and insider trading and restrictions on directors and key managerial personnel from engaging in futures trading. Further, the Companies Act, 2013 imposes greater monetary and other liability on us and our directors for any non-compliance.

To ensure compliance with the requirements of the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we may need to allocate additional resources, which may increase our regulatory compliance costs and divert management attention. The Companies Act, 2013 introduced certain additional requirements which do not have corresponding equivalents under the Companies Act, 1956. Accordingly, we may face challenges in interpreting and complying with such provisions due to the limited jurisprudence on them. In the event our interpretation of such provisions of the Companies Act, 2013 differs from, or contradicts with, any judicial pronouncements or clarifications issued by the Government in the future, we may face regulatory actions or we may be required to undertake remedial steps. Further, we cannot currently determine the impact of provisions of the Companies Act, 2013 which are yet to be notified. Any increase in our compliance requirements or in our compliance costs may have an adverse effect on our business and results of operations.

# 38. Political instability or changes in the Government in India or in the government of the states where we operate could cause us significant adverse effects.

We are incorporated in India and all of our operations, assets and personnel are located in India. Consequently, our performance and the market price and liquidity of our Equity Shares may be affected by changes in exchange



rates and controls, interest rates, government policies, taxation, social and ethnic instability and other political and economic developments affecting India. The central government has traditionally exercised, and continues to exercise, a significant influence over many aspects of the economy. Our businesses, and the market price and liquidity of our Equity Shares may be affected by interest rates, changes in central government policy, taxation, social and civil unrest and other political, economic or other developments in or affecting India. Since 1991, successive central governments have pursued policies of economic liberalization and financial sector reforms. However, there can be no assurance that such policies will be continued. A significant change in the central government's policies, in particular, those relating to the banking and finance industry in India, could adversely affect our business, financial condition and results of operations and could cause the price of our Equity Shares to decline.

## 39. Our business is dependent on economic growth in India.

Our performance is dependent on the health of the overall Indian economy. There have been periods of slowdown in the economic growth of India. India economic growth is affected by various factors including domestic consumption and savings, balance of trade movements primarily resulting from export demand and movements in key imports, such as oil and oil products, and annual rainfall, which affect agricultural production. For example, in the monsoon of 2009, Several parts of the country experienced below average rainfall, leading to reduced farm output which impaired economic growth. In the past, economic slowdowns have harmed industries and industrial development in the country. Any future slowdown in the Indian economy could harm our business, financial condition and results of operations.

## 40. The extent and reliability of Indian infrastructure could adversely affect our results of operations and financial condition.

India's physical infrastructure is less developed than that of many developed countries. Any congestion or disruption in its port, rail and road networks, electricity grid, communication systems or any other public facility could disrupt our normal business activity. Any deterioration of India's physical infrastructure would harm the national economy, disrupt the transportation of goods and supplies, and add costs to doing business in India. These problems could interrupt our business operations, which could have an adverse effect on our results of operations and financial condition.

If the rate of Indian price inflation increases, our results of operations and financial condition may be adversely affected.

In recent years, India's wholesale price inflation index has indicated an increasing inflation trend compared to prior periods. An increase in inflation in India could cause a rise in the price of transportation, wages, raw materials or any other expenses. In particular, the prices of raw materials required for manufacturing of our products are subject to increase due to a variety of factors beyond our control, including global commodities prices and economic conditions. If this trend continues, we may unable to reduce our costs or pass our increased costs on our customers and our results of operations and financial condition may be materially and adversely affected.

# 41. Global economic downturn and adverse market conditions could cause our business to suffer. A slowdown in economic growth in India could cause our business to suffer

The developed economies of the world viz. U.S., Europe, Japan and others are in midst of a downturn affecting their economic condition and markets general business and consumer sentiment has been adversely affected due to the global slowdown and there can be no assurance whether the developed economies or the emerging market economies will see good economic growth in the near future. Consequently, this has also affected the global stock and commodity markets. Our performance and growth is directly related to the performance of the Indian economy. The performance of the Indian economy is dependent among other things on the interest rate, political and regulatory actions, liberalization policies, commodity and energy prices etc. A change in any of the factors would affect the growth prospects of the Indian economy, which may in turn adversely impact our results of operations, and consequently the price of our Equity Shares.

# 42. Any downgrading of India's debt rating by an independent agency may harm our ability to raise debt financing.

Any adverse revisions to India's credit ratings for domestic and international debt by international rating agencies may adversely affect our ability to raise additional financing and the interest rates and other commercial terms at which such additional financing is available. This could have a material adverse effect on our capital expenditure plans, business and financial performance.

### 43. Regional hostilities, terrorist attacks, communal disturbances, civil unrest and other acts of violence or war involving India and other countries may result in a loss of investor confidence and adversely affect the financial markets and our business.

Some parts of India have experienced communal disturbances, terrorist attacks and riots during recent years. If



such events recur, our operational and marketing activities may be adversely affected, resulting in a decline in our income. The Asian region has, from time to time, experienced instances of civil unrest and hostilities among neighbouring countries. Since May 1999, military confrontations between countries have occurred in Kashmir. The hostilities between India and its neighbouring countries are particularly threatening because India and certain of its neighbours possess nuclear weapons. Hostilities and tensions may occur in the future and on a wider scale. Also, since 2003, there have been military hostilities and continuing civil unrest and instability in Afghanistan. There has also recently been hostility in the Korean Peninsula. In July 2006 and November 2008, terrorist attacks in Mumbai resulted in numerous casualties. Events of this nature in the future, as well as social and civil unrest within other countries in Asia, could influence the Indian economy and could have a material adverse effect on the market for securities of Indian companies, including our Equity Shares.

# 44. Holders of Equity Shares may be restricted in their ability to exercise preemptive rights under Indian law and thereby suffer future dilution of their ownership position

Under the Companies Act, a company incorporated in India must offer its equity shareholders preemptive rights to subscribe and pay for a proportionate number of equity shares to maintain their existing ownership percentages prior to issuance of any new equity shares, unless the preemptive rights have been waived by the adoption of a special resolution by holders of threefourths of the equity shares voting on such resolution. However, if the law of the jurisdiction that you are in does not permit the exercise of such preemptive rights without our filing an offering document or registration statement with the applicable authority in such jurisdiction, you will be unable to exercise such preemptive rights, unless we make such a filing. If we elect not to file a registration statement, the new securities may be issued to a custodian, who may sell the securities for your benefit. The value such custodian receives on the sale of any such securities and the related transaction costs cannot be predicted. To the extent that you are unable to exercise preemptive rights granted in respect of our Equity Shares, your proportional interests in our Company may be reduced.

# 45. The occurrence of natural disasters may adversely affect our business, financial condition and results of operations.

The occurrence of natural disasters, including hurricanes, floods, earthquakes, tornadoes, fires and pandemic disease may adversely affect our financial condition or results of operations. The potential impact of a natural disaster on our results of operations and financial position is speculative, and would depend on numerous factor. The extent and severity of these natural disasters determines their effect on the Indian economy. Although the long term effect of diseases such as the H5N1 "avian flu" virus, or H1N1, the swine flu virus, cannot currently be predicted, previous occurrences of avian flu and swine flu had an adverse effect on the economies of those countries in which they were most prevalent. An outbreak of a communicable disease in India would adversely affect our business and financial conditions and results of operations. We cannot assure you that such events will not occur in the future or that our business, financial condition and results of operations will not be adversely affected.

# 46. Changing laws, rules and regulations and legal uncertainties, including adverse application of corporate and tax laws, may adversely affect our business, results of operations, financial condition and prospects.

The regulatory and policy environment in which we operate is evolving and subject to change. Such changes, including the instances mentioned below, may adversely affect our business, results of operations, financial condition and prospects, to the extent that we are unable to suitably respond to and comply with any such changes in applicable law and policy.

- The GoI has proposed a comprehensive national goods and services tax ("GST") regime that will combine taxes and levies by the Central and State Governments into a unified rate structure which is proposed to be effective from April 1, 2016. While the GoI and other state governments have announced that all committed incentives will be protected following the implementation of the GST, given the limited availability of information in the public domain concerning the GST, we are unable to provide any assurance as to this or any other aspect of the tax regime following implementation of the GST. The implementation of this rationalized tax structure may be affected by any disagreement between certain state governments, which may create uncertainty. Any such future increases or amendments may affect the overall tax efficiency of companies operating in India and may result in significant additional taxes becoming payable.
- Further, the General Anti Avoidance Rules ("GAAR") are proposed to be made effective from April 1, 2017. The tax consequences of the GAAR provisions being applied to an arrangement could result in denial of tax benefit amongst other consequences. In the absence of any precedents on the subject, the application of these provisions is uncertain. If the GAAR provisions are made applicable to our Company, it may have an adverse tax impact on us.

We have not determined the impact of these proposed legislations on our business. Uncertainty in the applicability, Interpretation or implementation of any amendment to, or change in, governing law, regulation or policy in the



jurisdictions in which we operate, including by reason of an absence, or a limited body, of administrative or judicial precedent may be time consuming as well as costly for us to resolve and may impact the viability of our current business or restrict our ability to grow our business in the future. Further, the GoI may introduce a waiver or incentive scheme in relation to specific population segments such as MSEs in public interest, pursuant to which we may be required to offer our products and services at discounted rates. This may affect our business and results of operations.

# **Prominent Notes:**

- 1. This is an Issue of 13,550,000 Equity Shares at a premium of Rs. 4.50 per Equity Share for an amount aggregating upto Rs. 2,000 lacs on a rights basis to the existing Equity Shareholders of our Company in the ratio of 1 Equity Share for every 1 Equity Share(s) held on the Record Date (i.e., October 25, 2016) by the existing Equity Shareholders.
- 2. The net worth of our Company as on March 31, 2016 was Rs. 1,725 Lacs.
- 3. The net asset value per share of our Company as on March 31, 2016 was Rs. 12.73.
- 4. Our Company, in the course of business has entered into transactions with related parties. The details of related party transactions are as under for year 2015-16:

		(Rs. in Lacs)
Sr. No.	Nature of Transaction	Total
1	Unsecured Loans	
	Taken During the year	Nil
	Repaid During the year	10,00,000
	Balance as at Balance Sheet Date	Nil
2	Expenditure	
	Donation Expense	36,00,000
	Purchase of Goods, Packing Material &	10,03,77,759
	Stores	
	Job work Charges	Nil
	Interest Expenditure	334,812
	Purchase of Fixed Asset	18,15,029
	Rent Expense	150,000
3	Income Received	
	Job work Income	1,18,09,086
4	Stock in trade	
	Sale of Goods	61,48,133
	Sale of Capital Assets	12,67,264
	Balance as at Balance Sheet Date	Nil
5	Remuneration Paid	33,84,621

The details of sales to related parties transactions in last three years are as under:

Particular	2015-16	2014-15	2013-14
Total Revenue	2,02,20,17,999	2,43,51,78,155	3,17,97,79,608
From Related Party			
Sale of Capital Goods	12,67,264	-	9,61,636
Sale of Stock in trade	61,48,133	60,53,949	4,92,17,210
Job Work Income	1,18,09,086	1,38,34,434	-
Total	1,92,24,483	1,98,88,383	5,01,78,846
%	0.95%	0.82%	1.58%



- 5. There has been no financing arrangement whereby the Promoter Group, the Directors of our Company who are our Promoters and our Directors and their relatives have financed the purchase by any other person of securities of our Company other than in the normal course of business of the financing entity during the period of six months immediately preceding the date of filing of the Letter of Offer with SEBI.
- 6. All information shall be made available by the Lead Manager and our Company to the public and investors at large and no selective or additional information would be available only to a section of investors in any manner whatsoever.
- 7. The Lead Manager and our Company shall update this Letter of Offer and keep our shareholders / public informed of any material changes till listing and trading permission in respect of the Equity Shares is received.

Investors may contact the Lead Manager for any complaint, clarifications and information pertaining to the Issue. Any clarification or information relating to this Issue shall be made available by the Lead Manager to the public and investors at large and no selective or additional information would be made available only to a section of the investors in any manner. All grievances relating to ASBA process may be addressed to the Registrar to the Issue, with a copy to the relevant SCSBs, giving full details such as name, address of the applicants, application number, number of Equity Shares applied for, application amounts blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application Form has been submitted by the ASBA Investor. For contact details please see "General Information" on page 31 of LOO.



# SECTION III – INTRODUCTION

## SUMMARY OF THE ISSUE

The following is a summary of the Issue. This summary should be read in conjunction with and is qualified in its entirety by, more detailed information in the section titled "*Terms of the Issue*" on page 179 of this Letter of Offer.

Equity shares offered through the Issue	13,550,000 Equity Shares		
Rights Entitlement	1Equity Share for every 1 Equity Share held on the		
	Record Date.		
Record Date	October 25, 2016		
Face Value per Equity Shares	Rs.10/-		
Issue Price per Equity Share	Rs. 14.50		
Issue Size	Upto Rs. 2,000 Lacs		
Equity Shares outstanding prior to the Issue	13,550,000 Equity Shares		
Equity Shares outstanding after the Issue (assuming	2,71,00,000 Equity Shares		
full subscription for and allotment of the Rights			
Entitlement)			
Terms of the Issue	Please refer to the section titled "Terms of the Issue" on		
	page 179 of this Letter of Offer.		
Use of Issue Proceeds	Please refer to the section titled "Object of the Issue" on		
	page 54 of this Letter of Offer.		
Scrip Code	ISIN: INE672K01025		
	BSE: 533407		
	NSE: CNOVAPETRO		

# **Terms of Payment**

The full amount of Rs. 14.50 per Equity Share is payable on application.



# SUMMARY OF FINANCIAL INFORMATION

The following tables set forth our summary financial information derived from our audited financial statements as at and for Fiscal 2016 and Fiscal 2015 prepared in accordance with Indian GAAP, the Companies Act, 2013, applicable standards and guidance notes specified by the Institute of Chartered Accountants of India, applicable accounting standards and other applicable statutory and / or regulatory requirements. This chapter should be read in conjunction with, and is qualified in its entirety by, the more detailed information about us and our financial statements, including the notes thereto, included in the section titled "Financial Statements" on page 73 of the LOO. Special attention is also drawn to chapter titled "Risk Factors" on page 110f the LOO, which discusses a number of factors and contingencies that could impact our financial condition and results of operations.

# For the financial year ended March 31, 2016 based on the standalone audited financial statements:

# BALANCE SHEET AS AT MARCH 31, 2016

I. Equity And Liabilities	Note No.	As at 31.03.2016	(Amount in Rs.) As at 31.03.2015
Shareholder's Funds		115 ut 0110012010	
Share Capital	2	135,500,000	185,500,000
Reserves and Surplus	3	447,893,412	393,130,916
Non- Current Liabilities			
Long-Term Borrowings	5	204,959,672	297,334,436
Long-Term Provisions	6	Nil	30,133
Other Long Term Liabilities	9	120,000,000	Nil
Current Liabilities			
Short-term borrowing	7	165,441,755	188,319,785
Trade Payables	8	231,861,432	187,760,771
Other Current Liabilities	9	200,438,415	320,978,472
Short-Term Provisions	6	9,010,226	8,793,767
Total		1,515,104,912	1,581,848,280
II. Assets			
Non-Current Assets			
Fixed Assets	10		
Tangible Assets		901,226,921	935,149,594
Intangible Assets		Nil	Nil
Capital Work in Progress		48,160,593	48,160,593
Non-Current Investments	11	2,218	12,218
Long Term Loans and Advances	12	12,597,849	17,165,296
Other Non-Current Assets	13	Nil	4,608,759
Current Assets			
Inventories	14	165,535,268	107,305,048
Trade Receivables	15	356,623,135	211,140,852
Cash and bank balances	16	12,228,039	21,277,075
Short-Term Loans and Advances	12	18,730,889	237,028,844
Total		1,515,104,912	1,581,848,280



# STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED MARCH 31, 2016

STATEMENT OF FROFIL AND LA	555 I OK 11		(Amount in Rs.)
Particulars	Note	As at 31.03.2016	As at 31.03.2015
Revenue from operations	17	2,254,346,737	2,689,385,843
Less Excise Duty		236,134,628	259,247,820
Other income	18	3,805,890	5,040,133
I. Total Revenue		202,2017,999	2,435,178,155
Expenses/ Expenditure			
Cost of Materials Consumed	19	1,326,981,269	1,616,903,989
Purchase of Stock in Trade	20	82,273,802	268,398,249
Changes in Inventories of Finished Goods & Work in Process	21	28,519,870	(18,962,593)
Employee benefit expenses	22	65,496,485	57,967,433
Finance costs	23	37,643,850	58,216,038
Depreciation and amortization expenses	24	58,876,160	66,201,661
Other expenses	25	343,144,908	335,630,354
II. <u>Total Expenses</u>		1,942,936,345	2,384,355,132
III. Profit before tax (I-II)		79,081,654	50,823,024
IV. Tax expense			
Current tax expense			
- for current year		16,123,800	10,655,047
Deferred tax	4	Nil	Nil
- Short Provision of Income Tax of Earlier Years		8,195,358	Nil
V. Profit for the year		54,762,496	40,167,977
VI. Earning per equity share			
Basic and diluted	29	4.04	2.96



#### (Amount in Rs.) **Particulars** 31-03-2016 31-03-2015 **Cash flow from Operating Activity** A **Profit Before Tax from Continuing Operation** 79.081.654 50,823,024 79,081,654 50,823,024 Non Cash Adjustment to reconcile profit before tax to net cash flows Depreciation 58.876.160 66.201.661 Bad Debts Written Off/ Sundry Balance Written off (153, 351)(63,015)(Profit)/Loss on sale of fixed assets (net) (246,578) 1,437,147 (3,736,355) (4,392,635) Interest Received Provision for Doubtful debt Nil Nil 54.830.212 63.092.822 **Dividend Income** Nil Nil Interest and Finance Charges 37.643.850 58.216.038 37,643,850 58,216,038 Adjustment for Movements in Working Capital: Increase/(decrease) in trade Payable 44,163,681 (146,731,031)Increase/(decrease) in long-term Provision (30,133) 30,133 11,481,004 Increase/(decrease) in short-term Provision 568,663 (2, 164, 260)Increase/(decrease) in other current liability (15, 313, 237)Increase/(decrease) in other long-term liability 120,000,000 Nil Decrease/(increase) in trade receivable (145, 482, 286) 347,063,672 Decrease/(increase) in inventories (58, 230, 220)(6,844,360)150,000 3,183,161 Decrease/(increase) in long term loans and advances (110,974,556)Decrease/(increase) in short term loans and advances 217,930,035 Decrease/(increase) in other current assets Nil Nil Nil Decrease/(increase) in other non-current assets Nil 163,756,503 95,043,763 335,312,220 CASH GENERATED FROM OPERATIONS 267,175,647 Direct Taxes paid (17, 492, 097)(17, 179, 089)(17, 492, 097)(17, 179, 089)NET CASH FLOW FROM OPERATIONS 249,996,558 317,820,123 Cash flow from investing activities Purchase of Fixed Assets (Incl. WIP) (48,391,731) 72,931,101 Sale of Fixed Assets 1,102,085 800,000 Investment/(Withdrawal) in Fixed deposit Nil (3,860,838)Proceeds from sale / disposed of investments 10,000 Nil 7,509,725 Nil Investment received back from Fixed deposit 4,104,275 4,100,045 Interest Received **Dividend Income** Nil Nil NET CASH (USED)/FROM IN INVESTING ACTIVITY 73,970,308 (35,665,646) Cash flow from financing activities

# CASH FLOW STATEMENT FOR THE YEAR ENDED 31-03-2016



Particulars		31-03-2016	31-03-2015
Long Term Borrowing Taken during the year	Nil		Nil
Long Term Borrowing Paid during the year	(177,780,667)		(222,893,171)
Short Term Borrowing Taken During the year	Nil		Nil
Short Term Borrowing Paid During the year	(22,878,029)		(45,320,571)
Share Application Money paid back	Nil		Nil
Interest paid	(37,643,850)		(58,216,038)
Repayment of Preference Share Capital	(50,000,000)		Nil
Dividend paid on Equity Shares (Incl. Dividend Tax)	Nil		Nil
NET CASH USED IN FINANCING ACTIVITY		(288,302,546)	(326,429,780)
Net Increase/(Decrease) in cash and cash equivalents		(6,148,070)	(2,462,914)
Cash and cash equivalent Opening Balance		7,667,524	10,130,438
Cash and cash equivalent Closing Balance		1,519,453	7,667,524
Net Increase/(Decrease) in cash and cash equivalents		(6,148,070)	(2,462,914)

Notes:

The above Cash Flow Statement has been prepared under the Indirect Method set out in Accounting Standard 3. \*

Cash and Cash equivalent includes Rs NIL (P.Y. Rs.Nil/.-) towards Unclaimed dividend which have been kept in \* separate earmarked accounts and no transactions except for the stated purpose are done through such account.

As per our report of even date attached herewith For, J.T. Shah & Company Chartered Accountants [FRN No. 109616W]

#### For CIL NOVA PETROCHEMICALS LTD

Director

Director

CFO

**Company Secretary** 

J. T. Shah Partner [M. No. 3983] Place : Ahmedabad Date: 23/05/2016



# GENERAL INFORMATION

Dear Equity Shareholder(s),

Pursuant to the resolution passed by our Board at its meeting held on May 23, 2016, our Company has been authorised to make the following Rights Issue to the Eligible Equity Shareholders of our Company with an option to renounce the Right.

Issue of 1,35,50,000 Equity Shares of Face Value of Rs. 10/- ("right issue equity shares") for cash at Issue Price of Rs. 14.50 per Equity Share including share premium of Rs. 4.50 per Equity Share for an amount aggregating up to Rs. 2,000 Lacs on a rights basis to the existing Equity Shareholders of our Company, in the ratio of 1 Equity Share for every 1 Equity Share held as on the Record Date i.e. October 25, 2016. The Issue Price of each Equity Share is 1.45 times of the face value of the Equity Share.

For further details please refer to "Terms of the Issue" on page 179 of this Letter of Offer.

# **REGISTERED OFFICE OF OUR COMPANY**

## **CIL Nova Petrochemicals Limited**

Survey No. 396 (P), 395/4 (P), Moraiya Village, Sarkhej - Bavla Highway, Tal. Sanand, Ahmedabad, Gujarat: 382210. Tel No: +919825800060/ +919825104042 Fax No: +91 79 250556/251612 E-mail: chintan.amlani@chiripalgroup.com Website: www.cnpcl.com

# ADDRESS OF THE REGISTRAR OF COMPANIES

Registrar of Companies, Gujarat (Ahmedabad) ROC Bhavan, Opp Rupal Park Society, Behind Ankur Bus Stop, Naranpura, Ahmedabad-380013 **Tel No:** 91-79-27437597 **Fax No** 91-79-27438371 **E-mail:** roc.ahmedabad@mca.gov.in

# COMPANY SECRETARY AND COMPLIANCE OFFICER

Mr. Chintan N. Amlani Survey No. 396 (P), 395/4 (P), Moraiya Village, Sarkhej - Bavla Highway, Tal. Sanand, Ahmedabad, Gujarat: 382210. **Tel No:** +919825800060/ +919825104042 **Fax No:** +91 79 250556/251612 **E-mail:** <u>chintan.amlani@chiripalgroup.com</u>

Investors may contact the Compliance Officer or Registrar to the Issue for any pre-Issue / post-Issue related matter such as non-receipt of letters of allotment/ share certificates/ refund orders, etc. All grievances relating to the ASBA process may be addressed to the Registrar to the Issue, with a copy to the SCSBs, giving full details such as name, address of the applicant, ASBA Account number and the Designated Branch of the SCSBs where the CAF, or the plain paper application, as the case may be, was submitted by the ASBA Investors.

# LEAD MANAGER TO THE ISSUE

# HEM SECURITIES LIMITED

14/15, Khatau Bldg, 1<sup>st</sup> Floor, 40 Bank Street, Fort, Mumbai: 400001 **Tel:** +91-22-4906 0000 **Fax:** +91- 022-22625991 **E-mail:** info@hemonline.com



Website: <u>www.hemonline.com</u> Contact Person: Mr. Anil Bhargava

# LEGAL ADVISORS TO THE ISSUE

# JURIS MATRIX

(Advocates & Solicitors) 302, Apeejay House, 130, Bombay Samachar Marg, Fort, Mumbai- 400 001, Maharashtra, India **Tel No.:** +91-22-22856164 **Fax No.:** +91-22-2283 4519 **Email:** anil @jurismatrix.net **Website:** www.jurismatrix.net **Contact Person:** Mr. Anil Shah

# **REGISTRAR TO THE ISSUE**

# LINK INTIME INDIA PRIVATE LTD

Pannalal Silk Mills Compound, L.B.S. Marg, Bhandup (West), Mumbai-400 078 **Tel:** +91 22 6171 5400 **Fax:** +91 22 2596 0329 **Mobile App:** *b*link **E-mail:** cnpl.rights@linkintime.co.in **Investor Grievance E- mail:** cnpl.rights@linkintime.co.in **Contact Person:** Mr. Dinesh Yadav **SEBI Registration Number:** INR000004058

# STATUTORY AUDITORS OF OUR COMPANY

## J.T.SHAH &CO.

Chartered Accountant 201/202, Lalita Complex, Nr. Mithakhali Cross Roads, Navranpura, Ahemdabad- 380009 **Tel:** +91 079-26444420/30 **Email:** info@jtshahco.com **Firm Registration No.** 109616W **Contact Person**: Mr. J. T. Shah

# BANKERS OF OUR COMPANY

### **BANK OF BARODA**

Corporate Finance Service Branch BOB Tower, Law Garden, Ahmedabad **Tel:** 079 2647 3010 **Email:** <u>corahm@bankofbaroda.com</u> **Contact Person:** Mr. Jignesh Parmar

# STATE BANK OF INDIA

SME Branch, Law Garden Ahmedabad Tel: 91-79 -26420277 Email: <u>sbi.60438@sbi.co.in</u> Contact Person: Mr. Ghanshyam Solanki/Mr. Abhishek



# **BANKERS TO THE ISSUE**

HDFC Bank Limited FIG-OPS Department, Lodha I Think Techno Campus, 0-3, Level, Next to Kanjurmarg Railway Station, Kanjurmarg (East), Mumbai-400 042 Tel: 91-22-3075 2928 Fax: 91-22-2579 9801 Website: www.hdfcbank.com Email: vincent.dsouza@hdfcbank.com Contact Person: Mr. Vincent D'souza

# Experts

Our Company has received consent letter dated June 17, 2016 from the Statutory Auditor M/s. J.T.Shah & Co, Chartered Accountants to include their names as an "expert" under Section 2(38) read with Section 26 of the Companies Act, 2013 in this Letter of Offer in relation to their report on the audited financial statements for the financial year ended March 31, 2016 of our Company provided under section *"Financial Statements"* on page 73 and the Statement of Tax Benefit dated June 17, 2016 provided under section *"Statement of Tax Benefits"* on page 58. Further, this consent has not been withdrawn as of the date of this Letter of Offer.

# SELF CERTIFIED SYNDICATE BANKERS

All equity shareholders may apply in this Issue through the ASBA process. The ASBA Investors are required to fill the ASBA Form and submit the same to their Self Certified Syndicate Banks ("SCSB") which in turn will block the amount as per the authority contained in the ASBA Form and undertake other tasks as per the specified procedure. The list of banks that have been notified by SEBI to act as SCSB for the ASBA process are provided on SEBI's website <a href="http://www.sebi.gov.in/cms/sebi\_data/attachdocs/1365051213899.html">http://www.sebi.gov.in/cms/sebi\_data/attachdocs/1365051213899.html</a>, Details relating to designated branches of SCSBs collecting the ASBA forms are available at the above mentioned link. On allotment, the amount would be unblocked and the account would be debited only to the extent required to pay for the Equity Shares allotted.

For more details on the ASBA process, please refer to the details given in ASBA form and also please refer to the chapter titled "*Terms of the Issue*" on page 179 of this Letter of Offer.

# Credit Rating

This being an Issue of equity shares, no credit rating is required.

# Statement of inter-se allocation of Responsibilities for the Issue

Hem Securities Limited is the sole Lead Manager to this Issue, however the list of major responsibilities of Hem Securities Limited inter alia, is as follows:-

Sr. No	Activity
1.	Capital structuring with the relative components and formalities, type of instruments of the Issue in conformity with the SEBI Regulations.
2.	Drafting and design of the Letter of Offer and of the advertisement or publicity material including newspaper advertisement and brochure or memorandum containing salient features of the Letter of Offer. To ensure compliance with SEBI Regulations and other stipulated requirements and completion of prescribed formalities with Stock Exchange and SEBI.
3.	Selection of various agencies connected with issue, such as registrars to the issue, printers, advertising agencies, etc.
4.	Assisting in securing all necessary regulatory approvals for the Issue and assisting in filing of the Issue related documents with SEBI, Stock Exchanges or any other regulatory authorities.
5.	Liaising with the Stock Exchanges and SEBI, including for obtaining in-principle listing approval and completion of prescribed formalities with the Stock Exchanges and SEBI.



Sr. No	Activity
6.	Marketing of the issue, which shall cover, inter alia, formulating marketing strategies, preparation of publicity budget, arrangements for selection of (i) ad-media, (ii) bankers to the issue, (iii) collection centres, (v) brokers to the issue, and (vi) underwriters and underwriting arrangement, (iv) distribution of publicity and issue material including application form, letter of offer and the Abridged Letter of Offer and the Letter of Offer to the extent applicable.
7.	Post-issue activities, which shall involve essential follow-up steps including follow-up with bankers to the issue and Self Certified Syndicate Banks to get quick estimates of collection and advising the issuer about the closure of the issue, based on correct figures, finalisation of the basis of allotment or weeding out of multiple applications, listing of instruments, dispatch of certificates or demat credit and refunds and coordination with various agencies connected with the post-issue activity such as registrars to the issue, bankers to the issue, Self- Certified Syndicate Banks, etc.

# Trustees

This being an issue of Equity Shares, the appointment of trustees is not required.

## Monitoring Agency

Our Company is not required to appoint a monitoring agency pursuant to Regulation 16 of the SEBI (ICDR) Regulations. Our Board will monitor the use of the proceeds of this Issue as per clause 32(2) of the new (Listing Obligation and Disclosure Requirement) Regulations, 2015.

## Underwriting

Our Company has not entered into any underwriting / standby agreement.

## Appraising Entity

None of the purposes for which the Net Proceeds are proposed to be utilized have been financially appraised by any bank or financial institution.

## Minimum Subscription

If we do not receive the minimum subscription of 90% in this Issue or if our Board fails to dispose off the unsubscribed Equity Shares in the manner as permitted under Section 62(1)(a)(i), subject to receipt of requisite regulatory approvals, if any, after the Issue Closing Date or the subscription level falls below 90% after the Issue Closing Date on the account of cheques being returned unpaid or withdrawal of applications, we shall refund the entire subscription amount received within 15 days from the Issue Closing Date. If the subscription amount is not refunded within 15 days from the Issue Closing date, we shall be liable to pay interest for the period of delay, after such aforesaid 15 days, in accordance with the provisions of the Companies Act, 2013 and SEBI (ICDR) Regulations.

### Issue Schedule

Issue Opening Date	Monday, November 14, 2016
Last Date for receiving requests for split forms	Monday, November 21, 2016
Issue Closing Date	Monday, November 28, 2016

The Board of Directors or a duly authorized committee thereof will have the right to extend the Issue period as it may determine from time to time, provided that the Issue will not be kept open in excess of 30 days from the Issue Opening Date.

# Impersonation

As a matter of abundant caution, attention of the Investors is specifically drawn to the provisions of subsection (1) of Section 38 of the Companies Act, 2013 read with Section 447 of the Companies Act, 2013 which is reproduced below: "Any person who makes or abets making of an application in a fictitious name to a company for acquiring, or subscribing for, its securities; or makes or abets making of multiple applications to a company in different names or in



different combinations of his name or surname for acquiring or subscribing for its securities; or otherwise induces directly or indirectly a company to allot, or register any transfer of, securities to him, or to any other person in a fictitious name, shall be liable for action under Section 447."

# Principal terms of Loans (Credit Facility) and Assets charged at Security

For details in connection with the principal terms of loans and assets charged as security, please see the section titled *"Financial Indebtedness"* on page 156 of the Letter of Offer.



## CAPITAL STRUCTURE

The Capital structure of our Company and related information as on the date the Letter of Offer is as set forth below:

		(Amount in Rs.)
Particulars	Aggregate Value Nominal	Aggregate Value at Issue
AUTHORISED CAPITAL		
2,75,00,000 Equity Shares of Face Value of Rs.10/- each	27,50,00,000	-
5,00,000 Preference Share of Face Value of Rs. 100/- each	5,00,00,000	-
ISSUED, SUBSCRIBED AND FULLY PAID UP CAPITAL BEFORE THE ISSUE		
1, 35,50,000 Equity Shares of Face Value of Rs. 10/- each	13,55,00,00	-
PRESENT ISSUE BEING OFFERED TO THE ELIGIBLE EQUITY SHAREHOLDERS THROUGH THE LETTER OF OFFER*		
1, 35,50,000 Equity Shares at an Issue Price of Rs. 14.50 per Equity Share, including premium of Rs. 4.50 per Equity Share.	13,55,00,000	196,47,50,00
ISSUED, SUBSCRIBED AND PAID-UP CAPITAL AFTER THE ISSUE		
2,71,00,000 Equity Shares of Face Value of Rs. 10/- each	2,71,000,000	39,29,50,000
SECURITIES PREMIUM ACCOUNT		
Existing securities premium account	11,89,70,013	
Securities premium account after the Issue*	17,99,45,013	

Notes:

This Issue is being made pursuant to a resolution passed by the Board of our Company at its meeting held on  $23^{rd}$  May, 2016.

\* Assuming full subscription and Allotment of the Rights Issue Equity Shares in this Issue.

### Notes to the Capital Structure:

### a) Intention and extent of participation by our Promoters in the Issue:

Our Promoters have, vide undertaking dated June 21, 2016 confirmed their intention to subscribe collectively to the full extent of their Rights Entitlement in this Issue. Our Promoters have further undertaken that subject to compliance with applicable laws including the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, they reserve the right to subscribe for additional Equity Shares of our Company. Further, in the event of under-subscription in the Issue, subject to obtaining any approvals required under applicable law, our Promoters shall apply for Equity Shares, in addition to their Rights Entitlement in the Issue, to the extent of such undersubscribed portion of the Issue so as to ensure that at least 90% of the Issue is subscribed. As a result of this subscription and consequent allotment, our Promoters, may acquire Equity Shares over and above their Rights Entitlement. This subscription and acquisition of additional Equity Shares by our Promoters, if any, will not result in change of control of the management of our Company and shall be exempt in terms of Regulation 10(4)(b)of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

Further, our Promoters also acknowledge and undertake that its entitlement to subscribe the unsubscribed portion over and above their Rights Entitlement would be restricted, to ensure that the public shareholding in our Company after the Issue, does not fall below the permissible minimum level as specified in the listing conditions or Regulation 38 of the (LODR) Regulations, 2015.

## b) **Details of outstanding instruments:**

Our Company does not have any outstanding warrants, options, convertible loans, debentures or any other securities convertible at a later date into Equity Shares, as on the date of the Letter of Offer, which would entitle the holders to acquire further Equity Shares.



- c) Shareholding Pattern of our Company as per the last filings with the Stock Exchanges.
  - i) The Equity Shareholding Pattern as on June 30, 2016 is as follows:



# I - Our Shareholding Pattern:-

				No. of Partly	No. of		Shareholdi ng as a % of total no.					No. of Shares Underl ying	, as a % assuming full conversion		Share pledg other	s ed or wise abered	
Catego ry	shareholder	of	fully paid up equity	paid- up equity shares	underlyi ng	Total nos. shares held	(calculated as per SCRR, 1957)	Class Equity Shares of	Cla	Total	Total as a % of (A+B+ C)	nding convert ible securit	percentage of diluted share capital)	As a N o. % of (a total ) Shares held (b)	(4)	As a	shares held in demateriali zed form
Ι	II	III	IV	V	-	VII = IV+V+VI	VIII	IX				Х	XI=VII+X	XII	X	III	XIV
(A)	Promoter & Promoter Group	24	93,56,068	-	-	93,56,068	69.05	93,56,068	-	93,56,068	69.05	-	69.05	-	40824. (43.63		93,56,068
(B)	Public	6039	41,93,932	-	-	41,93,932	30.95	41,93,932	-	41,93,932	30.95	-	30.95	-	-		37,20,228
(C)	Non Promoter- Non Public	-	-	-	-	-	-	-	-	-	-	-	-	-	-		-
(C1	Shares underlying DRs	-	-	-	-	-	-	-	-	-	-	-	-	-	-		-
-	Shares held by Emp. Trusts	-	-	-	-	-	-	-	-	-	-	-	-	-	-		-
		6063	13550000	-	-	13550000	100.00	13550000	_	13550000	100.00	-	100.00		40824. (43.63		13076296



^ We have only one class of Equity Shares of face value of Rs. 10/- each.

# II - Shareholding pattern of the Promoter and Promoter Group

S.No.	Category & Name of the Shareholders	PAN	No. of share holders	No. of fully paid up equity share s held	Part ly paid -up equi ty shar es held	shares underly ing Deposit ory	Total nos. shares held VII=IV	Shareho Iding (calculat ed as per SCRR, 1957) As a % of (A+B+C 2) VIII	in each	n class	oting Righ of securitie Rights Total		No. of Share s Unde rlying Outst andin g conve rtible securi ties (inclu ding Warr ants)	Shareho Iding , as a % assumin g full conversi on of converti ble securitie s ( as a percent age of diluted share capital)	Numb er of Locke d in shares As a % o tot a ( Sh are s hel d (b) XII	pledged or otherwi As a N % of o. total ( shar a e s	
(1)		11		IV	v	V I	+V	VIII	IA				Λ	V NI –	ЛП		
(1)	Indian Individuals/																
(8	Hindu	17	3107229	0	0	0	3107229	22.93	310722 9	0	3110722 9	22.93	0	0	0	0	3107229



Ms. Aayushi Jaiprakash Agarwal	AJCPA8318G	1	200	-	-	200	0	200	-	200	0	-	0	-	-	200
Brijmohan Devkinandan Chiripal (HUF)	AADHB2135 G	1	200	-	-	200	0	200	-	200	0	-	0	-	-	200
Brijmohan Devkinandan Chiripal	ACCPA7904K	1	6,14,560	-	-	6,14,560	4.54	6,14,56 0	-	6,14,560	4.54	-	4.54	-	-	614 560
DEEPAK J. AGARWAL	AARPA2982Q	1	200	-	-	200	0	200	-	200	0	-	0	-	-	200
JAYPRAKASH D. AGARWAL	AAJPA4564C	1	6,450			6,450	0.05	6,450		6,450	0.05	-	0.05	-	-	6,450
JYOTIPRASA D D. AGARWAL	AAJPA4565D	1	6,250			6,250	0.05	6,250		6,250	0.05		0.05			6,250
MANJUDEVI JAYPRAKASH AGARWAL	AAQPA0509A	1	5,00,200			5,00,200	3.69	5,00,20 0		5,00,200	3.69		3.69			5,00,200
NISHI J. AGARWAL	AIMPA0474E	1	100			100	0.00	100		100	0.00		0.00		<u> </u>	100
PRITIDEVI BRIJMOHAN CHIRIPAL	AAQPA0478C	1	200			200	0.00	200		200	0.00		0.00			200



RONAK B. CHIRIPAL	AJCPA8222F	1	200	200	0.00	200	 200	0.00	0.00		200
RUCHI B. AGARWAL	AJCPA4514C	1	200	200	0.00	200	200	0.00	0.00		200
SAVITRIDEVI VEDPRAKAS H CHIRIPAL	AAQPA0515Q	1	500200	500200	3.69	500200	500200	3.69	0.00		500200
URMILADEVI JYOTIPRASA D AGARWAL	AAQPA0511L	1	250200	250200	1.85	250200	250200	1.85	0.00		250200
VANSH J. CHIRIPAL	АНКРС4533Н	1	200	200	0.00	200	200	0.00	0.00		200
VEDPRAKAS H DEVKINAND AN CHIRIPAL	AAHPC2102Q	1	727469	727469	5.37	727469	727469	5.37	0.00		727469
VEDPRAKAS H DEVKINAND AN CHIRIPAL(HU F)	AACHD5809 G	1	200	200	0.00	200	200	0.00	0.00		200
VISHAL V. CHIRIPAL	ACCPA7263P	1	500200	500200		500200	500200				500200



Central Government/ State	-	0	-	-	-	-	-	-	-	-	-	-	-	-	-	-
Timanetai	-	0	-	-	-	-	-	-	-	-	-	-	-	-	-	-
Institutions/																
Any Other	-	7	6248839	-	-	6248839	46.12	-	-	6248839	-	46.12	-	408245 0	65.33	6248839
Body Corporate	-	7	6248839	-	-	6248839	46.12	_	-		-	46.12	-	408245	65.33	6248839
		,	0210037			0210037	10.12			6248839		10.12		0		0210037
		24	9356068			9356068	69.05			9356068		69.05		408245	43.63	9356068
														0		
	-	0	-	-	-	-	-	-	-	-	-	-	-	-	-	-
	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
-																
	_	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
Portfolio																
Any Other																
	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
(specify)																
Sub-Total	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
(A)(2)																
	Government/ State Government(s) Financial Institutions/ Any Other Body Corporate Sub-Total (A)(1) Foreign Individuals (Non- Resident Individuals/ Foreign Individuals/ Foreign Individuals) Government Institutions Foreign Portfolio Any Other (specify) Sub-Total	Government/ State Government(s) Financial Institutions/ Any Other Body Corporate Sub-Total (A)(1) Foreign Individuals (Non- Resident Individuals/ Foreign Foreign Portfolio	Government/ State Government(s).0Financial Institutions/.0Institutions/.0Any OtherBody Corporate (A)(1).7Sub-Total (A)(1)Foreign Individuals (Non- Resident Individuals).0Individuals (Non- Resident Individuals)Government Poreign Individuals)Government PortfolioAny Other (specify)Sub-Total I<	Government/ State Government(s)-0-Financial Institutions/-0-Institutions/0Any Other-76248839Body Corporate (A)(1)-76248839Sub-Total (A)(1)-249356068Foreign Individuals (Non- Resident Individuals)0-Individuals Foreign Individuals)GovernmentForeign PortfolioInstitutionsForeign PortfolioAny Other (specify)Sub-Total (specify)Sub-Total (specify)Sub-TotalSub-TotalSub-TotalSub-TotalSub-TotalSub-TotalSub-TotalSub-TotalSub-TotalSub-TotalSub-TotalSub-TotalSub-TotalSub-TotalSub-TotalSub-TotalSub-Total	Government/ State Government(s)Financial Institutions/-0Institutions/0Any Other-76248839-Body Corporate (A)(1)-76248839-Sub-Total (A)(1)-249356068-Individuals (Non- Resident Individuals/-0Individuals/ Foreign Individuals/GovernmentInstitutionsForeign PortfolioForeign PortfolioAny Other (specify)Sub-Total (specify)Sub-TotalSub-TotalSub-TotalSub-TotalSub-TotalSub-TotalSub-TotalSub-TotalSub-TotalSub-Total<	Government/ State Government(s)-0Financial Institutions/-0Institutions/Any Other-76248839Body Corporate (A)(1)-76248839Sub-Total (A)(1)-249356068Foreign Individuals/ Foreign Individuals/-0Government Individuals/ Foreign Individuals/Foreign PortfolioInstitutions Foreign PortfolioAny Other (specify)Sub-Total Individuals/Sub-Total Individuals/Foreign PortfolioSub-TotalSub-TotalSub-TotalSub-TotalSub-TotalSub-TotalSub-Total<	Government/ State Government(s)-0Financial Institutions/-0Institutions/-0Any Other762488396248839Body Corporate-762488396248839Sub-Total (A)(1)-249356068Individuals (Non- Resident Individuals)-0Individuals (Non- Resident Individuals)Individuals (Non- Resident Individuals)Individuals (Non- Resident Individuals)Individuals (Non- Resident Individuals)Individuals (Non- Resident Individuals)Government IndividualsGovernment PortfolioAny Other (specify)Sub-Total (specify)Sub-TotalSub-TotalSub-TotalSub-Total<	Government/ State Government(s)-0Financial Institutions/-0Institutions/-0Any Other762483962483946.12Body Corporate-762483962483946.12Sub-Total (A)(1)249356068935606869.05Foreign-0Individuals (Non- Resident Individuals)GovernmentIndividuals (Non- Resident Individuals)GovernmentInstitutionsForeign PortfolioForeign PortfolioAny Other (specify)Sub-TotalSub-TotalSub-Total </td <td>Government/ State Government(s)-0&lt;</td> <td>Government/ State Government(s).0&lt;</td> <td>Government/ State Government(s)Parametric State Government(s)Parametric State Government(s)Parametric State State Government(s)Parametric State&lt;</td> <td>Government/State Government(s)&lt;</td> <td>Governmently State Governmently&lt;</td> <td>Government/State Government(s)999&lt;</td> <td>Government/ State         <math>\cdot</math> <math>\cdot</math></td> <td>Government/State State Government(s)I.S.I</td>	Government/ State Government(s)-0<	Government/ State Government(s).0<	Government/ State Government(s)Parametric State Government(s)Parametric State Government(s)Parametric State State Government(s)Parametric State<	Government/State Government(s)<	Governmently State Governmently<	Government/State Government(s)999<	Government/ State $\cdot$	Government/State State Government(s)I.S.I



Total Shareholding of Promoter and Promoter Group (A)= (A)(1)+(A)(2)	24	9356068	-	-	9356068	69.05	935606 8	-	9356068	69.05	-	69.05	408245 0	4363	9356068
---	----	---------	---	---	---------	-------	-------------	---	---------	-------	---	-------	-------------	------	---------

# III - Shareholding pattern of the Public shareholder

S.No.	Category & Name of the Shareholders	PAN	No. of share holders	fully paid up equity	Partly paid- up equity shares held	snares underlyi ng Deposito	shares held	reh oldi ng % (	of Voting Class Equity Shares o Rs.10/- each	g Rig	Total	Total as a % of Total	No. of Shares Underlyin g Outstandi ng convertible securities (including Warrants)	full conversion of convertibl e securities ( as a percentage of diluted share capital)	Locked in shares As a % of tota 1 43h are s	Shar pled othe encu (not appl icab le) (a)	res ged or rwise mbered As a % of total share s held (not	
	I	II	III	IV	V	VI	VII	V	IX				Х	XI= VII	XII	X	III	
(1) (a)	Institutions Mutual Funds	-	0	-	-	-	-	-	-	-	-	-	-	-	-	-		-



(1.)	Mart Carles			1	r	1					[	1	T				
(b)	Venture Capital	-	0	-	-	-	-	-	-	-	-	-	-	-	-	-	-
(c)	Alternate	-	0	-	-	-	-	-	-	-	-	-	-	-	-	-	-
(d)	Foreign Venture	-	0	-	-	-	-	-	-	-	-	-	-	-	-	-	-
(e)	Foreign Portfolio	-	0	-	-	-	-	-	-	-	-	-	-	-	-	-	-
(f)	Financial Institutions/ Banks	-	1	300	0	-	300	-	300	0	300	-	-	-	-	-	300
(g)	Insurance	-	0	-	-	-	-	-	-	-	-	-	-	-	-	-	-
(h)	Provident Funds/ Pension Funds	-	0	-	-	-	-	-	-	-	-	-	-	-	-	-	-
(i)	Any Other	-	0	-	-	-	-	-	-	-	-	-	-	-	-	-	-
	Sub-Total (B)(1)	-	1	300	0	-	300	-	300	0	300	-	-	-	-	-	300
(2)	Central Government/ State Government(s)/	-	0	-	-	-	-	-	-	-	-	-	-	-	-	-	-
	Sub-Total (B)(2)	-	0	-	-	-	-	-	-	-	-	-	-	-	-	-	-
(3)	Non-institutions																
(a)	Individuals	-	5591	1086199	-	-	108619 9	8.01	108619 9	8.0 1	1086199	-	-	-	-	-	1086199
	i. Individual shareholders holding nominal share capital up to Rs. 2 lakhs.	_	5586	974488	-	-	974488	-	974488	-	974488	-	-	-	-	-	974488



	ii. Individual shareholders holding nominal share capital in excess of Rs. 2 lakhs.			711			711		711		711						711
(b)	NBFCs registered with RBI	-	0	-	-	-	-	-	-	-	-	-	-	-	-	-	-
(c)	Employee Trusts	-	0	-	-	-	-	-	-	-	-	-	-	-	-	-	-
(d)	Overseas Depositories (holding DRs) (balancing figure)		0	-	-	-	-	-	-	-	-	-	-	-	-	-	-
(e)	Any Other	-	447	3107433	-	-	310743 3	-	310743 3	-	3107433	-	-	-	-	-	3107433
	Sub-Total (B)(3)	-	6038	4193632	-	-	419363	-	419363	-	4193632	-	-	-	-	-	4193632
	TotalPublicShareholding $(B)=$ $(B)(1)+(B)(2)+(B)(3)$		6039	4193932	-	-	419393 2	-	419393 2	-	4193932	-	-	-	-	-	4193932



Table III - Statement showing shareholding pattern of the Public shareholder

	Category & Name of the Shareholders (I)	PA N (II)	Nos. of share h older (III)	No. of fully paid up equi ty shar e s held (IV)	Partly paid-up equity shares held (V)	Nos. of shares underlyi ng Deposit ory Receipts (VI)	Total nos. shares held VII = IV+V +VI	Shareh ol ding % calculat e d as per SCRR, 1957 As a % of (A+B+ C2) VIII	he	(I of Vo			No. of Shares Underlyi ng Outstandi ng convertib le securities (includin g Warrants ) (X)	Total sharehold ing , as a % assuming full conversio n of convertib le securities (as a percentag e of diluted share capital) (XI)	of Lo in sh	nber ocked lares II) As a % of tot al Sh ar es hel d (b)	Num of Sh pled on other encum No. (No t ap pli ca ble ) (a)	ares ged : wise	Num ber of equit y share s held in dema terial iz ed form (XIV )
f	Financial Institutions/ Banks		1	300	0	0	300	0	300	0	300	0	0	0	0	0			300
g	Insurance Companies		0	0	0	0	0	0	0	0	0	0	0	0	0	0			0
h	Provident Funds/ Pension Funds		0	0	0	0	0	0	0	0	0	0	0	0	0	0			0
i	Any Other (specify)		0	0	0	0	0	0	0	0	0	0	0	0	0	0			0
	Sub-Total		1	300	0	0	300	0	300	0	300	0	0	0	0	0			300



	(B)(1)																	
2	Central Government/ State Government(s)/ President of India	0	0	0	0	0	0	0	0	0	0	0	0	0	0			0
	Sub-Total (B)(2)	0	0	0	0	0	0	0	0	0	0	0	0	0	0			0
3	Non- institutions	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
a	Individuals -	5591	10861 99	0	0	1086199	8.01	10861 99	0	108 619 9	8.01	0	8.01	0	0	0	0	811688
i	Individual shareholders holding nominal share capital up to Rs. 2 lakhs.	5586	97448 8	0	0	974488	7.19	97448 8	0	974 488	7.19	0	7.19	0	0			699977
ii	Individual shareholders holding nominal share capital in excess of Rs. 2 lakhs.	5	11171 1	0	0	111711	.82	11171 1	0	111 711	.82	0	.82	0	0			111711
b	NBFCs registered with RBI	0	0	0	0	0	0	0	0	0	0	0	0	0	0			0



с	Employee Trusts		0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
d	Overseas Depositories (holding DRs) (balancing figure)		0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
e	Any Other (specify)		447	31074 33	0	0	3107433	22.93	31074 33	0	310 743 3	22.93	0	22.93	0	0	290824 0
	Trusts		2	1250	0	0	1250	.01	1250	0	125 0	.01	0	.01	0	0	1250
	Hindu Undivided Family		63	62155	0	0	62155	.46	62155	0	621 55	.46	0	.46	0	0	62155
	Non Resident Indians (Non Repat)		12	10732	0	0	10732	.08	10732	0	107 32	.08	0	.08	0	0	10732
	Non Resident Indians (Repat)		230	61157 5	0	0	611575	4.51	61157 5	0	611 575	4.51	0	4.51	0	0	414275
	Manuj Chiripal	A	0	30520 8	0	0	305208	2.25	30520 8	0	305 208	2.25	0	2.25	0	0	305208



Overseas Bodies Corporates		1	2500	0	0	2500	.02	2500	0	250 0	.02	0	.02	0	0	2500
Clearing Member		32	8008	0	0	8008	.06	8008	0	800 8	.06	0	.06	0	0	8008
Bodies Corporate		107	24112 13	0	0	2411213	17.79	24112 13	0	241 121 3	17.79	0	17.79	0	0	240932 0
Gupta Silk Mills Pvt Ltd	A	0	66370 0	0	0	663700	4.9	66370 0	0	663 700	4.9	0	4.9	0	0	663700
Gupta Synthetics Ltd	A	0	35050 0	0	0	350500	2.59	35050 0	0	350 500	2.59	0	2.59	0	0	350500
Rameswar Retailers Pvt Ltd	A	0	31108 9	0	0	311089	2.3	31108 9	0	311 089	2.3	0	2.3	0	0	311089



Anjani Vinimay Private Limited	A	0	21500 0	0	0	215000	1.59	21500 0	0	215 000	1.59	0	1.59	0	0	21
Sub-Total (B)(3)		6038	41936 32	0	0	4193632	22.93	41936 32	0	363	30.94	0	30.94	0	0	37 8
Total Public Shareholding (B)= (B)(1)+(B)(2)+ (B)(3)		6039	41939 32	0	0	4193932	22.93	41939 32	0	2 419 393 2	30.94	0	30.94	0	0	37 8



# IV - Shareholding pattern of the Non Promoter- Non Public shareholder

S.No.	Category & Name of the Shareholders	PAN	No. of sharehol	No. of fully paid up	paid- up equity	Nos. of shares underlyi ng Deposito	Total nos. shares	Shareholdi ng (calculated as per SCRR,	No of	in eac secur	h class ities	~	No. of Shares Underl ying Outstan ding convert	assuming full	in sh	of ked	Number of Shares pledged or otherwise encumbered	Number of equity shares held in Share demateriali
			ders	equity share s held	held	ry Receipts	held	1957) As a % of (A+B+C2)	Shares	Cquity Clas Shares s Tot of al Ss.10/- Y			securiti es (includi ng Warran ts)	share capital)		% of total Shar e s held	% of total share s held (not applic able)	zed form (Not applicable)
	I	II	III	IV	V	VI	VII=IV+ V+VI	VIII	IX				X	XI= VII+ X	2	XII	XIII	XIV
(1)	Custodian/DR																	
	Name of DR Holder (if available)	-	0	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
	Sub Total (c) (1)	-	0	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
(2)	Employee Benefit Trust (under SEBI (Share based Employee Benefit) Regulations,	-	0	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
	Sub Total (C) (2)	-	0	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-



Total Non- Promoter Non- Public shareholding (C) = (C)(1)+ (C) (2)	0	-	-	-	-	-	-	-	-	-	-	-	-	-	-



- d) None of our Promoters/Promoter Group have acquired any Equity Shares in the last one year immediately preceding the date of the Letter of Offer other than Devkinandan LLP which acquired 1,35,000 Equity Shares.
- e) The Equity Shares of our Company are fully paid- up and there are no party paid- up Equity Shares as on the date of this Letter of Offer.
- f) The details of shareholding of persons belonging to the category public and holding more than 1 (one) percent of the total number of shares of our Company are as follows:

Name of the Shareholders	Total no. shares held	Shareholding (%)
Anjani Vinimay Pvt Ltd	2,15,000	1.59
Ankush Synthetics Limited	2,06,554	1.52
Rameswar Retailers Pvt Ltd	3,11,089	2.30
Gupta Synthetics Limited	3,50,500	2.59
Gupta Silk Mills Pvt Ltd	6,63,700	4.90
Manuj Chiripal	3,05,208	2.25

g) As on the date of the Letter of Offer, the Lead Manager to the Issue does not hold any Equity Shares of the Company.

- h) Our Company has not introduced any Employees Stock Option Schemes/ Employees Stock Purchase Schemes.
- i) The ex-rights price of the Equity Shares as per Regulation 10(4) (b) of the Takeover Regulations is Rs. 24.09/- per Equity Share.
- j) The present Issue being a rights issue, as per Regulation 34(c) of the SEBI (ICDR) Regulations, the requirements of promoters' contribution are not applicable. Further, none of the equity shares held by promoter and promoter group are subject to lock-in.



## **OBJECTS OF THE ISSUE**

The Objects of the Issue are to finance working capital requirement of our Company and in connection with our Company's current business activities and matters related thereto.

We intend to utilize the Issue Proceeds for the following objects:

- 1. Working Capital Requirement
- 2. General Corporate Purpose
- 3. To Meet the Issue Expenses

## (Collectively referred as the "Objects")

The main objects of our Memorandum of Association and the objects incidental or ancillary to the main objects enable our Company to undertake its existing activities. The purpose for which the funds are being raised through the Issue fall within the main objects of our Memorandum of Association.

The fund requirements and deployment described herein are based on internal management estimates and have not been appraised by any bank, financial institution or any other external agency. These are based on current circumstances of our business.

The net proceeds from the issue and allotment of the Equity Shares in the Issue from Shareholders and other eligible applicants, after deducting the Issue expenses, will be utilized by our Company for meeting its working capital requirement.

