

PANCHSHEEL ORGANICS LIMITED

ANNUAL REPORT 2016-17

BOARD OF DIRECTORS

Mahendra Turakhia	Chairman & Managing Director	(DIN No. 00006222)
Kishore Turakhia 🕳	Promoter/Executive Director	(DIN No. 00006236)
Rajesh Turakhia	Promoter/Executive Director	(DIN No. 00006246)
Darshana Vishal Shah	Independent and Non-Executive Director	
Diwakar Mani Tripathi	Independent and Non-Executive Director	r (DIN No. 06912629)
Shambhunath chakravarti	Independent and Non-Executive Directo	r (DIN No. 06924557)

REGISTERED OFFICE

B6 & B7, Sector – C, Industrial Estate, Sanwer Road, Indore (MP)

CORPORATE OFFICE

 Kapadia Chamber, 1^{5t} Cinema Road, Mumbai – 400 020

BANKERS

 Yes Bank Ltd, Horniman Circle, Mumbai

AUDITORS

M/s Jayesh R.Shah & Co. Chartered Accountants

COMPANY SECRETARY AND COMPLIANCE OFFICER

Miss. Aparna Ramesh Akadkar

CHIEF FINANCIAL OFFI CER

Mr. Chandrakant A. Shah

PLANT

B6 & B7, Sector - C, Industrial Estate,

Sanwer Road, Indore (MP)

SHARE TRANSFER AGENTS

Purva Share Registry (I) Pvt Ltd Shivshakti Industrial Estate, Unit No. 9, 7/B, Sitaram Mill Compound, J R Boricha Marge, Lower Parel, Mumbai 400 011 CORPORATE OFFICE:

1. KAPADIA CHAMBER,

1ST CINEMA ROAD, MUMBAI - 400020. CIN No. L24232MP1989PLC005390

Tel.: 022-22084282, 43454200 / 14

Fax: (91) 022-2206 3929 E-mail: poltd@vsnl.com

Website http://www.panchsheelorganics.com



Panchsheel Organics Limited

MFGRS. OF: BULK DRUGS & FORMULATIONS

PANCHSHEEL ORGANICS LIMITED

Regd. Offc.: B-6 & B-7 Sector-C, Industrial Area, Sanwer Road, Indore, Madhya Pradesh -452015. CIN: L24232MP1989PLC005390

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NOTICE

NOTICE is hereby given that 28th Annual General Meeting (AGM) of the Members of the Panchsheel Organics Limited will be held on Friday. September 29, 2017 at 10.00 a.m. at the Registered Office of the Company at B-6 & B-7 Sector-C. Industrial Area, Sanwer Road, Indore, Madhya Pradesh - 452015.

Notice of the Meeting together with Balance Sheet as at 31st March, 2017. Profit & Loss Account for the year ended on that date, including the Notes/ Schedules thereto, Auditors Report and Directors Report Annual Report has been available for the Members on 5th September, 2017 on the Company's website- www.panchsheelorganics.com and the same shall also be available for inspection, during the office hours, at the Registered Office of the Company. Members will be entitled to receive the said documents in physical form free of cost at any time upon request to their registered address and the aforesaid documents have also been sent electronically to those members who have registered their e-mail addresses.

(Note: The Ministry of Corporate Affairs (MCA) has taken a "Green Initiative in Corporate Governance" by allowing companies to send documents to their shareholders in electronic mode) only.

Members who have not registered their e-mail addresses so far are requested to register their e-mail addresses with Purva registry. Registrar and Share Transfer Agents of the Company.

Notice pursuant to Section 91 of the Companies Act, 2013 read with Regulation 42 of the SEBI Listing Regulations 2015 that the Register of Members and Share Transfer Books of the Company will remain closed from Friday, 22nd September, 2017 to Friday, 29th September, 2017 (both the days inclusive) for the purpose of ensuing AGM.

For PANCHSHEEL ORGANICS LIMITED

Place: Mumbai

Date: 02nd September, 2017

Mahendra A. Turakhia Chairman and Managing Director (Dinr 00006222) CORPORATE OFFICE

1, KAPADIA CHAMBER, 1ST CINEMA ROAD, MUMBAI - 400020.

CIN No. L24232MP1989PLC005390 Tel: 022-22084282, 43454200 / 14

Fax (91) 022-2206 3929 E-mail politi@vsril.com

Website http://www.panchsheetorganics.com





NOTICE

NOTICE is hereby given that 28th Annual General Meeting (AGM) of the Members of the Panchsheel Organics Limited will be held on Friday. September 29, 2017 at 10:00 a.m. at the Registered Office of the Company at B-6 & B-7 Sector-C Industrial Area, Sanwer Road, Indore, Madhya Pradesh -452015.

ORDINARY BUSINESS:

- To receive, consider and adopt the Audited Balance Sheet as at 31st March, 2017 and Statement of Profit & Loss for the year ended on that date and the Reports of the Board of Directors and Auditors thereon.
- To appoint a Director in place of Mr. Rajesh A. Turakhia who retires by rotation, and being eligible offers himself for re-appointment.
- To consider and approve the dividend for the Financial Year 2016-17.
- 4. To ratify the appoint of M/s. Jayesh R. Shah &Co., Chartered Accountant, Statutory Auditors and in this regard, to consider and if thought fit, to pass, with or without modification, the following resolution as an Ordinary Resolution: "M/s. Jayesh R. Shah &Co., Chartered Accountant, be and are hereby ratify their appoinment at the 28th Annual General Meeting as Statutory Auditors of the Company, to hold office till the conclusion of the 32nd Annual General Meeting of the Company on such remuneration to be fixed by the Board of Directors of the Company.
- To consider and adopt IFCR report and Secretarial audit report from auditors.

SPECIAL BUSINESS:

6. To consider and, if thought fit, to pass, with or without modification(s), the following resolution as a Special Resolution: "RESOLVED THAT in supersession of all earlier resolutions passed in this regard and pursuant to provisions of 180(1)(c) and other applicable provisions, if any, of the Companies Act, 2013 (including any statutory modification(s) or re-enactment thereof, for the time being in force), consent of the Members of the Company be and is hereby accorded to the Board of Directors to borrow money, from time to time at its discretion either from the Company's bank or any other bank, financial institutions or any other lending institutions or persons on such terms and conditions as may be considered suitable by the Board of Directors upto a limit.

not exceeding in the aggregate R 2.50,00.00,000/- [Rupees Two Hundred & fifty Crores Only] notwithstanding that the moneys to be borrowed together with the money already borrowed by the Company (apart from temporary loans obtained from the Company's Bankers in the ordinary course of business), will exceed the aggregate of the paid up capital of the Company and its free reserves that it is to say, reserves not set apart for any specific purpose;

RESOLVED FURTHER THAT the Board be and is hereby authorized to take such actions and steps, including delegation of authority, as may be necessary and to settle all matters arising out of and incidental thereto and to sign and execute on behalf of the Company such agreements, deeds, applications, documents and writings as may be required in this regard and generally to do all such acts, deeds, matters and things as may be necessary, proper, expedient or incidental for giving effect to this resolution."

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

"RESOLVED THAT in supersession of all earlier resolutions passed in this regard and pursuant to the provisions of Section 180(1)(a) and other applicable provisions, if any, of the Companies Act, 2013(including any, statutory modification(s) or re-enactment thereof, for the time being in force), the consent be and is hereby accorded to the Board of Directors or any Committee constituted by the Board (hereinafter referred to as 'the Board') for creating the mortgage/pledge/hypothecation/charge on the whole or part of the Company's land, building thereon, machinery, stocks, book debts and all other assets whether movable or immovable of the Company situated in India or abroad in one or more Branches and/or conferring power to enter upon and take possession of the assets of the Company in certain events to or in favour of any of the financial institution(s), bank(s), body corporate(s), lending institution(s) or person(s) to secure the working capital facilities/term loans/corporate loans/debentures/other credit facilities raised/to be raised by the Company from such financial institution(s), bank(s), body corporate(s), lending institution(s) or person(s) together with interest at the respective agreed rates, compound/additional interest, commitment charge, charges on prepayment or on redemption, costs, charges, expenses and all other moneys payable/to be payable to the

financial institution(s), bank(s), body corporate(s), lending institution(s) or person(s) in terms of their respective agreements/letters of sanction/ memorandum of terms and conditions, entered into/to be entered into by the Company in respect of the said working capital facilities/term loans/corporate loans/debentures/other credit facilities up to a sum not exceeding R 2,50,00,00,000/- [Rupees Two Hundred & fifty Crores Only] at any time;

RESOLVED FURTHER THAT the Board be and is hereby authorized to take such actions and steps as may be necessary and to settle all matters arising out of and incidental thereto and to finalize the form, extent and manner of and the documents and deeds, as may be applicable, for creating the mortgage/pledge/hypothecation/ charge on the whole or part of the Company's land, building thereon, machinery, stocks, book debts and all other assets whether movable or immovable of the Company situated in India or abroad on such terms and conditions as may be decided by the Board in consultation with the lenders and generally to do all such acts, deeds, matters and things as may be necessary, proper, expedient or incidental for giving effect to this resolution."

For PANCHSHEEL ORGANICS LIMITED

Mahendra A. Turakhia

Chairman and Managing Director

(Din: 00006222)

Date: 02/09/2017 Place :Mumbai

Regd. Office.:

B-6 & B-7 Sector-C, Industrial Area, Sanwer Road,

Indore, Madhya Pradesh -452015. CIN: L24232MP1989PLC005390

2 0731-2721709 & 91-22063929 ≥ www.panchsheelorganics.com

NOTES:

- The Register of Member & Share Transfer Book of the company will remain closed from Friday, 22nd September, 2017 to Friday, 29th September, 2017 (both days inclusive).
- 2. A MEMBER ENTITLED TO ATTEND AND VOTE AT THE MEETING IS ENTITLED TO APPOINT ONE OR MORE PROXIES TO ATTEND AND, ON A POLL, TO VOTE INSTEAD OF HIMSELF. A PROXY NEED NOT BE A MEMBER. PROXIES IN ORDER TO BE EFFECTIVE MUST BE RECEIVED BY THE COMPANY NOT LESS THAN 48 HOURS BEFORE THE COMMENCEMENT OF THE MEETING.

A Proxy form is annexed with this Notice. Corporate Members intending to send their authorized representatives to attend the Meeting are requested to duly certified copy of the Board Resolution authorizing their representatives to attend and vote at the Meeting.

 Members desirous of asking any questions at the Annual General Meeting are requested to send in their questions so as to reach the Company at least 7 days before the Annual General Meeting so that the same can be suitably replied.

- Those Members who have so far not encashed their Dividend Warrants for earlier financial years may claim or approach the Company for payment, otherwise, the same will be transferred to the notified Fund as per the provision of Section 123 of the Companies Act, 2013
- Members are requested to notify change in address, if any, immediately to the Company at its Registered Office, quoting their Folio Numbers.
- 4. The Ministry of Corporate Affairs (MCA) has taken a "Green Initiative in Corporate Governance" by allowing companies to send documents to their shareholders in electronic mode. To support this green initiative and to receive communications from the Company in electronic mode, Members who have not registered their e-mail addresses and are holding shares in physical form are requested to contact the Share Transfer Agents of the Company and register their email-id. Members holding shares in dematerialized form are requested to contact their Depositary Participant. Members may please note that notices, annual reports, etc. will be available on the Company's website-www.anuhpharma.com and the same shall also be available for inspection, during the office hours, at the Registered Office of the Company. Members will be entitled to receive the said documents in physical form free of cost at any time upon request.
- 5. Voting through electronic means: In compliance with provisions of Section 108 of the Companies Act. 2013 and Rule 20 of the Companies (Management and Administration) Rules, 2014, the Company is pleased to provide members facility to exercise their right to vote at the 28th Annual General Meeting (AGM) by electronic means and the business may be transacted through e-Voting Services. The instructions for e-Voting Services will be sent separately.
- There will be one e-voting for every Client ID No. / Folio No., irrespective of the number of joint holders.
- Members can opt for only one mode of voting i.e. through e-voting. In case Members cast their votes by e-voting, the votes cast through e-voting shall prevail and the votes cast through postal ballot form shall be considered invalid.
- The e-voting shall not be exercised by a proxy.

Procedure to vote by means of E-Voting

- In case email address of the Sole / First Holder is available with the Issuer/R&T Agent:
 - NSDL will generate User ID & password and send the same at the email address provided by issuer/R & T Agent.
 - Using the User ID and password, you will login to the e-Voting system www.evoting.nsdl.com of NSDL_

- Others (where email address of the Sole / First Holder is not available with the Issuer/R&T Agent)
 - a. NSDL will generate User ID and password and provide it to the Issuer/R&T Agent.
 - b. The Issuer/R&T Agent will dispatch the User ID and password in a PIN mailer at the address of the Sole/First Holder.
 - c. Using the User ID and password, you will login to e-Voting system www.evoting.nsdl.com
 - d. Home page of "e-Voting" opens. Click on "e-Voting: Active E-voting Cycles".
- 3. Select "EVEN" (Electronic Voting Event Number) of (Name of the Company).
- 4. Now you are ready for e-Voting as "Cast Vote" page opens.
- Cast your vote by selecting appropriate option and click on "Submit" and also click on "Confirm" when prompted.
- 6. Upon confirmation, the message "Vote cast successfully" will be displayed.
- 7. Once you have voted on the resolution, you will not be allowed to modify your vote.
- 8. The corporate and institutional shareholders (companies, trusts, societies, etc.) are required to send a scanned copy (PDF/JPG format) of the relevant Board Resolution/ Appropriate Authorization etc. together with attested specimen signature of the duly authorized signatory(ies), to the Scrutinizer through e-mail at acs.gaurangshah@gmail.com with a copy marked to www.evoting.nsdl.com. You can also forward the documents at the Company's email 1D: acs.gaurangshah@gmail.com
- If you are already registered with NSDL for e-voting then you can use your existing user ID and password for Login to cast your vote.
- The period for e-voting starts on Friday, 22nd September, 2017 to Thursday, 28th September, 2017.
- 11. E-voting shall be disabled by NSDL at 5:30 p.m.
 - In case of any queries, you may refer to the 'Frequently Asked Questions' (FAQs) for Shareholder on NSDL E-Voting website: www.evoting.nsdl.com You can also send your queries/ grievances relating to e-voting to the e-mail ID:- evoting@nsdl.co.in
- The Members/Proxies are requested to bring the attendance slip duly filled in for attending the Meeting.

 The relative Explanatory Statement, pursuant to Section 102 in respect of the special business set out in the accompanying Notice is annexed hereto.

EXPLANATORY STATEMENT UNDER SECTION 102 OF THE COMPANIES ACT, 2013

Item No. 6 & 7.

Pursuant to the erstwhile provisions of Sections 293(1)(d) and 293(1)(a) of the Companies Act, 1956, the Board of Directors was authorized by the Members of the Company to borrow moneys on behalf of the Company(apart from temporary loans obtained or to be obtained from the Company's bankers in the ordinary course of business) in excess of the aggregate of the paid-up capital of the Company and its free reserves, subject to the total outstanding amount so borrowed not exceeding a sum of Rs. R 2,50,00,00,000/- [Rupees Two Hundred & fifty Crores Only] at any point of time and also, to secure the said borrowings by creating mortgage/charge on all or any of the movable/immovable properties of the Company. Accordingly, in order to remain compliant with the provisions of Sections 180(1)(c) and 180(1)(a) of the Companies Act. 2013, the consent of the Members is being sought by way of special resolutions for authorizing the Board of Directors to borrow moneys on behalf of the Company (apart from temporary loans obtained or to be obtained from the Company's bankers in the ordinary course of business) in excess of the aggregate of the paid-up capital of the Company and its free reserves, subject to the total outstanding amount so borrowed not exceeding a sum of Rs. R 2,50,00,00,000/- [Rupees Two Hundred & fifty Crores Only] at any point of time and also, to secure the same by creating the mortgage/pledge/hypothecation/charge on the whole or part of the Company's land, building thereon, machinery, stocks, book debts and all other assets of the Company whether movable or immovable, situated in India or abroad. None of the Directors and Key Managerial Personnel or relatives of them are interested in the above resolution. The Board of Directors recommends the resolutions set forth in Item Nos. 06 & 07 for the approval of the Members as Special Resolutions.

For PANCHSHEEL ORGANICS LIMITED

Mahendra A. Turakhia Chairman and Managing Director

(Din: 00006222)

Date: 02/09/2017 Place:Mumbai

Regd. Office:

B-6 & B-7 Sector-C, Industrial Area, Sonver Road,

Indore, Madhya Pradesh 452015. CIN: 1.2423231P1989PLC005390

2 0731-2721709

3 91-22063929

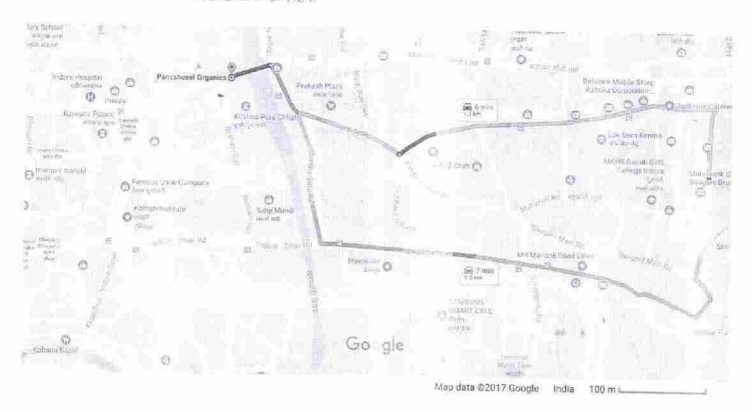
3 www.panchsheelorganics.com

Google Maps

Indore Junction to Pancsheeel Organics

Drive 1.3 km, 6 min

ROUTE MAP OF AGM

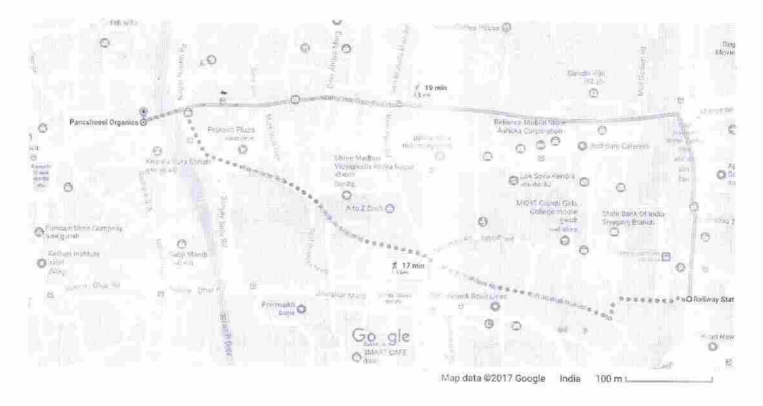


Google Maps

Railway Station Road to Pancsheeel Organics

Walk 1.3 km, 17 min

ROUTE MAP OF AGM



PANCHSHEEL ORGANICS LIMITED

Regel, Off: B-6 & B-7, Sector - C, Industrail Area, Sunwer Road, Inclore, Madhya Pradesh 452015

PROXY FORM

(Pursuant to section 105(6) of the companies act 2013 and rule 19(3) of the Companies (Management and Administration) Rule, 2014)

Name of the member (s):	E-mail ld:		
	No. of shares held		
Registered address:	Folio No.		
	DP ID×		
	Client ID		
*Applicable for investors holding shares in	electronic form.		
of	Panchsheel Organics Limited hereby appoint or failing him/her as my/our Proxy to vote icneral Meeting of the Company to be held on Friday,		
he 29th day of Sep, 2017 at 10.00 A.M. at B	6 & B-7, Sector - C, Industrial Area, Sanwer Road,		
ndore, Madhya Pradesh 452015, and any adjou			
	Affili reveni snim		
Dated this day of 2017	J		
ignature			
Notes:			
. This form of proxy in order to be effecti Registered Office of the Company, not less than	ive should be duly completed and deposited at the 48 hours before the commencement of the Meeting.		
LA Proxy need not be a member of the compar	ny.		
not more than 10% of the total share capital holding more than 10% of the total share capital	of the Company carrying voting rights. A member of the Company carrying voting rights may appoint a tact as a proxy for any other person or shareholder.		
. In case of joint holders, the signature of any colders should be stated.	one holder will be sufficient, but names of all the joint		
i. For the Resolutions, Explanatory Statemen Annual General Meeting.	and Notes, please refer to the Notice of the 28th		
Please complete all details including details of	member(s) in above box before submission.		