The details of the Proceeds of the Issue and Issue Expenses are summarized below:

## **Proceeds of the Issue:**

The gross proceeds of the Issue are Rs. 1964.75 Lacs. The net proceeds of the Issue, after deduction of Issue expenses, are estimated to be approximately Rs. 1938.75 Lacs, which are summarised in the table below:

Amount (Rs. in Lacs)
1964.75
26.00
38.75
1900.00

\*considering full subscription and allotment in the issue

Our funding requirement is depending on number of factors which may not be in the control of our management, changes in our financial condition and current commercial condition. Such factors may entail rescheduling and / or revising the planned expenditure and funding requirement and increasing or decreasing the expenditure for a particular purpose from the planned expenditure.

The following table summarizes the requirement of funds:

Sr. No.	Particulars	Amount (Rs. in Lacs)
1.	Working Capital Requirement	1900.00
2.	General Corporate Purpose	38.75
3.	To Meet the Issue Expenses	26.00
	Total	1964.75

## Means of Finance:

The above-mentioned fund requirement will be met from the proceeds of the Issue. We intend to fund the shortfall, if any, from internal accruals and/ or debt. Set forth below are the means of finance for the above-mentioned fund requirement:

Particulars	Amount (Rs. in Lacs)
Net Issue Proceeds	1900.00



Accordingly, we confirm that there is no requirement for us to make firm arrangements of finance through verifiable means towards 75% of the stated means of finance, excluding the amount to be raised through the Issue.

In case of a shortfall in the Net Proceeds, we may explore options including seeking debt from existing and/or other lenders. In case of any surplus in net proceeds, the company shall use the same for general corporate purposes, such as brand building exercises, strengthening of our marketing capabilities, or any other purposes as approved by our Board.

The working capital requirements are internal management estimates based on additional working capital required over a period of time, in consonance with past trends. The estimates are based on the current status of the business of our Company and are subject to change in light of variations in external circumstances or costs, or in the financial condition of our Company, its business or its strategy. The management, in response to the competitive and dynamic nature of the industry, will have the discretion to revise its business plan from time to time and consequently its funding requirements and deployment of funds may also change.

## Funds Requirements and Utilization

The Issue Proceeds are estimated to be approximately Rs 1964.75 Lacs. The details in relation to Objects of the Issue are set forth herein below.

## 1. To Meet Working Capital Requirement

Our business is working capital intensive. We finance our working capital requirement from various banks / financial institutions and from our internal accruals. As on March 31, 2016, the working capital funding from bank is of Rs 1,300.00 Lacs on fund based and Rs. 1,565.00 Lacs on non fund based.

Considering the existing and future growth, the total working capital needs of our Company, as assessed based on the internal workings of our Company is expected to reach Rs 6,049.00 Lacs for FY 2016-17. We intend to meet our working capital requirements to the extent of Rs. 1900 Lacs from the Net Proceeds of this Issue and the balance will be met from internal accruals and borrowings at an appropriate time as per the requirement.

Our Company's existing and estimated working capital requirements and funding on a standalone basis is as follows:

				(1	Rs. in Lacs	s Except No. a	of Days)
S. No	Particulars	31-3-201	5	31-3-20	16	31-3-201	17
		(Audited	l)	(Audite	d)	(Estimate	ed)
		Amount	Days	Amount	Days	Amount	Days
Ι	Current Assets						
	Inventory						
	Raw Material (Including Spares)	322.91	6	1,157.89	29	1900.00	31
	Stock in progress	229.32	4	147.82	3	250.00	4
	Finished Goods	480.47	8	276.77	5	400.00	6
	Raw Material in transit	40.35		72.87		100.00	
		1,073.05		1,655.35		2,650.00	
	Trade Receivable	2,111.41	32	3,566.23	65	5,500.00	72
	Cash & Bank Balances	212.77		122.28		168.00	
	Short term Loan & Advances	2,370.29		187.31		200.00	
	Total (A)	5,767.52		5,531.17		8,518.00	
II	Current Liabilities						
	Trade Payables	1,877.61	37	2,318.16	62	2,000.00	35
	Other Current Liabilities	3,209.78		2,004.38		349.00	
	Short Term Provisions	87.94		90.10		120.00	
	Total (B)	5,175.33		4,412.64		2,469.00	
III	Net Working Capital (A-B)	592.19		1,118.53		6,049.00	
IV	Funding Pattern						
	Bank Borrowings					3,210.00	
	Internal Accruals & Unsecured Loans					939.00	
	Rights Issue Proceeds					1,900.00	



# Justification:

Inventories	We believe in maintaining the strong inventory level that gives a competitive edge, as the Company is able to supply its products within efficient time line. Considering our production cycle and required level of inventory we are assuming that Inventory holding period would be in similar lines to that of FY 2015-2016. The Inventory holding days is being estimated to be at 31 days for FY 2016-17.
Debtors	r Company provides credit to its customers based on trade relations and vintage of their association with the Company. The Company strives to continue having disciplined debtor management and strong management control policies in place, but considering market condition and to achieve targeted top line extra support in terms of extended credit is being estimated. Thus, in view of the same the receivables period for FY 2016-2017 is estimated at 72 days as compared to 65 days in F.Y. 2015-2016.
reditors	The Company plans to avail optimal level of credit from its suppliers. Further to ensure on time supply of materials and services at competitive price. We had estimated average credit period for FY 2016-2017 will be at 35 days as compared to 62 days in F.Y. 2015-2016. This will save interest on delayed payment and improve our profitability

## Sales Summary:

Finished Goods Sold	2016-17 (Estimated)	2015-16 (Actual)	2014-15 (Actual)
Partially Oriented Polyester Filament Yarn			
(POY)	126.50	110.00	126.41
Fully Draw Yarn	113.11	98.36	106.45
Draw Twiated Yarn (DTY)	3.10	2.70	-
Draw Texurise Yarn (DTEX)	2.84	2.47	-
	245.55	213.52	232.86
Others	4.45	0.59	3.39
Total	250.00	214.11	236.25
Trading Sale	51.50	9.39	30.20
Total of domestic sales	301.50	223.49	266.45

The Company had estimated 15 % increase in sale realisation of Finished goods on account of effective utilization of production capacity and increase in prices. Considering market scope and strong dealer network, we are expecting trading sale realisation of Rs.51.50 Cr, which may impact debtor realization. Thus in view of the same the receivables period for FY 2016-2017 is estimated at 72 days as compared to 65 days in F.Y. 2015-2016

## 2. <u>General Corporate Purposes</u>

We intend to deploy Rs. 38.75 Lacs towards general corporate purposes, including but not restricted to strengthening our marketing capabilities, enhancing our infrastructure facilities or any other purposes as approved by our Board of Directors.

## **Deployment of Funds**

The Net Issue Proceeds will be utilised towards meeting the Working Capital Requirement and General Corporate purpose in Fiscal 2017. An amount of Rs. 5.21 Lacs has been deployed towards Issue Expenses as on October 10, 2016. The same has been certified by our statutory auditor, J.T.Shah, partner of J.T. Shah & Co., Chartered Accountant vide certificate dated October 10, 2016.

## **General Corporate Purposes**

Our Board, will have flexibility in applying the balance amount towards general corporate purposes, subject to such utilization not exceeding 25% of the Net Proceeds of the Issue, including, strategic initiatives, meeting expenses incurred in the ordinary course of business including salaries and wages, rent, administration expenses, insurance related expenses, repairs and maintenance, the payment of taxes and duties; meeting of exigencies which our Company may face in course of business and any other purpose as may be approved by the Board or a duly appointed committee from time to time, subject to compliance with the necessary provisions of the Companies Act.



Our Company's management, in response to the competitive and dynamic nature of the industry, will have the discretion to revise its business plan from time to time, and consequently, our funding requirement and deployment of funds may also change. In accordance with the policies of our Board, our management will have flexibility in utilizing the proceeds earmarked for General Corporate Purposes.

## Estimated Issue related expenses

The estimated Issue related Expenses are as follows:

Sr. No.	Activity Expense	Amount (in Rs. Lacs)	Percentage of Total estimated Issue expenditure	Percentage of Issue Size*
1.	Fees of Lead Manager, Legal Advisor, Registrar to the Issue and out of pocket expenses	14.45	55.60	0.74
2.	Expenses relating to advertising, printing, distribution, marketing and stationery expenses	7.17	27.57	0.36
3.	Others (including but not limited to Stock Exchange fees, depository fees and SEBI filing fees and other miscellaneous expenses)		16.83	0.22
	Total estimated Issue expenses	26.00	100.00	1.32

## Interim Use of Funds

The management of our Company, in accordance with the policies formulated by it from time to time, will have flexibility in deploying the proceeds received from the Issue. Pending utilization for the purposes described above, we intend to temporarily invest the Net Proceeds in interest-bearing deposits with scheduled commercial banks included in the second schedule of the Reserve Bank of India Act, 1934, investment grade interest bearing liquid instruments, mutual funds or other instruments as may be approved by the Board. We confirm that pending utilization of the Net Proceeds, we shall not use the funds for any investments in the equity markets.

## Appraisal

The Objects of the Issue have not been appraised by any bank or financial institution or other agencies and is based on the management estimates.

## Bridge Loan

Our Company has not entered into any bridge loan facility that will be repaid from the Net Proceeds.

## Interest of Directors or Key Management Personnel in the Objects of the Issue

No part of the proceeds of the Issue will be paid by our Company as consideration to our Directors or key management personnel.

## Monitoring of utilization of funds

A monitoring agency will not be appointed to monitor the utilisation of proceeds in relation to this Issue since the gross proceeds of the Issue are expected to be less than Rs. 50,000 Lacs. Our Board of Directors will monitor the utilisation of the Net Proceeds of the Issue and our Company shall comply with the Listing Agreements, as amended, from time to time.

Our Company will disclose the utilisation of the proceeds of the Issue under a separate head along with details, for all such proceeds of the Issue that have not been utilised. Our Company will indicate investments, if any, of un-utilised proceeds of the Issue in the balance sheet of the Company for the relevant fiscal years subsequent to the listing of Equity Shares issued pursuant to the Issue.



## STATEMENT OF TAX BENEFITS

To, Board of Directors **CIL Nova Petrochemicals Limited** Survey No. 396(P) & 395/4(P), Moraiya Village, Sarkhej-Bavla Highway, Ahmedabad-382210

Dear Sirs,

We refer to the proposed right issue of the shares of **CIL Nova Petrochemicals Limited** ("the Company"). We enclose herewith the statement showing the current position of tax benefits available to the company and to its shareholders as per the provisions of the Income tax Act, 1961for inclusion in the placement document for the proposed Right issue of shares. Several of these benefits are dependent on the Company or its shareholders fulfilling the conditions prescribed under the relevant provisions of the statute. Hence, the ability of the Company or its shareholders to derive these direct tax benefits is dependent upon their fulfilling such conditions.

The benefits discussed in the enclosed statement are neither exhaustive nor conclusive. The contents stated in the Annexure are based on the information, explanations obtained from the Company. This statement is only intended to provide general information to guide the investors and is neither designed nor intended to be a substitute for professional tax advice. In view of the individual nature of the tax consequences and the changing tax laws, each investor is advised to consult their own tax consultant with respect to the specific tax implications arising out of their participation in the issue. We are neither suggesting nor are we advising the investor to invest money based on this statement.

We do not express any opinion or provide any assurance as to whether:

- The Company or its Shareholders will continue to obtain these benefits in future;
- The conditions prescribed for availing the benefits have been / would be met with;
- The revenue authorities/ courts will concur with the views expressed herein.

We hereby give our consent to include enclosed statement regarding the tax benefits available to the Company and to its shareholders in the placement document for the proposed right issue which the Company intends to submit to the Securities and Exchange Board of India.

### LIMITATIONS

Our views expressed in the statement enclosed are based on the facts and assumptions indicated above. No assurance is given that the revenue authorities / courts will concur with the views expressed herein. Our views are based on the existing provisions of law and its interpretation, which are subject to change from time to time. We do not assume responsibility to update the views consequent to such changes. The views are exclusively for the use of CIL Nova Petrochemicals Limited and shall not, without our prior written consent, be disclosed to any other person

This statement has been prepared solely in connection with the offering of Equity shares by the company under the Securities & Exchange Board of India ("SEBI") (Issue of Capital and Disclosure Requirements) Regulations, 2009, as amended (the Offering).

If this Note is to be included in any offering document prepared in connection with the offering and thereby associating our name with this Note (either as Preparer or otherwise), the same shall be subject to our prior written consent.

For, J. T. Shah & Co. Chartered Accountants (Firm Regd. No. 109616W) Date: 17/06/2016 Place: Ahmedabad

(J. T. Shah) Partner (M.No.3983)



## ANNEXURE

# STATEMENT OF POSSIBLE DIRECT TAX BENEFITS AVAILABLE TO CIL NOVA PETROCHICALS LTD. ("COMPANY") AND TO ITS SHAREHOLDERS

## I. SPECIAL SPECIFIC TAX BENEFITS OF THE COMPANY

There are no special specific tax benefits available to the Company.

# II. GENERAL TAX BENEFITS TO THE COMPANY (Under the Income Tax Act,1961)

- 1. In accordance with section 10(34), dividend income (referred to in section 115-O) earned by the company shall be exempt from tax.
- 2. In accordance with section 32(1), the Company can claim depreciation on specified tangible assets (being Building, Plant and Machinery, Furniture, Computer and Vehicles) and intangible assets (being Knowhow, Copyrights, Patents, Trademarks, Licenses, Franchise or any other business or commercial rights of similar nature) acquired on and after 1st April, 1998) owned by it and used for the purpose of its business.
- 3. If the Company invest in the equity shares of another Company or in the unit of an equity oriented fund, as per the provisions of Section 10(38), any income arising from the transfer of long term capital assets being an equity share in the Company or units of mutual fund shall not be included in the total income if the transaction is chargeable to securities transaction tax.

However, when the Company is liable to tax on book profits under section 115JB of the Act, the said income is required to be included in book profits and taken into account in computing the Minimum Alternative Tax payable under section 115JB.

- 4. Income received in respect of the units of mutual fund specified under clause 10(23D) or income received in respect of units from administrators of the specified undertaking or income received in respect of units from the specified Company is exempted from tax in the hands of the Company, under section 10(35) of I.T. Act.
- 5. In accordance with section 112, the tax on capital gains or transfer of listed shares, where the transaction is not chargeable to securities transaction tax, held as long term capital assets will be the lower of:
  - 20 percent (plus applicable surcharge and —Education Cess) of the capital gains as computed after indexation of the cost; or
  - 10 percent (plus applicable surcharge and —Education Cess) of the capital gains as computed without indexation of the cost.
- 6. In accordance with Section 111A capital gains arising from the transfer of short term asset being an equity shares of the Company and such transaction is chargeable to securities transaction tax, the tax payable on the total income shall be:-
  - (i) the amount of income tax calculated on such terms capital gains at the rate of 15 percent (plus applicable surcharge and —Education Cess).
- 7. In accordance with section 35D, the Company is eligible for deduction in respect of specified preliminary expenditure incurred by the Company in connection with the present issue such as underwriting commission, brokerage, and other expenses or extension of its undertaking or in connection with setting up a new unit for an amount equal to 1/5th of such expenses for each of the five successive previous years beginning with the previous year in which the extension of the undertaking is completed or the new unit commences production or operation, subject to conditions and limits specified in that section.
- 8. In accordance with section 35DDA, the company is eligible for deduction in respect of payments made to its employees in connection with their voluntary retirement for an amount equal to 1/5<sup>th</sup> of the amount so paid for that previous year, and the balance in four equal installments for each of the succeeding previous years subject to conditions specified in that section.



9. In accordance with section 35, the Company is eligible for deduction in respect of any expenditure (not being in the nature of capital expenditure) on scientific research related to the business subject to conditions specified in that section.

As per section 35(2AA) a deduction of 200% shall be allowed as a deduction of the sum paid by the Company, to a National Laboratory or a University or an Indian Institute of Technology or a specified person as specified in this section with a specific direction that the sum shall be used for scientific research undertaken under a programme approved in this behalf by the specified authority subject to condition specified in that section.

10. Under Section 71 of the IT Act, business loss suffered by the company during the year is allowed to be set off against income from any other head.

Under Section 72 of the IT Act, the company is entitled to carry forward business losses that cannot be set off against permitted sources of income in the relevant assessment year, for a period of 8 consecutive assessment years immediately succeeding the assessment year when the losses were incurred and set off such losses against income chargeable under the head "Profits and gains from business or profession" in such assessment year. However, only such losses which have been determined in pursuance of a return filed in accordance with Sec 139(1) of the IT Act shall be carried forward and set off under section 72 of the IT Act.

- 11. The amount of tax paid under section 115JB by the Company for any assessment year beginning on or after April 1, 2006 will be available as credit for ten years succeeding the assessment year in which MAT credit becomes allowable in accordance with the provision of section 115JAA of the ACT.
- 12. As per the provision of section 80G of the Act, the deduction will be available in the respect of donations to various charitable institutions and funds covered under that section, subject to fulfillment of the conditions specified therein.
- 13. Under section 36(1) (xv) of the Act, the Securities Transaction Tax paid by the Company in respect of the transactions, the income whereof is chargeable as Business Income will be allowable as deduction against such income.

## III. SPECIAL TAX BENEFITS TO THE SHARE HOLDERS OF THE COMPANY Nil

# IV. GENERAL TAX BENEFITS TO THE SHAREHOLDERS OF THE COMPANY (Under the Income Tax Act, 1961)

## A. Resident

- 1. In accordance with section 10(34), divided income declared, distributed or paid by the company (referred to in section 115-O) on or April 1, 2003 will be exempt from tax in the hands of the shareholders. Any income by way of dividend in excess of Rs. 10 lakh shall be chargeable to tax in the case of an individual, Hindu undivided family (HUF) or a firm at the rate of ten percent. The taxation of dividend income in excess of ten lakh rupees shall be on gross basis.
- 2. In accordance with section 10(38), any income arising from the transfer of a long term capital asset being an equity share in a company is not includible in the total income if the transaction is chargeable to securities transaction tax.
- 3. In accordance with section 112,the tax on capital gains on transfer of listed shares, where the transaction is not chargeable to securities transaction tax, held as long term capital assets will be the lower of:
- a) 20 percent (plus applicable surcharge and —Education Cessl) of the capital gains as computed after indexation of the cost; or
- b) 10 percent (plus applicable surcharge and —Education Cess') of the capital gains as computed without indexation.
- 4. In accordance with section 111A capital gains arising from the transfer of a short term asset being an equity share in a company and such transaction is chargeable to securities transaction tax, the tax payable on the total income shall be the aggregate of (i) the amount of income tax calculated on such short term capital gain at the rate of 15 percent (plus application surcharge and —Education CessI) and (ii) the amount of income tax payable on the balance amount of the total income as if such balance amount were the total income.



5. In accordance with section 54EC, long term capital gains arising on transfer of the shares of the company on which securities transaction tax is not payable, shall be exempt from tax if the gains are invested within six months from the date of transfer in the purchase of a long term specified asset. The long term specified asset notified for the purpose of investment means notified bonds of Rural Electrification Corporation Ltd. (REC) and National Highway Authority of India (NHAI). Notification issued by Government of India specifies that no such bonds will be issued to a person exceeding Rs.50 Lacs. If only a part of the capital gain is so invested, the exemption would be limited to the amount of the capital gain so invested.

In accordance with section 54F, long-term capital gains arising on the transfer of the shares of the company held by an individual or Hindu Undivided Family on which securities transaction tax is not payable, shall be exempt from capital gains tax if the net consideration is utilized, with in a period of one year before, or two years after the date of transfer, in the purchase of a new residential house, or for construction of a residential house with in three years.

6. Under section 36(1)(xv) of the act. The securities Transaction Tax paid by the assessee in respect of the transactions, the income where of is chargeable as business Income, will be allowable as deduction against such income.

### **B.** Non – Residents

- a. In accordance with section 10(34), dividend income declared, distributed or paid by the company (referred to in 115 0) will be exempt from tax.
- b. In accordance with section 10 (38), any income arising from the transfer of a long term capital asset being an equity share in a company is not includible in the total income, if the transaction is chargeable to securities transaction tax.
- c. In accordance with section 48, capital gains arising out of transfer of a capital asset being in the company, and such transaction is not chargeable to securities transaction tax, shall be computed by converting the cost of acquisition, expenditure in connection with such transfer and the full value of the consideration received or accruing as a result of the transfer into the same foreign currency as was initially utilized in the purchase of the shares and the capital gains computed in such foreign currency shall be reconverted into Indian currency, such that the aforesaid manner of computation of capital gains shall be applicable in respect of capital gains accruing/arising from every reinvestment their after and sale of shares or debentures of an Indian Company including the company.
- d. In accordance with section 112, the tax on capital gains on transfer of listed shares, where the transaction is not chargeable to securities transaction tax, held as long term capital assets will be at the rate of 20% (plus applicable surcharge and Education cess).
- e. In accordance with section 111A capital gains arising from the transfer of a short term asset being an equity share in a company and such transaction is chargeable to securities transaction tax, the tax payable on the total income shall be aggregate of (i) the amount of income tax calculated on such short term capital gains at the rate of 15 percent (plus applicable surcharge and Education cess) and (ii) the amount of income tax payable on the balance amount of the total income as if such balance amount were the total income.
- f. In accordance with section 54EC, long term capital gains arising on transfer of the shares of the company on which securities transaction tax is not payable, shall be exempt from tax if the gains are invested within six months from the date of transfer in the purchase of a long- term specified asset. The long- term specified asset notified for the purpose of investment is notified bonds of Rural Electrification Corporation Ltd (REC) and Nation Highways Authority of India (NHAI).

Notification issued by Government of India specifies that no such bonds will be issued to a person exceeding Rs. 50 lacs.

If only a part of the capital gain is so invested, the exemption would be limited to the amount of the capital gain so invested.

- g. In accordance with section 54F, long- term capital gains arising on the transfer of the shares of the company held by an individual or Hindu Undivided Family on which securities transaction tax is not payable, shall be exempt from capital gains tax if the net consideration is utilized, with in a period of one year before, or two year after the date of transfer, in the purchase of a new residential house, or for construction of a residential house within three years.
- h. Under section 36 (1) (xv) of the act, the amount of securities transaction tax paid by an assess in respect of taxable securities transactions offered to tax as —profits and gains of business or profession —shall be allowable as a deduction against such business income.



- i. Under the provisions of section 195 of the Income Tax act, any income (not being an income chargeable under the head Salaries'), payable to non residents, is subject to withholding tax as per the prescribed rate in force, subject to the tax treaty. Accordingly income tax may have to be deducted at source in the case of a non resident at the rate under the domestic tax laws or under the tax treaty, whichever is beneficial to the assess unless a lower withholding tax certificate is obtained from the tax authorities.
- j. The tax rates and consequent taxation mentioned above will be further subject to any benefits available under the Tax Treaty, if any, between India and the country in which the non resident has fiscal domicile. As per the provisions of section 90(2) of the act, the provisions of the act would prevail over the provisions of the Tax Treaty to the extent they are more beneficial to the non-resident.

## C. Non – Resident Indians

Further, a Non- Resident Indian has the option to be governed by the provisions of chapter xii-A of the Income – tax Act, According to which:

- 1. In accordance with section 115E, Where income includes income from investment or income from long-term capital gains or transfer of assets other than specified asset of the company, Investment Income shall be taxable at the rate of 20% (plus applicable surcharge and Education Cess) and income by way of long term capital gains in respect of assets other than a specified asset, shall be chargeable at 10% plus applicable surcharge and Education Cess)
- 2. In accordance with section 115F, subject to the conditions and to the extent specified therein, long term capital gains arising from transfer of shares of the company acquired out of convertible foreign exchange, and on which securities transaction tax is not payable, shall be exempt from capital gains tax if the net consideration is invested within six months of the date of transfer in any specified asset or any saving certificates referred to in clause 4B of section 10 of income tax act, 1961, subject to the conditions specified in that section.
- 3. In accordance with section 115G, it is not necessary for a Non Resident Indian to file a return of income under section 139(1), if his total income consists only of investment income earned on shares of the company acquired out of convertible foreign exchange or/and income by way of long-term capital gains earned on transfer of shares of the company acquired out of convertible foreign exchange, and the tax has been deducted at source from such income under the provisions of chapter xvii B of the Income Tax Act.
- 4. In accordance with section 115-I, where a Non Resident Indian opts not to be governed by the provisions of chapter XII-A for any assessment year, his total income for that assessment year (including income arising from investment in the company) will be computed and tax will be charged according to other provisions of the Income Tax act.
- 5. As per section 115H of the Act, where a non-resident Indian becomes assessable as a resident in India, he may furnish a declaration in writing to the Assessing Officer, along with his return of income for that year under section 139 of the Act to the effect that the provisions of Chapter XIIA shall continue to apply to him in relation to such investment income derived from the specified assets for that year and subsequent assessment years until such assets are converted into money.

## **D.** Foreign Institutional Investors (FIIs)

- 1. In accordance with section 10(34), dividend income declared ,distributed or paid by the Company (referred to in section 115-O) on or after April 1,2003 will be exempt from tax in the hands of Foreign Institutional Investor (FIIs).
- 2. As per section 10(38) of the Act ,long term capital gains arising from the transfer of a long term capital asset being an equity share in a Company or a unit of an equity oriented fund, where such transaction is chargeable to securities transaction tax will be exempt.
- 3. As per provisions of section 115AD of the Act ,income (other than income by way of dividends referred to Section 115 –O) received in respect of securities ( other units referred to section 115 AB) is taxable at the rate of 20% (plus applicable surcharge and education cess).
- 4. As per provisions of section 115AD of the Act read with section 111 A of the Act ,short term capital gains arising from the sale of Equity shares of the company transacted through a recognized stock exchange in India ,where such transaction is chargeable to securities transaction tax, will be taxable at the rate of 15% (plus applicable surcharge and education cess).



5. As per section 115 AD of the Act, FIIs will be taxed on the capital gains that are not exempt under the provisions of section 10(38) of the Act at the following rates :

(a) Long term Capital Gains 10 %

(b) Short term capital gains (other than referred to in section 111A) 30%\*(plus applicable surcharge and education cess)

- In case of long term capital gains ( in cases not covered under section 10(38) of the Act), the tax is levied on the 6. capital gains computed without considering the cost indexation and without considering foreign exchange fluctuation.
- 7. The tax rates and consequent taxation mentioned above will be further subject to any benefits available under the Tax Treaty, if any between India and the country in which the FII has fiscal domicile. As per the provisions of section 90(2) of the Act, the provisions of the Act would prevail over the provisions of the Tax Treaty to the extent they are more beneficial to the FII.
- 8. Under section 54 EC of the Act and subject to the conditions and to the extent specified therein long term capital gains (other than those exempt under section 10(38) of the Act ) arising on the transfer of shares of the company would be exempt from tax if such capital gains in invested within six months after the date of such transfer in the bonds (long term specified assets) issued by:
- I. National Highway Authority of India constituted under section 3 of the National Highway Authority of India Act.1988;
- II. Rural Electrification Corporation Limited, the company formed and registered under the Companies Act, 1956.

If only part of the capital gains is on reinvested, the exemption available shall be in the same proportion as the cost of long term specified assets bears to the whole of the capital gains. The cost of the long term specified assets, which has been considered under this section for calculating capital gains, shall not be allowed as a deduction from the income tax under section 80C of the Act.

## E. Mutual Funds

In accordance with section 10(23D), any income of subject to the provisions of Chapter XII-E i.

- A mutual fund registered under the Securities and Exchange Board of India Act 1992 or regulations made there under;
- ii. Such other Mutual fund set up by a public sector bank or a public financial institutions or authorized by the Reserve Bank of India subject to such conditions as the Central government may, by notification in the Official Gazette, specify in this behalf will be exempt for income tax.

## Notes:

- All the above benefits are as per the current tax law as amended by the Finance Act, 2016 and will be available only to 1. the sole/ first named holder in case the shares are held by joint holders.
- In respect of non residents, taxability of capital gains mentioned above shall be further subject to any benefits available 2. under the Double Taxation Avoidance Agreements, if any, between India and the country in which the non-resident has fiscal domicile.
- In view of the individual nature of tax consequences, each investor is advised to consult his/her own tax advisor, with 3. respect to specific tax consequences of his/her participation in the issue.
- The above statement of possible direct and indirect taxes benefits sets out the provisions of law in a summary manner 4. only and is not a complete analysis or listing of all potential tax consequences of the purchase, ownership and disposal of Equity Shares.

We hereby give our consent to include our above referred opinion regarding the tax benefits available to the Company and to its shareholders in the offer document which the Company intends to submit to the Securities and Exchange Board of India.



## SECTION IV – ABOUT THE ISSUER COMPANY

### HISTORY AND CORPORATE STRUCTURE

Our Company was incorporated as "*Nova Polyyarn Limited*" a public company, limited by shares under the Companies Act, 1956 vide Certificate of Incorporation dated December 17, 2003 with Registration No. 043354 in the State of Gujarat, Dadra and Nagar Haveli. The Certificate of Commencement of Business was issued by the Registrar of Companies, Gujarat, Dadra and Nagar Haveli on April 5, 2004. The Company is the resulting company of "*Nova Petrochemicals Limited*" under the scheme of arrangement (or the scheme of demerger) approved by the High court of Gujarat as on August 27,2009. However due to demerger, the name of our Company was changed to "*CIL Nova Petrochemicals Limited*" and fresh Certificate of Incorporation was issued by the Registrar of Companies, Gujarat, Dadra and Nagar Haveli on October 19, 2009. Our Corporate Identification Number is L17111GJ2003PLC043354.

The main activities of our Company are manufacturing of Partially Oriented Yarn (POY), Micro-Filament Yarn, Draw Twisted Yarn (DTY), Texturised Yarns and Fully Drawn Yarns (FDY).

Our Company is one of the leading producers of POY, FDY, PTY, and DTY and has grown to a size of around 250 Crore Company because of its expansion drive which has reached a production capacity target of partially oriented polyster filament yarns of around 18325 tones p.a. and fully drawn yarns of around 14412 tones p.a.

### **Objects of our Company**

The objects clause of our Memorandum enables our Company to undertake its existing activities and the activities for which funds are being raised by our Company through this Issue. The activities which have been carried out until now by our Company are valid in terms of the objects clause of our Memorandum.

The Main Objects of our Company, inter alia, as contained in our Memorandum of Association are:

- 1. To carry on the business of manufacturing, weaving, bleaching, dyeing, processing, mercerising, printing, sizing, importing, exporting, purchasing, selling and or otherwise, dealing in yarn of all types, cloth of all Types and other fabrics made from cotton, jute, wool, silk, art silk, rayon, nylon, man-made synthetics, fibers, staple fibers and other suitable materials and generally to carry on the business of spinning crimping, texturing, twisting, weaving and processing mill properties in all their branches.
- 2. To gin kapas, and to spin, weave manufacture, dye, print, dean, press and pack cotton linen silk waste dropping, flywool, jute, hemp, flax and other fabrics, material and things capable of being used for dyeing, printing, combing, processing, sizing, bleaching and pressing purposes and to sell, buy or otherwise deal in all goods, yarn, cloth and or other fibers whether made or treated or processed by the Company or not and engage in any business relating to the use of any of the bye products of the Company.
- 3. To carry on business of spinners, weavers, manufactures, ginners pressures, packers, and bailers of cotton, jute, hemp silk artificial silk rayon, nylon, stretchlon man made synthetics, fibers, staple fibers, wool and I any other fibrous materials and the cultivation thereof end the business of manufacturing, weaving, bleaching, printing and selling yarn cloth of all types, and fabrics of all types, whether knitted or looped and of importing, exporting, buying and or otherwise dealing in cotton, silk, art \$ilk, rayon-nylon stretchlon, man -made synthetic fibers, staple fibers, wool hemp and-other fibrous materials yarn cloth, linen and rayon and or merchandise made there from and generally to carry on the business of spinners, weavers, processors, dyers, sizers, manufacturers and or dealers in cotton, linen flax, hemp, jute silk, artificial silk rayon man made synthetics fibers, staple fibers, wool yarn, and cloth merchants. Cleaners, combers, spinners, weavers, bleachers, dyers, printers, sizers, importers, exporters, manufacturing or carrying and preparing processes and to purchase, sell import and export and or otherwise deal in raw materials and manufactured articles.
- 4. To carry on business of manufacturing, buying, selling, exchanging, converting, altering, importing, exporting, processing, crimping texturing, twisting or otherwise handling or dealing in rayon yarn (also known as continuous filament rayon or artificial silk yarn and which expression shall include all synthetic fiber or fibers whatsoever for textile use staple fiber, staple fiber yarn (also known as spun rayon) and such other fiber/fibers or fibrous materials or allied products, bye Products, or substances or substitutes for all or any of them or yarn or yarns for textile or other use As may be practicable or deemed expedient.



## Amendments to our Memorandum and Articles of Association

Since our incorporation, the following changes have been made to our Memorandum of Association:

Date of Shareholder' s meeting.	Type of Meeting	Nature of Amendments	Details of Amendments
19.03.2010	EGM	Re- classification of shares	Authorised share capital consist of 65,000,000 (Six Crore and Fifty Lacs ) Equity shares of Rs. 5/- each be and is hereby re- classified into 55,000,000 (Five Core Fifty Lacs) Equity shares of Rs. 5/- each and 500,000 (Five Lacs) Preference Shares of Rs. 100/- each.
28.09.2013	EGM	Consolidation of Shares	Consolidation of share capital from Rs. 5/- per share to Rs. 10/- per share.
14.08.2015	EGM	Redemptionof500,000(FiveLacs)8%Non-CumulativeRedeemablePreferenceShares.Shares.Shares	Notice to Registrar for redemption of 500,000(Five Lacs) 8% Non-Cumulative Redeemable Preference Shares.

## Changes in the Registered Office of our Company

Date of	Type of Meeting	Nature of	From	То
Meeting		Amendments		
05.10.2009	Board Meeting	Change of registered	S.No 396(P), 403(P)	S.No 391(P), 396(P)
	_	office within local limits	Moriya Village, Sarkhej-	Moriya Village, Sarkhej-
		of city, town or village	Bavla Highway, Tal-	Bavla Highway, Tal-
			Sanand, Ahmedabad-	Sanand, Ahmedabad-
			382210.	382210.
12.01.2011	Board Meeting	Change of registered	S.No 391(P),396(P)	S.No 396(P), 395/4(P)
		office within local limits	Moriya Village, Sarkhej-	Moriya Village, Sarkhej-
		of city, town or village.	Bavla Highway, Tal-	Bavla Highway, Tal-
		_	Sanand, Ahmedabad-	Sanand, Ahmedabad-
			382210	382210.

## Key Events and Milestones

Year	Milestone
December 17, 2003	Incorporation of the Company in the Name of Nova Polyyarn Limited.
August 27, 2009	Court order for composite deed of arrangement in nature of demerger, re- organization of capital and transfer of demerged undertaking from Nova Petrochemicals Limited to Nova Polyyarn Limited.
October 15, 2009	By the virtue of order of Hon'ble Gujarat Court approving the scheme of de- merger as per clause 29 (C), name of the Company (resulting company) stands changes to CIL Nova Petrochemicals Limited.

## **Injection or Restraining Order**

There are no Injection or restraining order as on date.

## **Our Shareholders**

The Shareholders of the Company as on June 30<sup>t</sup>, 2016 as are follows:

As on June 30, 2016, the total number of Equity Shareholders of the Company is 6039. For further details of our shareholding pattern appearing in chapter "*Capital Structure*", please refer to page no 36 of Letter of offer.



## Lock out or Strikes

There have been no lock outs or strikes in, our Company since incorporation

## Subsidiaries

As on this Letter of offer, our Company does not have any subsidiaries.

## **Strategic Partners**

As on the date of the Letter of Offer, our company does not have any strategic partners.

## **Financial Partners**

As on the date of the Letter of Offer, apart from the various arrangements with bankers and lenders which our company undertakes in the normal course of business, our company does not have any other financial partner.

## **Shareholders Agreement**

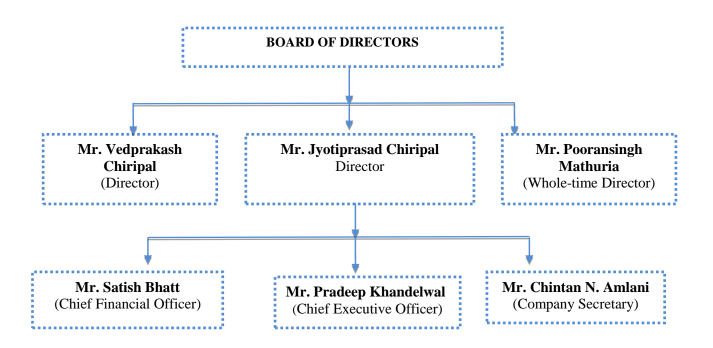
There is no subsisting shareholders agreement among our shareholders in relation to which we are a party or otherwise are aware of.

## **Material Agreements:**

There are no material agreements, apart from those entered into in the ordinary course of business carried on by us.



# MANAGEMENT ORGANISATION STRUCTURE





## OUR MANAGEMENT

## **Board of Directors**

Our Company's Articles of Association provides that the number of Directors shall not be less than 3 (three) and shall not be more than 15 (fifteen). Our Board presently comprises of 7 (Seven) directors, which consists of 2 (two) Executive and Promoter Directors, 1(One) Whole Time Director (Non Promoter) and 4 (Four) Non-Executive Independent Directors.

The following table sets forth details regarding the Board of Directors of our Company as of the date of filing the Letter of Offer.

. No.	Name, Designation, Address, Age, Qualifications, Occupation, Nationality, Term	Date of Appointment	DIN	Other Directorships
1.	Mr. Jyotiprasad Chiripal S/o. Late Devkinandan Chiripal Date of Birth: 21.08.1953 Age: 62 years Address: 91, Basant Bahar Bunglow, Bopal, Ahmedabad- 380058. Experience: 40 years Nationality: Indian Qualification: B.Com Occupation: Business Designation: Director and Chairman Term: 5 Years	Appointed as first Director of the Company as on 17.12.2003. Appointed as Director with effect from 6.08.2014	00155695	<ul> <li>Vishal Fabrics Limited</li> <li>Chiripal Industries Limited</li> <li>Ele mints Private Limited</li> <li>Chiripal energy Limited</li> <li>Chiripal Poly Films Limited</li> <li>Basant Bahar Gymkhana Private Limited</li> <li>Chiripal Infrastructure Limited</li> <li>Shanti Innovation And Research Foundation</li> <li>Shanti Academic And Research Foundation</li> <li>Vraj Spintex Private Limited</li> </ul>
2.	Mr. Vedprakash Chiripal S/o. Late Devkinandan Chiripal Date of Birth: 21.11.1951 Age: 64 years Address: 11 Nandi Hill Society, opp. ISRO, Satellite Road, Ahmedabad - 380015, Gujarat, India. Experience: 30 years Nationality: Indian Qualification: B.Com Occupation: Business Designation: Executive Director	Appointed as first Director of the Company as on 17.12.2003 and is eligible to retire by rotation.	00290454	<ul> <li>Chiripal Industries Limited</li> <li>Nandan Denim Limited</li> <li>Chiripal Poly Films Limited</li> <li>Shanti Innovation And Research Foundation</li> <li>Vraj Mega Food Park Private Limited</li> <li>Nav Srajan Projects Private Limited</li> <li>Shanti Academic And Research Foundation</li> <li>Nandan Terry Private Limited</li> <li>Picasso Flexibles Limited</li> <li>Nandan Chiripal Energy Coporation LLP</li> <li>Nandan Corporation LLP</li> <li>Nandan Hometex Private Limited</li> </ul>



	Name, Designation, Address, Age,	Date of	DIN	Other Directorships
. No.	Qualifications, Occupation, Nationality, Term	Appointment		
3.	Mr. Rajendra prasad Shah S/o. Jethalal Somalal Shah	Appointed as an additional director	01982424	✓ Kutch Water Distribution Company Limited
	<b>Date of Birth</b> : 15.12.1949	as on 18.03.2014		✓ Bhagwati Autocast Limited
	<b>Age:</b> 66 years	as on 10.05.2014		✓ SME Mavens Foundation
	Address: A-104, Saraswat Apt,,	Change in		· SIVIE Mavens Foundation
	Hirabaug Ambawadi Bazar Ellisbridge,	designation as an		
	Ahmedabad, 380006.	Independent		
	<b>Experience:</b> 42 years	Director as on		
	Nationality: Indian	20.09.2014		
	Qualification: M.E (Mech) in			
	Production Engineering, Post Graduate			
	Diploma in Industrial Engineering &			
	Management.			
	Occupation: Business			
	<b>Designation:</b> Non- Executive			
	Independent Director			
	Term: 5 Years			
	Mr. Murlimanohar Goyal	Appointed as an	02329431	NIL
4.	S/o. Raghunandan Nagarmal Goyal	additional director		
	Date of Birth: 05.02.1960	as on 05.10.2009		
	Age: 55 years			
	Address: 11, Anu Shil Niketan,Irla,	<b>C1</b> .		
	S.V. Road, Vile Parle West, Mumbai,	Change in		
	400056.	designation as an		
	Experience: 30 years Nationality: Indian	Independent director as on		
	Qualification: H.S.C	23.09.2010		
	Occupation: Business	23.09.2010		
	<b>Designation:</b> Non- Executive			
	Independent Director			
	Term: 5 Years			
	Mr. Ambalal Patel	Appointed as an	00037870	✓ Jindal Hotels Limited
5.	S/o. Chhitabhai Patel	Appointed as an additional director	00037870	$\checkmark$ S A L Steel Limited
5.	<b>Date of Birth:</b> 01.04.1944	as on 05.10.2009		✓ Sumeru Industries Limited
	Age: 71 years	us on 05.10.2007		✓ Ajmera Realty & Infra India
	Address: 14/Bshreya Snath Society,			Limited
	Vasan, NR. Dhranidhar Derasar,	Change in		✓ Karnavati Hospital Pvt Ltd
	Ahmedabad:380007	designation as an		✓ Chiripal Industries Limited
	Experience: 46 years	Independent		$\checkmark$ Nandan Denim Limited
	Nationality: Indian	director as on		✓ Shree Precoated Steels Limited
	Qualification: Bachelor in	20.09.2014		
	Metallurgical Engineering and Bachelor			
	of Science (Chemistry)			
	Occupation: Business			
	<b>Designation:</b> Non- Executive			
	Independent Director			
	Term: 5 Years			

. No.	Name, Designation, Address, Age, Qualifications, Occupation, Nationality, Term	Date of Appointment	DIN	Other Directorships
6.	Mr. Pooransingh Mathuria S/o. Mr. M. L. Singh Date of Birth: 09-11-1965 Age: 51 years Address: Flat No: C-301 Petal Atlantis park Parashwanath Society Sughad, Gandhinar, Gujarat 382424, Ahmedabad Experience: 25 years Nationality: Indian Qualification: B.Sc and Diploma in Industrial Electronics and Electrical Engineering Occupation: Service Designation: Whole Time Director Term: 5 Years	February 13, 2016 Appointed as a Whole-time Director w.e.f. February 13, 2016	07430356	NIL
7.	Ms. Chinar Rajkumar Jethwani D/o. Mr. Rajkumar Laxmichand Jethwani Date of Birth: 25.09.1991 Age: 25 years Address: B-83, Sun Breeze Towers, Subhash Chowk, Gurukul Road, Memnagar, Ahmedabad-52, Gujarat Experience: 3 years Nationality: Indian Qualification: CS Occupation: Service Designation: Director Term: 5 Years	13.08.2016 As Non Executive Independent Director	07141393	<ul> <li>✓ Ketan Construction Limited</li> <li>✓ Jay Chemical Industries Limited</li> <li>✓ Omkar Overseas Limited</li> </ul>

## **Brief Profile of our Directors:**

- 1. **Mr. Jyotiprasad Chiripal:** Mr. Jyotiprasad Chiripal aged 62 years residing at 91, Basant Bahar Bunglow, Bopal, Ahmedabad 380058, Gujarat, India. He is the Director and Chairman of our Company. He played a vital role in establishing the Company and he have able to steer the company to become one of the fastest growing companies in India. He is a graduate in Commerce from Gujarat University. He joined the Board of Director on December 17, 2003 as the first director of the Company. He has around 40 years of experience in the field of manufacturing, trading and export of various textile products.
- 2. **Mr. Vedprakash Chiripal:** Mr. Vedprakash Chiripal aged 64 years residing at 11 Nandi Hill Society, Opp. ISRO, Satellite Road, and Ahmedabad 380015, Gujarat, India. He is an Executive Director of our Company. He joined the Board of Director on December 17, 2003 as the first director of the Company. He is a Bachelor of Commerce from Gujarat University. He is known for his financial acumen and he drives the Chiripal group with his vision, knowledge and experience. He has around 30 years of experience in the field of manufacturing, trading and export of various textile products.
- 3. **Mr. Rajendraprasad Shah:** Mr. Rajendraprasad Shah aged 66 years residing at A-104, Saraswat Apt,, Hirabaug Ambawadi Bazar Ellisbridge, Ahmedabad 380006, Gujarat, India. He is the Non- Executive Independent Director of the Company. He possesses the qualification of M.E (Mech) in Production Engineering, Post Diploma in Industrial Engineering & Management. He is the member of professional institutions like Institution of Engineers (India) (MIE) and Ahmedabad Management Association. He has experience of more than 40 years served on various position in private as



well as government sector till his retirement in the year 2014.

- 4. **Mr. Murlimanohar Goyal:** Mr. Murlimanohar Goyal aged 55 years residing at 11, Anu Shil Niketan,Irla, S.V. Road,Vile Parle West, Mumbai 400056, Maharashtra, India. He has done higher secondary education from Maharashtra University. He is the Non- executive Independent Director of the company and has rich experience in textile line of business of domestic as well as export market.
- 5. **Mr. Ambalal Patel:** Mr. Ambalal Patel aged 71 years residing at 14/Bshreyasnath Society, Vasan, NR. Dhranidhar Derasar, Ahmedabad 380007, Gujarat, India. He is the Non- Executive Independent Director of our Company. He is a Bachelor in Metallurgical Engineering and Bachelor of Science (Chemistry). He has an experience of approximately 46 years in project evaluation and finance.
- 6. **Mr. Pooransingh Mathuria:** Mr. Pooransingh Mathuria aged 51 years residing at Flat No: C-301 Petal Atlantis park Parashwanath Society Sughad, Gandhinar, Gujarat 382 424, Ahmedabad. He is technically competent electrical and electronics engineer with professional experience of nearly 25 years in steering plant engineering, maintenance and energy management domains with prestigious industrial establishments is serving as Additional Whole Time Director of the Company. He has done B.SC and Diploma in Industrial Electronics and Electrical Engineering. He has served various corporates including Welspun syntax Ltd and J.K.Synthetic Ltd by playing different roles during his tenure and has experience in erection and commissioning, operation and maintenance, mobilizing and managing machines, cost reduction and value engineering.
- 7. **Ms. Chinar Rajkumar Jethwani:** Ms. Chinar Rajkumar Jethwani aged 25 years residing at B-83, Sun Breeze Towers, Subhash Chowk, Gurukul Road, Memnagar, Ahmedabad-52, Gujarat. She has completed Company Secretary of nearly 3 years in various industries is serving as Independent Director of the Company.

### **Relationship between of Directors:**

Mr. Jyotiprasad Chiripal and Mr. Vedprakash Chiripal are brothers in our Board and are related to each other within the meaning of Section 2 (77) of the Companies Act, 2013.

### Confirmations

None of the Directors is or was a director of any listed company during the last five years preceding the date of filing of the Letter of Offer, whose shares have been or were suspended from being traded on the stock exchanges, during the term of their directorship in such company. None of the Directors is or was a director of any listed company which has been or was delisted from any recognised stock exchange in India during the term of their directorship in such company. There is no arrangement or understanding between our Company and any shareholder, customer, supplier or other party pursuant to which any of the directors on the Board or a member of the senior management of our Company has been appointed.

### Service Agreements entered into between our Company and Directors.

Except as disclosed in the section titled "Compensation to our Directors" below, there are no service contracts executed between our Company and any Director/Manager providing for benefits upon termination of employment.

### **Remuneration and Compensation to Executive Director**

The Board of Directors of our Company at their meeting held on August 6 2014 appointed Mr. Jyotiprasad Chiripal as of the Company for a period of 5 years w.e.f. August 6 2014. He is appointed upon such term and conditions without remuneration or without claiming any compensation for loss of office and any other facilities as given in the explanatory statement annexed to the notice of the general meeting.

### **Non- Executive Directors**

The non – executive directors were not paid any remuneration except sitting fees for attending the meetings of the Board of Directors and or Committees thereof. The details of the sitting fees paid to the Non- Executive Director in F.Y 2014-2015 is as under:

Sr. No	Name of the Director	Sitting fees (Rs.)
1	Rajendraprasad Shah	1,05,000



2	Ambalal Patel	1,05,000

The directors may be regarded as interested to the extent of their shareholding in the Company. The directors may also be deemed to be interested to the extent of any dividend payable to them and other distributions in respect of the Equity Shares of the Company held by them. Except as stated in this section "*Our Management*" beginning on page 68 of this Letter of Offer, and except to the extent of shareholding in the Company, the Directors do not have any other interest in the business of the Company.

Shareholding of Board of Directors in our Company as on June 30, 2016:

	Sr. No	Name of Director	No. of Equity Shares held (Pre-Issue)	Percentage of Shareholding
	1.	Mr. Jyotiprasad Chiripal	6,250	0.05
ĺ	2.	Mr. Vedprakash Chiripal	7,27,469	5.37
	3.	Mr. Ambalal Patel	350	0.00

# **Strategic Partners**

As on the date of the Letter of Offer, our company does not have any strategic partners.

# **Financial Partners**

As on the date of the Letter of Offer, apart from the various arrangements with bankers and lenders which our company undertakes in the normal course of business, our company does not have any other financial partner.

# **Shareholders Agreement**

There is no subsisting shareholders agreement among our shareholders in relation to which we are a party or otherwise are aware of.

# **Material Agreements**

There is no material agreements, apart from those entered into in the ordinary course of business carried on by us.



# SECTION V – FINANCIAL INFORMATION

#### FINANCIAL STATEMENTS

# INDEPENDENT AUDITORS' REPORT TO THE MEMBERS OF CIL NOVA PETROCHEMICALS LIMITED, AHMEDABAD

#### 1. Report on the Standalone Financial Statements

We have audited the accompanying standalone financial statements of CIL NOVA PETROCHEMICALS LIMITED ("the Company"), which comprise the Balance sheet as at 31<sup>st</sup> March, 2016, the Statement of Profit and loss, the Cash Flow Statement for the year then ended, and a summary of the significant policies and other explanatory information.

#### 2. Management's Responsibility for the Standalone 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 standalone financial statements that give a true and fair view of the financial position, financial performance and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the Accounting Standards specified under Sec 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014. This responsibility also 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.

#### 3. Auditor's Responsibility

Our responsibility is to express an opinion on these Standalone 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 conduct our audit in accordance with the Standards on Auditing specified under Section 143(10) of the Act. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement. An audit involves performing procedures to obtain audit evidence about the amount and the disclosures in the financial statements. The procedures selected depend on the auditor's judgement, 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, but not for the purpose of expressing an opinion on whether the Company has in place an adequate internal financial controls system over financial reporting and the operating effectiveness of such controls. An audit also includes evaluating the appropriateness of the 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 standalone financial statements.

#### 4. Opinion

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone financial statements give the information required by the Act, 2013 in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India:

- i. In the case of the Balance Sheet, of the state of affairs of the Company as at March 31, 2016;
- ii. In the case of the Statement Profit and Loss Account, of the profit for the year ended on that date; and
- iii. In the case of the Cash Flow Statement, of the cash flows for the year ended on that date.

#### 5. Report on other Legal and Regulatory Requirements

- (i) As required by the Companies (Auditor's Report) Order, 2016 ("the Order") issued by the Central Government of India in terms of Section 143(11) of the Act, we give in the Annexure-A a statement on the matters specified in paragraphs 3 and 4 of the Order.
- (ii) As required by Section 143(3) of the Act, we report that:



- (a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
- (b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
- (c) The Balance Sheet, the Statement of Profit and Loss, and the Cash Flow Statement dealt with by this Report are in agreement with the books of account.
- (d) In our opinion, the aforesaid standalone financial statements comply with the Accounting Standards specified under Section 133 of the Act, 2013 read with Rule 7 of the Companies (Accounts) Rules, 2014.
- (e) On the basis of the written representations received from the directors as on 31<sup>st</sup> March, 2016 taken on record by the Board of Directors, none of the directors is disqualified as on 31<sup>st</sup> March, 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-Refer Note 26 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.

Place : Ahmedabad Date: 23/05/2016

or, J.T.Shah & Company

Chartered Accountants [FRN No. 109616W]

artner 4. No. 3983]

# 1 SIGNIFICANT ACCOUNTING POLICIES

#### a. <u>Basis of Preparation of financial Statements</u>

The financial statements of the Company have been prepared in accordance with the Generally Accepted Accounting Principles in India (Indian GAAP) to comply with the Accounting Standards specified under Section 133 of the Companies Act, 2013, read with Rule 7 of the Companies (Accounts) Rules, 2014 and the relevant provisions of the Companies Act, 2013 ("the 2013 Act"), as applicable. The financial statements have been prepared as a going concern on accrual basis under the historical cost convention. The accounting policies adopted in the preparation of the financial statements are consistent with those followed in the previous year.

#### b. <u>Use of estimates</u>

In preparing the Company's financial statements in conformity with the accounting principles generally accepted in India, management is required to make estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosure of contingent liabilities at the date of the financial statements and reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates. Any revision to accounting estimates is recognised prospectively in the current and future periods.

#### c. <u>Fixed Assets</u>

Fixed Assets are stated at cost, net of Cenvat, less accumulated depreciation. All costs, including financial costs till commencement of commercial production are capitalized to the cost of qualifying assets. CENVAT credits on capital goods are accounted for by reducing the cost of capital goods.



When assets are disposed or retired, their cost is removed from the financial statements. The gain or loss arising on the disposal or retirement of an asset is determined as the difference between sales proceeds and the carrying amount of the asset and is recognised in Statement of Profit and Loss for the relevant financial year.

#### d. Intangible Assets

Intangible Assets are stated at cost of acquisition net of recoverable taxes less accumulated amortization. All costs, including financing costs in respect of qualifying assets till commencement of commercial production, net charges on foreign exchange contracts and adjustments arising from exchange rate variations attributable to the intangible assets are capitalized.

Intangible assets are amortized on a straight – line basis over their estimated useful lives. A rebuttable presumption that the useful life of an intangible asset will not exceed ten years from the date when the asset is available for use is considered by the management.

The gain or loss arising on the disposal or retirement of an intangible asset is determined as the difference between net disposal proceeds and the carrying amount of the asset and is recognised as income or expenses in the Statement of Profit and Loss in the year or disposal.

#### e. <u>Depreciation</u>

Depreciation on Fixed Assets other than Electrical Installation and Plant and Machinery has been provided on "Straight Line Method" at the rates provided in Schedule II of the Companies Act, 2013. Depreciation on Electrical Installation has been provided on "Straight Line Method" by taking the total life of assets at 28 years based on internal technical evaluation. Depreciation on Plant and Machinery has been provided on "Written down Value Method" by taking the total life of assets at 28 years based on internal technical evaluation internal technical evaluation.

When assets are disposed or retired, their cost is removed from the financial statements. The gain or loss arising on the disposal or retirement of an asset is determined as the difference between sales proceeds and the carrying amount of the asset and is recognised in Statement of Profit and Loss for the relevant financial year.

# f. <u>Inventories</u>

Inventories at year-end are valued at the lower of cost or net realizable value. The basis of determining the cost for various categories of inventories is as follows:

- (i) In case of Raw Materials, Stores, Spares, Fuel and Packing Materials on FIFO basis.
- (ii) In case of Finished Goods and Work-In-Progress on FIFO basis.

# g. Foreign Currency Transactions

Transactions denominated in Foreign Currency are normally recorded at the exchange rate prevailing at the time of transaction. Monetary items denominated in foreign currencies at the year are translated at the rate prevailing on the date of Balance Sheet. Exchange differences are dealt with in the Profit & Loss account.

# h. <u>Sales</u>

Sales are accounted for on dispatch of goods to the customers and are inclusive of Excise Duty and Sales Tax but net of sales returns and trade discounts.

# i. <u>Investments</u>

Non-Current Investments are stated at its cost. Provision is made for any diminution in the value of the Long Term Investments, if such decline is other than temporary.

# j. <u>Borrowing Cost</u>

Borrowing Costs that are attributable to the acquisition or construction of qualifying assets are capitalized as part of the cost of such assets, till such assets are ready for their intended use. A qualifying asset is the one which necessarily takes substantial period to get ready for intended use. All other borrowing costs are charged to revenue. Capitalization of borrowing cost is suspended when active development is interrupted.



# k. <u>Leases</u>

# Where the Company is the lessee

Leases, wherein the lessor effectively retains substantially all the risks and benefits of ownership of the leased item, are classified as operating leases. Operating lease payments are recognized as an expense in the statement of profit and loss on a straight-line basis over the lease term.

# Where the Company Is the lessor

Leases in which the company does not transfer substantially all the risks and benefits of ownership of the asset are classified as operating leases. Assets subject to operating leases are included in fixed assets. Lease income is recognized in the statement of profit and loss on a straight-line basis over the lease term. Costs, including depreciation are recognized as an expense in the statement of profit and loss. Initial direct costs such as legal costs, brokerage costs, etc. are recognized immediately in the statement of profit and loss.