ATTENDANCE SLIP

I/We hereby record my/our presence at the Annual General Meeting of the Company to be held on Friday, the 29th day of Sep, 2017 at 10.00 A.M. at B-6 & B-7, Sector - C, Industrial Area, Sanwer Road, Indore, Madhya Pradesh 452015

DPID *:	Folio No. ;	
Client Id *:	No. of Shares:	

* 4	pplicable	for invest	ors holding	shares	in el	ectronic
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Name and Address of the Shareholder (s)

If Shareholder (s), Please sign here	If Proxy, please mention name and sign here
Signature	Name & Signature

Note

- 1. Please fill this attendance slip and hand it over at the entrance of the hall.
- 2. Please complete the Folio / DP ID-Client ID No. and name, sign this Attendance Slip and hand it over at the Attendance Verification Counter at the ENTRANCE OF THE MEETING HALL.
- 3. Electronic copy of the Annual Report for 2017 and Notice of the Annual General Meeting (AGM) along with Attendance Slip and Proxy Form is being sent to all the members whose email address is registered with the Company/ Depository Participant unless any member has requested for a hard copy of the same. Members receiving electronic copy and attending the AGM can print copy of this Attendance Slip.
- 4. Physical copy of the Annual Report for 2017 and Notice of the Annual General Meeting along with Attendance Slip and Proxy Form is sent in the permitted mode(s) to all members whose email is not registered or have requested for a hard copy.

DIRECTOR'S REPORT

Your Directors take pleasure in presenting the 28th Annual Report together with the Audited Balance Sheet as at 31 March, 2017 and the Statement of Profit & Loss for the year ended 31st March, 2017.

OPERATING RESULTS

Particulars	2016-2017 (₹)	2015-2016 (₹)
Revenue from Operation	400,917,147,78	403,949,488.00
Other Income	423,797.71	3,123,615.74
Total Income	401,340,945.49	407,073,103.74
Operating, Depreciation and Other Expenses	346,286,782.31	359,930,719.11
Administrative and Finance Cost	4,994,368.44	5,363,480,33
Total Expenses	351,191,150.75	365,294,199.44
Profit before Tax	50,149,794.74	41,778,904.30
Less: Provision for Current Tax	18,610,185.04	9,600,000.00
Provision for Deferred Tax	(7,047,506.11)	1,775,926.53
Income Tax for earlier year	6,496,869.61	- 15
Profit After Tax	32,090,246.21	30,402,977.77

PERFORMANCE

During the year under review your Company's turnover of ₹ 400,917,147.78 in the current year 2016-17 compared to ₹ 403,949,488.00 in the previous fiscal year 2015-2016, registering a decrease of 00.75%. The Turnover of the Company for the year under review is stable.

DIVIDEND

Your Directors recommend for approval of the members at the ensuing Annual General Meeting payment of final dividend of 10% per equity share (₹1.00 per equity share) for the financial year ended March, 2017. The Dividend will be paid in compliance with the applicable regulations.

The dividend will be paid to the members whose names appears in the Register of Members between 22nd September, 2017 to 29th September, 2017 in respect of shares held in dematerialized form, it will be paid to the members whose names are furnished by National Securities Depository Limited and Central Depository Services (India) Limited as beneficial owners as on that date.

REVIEW OF OPERATIONS & FUTURE PROSPECTS:

The Turnover of the Company for the year under review showed a decrease of 00.75% over the corresponding previous year.

DIRECTORS

Your Company has 6 Directors consisting of 3 Independent Directors, 3 (Phree) Executive Directors including Managing Director as on March 31, 2017.

In accordance with the Articles of Association of the Company and In terms of Section 152 of the Companies Act, 2013, Mr. Rajesh A. Turakhia the Directors of the Company, retire by rotation and being eligible, offer them for re-appointment.

AUDITORS

M/s Jayesh R. Shah & Co., Chartered Accountants, the Statutory Auditor of the Company be and is hereby given their consent to ratify their appointment at the ensuing Annual General Meeting to act as a Statutory Auditor of the company to hold the office from the date of 27th Annual General Meeting until the conclusion of the 32nd Annual General Meeting subject to confirm in AGM.

AUDITOR'S REPORT

Information and explanations on items contained in the Auditors Report which might be considered to be "Reservations, Qualifications or adverse Remarks" is given below:

-There is no "Reservations, Qualifications or adverse Remarks" raised by in audit report.

KEY MANAGERIAL PERSONNEL

Mr. Chandrakant Shah, Chief Financial Officer and Miss Aparna as the Compliance Officer of the Company are appointed as Key Managerial Personnel during the Financial Year 2016-17 in accordance with the Section 203 of the Companies Act, 2013.

NUMBER OF MEETINGS OF THE BOARD

Regular meetings of the Board are held to discuss and decide on various business policies, strategies and other businesses. The schedule of the Board/Committee meeting to be held in the forthcoming financial year is being circulated to the Directors in advance to enable them to plan their schedule for effective participation in the meetings. Due to business exigencies, certain business decisions are taken by the Board through circulation from time to time.

During the Financial Year 2016-17, the Company held 5 board meetings of the Board of Directors as per Section 173 of Companies Act, 2013 which is summarized below. The provisions of Companies Act, 2013 and listing agreement were adhered to while considering the time gap between two meetings.

S.No.	Date of Meeting	Board Strength	No. of Directors Present
1	30,05.2016	6	6
2	13.08.2016	6	-6
3	02.09.2016	6	6
4	14.11.2016	6	6
5	14.02.2017	6	6

COMMITTEE OF DIRECTORS

The Company has following Committees of the Board:

^{*}Audit Committee

^{*}Nomination and Remuneration Committee

^{*}Shareholder grievances committee/Investors Grievances Committee:

The details with respect to the compositions, powers, roles, terms of reference, etc. of relevant committees are given in details in the 'Report on Corporate Governance' of the Company which forms part of this Annual Report.

SUBSIDIARY COMPANIES

The Company does flot have any subsidiary.

FIXED DEPOSITS

The Company has not invited and accepted any Fixed Deposits from the public within the meaning of with Section 73 and 74 of the Companies Act, 2013 read with Rule 8(5)(v)&(vi) of the Companies (Accounts) Rules, 2014, hence disclosure required under above rule not applicable to the Company.

FINANCIAL CONDITION AND RESULT OF OPERATION

Management Discussion and Analysis of financial condition and result of operation of the Company for the year under review, as stipulated under SEBI Listing Regulations 2015 of listing agreement with the Stock Exchanges are given as a separate statement in the Annual Report.

PARTICULARS OF EMPLOYEES

Particulars of employees as required u/s 134 of the Companies Act, 2013 are not annexed since there are no employees drawing remuneration of more than Rs 60,00,000/- per annum during the year under review, if employed for full year or more than Rs.5,00,000/- per month, if employed for part of the year.

DIRECTORS RESPONSIBILITY STATEMENT

To the best of their knowledge and belief and according to the information and explanations obtained by them, your Directors make the following statements in terms of Section 134(3) (c) of the Companies Act, 2013-

- In the preparation of the annual accounts, the applicable accounting standards have been followed along with proper explanation relating to material departures, if any.
- 2) That the directors had selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at the end of the financial year viz. 31st March, 2017 and of the profit or loss of the Company for the year ended on that date.
- 3) That the Directors had taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 2013 for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities.
- That the Directors had prepared the annual accounts on a going concern basis.
- That proper internal financial controls were in place and that the financial controls were adequate and were operating effectively.
- 6) That systems to ensure compliance with the provisions of all applicable laws were in place and were adequate and operating effectively.

DECLARATION BY INDEPENDENT DIRECTOR(S) AND RE-APPOINTMENT

The Company has received necessary declaration from each Independent Director under Section 149(7) of the Companies Act, 2013, that he/she meets the criteria of Independence laid down in Section 149(6) of the Companies Act, 2013 and Clause 49 of the Listing Agreement.

Independent Directors shall hold office for a term up to five consecutive years on the Board of a Company, but shall be eligible for re-appointment for next five years on passing of a special resolution by the Company and disclosure of such appointment in the Board's report.

LISTING OF EQUITY SHARES

The equity shares of your Company are listed on the Bombay Stock Exchange Limited, Mumbai (BSE). The Listing fee for the financial year 2017-2018 has already been paid.

PARTICULARS OF LOANS, GUARANTEES AND INVESTMENTS

Details of Loans, Guarantees and Investments covered under the pravisions of Section 186 of the Companies Act, 2013 are given in the notes to the Financial Statements.

CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION, FOREIGN EXCHANGE EARNINGS AND OUTGOING

A Statement giving details of conservation of energy, technology absorption, foreign exchange earnings and outgo in accordance with the Companies (Disclosure of Particulars in the report of Board of Directors) Rules 1988, is annexed hereto; and forms part of this report.

CORPORATE GOVERNANCE

As required by the SEBI Listing Regulations 2015 entered in to by your Company with the BSE Limited, a detailed Report on Corporate Governance together with a report on Management Discussion Analysis is included in the Annual Report. The Auditors have certified the Company's Compliance with the Listing Agreement and the same is annexed to the report on Corporate Governance.

As per the Regulation 27 (2) of SEBI (LODR) Regulation, 2015 reporting of Corporate Governance Report is not mandatority required to our company.

EXTRACT OF ANNUAL RETURN

The details forming part of the extract of the Annual Return in form MGT 9 is annexed as "Annexure-A" to the Directors' Report.

BUSINESS RISK MANAGEMENT

The Company has a robust Business Risk Management (BRM) framework to identify, evaluate business risks and opportunities. This framework seeks to create transparency, minimize adverse impact on the business objectives and enhance the Company's competitive advantage. The business risk framework defines the risk management approach across the enterprise at various levels including documentation and reporting. The framework has different risk models which help in identifying risks trend, exposure and potential impact analysis at a Company level as also separately for business. The Company has adopted risk management policy.

INTERNAL FINANCIAL CONTROL

The Company has in place adequate internal financial controls with reference to financial statements. The Company has adopted policy on internal financial control system for proper observation of adequate internal financial controls.

POLICIES

Vigil Mechanism / Whistle Blower Policy

The Company has a vigil mechanism named Whistle Blower Policy (WBP) in accordance with Section 177(9) of the Companies Act, 2013 and SEBI Listing Regulations 2015 to deal with instances of fraud and mismanagement, if any. The vigil mechanism/Whistle Blower Policy is uploaded on the Company's website.

Remuneration Policy

The Board has, on the recommendation of the Nomination & Remuneration Committee framed a policy for selection and appointment of Directors, Senior Management and their remuneration.

PARTICULARS OF CONTRACTS OR ARRANGEMENTS WITH RELATED PARTY

All related party transactions that were entered during the financial year were in the ordinary course of the business of the Bank and were on arms length basis. There were no materially significant related party transactions entered by the Company with promoters, Directors, Key Managerial Personnel or other persons which may have potential conflict with the interest of the Company. Considering the nature of the industry in which the Company operates, transactions with related parties of the Company are in the ordinary course of business which is on arm's length basis. Since all related party transactions entered into by the Company were in the ordinary course of business and were on an arm's length basis, form AOC-2 is not applicable to the Company.

SEXUAL HARASSMENT OF WOMEN AT WORKPLACE (PREVENTION, PROHIBITION -AND REDRESSAL) ACT, 2013

In order to prevent sexual harassment of women at work place a new act The Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 has been notified on 9th December, 2013. Under the said Act every Company is required to set up an Internal Complaints Committee to look into complaints relating to sexual harassment at work place of any women employee. A policy for prevention of Sexual Harassment of Women at workplace and setting up of the Committee for implementation of said policy is under review and consideration.

MANAGEMENT DISCUSSION AND ANALYSIS

Management Discussion and Analysis Report is attached separately to this report.

CORPORATE SOCIAL RESPONSIBILITY

The company does not meet the criteria of Section 135 of Companies Act, 2013 read with the Companies (Corporate Social Responsibility Policy) Rules, 2014 so there is no requirement to constitute Corporate Social Responsibility Committee.

SECRETARIAL AUDITOR

Pursuant to the provisions of Section 204 of the Companies Act, 2013 and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the Company has appointed M/s GMS & CO., a firm of Company Secretaries in Practice to undertake the Secretarial Audit of the Company. The Secretarial Audit Report is annexed as "Annexure-B" to the Directors' Report.

BOARD EVALUATION

Pursuant to the provisions of the Companies Act, 2013 and SEBI Listing Regulations 2015, the Board has carried out an annual performance evaluation of its own performance, the Directors individually, the Chairperson's as well as the evaluation of the working of its Audit Committee, Corporate Social Responsibility Committee, Nomination & Remuneration Committee and Stakeholder Relationship Committee.

TRANSFER OF UNCLAIMED DIVIDEND TO INVESTOR EDUCATION AND PROTECTION FUND

There was unpaid/unclaimed Dividend of Rs.201,196/- declared and paid in financial year 2015-16. The company has unpaid/unclaimed dividend of Rs.111,922/- and Rs.114,162/- for past years which are not due for transfer to Investor Education and Protection fund pursuant to the provisions of Section 125 of the Companies Act, 2013.

MATERIAL CHANGES AND COMMITMENT IF ANY AFFECTING THE FINANCIAL POSITION OF THE COMPANY OCCURRED BETWEEN THE END OF THE FINANCIAL YEAR TO WHICH THIS FINANCIAL STATEMENTS RELATE AND THE DATE OF THE REPORT

No material changes and commitments affecting the financial position of the Company occurred between the end of the financial year to which this financial statements relate on the date of this report.

EMPLOYEES STOCK OPTION PLAN

The Company has not provided any Stock Option Scheme to the employees.

ACKNOWLEDGEMENTS

Your Directors wish to pace on record their appreciation and sincere thanks to the state government, government agencies, banks, financial institutions, joint venture partners, customers, shareholders, fixed deposit holders, vendors and other related organizations who through their continued support and cooperation, have helped, as partners, in your Company's progress.

Your Directors also acknowledge the hard work, dedication and commitment of the employees.

By Order of the Board of Directors

Place: Mumbai

Date: 30th May, 2017

Mahendra A. Turakhia

Chairman and Managing Director

ANNEXURE TO DIRECTOR'S REPORT

Information pursuant to Section 134 of the Companies Act, 2013 read with the Companies (Disclosure of particulars in the report of board of Directors) Rules, 2014 forming part of the Directors Report for the year ended 31st March 2017.

CONSERVATION OF ENERGY

Wherever possible energy conservation measures have been taken along with the additional investments for the same and proposal being implemented for reduction of consumption if energy.

FORM 'A'

Power and Fuel Consumption

	PARTICULARS	Current Year	Previous Year		
1.					
	Total Units	554487	636291		
	Amount (Rs. In Lacs)	44.99	47.28		
	Rate per unit (Rs.)	8.11	7.43		
	Consumption per unit of Production (in unit)/Kg	8.14	10.61		
2.	Furnace Oil (Diesel)				
	Total units (ltr.)	35550.19	7735.95		
	Amount (Rs. In Lacs)	28.52	21.49		
	Rate per Unit (Rs.)	80.22	277.77		
	Consumption per unit of production (in unit) Kg	0.52	0.13		

FORM 'B' TECHNOLOGY ABSORBTION

Research and Development (R & D)

1.	Specific Areas in which developmental activities carried out by the company	Development of new products and absorption of new technology.			
2.	Benefits derived as a result of the above R & D	Improvement in quality, customer satisfaction , productivity & Transparency			
3.	Future plan of action.	Up gradation of technology & Improving standar of living.			
4.	Expenditure on R & D	There being no separate R & D cell, the expenditure cannot be quantified			

TECHNOLOGY ABSORPTION, ADOPTION AND INNOVATION

The management has created a work culture in the organization to foster innovation in all functions including production. The technology used is entirely indigenous. However, continuous efforts are being made towards the modernization and up gradation of technology for higher output of the products qualitatively and quantitatively modernization; and up gradation of technology for higher output of the products qualitatively and quantitatively.

FOREIGN EXCHANGE EARNINGS AND OUTGOINGS

During the year under review Company has imported the raw materials of ₹ 8,75,46,176.17/- and exported the goods worth ₹ 1,72,56,234.84/-.

During the year company spent foreign exchange of 'Rs. 13,701.50 for capital expenditure and consultancy fees.

By Order of the Board of Directors

Place: Mumbai

Date: 30th May, 2017

Mahendra A. Turakhia Chairman and Managing Director

ANNEXURE- A

Form No. MGT-9

ANNUAL RETURN

As on the financial year ended on 31/03/2017

Of

PANCHSHEEL ORGANICS LIMITED

[Pursuant to Section 92(1) of the Companies Act, 2013 And

Rule 11(1) of the Companies (Management and Administration) Rules, 2014]

1. REGISTRATION AND OTHER DETAILS:

CIN	L24232MP1989PLC005390
Registration Date	02/08/1989
Name of the Company	PANCHSHEEL ORGANICS LIMITED
Category / Sub-Category of the Company	Indian Non-Government Company
Address of the Registered Office and contact details	B-6 & B-7 Sector-C,Industrial Area,Sanwer Road, Indore-452015,Madhya Pradesh.
Whether listed company	Listed
Name, address and contact details of Registrar and Transfer Agent, if any	Purva Share Registry (India) Pvt. Ltd ,Unit No. 9, Shiv Shakti Ind. Estt., J.R. Boricha Marg, Opp. Kasturba Hospital Lane, Lower Parel (E),Mumbai-400011

2. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY:

—(All the business activities contributing 10 % or more of the total turnover of the company shall be stated):-

SL. No.	Name and Description of main Products / Services	NIC Code of the Product/Service	% to total turnover of the Company
01	Manufacture of pharmaceuticals, medicinal chemical products	21	100%

3. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES:

SL. No.	Name and address of the Company	CIN/GLN	Holding/ Subsidiary / Associate	% of shares held	Applicable Section
	NA				

		1 17

4. SHARE HOLDING PATTERN

(Equity Share Capital Breakup as percentage of Total Equity)

i. Category-wise Share Holding

Category of	No. of Sh the year	ares held a	t the begi	inning of	No. of Si	hares held	at the end	of the	% of Chan
Sharehold ers	Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	ge durin g the year
A. Promoters						86	F-		year
1) Indian									
a) Individual / HUF	3417536	2800	3420336	68.20%	3412336		3421336	68.23%	0.00%
b) Central Govt.		-	.are:		æ		-		-
c) State Govt.(s)	-	1		1111 2	>+:		3	44	442
d) Bodies Corporate			55.				-	-	
e) Banks / FI	- E	-	₹.	-	-	I.E.		:##:	
f) Any Other	55		2.	=		185	-	, = =	
Sub-Total (A)(1):	3417536	2800	3420336	68.20%	3412336		3421336	68.23%	00.00
(2) Foreign									
a) NRIs - Individual s		32 7	-	**	=	155	-		and/
b) Other - Individual s	22	## T			8	: 550		5-2	**
c) Bodies Corporate	OHE:	we:	:==		-22	-		GM.)	
d) Banks / FI	; a.u.			122	nee	#	₩	=-	75

e) Any Other	Œ		100	/ 88 .	2,000		***		**
Sub-Total (A)(2):	:	22	728	222	-				
Total Shareholdi ng of Promoters (A) = (A)(1)+(A)(3417536	2800	3420336	68.20%	3412336		3421336	68.23%	00.00 %
B. Public Shareholdi ng									
(1) Institution s									
a) Mutual Funds / UTI		\ 		9	寨	est.	E 188		: ***
b) Banks / FI					4	-	4.55		-
c) Central Govt.				-		#		J .F.	***
d) State Govt.(s)		and see		22	440		-	æ	-
e) Venture Capital Funds		**		9 88 0		***	V20	**	
f) Insurance Companies	===	Total land		HH)	**		22	-	-
g) FIIs					**:	198			
h) Foreign Venture Capital Funds	**	- 155°		-	:	-			**
i) Others (specify)		Ξ.		7.5	-			*>*	
Sub-Total (B)(1):	22	220	=======================================	==	#H				
(2) Non- Institution									
a) Bodies Corporate									
i) Indian	10797	325997	336794	6.72%					0.03%