# I. <u>Taxation</u>

- i) Provision for current tax is made and retained in the accounts on the basis of estimated tax liability as per the applicable provisions of the Income Tax Act, 1961.
- ii) Deferred Tax resulting from "timing difference" between taxable and accounting income is accounted for using the tax rates and laws that are enacted or subsequently enacted as on the balance sheet date. Deferred tax asset is recognised and carried forward only to the extent that there is virtual certainty that the assets will be realized in future.

# m. <u>Provisions, Contingent Liabilities and Contingent Assets</u>

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

# n. <u>Impairment of Assets</u>

The Management Periodically assesses using external and internal sources whether there is an indication that an asset may be impaired. If an asset is impaired, the company recognizes an impairment loss as the excess of the carrying amount of the asset over the recoverable amount. The impairment loss recognised in prior accounting periods is reversed if there has been a change in the estimate of recoverable amounts.

# o. <u>Earning Per Share</u>

Basic earning per share is calculated by dividing net profit after tax for the year attributable to equity share holders of the company by the weighted average number of equity shares issued during the year. Diluted earning per share is calculated by dividing net profit attributable to equity share holders (after adjustment for diluted earnings) by average number of weighted equity shares outstanding during the year.

# p. <u>Employee Benefits</u>

- (i) The employee and Company make monthly fixed Contribution to Government of India Employee's Provident fund equal to a specified percentage of the covered employee's salary, Provision for the same is made in the year in which service are rendered by the employees.
- (ii) The Liability for Gratuity to employee, which is a defined benefit plan, is determined on the basis of actuarial Valuation based on Projected Unit Credit method. Actuarial gain/Loss in respect of the same is charged to the profit and loss account.
- (iii) Leave encashment benefit to eligible employee has been ascertained on actuarial basis and provided for. Actuarial gain/loss in respect of the same is charged to the profit and loss account.
- (iv) Short Term benefits are recognised as an expense at the undiscounted amounts in the Statement of Profit and Loss of the year in which the related service is rendered.



#### Balance Sheet as at 31/03/2016

Dalah	ce sheet as at 51/05/2010		1
Particulars	Note No.	As at 31/03/2016 Rs.	As at 31/03/2015 Rs.
EQUITY AND LIABILITIES			
[1] Shareholders' Funds :			
[a] Share Capital	2	135,500,000	185,500,000
[b] Reserves & Surplus	3	447,893,412	393,130,916
		583,393,412	578,630,916
[2] Share Application Money		Nil	Nil
[3] Non-Current Liabilities :			
[a] Deferred Tax Liabilities (Net)	4	Nil	Nil
[b] Long Term Borrowings	5	204,959,672	297,334,436
[c] Long-term Provisions	6	Nil	30,133
[d] Other Long Term Liabilities	9	120,000,000	Nil
		324,959,672	297,364,569
[4] Current Liabilities			
[a] Short-term Borrowings	7	165,441,755	188,319,785
[b] Trade Payables	8	231,861,432	187,760,771
[c] Short term Provisions	6	9,010,226	8,793,767
[d] Other Current Liabilities	9	200,438,415	320,978,472
		606,751,828	705,852,795
Total		1,515,104,912	1,581,848,280
ASSETS :			
[1] Non-Current Assets			
[a] Fixed Assets :			
(i)Tangible Assets	10	901,226,921	935,149,594
(ii) Intangible Assets		Nil	Nil
(iii)Capital Work in Progress		48,160,593	48,160,593
		949,387,514	983,310,187
[b] Non-Current Investments	11	2,218	12,218
[c] Long-term Loans and Advances	12	12,597,849	17,165,296
[d] Other Non-Current Assets	13	Nil	4,608,759
		961,987,581	1,005,096,460
[2] Current Assets			
[a] Inventories	14	165,535,268	107,305,048
[b] Trade Receivables	15	356,623,135	211,140,852
[c] Cash & Bank Balances	16	12,228,039	21,277,075
[d] Short term Loans and Advances	12	18,730,889	237,028,844
		553,117,331	576,751,819
Total		1,515,104,912	1,581,848,280
Significant Accounting Policies	1		
Notes forming part of Financial Statements	2 to 38		
		1	[

As per our report of even date attached herewith For, J.T.Shah & Company Chartered Accountants

[FRN No. 109616W]

[J. T. Shah] Partner [M. No. 3983] Place : Ahmedabad Date: 23/05/2016 For , CIL NOVA PETROCHEMICALS LTD

Director

CFO

**Company Secretary** 

Director

Place : Ahmedabad Date: 23/05/2016

|--|

Particulars	Note No.	For the year ended 31/03/2016(Rs.)	For the year ended 31/03/2015(Rs.)
INCOME			
Revenue from Operations	17	2,254,346,737	2,689,385,843
Less: Excise Duty		236,134,628	259,247,820
		2,018,212,109	2,430,138,023
Other Income	18	3,805,890	5,040,133
Total Revenue		2,022,017,999	2,435,178,155
EXPENDITURE			
Cost of Materials Consumed	19	1,326,981,269	1,616,903,989
Purchase of Stock in Trade	20	82,273,802	268,398,249
Changes in Inventories of Finished Goods & Work in Process	21	28,519,870	(18,962,593)
Employee Benefits Expense	22	65,496,485	57,967,433
Finance Costs	23	37,643,850	58,216,038
Depreciation and Amortisation expense	24	58,876,160	66,201,661
Other Expenses	25	343,144,908	335,630,354
Total Expenses		1,942,936,345	2,384,355,132
Profit/(Loss) before Tax		79,081,654	50,823,024
Less : Tax expense:			
- Current Tax		16,123,800	10,655,047
- Deferred Tax	4	Nil	Nil
- Short Provision of Income Tax of Earlier Years		8,195,358	Nil
Profit for the year		54,762,496	40,167,977
Basic & diluted earnings per share of Rs.10 each	29	4.04	2.96
Significant Accounting Policies	1		
Notes on Financial Statements	to 38		

As per our report of even date attached herwith For, J.T. Shah & Company Chartered Accountants [FRN No. 109616W]

[J. T. Shah] Partner [M. No. 3983]

Place : Ahmedabad

# 'or, CIL NOVA PETROCHEMICALS LTD.

Director

Company Secretary

CFO

Place : Ahmedabad



#### Date: 23/05/2016

#### Date: 23/05/2016

# CASH FLOW STATEMENT FOR THE YEAR ENDED 31-03-2016

	Particulars		31-03-2016	31-03-2015
A	Cash from Operating Activity			
	Profit Before Tax from Continuing Operation		79,081,654	50,823,024
			79,081,654	50,823,024
	Non Cash Adjustment to reconcile profit before tax to			
	net cash flows	<b>5</b> 0.0 <b>7</b> ( 1 (0		
	Depreciation	58,876,160		66,201,661
	Bad Debts Written Off/ Sundry Balance Written off	(63,015)		(153,351)
	(Profit)/Loss on sale of fixed assets (net)	(246,578)		1,437,147
	Interest Received	(3,736,355)		(4,392,635)
	Provision for Doubtful debt	Nil		Nil
			54,830,212	63,092,822
	Dividend Income	Nil		Nil
	Interest and Finance Charges	37,643,850		58,216,038
			37,643,850	58,216,038
	Adjustment for Movements in Working Capital:			
	Increase/(decrease) in trade Payable	44,163,681		(146,731,031)
	Increase/(decrease) in long-term Provision	(30,133)		30,133
	Increase/(decrease) in short-term Provision	568,663		11,481,004
	Increase/(decrease) in other current liability	(15,313,237)		(2,164,260)
	Increase/(decrease) in other long-term liability	120,000,000		Nil
	Decrease/(increase) in trade receivable	(145,482,286)		347,063,672
	Decrease/(increase) in inventories	(58,230,220)		(6,844,360)
	Decrease/(increase) in long term loans and advances	150,000		3,183,161
	Decrease/(increase) in short term loans and advances	217,930,035		(110,974,556)
	Decrease/(increase) in other current assets	Nil		Nil
	Decrease/(increase) in other non-current assets	Nil		Nil
			163,756,503	95,043,763
			103,750,505	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	CASH GENERATED FROM 0PERATIONS		335,312,220	267,175,647
	Direct Taxes paid	(17,492,097)		(17,179,089)
			(17,492,097)	(17,179,089)
	NET CASH FLOW FROM OPERATIONS		317,820,123	249,996,558
	Cash flow from investing activities		011,020,120	
	Purchase of Fixed Assets (Incl. WIP)	(48,391,731)		72,931,101
	Sale of Fixed Assets	1,102,085		800,000
	Investment/(Withdrawal) in Fixed deposit	Nil	+ +	(3,860,838)
	Proceeds from sale / disposed of investments	10,000		Nil
	Investment received back from Fixed deposit	7,509,725		Nil
	Interest Received	4,104,275		4,100,045
		4,104,275		4,100,045
	Dividend Income	Nil		Nil



	NET CASH USED IN INVESTING ACTIVITY		(35,665,646)	73,970,308
	Cash flow from financing activities			
	Long Term Borrowing Taken during the year	Nil		Nil
	Long Term Borrowing Paid during the year	(177,780,667)		(222,893,171)
	Short Term Borrowing Taken During the year	Nil		Nil
	Short Term Borrowing Paid During the year	(22,878,029)		(45,320,571)
	Share Application Money paid back	Nil		Nil
	Interest paid	(37,643,850)		(58,216,038)
	Repayment of Preference Share Capital	(50,000,000)		Nil
	Dividend paid on Equity Shares (Incl. Dividend Tax)	Nil		Nil
	NET CASH USED IN FINANCING ACTIVITY		(288,302,546)	(326,429,780)
	Net Increase/(Decrease) in cash and cash equivalents		(6,148,070)	(2,462,914)
	Cash and cash equivalent Opening Balance		7,667,524	10,130,438
	Cash and cash equivalent Closing Balance		1,519,453	7,667,524
	Net Increase/(Decrease) in cash and cash equivalents		(6,148,070)	(2,462,914)
	Cash and cash equivalent Opening Balance		7,667,524	10,130,438
	Cash and cash equivalent Closing Balance		1,519,453	7667524
	Net Increase/(Decrease) in cash and cash equivalents		(6,148,070)	(2,462,914)
	Notes:			
=>	The above Cash Flow Statement has been prepared us Standard 3 issued by ICAI.	nder the Indirec	t Method set ou	t in Accounting
=>	Cash and Cash equivalent includes Rs NIL (P.Y. Rs. Nil kept in separate earmarked accounts and no transaction such account.			

# As per our report of even date attached herewith

For, J.T. Shah & Company Chartered Accountants

[FRN No. 109616W]

Director

CIL NOVA PETROCHEMICALS LTD.

**Company Secretary** 

Place : Ahmedabad Date: 23/05/2016

[J. T. Shah] Partner [M. No. 3983]

Place : Ahmedabad Date: 23/05/2016



# Note:

<u>hare Capital</u>			As at 31/03/2016 Rs.	As at 31/03/2015 Rs.
[i]Authorised :				
27500000 (Previous Year 27500 Rs. 10 (P.Y. Rs. 10) each	000) Equity shares	s of par value of	275,000,000	275,000,000
500000 (Previous Year 500000) Preference Shares of Rs. 100			50,000,000	50,000,000
Total			325,000,000	325,000,000
[ii] Issued, Subscribed & Paid-u				
13550000 (Previous Year 13550 Rs. 10) each fully paid up.			135,500,000	135,500,000
500000(Previous Year 500000) Preference Shares of Rs 100			Nil	50,000,000
Total	(1.1. Ks. 100) cae	n runy paid up.		
			135,500,000	185,500,000
Under the scheme of demerged equity shares amounting to I				
of one equity share of face Rs.10 each fully paid up held	Rs.13,50,00,000/- to value of Rs.5 each	to the share holders fully paid up in th	s of Nova Petrochemi ne company for every	cals Ltd. in the ratio one equity share of
Rs.10 each fully paid up held Reconciliation of the number of	Rs.13,50,00,000/- t value of Rs.5 each l by the shareholde	to the share holders fully paid up in the rs of Nova Petroche	s of Nova Petrochemi ne company for every emicals Ltd in the yea	cals Ltd. in the ratio one equity share of r 2009-10.
Rs.10 each fully paid up held Reconciliation of the number of 31/03/2015 is set out below.	Rs.13,50,00,000/- t value of Rs.5 each l by the shareholde Equity shares outs	to the share holders fully paid up in the rs of Nova Petroche standing and the an	s of Nova Petrochemi ne company for every emicals Ltd in the yea mount of share capital	cals Ltd. in the ratio c one equity share of r 2009-10.
Rs.10 each fully paid up held Reconciliation of the number of	Rs.13,50,00,000/- t value of Rs.5 each l by the shareholde Equity shares outs As at 3 No. of Shar	to the share holders fully paid up in the rs of Nova Petroche	s of Nova Petrochemi ne company for every emicals Ltd in the yea	cals Ltd. in the ratio one equity share of r 2009-10.
Rs.10 each fully paid up held Reconciliation of the number of 31/03/2015 is set out below.	Rs.13,50,00,000/- t value of Rs.5 each l by the shareholde Equity shares outs As at 3 No. of	to the share holders fully paid up in the rs of Nova Petroche tanding and the an 1/03/2016 Amt	s of Nova Petrochemi ne company for every emicals Ltd in the yea nount of share capital As at 31/03 No. of	cals Ltd. in the ratio one equity share of r 2009-10. as at 31/03/2016 & /2015 Amt
Rs.10 each fully paid up held Reconciliation of the number of 31/03/2015 is set out below. Particulars Shares at the beginning of face value of Rs. 10/- (PY. Rs.5/-) Cancellation of share of Face Value of Rs. 5 on consolidation of shares	Rs.13,50,00,000/- t value of Rs.5 each l by the shareholde Equity shares outs As at 3 No. of Shar es 13,550,0	to the share holders fully paid up in the rs of Nova Petroche standing and the an 1/03/2016 Amt (Rs.)	s of Nova Petrochemi he company for every emicals Ltd in the yea hount of share capital As at 31/03 No. of Shares	cals Ltd. in the ratio one equity share of r 2009-10. as at 31/03/2016 & /2015 Amt (Rs.)
Rs.10 each fully paid up held Reconciliation of the number of 31/03/2015 is set out below. Particulars Shares at the beginning of face value of Rs. 10/- (PY. Rs.5/-) Cancellation of share of Face Value of Rs. 5 on	Rs.13,50,00,000/- t value of Rs.5 each l by the shareholde Equity shares outs As at 3 No. of Shar es 13,550,0 00	to the share holders fully paid up in the rs of Nova Petroche standing and the an 1/03/2016 Amt (Rs.) 135,500,000	s of Nova Petrochemi he company for every emicals Ltd in the yea hount of share capital As at 31/03 No. of Shares 13,550,000	cals Ltd. in the ratio one equity share of ir 2009-10. as at 31/03/2016 & /2015 Amt (Rs.) 135,500,000



Rs.10/-)				
Reconciliation of the number of I & 31/03/2015 is set out below		outstanding and th	ne amount of share ca	apital as at 31/03/2016
Particulars		31/03/2016	As at 31/0	03/2015
	No. of Shar es	Amt (Rs.)	No. of Shares	Amt (Rs.)
Shares at the beginning	500,000	50,000,000	500,000	50,000,000
Addition	Nil	Nil	Nil	Ni
Deletion	500,000	50,000,000	Nil	Ni
Shares at the end	Nil	Nil	500,000	50,000,000
The details of equity shareholde below.	rs holding more	than 5% shares a	s at 31/03/2016 and	31/03/2015 is set ou
Name of Shareholder	As at 3	31/03/2016	As at 31/0	03/2015
-	No. of Shar es	% held	No. of Shares	% held
Chiripal Exim LLP	2,750,00	20.30%	2,750,000	20.30%
Devkinandan Corporation LLP	1,648,18 1	12.16%	Nil	Ni
Chiripal Industries Ltd.	1,504,00 0	11.10%	1,504,000	11.10%
Vedprakash D Chiripal	727,469	5.37%	727,469	5.37%
The details of Preference shareho	olders holding mor	re than 5% shares	as at 31/03/2016 and	1 31/03/2015 is set ou
below. Name of Shareholder	As at 3	31/03/2016	As at 31/03/2015	
	No. of Shar es	% held	No. of Shares	% held
Sparrow Exports Pvt Ltd	Nil	Nil	500,000	100.00%
Details of Redeemable Preference	e Shares are as Fol	lows:-		
Particulars	Rate of Inte rest	Date of Issue	Period of Re	edumption
Preference Share Capital	8%	26/03/2010		option to redeem afte rs at the discretion o
<u>Reserves &amp; Surplus</u>			at 31/03/2016 Rs.	a 31/03/2015 Rs.
Share Premium			I	J
Balance as per last financial State	ment		118,970,013	118,970,013
Closing Balance			118,970,013	118,970,01
Revaluation Reserve				
	ment		410,893,433	410,893,43
Balance as per last financial State	mom			, , -
Balance as per last financial State Closing Balance			410,893,433	410,893,43



of reasonable certain	or set off of carried forward Further company is also el ty in respect of future in red tax asset as provided	ligible for MAT cre income and as a 1 1 in the Accounting	dit under Income Tax natter of prudence, t	Act . In the absence the company is not by The Institute of
Total         The Company is entitled f         the Income Tax Act. F         of reasonable certain         recognizing the defer         Chartered Accountant         Long       Term	or set off of carried forward further company is also el ty in respect of future is red tax asset as provided s of India. Non-Curr As at 31/03/2016	ligible for MAT cre income and as a r d in the Accounting rent As at 31/03/20	reciation against the f dit under Income Tax natter of prudence, t g Standard 22 issued Curren As at 31/03/2016	future income under Act . In the absence the company is not by The Institute of t As at
Total         The Company is entitled f         the Income Tax Act. F         of reasonable certain         recognizing the defer         Chartered Accountant         Long       Term	or set off of carried forward Further company is also el ty in respect of future is red tax asset as provided s of India. <b>Non-Curr</b>	ligible for MAT cre income and as a 1 1 in the Accounting rent	preciation against the f dit under Income Tax natter of prudence, t g Standard 22 issued Curren	future income under Act . In the absence the company is not by The Institute of t
Total         The Company is entitled f         the Income Tax Act. F         of reasonable certain         recognizing the defer         Chartered Accountant         Long       Term	or set off of carried forward Further company is also el ty in respect of future is red tax asset as provided s of India.	ligible for MAT cre income and as a 1 1 in the Accounting	dit under Income Tax natter of prudence, t g Standard 22 issued	future income under Act . In the absence the company is not by The Institute of
Total The Company is entitled f the Income Tax Act. F of reasonable certain recognizing the defer	or set off of carried forward Further company is also el ty in respect of future in red tax asset as provided	ligible for MAT cre income and as a r	reciation against the dit under Income Tax natter of prudence, t	future income under Act . In the absence the company is not
Total		and uncheenhed day	· · ·	
*	onus Shares.			
	<b>C1</b>			
*Note: Capital Redempt		utilised for the		
Closing Balance	-		50,000,000	Nil
Add : Transferred from Pro		on Reserve	50,000,000	Nil
Balance as per last financia			Nil	Nil
Capital Redemption Reso	erve*			, ,
Closing Balance			Nil	40,000,000
Add : Transferred to Capit	al Redemption Reserve		(50,000,000)	Nil
Add : Transferred from Su		Profit and Loss	10,000,000	40,000,000
Balance as per last financia			40,000,000	Nil
Preference Share Redem			())	(
Net Deficit in the statement	-		(153,148,009)	(197,910,505)
Less: Trasferred to Prefere	nce Share Redemption Re	eserve	(10,000,000)	(40,000,000)
Add : Profit for the year			54,762,496	40,167,977
Balance as per last financia			(197,910,505)	(198,078,482)
Surplus/(deficit) in the St	atement of Profit and L	OSS		
Closing Balance			21,177,975	21,177,975
Companies Act-2013.	ed on adoption to sen			
	eciation in respect of fix red on adoption to Sch		Nil	(1,322,025)
Less :- Amount of depre		. 1	21,177,975	(1, 222, 005)



(Note No. 9)	204.050 (52	205 224 426	5.741	
Total	204,959,672	297,334,436	Nil	N
Security :				
Vehicle Loans are secured by H	Hypothecation of Vehi	cles.		
Loan from related party and Int	tercorporate Loans are	unsecured		
Interest:				
Interest:				
Interest on Vehicle Loans are r	anging between 9.57%	to 11.35% payat	ble on monthly basis	
Loan from related party and Int			-	
Dealer Deposit are interest free	-			
Repayment:				
Vehicle Loans are repayable in	following schedule in	monthly instalme	ents as follows:-	
Particulars	Upto 1 year		4 e than 5 years	
		Year s		
Vehicle Loans	2,227,876		2 N	lil
Loan from Intercorporate Loan	s are repayable during	the financial year	r 2017-18.	
Provisions	Non-Current		Curr	ent
	As at	As at	As at	As
	31/03/2 016	31/03/20 15	31/03/2016 Rs.	31/03/201
	Rs.	Rs.		
Provisions for employee benefit				1
For Leave Encashment	Nil	Nil	4,808,426	3,809,7
For Gratuity (Net of Assets)	Nil	30,133	416,000	845,9
Provision for Income Tax	Nil	Nil	16,285,800	10,655,0
Less: Advance Tax & TDS	Nil	Nil	(12500000)	(651704
	Nil	Nil	3,785,800	4,138,0
Total	Nil	30,133	9,010,226	8,793,7
Short Term Borrowing :			Curr	ent
			at 31/03/2016	31/03/2015
			Rs.	Rs.
Loans Repayable on Demand	(Secured)			
Working Capital Loans from B			165,441,755	188,319,7
Total			165,441,755	188,319,7
- • • • • •				
Security :				
Security : Working Capital loans are sec	cured by first charge of	on Book Debt and	d Stocks, and furthe	er secured by person
Working Capital loans are sec guarantee of the Promoter	Directors and corpora	ate guarantee of the		
Working Capital loans are sec	Directors and corpora	ate guarantee of the		



			at 31/03/2016 Rs.	at 31/03/2015 Rs.
Micro, Small and Medium Enterp	orises @		Nil	Nil
Other Trade payables			231,861,432	187,760,771
@ The Company has not rece Suppliers regarding their s Medium Enterprises Develo if any, relating to amounts u interest paid/ payable as requ made.	status under the Micro pment Act, 2006. Hence npaid as at the year end	o, Small and e disclosures, together with		
			231,861,432	187,760,771
Other Liabilities	Non-Curi		Cur	rent
	As at 31/03/2016 (Rs.)	As at 31/ 03 20	31/03/2016 (Rs.)	at at 31/03/2015 (Rs.)
		15 (R s.)		
Current Maturity of Long Term Borrowing (Note No. 5)	Nil	Nil	2,227	
Creditor for Capital Goods	Nil	Nil	170,901	,724 190,722,641
Creditors for Expense	Nil	Nil	12,297	27,169,142
Advance received from customers	Nil	Nil	1,495	
Interest Accrued but not due on Borrowing	Nil	Nil		678,693
Salary & Wages Payable	Nil	Nil	6,675	5,826 4,518,406
Other Statutory dues	Nil	Nil	2,205	
Dealer Deposits	120,000,000	Nil	1,533	
Provision for Excise Duty on Finished Goods	Nil	Nil	3,058	
Investor Education & Protection Fund	Nil	Nil		Nil Nil
	120,000,000	Nil	200,438	320,978,472

10	TANGIBLE ASSETS							INTANGIBLE ASSETS			
Particulars	Free Hold Land*	Buildings	Furniture & Fixtures	Electrical Installation	Computer	Plant & Machinery	Equipment	Vehicle	Total of Tangible Assets	Compute r Software	Total of Intangibl e Assets
AT 01.04.2014	425,442,222	269,386,465	4,092,996	259 ,36 7,5 13	3,564,289	1,648,000,142	15 ,0 84 ,1 69	13,039,697	2,637,977,493	448,141	448,141
Addition	Nil	1,882,017	Nil	1,637,373	168,088	9,638,579	Nil	948,437	14,274,494	Nil	Nil
Disposal	Nil	Nil	Nil	Nil	Nil	(35,148,015)	Nil	Nil	(35,148,015)	Nil	Nil
Other Adjustment At 31.03.2015	Nil 425,442,222	Nil 271,268,482	Ni 1 4,092,996	Nil 261,004,886	Nil 3,732,377	Nil 1,622,490,707	Nil 15,084,169	Nil 13,988,134	Nil 2,617,103,972	<b>Nil</b> 448,141	Nil 448,141
Addition	Nil	10,295,801	2,361,931	554,208	287,870	8,365,683	430,752	3,512,750	25,808,995	Nil	Nil
Disposal Other Adjust ment	Nil	Nil	Ni 1 Ni 1	Nil	Nil	(10,165,634) Nil	Nil Ni 1	(1,894,100) Nil	(12,059,734) Nil	Nil N il	Nil N il
At 31.03.2016	425,442,222	281,564,283	6,454,927	261,559,094	4,020,247	1,620,690,756	15,514,921	15,606,784	2,630,85 3,233	448,141	448,141



Depreciati on	Free Hold Land	Buildings	Furniture & Fixtures	Electrical Installati on	Computer	Plant & Machinery	Equipment	Vehicle	Total of Tangible Assets	Computer Softwa re	Total of Intangi ble Assets
AT 01.04.2014	Nil	102,520,440	970,648	143,648,507	3,134,018	1,378,719,534	13,085,627	5,262,789	1,647,341,563	448,141	448,141
Change for the year	Nil	8,9 00, 122	569,549	7,397,512	213,400	47,417,213	276,856	1,427,009	66,201,661	Nil	Nil
Disposal	Nil	Nil	Nil	Nil	Nil	(32,910,868)	Nil	Nil	(32,910,8 68)	Nil	Nil
Other Adjustment	Nil	Nil	24,700	Nil	128,380	Nil	1,168,946	Nil	Nil	Nil	Nil
At 31.03.2015	Nil	111,420,562	1,564,897	151,046,019	3,475,798	1,393,225,879	14,531,428	6,689,798	1,681,954,382	448,141	448,141
Change for											
Change for the											
year	Nil	9,116,146	556,364	7,447,588	199,714	39,162,630	311,820	2,081,897	58,876,160	Nil	Nil
			Ni								
Disposal	Nil	Nil	1	Nil	Nil	(9,310,127)	Nil	(1,894,100)	(11,204,227)	Nil	Nil
Other											
Adjust ment	Nil	Nil	Ni 1	Nil	Nil	Nil	Ni 1	Nil	Nil	N il	N il
ment	111	111	1	TVII	111	1 Mil	1	111	T T T	11	11
At 31.03.2016	Nil	120,536,709	2,121,262	158,493,607	3,675,512	1,423,078,382	14,843,248	6,877,596	1,729,626,315	448,141	448,141
NET BLOCK											
ASAT											
31.3.2015	425,442,222	159,847,920	2,528,099	109,958,867	256,579	229,264,828	552,741	7,298,336	935,149,590	Nil	Nil
AS AT 31.3.2016	425,442,222	161,027,574	4,333,665	103,065,487	344,735	197,612,374	671,673	8,729,188	901,226,921	Nil	Nil
									based on the Report		



2. In accordance with the provisions of Schedule II of the Companies Act, 2013 in case of fixed assets which have completed their useful life as at 1st April' 2014, the carrying value (net of residual value) amounting to Rs.Nil (P.Y. Rs. 13,22,025/-) as a transistional provision has been regognised in the Retained Earinings and such has been presented in other Adjustments column in Depreciation.

3. Based on the internal technicle evaluation the management has reassessed the total useful life of assets primary consist of Plant & Machinery and Electrical Installation at 28 years as against 15 years provided by the Schedule II of the Companies Act-2013 and based remaining life of the assets has been determined and depreciation is calculated for the year.



Non current investments [Non-Tr	ade]		Non	Non-Current		
			As at 31/03/2016 Rs.	As at 31/03/201 Rs		
Investment in Equity Shares (Quo	ted)					
Nil(Previous Year 1) Equity Shares Rs.5/- each fully paid-up			Nil	N		
50 (Previous Year 50) Equity Shares Fully paid-up	•		1,890	1,89		
50 (Previous Year 50) Equity Share each Fully paid-up	s of Garden Silk Mil	ls Ltd, of Rs.10/-	328	32		
			2,218	2,21		
Investment in Government Securi	ty (At Cost)					
National Saving certificate			Nil	10,00		
			Nil	10,00		
Total			2,218	12,21		
Aggregate Value of Quoted Investm			2,218	2,21		
Market Value of Quoted Investment			11,480	8,79		
Aggregate Value of Government Sec	curity		Nil	10,00		
Loans and Advances	Non-Current		Cı	irrent		
(Unsecured, Considered Good unless Otherwise Specified)	As at 31/03/2016 Rs.	As at 31/03/2015 Rs.	As at 31/03/2016 Rs.	As a 31/03/201 Rs		
Security Deposites	1,596,968	1,746,968	Nil	N N		
Advances recoverable in Cash or Kind	27,586	27,586	506,671	10,555,78		
Advances For Capital Goods	7,445,207	4,683,388	Nil	N		
Less: Provision for doubtful Advances	(2,445,207)	(2,445,207)	Nil	N		
	5,000,000	2,238,181	Nil	N		
Advances to Suppliers	2,741,971	2,954,927	9,137,933	218,180,74		
Less: Provision for doubtful Advances	(2,741,971)	(2,954,927)	Nil	N		
	Nil	Nil	9,137,933	218,180,74		
Balance With Government Authorities	Nil	Nil	5,653,946	6,511,34		
Loans to Employees	Nil	Nil	Nil	1,53		
Prepaid Expense	Nil	Nil	3,432,339	1,779,42		
Advance Tax & TDS	32,773,967	29,779,310	Nil	N		
Less: Provision For Income Tax	(26,800,672)	(16,626,749)	Nil	N		
	5,973,295	13,152,561	Nil	N		
Total	12,597,849	17,165,296	18,730,889	237,028,84		
Other non-current assets			Non	Current		



			at 31/03/2016 (Rs.)	at 31/03/2015 (Rs.)
	Non Current Bank balance		Nil	4,608,759
	(Amount disclosed under Cash & I	Bank Balance in Note No.16)		
	Total		Nil	08,759
4			Cu	rrent
-	<u>Inventories</u>		at 31/03/2016 (Rs.)	at 31/03/2015 (Rs.)
	Raw materials		90,302,165	9,599,725
	Stores & Spares		22,965,509	19,917,204
	Power & Fuel		459,150	46,125
	Packing Material		2,062,496	2,727,202
	Work In Process		14,782,154	22,932,142
	Finished Goods		27,677,279	48,047,161
	Goods in Transit		7,286,515	4,035,489
	Total		165,535,268	107,305,048
	Trade receivables		Cu	rrent
			at 31/03/2016 (Rs.)	at 31/03/2015 (Rs.)
	Trade Receivables (Unsecured u	nless Otherwise Specified)	(1450)	
		g Six Months from the date they are due		
	Considered Good		Nil	Nil
	Considered Doubtful		4,345,821	4,345,821
			4,345,821	4,345,821
	Less: Provision for doubtful receiv	able	4,345,821	4,345,821
			Nil	Nil
	Other Receivables			Γ
	Others - Considered Good		356,623,135	211,140,852
	Others - Considered Doubtful		Nil	Nil
			356,623,135	211,140,852
	Less : Provision for doubtful receiv	vable	Nil	Nil
			356,623,135	211,140,852
	Total		356,623,135	211,140,852
		ed to the extent of Rs.121,033,778/-(Prev		
	Cash & Bank Balance	Non-current	Cu	rrent



	As a 31/03/2016 (Rs.)	t As at 31/03/2015 (Rs.)	As at 31/03/2016 (Rs.)	31/03/2015 (Rs.)
Cash and cash equivalents			Γ	
Cash on hand	Nil	Nil	120,590	390,25
Balance With Banks	Nil	Nil	1,398,863	7,277,27
	Nil	Nil	1,519,453	7,667,52
The Current Account balance inclukept in separate earmarked account account.	ides Rs. NIL (P.	Y. Rs.NIL/) towa	rds unclaimed divid	end which have be
Other Bank balance				
Margin Money Deposits	Nil	4,608,759	10,708,586	13,609,55
	INII	4,008,739	10,708,380	15,009,5.
[Amount disclosed under Non Current Assets Note No.13]	Nil	(4,608,759)	Nil	Ν
	Nil	Nil	10,708,586	13,609,55
Total	Nil	Nil	12,228,039	21,277,07
<u>Revenue from operation</u>			For the year ended 31/03/2016 Rs.	For the year endo 31/03/201 F
Sale of Product			r	
Finished Goods (Net)			2,234,907,345	2,664,472,99
			2,234,907,345	2,664,472,99
Other Operating Revenue			11,000,000	12.024.4
Job Charges			11,809,086	13,834,4
Scrap Sales			76,30,306	11,078,4 2,689,385,84
Total			2,254,346,737	2,089,585,84
Details of products sold				
<b>Finished Goods Sold</b> Partially Oriented Polyester Filame	ont Varn (POV)		1,10,00,18,222	1,264,123,70
Fully Draw Yarn			98,35,53,990	1,204,123,70
Draw Twiated Yarn(DTY)			2,69,65,970	1,004,511,14
			2,46,56,858	n n
Draw Texurise Yarn(DTEX)			58,56,125	33,886,60
Draw Texurise Yarn(DTEX) Others			$\beta \alpha \beta \alpha \beta \gamma $	55,000,00
Draw Texurise Yarn(DTEX) Others			2,14,10,51,165	2,362,521,57
Others				2,362,521,5
Others Traded Goods Sold				
Others Traded Goods Sold Cloth			2,14,10,51,165	276,223,63
Others Traded Goods Sold			2,14,10,51,165 85,533,618	2,362,521,57 276,223,65 25,727,78 301,951,42



Other Income	For the year ended 31/03/2016 Rs.	For the year ended 31/03/2015 Rs.			
Interest Income			3,736,355	4,392,635	
Dividend Income on Non current ir	Nil	Nil			
Lease Rental Income			Nil	350,000	
Miscellaneous Income			6,520	55,617	
Foreign Exchange Gain/(Loss)			Nil	88,530	
Miscellaneous Balance w/off			63,015	153,351	
Total	3,805,890	5,040,133			
Cost of Raw Material Consumed	For the year ended 31/03/2016 Rs.	For the year ended 31/03/2015 Rs.			
Inventory at the beginning of the ye	9,599,725	20,641,006			
Add: Purchase	1,407,683,709	1,605,862,708			
Less: Inventory at the end of the ye		90,302,165	9,599,725		
Cost of Raw Material Consumed		1,326,981,269	1,616,903,989		
Details of Raw Material Consum	ed				
Polyester Chips		1,292,960,105	1,548,436,898		
Other			34,021,164	68,467,091	
			1,326,981,269	1,616,903,989	
Details of Inventories					
Polyester Chips			76,123,628	3,321,200	
Other			14,178,537	6,278,525	
Total			90,302,165	9,599,725	
Details fo Value of Imported & In	ndigenous Raw Ma	aterial Consume	ed		
		Raw	Materials		
Particulars	%		Value (Rs.)		
	31/03/2016	31/03/2015	31/03/2016	31/03/2015	
I. Imported	2.81	2.36	37,229,458	38,199,764	
II. Indigenous	97.19	97.64	1,289,751,811	1,578,704,225	
	100.00	100.00	1,326,981,269	1,616,903,989	
<u>Purchase of stock in Trade</u>	For the year ended 31/03/2016 Rs.	For the year ended 31/03/2015 Rs.			
Stock in Trade			82,273,802	268,398,249	
			82,273,802	268,398,249	
Details of Stock in Trade					
Cloth			74,509,637	244,694,886	
Others			7,764,165	23,703,363	
Total			82,273,802	268,398,249	



Change In Inventories Of Finished Goods, Work In Progress	For the year ended 31/03/2016 Rs.	For the year end 31/03/20
Inventory at the beginning of the year		
Work-in-Process	22,932,142	9,080,2
Finished Stock	48,047,161	42,936,4
	70,979,303	52,016,7
Inventory at the end of the year		
Work-in-process	14,782,154	22,932,
Finished Stock	27,677,279	48,047,
	42,459,433	70,979,
Decretion / (Accretion) to Stock	28,519,870	(18,962,5
Details of Inventory		
Finished Goods		
Partially Oriented Polyester Filament Yarn (POY)	19,940,106	18,639,8
Fully Draw Yarn	6,929,885	29,407,2
Others	807,288	
	27,677,279	48,047,1
Employee Benefit Expense	For the year ended 31/03/2016 (Rs.)	For the year of the second sec
Solomy Worder & Donne	60,348,495	54,088,5
NATALY WARPS & BOTHS	00,510,155	
Salary, Wages & Bonus Contribution to Provident Fund & Other Funds	3 658 736	2 360 '
Contribution to Provident Fund & Other Funds	3,658,736	
	3,658,736 1,489,254 65,496,485	1,518,
Contribution to Provident Fund & Other Funds Welfare Expenses	1,489,25465,496,485', the Company has rs as per Actuarial Valuty liability is recognized	1,518, 57,967, ecognized in lation as on 3 d in the Balan
Contribution to Provident Fund & Other Funds Welfare Expenses Total As per revised Accounting Standard 15 "Employees Benefits" financial statements in respects of Employee Benefits Schemes March, 2015. 1. Amount of Defined Benefit Obligation in respect of Gratuit	1,489,25465,496,485', the Company has ras per Actuarial Valuety liability is recognized2015-16 (Rs.)	1,518, 57,967, ecognized in aation as on 3 d in the Balan 2014-15 (F
Contribution to Provident Fund & Other Funds Welfare Expenses Total As per revised Accounting Standard 15 "Employees Benefits" financial statements in respects of Employee Benefits Schemes March, 2015. 1. Amount of Defined Benefit Obligation in respect of Gratuit Sheet as follows:	1,489,254         65,496,485         ', the Company has r         s as per Actuarial Value         ty liability is recognized         2015-16 (Rs.)         4,843,192	1,518, 57,967, ecognized in aation as on 3 d in the Balan 2014-15 (H 4,362,2
Contribution to Provident Fund & Other Funds Welfare Expenses Total As per revised Accounting Standard 15 "Employees Benefits" financial statements in respects of Employee Benefits Schemes March, 2015. 1. Amount of Defined Benefit Obligation in respect of Gratuit Sheet as follows: Particulars	1,489,254         65,496,485         ', the Company has r         as per Actuarial Value         ty liability is recognized         2015-16 (Rs.)         4,843,192         4,427,194	1,518, 57,967, ecognized in aation as on 3 d in the Balan 2014-15 (F 4,362, 3,486,
Contribution to Provident Fund & Other Funds Welfare Expenses Total As per revised Accounting Standard 15 "Employees Benefits" financial statements in respects of Employee Benefits Schemes March, 2015. 1. Amount of Defined Benefit Obligation in respect of Gratuit Sheet as follows: Particulars Present Value of Funded Obligations	1,489,254         65,496,485         ', the Company has r         s as per Actuarial Value         ty liability is recognized         2015-16 (Rs.)         4,843,192         4,427,194         Nil	1,518, 57,967, ecognized in aation as on 3 d in the Balan 2014-15 (H 4,362, 3,486,
Contribution to Provident Fund & Other Funds Welfare Expenses Total As per revised Accounting Standard 15 "Employees Benefits" financial statements in respects of Employee Benefits Schemes March, 2015. 1. Amount of Defined Benefit Obligation in respect of Gratuit Sheet as follows: Particulars Present Value of Funded Obligations Fair value of plan assets	1,489,254           65,496,485           ', the Company has r           s as per Actuarial Value           ty liability is recognized           2015-16 (Rs.)           4,843,192           4,427,194           Nil           Nil	ation as on 3 d in the Balan 2014-15 (F 4,362,2 3,486,1
Contribution to Provident Fund & Other Funds Welfare Expenses Total As per revised Accounting Standard 15 ''Employees Benefits'' financial statements in respects of Employee Benefits Schemes March, 2015. 1. Amount of Defined Benefit Obligation in respect of Gratuit Sheet as follows: Particulars Present Value of Funded Obligations Fair value of plan assets Present value of unfunded obligations	1,489,254         65,496,485         ', the Company has r         s as per Actuarial Value         ty liability is recognized         2015-16 (Rs.)         4,843,192         4,427,194         Nil	1,518, 57,967, ecognized in lation as on 3 d in the Balan 2014-15 (H 4,362, 3,486,
Contribution to Provident Fund & Other Funds Welfare Expenses Total As per revised Accounting Standard 15 ''Employees Benefits'' financial statements in respects of Employee Benefits Schemes March, 2015. 1. Amount of Defined Benefit Obligation in respect of Gratuit Sheet as follows: Particulars Present Value of Funded Obligations Fair value of plan assets Present value of unfunded obligations Unrecognized past service cost	1,489,254           65,496,485           ', the Company has r           s as per Actuarial Value           ty liability is recognized           2015-16 (Rs.)           4,843,192           4,427,194           Nil           Nil	1,518, 57,967, ecognized in aation as on 3 d in the Balan 2014-15 (I 4,362, 3,486,
Contribution to Provident Fund & Other Funds Welfare Expenses Total As per revised Accounting Standard 15 ''Employees Benefits'' financial statements in respects of Employee Benefits Schemes March, 2015. 1. Amount of Defined Benefit Obligation in respect of Gratuit Sheet as follows: Particulars Present Value of Funded Obligations Fair value of plan assets Present value of unfunded obligations Unrecognized past service cost Net liability/(Asset)	1,489,254           65,496,485           ', the Company has r           s as per Actuarial Value           ty liability is recognized           2015-16 (Rs.)           4,843,192           4,427,194           Nil           Nil	1,518, 57,967, ecognized in aation as on 3 d in the Balan 2014-15 (I 4,362, 3,486,
Contribution to Provident Fund & Other Funds Welfare Expenses Total As per revised Accounting Standard 15 ''Employees Benefits'' financial statements in respects of Employee Benefits Schemes March, 2015. 1. Amount of Defined Benefit Obligation in respect of Gratuit Sheet as follows: Particulars Present Value of Funded Obligations Fair value of plan assets Present value of unfunded obligations Unrecognized past service cost Net liability/(Asset) Amounts in the balance sheet:	1,489,254           65,496,485           ', the Company has r           s as per Actuarial Value           ty liability is recognized           2015-16 (Rs.)           4,843,192           4,427,194           Nil           415,997	1,518, 57,967, ecognized in lation as on 3 d in the Bala 2014-15 (1 4,362, 3,486, 876,



Particulars	2015-16 (Rs.)	2014-15 (Rs
Current service cost	850,825	682,61
Interest on obligation	333,833	338,61
Expected return on plan assets	(334,844)	(296,468
Net actuarial losses / (gains) recognized in year 2011-2012	(583,682)	(78,53
Past service cost	Nil	N
Adjustment to opening balance	Nil	N
Losses / (Gains) on curtailments and settlement	Nil	N
Total included in 'Employee Benefit Expense'	266,131	646,21
<b>3.Details of changes in the present value of the defined benefit of opening and closing balances thereof in respect of Gratuity are as</b>		reconciliation
Particulars	2015-16 (Rs).	2014-15 (Rs
Opening Defined Benefit Obligation	4,362,287	3,851,31
Service cost	850,825	682,61
Interest cost	333,833	338,61
Actuarial losses (gains)	(564,790)	(102,78
Losses (gains) on curtailments	Nil	N
Liabilities extinguished on settlements	Nil	N
Liabilities assumed in an amalgamation in the nature of Purchase	Nil	Ň
Exchange differences on foreign plans	Nil	N
Benefits paid	(138,963)	(407,46
Closing defined benefit obligation	4,843,192	4,362,28
4. Details of changes in the fair value of plan assets representing rebalances thereof in respect of gratuity are as follows:	econciliation of the op	ening and closir
Particulars	2015-16 Rs.	2014-15 R
Opening fair value of plan assets	3,486,163	2,876,12
Expenses deducted from fund	(72,402)	(54,71
Expenses deducted from fund	334,844	296,46
Expected return	18,892	(24,24
_		N
Expected return	Nil	
Expected return Actuarial gains and (losses)	Nil 798,660	800,00
Expected return Actuarial gains and (losses) Assets distributed on settlements		800,00 N
Expected return Actuarial gains and (losses) Assets distributed on settlements Contributions by employer	798,660	
Expected return Actuarial gains and (losses) Assets distributed on settlements Contributions by employer Assets acquired in an amalgamation in the nature of purchase Exchange differences on foreign plans	798,660 Nil	N
Expected return Actuarial gains and (losses) Assets distributed on settlements Contributions by employer Assets acquired in an amalgamation in the nature of purchase	798,660 Nil Nil	N N (407,46
Expected return Actuarial gains and (losses) Assets distributed on settlements Contributions by employer Assets acquired in an amalgamation in the nature of purchase Exchange differences on foreign plans Benefits paid Closing fair value of plan assets	798,660           Nil           (138,963)           4,427,194	N N (407,46 3,486,10
Expected return Actuarial gains and (losses) Assets distributed on settlements Contributions by employer Assets acquired in an amalgamation in the nature of purchase Exchange differences on foreign plans Benefits paid	798,660           Nil           (138,963)           4,427,194	N N (407,46 3,486,10



Government of Ind	ia Securities			Nil	Ni
High quality corpor	rate bonds	Nil	Ni		
Equity shares of list	ted companies	Nil	Ni		
Property		Nil	Nil		
Policy of insurance				100%	100%
Bank Balance				Nil	Nil
	-	ssumptions at th	ne balance sheet d	late in respect of Gr	atuity (expressed
as weighted avera Particulars	iges):			$2015.1((D_{\pi}))$	2014 15 (D - )
	21.02.2015	<b>2015-16 ( Rs.)</b> 7.95%	<b>2014-15 (Rs.)</b> 7.80%		
Discount rate as on		7.95%	8.75%		
Expected return on	*				
Proportion of emplo		Nil	Nil		
Annual increase in	Salary costs	6.00%	6.00%		
7. Details of Defin	ed benefit pens	ion plans for the	current and prev	ious periods are as f	ollows:
Particulars	31/03/2016	31/03/2015	31/03/2014	31/03/2013	31/03/2012
Defined Benefit Obligation	4,843,192	4,362,287	3,851,316	3,468,810	2,998,269
Plan assets	4,427,194	3,486,162	2,876,121	1,802,682	1,000,000
Surplus / (deficit)	(415,997)	(876,124)	(975,195)	(1,666,128)	(1,998,269)
Experience adjustments on plan liabilities	(489,539)	(654,133)	(68,759)	6,310	66,340
Acturial Loss/ (Gain) due to change in assumption	(75,251)	551,348	(358,781)	Nil	Ni
Experience adjustments on plan assets	(18,892)	24,248	11,185	(14,576)	Ni
31st March, 2016. 31st March,2017. The Disclosure re	The Company is	s expected to cont	tribute Rs.4,16,000	asure Group's gratuit )/- to gratuity funds 15 of '' Leave En	for the year ended
	ined Benefit Ol	oligation in resp	ect of Leave Enca	ashment is recognize	ed in the Balance
Sheet as follows: Particulars				2015-16 (Rs.)	2014-15 (Rs.
Present Value of Fu	unded Obligation	IS		Nil	Ni
Fair value of plan a				Nil	Ni
Present value of un		ns		4,808,426	3,809,770
Unrecognized past	8			Nil	
Net liability				4,808,426	3,809,770
	anaa ahaata			4,000,420	5,809,770
Amounts in the bal	ance sneet:			1 000 101	2 000 55
Liabilities				4,808,426	3,809,770
Assets				Nil	Nil



Net liability/(Asset) 2. Amount of Defined Benefit Obligation in respect of Leave Enc. Loss account as follows:	ashment is recognized	in the profit an
Particulars	2015-16 (Rs.)	2014-15 (Rs
Current service cost	1,606,080	1,351,62
Interest on obligation	286,738	227,32
Expected return on plan assets	Nil	N
Net actuarial losses / (gains) recognized in year	(894,162)	(623,79
Past service cost	Nil	N
Losses / (Gains) on curtailments and settlement	Nil	Ν
Total included in 'Employee Benefit Expense'	998,656	955,15
Actual Return on Plan Assets		
3.Details of changes in the present value of the Defined Benefit O opening and closing balances thereof in respect of Leave Encashm		reconciliation
Particulars	2015-16 ( Rs. )	2014-15 (Rs
Opening Defined Benefit Obligation	3,809,770	2,854,6
Service cost	1,606,080	1,351,62
Interest cost	286,738	2,27,32
Actuarial losses (gains)	(894,162)	(623,79
Losses (gains) on curtailments	Nil	Ν
Liabilities extinguished on settlements	Nil	Ν
Liabilities assumed in an amalgamation in the nature of Purchase	Nil	Ν
Exchange differences on foreign plans	Nil	Ν
Benefits paid	Nil	Ν
Closing defined benefit obligation	4,808,426	3,809,7
4. Details of changes in the fair value of plan assets representing r balances thereof in respect of Leave Encashment are as follows:	-	_
Particulars	2015-16 (Rs.)	2014-15 (R
Opening fair value of plan assets	Nil	<u>N</u>
Expected return	Nil	N
Actuarial gains and (losses)	Nil	<u>N</u>
Assets distributed on settlements	Nil	N
Contributions by employer	Nil	N
Assets acquired in an amalgamation in the nature of purchase	Nil	N
Exchange differences on foreign plans	Nil	Ν
Benefits paid	Nil	Ν
Closing fair value of plan assets	Nil	Ν
5. Details of the major categories of plan assets as a percentage Encashment are as follows:	of total plan assets in	respect of Leav



Government of India	a Securities			0.00%	0.00%
High quality corpora	High quality corporate bonds			0.00%	0.00%
Equity shares of listed companies			0.00%	0.00%	
Property	1			0.00%	0.00%
Policy of insurance				0.00%	0.00%
Bank Balance				0.00%	0.00%
(expressed as weig		mptions at the	balance sheet o	late in respect of Le	
Particulars				2015-16 (Rs.)	2014-15 (Rs.)
Discount rate				7.95%	7.80%
Expected return on p	olan assets			-	
Proportion of emplo	yees opting for earl	y retirement		-	
Annual increase in S		-		6.00%	6.00%
Future changes in n Market		Ith care benefits	Employment	-	
	ed benefit pension	plans for the cu	rrent and prev	ious periods are as fo	ollows:
Particulars	31/03/2016	31/03/2015	31/03/2014	31/03/2013	31/03/2012
Defined Benefit Obligation	4,808,426	3,809,770	2,854,612	3,220,687	2,608,036
Plan assets	Nil	Nil	Nil	Nil	Ni
Surplus / (deficit)	(48,08,426)	(3,809,770)	(2,854,612)	(3,220,687)	(2,608,036
Experience		· · ·		(201.100)	1 22 5 02
adjustments on plan liabilities	(832,697)	(854,047)	(776,354)	(301,198)	1,235,036
Experience adjustments on	Nil	Nil	Nil	Nil	Ni
plan assets				· · · · · · · · · · · · · · · · · · ·	
Actuarial Loss/ (Gain) due to					
change in	(61,465)	230,248	(627,905)	84,032	(75,152)
assumption					
Actuarial Loss/ (Gain) due to					
participant	(832,697)	(854,047)	(776,354)	(301,198)	1,235,036
experience					
Actuarial Loss/ (Gain) on	(804.162)	(623,799)	(1,404,260)	(217, 166)	1 150 99
(Gain) on Liabilities	(894,162)	(025,799)	(1,404,200)	(217,166)	1,159,884
Net Actuarial					
Loss/ (Gain) for	(894,162)	(623,799)	(1,404,260)	(217,166)	1,159,884
the year	nont in Not Liabili	ity recognized in	halanca chaot	date in respect of Le	ava Encachman
are as follows:	nent in Net Liabin	ity recognized in	i balance sneet	uate in respect of Le	ave Encasimen
Particulars				2015-16 (Rs.)	2014-15 ( Rs.
Net Opening Liabili	ty			3,809,770	2,854,612
P&L Change	•			998,656	955,158
				,	,



Benefits Paid by the Company	Nil	N
Closing Net Liability	4,808,426	3,809,77
Finance Costs	For the year ended 31/03/ 2016 (Rs.)	the year ended 3 03/ 2015 (Rs.)
Interest to Bank	27,740,102	46,417,96
Other Interest	1,875,721	2,876,61
Other Borrowing Cost	8,028,028	8,921,40
Total	37,643,850	58,216,03
Depreciation And Amortisation Expense	For the year ended 31/ 03 / 2016 Rs.	or the year ended 31/03/ 2015 Rs.
Depreciation of Tangible Assets	58,876,160	66,201,60
Total	58,876,160	66,201,6
<u>Other Expense</u>	For the year ended 31/03/2016 (Rs.)	or the year ended 31/03/2015 (Rs.)
Stores & Spares consumed	28,712,835	33,908,08
Packing material consumed	70,333,662	65,690,42
Electricity & Fuel charges	172,310,302	166,867,12
Repairs To:		
Building	1,022,282	1,916,6
Machinery	3,216,117	3,884,7
Other	2,086,168	1,576,1
Sub Total	6,324,567	7,377,54
Insurance Expense	1,438,338	1,901,6
Rent	2,66,000	1,08,0
Rates & Taxes	4,902,120	2,171,8
Stationery & Printing Expense	5,67,570	5,72,1
Selling & Distribution Expenses	25,623,120	25,796,52
Advertisement Expenses	75,404	65,34
Communication Expense	4,14,927	3,77,9
Traveling & Conveyance Expense	3,798,570	3,901,5
Legal & Professional Expenses	2,405,829	1,483,4
Freight & Delivery charges	10,597,412	10,603,0
Increase/(decrease) of excise duty on Inventory	(2,219,371)	565,9
Auditor's Remuneration:		1
Audit Fees	350,000	350,0
In other capacity	50,000	50,0
For Tax Audit	50,000	50,0
Sub Total	450,000	450,0
Commission paid	3,608,167	3,601,3
Donation Expense	3,600,000	1,000,0



Loss/(Gain) on Sales of I	Loss/(Gain) on Sales of Fixed Assets (Net)			1,437,147
General Charges			10,182,034	7,751,170
(Including Factory Exps, Laboratory Expense, Office & Misc.Expenses Charges etc.)			Admn. Charges, Servio	ce and Custodia
Total			3,43,144,908	3,35,630,354
Details of Value of Imported & Indigenous Stores, Components & Spare parts consumed				
		Stores, Components & Spare part		
Particulars	%	%		ks.)
	31/03/2016	3/31/2015	31/03/2016	31/03/201
i. Imported	20.83	10.49	5,979,713	3,557,953
ii. Indigenous	79.17	89.51	22,733,122	30,350,132
	100.00	100.00	28,712,835	33.908.08

# 26 CONTINGENT LIABILITIES:

Sr. No.	Particulars	2015-16 Rs.	2014-15 Rs.
a)	Letters of Credit Outstanding	19,342,438	9,897,169
b)	Income Tax demands disputed in appeal by the Company/ Income Tax Authorities (Against which the Company has paid amount of Rs.1,23,979/- (PY. Rs.1,23,979/-)	43,182,290	27,176,024
c)	Excise Duty demands disputed in appeal by the Company/ Excise Authorities (Against which the Company has paid amount of Rs.501,472/- (PY. Rs. 801,472/-)	212,767,346	216,295,515
d)	The Gujarat value Added tax disputed demand in Appeal by company (Against which the Company has paid amount of Rs.Nil (PY. Rs.1,469,152/-)	Nil	1,469,152
e)	Textile Cess Demands disputed pending with Textiles Committee, Government of India, Ministry of Textiles.	5,090,119	5,090,119
f)	Service Tax demand disputed in appeal by the Company/Authority (Against which the Company has paid amount of Rs.Nil (PY. Rs.1,006,091/-)	1,336,011	2,342,101
g)	Claims not acknowledged as debts by the company	112,500	112,500
h)	Show Cause Notices received from various authorities	24,10,200	2,518,151
i)	Bank Guarantee	Nil	256,179
j)	Employees Demands pending before Labour Courts	Amount not ascertai nable	Amount not ascertai nable
k)	In respect of restructured debts under CDR Mechanism, the banks will have right to recompense in respect of waivers / sacrifice made by them under CDR Restructuring	Amount not ascertai nable	Amount not ascertai nable



# 27 Particulars of Prior Period expense debited to respective head of expenditure:-

Particulars	31-03-2016	31-03-2015
(i) Employee Benefit	9,483	Nil
(ii) Finance Cost	321,436	Nil
(iii) Other Expense	68,697	51,829
Total	399,616	51,829

28 Based on the principles for determination of segments given in Accounting Standard 17 "Segment Reporting" issued by the Institute of Chartered Accountants of India, the company has identified it's business segment as primary segment. "Others" represents income from Trading of Cloth and Polyester Chips. There is no reportable secondary segment as none of the conditions as laid down for determining the geographical segments are satisfied:

	Yarns	Others	Total
Particulars	31-03-16	31-03-16	31-03-16
	1,923,939,011	94,273,098	2,018,212,109
Revenues	(2,153,914,385)	(276,223,638)	(2,430,138,023)
Unallocable Revenue			69,535
Unanocable Revenue			(647,498)
Tetal Deverse			2,018,281,644
Total Revenue			(2,430,785,520)
Segment Result	100,989,854	11,999,296	112,989,150
	(68,036,732)	(36,609,695)	(104,646,427)
Interest and Finance		<u> </u>	37,643,850
Charges			(58,216,038)
Interest Income			3,736,355
			(4,392,635)
Income from Investments			Nil
			(Nil)
Total Profit Before Tax			79,081,654
			(50,823,024)
Taxes			24,319,158



	Yarns	Others	Total
Particulars	31-03-16	31-03-16	31-03-16
			(10,655,047)
Net income after taxes			54,762,496
Net income after taxes			
	1 404 100 000	50 (05 00 (	(40,167,977)
Assets	1,424,188,939 (1,463,526,852)	78,687,934 (97,044,353)	1,502,876,873 (1,560,571,205)
Unallocable Assets	I		12,228,039
			(21,277,075)
Total Assets			1,515,104,912 (1,581,848,280)
Liabilities	866,342,548 (1,003,217,364)	65,368,952 (Nil)	931,711,500 (1,003,217,364)
Unallocable Corporate			Nil
Liabilities			(Nil)
Total Liabilities			931,711,500 (1,003,217,364)
Capital Expenditure	25,808,995	Nil	25,808,995
	(14,274,494)	(Nil)	(14,274,494)
Depreciation	58,876,160	Nil	58,876,160
	(66,201,661)	(Nil)	( 66,201,661)
Non-cash expenses	Nil	Nil	Nil
	(Nil)	(Nil)	(Nil)

# 29 Earning Per Share

Particulars	31-03-2016	31-03-2015
Numerator used for calculating Basic and Diluted	54,762,496	40,167,977
Earning Per Share (Profit After Tax)		
Nominal Value per Share	10	10
Weighted Average No. of Shares used as denominator for	1,35,50,000	1,35,50,000



calculating Basic and Diluted Earning Per Share		
Basic and Diluted earning per share	4.04	2.96

# 30 Related Party Disclosures

# a) Key Management Personnel

Sr. No.	Name	Designation
1	Shri Jyotiprasad Chiripal	Chairman
2	Shri Vedprakash Chiripal	Director
3	Shri Pooransingh	Wholetime Director
4	Shri Pradip Khandelwal	CEO
5	Shri Satish Bhatt	CFO

# b) List of Related Parties with whom transactions have taken place during the year

Sr. No.	Name
1	Chiripal Industries Ltd.
2	Vishal Fabrics Pvt. Ltd.
3	Milestone Educom Trust

# c) Relatives of Key Management Personnel

Sr. No.	Name	Relation
1	Smt. Urmilaben J. Chiripal	Wife of Chairman

# d) Details of Transactions with Key Management Personnel and Related Parties of the Key Management Personnel are as follows:

# (Amount in Rs.)

Sr. No.	Nature of Transaction	Key Management Personnel	Related Parties	Relatives of Key Management Personnel	Total
1	Unsecured Loans				
	Taken During the year	Nil (Nil)	Nil (Nil)	Nil (Nil)	Nil (Nil)
	Repaid During the year	Nil (Nil)	10,00,000 (92,842,300)	Nil (Nil)	10,00,000 (92,842,300)
	Balance as at Balance Sheet Date	Nil (Nil)	Nil (1,000,000)	Nil (Nil)	Nil (1,000,000)
2	Expenditure				
	Donation Expense	Nil (Nil)	36,00,000 (10,00,000)	Nil (Nil)	36,00,000 (10,00,000)
	Purchase of Goods, Packing	Nil	10,03,77,759	Nil	10,03,77,759



Sr. No.	Nature of Transaction	Key Management Personnel	Related Parties	Relatives of Key Management Personnel	Total
	Material & Stores	(Nil)	(8,38,73,255)	(Nil)	(8,38,73,255)
	Job work Charges	Nil	Nil	Nil	Nil
		(Nil)	(Nil)	(Nil)	(Nil)
	Interest Expenditure	Nil	334,812	Nil	334,812
		(NII)	(245,914)	(Nil)	(245,914)
	Purchase of Fix Asset	(Nil)	18,15,029	Nil	18,15,029
		(Nil)	(17,79,133)	(Nil)	(17,79,133)
	Rent Expense	(Nil)	Nil	150,000	150,000
		(Nil)	(Nil)	(Nil)	(Nil)
3	Income Received				
	Job work Income	Nil	1,18,09,086	Nil	1,18,09,086
	JOD WORK Income	(Nil)	(1,38,34,434)	(Nil)	(1,38,34,434)
	Interest Income	Nil	Nil	Nil	Nil
	interest income	(Nil)	(Nil)	(Nil)	(Nil)
4	Stock in trade				
		Nil	61,48,133	Nil	61,48,133
	Sale of Goods	(Nil)	(60,53,949)	(Nil)	(60,53,949)
		Nil	12,67,264	Nil	12,67,264
	Sale of Capital Assets	(Nil)	(Nil)	(Nil)	(Nil)
	Balance as at Balance Sheet	(Nil)	Nil	Nil	Nil
	Date	(Nil)	(31,88,900)	(Nil)	(31,88,900)
5	<b>Remuneration Paid</b>	33,84,621	Nil	Nil	33,84,621

*Note*: *List of transaction, out of the transactions reported in the above table, where the transactions entered in to with single* 

party exceed the 10% of the total related Party transactions of similar nature are as under :

Amount in Rs.