100			-						
ii) Overseas	**	-	VEE	(ese.	***	:##:	-	-	
b) Individual									
i) Individual Shareholde rs holding nominal share capital upto Rs, 2 Lakh		355500	864965	17.25%					2.05%
ii) Individual Shareholde rs holding nominal share capital in excess of Rs. 2 Lakh	272535	0	272535	5.43%			j.		2.34%
c) Other (Specify)									
i) Non Resident Indians	81348		81348	1.62%					0.21%
ii) Hindu Undivided Families	35820		35820	0.71%					0.07%
iii) Clearing Members	3599	min.	3599	0.07%					0.03%
Sub-Total (B)(2):	913564	681500	1595064	31.80%					
Total Public Share holding (B)= (B)(1) +(B)(2)	4331100	684300	5015400	100%					
C. Shares held by Custodian for GDRs & ADRs		-1	144	GES.	1996	**			F44
Grand	4310200	705200	5015400	100%	4331100	684300	5015400	100%	\##

Total	1.			
	1			
(A+B+C)				
V				

ii. Shareholding of Promoters

Shareholders Name	No. of Shares held at the beginning of the year			No. of Shar the year	% of Change in share		
	No. of Shares	% of total shares of the Compa ny	% of Shares Pledged/ encumbe red to total shares	No. of Shares	% of total shares of the Compan y	% of Shares Pledge d/ encum bered to total shares	holding during the year
1.Kishore Abhaychand Turakhia	1122240	22.38%	NIL	991686	19.77%	NIL	(02.61%)
2. Rajesh Abhaychand Turakhia	1157239	23.07%	NIL	983114	19.60%	NIL	(03.47%)
3. Mahendra Abhaychand Turakhia	1130757	22.55%	NIL	985436	19.65%	NIL	(02.90%)
4.Mahendra A Turakhia (Huf)	3700	0.07%	NIL	153700	03.06%	NIL	(02.99%)
5. Rajesh A Turakhia (Huf)	3700	0.07%	NIL	153700	03.06%	NIL	02.99%
6. Kishore A Turakhia (Huf)	2700	0.05%	NIL	153700	03.06%	NIL	03.01%
TOTAL	34,20,336	68.20%		3421336	68.22%	<u>.</u>	00.02%

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

Shareholding at the beginning of th	Cumulati the year	Cumulative Shareholding during the year		
	No. of Shares	% of total shares of the Company	No. of Shares	% of total shares of the Company
AT THE BEGINNING OF THE YEAR				
Kishore Abhaychand Turakhia	1122240	22.38%	1122240	22.38%
Rajesh Abhaychand Turakhia	1157239	23.07%	1157239	23.07%
Mahendra Abhaychand Turakhia	1130757	22.55%	1130757	22.55%
Mahendra A Turakhia (Huf)	3700	0.07%	3700	0.07%
Rajesh A Turakhia (Huf)	3700	0.07%	3700	0.07%
Kishore A Turakhia (Huf)	2700	0.05%	2700	0.05%
DATE WISE INCREASE/DECREASE in Promoters Shareholding during the year specifying the reasons for increase/decrease (e.g. allotment/transfer/bonus/sweat equity etc):			## #	
Kishore Abhaychand Turakhia	(130554)	(11.63%)	(130554)	(11.63%)
Rajesh Abhaychand Turakhia	(174125)	(15.05%)	(174125)	(15.05%)
Mahendra Abhaychand Turakhia	(145321)	(12.85%)	(145321)	(12.85%)
Mahendra A Turakhia (Huf)	150000	4054.05%	150000	4054.05%
Rajesh A Turakhia (Huf)	150000	4054.05%	150000	4054.05%
Kishore A Turakhia (Huf)	151000	5592.59%	151000	5592.59%
AT THE END OF THE YEAR				
Kishore Abhaychand Turakhia	991686	19.77%	991686	19.77%
Rajesh Abhaychand Turakhia	983114	19.60%	983114	19.60%
Mahendra Abhaychand Turakhia	985436	19.65%	985436	19.65%
Mahendra A Turakhia (Huf)	153700	03.06%	153700	03.06%
Rajesh A Turakhia (Huf)	153700	03.06%	153700	03.06%
Kishore A Turakhia (Huf)	153700	03.06%	153700	03.06%

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

Shareholding at the begi	inning of the	year	Cumulative Shareholding during the year			
For Each Top 10 Share Holders	No. of Shares	% of total shares of the Company	No. of Shares	% of total shares of the Company		
AT THE BEGINNING OF THE YEAR						
KAMLESH MAHASHUKHBHAI GANDHI	34794	00.69%	34794	00.69%		
GAURANG NATWARBHAI PATEL	34060	00.68%	34060	00.68%		
NARENDRAKUMAR CHUNILAL JASANI	30000	00.60%	30000	00.60%		
ILA S SHAH	18905	00.38%	18905	00.38%		
VARUN BASANT JAIN (HUF)	15305	00,30%	15305	00.30%		
KOKILA DHIRAJLAL SHAH	5500	00.11%	5500	00.11%		
BANPYNSKHEMLANG MAJAW	4849	00.10%	4849	00.10%		
SAMIR M SHETH (HUF)	4800	00.10%	4800	00.10%		
KINNAR JAYANTILAL SHAH	3500	00.07%	3500	00.07%		
VISHAL CHANDRAKANT SHAH	3257	00.06%	3257	00.06%		
Promoters and Holders of GDRs and ADRs): during the year specifying the reasons for increase/decrease (e.g. allotment/transfer/bonus/sweat equity etc):						
NARENDRAKUMAR CHUNILAL JASANI	(30000)	(00.60%)	(30000)	(00.60%)		
ILA S SHAH	(18905)	(00.38%)	(18905)	(00.38%)		
VARUN BASANT JAIN (HUF)	(15305)	(00.30%)	(15305)	(00.30%)		
KOKILA DHIRAJLAL SHAH	(5500)	(00.11%)	(5500)	(00.11%)		
BANPYNSKHEMLANG MAJAW	(4849)	(00.10%)	(4849)	(00.10%)		
SAMIR M SHETH (HUF)	(4800)	(00.10%)	(4800)	(00.10%)		
KINNAR JAYANTILAL SHAH	(3500)	(00.07%)	(3500)	(00.07%)		
VISHAL CHANDRAKANT SHAH	(3257)	(00.06%)	(3257)	(00.06%)		
AT THE END OF THE YEAR						
MANISH UMED DOSHI	84008	01.68%	84008	01.68%		
KALPESH C. DESAI	61350	01.22%	61350	01.22%		
		01.22%	61350	01.22%		

KAMLESH M GANDHI	48500	00.97%	48500	00.97%
CHIRAG ASHOK PAREKH	40800	00.81%	40800	00.81%
NAYANA R PAREKH	38400	00.80%	38400	00.80%
GIRISH RATILAL GANDHI	37900	00.77%	37900	00.77%
KAMLESH MAHASHUKHBHAI GANDHI	34794	00.69%	34794	00.69%
GAURANG NATWARBHAI PATEL	34060	00.68%	34060	00.68%
REKHA RAJESH DAMANI	30900	00.62%	30900	00.62%

v. Shareholding of Directors and Key Managerial Personnel

Name of Director/KMP:

Shareholding at the beginning of the	Cumulative Shareholding during the year			
For Each Directors and KMP	No. of Shares	% of total shares of the Company	No. of Shares	% of total shares of the Company
At the beginning of the year				
Kishore Abhaychand Turakhia	1122240	22.38%	1122240	22.38%
Rajesh Abhaychand Turakhia	1157239	23.07%	1157239	23.07%
Mahendra Abhaychand Turakhia	1130757	22.55%	1130757	22.55%
Date wise Increase/Decrease in Promoters Shareholding during the year specifying the reasons for increase/decrease (e.g. allotment/transfer/bonus/sweat equity etc):				
Kishore Abhaychand Turakhia	(130554)	(11.63%)	(130554)	(11.63%)
Rajesh Abhaychand Turakhia	(174125)	(15.05%)	(174125)	(15.05%)
Mahendra Abhaychand Turakhia	(145321)	(12.85%)	(145321)	(12.85%)
At the end of the year				П
Kishore Abhaychand Turakhia	991686	19.77%	991686	19.77%
Rajesh Abhaychand Turakhia	983114	19.60%	983114	19.60%
Mahendra Abhaychand Turakhia	985436	19.65%	985436	19.65%

5. INDEBETEDNESS:

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

	Secured Loans excluding deposits	Unsecured Loans	Deposits	Total Indebtedness
Indebtedness at the beginning of the financial year				
i. Principal Amount	25,303,968.94	-	, ĕ	25,303,968.94
ii. Interest due but not paid	*	-		
iii. Interest accrued but not due		1.5	16	9
Total (i+ ii+ iii)	25,303,968.94		(+	25,303,968.94
Change in Indebtedness during the financial year				
Addition		¥		-
Reduction	(15,309,298.94)		Æ	(15,309,298.94)
Net Change	(15,309,298.94)	-		(15,309,298.94)
Indebtedness at the end of the financial year				
i. Principal Amount	9,994,670.00	I H	(iii)	9,994,670.00
ii. Interest due but not paid	*	54	W 2	-
iii. Interest accrued but not due	w	V pu	12	2
Total (i+ ii+ iii)	9,994,670.00	ne ne	121	9,994,670.00

6. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

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

Sr. No	Particulars of Remuneration	Mahendra Abhaychand Turakhia (Managing Directors)	Rajesh Abhechand Turakhia (Whole-time director)	Kishore Abhaychand Turakhia (Whole-time director)
1.	Gross Salary			,
	(a) Salary as per provisions contained in Section 17(1) of the Income Tax Act, 1961	2		*
	(b) Value of perquisites under Section 17(2) Income Tax Act, 1961	-	-	2:
	(c) Profits in lieu of salary under Section 17(3) Income Tax Act, 1961	+	-	*

2	Stock Options	ie.		
3	Sweat Equity			-
4	Dir Remuneration & Commission			
	- as % of profit	28,50,000	27,20,000	27,20,000
	- Others, specify			
5	Others, please specify -Fee for attending Board/ Committee Meetings	-	g	
	Total (A)	28,50,000	27,20,000	27,20,000
	Other Ceiling as per Act	1.	G=:	-

B. Remuneration to other Directors:

Sr. No	Particulars of Remuneration	Darshana Vishal Shah	Diwakar Mani Tripath	Shambhnath Chakravart	Total amount
1.	Independent Director) ,	÷-	-	-
	-Fee for attending Board/Committee Meetings	E.	*		-
	Commission	=	3	- 1	-
	- Others, please specify	*	-	*	-
	Total (1)		121		
2	Other Non Executive Directors		*		
	-Fee for attending Board/Committee Meetings	#t:	-	*	:=
	Commission	(2)	. 70	_	(**
	- Others, please specify	3 /.		-	×
	Total (2)	=/			
	Total B= 1+2		-	*	₩
	Total Managerial Remuneration	ā.\		*	-
	Other Ceiling as per Act			#R	-

7. PENALTIES/PUNISHMENT/COMPOUNDING OF OFFENCES:

Type	Section of the Companies Act	Brief Description	Details of Penalties/ Punishment/ Compounding Fees imposed	Authority [RD/ NCLT/ COURT]	Appeal made, if any (give details)
A. COMPANY			N/A	·	
Penalty			- 10.600-		
Punishment					
Compounding					
B. DIRECTORS	•		N/A		
Penalty					
Punishment					
Compounding					
C. OTHER OFFICE	ER IN DEFAU	LT	N/A	N	
Penalty					
Punishment				3)	
Compounding				- PE - A	

By Order of the Board of Directors

– Place: Mumbai Date: 30th May, 2017 Mahendra A. Turakhia Chairman and Managing Director

Corporate Governance Report 2016-2017

The detailed report on Corporate Governance, for the financial year ended March 31, 2017 as per the format prescribed by SEBI and incorporated in SEBI Listing Regulations 2015 is set out below:

1. Company's philosophy on the Code of Governance

Corporate Governance is a set of systems and practices to ensure that the affairs of the Company is being managed in a way which ensures accountability, transparency, fairness in all its transactions in widest sense and meet up its stakeholders aspirations and societal expectations.

The Company has always endeavored to implement the Corporate Governance process in the most democratic form as maximization of shareholders wealth is cornerstone of your Company. For the Company the advent of the SEBI Listing Regulations 2015 has paved way for sharing with the stakeholders, the corporate governance practices, which are deeply rooted in the corporate culture of the Company. Your Company has been committed in adopting and adhering to global recognised standards of corporate conduct towards its employees, clients and the society at large. The management team of your Company exerts the strict adherence to corporate governance practices in order to cover the entire spectrams of governance activities and benchmark its practices with the prevailing guidelines of Corporate Governance.

2. Board of Directors

The Board of Panchsheel consists of Six Directors with a fair representation of Executive, Non-Executive and Independent Directors. The Chairman being Executive, as per Listing Regulations, the Company has three Independent Directors. There is no institutional nominee on the Board. Details of Directors retiring by rotation and their brief are provided in the notice to Annual General Meeting.

2.1. Composition and category of Directors

Category	Name of Director
Promoter / Executive Director	Mahendra A. Turakhia Kishore A. Turakhia Rajesh A. Turakhia
Non Executive and Independent Director	Darshana Vishal Shah Diwakar Mani Tripathi Shambhunath Chakravarti

2.2. Board Meetings

Attendance of each Director at the Board Meetings and the last Annual General Meeting:

The Company holds regular Board Meetings. The detailed agenda along with the explanatory notes is circulated to the Directors well in advance. The Directors can suggest inclusion of any item(s) in the agenda at the Board Meeting.

The Company held 5 (Five) Board Meetings for the year ended 31st March, 2017. These were held on 30th May, 2016; 13th August, 2016; 02nd September, 2016; 14th November, 2016, 14th February, 2017.

The attendance of the Directors at the Board Meeting and the Annual General Meeting held during the year ended 31st March 2017 was as follows

Directors	Board Meetings attended during the year	Whether attended last AGM	Other Directorships/ Board Committees (Numbers)		
			Directorships (excluding Private Limited Company)	Board Committee Membership/ (Chairmanship)	
Mahendra A. Turakhia	5	Yes	None	None	
Kishore A. Turakhia	5	Yes	None	None	
Rajesh A. Turakhia	5	Yes	None	None	
Darshana Vishal Shah	5	Yes	None	None	
Diwakar Mani Tripathi	5	Yes	None	None	
Shambhunath Chakravarti	5	Yes	None	None	

In accordance with the Articles of Association of the Company and In terms of Section 152 of the Companies Act, 2013, Mr. Rajesh A. Turakhia the Directors of the Company, retire by rotation and being eligible, offer them for re-appointment.

2.3 Information provided to the Board:

The Board of the Company is presented with all information under the following heads, whenever applicable and materially significant. These are submitted either as part of the agenda will in advance of the Board Meetings or are tabled in the course of the Board Meetings. This inter-alia includes:

- 1. Annual operating plans of businesses, capital budgets, updates.
- 2. Quarterly results of the Company and its operating divisions or business segments.
- 3. Minutes of the Audit Committee and other committees.
- 4. Information on recruitment and remuneration of senior officers just below the Board level.
- 5. Materially important litigations, show cause, demand, prosecution and penalty notices.
- 6. Fatal or senous accidents.
- 7. Any material default in financial obligations to and by the Company or substantial non-payment for services tendered by the Company.
- 8. Details of any joint venture or collaboration agreement or new client win.
- 9. Any issue, which involves possible public liability claims of substantial nature, including any judgment or order, which, may have passed strictures on the conduct of the Company or taken an adverse view regarding another enterprise that can have negative implications on the Company.
- Transactions have involved substantial payments towards good-will, brand equity, or intellectual property.
 - 11. Significant development in the human resources from:
 - 12. Sale of material nature of investments, subsidiaries, assets which is not in the normal course of business.
 - Quarterly details of foreign exchange exposure and the steps taken by management to limit the risks of adverse exchange rate movement.
 - 14. Quarterly update on the return from deployment of surplus funds.
 - Non-compliance of any regulatory or statutory provisions or listing requirements as well as shareholders services as non-payment of dividend and delays in share transfer.

2.4. Brief resume of Directors who will be retiring by rotation at this Annual General Meeting of the Company

Mr. Rajesh A. Turakhia aged 59 years, residing at B/105, Swetambari Apts., 2nd Floor, N. J. Road No. 5, Gulmohar Cross Road No. 6, Mumbai 400049 holds the degree of Bachelor of Commerce and has a rich experience in the Pharmaceuticals industry as well as finance.

2.5 Secretarial Standards Relating To The Meetings

The Institute of Company Secretaries of India (ICSI) has established Secretarial Standards relating to the Meetings of the Board thereof and Annual General Meetings. Approval of the Central Government under sub-section (10) of Section 118 of the Companies Act, 2013 has been accorded to the Secretarial Standards (SS) namely SS-1 on Meetings of the Board and SS-2 on General Meetings.

These Secretarial Standards (SS-1 and SS-2) shall apply to Board Meetings and General Meetings, in respect of which Notices are issued on or after 1st July, 2015. The Company shall follow the same.

3. Audit Committee

The primary objective of the Audit Committee is to monitor and provide effective supervision of the management's financial reporting progress with a view to ensure accurate timely and proper disclosures and transparency, integrity and quality of financial reporting.

The Committee oversees the work carried out by the management, internal auditors on the financial reporting process and the safeguards employed by them.

3.1 Composition, Name of Members and Chairman

The Audit Committee of the Board comprises three Directors namely Darshana Vishal Shah as a Chairman, Mr. Kishore A Turakhia and Diwakar Mani Tripathi as members. The Audit Committee meets with the requirement of the Companies Act, 2013 and SEBI Listing Regulations 2015.

3.2 Brief description of the terms of reference

The Audit Committee of the Company Perform following functions as follows:

- (a) To oversee the Company's financial reporting process and the disclosure of its financial information and to ensure that the financial statements are correct, sufficient and credible.
- (b) To recommend to the Board, the appointment, re-appointment and, if required removal of Statutory auditors and fixing audit fees and to approval of payments for any other services.
- (c) To review with management the annual financial statements before submission to the Board, focusing primarily on:
 - Any changes in accounting policies and practices
 - Major accounting entries based on exercise of judgment by management Qualifications in the draft audit report
 - · Significant adjustments arising out of audit
 - The going concern assumption
 - Compliance with the accounting standards
 - Compliance with Stock Exchanges and legal requirements concerning financial statements
 - Any related party transactions i.e. transactions of the Company of material nature, with promoters or the management, their subsidiaries or relatives etc. that may have potential conflict with the interests of the Company at large
- (d) To review and approve annual accounts of the Company and recommended to the Board for consideration or otherwise.
- (e) To review with Management; external and internal auditors, and review the efficiency of internal control systems.

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- (f) To review the adequacy of internal audit function, including the structure of the internal audit department, staffing and seniority of the official heading the department, reporting structure, coverage and frequency of internal audit.
- (g) To discuss with internal auditors about any significant findings and follow-up thereon.
- (h) To review the findings of any internal investigations by the internal auditors into matters where there is suspected fraud or irregularity or a failure of internal control systems of a material nature and reporting the matter to the Board.
- (i) To discuss with external auditors before the audit commences, the nature and scope of audit as well as have post-audit discussions to ascertain any area of concern.
- (j) To review the Company's financial and risk management policies.
- (k) To look into the reasons for substantial defaults in the payments to the depositors, debenture holders, shareholders (in case of non-payment of declared dividends) and creditors.

3.3 Meetings and Attendance during the year 2016-17

Attendance record of the Audit Committee during the year as per the table Given below:

Name Of Directors	Category	No. of Meetings held during the year		
		Held	Attended	
Mrs. Darshana Vishal Shah	Independent	5	5	
Mr. Kishore A. Turakhia	Non-Independent	5	5	
Mr. Diwakar Mani Tripathi	Independent	5	5	

3.4 Independent Directors' Meeting

During the year under review, the Independent Directors met on 14th February, 2017 inter alia, to discuss and review:

- Evaluation of the performance of Non-independent Directors and the Board of Directors as a whole.
- Evaluation of the performance of the chairperson of the Company, taking into account the views of the Executive and Non-Executive Directors.
- Evaluation of the quality, content and timelines of flow of information between the Management and the Board that is necessary for the Board to effectively and reasonably perform its duties.

4. Remuneration Committee

The Remuneration Committee determines and recommends to the Board of Directors, the remuneration payable to the Executive Directors. The Board of Directors approved the remuneration to the Executive Directors on the basis of the performance as well as Company's performance, subject to consents as may be required.

The Non Executive Directors are not paid any remuneration except for the sitting fees for attending the Board Meetings/Committee Meetings.

The resolutions for the appointment and remuneration payable to the Executive Directors including commission to Managing Director are approved by the shareholders of the Company.

The Leave Travel Allowance is paid as per the Company's rules. Provident Fund and Superannuation are provided for as per the Company's policies. Wherever applicable, the perquisites are considered as part of remuneration and taxed as per Income Tax Laws. The Commission recommended by the Remuneration Committee to the Board is paid to the Managing Director in accordance with the provisions of the Companies Act, 2013.

The Remuneration Committee of the Board comprises three Directors namely:

Mr. Diwakar Mani Tripathi

Chairman

Mr. Rajesh A Turakhia

Member

Mrs. Darshana Vishal Shah

Member

The details of remuneration of Executive Directors for the financial year 2016-2017 are given below:

(Rupees in Lacs)

Particulars	2016-17	2015-16	2014-15
Salary and Allowances (Rs.)	8,290,000	7,269,219	78,00,000
Contribution to PF, Superannuation and Gratuity Funds (Rs.)	G.	-	
Commission (Rs.)	3		-
Total (Rs.)	8,290,000	7,269,219	78,00,000

The details of remuneration paid to the Non-Executive Directors by way of sitting fees during the financial year 2016-17 are given below:

Sr. No.	Name of the Non- Executive Director	Sitting fees (Rupees)	Other elements of remuneration
I	Mrs.Darshana Vishal Shah	-	
. 2.	Mr. Diwakar Mani Tripathi	*	=
3.	Mr. Shambhunath Chakravarti		

5. Shareholders/ Investor Grievance Committee

5.1 Scope of the Committee

The scope of the Shareholders Grievance Committee is to review and address the grievances of the shareholders in respect of share transfers, transmission, issue of duplicate/consolidated share certificates, allotment and listing of shares, non-receipt of annual report, non-receipt of balance sheet, non-receipt of dividend etc, and other related activities. In addition, the Committee also looks into matters that can facilitate better investor's services and relations.

5.2 Composition of the Committee

The Committee is headed by Mr. Rajesh A Turakhia, Executive Director and other members of the Committee include Mr. Kishore A Turakhia and Mr. Diwakar Mani Tripathi.

5.3 Compliance Officer

Miss. Aparna is the Compliance officer of the Company

6. General Body Meetings

6.1 Location and time, where last three AGMs were held

Following table details the particulars of the last Three Annual General Meetings of the Company

Financial Year	Date & Time	Venue
2013-2014	30th September at 11.30 am	Registered Office
2014-2015	30th September at 2.30 pm	Registered Office
2015-2016	30th September at 11.00 am	Registered Office

7. Disclosures

7.1 Disclosures regarding materially significant related party transactions

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Transaction of material nature has been entered into by the Company with its Promoters or Directors or management or relatives etc. that may have potential conflict with the interest of the Company.

All transactions with the Related Parties were in the ordinary course of business and at an arms length.

7.2 Disclosure

There are material transactions with related parties, which require separate disclosure. A comprehensive list of related party transactions as required by Accounting Standard (AS) 18 issued by the Institute of Chartered Accountants of India, forms part of note no. N of II other explanatory notes and information to the accounts in the Annual Report.

The Board reviews the risk assessment and minimization procedure from time to time. The risk management issues are discussed in detail in the report of Management Discussion and Analysis.

There is no material pecuniary transaction with any Non-Executive as well as Independent Directors of the Company that requires a separate disclosure.

The Management Discussion and Analysis Report prepared in accordance with the requirements laid out in SEBI Listing Regulations 2015.

There were no materially significant related party transactions i.e. transactions of the Company of material nature, with its Promoters, Directors or the Management or relatives etc. that may have potential conflict with the interest of the Company at large.

No penalties were imposed on the Company by the Bombay Stock Exchange Limited or SEBI or any other statutory authority on any matter related to capital market during the last three years.

— The details of compliance with mandatory requirements of SEBI Listing Regulations 2015 are as contained in this Report.

7.3 Prevention of Insider Trading

In compliance with the Securities and Exchange Board of India (Prevention of Insider Trading) Regulations 1992, as amended till date on prevention of Insider Trading, the Company has a comprehensive code of conduct and the same is being strictly adhered by its management staff and relevant business associates. The code expressly lays down the guidelines and the procedure to be followed and disclosures to be made while dealing with shares of the company and cautioning them on the consequences on non-compliance thereof.

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The Company follows quiet periods (closure of trading window) prior to its publication of unpublished price sensitive information. During the quiet period, the Company has set up a mechanism where the management and relevant staff and business associates of the Company are informed not to trade in Company's securities.

The Company also affirms that no personnel has been denied access to the audit committee

7.4 Code of conduct

In terms of SEBI Listing Regulations 2015, the Company has adopted a Code of Conduct for the Board of Directors and Senior Management Personnel of the Company. The same has been posted on the Company's website. The Declaration by the Chairman of the Company forms part of this Report.

7.5 Details of Compliance with SEBI Listing Regulations 2015

The Company has complied with the provisions of SEBI Listing Regulations 2015

8 Means of Communication

- (a) Half-yearly report were sent to each registered residential addresses of shareholders
- (b) The quarterly and half yearly results are published in the <u>Free Press Journal</u> (National Daily) And <u>Chautha Sansar</u> (Regional Newspaper).
- (c) The Listing Centre of BSE is a web based application designed by the BSE for corporate. All periodical compliance filings like shareholding pattern, corporate governance report, etc are also filed electronically on the Listing Centre.
- (d) The investors complaints are processed in a centralized web based complaints redress system. The salient features of this system is Centralised database of all companies, online upload of Action Taken Reports (ATRs) by the concerned companies and online viewing by investors of actions taken on the compliant and its current status.

— 9. Management Discussion and Analysis

The Company has provided a detailed Management Discussion and Analysis report in its Annual Report and the same forms part of the Annual Report.

10. General Shareholder Information

10.1 Forth Coming Annual General Meeting

The forthcoming Annual General Meeting of the Company is scheduled to be held on 29th September, 2017 at the Registered Office of the Company at 10.00 a.m. at B-6 & B-7, Sector C, Industrial Area, Sanwer Road, Indore-452015.

10.2 Financial Year of the Company

1st April 2016 to 31st March 2017.

10.3 Date of Book Closure

From 22nd September, 2017 to 29th September, 2017 (Both days inclusive).

10.4 Dividend payment date

Credit/ dispatch of dividend warrants between 03rd October, 2017 to 10th October, 2017.

10.5 Listing on Stock Exchange

The Bombay Stock Exchange Limited, Mumbai

10.6 Stock Code

531726 on The Bombay Stock Exchange Limited, Mumbai

10.6 The ISIN of Panchsheel Organics Limited on both NSDL and CDSL

INE 316G01019

10.7 Market Price Data: High Low during each month in Financial Year i.e. 1th April 2016 to 31st March, 2017.

Month	Open Price	High Price	Low Price	Close Price	No. of Shares
April 2016	84.95	95.05	80.00	82.60	38,157
May 2016	84.90	85.00	68.80	69.80	23,540
June 2016	70.00	72.50	53.15	60.15	49,503
July 2016	61.05	91.00	60.00	83.50	69,076
August 2016	81.50	84.30	66.30	77.95	54,985
September 2016	77.80	101.80	75.30	96.10	2,89,819
October 2016	101.90	125.00	100.10	105.15	1,71,842
November 2016	101.25	129.00	98.00	105.45	71,477
December 2016	107.90	124.90	102.55	110.55	39,320
January 2017	109.60	121.00	103.00	106.00	22,163
February 2017	105.00	124.40	102.50	106.05	44,729
March 2017	110.00	130.90	102.65	115.10	1,75,102

10.8 Registrar and Share Transfer agents

Purva Share Registry (I) Private Limited Shiv Shakti Industrial Estate, Unit No. 9, 7/B Sitaram Mill Compound, J. R. Boricha Marg Lower Parel (East), Mumbai-400 011.

10.9 Share transfer system

Shares sent for transfer in physical form are registered and returned by Registrar and Share transfer agents within 30 days from the date of receipt of documents, provided the documents are found in order. Share under objection are returned within 21 days. There has been transfer of Equity shares in the physical form during the financial year 2016-17.

10.10 Dematerialisation of Shares

As on 31" March, 2017, 7,64,072 equity shares of Rs.10/- each were in dematerialized form with NSDL and 39,42,428 equity shares of Rs. 10/- each were in dematerialized form with CDSL constituting 15.23% and 78.61% respectively of the paid-up capital.

10.11 Outstanding GDRs/ADRs/Warrants or any convertible instruments, conversion date and likely impact on equity

Not issued

10.12 Plant Locations

The Company's Plants are located at B6 & B7, Sector C, Industrial Area, Sanwer Road, Indore, Madhya Pradesh.

10.13 Address for correspondence

For any Query relating to the Shares of the Company

Purva Share Registry (I) Private Limited

Shiv Shakti Industrial Estate, Unit No. 9, 7/B, Sitaram Mill Compound, J. R. Boricha Marg. Lower Parel, Mumbai- 400 011

Any other Query

Secretarial Department

Panchsheel Organics Limited

B-6 & B-7, Sector C, Industrial Area, Sanwer Road, Indore 452015, M.P.

Email: poltd@vsnl.com

11. Code of Business Conduct & Ethics For Directors/Management Personnel

The company is committed in conducting its business in conformity with ethical standards and applicable laws and regulations. The code of conduct for the directors and senior management of the company has been laid down by the board and the same is posted on the website of the company declaration by the CEO/managing director under clause 49 of the listing agreement regarding adherence to the code of conduct

12. Prohibition Of Insider Trading

With a view to regulate trading in securities by the Directors and Designated Employees, the Company has adopted a Code of Conduct for prevention of Insider Trading.

CERTIFICATE ON CORPORATE GOVERNANCE

Managing Director's Certification pursuant to SEBI Listing Regulations 2015

- I, Mahendra Turakhia, Chairman & Managing Director of Panchsheel Organics Limited, to the best of my knowledge and belief, certify that:
- I have reviewed the Balance Sheet as on 31" March, 2017 and Profit and Loss Account for the year ended as on that date along with all its schedules and notes on accounts, as well as the cash flow statements and the Directors' Report;
- Based on my knowledge and information, these statements do not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the statements made.
- 3. Based on my knowledge and information, the financial statements, and other financial information included in this report, present in all material respects, a true and fair view of, the Company's affairs, the financial condition, results of operations and cash flows of the Company as of, and for, the periods presented in this report, and are in compliance with the existing accounting standards and / or applicable laws and regulations;
- To the best of my knowledge and belief, no transactions entered into by the Company during the year are fraudulent, illegal or volatile of the Company's code of conduct;
- 5. I am responsible for establishing and maintaining disclosure controls and procedures and internal controls over financial reporting for the Company, and I have:
 - Designed such disclosure controls and procedures to ensure that material information relating to the Company, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - Evaluated the effectiveness of the Company's disclosure, controls and procedures;
 and

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- d) Disclosed in this report any change in the Company's internal control over financial reporting that occurred during the Company's most recent fiscal year that has materially affected, or is reasonably likely to materially affect, the company's internal control over financial reporting;
- 6. I have disclosed based on our most recent evaluation, wherever applicable, to the Company's auditors and the Audit Committee of the Company (and persons performing the equivalent functions)
 - All deficiencies in the design or operation of internal controls, which could adversely affect the Company's ability to record, process, summarize and report financial data, and have identified for the Company's auditors, any material weaknesses in internal controls over financial reporting including any corrective actions with regard to deficiencies;
 - b) Significant changes, if any, in internal controls during the year covered by this report;
 - c) All significant changes in accounting policies during the year, if any, and that the same have been disclosed in the notes to the financial statements;
 - d) Instances of significant fraud of which I am aware, that involves management or other employees who have a significant role in the Company's internal control system;
- 7. I affirm that I have not denied any personnel, access to the Audit Committee of the Company (in respect of matters involving alleged misconduct) and I have provided protection to 'whistle blowers' from unfair termination and other unfair or prejudicial employment practices; and
- 8. I further declare that all board members and senior managerial personnel have affirmed compliance with the code of conduct for the current year.

For Panchsheel Organics Limited

Mahendra A. Turakhia

Managing Director

Place: Mumbai

Date: 30th May, 2017

AUDITORS CERTIFICATE ON CORPORATE GOVERNANCE

TO THE MEMBERS OF

PANCHSHEEL ORGANICS LIMITED

We have examined the compliance of conditions of Corporate Governance by Panchsheel Organics Limited (the Company) for the year ended on March 31, 2017 as stipulated in SEBI Listing Regulations 2015 of the Company with the Sto k exchanges.

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

In our opinion and to the best of our information and according to the explanations given to us, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in the above-referred Listing Regulation.

We have been explained that no investor grievances are pending for a period exceeding one month against the Company as per the records maintained by the Company.

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

033864 FRN 104182W For Jayesh R. Shah & Co., Chartered Accountants Firm Registration No.104182W

Jayesh shah Proprietor Membership No.033864

Place: Mumbai

Date: 30th May, 2017

MANAGEMENT DISCUSSION AND ANALYSIS

INTRODUCTION AND OVERVIEW

The pharmaceutical industry is expected to grow at 25% in 2017 & the domestic pharmaceutical market is estimated to touch US \$ 35 billion by 2017. The Indian pharmaceutical industry ranks among the top five countries by volume (production) further, estimated the healthcare market in India to reach US \$31.59 billion by2020. Low cost of skilled manpower and innovations are some of the main factors supporting this growth. According to the Department of Pharmaceuticals, the Indian pharmaceutical industry employs about 440,000 people and an estimated 500,000 doctors and 500,000 chemists.

Rapidly changing global economic & business conditions and technological innovation are creating an increasingly competitive environment that is driving Companies to transform their operations globally. While the expectations of the customers have increased manifold, we are committed to satisfy the clients with improved quality and accelerated delivery schedules with a focus on developing long terms relationships and strengthening strategic partnerships.

Drugs and pharmaceutical industry plays a vital role in the economic development of a nation. It is one of the largest and most advanced sectors in the world, acting as a source for various drugs, medicines and their intermediates as well as other pharmaceutical formulations. Being the intense knowledge driven industry, it offers innumerable business opportunities for the investors/ corporates the world over. The existence of well-defined and strong pharmaceutical industry is important for promoting and sustaining research and developmental (R&D) efforts and initiatives in an economy as well as making available the quality medicines to all at affordable prices. That is, it is essential to improve the health status of the individuals as well as the society as a whole, so that positive contributions could be made to the economic growth and regional development of a country.

INDUSTRY STRUCTURE AND DEVELOPMENT

The Indian drugs and pharmaceutical industry, over the years, has shown tremendous progress in terms of infrastructure development, technology base creation as well as product usage. On the global platform, India holds fourth position in terms of volume and thirteenth position in terms of value of production in pharmaceuticals. The pharmaceutical industry has been producing bulk drugs belonging to all major therapeutic groups requiring complicated manufacturing processes as well as a wide range of pharma machinery and equipments. It has also developed excellent 'good manufacturing practices' (GMP) compliant facilities for the production of different dosage forms. Besides, the amendment to the Patents Act, 1970 [enactment of Patents (Amendment) Act, 2005], has opened up new avenues for the sector. The new patent regime has ushered in the era of product patents for the pharmaceutical sector, in line with the obligations under the World Trade Organisation (WTO) and Trade-Related Aspects of Intellectual Property Rights (TRIPS) Agreement. As a result, the Indian pharmaceutical industry has become self-reliant in several areas and has developed a more sound and technologically advanced R&D segment.

The industry offers several opportunities for investments and trade owing to the following advantageous features:-

- Self-relance displayed by the production of 70 per cent of bulk drugs and almost the entire requirement of formulations within the country;
- Low cost of production of quality bulk drugs and formulations
- Low R&D costs
- Strong scientific, innovative and technical manpower
- Excellent and world-class national laboratories specializing in process development and development of cost effective technologies
- Increasing balance of trade in pharma sector
- Efficient and cost effective source for procuring generic drugs, especially the drugs going off patent in the next few years
- Excellent centre for clinical trials in view of the diversity in population
- Fast growing biotech industry which has great potential in the international market
- Apart from its strengths in manufacturing and exporting allopathic medicines, the systems of medicines like Ayurveda, Unani, Siddha, Yoga, Naturopathy and Homeopathy are also prevalent in the country.

The drugs and pharmaceutical is one of the most diversified of all the industrial sectors. The accumulated knowledge of traditional medicinal system and large bio-diversity of India offers great advantage to the drug industry. The rapidly changing economic, trade and intellectual property scenario, nationally and internationally, poses many challenges to it, including the challenge of becoming leaders and competitors globally. This necessitates a shift in the approach of the industry, that is moving away from manufacturing only known drugs to discovering and commercialising new molecules through innovative process routes. It would mean that the Indian pharma industry has to focus more on R&D, so as to enable India to maintain its status in the world pharma market and move ahead to become a global leader. In other words, the strength of the industry lies in leveraging the country's power in organic synthesis and process engineering as well as developing cost-effective technologies in the shortest possible time for drug intermediates and bulk activities, without compromising on quality.

- SMES IN THE PHARMA INDUSTRY

According to the Confederation of Indian Industries (CII), there are around 8,000 small and medium enterprises (SME) units, accounting for about 70% of the total number of the pharma units in India. Indian SMEs are also opening up for emerging opportunities in the pharmaceurical industry in the field of CRAMS, clinical research etc. These would drive them to play a definitive role in the transitional global pharmaceurical environment, where a sizeable number of drugs are expected to go off patent in the coming years. The Indian government has been making every attempt to support SMEs through several incentives. One such effort is the development of SME clusters in various parts of the country.

INVESTMENT IN THE INDIAN PHARMACEUTICAL INDUSTRY

100% foreign direct investment (FDI) is allowed under automatic route in the drugs and pharmaceuricals sector, including those involving use of recombinant technology. Also, FDI up to 100% is permitted for brownfield investments (i.e. investments in existing companies), in the pharmaceuticals sector, under the Government approval route. The drugs and pharmaceuticals industry attracted foreign direct investment to the tune of US\$ 22.17 BN for the period between April 2012 and January 2017.