1. Unsecured Loan Repaid during the Year:-1,000,000 NPL Power Pvt. Ltd. \_ (92,842,300) 2. Expenditure :-**Donation Expense:-**Chiripal Charitable Trust Nil \_ (1,000,000)Milestone Educom Trust 3,600,000 -(Nil) Purchase of Goods, Packing Material and Stores :-Chiripal Industries Ltd 9,687,096 \_



(24,211,578)

Vishal Fabrics Pvt. Ltd.	90,690,663 (59,586,227)
Interest Expense:-	
- Vishal Fabrics Pvt. Ltd.	334,812
	(245,914)
Purchase of Fix Asset:-	
- Chiripal Industries Ltd	1,815,029 (1,779,133)
Rent Expense:-	
- Urimilaben Chiripal	150,000 (Nil)
Income Received :- Job work Income:	
- Chiripal Industries Ltd.	11,809,086
	(13,834,434)
Stock in trade :- Sale of Goods	
- Chiripal Industries Ltd.	6,115,090
Sale of Capital Goods	(6,053,949)
- Vishal Fabrics Pvt. Ltd.	1,267,264 ( <b>Nil</b> )
<b>Remuneration Paid:-</b> Shri Pradip Khandelwal	25,97,507
- Shri Satish Bhatt -	(Nil) 7,22,275 (Nil)
	Interest Expense:-   • Vishal Fabrics Pvt. Ltd.   Purchase of Fix Asset:-   • Chiripal Industries Ltd   Rent Expense:-   • Urimilaben Chiripal   Income Received :-   Job work Income:   • Chiripal Industries Ltd.   Stock in trade :-   Sale of Goods   • Vishal Fabrics Pvt. Ltd.   Remuneration Paid:-   Shri Pradip Khandelwal

# 31 Impairment of Asset

During the year, the company has impaired it's all assets to the tune of Rs. Nil (Previous Year Rs.Nil)

**32** Borrowing costs attributable to the acquisition or construction of Qualifying Assets amounting to Rs. Nil (Previous Year Rs. Nil) is capitalized by the company

# **33** The amount of Exchange Difference

Credited to Profit and Loss Account Rs 386,020/-



(Previous Year Credited to Profit and Loss Account Rs 88,530/-)

**34** Balance in Current Account with Scheduled Banks includes Rs. Nil/- (Previous Year Rs. Nil/-) in the unpaid dividend account with various banks.

# 35 C.I.F. Value of Imports includes:-

#### (Amount in Rs)

Sr. No.	Particulars	2015-16	2014-15
1	Raw Materials	39,074,520	37,866,102
2	Stores and Spares	5,979,713	4,108,687
3	Capital Goods	3,967,476	5,345,541

# **36** Expenditure in Foreign Exchange

#### (Amount in Rs)

Sr. No.	Particulars	2015-16	2014-15
1	Traveling Expense	Nil	Nil

# **37** Earning in Foreign Exchange :

#### (Amount in Rs)

Sr. No.	Particulars	2015-16	2014-15
1	FOB Value of Exports	Nil	Nil

**38** The figures of the previous year have been regrouped and rearranged wherever considered necessary.

Note: Previous year's figures have been shown in brackets.

Signature to Notes"1" to "38"

As per our report of		
Even date attached herewith		
	For, CIL Nova Petrochem	icals Limited
For, J T Shah & Company		
Chartered Accountants		
[FRN.No.109616W]		
	Chairman	Director
[J T Shah]		



Partner [M.No.3983] Place : Ahmedabad Date : 23/05/2016

ſ

# **Company Secretary**

CIL NOVA PETROCHEMICALS LTD.			
SEGMENT REPORTING FY 2015-16			
Particulars	Yarns	Others	Total
Segment Revenues	1,923,939,011	94,273,098	2,018,212,109
Unallocable Revenue			69,535
Total Revenue			2,018,281,644
Segment Result	100,989,854	11,999,296	112,989,150
Interest and Finance Charges	37,643,850	Nil	37,643,850
Interest Income			3,736,355
Income from Investments			Nil
Total Profit Before Tax			79,081,654
Taxes			24,319,158
Net income after taxes			54,762,496
Assets	1,424,188,939	78,687,934	1,502,876,873
Unallocable Assets			12,228,039
Total Assets			1,515,104,912
Liabilities	866,342,548	65,368,952	931,711,500
Unallocable Corporate Liabilities	Nil	Nil	Nil
Total Liabilities	931,711,500	Nil	931,711,500
Capital Expenditure	25,808,995	Nil	25,808,995
Depreciation	58,876,160	Nil	58,876,160
Other Non-cash expenses	Nil	Nil	Nil

# **INDEPENDENT AUDITORS' REPORT**

To,

The Members of



# CIL NOVA PETROCHEMICALS LIMITED, Ahmedabad

# 1. Report on the Standalone Financial Statements

We have audited the accompanying standalone financial statements of **CIL NOVA PETROCHEMICALS LIMITED ("the Company"),** which comprise the Balance Sheet as at 31st March, 2015, 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.

# 2. Management's Responsibility for the Standalone 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 standalone financial statements that give a true and fair view of the financial position, financial performance and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies

(Accounts) Rules,2014. This responsibility also includes 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.

#### 3. Auditor's Responsibility

Our responsibility is to express an opinion on these standalone 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 misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and the disclosures in the financial statements. The procedures selected depend on the 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, but not for the purpose of expressing an opinion on whether the Company has in place an adequate internal financial controls system over financial reporting and the operating effectiveness of such controls. An audit also includes evaluating the appropriateness of the 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 standalone financial statements.

# 4. Opinion



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

- i. In the case of the Balance Sheet, of the state of affairs of the Company as at March 31, 2015;
- ii. In the case of the Profit and Loss Account, of the profit for the year ended on that date; and
- iii. In the case of the Cash Flow Statement, of the cash flows for the year ended on that date.

#### 5. Report on Other Legal and Regulatory Requirements

- i. As required by the Companies (Auditor's Report) Order, 2015 ("the Order") issued by the Central Government of India in terms of sub-section (11) of section 143 of the Companies Act,2015, we give in the Annexure a statement on the matters specified in paragraphs 3 and 4 of the Order.
- ii. As required by Section 143(3) of the Act, we report that:
  - (a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
  - (b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books .
  - (c) The Balance Sheet, the Statement of Profit and Loss, and the Cash Flow Statement dealt with by this Report are in agreement with the books of account.
  - (d) In our opinion, the aforesaid standalone financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
  - (e) On the basis of the written representations received from the directors as on 31<sup>st</sup> March, 2015 taken on record by the Board of Directors, none of the directors is disqualified as on 31<sup>st</sup> March, 2015 from being appointed as a director in terms of Section 164 (2) of the Act.
  - (f) With respect to the other matters to be included in the 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 – Refer Note 26 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, J. T. Shah & Co.

**Chartered Accountants**,

[FRN No. 109616W]

**Place : Ahmedabad** 

Date : 30/05/2015

(J. T. Shah)

Partner [M. No. 3983]

Balance Sheet as at 31/03/2015				
Particulars	Note No.	As at 31/03/2015	As at 31/03/2014	
EQUITY AND LIABILITIES				
[1] Shareholders' Funds :				
[a] Share Capital	2	185,500,000	185,500,000	
[b] Reserves & Surplus	3	393,130,916	354,284,964	
		578,630,916	539,784,964	
[2] Share Application Money		Nil	Nil	
[3] Non-Current Liabilities :				
[a] Deferred Tax Liabilities (Net)	4	Nil	Nil	
[b] Long Term Borrowings	5	297,334,436	521,233,496	
[c] Long-term Provisions	6	30,133	Nil	
		297,364,569	521,233,496	
[4] Current Liabilities				
[a] Short-term Borrowings	7	188,319,785	233,640,356	
[b] Trade Payables	8	187,760,771	334,645,152	
[c] Short term Provisions	6	8,793,767	3,829,806	
[d] Other Current Liabilities	9	320,978,472	258,333,042	
		705,852,795	830,448,355	

Balance Sheet as at 31/03/2015



Total		1,581,848,28	1,891,466,815
ASSETS :		v	1,071,400,013
[1] Non-Current Assets			
[a] Fixed Assets :			
(i)Tangible Assets	10	935,149,594	990,635,930
(ii) Intangible Assets		Nil	Ni
(iii)Capital Work in Progress		48,160,593	48,160,593
() oup		983,310,187	1,038,796,523
[b] Non-Current Investments	11	12,218	12,218
[c] Long-term Loans and Advances	12	17,165,296	43,289,611
[d] Other Non-Current Assets	13	4,608,759	828,877
		1,005,096,46	020,011
		0	1,082,927,229
[2] Current Assets			
[a] Inventories	14	107,305,048	100,460,688
[b] Trade Receivables	15	211,140,852	558,204,527
[c] Cash & Bank Balances	16	21,277,075	23,659,033
[d] Short term Loans and Advances	12	237,028,844	126,215,338
		576,751,819	808,539,58
		1,581,848,28	
Total		0	1,891,466,81
Significant Accounting Policies	1		
Notes forming part of Financial Statements As per our report of even date attached	2 to 38		
As per our report of even date attached herwith			
For, J.T. Shah & Company	For, CIL	NOVA PETROCHE	MICALS LTD.
Chartered Accountants			
[FRN No. 109616W]			
[J. T. Shah]			
Partner [M. No. 3983]		<b>Company Secreta</b>	ry
Place : Ahmedabad	Place : Ahmedabad		
Date: 30/05/2015	Date: 30/05/2015		



Statement of Profit & Loss for the	year ended	31/03/2015	
	Not		
	e		
Particulars	N	For the year	For the year
	0	ended	ended
		31/03/2015	31/03/2014
INCOME			
		2,689,385,84	3,445,567,77
Revenue from Operations	17	3	0
Less: Excise Duty		259,247,820	275,916,567
		2,430,138,02	3,169,651,20
		3	3
	10	5 040 122	10 129 405
Other Income	18	5,040,133 <b>2,435,178,15</b>	10,128,405 3,179,779,60
Total Revenue		2,455,176,15	3,179,779,00
		-	
EXPENDITURE			
		1,616,903,98	1,765,496,58
Cost of Materials Consumed	19	9	4
Purchase of Stock in Trade	20	268,398,249	855,965,210
Changes in Inventories of Finished Goods &			
Work in Process	21	(18,962,593)	34,777,837
Employee Benefits Expense	22	57,967,433	49,862,737
Finance Costs	23	58,216,038	69,573,773
Depreciation and Amortisation expense	24	66,201,661	71,646,906
Other Expenses	25	335,630,354	293,801,985
		2,384,355,13	3,141,125,03
Total Expenses		2	2
Profit/(Loss) before Tax		50,823,024	38,654,576
Less : Tax expense:			
- Current Tax		10,655,047	7,918,042
- Deferred Tax	4	Nil	Nil
- Short Provision of Income Tax of Earlier Years	-	Nil	1,741,456
Profit for the year		40,167,977	
•	20		28,995,078
Basic & diluted earnings per share of Rs.10 eachAs per our report of even date attached herwith	30	2.96	2.14
As per our report of even date attached her with	For,	CIL NOVA PETR	OCHEMICALS
For, J.T. Shah & Company	,	LTD	
Chartered Accountants			
[FRN No. 109616W]		Diverte-	Dinastan
[J. T. Shah]		Director	Director
Partner [M. No. 3983]		Company Seci	retary
Place : Ahmedabad		Ahmedabad	-
Date: 30/05/2015	Date: 3	80/05/2015	

## Statement of Profit & Loss for the year ended 31/03/2015



Particulars		31-03-2015	31-03-2014
Cash from Operating Activity			
Profit Before Tax from Continuing			
Operation		50,823,024	38,654,576
Non Cash Adjustment to reconcile profit before tax to net cash flows			
Depreciation Bad Debts Written Off/ Sundry Balance Written off	66,201,661 (153,351)		71,646,906 (1,492,435
(Profit)/Loss on sale of fixed assets (net)	1,437,147		338,339
Interest Received	(4,392,635		(6,170,219)
Provision for Doubtful debt	Nil		(531,102)
_		63,092,822	63,791,489
Dividend Income	Nil		(300)
Interest and Finance Charges	58,216,038	_	69,573,773
Adjustment for Movements in Working Capital:		58,216,038	69,573,473
Capital.	(146,731,0	-	238,007,29
Increase/(decrease) in trade Payable	31)		8
Increase/(decrease) in long-term Provision	30,133		(934,485)
Increase/(decrease) in short-term Provision	11,481,004 (2,164,260		(122,524)
Increase/(decrease) in other current liability	)		257,256
Increase/(decrease) in other long-term liability	Nil 347,063,67		Nil (309,964,2
Decrease/(increase) in trade receivable	2 (6,844,360		76)
Decrease/(increase) in inventories Decrease/(increase) in long term loans and	)		28,468,208
advances Decrease/(increase) in short term loans and advances	3,183,161 (110,974,5 56)		30,208,681 86,158,145
Decrease/(increase) in other current assets	Nil		Nil
Decrease/(increase) in other non-current assets	Nil		Nil
		95,043,763	72,078,303
CASH GENERATED FROM OPERATIONS		267,175,64	244,097,84
Direct Taxes paid	(17,179,08 9)		(15,727,87 5)
		(17,179,08 9)	(15,727,87 5)
NET CASH FLOW FROM OPERATIONS		249,996,55	228,369,96

## CASH FLOW STATEMENT FOR THE YEAR ENDED 31-03-2015



			8	6
В	Cash flow from investing activities			
				(45,807,74
	Purchase of Fixed Assets (Incl. WIP)	72,931,101		6)
	Sale of Fixed Assets	800,000		1,474,201
		(3,860,838		(1,705,413
	Investment in Fixed deposit	)		)
	Proceeds from sale / disposed of investments	Nil		Nil
	Investment received back from Fixed deposit	Nil		Nil
	Interest Received	4,100,045		6,167,640
	Dividend Income	Nil		300
	NET CASH USED IN INVESTING			(39,871,01
	ACTIVITY		73,970,308	8)
С	Cash flow from financing activities			
	Long Term Borrowing Taken during the year	Nil		Nil
		(222,893,1		(86,686,88
	Long Term Borrowing Paid during the year	71)		3)
	Short Term Borrowing Taken During the year			Nil
		(45,320,57		(25,679,00
	Short Term Borrowing Paid During the year	1)		5)
	Share Application Money paid back	Nil		Nil
	Interest paid	(58,216,03 8)		(69,573,77 3)
	Dividend paid on Equity Shares (Incl.	0)		3)
	Dividend Tax)	Nil		(154,793)
	NET CASH USED IN FINANCING		(326,429,7	(182,094,4
	ACTIVITY		80)	54)
	Net Increase/(Decrease) in cash and cash equivalents		(2,462,914	6,404,494
	Cash and cash equivalent Opening Balance		10,130,438	3,725,944
	Cash and cash equivalent Closing Balance		7,667,524	10,130,438
	Net Increase/(Decrease) in cash and cash		(2,462,914	
	equivalents		)	6,404,494

#### Notes:

=

= The above Cash Flow Statement has been prepared under the Indirect Method set out in Accounting Standard 3.

Cash and Cash equivalent includes Rs NIL (P.Y. Rs.Nil/.-) towards Unclaimed dividend which have been kept in separate earmarked accounts and no transactions except for the stated purpose are done through such account.

As per our report of even date

For, J.T.Shah & Company Chartered Accountants [FRN No. 109616W] For, CIL NOVA PETROCHEMICALS LTD.

Director

Director



[J. T. Shah]	Compnay Secretary
Partner	
[M. No. 3983]	PLACE: AHMEDABAD
DATE: 30/05/2015	DATE: 30/05/2015

#### **1** SIGNIFICANT ACCOUNTING POLICIES

#### q. <u>Basis of Preparation of financial Statements</u>

The financial statements of the Company have been prepared in accordance with the Generally Accepted Accounting Principles in India (Indian GAAP) to comply with the Accounting Standards specified under Section 133 of the Companies Act, 2013, read with Rule 7 of the Companies (Accounts) Rules, 2014 and the relevant provisions of the Companies Act, 2013 ("the 2013 Act"), as applicable. The financial statements have been prepared as a going concern on accrual basis under the historical cost convention. The accounting policies adopted in the preparation of the financial statements are consistent with those followed in the previous year.

#### r. <u>Use of estimates</u>

In preparing the Company's financial statements in conformity with the accounting principles generally accepted in India, management is required to make estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosure of contingent liabilities at the date of the financial statements and reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates. Any revision to accounting estimates is recognised prospectively in the current and future periods.

#### s. <u>Fixed Assets</u>

Fixed Assets are stated at cost, net of Cenvat, less accumulated depreciation. All costs, including financial costs till commencement of commercial production are capitalized to the cost of qualifying assets. CENVAT credits on capital goods are accounted for by reducing the cost of capital goods.

When assets are disposed or retired, their cost is removed from the financial statements. The gain or loss arising on the disposal or retirement of an asset is determined as the difference between sales proceeds and the carrying amount of the asset and is recognised in Statement of Profit and Loss for the relevant financial year.

#### t. <u>Intangible Assets</u>

Intangible Assets are stated at cost of acquisition net of recoverable taxes less accumulated amortization. All costs, including financing costs in respect of qualifying assets till commencement of commercial production, net charges on foreign exchange contracts and adjustments arising from exchange rate variations attributable to the intangible assets are capitalized.

Intangible assets are amortized on a straight - line basis over their estimated useful lives. A rebuttable presumption that the useful life of an intangible asset will not exceed ten years from the date when the asset is available for use is considered by the management.

The gain or loss arising on the disposal or retirement of an intangible asset is determined as the difference between net disposal proceeds and the carrying amount of the asset and is recognised as income or expenses in the Statement of Profit and Loss in the year or disposal.

#### u. <u>Depreciation</u>

Depreciation on Fixed Assets other than Electrical Installation and Plant and Machinery has been provided on "Straight Line Method" at the rates provided in Schedule II of the Companies Act, 2013. Depreciation on Electrical Installation has been provided on "Straight Line Method" by taking the total life of assets at 28 years based on internal technical evaluation. Depreciation on Plant and Machinery has been provided on "Written down Value Method" by taking the total life of assets at 28 years based on internal technical evaluation.

When assets are disposed or retired, their cost is removed from the financial statements. The gain or loss arising on the disposal or retirement of an asset is determined as the difference between sales proceeds and the carrying amount of the asset and is recognised in Statement of Profit and Loss for the relevant financial year.

#### v. <u>Inventories</u>

Inventories at year-end are valued at the lower of cost or net realizable value. The basis of determining the cost for various categories of inventories is as follows:

- (iii) In case of Raw Materials, Stores, Spares, Fuel and Packing Materials on FIFO basis.
- (iv) In case of Finished Goods and Work-In-Progress on FIFO basis.

#### w. Foreign Currency Transactions

Transactions denominated in Foreign Currency are normally recorded at the exchange rate prevailing at the time of transaction. Monetary items denominated in foreign currencies at the year are translated at the rate prevailing on the date of Balance Sheet. Exchange differences are dealt with in the Profit & Loss account.

#### x. <u>Sales</u>

Sales are accounted for on dispatch of goods to the customers and are inclusive of Excise Duty and Sales Tax but net of sales returns and trade discounts.

#### y. <u>Investments</u>

Non-Current Investments are stated at its cost. Provision is made for any diminution in the value of the Long Term Investments, if such decline is other than temporary.

#### z. <u>Borrowing Cost</u>

Borrowing Costs that are attributable to the acquisition or construction of qualifying assets are capitalized as part of the cost of such assets, till such assets are ready for their intended use. A qualifying asset is the one which necessarily takes substantial period to get ready for intended use. All other borrowing costs are charged to revenue. Capitalization of borrowing cost is suspended when active development is interrupted.

#### aa. <u>Leases</u>

#### Where the Company is the lessee

Leases, wherein the lessor effectively retains substantially all the risks and benefits of ownership of the leased item, are classified as operating leases. Operating lease payments are recognized as an expense in the statement of profit and loss on a straight-line basis over the lease term.

#### Where the Company Is the lessor

Leases in which the company does not transfer substantially all the risks and benefits of ownership of the asset are classified as operating leases. Assets subject to operating leases are included in fixed assets. Lease income is recognized in the statement of profit and loss on a straight-line basis over the lease term. Costs, including depreciation are recognized as an expense in the statement of profit and loss. Initial direct costs such as legal costs, brokerage costs, etc. are recognized immediately in the statement of profit and loss.



#### bb. <u>Taxation</u>

- i) Provision for current tax is made and retained in the accounts on the basis of estimated tax liability as per the applicable provisions of the Income Tax Act, 1961.
- ii) Deferred Tax resulting from "timing difference" between taxable and accounting income is accounted for using the tax rates and laws that are enacted or subsequently enacted as on the balance sheet date. Deferred tax asset is recognised and carried forward only to the extent that there is virtual certainty that the assets will be realized in future.

#### cc. <u>Provisions, Contingent Liabilities and Contingent Assets</u>

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

#### dd. Impairment of Assets

The Management Periodically assesses using external and internal sources whether there is an indication that an asset may be impaired. If an asset is impaired, the company recognizes an impairment loss as the excess of the carrying amount of the asset over the recoverable amount. The impairment loss recognised in prior accounting periods is reversed if there has been a change in the estimate of recoverable amounts.

#### ee. <u>Earning Per Share</u>

Basic earning per share is calculated by dividing net profit after tax for the year attributable to equity share holders of the company by the weighted average number of equity shares issued during the year. Diluted earning per share is calculated by dividing net profit attributable to equity share holders (after adjustment for diluted earnings) by average number of weighted equity shares outstanding during the year.

#### ff. <u>Employee Benefits</u>

- (i) The employee and Company make monthly fixed Contribution to Government of India Employee's Provident fund equal to a specified percentage of the covered employee's salary, Provision for the same is made in the year in which service are rendered by the employees.
- (ii) The Liability for Gratuity to employee, which is a defined benefit plan, is determined on the basis of actuarial Valuation based on Projected Unit Credit method. Actuarial gain/Loss in respect of the same is charged to the profit and loss account.
- (iii) Leave encashment benefit to eligible employee has been ascertained on actuarial basis and provided for. Actuarial gain/loss in respect of the same is charged to the profit and loss account.
- (iv) Short Term benefits are recognised as an expense at the undiscounted amounts in the Statement of Profit and Loss of the year in which the related service is rendered.

#### 26 CONTINGENT LIABILITIES:

Sr.	Particulars	2014-15	2013-14
No.		Rs.	Rs.



a)	Letters of Credit Outstanding	9,897,169	12,167,795
u)		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	12,107,795
b	Income Tax demands disputed in appeal by the Company/		
	Income Tax Authorities (Against which the Company has	27,176,024	6,254,718
	paid amount of Rs. 1,23,979/-(PY. Rs.1,242,729/-)		
с	Excise Duty demands disputed in appeal by the Company/	216 205 515	216 205 515
	Excise Authorities (Against which the Company has paid amount of Rs. 801,472/- (PY. Rs.801,472/-)	216,295,515	216,295,515
d	The Gujarat value Added tax disputed demand in Appeal by		
u	company (Against which the Company has paid amount of	1,469,152	1,469,152
	Rs.1,469,152/-(PY. Rs.1,469,152/-)	1,109,152	1,109,132
e	Textile Cess Demands disputed pending with Textiles	5 000 110	5 000 110
	Committee, Government of India, Ministry of Textiles.	5,090,119	5,090,119
f)	Service Tax demand disputed in appeal by the		
	Company/Authority (Against which the Company has paid	2,342,101	2,342,101
	amount of Rs.1,006,091/- (PY. Rs.1,006,091/-)		
g	Claims not acknowledged as debts by the company	112,500	1,12,500
		112,500	1,12,500
h	Show Cause Notices received from various authorities	2,518,151	2,518,151
	<b>D</b> 1 0	2,010,101	2,010,101
i)	Bank Guarantee	256,179	524,990
j)	Employees Demands pending before Labour Courts	Amount not	Amount not
		ascertainable	ascertainable
k	In respect of restructured debts under CDR Mechanism, the	Amount not	Amount not
	banks will have right to recompense in respect of waivers /	ascertainable	ascertainable
	sacrifice made by them under CDR Restructuring		

28 Particulars of Prior Period expense debited to respective head of expenditure:-

Particulars	31-03-2015	31-03-2014
(i) First Aid & Medical Expense	6,329	Nil
(ii) Repairs to Plant & Machinery	9,000	Nil
(iii)Legal & Professional Expense	12,500	Nil
(iv) Software & Development Expense	24,000	Nil
(v) Salary Expense	Nil	11,210
(iii) Travelling Expense	Nil	11,368
Total	51,829	22,578

**39** Based on the principles for determination of segments given in Accounting Standard 17 "Segment Reporting" issued by the Institute of Chartered Accountants of India, the company has identified it's business segment as primary segment. "Others" represents income from Trading of Cloth and Polyester Chips. There is no reportable secondary segment as none of the conditions as laid down for determining the geographical segments are satisfied



Desetionaleses	Yarns	Others	Total
Particulars	31-03-15	31-03-15	31-03-15
Revenues		276,223,638	
	2,153,914,385	(1,008,768,47	2,430,138,023
	(2,160,882,729)	4)	(3,169,651,203)
Unallocable Revenue			647,498
			(3,568,110)
Total Revenue			2,430,785,520
			(3,173,219,313)
Segment Result	68,036,732	36,609,695	104,646,427
	(-40,996,230)	(143,024,060)	(102,057,631)
Interest and Finance			58,216,038
Charges			(69,573,773)
Interest Income			4,392,635
			(6,170,219)
Income from			Nil
Investments			(300)
Total Profit Before Tax			50,823,024
			(38,654,576)
Taxes			10,655,047
			(9,659,498)
Net income after taxes			40,167,977
			(28,995,078)
Assets	1,463,526,852	97,044,353	1,560,571,205
	(1,510,362,055)	(357,445,727)	(1,867,807,782)
Unallocable Assets			21,277,075
			(23,659,033)
Total Assets			1,581,848,280
			(1,891,466,815)
Liabilities	1,003,217,364	Nil	1,003,217,364
	(1,130,584,642)	(221,097,209)	(1,351,681,851)
Unallocable Corporate			Nil
Liabilities			(Nil)
Total Liabilities			1,003,217,364
			(1,351,681,851)
Capital Expenditure	14,274,494	Nil	14,274,494
	(18,718,966)	(Nil)	(18,718,966)
Depreciation	66,201,661	Nil	66,201,661
	(71,646,906)	(Nil)	(71,646,906)
Non-cash expenses	Nil	Nil	Nil
~	(Nil)	(Nil)	(Nil)

## 40 Earning Per Share

Particulars	31-03-2015	31-03-2014
Numerator used for calculating Basic and Diluted	40,167,977	28,995,078



Earning Per Share (Profit After Tax)		
Nominal Value per Share	10	10
Weighted Average No. of Shares used as denominator for	1,35,50,000	1,35,50,000
calculating Basic and Diluted Earning Per Share		
Basic and Diluted earning per share	2.96	2.14

## 41 Related Party Disclosures

### e) Key Management Personnel

Sr. No.	Name	Designation
1	Shri Jyotiprasad Chiripal	Chairman
2	Shri Vedprakash Chiripal	Director

## f) List of Related Parties with whom transactions have taken place during the year

Sr. No.	Name
1	Chiripal Industries Ltd.
2	Chiripal PolyFilms Ltd.
3	Vishal Fabrics Pvt. Ltd.
4	Chiripal Charitable Trust

# g) Details of Transactions with Key Management Personnel and Related Parties of the Key Management Personnel are as follows:

#### (Amount in Rs.)

Sr. No.	Nature of Transaction	Key Management Personnel	Related Parties	Total
1	Unsecured Loans			
	Taken During the year	Nil (Nil)	Nil (Nil)	Nil (Nil)
	Repaid During the year	Nil (Nil)	92,842,300 (Nil)	92,842,300 (Nil)
	Balance as at Balance Sheet Date	Nil (Nil)	1,000,000 (93,842,300)	1,000,000 (93,842,300)
2	Advances Recoverable in Cash or Kind			
	Given during the year	Nil (Nil)	Nil (Nil)	Nil (Nil)
	Balance as at Balance Sheet Date	Nil (Nil)	Nil (Nil)	Nil (Nil)
3	Advances Received from Customers		,,,,,,,	, , , , , , , , , , , , , , , , ,
	Received during the year	Nil (Nil)	(5 62 58 021)	(5,62,58,921)
	Balance as at Balance Sheet Date	(Nil)	(5,62,58,921) (9,48,56,101)	(9,48,56,101)
4	Expenditure Donation Expense	Nil	10,00,000	10,00,000



CIL NOVA PE	TROCHEMICALS LIMITED
-------------	----------------------

Sr. No.	Nature of Transaction	Key Management Personnel	Related Parties	Total
		(Nil)	(Nil)	(Nil)
	Durchass of Coods Desking	Nil	8,38,73,255	8,38,73,255
	Purchase of Goods, Packing Material & Stores	(Nil)	(10,37,40,266	(10,37,40,266
	Job work Charges	Nil	Nil	
		(Nil)	(Nil)	(Nil)
	Interest Expenditure	Nil	245,914	245,914
	-	(NII)	(Nil)	(Nil)
	Purchase of Fix Asset	(Nil)	17,79,133	17,79,133
		(Nil)	(8,33,170)	(8,33,170)
5	Income Received			
	Job work Income	Nil	1,38,34,434	1,38,34,434
	JOD WOLK INCOME	(Nil)	(Nil)	(Nil)
	Interest Income	Nil	Nil	Nil
	interest meone	(Nil)	(Nil)	(Nil)
6	Stock in trade			
		Nil	60,53,949	60,53,949
	Sale of Goods	(Nil)	(4,92,17,210)	(4,92,17,210)
		Nil	Nil	Nil
	Sale of Capital Assets	(Nil)	(9,61,636)	(9,61,636)
	Balance as at Balance Sheet	(Nil)	31,88,900	31,88,900
	Date	(Nil)	(26,71,860)	(26,71,860)

**Note :** List of transaction, out of the transactions reported in the above table, where the transactions entered in to with single party exceed the 10% of the total related Party transactions of similar nature are as under :

		Amount in Rs
6.	Advance Received from Customer Advance Received:-	
	Auvance Receiveu:-	
	- Chiripal Industries Ltd.	
	5,62,58,921	
		(5,62,58,921)
_		
7.	Unsecured Loan	
	Repaid during the Year:-	
	- Chiripal Industries Ltd.	92,842,300
		(Nil)
		(INII)
8.	Expenditure :-	
	Donation Expense:-	
	- Chiripal Charitable Trust	1,000,000
	*	(Nil)



Purchase of Goods, Packing Material and Stores :-

	- Chiripal Industries Ltd	24,211,578 (1,40,53,814)
	-	Vishal Fabrics Pvt. Ltd. 59,586,2 27 (7,36,22,430)
	- Nandan Denim Ltd	Nil (1,60,64,022)
	Interest Expense:-	
	- Vishal Fabrics Pvt. Ltd.	245,914
		(Nil)
	Purchase of Fix Asset:-	
	- Chiripal Industries Ltd	1,779,133 (8,33,170)
9.	Income Received :- Job work Income:	
	Chiripal Industries Ltd.	13,834,434
		(Nil)
10.	Stock in trade :- Sale of Goods	
	- Chiripal Industries Ltd.	6,053,949 (4,92,17,210)
	Sale of Capital Goods	(7,72,17,210)
	- Chiripal Industries Ltd.	Nil (9,61,636)

## 42 Impairment of Asset

During the year, the company has impaired it's all assets to the tune of Rs. Nil (Previous Year Rs.Nil)



43 Borrowing costs attributable to the acquisition or construction of Qualifying Assets amounting to Rs. Nil (Previous Year Rs. Nil) is capitalized by the company

## 44 The amount of Exchange Difference

Credited to Profit and Loss Account Rs 88,530/-

(Previous Year Credited to Profit and Loss Account Rs 389,776/-)

45 Balance in Current Account with Scheduled Banks includes Rs. Nil/- (Previous Year Rs. Nil/-) in the unpaid dividend account with various banks.

#### 46 C.I.F. Value of Imports includes:-

#### (Amount in Rs)

Sr. No.	Particulars	2014-2015	2013-2014
1	Raw Materials	37,866,102	37,951,252
2	Stores and Spares	4,108,687	5,066,576
3	Capital Goods	5,345,541	5,18,184

#### 47 Expenditure in Foreign Exchange

#### (Amount in Rs)

Sr. No.	Particulars	2014-15	2013-2014
1	Traveling Expense	Nil	Nil

#### 48 Earning in Foreign Exchange :

#### (Amount in Rs)

Sr. No.	Particulars	2014-15	2013-2014
1	FOB Value of Exports	Nil	Nil

49 The figures of the previous year have been regrouped and rearranged wherever considered necessary.

Note: Previous year's figures have been shown in brackets.

## Signature to Notes"1" to "38"

#### As per our report of



Even date attached herewith For, J T Shah & Company Chartered Accountants [FRN.No.109616W]

## For, Cil Nova Petrochemicals Limited

Chairman

Mg. Director

**Co. Secretary** 

[J T Shah] Partner [M.No.3983] Place : Ahmedabad Date : 30/05/2015



-		I .	L .
2	Share Capital	As at	As at
		31/03/2015 Rs.	31/03/2014 Rs.
		KS.	KS.
	[i]Authorised :		
	27500000 (Previous Year 27500000) Equity shares of par value of	275,000,00	275,000,000
	Rs. 10 (P.Y. Rs. 10) each	0	
	500000 (Previous Year 500000) 8% Non Cumulative Redeemable Preference Shares of Rs. 100 (P.Y. Rs. 100) each	50,000,000	50,000,000
	Total	325,000,00	325,000,000
		0	323,000,000
	[ii] Issued, Subscribed & Paid-up Capital :		
	13550000 (Previous Year 13550000) Equity shares of Rs 10 (P.Y.	135,500,00	135,500,000
	Rs. 10) each fully paid up.	0	
	500000 (Previous Year 500000) 8% Non Cumulative Redeemable Preference Shares of Rs 100 (P.Y. Rs. 100) each fully paid up	50,000,000	50,000,000
	Total	185,500,00 0	185,500,000
2	Each Equity Shareholder is entitle to vote at the meeting shall unle show of hand and upon show of hands every member entitle to vote and upon a poll every member entitle to vote and persent in person every share held by him. The Preference share holders shall not carry a their rights are affected as provided under the provisions of Article of A	and present in person by proxy shall any right to vote on	son shall one vote, have one vote, for any matter except
2	In the event of liquidation of the Company, the Preference Share I of the remaining assets of the company prior to equity share holde preferential amounts. The holders of equity shares will be entitled to r the company, after distribution of all preferential amounts and prefere number of equity shares held by the shareholders.	rs, after the distrib receive any of the r	oution of all other remaining assets of
2	Under the scheme of demerger of Nova Petrochemicals Ltd 2,70,00,000 equity shares amounting to Rs.13,50,00,000/- to the share in the ratio of one equity share of face value of Rs.5 each fully paid up share of Rs.10 each fully paid up held by the shareholders of Nova Petropic States and	holders of Nova P in the company fo	etrochemicals Ltd. or every one equity

2 Reconciliation of the number of Equity shares outstanding and the amount of share capital as at 31/03/2015 & 31/03/2014 is set out below.

Particulars	As at 31/03/2015		As at 31/03/2014	
	No. of Shares	Amt (Rs.)	No. of Shares	Amt (Rs.)
Shares at the beginning of face value of Rs. 10/- (PY. Rs.5/-)	13,550,000	135,500,000	27,100,000	135,500,000



	Cancellation of share of Face Value of Rs. 5 on consolidation of shares	Nil	Nil	Nil	Nil
	Reduction in number of shares upon consolidation of Equity Shares of Rs. 5 in to Equity Shares of Rs. 10 each	Nil	Nil	(13,550,00 0)	Nil
	Shares at the end of face value of Rs.10/- each (PY. Rs.10/-)	13,550,000	135,500,000	13,550,000	135,500,000
2	Reconciliation of the number of F 31/03/2015 & 31/03/2014 is set out		outstanding and	I the amount of sl	nare capital as at
	Particulars	As at 31/03/201	15	As at 31/03/2	014
		No. of Shares	Amt (Rs.)	No. of Shares	Amt (Rs.)
	Shares at the beginning	500,000	50,000,000	500,000	50,000,000
	Addition	-	-	-	-
	Deletion	-	_	-	_
	Shares at the end	500,000	50,000,000	500,000	50,000,000
2	The details of equity shareholders h below.	olding more than	1 5% shares as at	31/03/2015 and 31/	03/2014 is set out
	Name of Shareholder	As at 31/03/201	15	As at 31/03/2	014
		No. of Shares	% held	No. of Shares	% held
	Chiripal Exim LLP	2,750,000	20.30%	2,750,000	20.30%
	Chiripal Industries Ltd.	1,504,000	11.10%	1,504,000	11.10%
	Vedprakash D Chiripal	727,469	5.37%	727,469	5.37%
2	The details of Preference shareholde out below.	ers holding more	than 5% shares a	s at 31/03/2015 and	31/03/2014 is set
	Name of Shareholder	As at 31/03/201	15	As at 31/03/2	014
		No. of Shares	% held	No. of Shares	% held
	Sparrow Exports Pvt Ltd	500,000	100.00%	500,000	100.00%
2	In the absence of adequate distributa Non-Cumulative Redeemable Prefer	-	ovision is required	to be made in resp	ect of dividend on
2	Details of Redeemable Preference Sl	nares are as Follo	ows:-		
	Particulars	Rate of Interest	Date of Issue	Period of Red	umption



Preference Share Capital	8%	26/03/2010		s with the option after the period at the discretion
Reserves & Surplus			As at 31/03/ 2015	As 31/03/ 014
Share Premium			Rs.	Rs.
Balance as per last financial	Statement		118,970,01	118,970,0
Closing Balance			3 118,970,01 3	118,970,0
<u>Revaluation</u> Reserve			5	
Balance as per last financial	Statement		410,893,43	410,893,4
Closing Balance			410,893,43 3	410,893,4
- General Reserve				
Balance as per last financial	Statement		22,500,000	22,500,00
Less :- Amount of deprectuseful life has expired on ad Act-2013.			(1,322,025)	Nil
Closing Balance			21,177,975	22,500,00
Surplus/(deficit) in the Stater	nent of Profit and L	LOSS		
Balance as per last financial	Statement		(198,078,4 82)	(227,073,5 0)
Add : Profit for the year			40,167,977	28,995,07
Less: Trasferred to Prefernce	Share Redemption	Reserve	(40,000,00	Nil
Net Deficite in the statement	of profit and loss		0) (197,910,5 05)	(198,078,4 2)
Prefernce Share Redemption	Reserve			
Balance as per last financial	Statement		Nil	Nil
Add : Trasferred from Surplu	s from Statement o	f Profit and Loss	40,000,000	Nil
			40,000,000	Nil
Total			393,130,91 6	354,284,9

The Company is entitled for set off of carried forward unabsorbed depreciation against the future income under the Income Tax Act. Further company is also eligible for MAT credit under Income Tax Act. In the absence of reasonable certainity in respect of future income and as a matter of prudence, the company is not recognising the deferred tax asset as provided in the Accounting Standard 22 issued by The Institute of Chartered Accountants of India.



5

	Non-Cu	irrent	Curre	ent
Long Term Borrowings	As at 31/03/2015 Rs.	As at 31/03/ 2014 Rs.	As at 31/03/ 2015 Rs.	As at 31/03/2014 Rs.
Loan From Related Party	1,000,000	93,788,300	Nil	Nil
Intercorporate Loans	201,500,000	227,000,000	Nil	Nil
Vehicle Loans		2,924,419		1 (11
	2,742,879		1,299,994	1,608,327
Term Loan From Banks	92,091,557	197,520,777	86,333,785	85,019,563
	, ,	521,233,496	, ,	, ,
	297,334,436	,,,	87,633,779	86,627,890
The above amount Includes				
Secured Borrowings		200,445,196		
	94,834,436		87,633,779	86,627,890
Unsecured Borrowings	202,500,000	320,788,300	Nil	Nil
		521,233,496		
Amount disclosed under the	297,334,436		87,633,779	86,627,890
head 'Other Current Liabilities'	Nil	Nil		
(Note No. 9)	1111	1411	(87,633,779)	(86,627,890)
Total	297,334,436	521,233,496	Nil	Nil

#### Security :

Term Loans under Consortium finance are secured by first parri passu charge on the entire Fixed Assets (movable & immovable) of the company both present and future, second charge on entire Current Assets of the Company including consumable stores. Promoter's equity shares equivalent to 30% paid up capital is pledged and further the loan is guaranteed by personal guarantee of some of the Directors.

Vehicle Loans are secured by Hypothecation of Vehicles.

Loan from related party and Intercorporate Loans are unsecured

#### Interest:

Term Loans carry an interest rate of 10.75% p.a payable on monthly basis.

Interest on Vehicle Loans are ranging between 9.57% to 15.21% payable on monthly basis.

Loan from related party and Intercorporate Loans are interest free Loans.

#### **Repayment:**

Term Loan Facilities are repayable in following schedule in monthly instalments as follows:-

Particulars	Upto 1 year	2 to 4 Years	More than 5 years
Term Loan	86,333,785	92,091,557	Nil



Particulars	Upto 1	2 to 4	More than
Farticulars	year	Years	5 years
Vehicle Loans	1,299,994	2,742,879	Nil

6		Non-Curi	rent	Curr	ent
	<u>Provisions</u>	As at 31/03/ 2015 Rs.	As at 31/03/ 2014 Rs.	As at 31/03/ 2015 Rs.	As at 31/03/2014 Rs.
	Provisions for employee benefits				
	For Leave Encashment	Nil	Nil	3,809,771	2,854,612
	For Gratuity (Net of	30,133	Nil	845,992	975,194
	Assets)				
	Provision for Income Tax	Nil	Nil	10,655,047	Nil
	Less: Advance Tax & TDS	Nil	Nil	(6517042)	Nil
		Nil	Nil	4,138,005	-
	Total	30,133	Nil	8,793,767	3,829,806

	Curre	nt
7. Short Term Borrowing	As at 31/03/2 015 Rs.	As at 31/03/2 014 Rs.
Loans Repayable on Demand (Secured) Working Capital Loans from Banks	188,319,785	233,640,356
Total	188,319,785	233,640,356

#### Security :

Working Capital loans are secured by first charge on Book Debt and Stocks, and further secured by personal guarantee of the Promoter Directors and corporate guarantee of the Promoter's Group Companies and also further secured by second charge on fixed asssts.

8		Current	
	The large black	As at	As at
	Trade payables	31/03/2	31/03/2
		015	014
		Rs.	Rs.
	Micro, Small and Medium Enterprises @	Nil	Nil

Other Trade payables @ The Company has not received the required information from Suppliers regarding their status under the Micro, Small and Medium Enterprises Development Act, 2006. Hence disclosures, if any, relating to amounts unpaid as at the year end together with interest paid/ payable as required under the said Act have not been made.	187,760,771	334,645,152
	187,760,771	334,645,152

9		Curre	ent
	Other Liabilities	As at 31/03/2 015 Rs.	As at 31/03/2 014 Rs.
	Current Maturity of Long Term Borrowing (Note No. 5)	87,633,779	86,627,890
	Creditor for Capital Goods	190,722,641	126,918,839
	Creditors for Expense	27,169,142	27,910,657
	Advance received from customers	576,045	1,151,304
	Interest Accrued but not due on Borrowings	678,693	971,664
	Salary & Wages Payable	4,518,406	4,518,238
	Other Statutory dues	2,868,539	2,945,414
	Dealer Deposits	1,533,000	2,238,000
	Provision for Excise Duty on Finished Goods	5,278,228	4,712,321
	Investor Education & Protection Fund	Nil	338,715
		320,978,472	258,333,042

11	Non current investments [Non-Trade]	Non-Current	
		As at 31/03/2015 Rs.	As at 31/03/2014 Rs.
	Investment in Equity Shares (Quoted)		
	Nil (Previous Year 1) Equity Shares of Reliance Natural Resources Ltd, of Rs.5/- each fully paid-up	Nil	Nil
	50 (Previous Year 50) Equity Shares of Century Enka Ltd, of Rs.10/- each Fully paid-up	1,890	1,890



50 (Previous Year 50) Equity Shares of Garden Silk Mills Ltd, of	328	328
Rs.10/- each Fully paid-up	520	
	2,218	2,218
Investment in Government Security (At Cost)		
National Saving certificate	10,000	10,000
	10,000	10,000
Total	12,218	12,218
Aggregate Value of Quoted Investment	2,218	2,218
Market Value of Quoted Investment	8,798	9,013
Aggregate Value of Government Security	10,000	10,000

12	Loans and Advances	Non-C	urrent	Curre	ent
	(Unsecured, Considered Good unless Otherwise Specified)	As at 31/03/ 2015 Rs.	As at 31/03/2 014 Rs.	As at 31/03/2 015 Rs.	As at 31/03/2 014 Rs.
	Security Deposites Advances recoverable in Cash or	1,746,968	4,793,672	Nil	7,500,000
	Kind	27,586	164,043	10,555,787	14,663,197
	Advances For Capital Goods Less: Provision for doubtful	4,683,388	28,085,182	Nil	Nil
	Advances	(2,445,207)	(2,445,207)	Nil	Nil
		2,238,181	25,639,975	Nil	Nil
	Advances to Suppliers Less: Provision for doubtful Advances	2,954,927	2,954,927	218,180,747	93,371,312
		(2,954,927)	(2,954,927)	Nil	Nil
		Nil	Nil	218,180,747	93,371,312
	Balance With Government Authorities	Nil	Nil	6,511,346	6,946,609
	Loans to				
	Employees	Nil	Nil	1,539	6,032
	Prepaid Expense Advance Tax &	Nil	Nil	1,779,426	3,274,548
	TDS	29,779,310 (16,626,74	21,400,628	Nil	8,371,682
	Less: Provision For Income Tax	9)	(8,708,707)	Nil	(7,918,042)
		13,152,561	12,691,921	Nil	453,640
	Total	17,165,296	43,289,611	237,028,844	126,215,338

13 <u>Other non-current assets</u>

Non-Current



	As at 31/03/ 2015 Rs.	As at 31/03/2014 Rs.
Non Current Bank balance (Amount disclosed under Cash & Bank Balance in Note No.16)	4,608,759	828,877
Total	4,608,759	828,877

14	Inventories	Current	
		As at	As at
		31/03/2	31/03/2
		015	014
		Rs.	Rs.
	Raw materials	9,599,725	20,641,006
	Stores & Spares	19,917,204	19,011,317
	Power & Fuel	46,125	46,125
	Packing Material	2,727,202	3,405,586
	Work In Process	22,932,142	9,080,212
	Finished Goods	48,047,161	42,936,498
	Goods in Transit	4,035,489	5,339,944
	Total	107,305,048	100,460,688

15	Trade receivables	Curr	ent
		As at 31/03/2 015 Rs.	As at 31/03/2 014 Rs.
	Trade Receivables (Unsecured unless Otherwise Specified)		
	Outstanding for a period exceeding Six Months from the date they are due for Payment		
	Considered Good Considered	Nil	Nil
	Doubtful	4,345,821	4,345,821
		4,345,821	4,345,821
	Less: Provision for doubtful receivable	4,345,821	4,345,821
		Nil	Nil
	Other Receivables	211,140,85	558,204,52
	Others - Considered Good	211,110,05	7
	Others - Considered Doubtful	Nil	Nil
		211,140,85 2	558,204,52 7



Less : Provision for doubtful receivable	Nil	Nil
	211,140,85	558,204,52
	2	7
	211,140,85	558,204,52
Total	2	7
	I	

Note: Trade Receivables are secured to the extent of Rs.200,000/- (Previous Year Rs.36,56,409/-)

16	Cash & Bank Balance	Non-current		Current	
		As at 31/03/2 015 Rs.	As at 31/03/ 2014 Rs.	As at 31/03/ 2015 Rs.	As at 31/03/2014 Rs.
	Cash and cash equivalents				
	Cash on hand	Nil	Nil	390,250	153,093
	Balance With Banks	Nil	Nil	7,277,274	9,977,345
		Nil	Nil	7,667,524	10,130,438
	The Current Account balance includes Rs. NIL (P.Y. Rs.NIL/) towards unclaimed dividend which have				dend which have

The Current Account balance includes Rs. NIL (P.Y. Rs.NIL/.-) towards unclaimed dividend which have been kept in separate earmarked accounts and no transactions except for the state purpose are done through such account.

#### **Other Bank balance**

Margin Money Deposits	4,608,759	828,877	13,609,552	13,528,596
[Amount disclosed under Non Current Assets Note No.13]	(4,608,759)	(828,877)	Nil	Nil
	Nil	Nil	13,609,552	13,528,596
Total	Nil	Nil	21,277,075	23,659,033

17	Revenue from operation	For the year ended 31/03/2015 Rs.	For the year ended 31/03/2014 Rs.
	Sale of Product		
	Finished Goods (Net)	2,664,472,997	3,424,300,078
		2,664,472,997	3,424,300,078
	Other Operating Revenue		
	Job Charges	13,834,434	15,877,325
	Scrap Sales	11,078,412	5,390,367
	Total	2,689,385,843	3,445,567,770



Details of products sold		
Finished Goods Sold		
Partially Oriented Polyester Filament Yarn (POY)	1,264,123,766	1,482,376,454
Fully Draw Yarn	1,064,511,145	913,933,766
Others	33,886,663	22,277,906
	2,362,521,575	2,418,588,126
Traded Goods Sold		
Cloth	276,223,638	944,594,067
Polyester Chips	25,727,784	61,117,885
	301,951,422	1,005,711,952
Total	2,664,472,997	3,424,300,078

18	Other Income	For the year ended 31/03/2015 Rs.	For the year ended 31/03/2014 Rs.
	Interest Income Dividend Income on Non current investments Lease Rental Income	4,392,635 Nil 350,000	6,170,219 300 840,000
	Miscellaneous Income	55,617	1,235,675
	Foreign Exchange Gain/(Loss)	88,530	389,776
	Miscellaneous Balance w/off	153,351	1,492,435
	Total	5,040,133	10,128,405

19	Cost of Raw Material Consumed & Finished Goods Purchased	For the year ended 31/03/2015 Rs.	For the year ended 31/03/2014 Rs.
	Inventory at the beginning of the year	20,641,006 1,605,862,7	17,785,028
	Add: Purchase	08	1,768,352,562
	Less: Inventory at the end of the year	9,599,725	20,641,006
	Cost of Raw Material Consumed	1,616,903,9 89	1,765,496,5 84
	Details of Raw Material Consumed		
	Polyester Chips	1,548,436,8 98	1,721,471,9 04



	Other			68,467,091	44,024,680
			_	1,616,903,9 89	1,765,496,5 84
	Details of Inventories		-		
	Polyester Chips			3,321,200	11,612,218
	Other			6,278,525	9,028,788
	Total		-	9,599,725	20,641,006
	Details fo Value of Imported & Indig	enous Raw Mat	erial Consumed		
			Raw M	aterials	
	Particulars	%	, D	Value	e ( <b>Rs.</b> )
		3/31/2015	31/03/2014	3/31/2015	31/03/2014
	I. Imported	2.36	2.13	38,199,764	37,529,801
	II. Indigenous	97.64	97.87	1,578,704,2 25	1,727,966,7 83
		100.00	100.00	1,616,903,9 89	1,765,496,5 84
•••				For the	For the
20	Purchase of stock in Trade			year	year
				ended	ended
				31/03/	31/03/
			_	2015 Rs.	2014 Rs.
				268,398,24	855,965,21
	Stock in Trade			9	0
			_	268,398,24 9	855,965,21 0
	Details of Stock in Trade				
	Clath			244,694,88	801,570,00
	Cloth			6	54 205 202
	Others		_	23,703,363 268,398,24	54,395,203 855,965,21
			-	9	0000,7000,21
21	Change In Inventories Of Finished G	oods,Work In P	rogress	For the	For the
				year ended	year ended
				31/03/	31/03/
				2015	2014
			_	Rs.	Rs.
	Inventory at the beginning of the yea	r			
	Work-in-Process			9,080,212	28,870,403



	Finished Stock	42,936,498	57,924,144
		52,016,710	86,794,547
	Inventory at the end of the year		
	Work-in-process	22,932,142	9,080,212
	Finished Stock	48,047,161	42,936,498
		70,979,303	52,016,710
	Decretion / (Accretion) to Stock	(18,962,59 3)	34,777,837
	Details of Inventory		
	Finished Goods		
I	Partially Oriented Polyester Filament Yarn (POY)	18,639,884	28,661,695
	Fully Draw Yarn	29,407,277	14,274,803
		48,047,161	42,936,498
22	Employee Benefit Expense	For the year ended 31/03/ 2015 Rs.	For the year ended 31/03/ 2014 Rs.
		<b>I</b> X3•	<b>K</b> 5.
	Salary, Wages & Bonus	54,088,590	46,770,542
	Contribution to Provident Fund & Other Funds	2,360,724	1,487,973
	Welfare Expenses	1,518,119	1,604,222
	Total	57,967,433	49,862,737
	As per revised Accounting Standard 15 "Employees Benefits", the financial statements in respects of Employee Benefits Schemes as March, 2015.		
	1. Amount of Defined Benefit Obligation in respect of Gratuity lia Sheet as follows:	ability is recognized ir	n the Balance
	Particulars	2014-15 Rs.	2013-14 Rs.
	Present Value of Funded Obligations	4,362,287	3,851,316
	Fair value of plan assets	3,486,162	2,876,121
	Present value of unfunded obligations	Nil	Nil
	Unrecognized past service cost	Nil	Nil
	oncognized past service cost		



Net liability/(Asset)	876,124	975,19
Amounts in the balance sheet:		
Liabilities	4,362,287	3,851,31
Assets	3,486,162	2,876,12
Net liability/(Asset)	876,124	975,19
2. Amount of defined benefit obligation in respect of Gratuity liabil Loss account as follows:	lity is recognized in th	e profit and
Particulars	2014-15 Rs.	2013-1 Rs
Current service cost	682,61 1	625,6
Interest on obligation	338,61	282,1
Expected return on plan assets	(296,468)	(196, 86
Net actuarial losses / (gains) recognized in year 2011-2012	(78,53 7)	(416, 55
Past service cost	Nil Nil	Ν
Adjustment to opening balance		N: N:
Losses / (Gains) on curtailments and settlement	Nil	
Total included in 'Employee Benefit Expense'	646,21 9	294,87
3.Details of changes in the present value of the defined benefit obli of opening and closing balances thereof in respect of Gratuity are as		econciliation
Particulars	2014-15 Rs.	2013-1 Rs
Opening Defined Benefit Obligation	3,851,316	3,468,81
Service cost	682,611	625,6
Interest cost	338,614	282,1
Actuarial losses (gains)	(102,785)	(427,540
Losses (gains) on curtailments	Nil	N
Liabilities extinguished on settlements	NT'1	Ν
Liabilities assumed in an amalgamation in the nature of Purchase	Nil	Ν
-	Nil	Ni
Exchange differences on foreign plans		1



	Nil	
	(407,469)	
Benefits paid		(97,77
Closing defined benefit obligation	4,362,287	3) 3,851,316

## 4. Details of changes in the fair value of plan assets representing reconciliation of the opening and closing balances thereof in respect of gratuity are as follows:

Particulars	2014-15 Rs.	2013-14 Rs.
Opening fair value of plan assets	2,876,121	1,802,682
Expenses deducted from fund	(54,71 0)	Nil
Expected return	296,46 8	196,58 6
Actuarial gains and (losses)	(24,24 8)	(11,18 5)
Assets distributed on settlements	Nil	Nil
Contributions by employer	800,000	951,50 9
Assets acquired in an amalgamation in the nature of purchase	Nil	Nil
Exchange differences on foreign plans	Nil	Nil
Benefits paid	(407,4 69)	(63,47 1)
Closing fair value of plan assets	3,486,162	2,876,121

## 5. Details of the major categories of plan assets as a percentage of total plan assets in respect of Gratuity are as follows:

Particulars	2014-15 Rs.	2013-14 Rs.
Government of India Securities	Nil	Nil
High quality corporate bonds	Nil	Nil
Equity shares of listed companies	Nil	Nil
Property	Nil	Nil
Policy of insurance	100%	100%
Bank Balance	Nil	Nil

6. Details of Principal actuarial assumptions at the balance sheet date in respect of Gratuity (expressed as weighted averages):



Particulars	2014-15 Rs.	2013-14 Rs.
Discount rate as on 31-03-2015	7.80%	9.10%
Expected return on plan assets at 31-03-2015	8.75%	8.75%
Proportion of employees opting for early retirement	Nil	Nil
Annual increase in Salary costs	6.00%	6.00%

### 7. Details of Defined benefit pension plans for the current and previous periods are as follows:

Particulars	31/03/2015	31/03/2014	31/03/2013	31/03/2012	31/03/2011
Defined Benefit Obligation	4,362,287	3,851,316	3,468,810	2,998,269	2,797,974
Plan assets	3,486,162	2,876,121	1,802,682	1,000,000	Nil
Surplus / (deficit)	(876,124)	(975,195)	(1,666,128)	(1,998,269)	(2,797,974)
Experience adjustments on plan liabilities	(654,133)	(68,759)	6,310	66,340	(523,837)
Acturial Loss/ (Gain) due to change in assumption	551,348	(358,781)	Nil	Nil	Nil
Experience adjustments on plan assets	24,248	11,185	(14,576)	Nil	Nil

The expected benefits are based on the same assumptions used to measure Group's gratuity obligations as at 31st March, 2015. The Company is expected to contribute Rs.8,75,000/- to gratuity funds for the year ended 31st March,2016.

## The Disclosure requirement as required by Accounting Standard 15 of "Leave Encashment" is as follows

**1.** Amount of Defined Benefit Obligation in respect of Leave Encashment is recognized in the Balance Sheet as follows:

Particulars	2014-15 Rs.	2013-14 Rs.
Present Value of Funded Obligations	Nil	Nil
Fair value of plan assets	Nil	Nil
Present value of unfunded obligations	3,809,770	2,854,612
Unrecognized past service cost	Nil	Nil
Net liability	3,809,770	2,854,612
Amounts in the balance sheet:		
Liabilities	3,809,770	2,854,612
Assets	Nil	Nil
Net liability/(Asset)	3,809,770	2,854,612



Particulars	2014-15 Rs.	2013-14 Rs
Current service cost	1,351,629	1,248 618
Interest on obligation	227,328	246,84
Expected return on plan assets	Nil	Ni
Net actuarial losses / (gains) recognized in year	(623,7 99)	(1,404 260
Past service cost	Nil	Ni
Losses / (Gains) on curtailments and settlement	Nil	Ni
Total included in 'Employee Benefit Expense'	955,15	91,202
Actual Return on Plan Assets	8	
3.Details of changes in the present value of the Defined Benefit Ob of opening and closing balances thereof in respect of Leave Encash	ment are as follows:	
3.Details of changes in the present value of the Defined Benefit Ob		2013-14
3.Details of changes in the present value of the Defined Benefit Ob of opening and closing balances thereof in respect of Leave Encash Particulars	ment are as follows: 2014-15	2013-14 Rs
3.Details of changes in the present value of the Defined Benefit Ob of opening and closing balances thereof in respect of Leave Encash Particulars Opening Defined Benefit Obligation	ment are as follows: 2014-15 Rs.	<b>2013-1</b> 4 <b>Rs</b> 3,220,68 <sup>°</sup> 1,248
3.Details of changes in the present value of the Defined Benefit Ob of opening and closing balances thereof in respect of Leave Encash Particulars Opening Defined Benefit Obligation Service cost	Imment are as follows:           2014-15           Rs.           2,854,612           1,351,           629           227,32	<b>2013-14</b> <b>Rs</b> 3,220,68 1,248 613 246,84
3.Details of changes in the present value of the Defined Benefit Ob of opening and closing balances thereof in respect of Leave Encash Particulars Opening Defined Benefit Obligation Service cost Interest cost	Image: 2014-15 Rs.           2014-15 Rs.           2,854,612           1,351, 629           227,32           8	<b>2013-14</b> <b>Rs</b> 3,220,68 1,248 618 246,84
3.Details of changes in the present value of the Defined Benefit Ob of opening and closing balances thereof in respect of Leave Encash Particulars Opening Defined Benefit Obligation Service cost Interest cost Actuarial losses (gains)	Imment are as follows:           2014-15           Rs.           2,854,612           1,351,           629           227,32	<b>2013-14</b> <b>Rs</b> 3,220,68 1,248 613 246,84 (1,404,260
3.Details of changes in the present value of the Defined Benefit Ob of opening and closing balances thereof in respect of Leave Encash Particulars Opening Defined Benefit Obligation Service cost Interest cost Actuarial losses (gains) Losses (gains) on curtailments	Image: state	2013-14 Rs 3,220,68 1,248 618 246,84 (1,404,260 Ni
3.Details of changes in the present value of the Defined Benefit Ob of opening and closing balances thereof in respect of Leave Encash Particulars Opening Defined Benefit Obligation Service cost Interest cost Actuarial losses (gains) Losses (gains) on curtailments Liabilities extinguished on settlements	Image: state	2013-14 Rs 3,220,68 1,248 618 246,84 (1,404,260 Ni Ni
3.Details of changes in the present value of the Defined Benefit Ob of opening and closing balances thereof in respect of Leave Encash Particulars Opening Defined Benefit Obligation Service cost Interest cost Actuarial losses (gains) Losses (gains) on curtailments Liabilities extinguished on settlements Liabilities assumed in an amalgamation in the nature of Purchase	Image: state	2013-14 Rs 3,220,68 1,248 613 246,84 (1,404,260 Ni Ni Ni
3.Details of changes in the present value of the Defined Benefit Ob of opening and closing balances thereof in respect of Leave Encash	Image: state	reconciliation 2013-14 Rs 3,220,687 1,248 618 246,84 (1,404,260) Ni Ni Ni Ni Ni Ni Ni Ni Ni



Particulars	2014-15 Rs.	2013-14 Rs.
Opening fair value of plan assets	Nil	Ni
Expected return	Nil	Ni
Actuarial gains and (losses)	Nil	Ni
Assets distributed on settlements	Nil	Ni
Contributions by employer	Nil	Ni
Assets acquired in an amalgamation in the nature of purchase	Nil	Ni
Exchange differences on foreign plans	Nil	Ni
Benefits paid	Nil	N
Closing fair value of plan assets	Nil	N

## 5. Details of the major categories of plan assets as a percentage of total plan assets in respect of Leave Encashment are as follows:

Particulars	2014-15 Rs.	2013-14 Rs.
Government of India Securities	0.00%	0.00%
High quality corporate bonds	0.00%	0.00%
Equity shares of listed companies	0.00%	0.00%
Property	0.00%	0.00%
Policy of insurance	0.00%	0.00%
Bank Balance	0.00%	0.00%

## 6. Details of Principal actuarial assumptions at the balance sheet date in respect of Leave Encashment (expressed as weighted averages):

Particulars	2014-15 Rs.	2013-14 Rs.
Discount rate	7.80%	8.25%
Expected return on plan assets	_	-
Proportion of employees opting for early retirement	_	-
Annual increase in Salary costs	6.00%	6.00%
Future changes in maximum state health care benefits Employment Market	-	-



Defined Obligation         Benefit Obligation         3,809,770         2,854,612         3,220,687         2,608,036           Plan assets         Nil         Nil         Nil         Nil         Nil         Nil         Nil         Nil           Surplus         / (deficit)         (3,809,770)         (2,854,612)         (3,220,687)         (2,608,036)           Experience adjustments on plan liabilities         (854,047)         (776,354)         (301,198)         1,235,036           Experience adjustments on plan assets         Nil         Nil         Nil         Nil         Nil           Actuarial Loss/ (Gain) due to change         230,248         (627,905)         84,032         (75,152)           assumption Actuarial Loss/ (Gain) due to participant         (854,047)         (776,354)         (301,198)         1,235,036           Liabilities         (623,799)         (1,404,260)         (217,166)         1,159,884           Loss/ (Gain) on Liabilities         (623,799)         (1,404,260)         (217,166)         1,159,884           Vear         2014-15         Rs.         Rs.         Net         Loss/ (Gain) for the         (623,799)           Vear         2014-15         Rs.         Net         2,854,612         Lability	
$\begin{array}{c c c c c c c c c c c c c c c c c c c $	
(deficit)       (3,809,7/0)       (2,854,612)       (3,220,687)       (2,608,036)         Experience       (854,047)       (776,354)       (301,198)       1,235,036         Iabilities       Nil       Nil       Nil       Nil         Actuarial       230,248       (627,905)       84,032       (75,152)         Actuarial       230,248       (627,905)       84,032       (75,152)         Assumption       Actuarial       1,235,036       1,235,036         Loss/ (Gain) due to       230,248       (627,905)       84,032       (75,152)         assumption       Actuarial       1,235,036       1,235,036         Loss/ (Gain) due to       (854,047)       (776,354)       (301,198)       1,235,036         experience       Actuarial       1,235,036       1,159,884       1,159,884         Loss/ (Gain) on       (623,799)       (1,404,260)       (217,166)       1,159,884         Loss/ (Gain) for the       (623,799)       (1,404,260)       (217,166)       1,159,884         Loss/ (Gain) for the       (623,799)       (1,404,260)       (217,166)       1,159,884         Loss/ (Gain) for the       (623,799)       (1,404,260)       (217,166)       1,159,884         year	(1,007,3
adjustments on plan liabilities(854,047)(776,354)(301,198)1,235,036Experience adjustments on plan assetsNilNilNilNilNilActuarial Loss/ (Gain) due to change Actuarial Loss/ (Gain) due to participant experience Actuarial Loss/ (Gain) on Loss/ (Gain) on experience (Gain) on Loss/ (Gain) on (623,799)(301,198)1,235,03684,032 experience Actuarial Loss/ (Gain) on Loss/ (Gain) on Loss/ (Gain) on (623,799)(776,354)(301,198)1,235,0368. Details of Movement in Net Liability recognized in balance Encashment are as follows:(623,799)(1,404,260)(217,166)1,159,884Net Liability0pening Liability2,854,6122014-15 Rs.Rs.	439,
adjustments on plan assetsNilNilNilNilNilActuarial Loss/ (Gain) due to change assumption Actuarial Loss/ (Gain) due to participant experience Actuarial Loss/ (Gain) on tabilities Net Actuarial Loss/ (Gain) for the gear230,248 (627,905)(627,905) (776,354)84,032 (301,198)Nil mathematical (301,198)Loss/ (Gain) due to participant experience Actuarial Loss/ (Gain) on Liabilities Net Actuarial Loss/ (Gain) for the gear(623,799)(1,404,260)(217,166)1,159,884S. Details of Movement in Net Liability recognized in balance Encashment are as follows:In balance Rs.2014-15 Rs.Net LiabilityQpening Liability2,854,6122	
Loss/ (Gain) due to change in assumption       230,248       (627,905)       84,032       (75,152)         assumption       Actuarial       1       1       1       1         Loss/ (Gain) due to participant       (854,047)       (776,354)       (301,198)       1,235,036         experience       1       1       1       1       1         Loss/ (Gain) on Liabilities       (623,799)       (1,404,260)       (217,166)       1,159,884         Liabilities       1       1       1       1       1         Net Actuarial Loss/ (Gain) for the year       (623,799)       (1,404,260)       (217,166)       1,159,884         S. Details of Movement in Net Liability recognized in balance       sheet date in respectence       1         Encashment are as follows:       2014-15       Rs.       Rs.         Net Opening Liability       2,854,612       2,854,612       1	
Loss/ (Gain) due to participant experience Actuarial Loss/ (Gain) on Liabilities Net Actuarial Loss/ (Gain) for the year(854,047)(776,354)(301,198)1,235,0361,159,884 Liabilities Net Actuarial Loss/ (Gain) for the year(623,799)(1,404,260)(217,166)1,159,8848. Details of Movement in Net Liability recognized in balance Encashment are as follows:1,159,8841,159,8842014-15 Rs.Rs.Net Opening Liability	
Loss/ (Gain) on       (623,799)       (1,404,260)       (217,166)       1,159,884         Net Actuarial       (623,799)       (1,404,260)       (217,166)       1,159,884         Loss/ (Gain) for the year       (623,799)       (1,404,260)       (217,166)       1,159,884         8. Details of Movement in Net Liability recognized in balance sheet date in respect         Encashment are as follows:       2014-15         Rs.       Rs.         Net< Opening	439,2
Loss/ (Gain) for the year       (623,799)       (1,404,260)       (217,166)       1,159,884         8. Details of Movement in Net Liability recognized in balance sheet date in respectences       addee in respectence         8. Details of Movement in Net Liability recognized in balance sheet date in respectences       addee in respectence         Particulars       2014-15         Net       Opening       2,854,612	439,2
Encashment are as follows:       2014-15       Particulars     2014-15       Net     Opening       Liability     2,854,612	439,2
NetOpeningLiability2,854,612	
Liability	3,220,
OEE 150	
P&L Change 955,158	91,2
Contribution Paid	
Benefits Paid by the Company Nil	(45
Closing Net 3,809,770	



year ended 31/03/ 2015 Rs.	year ended 31/03/
	2014 Rs.
	<b>K</b> 5.
Interest to Bank 46,417,960 4	41,315,342
Other Interest 2,876,618	3,525,667
Other Borrowing Cost 8,921,460 2	24,732,765
Total 58,216,038 6	59,573,773
24 Depreciation And Amortisation Expense For the	For the
year ended	year ended
31/03/	31/03/
2015	2014
Rs.	Rs.
Depreciation of Tangible Assets 66,201,661 7	71,646,906
Total 66,201,661 7	71,646,906
25 <u>Other Expense</u> For the	For the
year	year
ended 31/03/	ended 31/03/
2015	2014
Rs.	Rs.
Stores & Spares consumed 33,908,085 3	32,253,607
	52,582,644
166,867,12 1	137,309,88
Electricity & Fuel charges 1	6
Repairs To:	
Building 1,916,621	184,911
	4,165,398
Other 1,576,135	1,302,643
	5,652,952
Insurance Expense 1,901,671	2,598,781
Rent 108,000	104,000
Rates & Taxes 2,171,824	2,161,401
	504,137



			, ,	, - , -
ii. Indigenous	89.51	85.39	30,350,132	27,540,64
i. Imported	10.49	14.61	3,557,953	4,712,95
	3/31/2015	31/03/2014	31/03/2015	31/03/201
Particulars	%		Value (Rs.)	
	Stores, Components & Spare parts			
Details of Value of Imported & Indige	enous Stores, Co	omponents & Spa	are parts consumed	
		=		
Total	_	333,030,35 4	<i></i> ,001,	
		-	335,630,35	293,801,9
Wise.Expenses Admin. Charges, Service		marges etc.)		
(including Factory Exps, Laborat Misc.Expenses Admn. Charges, Service		Office &		
General Charges	7,751,170	6,782,14		
Loss/(Gain) on Sales of Fixed Assets (N	1,437,147	338,33		
Provision for Doubtful Debtors	Nil	(531,10		
Donation Expense	1,000,000	1,50		
Commission paid			3,601,369	4,462,1
500 10001		=	+30,000	-50,50
Sub Total			450,000	450,50
For Tax Audit			50,000	50,00
In other capacity	50,000	50,50		
Auditor'S Remuneration: Audit Fees			350,000	350,00
Increase/(decrease) of excise duty on In-	565,907	(1,577,73		
Freight & Delivery charges	10,603,077	8,579,7		
Legal & Professional Expenses	1,483,457	4,607,74		
Traveling & Conveyance Expense	3,901,513	3,478,8		
Communication Expense	377,977	388,3		
Advertisement Expenses			65,345	101,2



	TANGIBLE ASSETS									INTANGIBLE ASSETS	
Particulars	Free Hold Land *	Buildings	Furniture & Fixtures	Electrical Installation	Computer	Plant & Machinery	Equipme nt	Vehicle	Total of Tangible Assets	Comput er Softwar e	Total of Intangible Assets
AT 01.04.2013	425,442,22 2	58,738,396	4,036,532	9,367,513	3,474,714	653,727,951	4,932,478	7,828,277	2,627,548,083	448,141	448,141
Addition	Nil	10,648,06 9	56,464	Nil	89,575	2,561,747	151,691	5,211,42 0	18,718,966	Nil	Nil
Disposal	Nil	Nil	Nil	Nil	Nil	(8,289,556)	Nil	Nil	(8,289,556)	Nil	Nil
Other Adjustment	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil
At 31.03.2014	425,442,22 2	269,386,4 65	4,092,996	259,367,5 13	3,564,28 9	1,648,000,1 42	15,084,16 9	13,039,6 97	2,637,977,49 2	448,141	448,141
Addition	Nil	1,882,017	Nil	1,637,373	168,088	9,638,579	Nil	948,437	14,274,494	Nil	Nil
Disposal	Nil	Nil	Nil	Nil	Nil	(35,148,015	Nil	Nil	(35,148,015)	Nil	Nil
Other Adjustment	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil
At 31.03.2015	425,442,22 2	271,268,4 82	4,092,996	261,004,8 86	3,732,37 7	1,622,490,7 07	15,084,16 9	13,988,1 34	2,617,103,97 2	448,141	448,141
Depreciatio n	Free Hold Land	Buildings	Furniture & Fixtures	Electrical Installatio n	Comput er	Plant & Machinery	Equipme nt	Vehicle	Total of Tangible Assets	Comput er Software	Total Intangible Assets
AT 01.04.2013	Nil	93,975,60 4	714,441	131,328,5 50	2,976,25 7	1,336,460,2 36	12,373,22 4	4,343,36 1	1,582,171,67 3	448,141	448,141
Change for the year	Nil	8,544,836	256,207	12,319,95 7	157,761	48,736,314	712,403	919,428	71,646,906	Nil	Nil



	1	1	Í	1	i	1	Í	i	1	I	1
Disposal	Nil	Nil	Nil	Nil	Nil	(6,477,016)	Nil	Nil	(6,477,016)	Nil	Nil
Other											
Adjustment	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil
At		102,520,4		143,648,5	3,134,01	1,378,719,5	13,085,62	5,262,78	1,647,341,56		
31.03.2014	Nil	40	970,648	07	8	34	7	9	3	448,141	448,141
Change for								1,427,00			
the year	Nil	8,900,122	569,549	7,397,512	213,400	47,417,213	276,856	9	66,201,661	Nil	Nil
						(32,910,868					
Disposal	Nil	Nil	Nil	Nil	Nil	)	Nil	Nil	(32,910,868)	Nil	Nil
Other											
Adjustment	Nil	Nil	24,699	Nil	128,380	Nil	1,168,946	Nil	1,322,025	Nil	Nil
At		111,420,5		151,046,0	3,475,79	1,393,225,8	14,531,42	6,689,79	1,681,954,38		
31.03.2015	Nil	62	1,564,896	19	8	79	8	8	1	448,141	448,141
NET											
BLOCK											
AS AT	425,442,22	166,866,0		115,719,0				7,776,90			
31.3.2014	2	25	3,122,348	06	430,271	269,280,608	1,998,542	8	990,635,930	Nil	Nil
AS AT	425,442,22	159,847,9		109,958,8				7,298,33			
31.3.2015	2	20	2,528,100	67	256,579	229,264,828	552,741	6	935,149,594	Nil	Nil

Note 1: On 31/03/2010 Company has revalued its Free Hold Land at Rs.42,23,86,556/- as against its original cost of Rs.1,14,93,123/- based on the Report issued by the Registered Valuer.

2. In accordance with the provisions of Schedule II of the Companies Act, 2013 in case of fixed assets which have completed their useful life as at 1st April' 2014, the carrying value (net of residual value) amounting to Rs. 13,22,025/- as a transistional provision has been regognised in the Retained Earinings and such has been presented in other Adjustments column in Depreciation.

3. Based on the internal technicle evaluation the management has reassessed the total useful life of assets primary consist of Plant & Machinery and Electrical Installation at 28 years as against 15 years provided by the Schedule II of the Companies Act-2013 and based remaining life of the assets has been determioned and depreciation is calculated for the year.



CIL NOVA PETROCHEMICALS LTD. SEGMENT REPORTING FY 2014-15								
Segment Revenues	2,125,130,079	305,007,944	2,430,138,023					
Unallocable Revenue			647,498					
Total Revenue			2,430,785,520					
Segment Result	68,036,732	36,609,695	104,646,427					
Interest and Finance Charges	58,216,038	-	58,216,038					
Interest Income			4,392,635					
Income from Investments			Nil					
Total Profit Before Tax			50,823,024					
Taxes			10,655,047					
Net income after taxes			40,167,977					
Assets	1,463,526,852	97,044,353	1,560,571,205					
Unallocable Assets			21,277,075					
Total Assets			1,581,848,280					
Liabilities	1,003,217,364	Nil	1,003,217,364					
Unallocable Corporate Liabilities	Nil	Nil	Nil					
Total Liabilities	1,003,217,364	Nil	1,003,217,364					
Capital Expenditure	14,274,494	Nil	14,274,494					
Depreciation	66,201,661	Nil	66,201,661					
Other Non-cash expenses	Nil	Nil	Nil					



Particulars	Buildings	Electrical Installation	Plant & Machinery	Total
AT 01.04.2013	25,862,753	1,812,368	125,977,283	153,652,404
Change for the year	Nil	Nil	Nil	Nil
Disposal	Nil	Nil	Nil	Nil
Other Adjustment	Nil	Nil	Nil	Nil
At 31.03.2014	25,862,753	1,812,368	125,977,283	153,652,404
Addition	Nil	Nil	Nil	Nil
Disposal	Nil	Nil	35,148,015	35,148,015
Other Adjustment	Nil	Nil	Nil	Nil
At 31.03.2015	25,862,753	1,812,368	90,829,268	118,504,389
Depreciation				
AT 01.04.2013	11,985,392	611,059	112,880,731	125,477,182
Change for the year	863,816	187,246	4,162,158	5,213,220
Disposal	Nil	Nil	Nil	Nil
Other Adjustment	Nil	Nil	Nil	Nil
At 31.03.2014	12,849,208	798,305	117,042,889	130,690,402
Change for the year	813,347	57,545	1,974,971	2,845,863
Disposal	Nil	Nil	32,910,868	32,910,868
Other Adjustment	Nil	Nil	Nil	Nil
At 31.03.2015	13,662,555	855,850	86,106,992	100,625,397
NET BLOCK				
AS AT 31.3.2014	13,013,545	1,014,063	8,934,393	22,962,001
AS AT 31.3.2015	12,200,198	956,518	4,722,276	17,878,992



### Limited Review Report for the Period from April 01, 2016 to June 30, 2016 on the Financial Statements of CIL Nova Petrochemicals Limited

To **CIL NOVA PETROCHEMICALS LTD.** Survey No. 396(P) & 395/4(P) Moraiya Village, Sarkhej- Bavla Highway, Ahmedabad - 382 210.

We have reviewed the accompanying statement of unaudited financial results of **CIL NOVA PETROCHEMICALS LTD** having its Registered Office at Survey No. 396(P) & 395/4(P), Moraiya Village, Sarkhej-Bavla Highway, Ahmedabad-382210, for the quarter ended on 30/06/2016 except for the disclosures regarding 'Public Shareholding' and 'Promoter and Promoter Group Shareholding' which have been traced from disclosures made by the management and have not been audited by us. This statement is the responsibility of the Company's Management and has been approved by the Board of Directors which has been prepared in accordance with applicable accounting standards specified under Section 133 of Companies Act, 2013 read with rule 7 of the Companies (Accounts) Rules, 2014 and other accounting policies generally accepted in India. Our responsibility is to issue a report on these financial statements based on our review.

We conducted our review in accordance with the Standard on Review Engagement (SRE) 2400, Engagements to Review Financial Statements issued by the Institute of Chartered Accountants of India. This standard requires that we plan and perform the review to obtain moderate assurance as to whether the financial statements are free of material misstatement. A review is limited primarily to inquiries of company personnel and analytical procedures applied to financial data and thus provide less assurance than an audit. We have not performed an audit and accordingly, we do not express an audit opinion.

Based on our review conducted as above, nothing has come to our attention that causes us to believe that the accompanying statement of unaudited financial results prepared in accordance with applicable accounting standards specified under Section 133 of Companies Act, 2013 read with rule 7 of the Companies (Accounts) Rules, 2014 and other recognized accounting practices and policies has not disclosed the information required to be disclosed in terms of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 including the manner in which it is to be disclosed, or that it contains any material misstatement.

For, J.T.Shah & Co. Chartered Accountants (FRN No. 109616W)

Date : 13/08/2016 Place: Ahmedabad

> (J. T. Shah) Partner [M.No.3983]



	STATEMENT OF STANDALONE UNAUDITED RESULTS FO	-	Year ended on			
Sr.	PARTICULARS	30.06.2016	Quarter ended on 31.03.2016	30.06.2015	31.03.2016	
No.	THEFTOOLING	Unaudited	Audited	Unaudited	Audited	
1	Income from operations					
	a) Net Sales/Income from Operations (Net of excise duty)	4982.41	4758.02	5686.68	20182.12	
	b) Other Operating Income	0.00	0.00	0.00	0.00	
	Total Income from operations (net)	4982.41	4758.02	5686.68	20182.12	
2	Expenses					
	a) Cost of Material Consumed	3682.99	2895.39	3725.60	13269.81	
	b) Purchases of stock in trade	8.76	77.64	630.00	822.74	
	c) Changes in inventories	(84.34)	23.85	(155.61)	285.20	
	d) Employee benefits expense	171.82	159.33	155.30	654.96	
	e) Depreciation & amortisation expense	130.55	146.36	173.50	588.76	
	f) Other Expenditure	829.43	1114.97	902.89	3431.45	
	Total Expense	4739.20	4417.54	5431.68	19052.92	
3	Profit / (Loss) from Operations before Other Income,					
	Finance Cost and Exceptional Itmes (1-2)	243.21	340.48	254.99	1129.20	
4	Other Income	11.19	11.87	10.69	38.06	
5	Profit / (Loss) from ordinary activities before					
	Finance Cost and Exceptional Itmes (3+4)	254.40	352.34	265.67	1167.26	
6	Finance Cost	55.24	62.01	126.49	376.44	
7	Profit / (Loss) from ordinary activities after					
	Finance Cost but before Exceptional Itmes (5-6)	199.15	290.33	139.18	790.82	
8	Exceptional Items	0.00	0.00	0.00	0.00	
9	Profit / (Loss )from Ordinary Activies before Tax (7+8)	199.15	290.33	139.18	790.82	
10	Tax Expense	40.61	56.31	29.18	161.24	
11	Short Provision of Income Tax of Earliers Years	0.00	81.95	0.00	81.95	
12	Net Profit / (Loss) from Ordinary Activities after Tax (9-10-11)	158.55	152.07	110.00	547.62	
13	Extraodrinary Item (net of tax expense)	0.00	0.00	0.00	0.00	
14	Net Profit / (Loss) for the Period (12-13)	158.55	152.07	110.00	547.62	
15	Paid up Equity Share Capital					
	(face value of Re. 10 each)	1355.00	1355.00	1355.00	1355.00	
16	Reserves excluding Revaluation Reserve	528.55	370.00	(68.00)	370.00	
17	Earning Per Share (before extraordinary items)					
	(of Rs. 10/- each) (Not annualised)- (Rs.)					
	a) Basic b) Diluted	1.17	1.12	0.81	4.04	
18	Earning Per Share (after extraordinary items)					
	(of Rs. 10/- each) (Not annualised)- (Rs.)					
	a) Basic b) Diluted	1.17	1.12	0.81	4.04	



#### MATERIAL DEVELOPMENTS

There have been no developments since March 31, 2016, other than as mentioned below which effect the operations, performance, prospects or financial condition of our Company.

1. As per Regulation 33 of LODR, appointment of Ms. Chinar Jethwani as an Independent director



#### WORKING RESULTS

In accordance with circular no.F.2/5/SE/76 dated February 5, 1977 issued by the Ministry of Finance, Government of India, as amended by Ministry of Finance, Government of India through its circular dated March 8, 1977, the information relating to the working results for the period between the last date of the financial statements and up to the end of the last but one month preceding the date of the Letter of Offer will be updated in the Letter of Offer to be filed with the Stock Exchange.

Working results of our Company for the period from April 1, 2016 to September 30, 2016:

Particulars	Amount (Rs. in Lakh*)
Sales / Turnover	10705.15
r Income	22.38
s profit / (loss) (excluding depreciation and taxes)	721.00
ision for depreciation	261.00
ision for taxes	120.00
profit / loss	340.00

\*Provisional Figures

# MATERIAL CHANGES AND COMMITMMENTS, IF ANY, AFFECTING THE FINANCIAL POSITION OF OUR COMPANY

Except as disclosed in the section titled "*Material Developments*" on page 150 of the LOO, there are no material changes and commitments, if any affecting the financial position of our Company.



Particulars	For the period ended	For the year ended		
	June 30, 2016	31-Mar-16	31-Mar-15	
Net Profit after tax	1,58,54,785	5,47,62,496	4,01,67,977	
Less: Preference Dividend & Dividend tax	-	-	-	
Less: Minority Interest (Profit)/loss	-	-	-	
Net Profit / (Loss) after Tax (After Minority Interest) (A)	1,58,54,785	5,47,62,496	4,01,67,977	
Net Worth (B)	18,83,54,76 4	17,24,99,97 9	12,77,37,483	
Less: Preference Share Capital	-	-	500,00,000	
Net Asset Value/Book Value for Equity Shares (C)	18,83,54,76 4	17,24,99,97 9	7,77,37,48	
Return on Net Worth (%) (A/C)	8.42	31.75	51.67	
No. of Shares at the end of Year /Period ( <b>D</b> )	1,35,50,000	1,35,50,000	1,35,50,000	
Weighted Average No. of Shares at the end of Year /Period (E)	1,35,50,000	1,35,50,000	1,35,50,000	
Weighted Average Diluted No. of Equity Shares (F)	1,35,50,000	1,35,50,000	1,35,50,000	
Basic Earnings Per Share (Rs) (A/E)	1.17	4.04	2.96	
Diluted Earnings Per Share (Rs) (A/F)	1.17	4.04	2.96	
Net Asset Value/Book Value per Equity Share of Rs. 10 each (C/D)	13.90	12.73	5.74	

# ACCOUNTING AND OTHER RATIOS

## **Notes: Definition of Ratios:**

Formulae:	Particulars
Basic Earnings Per Share	Net Profit after tax / Total number of equity shares outstanding during the year
Diluted Earnings Per Share	Net profit after tax attributable to equity shareholders (including dilutive earnings, if any) / Weighted number of diluted equity shares outstanding during year
Return on Net Worth (%)	Net Profit after tax / Networth at the end of the year
Net Asset Value Per Share	Net Worth at the end of the year/ Total number of equity shares outstanding during the year
Net Worth	Equity share capital + Preference Capital + Reserves (excluding Revaluation and preference redemption Reserves)



# CAPITALISATION STATEMENT

The capitalization statement of our Company as at June 30, 2016 as adjusted post the Issue is as follows:

		(Rs. in Lacs)
Particulars	Pre-Issue Standalone 30-June-16	As adjusted for the Issue
Debt:		
Short Term Debt [A]	1309.92	1309.92
Long Term Debt (Including current maturities of long term Debts) [B]	2065.12	2065.12
Total Debt: (C) [A+B]	3375.04	3375.04
Shareholders Fund:		
Share Capital	1355.00	1355.00
Share Capital Issued through the Rights Issue	-	1355.00
Reserve and Surplus (excluding Revaluation Reserve)		
Capital Reserve	500.00	500.00
Securities Premium	1189.70	1799.70
General Reserve	211.78	211.78
Surplus in Statement of Profit and Loss	(1372.93)	(1372.93)
Total Shareholders Fund (D)	1883.55	3848.55
Debt / Equity Ratio: (Long Term Debt/Shareholders Fund ( <b>B/D</b> ))	1.10	0.54
Debt / Equity Ratio: (Total Debt/Shareholders Fund (C/D))	1.79	0.88



#### MARKET PRICE INFORMATION

The Equity Shares of our Company are listed and traded on both the stock exchanges i.e NSE and BSE. Stock market data have been given separately for both exchanges.

We have received in-principle approval for listing of the Equity Shares to be issued pursuant to this Issue from the NSE and BSE vide its letter dated August 03, 2016 and August 03, 2016 respectively.

1. The high and low of the closing prices recorded on NSE and BSE for the preceding three years and the number of Equity Shares traded on the days the high and low of the closing prices were recorded are stated below:

	NSE									
Year ending March 31	High (Rs)	Date of High	Volume on date of high (No. of equity shares)	Low (Rs)	Date of Low	Volume on date of low (No. of equity shares)	Average price for the year (Rs)			
2014	24	28.03.2014	990	18	03.02.2014	200	19.85			
2015	34.95	12.05.2014	1,700	14.5	08.09.2014	1615	20.89			
2016	52	09.10.2015	5,230	17.05	09.04.2015	763	29.09			

(Source: www.nseindia.com)

	BSE									
Year ending March 31	High (Rs)	0	Volume on date of high (No. of equity shares)	Low (Rs)	Date of Low	Volume on date of low (No. of equity shares)	Average price for the year (Rs)			
2014	24.5	31.03.2014	612	9.51	25.10.2013	100	13.94			
2015	35.6	9.05.2014	1,390	14.1	30.03.2015	1,875	21.17			
2016	56.65	12.10.2015	2,557	17.55	17.04.2015	2,119	29.02			

(Source: www.bseindia.com)

#### Notes:

- a) High price is the maximum of the daily high prices and low price is the minimum of the daily low prices of the Equity Shares for the year;
- b) Average price is the average of the daily closing prices of the Equity Shares for the year;
- c) In case of two days with the same high/low/closing price, the date with the higher volume has been considered;
- 2 Monthly high and low closing prices on the NSE and BSE for the six months preceding the date of filing of the Letter of Offer is as stated below:

	NSE											
Month	High (Rs)	Date of High	Volume on date of high (No. of equity shares)	Low (Rs)	Date of Low	Volume on date of low (No. of equity shares)	Average price for the month (Rs)					
Apr-16	36	29.04.2016	102	24.50	11.04.2016	350	30.06					
May-16	37	26.05.2016	15	28.55	13.05.2016	404	33.07					
June- 16	35.5	24.06.2016	2	29.65	03.06.2016	138	32.51					
July-16	38.7	15.07.2016	125	32.00	01.07.2016	80	34.97					
Aug-16	38.7	04.08.2016	951	34.50	03.08.2016	1519	36.32					
Sep-16	36.85	15.09.2016	194	31.95	09.09.2016	511	34.55					

(Source: <u>www.nseindia.com</u>)



	BSE												
Month	High (Rs)	Date of High	Volume on date of high (No. of equity shares)	Low (Rs)	Date of Low	Volume on date of low (No. of equity shares)	Average price for the month (Rs)						
Apr-16	35	27.04.2016	250	23.85	05.04.2016	175	29.43						
May-16	37.15	25.05.2016	337	28.5	16.05.2016	256	31.78						
June- 16	35.15	01.06.2016	9342	29.00	27.06.2016	7366	32.47						
July-16	36.75	21.07.2016	10851	31.6	11.07.2016	7766	33.83						
Aug-16	36.30	26.08.2016	12285	32	22.08.2016	2949550	34.21						
Sep-16	37.6	15.09.2016	103372	32.25	08.09.2016	45543	34.65						

(Source: www.bseindia.com)

Notes:

- a) High price is the maximum of the daily high prices and low price is the minimum of the daily low prices of the Equity Shares for the month
- b) Average price is the average of the daily closing prices of the Equity Shares for the month
- c) In case of two days with the same high/low/closing price, the date with the higher volume has been considered.
- 3 Week end prices of Equity Shares of our Company for the last four weeks on the NSE and BSE along with the highest and lowest closing prices for the weeks are as below:

	NSE										
For the week ended on	High (Rs)	Date of High	Volume on date of high (No. of equity shares)	Low (Rs)	Date of Low	Volume on date of low (No. of Equity shares)					
10.09.2016	35.25	09.09.2016	511	31.95	09.09.2016	511					
17.09.2016	36.85	15.09.2016	194	34.05	15.09.2016	194					
24.09.2016	36.00	23.09.2016	315	35.30	22.09.2016	50					
30.09.2016	35.00	27.09.2016	1500	34.00	29.09.2016	330					

(Source: <u>www.nseindia.com</u>); calendar weeks

	BSE										
For the week ended on	High (Rs)	Date of High	Volume on date of high (No. of equity shares)	Low (Rs)	Date of Low	Volume on date of low (No. of Equity shares)					
10.09.2016	35.00	09.09.2016	2300	32.25	08.09.2016	1328					
17.09.2016	37.65	15.09.2016	2747	34.2	12.09.2016	1					
24.09.2016	37.00	23.09.2016	3925	35.6	23.09.2016	3925					
30.09.2016	37.00	27.09.2016	1690	34.2	29.09.2016	1695					

(Source:www.bseindia.com)

The closing price of our Equity Shares as on May 20, 2016 the trading day immediately preceding the day on which the Board resolution was passed approving the Issue was Rs. 33.75 and Rs.34.65 on the BSE and NSE respectively. The market capitalization of our Equity Shares as on May 20, 2016, the trading day immediately prior to the date of the Board resolution was Rs. 4573.13 Lacs and Rs. 4695.08 Lacs on the BSE and NSE based on a closing market price of Rs. 33.75 and Rs.34.65 respectively.

(Source: www.bseindia.com; www.nseindia.com)



## FINANCIAL INDEBTEDNESS

Set forth below is a brief summary of our outstanding financing arrangements:

The sanction amount of financial indebtedness, principal terms of security for loan and other related data as on March 31, 2016 are mentioned below:

#### A. Secured Loan from Banks

A. Secure 10						(Rs. In lakhs)
Name of Lender	Purpose	PurposeSanction AmountRate of interestSecurities offeredI		Re-payment	Outstanding amount as on 30.06.2016	
Secured Loans	- For Working C	apital				
State Bank of India	Cash Credit	900.00	12.80%	As Per Note 1	-	142.14
State Bank of India	Letter of Credit	800.00	-		-	501.77
State Bank of India	Bank Guarantee	55.00	-		-	-
Bank of Baroda	Cash Credit	400.00	12.90%		-	32.89
Bank of Baroda	Letter of Credit	655.00	-		-	633.12
Bank of Baroda	Bank Guarantee	55.00	-		-	-

Name of Lender	Purpose	Sanction Amount	Securities offered		Re- payment	Outstanding amount as per books of accounts
Secured Loans	– Car Loan					
State Bank of	Car Loan	8.00	10.44%	Hypothecation of	-	4.64
India				Car		
Tata Motors	Car Loan	31.00	10.48 %		-	30.96
Finance						
Limited						
ICICI Bank	Car Loan	45.04	9.60%		-	22.07
Limited						

#### Note 1: Security offered

- (i) **Primary:** Hypothecation of entire chargeable current assets of the company including stocks of RM, SIP, FG, Stores & spares and receivables.
- (ii) Collateral:
- (a) EM of Immovable Property (Factory Land & Buildings): Total Area: 72202.83 Sq. Mtrs, Survey No. / House No. : 395/4, 396, Village / Town /City : Moraiya, Sarkhej Bavla Highway, Mandal / Taluk: Sanand, District : Ahmedabad, State : Gujrat, Pin Code: 382110,

(b) Plant & Machinery: Hypothecation of Plant & Machinery

#### (c) Pledge of Shares & Bonds:

S. No.	Particulars	Details				
А	Name of Security Holder	Chiripal Exim LLP				
	Relationship with Borrower	Guarantor				
	Security Maturity date	31-Mar-2020				
	Shares/Bonds	Shares				
	Issuing Co / Branch Name	CIL Nova Petrochemicals Limited				
	No. of Units & their Face value	27,00,000, Rs.2,70,00,000				



S. No.	Particulars	Details
А	Name of Security Holder	Devkinandan Corporation LLP
	Relationship with Borrower	Guarantor
	Security Maturity date	31-Mar-2020
	Shares/Bonds	Shares
	Issuing Co / Branch Name	CIL Nova Petrochemicals Limited
	No. of Units & their Face value	13,65,000, Rs.1,36,50,000

## Note 2:

All Fund based and Non fund based, Joint and Several Guarantee by following parties.

- 1. Shri Vedprakash Chiripal
- 2. Shri Jyotiprasad Chiripal
- 3. Shri Brijmohan Chiripal
- 4. Chiripal Industries Limited

#### B. Unsecured Loans

			(Rs. In Lacs)
Name of Lender	Purpose	<b>Rate of interest</b>	Outstanding amount
Bhushan Petrofiles Pvt Ltd	As per CDR Terms	Interest Free	2015

## **Restrictive Covenants**

As per Sanction Letter undertaking had been submitted in favour of the Bank of the following effect that during the currency of Bank's credit facilities, the Company shall not without Bank 's permission in writing.

- Effect any adverse changes in Company's capital structure.
- Formulate any scheme of amalgamation or merger or reconstruction.
- Implement any scheme of expansion or diversification or capital expenditure except normal replacements indicated in funds flow statement submitted to and approved by the Bank.
- Enter into any borrowing or non-borrowing arrangements either secured or unsecured with any other Bank, financial institution. Company, firm or otherwise or accept deposits in excess of the limits laid down by Reserve Bank of India.
- Invest by way of share capital in or lent or advance funds to or place deposits with any other Company/firm/concern (including group companies/associates)/persons. Normal trade credit or security deposit in the normal course of business or advance to employees can, however be extended.
- Undertake guarantee obligations on behalf of any other Company/firm/person.
- Make any drastic change(s) in its management set-up.
- Enter into any contractual obligation of a long term nature or affecting the company financially to a significant extent.
- Change the practice with regard to remuneration of directors by means of ordinary remuneration or commission, scale of sitting fees, etc.
- Undertake any trading activity other than the sale of products arising out of its own manufacturing operations.
- Sell or dispose off or create security or encumbrances on the assets charged to the Bank in favour of any other Bank, Financial institution, Company, firm, individual.
- Repay monies brought in by the promoters, partners, directors, share holders, their relatives and friends in the business of the Company/firm by way of deposits/loan/share application money etc.
- Declare dividend for any year except out of profits relating to that year after meeting all the financial commitments to the bank making all due and necessary provisions and till the financial position improves at the estimated/projected levels given by them.
- All unsecured loans / deposits raised by the company for financing a project are always subordinate to the loans of the banks/ financial institutions and should be permitted to be repaid only with the prior approval of the all the banks and the financial institution concerned



## SECTION VI – LEGAL AND OTHER INFORMATION

#### OUTSTANDING LITIGATIONS AND OTHER DEFAULTS

Except as stated herein, there are no (i) pending litigation, suits, civil prosecution, criminal proceedings or tax liabilities against our Company, our Directors, our Promoters and Promoter Group (ii) defaults, non-payment of statutory dues, over dues to banks and financial institutions, defaults against bank and financial institutions by our Company (iii) there are no outstanding debentures, bonds, fixed deposits or preference shares issued by our Company (iv) outstanding proceedings initiated for economic or other offences against our company (v) disciplinary action taken by SEBI or any stock exchanges against our Promoters, our Directors or Promoter Group Companies (vi) Outstanding dues to creditors of our Company as determined to be material by the Company's Board of Directors in accordance with the SEBI Regulations and (vii) dues to small undertaking and other creditors. Further, as except disclosed in this section, our Board of Directors do not consider any other outstanding litigation or past penalties involving our Company, Promoter, Group Companies and Directors as material as of the date of this Letter of Offer. Our Board of Directors considers dues owed by our Company to the small scale undertakings and other creditors exceeding Rs. 1 Lakh as material dues for our Company. This materiality threshold has been approved by our Board of Directors.

#### I. <u>LITIGATIONS INVOLVING OUR COMPANY</u>

#### A. Litigations against our Company

#### 1. INCOME TAX

- a. The DCIT has filed ITAT Appeal No. 49/AHD-2008 for the A.Y. 2004-05. The ITAT passed order in which Rs. 63,66,750/- is not allowed as depreciation. Further ITAT has allowed Rs. 7,36,021/- as foreign travel expenditure, Rs. 15,166/- has been allowed on depreciation on electrical installation of software division, Rs. 3,02,832/- has been allowed as a loss on sale of capital asset and Rs. 32,77,800/- has been allowed u/s 36(i)(iii). Revenue's Appeal has been partly allowed.
- b. The company has received notice from ACIT (OSD), Range-1, Ahmedabad vide notice no. ACIT(OSD)/271(1)(c)/2013-14 dated 03/02/2014 for A.Y. 2011-12.

#### 2. EXCISE

- a. The commissioner Excise has Appealed in High Court In Appeal No. 254 of 2014 with 25 of 2014 to 276 of 2014 at Ahmedabad challenging the order of CESTAT Ahmedabad for demanding Rs. 17,39,44,566/- in the matter of diversion of goods in 100% EOU supplied in open market.
- b. Stay under S/94/WZB/AHD/2010 has been granted by CESTAT Ahmedabad against order of the Commissioner Central Excise demanding NCCD POY issued for Captive Consumption. The amount demanded is Rs. 42,79,513/- and stay has been granted by CESTAT Ahmedabad against order of the commissioner Central Excise for exemption from NCCD. The amount demanded is Rs. 26,83,420/-.
- c. Assistant Commissioner Central Excise Div IV Ahmedabad II has call book show cause notice demanding Rs. 2,82,957/- for CENVAT Credit on outward freight paid to GTA.
- d. Commissioner Appeal Central Excise Div IV Ahmedabad II has call book show cause notice demanding Rs. 19,59,742/- for duty demand on scrap sales.
- e. Stay has been granted by CESTAT Ahmedabad against order of the commissioner Central Excise for duty demand on commission for Rs. 74,34,000/-.
- f. The Commissioner of Central Excise has Appealed in Appeal No. E/1065/2010 to CESTAT Ahmedabad for credit taken twice and the amount involved is Rs. 32,84,076/-.
- g. The Commissioner Excise has filed Appeal No. 2335 of 2009 in High Court at Ahmedabad challenging the order of CESTAT Ahmedabad for credit of NCCD taken on own invoices and on returned goods for Rs. 2,43,361/-.
- h. The Commissioner Excise has filed Appeal No. 638 of 2011 in High Court at Ahmedabad challenging the order of CESTAT Ahmedabad for credit of NCCD taken on own invoices for Rs. 71,43,146/-.
- i. Stay has been granted by CESTAT Ahmedabad against order of the Commissioner Central Excise for interest on duty reversal for Rs. 4,88,186/-.

#### 3. SERVICE TAX

a. Stay has been granted by CESTAT Ahmedabad against order of the commissioner Central Excise for wrongly availed service tax credit for Rs. 20,12,181/-.



- b. Assistant Commissioner Service Tax Div II has call book show cause notice demanding Rs.2,15,902/- on account of wrong utilisation of GTS Service Tax credit.
- c. Additional Commissioner of Central Excise Ahmedabad II has call book show cause notice on outward freight on GTA credit taken for Rs. 23,78,038/-.

#### 4. TEXTILE CESS

- a. Appeal pending before Tribunal of Textile Committee, Mumbai for levy of Textile Cess demand of Rs. 45,64,597/- for period September 1995 to July 2001.
- b. Appeal pending before Tribunal of Textile Committee, Mumbai for levy of Textile Cess demand of Rs. 41,32,456/- for period August 2001 to March, 2004.
- c. Appeal pending before Tribunal of Textile Committee, Mumbai for levy of Textile Cess demand of Rs. 14,83,185/- for period April 2004 to March 2005.

#### B. Litigations by our Company

## 1. INCOME TAX

- a. The Company has filed Appeal to CIT(A) in Appeal No.CIT(A)-XI/313/DCIT.Cir-5/10-11 against order of the A.O., under section 143(3) r.w.s. 147 of the I.T. Act, 1961 for the A.Y.2003-04 determining the appellants total income/loss at Rs.38,13,020/- as against loss of Rs.1,03,97,750/-. The Appeal is allowed.
- b. The company has field Appeal to CIT(A) in Appeal No. CIT(A)-XI/312/DCIT.Cir.5/10-11 against order of the A.O., under section 143(3) r.w.s 147 of the I.T. Act, 1961 for the A.Y.2004-05 determining the appellants total income as NIL as against loss of Rs. 9,59,87,357/-. The Appeal is allowed.
- c. The Company has filed Appeal to CIT(A)-XI in Appeal No. CIT(A)-XI/314/DCIT.Cir-5/10-11 against order of the DCIT Circle-5 dated 18/11/2010, for the A.Y.2005-06. The CIT(A)-XI passed an order allowing the A.O. to re-open the assessment, the CIT(A)-XI has allowed an expenditure of Rs.2961313/- u/s.40(a)(i), the CIT(A)-XI has partly allowed appellants Appeal with regard to Rs.198620/- u/s.14A of the Act, the CIT(A)-XI has allowed Rs.6655118/- on account of excessive depreciation and the CIT(A)-XI has partly allowed appellants Appeal with regard to issuance of notice u/s.148.
- d. The Company has filed Appeal to CIT(A)-II, Ahmedabad on 07/08/2012 for the A.Y. 2008-09 in Appeal no. 312 of 2008-09.
- e. The Company has filed Appeal to CIT(A)-III, Ahmedabad for the A.Y. 2009-10 in Appeal No. CIT(A)-III/ACIT.CIR-1/296/2012-13.
- f. The Company has filed Appeal to CIT(A)-II, Ahmedabad for the A.Y. 2010-11 in Appeal no CIT(A)-II/ACIT(OSD).C.-1/427/2013-14 against liability of Rs. 27,19,970

#### II. <u>LITIGATION INVOLVING OUR GROUP COMPANIES</u>

#### A. Litigations against our Group Companies

#### CHIRIPAL INDUSTRIES LIMITED

## 1. CESTAT

- a. Deputy Commissioner, Customs Division, Jamnagar has imposed penalty of Rs.90,000/- vide 31.3.2014 on the Company for non-production of original documents within the specified time in terms of PD Bond in the matter of import of Indonesian Steam Coal. The Company had preferred an Appeal against the said O-I-O being Appeal No. 250/Commr.(A)/JMN/2014 before the Office of Commissioner of Customs (Appeals). The Appeal has been allowed thereby setting aside the penalty of Rs. 90,000/- which was imposed on the Company vide an Order dated 04.09.2014.
- b. The Company has filed Appeal at the Tribunal in Appeal No. E/577/07 against order of the Commissioner of Central Excise (Appeals-I), Ahmedabad for duty demanded. The approximate amount involved is Rs.60,24,437/-. The Appeal has been allowed vide order dated 21-05-2015.
- c. The Company has filed Appeal at the Tribunal in Appeal No. E/1165/2007 against order of Commissioner Appeals. The approximate amount involved is Rs.14,13, 366/-. The Appeal has been allowed vide order dated 26-06-2015.
- d. The Commissioner, Central Excise, Ahmedabad has filed Appeal at the Tribunal in Appeal No. E/270/08-DB against order of Commissioner (Appeals I). The approximate amount involved is Rs. 38,91,104/-. The Appeal has been rejected vide order dated 31-10-2014.
- e. The Company has filed Appeal at the Tribunal in against order in Appeal No.251/2010(AHD-



I)/CE/MM/COMMR.(A)/AHD. The approximate amount involved is Rs.19,10,807/-.

- f. The Company has filed Appeal and Stay Application before the Tribunal in Appeal No. E/1104/2013-EX(DB) & E/11048/2013-EX(DB) dated on 01/05/2013. The approximate amount involved is Rs.5,25,35,438/-. The Appeal has been allowed vide order dated 06-05-2015.
- g. The Commissioner, Central Excise, Ahmedabad-I filed Appeal at the Tribunal in Appeal No. E/10609/2013 against order of the Commissioner of Central Excise (Appeals I), Ahmedabad. The approximate amount involved is Rs.9,04,398/-.
- h. The Additional Commissioner, Customs (Preventive), Jamnagar, has issued Show Cause Notice for assessment of correct classification and differential customs duty amounting to Rs. 23,41,103/- in the matter of Bill of Entry for bituminous coal. The Company filed an Appeal against the said O-I-O being Appeal No. JMN-CUSTM-000-APP-291-15-16 before the Office of Commissioner of Customs (Appeals), Ahmedabad. The Appeal was rejected vide Order dated 31.03.2016 thereby upholding the Order passed by the Additional Commissioner, Customs (Preventive), Jamnagar
- The Commissioner, Central Excise, Ahmedabad I has preferred Appeal No. E/809/2007 against order of Commissioner(Appeals) I, Central Excise, Ahmadabad allowing the balance deemed CENVAT Credit of Rs. 40,25,955/- to the Company. The notice in the matter is to Shanti Processors Ltd, since merged with Chiripal Industries Ltd. The Appeal is rejected vide Order No. A/10943/2015 dated 26.06.2015.
- j. The Commissioner, Central Excise and Customs, Ahmedabad has preferred Civil Application No. 456/2011 to the High Court of Gujarat against order of the CESTAT disallowing penalty of Rs. 29,89,162/-. The order in the matter is of Shanti Processors Ltd, since merged with Chiripal Industries Ltd.
- k. CESTAT has granted stay to the operation of the order of the Commissioner of Central Excise, Ahmedabad I in Appeal No. E/655/2009, imposing a penalty of Rs. 1,29,79,625/- in the case of Cotton Hosi on Shanti Processors Ltd, since merged with Chiripal Industries Ltd.
- 1. CESTAT has remanded back Appeal No. E/114/10 of Priti Textile to the Asst. Commissioner to re-examine the original documents and deal with refund claim of the Company. The demand is for Rs. 3,67,822/- of which the Company has deposited Rs. 91,956/- being 25% of the demand. Priti Textile has since merged with Chiripal Industries Ltd.
- m. Commissioner, Central Excise and Customs, Ahmedabad has preferred Tax Appeal No. 326/2009 to the High Court of Gujarat against order of the CESTAT disallowing refund claim of Rs. 7,62,652/- in the case of galleries portion. The order in the matter is of Priti Processors Ltd, since merged with Chiripal Industries Ltd. The Appeal is dismissed vide Order dated 11.03.2015 passed by the Hon'ble High Court of Gujarat at Ahmedabad.
- n. Criminal Case No. 839/2000 has been filed before the Addl. Chief Judicial Magistrate, Gandhidham, by Commissioner of Customs, Kandla u/s 135 of the Customs Act against Chiripal Twisting and Sizing Pvt. Ltd. and its Directors. CESTAT has in Appeal No. C/37-38,78-80/97 set aside the penalty imposed. The name of the Company Chiripal Twisting and Sizing Pvt. Ltd. was changed to Chiripal Petrochemicals Ltd and thereafter to Chiripal Industries Ltd.
- o. The show cause notice dated 12.04.2016 has been issued to Chiripal Industries Limited by office of the Principal Commissioner of Central Excise Ahmedabad for disallowing the credit taken on capital goods amounting to Rs. 1,07,04,079 further for charging interest and penalty on such amount as per Cenvat Credit Rules, 2004.
- p. The show cause notice dated 25.06.2015 has been issued to Chiripal Industries Limited by office of the Principal Commissioner Of Central Excise Ahmedabad the amount involved in the show notice is around Rs. 1,85,47,063 for disallowing the credit taken on capital goods.