FACTORS INFLUENCING GROWTH OF THE INDUSTRY

The Indian pharmaceutical industry ranks 14 in the world by value of pharmaceutical products. With a well-established domestic manufacturing base and low-cost skilled manpower, India is emerging as a global hub for pharma products and the industry continues to be on a growth trajectory. Moreover, India is significantly ahead in providing chemistry services such as analogue preparation, analytical chemistry and structural drug design, which will provide it ample scope in contract research and other emerging segments in the pharmaceutical industry. Some of the major factors that would drive growth in the industry are as follows:

- Increase in domestic demand: More than half of India's population does not have access to
 advanced medical services, as they usually depend on traditional medicine practices.
 However, with increase in awareness levels, using per capita income, change in lifestyle due
 to urbanisation and increase in literacy levels, demand for advanced medical treatment is
 expected to rise. Moreover, growth in the middle class population would further influence
 demand for pharmaceutical products.
- Rise in outsourcing activities: Increase in the outsourcing business to India would also drive growth of the Indian pharmaceutical industry. Some of the factors that are likely to influence clinical data management and bio-statistics markets in India in the near future include: () cost efficient research vis-à-vis other countries 2) highly-skilled labour base 3) cheaper cost of skilled labour 4) presence in end to-end solutions across the drugdevelopment spectrum and 5) robust growth in the IT inclustry.
- Growth in healthcare financing products: Development in the Indian financial industry has
 eased healthcare financing with introduction of products such as health insurance policy, life
 insurance policy and cashless claims. This has resulted in increase in healthcare spending,
 which in turn, has benefitted the pharmaceurical industry.
- Demand in the generics market: During 2016-2017, prescription drugs worth about US\$
 600 bn are expected to go off patent, mostly from the US. Prior experience of Indian pharmaceutical companies in generic drugs would provide an edge to them.
- Demand from emerging segments: Some of the emerging segments such as contract tesearch and development, biopharma, clinical trials, bio-generics, medical tourism and pharma packaging are also expected to drive growth of the Indian pharmaceutical industry.

Indian pharmaceutical industry: SWOT analysis

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

Strengths

- Low cost of innovation, manufacturing and operations
- Low cost of skilled manpower and proven track record in design of high technology manufacturing devices.

Weaknesses

- Stringent pricing regulations affecting the profitability of pharma companies
- Presence of more unorganised players versus the organised ones, resulting in an increasingly competitive environment, characterised by stiff price competition.

Opportunities

- Opening of the health insurance sector and increase in per capita income the growth drivers for the pharmaceutical industry
- India, a potentially preferred global outsourcing hub for pharmaceutical products due to low cost of skilled labour.

Domestic Markets

The Company has a wide range of pharmaceutical products in its portfolio. We try and tap every lawful opportunity coming our way and follow a focused approach and increased marketing efforts. All these have resulted in increased growth of the Company in the recent years. In the coming years, we shall strive hard to build a strong reputation for ourselves and carve a niche for our products.

International Markets

The Company is continuously trying to build a large overseas business and revenue from export business accounts for a sizeable component of Company's total turnover. The Company is continuously tapping potentially new markets and exporting a wide range of products to these countries.

Threats

- Other low-cost countries such as China and Israel affecting outsourcing demand for Indian pharmaceutical products
- Entry of foreign players (well equipped technology-based products) into the Indian market.

Drug Pricing

The domestic pharmaceutical industry is very much dependent on the government's drug pricing policy. It is important for the Government to introduce free and fair competition rather than arbitrary drug control measures to decide prices of essential drugs.

This will ensure that Companies like us can manufacture and market all the vital life saving drugs at economical prices.

Rising Costs and Availability of Materials

The prices of many API's and intermediates have risen significantly due to restriction in production by various Chinese manufacturers. Other factors contributing to such price hike are rise in price of petroleum-based products, frequent shortages and general inflationary conditions.

All these adversely affect the production schedules and overall margins of our Company's products.

SEGMENT-WISE PERFORMANCE

The operation of the Company consists of the single segment. The Companydeals in bulk drugs. Hence, Accounting Standard on Segment Reporting (AS-17) issued by Institute of Chartered Accountants of India does not apply.

OUTLOOK

The Indian economy has shown a substantial growth in the year 2016-17 and this will have a positive impact on all the sectors. However, to tap the full potential of this emerging opportunity, the domestic industry needs to improve its cost effectiveness, scale of operations and quality/reliability in order to be able to compete with other global suppliers in the export market.

Commodities prices have maintained their high volatility, making it difficult to take longterm view on prices. The appreciation of rupee against dollar has further been a cause of concern for exporters.

We are committed to deliver quality products on a consistent basis and at competitive prices. Our strategy has been to make optimum utilisation of the resources, raw materials, timely production and delivery schedules, safety of the workforce and finally develop strong customer relationship and thereby backing our prime motto to be a customer driven Company.

Factors that may affect our results of the operations

Our financial conditions and results of operations are affected by numerous factors inter-

- Growth of unorganized sector and threat from local regional players
- · Change in freight and forwarding charges
- · General economic and business conditions,
- · Our Company's ability to successfully implement our growth strategy
- •Fluctuation in Exchange rates.
- · Prices of raw materials we consume and the products we manufacture;
- · Changes in laws and regulations relating to the industry in which we operate;
- · Changes in political and social conditions in India;

Our Results of Operations

The Break-up of Revenue and Costs of Company is as given below:

PARTICULARS	Year ended March 31 2017 (₹)	Year ended March 31 2016 (₹)
INCOME		
Sales & Income from Operation		
Export	20,887,559.00	17,924,719.00
Domestic	391,404,182.78	396,125,708.00
	412,291,741.78	414,050,427.00
(Increase)/Decrease in Stocks	(2,445,684.35)	(10,120,687.48)
Less: Excise Duty	11,560,216.00	10,286,763.00
Add:-Other Income	423,797.71	3,123,615.74
Other Operating Income	185,622.00	185,824.00
TOTAL	401,340,945.49	407,073,103.74
EXPENDITURE		
Operating Expenditure	27,369,138.78	25,500,346.49
Administrative And Other Expenditure	27,067,043.27	21,902,345.21
Finance Charges	4,904,368.44	5,363,480.33
Depreciation for the Year	12,139,336.30	12,638,671.71
TOTAL.		
Profit Before Tax	50,149,794.74	41,778,904.30
Less: Provision for Deferred Tax	(7,047,506.11)	1,775,926.53
Provision for Income Tax	18,610,185.04	96,00,000
Income-Tax for earlier Year	6,496,869.61	=======================================
Profit After Tax	32,090,246.21	30,402,977.77
Balance brought forward		
Balance carried to balancesheet		

Earning Per Share	06.40	06.06

Total Income

Our revenue has decreased from ₹407,073,103.74 to ₹401,340,945.49 as compared to previous year i.e. 2015-16 to at a rate of 1.40% The Sales have decrease at a rate of 1.40%. Sales in export market has increased from '17,924,719.00' to '20,887,559.00' in current year while sales in domestic market has decreased from '396,125,708' to '391,404,182.78' as compared to previous financial year.

(2) Operating Expenditure

The operating expenditure has increased from ₹25,500,346.49 to 27,369,138.78' as compared to previous financial year. The operating expenditure has been increase by 07.33%.

(3) Administrative and other expenses

The administrative expenses have increased from ₹21,902,345.21 to₹27,067,043.27 as compared to previous financial year. The expenditure has increased by 23,58%

(4) Interest and Financial Charges

Net Financial charges has decrease from₹5,363,480.33 to₹4,904,368.44 as compared to previous financial year. There has been decrease of 08.56%.

(5) Depreciation

The Depreciation cost has decreased from ₹12,638,671.71 to ₹12,139,336.30 in Financial Year 2016-2017

(6) Net Profit

Net profit for the financial year 2016-17 is₹32,090,246.21

Other Factors:

Known trends or uncertainties

The world economy has witnessed an unprecedented economic crisis causing severe recessionary trends in various countries but Indian pharmaceutical industry remained less affected compared to other sectors.

(2) Future relationship between costs and revenues

Our Company doesn't see substantial increase in labour cost or other cost related to the product except that raw material prices may go up in near future due to rise in commodity prices. However, any increase in raw material prices would be duly covered in the sales price of the product.

(3) Dependence on Single or few suppliers/Customers

The Customer base of our Company is very strong as we do not deal with a single customer or supplier. We have a very cordial relationship with all customers and suppliers with whom we have been dealing for a very long time.

(4) Significant developments subsequent to last financial year.

In the opinion of the Directors, there are no significant changes since the date of the last financial statements, which could materially affect the operations, and Profitability of our Company.

INTERNAL CONTROL

The Company's internal control procedures are tailored to match the organization's pace of growth and increasing complexity of operations. This ensures compliance to various policies, practices and statures.

We have an adequate system of Internal Control which enables reliable financial reporting, safeguard of assets and encourages adherence to management policies.

The Company has a system for speedy compilation of accounts and management information reports to comply with applicable laws and regulations.

We have a reasonable budgetary control system so that the management can monthly review actual performance against the budget. A well defined organization structure is in place with authority level, internal rules and guidelines for conducting business transactions.

Transaction in which the management is interested in their personal capacity

During the year, there are no materially significant related party transactions entered into with the management that may have potential conflict with the interest of your Company.

For Detailed Discussion, refer Note No. N(II other explanatory notes and information)in Notes to Accounts.

Human Resource and Industrial Relations

Industrial relations of the company were cordial during the year and continue to remain peaceful at the factory & office at Indore and the corporate office at Mumbai and all the employees are working with the company for a common objective.

Cautionary Statement

Statements in this Management Discussion and Analysis describing your Company's objectives, projections, estimates and expectations, may be 'forward looking statements' are within the meaning of the applicable laws and regulations. Actual results might differ substantially or materially from those expressed and implied. Important development that could affect your Company's operations include a downtrend in the international market, fall in onsite, offshore rate and significant changes in political and economic environment, environment standards, tax laws, litigations and labour relations.

INDEPENDENT AUDITORS REPORT

To,
The Members of
PANCHSHEEL ORGANICS LIMITED

Report on the Financial Statements

We have audited the accompanying financial statements of Panchsheel Organics Limited ("the Company"), which comprise the Balance Sheet as at March 31, 2017, and the Statement of Profit and Loss and the Cash Flow Statement for the year then ended, and a summary of significant accounting policies and other explanatory information.

Management's Responsibility for the Financial Statements

The Company's Board of Directors' is responsible for the matters in Section 134(5) of the Companies Act. 2013("the act") with respect to the preparation of these financial statements that give a true and fair view of the financial position, financial performance and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the Accounting Standards specified under Section 133 of the Companies Act, 2013 read with Rule 7 of the Companies (Accounts) Rules 2014. This responsibility also includes the maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting the 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 internal financial control, 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.

Auditor's Responsibility

Our responsibility is to express an opinion on these financial statements based on our audit. We have taken in to account the provisions of the Act, the accounting and auditing standards and matters which are required to be included in the audit report under the provisions of the Act and 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 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 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 operating effectiveness of such control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of the accounting estimates made by Company's Directors, as well as evaluating the overall presentation of the financial statements.

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

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: of the state of affairs of the Company as at 31st March, 2017, and its profit and its cash flows for the year ended on that date.

Report on Other Legal and Regulatory Requirements

- As required by the Companies (Auditor's Report) Order, 2016 ("the Order") issued by the Central Government of India in terms of sub-section(11) of Section 143 of the Companies Act, 2013, we give in the Annexure-A a statement on the matters specified in paragraphs 3 and 4 of the Order to the extent applicable.
 - As required under Clause (i) of Sub-section 3 of Section 143 of the Companies Act, 2013 ("the Act"), we give in the Annexure-B a Report on the Internal Financial Controls over financial reporting.
- 2. As required by section 143(3) of the Act, we report that:
 - a. we have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purpose of our audit;
 - in our opinion proper books of account as required by law have been kept by the Company so far as appears from our examination of those books;
 - 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 Balance Sheet, the Statement of Profit and Loss, and the Cash Flow Statement comply with the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014;
 - e. on the basis of written representations received from the directors as on March 31, 2017, and taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2017, from being appointed as a director in terms of section 164(2) of the Act;
 - f. with respect to the other matters included in the Auditor's Report in accordance with Rule 11 of the Company (Audit and Auditors) Rules, 2014 in our opinion and to best of our information and according to the explanation given to us;
 - The Company has disclosed the impact of pending litigations on its financial position in its financial statements-Refer Note 27(II) (L-4,5,6) of the financial statements;
 - ii. The Company did not have any long term contracts including derivative contracts for which there were any material foreseeable losses.
 - There has been no delay in transferring amounts, which required to be transferred to the Investor Education and Protector Fund by the Company.
 - iv. The Company has provided requisite disclosures in the financial statements as to holdings as well as dealings in Specified Bank Notes during the period from 8th November, 2016 to 30th December, 2016. Based on audit procedures and relying on the management representation we report that the disclosures are in accordance with books of account maintained by the Company and as produced to us by the Management Refer Note [27-II-O].

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For Jayesh R. Shah & Co

Chartered Accountants

Firm Registration No. 104182W

Jayesh Shah Proprietor

Membership No. 033864

Place: Mumbai Date: 30th May, 2017 Annexure-A referred to in paragraph (1) under "Report on Other Legal and Regulatory Requirements" of Independent Auditors Report of even date.

- (i) The records of the Company for fixed assets showing full particulars including quantitative details and situations of fixed assets is under preparation.
 - (ii) According to the information and explanation, the fixed assets have been physically verified by the management once in a year which in our opinion is reasonable, having regards to the size of the Company and nature of its business. No material discrepancies have been noticed on such verifications.
 - (iii) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the title deeds of immoveable properties are held in the name of the Company.
- 2) As per the information furnished, the inventories have been physically verified by the management during the year at reasonable intervals, having regard to the nature of stocks, the frequency of the physical verification is reasonable, discrepancies noticed on physical verification of inventories as compared to book records have been properly dealt with in the books of accounts...
- 3) As per the information furnished, the Company has not granted any interest free loans Companies, firms or other parties covered in the Register, maintained under Section 189 of the Companies Act. 2013; hence para 3(a),(b),(c) of the order is not applicable.
- 4) According to the information and explanations given to us. Company has not made any loans, investments or furnished any guarantee and security for which provisions of section 185 and section 186 of the Companies Act, 2013 need to comply.
- 5) According to the information and explanation given to us, the Company has not accepted any deposits during the year from the public within the meaning of the provisions of Sections 73 to 76 of the Companies Act, 2013 and the rules framed there under.
- 6) As per the information provided, the Central Government has specified the maintenance of cost records under Section 148 of the Companies Act, 2013, and the Company has made and maintain such accounts and records.
- 7) (i) According to the information and explanation given to us and the records examined by me, the Company is generally regular in depositing undisputed statutory dues including Provident Fund, limployees' State Insurance Fund, Income-tax, Sales-tax, wealth tax, service tax, Custom Duty, Excise Duty, Cess and other statutory dues with appropriate authorities. According to the records of the Company and the information and explanations given to us, there are no undisputed amounts payable in respect of Income Tax, Wealth Tax, Service Tax, Custom Duty, Sales Tax, Excise Duty, PF, ESIC and any other statutory dues which have remained outstanding as at 3^{tot} March, 2017 for a period of more than six months from the date they become payable.
 - (ii) According to the records of the Company and information and explanation given to me and record verified by me the outstanding dues of Sales-tax. Custom Duty, Excise Duty, Income tax, wealth tax, service tax, cess which have not been deposited on account of dispute with the appropriate authorities are given below:

St. No	Name of the Statue	Nature of Dues	Amt Due	Period to which the amt, relates	Forum where dispute is pending
	Income Tax Act. 1961	S0HHC/80IA/ MAT	547684/-	EA 1008-00	The Income Tax Appellate Tribunal, Indore.
Ē	Income Tax Act, 1961	80HHC/80IA/ MAT	003800	FY 1999-2000	The Income Tax Appellate Tribunal, Indore.
3	Income Tax Act, 1961	80HHC/80IA/	/52589/-	FY 2000-2001	The Income Tax Appellate



	MAT			Tribunal, Indore.
Central Sales Tax & VAT	Sales Tax Interest & Penalty	452310/-	FY 2005-06	The Hon ble Registrat, MP Commercial Tax Appellate Board, Bhopal (MP)
Central Sales Tax & VAT	Sales Tax Interest & Penalty	1272938/-	FY 2006-07	The Hon'ble Registrat, MP Commercial Tax Appellate Board, Bhopal (MP)
Central Sales Tax & VAT	Sales Tax Interest & Penalty	591205/-	FY 2007-08	The Hon'ble Registrat, MP Commercial Tax Appellate Board, Bhopal (MP)
Central Sales Tax & VAT	Sales Tax Interest & Perulty	688435/-	FY 2008-09	The Hon'ble Registrat, MP Commercial Tax Appellate Board, Bhopal (MP)
Central Sides Tax & VAT	Sales Tax Interest & Penalty	276114/-	FY 2008-09	The Hon'ble Registrat, MP Commercial Tax Appellate Board, Bhopal (MP)
Central Sales Tax & VAT	Sales Tax Interest & Penalty	1485294/-	FY 2009-10	The How ble Registrat, MP Commercial Tax Appellate Board, Bhopal (MP)
Central Sales Tax & VAT	Sales Tax Interest & Penalty	1005405/-	FY 2010-11	The Hon ble Registrat, MP Commercial Tax Appellate Board, Bhopal (MP)
Central Sales Tax & VAT	Sales Tax Interest & Penalty	2471397/-	FY 2011-12	The Hon'ble Registrat, MP Commercial Tax Appellate Board, Bhopal (MP)
Central Sales Tax & VAT	Sales Tax Interest & Penalty	4073536/-	FY 2012-13	The Hon ble Registrat, MP Commercial Tax Appellate Board, Bhopal (MP)
Central Sales Tax & VAT	Sales Tax Interest & Penalty	2078550/-	FY 2013-14	The Hon ble Registrat, MP Commercial Tax Appellate Board, Bhopal (MP)
Central Excise Act	Excise Duty	471369/-	FY 1999-2000	The Asst Registrar, Customs, Excise & Service Tax Appellate Tribunal, New Delhi

- 8) Based on our audit procedures and the information and explanations given by the management, I am of the opinion that the Company has not defaulted in repayment of its dues to any banks or financial institutes and debenture holders.
- 9) I have verified the records of the Company, and of the opinion that the company has not raised any money by way of public offer (including debt instruments). The amount of term loan which company have received were applied for the purpose for which those are raised.
- 10) On the basis of my examination and according to the information and explanations given to me, no material fraud, on or by the Company, has been noticed or reported during the year under audit.

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- 11) According to the information and explanations given to me and based on my examination of the records of the Company, the Company has paid/provided for managerial remuneration in accordance with the requisite approvals mandated by the provisions of section 197 read with schedule V to the Companies Act.
- 12) In my opinion, the Company is not a Nidhi Company hence clause 3(xii) is not applicable
- 13) As per the verification of the records, I am of the opinion that all transactions with the related parties are in compliance with sections 177 and 188 of Companies Act, 2013 where applicable and the details have been disclosed in the Financial Statements etc., as required by the applicable accounting standards;
- 14) I have verified the records of the Company, and on verification of the records of the Company, the Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year.
- 15) According to the information and explanations given to me and on the based of my examination of the records of the Company, the company has not entered into any non-cash transactions with directors or persons connected with him.
- 16) I have been informed that the company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934.

For Jayesh R. Shah & Co

Chartered Accountants

Firm Registration No. 104182W

Jayesh Shah Proprietor

Membership No. 033864

Place: Mumbai Date: 30th May, 2017 M. NO.
033864
FRN
104182W
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Annexure-B referred to in paragraph (1) under "Report on Other Legal and Regulatory Requirements" of Independent Auditors Report of even date.

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

I have audited the internal financial controls over financial reporting of Veer Energy & Infrastructure Limited ("the Company") as of March 31, 2017 in conjunction with my audit of the standalone financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

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

Auditors' Responsibility

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

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

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

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Meaning of Internal Financial Controls Over Financial Reporting

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

Inherent Limitations of Internal Financial Controls Over Financial Reporting

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

Opinion

In my opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 2017, based on "the internal control over financial reporting criteria established by the Company - commensurate with the size of the company and nature of its business - considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

For Jayesh R. Shah & Co

Chartered Accountants

Firm Registration No. 104182W

Jayesh Shah Proprietor Membership No. 033864

Place: Mumbai Date: 30th May, 2017

PANCHSHEEL ORGANICS LIMITED

BALANCE SHEET AS AT 31 ST MARCH 2017

(Amount in Rs.)

				(Amount in Rs.)
Sr. No	Particulars	Notes	As at March 31, 2017	As at March 31, 2016
1.	EQUITY AND LIABILITIES			
Α.	Shareholders' Funds			
	Share Capital	1 2	50,154,000.00	50,154,000.00
	Reserve & Surplus	2	184,281,837,55	158,725,444.76
-	11 2015		234,435,837.55	208,879,444.76
В.	Non Current Liabilities			
	Long term borrowings	3	9,994,670.00	25,303,968,94
	Deferred Tax Liabilities	4	(0.00)	6;440.005:B5
	Long term provisions	5	8,751,733.00	10,118,326.00
			18,746,403.00	41,860,300.79
C	Current Liabilities			
	Short term borrowings	6	52,417,352.91	18,395,796.00
	Trade payables	7	55,301,056,90	81,167,219.71
	Other current Liabilities	8	5,962,154.63	6,805,321.77
	Short term provisions	.9	24,320,642.39	13,723,046,11
	CANTECO CONTROL OF CASE		138,001,206,83	120,091,383.59
	Total		391,183,447.38	370,831,129.14
11.	ASSETS			
A	Non Current Assets			
	Fixed Assets			
	Tangible Assets	10	76.951,826.82	70,782,138,14
	Intangible Assets			
	Capital Work In progress	1	16,393,688.00	15,284,458.00
	Non Current Investments	21/4	6,000,00	5,000.00
	Deferred Tax Assets	12	607,500.26	
	Long term Loans & advances	13	4,321,440.50	4,901,440.50
			98,280,435.58	91,974,036.64
B.	Current Assets			
	Inventories	14	125,701.477.87	116,055,673.41
	Trade receivables	15	150,594,521.01	146,194,460.62
	Cash & Bank balances	16	9,347,288.94	7,687,444,59
	Short term loans & advances	17	8,847,003.18	8,697,568.38
	Other Current assets	18	412,720.80	221,945.50
	The second secon		292,903,011.80	278,857,092.50
	Significant Accounting policies and			
	Other explanatory Notes & Information	27		
	Total		391,183,447.38	370,831,129.14

As per our report of even date For Jayesh R Shah & Co

F.R.N : 104182W

Proprietor

Chartered Accountants

For and on behalf of the Board of Directors of

Panchshael Organics Ltd

Mahtendra Turakhia

Kishore Turakhia

Chairman & Managing Directo

Director Just

Rajesh Turakhia

Director

Apama Akadkar

Company Secretary

30.05.2017 Place : Date :

M. NO

03386 FRN

104152W MUMBAL

Place: Indore

Date : 30.05.2017

Chandrakant Shah Chief Flanencial Office:

PANCHSHEEL ORGANICS LIMITED

STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED 31ST MARCH 2017

(Amount in Rs.)

				(Amount in Rs.)
Sr. No.	Particulars	Notes	2016-17	2015-16
	Revenue from operations	19	400,917,147.78	403 949 488 00
	Other income	20	423,797.71	3.123,615.74
111.	Total Revenue (I + II)		401,340,945.49	407,073,103.74
IV.	Expenses:			
	Raw Material Consumed	21	221,599,408.81	221,181,553.18
	Purchase of Traded Goods	22	27,884,991.50	61,563,670.00
	(Increase) / Decrease in Inventories	23	(2.445,684.35)	(10,120,687.48)
	Employees Cost	24	32.672,548.00	27,264,820 00
	Finance Cost	25	4,904,368.44	5,363,480 33
	Depreciation	10	12,139,336 30	12,638,671.71
	Other Expenses	26	54,436,182 05	47,402,691 70
	Total expenses		351,191,150.75	365,294,199.44
W	Profit before exceptional and			
5.6	extraordinary items and tax (III-IV)		50,149,794.74	41,778,904.30
VI.	Exceptional items		13	9
VII.	Profit before extraordinary items and tax (V - VI):	50,149,794.74	41,778,904.30
VIII.	Extraordinary Items		W 3.) S
IX.	Profit before tax (VII- VIII)		50,149,794.74	41,778,904.30
х	Tax expense:			
	(1) Current tax		18,610,185,04	9,600,000 00
	(2) Deferred tax Expense / (Income)		(7,047,506.11)	1,775,926.53
	(3) Income Tax of earlier period		6,496,869.61	>
	7		18,059,548.53	11,375,926.53
XI	Profit (Loss) for the period from continuing operations (IX-X)		32,090,246.21	30,402,977.77
XII	Profit/(loss) from discontinuing operations		8	20
XIII	Profit (Loss) for the period (XI + XII)		32,090,246.21	30,402,977.77
VIII	Earnings per equity share:			
ALV	8 8 8 9		6.40	6.06
	(1) Basic		6.40	6 06
	(2) Diluted		0.40	
	Significant Accounting policies and Other explanatory Notes & Information	27		

As per our report of even date

For Jayesh R Shah & Co Chartered Accountants

F.R.N: 104182W

Jayesh Shall Proprietor M. NO.

033864

FRN

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Place : 010006A1 Date : 30.05.2017 For and on behalf of the Board of Directors of

Panchshael Organics Ltd

Mahendra Turakhia

Chairman & Managing Director

Rajesh Turakhia Director

Place : Indore

Date : 30.05.2017

Kishore Turakhia

Markel

Aparna Akadkar Company Secretary

Chandrakant Shah Chief Fianancial Officer

PANCHSHEEL ORGANICS LIMITED NOTES TO BALANCE SHEET AS AT 31.03.2017

	(A	mount in Rs.)
Particulars	As at	As at
	31-Mar-17	31-Mar-16

NOTE - 1 : SHARE CAPITAL

Authorised Capital 60,00,000 (P.Y. 60,00,000) Equity Shares of Rs. 10/- each	60,000,000.00	60,000,000.00	
Issued Subscribed and Paid up 50,15,400 (P.Y. 50,15,400) Equity Shares of Rs. 10/- each	50,154,000.00	50,154,000.00	
TOTAL	50,154,000.00	50,154,000,00	

a) Terms/ rights attached to equity shares :

The Company has only one class of equity shares having par value of Rs.10 per share. Each holder of equity shares is entitled to one vote per share. The Company declares and pays dividends in Indian Rupees. The dividend proposed by The Board of Directors is subject to the approval of the shareholders in the ensuing Annual General Meeting.

During the year ended 31st March 2015, the amount of per share dividend recognised as distributions to equity shareholders was Rs. 0.50 (31st March 2014 - Rs. 0.50).

In the event of Equidation of the Company the holders of equity shares will be entitled to receive remaining assets of the Company after distribution of all preferential amounts. The distribution will be in proportion to the number of equity shares held by the shareholders.

b) Details of Shareholders holding more than 5 percent shares in the Company :

Name of Shareholder	ame of Shareholder 2016-17	2015-16		
	No. of Shares	% of Holding	No. of Shares	% of Holding
MAHENDRA A TURAKHIA	985436	19.65	1130757	22.55
KISHORE A TURAKHIA	991686	19.77	1122240	22.38
RAJESH A TURAKHIA	983114	19.60	1157239	23.07
SUNEETA CHEMICALS PVT. LTD.	-	-	302600	6.03

c) Reconciliation of the number of shares outstanding at the beginning and at the end of the reporting period :

Particulars	2016-17	2015-16 No. of Shares	
	No. of Shares		
year	5.015.400.00	5.015.400.00	
Shares Issued during the year		-	
Shares bought back during the year		2	
Shares outstanding at the end of the year	5,015,400.00	5,015,400.00	



PANCHSHEEL ORGANICS LIMITED CASH FLOW STATEMENT FOR THE YEAR ENDED 31st MARCH, 2017

	2016-17	2015-16
Cash Flow from Operating Activities		
Net Profit before interest and tax	55,054,163.18	47,142,384.63
Adjustments for :		
Depreciation/Amortisation	12,139,336.30	12,638,671,71
Prior year adjustment	(6,496,869.61)	0.00
Other Income	(423,797.71)	(3,123,615.74)
Operating Profit before Working Capital Changes	60,272,832.16	56,657,440.60
Adjustments for :		
(Increase) / Decrease in Long term loans and advar	580,000.00	(138,074.00)
(Increase) / Decrease in Other non current assets		5 100 1
(Increase) / Decrease in Inventories	(9,645,804.46)	(16,702,939.76)
(Increase) / Decrease in Trade Receivable	(4,400,060.39)	(7,623,268.27)
(Increase) / Decrease in short term loans and Advar	1,850,565.20	(2,479,826.00)
(Increase) / Decrease in Other Current Assets	(190,775.30)	131,241.71
(Increase) / Decrease in Current Investments	10	The state of the s
Increase /(Decrease) in other long term liabilities		
Increase /(Decrease) in Long term provisions	(1,364,593.00)	257,362.00
Increase /(Decrease) in Short Term Borowings	24,021,556.91	(22,959,111.51)
Increase /(Decrease) in Trade Payables	(25,866,162.81)	29,504,473.44
Increase /(Decrease) in Other Current Liabilities	(843,167.14)	1,680,207.72
Increase /(Decrease) in Short Term Provisions	10,597,596.28	989,184.17
Cash generated from Operations	65,011,987.45	39,316,690,10
Current and Deferred Tax Adjustment	18,610,185.04	9,600,000.00
Net Cash (used) / from Operating Activities	46,401,802,41	29,716,690.10
Cash flow from Investing Activities		
Sale/(Purchase) of Fixed Assets	(18,806,443.39)	(16,235,360,70)
(Increase)/Decrease in Capital work in progress	(109,210.00)	(16,284,458.00)
Sale/(Purchase) of Non Current Investments		
Increase/(Decrease) in Share Capital		
Increase/(Decrease in share warrant		
Increase/(Decrease) in Reserves	9	0.00
Increase/(Decrease) of Long Term Borrowings	(15,309,298.94)	4,546,924.36
Interest & Other Income	423,797.71	3,123,615.74
Net Cash (used in) / from Investing Activities	(33,801,154.62)	(24,849,278.60)

R

(a)



Cash flow from Financial Activities Dividend Paid. Interest Paid Net C Net ch Cash Cash .

Cash (used in) / from Financing Activities thanges in cash & cash equivalents (A + B + C & cash equivalents)		(6,532.503.83) 14,219,948.42 7,687,444.59
& cash equivalents - Closing Datases	9,347,288.94	the Board of
r our report of even date ayesh R. Shah & Co	For and on behalf of Directors of Panchsh	eel Organics Ltd

As per our report of even date For Jayesh R. Shah & Co. Chartered Accountants Firm Regn.No. 104182W

Jayesh Shah Proprietor

M. No. 033864

Place: Mumbai

Date: 30.05.2017

Rajesh turakhia

Director

DIN: 00169189

Mahaging Director Director

(6,036,435.00)

(4,904,368.44)

DIN: 01660194

(6,038,435.00)

(5,383,480,33)

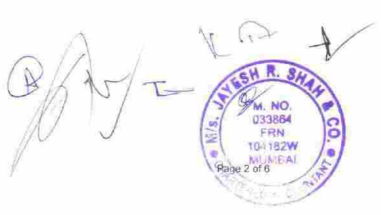
(11,398,815,33)

Aparna Akadkar Company Secretary

Chandrakant Shah

Tyrakhi Kishore Turakhia

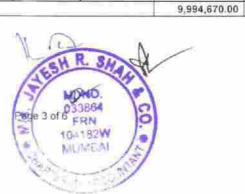
NOTES TO BALANCE SHEET AS AT 31.03.	2017	
		(Amount in Rs.
Particulars	As at	As at
	31-Mar-17	31-Mar-1
NOTE - 2 : RESERVE & SURPLUS		
Capital Reserve:		
Subsiby from UNIDO	6.540.111.29	7.111.028.29
Add . Received during the year	0,040,111.28	Marin Huzova
E DE SE VEST MARKATAN SE CANTE PER CANTE	6,540,111.29	7,111,028 25
Less : Depreciation on Machinery received from UNIDO	497,418.42	570,917.00
Less : Transferred to Statement of Profit and Loss	1576301576045	203/30//183
€	6,042,692.87	6,540,111.29
Share Premium:	3,000,000.00	3,000,000.00
General Reserve:		
Balance as per Last Balance Sheet	12,059,560.00	10,059,560.00
Add : Transfer from Statement of Profit & Loss	2,000,000.00	2,000,000 00
	14,059,560.00	12,059,560.00
Statement of Profit & Loss :		
Balance as per last Balance Sheet	137,125,773.47	114,759,230.70
Add : Profit for the year	32,090,246.21	30,402,977.77
Add Depreciation on Machinery received from UNIDO	8	
Less : Depreciation pertaining to transistional period (Net of Tax)	=	2
Less : Transfer to General Reserve	2,000,000.00	2,000,000,00
Less : Provision for Dividend	5,015,400.00	5,015,400.00
Less : Dividend Distribution Tax	1,021,035.00	1,021,035.00
	161,179,584.68	137,125,773.47
TOTAL	184,281,837.55	158,725,444.76
NON CURRENT LIABILITIES :		
NOTE - 3 : SECURED LOANS		
MPFC Term Loan No.1		
Term Loan From Madhya Pradesh Financial Corporation	4,462,712.00	6,242,268.00
Less: Amt. disclosed under the head "Other Current Liability" - Note No 8	1,800,000.00	1,800,000.00
-	2,662,712.00	4,442,268.00
MPFC Term Loan No. 2		
Term Loan From Madhya Pradesh Financial Corporation	10.331.958.00	13.413.450.00
Less: Amt. disclosed under the head "Other Current Liability" - Note No 8	3.000,000.00	3.000,000.00
CONTRACTOR OF THE CONTRACTOR AND CONTRACTOR AND	7,331,958.00	10,413,450.00
HDFC Bank Ltd- Car Loan	100000000000000000000000000000000000000	
Vehicle Loan from HDFC Car loan	438,060.94	911,313.58
Less: Amt. disclosed under the head "Other Current Liability" - Note No 8	438060.94	473,252.64
	· ·	438,060.94
Chola Mandalam Investment & Finance Company Ltd - Car Loan		
Car Loan from Chola Mandalam Investment & Finance Company Ltd	10,190.00	114,066.00
Less: Amt. disclosed under the head "Other Current Liability" - Note No 8	10,190.00	103.877.00
	744	10,190.00
	-	
		- 20
II.		- 4
-		-



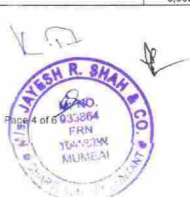
NOTES TO BALANCE SHEET AS AT 31.03.	2017	
200000000000000000000000000000000000000		(Amount in Rs.
Particulars	As at 31-Mar-17	As at 31-Mar-1
		3673333
NOTE - 2 : RESERVE & SURPLUS		
Capital Reserve :		
Subsiby from UNIDO	6,540,111.29	7,111,028.2
Add : Received during the year		
	6,540,111.29	7,111,028.2
Less : Depreciation on Machinery received from UNIDO	497,418.42	570,917 0
Less Transferred to Statement of Profit and Loss	34 2010 2000 2000 2000	
-	6,042,692.87	6,540,111.2
Share Premium :	3,000,000.00	3,000,000.00
General Reserve :		
Balance as per Last Balance Sheet	12.059,560.00	10.059.560.00
Add : Transfer from Statement of Profit & Loss	2.000,000.00	2,000,000 0
SALLY ACTION PORCED AND AND AND AND AND AND AND AND AND AN	14,059,560.00	12,059,560.00
Statement of Profit & Loss :		
Balance as per last Balance Sheet	137,125,773.47	114,759,230.70
Add : Profit for the year	32,090,246,21	30.402.977.77
Add : Depreciation on Machinery received from UNIDO	54,000,420,41	991792191717
ess : Depreciation pertaining to transistional period (Net of Tax)	÷	
ess Transfer to General Reserve	2,000.000.00	2,000,000 00
.ess : Provision for Dividend	5,015,400.00	
Less : Dividend Distribution Tax	1.021.035.00	1,021,035.00
	161,179,584.68	137,125,773.47
TOTAL	184,281,837.55	158,725,444.76
NON CURRENT LIABILITIES :	104,201,007.00	100,120,444.70
NOTE - 3 : SECURED LOANS		
MPFC Term Loan No.1		
Term Loan From Madhya Pradesh Financial Corporation	4,462,712.00	6,242,268.00
Less: Amt. disclosed under the head "Other Current Liability" - Note No 8	1,800,000.00	1.800,000.00
	2,662,712.00	4,442,268.00
MPFC Term Loan No. 2		
Term Loan From Madhya Pradesh Financial Corporation	10.331,958.00	13,413,450 00
Less: Amt. disclosed under the head "Other Current Liability" - Note No 8	3,000,000.00	3.000.000.00
	7,331,958.00	10,413,450.00
IDFC Bank Ltd- Car Loan	-10000000000000000000000000000000000000	10.011.613.433.63
Vehicle Loan from HDFC Car loan	438,060.94	911,313.58
Less: Amt. disclosed under the head "Other Current Liability" - Note No 8	438060.94	473,252.64
	5-8	438,060.94
Chola Mandalam Investment & Finance Company Ltd - Car Loan		
Car Loan from Chola Mandalam Investment & Finance Company Ltd	10,190.00	114,066,00
Less: Amt. disclosed under the head "Other Current Liability" - Note No 8	10,190.00	103,877.00
		10,190.00
	- (60)	94
	90	(*)
T	202	30
Sub Total	9,994,670.00	15,303,968.94



PANCHSHEEL ORGANICS LIMITED NOTES TO BALANCE SHEET AS AT 31.03.2017		
		(Amount in Rs.)
Particulars	As at	As at
	31-Mar-17	31-Mar-1
TERMS OF REPAYMENT OF LOANS :		
MPFC Term Loan No. 1		
Repayable in 20 equal Quarterly installment of Rs. 450000/- each from October, 2014		
@ rate of interest at %p.a.		
MPFC Term Loan No. 2		
Repayable in 20 equal Quarterly installment of Rs. 750000/- each from October, 2015 @ rate of interest at 15.25% p.a.		
HDFC Car Loan Repayable in 36 equal monthly installment of Rs. 42000/- from month April, 2015 @ rate of interest at %p.a.		
There is no default in repayment of Loan Installment and interest thereon.	ar 3	9)
SECURITY PROVIDED : MPFC Term Loan No. 1		
First charge over the Fixed Assets by way of equitable mortagage of Land & Building and hypothecation of Plant & Machinery (existing & future) of the company.		
Land (leasehold) admeasuring 3251.58 sq. mtrs. Situated at Plot no. B-6 & B-7. Sector -C, Industrial Area, Sanwer Road, Distt. Indore.		
Further charge on additional securities worth Rs.47.65 Lacs in the form of shares already pledged with the Corporation.		
Personal Guarantee of 3 Directors of the Company		
MPFC Term Loan No. 2 : First charge over the Fixed Assets by way of equitable mortagage of Land & Building and hypothecation of Plant & Machinery (existing & future) of the company.		
Land (leasehold) admeasuring 3251 58 sq. mtrs. Situated at Plot no. B-6 & B-7. Sector -C, Industrial Area, Sanwer Road, Distt. Indore.		
Further charge on additional securities worth Rs 70 96 Lacs in the form of shares already pledged with the Corporation.		
Personal Guarantee of 3 Directors of the Company		
UNSECURED LOANS		
Short term Loan From M P F C Repayable in 8 Monthly Installment of Rs 12,50,000/- commencing from 01-08-2016 (a) rate of interest at 13.75 % p.a.	3	10,000,000,00
Sub Total		10,000,000.00
505 (50)	94,670.00	10,000,000.00



PANCHSHEEL ORGANICS LIMITED NOTES TO BALANCE SHEET AS AT 31.03		(Amount in Rs.)
Particulars	As at	As at
Faiticulars	31-Mar-17	31-Mar-1
NOTE NO - 4 : DEFERRED TAX LIABILITY		
Deferred Tax Liability Balance Brf.	6,440,005.85	4,664,079.32
Add Deferred Tax Expenses / (Income)	(2,680,675.01)	1,775,926.53
Less : Transfer to Assests	(3,759,330,84)	MIT. Albertain
* TOTAL	(0.00)	6,440,005.85
The Major components of Deferred Tax Liabilities are as under: Particulars	31.03.2016	31.03.2015
A) Deferred Tax Liability	31.03.2016	31.03.2015
Difference between Accounting and Tax depreciation	(0.00)	8.215,932.38
B) Deferred Tax Assets		
Unabsorbed Depreciation & Business Loss	94	8
Others	=	Ξ.
C) Net Deferred Tax Liability	(0.00)	8,215,932.38
and the most of the second sec	(33.57)	
NOTE NO - 5 : LONG TERM PROVISIONS		
Provision for Gratuity	13,207,607.00	11.240.363.00
Less: Amt. disclosed under the head :Short term Provisions" - Note No 9	4,455,874.00	1,124,037.00
TOTAL	8,751,733.00	10,116,326.00
Werking Capital Limit with Yes Bank	52,417,352.91	18,395,796.00
TOTAL.	52,417,352.91	18,395,796.00
NOTE NO - 7 : TRADE PAYABLES		
UNSECURED		
Sundry Creditors	55,301,056.90	81,167,219.71
(The Company has not received information from vendors regarding their statu the Micro, Small and Medium Enterprises Development Act, 2006 ans hence disclosure relating to amount unpaid at the year end together with interest paid / payable under the Act have not been given.)	s under	
TOTAL	55,301,056.90	81,167,219.71
NOTE NO - 8 : OTHER CURRENT LIABILITIES Secured Current Maturity of Torm I can With		
Current Maturity of Term Loan With MPFC Term Loan No. 1	1.800,000.00	1,800,000 00
MPFC Term Loan No. 2	3,000,000.00	3,000,000 00
HDFC Bank - Car Loan	438,060.94	473,252 64
Chola Mandalam Investment & Finance Company Ltd - Car Loan	10,190.00	103,877.00
YES Bank - Car Loan		5
Sub Total	5,248,250.94	5,377,129.64
Unsecured		
Dulles & Taxes	177,782.19	1,092,656,13
Unpaid Dividend	536,121.50	335,536.00
Sub Total	713,903.69	1,428,192.13
TOTAL	5,962,154.63	6,805,321.77



PARTICULARS OF FIXED ASSETS FOR THE YEAR ENDED 31.03.2017	TS FOR THE YEAR	ENDED 34,03,201							NOTE NO. 10	FIXED ASSETS	
		300000000000000000000000000000000000000	3			See	The state of the s			1000	
ASSETS	Asatt	Additions	ductio	Assit	Asat	4	stuctio	115	Asat	As at	AS #
The second of the second of	31.03.2016			31.03.2017	31.03,2010	Year		Period	31.03.2017	31,03,2017	31.03.2016
LAND (LEASEHOLD)	93 529 00	đ		53,629.00			F			53,529,00	53.570.00
LAND PITHAMPUR	2,578,262.00	bi	1	\$ 578,772,110			ŀ	ŕ		2,576,262.00	2,578,363,00
SITE DEVELOPMENT	1,988,045,00			1 368 045 00	1,031,870.00	46,457.85	[+	A	1,078,019.91	90.167,909	955,198.54
FACTORY BUILDING	19.238.315.49	1,439,778.00	k	20,878,090,49	0,048,780.17	62,147,43	N	ŀ	6.720;027.80	13,057,955,00	10,169,555.32
PLANT & MACHINERY	117,388,005.12	16,786,188,58	Э	133,474,193,70	69,605,954,14	9,944,436,94	×	8	79,930,391,08	53,743,862,62	47,402,050,98
Plant & Machinety	86,083,871,24	15,557,065,58		101.740.954.62	53,004,066.71	7,4H5,822,13	÷	K	00,459,888.84	41,251,065,98	33,079,804,53
Electrical furtalitations	0,810,471.00	473,254,00	0	7,583,735,80	3,090,857,91	1 023,139.81	ī	A	4.113.597.72	3 169 738.08	3719.613.89
Pontation Control Economents	1,904,067,00	155,841 00	0	2.059,928,00	1,476,911.54	04,725 (D)	j.		7,671,837,37	488,290.03	427,175,40
Plant & Machinery Uninstalled)	2,063,721,00	2	э	2,063,721,00	7			+		2,003,721,00	2,063,721,00
Wind Fowu Project	12,000,000,00	9-1	Þ	12,000,000,00	7,527,013,18	643,330,75			837126433	3,028,755,37	4,672,088,12
Plant & Machinery (UNIDO)	7,088,900,00		1	7.086.900.00	4,340,731,92	447,418,42	H	i	4 638,150,34	2,250,749.50	2,748,168,08
Plant & Machinery (UNOT II)	1,436,984,00	•	4	7,436,954,06	745,472,10			A	745,472,18	691,481.00	061,481,00
LABORATORY / TESTING	10,383,084.01	770.096.02)	14,154,085,15	10 220 364 95	004,957.30	16		11,094,342,88	3 059,720,24	3.153.679.38
FURNITURE & FUCTURES	3 1277 222 (85	116,386.00	Z	0.043,606.86	2,600,996.33	333 926 05		ä	2.934,922.38	7,000,000,000,1	1, 228, 228, 62
OFFICE EQUIPMENTS:	639, 645 00	45 090 00		660 730 00	519,106.04	62,292.40	P	15	582,098 44	96,631.50	115,833 96
SEIQUES.	7,800,287.00	5	0	7,800,267,00	5,777,935,09	529.850 14	'n	V	6,407,786.23	1,102,501,77	2,022,051 81
COMPUTER	672 908 55	148 002 00	ŀ	1,120,910.55	658.408.53	62,705.95	•	ų.	975,114,48	140,756,07	\$4,000 pp
TOTAL A	167,865,279,42	18,856,443.48		186,671,722.02	97,083,141.29	12,836,754,73	ÿ	8	109,719,895,01	76,951,826,82	70,782,138.13
INTANGIBLE ASSETS											
CAPITAL			,		4	4	i	8			*
Eartory Building at Pitheringor Pig	0,594,459,00	109,219,00		6,700,658 00		۵		b		0.223 AGH DO	N. SSLE JEST OF
Plant & Machinery at Indian Plant	2 69d 0co 0tl			9,690,000,00						00'000 069'6	0 000 000 0
TOTAL-C	16,284,458.00	169,210,00		14, 393, 688,00					i	16.393 668.00	16,284,450.00
TOTAL - A+E+C	184,148,737,42	18,915,653.40	ŀ	203,065,390,82	97,003,141,29	12.636,264.72		,	1092719,896,01	93,345,494.82	87,046,596
PREVIOUS YEAR	151,629,918,72	32,519,819,70		184,149,737,42	83,873,552-57	13,209,588.71	4	-	97,083,145,28	BY 030 898 44	27 755 455 46

NOTE NO. 2. Amount of Depreciation on Plant & Machinery Incerved Holm UNIDO has been transformed in Calibras Reserve Arc & remaining balance size changed to the form of the Sanoment of Profit & Local, se under 12.536.754.72 497.418.42 12.138.336.30 2015-16 Depression as per books Less Transfer to Capital Reserve Depressistion tharped to Reviewe Abbusen Particulars

CO.

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NOTES TO BALANCE SHEET AS AT 31.03.20	TE	Amount in Rs.)
	As at	As at
Particulars	31-Mar-17	31-Mar-16
A THE STATE OF THE	211110	
OTE NO . 9 : SHORT TERM PROVISIONS		
nsocured		
rovision for Employee Beriefit	4,455,874,00	1,124,037.00
Gratuity Provision (Note No - 5)	1,184,957,00	879,850.00
Other Provisions for Employee Benefit	1,587,709.19	1 320,733,49
rovision for Expense	11.075,667.20	4,361,990.92
current Tax Payable (Net of Adv. I. Tex / TDS receivable)	5,015,400.00	5.015.400.00
Proposed Dividend	1,021,035.00	1,021,035,00
ax on Proposed Dividend	24,320,642.39	13,723,046.11
TOTAL	24,720,042.40	1977 5777
IOTE NO - 11 : NON CURRENT INVESTMENTS		
nvestments at Cost		
Inquoted	(5:000,00)	1,000.00
D Shares in Gujrat Mercantile Credit Co Op Soc Ltd of Rs. 100 each	5,000.00	5,000.00
ndira Vikas Patra	6,000.00	6,000.00
TOTAL	.6,000,00	0,000,00
NOTE NO - 12 : DEFERRED TAX ASSETS		167
Deferred Tax Assets Balance Biff.	4,366,631.10	
Add Deferred Tax Expenses / Uncome)	The second secon	-
Less Deferred Tax Liability	(3,759,330.84)	-
TOTAL	807,500.25	
NOTE NO - 13 : LONG TERM LOANS & ADVANCES		8.1
(Unsettured, Considered good)	=	0.000 000 000
Security Depesus :	2,318,326.00	2,899,326.00
Other Advances	2,003.114.50	2,003.114.50
TOTAL	4,321,440.50	4,901,440,50
NOTE NO - 14 : INVENTORIES		
(Value) at Lower of Cost or Net Realisable Value)		
	72,353,554.38	65,153,444.27
Row Material	-	
Packing Material	7,719,024.00	13.378.095.00
Wark in Progess	44,094,489,88	30.170.978.53
Finished Goods	1 534 419 63	7,353,155.6
Traded Stock	125,701,477.67	116,055,673.4
TOTAL		
NOTE NO - 15: TRADE DEBTORS		
(Unsecured, Considered good)		
Dutstanding for a period exceeding Six months from the date they are	42:960.060.04	39,187 791 3
due for payment	107,634,460.97	107.006.569.3
Othera	AMAINMENTACEMENTS.	P.R.O. DONNOR OF THE
Considered doubtful, not provided for	150.584,521.01	146,194,460.6
TOTAL	130,004,02.1.01	
NOTE NO - 15 : CASH & BANK BALANCES		
Cash & Cash equivalents		
Balance with Banks	10 may 10 MH o T	1.788.397.0
- In Current account / (Civer Drawn Bank Account)	3.332.995.17	752 404 9
in Margin Money deposit maturing within 3 month		
Cash In Hand	723-271.59	761,762.5
	4,058,257.76	3,322,559,5
Other Bank Balances		
In Fixed deposit account \$	25,000.00	a commelle
- Margin Money Depond 5	5,268,031.18	4,364,885.5
S with original Maturity of more than 12 months of Rs. 35 00,000 od. (P.Y.Rs. 95:30.814	5,291,031,18	4,364,885.0
29 Mills Nat Mills of The Control of		
TOTAL	9,347,288,94	7,587,444.
NOTE NO - 17 SHORT TERM LOANS & ADVANCES		
(Unsecured, Considered good, recoverable in cash or in kind)		
	I'll a consequence of the conseq	1,654,104
(Unsecured, Considered good, recoverable in common or the Considered good, recoverable good, r	1.026.013.00	17004 1041
Loans & Advances to Employees Balance with Government Authority	1,026,013.00 5,620,990.18	7,043,454

Page 5 of 5

M. NO. Oddiska PRV TOPTUZIW MILITURA

PANCHSHEEL ORGANICS NOTES TO BALANCE SHEET AS	AT 31.03.2017	(Amount in Rs.)
Particulars	As at 31-Mar-17	As at 31-Mar-16
TOTAL	6,847,003.18	8,697,568.38
NOTE NO -18 : OTHER CURRENT ASSETS MPFC Term Loan (Excess paid)	9	10
Pre paid Insurance	412720.8	221,945.50
TOTAL	412,720.80	221,945.50

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PANCHSHEEL ORGANICS LTD

Notes to Statement of Profit & Loss for the year ended on 31.03.2017

NOTENO 44 PE	Particulars					
HOTE HO 15 FF	randulars		2016-17	2015-16		
NOTE NO - 19 REV	VENUE FROM OPER	ATIONS				
A) Manufacturing S		***********				
Export	, fe				12.651.054.00	12,772 = 3.00
Domestic					351,817,358,78	338,045 159.00
	· ·				364,468,412.78	350,817,622.00
B) Trading Sales						
Export					8,236 505 00	5,152,456.00
Domestic					39,586,824,00	58,080,149.00
					47,823,329.00	63,232,405.00
	100 VIII 0	25 W WO	. 1320		15.00	
reconstruence de la construence		Sales - (A	(+B)		412,291,741.78	414,050,427.00
Less : Excise Dut	(A)				11,560 216 00	10,286, 63.00
	Net Sales				400,731,525,78	403,763,664.00
Other Operating Inc	ome				185,622.00	185 624 00
		TOTAL			400,917,147.78	403,949,488.00
Sale of Products - E	broad head wise					
Particulars			2016-17	2015-16		
Finished Goods						9)
Bulk Drug & Intermediate			364,468,412.78	350,817,622.00	197	Α,
Traded Goods						
Bulk Drug & Intermediate			and the second second	16,886,233.00		
Formulation	- 11		13,831,760.00	13,388,952.00		
D.E.P.B. Licence			The second of th	32,677,148.00		
Wind Mill			145,772.00	280,472.00		
	Total		412,291,741.78	414,050,427.00		
NOTE NO - 20 : OT	HER INCOME					
Interest Rec	eived				440.858.85	719 101.86
Foreign Exc	hange Fluctuation Ch	arges			(17.061.14)	2 403 3 88
					0.00	0.00
	4	TOTAL			423,797.71	3,123,615.74
NOTE NO DE DO						
	ST OF RAW MATER		SUMED		05 450 444 67	CD 467 11000
	Intermediate Raw Ma				65,153,444.27 228,799,528.92	58,467,652,00
ind it didinades of	mile mediale max and	(IGHA)				227.867.345.45
ass Closing Stor	k of Intermediate Ray	w Material			293,952,973.19 72,353,584,38	286,334,007,45
Loos , Diosing Otol		OTAL			221,599,408.81	65,153 -4 27
Cost of Raw Materia		JIAL			221,035,400.01	221,181,653.18
Particulars	2016-17		2014	5-16		
	Rs	% of	Rs.	% of		
		sumption	11.356	Consumption		
mported	77,948,723.79	35%	80,843,611.96	38%		
rigorea	143,650,685.02	65%	140,337,941.22	62%		
	221,599,408.81	100%	221,181,553.18	100%		
ndigeneous	661,088,408.01					
ndigeneous	et (1929/190-01					
ndigeneous Fotal	RCHASE OF TRADE	D GOOD!	S		27,884 991,50	61,563,570.00

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PANCHSHEEL ORGANICS LTD

Notes to Statement of Profit & Loss for the year ended on 31.03.2017

Particulars Details of Traded Goods			2016-17	2015-16
Particulars	2040 47	2045 40		
Purchases	2016-17	2015-16		
Bulk Drug & Intermediate	2 002 044 50	10 074 070 00		V
Formulations		12,874,079.00		
D.E.P.B. Licence	The state of the s	32,283,959.00		
o.c.r.o.cidence		61,563,670.00		
NOTE NO - 23 : (INCREASE) / DECREASE IN IN INVENTORY AT THE YEAR END				
Finished Goods of Bulk Drug & Intermediates			44 094 469 86	30,170,978.53
Work In Process of Bulk Drug & Intermediates			7.719,024.00	13,378,095.00
Traded Stock			1.534.419.63	7,353, 55,61
		11	53,347,913,49	50.902 339.14
LESS: INVENTORY AT BEGINING				
Finished Goods of Bulk Drug & Intermediates			30,170,978.53	22,500,125.00
Work In Process of Bulk Drug & Intermediates			13,378,095,00	14,673,377.00
Traded Stock of Bulk Drugs & Intermediate			=	1,073,201.00
Traded Stock of Formulation			7,353,155,61	2,534,608,66
		1	50,902,229.14	40,781.541.66
TOTAL			(2,445,684,35)	(10,120,687,48)
NOTE NO - 24 : EMPLOYEES COST				
Salary, Wages & Bonus			28 310 191 00	25,295,281,00
Salary, Wages &			370,579,00	183,5 13,00
Contribution To Provident Fund		The state of the s	1,026,962.00	565, 152 00
Gratuity expenses			1,967,244.00	285,959.00
Staff Welfare			997,572,00	934 5 00
TOTAL			32,672,548.00	27,264,820.00
NOTE NO - 25 : FINANCE COST			327.311.32	676 2 00
Interest on Term Loan			3.375.982.36	876,036,66 2,982,76,58
Interest to Others			443.853.00	947,413.00
Bank Charges		- 1	757,221.76	556, 97.09
			0.510,000,014	TORNOUS COLUMN
TOTAL			4,904,368.44	5,363,480.33
NOTE NO - 26 : OTHER EXPENSES				
OPERATING EXPENSES				
Consumables			703,911.00	733, 19.00
Entry Tax			2.395,631.00	1,883.274.00
Freight Inwards			2.667.323.00	2.591.114.69
Packing Materials used			1.130.428.00	1,107,629.00
Power & Fuel			7,398,221.00	6,926,026.00
Processing Charges			10,534,385.00	9,529,245,80
Quality Control Expense			538,322.23	768.308.00
Other Operating Expenses			2,000,917,55	1,960,160,00
TOTAL - A			27,369,138.78	25,500,346.49

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PANCHSHEEL ORGANICS LTD

Notes to Statement of Profit & Loss for the year ended on 31.03.2017

Particulars	2016-17	2015-15
ADMINISTRATIVE, SELLING & OTHER EXPENDITURE		
Advertisement	161,121.00	194,632.00
Auditor's Remuneration	240.000.00	115,000.00
Outward Cartage Hamali & Crain Charges	825,149.13	645,165.00
Building repairing expense	1,768,490.00	682.080.00
Commission & Brokerage	1 266,225 50	1.201,759.00
Commission & Brokerage (Export)	13,701.50	117.593.71
Consolidation charges	102.491.00	70,700.00
Consultancy Fees	505,697.00	394 447 00
Conveyance Salary	1,675,460.00	1,822,637,00
Conveyance	163,886.00	11.000.000
Courier Charges	946,862.00	872,731.64
Discount, Kasar & Bad Debts	1,511,381,39	(124,131,01
Export Clearing Charges	975,109.00	741 198 00
Exibition Expenses	573,418.00	849.528.00
Fees & Subscription	731,890.00	857 506 00
Freight Outward	758,023.00	575,173,00
Miscellaneous Expenses	592,590.00	1,031,721.00
Printing & Stationary	388 240.00	661,665.00
Rent	654,000.00	558.548.00
Legal expenses	-	240.000.00
Telephone Expesnses & Charges	296 585 00	350,663,00
Travelling Expenses	742.674.75	1.064,435.25
Warehousing Charges	2	126,176.00
Other Administrative Expenses	4.336.420.00	3,539,780;23
VAT / CST	7,836,529,00	5.322.072.39
TOTAL -B	27,067,043.27	21,902,345.21
TOTAL - A+ B	54,436,182.05	47,402,691.70

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NOTE NO- 27

SIGNIFICANT ACCOUNTING POLICIES AND OTHER EXPLANATORY NOTES AND INFORMATION FORMING PART OF THE ACCOUNTS FOR THE YEAR ENDED 31ST MARCH, 2017

1: Significant Accounting Policies:

A. Basis of Preparation of financial statement

The financial statements have been prepared under the historical cost convention, in accordance with the generally accepted accounting principles (GAAP) and provisions of The Companies Act. 2013 read with the Companies (Accounts) Rules, 2014 as adopted consistently by the company, except where a newly issued Accounting Standards initially adopted or a revision in to an existing accounting standard requires a change in the accounting policy hitherto in use.

B. Basis of Accounting:

The company follows the mercantile system of accounting.

 All income and expenditure items having material bearing on financial statement are recognized on accrual basis, except Dividend income and insurance claim, if any.

C. Use of Estimates

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

D. Fixed Assets

- a. All fixed assets are valued at cost of acquisition/ construction. The cost of fixed assets comprises of its purchase price and attributable costs, including finance cost, of bringing the assets to its working condition for its intended use.
- b. The expenses incurred during construction period, incidental to the Expansion / New Project are allocated to respective Fixed Assets in the year of commencement of the commercial operation.

E. Depreciation

- Depreciation on fixed assets is provided on the "Written down Value Method" at the rates and in the manner prescribed under Schedule XIV of the Companies Act, 1956.
- Depreciation on Fixed Assets Purchased / Sold during the period is proportionately charged

F. Investments

Long term investments are stated at cost, less provision for diminution (other than temporary) in value.

G. Valuation of Inventories

Raw Materials, Packing Materials, Work in Process, Finished Goods and Traded Goods are valued at lower of cost or net realizable value after providing for obsolescence, if any. However, these items are considered to be realizable at cost if the finished products, in which they will be used, are expected to be sold at or above cost.

Cost comprises expenditure incurred in normal course of business in bringing such inventories to their present location and condition.

Cost of inventories is arrived on FIFO basis.

H. Cash and Cash Equivalents

Cash and Cash equivalent for purpose of cash flow statement comprise cash at bank and in hand and short term investment with an original maturity of 3 months or less.

I. Foreign Exchange Transactions

Transactions in foreign currencies are recorded at the exchange rates prevailing on the date of the transaction. Foreign currency monetary assets & liabilities and forward contracts are restated at year end exchange rates.

Exchange Gain/Loss is credited / debited as Other Income / Other Expenses in the statement of Profit and Loss under the head "Foreign Exchange Fluctuation Account"

J. Provisions, Contingent Liabilities and Contingent Assets

A provision is recognized when the Company has a present obligation as a result of a past event, it is probable that an outflow of resources will be required to settle the obligation, in respect of which a reliable estimate can be made. Provisions are not discounted to its present value and are determined based on best estimate required to settle the obligation at the Balance Sheet date.

Contingent Liability are not recognized, but are disclosed in the Notes.

Contingent assets are neither recognized nor disclosed in the financial statements.

K. Revenue Recognition

— Revenue is recognized to the extent that is probable that the economic benefits will flow to the Company and the revenue can be reliably measured.

Revenue from sale of goods is recognized when significant risks and rewards of ownership of the goods have been passed to the buyer, which ordinarily coincides with dispatch of goods to customers. Revenues are recorded at invoice value, but net of Sales returns and trade discounts.

Benefits on account of entitlement of export incentives are recognized as and when the right to receive is established.

Interest income is recognized on time proportion basis.

Dividend income is recognized when the right to receive is established.

L. Employee Benefits

Liabilities in respect of Retirement Benefits are provided by monthly payment to Pension and Provident Fund under the Employees Provident Funds (and Miscellaneous Provisions). Act. 1952.

The Gratuity payable at the time of retirement are charged to the Statement of Profit and Loss on basis of independent external actuarial valuation determined and basis of Projected Unit Credit method carried out annually. Actuarial gains and losses are immediately recognized in the Statement of Profit and Loss.

Company has not framed policy to pay Leave Encashment to the employees. Benefit in terms of workmen demand pending settlement, medical reimbursement, leave travel concession, are accounted when paid.

M. Income Tax

The amount of Income Tax is provided in accordance with the provisions of Income Tax Act, 1961, Deferred tax is recognized, subject to the consideration of prudence, on timing differences being differences between taxable incomes and accounting income that originate in one period and are capable of reversal in one or more subsequent periods.

Deferred tax assets are not recognized on unabsorbed depreciation and carry forward of losses unless there is a virtual certainty that sufficient taxable profits will be available against which such deferred tax assets can be realized.

N. Borrowing Costs

Borrowing costs that are attributable to the acquisition or construction of qualifying assets are capitalized as part of the cost of such assets. A qualifying asset is one that necessarily takes substantial periods of time to get ready for intended use. All other borrowing costs are charged to the revenue.

Interest and other cost in connection with the borrowing of fund are charged to the Statement of Profit and Loss.

O. Impairment of Assets

An assets is treated as impaired when the carrying cost of the assets exceeds its recoverable value. An impairment loss is charged to the profit and loss account in the year in which the assets are identified as impaired. The impairment loss recognized in the prior periods is reversed if there has been a change in the estimate of recoverable amount.

P. Research and Development

Revenue expenditure on Research and Development is recognized as expense in the year in which it is incurred. Capital expenditure on Research and Development is shown as addition to Fixed Assets.

Q. Expenditure on Regulatory Approvals

Expenditure incurred for obtaining regulatory approvals and registration of products for overseas markets is charged to revenue

R. Government Grants and Subsidies

Capital subsidy/Government grants are accounted for where it is reasonably certain that the ultimate collection will be made.

Capital subsidy/Government grants related to specific depreciable assets are shown as deduction from the gross value of the asset concerned in arriving at its book value. The grant/subsidy is thus recognized in the Statement of Profit and Loss over the useful life of such depreciable assets by way of a reduced depreciation charge.

S. Leases

Lease rentals on assets taken on operating lease are recognized as expense in the Statement of Profit and Loss on an accrual basis over the lease term in accordance with the lease agreement.

T. Events after the date of Balance Sheet:

Wherever material, events occurring after the date of Balance Sheet are considered up to the date of adoption of the accounts.

U. Claims:

Claims against the company not acknowledged as debts are disclosed after a careful evolution of the facts and legal aspects of the matter involved.

V. Prior Period & Extra Ordinary Items:

Prior Period adjustment, extra ordinary items and changes in the accounting policies having material impact on the financial affairs of the Company are disclosed.

II OTHER EXPLANATORY NOTES AND INFORMATION:

- A. Amount of Income Tax has been provided on Taxable Income of the Company as per provision of the Income Tax Act, 1961.
- B. The Board of Directors are of the opinion that discounted net future generation from the Assets in use and shown in the schedule of fixed assets, is more than the carrying amount of fixed assets in Balance Sheet, as such, no provision for Impairment of Assets is required to be made in terms of the requirement of accounting standard (AS - 28) "Impairment of Assets" issued by the Institute of Chartered Accountants of India for the year ended 31.03.2017
- C. Segment Reporting : The Company operates in one reportable segment i.e. Manufacturing and Trading of Bulk Drug and Intermediate.
- D. The Investment made by the company is held in its own name.
- E. In the opinion of Board and to the best of their knowledge and belief,

All the current assets, loans and advances will have the value on realization in the ordinary course of business at least equal to the amount at which they are stated in the Balance Sheet.

Provision for all known liabilities is adequate and not in excess of the amount reasonably necessary. There is no liability contingent or otherwise except those stated in the Balance Sheet.

- F. Debit and credit balances are subject to reconciliation and confirmation.
- G. The expenses of Salary and wages debited in Statement of Profit & Loss includes the amount of Director Remuneration of Rs. 83,90,000/- (P.Y. Rs.87,60,000/-).
- H. Retirement Benefits:
 - a) The Gratuity liability is determined based on the actuarial Valuation done by Actuary as at Balance Sheet date in context of the Revised AS – 15 issued by the ICAI, New Delhi, as follows:-

PARTICULARS	GRATUITY FUND 31.03.17	GRATUITY FUND 31.03.16
Expenditure recognized in the statement of Profit & Loss for the year ended March 31, 2016	Rs	Rs.
£'		
Current Service Cost	9,29,105	6,84,689
Interest Cost	8,99,229	2,21,252
Employer Contribution	Ni	Nil
Expected Return on Plan Assets	Ni	Nil
Net Actuarial (Gains) / Loss	1,38,909	(6,19,982)
Interest On Fund	Nil	Nil
Settlement Cost	Nil	Nil
Total Expenses	19,67,244.	2,85,959
Change in Obligation during the Year ended March 31, 2014	10101121	2,00,100
Present value of Defined Benefit Obligation at beginning of the year	1,12,40,363	1,09,54,404
Current Service Cost	9,29,105	6,84,689
Interest Cost	8,99,229	2,21,252
Settlement Cost	Nil	Nil
Past Service Cost	Nil	Ni
Employer Contribution	Nil	Ni
Actuarial (Gain) / Loss	1,38,909	(6,19,982)
Benefit Payment		NIL
Present Value of Defined Benefit Obligation at the end of the year.	1,32,07,607	1,12,40,363
Change in Assets during the Year ended March 31, 2013		
Plan assets at the beginning of the year	Nil	Ni
Assets acquired in amalgamation in previous year	Nil	Ni
Expected Return on Plan Assets	N.A.	N.A.
Contribution by Employer	N.A.	N.A
Settlements	Nil	Ni
Actual benefit paid	N,A.	N.A.
Actuarial (Gain) / Loss	Nil	Ni
Plan assets at the end of the year	Nil	Ni
Actuarial Assumption	Nil	Ni
Discounting Rate	7.50%	8.00%
Expected rate of return on plan assets	N.A.	N.A
Rate of escalation in Salary (p.a.)	5.00%	5.00%

The rate of escalation in salary (p.a.) considered in actuarial valuation is worked out after into account inflation, seniority, promotion and other relevant factors such as supply and demand in the employment market. Mortality rate are obtained from the relevant data of Life Insurance Corporation of India.

b) Liability in respect of Provident Fund is provided on actual contribution basis.

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1.	Earnin	ngs Per Share	Rs	Rs.
	The second second	er Accounting Standard 20 of ICAI, New Delhi, Basic Muted of Earning per Share are as under		
		Particulars	31.03.2017	31.03.2016
	Í,	Basic Earnings per Share		
		(1)Net Profit after Tax	3,20,90,246.21	3,04,02,977.77
		(2) Number of Equity Shares		
		At the beginning of the year	50,15,400	50,15,400
		Issued during the year on preferential basis for proportionate period	0	0
		Weight age Average Number of Equity Shares	50,15,400	50,15,400
		Basic Earnings per Shares	6.40	6.06
	ij.	Diluted Earnings Per Share	46 A	
		(1) Net Profit after Tax duly adjusted	3,20,90,246.21	3,04,02,977.77
		(2) Numbers of Equity Share at the beginning of the year	50,15,400	50,15,400
		Issued during the year on preferential basis	0	0
		Diluted Potential Equity Shares	0	0
		Weightage Average Number of Equity Shares	50,15,400	50,15,400
		Diluted Earning Per Share	6.40	6.06
	ffi.	Face Value of Equity shares (Rs.)	10	10
		Particulars	2016-17	2015-16
J.		ng in foreign currency as per Certificate submitted anagement		
	FOB	value of Export Sale	1,72,56,234.84	1,22,40,573.53
K.	Expe	nditure in foreign currency:		
	Value	e of Imports of Raw Material on CIF basis	8,75,46,176.17	8,03,83,828.16
	Com	mission	13,701.50	1,17,593.71
		Total	8,75,59,877.67	8,05,01,421.87
			811	

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	Col	ntingent Liabilities & Commitments		
	1	Estimated amount of contracts (Net of advances) remaining to be executed on capital account not Provided for	Net	Nii
	2	(I) Letter of Credit Outstanding	11,99,725	61,18,813
		(II) Foreign Bills / Buyers Credit	13,43,946	34,42,135
		(III) Document at site	11.97,511	67,34,354
		(IV) Margin money given against above	4 56,255	90,00,000
	3	Bank Guarantee given by Company's Banker on behalf of the company	No	Nil
	4	Demand of Sales Tax Authorities (Net of advances) not acknowledged by the Company and contested/appealed	11,24,185	1,03,81,324
==	5	Demand of Income Tax Authorities (Net of advances) not acknowledged by the Company and contested/appealed	1.03,675	14,03,075
	6	Demand of Central Excise Authorities (Net of advances) not acknowledged by the Company and contested/appealed	4,71,359	4,71,369
	7	Notice has been received U/S 233 (B) of Company Act 1956 for Non Filling of Cost Audit Report for the year 2013-14 and no Demand notice has been recived		
M.	Auditors Remuneration			
	S	tatutory Audit	1.81 000	90,000
	T	ax Audit	30.000	25,000
		imited Review Report	30 000	n

N. Related Party Disclosures under Accounting Standard 18

Sr.	N. Related	Relationship	Transaction	Am attRs.	Amount(Rs.)
No.	(7,000,100	19ASON W	Closing Balance	31 03 2017	31.03.2016
1	Turakhia	Associate Concern	Sales	1.7 544 00	3,36,388,00
Brothers		THE STATE OF THE S	Purchase	Nii	16,24,452.00
			Brokerage & Commission	8	Nil
			Rent	2,4 000.00	1,74,000.00
			Closing Balance	11-	Nii
2	Invochem	Associate Concern	Testing Charges	3,89 796.00	3,04,245.00
	Laboratories			U.B.	

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3	Synodrug &	Associate Concern	Sales	1,48,024.00	13,61,288.00
	Intermediates		Purchase	14,27,961.00	34,97,482.00
			Processing Charges	4,14,575.00	4,36,710.00
			Closing Balance	Nii	Nil
4	Suneeta -	Associate Concern	Processing Charges	71,57,050,00	59,20,575,00
	Chemicals	•	Closing Balance	3,02,316,00 DR	Nii
5	Gene Biotech	Associate Concern	Sales		16,655.00
	P Ltd		Purchase	4,46,565.00	30,31,532.00
			Closing Balance	Nii	Nii
B	Gene Biotech	Associate Concern	Sales	Nil	24,60,894.00
	P Ltd - HP	The state of the s	Purchase	nil	1,68,31,838.00
			Closing Balance	Nil	Nil
7	Arti K	Associate Concern	Rent	2,40,000.00	1,74,000.00
	Turakhia		Salary	12,00,000.00	10,00,000.00
			Closing Balance	(1,37,830.00)CR	Nit
8	Devang R Turakhia	Associate Concern	Salary	12,00,000.00	10,00,000.00
9	Amisha M Turakhia	Associate Concern	Salary	6,00,000 00	5,00,000.00
10	Pallavi M Turakhia	Associate Concern	Salary	6,00,000,00	5,00,000.00
11	Paramount	Associate Concern	Processing Charges	28,74,700.00	30,48,000.00
	Organics		Closing Balance	(4,66,000.00)CR	Nil
12	Mahendra A	V-10-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1	Directors remuneration	28,50,000.00	30,00,000 00
	Turakhia	Key Managerial Personnel	Closing Balance	(78,543.00)CR	Nit
13	Kishore A	T. D. DANIEL	Directors remuneration	27,20,000.00	28,80,000.00
=53	Turakhia	Key Managerial Personnel	Closing Balance	(88,022.00)CR	Nil
14	Rajesh A Turakhia	Key Managerial Personnel	Directors remuneration	27,20,000,00	28,80,000.00
	STATISTY.	7,2 0,5 0,5 0,5 0,5 0,5 0,5 0,5 0,5 0,5 0,5	Closing Balance	(26,222 00)CRI	Nil

^{*(} Dr.)Receivables. (Cr.)Payable

Company has no Subsidiary or Joint Venture Concern.

The Company has identified all the related parties transactions during the Year as per details given above.

During the Year, there were no amounts written off or written back from Such parties.



O The details of Specified Bank Notes (SBN) held and transacted during the period from 8th November, 2016 to 30th December, 2016

SBNs	Other denomin	ination Total	

180000	1140614	1320614	
0	398850	398850	
180000	389215	569215	
0	0	0	
6 0	1150249	1150249	
	180000 0 180000 0	SBNs Other denoming Notes 180000 1140614 0 398850 180000 389215 0 0	

P Previous year figure have been classified, regrouped and recast to make comparable with those of year under review.

As per our report of even date

For Jayesh R. Shah & Co. Chartered Accountants

M. NO.

033864

FRN

104182W

MURIEAL

Firm Frgn. No.104182W

Jayesh Shah Proprietor

Membership no.033864

Place: Mumbai Date:30th May, 2017 For and on behalf of the Board

For panchsheel Organics Limited

Mahendra Turakhia Chairman & MD

Rajesh Turakhia Executive Director Kishore Turakhia Executive Director

Chandrakant Shah Chief Financial Officer

Aparpa R Akodkar Company Secretary

Madkag



Practicing Company Secretaries

Office: 302-A-wing, Rushabh Enclave, Near Ambemata Temple, Bhayander (w), Thane-401101.

Form No. MR-3 SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED 31ST MARCH 2017

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

SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED 31ST MARCH 2017

The Members,

PANCHSHEEL ORGANICS LIMITED CIN NO: L24232MP1989PLC005390

Add: B-6 & B-7 Sector-C, Industrial Area, Sanwer Road, Indore-452015, Madhya Pradesh

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

Based on my verification of the **PANCHSHEEL ORGANICS LIMITED** books, papers, minute books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, I hereby report that in my opinion, the Company has, during the audit period covering the financial year ended on 31st March 2017 complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

I have examined the books, papers, minute books, forms and returns filed and other records maintained by **PANCHSHEEL ORGANICS LIMITED** for the financial year ended on 31st March 2017 according to the provisions of:

- (i) The Companies Act, 2013 (the Act) and the rules made thereunder;
- (ii) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder:



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- (iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- (iv) Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings;
- (v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):-
 - (a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
 - (b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 1992;
 - (c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009;
 - (d) The Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 1999;
 - (e) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008;
 - (f) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client;
 - (g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; and
 - (h) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998;
- (vi) The following are the other laws applicable to the Company:
 - 1. Factories Act, 1948
 - 2. Industrial Disputes Act, 1947
 - 3. The Payment of Wages Act, 1936
 - 4. The Minimum Wages Act, 1948
 - 5. The Employees' Provident Funds and Miscellaneous Provisions Act, 1952
 - 6. The Payment of Bonus Act, 1965
 - 7. The Payment of Gratuity Act, 1972



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- 8. Key National law i.e
 - Water (Prevention and Control of Pollution) Act, 1974;
 - Water (Prevention and Control of Pollution) Cess Act, 1977;
 - Air (Prevention and Control of Pollution) Act, 1981;
 - Environment (Protection) Act, 1986;

9. **Pharmaceutical Industry:**

Pharmacy Act, 1948 Drugs and Cosmetics Act, 1940

- Homoeopathy Central Council Act, 1973
- Drugs and Magic Remedies (Objectionable Advertisement) Act, 1954
- Narcotic Drugs and Psychotropic Substances Act, 1985
- Conservation of Foreign Exchange and Prevention of Smuggling Activities Act, 1974
- The Medicinal & Toilet Preparations (Excise Duties) Act, 1955 Petroleum Act 1934
- Poisons Act 1919
- Food Safety And Standards Act, 2006
- Insecticides Act 1968
- Biological Diversity Act, 2002
- The Indian Copyright Act, 1957

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

- (i) Secretarial Standards issued by The Institute of Company Secretaries of India.
- (ii) The Listing Agreements entered into by the Company with Bombay Stock Exchange(s).

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

- 1. It is observed that as per the management representation letter given by the company that they have already submitted delisting application to Ahmadabad stock exchange exchange the same matter is pending with the exchanges and delisted from Madhya Pradesh stock exchange due to closed of stock exchange.
- 2. Its observed that one of shareholder having more than 5% shareholding dispose their share holding without intimation of BSE on time as require under SEBI act.

I further report that



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

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

Majority decision is carried through while the dissenting members' views are captured and recorded as part of the minutes.

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

For GMS & CO., Company Secretary in practice

Gaurang Manubhai Shah Proprietor ACS No. 32581 C.P. No. 11953.

Place: Mumbai Date: 30.05.2017

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



Practicing Company Secretaries

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Annexure A

The Members.

PANCHSHEEL ORGANICS LIMITED CIN NO: L24232MP1989PLC005390

Add: B-6 & B-7 Sector-C, Industrial Area, Sanwer Road, Indore-452015, Madhya Pradesh

My Report of even date is to be read along with this letter:

- 1. Maintenance of secretarial record is the responsibility of the management of the company. My responsibility is to be express on option on these secretarial records based on our audit.
- 2. I have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. I believe that the processes and practices, we followed provide a reasonable basis of my opinion.
- 3. I have not verified the correctness and appropriateness of financial records and books of Accounts of the company.
- 4. Where ever required, I have obtained the Management representation about the compliance of laws, rules, and regulations and happenings of events etc.
- 5. The compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards is the responsibility of management. My examinations were limited to the verification of procedure on test basis.
- 6. The Secretarial Audit report is neither an assurance as to the future viability of the company nor of the efficacy or effectiveness with which the management has conducted the affairs of the company.

For GMS & CO., Company Secretary in practice

Gaurang Manubhai Shah Proprietor ACS No. 32581

C.P. No. 11953

Place: Mumbai Date: 30.05.2017