# 2. <u>LABOUR CASES</u>

- a. Case No. 139/2003 filed by Sukhdev Waghela before the Hon'ble PF Commissioner at Ahmedabad against retrenchment from services. The matter is pending for judgment.
- b. Case No. 09/2002 filed by Pradeep Mehta before the Hon'ble Judge of Labour Court at Ahmedabad against retrenchment from services. Pending for cross enquiry.
- c. Case No. 16/2009 filed by Pradeep Mehta before the Hon'ble Judge of Labour Court at Ahmedabad against retrenchment from services. Pending for cross enquiry.
- d. The claim amount in Case No. 09/2002 and 16/2009 filed by Pradeep Mehta before the Hon'ble Judge of Labour Court at Ahmedabad sums up to Rs. 5,15,200/-.
- e. Case No. (T)73/2008 filed by Bharat Parmabhai before the Hon'ble Judge of Labour Court at Ahmedabad against retrenchment from services. Pending for cross enquiry. The amount claimed is Rs. 25,000/-.
- f. Case No. P.W.627/2012 filed by Bharat Parmar before Hon'ble Judge of Labour Court at Ahmedabad claiming balance salary, overtime, bonus and leave encashment. Pending for cross enquiry.
- g. Case No. 122009 filed by Kanu Viram before Hon'ble Judge of Labour Court at Ahmedabad claiming balance salary, overtime, bonus and leave encashment. Pending for cross enquiry. The amount claimed is Rs. 1,50,000/-.
- h. Case No. (T)85/2011 filed by Mahendra Premnarayan Parihar before Hon'ble Judge of Labour Court at Ahmedabad claiming balance salary, overtime, bonus and leave encashment. Pending for cross enquiry.
- i. Case No. (T)86/2011 filed by Premnarayan Parihar before Hon'ble Judge of Labour Court at Ahmedabad claiming



balance salary, overtime, bonus and leave encashment. Pending for cross enquiry.

- j. Case No. P.W.452/2011 filed by Premnarayan Prihar& Other before Hon'ble Judge of Labour Court at Ahmedabad for compensation on death while in service. Pending for cross enquiry. The amount claimed is Rs. 84,806/-.
- k. Case No. WC6/2013 filed by Dinesh Rampati Patel before Hon'ble Judge of Labour Court at Ahmedabad for compensation on death while in service. Pending for cross enquiry. The amount claimed is Rs. 2,82,064/-.
- 1. Case No. (T) 175/2008 filed by Arvind Singh Ridal Singh Paney before Hon'ble Judge of Labour Court at Ahmedabad claiming balance salary, overtime, bonus and leave encashment. Pending for cross enquiry. The amount claimed is Rs. 2,50,000/-.
- m. Case No. W.C.4209 filed by Rajnath Shrivastav before Hon'ble Judge of Labour Court at Ahmedabad for accidental compensation. Pending for cross enquiry. The amount claimed is Rs. 2,40,130/-

## 3. INCOME TAX

- a. The Company has filed Appeal No.02/04/2014 to CIT(A) for A.Y.2011-12 against order of the DCIT(OSD) Range-1, Ahmedabad u/s.143(3) of the I.T. Act, 1961 regarding addition of Rs. 21,96,690/-. The Appeal is partly allowed vide Order dated 27.01.2016.
- b. The Company has filed Appeal No. CIT(A) VI/Addl. CIT, R-1/103/2011-12 Now 47/CIT(A) -1 on 18/04/2013 to CIT(A) for A.Y.2010-11 against order of the ACIT Range-1, Ahmedabad u/s.143(3) of the I.T. Act, 1961 regarding addition and disallowance of Rs. 84,69,562/-. The Appeal is partly allowed in favour of the Company vide the Order dated 13.04.2015.
- c. Deputy CIT (OSD), Range 1, Ahmedabad has filed Appeal No. 1628/Ahd-2003 at the Tribunal for AY 2008/2009 against order of CIT (Appeals VI) passed u/s 143(3) of the I T Act.
- d. DCIT(OSD) Range-1, Ahmedabad has filed Appeal No. 400/Ahd/2011 for A.Y.2006-07 against the Company to revise the depreciation amount from 13,48,51,978 to 10,66,84,908 and delete the addition on account of income from sale of furniture of Rs. 19,77,276/- treating the same as Short term Capital Gain.
- e. The Company has filed Appeal to CIT(A) for A.Y.2012-13 against order of the DCIT, Circle 1(1) (2) Ahmedabad u/s.143(3) of the I.T. Act, 1961 regarding addition and disallowance of Rs. 8,68,044/-. The Appeal is partly allowed vide Order dated 29.03.2016.

## NANDAN DENIM LIMITED (FORMERLY KNOWN AS NANDAN EXIM LIMITED)

## 1. <u>CIVIL SUITS</u>

- a. Special Suit No. 553 of 2013 has been filed by Suringbhai Ranchodbhai Thakore against the Company & others in City Civil Court, Ahmedabad for cancellation of false sale deed of land.
- b. Special Civil Suit No. 185/2012 is filed against company by Laxmiben ShakrabhaiBhoi before the Court at Ahmedabad for declaration cancellation of document, recovery of possession and compensation and for permanent injunction. The suit is valued at Rs. 8,91,00,600/-.
- c. Civil Suit No. 773/2012 is filed against company by Viraji ShanajiThakore& Others before the Court at Ahmedabad for declaration cancellation of document, and for permanent injunction. The suit is valued at Rs. 2,50,600.00 plus interest.

#### 2. <u>CRIMINAL</u>

- a. M Case No. 2/2012 in criminal inquiry No.72/2012 has been filed against the Company by Kanchanben J. Vijay widow of Vijay Viraji Thakore before the Court of Hon'ble Additional Judge of Ahmedabad (Rural) at Ahmedabad for offence under sections 406, 420, 465, 468, 457, 506(2), 323, 114, 120(b) of Indian Penal Code in the Matter of sale of land.
- b. M. Case No. 1/2012 in criminal inquiry No.69/2012 has been filed against the Company by Vikram Shakrabhai Bhoi before the court of Hon'ble Additional Judge of Ahmedabad (Rural) at Ahmedabad for offence under sections 406, 420, 465, 468, 471, 457, 506(2), 323, 114, 120(b) of Indian Penal Code in the matter of sale of land.
- c. Application No. 1859/2012 filed by two employees of the Company against State of Gujarat. It is an anticipatory bail which has been granted with conditions.

## 3. <u>LABOUR</u>

- a. In the Application No. 97/2009 to the Judge of Labour Court, Ahmedabad it has been ordered that the Company do reinstate Nitin Revabhai Patel whose services had been illegally terminated.
- b. A recovery application No. 327/2012 under Industrial Disputes Act for Rs.60,000/- plus costs has been filed in Labour Court, Ahmedabad by Nitin Revabhai Patel in dated 25/07/2012. The amount involved `65,000/-.
- c. Recovery application No. 10/2013 under Industrial Disputes Act for Rs.15,286/- plus costs has been filed in Labour



Court, Ahmedabad by Nitin Revabhai Patel.

- d. In Payment of Wages Application No. 818/2009 to the appropriate authority under payment of Wages Act it has been ordered that the Company do pay Rs. 14,586/- plus Rs.700/- as cost to Nitin Revabhai Patel.
- e. Petition No. 458/2012 has been filed in Labour Court, Ahmedabad by Gopal Shriram Bansi Shah claiming salary, special allowance, over time, bonus, paid leave and outstanding salary. The approximate amount involved is 1,07,740/-.
- f. Petition No. 90/2009 has been filed in Labour Court, Ahmedabad by Hiren Panchal claiming reinstatement of service with back wages for unreasonably and illegally terminating the applicant by adopting unfair labour practice.
- g. Petition 258/2013 has been filed in Labour Court, Ahmedabad by Ramesh Arvindbhai claiming special allowance, leave salary, double salary of overtime, bonus, notice pay and unemployment compensation. The approximate amount involved is 41, 000/-.
- h. The Application No. 82/2014 filed by Savitaben Shanabhai Bariya before the Hon'ble Labour Court at Ahmedabad claiming that her signature was obtained on blank paper, purported to be the resignation letter, by force.
- i. The Application No. 81/2014 filed by Rajubhai Ambalal Marathi before the Hon'ble Labour Court at Ahmedabad claiming that he had been discharging his duties diligently and faithfully since the last one year as a worker.
- j. The Application No. 108/2014 filed by Babubhai Chaturbhai Parmar before the Hon'ble Labour Court at Ahmedabad claiming that the company was having grudge against him as he had joined Maha Gujarat Mill Majdur Union (SITU).
- k. The Application No. 71/2014 filed by Umaben KesavRavat before the Hon'ble Labour Court at Ahmedabad claiming salary for the period she remained absent The approximate amount involved is Rs.1,50,000/-.
- 1. The Application No. 131/2013 filed by Arun Dukhi Pasvan and other workmen before the Hon'ble Labour Court at Ahmedabad claiming outstanding salary and other rights and other benefits although he has not worked directly or indirectly with the company.
- m. The Application No. 22/2014 filed by Bijendrasinh Sundersinh Rajput before the Hon'ble Labour Court at Ahmedabad claiming that he was discharging his duties since the last six years as security guard.
- n. The Application No. 9/2014 filed by Bhikabhai Balabhai Chauhan before the Hon'ble Labour Court at Ahmedabad claiming that the company was having grudge against him as he had joined Maha Gujarat Mill Majdur Union (SITU).

# 4. INCOME TAX

- a. The Dy. CIT, Circle 5, Ahmedabad has filed ITAT Appeal No.1260/AHD-2011 for the A.Y. 2008-09 against order of CIT(A) regarding deletion of disallowance of interest of Rs.13,11,030/- u/s.14A and Rs.6,19,251/- being depreciation on car. The Deputy Commissioner of Income Tax, Circle 3(1)(1), Ahmedabad has sought to reopen the case and has passed order dated 30.06.2015 u/s 143(3) of the Act and has added to the income Rs. 38,36,025/- as disallowance u/s 43A of the Act and has sought to levy penalty u/s 271(1)(c) r/w section 274 of the Act. The company has challenged the order and preferred appeal to the CIT (Appeals) 9, Ahmedabad.
- b. The Company has filed ITAT Appeal No. CIT(A) XI/135/13-14 for the A.Y. 2009-10 regarding Part disallowance u/s 14A of Rs. 3,11,516/- and prior period expenditure of Rs.59,76,398/-
- c. The Company has filed Appeal to the CIT(Appeals) for the A.Y. 2009-10 regarding addition in respect of TUFF Interest Subsidy of 96,92,369/- which was levied vide notice u/s 148 of the Act and reassessment proceedings u/s 143(3) r.w.s.147 of the Act were completed on 20/03/2015.
- d. The ACIT, Circle 5, Ahmedabad has filed ITAT Appeal No. 2039/AHD-2013 for the A.Y. 2010-11 regarding deletion of disallowance of Rs. 12,87,372/- of Interest u/s 14 A r.w.r 8D of the I.T. Rules and deletion of the disallowance of Rs. 8,40,988/- being depreciation on motor cars not owned by the company.
- e. The Company has received a notice u/s. 143(2) on 07/08/2013 for the A.Y.2012-13 from ACIT Circle-5, Ahmedabad. Matter is to be adjudicated by the Assessing officer.

## 5. EXCISE

- a. Refund application for Rs. 11,13,007/- has been filed with Assistant Commissioner of Customs (Refunds) CR-I, JNCH, Nhavasheva in order in Appeal Nos.503,504 &505 in connection with exemption of VAT.
- b. Refund application for Rs.29,18,285/- has been filed with Assistant Commissioner of Customs(Refunds) CR-I, JNCH, NhavaSheva in Appeal Nos.515 to 521 in connection with exemption of VAT.
- c. Deputy Commissioner of Customs Gandhinagar has filed Appeal in tribunal. Company has field cross-objection. The amount involved is Rs. 83,04,022/-, for exemption of CVD on Indigo Blue.
- d. Assistant Commissioner of Central Excise, Ahmedabad has issued show cause notice for erroneous sanction of duty rebate for Rs. 5,14,545/- which has been replied by the company.
- e. Assistant Commissioner of Central Excise, Ahmedabad has filed revision application before Joint Secretary, Ministry of Finance, for Rs. 31,73,265/- against order No. 203, 204 and 205/2008 of the Commissioner (Appeals), Central Excise, Ahmedabad. The company has received Rs. 16,52,399/- towards duty rebate claim.



f. The Company has filed Revision Application No. 312/30.09.2009 before Joint Secretary Ministry of Finance against order in Appeal passed by Commissioner (Appeals–I), Central Excise, Ahmedabad in the matter of duty rebate claim for Rs. 4,22,834/-.

## VISHAL FABRICS LIMITED

#### 1. <u>CIVIL SUIT</u>

Summary Suit No. 371/2013 filed by Kachrabhai Hatisingh Shah against the Company in City Civil Court, Ahmedabad for recovery of Rs. 4, 57,378/- for dyeing and job work done.

## 2. <u>LABOUR MATTERS</u>

- a. Petition No. 192/1992 filed before the Labour Court of Ahmedabad by Jethabhai Kachrabhai pertaining to Workmen Compensation Act. The claim amount has been settled by the Insurance Company but the workman has demanded interest and penalty of Rs. 60,000/- approximately from the company.
- b. Petition No.377/2012 filed before Labour Court Ahmedabad, by Paresh Ramabhai Patel claiming reinstatement of services has been since withdrawn as services have been reinstated. Final order for disposal is awaited.
- c. Reference No. (L.C.A.) 1029/2010 filed in Labour Court, Ahmedabad by Navratan Manibhai Joshi for illegal retrenchment and claiming reinstatement.
- d. Recovery Application No.314 of 2016 filed by Pravinbhai Patel before Hon'ble Presiding Officer of Labour Court, Ahmedabad claiming amount of Rs. 12,05,425/- towards leave encashment, gratuity and other dues.

#### 3. <u>CUSTOM</u>

Deputy Commissioner of Customs, Customs Division, Jamnagar has imposed a penalty of Rs. 90,000/- u/s.117 of Custom Act, 1962. On Appeal, Office of the Commissioner of Customs (Appeals) Jamnagar has vide Order dated 04.09.2014 has allowed the Appeal and set aside the Order imposing penalty of Rs. 90,000/-

#### 4. EXCISE

- a. The Company has preferred Special Leave Petition (Civil) No. 3190/2009 with application for condonation of delay in filing of SLP filed by the Company, before the Supreme Court of India. The Supreme Court of India has set aside the impugned order of the High Court of Gujarat in SCA No. 9843/2008 dated 28.08.2008 by its order dated 03.08.2009 and has remitted back to the High Court for de novo consideration. The amount involved was Rs. 11,41,668/- (2001-02 to 2004-05).
- b. Appeal No. 6/2009 by the Company is filed before the Textile Cess Appellate Tribunal, Mumbai against notice of demand dated 23.09.2009 by Textile Committee imposing cess of Rs. 6,33,617/- for the period from 2004-05 to 2006-07. The appeal is pending before the Textile Cess Appellate Tribunal, Mumbai.

## 5. <u>INCOME TAX</u>

The company has filed an Appeal No. 476/2013-14 to CIT(A) Ahmedabad for A.Y.2011-12 against order passed u/s 143(3) by the DCIT(OSD) CIR.8, Ahmedabad disallowing Rs. 2,70,69,861/- The Appeal has been allowed by the Office of Commissioner of Income Tax (Appeals XIV) Ahmedabad vide its Order dated 10.10.2014. The Income Tax Department may challenge the Order dated 10.10.2014 by appealing to the Income Tax Tribunal

#### SHANTI EDUCATIONAL INITIATIVES LIMITED

- 1. Civil Suit: Nil
- 2. Labour matters: Nil
- 3. Customs: Nil
- 4. Criminal: Nil

The Company has received letter no. IVD/ID4/TIL/200497/10 dated 31.03.2010 from Securities and Exchange Board of India (SEBI) in connection with dealings in the shares of Teledata Informatics Ltd. The Company replied to the same and appeared for a personal hearing before the Investigating Authority on 13.07.2010. Thereafter SEBI sought additional information vide letter dated 19.07.2010 which was submitted by the Company on 21.7.2010.

#### B. Litigations by our Promoter Group Companies



## CHIRIPAL INDUSTRIES LIMITED

#### 1. <u>UNDER NEGOTIABLE INSTRUMENTS ACT, 1881</u>

- a. The Company has filed a criminal complaint against Rajesh Sinha, proprietor of Tirupati Agencies for Rs. 2,34,477/- in case No.27407/2007 in the Court of Chief Judicial Magistrate, Ahmedabad.
- b. The company has filed a criminal complaint against Pravin Goyal, Proprietor of New Ashoka Fabrics for Rs. 7,59,861/in case No. 1921/08 in the Court of the Civil Judge, Ahmedabad.
- c. The Company has filed a criminal complaint against Yogesh Modani, proprietor of Solomio for Rs. 5,43,400/- in case No.1311/2010 in the Ahmedabad Rural Metropolitan Magistrate Court.
- d. The company has filed Criminal Complaint No. 1867/2013 in the Court of Chief Judicial Magistrate Ahmedabad against Daus Packaging for recovery of Rs.6,42,946 /-.
- e. The company has filed Criminal Complaint No. 6336/2013 in the Court of Addl. Chief Magistrate Ahmedabad against S Karunkarra Tapes for recovery of Rs. 4,81,324/-.
- f. The company has filed Criminal Complaint No.1794/2011 in the Court of Chief Judicial Magistrate Ahmedabad (Rural) against R.P. Trading for recovery of Rs. 3,74,000/-.
- g. The company has filed criminal complaint Nos.554/2013 and 555/2013 in the Court of Chief Magistrate Ahmedabad against Triveni Adhesive Tapes for recovery of Rs. 11,72,000/-.
- h. The company has filed Criminal Complaint No. 23/2013 in the Court Ahmedabad Rural Chief Metropolitan Magistrate's under sections 420 and 506 of Indian Penal Code against R. N. Sahani for Rs. 6,10,000/-.

#### 2. <u>CIVIL SUITS</u>

- a. The Company has filed Summary Suit No. 13/2014 in the Court of Civil Judge Ahmedabad against Culture Clothing for recovery of Rs.9,28,956/-.
- b. The Company has filed Summary Suit No. 20/2014 in the Court of Chief Judicial Magistrate Ahmedabad, against BOPP Tapes for recovery of Rs.1,10,288/-.
- c. The Company has filed Summary Suit No 4821/2012 in the Court of Chief Judicial Magistrate Ahmedabad against Sakaria Brothers for recovery of Rs.11,70,500/-.
- d. The Company has filed Special Summary Suit No. 33/14 in the Court of the 5th Add. Sr. Civil Judge, Ahmedabad against Indus Fila Ltd. for recovery of Rs. 1,05,60,470/- against return of cheques.
- e. The Company has Appealed to the High Court, Ahmedabad under Appeal No. 63/2013 against order of District Judge Ahmedabad against Shobhanaben Shantilal and Ors for injunction and right of way for the suit premises being Gate No. T.P. 125, Survey No. 172+173A & 172+173B, Plot No. 196, Gopalpur, Pirana Road, Piplej, Ahmedabad.

#### 3. <u>CESTAT</u>

The Company has preferred Appeal No. CA-1/2013 with the Commissioner (Appeals), Customs, Mumbai III against order of the Assistant Commissioner of Customs, Air Cargo Complex, Sahar, imposing Rs. 4,91,803/- as duty drawback recoverable as the Company had not submitted Bank Realization Certificates pertaining to Garment Exports.

#### 4. WEALTH TAX

The company has filed Appeal No. 11/12/2013 l to CIT(A) of Wealth Tax, Ahmedabad against order passed on 22/11/2013 by Wealth Tax Officer u/s.16(3) r.w.s. 17(1) for A.Y.2008-09. The addition is of Rs.4, 98,01,421/-.

#### NANDAN DENIM LIMITED (FORMERLY KNOWN AS NANDAN EXIM LIMITED)



## 1. <u>CIVIL SUITS</u>

- a. Summary Suit No. 2264/2011 has been filed by the Company against Fair Washing Company & others in The City Civil Court, Ahmedabad for recovery of Rs.27,47,348/- plus interest.
- b. Suit No. 6/2011 has been filed by the Company against M/s Taj Garments in the City Civil Court, Ahmedabad for recovery of Rs.1,52,663/- plus interest.
- c. Suit No. 7/2011 has been filed by the Company against S.M. Apparels & others in The City Civil Court, Ahmedabad for recovery of Rs. 7,00,723/- plus interest.

#### 2. INSURANCE

Petition filed by the Company against Employees State Insurance Corporation, Ahmedabad on 05/04/2013 in Application No. 49/2010 at Employees Insurance Court, Gujarat, Ahmedabad. The approximate amount involved is Rs. 15,77,616/-.

#### 3. <u>NEGOTIABLE INSTRUMENTS ACT, 1881</u>

- a. The company has filed case against Resham Impex and Sakil Akil Pathan in case no. 14152/08. The amount involved is Rs. 2,05,550/-. Summons is issued.
- b. The company has filed cases against Alankit textile Pvt. Ltd. in case No.6674/09 & 9431/09. The amount involved is Rs.3,00,000/-. Bailable warrant is issued.
- c. The company has filed a case against Pitamber Creation (i) P. Ltd. in case No.7466/09. The amount involved is Rs. 8,32,064/-. Non-bailable warrant is issued.
- d. The company has filed a case against Simplex Trading Syndicate in case No.7467/09. The amount involved is Rs.15,54,148/-. Bailable warrant is issued -
- e. The company has filed a case against Rajendra Khandelia, proprietor of Nectex in case No. 15083/10. The amount involved is Rs.2,68,195/- .
- f. The company has filed a case against Tanushri Textile in case No.65/2011. The amount involved is Rs. 13,21,804/-.
- g. The company has filed a case against Vishal International & Export Pvt. Ltd. in case No.3501/2011. The amount involved is Rs.6,04,707/- .

## 4. INCOME TAX

- a. The Company has filed Appeal No. CIT(A) XI/135/13-14 to CIT(A) to CIT(A) against order under section 271(1)(c) of the ACIT, Circle-5, Ahmedabad, for A.Y.2009-10 imposing penalty of Rs.17,92,919/- and disallowance of prior period expenditure of Rs.59,79,398/-.
- b. The Company has filed Appeal No. 476/2013-14 to CIT(A) in CIT(A) XI/476/13-14 for the A.Y.2012-2013 against order u/s.143(3) of the I.T. Act, 1961 on addition of Rs.9,36,422/- u/s.14A and disallowance of depreciation on motor car of Rs. 1,20,553/- and disallowance of prior period expenditure of Rs.1,06,240/- and disallowance of insurance expenses of Rs.19,601/- and addition of Rs.12,46,960/- for job work income and disallowance of Rs.1,25,082/- u/s.36(i)(iii) and in charging of interest u/s 234B.
- c. The Company has filed Appeal for the A.Y.2012-13 against order u/s.143(3) of the I.T. Act, 1961 on addition of Rs.1,25,082/- disallowed, being proportionate interest expenses as per the provisions of Section 36 (1) (iii) and disallowance of Rs. 9,36,422/- u/s. 14A and disallowance of PF of Rs. 5,87,036/- and disallowance of depreciation on vehicles of Rs. 1,20,553/- and disallowance of Prior Period Expense of Rs. 1,06,240/- and disallowance of the New Car Insurance Expense debited to the Profit & loss Account of Rs. 19,601
- d. The Company has filed Appeal to CIT(A) against order u/s 271(1)(c) of the Act dated 22-04-2016 for A.Y. 2011-12 imposing penalty of Rs.5,05,674/-.

#### 5. ARBITRATION:

The Company has filed Petition IAAP/1/16 before the Hon'ble High Court of Gujarat at Ahmadabad against K.S.R Freight Forwarders (P) Ltd. in the matter under section 11 the Arbitration and Conciliation Act, 1996 and mainly for appointment of sole Arbitrator and restraining K.S.R Freight Forwarders (P) Ltd. from dispossessing, destroying, damaging the goods of the Company. The Company has called upon K.S.R Freight Forwarders (P) Ltd. to pay an



amount of Rs. 74,21,265/- towards the value of goods, interest, expense and damage before the Hon'ble High Court of Gujarat at Ahmadabad against K.S.R Freight Forwarders (P) Ltd. in the same.

Earlier the Company had filed Special Civil Application no. 18590 of 2015 b subject matter. Vide order dated 8.01.2016 the said Special Civil Application no. 18590 of 2015 was allowed to be withdrawn in view of filing of the aforesaid Petition IAAP/1/16.

#### VISHAL FABRICS LIMITED

#### **INCOME TAX**

- a The Company has filed Appeal against order under section 143 (3) of the Act, for A.Y.2012-13 holding that profit on sale of steam was not eligible for direction u/s. 80IA of the Act.
- b The Company has filed Appeal against order under section 143 (3) of the Act, for A.Y.2013-14 holding that profit of Rs. 1,95,15,953/- on sale of steam was not eligible for direction u/s. 80IA of the Act.
- c The company has filed an Appeal No. 476/2013-14 to CIT(A) Ahmedabad for A.Y.2011- 12 against order passed u/s 143(3) by the DCIT(OSD) CIR.8, Ahmedabad disallowing Rs. 2,70,69,861/- out and deduction claimed u/s 80IA. Assessed tax liability is Rs. 7,30,110/-
- d Appeal to the Commissioner of Income Tax (Appeals) has been filed for the AY 2012-13 and AY 2013-14 by the Company for TDS amounting to Rs. 64,50,872.

#### SHANTI EXPORTS PVT. LTD

Appeal numbers 414, 415 and 416 filed by the Sales Tax Commissioner of Gujarat in the Hon'ble Gujarat High Court against the Tribunal's orders for stay have been rejected and refund of Rs. 6,95,87,721/- plus interest to the company is due for the Assessment years 2003-04, 2004-05 and 2005-06.

#### SHANTI EDUCATIONAL INITIATIVES LIMITED

- 1 Civil Suit: Nil
- 2 Labour matters: Nil
- 3 Custom: Nil
- 4 **Criminal:** Nil

The Company has received letter no. IVD/ID4/TIL/200497/10 dated 31.03.2010 from Securities and Exchange Board of India (SEBI) in connection with dealings in the shares of Teledata Informatics Ltd. The Company replied to the same and appeared for a personal hearing before the Investigating Authority on 13.07.2010. Thereafter SEBI sought additional information vide letter dated 19.07.2010 which was submitted by the Company on 21.7.2010.

#### III. <u>LITIGATIONS INVOLVING OUR PROMOTERS</u>

#### A. Litigations against our Promoters

## Mr. Vedprakash Chiripal

#### 1. CIVIL SUITS

- a. Special Civil Suit No. 185/2012 is filed against Mr. Vedprakash Chiripal by Laxmiben Shakrabhai Bhoi and Otrs before the Court at Ahmedabad for declaration cancellation of document, recovery of possession and compensation and for permanent injunction. The suit is valued at Rs. 8,91,00,600/-.
- b. Civil Suit No. 773/2012 is filed against Mr.Vedprakash Chiripal by Viraji Shanaji Thakore & Others before the Court at Ahmedabad for declaration cancellation of document, and for permanent injunction. The suit is valued at Rs. 2,50,600 plus interest.

#### 2. <u>CRIMINAL</u>

a. M. Case No. 2/2012 in criminal inquiry No.72/2012 has been filed against Mr. Vedprakash Chiripal by Kanchanben J. Vijay widow of Vijay Viraji Thakore before the Court of Hon'ble Additional Judge of Ahmedabad (Rural) at Ahmedabad for offence under sections 406, 420, 465, 468, 457, 506(2), 323, 114, 120(b) of Indian Penal Code in the



Matter of sale of land.

b. M. Case No. 1/2012 in criminal inquiry No.69/2012 has been filed against Mr.Vedprakash Chiripal by Vikram Shakrabhai Bhoi before the court of Hon'ble Additional Judge of Ahmedabad (Rural) at Ahmedabad for offence under sections 406,420,465,468,471,457,506(2),323,114,120(b) of Indian Penal Code in the matter of sale of land.

# 3. SEBI Matter:

Sr. No	Forum	Cas e No.	Parties to proceedi ngs	Brief particulars	Quan tum (Rs. appr ox.)	Current Status
1.	Securitie sand Exchang e Board of India		SEBI <i>Vs</i> Vedprak ash Chiripal, Chairma n, Nova Petroche micals Limited	SEBI issued a notice dated September 11, 2009, bearing no. A&E/MK/IVD/NPL/176753 /2009, under Rule 4 SEBI (Procedure for holding enquiry and imposing penalties by Adjudicating Officer) Rules, 1995 to Vedprakash Chiripal, Chairman, Nova Petrochemicals Limited, in respect of alleged irregularity in the trading in shares of Nova Petrochemicals Limited, resulting in possible violations of the provisions of regulation 3 (c&d), regulation 4(1), 4(2) (k & r) of SEBI (Prohibition of Fraudulent and Unfair Trade Practices relating to securities market) Regulations, 2003 and read with section 12A (a, b & c) of the Securities and Exchange Board of India Act, 1992 and regulation 3(ii) of SEBI (Prohibition of Insider Trading) Regulations, 1992 read with section 12A(e) of SEBI Act, 1992. In respect of the same, cause was to be shown as to why an enquiry should not be held in terms of Rule 4 of the SEBI (Procedure for		SEBI, vide letters dated December 24, 2009, bearing no. A&E/MK/IVD/NPL/188656/2/2009, issued a notice under Rule 4 SEBI (Procedure for holding enquiry and imposing penalties by Adjudicating Officer) Rules, 1995 addressed to Mr. Vedprakash Chiripal, Chairman and Managing Director, Nova Petrochemicals Limited and letter dated December 24, 2009, bearing no. A&E/MK/IVD/NPL/188656/1/2009 issued to Nova petrochemicals Limited, called for a personal appearance at the office of SEBI at Ahmedabad. Nova Petrochemicals Limited vide an email dated January 5, 2010, sought extension of time up till January 20, 2010 to file a reply in the matter. Further a consent application has been filed with respect to the pending adjudication proceedings initiated vide show cause notice A&E/MK/IVD/176449/2009 dated September 10, 2009 and proceedings pending before the Hon'ble SAT in appeal No. 4 of 2010 against SEBI order dated January 12, 2010. A personal hearing was granted before IC on July 13, 2010 and revised consent/settlement terms and agreed to pay Rs. 1000000 in terms of settlement terms on July 16, 2010. Subsequent to the passing of order dated 12.10.2010 by the Whole Time Member of SEBI directing our Company from buying, selling and dealing or accessing the securities market directly or indirectly in any manner whatsoever for a period of two years from the date of the order, our company has undergone the restraint as provided and nothing



Sr. No	Forum	Cas e No.	Parties to proceedi ngs	Brief particulars	Quan tum (Rs. appr ox.)	Current Status
				holding enquiry and imposing penalties by Adjudicating Officer) Rules, 1995 and why penalty should not be imposed under section 15HA and 15G(ii) of the SEBI Act, 1992.		continues thereafter. Subsequent to the acceptance of consent terms offered order dated 10.04.2013 was passed by SEBI. Our Company has complied with the same and paid Rs. 5,00,000 and GSL Nova Petrochemicals Limited also has paid Rs. 5,00,000.

## IV. LITIGATION INVOLVING OUR DIRECTORS (OTHER THAN PROMOTERS)

#### A. Litigations Against Our Directors

NIL

## B. LITIGATIONS BY OUR DIRECTORS (OTHER THAN PROMOTERS)

NIL

#### V. OTHER MATERIAL OUTSTANDING LITIGATION INVOLVING OUR COMPANY

Details of other legal proceedings, determined to be material by our Board of Directors and currently pending involving our company are set forth below. Pursuant to the SEBI Regulations, for the purposes of disclosure, all other pending litigation involving our company, Directors, Promoters, Group Companies and Subsidiaries, other than criminal proceedings, statutory or regulatory actions and taxation matters, would be considered 'material' if the monetary amount of claim by or against the entity or person in any such pending matter is in excess of Rs. 200 Lacs, or 10 % of the net profits after tax of our Company for Fiscal Year 2015, whichever is higher and such cases are material from the perspective of the business, operations, prospects or reputation of our Company.

#### <u>PENALTIES LEVIED UPON OUR COMPANY / PROMOTER / PROMOTER GROUP COMPANIES IN THE</u> <u>PAST FIVE YEARS CIL NOVA PETROCHEMICALS LIMITED</u>

- 1. On June 01, 2009 Securities and Exchange Board of India ("SEBI") issued a Show Cause Notice ("SCN") to Nova under Section 11, 11(4), 11B of Securities and Exchange Board of India Act, 1992 read with SEBI (Prohibition of Fraudulent and Unfair Trade Practices relating to Securities Markets) Regulations, 2003 (hereinafter referred to as 'PFUTP) for alleged violation of Section 12A of PFUTP. The Company was advised to reply within 21 days of the receipt of SCN. Nova vide letter dated June 26, 2009 sought extension of one month to reply to the SCN, however it failed to reply to the SCN. Thereafter reminder letter dated July 13, 2009 and August 12, 2009 were issued to Nova to reply to the SCN. Again vide letter dated August 19, 2009 Nova sought extension till September 15, 2009, to file its submission, but failed to do so. The Whole Time Member of SEBI on January 12, 2010 passed an order restraining Nova from buying, selling and dealing or accessing the securities market directly or indirectly in any manner whatsoever for a period of two years from the date of the order. Nova filed an application with the Securities Appellate Tribunal on January 27, 2010 against the order of whole time member of SEBI passed on January 12, 2010. On June 07, 2010 the SAT dismissed the appeal of Nova.
- 2. An oral prayer was made by Nova to stay the operation of the order to enable them to move the Supreme Court; the SAT directed that the operation of order shall remain in abeyance till July 12, 2010. Subsequently the SAT on July 12, 2010 dismissed the application of abeyance. SEBI vide its letter dated April 07, 2011 granted permission for listing of shares of CIL on BSE Limited citing the reference of the order passed by The Hon'ble High Court of Gujarat on March 21, 2011 advising SEBI to list the Shares of CIL by granting relaxation under rule 19(2)(B) of Securities Contracts (Regulation) Rules 1957. Further, SEBI clarified that, for any purpose other than listing, the SEBI order dated January 12, 2010 will be in operation.



Subsequent to the passing of Order dated 12.10.2010 by the Whole Time Member of SEBI directing the Company from buying, selling and dealing or accessing the securities market directly or indirectly in any manner whatsoever for a period of two years from the date of order, the Company has undergone the restraint as provided and nothing continues thereafter.

CNPL has not faced any suspension on the BSE and NSE for any listing agreement non-compliance. However, CNPL, 3. prior to the scheme of arrangement - the erstwhile Nova Petrochemicals Limited had received a Show Cause Notice 2009 dated September 10. for failure make disclosure under to regulation 7(3) and regulation 8(3) of the SEBI (SAST) Regulations, 1997. After the Scheme of Arrangement. The company requested for a Consent Order vide its letter dated April 16, 2010 and the same was passed with a consent term of Rs. 10,00,000/- (Rs.5,00,000 payable by CIL Nova Petrochemicals Ltd. and GSL Nova Petrochemicals Ltd. each) on April 10, 2013. The Company has complied with the same and paid Rs.5,00,000/- and GSL Nova Petrochemicals Ltd., too has paid Rs.5,00,000/-. It may be noted that this was 3 years prior to the date of filing this Draft Letter of Offer. And no cause of action continues thereafter.

#### Material Developments

In the opinion of the Board, other than as disclosed in the Notes to our Financial Statements in the section "*Financial Statements*" on page 73 and in the section "*Material Developments*" on page 150 of this LOO, there has not arisen, since the date of the last financial statements set out herein, any circumstance that materially or adversely affects our profitability taken as a whole or the value of our consolidated assets or our ability to pay our material liabilities over the next 12 months.

#### Amounts due to small scale undertakings

The Company has not received any memorandum (as required to be filed by the Supplier with the notified authority under the Micro, Small and Medium Enterprises Development Act, 2006) claiming their status as on 31st March 2011 as Micro, Small or Medium Enterprises. Consequently the amount paid / payable to these parties during the year is NIL. Further, there is no small scale undertaking or any other creditor to whom the Company owes a sum exceeding Rs. 1 lakh which is outstanding for more than thirty (30) days.

#### Adverse Events

There has been no adverse event affecting the operations of our Company occurring within one year prior to the date of filling Letter of Offer with the Registrar of Companies.



# GOVERNMENT AND OTHER APPROVALS

Our Company has obtained necessary consents, licenses, permissions and approvals from the governmental and regulatory authorities that are required for carrying on the present business. Some of the approvals and licenses that our Company requires for its present business operations may expire in the ordinary course of business, and our Company will apply for their renewal from time to time. Our Company undertakes to obtain all approvals, licenses, registrations and permissions required to operate its business.



# OTHER REGULATORY AND STATUTORY INFORMATION

#### Authority for the Issue

The Issue has been authorised by a resolution of our Board passed at its meeting held on May 23, 2016 pursuant to Section 62 of the Companies Act, 2013. The Issue Price of Rs. 14.50/- for the Equity Shares has been arrived at in consultation with the Lead Manager.

Our Company has received in-principle approval from the NSE for listing of the Equity Shares to be allotted in the Issue pursuant to their letter dated August 03, 2016.

Our Company has received in-principle approval from the BSE for listing of the Equity Shares to be allotted in the Issue pursuant to their letter dated August 03, 2016.

#### **RBI** Approval for Renunciation

Our Company proposes to apply to the RBI for seeking approval for renunciation of the Rights Entitlement by (a) an Equity Shareholder resident in India, in favour of any person resident outside India (other than OCBs); (b) an Equity Shareholder resident outside India (other than OCBs), in favour of any person resident in India; and (c) an Equity Shareholder resident outside India (other than OCBs), in favour of any other person resident outside India (other than OCBs).

#### Prohibition by SEBI, RBI or Other Governmental Authorities

Our Company, the Promoter, the members of the Promoter Group, the Directors and the persons in control of our Company have not been prohibited from accessing or operating the capital market or restrained from buying, selling or dealing in securities under any order or direction passed by SEBI or any other regulatory or governmental authority.

The companies with which the Promoter, the Directors or the persons in control of our Company are or were associated as promoter, directors or persons in control have not been debarred from accessing the capital market under any order or direction passed by SEBI or any other regulatory or governmental authority.

#### **Prohibition by RBI**

None of our Company, the Promoters and the members of the Promoter Group have been identified as wilful defaulters by the RBI or any other governmental authority.

#### Securities Related Business

No action has been initiated by SEBI against any of our Directors or any entity with which our Directors are involved either as promoters or directors.

#### Eligibility for the Issue

Our Company is a listed company and was incorporated under the provisions of Companies Act, 1956. The Securities of our Company are presently listed on the BSE and NSE. It is eligible to offer securities pursuant to this Issue in terms of Chapter IV of the SEBI Regulations.

#### Compliance with Part E of Schedule VIII of SEBI Regulations

Our Company is in compliance with the provisions specified in Clause (1) of Part E of Schedule VIII of the SEBI Regulations as explained below:

1. Our Company has been filing periodic reports, statements and information in compliance with the listing agreement for the last three years immediately preceding the date of filing of the Letter of Offer with SEBI.



- 2. The reports, statements and information referred to in sub-clause (a) above are available on the website of the NSE and BSE or on a common e-filing platform specified by SEBI.
- 3. Our Company has an investor grievance-handling mechanism which includes meeting of the Stakeholders Relationship Committee at frequent intervals, appropriate delegation of power by our Board as regards share transfer and clearly laid down systems and procedures for timely and satisfactory redressal of investor grievances.

As our Company satisfies the conditions specified in Clause (1) of Part E of Schedule VIII of SEBI Regulations, disclosures in this Letter of Offer have been made in terms of Clause (5) of Part E of Schedule VIII of the SEBI Regulations.

#### **Compliance with Regulation 4(2) of the SEBI Regulations**

Our Company is in compliance with the conditions specified in Regulation 4(2) of the SEBI Regulations, to the extent applicable. Further, in relation to compliance with Regulation 4(2)(d) of the SEBI Regulations, our Company undertakes to make an application to NSE and BSE for listing of the securities to be issued pursuant to this Issue. BSE shall be the Designated Stock Exchange.

#### DISCLAIMER CLAUSE OF SEBI

AS REQUIRED, A COPY OF THE DRAFT LETTER OF OFFER HAS BEEN SUBMITTED TO SEBI. IT IS TO BE DISTINCTLY UNDERSTOOD THAT SUBMISSION OF THE DRAFT LETTER OF OFFER TO SEBI SHOULD NOT IN ANY WAY BE DEEMED OR CONSTRUED THAT THE SAME HAS BEEN CLEARED OR APPROVED BY SEBI. SEBI DOES NOT TAKE ANY RESPONSIBILITY EITHER FOR THE FINANCIAL SOUNDNESS OF ANY SCHEME OR THE PROJECT FOR WHICH THE ISSUE IS PROPOSED TO BE MADE OR FOR THE CORRECTNESS OF THE STATEMENTS MADE OR OPINIONS EXPRESSED IN THE DRAFT LETTER OF OFFER. THE LEAD MANAGER, HEM SECURITIES LIMITED HAS CERTIFIED THAT THE DISCLOSURES MADE IN THE DRAFT LETTER OF OFFER ARE GENERALLY ADEQUATE AND ARE IN CONFORMITY WITH THE SEBI (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2009 IN FORCE FOR THE TIME BEING. THIS REQUIREMENT IS TO FACILITATE INVESTORS TO TAKE AN INFORMED DECISION FOR MAKING INVESTMENT IN THE PROPOSED ISSUE.

IT SHOULD ALSO BE CLEARLY UNDERSTOOD THAT WHILE THE ISSUER IS PRIMARILY RESPONSIBLE FOR THE CORRECTNESS, ADEQUACY AND DISCLOSURE OF ALL RELEVANT INFORMATION IN THE DRAFT LETTER OF OFFER, THE LEAD MANAGER IS EXPECTED TO EXERCISE DUE DILIGENCE TO ENSURE THAT THE ISSUER DISCHARGES ITS RESPONSIBILITY ADEQUATELY IN THIS BEHALF AND TOWARDS THIS PURPOSE, THE LEAD MANAGER, HEM SECURITIES LIMITED HAS FURNISHED TO SEBI, A DUE DILIGENCE CERTIFICATE DATED JULY 05, 2016 WHICH READS AS FOLLOWS:

- 1. WE HAVE EXAMINED VARIOUS DOCUMENTS INCLUDING THOSE RELATING TO LITIGATION LIKE COMMERCIAL DISPUTES, PATENT DISPUTES, DISPUTES WITH COLLABORATORS, ETC., AND OTHER MATERIALS IN CONNECTION WITH THE FINALISATION OF THE DRAFT LETTER OF OFFER PERTAINING TO THE SAID ISSUE;
- 2. ON THE BASIS OF SUCH EXAMINATION AND THE DISCUSSIONS WITH THE ISSUER, ITS DIRECTORS AND OTHER OFFICERS, OTHER AGENCIES, INDEPENDENT VERIFICATION OF THE STATEMENTS CONCERNING THE OBJECTS OF THE ISSUE, PRICE JUSTIFICATION AND THE CONTENTS OF THE DOCUMENTS AND OTHER PAPERS FURNISHED BY THE ISSUER, WE CONFIRM THAT:
- (A) THE DRAFT LETTER OF OFFER FILED WITH SEBI IS IN CONFORMITY WITH THE DOCUMENTS, MATERIALS AND PAPERS RELEVANT TO THE ISSUE;
- (B) ALL THE LEGAL REQUIREMENTS RELATING TO THE ISSUE, AS ALSO THE REGULATIONS, GUIDELINES, INSTRUCTIONS, ETC. FRAMED/ ISSUED BY SEBI, THE CENTRAL GOVERNMENT AND ANY OTHER COMPETENT AUTHORITY IN THIS BEHALF HAVE BEEN DULY COMPLIED WITH; AND



- (C) THE DISCLOSURES MADE IN THE DRAFT LETTER OF OFFER ARE TRUE, FAIR AND ADEQUATE TO ENABLE THE INVESTORS TO MAKE A WELL INFORMED DECISION AS TO THE INVESTMENT IN THE PROPOSED ISSUE AND SUCH DISCLOSURES ARE IN ACCORDANCE WITH THE REQUIREMENTS OF THE COMPANIES ACT, 1956, THE COMPANIES ACT, 2013 TO THE EXTENT APPLICABLE, THE SEBI (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2009 AND OTHER APPLICABLE LEGAL REQUIREMENTS.
- 3. WE CONFIRM THAT BESIDES OURSELVES, ALL THE INTERMEDIARIES NAMED IN THE DRAFT LETTER OF OFFER ARE REGISTERED WITH SEBI AND THAT TILL DATE SUCH REGISTRATION IS VALID.
- 4. WE HAVE SATISFIED OURSELVES ABOUT THE CAPABILITY OF THE UNDERWRITER TO FULFIL THEIR UNDERWRITING COMMITMENTS <u>NOT APPLICABLE</u>
- 5. WE CERTIFY THAT WRITTEN CONSENT FROM THE PROMOTERS HAS BEEN OBTAINED FOR INCLUSION OF THEIR EQUITY SHARES AS PART OF THE PROMOTERS ' CONTRIBUTION SUBJECT TO LOCK-IN AND THE EQUITY SHARES PROPOSED TO FORM PART OF THE PROMOTERS' CONTRIBUTION SUBJECT TO LOCK-IN WILL NOT BE DISPOSED OR SOLD OR TRANSFERRED BY THE PROMOTER DURING THE PERIOD STARTING FROM THE DATE OF FILING THE DRAFT LETTER OF OFFER WITH SEBI UNTIL THE DATE OF COMMENCEMENT OF THE LOCK-IN PERIOD AS STATED IN THE DRAFT LETTER OF OFFER - <u>NOT APPLICABLE</u>.
- 6. WE CERTIFY THAT REGULATION 33 OF THE SEBI (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2009, WHICH RELATES TO SECURITIES INELIGIBLE FOR COMPUTATION OF PROMOTERS' CONTRIBUTION, HAS BEEN DULYCOMPLIED WITH AND APPROPRIATE DISCLOSURES AS TO COMPLIANCE WITH THE CLAUSE HAVE BEEN MADE IN THE DRAFT LETTER OF OFFER/LETTER OF OFFER <u>NOT APPLICABLE</u>.
- 7. WE UNDERTAKE THAT SUB-REGULATION 4 OF REGULATION 32 AND CLAUSE (C) AND (D) OF SUB-REGULATION (2) OF REGULATION 8 OF THE SEBI (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2009, SHALL BE COMPLIED WITH. WE CONFIRM THAT ARRANGEMENTS HAVE BEEN MADE TO ENSURE THAT PROMOTERS' CONTRIBUTION SHALL BE RECEIVED AT LEAST ONE DAY BEFORE THE OPENING OF THE ISSUE. WE UNDERTAKE THAT AUDITOR'S CERTIFICATE TO THIS EFFECT SHALL BE DULY SUBMITTED TO THE BOARD. WE FURTHER CONFIRM THAT ARRANGEMENTS HAVE BEEN MADE TO ENSURE THAT PROMOTERS' CONTRIBUTION SHALL BE KEPT IN AN ESCROW ACCOUNT WITH A SCHEDULED COMMERCIAL BANK AND SHALL BE RELEASED TO OUR COMPANY ALONG WITH THE PROCEEDS OF THE PUBLIC ISSUE - <u>NOT APPLICABLE</u>.
- 8. WE CERTIFY THAT THE PROPOSED ACTIVITIES OF THE ISSUER FOR WHICH THE FUNDS ARE BEING RAISED IN THE PRESENT ISSUE FALL WITHIN THE "OBJECTS" LISTED IN THE OBJECT CLAUSE OF THE MEMORANDUM OF ASSOCIATION OR OTHER CHARTER OF THE ISSUER AND THAT THE ACTIVITIES WHICH HAVE BEEN CARRIED OUT UNTIL NOW ARE VALID IN TERMS OF THE OBJECT CLAUSE OF ITS MEMORANDUM OF ASSOCIATION.
- 9. WE CONFIRM THAT NECESSARY ARRANGEMENTS WILL BE MADE TO ENSURE THAT THE MONEYS RECEIVED PURSUANT TO THE ISSUE ARE KEPT IN A SEPARATE BANK ACCOUNT AS PER THE PROVISIONS OF SECTION 40 (3) OF THE COMPANIES ACT, 2013 AND THAT SUCH MONEYS SHALL BE RELEASED BY THE SAID BANK ONLY AFTER PERMISSION IS OBTAINED FROM ALL THE STOCK EXCHANGES MENTIONED IN THE DRAFT LETTER OF OFFER. WE FURTHER CONFIRM THAT THE AGREEMENT TO BE ENTERED INTO BETWEEN THE BANKERS TO THE ISSUE AND THE ISSUER SPECIFICALLY CONTAINS THIS CONDITION <u>NOT APPLICABLE FOR A RIGHTS ISSUE. TRANSFER OF MONIES RECEIVED PURSUANT TO THE ISSUE SHALL BE RELEASED TO OUR COMPANY AFTER FINALISATION OF THE BASIS OF ALLOTMENT IN COMPLIANCE WITH REGULATION 56 OF THE SEBI REGULATIONS.</u>



- 10. WE CERTIFY THAT A DISCLOSURE HAS BEEN MADE IN THE DRAFT LETTER OF OFFER THAT THE INVESTORS SHALL BE GIVEN AN OPTION TO GET THE EQUITY SHARES IN DEMAT OR PHYSICAL MODE.
- 11. WE CERTIFY THAT ALL APPLICABLE DISCLOSURES MANDATED IN THE SEBI (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2009 HAVE BEEN MADE IN ADDITION TO DISCLOSURES WHICH, IN OUR VIEW, ARE FAIR AND ADEQUATE TO ENABLE THE INVESTOR TO MAKE A WELL INFORMED DECISION.
- 12. WE CERTIFY THAT THE FOLLOWING DISCLOSURES HAVE BEEN MADE IN THE DRAFT LETTER OF OFFER:
- (A) AN UNDERTAKING FROM THE ISSUER THAT AT ANY GIVEN TIME THERE SHALL BE ONLY ONE DENOMINATION FOR THE EQUITY SHARES OF OUR COMPANY; AND
- (B) AN UNDERTAKING FROM THE ISSUER THAT IT SHALL COMPLY WITH SUCH DISCLOSURE AND ACCOUNTING NORMS SPECIFIED BY SEBI FROM TIME TO TIME.
- 13. WE UNDERTAKE TO COMPLY WITH THE REGULATIONS PERTAINING TO ADVERTISEMENT IN TERMS OF THE SEBI (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2009 WHILE MAKING THE ISSUE NOTED FOR COMPLIANCE
- 14. WE ENCLOSE A NOTE EXPLAINING HOW THE PROCESS OF DUE DILIGENCE HAS BEEN EXERCISED BY US IN VIEW OF THE NATURE OF CURRENT BUSINESS BACKGROUND OFTHE ISSUER, SITUATION AT WHICH THE PROPOSED BUSINESS STANDS, RISK FACTORS, PROMOTERS EXPERIENCE ETC.
- 15. WE ENCLOSE A CHECKLIST CONFIRMING REGULATION-WISE COMPLIANCE WITH THE APPLICABLE PROVISIONS OF THE SEBI (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2009, CONTAINING DETAILS SUCH AS THE REGULATION NUMBER, ITS TEXT, THE STATUS OF COMPLIANCE, PAGE NUMBER OF THE DRAFT LETTER OF OFFER WHERE THE REGULATION HAS BEEN COMPLIED WITH AND OUR COMMENTS, IF ANY.
- 16. WE ENCLOSE STATEMENT ON "PRICE INFORMATION OF PAST ISSUES HANDLED BY MERCHANT BANKERS (WHO ARE RESPONSIBLE FOR PRICING THIS ISSUE)", AS PER THE FORMAT SPECIFIED BY THE BOARD THROUGH CIRCULAR – <u>NOT APPLICABLE</u>
- 17. WE CERTIFY THAT THE PROFITS FROM RELATED PARTY TRANSACTIONS HAVE ARISEN FROM LEGITIMATE BUSINESS TRANSACTIONS -- <u>COMPLIED WITH TO THE EXTENT OF THE RELATED</u> <u>PARTY TRANSACTIONS REPORTED, IN ACCORDANCE WITH ACCOUNTING STANDARD 18, IN THE</u> <u>FINANCIAL STATEMENTS OF OUR COMPANY INCLUDED IN THIS DRAFT LETTER OF OFFER.</u>

THE FILING OF THIS DRAFT LETTER OF OFFER DOES NOT, HOWEVER, ABSOLVE THE ISSUER FROM ANY LIABILITIES UNDER SECTION 34 OR SECTION 36 OF THE COMPANIES ACT, 2013 OR FROM THE REQUIREMENT OF OBTAINING SUCH STATUTORY AND OTHER CLEARANCES AS MAY BE REQUIRED FOR THE PURPOSE OF THE PROPOSED ISSUE. SEBI, FURTHER RESERVES THE RIGHT TO TAKE UP, AT ANY POINT OF TIME, WITH THE LEAD MANAGER, ANY IRREGULARITIES OR LAPSES IN THE DRAFT LETTER OF OFFER.

#### Disclaimer clauses from our Company and the Lead Manager

Our Company and the Lead Manager accept no responsibility for statements made otherwise than in this Letter of Offer or in any advertisement or other material issued by our Company or by any other persons at the instance of our Company and anyone placing reliance on any other source of information would be doing so at his own risk.

Investors who invest in the Issue will be deemed to have represented to our Company, the Lead Manager and their respective



directors, officers, agents, affiliates and representatives that they are eligible under all applicable laws, rules, regulations, guidelines and approvals to acquire Securities, and are relying on independent advice / evaluation as to their ability and quantum of investment in the Issue.

#### CAUTION

Our Company and the Lead Manager shall make all information available to the Eligible Shareholders and no selective or additional information would be available for a section of the Eligible Shareholders in any manner whatsoever including at presentations, in research or sales reports etc. after filing of this Letter of Offer with SEBI.

No dealer, salesperson or other person is authorized to give any information or to represent anything not contained in this Letter of Offer. You must not rely on any unauthorized information or representations. This Letter of Offer is an offer to sell only the Equity Shares and rights to purchase the Equity Shares offered hereby, but only under circumstances and in jurisdictions where it is lawful to do so. The information contained in this Letter of Offer is current only as of its date.

#### Disclaimer with respect to jurisdiction

This Letter of Offer has been prepared under the provisions of Indian Laws and the applicable rules and regulations there under. Any disputes arising out of the Issue will be subject to the jurisdiction of the appropriate court(s) in Ahmedabad only.

#### Consents

Consents in writing of our Directors, Company Secretary and Compliance Officer, the Auditor, the Lead Manager, the Legal Counsel, the Registrar to the Issue and experts to act in their respective capacities have been obtained and such consents have not been withdrawn up to the date of this Letter of Offer. M/s. J. T. Shah & Co., Chartered Accountants, the Auditors of our Company, have given their written consent for the inclusion of their report in the form and content appearing in this Letter of Offer and such consent and report have not been withdrawn up to the date of this Letter of Offer.

Further, M/s. J. T. Shah & Co., Chartered Accountants have given their written consent for inclusion of the statement of tax benefit in the form and context in which they appear in this Letter of Offer and such consent and report have not been withdrawn up to the date of this Letter of Offer.

#### **Expert Opinion**

Other than as disclosed in the section titled, *"Financial Information" and "Statement of Tax Benefits"* on page 73, and page 58 of the Letter of Offer, no expert opinion has been obtained by our Company in relation to the Issue.

#### **Designated Stock Exchange**

The Designated Stock Exchange for the purposes of the Issue will be BSE.

#### **Disclaimer Clause of the NSE**

As required, a copy of this Letter of Offer will be submitted to NSE. The disclaimer clause as intimated by NSE to us, upon completion of its review of this Letter of Offer, shall be included in the Letter of Offer prior to filing the Letter of Offer with the Stock Exchange.

#### **Disclaimer Clause of the BSE**

As required, a copy of this Letter of Offer will be submitted to BSE. The disclaimer clause as intimated by BSE to us, upon completion of its review of this Letter of Offer, shall be included in the Letter of Offer prior to filing the Letter of Offer with the Stock Exchange.

#### **Selling Restrictions**



The distribution of the Letter of Offer and the issue of Equity Shares on a rights basis to persons in certain jurisdictions outside India may be restricted by legal requirements prevailing in those jurisdictions. Persons into whose possession the Letter of Offer may come are required to inform themselves about and observe such restrictions. Our Company is making the Issue of Equity Shares on a rights basis to the Eligible Equity Shareholders of our Company and will dispatch the Letter of Offer and CAFs only to Eligible Equity Shareholders who have provided an Indian address.

No action has been or will be taken to permit the Issue in any jurisdiction, or the possession, circulation, or distribution of the Letter of Offer or any other material relating to our Company, the Equity Shares or Rights Entitlement in any jurisdiction, where action would be required for that purpose, except that the Letter of Offer has been filed with SEBI.

Accordingly, the Equity Shares and Rights Entitlement may not be offered or sold, directly or indirectly, and none of the Letter of Offer or any offering materials or advertisements in connection with the Equity Shares or Rights Entitlement may be distributed or published in any jurisdiction, except in accordance with legal requirements applicable in such jurisdiction. Receipt of the Letter of Offer will not constitute an offer in those jurisdictions in which it would be illegal to make such an offer.

The Letter of Offer and its accompanying documents are being supplied to you solely for your information and may not be reproduced, redistributed or passed on, directly or indirectly, to any other person or published, in whole or in part, for any purpose.

If the Letter of Offer is received by any person in any jurisdiction where to do so would or might contravene local securities laws or regulation, or by their agent or nominee, they must not seek to subscribe to the Equity Shares or the Rights Entitlement referred to in the Letter of Offer. Investors are advised to consult their legal counsel prior to applying for the Rights Entitlement and additional Equity Shares or accepting any provisional allotment of Equity Shares, or making any offer, sale, resale, pledge or other transfer of the Equity Shares or Rights Entitlement.

Neither the delivery of the Letter of Offer nor any sale hereunder, shall under any circumstances create any implication that there has been no change in our Company's affairs from the date hereof or that the information contained herein is correct as of any time subsequent to this date or the date of such information.

Each person who exercises Rights Entitlement and subscribes for Equity Shares or excess Equity Shares, or who purchases Rights Entitlement or Equity Shares shall do so in accordance with the restrictions set out below.

The rights referred to in this Letter of Offer are being offered in India, but not in the United States. The offering to which this Letter of Offer relates is not, and under no circumstances is to be construed as, an offering of any Equity Shares or rights for sale in the United States or as a solicitation therein of an offer to buy any of the said Equity Shares or rights. Accordingly, the Letter of Offer and the enclosed CAF should not be forwarded to or transmitted in or into the United States at any time. Neither our Company nor any person acting on behalf of our Company will accept subscriptions or renunciation from any person, or the agent of any person, who appears to be, or who our Company or any person acting on behalf of our Company has reason to believe is, either a "U.S. person" (as defined in Regulation S) or otherwise in the United States when the buy order is made. Envelopes containing Letter of Offer / Abridged Letter of Offer and CAF should not be postmarked in the United States or otherwise dispatched from the United States or any other jurisdiction where it would be illegal to make an offer under this Letter of Offer, and all persons subscribing for the Equity Shares and wishing to hold such Equity Shares in registered form must provide an address for registration of the Equity Shares in India. Our Company is making this issue of Equity Shares on a rights basis to its Eligible Equity Shareholders and the Letter of Offer / Abridged Letter of Offer and CAF will be dispatched to Eligible Equity Shareholders who have an Indian address.

Any person who acquires rights and the Equity Shares will be deemed to have declared, represented, warranted and agreed, (i) that it is not and that at the time of subscribing for the Equity Shares or the Rights Entitlements, it will not be, in the United States when the buy order is made, (ii) it is not a "U.S. person" (as defined in Regulation S), and does not have a registered address (and is not otherwise located) in the United States, and (iii) is authorised to acquire the rights and the Equity Shares in compliance with all applicable laws and regulations.

Our Company reserves the right to treat as invalid any CAF which: (i) does not include the certification set out in the CAF to the effect that the subscriber is not a "U.S. person' (as defined in Regulation S), and does not have a registered address (and is



not otherwise located) in the US and is authorized to acquire the rights and the Equity Shares in compliance with all applicable laws and regulations; (ii) appears to our Company or its agents to have been executed in or dispatched from the US; (iii) where a registered Indian address is not provided; or (iv) where our Company believes that CAF is incomplete or acceptance of such CAF may infringe applicable legal or regulatory requirements; and our Company shall not be bound to allot or issue any Equity Shares or Rights Entitlement in respect of any such CAF.

For further details please refer to the section entitled "Notice to Overseas Shareholders" on page 7 of this Letter of Offer.

#### Filing

This Letter of Offer has been filed with the Corporation Finance Department of SEBI, located at Ahmedabad for its observations. After SEBI gives its observations, the final Letter of Offer will be filed with the Designated Stock Exchange as per the provisions of the Companies Act.

#### **Issue Related Expenses**

The Issue expenses include, amongst others, lead management fees, printing and distribution expenses, legal fees, advertisement expenses, registrar and depository fees and listing fees. The estimated expenses of the Issue are as follows:

Particulars	Expense (In Rs. Lacs)	Expense (% of the total expenses)	Expense (% of the
Fees of Lead Manager, Registrar to the Issue, Legal Advisor, Auditors' Fees etc.	14.45	55.60	0.74
Advertising & marketing expenses, printing, stationery, distribution,	7.17	27.57	0.36
Others (including but not limited to Stock Exchange fees, depository Fees and SEBI filing fees and other miscellaneous	4.38	16.83	0.22
Total estimated Issue expenses	26.00	100.00	1.32

#### Investor Grievances and Redressal System

Our Company has adequate arrangements for the redressal of investor complaints in compliance with the corporate governance requirements under the Listing Agreements and SEBI (LODR) Regulations, 2015. The Stakeholders Relationship Committee currently comprises Mr. Rajendraprasad Shah- Chairman, Mr. Murli Goyal- Member, Mr. Ambalal Patel- Member and Mr. Jyotiprasad Chiripal- Member and its broad terms of reference include redressing complaints from shareholders such as non-receipt of dividend or annual report, transfer of shares and issue of duplicate share certificates; monitoring transfers, transmissions, dematerialization, rematerialization, splitting and consolidation of Equity Shares issued by our Company. We have been registered with the SEBI Complaints Redress System (SCORES) as required by the SEBI Circular no. CIR/ OIAE/ 2/ 2011 dated June 3, 2011. Consequently, investor grievances are tracked online by our Company.

The Investor complaints received by our Company are disposed off within a reasonable period from the date of receipt of the complaint.

#### Status of outstanding investor complaints in relation to our Company:

As on September 30, 2016 there were no outstanding investor complaints.

#### Investor Grievances arising out of the Issue

Our Company's investor grievances arising out of the Issue will be handled by Link Intime India Private Limited, the Registrar to the Issue. The Registrar will have a separate team of personnel handling only post-Issue correspondence.

The agreement between our Company and the Registrar will provide for retention of records with the Registrar from the last



date of dispatch of Allotment Advice/ share certificate / demat credit / refund order to enable the Registrar to redress grievances of Investors.

All grievances relating to the Issue may be addressed to the Registrar to the Issue or the SCSB in case of ASBA applicants giving full details such as folio no., name and address, contact telephone / cell numbers, email id of the first applicant, number and type of shares applied for, application form serial number, amount paid on application and the name of the bank and the branch where the application was deposited, alongwith a photocopy of the acknowledgement slip. In case of renunciation, the same details of the Renounce should be furnished.

The average time taken by the Registrar for attending to routine grievances will be 7 to 10 days from the date of receipt of complaints. In case of non-routine grievances where verification at other agencies is involved, it would be the endeavour of the Registrar to attend to them as expeditiously as possible. Our Company undertakes to resolve the Investor grievances in a time bound manner.

Registrar to the Issue:

#### LINK INTIME INDIA PRIVATE LTD

Pannalal Silk Mills Compound, L.B.S. Marg, Bhandup (West), Mumbai-400 078 Tel: +91 22 6171 5400 Fax: +91 22 2596 0329 E-mail: cnpl.rights@linkintime.co.in Investor Grievance E- mail: cnpl.rights@linkintime.co.in Contact Person: Mr. Dinesh Yadav SEBI Registration Number: INR000004058

Investors may contact the Compliance Officer or the Registrar in case of any pre-Issue/ post -Issue related problems such as non-receipt of Allotment advice/share certificates/ demat credit/refund orders etc. The contact details of the Compliance Officer are as follows:

#### **Company Secretary and Compliance Officer**

Mr. Chintan N. Amlani CIL Nova Petrochemicals Limited Survey No. 396 (P), 395/4 (P), Moraiya Village, Sarkhej - Bavla Highway, Tal. Sanand, Ahmedabad, Gujarat: 382210, India Tel. No: + 91 79 2673 4660; Fax No: + 91 79 2676 8656 Email: chintan.amlani@chiripalgroup.com



#### SECTION VII – ISSUE RELATED INFORMATION

#### TERMS OF THE ISSUE

The Equity Shares proposed to be issued on a rights basis, are subject to the terms and conditions contained in the Letter of Offer, Letter of Offer, Abridged Letter of Offer, the CAF, the SAF, the Memorandum of Association and Articles of Association of our Company, and the provisions of the Companies Act, FEMA, the SEBI Regulations, any other notifications, guidelines and regulations issued by SEBI, the guidelines, notifications and regulations for the issue of capital and for listing of Equity Shares issued by the Government of India and other statutory and regulatory authorities from time to time, approvals, if any, from the RBI or other regulatory authorities, the terms of listing agreement entered into by our Company with the Stock Exchange and terms and conditions as stipulated in the Allotment advice or letter of Allotment or security certificate and rules as may be applicable and introduced from time to time.

Please note that in accordance with the provisions of the SEBI circular number CIR/CFD/DIL/1/2011 dated April 29, 2011 all QIBs and Non-Institutional Investors complying with the eligibility conditions prescribed under the SEBI circular dated December 30, 2009 must mandatorily invest through the ASBA process. All Retail Individual Investors complying with the conditions prescribed under the said circular may optionally apply through the ASBA process. The Investors who are (i) not QIBs, (ii) not Non-Institutional Investors, or (iii) Investors whose Application Money is not more than Rs.2,00,000, can participate in the Issue either through the ASBA process or the non ASBA process. Eligible Shareholders holding Equity Shares in physical form and Renouncees are not eligible as ASBA Investors and must only apply for Equity Shares through the non-ASBA process, irrespective of the Application Money. All non-retail Investors are encouraged to make use of ASBA process wherever such facilities is available.

ASBA Investors should note that the ASBA process involves application procedures that may be different from the procedure applicable to non-ASBA process. ASBA Investors should carefully read the provisions applicable to such applications before making their application through the ASBA process. For details, see "Terms of the Issue" – **Procedure for Application through the Applications Supported by Blocked Amount** ("ASBA") Process" on page 129.

Please note that subject to SCSBs complying with the requirements of SEBI Circular No. CIR/CFD/DIL/13/2012 dated September 25, 2012 within the periods stipulated therein, ASBA Applications may be submitted at all branches of the SCSBs.

Further, in terms of the SEBI circular CIR/CFD/DIL/1/2013 dated January 2, 2013, it is clarified that for making application by banks on own account using ASBA facility, SCSBs should have a separate account in their own name with any other SEBI registered SCSB(s). Such account shall be used solely for the purpose of making application in public issues/ rights issues and clear demarcated funds should be available in such account for ASBA applications. SCSBs applying in the Issue using the ASBA facility shall be responsible for ensuring that they have a separate account in their own name with any other SCSB having clear demarcated funds for applying in the Issue and that such separate account shall be used as the ASBA Account for the application, for ensuring compliance with the applicable regulations.

All rights/obligations of Eligible Equity Shareholders in relation to application and refunds pertaining to this Issue shall apply to the Renouncee(s) as well as otherwise stated in this Letter of Offer /Letter of Offer/ Abridged Letter of Offer.

The Rights Entitlement on the Equity Shares, the ownership of which is currently under dispute and including any court proceedings or are currently under transmission or are held in a demat suspense account pursuant to the listing agreements and for which our Company has withheld the dividend, shall be held in abeyance and the CAFs in relation to these Rights Entitlements shall not be dispatched pending resolution of the dispute or court proceedings or completion of the transmission or pending their release from the demat suspense account. On submission of such documents /records confirming the legal and beneficial ownership of the Equity Shares with regard to these cases on or prior to the Issue Closing Date, to the satisfaction of our Company, our Company shall make available the Rights Entitlement on such Equity Shares to the identified Eligible Shareholder. The identified Eligible Shareholder shall be entitled to subscribe to Equity Shares pursuant to the Issue during the Issue Period with respect to these Rights Entitlement and subject to the same terms and conditions as the Eligible Shareholders.



Our Company is making this Issue on a rights basis to the Eligible Shareholders of our Company and will dispatch the Letter of Offer/ Abridged Letter of Offer and CAF only to Eligible Shareholders who have provided an Indian address to our Company. The distribution of the Letter of Offer/Abridged Letter of Offer and the issue of Equity Shares on a rights basis to persons in certain jurisdictions outside India is restricted by legal requirements prevailing in those jurisdictions. Any person who acquires Rights Entitlements or Equity Shares will be deemed to have declared, warranted and agreed, by accepting the delivery of the Letter of Offer/Abridged Letter of Offer/CAF, that such person is not and that at the time of subscribing for the Equity Shares or the Rights Entitlements, will not be, in any restricted jurisdiction.

# Authority for the Issue

The Issue has been authorised by a resolution of our Board passed at its meeting held on  $23^{rd}$  May, 2016 pursuant to Section 62 (1) (a) of the Companies Act, 2013 and other applicable provisions of the Companies Act, 2013.

## Approval in relation to the Issue

Our Company will apply for the RBI approval for renunciation in relation to the Issue.

## **Basis for the Issue**

The Equity Shares are being offered for subscription for cash to the Eligible Equity Shareholders of our Company whose names appear, as beneficial owners as per the list to be furnished by the Depositories in respect of the Equity Shares held in the electronic form, and on the register of members of our Company in respect of Equity Shares held in the physical form at the close of business hours on the Record Date, i.e. October 25, 2016, fixed in consultation with the Designated Stock Exchange.

## **Rights Entitlement**

As your name appears as a beneficial owner in respect of the Equity Shares held in the electronic form or appears in the register of members as an Equity Shareholder of our Company in respect of the Equity Shares held in physical form as on the Record Date, i.e., October 25, 2016, you are entitled to the number of the Equity Shares as set out in Part A of the CAF, as the case may be.

# PRINCIPAL TERMS OF THE EQUITY SHARES

## **Face Value**

Each Equity Share will have the face value of Rs.10/-.

## **Issue Price**

Each Equity Share shall be offered at an Issue Price of Rs. 14.50. The Issue Price has been arrived at after consultation between our Company and the Lead Manager and has been decided prior to the determination of the Record Date.

## **Rights Entitlement Ratio**

The Equity Shares are being offered on a rights basis to the Eligible Equity Shareholders in the ratio of 1 Equity Share for every 1 Equity Share held on the Record Date.

## **Terms of Payment**

Full amount of Rs. 14.50 per Equity Share is payable on application. **Fractional Entitlements** 

The Equity Shares are being offered on a rights basis to the Eligible Equity Shareholders in the ratio of 1 Equity Share for every 1 Equity Share held on the Record Date. Fractional entitlement if any will be rounded off to higher integer and the share required for the same will be adjusted from any of the promoter's entitlement in the rights issue.



# Ranking

The Equity Shares being issued shall be subject to the provisions of the Memorandum and Articles of Association of the Company. The Equity Shares allotted in the Issue shall rank pari passu with the existing Equity Shares of our Company in all respects, including payment of dividend.

## Mode of Payment of Dividend

In the event of declaration of dividend, we shall pay dividend to the Equity Shareholders as per the provisions of the Companies Act and our Articles of Association.

## Listing and trading of Equity Shares proposed to be issued

Our Company's existing Equity Shares are currently traded on the BSE (scrip code 533407) and the NSE (scrip code CNOVAPETRO) under the ISIN INE672K01025. The fully paid-up Equity Shares proposed to be issued pursuant to the Issue shall, in terms of the circular (no. CIR/MRD/DP/21/2012) by SEBI dated August 2, 2012, be allotted under a temporary ISIN which shall be kept blocked till the receipt of final listing and trading approval from the Stock Exchange. Upon receipt of such listing and trading approval, the Equity Shares proposed to be issued pursuant to the Issue shall be debited from such temporary ISIN and credited in the existing ISIN of our Company and be available for trading.

The listing and trading of the Equity Shares shall be based on the current regulatory framework applicable thereto. Accordingly, any change in the regulatory regime would affect the listing and trading schedule. Upon Allotment, the Equity Shares shall be traded on Stock Exchanges in the demat segment only.

The Equity Shares allotted pursuant to this Issue will be listed as soon as practicable and all steps for completion of the necessary formalities for listing and commencement of trading shall be taken within seven working days of finalisation of the basis of Allotment. Our Company has made an application for "in-principle" approval for listing of the Equity Shares to the BSE and NSE and has received such approval from BSE and NSE pursuant to the letter no. DCS/RIGHT/ST/FIP/931/2016-17 dated August 03, 2016 and pursuant to the letter no. NSE/LIST/82470 dated August 03, 2016.

Our Company will also apply to the Stock Exchanges for final approval for the listing and trading of the Equity Shares. No assurance can be given regarding the active or sustained trading in the Equity Shares or the price at which the Equity Shares offered under the Issue will trade after listing on the Stock Exchanges.

If permissions to list, deal in and for an official quotation of the Equity Shares are not granted by the Stock Exchanges, our Company will forthwith repay, without interest, all moneys received from the applicants in pursuance of the Letter of Offer. If such money is not repaid beyond eight days after our Company becomes liable to repay it, i.e., the date of refusal of an application for such a permission from a Stock Exchange, or on expiry of 15 days from the Issue Closing Date in case no permission is granted, whichever is earlier, then our Company and every Director who is an officer in default shall, on and from such expiry of eight days, be liable to repay the money, with interest as per applicable laws.

## **Rights of the Equity Shareholder**

Subject to applicable laws, the Equity Shareholders of our Company shall have the following rights:

- 1. Right to receive dividend, if declared;
- 2. Right to attend general meetings and exercise voting powers, unless prohibited by law;
- 3. Right to vote in person or by proxy;
- 4. Right to receive offers for rights shares and be allotted bonus shares, if announced;
- 5. Right to receive surplus on liquidation;



- 6. Right to free transferability of Equity Shares; and
- 7. Such other rights as may be available to a shareholder of a listed public company under the Companies Act and the Memorandum of Association and Articles of Association.

# Arrangements for Disposal of Odd Lots

Our Company's shares will be traded in dematerialised form only and therefore the marketable lot is 1 (ONE) share. Therefore, there is no possibility of any odd lots.

## General Terms and Conditions of the Issue for ASBA and Non-ASBA Investors

## Market Lot

The Equity Shares of our Company are tradable only in dematerialized form. The market lot for Equity Shares in dematerialised mode is one Equity Share. In case an Eligible Equity Shareholder holds Equity Shares in physical form, our Company would issue to such Allottees one certificate for the Equity Shares allotted to each folio ("Consolidated Certificate"). In respect of consolidated certificates, our Company will upon receipt of a request from the respective holder of Equity Shares, split such consolidated certificates into smaller denominations. We shall not charge a fee for splitting any of the Consolidated Certificates.

## **Joint Holders**

Where two or more persons are registered as the holders of any Equity Shares, they shall be deemed to hold the same as joint holders with the benefit of survivorship subject to the provisions contained in the Articles of Association.

## Nomination

Nomination facility is available in respect of the Equity Shares in accordance with the provisions of the Section 72 of the Companies Act, 2013 read with Rule 19 of Companies (Share Capital and Debentures) Rules, 2014. An Eligible Equity Shareholder can nominate any person by filling the relevant details in the CAF in the space provided for this purpose. In case of Eligible Equity Shareholders who are individuals, a sole Eligible Equity Shareholder or the first named Eligible Equity Shareholder, along with other joint Eligible Equity Shareholders, if any, may nominate any person(s) who, in the event of the death of the sole Eligible Equity Shareholder or all the joint Eligible Equity Shareholders, as the case may be, shall become entitled to the Equity Shares offered in the Issue. A person, being a nominee, becoming entitled to the Equity Shares by reason of the death of the original Eligible Equity Shareholder(s), shall be entitled to the same advantages to which he would be entitled if he was an Eligible Equity Shareholder. Where the nominee is a minor, the Eligible Equity Shareholder(s) may also make a nomination to appoint, in the prescribed manner, any person to become entitled to the Equity Shares, in the event of death of the said Eligible Equity Shareholder, during the minority of the nominee. A nomination shall stand rescinded upon the sale of the Equity Shares by the person nominating. A transferee will be entitled to make a fresh nomination in the manner prescribed. When the Equity Shares are held by two or more persons, the nominee shall become entitled to receive the amount only on the demise of all such Eligible Equity Shareholders. Fresh nominations can be made only in the prescribed form available on request at the registered office of our Company or such other person at such addresses as may be notified by our Company.

In terms of Section 72 of the Companies Act, 2013 read with rule 19 of Companies (Share Capital and Debentures) Rules, 2014 in the event of death of the holder of Equity Shares or where the Equity Shares are held by more than one person jointly, in the event of death of all the joint holders, the person nominated as the nominee, shall upon the production of such evidence as may be required by the Board, elect either:

- to register himself or herself as the holder of the Equity Shares; or
- to make such transfer of the Equity Shares, as the deceased holder could have made.

If the person being a nominee, so becoming entitles, elects to be registered as holders of the Equity Share(s) himself, he shall



deliver to our Company a notice in writing signed by him stating that he so elects and such notice shall be accompanied with the death certificate of the deceased holder.

Further, the Board may at any time give notice requiring any nominee to choose either to be registered himself or herself or to transfer the Equity Shares, and if the notice is not complied with within a period of ninety days, the Board may thereafter withhold payment of all dividends, bonuses or other moneys payable in respect of the Equity Shares, until the requirements of the notice have been complied with.

Only one nomination would be applicable for one folio. Hence, in case the Eligible Equity Shareholders has already registered the nomination with our Company, no further nomination needs to be made for Equity Shares that may be allotted in this Issue under the same folio. However, new nominations, if any, by the Eligible Equity Shareholder(s) shall operate in supersession of the previous nomination, if any.

In case the Allotment of Equity Shares is in dematerialised form, there is no need to make a separate nomination for the Equity Shares to be allotted in this Issue. Nominations registered with respective Depositary Participant ("DP") of the applicant would prevail. Any applicant desirous of changing the existing nomination is requested to inform its respective DP.

## Notices

All notices to the Eligible Shareholder(s) required to be given by our Company shall be published in one English language national daily newspaper with wide circulation, one Hindi national daily newspaper with wide circulation and one Gujarati language daily newspaper with wide circulation and/or, will be sent by post to the Indian address of the Eligible Shareholders provided to our Company. However, the distribution of the Letter of Offer/Abridged Letter of Offer and the issue of Equity Shares on a rights basis to persons in certain jurisdictions outside India may be restricted by legal requirements prevailing in those jurisdictions.

## Minimum Subscription

If our Company does not receive the minimum subscription of 90% of the Issue, our Company shall refund the entire subscription amount received within 15 days from the Issue Closing Date. If there is delay in the refund of the subscription amount by more than eight days after our Company becomes liable to pay the subscription amount (i.e. 15 days after the Issue Closing Date), our Company shall pay interest at the rate of 15% p.a., for the delayed period, as per Rule 3 of the Companies (Prospectus and Allotment of Securities), Rules, 2014.

Our Promoters have intended vide their letters dated June 21, 2016 to: (a) to apply for Equity Shares being offered to them pursuant to the Rights Issue to the extent of their Rights Entitlements; (b) to apply directly or through the Promoter Group for any Equity Shares renounced in their favour; and (c) to apply directly or through the Promoter Group for any additional Equity Shares in the Rights Issue only to the extent of any unsubscribed portion of the Rights Issue, subject to applicable law, to ensure that at least 90% of the Rights Issue is subscribed.

# **Procedure for Application**

The CAF along with the Abridged Letter of Offer shall be dispatched through registered post or speed post at least three days before the Issue Opening Date. The CAF for the Equity Shares offered as part of the Issue would be printed for all Eligible Equity Shareholders. In case the original CAFs are not received by the Eligible Equity Shareholder or is misplaced by the Eligible Equity Shareholder, the Eligible Equity Shareholder may request the Registrar, for issue of a duplicate CAF, by furnishing the registered folio number, DP ID, Client ID and their full name and Indian address. In case the signature of the Investor(s) does not match with the specimen registered with our Company, the application is liable to be rejected.

Please note that neither our Company nor the Registrar shall be responsible for delay in the receipt of the CAF/duplicate CAF attributable to postal delays or if the CAF/duplicate CAF are misplaced in the transit.

Please note that QIBs, Non-Institutional Investors and other Applicants whose Application Money exceeds Rs.2,00,000 can participate in the Issue only through the ASBA process. The Investors who are not (i) QIBs, (ii) Non-Institutional Investors, or (iii) Investors whose Application Money is more than Rs.2,00,000, can participate in the Issue either



through the ASBA process or the non ASBA process. Renouncees and Eligible Shareholders holding Equity Shares in physical form are not eligible ASBA Investors and must only apply for Equity Shares through the non-ASBA process, irrespective of the Application Money.

Please also note that by virtue of the Circular No. 14 dated September 16, 2003 issued by the RBI, Overseas Corporate Bodies ("OCBs") have been derecognized as an eligible class of investors and the RBI has subsequently issued the Foreign Exchange Management (Withdrawal of General Permission to Overseas Corporate Bodies (OCBs) Regulations, 2003. Any Eligible Equity Shareholder being an OCB is required to obtain prior approval from RBI for applying to this Issue.

# CAF

The Registrar to the Issue will dispatch CAF to Eligible Equity Shareholders as per their Rights Entitlement on the Record Date. The CAF will clearly indicate the number of Equity Shares that the Eligible Equity Shareholder is entitled to. Applicants may also choose to accept the offer to participate in the Issue by making plain paper Applications. For more information, see *"Terms of the Issue"* – Application on Plain Paper (Non-ASBA Process)" on page 188.

# The CAF consists of four parts:

Part A: Form for accepting the Equity Shares offered as a part of this Issue pursuant to the CAF, in full or in part, and for applying for additional Equity Shares;

Part B: Form for renunciation of Equity Shares;

Part C: Form for application of Equity Shares by Renouncee(s);

Part D: Form for request for split application forms.

Please note that Eligible Equity Shareholders can apply for Equity Shares only through CAF (or plain paper). Please also note that Renouncees can apply for Equity Shares only through CAF.

# **Option available to the Eligible Shareholders**

The CAFs will clearly indicate the number of Equity Shares that the Eligible Equity Shareholder is entitled to.

If the Eligible Equity Shareholder applies for an investment in Equity Shares, then Eligible Equity Shareholder can:

- Apply for its Rights Entitlement of Equity Shares in full;
- Apply for its Rights Entitlement of Equity Shares in part;
- Apply for its Rights Entitlement of Equity Shares in part and renounce the other part of Equity Shares;
- Apply for its Rights Entitlement in full and apply for additional Equity Shares;
- Renounce its Rights Entitlement in full.

# Acceptance of the Issue

You may accept the offer to participate and apply for the Equity Shares offered, either in full or in part, by filling Part A of the CAFs and submit the same along with the application money payable to the Banker to the Issue or any of the collection centers as mentioned on the reverse of the CAFs before close of the banking hours on or before the Issue Closing Date or such extended time as may be specified by our Board in this regard. Investors at centres not covered by the collection branches of the Banker to the Issue can send their CAFs together with the cheque drawn at par on a local bank at Gujarat or a demand draft payable at Gujarat to the Registrar by registered post so as to reach the Registrar prior to the Issue Closing Date. Please note that neither our Company nor the Lead Manager or the Registrar shall be responsible for delay in the receipt of the CAF attributable to postal delays or if the CAF is misplaced in the transit. Such applications sent to anyone other than the Registrar are liable to be rejected. For further details on the mode of payment, see "Terms of the Issue" - Mode of Payment for Resident Investors" on page 190.

# **Additional Equity Shares**

You are eligible to apply for additional Equity Shares over and above your Rights Entitlement, provided that you are eligible to



apply for Equity Shares under applicable law and have applied for all the Equity Shares of the same type offered to you without renouncing them in whole or in part in favour of any other person(s). Subject to the foregoing, resident Eligible Equity Shareholders and resident Renouncees may subscribe to additional Equity Shares. Applications for additional Equity Shares shall be considered and Allotment shall be made at the sole discretion of the Board, subject to sectoral caps and in consultation if necessary with the Designated Stock Exchange and in the manner prescribed under *"Terms of the Issue - Basis of Allotment"* on page 200.

If you desire to apply for additional Equity Shares, please indicate your requirement in the place provided for additional Equity Shares in Part A of the respective CAF. Renouncee(s) applying for all the Equity Shares renounced in their favour may also apply for additional Equity Shares.

Where the number of additional Equity Shares applied for exceeds the number of Equity Shares available for Allotment, the Allotment would be made on a fair and equitable basis in consultation with the Designated Stock Exchange.

## Renunciation

The Issue includes a right exercisable by you to renounce the Equity Shares offered to you either in full or in part in favour of any other person or persons. Your attention is drawn to the fact that our Company shall not allot and/or register the Equity Shares in favour of (i) more than three persons (including joint holders); (ii) partnership firm(s) or their nominee(s); (iii) minors; (iv) HUF (however, you may renounce your Rights Entitlements to the Karta of an Hindu Undivided Family acting in his capacity of a Karta); or (v) any trust or society (unless the same is registered under the Societies Registration Act, 1860 or the Indian Trust Act, 1882 or any other applicable law relating to societies or trusts and is authorized under its constitution or byelaws to hold Equity Shares, as the case may be). Additionally, existing Equity Shareholders may not renounce in favour of persons or entities in the United States or who would otherwise be prohibited from being offered or subscribing for Equity Shares or Rights Entitlement under applicable securities laws.

Any renunciation: (i) from resident Indian shareholder(s) to non-resident(s); (ii) from non-resident shareholder(s) to resident Indian(s); or (iii) from a non-resident shareholder(s) to other non-resident(s), and subscription of Equity Shares by such renounce are subject to the renouncer(s)/ renouncee(s) obtaining the necessary regulatory approvals. Our Company proposes to apply to the RBI for seeking approval for renunciation of Rights Entitlement by (a) an Eligible Shareholder resident in India, in favour of any person resident outside India (other than OCBs); (b) an Eligible Shareholder resident outside India (other than OCBs), in favour of any person resident outside India (other than OCBs). In case our Company does not receive such approval, the renouncer/ renouncee is required to obtain such approval and attach to the CAF. All such renunciations shall be subject to any conditions that may be specified in the RBI approval. Applications not complying with conditions of the approval/ not accompanied by such approvals are liable to be rejected.

By virtue of the Circular No. 14 dated September 16, 2003 issued by the RBI, OCBs have been derecognized as an eligible class of investors and the RBI has subsequently issued the Foreign Exchange Management (Withdrawal of General Permission to Overseas Corporate Bodies) Regulations, 2003. Accordingly, the Eligible Equity Shareholders of our Company who do not wish to subscribe to the Equity Shares being offered but wish to renounce the same in favour of Renouncees shall not renounce the same (whether for consideration or otherwise) in favour of OCB(s).

The RBI has, however, clarified in its circular, A.P. (DIR Series) Circular No. 44, dated December 8, 2003 that OCBs which are incorporated and are not under the adverse notice of the RBI are permitted to undertake fresh investments as incorporated non-resident entities in terms of Regulation 5(1) of RBI Notification No. 20/2000- RB dated May 3, 2000 under the FDI Scheme with the prior approval of Government if the investment is through Government Route and with the prior approval of the RBI if the investment is through the automatic route on case by case basis. Shareholders renouncing their rights in favour of OCBs may do so provided such Renouncee obtains a prior approval from the RBI. On submission of such approval to us at our Registered Office, the OCB shall receive the Abridged Letter of Offer and the CAF.

Part 'A' of the CAF must not be used by any person(s) other than those in whose favour this offer has been made. If used, this will render the application invalid. Submission of the CAF to the Banker to the Issue at its collecting branches specified on the reverse of the CAF with the form of renunciation (Part 'B' of the CAF) duly filled in shall be the conclusive evidence for our Company of the fact of renouncement to the person(s) applying for Equity Shares in Part 'C' of the CAF for the purpose of Allotment of such Equity Shares. The Renouncees applying for all the Equity Shares renounced in their favour may also apply for additional Equity Shares. Part 'A' of the CAF must not be used by the Renouncee(s) as this will render the application invalid. Renouncee(s) will have no right to



further renounce any Equity Shares in favour of any other person.

## Procedure for renunciation

The following procedure applies to renunciation of the Equity Shares:

## To renounce all the Equity Shares offered to an Equity Shareholder in favour of one Renouncee

If you wish to renounce the offer indicated in Part 'A', in whole, please complete Part 'B' of the CAF. In case of joint holding, all joint holders must sign Part 'B' of the CAF. The person in whose favour renunciation has been made should complete and sign Part 'C' of the CAF. In case of joint Renouncees, all joint Renouncees must sign Part 'C' of the CAF.

## To renounce in part/or renounce the whole to more than one person(s)

If you wish to either (i) accept this offer in part and renounce the balance, or (ii) renounce the entire offer under this Issue in favour of two or more Renouncees, the CAF must be first split into requisite number of forms. Please indicate your requirement of SAFs in the space provided for this purpose in Part 'D' of the CAF and return the entire CAF to the Registrar to the Issue so as to reach them latest by the close of business hours on the last date of receiving requests for SAFs. On receipt of the required number of SAFs from the Registrar, the procedure as mentioned in paragraph above shall have to be followed.

In case the signature of the Eligible Equity Shareholder(s), who has renounced the Equity Shares, does not match with the specimen registered with our Company/Depositories, the application is liable to be rejected.

## **Renouncee(s):**

The person(s) in whose favour the Equity Shares are renounced should fill in and sign Part 'C' of the CAF and submit the entire CAF to the Bankers to the Issue or any of the collection branches as mentioned on the reverse of the CAFs on or before the Issue Closing Date along with the application money in full. The Renouncee cannot further renounce.

## Change and/or introduction of additional holders:

If you wish to apply for Equity Shares jointly with any other person(s), not more than three including you, who is/are not already a joint holder with you, it shall amount to renunciation and the procedure as stated above for renunciation shall have to be followed. Even a change in the sequence of the name of joint holders shall amount to renunciation and the procedure, as stated above shall have to be followed.

However, this right of renunciation is subject to the express condition that the Board of Directors shall be entitled in its absolute discretion to reject the request for Allotment from the Renouncee(s) without assigning any reason thereof.

# **Instructions for Options**

The summary of options available to Eligible Equity Shareholders is presented below. You may exercise any of the following options with regard to the Equity Shares offered, using the CAF:

Option Available	Action Required
1. Accept whole or part of your Rights	Fill in and sign Part A (All joint holders must sign in the same sequence).
Entitlement without renouncing the balance.	
	Fill in and sign Part A including Block III relating to the acceptance of entitlement and Block IV relating to additional Equity Shares. (All joint
	holders must sign in the same sequence)



Option Available	Action Required	
	Fill in and sign Part D (all joint holders must sign in the same sequence) requesting for SAFs. Send the CAF to the Registrar to the Issue so as to reach them on or before the last date for receiving requests for SAFs. Splitting will be permitted only once.	
Renounce your Rights Entitlement to all the Equity Shares offered to you to more than one Renouncee - will be permitted only once	<ul> <li>On receipt of the SAF take action as indicated below.</li> <li>(i) For the Equity Shares you wish to accept, if any, fill in and sign Part A.</li> <li>(ii) For the Equity Shares you wish to renounce, fill in and sign Part B indicating the number of Equity Shares renounced and hand it over to the Renouncees.</li> <li>(iii) Each Renouncee should fill in and sign Part C for the Equity Shares accepted by them.</li> </ul>	
full to one person (Joint Renouncees are considered as one).	Fill in and sign Part B (all joint holders must sign in the same sequence) indicating the number of Equity Shares renounced and hand it over to the Renouncee. The Renouncee must fill in and sign Part C (All joint Renouncees must sign in the same sequence).	
sequence of joint holders	This will be treated as renunciation. Fill in and sign Part B and the Renouncee must fill in and sign Part C	

Please note that:

- Part 'A' of the CAF must not be used by any person(s) other than the Eligible Equity Shareholder to whom the Letter of Offer/Abridged Letter of Offer/CAF has been addressed. If used, this will render the application invalid.
- Request for each SAFs should be made for a minimum of 1 (one) Equity Share or, in each case, in multiples thereof and one SAF for the balance Equity Shares, if any.
- Request by the Investor for the SAFs should reach the Registrar on or before Monday, November 21, 2016 .
- Only the Eligible Equity Shareholder to whom the Letter of Offer has been addressed shall be entitled to renounce and to apply for SAFs. Forms once split cannot be split further.
- SAFs will be sent to the Investor(s) by post at the Applicant's risk.
- Eligible Equity Shareholders may not renounce in favour of persons or entities in the United States or who would otherwise be prohibited from being offered or subscribing for Equity Shares or Rights Entitlement under applicable securities laws.
- While applying for or renouncing their Rights Entitlement, joint Eligible Equity Shareholders must sign the CAF in the same order and as per specimen signatures recorded with our Company/ Depositories.
- Non-resident Equity Shareholders: Application(s) received from Non-Resident/ NRIs, or persons of Indian origin residing abroad for allotment of Equity Shares allotted as a part of this Issue shall, inter alia, be subject to conditions, as may be imposed from time to time by the RBI under FEMA in the matter of refund of application money, allotment of Equity Shares, subsequent issue and allotment of Equity Shares, interest, export of share certificates, etc. In case a Non-Resident or NRI Eligible Equity Shareholder has specific approval from the RBI in connection with his shareholding, he should enclose a copy of such approval with the CAF.
- The RBI has mandated that CTS 2010 standard non-compliant cheques can be presented in clearing only in reduced frequency, specifically once a week, on Mondays of every week from November 1, 2014 onwards. This would have an impact on timelines for the issuance of final certificates, hence the CAFs accompanied by non-CTS cheques could get



rejected.

## Availability of duplicate CAF

In case the original CAF is not received, or is misplaced by Eligible Equity Shareholder, the Registrar to the Issue will issue a duplicate CAF on such request of the Eligible Equity Shareholder who should furnish the registered folio number/ DP and Client ID number and his/ her full name and address to the Registrar to the Issue. Please note that the request for duplicate CAF should reach the Registrar to the Issue within 7 (seven) days from the Issue Opening Date. Please note that those who are making the application in the duplicate form should not utilize the original CAF for any purpose including renunciation, even if it is received/ found subsequently. If the Investor violates such requirements, he / she shall face the risk of rejection of either original CAF or both the applications. Our Company, the Lead Manager or the Registrar to the Issue will not be responsible for postal delays or loss of duplicate CAF in transit, if any.

## Application on Plain Paper (Non-ASBA Process)

An Eligible Equity Shareholder who has neither received the original CAF nor is in a position to obtain the duplicate CAF may make an application to subscribe to the Issue on plain paper, along with an account payee cheque drawn on a bank in Gujarat, demand draft, net of bank and postal charges payable at Gujarat and the Investor should send the same by registered post directly to the Registrar to the Issue. For details of the mode of payment, please see "*Modes of Payment*" on page 127. This will be treated as renunciation. Fill in and sign Part B and the Renouncee must fill in and sign Part C of the Letter of Offer. Applications on plain paper from any address outside India will not be accepted.

The envelope should be super scribed "This will be treated as renunciation. Fill in and sign Part B and the Renouncee must fill in and sign Part C "*CIL Nova Petrochemicals Limited – Rights Issue*" and should be postmarked in India. The application on plain paper, duly signed by the Investors including joint holders, in the same order and as per specimen recorded with our Company/ Depositories must reach the office of the Registrar to the Issue before the Issue Closing Date and should contain the following particulars:

- Name of the Company, being CIL Nova Petrochemicals Limited.
- Name and address of the Investor including joint holders;
- Registered Folio Number/ DP and Client ID no;
- Number of Equity Shares held as on Record Date;
- Share certificate numbers and distinctive numbers of Equity Shares, if held in physical form;
- Allotment option preferred physical or demat form, if held in physical form;
- Number of Equity Shares entitled to;
- Number of Equity Shares applied for;
- Number of additional Equity Shares applied for, if any;
- Total number of Equity Shares applied for;
- Total amount paid at the rate of Rs. 14.50per Equity Share;
- Particulars of cheque/ demand draft;
- Savings/current account number and name and address of the bank where the Investor will be depositing the refund order (in case of Equity Shares held by such Eligible Equity Shareholders in physical form). In case of Equity Shares allotted in dematerialised form, the bank account details will be obtained from the information available with the Depositories;
- Signature of the Eligible Equity Shareholders to appear in the same sequence and order as they appear in the records of our Company.
- Except for applications on behalf of the Central or State Government, the residents of Sikkim and the officials appointed by the courts, PAN number of the Investor and for each Investor in case of joint names, irrespective of the total value of the Equity Shares applied for pursuant to the Issue;
- If the payment is made by a draft purchased from NRE/FCNR/NRO account, as the case may be, an account debit certificate from the bank issuing the draft confirming that the draft has been issued by debiting the NRE/FCNR/NRO account; and
- A representation that the Investor is not and that at the time of subscribing for the Equity Shares or the Rights Entitlements, it will not be, in the United States and is not a "U.S. Person" (as defined in Regulation S under the



Securities Act). Additionally, all such Applicants are deemed to have accepted the following:

"I/ We understand that neither the Rights Entitlement nor the Equity Shares have been, or will be, registered under the United States Securities Act of 1933, as amended (the "US Securities Act") or any United States state securities laws, and may not be offered, sold, resold or otherwise transferred within the United States or to the territories or possessions thereof (the "United States"). I/ we understand the Equity Shares referred to in this application are being offered in India but not in the United States. I/ we understand the offering to which this application relates is not, and under no circumstances is to be construed as, an offering of any Equity Shares or Rights Entitlement for sale in the United States, or as a solicitation therein of an offer to buy any of the said Equity Shares or Rights Entitlement in the United States. Accordingly, I/ we understand this application should not be forwarded to or transmitted in or to the United States at any time. I/ we confirm that I/ are not in the United States and understand that neither us, nor the Registrar, the Lead Manager or any other person acting on behalf of us will accept subscriptions from any person, or the agent of any person, who appears to be, or who we, the Registrar, the Lead Manager or any other person acting on behalf of us have reason to believe is in the United States or is ineligible to participate in the Issue under the securities laws of their jurisdiction.

I/ We will not offer, sell or otherwise transfer any of the Equity Shares which may be acquired by us in any jurisdiction or under any circumstances in which such offer or sale is not authorized or to any person to whom it is unlawful to make such offer, sale or invitation except under circumstances that will result in compliance with any applicable laws or regulations. We satisfy, and each account for which we are acting satisfies, all suitability standards for investors in investments of the type subscribed for herein imposed by the jurisdiction of our residence.

I/ We understand and agree that the Rights Entitlement and Equity Shares may not be reoffered, resold, pledged or otherwise transferred except in an offshore transaction in compliance with Regulation S, or otherwise pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the US Securities Act.

I/ We acknowledge that we, the Lead Manager, its affiliates and others will rely upon the truth and accuracy of the foregoing representations and agreements."

Please note that those who are making the application otherwise than on original CAF shall not be entitled to renounce their rights and should not utilize the original CAF for any purpose including renunciation even if it is received subsequently. If the Investor violates such requirements, he/she shall face the risk of rejection of both the applications. Our Company shall refund such application amount to the Investor without any interest thereon. Applicants are requested to strictly adhere to these instructions. Failure to do so could result in the Application being liable to be rejected without our Company, the Lead Manager and the Registrar to the Issue incurring any liabilities to such applicants for such rejections.

## Last date for Application

The last date for submission of the duly filled in CAF is Monday, November 21, 2016 . The Board or any committee thereof may extend the said date for such period as it may determine from time to time, subject to the Issue Period not exceeding 30 days from the Issue Opening Date.

If the CAF together with the amount payable is not received by the Banker to the Issue/ Registrar on or before the close of banking hours on the aforesaid last date or such date as may be extended by the Board/ Committee of Directors, the invitation to offer contained in the Letter of Offer shall be deemed to have been declined and the Board/ Committee of Directors shall be at liberty to dispose off the Equity Shares hereby offered, as provided under the section "*Terms of the Issue - Basis of Allotment*" on page 137.

## **Modes of Payment**

In terms of RBI circular no. DPSS.CO.CHD.No./133/04.07.05/2013-14 dated July 16, 2013 non-CTS cheques are processed in three CTS centres three days of the week. In order to enable listing and trading of the Equity Shares within seven Working Days of the Bid/Offer Closing Date, investors are advised to use CTS cheques or use the ASBA facility to make payment. Investors are cautioned that Bid cum Application Forms accompanied by non- CTS cheques are liable to be rejected due to any delay in clearing beyond six Working Days from the Bid/Offer Closing Date.

## Mode of payment for Resident Investors



• All cheques / demand drafts accompanying the CAF should be drawn in favour of "CIL Nova Petrochemicals Limited" - Rights Issue-R" crossed 'A/c Payee only' and should be submitted along with the CAF to the Banker to the Issue or to the Registrar to the Issue on or before the Issue Closing Date;

• Investors residing at places other than places where the bank collection centres have been opened by our Company for collecting applications, are requested to send their CAFs together with an account payee cheque/ demand draft for the full Application Money, net of bank and postal charges drawn in favour of "CIL Nova Petrochemicals Limited"– Rights Issue - R", crossed 'A/c Payee only' and payable at Ahmedabad directly to the Registrar to the Issue by registered post so as to reach them on or before the Issue Closing Date. The envelope should be super scribed "CIL Nova Petrochemicals Limited"– Rights Issue". Our Company, the Lead Manager or the Registrar to the Issue will not be responsible for postal delays or loss of applications in transit, if any.

## Mode of payment for Non-Resident Investors

As regards applications by non-resident Investor, the following conditions shall apply:

1. Individual non-resident Indian Applicants who are permitted to subscribe for Equity Shares by applicable local securities laws can obtain application forms from the following address:

Note: The Letter of Offer/ Abridged Letter of Offer and CAFs to NRIs shall be sent only to their Indian address, if provided.

- 2. Applications will not be accepted from non-resident Indian in the United States or its territories and possessions, or any other jurisdiction where the offer or sale of the Rights Entitlements and Equity Shares may be restricted by applicable securities laws.
- 3. Non-resident investors applying from places other than places where the bank collection centres have been opened by our Company for collecting applications, are requested to send their CAFs together with Demand Draft for the full Application Money, net of bank and postal charges drawn in favour of "CIL Nova Petrochemicals Limited" Rights Issue R", crossed 'A/c Payee only' payable at Ahmedabad directly to the Registrar to the Issue by registered post so as to reach them on or before the Issue Closing Date. The envelope should be super scribed "CIL Nova Petrochemicals Limited" Rights Issue". Our Company or the Registrar will not be responsible for postal delays or loss of applications in transit, if any.
- 4. Payment by non-residents must be made by demand draft payable at Ahmedabad/ cheque drawn on a bank account maintained with the Banker to the Issue or funds remitted from abroad in any of the following ways:

## **Application with repatriation benefits**

- 1. By Indian Rupee drafts purchased from abroad and payable at Ahmedabad or funds remitted from abroad (submitted along with Foreign Inward Remittance Certificate); or
- 2. By cheque / bank drafts remitted through normal banking channel or out of funds in Non -Resident External Account (NRE) or FCNR Account maintained with banks authorised to deal in foreign currency in India, along with documentary evidence in support of remittance;
- 3. By Rupee draft purchased by debit to NRE/FCNR Account maintained elsewhere in India and payable at Ahmedabad;
- 4. FIIs registered with SEBI must utilise funds from special non-resident rupee account;
- 5. Non-resident investors with repatriation benefits should draw the cheques/ demand drafts in favour of "CIL Nova Petrochemicals Limited"– Rights Issue NR", crossed "A/c Payee only" for the full Application Money, net of bank and postal charges and which should be submitted along with the CAF to the Banker to the Issue/collection centres or to the



Registrar to the Issue;

6. Applicants should note that where payment is made through drafts purchased from NRE/ FCNR/ NRO account as the case may be, an account debit certificate from the bank issuing the draft confirming that the draft has been issued by debiting the NRE/ FCNR/ NRO account should be enclosed with the CAF. In the absence of such an account debit certificate, the application shall be considered incomplete and is liable to be rejected.

## Application without repatriation benefits

- 1. As far as non-residents holding Equity Shares on non-repatriation basis are concerned, in addition to the modes specified above, payment may also be made by way of cheque drawn on Non-Resident (Ordinary) Account maintained with the Banker to the Issue or Rupee Draft purchased out of NRO Account maintained elsewhere in India but payable at Ahmedabad In such cases, the Allotment of Equity Shares will be on non-repatriation basis.
- 2. Non-resident investors without repatriation benefits should draw the cheques/demand drafts in favour of "CIL Nova Petrochemicals Limited"– Rights Issue R", crossed "A/c Payee only" for the full Application Money, net of bank and postal charges and which should be submitted along with the CAF to the Banker to the Issue/collection centres or to the Registrar to the Issue.
- 3. Applicants should note that where payment is made through drafts purchased from NRE/ FCNR/ NRO accounts, as the case may be, an account debit certificate from the bank issuing the draft confirming that the draft has been issued by debiting the NRE/ FCNR/ NRO account should be enclosed with the CAF. In the absence of such an account debit certificate, the application shall be considered incomplete and is liable to be rejected.
- 4. An Eligible Shareholder whose status has changed from resident to non-resident should open a new demat account reflecting the changed status. Any application from a demat account which does not reflect the accurate status of the Applicant is liable to be rejected at the sole discretion of our Company and the Lead Manager.

## Notes:

- 1. In case where repatriation benefit is available, interest, dividend, sales proceeds derived from the investment in Equity Shares can be remitted outside India, subject to tax, as applicable according to the IT Act.
- 2. In case Equity Shares are allotted on a non-repatriation basis, the dividend and sale proceeds of the Equity Shares cannot be remitted outside India.
- 3. The CAF duly completed together with the amount payable on application must be deposited with the collecting bank indicated on the reverse of the CAFs before the close of banking hours on or before the Issue Closing Date. A separate cheque or bank draft must accompany each CAF.
- 4. In case of an application received from non-residents, Allotment, refunds and other distribution, if any, will be made in accordance with the guidelines/ rules prescribed by the RBI as applicable at the time of making such Allotment, remittance and subject to necessary approvals.

## **Procedure for Application through the ASBA Process**

This section is for the information of the ASBA Investors proposing to subscribe to the Issue through the ASBA Process. Our Company and the Lead Manager are not liable for any amendments or modifications or changes in applicable laws or regulations, which may occur after the date of the Letter of Offer. Investors who are eligible to apply under the ASBA Process are advised to make their independent investigations and to ensure that the CAF is correctly filled up.

The Lead Manager, our Company, its directors, its employees, affiliates, associates and their respective directors and officers and the Registrar to the Issue shall not take any responsibility for acts, mistakes, errors, omissions and commissions etc. in relation to applications accepted by SCSBs, Applications uploaded by SCSBs, applications accepted but not uploaded by SCSBs or applications accepted and uploaded without blocking funds in the ASBA Accounts. It shall be



presumed that for applications uploaded by SCSBs, the amount payable on application has been blocked in the relevant ASBA Account.

Please note that in accordance with the provisions of the SEBI circular number CIR/CFD/DIL/1/2011 dated April 29, 2011 all QIBs and Non-Institutional Investors complying with the eligibility conditions prescribed under the SEBI circular dated December 30, 2009 must mandatorily invest through the ASBA process. All Retail Individual Investors complying with the above conditions may optionally apply through the ASBA process. The Investors who are not (i) QIBs, (ii) Non-Institutional Investors, or (iii) Investors whose Application Money is more than Rs.2,00,000, can participate in the Issue either through the ASBA process or the non ASBA process. Renouncees and Eligible Shareholders holding Equity Shares in physical form are not eligible ASBA Investors and must only apply for Equity Shares through the non-ASBA process, irrespective of the Application Money. All non-retail Investors are encouraged to make use of ASBA process wherever such facilities is available.

Please note that subject to SCSBs complying with the requirements of SEBI Circular No. CIR/CFD/DIL/13/2012 dated September 25, 2012 within the periods stipulated therein, ASBA Applications may be submitted at all branches of the SCSBs.

Further, in terms of the SEBI circular CIR/CFD/DIL/1/2013 dated January 2, 2013 it is clarified that for making applications by banks on own account using ASBA facility, SCSBs should have a separate account in own name with any other SEBI registered SCSB(s). Such account shall be used solely for the purpose of making application in public/rights issues and clear demarcated funds should be available in such account for ASBA applications. SCSBs applying in the Issue using the ASBA facility shall be responsible for ensuring that they have a separate account in its own name with any other SCSB having clear demarcated funds for applying in the Issue and that such separate account shall be used as the ASBA Account for the application, in accordance with the applicable regulations.

The list of banks which have been notified by SEBI to act as SCSBs for the ASBA Process is provided on http://www.sebi.gov.in/sebiweb/home/list/5/33/0/0/Recognised-Intermediaries. For details on Designated Branches of SCSBs collecting the CAF, please refer the above mentioned SEBI link.

## Eligible Shareholders who are eligible to apply under the ASBA Process

The option of applying for Equity Shares in the Issue through the ASBA Process is only available to the Eligible Shareholders of our Company on the Record Date and who:

- 1. hold the Equity Shares in dematerialised form as on the Record Date and have applied towards his/her Rights Entitlements or additional Equity Shares in the Issue in dematerialised form;
- 2. have not renounced his/her Rights Entitlements in full or in part;
- 3. are not a Renouncee;
- 4. are applying through a bank account maintained with SCSBs; and
- 5. are eligible under applicable securities laws to subscribe for the Rights Entitlement and the Equity Shares in the Issue.

## CAF

The Registrar will dispatch the Equity Shares CAF to all Eligible Equity Shareholders as per their Rights Entitlement on the Record Date for the Issue. Those Investors who wish to apply through the ASBA payment mechanism will have to select for this mechanism in Part A of the CAF and provide necessary details.

Investors desiring to use the ASBA Process are required to submit their applications by selecting the ASBA Option in Part A of the CAF only. Application in electronic mode will only be available with such SCSBs who provide such facility. The Investors shall submit the CAF to the Designated Branch of the SCSB for authorising such SCSB to block an amount equivalent to the amount payable on the application in the said ASBA Account. More than one ASBA Investor may apply using the same ASBA Account, provided that the SCSBs will not accept a total of more than five CAFs with respect to any single



ASBA Account.

## Acceptance of the Issue

You may accept the Issue and apply for the Equity Shares either in full or in part, by filling Part A of the respective CAFs sent by the Registrar, selecting the ASBA process option in Part A of the CAF and submit the same to the Designated Branch of the SCSB before the close of the banking hours on or before the Issue Closing Date or such extended time as may be specified by our Board in this regard.

## **Additional Equity Shares**

You are eligible to apply for additional Equity Shares over and above your Rights Entitlement, provided that you are eligible to apply for Equity Shares under applicable law and have applied for all the Equity Shares of the same type offered to you without renouncing them in whole or in part in favour of any other person(s). Subject to the foregoing, resident Eligible Equity Shareholders may subscribe to additional Equity Shares. Applications for additional Equity Shares shall be considered and Allotment shall be made at the sole discretion of the Board, subject to sectoral caps and in consultation if necessary with the Designated Stock Exchange and in the manner prescribed under *"Terms of the Issue - Basis of Allotment"* on page 137.

If you desire to apply for additional Equity Shares, please indicate your requirement in the place provided for additional Equity Shares in Part A of the CAF.

## **Renunciation under the ASBA Process**

ASBA Investors can neither be Renouncees, nor can renounce their Rights Entitlement.

## Mode of payment

The Investor applying under the ASBA Process agrees to block the entire amount payable on application with the submission of the CAF, by authorizing the SCSB to block an amount, equivalent to the amount payable on application, in an ASBA Account.

After verifying that sufficient funds are available in the ASBA Account details of which are provided in the CAF, the SCSB shall block an amount equivalent to the amount payable on application mentioned in the CAF until it receives instructions from the Registrar. Upon receipt of intimation from the Registrar, the SCSBs shall transfer such amount as per the Registrar's instruction from the ASBA Account. This amount will be transferred in terms of the SEBI Regulations, into a separate bank account maintained by our Company for the purpose of the Issue. The balance amount remaining after the finalisation of the Basis of Allotment shall be unblocked by the SCSBs on the basis of the instructions issued in this regard by the Registrar and the Lead Manager to the respective SCSB.

The Investor applying under the ASBA Process would be required to give instructions to the respective SCSBs to block the entire amount payable on their application at the time of the submission of the CAF.

The SCSB may reject the application at the time of acceptance of CAF if the ASBA Account, details of which have been provided by the Investor in the CAF does not have sufficient funds equivalent to the amount payable on application mentioned in the CAF. Subsequent to the acceptance of the application by the SCSB, our Company would have a right to reject the application only on technical grounds.

Please note that in accordance with the provisions of the SEBI circular number CIR/CFD/DIL/1/2011 dated April 29, 2011 all QIBs and Non-Institutional Investors complying with the eligibility conditions prescribed under the SEBI circular dated December 30, 2009 must mandatorily invest through the ASBA process.

## Options available to the Eligible Shareholders applying under the ASBA Process



The summary of options available to the Eligible Equity Shareholders is presented below. You may exercise any of the following options with regard to the Equity Shares using the respective CAFs received from Registrar:

Sr. No.	Option Available	Action Required
1.	Accept whole or part of your Rights Entitlement without renouncing	Fill in and sign Part A (All joint holders
	the balance.	must sign in the same sequence).
	Accept your Rights Entitlement in full and apply for additional Equity	Fill in and sign Part A of the CAF including
	Shares.	Block III relating to the acceptance of
		entitlement and Block IV relating to
		additional Rights Equity Shares (All joint
		holders must sign in the same sequence)

The Investors applying under the ASBA Process will need to select the ASBA option process in the CAF and provide required necessary details. However, in cases where this option is not selected, but the CAF is tendered to the Designated Branch of the SCSBs with the relevant details required under the ASBA process option and the SCSBs block the requisite amount, then that CAFs would be treated as if the Investor has selected to apply through the ASBA process option.

## Application on Plain Paper (ASBA Process)

An Eligible Shareholder who has neither received the original CAF nor is in a position to obtain the duplicate CAF and who is applying under the ASBA Process may make an application to subscribe to the Issue on plain paper. Eligible Shareholders shall submit the plain paper application to the Designated Branch of the SCSB for authorising such SCSB to block an amount equivalent to the amount payable on the application in the said bank account maintained with the same SCSB. Applications on plain paper from any address outside India will not be accepted.

The envelope should be super scribed "CIL Nova Petrochemicals Limited"– Rights Issue" and should be postmarked in India. The application on plain paper, duly signed by the Eligible Shareholders including joint holders, in the same order and as per the specimen recorded with our Company/ Depositories must reach the office of the Registrar befor e the Issue Closing Date and should contain the following particulars:

- 1. Name of Issuer being CIL Nova Petrochemicals Limited;
- 2. Name and address of the Eligible Shareholder including joint holders;
- 3. Registered Folio Number/ DP and Client ID No.;
- 4. Certificate numbers and distinctive numbers of Equity Shares, if held in physical form;
- 5. Number of Equity Shares held as on Record Date;
- 6. Number of Equity Shares entitled to;
- 7. Number of Equity Shares applied for;
- 8. Number of additional Equity Shares applied for, if any;
- 9. Total number of Equity Shares applied for;
- 10. Total amount paid at the rate of Rs. 14.50 per Equity Share;

11. Details of the ASBA Account such as the account number, name, address and branch of the relevant SCSB;

12. In case of non-resident investors, details of the NRE/FCNR/NRO account such as the account number, name, address and branch of the SCSB with which the account is maintained;



13. Except for applications on behalf of the Central or the State Government, residents of Sikkim and the officials appointed by the courts, PAN of the Eligible Shareholder and for each Eligible Equity Shareholder in case of joint names, irrespective of the total value of the Equity Shares applied for pursuant to the Issue;

14. Signature of the Eligible Shareholders to appear in the same sequence and order as they appear in our records; and

15. Additionally, all such Eligible Shareholders applying through ASBA are deemed to have accepted the following:

"I/ We understand that neither the Rights Entitlement nor the Equity Shares have been, or will be, registered under the United States Securities Act of 1933, as amended (the "US Securities Act") or any United States state securities laws, and may not be offered, sold, resold or otherwise transferred within the United States or to the territories or possessions thereof (the "United States"). I/ we understand the Equity Shares referred to in this application are being offered in India but not in the United States. I/ we understand the offering to which this application relates is not, and under no circumstances is to be construed as, an offering of any Equity Shares or Rights Entitlement for sale in the United States, or as a solicitation therein of an offer to buy any of the said Equity Shares or Rights Entitlement in the United States. Accordingly, I/ we understand this application should not be forwarded to or transmitted in or to the United States at any time. I/ we confirm that I/ are not in the United States and understand that neither us, nor the Registrar, the Lead Manager or any other person acting on behalf of us will accept subscriptions from any person, or the agent of any person, who appears to be, or who we, the Registrar, the Lead Manager or any other person acting on behalf of us have reason to believe is in the United States or is ineligible to participate in the Issue under the securities laws of their jurisdiction.

I/ We will not offer, sell or otherwise transfer any of the Equity Shares which may be acquired by us in any jurisdiction or under any circumstances in which such offer or sale is not authorized or to any person to whom it is unlawful to make such offer, sale or invitation except under circumstances that will result in compliance with any applicable laws or regulations. We satisfy, and each account for which we are acting satisfies, all suitability standards for investors in investments of the type subscribed for herein imposed by the jurisdiction of our residence.

I/ We understand and agree that the Rights Entitlement and Equity Shares may not be reoffered, resold, pledged or otherwise transferred except in an offshore transaction in compliance with Regulation S, or otherwise pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the US Securities Act.

I/ We acknowledge that we, the Lead Manager, its affiliates and others will rely upon the truth and accuracy of the foregoing representations and agreements."

# **Option to receive Equity Shares in Dematerialized Form**

ELIGIBLE SHAREHOLDERS UNDER THE ASBA PROCESS MAY PLEASE NOTE THAT THE EQUITY SHARES UNDER THE ASBA PROCESS CAN BE ALLOTTED ONLY IN DEMATERIALIZED FORM AND TO THE SAME DEPOSITORY ACCOUNT IN WHICH THE EQUITY SHARES ARE HELD BY SUCH ASBA APPLICANT ON THE RECORD DATE.

## General instructions for Eligible Shareholders applying under the ASBA Process

- 1. Please read the instructions printed on the respective CAF carefully.
- 2. Application should be made on the printed CAF only and should be completed in all respects. The CAF found incomplete with regard to any of the particulars required to be given therein, and/or which are not completed in conformity with the terms of the Draft Letter of Offer, Letter of Offer, Abridged Letter of Offer are liable to be rejected. The CAF must be filled in English.
- 3. The CAF in the ASBA Process should be submitted at a Designated Branch of the SCSB and whose bank account details are provided in the CAF and not to the Banker to the Issue (assuming that such Banker to the Issue is not a SCSB), to our Company or the Registrar or the Lead Manager to the Issue.



- 4. All Eligible Shareholders, and in the case of application in joint names, each of the joint Applicants, should mention his/her PAN allotted under the IT Act, irrespective of the amount of the application. Except for applications on behalf of the Central or the State Government, the residents of Sikkim and the officials appointed by the courts, CAFs without PAN will be considered incomplete and are liable to be rejected. With effect from August 16, 2010, the demat accounts for Eligible Shareholders for which PAN details have not been verified shall be "suspended for credit" and no allotment and credit of Equity Shares pursuant to the Issue shall be made into the accounts of such Eligible Shareholders.
- 5. All payments will be made by blocking the amount in the ASBA Account. Cash payment or payment by cheque/demand draft/pay order is not acceptable. In case payment is affected in contravention of this, the application may be deemed invalid and the application money will be refunded and no interest will be paid thereon.
- 6. Signatures should be either in English or Hindi or in any other language specified in the Eighth Schedule to the Constitution of India. Signatures other than in English or Hindi and thumb impression must be attested by a Notary Public or a Special Executive Magistrate under his/her official seal. The Eligible Shareholders must sign the CAF as per the specimen signature recorded with our Company/or Depositories.
- 7. In case of joint holders, all joint holders must sign the relevant part of the CAF in the same order and as per the specimen signature(s) recorded with our Company/ Depositories. In case of joint Applicants, reference, if any, will be made in the first Applicant's name and all communication will be addressed to the first Applicant.
- 8. All communication in connection with application for the Equity Shares, including any change in address of the Eligible Shareholders should be addressed to the Registrar prior to the date of Allotment in this Issue quoting the name of the first/sole Applicant, folio numbers and CAF number.
- 9. Only the person or persons to whom the Equity Shares have been offered and not renouncee(s) shall be eligible to participate under the ASBA process.
- 10. Only persons outside the restricted jurisdictions and who are eligible to subscribe for Rights Entitlement and Equity Shares under applicable securities laws are eligible to participate.
- 11. Only the Eligible Shareholders holding Equity Shares in demat are eligible to participate through the ASBA process.
- 12. Eligible Shareholders who have renounced their entitlement in part/ full are not entitled to apply using the ASBA process.
- 13. Please note that pursuant to the applicability of the directions issued by SEBI vide its circular CIR/CFD/DIL/1/ 2011 dated April 29, 2011, all Eligible Shareholders who are QIBs, Non-Institutional Eligible Shareholders and other Eligible Shareholders whose Application Money exceeds Rs. 2,00,000 complying with the eligibility conditions prescribed under the SEBI circular dated December 30, 2009 can participate in the Issue only through the ASBA process QIBs, Non-Institutional Investors and other Applicants whose Application Money exceeds Rs. 200,000 shall use the ASBA facility at various centres where the facility is made available. The Eligible Shareholders who are not (i) QIBs, (ii) Non-Institutional Eligible Shareholders or (iii) investors whose Application Money is more than Rs. 2,00,000, can participate in the Issue either through the ASBA process or the non ASBA process.

Please note that subject to SCSBs complying with the requirements of SEBI Circular No. CIR/CFD/DIL/13/2012 dated September 25, 2012 within the periods stipulated therein, ASBA Applications may be submitted at all branches of the SCSBs.

Further, in terms of the SEBI circular CIR/CFD/DIL/1/2013 dated January 2, 2013, it is clarified that for making applications by banks on own account using ASBA facility, SCSBs should have a separate account in own name with any other SEBI registered SCSB(s). Such account shall be used solely for the purpose of making application in public/ rights issues and clear demarcated funds should be available in such account for ASBA applications. SCSBs applying in the Issue using the ASBA facility shall be responsible for ensuring that they have a separate account in its own name with any other SCSB having clear demarcated funds for applying in the Issue and that such separate account shall be used as the ASBA Account for the application, in accordance with the applicable regulations.



14. In case of non – receipt of CAF, application can be made on plain paper mentioning all necessary details as mentioned under the section "*Terms of the Issue - Application on Plain Paper (ASBA Process)*" on page 125.

Do's:

- 1. Ensure compliance with the eligibility conditions prescribed under the SEBI circular dated December 30, 2009.
- 2. Ensure that the ASBA Process option is selected in Part A of the CAF and necessary details are filled in.
- 3. Ensure that the details about your Depository Participant and beneficiary account are correct and the beneficiary account is activated as Equity Shares will be allotted in the dematerialized form only.
- 4. Ensure that the CAFs are submitted with the Designated Branch of the SCSBs and details of the correct bank account have been provided in the CAF.
- 5. Ensure that there are sufficient funds (equal to {number of Equity Shares as the case may be applied for} X {Issue Price of Equity Shares, as the case may be}) available in the ASBA Account mentioned in the CAF before submitting the CAF to the respective Designated Branch of the SCSB.
- 6. Ensure that you have authorised the SCSB for blocking funds equivalent to the total amount payable on application mentioned in the CAF, in the ASBA Account, of which details are provided in the CAF and have signed the same.
- 7. Ensure that you receive an acknowledgement from the Designated Branch of the SCSB for your submission of the CAF in physical form.
- 8. Except for CAFs submitted on behalf of the Central or the State Government, residents of Sikkim and the officials appointed by the courts, each Eligible Shareholder should mention their PAN allotted under the IT Act.
- 9. Ensure that the name(s) given in the CAF is exactly the same as the name(s) in which the beneficiary account is held with the Depository Participant. In case the CAF is submitted in joint names, ensure that the beneficiary account is also held in same joint names and such names are in the same sequence in which they appear in the CAF.
- 10. Ensure that the Demographic Details are updated, true and correct, in all respects.
- 11. Ensure that the account holder in whose bank account the funds are to be blocked has signed authorising such funds to be blocked.

Don'ts:

- 1. Do not apply if you are not eligible to participate in the Issue under the securities laws applicable to your jurisdiction.
- 2. Do not apply on duplicate CAF after you have submitted a CAF to a Designated Branch of the SCSB.
- 3. Do not pay the amount payable on application in cash, by money order, pay order or by postal order.
- 4. Do not send your physical CAFs to the Lead Manager / Registrar / Banker to the Issue (assuming that such Banker to the Issue is not a SCSB) / to a branch of the SCSB which is not a Designated Branch of the SCSB / Company; instead submit the same to a Designated Branch of the SCSB only.
- 5. Do not submit the GIR number instead of the PAN as the application is liable to be rejected on this ground.
- 6. Do not apply if the ASBA account has been used for five Eligible Shareholders.
- 7. Do not apply through the ASBA Process if you are not an ASBA Eligible Shareholder.



8. Do not instruct the SCSBs to release the funds blocked under the ASBA Process.

9. Do not submit CAF having the colour of ink specified for another class of Eligible Shareholders.

## Grounds for Technical Rejections under the ASBA process

In addition to the grounds listed under "Grounds for Technical Rejections for non-ASBA Investors" on page 135, applications under the ABSA Process are liable to be rejected on the following grounds:

- 1. Application on a SAF.
- 2. Application for allotment of Rights Entitlements or additional Equity Shares which are in physical form.
- 3. DP ID and Client ID mentioned in CAF not matching with the DP ID and Client ID records available with the Registrar.
- 4. Sending an ASBA application on plain paper to person other than SCSB.
- 5. Sending CAF to Lead Manager / Registrar / Collecting Bank (assuming that such Collecting Bank is not a SCSB) / to a branch of a SCSB which is not a Designated Branch of the SCSB / Company.
- 6. Renouncee applying under the ASBA Process.
- 7. Submission of more than five CAFs per ASBA Account.
- 8. Insufficient funds are available with the SCSB for blocking the amount.
- 9. Funds in the ASBA Account whose details are mentioned in the CAF having been frozen pursuant to regulatory orders.
- 10. Account holder not signing the CAF or declaration mentioned therein.
- 11. CAFs that do not include the certification set out in the CAF to the effect that the subscriber does not have a registered address (and is not otherwise located) in any restricted jurisdiction and is authorized to acquire the rights and the Equity Shares in compliance with all applicable laws and regulations.
- 12. CAFs which have evidence of being executed in/dispatched from any restricted jurisdiction.
- 13. QIBs, Non-Institutional Investors and other Eligible Shareholders applying for Equity Shares in this Issue for value of more than Rs. 2,00,000 who hold Equity Shares in dematerialised form and is not a Renouncer or a Renouncee not applying through the ASBA process.
- 14. Application by an Eligible Shareholder whose cumulative value of Equity Shares applied for is more than Rs. 2,00,000 but has applied separately through split CAFs of less than Rs. 2,00,000 and has not done so through the ASBA process.
- 15. Multiple CAFs, including cases where an Eligible Shareholder submits CAFs along with a plain paper application.
- 16. Submitting the GIR instead of the PAN.
- 17. An Eligible Shareholder, who is not complying with any or all of the conditions for being an ASBA Investor, applies under the ASBA process.
- 18. Applications by persons not competent to contract under the Indian Contract Act, 1872, as amended, except



applications by minors having valid demat accounts as per the demographic details provided by the Depositories.

- 19. ASBA Bids by SCSB applying through ASBA process on own account, other than through an ASBA Account in its own name with any other SCSB.
- 20. Applications by Eligible Shareholders ineligible to make applications through the ASBA process, made through the ASBA process.
- 21. Non-Institutional Investors who have a bank account with an SCSB providing ASBA facility in the location of the Non-Institutional Investors and the application by the Non-Institutional Investors is not made through that SCSB providing ASBA facility in such location.

Depository account and bank details for Eligible Shareholders applying under the ASBA Process

IT IS MANDATORY FOR ALL THE ELIGIBLE EQUITY SHAREHOLDERS APPLYING UNDER THE ASBA PROCESS TO RECEIVE THEIR EQUITY SHARES IN DEMATERIALISED FORM AND TO THE SAME DEPOSITORY ACCOUNT IN WHICH THE EQUITY SHARES ARE HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS AS ON THE RECORD DATE. ALL ELIGIBLE SHAREHOLDERS APPLYING UNDER THE ASBA PROCESS SHOULD MENTION THEIR DEPOSITORY PARTICIPANT'S NAME, DEPOSITORY PARTICIPANT IDENTIFICATION NUMBER AND BENEFICIARY ACCOUNT NUMBER IN THE CAF. ELIGIBLE SHAREHOLDERS APPLYING UNDER THE ASBA PROCESS MUST ENSURE THAT THE NAME GIVEN IN THE CAF IS EXACTLY THE SAME AS THE NAME IN WHICH THE DEPOSITORY ACCOUNT IS HELD. IN CASE THE CAF IS SUBMITTED IN JOINT NAMES, IT SHOULD BE ENSURED THAT THE DEPOSITORY ACCOUNT IS ALSO HELD IN THE SAME JOINT NAMES AND ARE IN THE SAME SEQUENCE IN WHICH THEY APPEAR IN THE CAF/PLAIN PAPER APPLICATIONS, AS THE CASE MAY BE.

Eligible Shareholders applying under the ASBA Process should note that on the basis of name of these Eligible Shareholders, Depository Participant's name and identification number and beneficiary account number provided by them in the CAF/plain paper applications, as the case may be, the Registrar to the Issue will obtain from the Depository, demographic details of these Eligible Shareholders such as address, bank account details for printing on refund orders and occupation ("Demographic Details"). Hence, Eligible Shareholders applying under the ASBA Process should carefully fill in their Depository Account details in the CAF.

These Demographic Details would be used for all correspondence with such Eligible Shareholders including mailing of the letters intimating unblocking of bank account of the respective Eligible Shareholder. The Demographic Details given by the Eligible Shareholders in the CAF would not be used for any other purposes by the Registrar.

Hence, Eligible Shareholders are advised to update their Demographic Details as provided to their Depository Participants.

By signing the CAFs, the Eligible Shareholders applying under the ASBA Process would be deemed to have authorised the Depositories to provide, upon request, to the Registrar, the required Demographic Details as available on its records.

Letters intimating Allotment and unblocking or refund (if any) would be mailed at the address of the Eligible Shareholder applying under the ASBA Process as per the Demographic Details received from the Depositories. The Registrar will give instructions to the SCSBs for unblocking funds in the ASBA Account to the extent Equity Shares are not allotted to such Eligible Shareholder. Eligible Shareholders applying under the ASBA Process may note that delivery of letters intimating unblocking of the funds may get delayed if the same once sent to the address obtained from the Depositories are returned undelivered. In such an event, the address and other details given by the Eligible Shareholder in the CAF would be used only to ensure dispatch of letters intimating unblocking of the ASBA Accounts.

Note that any such delay shall be at the sole risk of the Eligible Shareholders applying under the ASBA Process and none of our Company, the SCSBs or the Lead Manager shall be liable to compensate the Eligible Shareholder applying under the ASBA Process for any losses caused due to any such delay or liable to pay any interest for such delay.



In case no corresponding record is available with the Depositories that matches three parameters, (a) names of the Eligible Shareholders (including the order of names of joint holders), (b) the DP ID, and (c) the beneficiary account number, then such applications are liable to be rejected.

## **Issue Schedule**

Issue Opening Date:	Monday, November 14, 2016
Last date for receiving requests for SAFs:	Monday, November 21, 2016
Issue Closing Date:	Monday, November 28, 2016

The Board or Committee authorized thereto may however decide to extend the period of Issue as it may determine from time to time but not exceeding 30 days from the Issue Opening Date.

## **Basis of Allotment**

Subject to the provisions contained in the Draft Letter of Offer, Letter of Offer, the Articles of Association of our Company and the approval of the Designated Stock Exchange, the Board will proceed to allot the Equity Shares in the following order of priority reckoned separately for Equity Shares:

- a) Full Allotment to those Eligible Shareholders who have applied for their Rights Entitlement either in full or in part and also to the Renouncee(s) who has/ have applied for Equity Shares renounced in their favour, in full or in part. Allotment to NR Renouncees shall be subject to the permissible foreign investment limits applicable to the Company under FEMA.
- b) Investors whose fractional entitlements are being ignored would be given preference in allotment of one additional Equity Share each if they apply for additional Equity Shares. Allotment under this head shall be considered if there are any unsubscribed Equity Shares after allotment under (a) above. If number of Equity Shares required for Allotment under this head are more than the number of Equity Shares available after Allotment under (a) above, the Allotment would be made on a fair and equitable basis in consultation with the Designated Stock Exchange and will not be a preferential allotment.
- c) Allotment to the Eligible Shareholders who, having applied for all the Equity Shares offered to them as part of the Issue, have also applied for additional Equity Shares. The Allotment of such additional Equity Shares will be made as far as possible on an equitable basis having due regard to the number of Equity Shares held by them on the Record Date, provided there are any unsubscribed Equity Shares after making full Allotment in (a) and (b) above. The Allotment of such additional Equity Shares will be at the sole discretion of the Board in consultation with the Designated Stock Exchange, as a part of the Issue and will not be a preferential allotment.
- d) Allotment to Renouncees who, having applied for all the Equity Shares renounced in their favour, have applied for additional Equity Shares provided there is surplus available after making full Allotment under (a), (b) and (c) above. The Allotment of such Equity Shares will be at the sole discretion of the Board in consultation with the Designated Stock Exchange, as a part of the Issue and will not be a preferential allotment.
- e) Allotment to any other person that our Board as it may deem fit provided there is surplus available after making Allotment under (a), (b), (c) and (d) above, and the decision of the Board in this regard shall be final and binding.

After taking into account Allotment to be made under (a) to (d) above, if there is any unsubscribed portion, the same shall be deemed to be 'unsubscribed' for the purpose of regulation 10(4)(b) of the Takeover Regulations.

Upon approval of the Basis of Allotment by the Designated Stock Exchange, the Registrar shall send to the Controlling Branches, a list of the ASBA Investors who have been allocated Equity Shares in the Issue, along with:

The amount to be transferred from the ASBA Account to the separate bank account opened by our Company for the Issue, for each successful ASBA;



- The date by which the funds referred to above, shall be transferred to the aforesaid bank account; and
- The details of rejected ASBA applications, if any, to enable the SCSBs to unblock the respective ASBA Accounts.

# **Allotment Advices / Refund Orders**

Our Company will issue and dispatch Allotment advice/ demat credit and/or letters of regret along with refund order or credit the allotted Equity Shares to the respective beneficiary accounts, if any, within a period of 15 days from the Issue Closing Date. In case of failure to do so, our Company shall pay interest at such rate and within such time as specified under applicable law. Our Company shall also be punishable with a fine which shall not be less than five lakh rupees but which may extend to fifty lakh rupees and every officer of our Company in default shall be punishable with imprisonment for a term of one year or with fine which shall not be less than fifty thousand rupees but may extend to three lakh rupees or with both in accordance with Section 40 (5) of the Companies Act, 2013.

Investors residing at centers where clearing houses are managed by the RBI will get refunds through National Electronic Clearing Service ("NECS") except where Investors have not provided the details required to send electronic refunds.

In case of those Investors who have opted to receive their Rights Entitlement in dematerialized form using electronic credit under the depository system, advice regarding their credit of the Equity Shares shall be given separately. Investors to whom refunds are made through electronic transfer of funds will be sent a letter through ordinary post intimating them about the mode of credit of refund within 15 days of the Issue Closing Date.

The letter of allotment/ refund order would be sent by registered post/ speed post to the sole/ first Investor's Indian address provided by the Eligible Shareholders to our Company. Such refund orders would be payable at par at all places where the applications were originally accepted. The same would be marked 'Account Payee only' and would be drawn in favour of the sole/ first Investor. Adequate funds would be made available to the Registrar for this purpose.

In the case of non-resident shareholders or Investors who remit their Application Money from funds held in NRE/FCNR Accounts, refunds and/or payment of interest or dividend and other disbursements, if any, shall be credited to such accounts, the details of which should be furnished in the CAF. Subject to the applicable laws and other approvals, in case of Non-resident shareholders or Investors who remit their application money through Indian Rupee demand drafts purchased from abroad, refund and/or payment of dividend or interest and any other disbursement, shall be credited to such accounts and will be made after deducting bank charges or commission in US Dollars, at the rate of exchange prevailing at such time. Our Company will not be responsible for any loss on account of exchange rate fluctuations for conversion of the Indian Rupee amount into US Dollar . The letter of allotment will be sent by registered post / speed post to the Indian address of the Non Resident shareholders or Investors as provided to our Company.

# **Payment of Refund**

# Mode of making refunds

The payment of refund, if any, would be done through any of the following modes:

- NECS Payment of refund would be done through NECS for Investors having an account at any of the 68 centres where such facility has been made available. This mode of payment of refunds would be subject to availability of complete bank account details including the MICR code as appearing on a cheque leaf, from the Depositories/the records of the Registrar. The payment of refunds is mandatory for Investors having a bank account at any centre where NECS facility has been made available (subject to availability of all information for crediting the refund through NECS).
- 2. National Electronic Fund Transfer ("NEFT") Payment of refund shall be undertaken through NEFT wherever the Investors' bank has been assigned the Indian Financial System Code ("IFSC Code"), which can be linked to a MICR, allotted to that particular bank branch. IFSC Code will be obtained from the website of RBI as on a date immediately prior to the date of payment of refund, duly mapped with MICR number. Wherever the Investors have registered their nine digit MICR number and their bank account number with the Registrar to our Company or with the Depository Participant while



opening and operating the demat account, the same will be duly mapped with the IFSC Code of that particular bank branch and the payment of refund will be made to the Investors through this method.

- 3. Direct Credit Investors having bank accounts with the Banker to the Issue shall be eligible to receive refunds through direct credit. Charges, if any, levied by the relevant bank(s) for the same would be borne by our Company.
- 4. RTGS If the refund amount exceeds Rs.2,00,000, the Investors have the option to receive refund through RTGS. Such eligible Investors who indicate their preference to receive refund through RTGS are required to provide the IFSC Code in the CAF. In the event the same is not provided, refund shall be made through NECS or any other eligible mode. Charges, if any, levied by the refund bank(s) for the same would be borne by our Company. Charges, if any, levied by the Investor's bank receiving the credit would be borne by the Investor.
- 5. For all other Investors the refund orders will be dispatched through speed post/ registered post. Such refunds will be made by cheques, pay orders or demand drafts drawn in favour of the sole/first Investor and payable at par.
- 6. Credit of refunds to Investors in any other electronic manner, permissible under the banking laws, which are in force, and as permitted by SEBI from time to time.

## **Refund payment to Non- residents**

Where applications are accompanied by Indian rupee drafts purchased abroad and payable at Ahmedabad, refunds will be made in the Indian rupees based on the U.S. dollars equivalent which ought to be refunded. Indian rupees will be converted into U.S. dollars at the rate of exchange, which is prevailing on the date of refund. The exchange rate risk on such refunds shall be borne by the concerned Applicant and our Company shall not bear any part of the risk.

Where the applications made are accompanied by NRE/FCNR/NRO cheques, refunds will be credited to NRE/FCNR/NRO accounts respectively, on which such cheques were drawn and details of which were provided in the CAF.

# Printing of Bank Particulars on Refund Orders

As a matter of precaution against possible fraudulent encashment of refund orders due to loss or misplacement, the particulars of the Investor's bank account are mandatorily required to be given for printing on the refund order. Bank account particulars, where available, will be printed on the refund orders/refund warrants which can then be deposited only in the account specified. Our Company will, in no way, be responsible if any loss occurs through these instruments falling into improper hands either through forgery or fraud.

## Allotment advice / Share Certificates/ Demat Credit

Allotment advice / share certificates / demat credit or letters of regret will be dispatched to the registered address of the first named Investor or respective beneficiary accounts will be credited within 15 days, from the Issue Closing Date. In case our Company issues Allotment advice, the respective share certificates will be dispatched within one month from the date of the Allotment. Allottees are requested to preserve such allotment advice (if any) to be exchanged later for share certificates.

## **Option to receive Equity Shares in Dematerialized Form**

Investors (including Applicants who are holding Equity Shares in the physical form as on the Record Date) shall be allotted the Equity Shares in dematerialized (electronic) form at the option of the Investor. Our Company has signed a tripartite agreement with NSDL on November 26, 2009 which enables the Investors to hold and trade in the equity shares issued by our Company in a dematerialized form, instead of holding the Equity Shares in the form of physical certificates. Our Company has also signed a tripartite agreement with CDSL on December 04, 2009 which enables the Investors to hold and trade in the Equity Shares issued by our Company has also signed a tripartite agreement with CDSL on December 04, 2009 which enables the Investors to hold and trade in the Equity Shares issued by our Company in a dematerialized form, instead of holding the Equity Shares in the form of physical certificates.

In this Issue, the Allottees who have opted for Equity Shares in dematerialized form will receive their Equity Shares in the form of an electronic credit to their beneficiary account as given in the CAF, after verification with a depository participant. Investor will have to give the relevant particulars for this purpose in the appropriate place in the CAF. Allotment advice, refund order (if any) would be sent directly to the Investor by the Registrar to the Issue but the Investor's depository participant



will provide to him the confirmation of the credit of such Equity Shares to the Investor's depository account. CAFs, which do not accurately contain this information, will be given the Equity Shares in physical form. No separate CAFs for Equity Shares in physical and/or dematerialized form should be made. If such CAFs are made, the CAFs for physical Equity Shares will be treated as multiple CAFs and is liable to be rejected. In case of partial Allotment, Allotment will be done in demat option for the Equity Shares sought in demat and balance, if any, will be Allotted in physical Equity Shares. Eligible Shareholders of our Company holding Equity Shares in physical form may opt to receive Equity Shares in the Issue in dematerialized form.

# INVESTORS MAY PLEASE NOTE THAT THE EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGES ONLY IN DEMATERIALIZED FORM.

## The procedure for availing the facility for Allotment of Equity Shares in this Issue in the electronic form is as under:

- 1. Open a beneficiary account with any depository participant (care should be taken that the beneficiary account should carry the name of the holder in the same manner as is registered in the records of our Company. In the case of joint holding, the beneficiary account should be opened carrying the names of the holders in the same order as registered in the records of our Company). In case of Investors having various folios in our Company with different joint holders, the Investors will have to open separate accounts for such holdings. Those Investors who have already opened such beneficiary account(s) need not adhere to this step.
- 2. For Eligible Shareholders already holding Equity Shares in dematerialized form as on the Record Date, the beneficial account number shall be printed on the CAF. For those who open accounts later or those who change their accounts and wish to receive their Equity Shares pursuant to this Issue by way of credit to such account, the necessary details of their beneficiary account should be filled in the space provided in the CAF. It may be noted that the Allotment of Equity Shares arising out of this Issue may be made in dematerialized form even if the Equity Shares are not dematerialized. Nonetheless, it should be ensured that the depository account is in the name(s) of the Investors and the names are in the same order as in the records of our Company/ Depositories.
- 3. The responsibility for correctness of information (including Investor's age and other details) filled in the CAF vis-à-vis such information with the Investor's depository participant, would rest with the Investor. Investors should ensure that the names of the Investors and the order in which they appear in CAF should be the same as registered with the Investor's depository participant.
- 4. If incomplete / incorrect beneficiary account details are given in the CAF, the Investor will get Equity Shares in physical form.
- 5. The Equity Shares allotted to Applicants opting for issue in dematerialized form would be directly credited to the beneficiary account as given in the CAF after verification. Allotment advice, refund order (if any) would be sent directly to the Applicant by the Registrar but the Applicant's depository participant will provide to him the confirmation of the credit of such Equity Shares to the Applicant's depository account. Equity Shares in this Issue. In case these details are incomplete or incorrect, the application is liable to be rejected.

## General instructions for non-ASBA Investors

- 1. Please read the instructions printed on the CAF carefully.
- 2. Applicants that are not QIBs or are not Non Institutional Investor or those whose Application money does not exceed Rs.2,00,000 may participate in the Issue either through ASBA or the Non-ASBA process. Eligible Shareholders who have renounced their entitlement (in full or in part), Renouncees and Applicants holding Equity Shares in physical form and/or subscribing in the Issue for Allotment in physical form may participate in the Issue only through the Non ASBA process.
- 3. Application should be made on the printed CAF, provided by our Company except as mentioned under the head "Terms of the Issue Application on Plain Paper (Non-ASBA Process)" on page 188 and should be completed in all respects. The CAF found incomplete with regard to any of the particulars required to be given therein, and/ or which are not completed in conformity with the terms of the Letter of Offer are liable to be rejected and the money paid, if any, in



respect thereof will be refunded without interest and after deduction of bank commission and other charges, if any. The CAF must be filled in English and the names of all the Investors, details of occupation, address, father's / husband's name must be filled in block letters.

4. The CAF together with the cheque/demand draft should be sent to the Banker to the Issue or to the Registrar and not to our Company or the Lead Manager to the Issue. Investors residing at places other than cities where the branches of the Banker to the Issue have been authorised by our Company for collecting applications, will have to make payment by demand draft payable at Ahmedabad of an amount net of bank and postal charges and send their CAFs to the Registrar by registered post. If any portion of the CAF is/are detached or separated, such application is liable to be rejected.

Applications where separate cheques/demand drafts are not attached for amounts to be paid for the Equity Shares are liable to be rejected. Applications accompanied by cash, postal order or stock invest are liable to be rejected.

- 5. Except for applications on behalf of the Central and State Government, the residents of Sikkim and the officials appointed by the courts, all Investors, and in the case of application in joint names, each of the joint Investors, should mention his/her PAN allotted under the IT Act, irrespective of the amount of the application. CAFs without PAN will be considered incomplete and are liable to be rejected.
- 6. Investors, holding Equity Shares in physical form, are advised that it is mandatory to provide information as to their savings/current account number, the nine digit MICR number and the name of the bank with whom such account is held in the CAF to enable the Registrar to print the said details in the refund orders, if any, after the names of the payees. Application not containing such details is liable to be rejected.
- 7. All payment should be made by cheque or demand draft only. Cash payment is not acceptable. In case payment is effected in contravention of this, the application may be deemed invalid and the application money will be refunded and no interest will be paid thereon.
- 8. Signatures should be either in English or Hindi or in any other language specified in the Eighth Schedule to the Constitution of India. Signatures other than in English or Hindi or other specified language and thumb impression must be attested by a Notary Public or a Special Executive Magistrate under his/ her official seal. The Investors must sign the CAF as per the specimen signature recorded with our Company.
- 9. In case of an application under power of attorney or by a body corporate or by a society, a certified true copy of the relevant power of attorney or relevant resolution or authority to the signatory to make the relevant investment under this Issue and to sign the application and a copy of the Memorandum of Association and Articles of Association and / or bye laws of such body corporate or society must be lodged with the Registrar giving reference of the serial number of the CAF. In case the above referred documents are already registered with our Company, the same need not be a furnished again. In case these papers are sent to any other entity besides the Registrar or are sent after the Issue Closing Date, then the application is liable to be rejected. In no case should these papers be attached to the application submitted to the Banker to the Issue.
- 10. In case of joint holders, all joint holders must sign the relevant part of the CAF in the same order and as per are Renouncees, the number of Investors should not exceed three. In case of joint Investors, reference, if any, will be made in the first Investor's name and all communication will be addressed to the first Investor.
- 11. Application(s) received from NRs/NRIs, or persons of Indian origin residing abroad for Allotment of Equity Shares shall, inter alia, be subject to conditions, as may be imposed from time to time by the RBI under FEMA, in the matter of refund of application money, Allotment of Equity Shares, interest, export of share certificates, etc. In case an NR or NRI Investor has specific approval from the RBI, in connection with his shareholding, he should enclose a copy of such approval with the CAF. Additionally, applications will not be accepted from NRs/NRIs in any jurisdiction where the offer or sale of the Rights Entitlements and issue of Equity Shares of our Company may be restricted by applicable securities laws.
- 12. All communication in connection with application for the Equity Shares, including any change in address of the Investors should be addressed to the Registrar prior to the date of Allotment in this Issue quoting the name of the



first/sole Investor, folio numbers and CAF number. Please note that any intimation for change of address of Investors, after the date of Allotment, should be sent to the Registrar and transfer agents of our Company, in the case of Equity Shares held in physical form and to the respective depository participant, in case of Equity Shares held in dematerialized form.

- 13. SAFs cannot be re-split.
- 14. Only the person or persons to whom Equity Shares have been offered and not Renouncee(s) shall be entitled to obtain SAFs.
- 15. Investors must write their CAF number at the back of the cheque /demand draft.
- 16. Only one mode of payment per application should be used. The payment must be by cheque / demand draft drawn on any of the banks, including a co-operative bank, which is situated at and is a member or a sub member of the bankers clearing house located at the centre indicated on the reverse of the CAF where the application is to be submitted.
- 17. A separate cheque / draft must accompany each CAF. Outstation cheques / demand drafts or post-dated cheques and postal / money orders will not be accepted and applications accompanied by such cheques / demand drafts / money orders or postal orders will be rejected. The Registrar will not accept payment against application if made in cash.
- 18. No receipt will be issued for application money received. The Banker to the Issue / Registrar will acknowledge receipt of the same by stamping and returning the acknowledgment slip at the bottom of the CAF.
- 19. The distribution of the Letter of Offer and issue of Equity Shares to persons in certain jurisdictions outside India may be restricted by legal requirements in those jurisdictions. Persons in such jurisdictions are instructed to disregard the Letter of Offer and not to attempt to subscribe for Equity Shares.
- 20. Investors shall be given an option to get the Equity Shares in demat or physical mode.
- 21. Investors are requested to ensure that the number of Equity Shares applied for by them do not exceed the prescribed limits under the applicable law.

# Do's for non-ASBA Investors:

- 1. Check if you are eligible to apply i.e. you are an Eligible Shareholder on the Record Date.
- 2. Read all the instructions carefully and ensure that the cheque/ draft option is selected in Part A of the CAF and necessary details are filled in.
- 3. In the event you hold Equity Shares in dematerialised form, ensure that the details about your Depository Participant and beneficiary account are correct and the beneficiary account is activated as the Equity Shares will be allotted in the dematerialized form only.
- 4. Ensure that your Indian address is available to us and the Registrar and transfer agent, in case you hold the Equity Shares in physical form or the depository participant, in case you hold Equity Shares in dematerialised form.
- 5. Ensure that the value of the cheque/ draft submitted by you is equal to the (number of Equity Shares applied for) X (Issue Price of Equity Shares, as the case may be) before submission of the CAF.
- 6. Ensure that you receive an acknowledgement from the collection branch of the Banker to the Issue for your submission of the CAF in physical form.
- 7. Ensure that you mention your PAN allotted under the IT Act with the CAF, except for Applications on behalf of the Central and the State Governments, residents of the state of Sikkim and officials appointed by the courts.



- 8. Ensure that the name(s) given in the CAF is exactly the same as the name(s) in which the beneficiary account is held with the Depository Participant. In case the CAF is submitted in joint names, ensure that the beneficiary account is also held in same joint names and such names are in the same sequence in which they appear in the CAF.
- 9. Ensure that the demographic details are updated, true and correct, in all respects.

## Don'ts for non-ASBA Investors:

- 1. Do not apply if you are not eligible to participate in the Issue the securities laws applicable to your jurisdiction.
- 2. Do not apply on duplicate CAF after you have submitted a CAF to a collection branch of the Banker to the Issue.
- 3. Do not pay the amount payable on application in cash, by money order or by postal order.
- 4. Do not submit the GIR number instead of the PAN as the application is liable to be rejected on this ground.
- 5. Do not submit Application accompanied with stock invest.
- 6. Do not submit CAF having the colour of ink specified for another class of Eligible Shareholders.

## Grounds for Technical Rejection for non-ASBA Investors

Investors are advised to note that applications are liable to be rejected on technical grounds, including the following:

- 1. Amount paid does not tally with the amount payable.
- 2. Bank account details (for refund) are not given and the same are not available with the DP (in the case of dematerialized holdings) or the Registrar and transfer agent (in the case of physical holdings).
- 3. Age of Investor(s) not given (in case of Renouncees).
- 4. Except for CAFs on behalf of the Central or the State Government, the residents of Sikkim and the officials appointed by the courts, PAN not given for application of any value.
- 5. In case of CAF under power of attorney or by limited companies, corporate, trust, relevant documents are not submitted.
- 6. If the signature of the Investor does not match with the one given on the CAF and for renounce(s) if the signature does not match with the records available with their depositories.
- 7. CAFs are not submitted by the Investors within the time prescribed as per the CAF and the Letter of Offer.
- 8. CAFs not duly signed by the sole/joint Investors.
- 9. CAFs/ SAFs by OCBs not accompanied by a copy of an RBI approval to apply in this Issue.
- 10. Applications for additional Equity Shares by NR Renouncees.
- 11. CAFs submitted by Non-Resident Renouncee(s) who are not FIIs, NRIs or RFPIs.
- 12. Submission of the CAFs to the SCSBs.
- 13. Submission of plain paper Application to person other than the Registrar to the Issue.
- 14. CAFs accompanied by stock invest/ outstation cheques/ post-dated cheques/ money order/ postal order/ outstation demand drafts.



- 15. In case no corresponding record is available with the depositories that match three parameters, namely, names of the Investors (including the order of names of joint holders), DP ID and Client ID.
- 16. CAFs that do not include the certifications set out in the CAF to the effect that the subscriber does not have a registered address (and is not otherwise located) in any restricted jurisdictions and is authorised to acquire the Rights Entitlements and Equity Shares in compliance with all applicable laws and regulations.
- 17. CAFs which have evidence of being executed in/dispatched from restricted jurisdictions.
- 18. CAFs by ineligible Non-Residents (including on account of restriction or prohibition under applicable local laws) and where an Indian address has not been provided.
- 19. CAFs where our Company believes that CAF is incomplete or acceptance of such CAF may infringe applicable legal or regulatory requirements.
- 20. In case the GIR number is submitted instead of the PAN.
- 21. Applications by Renouncees who are persons not competent to contract under the Indian Contract Act, 1872, except applications by minors having valid demat accounts as per the demographic details provided by the Depositories.
- 22. Multiple CAFs, including cases where an Investor submits CAFs along with a plain paper application.
- 23. Applications from QIBs, Non-Institutional Investors or Investors applying in this Issue for Equity Shares for an amount exceeding Rs.2,00,000, not through ASBA process.
- 24. Application by an Eligible Shareholder whose cumulative value of Equity Shares applied for is more than Rs.2,00,000 but has applied separately through SAFs of less than Rs.2,00,000 and has not been undertaken through the ASBA process.

Please read the Letter of Offer and the instructions contained therein and in the CAF carefully before filling in the CAF. The instructions contained in the CAF are an integral part of the Letter of Offer and must be carefully followed. The CAF is liable to be rejected for any non-compliance of the provisions contained in the Letter of Offer or the CAF.

# Investment by FPIs or FII

In accordance with the SEBI (FPI) Regulations, the issue of Equity Shares under this Issue to a single FPI or FII should not exceed 10% of the post-issue paid up capital of our Company. In respect of an FII investing in the Equity Shares on behalf of its sub-accounts the investment on behalf of each sub-account shall not exceed 5% of the total paid up capital of our Company

Applications will not be accepted from FIIs in the United States or its territories and possessions, or any other jurisdiction where the offer or sale of the Rights Entitlements and Equity Shares may be restricted by applicable securities laws.

QIB applicants and other applicants whose application amount exceeds Rs. 2,00,000 can participate in the Issue only through the ASBA process. The applicants who are not QIBs and whose application amount is not more than Rs. 2,00,000 can participate in the Issue through the ASBA process as well as the non ASBA process.

# Investment by NRIs

Investments by NRIs are governed by the portfolio investment scheme under Regulation 5(3)(i) of the FEMA Regulations. Applications will not be accepted from NRIs in restricted jurisdictions.

Please note that pursuant to the applicability of the directions issued by SEBI vide its circular number CIR/ CFD/ DIL/1/2011 dated April 29, 2011, all Applicants who are QIBs, Non-Institutional Investors or are applying in this Issue for Equity Shares for an



amount exceeding Rs.2, 00,000 shall mandatorily make use of ASBA facility.

## **Procedure for Applications by Mutual Funds**

A separate application can be made in respect of each scheme of an Indian mutual fund registered with SEBI and such applications shall not be treated as multiple applications. The applications made by asset management companies or custodians of a mutual fund should clearly indicate the name of the concerned scheme for which the application is being made.

Application made by asset management companies or custodian of a mutual fund shall clearly indicate the name of the concerned scheme for which Application is being made.

Please note that pursuant to the applicability of the directions issued by SEBI vide its circular number CIR/ CFD/ DIL/1/2011 dated April 29, 2011, all Applicants who are QIBs, Non-Institutional Investors or are applying in this Issue for Equity Shares for an amount exceeding Rs.2,00,000 shall mandatorily make use of ASBA facility.

## Impersonation

As a matter of abundant caution, attention of the Investors is specifically drawn to the provisions of subsection (1) of Section 38 of the Companies Act, 2013 read with Section 447 of the Companies Act, 2013 which is reproduced below:

"Any person who makes or abets making of an application in a fictitious name to a company for acquiring, or subscribing for, its Equity Shares; or makes or abets making of multiple applications to a company in different names or in different combinations of his name or surname for acquiring or subscribing for its Equity Shares; or otherwise induces directly or indirectly a company to allot, or register any transfer of, Equity Shares to him, or to any other person in a fictitious name, shall be liable for action under Section 447."

## Dematerialized dealing

Our Company has entered into agreements, each dated November 26, 2009 and December 04, 2009 with NSDL and CDSL, respectively with ISIN: INE672K01017, and our Equity Shares currently bear the ISIN: INE672K01025.

## Payment by Stockinvest

In terms of RBI Circular DBOD No. FSC BC 42/24.47.00/2003- 04 dated 5 November 2003, the Stockinvest Scheme has been withdrawn. Hence, payment through Stockinvest would not be accepted in this Issue.

## **Disposal of application and application money**

No acknowledgment will be issued for the application moneys received by our Company. However, the Bankers to the Issue / Registrar to the Issue receiving the CAF will acknowledge its receipt by stamping and returning the acknowledgment slip at the bottom of each CAF.

The Board reserves its full, unqualified and absolute right to accept or reject any application, in whole or in part, and in either case without assigning any reason thereto.

In case an application is rejected in full, the whole of the application money received will be refunded. Wherever an application is rejected in part, the balance of application money, if any, after adjusting any money due on Equity Shares allotted, will be refunded to the Investor within a period of 15 days from the Issue Closing Date. In case of failure to do so, our Company shall pay interest at such rate and within such time as specified under applicable law. Our Company shall also be punishable with a fine which shall not be less than five lakh rupees but which may extend to fifty lakh rupees and every officer of our Company in default shall be punishable with imprisonment for a term of one year or with fine which shall not be less than fifty thousand rupees but may extend to three lakh rupees or with both in accordance with Section 40 (5) of the Companies Act, 2013. For further instructions, please read the CAF carefully.

## **Utilization of Issue Proceeds**



Our Board of Directors declares that:

- (i) All monies received out of the Issue shall be transferred to a separate bank account maintained by our Company as per the provisions of section 40(3) of the Companies Act, 2013;
- (ii) Details of all monies utilized out of the Issue shall be disclosed, and continue to be disclosed till the time any part of the Issue Proceeds remains unutilised, under an appropriate separate head in the balance sheet of our Company indicating the purpose for which such monies have been utilised;
- (iii) Details of all unutilized monies out of the Issue, if any, shall be disclosed under an appropriate separate head in the balance sheet of our Company indicating the form in which such unutilized monies have been invested; and
- (iv) Our Company may utilize the funds collected in the Issue only after the basis of Allotment is finalized.

## Undertakings by our Company

Our Company undertakes the following:

- 1. The complaints received in respect of the Issue shall be attended to by our Company expeditiously and satisfactorily.
- 2. All the steps for completion of the necessary formalities for listing and commencement of trading at all stock exchanges where the Equity Shares are to be listed are taken within seven working days of finalisation of basis of allotment.
- 3. The funds required for making refunds to unsuccessful applicants as per the mode(s) disclosed shall be made available to the Registrar to the Issue by our Company.
- 4. Where refunds are made through electronic transfer of funds, a suitable communication shall be sent to the applicant within 15 days of closure of the Issue giving details of the bank where refunds shall be credited along with amount and expected date of electronic credit of refund.
- 5. Except as disclosed in section titled "Capital Structure" in this Letter of Offer, no further issue of equity shares affecting our Company's equity capital shall be made till the Equity Shares issued/ offered in the Issue are listed or till the application money are refunded on account of non-listing, under-subscription etc.
- 6. Our Company accepts full responsibility for the accuracy of information given in this Letter of Offer and confirms that to the best of its knowledge and belief, there are no other facts the omission of which makes any statement made in this Letter of Offer misleading and further confirms that it has made all reasonable enquiries to ascertain such facts.
- 7. Adequate arrangements shall be made to collect all ASBA applications and to consider then similar to Non- ASBA applications while finalising the Basis of Allotment.
- 8. At any given time there shall be only one denomination for the Equity Shares of our Company.
- 10. Our Company shall comply with such disclosure and accounting norms specified by SEBI from time to time.
- 11. That none of the promoters or directors of the company is willful defaulter under Section 4(5) of SEBI (ICDR) Regulations, 2009 as per the (Third Amendment) in SEBI (ICDR) Regulations, 2016 dated May, 25, 2016

## **Minimum Subscription**

If our Company does not receive the minimum subscription of 90% of the Issue (including devolvement of underwriter), our Company shall refund the entire subscription amount received within 15 days from the Issue Closing Date. If there is delay in the refund of the subscription amount by more than eight days after our Company becomes liable to pay the subscription amount (i.e. 15 days after the Issue Closing Date), our Company shall pay interest at the rate of 15% p.a., for the delayed period, as per Rule 3 of the Companies (Prospectus and Allotment of Securities), Rules, 2014.



# Important

Please read this Letter of Offer carefully before taking any action. The instructions contained in the CAF are an integral part of the conditions of the Letter of Offer and must be carefully followed; otherwise the application is liable to be rejected.

All enquiries in connection with the Letter of Offer or CAF or Abridged Letter of Offer and requests for SAFs must be addressed (quoting the Registered Folio Number/ DP and Client ID number, the CAF number and the name of the first Equity Shareholder as mentioned on the CAF and super scribed "CIL Nova Petrochemicals Limited - Rights Issue" on the envelope and postmarked in India) to the Registrar to the Issue at the following address:

# Link Intime India Private Limited

Pannalal Silk Mills Compound, L.B.S. Marg, Bhandup (West), Mumbai-400 078 Tel: +91 22 6171 5400 Fax: +91 22 2596 0329 E-mail: cnpl.rights@linkintime.co.in Investor Grievance E- mail: cnpl.rights@linkintime.co.in Contact Person: Mr. Dinesh Yadav SEBI Registration Number: INR000004058

The Rights Entitlement and the Equity Shares are not intended to be offered or sold to persons in the United States or any other jurisdiction where such offer or sale may be prohibited. The offering to which the Letter of Offer relates is not, and under no circumstances is to be construed as, an offering of any shares or rights to sale in the United States, the territories or possessions thereof, or a solicitation therein of an offer to buy any of the said shares or rights. Accordingly, the Letter of Offer and the CAF should not be dispatched or forwarded to or transmitted in or to, the United States at any time. Our Company and the Lead Manager reserve absolute discretion in determining whether to allow such participation as well as the identity of the persons who may be allowed to do so. Any person who acquires Rights Entitlements or Equity Shares will be deemed to have declared, warranted and agreed, by accepting the delivery of the Letter of Offer, that it is not and that at the time of subscribing for the Equity Shares or the Rights Entitlements, it will not be, in the United States or any other jurisdiction where such acquisition may be prohibited.

The Issue will remain open for a minimum 15 days. However, the Board will have the right to extend the Issue period as it may determine from time to time but not exceeding 30 days from the Issue Opening Date.

# **Restrictions on Foreign Ownership of Indian Securities**

Foreign investment in Indian securities is regulated through the Industrial Policy, 1991 of the Government of India and FEMA. While the Industrial Policy, 1991 prescribes the limits and the conditions subject to which foreign investment can be made in different sectors of the Indian economy, FEMA regulates the precise manner in which such investment may be made. Under the Industrial Policy, unless specifically restricted, foreign investment is freely permitted in all sectors of Indian economy up to any extent and without any prior approvals, but the foreign Investor is required to follow certain prescribed procedures for making such investment. The government bodies responsible for granting foreign investment approvals are FIPB and the RBI. The Government has from time to time made policy pronouncements on FDI through press notes and press releases. The Department of Industrial Policy and Promotion, Ministry of Commerce and Industry, Government of India ("DIPP"), issued the Consolidated FDI Policy Circular of 2016 ("FDI Policy"), which with effect from June 7, 2016 consolidates and supersedes all previous press notes, press releases and clarifications on FDI issued by the DIPP that were in force and effect as on June 6, 2016. The Government proposes to update the consolidated circular on FDI Policy once every year and therefore, Consolidated FDI Policy Circular of 2016 will be valid until the DIPP issues an updated circular.

The transfer of shares between an Indian resident and a Non-Resident does not require the prior approval of the FIPB or the RBI, provided that (i) the activities of the investee company are under the automatic route under the FDI Policy and transfer does not attract the provisions of the Takeover Regulations; (ii) the Non-Resident shareholding is within the sectoral limits under the FDI policy; and (iii) the pricing is in accordance with the guidelines prescribed by the SEBI/RBI. As per the existing policy of the Government of India, erstwhile OCBs cannot participate in this Issue.



# SECTION VIII-OTHER INFORMATION

# MATERIAL CONTRACTS AND DOCUMENTS FOR INSPECTION

The contracts referred to below (not being contracts entered into in the ordinary course of business carried on by us or entered into more than two years prior to the date of this Letter of Offer) which are or may be deemed material have been entered or are to be entered into by our Company. Copies of the abovementioned contracts and also the documents for inspection referred to hereunder, may be inspected at the Registered Office of our Company situated Survey No. 396 (P), 395/4 (P), Moraiya Village, Sarkhej - Bavla Highway, Tal. Sanand, Ahmedabad, Gujarat: 382210 between 10 a.m. and 5 p.m. on all working days from the date of this Letter of Offer until the Issue Closing Date.

# **Material Contracts**

- 1. Issue Agreement dated June 20, 2016 between our Company and the Lead Manager to the Issue.
- 2. Agreement dated June 20, 2016 between our Company and Link Intime Registrar to the Issue.
- 3. Escrow Agreement dated October 26, 2016 amongst our Company, the Lead Manager, the Registrar to the Issue and the Escrow Collection Bank.

# Material Documents / Documents for Inspection

- 1. Certified copies of the updated Memorandum of Association and Articles of Association of our Company as amended.
- 2. Certificate of Incorporation of our Company and certificates of incorporation consequent upon change in name of our
- 3. Company and Certificate of Commence of business.
- 4. Certified true copy of the Board Resolution dated May 23, 2016 authorising to the right issue under Section 62(1) (a) of the Companies Act, 2013.
- 5. Certified true copy of the Resolution of management committee dated October 10, 2016 finalizing the Issue Price and the Rights Entitlement Ratio.
- 6. Consents of our Directors, Company Secretary and Compliance Officer, Statutory Auditors, Lead Manager, Banker to the Issue, Legal Advisor to the Issue and the Registrar to the Issue for inclusion of their names in this Letter of Offer to act in their respective capacities.
- Consent of M/s. J.T.Shah. & Co, Chartered Accountants, to be named as an "expert" under Sections 2(38) and 26 of the Companies Act, 2013 dated June 17, 2016 on the audited financial statements and the Statement of Tax Benefits dated June 17, 2016.
- 8. The report of the Statutory Auditors, being M/s. J.T.Shah. & Co, Chartered Accountants, dated May 23, 2016 on the audited financial statements for the financial year ended March 31, 2016.
- 9. Annual Reports of our Company for the financial years ending March 31, 2016, 2015, 2014, 2013 and 2012.
- 10. Due Diligence Certificate dated July 05, 2016 addressed to SEBI from the Lead Manager.
- 11. In-principle listing approval dated August 03, 2016 issued by BSE and NSE.
- 12. Letter no. CFD/DIL-I/BNS/AKD/OW/6291/1/2016 dated September 16, 2016 issued by SEBI for the Issue.

Any of the contracts or documents mentioned in this Letter of Offer may be amended or modified at any time if so required in the interest of our Company or if required by the other parties, without reference to the Equity Shareholders, subject to compliance with applicable law.



# DECLARATION

We hereby certify that no statement made in this Letter of Offer contravenes any of the provisions of the Companies Act, the SEBI Act or the rules or regulations issued thereunder, as the case may be. We further certify that all the legal requirements connected with the Issue as also the regulations, guidelines, instructions etc. issued by SEBI, Government of India and any other competent authority in this behalf have been duly complied with.

We further certify that all disclosures made in this Letter of Offer are true and correct.

Signed by the Directors and Key Managerial Personnel of our Company

Name	Signature
Mr. Jyotiprasad Chiripal	
(DIN: 00155695)	
ExecutiveDirector	
Vedprakash Chiripal	
(DIN: 00290454)	
Executive Director	
Rajendraprasad Shah	
(DIN: 01982424)	
Non- Executive Independent Director	
Ambalal Chhitabhai Patel	
(DIN: 00037870)	
Non- Executive Independent Director	
Murlimanohar Goyal	
(DIN: 02329431)	
Non- Executive Independent Director	
Pooransingh Mathuria	
(DIN: 07430356)	
Whole Time Director	
Pradip Kumar Khandelwal	
Chief Executive Officer	
Satish Ravishanker Bhatt	
Chief Financial Office	
Chintan N. Amlani	
Company Secretary	

Place: Ahmedabad

Date: