

Dated: 8th November, 2018

To, The General Manager, Department of Corporate Services, BSE Limited, P.J. Towers, Dalal Street, Mumbai – 400 001

BSE SCRIP CODE: 538562

Sub: Application in accordance with Regulation 37 of SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015 and SEBI Circular no. CFD/DIL3/CIR/2017/21 dated 10th March, 2017 for the Scheme of Arrangement between 'Skipper Limited' and 'Skipper Pipes Limited'

Dear Sir(s),

Please refer to our letter dated 31st October, 2018 intimating about the approval by the Board of Directors of the Company to the Scheme of Arrangement between Skipper Limited ("Skipper" or "Demerged Company") and Skipper Pipes Limited ("SPL" or "Resulting Company") and their respective shareholders and creditors under section 230 to 232 and other applicable provision of the Companies Act, 2013 for Demerger of the "Polymer Products Division except Palashbari unit at Assam" ("Demerged Undertaking") of Skipper into SPL.

Pursuant to Regulation 37 of SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015 and SEBI Circular no. CFD/DIL3/CIR/2017/21 dated 10th March, 2017, we hereby submit, for your approval, the above said Scheme of Arrangement.

Please note that National Stock Exchange of India Limited has been selected as the designated Stock Exchange for the purpose of coordinating with SEBI.

Sr. No.	Particulars	Annexure No.	Page No
1.	Certified true copy of the resolution passed at the meeting of the Board of Directors held on 31 October 2018 of Skipper Limited and Skipper Pipes limited.	A	1-4 5-6
2.	Certified copy of the draft Scheme of Arrangement proposed to be filed before the National Company Law Tribunal, Kolkata.	В	7-62
3.	Valuation report from M/s Saraf & Chandra LLP, Independent Chartered Accountant as applicable as per Para I(A)(4) of Annexure I of SEBI Circular no. CFD/DIL3/CIR/2017/21 dated March 10, 2017.	С	63-72
4.	Report from the Audit Committee recommending the draft scheme taking into consideration, inter alia, the valuation report at sr. no. 3 above.	D	73
5.	Fairness opinion by M/s VC Corporate Advisors Private Limited, a category I SEBI Registered Merchant Banker.	E	74-78

The following documents as per checklist provided by BSE Limited are enclosed herewith:



SKIPPER LIMITED

Regd. Office . 3A, Loudon Street, 1st Floor, Kolkata - 700 017 CIN L40104WB1981 PLC033408 Phone : 033 2289 2327 / 5731 / 5732, Fax : 033 2289 5733 Email mail@skipperlimited_com, Website : www.skipperlimited_com

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6.	Shareholding pattern of Skipper Limited and Skipper Pipes Limited, pre and post Scheme of Arrangement as per the format provided under Regulation 31 of the SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015 (with PAN & without PAN Nos.).	F	79-102 103-124
7.	 a) Audited financials of Skipper Limited (demerged Company) and Skipper Pipes Limited (resulting Company) for the last 3 financial years (financials not being more than 6 months old) as per Annexure. b) Annual Report for the financial year 2017-18 and the Unaudited Financial Results along with the Limited Review Report of the auditor for the quarter ended 30.06.2018 of Skipper Limited and Audited Balance Sheet of Skipper Pipes Limited as on 30.09.2018. 	G	125-143
8.	Quarterly Compliance Report of Skipper Limited on Corporate Governance as per Regulation 27 (2)(a) of the SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015.	Н	144-146
9.	Detailed Compliance Report of Skipper Limited as per the format specified in Annexure IV of SEBI circular dated March 10, 2017 duly certified by the Company Secretary, Chief Financial Officer and the Managing Director, confirming compliance with various regulatory requirements specified for schemes of arrangement and all accounting standards.	I	147
10.	Declaration that approval from the shareholders through e-voting is required in accordance with Para (I) (A) (9)(a) of Annexure I of SEBI circular no CFD/DIL3/CIR/2017/21 dated March 10, 2017.	J	148
11.	Complaint report as per Annexure III of SEBI Circular no. CFD/DIL3/CIR/2017/21 dated March 10, 2017.	К	149
12.	Name of the Designated Stock Exchange for the purpose of coordinating with SEBI. Certified copy of the Resolution passed by the Board of Directors of Skipper Limited for appointment of the Designated Stock Exchange.	L	150
13.	Brief details of Skipper Limited (demerged company) and Skipper Pipes Limited (resulting company) as per the prescribed format.	М	151-156
14.	Net worth certificate (excluding Revaluation Reserve) together with related workings pre and post scheme for Skipper Limited (demerged company) and Skipper Pipes Limited (resulting company).	Ν	157-162
15.	Capital evolution details of Skipper Limited (demerged company) and Skipper Pipes Limited (resulting company) as per the prescribed format.	0	163-164
16.	Confirmation by the Managing Director/ Company Secretary of Skipper Limited as per the prescribed format.	Р	165-166
17.	Statutory Auditor's Certificate confirming the compliance of the accounting treatment etc. as specified in Para (I)(A) (5)(a) of Annexure I of SEBI Circular no. CFD/DIL3/CIR/2017/21 dated March 10, 2017.	Q	167-169
18.	Annual Reports of Skipper Limited (demerged company) and Skipper Pipes Limited (resulting company) for the last financial year, i.e. 2017-18.	R	170-183
19.	Details of processing fee.	S	184
20.	Information about the unlisted company involved in the scheme as	т	185-192



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	per the format provided in Part E of Schedule VI of the ICDR Regulations, 2018. (Abridged Prospectus of Skipper Pipes Limited)		
21.	Confirmation by the Director of Skipper Pipes Limited in respect of listing of equity shares pursuant to the scheme.	U	193
22.	Details of Assets and Liabilities of the Demerged division that are being transferred.	۷	194
23.	 Confirmation from the Director of Skipper Pipes Limited that: a) There will be no change in Share Capital of Skipper Pipes Limited (resulting company) till the listing of the equity shares of the company on BSE Limited. b) The shares allotted by Skipper Pipes Limited (resulting company) pursuant to the Scheme shall remain frozen in the depositories system till listing/trading permission is given by the designated stock exchange. 	W	195
24.	 Confirmation from the Director of Skipper Pipes Limited (resulting company) that: a) Equity shares issued by the company pursuant to the scheme of arrangement shall be listed on the BSE Limited, subject to SEBI granting relaxation from applicability under Rule 19(2)(b) of the Securities Contract (Regulation) Rules, 1957. b) The company shall comply with all the provisions contained in SEBI circular no. CFD/DIL3/CIR/2017/21 dated March 10, 2017. c) The company shall also fulfill the Exchange's criteria for listing and shall also comply with Rules, Byelaws, and Regulations of the Exchange and other applicable statutory requirements. 	X	196
25.	Statement of Percentage of Net Worth of the Company that is being transferred in the form of demerged undertaking and percentage wise contribution of the Demerged division to the total turnover and Income of the Company in the last two years as per the prescribed format.	Y	197-199

We would request you to kindly grant us the approval at the earliest.

Thanking You, Yours faithfully

For Skipper Limited

Maniel Aga Dal Manish Agarwal

Company Secretary and Compliance Officer

Encl: As above



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EXTRACTS OF THE MINUTES OF THE MEETING OF THE BOARD OF DIRECTORS (MEETING NO 4/2018-19) OF SKIPPER LIMITED HELD AT "THE BOARD ROOM", SKIPPER LIMITED,3A, LOUDON STREET, KOLKATA 700017 ON WEDNESDAY, 31 OCTOBER 2018, STARTED AT 05.30 P.M. AND CONCLUDED AT 8.10 P.M

"RESOLVED THAT pursuant to the provisions of Sections 230 to 232 and other applicable provisions, if any, of the Companies Act, 2013, applicable rules made thereunder (including any statutory modification(s) or re-enactment(s) or amendment thereof for the time being in force), and enabling provisions of the Memorandum of Association and Articles of Association of the Company and subject to the requisite approval(s) of shareholders, creditors and other class of persons, if any, of the Company and Skipper Pipes Limited, and such other approvals, sanctions and permissions of the Stock Exchange(s), Securities and Exchange Board of India ("SEBI"), National Company Law Tribunal ("NCLT"), and other regulatory or government bodies/tribunals or institutions as may be applicable and pursuant to the recommendation of the Audit Committee, the draft Scheme of Arrangement between Skipper Limited ("Demerged Company" or "Skipper") and Skipper Pipes Limited ("Resulting Company" or "SPL") and their respective Shareholders on the terms and conditions as stated therein ("Scheme"), as placed before the Board and initialed by the Chairman for the purpose of identification be and is hereby accepted and approved.

RESOLVED FURTHER THAT the contents of the valuation report dated 31st October, 2018 ('Valuation Report") issued by M/s Saraf & Chandra LLP, an Independent Chartered Accountant, in connection with the proposed scheme, as placed before the Board and initialed by the Chairman for the purpose of identification be and is hereby noted and accepted.

RESOLVED FURTHER THAT contents of the fairness opinion dated 31st October, 2018 ("Fairness Opinion") issued by M/s VC Corporate Advisors Private Limited, a Category I Merchant Banker, in connection with the proposed scheme, as placed before the Board and initialed by the Chairman for the purpose of identification be and is hereby noted and accepted.

RESOLVED FURTHER THAT the report from the Audit Committee dated 31st October, 2018, recommending the draft Scheme, as placed before the Board and initialed by the Chairman for the purpose of identification be and is hereby noted and approved for submission to the stock exchanges in terms of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with SEBI Circular No. CFD/DIL3/CIR/2017/21 dated March 10, 2017.

RESOLVED FURTHER THAT a certificate from M/s Singhi & Co., Chartered Accountants, Statutory Auditors of the Company confirming that the accounting treatment outlined in the Scheme is in compliance with the applicable accounting standards notified under the Companies Act, 2013 and other generally accepted accounting principles as placed before the Board and initialed by the Chairman for the purpose of identification be and is hereby noted and accepted.



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RESOLVED FURTHER THAT for the purpose of the proposed Scheme, having considered, inter alia, the recommendation of Audit Committee, the Valuation Report and the Fairness Opinion, the Board does hereby approve the following share entitlement ratio:

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For every 1 (one) equity shares of the Company held by a shareholder on the record date, such shareholder shall be entitled to receive 1 (one) fully paid up equity shares of Re.1 (one) each of Skipper Pipes Limited.

RESOLVED FURTHER THAT National Stock Exchange of India Limited ("NSE") be and is hereby chosen as the designated stock exchange for coordinating with SEBI for obtaining approval of SEBI for the said scheme and matters connected therewith.

RESOLVED FURTHER THAT Sri Sajan Kumar Bansal, Managing Director, Sri Sharan Bansal, Sri Devesh Bansal, Executive Directors, Sri Sanjay Kumar Agrawal, Chief Financial Officer and Sri Manish Agarwal, Company Secretary be and are hereby severally authorized to take all the necessary actions and steps in connection with the following:

- a) finalize and settle the draft Scheme in terms of the directions of the SEBI, Stock Exchange(s), National Company Law Tribunal (Tribunal) and assent to such alterations, conditions and modifications, if any, to the Scheme as may be prescribed or imposed by the Tribunal or as they may consider necessary or desirable to give effect to the Scheme.
- b) file applications, petitions for confirming the Scheme and /or any other information/ details, documents, papers with the Tribunal, Stock Exchange(s) or SEBI or any other body or regulatory authority or agency to obtain approval or sanction to any of the provisions of the Scheme or for giving effect thereto;
- c) make such alterations /changes to the Scheme as may be expedient or necessary including withdrawal of Scheme and applications, particularly for satisfying the requirements or conditions imposed by the Central Government or the Hon'ble National Company Law Tribunal or any other authority provided that no alteration which amounts to a material change shall be made to the substance of the Scheme except with the prior approval of the Board of Directors/Committee of Directors;
- d) finalise and settle the draft of the notices for convening the shareholders'/ creditors' meetings and the draft of the explanatory statement under Section 230 to 232 of the Companies Act, 2013 or other applicable provisions, if any, with any modifications as they may deem fit and file applications with the Tribunal or such other appropriate authority seeking directions as to convening/ dispensing with the meeting of the shareholders /creditors of the Company and, where necessary, to take steps to convene and hold such meetings as per the directions of the Tribunal;



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- e) settle any question or difficulty arising under the scheme or with regard to and of the meaning or interpretation of the Scheme or implementation thereof or in any manner whatsoever connected therewith.
- f) to verify, sign, deal, swear, affirm, declare, deliver, execute, make, enter into, acknowledge, undertake, record all, inter alia, deeds, advertisements, announcements, disclosures, declarations, instruments, vakalatnamas, applications, petitions, affidavits, objections, notices and writings and to engage Counsels, Advocates, Solicitors, Chartered Accountants, Consultants, Advisors, Valuers and other professionals wherever necessary on such terms and conditions as may deem fit;
- g) take all necessary steps in the matter that may be required for approving the Scheme and obtaining consent and confirmation for the said Scheme from such other authorities and parties including the Hon'ble National Company Law Tribunal, shareholders, creditors, lenders as may be considered necessary;
- h) apply for and obtain requisite approval and represent before Registrar of Companies, Regional Director and such other authorities and entities including shareholders, term loan/working capital lenders, financial institution(s) or other lenders, investors, government authorities, local authorities, sub- registrar of assurances, income tax authorities and/or any other statutory/regulatory authorities, where required about the Scheme, and to do all such acts, deeds, matters and things as may be at their discretion deem necessary or desirable for such purpose and with power of the Company to settle any queries, difficulties or doubts that may arise in this regard as they may in their absolute discretion, deem fit and proper for the purpose of giving effect to the above resolutions;
- i) to make necessary applications to various authorities as may be required for implementation of the scheme and to make such disclosures to government or regulatory authorities as may be required for the purpose.
- j) to affix the common seal of the Company, in accordance with the Articles of Association of the Company, on such documents and papers as may be necessary in this regard;
- k) authorize the officers of the Company and/ or any other persons in relation to the above and to do all such acts and things and deal with all such matters and take all steps as may be necessary in connection with or incidental to giving effect to the purpose of this resolution.

RESOLVED FURTHER THAT MKB & Associates, Practicing Company Secretaries, 8, Camac Street, Shantiniketan Building, 5th Floor, Kolkata- 700017, West Bengal, be and are hereby severally authorized to prepare, and/or file the application, petitions, and any other relevant documents in connection therewith under the provisions of Section 230 to 232 of the Companies Act, 2013, to appear, make submission, to deliver all documents, affidavits, etc to take delivery of orders and to make corrections, additions, alterations, or modifications in the application and other documents as may be directed or necessary or to do all such acts, things or deeds and take such steps as may deem fit and proper in this regard.



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RESOLVED FURTHER THAT the Stakeholders Relationship Committee of the Company be and is hereby authorized to resolve all issues, take such other actions and to do such other things as may be required for the purpose of giving effect to the scheme, fixing record date and settling all questions and/or disputes etc. in respect of the scheme.

RESOLVED FURTHER THAT the copy of the aforesaid resolution certified to be true by any Director of the Company or the Company Secretary be submitted to the concerned authorities and they be requested to act thereon."



Certified True Copy For Skipper Limited

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Sajan Kumar Bansal Managing Director (DIN: 00063555)

SKIPPER LIMITED

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EXTRACTS OF THE MINUTES OF THE MEETING OF THE BOARD OF DIRECTORS (MEETING NO 4/2018-19) OF SKIPPER PIPES LIMITED HELD AT 3A, LOUDON STREET, KOLKATA 700017 ON WEDNESDAY, 31 OCTOBER 2018, STARTED AT 01.00 P.M. AND CONCLUDED AT 02.30 P.M

"RESOLVED THAT pursuant to the provisions of Sections 230 to 232 and other applicable provisions, if any, of the Companies Act, 2013, applicable rules made thereunder (including any statutory modification(s) or re-enactment(s) or amendment thereof for the time being in force), and enabling provisions of the Memorandum of Association and Articles of Association of the Company and subject to the requisite approval(s) of shareholders, creditors and other class of persons, if any, of the Company and Skipper Limited, and such other approvals, sanctions and permissions of National Company Law Tribunal ("NCLT"), and other regulatory or government bodies/tribunals or institutions as may be applicable, the draft Scheme of Arrangement between Skipper Limited {"Demerged Company" or "Skipper") and Skipper Pipes Limited ("Resulting Company" or "SPL") and their respective Shareholders on the terms and conditions as stated therein ("Scheme"), as placed before the Board and initialed by the Chairman for the purpose of identification be and is hereby accepted and approved.

RESOLVED FURTHER THAT for the purpose of the proposed Scheme, having considered, inter alia, the Valuation Report and the Fairness Opinion, the Board does hereby approve the following share entitlement ratio:

For every 1 (one) equity shares of the Company held by a shareholder on the record date, such shareholder shall be entitled to receive 1 (one) fully paid up equity shares of Re.1 (one) each of Skipper Pipes Limited.

RESOLVED FURTHER THAT Sri Sharan Bansal, Sri Devesh Bansal and Sri Siddharth Bansal, Directors of the Company, be and are hereby severally authorized to do all such acts, things or deeds and take such steps as may deem fit and proper in relation to the above.

RESOLVED FURTHER THAT MKB & Associates, Practicing Company Secretaries, 8, Camac Street, Shantiniketan Building, 5th Floor, Kolkata- 700017, West Bengal, be and are hereby severally authorized to prepare, and/or file the application, petitions, and any other relevant documents in connection therewith under the provisions of Section 230 to 232 of the Companies Act, 2013, to appear, make submission, to deliver all documents, affidavits, etc to take delivery of orders and to make corrections, additions, alterations, or modifications in the application and other documents as may be directed or necessary or to do all such acts, things or deeds and take such steps as may deem fit and proper in this regard.



Regd. Office: Mouza chayani, Dag no. 335, 336, 337 Parlley Revenue Circle - Palashbari, kamrup, Guwahati - 781128 CIN : U25200AS2015PLC012078

RESOLVED FURTHER THAT the copy of the aforesaid resolution certified to be true by any Director of the Company be submitted to the concerned authorities and they be requested to act thereon."

Certified True Copy For Skipper Pipes Limited PIPE >(GUWAH/

Devesh Bansal Director (DIN: 00162513)

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SCHEME OF ARRANGEMENT

UNDER SECTION 230 TO 232 OF THE

COMPANIES ACT, 2013

BETWEEN

SKIPPER LIMITED

("SKIPPER" or "Demerged Company")

AND

SKIPPER PIPES LIMITED

("SPL" or "Resulting Company")

AND

THEIR RESPECTIVE SHAREHOLDERS

For Skipper Limited

For SKIPPER PIPES LIMITED Director

A. PREAMBLE

- (a) This Scheme of Arrangement ("Scheme" as more particularly defined hereunder) provides for the demerger of the Demerged Undertaking (as hereinafter more particularly defined) of Skipper Limited ("Skipper"), or "the Demerged Company" into Skipper Pipes Limited ("SPL), or "the Resulting Company", pursuant to provisions of Section 230 to 232 and other applicable provisions of the Companies Act, 2013 ("the Act").
- (b) Subject to necessary approval and satisfactory fulfillment and accomplishment of (a) above, there shall be reduction and re-organization of equity share capital of SPL, pursuant to Section 230 to 232 and other applicable provisions of the Companies Act, 2013. Since the reduction of share capital is effected pursuant to the order of the National Company Law Tribunal under the afore mentioned sections, the provisions of Section 66 of the Act shall not apply.

B. DESCRIPTION OF THE COMPANIES:

 Skipper Limited is a public limited company, having Corporate Identity Number L40104WB1981PLC033408, incorporated on 5th March, 1981 under the provisions of the Companies Act, 1956 and having its registered office at 3A, Loudon Street, 1st Floor, Kolkata – 700 017, West Bengal. The equity shares of the company are listed on BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE").

1.1 Skipper has been incorporated with, inter alia, the following main objects:

i) To carry on the business of iron founders, civil and mechanical engineers and manufacturers of agricultural, industrial and other machinery and tool bits,





machine- tool makers, brass founders, metal workers, boiler makers, makers of locomotive and engines of every description, mill-rights, machinists, iron and steel converters, smiths, wood workers, builders, painters, metallurgists, electrical engineers, water supply engineers, gas markers, framers, printers, carriers and merchants and to buy, sell, manufacture, repaid, convert, alter, let on hire and deal in machinery, implement, dressers, preheaters, burners, steel files, furnaces, oil, fired or otherwise, welding rods, fluxes, welding safety equipments, air compressors, rolling stock and hardware of all kinds, nuts, bolts, hooks, pins, panels, iron doors and windows, grills, trucks and bus body buildings, pressing and punching, moulding and carpentry machine, tools, tips wagons, railway points, and crossing railway signals, wire rope, civil rope, coir rope, jute rope, canvas tarpaulins, small machineries, Hamilton poles, and pole fixtures porcelains, flour mills, oil mills, dal mills and machineries for flour mills (chakki) oil mills, dal mills, jute mills machineries and spares, looms, leather, milling machine, drilling machine, general fittings accessories and appliances.

- ii) To carry on the business of metal founders manufacturers of aluminium, brass, copper, lead, silver and metal sheets, wires rod, squares and plates of all sizes and description, aluminium, lead and other metal foils, and utensils, lead and brass pipes, sheets, ingots and circles and other manufacturers and parts.
- iii) To carry on all kinds of business of designers, manufacturers, processors, assemblers, dealers, traders, distributors, importers, exporters, agents, consultants, system designers, and contractors for erection and commissioning or to deal in any other manner including storing, packing, transporting, converting, repairing, installing, training, servicing maintenances of all types, varieties and



kinds relating to infrastructure including (i) signaling, telecommunication and control equipments used in roads, railways ships, aircrafts, airports, railway stations, public places along with associated accessories and test rigs,(ii) towers used for distribution and supply of electricity and (iii) instruments, testing equipments, accessories for repair, maintenance, calibration and standardization of all the above items in laboratories, service centers, processing plants, manufacturing plants and customers and clients places.

- iv) To carry on all or any of the business of producers, manufacturers, generators, suppliers, distributors, transformers, converters, transmitters, processors, developers, storers, procurers, carriers and dealers in electricity, all form of energy and any such products and by products derived from such business including without limitation, steam, fuels, ash, conversion of ash into bricks an any products derived from or connected with any other form of energy including without limitation to conventional sources such as heat, thermal, hydel and/or from non-conventional sources such as tidal waves, wind, solar, geothermal, biological, biogas and cola bad methane.
- v) To carry on all or any other business of purchasers, creators, generators, manufacturers, producers, procurers, suppliers, distributors, converters, processors, developers, storers, carriers and dealers, in design or otherwise acquire to use, sell, transfer or otherwise dispose of electricity, steam, hydro or tidal, water, wind, solar, hydrocarbon fuels, fuel handling facilities thereto and any products or by products derived from any such business (including without limitation distillate fuel oil and natural gas whether in liquefied or vaporized form) or other energy of every kind and description and stoves, cookers, heaters,





geysers, biogas, paints, gas and steam turbines, boilers, generators, alternators, diesel generating sets and other energy devices and appliances of every kind and description.

- 2. Skipper Pipes Limited is a public limited company having Corporate Identity Number U25200AS2015PLC012078, incorporated on 27th March, 2015 under the provisions of the Companies Act, 1956 and having its registered office at Mouza Chayani Dag No.335, 336, 337 Parlley Revenue Circle- Palashbari, Kamrup, Guwahati Kamrup, Assam- 781128
- **2.1** SPL is having the following main objects:
 - i) To carry on the business as manufacturers, importer, exporter, traders, dealer, distributor, buyers, sellers, processor, contractors, sub-contractors, assemblers, packers, re-packers, re-cyclers, jobbers, designers and/or in any other capacity in which business may be carried on, of all type of plastic and plastic goods, plastic moulded goods of all kinds and for all purposes, all kind of pipes including PVC/CPVC/UPVC/Iron/Steel, PVC, HDPE, LLDPE, PLB cables, Duct Pipe, Hose Pipe, hoses, tubes, drippers, sprinklers, drip irrigation systems, polyethylene pipes for sprinkler irrigation system, accessories, fittings, solvent cement, adhesives, HDPE material for moulding and extrusion and all kinds of goods used for the purpose of the irrigation, water transportation, sanitary systems, drainage systems, cable ducting and all other ancillary and auxiliary materials or derivatives or articles or things which can be made by using rigid PVC, polythene, LOPE, HOPE, PP, LLDPE, plastic resins, plastic granules, polymers, monomers, polypropylene, thermoplastic, foam, adhesives, synthetic resins, emulsions, fiberglass, PVC Compound, PVC Dryblend, PVC Premix and



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the like by whatever name called or their derivatives/mixtures and to do all incidental acts and things necessary for the attainment of the above objects.

- ii) To carry on the business as manufacturers, importer, exporter, traders, dealer, distributor, buyers, sellers, processor, contractors, sub-contractors, assemblers, re-packers, re-cyclers, jobbers, designers and/or in any other packers, capacity in which the business may be carried on, of low and high density polythene polypropylene high molecular, high density polythene film, sack, woven sack, bags, HDPE Bags, sheeting, laying of flat tubing and or to convert any of the polythene polypropylene HM/HDPE products into any size or shape for use in packing and wrapping of all varieties of goods and to print all plastic, high density/low density polythene, polypropylene HM/HOPE products whether rigid or flexible for packing wrapping and for use as stationery articles, publicity and display and for daily domestic or commercial/industrial use.
- iii) To carry on the business as manufacturers, importer, exporter, traders, dealer, distributor, buyers, sellers, processor, contractors, sub-contractors, assemblers, packers, re-packers, re-cyclers, jobbers, designers of polystyrene, vinly chloride, polyvinylchloride, polyethelene, polyoefines, vinyl acerate and copolymers and other products, acrylics and polysters polycarbonates and polyrthers and epoxy resins and compositions, nylons, raisin and thermoplastics, moulding compositions including prefabricated sections and shapes, cellulosic plastics and other thermosetting and thermoplastic materials, plastic raw materials, resins, plastic granuels, plastic moulded goods, containers, pipes, profiles, tubes, hoses, tanks, equipments, PVC water stop, PVC profiles, PVC

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door gasket, caps, jars bags, PVC tables, PVC chairs, pouches, packing materials, bunes, chests, moulded industrial articles, plastic containers, luggage articles, light and heavy automobile parts, furnitures and other materials made of and out of plastic, BOPP, CPP, PET, HOP, PVC, PVDC, HDPE, LDPE, CPVC and other allied materials.

iv) To carry on the business of contractors, sub-contractors, quasi contractors or in any other manner for government, semi government, corporations, companies, body corporates, firm, individuals or for any other undertaking/ person to undertake contracts and sub contracts relating to designing, setting up, erecting, maintaining, repairing, improving, operating, laying and fixing of pipes, pipelines, bridges, dams, water courses, tunnels, earth works, sewer, tanks, drains, light houses, drip irrigation systems, underground cables, water supply projects, irrigation projects, inland water ways and inland ports, water treatment systems, solid waste management systems, sanitation and sewerage systems or any other infrastructure facilities of a similar nature whether on turnkey basis or on labour contracts.

C. RATIONALE FOR THE SCHEME

The proposed demerger of the Demerged Undertaking (as hereinafter particularly defined) belonging to the Demerged Company into the Resulting Company interalia have the following benefits:

a) The "Demerged Undertaking" carried on by Skipper has significant potential for growth, The nature of risk, competition, challenges, opportunities and business methods for the "Demerged Undertaking" is separate and distinct from the other



businesses of the Company. The "Demerged Undertaking" would become capable of attracting different set of investors, strategic partners, lenders and other stakeholders.

- b) Skipper and SPL would have its own management teams, separate Directors, who can chart out their own independent strategies to maximize value creation for their respective stakeholders. The Demerger shall also enable enhanced focus on the operations of the "Demerged Undertaking" by SPL and on the remaining business by Skipper.
- c) The demerger will permit increased focus by the respective companies on their respective businesses in order to better meet their respective customer's needs and priorities, develop their own network of alliances and talent models that are critical to success.
- d) Thus, separation of the "Demerged Undertaking" by way of this Scheme would lead to significant benefits for both the businesses including:
 - Enabling a dedicated management to focus and accelerate growth of the core business unlocking significant value for shareholders;
 - ii. Access to varied sources of funds for the rapid growth of both the businesses;
 - iii. Greater visibility in the performance of the individual businesses;
 - iv. High degree of independence as well as accountability with autonomy for each of the business segment;
 - v. Ensure long term profitability and independent and optimum growth and development of the said businesses and undertakings on the basis of their own strengths and prospects and will facilitate realization of their potential to a fuller extent;

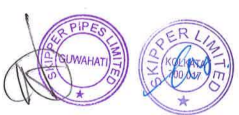




- e) Pursuant to the issue and allotment of shares by the Resulting Company, in terms of this scheme, the shareholders of Skipper shall also hold shares in SPL. It gives the shareholders the ability to continue to remain invested in both or either of the two companies giving them greater flexibility in managing and/or dealing with their investments.
- f) This scheme is in interest of the shareholders, creditors and all other stakeholders of Skipper Limited and shall not in any manner be prejudicial to the interests of shareholders and creditors or general public at large. The restructuring under this scheme would enable focused business approach for the maximization of benefits to all stakeholders and capitalize on the opportunity of growth.
- g) In view of the above-mentioned reasons, it is considered desirable and expedient to demerge the Demerged Undertaking of the Demerged Company and vest the same with the Resulting Company in the manner and on the terms and conditions stated herein.
- h) To give effect to the proposals contained herein, this Scheme of Arrangement is presented for approval to the National Company Law Tribunal, Kolkata Bench.

D. OPERATION OF THE SCHEME

a) The Demerged Undertaking (hereinafter more particularly defined) of the Demerged Company is proposed to be demerged, pursuant to the applicable provisions of the Companies Act, 2013 and/or any other applicable laws and transferred to and vested with the Resulting Company for achieving the above mentioned objectives.



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 - b) The Demerged Company will continue its interests in the Remaining Undertaking.
 - c) The Resulting Company shall issue and allot shares to the shareholders of the Demerged Company as consideration for the transfer and vesting of the Demerged Undertaking in proportion to their shareholding in the Demerged Company and simultaneously with such issuance, in the books of the Resulting Company, all the equity shares issued by the Resulting Company to its existing shareholders shall stand cancelled, extinguished and annulled on and from the Effective Date.
 - d) The demerger of the Demerged Undertaking in accordance with this Scheme shall take effect from the Appointed Date and shall be in accordance with Section 2 (19AA) of the Income Tax Act, 1961 such that:
 - All the properties of the Demerged Undertaking, being transferred by the Demerged Company, as on the Appointed Date shall become the properties of the Resulting Company by virtue of this Scheme;
 - All the liabilities relatable to the Demerged Undertaking, as on the Appointed Date shall become the liabilities of the Resulting Companies by virtue of this Scheme;
 - iii. The properties and the liabilities relatable to the Demerged Undertaking being transferred by the Demerged Company shall be transferred to the Resulting Company at the value appearing in the books of account of the Demerged Company immediately before the Demerger;



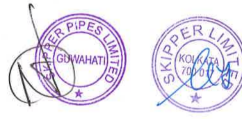


- iv. All the shareholders of the Demerged Company as on the Record Date shall become the shareholders of the Resulting Company by virtue of the Demerger; and
- v. The transfer of the Demerged Undertaking shall be on a going concern basis;
- vi. The division of the business being demerged is "Undertaking" as defined under section 2(19AA) of the Income Tax Act 1961.

E. GENERAL

This Scheme of Arrangement is divided into the following parts:

- Part I deals with definitions of the terms used in this Scheme of Arrangement (the Scheme), and sets out the share capital of Skipper Limited (Skipper) and Skipper Pipes Limited (SPL).
- ii) Part II deals with Demerger of the Polymer Products Division of Skipper (hereinafter defined as Demerged Undertaking) as a going concern and vesting of it in SPL.
- iii) Part III deals with issue of new equity shares by SPL to the equity shareholders of Skipper.
- iv) Part IV deals with the Reduction and Reorganization of the Share Capital of SPL.
- v) **Part V** deals with the accounting treatment for the arrangement in the books of Skipper and SPL.
- vi) **Part VI** deals with the general terms and conditions applicable to the Scheme and other matters consequential and integrally connected thereto.



1. **DEFINITIONS**

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In this Scheme, unless the context otherwise requires, the following expressions shall have the following meanings:

- 1.1 "Act" means the Companies Act, 2013 or any statutory modifications, reenactments or amendments for the time being in force;
- 1.2 "Appointed Date" means 1st day of April 2018;
- 1.3 "Appropriate Authority" means and includes any governmental, statutory, departmental or public body or authority, including Registrar of Companies, National Company Law Tribunal;
- 1.4 "Assets /Properties" in relation to Demerged Company means Fixed Assets, Investments, Current Assets, Loans and Advances and all other Current and Non-Current Assets as per the books of the Demerged Company as on 31st March, 2018;
- 1.5 **"Board**" means the Board of Directors of Skipper and SPL including any Committees thereof;
- 1.6 "Book Value(s)" means the value(s) of the assets and liabilities of Demerged Undertaking as appearing in the books of account of the Demerged Company at the close of business as on the day immediately preceding the Appointed Date and excluding any value arising out of revaluation of any assets;
- 1.7 "Demerged Company" means Skipper Limited (Skipper);
- 1.8 "Demerged Undertaking" means and includes all the business, undertakings, properties, investments and liabilities of whatsoeyer_nature



and kind and where so ever situated, of the Demerged Company in relation to and pertaining to the Polymer Products Division of the Demerged Company on a going concern basis, and shall mean and include the following (without limitation):

- i. all the assets (whether moveable or immovable whether tangible or intangible, leasehold or freehold, real or personal, corporeal or in-corporeal, present, future or contingent of whatsoever nature), including all rights, title, derivative instruments, interest, covenant, undertakings, privileges, relating thereto, including all currents assets, loans and advances, investments, funds, plant & machinery, and equipment, buildings, offices, work in progress, furniture, fixture, office equipment, appliances, accessories, vehicles in connection with or relating to the Polymer Products Division of the Demerged Company;
- All debts, borrowings and liabilities, present or future, whether secured or unsecured, relating thereto, including Securities Premium Account, General Reserve, Surplus in Profit and Loss Account attributable to such Polymer Products Division as specified in Schedules.
- iii. All rights, permits, entitlements, permissions, licenses, quotas, registrations, tenancies, privileges, municipal and statutory permissions, approvals, consents, registrations, concessions, exemption, tax deferral, tenancies, bank accounts, powers and facilities of every kind, nature and description, obligations under EPCG Scheme, rights to use and avail of telephones, faxes, e-mail connections and installations, utilities, electricity and other services, pension funds, benefits of all agreements, contracts and arrangements



including customer contracts, agreements and all other rights including lease rights, powers and facilities of every kind and description whatsoever appertaining to the Polymer Products Division of the Demerged Company

- iv. All intellectual property rights, including trademarks, trade names and the goodwill associated therewith, patents, patent rights, copyrights and other industrial designs and intellectual properties and rights of any nature whatsoever including know-how or any application for the above, assignments and grants in respect thereof of the Demerged Company in relation to the Polymer Products Division as on the Appointed Date.
- v. All employees of the Demerged Company engaged in or in relation to the Polymer Products Division of the Demerged Company at their respective offices, at their current terms and conditions;
- vi. All records, files, papers, engineering and process information, computer programs, manuals, data catalogues, quotations, sales and advertising materials, list of present and former customers and suppliers, customer credit information, customer pricing information and other records, whether in physical form or electronic form in connection with or relating to the Polymer Products Division of the Demerged Company; and
- vii. Debts, duties, taxes, obligations and liabilities (including contingent liabilities) relating to the Polymer Products Division of the Demerged Company.

An illustrative proforma of the assets and liabilities including licenses and certificates of Demerged Undertaking, as would appear if the demerger





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proposed herein was to take effect on the Appointed Date, is appended hereto in Schedule A and Schedule B respectively.

Any question that may arise as to whether a specific asset (tangible or intangible) or any liability pertains or does not pertain to or whether it arises out of the activities or operations of the Polymer Products Division or not, shall be decided by the Board of the Demerged Company or any committee thereof based on the relevant audit balance sheet of the Company.

- 1.9 "Effective Date" means the later of the dates on which the certified copies of the Order of the NCLTsanctioning this Scheme of Arrangement are filed with the Registrar of Companies, West Bengal. All references in this Scheme to the date of "coming into effect of the/this Scheme" shall mean the Effective Date.
- 1.10 "Liabilities" in relation to the Demerged Company means secured borrowing, Current Liabilities, Reserves and Surpluses, provisions and all other liabilities current or non-current as per the books of the Demerged Company as at 31st March, 2018.
- 1.11 **"NCLT**" means the National Company Law Tribunal, Kolkata Bench, constituted under the Companies Act, 2013;
- 1.12 "Polymer Products Division" means and includes polymer products manufacturing facilities situated at Ahmedabad, Sikandrabad, Hyderabad, Uluberia, Guwahati Unit (Dakhinrani), Guwahati Unit (Palasbari), and properties, investments, Assets and liabilities of whatsoever nature and kind and wheresoever situated relating to above but shall not include polymer products unit situated at Mouza Chayani, Vilalge- Parlley, Palashbari, Kamrup Rural, Assam- 781128.



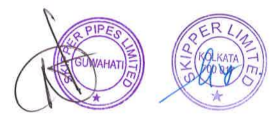
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- 1.13 "Retained Business" or "Remaining Undertaking(s) of Demerged Company" means the undertaking(s) of Skipper, excluding the "Demerged Undertaking.
- 1.14 "Record Date" means the date to be fixed by the Board of Directors of the Demerged Company for the purpose of determining its members to whom shares will be allotted by the Resulting Companypursuant to this Scheme.
- 1.15 "Resulting Company " means SPL
- 1.16 **"Scheme"** means this Scheme of Arrangement under section 230to 232of the Act in the present form submitted to the NCLT, Kolkata Bench for sanction or with any modification(s) approved or imposed or directed by the NCLT;
- 1.17 "Schedules" shall mean the schedules to this Scheme.
- 1.18 "SEBI" means Securities and Exchange Board of India established under Securities and Exchange Board of India Act, 1992
- 1.19 "Skipper" means "Skipper Limited" or the" Demerged Company", being a company incorporated under the provisions of Companies Act, 1956 and having its registered office at 3A, Loudon Street, 1st Floor, Kolkata 700 017, West Bengal.
- 1.20 "SPL" means "Skipper Pipes Limited" or the "Resulting Company", being a company incorporated under the provisions of Companies Act, 1956 and having its registered office at Mouza Chayani Dag No.335, 336, 337 Parlley Revenue Circle- Palashbari, Kamrup, Guwahati Kamrup, Assam- 781128.

All terms and words not defined in this Scheme shall, unless repugnant or contrary to the context or meaning thereof, have the same meaning ascribed to them under the Act, The Securities Contract Regulation Act, 1956, The Depositories Act, 1996, The



SEBI Act and Circulars/ Regulations issued by it, The Income Tax Act, 1961 and other applicable laws, rules, regulations, bye laws, as the case may be, including any statutory modification or re-enactment thereof from time to time.



2. CAPITAL STRUCTURE:

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2.1 The details of Share Capital of the Demerged Company as on 31st March,

2018 is as under:

PARTICULARS	AMOUNT IN RS.
Authorized Share Capital	
41,00,00,000 equity shares of Re. 1/-each	<u>41,00,00,000</u>
Issued, subscribed and Paid up	
102582962 equity shares of Re. 1/- each	10,25,82,962

The Demerged Company has allotted 87,250 equity shares subsequent to March 31, 2018 consequent upon exercise of options issued to Employees under Skipper Employee Stock Option Plan, 2015. Accordingly, the share capital of Skipper as at 31st October, 2018 is as under:

PARTICULARS	AMOUNT IN RS.
Authorized Share Capital	
41,00,00,000 equity shares of Re. 1/-each	<u>41,00,00,000</u>
Issued, subscribed and Paid up	
102670212 equity shares of Re. 1/- each	10,26,70,212





2.2 The details of Share Capital of Resulting Company as on 31st March, 2018 is as under:

PARTICULARS	AMOUNT IN
ny na a mand diana manana any ana	RS.
Authorized Share Capital	
30,00,000 equity shares of Rs. 10/-each	
	<u>3,00,00,000</u>
Issued, subscribed and Paid up	
70,000 equity shares of Rs. 10/- each	7,00,000

The Resulting Company has, subsequent to March 31, 2018, increased its Authorized Share Capital and sub divided the nominal value of the share from Rs. 10/- per equity share to Re.1/- per equity share. Accordingly, the share capital of Skipper Pipes Limited as at 31st October, 2018 is as under:

AMOUNT IN
RS.
13,00,00,000
7,00,000
RER LA
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PART-II

3. DEMERGER OF POLYMER PRODUCTS DIVISION OF THE DEMERGED COMPANY AND VESTING OF THE SAME INTO THE RESULTING COMPANY The Demerged Undertaking shall be demerged from the Demerged Company and transferred to and vested in or be deemed to be transferred to and vested in the Resulting Company in the following manner:

3.1 Transfer of Demerged Undertaking of the Demerged Company: With effect from the Appointed Date and subject to the provisions of the Scheme in relation to the mode of transfer and vesting, Demerged Undertaking (including all the estate, assets, rights, claims, title, interest and authorities including accretions and appurtenances of the Demerged Undertaking) as on the Appointed Date shall, pursuant to the provisions of Section 232 and all other applicable provisions of the Act, without any further act, deed, instrument, matter or thing, be and shall be demerged from the Demerged Company and transferred to and vested in or deemed to have been transferred to and vested in the Resulting Company, as a going concern, in accordance with section 2(19AA) of the Income Tax Act, 1961 and other applicable laws, rules, regulations, bye-laws, as the case may be, including any statutory modification or re-enactment thereof, so as to vest in the Resulting Company such that all the properties, assets, rights, claims, title, interest, authorities, investments and liabilities comprised in the Demerged Undertaking immediately before the demerger shall automatically, and without any



order to this effect, become the properties, assets, rights, claims, title, interest, authorities, investments and liabilities of the Resulting Company simply by virtue of approval of the Scheme and in the manner provided in this Scheme with effect from the Effective Date;

3.2 Without prejudice to the generality of Clause 3.1 above and upon coming into effect of the Scheme, with effect from the Appointed Date, the entire business and undertaking of the Demerged Company in relation to the Demerged Undertaking including all the properties, investments, claims, title, interest, assets of whatsoever nature such as licenses and all other rights, title, interest, contracts or powers of every kind, nature and description of whatsoever nature and wheresoever situated shall, pursuant to the provisions of Section 232 and other applicable provisions, if any, of the Act and pursuant to the order of the NCLT sanctioning this Scheme and without further act or deed or instrument, but subject to the charges affecting the same as on the Appointed Date, be and stand automatically transferred to and vested in the Resulting Company as a going concern.

Provided that for the purpose of giving effect to the vesting order passed under Sections 230 to 232 of the Act in respect of this Scheme, the Resulting Company shall at any time pursuant to the final approval and the relevant orders on this Scheme, be entitled to get effected the change in the title and the appurtenant legal right(s) upon the vesting of such properties (including immovable properties) of the Demerged Company in relation to the Demerged Undertaking in accordance with the provisions of Section 230 to 232 of the Act, at the office of the respective Registrar of Assurances or any

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other concerned authority, where any such property is situated, without any other order to this effect.

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- 3.3 Transfer of Movables: All the moveable assets / properties of the Demerged Undertaking capable of being passed by manual delivery or by endorsement shall be physically handed over by manual delivery or endorsement and delivery to the end and intent that the ownership and property therein passes to the Resulting Company on such handing over in pursuance of the provisions of Section 232 of the Act (as an integral part of the Demerged Undertaking) without requiring any deed or instrument of conveyance for transfer of the same, subject to the provisions of this Scheme in relation to Encumbrances in favour of banks and/or financial institutions.
- 3.4 In respect of such of the assets belonging to the Demerged Undertaking other than those referred to in clause 3.1 and 3.2 above, the same shall be transferred to and vested in or be deemed to be transferred to and vest in the Resulting Company pursuant to the provisions of Section 232(4) of the Act, without any further act or deed or thing, so as to vest in the Resulting Company.
- 3.5 <u>Transfer of Debts & Liabilities</u>: All debts, liabilities, duties and obligations of the Demerged Company relating to the Demerged Undertaking as on the close of business on the day immediately preceding the Appointed Date including general and multipurpose borrowings, if any and all other debts, liabilities, duties and obligations of the Demerged Company relating to the Demerged Undertaking which may accrue or arise from the Appointed Date but which relate to the period upto the day immediately preceding the Appointed Date shall also be transferred to the Resulting Company, without any further act or





deed, pursuant to the provisions of Section 232(4) of the Act, so as to become the debts, liabilities, duties and obligations of the Resulting Company. It is clarified that it shall not be necessary to obtain the consent of any third party or other person who is a party to any contract or arrangement by virtue of which such debts, liabilities, duties and obligations have arisen in order to give effect to the provisions of this Clause.

3.6 Transfer of charges, mortgages and encumbrances : The transfer and vesting of the Demerged Undertaking of the Demerged Company as aforesaid, shall be subject to the existing charges, mortgages and encumbrances, if any, over the assets or any part thereof, provided however that such charges, mortgages and/ or encumbrances shall be confined only to the assets of Demerged Undertaking of the Demerged Company or part thereof on or over which they are subsisting on transfer to and vesting of such assets in the Resulting Company and no such charges, mortgages, and/ or encumbrances shall extend over or apply to any other asset(s) of the Demerged Company. Any reference in any security documents or arrangements (to which the Demerged Company is a party) to any assets / properties of the Demerged Company shall be so construed to the end and intent that such security shall not extend, nor be deemed to extend, to any of the other asset(s) of the Resulting Company. It is clarified that the transfer of the Demerged Undertaking of the Demerged Company to the Resulting Company shall not affect the subsisting charges, mortgages and encumbrances over the assets retained by the Demerged Company or any part thereof and such charges, mortgages and encumbrances shall continue to be applicable in respect of such assets





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Upon the effectiveness of the Scheme, the Demerged Company and the Resulting Company shall execute any instrument or document and/or do all such acts or deeds as may be required, including filing if necessary particulars and/or modification of the charge, if any, with the respective Registrar of Companies to give formal effect to the provisions of this Clause.

Transfer of rights, entitlements, etc.: Subject to the other provisions of this 3.7 Scheme, all entitlements, licenses, permissions, approvals, clearances, electricity licenses/ connection of DVC, authorizations, consents, brands, trademarks, other intellectual property rights registrations and no-objection certificates obtained by the Demerged Company (including all applictions made in regard to the above)for the operations of the Demerged Undertaking and/or to which the Demerged Company is entitled to in relation to the Demerged Undertaking in terms of the various Statutes / Schemes / Policies, Rules and Regulations of Union and State Governments, shall be available to and vest in the Resulting Company, without any further act or deed and shall be mutated by the statutory authorities concerned therewith in favour of the Resulting Company. Since the Demerged Undertaking will be transferred to and vested in the Resulting Company as a going concern without any break or interruption in the operations thereof, the Resulting Company shall be entitled to enjoy the benefit of all such entitlements, licenses, permissions, approvals, clearances, authorizations, consents, intellectual property rights, registrations and no-objection certificates as enjoyed by the Demerged Company and to carry on and continue the operations of the Demerged Undertaking on the basis of the same upon this Scheme becoming effective. Accordingly



existing and future incentives, un-availed credits and exemptions, benefit of carried forward losses and other statutory benefits, including in respect of Income Tax, Goods and Service Tax (GST), Excise Duty (including Modvat/Cenvat), Customs, VAT (including Input Tax Credit), Sales Tax, Service Tax or any other tax or duty to which the Demerged Company is entitled in relation to the Demerged Undertaking in terms of the various Statutes / Schemes / Policies, Rules or Regulations of Union and State Governments shall be available to and vest in the Resulting Company upon this Scheme becoming effective. Further, the experience, track record and credentials of the Demerged Undertaking in manufacturing and supplying the products thereof to various authorities, agencies and clients prior to its transfer to the Resulting Company shall be taken into account and treated and recognized as the experience, track record and credentials of the Demerged Undertaking even after its transfer to the Resulting Company, including for the purpose of eligibility, standing, evaluation and participation of the Resulting Company in all existing and future bids, tenders and contracts of such authorities, agencies and clients.

It is further clarified that SPL shall be entitled to use the corporate/ master brand name 'Skipper' and its related trademark/ logo upon coming into effect of this Scheme as per the terms mutually agreed upon by the board of Skipper and SPL.

3.8 <u>Transfer of Taxes and Duties:</u> All the taxes and duties payable by the Demerged Company, relating to the Demerged Undertaking, from the Appointed Date onwards including all advance tax payments, tax deducted at

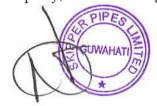




source, tax liabilities or any refund and claims shall, for all purposes, be treated as advance tax payments, tax deducted at source, tax liabilities or refunds and claims of the Resulting Company. Accordingly, upon the Scheme becoming effective, the Demerged Company is expressly permitted to revise and the Resulting Company is expressly permitted to file their respective, income tax returns including tax deducted at source certificates, sales tax/value added tax returns, excise returns, service tax returns, returns under Integrated Goods and Service Tax Act and Rules, Central Goods and Service Tax Act and Rules as well as State Goods and Service Tax Act & Rules, and other tax returns, and to claim refunds/credits, pursuant to the provisions of this Scheme. The portion of Input Tax Credit under Integrated Goods and Service Tax Act and Rules, Central Goods and Service Tax Act and Rules as well as State Goods and Service Tax Act & Rules, shall be transferred to the Resulting Company under the provisions of the said Acts & Rules on acceptance of this Scheme of Arrangement by the proper Court of Law.

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3.9 Transfer of Legal Proceedings: All legal or other proceedings of whatsoever nature by or against the Demerged Company pending on the Appointed Date and relating to Demerged Undertaking(including property, rights, powers, liabilities, obligations and duties) shall be continued and/ or enforced until the Effective Date as desired by the Resulting Company and as and from the Effective Date shall be continued and enforced by or against the resulting company in the manner and to same extent as would or might have been continued and enforced by or against the Demerged Company. If proceedings are taken against the Demerged Company, the Demerged Company will





defend on notice or as per advice of the Resulting Company at the costs of the Resulting Company and the Resulting Company will indemnify and keep indemnified the Demerged Company from and against all liabilities, obligations, actions, claims and demands in respect thereof.

3.10 **Transfer of Contracts and Deeds:** All contracts, deeds, bonds, agreements, MOU's and other instruments of whatsoever nature relating to the Demerged Undertaking to which the Demerged Company is a party subsisting or having effect immediately before the Effective Date shall remain in full force and effect against or in favour of the Resulting Company and may be enforced as fully and effectually as if instead of Demerged Company, the Resulting Company had been a party thereto.

3.11 Place of Vesting:

- 3.11.1 The vesting of the Segment as above shall by virtue of the provisions of this Scheme and the effect of the provisions of Section 232 of the said Act, take place at the registered office of the Resulting Company.
- 3.11.2 The Remaining Undertaking of the Demerged Company shall be retained by the Demerged Company and activities pertaining to the said remaining undertaking shall be carried out in the same manner as was being carried out before coming into effect of the restructuring in terms of this scheme.
- 3.12 <u>Treatment of Contingent Liabilities</u>: It is clearly understood between the parties that all contingent liabilities relating to Demerged Undertaking which are known as on the Appointed Date or may be known in the future and which may get crystallize in future and pertaining to any period till the Effective Date





and which cannot be annexed specifically with the Demerged Undertaking shall also be transferred to the Resulting Company, without any further act or deed, pursuant to the provisions of Section 232(4) of the Act, so as to become debts, liabilities, duties and obligations of the Resulting Company.

3.13 **Saving of Concluded Transactions**: The transfer and vesting of the properties and liabilities of Demerged Undertaking and the continuance of the proceedings by or against the Resulting Company as per the provisions hereof shall not affect any transaction or proceeding relating to Demerged Undertaking already completed by the Demerged Company and on or before the Effective Date to the end and intent that the Resulting Company accepts all acts, deeds and things relating to Demerged Undertaking done and executed by and/or on behalf of the Resulting Company.

3.14 Employees:

3.14.1 The Resulting Company undertake to engage on and from the Effective Date all the employees of the Demerged Company engaged in the respective Demerged Undertaking on the same terms and conditions on which they are engaged by the Demerged Company without any interruption of service as a result of the transfer of the Demerged Undertaking to the Resulting Company. The Resulting Company agree that the services of all such employees of the Demerged Undertaking of the Demerged Company upto the Effective Date shall be taken into account for the purposes of all benefits to which the said employees may be eligible, including for the purpose of payment of any retrenchment compensation, gratuity and other terminal benefits if any.





- 3.14.2 The Provident Funds, Gratuity Funds, Superannuation Fund or any other Funds or benefits, if any, existing for the benefit of the employees of the Demerged Undertaking of the Demerged Company shall be continued by the Resulting Company and the Resulting Company shall stand substituted for the Demerged Company for making contributions to the said Fund or Funds in accordance with the provisions thereof. All the rights, duties, powers and obligations of the Demerged Company in relation to such Fund or Funds shall become those of the Resulting Company. Accordingly, the dues of the employees of the Demerged Undertaking relating to the said funds would be continued to be deposited therein.
- 3.14.3 In so far as the other employees of the Demerged Company are concerned, the Demerged Company shall be at liberty to establish and/or cause to be established similar new fund(s) for the benefit of such employees and continue to deposit such dues of the said employees in the aforesaid existing fund(s) with the approval of the concerned authorities.

3.15 Employee Stock Option Plan

3.15.1 The stock options granted by the Demerged Company under the Existing Stock Option Schemes to its eligible employees would continue to be held by the employees who continue to remain employees of the Demerged Company. However, either the number of stock options held by such employees or the existing exercise price of the stock options of

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the Demerged Company shall be modified / adjusted pursuant to this scheme to such an extent as may be decided by the Compensation committee of the Demerged Company.

- 3.15.2 Upon the coming into effect of the Scheme, the Resulting Company shall formulate new employee stock option scheme/ (s) by adopting the Existing Stock Option Schemes of the Demerged Company, as modified in accordance with the variations mentioned in Clause 3.15.1
- 3.15.3 The employees of the Demerged Company who shall become employees of the Resulting Company pursuant to this Scheme, upon the Scheme becoming effective, shall be issued such stock option by the Resulting Company under the new scheme(s) in lieu of every stock option held by them in the Demerged Company, whether the same are vested or not, on terms and conditions similar and the same shall be no less favourable than those provided under the existing ESOS scheme of the demerged company to the relevant Existing Stock Option Schemes of the Demerged Company.
- 3.15.4 While granting stock options, the Resulting Company shall take into account the period during which the employees held stock options granted by the Demerged Company prior to the issuance of the stock options by the Resulting Company, for determining of minimum vesting period required for stock options granted by the Resulting Company, subject to applicable laws.





- 3.15.5 Approval granted to the Scheme by the shareholders of the Demerged Company and the Resulting Company shall also be deemed to be approval granted to any modifications made to the Existing Stock Option Schemes of the Demerged Company and approval granted to the new employee stock option scheme to be adopted by the Resulting Company, respectively. The variations in the Existing Stock Option Schemes of the Demerged Company mentioned in Clause 3.15.1, have been approved by the Compensation Committee of the Demerged Company in accordance with the Existing Stock Option Schemes.
- 3.15.6 The provisions of the Scheme in relation to the Existing Stock Options held by the Employees of the Demerged Company or its subsidiaries are not detrimental or prejudicial to the interests of the concerned employees.
- **3.16 Business in trust for the Resulting Company:** With effect from the Appointed Date and upto and including the Effective Date:
 - 3.16.1 the Demerged Company undertakes to carry on the business of the Demerged Undertaking in the ordinary course of business and the Demerged Company shall be deemed to have carried on and to be carrying on all business and activities relating to the Demerged Undertaking for and on account of and in trust for the Resulting Company.
 - 3.16.2 All profits accruing to the Demerged Company (including taxes paid thereon) or losses arising or incurred by it relating to the Demerged Undertaking for the period falling on and after the Appointed Date





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shall for all purposes, be treated as the profits (including taxes paid) or losses, as the case may be of the Resulting Company.

3.16.3 the Demerged Company shall be deemed to have held and stood possessed of the properties to be transferred to the Resulting Company for and on account of and in trust for the Resulting Company and, accordingly, the Demerged Company shall not (without the prior written consent of the Resulting Company) alienate, charge or otherwise deal with or dispose of the Demerged Undertaking or any part thereof except in the usual course of business.

3.17 Remaining Undertaking

- 3.17.1 The remaining undertaking and all the assets, liabilities and obligations pertaining thereto shall continue to belong to and remain vested in and be managed by the Demerged Company.
- 3.17.2 All legal, taxation and/or other proceedings by or against the Demerged Company under any statute, whether pending on the Appointed Date or which may be instituted at any time thereafter, and relating to the remaining business of the Demerged Company (including those relating to any property, right, power, liability, obligation or duties of the Demerged Company in respect of remaining business) shall be continued and enforced against the Demerged Company.
- 3.17.3 If proceedings are taken against the Resulting Company in respect of matters referred to in 3.16.2 above relating to the Remaining Undertaking, it shall defend the same in accordance with the advice of



the Demerged Company and at the cost of the Demerged Company, and the latter shall reimburse and indemnify the Resulting Company, against all liabilities and obligations incurred by the Resulting Company in respect thereof.





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PART III

4 ISSUE OF SHARES BY RESULTING COMPANY

4.1 Issue of Equity Shares

- 4.1.1 Upon the scheme becoming effective in consideration of the demerger of the Demerged Undertaking in the Resulting Company pursuant to the provisions of this Scheme, the Resulting Company shall without any further act, deed, issue and allot to each member of the Demerged Company, whose name is recorded in the register of members on the Record Date, in accordance with the terms of the Scheme and without any further application, act, deed payment, consent, acts, instruments or deed issue and allot 1 (one) equity share of Re. 1 (Rupee one only) in SPL, credited as fully paid up for every 1 (one) equity share of Re. 1 (Rupee one only) each held by them in Skipper.
- 4.1.1 Saraf & Chandra LLP (Chartered Accountants) has issued the report on the Share Entitlement Ratio adopted under the Scheme. V C Corporate Advisors Private Limited, a Category –I Merchant Banker, has provided its fairness opinion on the aforesaid share entitlement ratio. The aforesaid reports on share entitlement ratio and fairness opinion have been duly considered by the Board of Directors of the Demerged and Resulting Company.
- 4.1.2 Where new equity shares of the Resulting Company are to be allotted to heirs, executors or administrators or, as the case may be, to successors of deceased equity shareholders of the Demerged Company, the concerned heirs, executors, administrators or successors shall be obliged to produce





evidence of title satisfactory to the Board of Directors of the Resulting Company.

- 4.1.3 The issue and allotment of Equity Shares in the Resulting Company in terms of clause 4.1.1 above shall be deemed to have been carried out in compliance with the procedure laid down under Section 42 and Section 62 and other applicable provisions, if any, of the Companies Act, 2013 and it is clarified that no separate approvals shall need to be obtained by the Resulting Company in this regard.
- 4.1.4 The equity shares to be issued by the Resulting Company pursuant to 4.1.1 above shall be issued in dematerialized form by the Resulting Company in accordance with notification no G.S.R 853 (E) dated 10th September, 2018 issued by the Ministry of Corporate Affairs .The Demerged Company shall take measures to inform the physical shareholders of the Demerged Company to dematerialize their existing holdings and provide the demat details to the Demerged/ Resulting Company.
- 4.1.5 The equity shares to be issued by the Resulting Company pursuant to clause 4.1.1 in respect of such of the equity shares of the Demerged Company which are held in abeyance under the provisions of Section 126 of the Companies Act, 2013 or otherwise shall pending allotment or settlement of the dispute by order of a court or otherwise, also be kept in abeyance by the Resulting Company.



- 4.1.6 In the event of there being any pending share transfers, whether lodged or outstanding, of any shareholders of the Demerged Company, the Board of Directors of the Demerged Company shall be empowered prior to or even subsequent to the Record date, to effectuate such transfers in the Demerged Company as if such changes in registered holders were operative as on the Record date, in order to remove difficulties arising to the transferors of the shares in relation to the shares issued by the Resulting Company after the scheme is effected.
- 4.1.7 The equity shares issued and allotted by the Resulting Company in terms of the scheme shall be subject to the provisions of Memorandum and Articles of Association of the Resulting Company and shall rank paripassu inter-se in all respects including dividends declared, voting and other rights.
- 4.1.8 There shall be no change in the shareholding pattern of the Resulting Company between the Record Date and the listing which may affect the basis on which approval is received from the stock exchanges.
- 4.1.9 SPL shall, if and to the extent required to, apply for and/or intimate and/or obtain any approvals from the concerned regulatory authorities. SPL shall comply with the relevant and applicable rules and regulations including the provisions of Foreign Exchange Management Act, 1999, if any, to enable SPL to issue and allot new equity shares to the non-residents, if any.
- 4.1.10 The new equity shares to be issued by SPL, in terms of this Scheme, will be listed and/or admitted to trading on the BSE and NSE, where the





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equity shares of Skipper are listed and/or admitted to trading in terms of the provisions of Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 and other applicable regulations. SPL shall enter into such arrangements and give such confirmations and/or undertakings as may be necessary in accordance with the applicable laws or regulations for complying with the formalities of the aforesaid stock exchanges. On such formalities being fulfilled the said stock exchanges shall list and/or admit such new equity shares also for the purpose of trading. The new equity shares allotted by SPL, pursuant to this scheme, shall remain frozen in the depositories system till the listing/trading permission is given by the BSE and NSE.

4.2 Dividends:

- 4.2.1 The Demerged Company and the Resulting Company shall be entitled to declare and pay dividends, whether interim or final, to their respective shareholders in respect of the Accounting period prior to the effective date but only consistent with the past practice, or in the ordinary course.
- 4.2.2 Upon the scheme becoming effective, on and from the Appointed date, the profits of the "Demerged Undertaking" shall belong to and be the profits of the resulting company and will be available to resulting company for being disposed of in any manner as it thinks fit.
- 4.2.3 It is clarified that the aforesaid provisions in respect of declaration of dividends are enabling provisions only and shall not be deemed to confer any right on any member of the Demerged Company/or the Resulting Company to demand or claim any dividends which, subject to the





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provisions of the act, shall be entirely at the discretion of the Board of the Demerged Company and the Resulting Company respectively, subject to such approvals of the shareholders, as may be required.



PART IV

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5 REDUCTION AND REORGANIZATION OF THE SHARE CAPITAL OF RESULTING COMPANY

- 5.1 Simultaneously with the issue and allotment of the new equity shares by the Resulting Company to the equity shareholders of the Demerged Company in accordance with Clause 4.1 of this Scheme, in the books of the Resulting Company, all the equity shares issued by the Resulting Company to its existing shareholders shall stand cancelled, extinguished and annulled on and from the Effective Date which shall be regarded as reduction of share capital. The order of the NCLT sanctioning the Scheme shall be deemed to be an order under section 66 of the Act confirming the reduction.
- 5.2 The consent of the shareholders of the Resulting Company to this Scheme shall be deemed to be the consent of its shareholders for the purposes of effecting the above reduction, if any, under provisions of Section 66 of the Act, and no further resolution under the section or any other applicable provisions of the Act, would be required to be separately passed.
- 5.3 Upon the Scheme becoming effective, the share capital of the resulting Company shall be reorganized as may be necessary, which may include increase in authorized share capital or spilt of face value of the shares.

GUWAHAT

PART V

6 ACCOUNTING TREATMENT IN THE BOOKS OF THE DEMERGED COMPANY AND THE RESULTING COMPANY

6.1 In the Books of the Demerged Company

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- 6.1.1 The Demerged Company shall, upon the Scheme becoming effective, record the deletion of respective assets / properties and liabilities of "Demerged Undertaking" transferred to and vested in the Resulting Company pursuant to this Scheme at their respective book values as appearing in its books immediately before the Appointed Date.
- 6.1.2 The excess of the value of assets over the value of liabilities which have been transferred to the Resulting Company shall be appropriated against in the following order: the Securities Premium Account, General Reserves Account and where there remains any outstanding balance after appropriated from the aforesaid reserves in the stipulated order, will be further adjusted against the surplus in Profit and Loss Account of the Demerged Company or the treatment will be given as per the applicable laws in force on the effective date of the Scheme.
- 6.1.3 The excess of the value of liabilities over the value of assets which have been transferred pursuant to the scheme shall be credited to general reserve or any other reserve as per the law in force on the effective date of the scheme.
- 6.1.4 The reduction, if any, in the securities premium account of the Demerged Company shall be effected as an integral part of the scheme in accordance with the provisions of section 52 of the Act, and the order of the NGLT



sanctioning the scheme shall be deemed to be under section 66 of the Act for the purpose of confirming the reduction.

- 6.1.5 The reduction would not involve either a diminution of liability in respect of unpaid share capital or payment of paid-up share capital.
- 6.2 In the books of the Resulting Company:
 - 6.2.1 The Resulting Company shall upon the scheme becoming effective, record all the assets / properties and liabilities pertaining to the Demerged Undertaking, transferred to and vested in it pursuant to this Scheme, at their respective book values as appearing in the Books of the Demerged Company immediately before the Appointed Date.
 - 6.2.2 Existing 7,00,000 equity shares of Re.1/- each of the resulting company shall stand cancelled.
 - 6.2.3 The Resulting Company shall credit its Share Capital Account in its books of Accounts with the aggregate face value of the Equity Shares issued to the shareholders of the Demerged Company.
 - 6.2.4 The difference (if there be any) between the value of the said assets / properties and liabilities of the Demerged Undertaking so recorded in the books of account of the Resulting Company shall be debited by the Resulting Company to goodwill or credited to Capital Reserves in accordance with the requirements of Accounting Standard notified under Section 133 of the Companies Act, 2013 read with relevant rules issued thereunder.





6.2.5

Subject to the aforesaid, the Board of Directors of the Demerged Company and the Resulting Company shall be entitled to make such corrections and adjustments as may in their opinion be required for ensuring consistent accounting policy or which may otherwise be deemed expedient by them in accounting for the demerger in the respective books of account of the said Companies.





7 GENERAL TERMS AND CONDITIONS

- 7.1 Operative Date of the Scheme: The Scheme though effective from the Appointed Date, shall be operative from the Effective Date;
- 7.2 Demerged Company to carry on its Business with Diligence: With effect from the Appointed Date, Demerged Company, the Demerged Company has carried on and hereafter undertakes to carry on its business in the ordinary course with reasonable diligence and utmost business prudence. From the date of the acceptance of this Scheme by the Board of the Demerged Company, it shall not alienate, charge, encumber, mortgage or otherwise deal with the respective Demerged Undertakings including any of the assets or any part thereof, as are more clearly listed to the Schedule to this Scheme, without the prior written consent of respective Resulting Companies pertaining to the assets / properties transferred and vested in it, save and except in the ordinary course of business, or pursuant to any pre-existing obligation undertaking by the Demerged Company prior to the Appointed Date;

8 APPLICATION TO NCLT FOR SANCTIONING SCHEME

8.1 Joint Application by the Demerged Company and the Resulting Company:

The Demerged Company and the Resulting Company shall, jointly with all reasonable dispatch, make applications/petitions under Section 230 and 232 and other applicable provisions of the said Act to the NCLT, Kolkata Bench for sanctioning of this Scheme of Arrangement and for appropriate Orders under the applicable provisions of the Act for carrying this Scheme into effect. The Resulting Company and the Demerged Company shall also take such other steps as may be





necessary or expedient to give full and formal effect to the provisions of this Scheme.

- 8.2 It is hereby clarified that submissions of the Scheme to the NCLT and to any authorities for their respective approvals is without prejudice to all rights, interest, titles and defenses that the Demerged Company and the Resulting Company has or may have under or pursuant to all applicable laws.
- 8.3 The Demerged Company and the Resulting Company shall also take such other steps as may be necessary or expedient to give full and formal effect to the provisions of this Scheme.

9 MODIFICATIONS TO THE SCHEME

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9.1 Scheme subject to Modifications:

The Scheme shall be subject to such modifications as the NCLT while sanctioning the same may direct and which the Board of the Demerged Company and the Resulting Company may consent and agree to;

9.2 Modifications and Amendments to Scheme:

The Demerged Company and the Resulting Company may in their full and absolute discretion, assent from time to time, on behalf of all persons concerned, to any modifications or amendments to the Scheme or agree to any terms and/or conditions which the NCLT and/or any other authorities under law may deem fit to approve of or direct or impose or which may otherwise be considered necessary or desirable or appropriate by them in the best interest of the members for settling any question or doubt or difficulty that may arise in carrying out the scheme, whether by reason of any order of NCLT or of any directive or orders of any other authorities or otherwise howsoever, arising out of, under or by virtue of this



Scheme and for the implementation and/or carrying out of the Scheme or in any matter connected therewith and to do all such acts, deeds and things and take all such steps as may be necessary, desirable or expedient for putting the Scheme into effect. The aforesaid powers of the Demerged Company and the Resulting Company may be exercised by their respective Boards, a committee or committees of the concerned Board or any director or any other person authorized on that behalf by the concerned Board;

10 SCHEME CONDITIONAL ON APPROVALS/ SANCTIONS:

The scheme is conditional upon and subject to the following approvals/ permissions and the demerger shall be deemed to be complete on the date on which the last of such approval/permissions shall have been obtained.

10.1.1 The requisite consent, approval or permission from BSE and NSE and/or SEBI under Regulation 37 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirement) Regulations, 2015, which by law or otherwise may be necessary for the implementation of this Scheme in compliance with the provisions of SEBI Circular;

10.1.2 Approval of shareholders/Creditors of the Demerged Company and the Resulting Company:

The approval and agreement of the Scheme by the requisite majorities of Equity Shareholders/ Creditors or class of Creditors of the Demerged Company and the Resulting Company as may be directed by the NCLT, Kolkata Bench on the applications made for directions under Section 230 of the said Act for calling meetings and necessary resolutions being passed under the said Act;





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10.1.3 The scheme being approved by the "public" shareholders of the Demerged Company by way of e-voting in terms of Para I A (9) of Annexure I of SEBI circular no CFD/DIL3/CIR/2017/21 dated 10th March, 2018; provided that the same shall be acted upon only if the votes cast by the "public" shareholders in favor of the proposal are more than the number of votes cast by the "public" shareholders against it.

10.1.4 Sanction of NCLT, Kolkata Bench:

The sanction of the NCLT, Kolkata Bench under Section 230and 232and other applicable provisions of the said Act in favor of the Demerged Company and the Resulting Company.

11 COSTS AND EXPENSES

All costs, charges and expenses in connection with the Scheme, incurred upto the stage of the Scheme becoming effective shall be borne and paid by the Demerged Company and the Resulting Company on mutually agreed terms. Subsequent to the said stage or in the event the Scheme does not take effect or stands withdrawn for any reason whatsoever, each Company shall pay and bear their own costs.

12 RESIDUAL PROVISIONS

12.1.1 Even after this Scheme becomes operative, the Demerged Company shall be entitled to operate all Bank Accounts relating to their respective Demerged Undertakings and realize all monies and complete and enforce all pending contracts and transactions in respect of the Demerged Undertakings in the name of the Demerged Company in so far as may be necessary until the transfer of rights and obligations of the Demerged Company to the Resulting





Company under this Scheme is formally accepted by the parties concerned.

- 12.1.2 The demerger and transfer and vesting of the Demerged Undertakings under this Scheme have been proposed in compliance with the provisions of Section 2(19AA) of the Income-Tax Act, 1961. If any terms or provisions of the Scheme are found or interpreted to be inconsistent with the provisions of the said Section at a later date including resulting from an amendment of law or for any other reason whatsoever, the provisions of the said Section of the Income-tax Act, 1961 shall prevail and the Scheme shall stand modified to the extent determined necessary to comply with the said Section. Such modification will however not affect the other parts of the Scheme.
- 12.1.3 If any part of this Scheme is found to be unworkable for any reason whatsoever, the same shall not, subject to the decision of the respective Boards of Directors of the Demerged Company and the Resulting Company affect the adoption or validity or interpretation of the other parts and/or provisions of this Scheme. It is hereby clarified that the Boards of Directors of the Demerged Company and the Resulting Company may in their absolute discretion, adopt any part of this Scheme or withdraw the entire Scheme and in that event no rights and liabilities whatsoever shall accrue to or be incurred inter se by the parties or their shareholders or creditors or employees or any other person in respect of the whole or part of Scheme so withdrawn or not adopted, as the case may be.



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Schedule A Details of Assets and Liabilities of the Demerged Company as on 31st March, 2018 (Rs in Million)

							,
Particulars	Note no.	Com	ipany	Demerged Undertaking		Remaining Undertaking	
ASSETS							
NON-CURRENT ASSETS							
Property, Plant and Equipment	2	5,200.43		835.35		4,365.08	
Capital Work-In-Progress		15.76		1.14	0	14.62	
Other Intangible Assets	2	8.26		0.01		8.25	
Financial Assets						1. 147	
Loans	3	8.67		6.91		1.76	
Other Non	4	29.48		6.40		23.08	
Current Assets	Ĩ			0.40			
			5,262.60		849.81		4,412.79
CURRENT ASSETS							
Inventories	5	5,622.73		857.32		4,765.41	
Financial Assets							
Trade Receivables	6	5,164.37		524.22		4,640.15	
Cash and Cash Equivalents	7	8.04		0.54		7.50	
Other Bank balances	8	167.79		ш. С		167.79	
Loans	9	35.56		9.01		26.55	
Other Financial Assets	10	2.66		-		2.66	
Other Current Assets	12	1,171.55	12,172.70	127.01	1,518.09	1,044.54	10,654.61
TOTAL:			17,435.30		2,367.90		15,067.40
IOIAL.			17,435.50		2,307.90		15,007.40
EQUITY AND LIABILITIES							
EQUITY							
Equity Share capital	13	102.58		-		102.58	
Other Equity	14	6,270.16	6,372.74	967.08	967.08	5,303.08	5,405.66
1 9							

							1
LIABILITIES							
NON-CURRENT LIABILITIES							
Financial Liabilities							
	15	1,666.64		252.55		1,414.09	
Borrowings		I I				· ·	0
Provisions	16	43.74		5.57		38.16	
Deferred Tax Liabilities (Net)	17	538.53		.=0.		538.53	
Other Non-Current Liabilities	18	6.21	2,255.12	1.21	259.33	5.00	1,995.78
CURRENT LIABILITIES							
Financial Liabilities							
Borrowings	19	2,946.69		723.93		2,222.76	
Trade Payables	20	4,903.23		299.44		4,603.79	
Other Financial Liabilities	21	412.32		56.50		355.82	
Other Current Liabilities	22	369.60		41.42		328.18	
Provisions	23	1.28		0.20		1.08	
Current Tax Liabilities (Net)	24	174.32	8,807.44	20.00		154.32	7,665.95
Current Tax Elabilities (1981)	24	174.02	0,007.44	20.00	1,141.49	104.02	7,003.95
TOTAL Outside Liabilities			11,062.56		1,400.82		9,661.73
TOTAL: LIABILITIES			17,435.30		0.267.00		15,067.40
		1 1			2.367.90		





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Schedule B

Illustrative List of Licences/ Certificates/ Intellectual Property Rights

SI N	LICENCE	AUTHORITY	NO	DATE
0 1	EM Part -1	1. District Industries Centre, Ahmedabad	EM1 24 007 13 010546	21.02.2015
		2. TSiPASS, Telangana	MED00400431101	19.05.2016
		3. Government of Uttar Pradesh, District Industries Centre,Bulandshahr	090111302939 PART-1/2015	15.09.2015
		4. Government of Assam, District Industries and Commerce Centre,Kamrup	DICC/KAMRUP/EM(PT-1)/11033/2015	28.04.2015
2	Consent to Establish	1.Gujarat Pollution Control Board, Ahmedabad	GPCB/RO-A'bad(Rural)-1969/ID- 46593/12121	Nil
		2. Telangana State Pollution Control Board, R.C Pural Medak, Telangana	TSPCB/RO/RCP/MDK-II/221/W&A/- 2016/8232	28.05.2016
		3.Uttar Pradesh Pollution Control Board , Shivpuri Railway Road, Bulandshahr	2124/NOC/803/2015	19.12.2015
		4. Pollution Control Board: Assam, Bamunimaidam, Guwahati-21	WB/GUW/T-2961/15-16/87	22.09.15
3	Electricity and Power	1.Uttar Gujarat Vij Company Ltd, Mehsana(Gujarat)	UGVCL/Regd/Com/New/675 & UGVCL/Regd/COM/HT/29860/2158	25.03.2015 &28.09.17
		2. Southern Power Distribution Company of T.S. Limited, Telangana	SE/OP/MDK/ADE/COMML/F.No/D.N o.2431/15-16	25.02.2016
		3. Paschimanchal Vidyut Vitran Nigam Ltd, Bulandshahr	3928	30.11.2015
		4. Assam Power Distribution Company Limited(LAR), Jalukbari, Guwahati-14	CEO/GEC-II/APDCL(LAR)/TECH- 355/Pt-XII/2015	09.06.2015
4	Fire	1. Joint Director, Fire Services, Lucknow	96/JD/FS/Lucknow-17/Buland/253	04.06.2017 RER LI

	ř.	2. Govt of Assam	FIRE/F7/KU000152/07/2017	30.08.2017
		Office of the Director Fire & Emergency Services , Guwahati Assam	FIRE/ F// KU000132/ 0// 2017	30.08.2017
5	Consent to Operate	1.Gujarat Pollution Control Board, Ahmedabad	GPCB/RO-ABD(Rural/1969/ID- 46593/12343	08.09.2015
		1(a)Gujarat Pollution Control Board, Ahmedabad	Amendment of Cosolidated consent and authorization(CC&A) vide GPCB/RO- ABD(Rural/1969/ID-46593/155 & GPCB/RO-A'bad(RURAL)1969/ID- 46593/77	23.06.2016 & 29.03.16
		2. Inspector of Factories,Telangana State Pollution Control Board, R.C Pural Medak, Telangana	TSPCB/RO/RCP/MDK-II/221/W&A/- 2016/8376	06.08.2016
		3. Regional Office Uttar Pradesh Pollution Control Board , F-5, Yamunapuram,, Bulandshahr	174/BS-154/ Water Permission/2017 dtd 08.02.2017 and 2084/2017 for Water, 175/ BS-154/ Air/2017, 2947/Air/2017	08.02.2017
		4. Pollution Control Board: Assam, Bamunimaidam, Guwahati-21	WB/GUW/T-2961/15-16/135/1044	09.02.2018
,	Factory License	1.Directorate Industrial Safety & Health Gujarat State	5970/22209/2015	01.04.2015
		2.Government of Telangana	105660	14.06.2018
		3. Labour Department Uttar Pradesh Factories Act,1948	UPFA11000185	26.02.2018
		4. Government of Assam, Office of the Chief Inspector Of Factories, Assam	KAM/1767 & KAM/1767/114	05.03.2016 & 02.01.18
7	Electicity Safety	Deputy Director Electricity Safety , Uttar Pradesh, Aligarh	1229	Nil
3	EM Part -2 / Udyog	1.District industries centre, Ahmedabad	EM22400713073574	16.06.2015
	Aadhar/MSM E	2. Government of India, Ministry of Micro,Small& Medium Enterprises, Udyog Aadhaar	TS06C0002282	29.08.2016





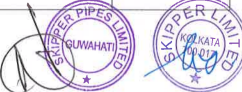
		3.Ministry of Micro,Small& Medium Enterprises, Udyog Aadhaar	UP18C0000412	31.03.2016
		4. Government of Assam, District Industries and Commerce Centre,Kamrup	DICC/KAMRUP/EM(PT-2)/02678/2017	05.01.2017
9	Lease Deed/Rent	1.Adroit Techna, Ahmedabad	Lease deed for Factory Premises	06.01.2016
	Agreement	1(a)Adroit Techna, Ahmedabad	Lease deed for Small Room with Toilet	21.04.2015
		1(b)Adroit Techna, Ahmedabad	Lease deed for Office Premises	06.01.2016
		2. Kanha Woven Sacks Ltd, Hyderabad	Lease Deed for Factory Premises	29.12.2015
		2(a) Kolan Lavanya	Lease Deed for Open Land	01.06.2016
		3. U.P. Industrial Development Corporation Ltd	Tripartite Agreement	19.01.2016
		3(a) U.P. Industrial Development Corporation Ltd	Tripartite Agreement	17.04.2017
		3(b) Jain Iron Steel Company Pvt Ltd	Lease Deed for 3914 sq mtr shed area	17.01.2017
		3(c) Jain Iron Steel Company Pvt Ltd	Lease Deed for 2475 sq mtr shed area	04.09.2015
		4. Raj Alco Brew Pvt Ltd, Dibrugarh	Lease Deed for Factory Premises	25.09.2016 & 27.03.15
10	Gram Panchayat/ Municipal	Office of the Gram Panchayat , Bollaram, Telangana	11529	15.12.2017
11	Contract Labour License as	1. Government of Gujarat, Labour Commissioner office	AMD/148/2015	08.08.2017
	Principal Employer	2. Government of Telangana, Labour Department	CLP/SAN/ACL/SR/00990/2017	30.06.2017
		3.Labour Department Uttar Pradesh	UPCLA11000023	23.03.2018
		4. Government of Assam. Office of the Labour Commissioner, Assam	563	17.08.2017
12	BIS	1. Bureau of Indian Standards,	CM/L-7200021583	26.08.2016
		Ahmedabad	CM/L-7200021280	05.09.2016
			CM/L-7200022787	16.09.2016
			CM/L-7200021482	09.09.2016
			CM/L-7200021583	26.08.2016





	2. Bureau of Indian Standards, Hyderabad	CM/L-6300034490	31.08.2019 (validity)
		CM/L-6300038599	31.08.2019 (validity)
		CM/L-6300038603	31.08.2019
		CM/L-6300026693	31.08.2019(validit y)
		CM/L-6300026592	31.08.2019 (validity)
		CM/L-6300026794	31.08.2018 (validity)
		CM/L-6300026591	31.08.2018 (valdity)
	3. Bureau of Indian Standards, Ghaziabad	CML NO 8700033310	22.05.2018
		CML NO 8700033714	22.05.2018
		CML NO 8700033512	22.05.2018
		CML NO 8700033411	22.05.2018
		CML NO 8700033613	22.05.2018
	4. Bureau of Indian Standards, Guwahati	CML NO 5400017186	26.04.2018
		CML NO 5400017085	16.04.2018
		CML NO 5400017489	26.04.2018
		CML NO 5400017590	26.04.2018
		CML NO 5400018188	26.04.2018
	5. Bureau of Indian	CML NO 5100025366	25.04.2017
	Standards, Kolkata	CML NO 5482271	25.04.2017
		CML NO 5475173	07.03.2017
		CML NO 5476074	07.03.2017
		CML NO 5478482	27.03.2017
		CML NO 5545067	07.06.2017
		CML NO 5100091379	30.01.2017
		CML NO 5100091379	14.09.2016
		CML NO 5634975	22.09.2016
13 ISO Certificates	ISO 9001:2015, West Bengal, LMS Certifications Pvt Ltd Lucknow	105611-A01	27.06.2016
	ISO 9001:2015, Assam, Rani Plant,LMS Certifications Pvt Ltd California	33675-A01	03.05.2016
	ISO 9001:2015, Sikandrabad , LMS Certifications Pvt Ltd California	33676-A01	03.05.2016
	ISO 9001:2015, Ahmedabad , LMS Certifications Pvt Ltd California	33677-A01	03.05.2016

		ISO 9001:2015,	34090-A01	03.05.2016
		Hyderabad , LMS		
		Certifications Pvt Ltd California		
		ISO 9001:2015,	33676-A01	03.05.2016
		Sikandrabad , LMS		
		Certifications Pvt Ltd		
		California		
		ISO 14001:2015, West	33257-A02	25.01.2016
		Bengal, LMS		
		Certifications Pvt Ltd Lucknow		
		OHSAS 18001:2007,	33257-A03	25.01.2016
		West Bengal, LMS	00207 1100	25.01.2010
		Certifications Pvt Ltd		
		Lucknow		
		ISO 9001:2015,	IN34090A	03.11.2016
		Hyderabad , LMS		
		Certifications Pvt Ltd		
14	NSF	California	C0293342-01	17.11.2016
14	Recognizer	NSF International, USA for West Bengal	C0295342-01	17.11.2016
15	Evaluation	CSIR- Central Building	Report No PPCD©/0675	Jun-16
15	Report	Research Institute,		Jun-10
		Roorkee		
		CSIR- Central Building	Report No PPCD©/0685	Jun-16
		Research Institute,		
		Roorkee		
16	Future	Directorate General	21372/BOO/P&S/341/MAP	13.05.2013
	Projects of MAP Phase II	Married		
	and Phase III	Accomodation Project, New Delhi		
17	Product	Head Quarters Eastern	136001/31/B&R/268/Engrs/E2W	10.10.21015
	Approval	Commond Engrs		
		Branch		
18	IS Codes and	JB Enviro Consultants	Nil	25.06.2015
	ASTM	Pvt Ltd, Kolkata		
19	Standards Approval of	Central PWD	37/9/04-office/381-94	15.01.2016
17	Brands for	Department, Shillong	5779704-011Ce7581-94	15.01.2010
	Inclusion in	Deput ment, ormong		
	NITs			
20	Selection of	Gujarat Water Supply	CE(Mat)/Vendor Selection/UPVC/4045-	24.04.2016
	Vendor	& Sewerage Board,	Part3/85	
		Gandhinagar		
21	Purchase	Uttar Pradesh Jal	560/Purchase/2121-52/2016/11	11.03.2016
_	Certificate	Nigam, Lucknow		
22	Registration	Commissionerate of	FB/Cag/Wuc/Reg/2015-16/10069-10219	21.12.2015
	of Pipeline Manufacturer	Agriculture, Raj, Jaipur		
	s			
23	Approval of	Sardar Sarovar	SSNNL/UGPL/Skipper Ltd/PIM	21.05.2016
	Pipe	Narmada Nigam Ltd,	Cell/2016/55/306	
	Manufacturer	Gandhinagar		
	s/ Suppliers	- Carlos	DIPC	ER
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24	Certificate of Product	Bhutan Standard Bureau,	CPC-49/2017/0156	13.02.2017
	Conformity	Bhutan Standard Bureau,	CPC-R01/47/2016/0097	23.11.2016
		Bhutan Standard Bureau,	CPC-R01/47/2016/0096	23.11.2016
25	Completed Contract Work	Border Roads Organisation, Govt of India	C/099 APO	10.06.2011
26	Certificate of product	Government of West Bengal, Public Health Engineering Directorate, Cooch Behar	NIL	12.05.2014
27	Certificate of completion Government of West Drilling Division, PH Engineering Directorate, Kolkata		NIL	10.02.2016
28	Certificate of completion	- do -	- do -	09.02.16
29	- do -	- do -	- do -	10.02.16
30	Certificate of user	Government of West Bengal, Public Health Engineering Directorate, Midnapore	NIL	16.06.2014
31	Certificate of User	Government of West Benal, Public Health Engineering Directorate, Cooch Bihar	NIL	11.07.2016
32	- do	Government of West Bengal, Siliguri Water Supply Division, Siliguri	NIL	10.07.2014
33	- do	Government of West Benal, Public Health Engineering Directorate, Cooch Bihar	NIL	11.07.2016
34	Certificate of completion	Government of West Bengal, Public Health Engineering Directorate, Bankura	NIL	28.07.2011
35	- do -	- do -	NIL	28.07.2011
36	- do -	Governement of Tripura, Rural Development Department, Agartala	Nil	04.06.2011
37	- do -	Governement of Tripura, Resource Division, Agartala	NIL	14.01.2016
38	- do -	- do -	NIL	24.05.2016
			UWAHATI T	Q KOLKATA HI TOOLY

39	- do -	West Bengal Agro Industries Corporation Limited, Kolkata	AIC/AED/SKIPPER/EE/62/15-16	16.04.2015
40	Certificate of completion	West Bengal Agro Industries Corporation Limited, Kolkata	NIL	20.11.2015
41	- do -	- do-	NIL	10.09.2015
42	- do -	-do -	AIC/AED/SKIPPER/15-16/440/EE	18.06.2015
43	- do -	- do -	NIL	09.09.2016
44	- do -	- do -	NIL	09.09.2016
45	- do -	- do -	NIL	09.09.2016
46	- do -	- do -	NIL	09.09.2016
47	- do -	- do -	NIL	09.09.2016
48	- do-	Government of West Bengal, Agri Mech Division, Burdwan	NIL	13.04.2015
49	- do -	Durgapur Municipal Corporation, Durgapur	DMC/PUR/3075	07.11.2014
50	- do -	Uluberia Municipality, Uluberia	UM/2285	25.11.2014
51	- do -	- do -	UM/2284	25.11.2014
52	- do -	Executive Engineer (PHE), Dibrugarh Division, Dibrugarh	NIL	10.02.2015
53	- do -	- do -	NIL	10.02.15
54	- do -	- do -	Nil	10.02.2015
55	- do -	- do -	NIL	10.02.2015
56	- do -	- do -	NIL	10.02.2015
57	- do -	Larsen & Toubro Limited, Construction Division, Hyderabad	NIL	21.09.2016
58	Supply & Purchase Agreement	Sekisui Speciality Chemicals (Thailand) Company Limited, Bangkok		01.01.2018
59	Recognise certificate	NSF International, USA for West Bengal	C0293342-01	17.11.2016
60	Agreement	Vector Management Consulting Private Limited, Majiwada, Thane		25.04.2018 & 12.06.2018
61	Consignment Agreement	Rungta Brothers, Raipur		19.10.2016
62	Commission Agreement	D. Kumar & Sales, Guwahati		28.11.14 & 28.11.16
63	Event Management Agreement	E65 Media Solutions		07.10.15





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DETAILS OF POLYMER DIVISON RELATED TRADEMARK

SL NO	Application No	Status	Class	Mark	
1	3296845	Registered	45	Skipper Saathi	
2	3598753	Registered	1	Skipper Solvent Cement	
3	2249540	Registered	6	Buildsafe	
4	2371935	Registered	6	Skipper Magik Fit	
5	2371936	Registered	17	Skipper Magik Fit	
6	2371937	Registered	6	Skipper Magic Fix	
7	2371938	Registered	17	Skipper Magic Fix	
8	2371939	Registered	6	Skipper Magik Flow	
9	2371940	Registered	17	Skipper Magik Flow	
10	A- 121184/2017	Copyright		Skipper Fixed for Life Logo	
11	A- 110656/2014	Copyright		Skipper Magic Fix Logo	
12	A- 110657/2014	Copyright		Skipper Magic Fit Logo	
13	A- 110655/2014	Copyright		Skipper Magic Flow Logo	



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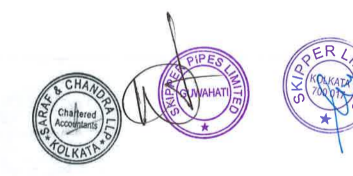
REPORT FOR RECOMMENDATION OF SHARE EXCHANGE RATIO UPON DEMERGER

OF

SKIPPER LIMITED ("SL")

CONTENTS

- 1. Introduction
- 2. Company Background and Present Status
- 3. Purpose of Valuation
- 4. Valuation Date
- 5. Sources of Information
- 6. Valuation Techniques
- 7. Recommended method of Valuation
- 8. Share Exchange Ratio
 - ANNEXURE |
- 9. Disclaimer
- 10. Acknowledgement



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VALUATION REPORT

1. INTRODUCTION

We refer to our engagement letter dated 21st September, 2018 confirming our appointment as independent valuers for recommending the Share Exchange Ratio for the purpose of a scheme of Demerger of Polymer Products Division (except Palashbari unit at Guwahati) business of Skipper Limited (SL) ("the Demerged Company") and vesting the same into Skipper Pipes Limited (SPL) ("the Resulting Company"). We have summarized our analysis based on the data and information as provided by the management and also based on methodologies and techniques considering the scope of work as under:

2. COMPANY BACKGROUND AND PRESENT STATUS

Skipper Limited ("SL" or the "Demerged Company") is a public limited company, having Corporate Identity Number L40104WB1981PLC033408 was incorporated on 5th March, 1981 under the provisions of The Companies Act, 1956 having its registered office at 3A, Loudon Street, 1st Floor, Kolkata – 700 017, West Bengal. The equity shares of the company are listed on BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE").

SL has been engaged in the business of manufacturing of Transmission & Distribution Structures (Towers & Poles), EPC for various infrastructure projects and manufacturing of PVC pipes and polymer products.

Skipper Pipes Limited ("SPL" or the "Resulting Company") is a public limited company having Corporate Identity Number U25200AS2015PLC012078 was incorporated on 27th March, 2015 under the provisions of The Companies Act, 1956 and having its registered office at Mouza Chayani Dag No.335, 336, 337 Parlley Revenue circle – Palashbari, Kamrup Guwahati Kamrup AS 781128 INDIA.

SPL is incorporated to engage, inter alia, in the business of manufacturing of PVC materials, Pipes, tubes and fittings, PVC, HDPE, LLDPE, PLB Cable, Duct Pipe, Hose Pipe, PVC Pipe fittings, PVC materials Pipes etc.

Further, SL has decided to de-merge its Polymer Products Division (except Palashbari unit at Guwahati) to vest into SPL (resulting company).

3. PURPOSE OF VALUATION

Based on discussion with the management of the companies, we understand that the purpose of valuation is to determine the share exchange ratio for the scheme of de-merger of Polymer Products Division (except Palashbari unit at Guwahati) Business of SL (Demerged Company) to vest into SPL (Resulting Company). In this context, the management required our assistance to determine the share exchange ratio for the purpose of de-merger.

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The Polymer products division carried on by SL has significant potential for growth. The nature of risk, competition, challenges, opportunities and business methods for the Polymer products division is separate and distinct from the other businesses of the Company. The Polymer products division would become capable of attracting different set of investors, strategic partners, lenders and other stakeholders. Both the companies would be significantly benefited by demerger of polymer products division of SL and some of the major benefits would arise as under:

- Dedicated management would focus and accelerate growth of the core business unlocking significant value for shareholders;
- Access to varied sources of funds for the rapid growth of both the businesses;
- Greater visibility in the performance of the individual businesses;
- High degree of independence as well as accountability with autonomy for each of the business segment;
- Ensure long term profitability and independent and optimum growth and development of the said businesses and undertakings on the basis of their own strengths and prospects and will facilitate realization of their potential to a fuller extent;

4. VALUATION DATE

The analysis to determine the share exchange ratio for the scheme of de-merger of Polymer Products Division (except Palashbari unit at Guwahati) business of SL (Demerged Company) to be vested into with SPL (Resulting Company) has been carried out as on 31st March 2018.

5. SOURCE OF INFORMATION

For the valuation exercise, we have relied on the following sources of information:

- I. Memorandum and Articles of Association of both companies.
- II. Information provided by the Company's Management including the Audited Financial Statements of both the companies for last two financial years ended on 31st March 2017 and 31st March 2018.
- III. Market research reports and other published data.
- IV. Draft of Scheme of De-merger.
- V. Discussions with the Company's Management.
- VI. Details of Assets and Liabilities of the Demerged Company as on 31st March 2018 including the respective details of the Polymer products division (excepting Palashbari unit at Guwahati).

6. VALUATION TECHNIQUES

By its very nature, valuation work cannot be regarded as an exact science and given the same set of facts and using the same assumptions, expert opinion may differ due to the various factors impacting assumptions which have to be made. There can, therefore, be no standard formula to establish an indisputable value, although certain appropriate formula is useful in establishing reasonableness.



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Though different values can be arrived at under each of the methodologies, for the purposes of recommending the share exchange ratio, it is necessary to arrive at a fair value by trying to neutralize the effect of a particular method(s) of valuation.

The methods which are generally used for the purpose of fair valuation of business are:

a) Net Assets Value (NAV)

NAV is a method within the assets approach whereby all assets and liabilities (including offbalance sheet, intangible and contingent) are adjusted to their fair values. Further, this is generally done on the basis of audited financial statements of the entity for the year preceding the date of transfer after considering the fair value of the assets and a fair judgement of the liabilities payable.

This method enables different macro-economic parameters which have an impact on the operations of the business considering the Assets and Liabilities of the Companies on the date of transfer.

b) Profit Earning Capacity Value (PECV)

In this method, the weighted average of earnings in terms of Profits are taken from the audited balance sheets of previous years of the company which are capitalized on the basis of standard price earnings ratio to get the value of equity of the company.

c) Market Price Basis

In case of listed companies, the market price method based on market value of the shares is also one of the methods for valuation of Equity Shares. The market values of shares of the companies which are involved in the Scheme are considered when the shares are actively traded in the market and the volume of trading of such shares in the market is reasonable. The SL is a listed company on the Bombay Stock Exchange, Mumbai and NSE.

d) Discounted Cash Flow Method (DCF)

This method is called economic method of valuation of any business as every business is only concerned with its cash generating ability.

Further, in this method the value of business is derived by discounting its Free Cash Flows (FCF) for a pre-determined forecasted period to the present discounting. For this purpose, FCF is cash available for distribution to the capital provider after considering the change in capital expenditure and re-investment required to sustain the operations and growth of the business.

7. RECOMMENDED METHOD OF VALUATION

We are recommending that the shareholding pattern of both companies involved in the scheme should have a mirror image and the percentage shareholding of the promoters and public shareholders in both companies should remain exactly the same as of the existing shareholders in SL. Accordingly, we are recommending the share exchange ratio under the ultimate beneficial economic owners concept considering "Underlying Asset approach".

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8. Recommended Share Exchange Ratio

Division wise break up of Financial Position of SL as on 31st March 2018 based on the audited accounts is as under:

			₹ in Million
Particulars	Polymer Products Division (except Palashbari unit at Guwahati)	Remaining Business	Total
[A] ASSETS			
Non-Current Assets	13.31	24.84	38.15
Fixed Assets	836.50	4,387.95	5,224.45
Total	849.81	4,412.79	5,262.60
Current Assets			
Inventories	857.32	4,765.41	5,622.73
Trade Receivables	524.21	4,640.16	5,164.37
Bank, Cash & Cash Equivalents	0.54	175.29	175.83
Short Term Loans & Advances	9.01	29.21	38.22
Other Current Assets	127.01	1,044.54	1,171.55
Total	1,518.09	10,654.61	12,172.70
Total Assets	2,367.90	15,067.40	17,435.30
[B] LIABILITIES			
Non-Current Liabilities	259.33	1,995.79	2,255.12
Total	259.33	1,995.79	2,255.12
Current Liabilities			
Short Term Borrowings	723.93	2,222.76	2,946.69
Trade Payables	299.44	4,603.79	4,903.23
Other Current Liabilities	117.92	838.32	956.24
Short Term Provisions	0.20	1.08	1.28
Total	1,141.49	7,665.95	8,807.44
Total Liabilities	1,400.82	9,661.74	11,062.56
Net Assets [A-B]	967.08	5,405.66	6,372.74

The Management has proposed the following Share Entitlement Ratio: 1 (one) equity share of Re. 1 (Rupee one only) in SPL credited as fully paid up for every 1 (one) equity share of Re. 1 (Rupee one only) each held by shareholders in SL.

Pursuant to the Scheme, the Resulting Company, SPL, in order to comply with the intent of maintaining the economic interest of the shareholders of SL shall issue 1 (one) equity share of Re. 1 (Rupee one only) in SPL, credited as fully paid up for every 1 (one) equity share of Re. 1 (Rupee one only) each held by them in SL to all the shareholders of SL and the existing 700,000 equity shares of Rs.1/- each of the of the Resulting Company SPL shall stand cancelled.





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Since post demerger the shareholding pattern of SL and SPL shall have a mirror image of the existing shareholding pattern of SL, we are of the view that such restructuring shall not be prejudicial to the interest of any shareholder of SL. Each shareholder of SL shall have the same value/ percentage of stake, ownership, control and voting rights in SL as well as SPL and accordingly the fair valuation of the shares of SL or SPL has not been carried out by us. Refer ANNEXURE I

Based on the aforementioned, and considering that all the current shareholders of SL are and will, upon demerger, be the ultimate beneficial economic owners of the Resulting Company SPL and that the upon allotment of equity shares of the Resulting Company in the proposed Share Entitlement Ratio, the beneficial economic interest of the shareholders in the equity of the Resulting Company will be the same as it is in the equity of SL; the above Share Entitlement Ratio is fair in relation to the Demerger.

9. DISCLAIMER

- This valuation is carried out only for calculation of share exchange ratio and under no circumstances this be used for any other purpose.
- While carrying out the valuation we have relied upon the information extracted from desk research, published reports, etc. available on public domain and limited information supplied by SL & SPL.
- We have assumed such information to be rellable and our conclusions are dependent on such information being complete and accurate in all materials and respect and nothing has come to our attention to cause us to believe that all the facts and data taken for the purpose are not correct. We are neither requiring nor independently verified, or carried out a due diligence or detailed appraisal of SL & SPL. (including Financial Statements or other information etc.) explanations.
- Our work was limited by the quality and degree of data that was provided to us.
- The report highlights the alternative approaches to the valuation, identifies the various factors affecting the valuations, summarizes the methodology keeping in view the circumstances of the companies and the arrives thereby.
- The report is confidential to the person it is issued.
- We are in no way advising the client on transaction and are in no way advising that alternate course of action would have been less favorable to the client. Our responsibility is limited to valuation exercise and we are not responsible for client's compliance with the legal requirement. We are not advising client on any regulatory aspect of the transaction and hence we cannot be made liable/responsible for any non-compliance or actions of the client under any law in force.
- This report does not look into the business/commercial reason behind the transaction and likely benefits arriving out of the same. Also, it does not address the relative merits of the transaction as compared with any other alternative business transaction or other alternatives and whether or not such alternatives could be achieved or are available.
- While we have provided our recommendation of exchange ratio based on the information available to us and within scope of our limitations solely for the purpose of assisting in

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determining the Share exchange ratio for the purpose of proposed demerger and it should not be used for any other purpose. The decision to agree upon the final Share exchange ratio for the demerger lies solely with the shareholders of SL & SPL.

- Our report is not, nor should it be construed, opining or certifying the compliance of the proposed transaction with provision of any law including companies, taxation and capital market related laws or as regards any legal implications or issues arising from such proposed transactions.
- This report has been prepared on the understanding that the information available on the public domain and provided to us regarding the matters concerning the company's financial positions and others, are correct and true.
- No investigation of the title of the assets and liens/encumbrances thereon has been made and owner's claim to the assets & liability has been assumed to be valid.
- The fee of the engagement is not contingent upon the results reported and subject to the laws of India.
- Neither the valuation report nor its content may be referred to or quoted in any registration statement, prospectus, offering memorandum, annual report, loan agreement or other agreement or document given to third parties, other than in connection with the proposed scheme, without any prior written consent. We express no opinion or recommendation as to how the shareholders of the company should vote at any shareholder's meeting(s) to be held in connection with the transaction.
- It may be noted that valuation is highly subjective exercise and the opinion on valuation may differ from Valuer to Valuer depending on the individual perception of attending circumstances. At the best, it is expression of opinion or recommendations based on certain assumptions/scenarios.

10. ACKNOWLEDGEMENT

We are thankful to the Management & Staff of "SL" & "SPL" for their kind co-operation extended to us during of our assignment.



Place: 501 # Ashoka House, 3A, Hare Street, Kolkata - 700 001 Date: October 31, 2018

COVVAHATI)

For **SARAF & CHANDRA LLP** Chartered Accountants LLPIN: AAL-5216 FRN: 315096E / E300027

CA SUBHASH CHANDRA SARAF Partner NA: NO: 1052244 KOLKATA

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ANNEXURE I

Annexure to the Report on recommendation of the Share Exchange Ratio for the purpose of scheme of De-merger of Polymer Products Division (except Palashbari unit at Guwahati) business of Skipper Limited (SL) ("the Demerged Company") and vesting the same into Skipper Pipes Limited (SPL) ("the Resulting Company").

Refer Point 8 Share Exchange Ratio

Computation of Fair Share Exchange Ratio

Since post demerger the shareholding pattern of SL and SPL shall have a mirror image of the existing shareholding pattern of SL, we are of the view that such restructuring shall not be prejudicial to the interest of any shareholder of SL. Each shareholder of SL shall have the same value/ percentage of stake, ownership, control and voting rights in SL as well as SPL and accordingly the fair valuation of the shares of SL or SPL has not been carried out by us.

	Skipper Limited (SL) (' Company	d Skipper Pipes Limit Resulting Co		
Valuation Approach	Value per Share	Weight	Value per Share	Weight
Asset Approach	N.A.	N.A.	N.A.	N.A.
Income Approach	N.A.	N.A.	N.A.	N.A.
Market Approach	N.A.	N.A.	N.A.	N.A.
Relative Value per Share	N.A.		N.A.	
Exchange Ratio	rounded off)		N.A.	

The Management has proposed the following Share Entitlement Ratio: 1 (one) equity share of Re. 1 (Rupee one only) in Skipper Pipes Limited (SPL), credited as fully paid up for every 1 (one) equity share of Re. 1 (Rupee one only) each held by them in Skipper Limited (SL).

Pursuant to the Scheme, the Resulting Company-Skipper Pipes Limited (SPL), in order to comply with the intent of maintaining the economic interest of the shareholders of Skipper Limited (SL) shall issue 1 (one) equity share of Re. 1 (Rupee one only) in Skipper Pipes Limited (SPL), credited as fully paid up for every 1 (one) equity share of Re. 1 (Rupee one only) each held by them in Skipper Limited (SL) to all the shareholders of Skipper Limited (SL) and the existing 700,000 equity shares of Re. 1/- each of the of the Resulting Company-Skipper Pipes Limited (SPL) shall stand cancelled.

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Based on the aforementioned, read together with our comments in point 9 relating to disclaimer and considering that all the current shareholders of Skipper Limited (SL) are and will, upon demerger, be the ultimate beneficial economic owners of the Resulting Company-Skipper Pipes Limited (SPL) and that the upon allotment of equity shares of the Resulting Company in the proposed Share Entitlement Ratio, the beneficial economic interest of the shareholders in the equity of the Resulting Company will be the same as it is in the equity of Skipper Limited (SL); the above Share Entitlement Ratio is fair in relation to the Demerger.







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REPORT OF THE AUDIT COMMITTEE MEETING OF SKIPPER LIMITED HELD AT ITS REGISTERED OFFICE AT 3A, LOUDON STREET, KOLKATA-700017 ON WEDNESDAY, 31 OCTOBER 2018 AT 04.00 P.M RECOMMENDING THE DRAFT SCHEME OF ARRANGEMENT BETWEEN SKIPPER LIMITED AND SKIPPER PIPES LIMITED.

Members Present:

Sri Amit Kiran Deb Sri Ashok Bhandari Sri Joginder Pal Dua - Chairman, Independent Director

- Member, Independent Director
- Member, Independent Director

IN ATTENDANCE:

Sri Sajan Kumar Bansal	- Ma
Sri Sanjay Kumar Agrawal	- Ch
Sri Manish Agarwal	- Co

- Managing Director
 - Chief Financial Officer

Company Secretary & Compliance Officer

The Securities and Exchange Board of India vide its Circular No. CFD/DIL2/CIR/2017/21 dated March 10, 2017 has, amongst other requirements, sought a report from the Audit Committee of the Listed Company recommending the draft Scheme of Arrangement.

The Audit Committee of Skipper Limited, at its meeting held on 31 October 2018, examined the following documents in relation to the Scheme of Arrangement between Skipper Limited {"Demerged Company" or "Skipper") and Skipper Pipes Limited ("Resulting Company" or "SPL") pursuant to the above SEBI circular.

- a. Draft Scheme of Arrangement
- b. Valuation report issued by Saraf & Chandra LLP (Independent Chartered Accountants)
- c. Fairness opinion report issued by VC Corporate Advisors Private Limited (SEBI Registered Merchant Bankers)
- d. Certificate from M/s. Singhi & Co., Statutory Auditors of the Company, regarding compliance of accounting treatment.

The Audit Committee perused the provisions in the draft scheme which, inter alia, contains the rationale for the proposed scheme of arrangement and noted the benefits of the same.

Based on the observations and discussions the Audit Committee is of the opinion that the implementation of the proposed scheme is in the best interest of the Company and all its stakeholders.

The Audit Committee hereby approves and recommends the draft Scheme for favorable consideration by the Board of Directors, Stock Exchange(s), Securities and Exchange Board of India and other appropriate authorities.

For and on behalf of the Audit Committee of Skipper Limited

Kiran Deb

(Chairman of Audit Committee)

Date: 31st October, 2018 Place: Kolkata



SKIPPER LIMITED

 Regd. Office : 3A, Loudon Street, 1st Floor, Kolkata - 700 017

 CIN
 L40104WB1981 PLC033408
 Phone : 033 2289 2327 / 5731 / 5732, Fax : 033 2289 5733

 Email : mail@skipperlimited.com, Website : www.skipperlimited.com



VC CORPORATE ADVISORS PVT LTD

31, Ganesh Chandra Avenue, 2nd Floor, Suite No. 2C, Kolkata-700 013 Tel. : 033 2225 3940, Fax : 033 2225 3941 CIN - U67120WB2005PTC106051

E-mail : mail@vccorporate.com Website : www.vccorporate.com

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PRIVATE & CONFIDENTIAL

Dated : 31st October, 2018

The Board of Directors SKIPPER LIMITED 3A, Loudon Street, 1st Floor, Kolkata – 700 017

Dear Sir,

<u>Sub:</u> Proposed scheme of arrangement under section 230 to 232 read with section 52 and 66 of the Companies Act, 2013 between Skipper Limited ("Skipper" or "Demerged Company") and <u>Skipper Pipes Limited ("SPL" or "Resulting Company") with effect from 01 April 2018</u> ("Appointed Date").

Re: Fairness Opinion

PURPOSE:

This has reference to our engagement letter dated September 26, 2018 whereby Skipper has appointed us to provide a Fairness Opinion in terms of the requirements of SEBI Circular no. CFD/DIL3/CIR/2017/21 dated March 10, 2017 and SEBI circular no. CFD/DIL3/CIR/2018/2 dated January 3, 2018, on the recommendation of Shares Exchange Ratio report dated 31st October, 2018 ("Valuation Report") issued by Saraf & Chandra LLP ("Valuer") for the proposed demerger of Polymer Products Division (except Palashbari unit at Guwahati) ("Demerged Undertaking") business of Skipper Limited and vesting the same into Skipper Pipes Limited with effect from 01 April 2018 under section 230 to section 232 read with section 52 and 66 and other applicable provisions of the Companies Act, 2013 (including any statutory modifications(s) thereof). We understand that the proposed Scheme will be considered by the Audit Committee and the Board of Directors of Skipper.

SEBI AUTHORISED MERCHANT BANKERS

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GUWAHATI

The share entitlement ratio for this opinion refers to number of equity shares of the face value of INR 1/- of SPL which would be issued to the shareholders of Skipper as consideration for the transfer and vesting of the Demerged Undertaking In proportion to their shareholding in Skipper.

The Scheme of Arrangement further provides that concurrently with the issuance of shares as considertation by SPL, all the equity shares issued by it to its existing shareholders shall stand cancelled, extinguished and annulled on and from the Effective Date.

The information contained herein and our report is confidential. It is intended only for the sole use of captioned purpose including for the purpose of obtaining requisite approvals as per SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

BACKGROUND AND SCOPE OF THIS REPORT:

- (i) Skipper Limited ("Skipper" or the "Demerged Company") is a public limited company, having Corporate Identity Number L40104WB1981PLC033408 was incorporated on 5th March, 1981 under the provisions of the Companies Act, 1956 having its registered office at 3A, Loudon Street, 1st Floor, Kolkata – 700 017, West Bengal. The equity shares of Skipper are listed on BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE").
- (ii) Skipper Pipes Limited ("SPL" or the "Resulting Company") is a public limited company having Corporate Identity Number U25200AS2015PLC012078 was incorporated on 27th March, 2015 under the provisions of the Companies Act, 1956 and having its registered office at Mouza Chayani Dag No.335, 336, 337 Parlley Revenue circle – Palashbari, Kamrup Guwahati Kamrup, Assam 781128.

CAPITAL STRUCTURE

The share capital of the Demerged Company as on 31st October, 2018 is as follows:

Authorised Share Capital	a second second second second
41,00,00,000 equity shares of INR 1 each	41,00,00,000
Total	41,00,00,000
Issued, Subscribed and Paid-up Capital	
102670212 equity shares of INR 1 each	102670212
Total	102670212





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The share capital structure of the Resulting Company as on 31st October, 2018 is as follows:

Authorised Share Capital	
13,00,00,000 equity shares of INR 1 each	13,00,00,000
Total	13,00,00,000
Issued, Subscribed and Pald-up Capital	
7,00,000 equity shares of INR 1 each	7,00,000
Total	7,00,000

BACKGROUND OF THE SCHEME OF ARRANGEMENT

- I. Demerged Undertaking of the Demerged Company is proposed to be demerged, pursuant to the applicable provisions of the Companies Act, 2013and/or any other applicable laws and be transferred to and vested with the Resulting Company for achieving the above mentioned objectives.
- II. The Demerged Company will continue its interests in the Remaining Undertaking.
- III. The Resulting Company shall issue and allot shares to the shareholders of the Demerged Company as consideration for the transfer and vesting of the Demerged Undertaking in proportion to their shareholding in the Demerged Company and simultaneously with such issuance, in the books of the Resulting Company, all the equity shares issued by the Resulting Company to its existing shareholders shall stand cancelled, extinguished and annulled on and from the Effective Date.
- IV. The demerger of the Demerged Undertaking in accordance with this Scheme shall take effect from the Appointed Date and shall be in accordance with Section 2 (19AA) of the Income Tax Act, 1961 such that:
 - All the properties of the Demerged Undertaking, being transferred by the Demerged Company, as on the Appointed Date shall become the properties of the Resulting Company by virtue of this Scheme;
 - All the liabilities relatable to the Demerged Undertaking, as on the Appointed Date shall become the liabilities of the Resulting Companies by virtue of this Scheme;





- III. The properties and the liabilities relatable to the Demerged Undertaking being transferred by the Demerged Company shall be transferred to the Resulting Company at the value appearing in the books of account of the Demerged Company immediately before the Demerger;
- Iv. All the shareholders of the Demerged Company as on the Record Date shall become the shareholders of the Resulting Company by virtue of the Demerger; and
- v. The transfer of the Demerged Undertaking shall be on a going concern basis;
- vi. The division of the business being demerged is "Undertaking" as defined under section 2(19AA) of the Income Tax Act 1961.

SOURCES OF INFORMATION:-

For the purposes of fairness opinion, we have relied upon the following sources of information -

- Memorandum and Articles of Association of the Demerged Company and the Resulting Company,
- Annual Accounts of the Demerged Company and the Resulting Company for last 3 financial years,
- c. Draft of the proposed Scheme of Arrangement,
- d. Share Entitlement Ratio Report dated 31st October, 2018 issued by the Valuer and related workings.

We have also obtained necessary explanations and information, which we believed were relevant to the present exxercise, from the representative of the Demerged Company and Resulting Company.

EXCLUSIONS AND LIMITATIONS:-

Our conclusion is based on the information furnished to us being, complete and accurate in all material aspects. We have relied upon the financials and the information and representations furnished to us and have not carried out any audit of such information.

PIPE



We have not carried on any independent valuation or appraisal of any of the assets or liabilities of the companies.

Our work does not constitute verification of financials or including the working results of the companies referred to in this report. Accordingly, we are unable to and do not express an opinion on the fairness or accuracy of any financial information referred to in this report.

We assume no responsibility for updating or revising our opinion on the circumstances or events after the date hereof.

Our opinion is not, nor should it be construed as our opining or certifying the compliance of the proposed scheme of arrangement with the provisions of any law including companies, taxation and capital market related laws or as regards any legal implications or issues arising thereon, except for the purpose expressly mentioned herein.

CONCLUSION: -

We are made to understand that Pursuant to the Scheme, the Resulting Company, in order to comply with the intent of maintaining the economic interest of the shareholders of Skipper shall issue 1 (one) equity share of INR. 1 (Rupee one only) in Skipper Pipes Limited, credited as fully paid up for every 1 (one) equity share of INR. 1 (Rupee one only) each held by them in Skipper to all the shareholders of Skipper and the existing 7,00,000 equity shares of INR. 1 each of the Resulting Company shall stand cancelled.

"We have accordingly formed an opinion that the exchange ratio as recommended by the Valuer i.e., 1 (One) equity shares of SPL of INR 1/- each fully paid up for every 1 (One) equity shares of Skipper of INR 1/- each fully paid up, is fair to the shareholders of Skipper."

Yours Faithfully, For VC CORPORATE ADVISORS PRIVATE LIMITED

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ANUP KUMAR SHARMA (VICE PRESIDENT) SEBI REGN No. INM0000011096







Shareholding pattern under Regulation 31 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

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1. Name of Listed Entity: **SKIPPER LIMITED**

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- 2. Scrip Code/Name of Scrip: 538562/SKIPPER Class of Security: Equity Share of Re.1/- each
- 3. Share Holding Pattern Filed under: Reg.31(1)(b) for quarter ending: PRE-DEMERGER (as on 30.09.2018)
- 4. Declaration : The Listed entity is required to submit the following declaration to the extent of submission of information:

	Particulars	YES*	NO*
a	Whether the Listed Entity has issued any partly paid up shares		NO
b	Whether the Listed Entity has issued any Convertible Securities or Warrants?		NO
C	Whether the Listed Entity has any shares against which depository receipts are issued?		NO
d	Whether the Listed Entity has any shares in locked-in?		NO
e	Whether any shares held by promoters are pledge or otherwise encumbered?		NO
Securi	Listed Entity selectes the option 'NO' for the questions above, the columns for the partly paid up shares, Outstanding Convertible ities/Warrants, depository receipts, locked-in shares, No of shares pledged or otherwise encumbered by promoters able, shall not be displayed at the time of ddissemination on the Stock Exchange website. Also wherever there is 'No' declared	s, as	



2.1		
	SKIPPER	LIMITED

Table I - Summary Statement holding of specified securities as on 30/09/2018

1	Survey of Street	ALL	and at aparation		0110010012010												_	
				1	No. of shares		Shareholding as a % of total no. of shares (calculated as per SCRR,	Number	securit		class of	shares Underlying outstanding convertible	Shareholding as a % assuming full conversion of convertible securities (as a percentage of	Number of shares	(XII)	Number of pledged or encumbe	otherwise red (XIII)	Number of equity shares held
			No. of fully		underlying		1957)		o of Voting Ri			securities	diluted share		As a % of		As a % of	
	Category of			paid-up equity		held	(VIII)	Class eg:x	Class eg:y	Total		(including	capital)		total		total	dematerializ
	shareholder				Receipts		As a % of					Warrants)	(XI)=(VII)+(X) As		shares		shares	ed form
			(IV)		(VI)	(V)+(VI)	(A+B+C2)				(A+B+C)		a % of (A+B+C2)			No. (a)	held (b)	(XIV)
. ,	Promoter & Promoter group	14	73340362	0	o	73340362	71.4330	73340362	0	73340362	71.4330	0	71.4330	0	0.0000	0	0.0000	73340362
(B)	Public	21579	29329850	0	0	29329850	28.5670	29329850	0	29329850	28,5670	0	28.5670	0	0.0000	NA		29320349
	Non Promoter - Non Public															NA		
. ,	Shares underlying DRs						NA									NA		
. ,	Shares held by Employee Trusts															NA		
	Total	21593	102670212	0	0	102670212	100.0000	102670212	0	102670212	100.0000	0	100.0000	0				102660711



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Page 1 of 1

SKIPPER LIMITED Table II - Statement Showing shareholding pattern of the Promoter and Promoter Group as on 30/09/2018 Number of Voting Rights held in each class of Number of shares Shareholding Number of Locked in securities (IX) pledged or otherwise as a % No of Voting Rights shares (XII) encumbered (XIII) assuming full conversion of convertible Sharehold No of securities ing % shares (as a calculated Underlying percentage Number of Nos of as per outstanding of diluted equity No_of fully shares Total SCRR Total as convertible share shares held underlying paid up 1957) nos shares a % of securities capital) As a % of in. Nos of equity Partly paid-up Depository held As a % of Total (including (XJ)=(VII)+(X As a % of total demateriali Category & Name of the sharehold shares held equity shares Receipts (VII)=(IV)+ (A+B+C2) Voting Warrants)) As a % of total shares shares zed form Shareholders (I) PAN (11) Class y Total ers (III) (IV) held (V) (VI) (V)+(VI) (VIII) Class x (X) A+B+C2) No. (a) held (b) No. (a) held (b) (XIV) rights Indian (1)Individuals/Hindu undivided Family 43674537 43674537 42,5387 43674537 42.5387 0 43674537 42.5387 43674537 (a) 0 0 0 0 0.0000 0 0.0000 SIDDHARTH BANSAL 10.5861 AKQPB7209J 10868725 10 5861 0 10868725 10 5861 0.0000 0 0 10868725 10868725 0 0 0.0000 10868725 0 SAJAN KUMAR BANSAL AHDPB8853A 8487796 8487796 0.0000 8 2670 8487796 0 8487796 8.2670 8,2670 0 0.0000 8487796 0 RASHMI BANSAL AFBPJ4802P 6952396 0 6952396 67716 6952398 0 6952396 67716 6.7716 0 0.0000 0 0.0000 6952396 SUMEDHA BANSAL AERPM7396E 5766631 0 5766631 5,6167 5766631 0 5766631 5,6167 5.6167 0 0000 0.0000 576663 0 0 0 SHARAN BANSAL ADDP85067G 4946955 0 0 4946955 4.8183 4946955 0 4946955 4,8183 4.8183 0 0.0000 0 0.0000 4946955 0 DEVESH BANSAL AFLPB5841C 3872175 0 3872175 3.7715 3872175 0 3872175 3.7715 3,7715 0 0.0000.0 0,0000 3872175 0 0 MEERA BANSAL ADEPB7062L 2779859 0 2779859 2.7076 2779859 0 2779859 2 7076 0 2 7076 0.0000 0 0.0000 2779859 Central Government/State Government(s) (b) Financial Institutions/Banks (C) (d) Any Other (specify) **Bodies Corporate** 29665825 29665825 0 29665825 28.8943 0 29665825 28,8943 0 28.8943 0 0.0000 0.0000 29665825 SKIPPER PLASTICS LIMITED AABCR3533K 20050000 0 20050000 19.5285 20050000 0 20050000 19,5285 19,5285 0 0.0000 0.0000 20050000 1 0 0 VENTEX TRADE PRIVATE LIMITED AAACV8556H 1 4987500 8 0 4987500 4.8578 4987500 0 4987500 4.8578 0 4.8578 0 0.0000 G 0.0000 4987500 AAKRITI ALLOYS PRIVATE LIMITED AAGCA2936A 2005250 0 2005250 1 9531 2005250 0 2005250 1.9531 1.9531 0 0.0000 0 0.0000 2005250 0 0 SAMRIDDHI FERROUS PRIVATE LIMITED AAKCS7956E 1465150 1465150 0 0 1.4270 1465150 ٥ 1465150 1,4270 0 1.4270 0 0.0000 0 0,0000 1465150 SKIPPER POLYPIPES PRIVATE LIMITED AAECP2378M 1 399000 0 0 399000 0.3886 399000 399000 0,3886 0 0.3886 0 0.0000 0 0.0000 399000 UTSAV ISPAT PRIVATE LIMITED AAACU8953D 386025 0 0 386025 0.3760 386025 Ò 386025 0.3760 0 0.3760 0 0.0000 0 0.0000 386025 VAIBHAV METALS PRIVATE LIMITED AACCV4645D 372900 0 372900 0.3632 372900 372900 0,3632 0.3632 n 0,0000 0 0.0000 372900 0 n Sub Tota 14 73340362 73340362 71,4330 73340362 0 73340362 71.4330 71,4330 0.0000 0.0000 73340362 0 0 0 0 0 Foreign (2)Individuals (Non-Resident Individuals/Foreign Individuals) (a) Government (b) Institutions (C) Foreign Portfolio Investor (d) Any Other (specify) (e) Sub Total 0.0000 0 0.0000 0.0000 0.0000 0.0000 0 0 0 0 0 0 0 0 Total Shareholding of Promoter and Promoter Group



0.0000 73340362

0.0000

0

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0 73340362 71,4330

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0

73340362 71,4330 73340362

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able	III - Statement Showing shareholding	pattern of the P	Public share	holder as on	30/09/2018																
					00002010						hts held in eac ities (IX) Rights	h class of		Shareholding as a % assuming full		Number of Locked in shares (XII)				er of res ed or wise bered II)	
1)	Category & Name of the Shareholders (I) Institutions	PAN (II)		No. of fully paid up equity shares held (IV)	up equity shares	Nos. of shares underlying Depository Receipts (VI)	Total nos,shares held (VII)=(IV)+ (V)+(VI)	Sharehol ding % calculate d as per SCRR. 1957) As a % of (A+B+C2) (VIII)	Class x	Class y	Total	Total as a % of Total Voting rights	convertible securities	conversion of convertible securities (as a percentage of diluted share capital) (XI)=(VII)+(X) As a % of A+B+C2)	No (a)	As a % of total shares held (b)	No. s (Not h applic (l able) a	of total ihares ield Not ipplica	Number o equity shares held in demateria ized form (XIV)		
a)	Mutual Funds / UTI		4	7900582	0	C	7900582	7 6951	7900582	. 0	7900582	7.6951	G	7,6951	0	0.0000	NA		7900582		
	L AND T MUTUAL FUND TRUSTEE LIMITED -L AND T LARGE AND MIDCAP FUND DSP BLACKROCK INDIA T.I.G.E.R. FUND	AAATC4460E AAAJD0430B	5	1	0			4.9771	5110031	0	5110031	4.9771	0		0	0.0000	NA		5110031		
b)	Venture Capital Funds						1000001	1,0101	1000001		1000001	1.0101				0.0000			100000		
C)	Alternate Investment Funds		2	1753363	0	c	1753363	1.7078	1753363	0	1753363	1.7078	G) 1.7078	0	0.0000	NA		1753363		
	DSP EMERGING STARS FUND	AACTD3235E	1	1748801	0	c	1748801	1.7033	1748801	0	1748801	1,7033	C	1.7033	0	0.0000	NA	_	1748801		
d)	Foreign Venture Capital Investors																				
8)	Foreign Portfolio Investors		28	6812164	0	C	6812164	6.6350	6812164	0	6812164	6.6350	G	6.6350	0	0.0000	NA		6812164		
	OCEAN DIAL GATEWAY TO INDIA MAURITIUS LIMITED ICG Q LIMITED	AACCI3546C AABCI4677H	1	2750000 1768293							2750000 1768293		0		0	0.0000	NA NA		2750000		
ŋ.	Financial Institutions / Banks		2	50515	0	c	50515	0.0492	50515	0	50515	0,0492	C	0.0492	0	0.0000	NA		50515		
g)	Insurance Companies																				
h)	Provident Funds / Perision Funds																				
0	Any Other (specify)																				
	Sub Total		36	16516624	0	6	16516624	16.0871	16516624	0	16516624	16.0871	C	16.0871	0	0.0000	NA	-	16516624		
2)	Central Government / State Government(s) / President of India																				
3) a)	Non-Institutions Individuals-																	-			
	i. Individual shareholders holding nominal share capital upto Rs.2 lakhs		20492	7544266	0	c	7544266	7.3481	7544266	Ô	7544266	7.3481	ч. с	7,3481	0	0.0000	NA		7534765		
	II.Individual shareholders holding nominal share capital in excess of Rs.2 lakhs		3	834761	0	c	834761	0.8131	834761	0	834761	0.8131	c	0.8131	0	0.0000	NA		834761		
D)	NBFCs registered with RBI		6						I						0	0.0000	NA	_	14316		
C)	Employee Trusts																				
d)	Overseas Depositories (holding DRs) (balancing figure)																				

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	PER LIMITED III - Statement Showing shareholding	mattern of the P	. Atta above	halder on an	20100/0010												-		
aple	III - Statement Snowing shareholding	pattern of the F	-ublic snare	noider as on	30/09/2018			-											
											ghts held in eac rities (IX) Rights	h class of	-	Shareholding as a %		Locked in s (XII)	sh pled oth encu	mber of hares dged or ierwise imbered (XIII)	
	Category & Name of the Shareholders (I)	PAN (11)	Nos. of sharehold ers (III)	No. of fully paid up equity shares held (IV)	up equity	Nos. of shares underlying Depository Receipts (VI)	Total nos.shares held (VII)≍(IV)+ (V)+(VI)	Sharehol ding % calculate d as per SCRR. 1957) As a % of (A+B+C2) (VIII)	Class x	Class y	Total	Total as a % of Total Voting rights	convertible securities	assuming full conversion of convertible securities (as a percentage of diluted share capital) (XI)=(VII)+(X) As a % of A+B+C2)	No. (a)	As a % of total shares held (b)	No. f (Not applic able)	As a % of total shares held c (Not	
(e)	Any Other (specify)																		
	Bodies Corporate		302	3176956	0		3176956	3.0943	3176956	0	3176956	3.0943		3.0943	0	0.0000	NA		317695
	AAKARSHAN TRACOM PRIVATE	ABCFM3242P	1	1607242	. 0		1607242	1.5654	1607242	o	1607242	1.5654	c	1,5654	0	0.0000	NA		1607243
	Clearing Member		121	504686	i 0		504686	0.4916	504686	0	504686	0.4916	(0.4916	0	0.0000	NA	-	50468
	Non Resident Individual		618	737493	0		737493	0.7183	737493	0	737493	0.7183	C	0.7183	0	0.0000	NA		737493
	Trusts		1	748	0) 748	0.0007	748	0	748	0.0007		0.0007	0	0.0000	NA		74
	Sub Total		21543	12813226	6 O		12813226	12.4800	12813226	0	12813226	12 4800	(12.4800	0	0.0000	NA	-	1280372
	Total Public Shareholding (B)=(B)(1)+(B)(2)+(B)(3)		21579	29329850	0		29329850	28.5670	29329850		29329850	28.5670		28.5670	0	0.0000	NA		2932034



And services	PER LIMITED IV - Statement Showing shareholdin	o pattern of the	Non Promot	er - Non Publ	ic sharehold	er as on 30/0	9/2018												
				9410000000000000000000000							urities (DX)	each class of		Total Shareholding	Number of share	Locked in s (XII)	Numb sha pledg other encun d (2	res ed or wise nbere	
	Category & Name of the Shareholders (I)	PAN (II)	No of sharehold ers (III)	No. of fully paid up equity shares held (IV)	up equity	Nos, of shares underlying Depository Receipts (VI)		of (A+B+C2	Class x	Class v	Total	Total as a % of Total Voting	No of shares Underlying outstanding convertible securities (including Warrants) (X)	as a % assuming full conversion of convertible securities (as a percentage of diluted share capital) (XI)=(VII)+(X) As a % of A+B+C2)	No. (a)		No. s (Not I appli (cabl a e) a	s held (Not appfic able)	Number c equity shares he in demateria ed form (XIV)
(1)	Custodian / DR Holder	r zav (u)	ci s (m)	(14)	Hero (V)	(*))	(*).(*)) (am)	OIG55 A	Citass y	TORM	inginia	WV	Arbrozy	140. (4)	neia (b)	(0) ((D)	(AIA)
VIX.	Castodian Bittholdol																		
(2)	Employee Benefit Trust (under SEBI (Share based Employee Benefit) Regulations, 2014)																		
	Total Non Promoter - Non Public Shareholding (C)=(C)(1)+(C)(2)		0	0	0	0	0	0.0000		0 0		0 0.0000	c	0.0000	0	0.0000	NA	NA	



Page 1 of 1

Shareholding pattern under Regulation 31 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

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- 1. Name of Listed Entity: **SKIPPER LIMITED**
- 2. Scrip Code/Name of Scrip: 538562/SKIPPER Class of Security: Equity
- 3. Share Holding Pattern Filed under: Reg.31(1)(b) for quarter ending : POST-DEMERGER SHAREHOLDING PATTERN (PROVISIONAL)
- 4. Declaration : The Listed entity is required to submit the following declaration to the extent of submission of information:

	Particulars	YES*	NO*
a	Whether the Listed Entity has issued any partly paid up shares		NO
b	Whether the Listed Entity has issued any Convertible Securities or Warrants?		NO
С	Whether the Listed Entity has any shares against which depository receipts are issued?		NO
d	Whether the Listed Entity has any shares in locked-in?		NO
е	Whether any shares held by promoters are pledge or otherwise encumbered?		NO

*if the Listed Entity selectes the option 'NO' for the questions above, the columns for the partly paid up shares, Outstanding Convertible Securities/Warrants, depository receipts, locked-in shares, No of shares pledged or otherwise encumbered by promoters, as applicable, shall not be displayed at the time of ddissemination on the Stock Exchange website. Also wherever there is 'No' declared by Listed entity in above table the values will be considered as 'Zero' by default on submission of the format of holding of specified securities.

5 The tabular format for disclosure of holding of specified securities is as follows:



SKIPPER LIMITED

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Table I - Summary Statement holding of specified securities as on 29/09/2018

		and the second sec			1								<u></u>	1		1		
					No. of shares	Total	Shareholding as a % of total no, of shares (calculated as per SCRR,		of Voting Righ securiti o of Voting Rig		class of	No of shares Underlying outstanding convertible	Shareholding as a % assuming full conversion of convertible securities (as a percentage of	Number o	f Locked in is (XII)	Number pledged or encumbe	otherwise ared (XIII)	Number of equity shares held
			No. of fully	No.of Partly	underlying	nos.shares				Total		securities	diluted share		As a % of		As a % of	
	Category of		paid up equity	paid-up equity		held	N,	Class eg:x	Class eg.y	TOLAI		(including	capital)		total		total	dematerializ
	shareholder			shares held	Receipts	(VII)=(IV)+	As a % of (A+B+C2)				% of (A+B+C)	Warrants)	(XI)=(VII)+(X) As a % of (A+B+C2)		shares held (b)	No. (a)	shares held (b)	ed form (XIV)
ory (I)		rs (III) 14	(IV) 73340362		(VI)	(V)+(VI) 73340362		73340362	0	73340362			71.4330		0,0000			
	Promoter & Promoter group	14	73340362	0		73340362	71.4330	73340362	U	73340362	71,4330		71.4330		0.0000		0.0000	73540302
(B)	Public	21579	29329850	0	0	29329850	28.5670	29329850	0	29329850	28.5670	0	28.5670		0 0.0000	NA		29320349
(-)	Non Promoter - Non Public															NA		
` ´	Shares underlying DRs						NA									NA		
. ,	Shares held by Employee Trusts															NA		
	Total	21593	102670212	0	0	102670212	100.0000	102670212	0	102670212	100.0000	0	100.0000		0			102660711



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Image: Problem Image:											1									
Display Display No. of NP No										Number of V			th class of		Shareholding	Number of I	ocked in			
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Image Image <th< th=""><th></th><th></th><th></th><th>sharehold</th><th>paid up equity shares held</th><th>equity shares</th><th>shares underlying Depository Receipts</th><th>nos shares held (VII)=(IV)+</th><th>ing % calculated as per SCRR. 1957) As a % of (A+B+C2)</th><th></th><th></th><th></th><th>a % of Total Voting</th><th>shares Underlying outstanding convertible securities (including Warrants)</th><th>convertible securities (as a percentage of diluted share capital) (XI)=(VII)+(X.) As a % of</th><th></th><th>total shares</th><th></th><th>total shares</th><th>demater zed form</th></th<>				sharehold	paid up equity shares held	equity shares	shares underlying Depository Receipts	nos shares held (VII)=(IV)+	ing % calculated as per SCRR. 1957) As a % of (A+B+C2)				a % of Total Voting	shares Underlying outstanding convertible securities (including Warrants)	convertible securities (as a percentage of diluted share capital) (XI)=(VII)+(X.) As a % of		total shares		total shares	demater zed form
Individual finds undvided Family 7 45874537 0 48574537 42.5857 42.5857 0 64.5776 60.5776 0 60.000 0 0.0000 0 0.0000 0 0.0000 0 0.0000 0 0.0000 0 0.0000 0 0.0000 0 0.0000 0 0.0000 0	143		PAN (II)	ers (III)	(IV)	heid (V)	(VI)	(V)+(VI)	(VIII)	Class x	Class y	Total	rights	(X)	A+B+C2)	No. (a)	held (b)	No (a)	held (b)	(XIV)
SDCHARTH BANSAL AVCPETZOR AVCPETZOR Company Com	(1)	Inolan							1.1.1								-			
BALAN KUMAR BANSAL APACPBBBSAR 1 BARTYRE 0 Description BARTYRE 0 BARTYRE 0 Description Descripti	(3)	Individuals/Hindu undivided Family		7	43674537	0	- -	0 43874537	42.5387	43674537	G	43674537	42.5387	0	42.5387		0.0000		0.0000	436745
BALAN KUMAR BANSAL APACPBBBSAR 1 BARTYRE 0 Description BARTYRE 0 BARTYRE 0 Description Descripti		SIDDHARTH BANSAL	AKOPB7209.1	1	10868725	0		0 10868725	10.5861	10868725	Ó	10868725	10 5861	0	10 5851		0.0000	-	0 0000	108687
RASMI BAISAL APB-M802P 1 B82396 0 0 B82396 D D B82396 D D B82396 D D D D D D D D D D D D D D D D D D <thd< th=""> <thd<< td=""><td></td><td></td><td></td><td></td><td></td><td></td><td>-</td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td>C. C. C</td><td></td><td></td><td></td></thd<<></thd<>							-										C. C			
SMRCDVA BAXSAL SNAPAR HANGAL ADDPSSOFT AERWTSOFE (1) 1 576631 0 0 076631 5.6167 0 5.6167 0 5.6167 0 0.0000 0 0.0000 5.7775 SNAPAR HANGAL DEVESTI BAXSAL AFL/BSAITC AFL/BSAITC 1 357715 0 37715 0 37715 0 37715 0 0.0000 0 0.0000 37 Central Comment/State Central Comment/State Central Comment/State I 277889 0 277889 27778 27775 0 37715 0 0.0000 0 0.0000 27 Central Comment/State I 277889 0 0 0 0 0 0.0000 0 0.0000 0 0.0000 0 0.0000 0 0.0000 0 0.0000 0 0.0000 0 0.0000 0 0.0000 0 0.0000 0 0.0000 0 0.0000 0 0.0000 0 0.0000 0 0.0000 0 0.0000 0<				1																
BrakeAn BANSAL MERRA	-			1																
DPUESH BANSAL MEERA BANSAL Operational Astronomical Governmentalian (a) APLPESANCAL Intra Covernmentalian (a) I 377175 (b) 0 37715 (c) 37715 (c) 37715 (c) <				1								A commence of the second secon			0.0101					
MERA BANSAL Central Comment/State ADEPB7/032L 1 2778899 0 0 2778899 2 2778 0 27076 0 27076 0 0.0000 0 0.0000 277 Contral Constraints Image: Straints <	_											Contraction of the second s			4,0100				and the second sec	
contrail Government(3) air contrail Government(3) air <th< td=""><td></td><td></td><td></td><td>1</td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td>4</td><td></td><td></td></th<>				1														4		
Dip Government(3) Control Institution/Barked Control Instinant Control Instin Institution/Barked			ADEPDIVOZL		2119039	0	-	2179038	2.7076	2119038		2//9039	2./0/0	0	2.7076		0.0000		0.0000	2//30
Ary Other (specify)	(b)				ļ															
Bodies Corporate Image: Scale State St	(c)	Financial Institutions/Banks																	1	
SKIPPER PLASTICS LIMITED AABCR3833K 1 2005000 0 2005000 19.528 0 19.528 0 10.000 0 2000 19.528 0 19.528 0 10.000 0 2000 19.528 0 19.528 0 19.528 0 10.000 0 0 0.000 0 0.000 0 0.000 0 0.000 0 0.000 0 0.0000 0 0.000 0 <td>(d)</td> <td>Any Other (specify)</td> <td></td>	(d)	Any Other (specify)																		
VENTEX TRADE PRIVATE LUMITED AAACV8558H 1 4897500 0 4897500 0 4897500 4.8578 0 1.9531 0 0.0000 0 0.0000 0 0.0000 0 0.0000 0 0.0000 0 0.0000 0 0.0000 0 0.0000 0 0.0000 0 0.0000 0 0.0000 0 0.0000 0 0.0000 0 0.00000 <td></td> <td>Bodies Corporate</td> <td></td> <td>7</td> <td>29665825</td> <td>0</td> <td></td> <td>0 29665825</td> <td>28.8943</td> <td>29665825</td> <td>0</td> <td>29665825</td> <td>28.8943</td> <td>0</td> <td>28.8943</td> <td>(</td> <td>0.0000</td> <td>(</td> <td>0.0000</td> <td>296658</td>		Bodies Corporate		7	29665825	0		0 29665825	28.8943	29665825	0	29665825	28.8943	0	28.8943	(0.0000	(0.0000	296658
LIMITED AAACV8556H 1 4987500 0 4987500 48578 0 48578 0 48578 0 0.0000 0 0.0000 9 0.0000 9 0.0000 9 0.0000 9 0.0000 9 0.0000 9 0.0000 9 0.0000 0 0.00000 0			AABCR3533K	1	20050000	0		20050000	19,5285	20050000	0	20050000	19.5285	0	19.5285	i i	0.0000	(0.0000	200500
LIMITED AAGCA2936A 1 2005250 0 2005250 19531 2005250 19531 0 19531 0 0.0000 0 <td></td> <td>LIMITED</td> <td>AAACV8556H</td> <td>1</td> <td>4987500</td> <td>0</td> <td></td> <td>4987500</td> <td>4.8578</td> <td>4987500</td> <td>0</td> <td>4987500</td> <td>4.8578</td> <td>٥</td> <td>4.8578</td> <td></td> <td>0.0000</td> <td></td> <td>0.0000</td> <td>49875</td>		LIMITED	AAACV8556H	1	4987500	0		4987500	4.8578	4987500	0	4987500	4.8578	٥	4.8578		0.0000		0.0000	49875
SAMRIDDHI FERROLS PRIVATE LUMITED AACS7958E 1 1485150 0 1465150 1.4270 0 1.4270 0 0.0000 0 0.0000 1485150 0.0000 1485150 0.0000 0.0000 0 0.0000								-	1022500	174355355		100000000	108655		0.4585		2250			10000
LIMITED AAACG7958E 1 1465150 0 1465150 1.4270 0 1.4270 0 0.0000 0 0.0000 1485150 1.4270 0 1.4270 0 0.0000 0 0.0000 1485150 1.4270 0 1.4270 0 0.0000 0 0.0000 1485150 1.4270 0 1.4270 0 0.0000			AAGCA2936A	1	2005250	0	1	2005250	1.9531	2005250	0	2005250	1.9531	0	1.9531		0.0000	0	0.0000	20052
LIMITED AAECP2378M 1 399000 0 399000 0.3886 0 0.3886 0 0.3886 0 0.0000 0 0.0000 38 UTSAV ISPAT PRIVATE LIMITED AAACU8853D 1 386025 0.3760 386025 0.3760 0 0.3760 0 0.0000 0 0.0000 38 VAIBHAY METALS PRIVATE LIMITED AACCV4645D 1 372900 0 386025 0.3760 0 0.3760 0 0.0000 0 0.0000 38 Sub Total AACCV4645D 1 372900 0 372900 0.3832 372900 0.3832 0 <td></td> <td>LIMITED</td> <td>AAKCS7956E</td> <td>1</td> <td>1465150</td> <td>G</td> <td></td> <td>1465150</td> <td>1.4270</td> <td>1465150</td> <td>Ö</td> <td>1465150</td> <td>1.4270</td> <td>0</td> <td>1.4270</td> <td>(</td> <td>0.0000</td> <td>(</td> <td>0.0000</td> <td>14651</td>		LIMITED	AAKCS7956E	1	1465150	G		1465150	1.4270	1465150	Ö	1465150	1.4270	0	1.4270	(0.0000	(0.0000	14651
UTSAV (SPAT PRIVATE LIMITE) AAACU9993D 1 398025 0 388025																				
VAIBHAV METALS PRIVATE LIMITED AACCV4845D 1 372900 0 372900 372900 372900 372900<		LIMITED	AAECP2378M	1	399000	0		399000	0.3886	399000	C	399000	0.3886	0	0.3886		0.0000		0.0000	3990
LIMITED AACCV4645D 1 372900 0 372900 0.3832 372900 0.3832 0 0.0000 0 0.0000 3734000 372900 0.3832 0 0.3832 0 0.3832 0 0.0000			AAACU8953D	1	386025	0		0 386025	0.3760	386025	0	386025	0.3760	0	0.3760	C	0.0000	C	0.0000	3860
Sub Total 14 73340362 0 73340362 71.4330 0 71.4330 0 0.0000 0 0.0000 73340362 71.4330 0 71.4330 0 0.0000 0 0.0000 73340362 71.4330 0 71.4330 0 0.0000 0 0.0000 73340362 71.4330 0 71.4330 0 71.4330 0 0.0000 0 0.0000 73340362 71.4330 0 71.4330 71.4330 71.4330 71.433			AACCV4645D		372900	0	1 1	372900	0 3632	372900	0	372900	0 3632	0	0 3632	2	0.0000		0.0000	3729
10 Foreign Individuals/Foreign Individuals/ Foreign Individuals/ Foreign Ind			11100110100	14																
Individuals/Foreign Individuals/ Individuals/Foreign Individuals/ <td< td=""><td></td><td>1920.10.07</td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td>1.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4</td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></td<>		1920.10.07											1.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4.4							
Individuals/Foreign Individuals/ Individuals/Foreign Individuals/ <td< td=""><td>(2)</td><td>Foreign</td><td></td><td></td><td></td><td></td><td></td><td>1</td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></td<>	(2)	Foreign						1												
(a) Individuals/Foreign Individuals) (b) (c)	1-1-1-												1							
(c) Institutions (c) Institutions (c) (c	(a)												_				L			
(d) Foreign Portfolio Investor (e) Any Other (specify) (f)	(b)	Government																		
(d) Foreign Portfolio Investor (d) Foreign Portfolio Investor (d)	(c)	Institutions											_							
(e) Any Other (specify) Image: Constraint of the specify of the s																				
Sub Total O																				
Total Shareholding of Promoter	(8)							1	22222						(17) Internet					
	-			0	0	0	1	0 0	0.0000	0	0	0	0.0000	0	0.0000	C	0.0000	0	0.0000	
and Product Stopp (A)=(A)(1)+(A)(2) 14 73340362 0 0 73340362 71.4330 73340362 71.4330 0 71.4330 0 71.4330 0 0 0.000 7334																				



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able	III - Statement Showing shareholding	pattern of the P	Public share	holder as on	29/09/2018		-											
					20100120110						ghts held in ea irities (IX) Rights	ch class of		Shareholding as a % assuming full	Number of shares	Locked in (XII)	Numbe share pledged otherwi encumbe (XIII)	s or se ered
(1)	Category & Name of the Shareholders (I) Institutions	:PAN (II)	Nos. of sharehold ers (III)	No. of fully paid up equity shares held (IV)	up equity	Nos. of shares underlying Depository Receipts (VI)	Total nos.shares	Sharehol ding % calculate d as per SCRR. 1957) As a % of (A+B+C2) (VIII)	Class x	Class y	Total		No of shares Underlying outstanding convertible securities (including Warrants) (X)		No. (a)		of No. sha (Not he applic (No able) ap	
a)	Mutual Funds / UTI		4	7900582	0	C	7900582	7.6951	7900582	(790058	2 7.6951	0	7.6951	0	0.0000	NA	7900582
	L AND T MUTUAL FUND TRUSTEE LIMITED -L AND T LARGE AND MIDCAP FUND DSP BLACKROCK INDIA T.I.G.E.R. FUND	AAATC4460E AAAJD0430B	5				5110031	4.9771 1.8181	5110031	0	511003	1 4.9771	c	4.9771	0	0.0000	NA	5110031
(b)	Venture Capital Funds																	
(c)	Alternate Investment Funds		2	1753363	0	C	1753363	1.7078	1753363	C	175336	3 1.7078	0	1.7078	0	0.0000	NA	1753363
_	DSP EMERGING STARS FUND	AACTD3235E	1	1748801	0	C	1748801	1.7033	1748801	C	174880	1 1,7033	0	1.7033	0	0.0000	NA	1748801
d)	Foreign Venture Capital Investors																	
e)	Foreign Portfolio Investors		28	6812164	0	C	6812164	6.6350	6812164	C	681216	6.6350	0	6.6350	0	0.0000	NA	6812164
	OCEAN DIAL GATEWAY TO INDIA MAURITIUS LIMITED ICG Q LIMITED	AACCI3546C AABCI4677H	1	2100000				2.6785 1.7223			a state of a local stat				0	0.0000	NA NA	2750000 1768293
f)	Financial Institutions / Banks		2	50515	0	C	50515	0.0492	50515		5051	0.0492	0	0.0492	0	0.0000	NA	50515
g)	Insurance Companies																	
h)	Provident Funds / Pension Funds																	
i)	Any Other (specify)																	-
_	Sub Total		20	16516624	0	6	16516624	16.0871	16516624	0	1654660	16:0074		15.0074	0	0.0000	NTA /	10510004
2)	Central Government / State Government(s) / President of India		30	10310024			10010024	10,0871	10010024		16516624	16.0871	0	16.0871	0	0.0000	NA	16516624
(3) (a)	Non-Institutions Individuals-																	
	i. Individual shareholders holding nominal share capital upto Rs.2 lakhs		20492	7544266	0	c	7544266	7.3481	7544266	0	7544266	7.3481	0	7.3481	o	0.0000	NA	7534765
	ii.Individual shareholders holding nominal share capital in excess of Rs.2 lakhs		3	834761	0	c	834761	0.8131	834761	0	834761	0.8131	0	0.8131	ö	0.0000	NA	834761
(b)	NBFCs registered with RBI		6	14316	0	0	14316	0.0139	14316	0	14316	0.0139	0	0.0139	0	0.0000	NA	14316
(c)	Employee Trusts																	

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	PER LIMITED				ante toto						-						-		
Table	III - Statement Showing shareholding	pattern of the P	ublic share	holder as on	29/09/2018							1							
											ights held in eac urities (IX) Rights	th class of		Shareholding as a % assuming full	Number of shares		st plea oth encu	mber of hares dged or ierwise imbered (XIII)	
	Category & Name of the Shareholders (I)	PAN (II)	Nos. of sharehold	No. of fully paid up equity shares held (IV)	Partly paid up equity shares held (V)	Nos. of shares underlying Depository Receipts (VI)	Total nos.shares held (VII)=(IV)+ (V)+(VI)	Sharehol ding % calculate d as per SCRR. 1957) As a % of (A+B+C2) (VIII)	Class x	Class y	Total	Total as a % of Total Voting rights	convertible securities	conversion of convertible securities (as a percentage of diluted share capital) (XI)=(VII)+(X) As a % of A+B+C2)	No. (a)	As a % of total shares held (b)	applic	of total shares held c (Not	shares held in dematerial ized form
-	Overseas Depositories (holding			,		5.7	L.E.C.S	1											
(d)	DRs) (balancing figure)																	<u></u>	
(e)	Any Other (specify)																		
	Bodies Corporate		302	3176956	0	0	3176956	3.0943	3176956	0	3176956	3.0943	(3,0943	0	0.0000	NA		3176956
	AAKARSHAN TRACOM PRIVATE	ABCFM3242P	1	1607242	C	i c	1607242	1.5654	1607242	0	1607242	1.5654	c	1.5654	0	0.0000	NA		1607242
	Clearing Member		121	504686	0	0	504686	0.4916	504686	0	504686	0.4916	0	0.4916	0	0.0000	NA		504686
	Non Resident Individual		618	737493	C	0 0	737493	0.7183	737493	0	737493	0.7183	(0.7183	0	0.0000	NA		737493
	Trusts		1	748		0	748	0.0007	748	0	748	0.0007	C	0.0007	0	0.0000	NA		748
	Sub Total		21543	12813226	; C	0 0	12813226	12.4800	12813226	0	12813226	12.4800	0	12.4800	0	0.0000	NA		12803725
	Total Public Shareholding (B)=(B)(1)+(B)(2)+(B)(3)		21579	29329850			29329850	28.5670	29329850	0	29329850	28.5670	(28.5670	0	0.0000	NA		29320349



	PER LIMITED Iv - Statement Showing shareholdin	g pattern of the	e Non Promot	er - Non Publi	ic sharehold	er as on 29/0	9/2018										1		
											urities (IX)	each class of		Total Shareholding	Number of share	fLockedin s(XII)	sh pled othe encu	nber of lares lged or erwise umbere (XIII)	
	Category & Name of the Shareholders (I)	PAN (II)	No of sharehold ers (III)	No. of fully paid up equity shares held (IV)	Partly paid- up equity shares held (V)	Nos. of shares underlying Depository Receipts (VI)	Total nos.share s held (VII)=(IV)+ (V)+(VI)	of (A+B+C2	Class x	Class y	Total	Total as a % of Total Voting rights	convertible	as a % assuming full conversion of convertible securities (as a percentage of diluted share capital) (XI)=(VII)+(X) As a % of A+B+C2)	No. (a)	As a % of total shares held (b)	f appli cabl e)	s held (Not applic able)	Number of equity shares held in dematerializ ed form (XIV)
(1)	Custodian / DR Holder		and fully			1.17	(1) (1)	/					1.2		1.0		1	1	· · · ·
(2)	Employee Benefit Trust (under SEBI (Share based Employee Benefit) Regulations, 2014)																		
	Total Non Promoter - Non Public Shareholding (C)=(C)(1)+(C)(2)		0	0	0	0	0	0.0000		0 0)	0 0.0000	0	0.0000	0	0.0000) NA	NA	(



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Shareholding pattern under Regulation 31 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

1. Name of Listed Entity: SKIPPER LIMITED

- 2. Scrip Code/Name of Scrip: 538562/SKIPPER Class of Security: Equity Share of Re.1/- each
- 3. Share Holding Pattern Filed under: Reg.31(1)(b) for quarter ending: PRE-DEMERGER (as on 30.09.2018)

4. Declaration : The Listed entity is required to submit the following declaration to the extent of submission of information:

	Particulars	YES*	NO*
a	Whether the Listed Entity has issued any partly paid up shares		NO
	Whether the Listed Entity has issued any Convertible Securities or Warrants?		NO
;	Whether the Listed Entity has any shares against which depository receipts are issued?		NO
4	Whether the Listed Entity has any shares in locked-in?		NO
3	Whether any shares held by promoters are pledge or otherwise encumbered?		NO

*if the Listed Entity selectes the option 'NO' for the questions above, the columns for the partly paid up shares, Outstanding Convertible Securities/Warrants, depository receipts, locked-in shares, No of shares pledged or otherwise encumbered by promoters, as applicable, shall not be displayed at the time of ddissemination on the Stock Exchange website. Also wherever there is 'No' declared by Listed entity in above table the values will be considered as 'Zero' by default on submission of the format of holding of specified securities.



	I - Summary S	Statement ho	lding of specifie	d securities as	on 30/09/2018													·
		-			No. of shares	Total	Shareholding as a % of total no, of shares (calculated as per SCRR,		securil	its held in each ies (IX)	class of	No of shares Underlying outstanding convertible	Shareholding as a % assuming full conversion of convertible securities (as a percentage of	Number of share:	Locked in s (XII)		of shares otherwise ered (XIII)	Number of equity shares held
			No. of fully	No.of Partly	underlying	nos.shares	1957)		o of Voting Ri			securities	diluted share		As a % of		As a % of	în
	Category of			paid-up equity		held	(,	Class eg:x	Class eg:y	Total		(including	capital)		total		total	dematerializ
	shareholder			shares held	Receipts		As a % of				% of	Warrants)	(XI)=(VII)+(X) As		shares		shares	ed form
ory (l)			(IV)	(V)		(V)+(VI)	(A+B+C2)				(A+B+C)		a % of (A+B+C2)	No. (a)	held (b)	No. (a)	held (b)	(XIV)
(A)	Promoter & Promoter group	14	73340362	o	0	73340362	71.4330	73340362	C	73340362	71.4330	0	71,4330	(0.0000		0.0000	73340362
(B)	Public	21579	29329850	0	0	29329850	28.5670	29329850	C	29329850	28.5670	0	28.5670	C	0.0000	NA		29320349
(C)	Non Promoter - Non Public															NA		
(C1)	Shares underlying DRs						NA									NA		
(C2)	Shares held by Employee Trusts															NA		
	Total	21593	102670212	0	0	102670212	100_0000	102670212	0	102670212	100.0000	0	100.0000	C				102660711

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SKIPPER LIMITED



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	 Statement Showing shareholding 	pattern	or the Pro	pmoter and	Promoter Grou	ip as on 30/09/	2018													
				· · · ·	1					Number of M	lating Dich	te hold in one	th place of		Shareholdin			Number	f abama	
										Number of V		ts held in eac ies (IX)	an class of	1	g as a %	Number of L	ockod in	Number of	or shares or otherwise	
	-									No	of Voting R			1	assuming	shares (XII)		encumbe		1
	-											<u></u>	1		full		T. Contraction of the local data	eneamor	iou (min)	
									Shareholi ing %					No of shares Underlying	conversion of convertible securities (as a percentage					Numbe
	Category & Name of the Shareholders (I)	PAN	(11)	Nos. of sharehold ers (III)	No. of fully paid up equity i shares held (IV)	Partly paid-up equity shares held (V)		Total nos shares held (VII)=(IV)+ (V)+(VI)	as per SCRR 1957) As a % of (A+B+C2 (VIII)		Class y	Tatai	Total as a % of Total Voting rights	outstanding convertible securities (including Warrants) (X)	of diluted share capital) (XI)=(VII)+(X) As a % of A+B+C2)	No. (a)	As a % of total shares held (b)	No. (a)	As a % of total shares held (b)	equity shares f in demater zed form (XIV)
(1)	Indian	1.744	<u> </u>	cars (m)		nond (e)	(***	<u>() ()</u>	(and)	Cicato A	Glabs y	Teran	ingines.	(4)	Albios	140 (4)	neid (b)	140. (6)	nero (o)	(ALV)
(a)	Individuals/Hindu undivided Family				7 43674537)	0 43674537	42,538	7 43674537		43674537	42,5387	c	42.5387		0.000	p i	0.000	43674
	SIDDHARTH BANSAL				10868725	0	1	0 10868725	5 10.586	1 10868725	6 C	10868725	10 5861	0	10.5861	(0.0000	1	0.000	10868
	SAJAN KUMAR BANSAL			1 3	8487796			0 8487796											0 0.000	
	RASHMI BANSAL			2	6952396	0	10	6952396	6.771	6952396	0	6952396							0.000	
	SUMEDHA BANSAL			3	5766631	0		0 5766631											0.000	5766
	SHARAN BANSAL	ù		6	4946955			0 4946955											0.000	
-	DEVESH BANSAL	1			1 3872175			0 3872175											0.000	
	MEERA BANSAL				2779859		·	0 2779859	2.707	5 2779859		2779859	2.7075		2 7076	C C	0.0000		0.000	2779
(b)	Central Government/State Government(s)																			
(c)	Financial Institutions/Banks										-									
(d)	Any Other (specify)	-																		
_	Bodies Corporate			1	7 29665825	(1	0 29665825	28.894	3 29665825	ç	29665825	28.8943	c	28.8943	C	0.0000		0.000	29665
	SKIPPER PLASTICS LIMITED				20050000	C	n	0 20050000	19.528	5 20050000		20050000	19.5285	C	19,5285	i c	0.0000		D.000	20050
	LIMITED			1	4987500			4987500	4.857	4987500	((4987500	4.8578	¢	4.8578	¢	0.0000) (0.000	4987
	AAKRITI ALLOYS PRIVATE				2005250	c		0 2005250	1,953	2005250	0	2005250	1,9531	c	1.9531	c	0.0000)	0.000	2005
	SAMRIDDHI FERROUS PRIVATE							200020	1.000	LoopLoo		2.0002.00	1.0001		1.0001					2000
	LIMITED				1465150		il	0 1465150	1.4270	1465150	(C	1465150	1,4270	C	1_4270	0	0.0000) (0.0000	1465
	SKIPPER POLYPIPES PRIVATE			1													1995000		0.0000	
	LIMITED				399000	()	0 399000	0.3886	5 399000	¢	399000	0.3886	5	0,3886	C	0,0000	3	0.000) 399
	UTSAV ISPAT PRIVATE LIMITED	-			386025	()	0 386025	5 0.3760	386025	C	386025	0.3760	c	0.3760	0	0.0000	1	0.000	386
	VAIBHAV METALS PRIVATE			7		2	1	100000				100100000		1		3	010000		1 1100000	
	LIMITED Sub Total			14	1 372900 1 73340362		24	0 372900 0 73340362						0						
	Sub Total	-		1	1 13340302			0 73340304	11.433	J /3340302		73340302	11.4330		71,4330		0.0000		0,0000	1 13340
(2)	Foreign		_														-			
<u>e</u> ,	Individuals (Non-Resident																-		1	
(a)	Individuals/Foreign Individuals)																			
(b)	Government																			
	lands stars	_		1										_				_		
(c)	Institutions																			
(d)	Foreign Portfolio Investor																			
(e)	Any Other (specify)							1												
_	Sub Total			1	0 0			0 0	0.0000	0 0	0	0	0.0000	0	0.0000	O	0.0000	1	0.0000	1
	Total Shareholding of Promoter and Promoter Group																			
	(A)=(A)(1)+(A)(2)			314	73340362		x	0 73340362	71,4330	73340362	0	73340362	71,4330	. c	71.4330	o	0.0000	1 3	0.0000	7334



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					30/09/2018						hts held in eac ities (IX) Rights	h class of		Shareholding as a %	Number of shares		Number shares pledged otherwis encumbe (XIII)	or
1)	Category & Name of the Shareholders (I) Institutions	PAN (II)	Nos. of sharehold ers (III)	No, of fully paid up equity shares held (IV)	up equity	Nos. of shares underlying Depository Receipts (VI)	Total nos.shares held (VII)=(IV)+ (V)+(VI)	Sharehol ding % calculate d as per SCRR. 1957) As a % of (A+B+C2) (VIII)		Class y		Total as a % of Total Voting rights	outstanding convertible	assuming full convertible securities (as a percentage of diluted share capital) (XI)=(VII)+(X) As a % of A+B+C2)	No. (a)		As of t No. sha (Not hele applic (Not able) app	t dematerial lica ized form
a)	Mutual Funds / UTI		4	7900582	C	C C	7900582	7.6951	7900582	0	7900582	7.6951	(7.6951	0	0.0000	NA	7900582
	L AND T MUTUAL FUND TRUSTEE LIMITED -L AND T LARGE AND MIDCAP FUND DSP BLACKROCK INDIA T.I.G.E.R. FUND		5		c				5110031 1866601	0					0	0.0000	NA	5110031 1866601
b)	Venture Capital Funds																	
c)	Alternate Investment Funds		2	1753363	c) C	1753363	1.7078	1753363	0	1753363	1.7078	() 1.7078	0	0.0000	NA	1753363
	DSP EMERGING STARS FUND		1	1748801	c	i c	1748801	1.7033	1748801	0	1748801	1.7033	(1.7033	0	0.0000	NA	1748801
d)	Foreign Venture Capital Investors																	-
e)	Foreign Portfolio Investors		28	6812164	C	0 0	6812164	6.6350	6812164	0	6812164	6.6350		6.6350	0	0.0000	NA	6812164
	OCEAN DIAL GATEWAY TO INDIA MAURITIUS LIMITED ICG Q LIMITED		1				and the second sec	the second s		0) 2.6785) 1.7223		0.0000	NA NA	2750000 1768293
Ð	Financial Institutions / Banks		2	50515	6 0	0	50515	0.0492	50515	0	50515	0.0492		0.0492	O	0.0000	NA	50515
g)	Insurance Companies																	
h)	Provident Funds / Pension Funds																	
i)	Any Other (specify)						1											_
	Sub Total		36	16516624) (16516624	16.0871	16516624	0	16516624	16.0871) 16.0871	0	0.0000	NA	16516624
2)	Central Government / State Government(s) / President of India			10010024				- power i	10010024									
3)	Non-Institutions	-						-										
a)	Individuals-			-														
	i. Individual shareholders holding nominal share capital upto Rs.2 lakhs		20492	2 7544266	; () () 7544266	5 7.3481	7544266	0	7544266	5 7.3481) 7.3481	0	0.0000	NA	7534765
	ii.Individual shareholders holding nominal share capital in excess of Rs.2 lakhs		3	8 834761		a () <u>83476</u>	1 0.8131	834761	o	834761	0.8131		0 0.8131	0	0.0000	NA	834
b)	NBFCs registered with RBI		e	14316	5 () (14316	5 0.0139	14316	0	14316	6 0.0139		0.0139	0	0.0000	NA	1415
c)	Employee Trusts																	

	PER LIMITED																		
Table	III - Statement Showing shareholding	pattern of the	Public share	holder as on i	30/09/2018														
											ghts held in eac irities (IX) Rights	h class of		Shareholding as a % assuming full	Number of share		sh pled othe encu	nber of lares lged or erwise mbered XIII)	
	Category & Name of the Shareholders (I)	PAN (II)	Nos. of sharehold ers (III)	No. of fully paid up equity shares held (IV)	up equity	Nos. of shares - underlying Depository Receipts (VI)	Total nos.shares held (VII)=(IV)+ (V)+(VI)	Sharehol ding % calculate d as per SCRR. 1957) As a % of (A+B+C2) (VIII)	Class x	Class v	Total	Total as a % of Total Voting rights	convertible securities	convertible securities (as a percentage of diluted share capital) (XI)=(VII)+(X) As a % of A+B+C2)	No. (a)	As a % of total shares held (b)	No. (Not applic able)	of total shares held (Not	shares held in dematerial ized form
_	Overseas Depositories (holding	FAN (u)	cro (m)	(10)	field (v)	(01)	(0) (0)	/ (****/	01000 A	Giass y	Total	ingino	~	A101021	140. (4)	ficia (b)	(a)	DIC/ (D/	(VIV)
(d)	DRs) (balancing figure)																		
(e)	Any Other (specify)																		
_	Bodies Corporate		302	3176956	0	0	3176956	3.0943	3176956	0	3176956	3.0943		3.0943	0	0.0000	NA	-	3176956
	AAKARSHAN TRACOM PRIVATE		1	1607242	. 0		1607242	1.5654	1607242	c	1607242	1.5654	. (0 1.5654	0	0.0000	NA		1607242
	Clearing Member		121	504686	0) (504686	0.4916	504686	0	504686	0.4916	i (0.4916	O	0.0000	NA		504686
-	Non Resident Individual		618	737493	0) () 737493	0.7183	737493	(737493	0.7183		0.7183	0	0.0000	NA		737493
	Trusts		1	748	0) (748	0.0007	748	0	748	0.0007		0.0007	0	0.0000	NA		74
_	Sub Total		21543	12813226	C C	0 0	12813226	12.4800	12813226	6	12813226	12.4800)	0 12.4800	0	0.0000	NA		1280372
	Total Public Shareholding (B)=(B)(1)+(B)(2)+(B)(3)		21579	29329850	0 0) (29329850	28.5670	29329850		29329850	28.5670)	0 28.5670	0	0.0000	NA		29320349



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	PERLIMITED						L				_						-	-	
Table	e Iv - Statement Showing shareholdir	ig pattern of th	e Non Promo	ter - Non Pub	lic sharehold	er as on 30/	09/2018				urities (IX)	n each class of		Total Shareholding		fLocked in s (XII)	sh pled othe encu	nber of ares Iged or erwise Imbere (XIII)	
	Category & Name of the Shareholders (I)	PAN (II)	No of sharehold ers (III)	No. of fully paid up equity shares held (IV)	up equity	Nos. of shares underlying Depository Receipts (VI)	Total nos.share s held (VII)=(IV)+ (V)+(VI)	of		Class y		Total as a % of Total Voting	No of shares Underlying outstanding convertible securities (including Warrants) (X)	as a % assuming full conversion of convertible securities (as a percentage of diluted share capital) (XI)=(VII)+(X) As a % of A+B+C2)	No. (a)	As a % of total shares held (b)	No. (Not f appli cabl e)	As a % of total share s held (Not applic able)	Number of equity shares held in dematerializ ed form (XIV)
(1)	Custodian / DR Holder	1744(1)	cro (my	447	field (v)	Con Con	COLICIA .) (viii)	MIDDO A	Gigas y	+ Wischi	ngina	~	K-B-(22)	NO. (d)	field (b)	(a)	(0)	
(2)	Employee Benefit Trust (under SEBI (Share based Employee Benefit) Regulations, 2014)																		
	Total Non Promoter - Non Public Shareholding (C)=(C)(1)+(C)(2)		0	0	0) 0	0.0000		0 0	5	0 0.0000	0	0.0000	C	0.0000	NA	NA	0



Shareholding pattern under Regulation 31 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

1. Name of Listed Entity: SKIPPER LIMITED

- 2. Scrip Code/Name of Scrip: 538562/SKIPPER Class of Security: Equity
- 3. Share Holding Pattern Filed under: Reg.31(1)(b) for quarter ending : POST-DEMERGER SHAREHOLDING PATTERN (PROVISIONAL)
- 4. Declaration : The Listed entity is required to submit the following declaration to the extent of submission of information:

	Particulars	YES*	NO*
а	Whether the Listed Entity has issued any partly paid up shares		NO
b	Whether the Listed Entity has issued any Convertible Securities or Warrants?		NO
С	Whether the Listed Entity has any shares against which depository receipts are issued?		NO
d	Whether the Listed Entity has any shares in locked-in?		NO
е	Whether any shares held by promoters are pledge or otherwise encumbered?		NO

*if the Listed Entity selectes the option 'NO' for the questions above, the columns for the partly paid up shares, Outstanding Convertible Securities/Warrants, depository receipts, locked-in shares, No of shares pledged or otherwise encumbered by promoters, as applicable, shall not be displayed at the time of ddissemination on the Stock Exchange website. Also wherever there is 'No' declared by Listed entity in above table the values will be considered as 'Zero' by default on submission of the format of holding of specified securities.

5 The tabular format for disclosure of holding of specified securities is as follows:



SKIPPER LIMITED

Table I - Summary Statement holding of specified securities as on 29/09/2018

and the summary in case of the local division of the local divisio	· ·····		the second s										1	-				
			No. of fully	No.of Partty	No. of shares underlying	Total nos.shares	Shareholding as a % of total no. of shares (calculated as per SCRR, 1957)	N	securit o of Voting Rig			No of shares Underlying outstanding convertible securities	Shareholding as a % assuming full conversion of convertible securities (as a percentage of diluted share	Number of share:			of shares otherwise ered (XIII) As a % of	
	Category of	Nos. of	paid up equity	paid-up equity	Depository	held	(VIII)	Class eg:x	Class eg:y	Total	Total as a	(including	capital)		total		total	dematerializ
Categ	shareholder	shareholde	shares held	shares held	Receipts	(VII)=(IV)+	As a % of				% of	Warrants)	(XI)=(VII)+(X) As		shares		shares	ed form
ory (I)	(II)	rs (III)	(IV)	(V)	(1/1)		(A+B+C2)					(X)	a % of (A+B+C2)		held (b)	No. (a)	held (b)	(XIV)
. /	Promoter & Promoter group	14	73340362		0 0	73340362	71.4330	73340362	0	73340362	71.4330	0	71.4330	C	0.0000	C	0.0000	73340362
(B)	Public	21579	29329850	(0	29329850	28.5670	29329850	0	29329850	28.5670	0	28.5670	C	0.0000	NA		29320349
	Non Promoter - Non Public															NA		
,	Shares underlying DRs						NA									NA		
(C2)	Shares held by Employee Trusts															NA		
_	Total	21593	102670212	0	0 0	102670212	100.0000	102670212	0	102670212	100.0000	0	100.0000	C				102660711



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	I - Statement Showing shareholding																		
											its held in eac lies (IX) lights	th class of		Shareholding as a %	chorpe /YII	Locked in	Number of pledged of encumber	r otherwise	
1)	Indian Individuals/Hindu undivided Family	PAN	(11)	Nos. of sharehold ers (III)	(IV)	Partly paid-up equity shares held (V)	Total nos.shares held (VII)=(IV)+ (V)+(VI)	Sharehold ing % calculated as per SCRR 1957) As a % of (A+B+C2) (VIII)		Class y		Total as a % of Total Voting rights	No of shares Underlying outstanding convertible securities (including Warrants) (X)	assuming full conversion of convertible securities (as a percentage of diluted share capital) (XI)=(VII)+(X) As a % of A+B+C2)	No. (a)	As a % of total shares held (b)	No. (a)	As a % of total shares held (b)	Number of equity shares hel in dematerial zed form (XIV)
9	Individuals/Hindu undivided Family			7	43674537	0	0 43674537	42.5387	43674537		43674537	42.5387	c	42.5387		0 0.0000		0.000	4367453
	SIDDHARTH BANSAL SAJAN KUMAR BANSAL RASHMI BANSAL SUMEDHA BANSAL SHARAN BANSAL DEVESH BANSAL MEERA BANSAL Central Government/State			1	8487796 6952396 5766631 4946955 3872175	000000000000000000000000000000000000000	0 10968725 0 8487796 0 6952396 0 5766631 0 4946955 0 3872175 0 2779855	8.2670 6.7716 5.6167 4.8183 3.7715	8487796 6952396 5766631 4946955 3872175		8487796 6952396 5766631 4946955 3872175	8.2670 6.7716 5.6167 4.8183	0	8 2670 6 7716 5 6167 4 8183 3 7715		0 0.0000 0 0.0000 0 0.0000 0 0.0000 0 0.0000 0 0.0000 0 0.0000		0 0 0000 0 0 0000 0 0 0000 0 0 0000 0 0 0000 0 0 0000 0 0 0000	0 848779 0 695239 0 576663 0 494695 0 387217
)	Government(s)																		
)	Financial Institutions/Banks																		
l)	Any Other (specify) Bodies Corporate				29665825	0	 0 29665825	28.8943	29665825		29665825	05.0045		28.8943		0 0.0000		0.0000	2966582
	SKIPPER PLASTICS LIMITED			1	20050000		0 20050000									0 0.0000			
	VENTEX TRADE PRIVATE LIMITED			3	4987500	0	0 4987500									0 0.0000		0.0000	
	AAKRITI ALLOYS PRIVATE LIMITED SAMRIDDHI FERROUS PRIVATE			Ĥ	2005250	0	0 2005250	1.9531	2005250		2005250	1.9531	0	1,9531		0 0.0000		0.0000	200525
_	LIMITED SKIPPER POLYPIPES PRIVATE		_	1	1465150	0	 0 1465150	1.4270	1465150		1465150	1,4270	0	1,4270		0.0000		0.0000	146515
	LIMITED			ी	399000	0	 399000	0.3886	399000		399000	0.3886	0	0.3886		0.0000	0	0.0000	39900
-	UTSAV ISPAT PRIVATE LIMITED VAIBHAV METALS PRIVATE			1	386025	0	386025	harden bereiten an der	Charles and the second		3.49.62.5					0.0000		0.0000	
_	LIMITED Sub Total			14	372900 73340362		 0 372900 0 73340362			(the second s		0			0 0.0000		0.0000	
2) a)	Foreign Individuals (Non-Resident Individuals/Foreign Individuals)																		
)	Government																		
)	Institutions		10.1																
)	Foreign Portfolio Investor																		
)	Any Other (specify)																		
_	Sub Total		_	0	0	0	 0 C	0.0000	0	C	0	0.0000	0	0.0000		0.0000	C	0.0000	
	Total Shareholding of Promoter and Promoter Group (A)=(A)(1)+(A)(2)			14	73340362	o	0 73340362	71,4330	73340362		73340362	71,4330	0	71,4330		0.0000		0.0000	7334036



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											ghts held in eac rities (IX) Rights	h class of		Shareholding as a %		Locked in s (XII)	si plea oth encu	nber of nares dged or erwise imbered XIII)	
1)	Category & Name of the Shareholders (I) Institutions	PAN (II)	Nos, of sharehold	No. of fully paid up equity shares held (IV)	up equity	Nos. of shares - underlying Depository Receipts (VI)	Total nos.shares held (VII)=(IV)+ (V)+(VI)	Sharehol ding % calculate d as per SCRR. 1957) As a % of (A+B+C2) (VIII)	Class x	Class y	Total	Total as a % of Total Voting rights		assuming full conversion of convertible securities (as a percentage of diluted share capital) (XI)=(VII)+(X) As a % of A+B+C2)	No. (a)	As a % of total shares held (b)	No. (Not applic able)	As a % of total shares held (Not	shares held in dernateria ized form
3)	Mutual Funds / UTI		4	7900582	0) (7900582	7.6951	7900582	0	7900582	7.6951	0	7.6951	0	0.0000	NA	i	7900582
	L AND T MUTUAL FUND TRUSTEE LIMITED -L AND T LARGE AND MIDCAP FUND DSP BLACKROCK INDIA T.I.G.E.R. FUND		5		0			4.9771	5110031 1866601	O			0		0	0.0000	NA NA		5110031 1866601
D)	Venture Capital Funds																		
2)	Alternate Investment Funds		2	1753363	0) C) 1753363	1.7078	1753363	Ó	1753363	1.7078	0	1.7078	0	0,0000	NA		1753363
	DSP EMERGING STARS FUND		1	1748801	Ó) (1748801	1.7033	1748801	0	1748801	1.7033	ō	1,7033	0	0.0000	NA		1748801
1)	Foreign Venture Capital Investors																		
e)	Foreign Portfolio Investors		28	6812164	0) (6812164	6.6350	6812164	0	6812164	6.6350	0	6.6350	0	0.0000	NA	-	6812164
	OCEAN DIAL GATEWAY TO INDIA MAURITIUS LIMITED ICG Q LIMITED		1	2750000 1768293			and the state of the second state of the secon	and the CAN Parents of the		0					0	0,0000 0,0000	NA NA		2750000 1768293
)	Financial Institutions / Banks		2	50515	0) (50515	0.0492	50515	0	50515	0.0492	0	0.0492	0	0.0000	NA		50515
<u>a)</u>	Insurance Companies																		
n)	Provident Funds / Pension Funds																		
)	Any Other (specify)									· · · · · · · · · · · · ·									
	Sub Total		36	16516624	0) (16516624	16.0871	16516624	0	16516624	16.0871	0	16.0871	0	0.0000	NA		16516624
2)	Central Government / State Government(s) / President of India		30	10310024			10010024	10.0071	10010024		10510024	10.0071		10.0011		0.0000	14/4		10010024
3) a)	Non-Institutions Individuals-																		
	 Individual shareholders holding nominal share capital upto Rs.2 lakhs 		20492	7544266	a) () 7544266	7.3481	7544266	0	7544266	7.3481	0	7.3481	0	0.0000	NA		7534765
	ii.Individual shareholders holding nominal share capital in excess of Rs.2 lakhs		3	834761	0) <u> </u>) 834761	0.8131	834761	o	834761	0.8131	o	0.8131	0	0.0000	NA		834761
b)	NBFCs registered with RBI		6	14316	0		14316	0.0139	14316	0	14316	0.0139	0	0.0139	0	0.0000	NA		14316
c)	Employee Trusts					1													

able	III - Statement Showing shareholding	pattern of the	Public share	holder as on	29/09/2018																
									Number of		urities (I)		h class of		Shareholding as a % assuming full		f Locked in s (XII)	plea oth encu	mber of hares dged or ierwise imbered (XIII)		
	Category & Name of the Shareholders (1)	Pan (II)	Nos. of sharehold ers (III)	No. of fully paid up equity shares held (IV)	up equity	Nos. of shares underlying Depository Receipts (VI)	Total nos,shares	Sharehol ding % calculate d as per SCRR. 1957) As a % of (A+B+C2) (VIII)	Class x	Class y	Total		Total as a % of Total Voting rights	convertible securities	conversion of convertible securities (as a percentage of diluted share capital) (XI)=(VII)+(X) As a % of A+B+C2)	No. (a)	As a % of total shares held (b)	applic able)	of total shares held (Not	equity shares held in dematerial ized form (XIV) 3176956 1607242 504686 737493 748	shares held in dematerial ized form
d)	Overseas Depositories (holding DRs) (balancing figure)																the second se	- N-2			
e)	Any Other (specify)								-		i -						-				
	Bodies Corporate		302	3176956	6 0	, <u> </u>	3176956	3.0943	3176956	() 3	3176956	3.0943	0	3.0943	0	0.0000	NA		3176956	
	AAKARSHAN TRACOM PRIVATE LIMITED		1	1607242	0	. c	1607242	1.5654	1607242	(1	1607242	1.5654	0	1.5654	0	0.0000	NA		1607242	
	Clearing Member		121	504686	0	0	504686	0.4916	504686	(504686	0,4916	0	0.4916	0	0.0000	NA	1	504686	
	Non Resident Individual		618	737493	0	0	737493	0.7183	737493	(737493	0.7183	0	0.7183	0	0.0000	NA		737493	
-	Trusts		1	748	0	0	748	0.0007	748	(748	0.0007	0	0.0007	0	0.0000	NA		748	
	Sub Total		21543	12813226	0	0 0	12813226	12.4800	12813226		12	813226	12,4800	0	12.4800	0	0.0000	NA		12803725	
	Total Public Shareholding (B)=(B)(1)+(B)(2)+(B)(3)		21579	29329850	0		29329850	28,5670	29329850		20	329850	28.5670	0	28,5670	0	0.0000	NA		29320349	



	PER LIMITED									1								+	
Table	lv - Statement Showing shareholdir	ng pattern of th	ne Non Promo	ter - Non Publ	ic sharehold	er as on 29/0	9/2018										-	1	
											urities (IX)	n each class of		Total Shareholding		fLockedin s(XII)	ple oth enc	mber of hares dged or ierwise umbere (XIII)	
	Category & Name of the Shareholders (I)	PAN (II)	No of sharehold ers (111)	No. of fully paid up equity shares held (IV)	Partly paid- up equity shares held (V)	Nos. of shares underlying Depository Receipts (VI)	Total nos.share s held (VII)=(IV)+ (V)+(VI)	of	Class x	Class y	Total		No of shares Underlying outstanding convertible securities (including Warrants) (X)	as a % assuming full conversion of convertible securities (as a percentage of diluted share capital) (XI)=(VII)+(X) As a % of A+B+C2)	No. (a)	As a % of total shares held (b)	f app cabl	s held ii (Not applio	Number of equity shares held in dematerializ ed form (XIV)
(1)	Custodian / DR Holder			11															
(2)	Employee Benefit Trust (under SEBI (Share based Employee Benefit) Regulations, 2014)																		
	Total Non Promoter - Non Public Shareholding (C)=(C)(1)+(C)(2)		() 0	0 0) (0	0.0000		0 0		0 0.0000		0.0000	0	0.0000	NA	NA	0



(WITH PAN)

Shareholding pattern under Regulation 31 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

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1. Name of Listed Entity: **SKIPPER PIPES LIMITED**

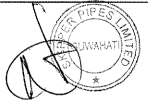
2. Scrip Code/Name of Scrip: **NOT LISTED** Class of Security: **Equity Share Rs.10/- each**

3. Share Holding Pattern Filed under: Reg.31(1)(b) for quarter ending: PRE-DEMERGER (as on 30.09.2018)

4. Declaration : The Listed entity is required to submit the following declaration to the extent of submission of information:

	Particulars	YES*	NO*
а	Whether the Listed Entity has issued any partly paid up shares		NO
b	Whether the Listed Entity has issued any Convertible Securities or Warrants?		NO
с	Whether the Listed Entity has any shares against which depository receipts are issued?		NO
d	Whether the Listed Entity has any shares in locked-in?		NO
e	Whether any shares held by promoters are pledge or otherwise encumbered?		NO

*if the Listed Entity selectes the option 'NO' for the questions above, the columns for the partly paid up shares, Outstanding Convertible Securities/Warrants, depository receipts, locked-in shares, No of shares pledged or otherwise encumbered by promoters, as applicable, shall not be displayed at the time of ddissemination on the Stock Exchange website. Also wherever there is 'No' declared by Listed entity in above table the values will be considered as 'Zero' by default on submission of the format of holding of specified securities.



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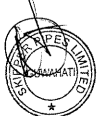
Table I - Summary Statement holding of specified securities

Categ	Category of	No. of	No. of fully	No. of	No. of	Total Nos. of	Shareholdi	Number of	Voting Right	ts held in each	class of	No. of	Shareholding as	Number of	Locked in	Number	of Shares	Number of
ory	Shareholder	Sharehol ders	paid up equity shares held	Partly paid-up equity shares held	Shares Underlying Depository Receipts	1	ng as a % of total nos. of shares		secur			Shares Underiying Outstandin B converttibl	a % assuming full conversion of convertible Securities (as a percentage of	version ertible es (as a		pledged or otherwise encumbered		equity shares held in dematerializ ed form
								No. c Class X	of Voting Ri	ghts Total	Total as a % of (A+B+C)	e securities (Including Warrants)	diluted share capital)	No.	As a % of total Shares held	No.	As a % of total Shares held	
{1}	(11)	(111)	(IV)	(V)	(VI)	(VII=IV +V+VI)	(VIII)		 (1) (1)	()		(X)	{XI}≈ (VII)+(X} As a % of (A+B+C2)	(XI]}	(X)	L (I)	(XIV)
(A)	Promoter & Promoter Group	7	70000	0	0	70000	10.00	70000	0	70000	100.00	0	100.00	0	0.00	0	0.00	70000
(8)	Public	0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0.00	0	0.00	0
(C)	Non Promoter-Non Public	0	0	0	0	0	0	0	0	0	0.00	0	0.00	0	0.00	0	0	0
(C1)	Shares underlying DRs	0	0	0	0	0	0	0	0	0	0.00	0	0.00	0	0.00	0	0	0
(C2)	Shares held by Employes Trusts	0	0	0	0	0	0	0	0	0	0.00	0	0.00	0	0.00	0	0	0
	Total:	7	70000	0	0	70000	10.00	70000	0	70000	100.00	0	100.00	0	0.00	0	0.00	70000

CONWAHAT m

Table II - Statement showing shareholding pattern of the Promoter and Promoter Group

Catego	Category & Name of the Shareholder	PAN	No. of Shareh olders	No. of fully paid up equity shares held	Partly paid- up equity shares held	Nos. of Shares Underly ing Deposit ory Receipt	Total No of Shares Heid (IV+V+VI)		each clas	-	rities	held in Total as	No of Shares Underlying Outstandi ng converttibl e	conversion of convertible Securities (as a percentage	Number of in Shares No.	Locked	Number Shares p or other encumb	ledged wise	Number of equity shares held in demateriali zed form
						s					8	a % of	securities (Including	of diluted share capital)		of total		of total	
									Class X	Class Y	Totəl	total voting rights	Warrants)			Shares held		Shares heid	
	(1)	(11)	(81)	(IV)	(V)	(VI)	{VII)	(VIII)		. (1	x)		(X)	(XI)= (VII)+(X) As a % of (A+B+C2)	(XI	r)	(X	(HI)	(XIV)
(1)	Indian			·····		·····	······				, 					Í			<u>e</u>
	Individuals/Hindu							1											
(a)	Undivided Family		7	70000	0	0	70000	100.00	70000	0	70000	100.00	0	100.00	0	0	0	0	700000
	SHRUTI M BANSAL	ASFPM4262K	1	10000	0			14.29	10000	0	10000	14.29	0	· · · ·	0	0	Ó	0	10000
	DEVESH BANSAL	AFLPB5841C	1		0			14.29	10000	0		14.29		[0		÷	0	
<u> </u>	SHARAN BANSAL	ADDPB5067G	1		0		10000	14.29	10000	0		14.29	0		0			0	++-
	SUMEDHA BANSAL	AERPM7396E	1	10000	0	-		14.29	10000	0		14.29			0		<u>.</u>	0	
	RASHMI BANSAL	AFBPJ4802P	1		0	-		14.29	10000	0		14.29	-		0			0	<u> </u>
}······		AHDPB8853A	1			•		14.29	10000	0		14.29			0	÷		0	
	SIDDHARTH BANSAL	AKQPB7209J	1	10000	0	0	10000	14.29	10000	0	10000	14.29	0	14.29	0	0	0	0	10000
	Central																		i l
	Government/State		0			0		0.00			0	0.00							
<u> </u>	Government(s)		0	0	0	U	0	0.00	0	0		0.00	0	0.00	0	0	0	0	0
	Financial Institutions/Banks		0	0	0	0	o	0.00	0	0	0	0.00	0	0.00	0	0	0	_	ا م
.,	Any Other		0	U	0		U	0.00			U	0.00	<u> </u>	0.00	U	0	U	0	÷
<u> </u>	Bodies Corporate		0	0			0	0.00	0	0	0	0.00	0	0.00	0	0.00	0	0	0
<u> </u>	boules corporate		<u> </u>	0	U	U	U	0.00	<u> </u>	U		0.00	<u> </u>	0.00	U	0.00	U	U	
	Sub-Total (A)(1)		7	70000	0	0	70000	100.00	70000		70000	100.00	0	100.00	0	0.00	0	0	700000
				70000	V		70000	100.00	70000	U	70000	100.00	U	100.00		0.00	U		700000
	Foreign Individuals (Non- Resident																		
	Individuals/Foreign																		ı
(a)	Individuals		0	0	0	0	0	0.00	l o	0	0	0.00	0	0.00	0	0	0	0.00	0
	Government		0	0	0	0	0		0	-			0	0.00	0	0	0	0.00	
<u> </u>	Institutions		0		-				0				0		0			0.00	0
(d)	Foreign Portfolio Investor		0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0	о	0.00	0
<u> </u>	Any Other		0	0	0	0	0	0.00	0	0		£	0	0.00	0	0	0	0.00	
—	Sub-Total (A)(2)		0		0	0	0	0	0	<u></u>		0	0		0	f	0	0	
	Total Shareholding of Promoter and Promoter Group (A)=(A)(1)+(A)(2)		7	70000	Û	0	70000	100.00	70000	0	70000	100.00	0	100.00	0	0.00	0	0	700000



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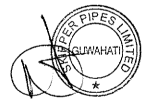
Table III - Statement showing shareholding pattern of the Public shareholder

Cate gory	Category & Name of the Shareholder	PAN	No. of Shareh olders	No. of fully paid up equity shares held	Partiy paid-up equity sbares held	No. of Shares Underlyi ng Deposit ory Receipts	Shares Held		Number of V of securities				No. of Shares Underlying Outstandin B converttibl e securities	conversion of convertible Securities (as a percentage	in Share	5	pledged i encumbe	or otherwise red	Number of equity shares held in demateriali zed form
									No. o	f Voting I	-	Total as a % of total voting	(Including Warrants)	of diluted share capital)	No.	As a % of total Shares	No.	As a % of total Shares held	
	(1)	(11)	(811)	(IV}	(V)	(VI)	(VII)	{V88}		L	(X)	L_ciabte	[X]	(XI)= (VII}+(X) As a % of (A+B+C2)	(ا المط XII}	(i Xill)	(XIV)
(1)	Institutions]							
(a)	Mutual Funds		0			L			0				0	<u> </u>	0		0		0
(b)	Venture Capital Funds		0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0.00	0	0.00	G
(c)	Alternate Investment		0	0	D	0	0	0.00	0	0	0	0.00	0	0.00	0	0.00	0	0.00	a
(d)	Funds Foreign Venture		0	0	0	0	o	0.00	٥	0	0	0.00	0	0.00	0	0.00	0	0.00	Q
(e)	Capital Investors Foreign Portfolio		0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0		0		0
(f)	Investors Financial		0	0	0	0	0	0.00	0	0	0	0.00	0		0	0.00	0	0.00	
	Institutions/Banks				-											0.00		0.00	
(g)	Insurance Companies		0	0	0	0	0	0.00	٥	0	0	0.00	0	0.00	0	0.00	0	0.00	0
(h)	Provident Funds/Pension Funds		0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0.00	0	0.00	C
<i>(i)</i>	Any Other		0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0		0		0
<u>, , , , , , , , , , , , , , , , , , , </u>	Sub Total (B)(1)		0					<u></u>	0				0		0		0		0
(2)	Central Government/State Government(s)/Presid ent of India		0		0	0		0.00	0	0	0		0	0.00	0		0	0.00	0
	Sub Total (B)(2)		0	0	0	0	0	0	0	0	0	0	0	0.00	0	0.00	0	0	0
(3) (a)	Non-Institutions I.Individual shareholders holding nominal share capital up to Rs.2 lakhs			o	0	0	0	0.00	0	0	0	0.00	o	0.00	0	0.00	0	0.00	o
	ii,Individual shareholders holding nominal share capital in excess of Rs. 2 Lakhs		0	0	0	0	D	0.00		0	0	0.00	0	0.00	0	0.00	0	0.00	Ċ
(b)	NBFCs Registered with		0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0.00	0	0.00	0
(c)	RBI Employee Trusts		0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0.00	0	0.00	0
(d)	Overseas Depositories (Holding DRs)(Balancing figure)		0		0	0			0	0	0		0	0.00	0	0.00	0		0
(e)	Any Other)																		
(i)	NON RESIDENT INDIANS		0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0.00	0	0.00	C
(ii)	BODIES CORPORATES		0	0	0	0	0	0.00	0	0	0	0.00	C	0.00	0	0.00	0	0.00	0
{iii}	CLEARING MEMBER		0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0.00	0	0.00	0
{iv}	TRUST		0	0	0	0	0	0.00	0	0			0	0.00	0		0		0
	Sub Total (B)(3)		0		0	0	0	0.00	0		0	0.00	0		0		0	0	0
	Total Public Shareholding (8) = (8)(1)+(8)(2)+(8)(3)		0		0	0	0	0.00	Ċ	0	0	0.00	0	0.00	0	0	0	0	0
	Total		7	70000	0	0	70000	100	70000	0	70000	100	0	100	0	0	0	0	7000

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Table IV - Statement showing shareholding pattern of the Non Promoter - Non Public Shareholder

Categ ory	Category & Name of the Shareholder	₽AN	No of Shareho Iders	No of fully paid up equity shares held	No of Partly paid-up equity shares held	No of Shares Underlying Depository Receipts	of Shares Held	% of		class of s	securities		Outstandin g converttibl	Shareholding as a % assuming full conversion of convertible Securities (as a percentage of	Shares		pledged enci	er of Shares or otherwise umbered	Number of equity shares held in demateria lized form
										f Voting R		Total as a % of (A+B+C)	(Including Warrants)	diluted share capital)	No.	As a % of total Shares	No.	As a % of total Shares held	
	(1)	(11)	(111)	(IV)	(V)	(VI)	(VII)	(VIII)	Class X		Total X)	(Aronc)	(X)	(XI)	(X	L		(XIII)	(XIV)
1	Custodian/DR Holder	(0	0	0	0	0		0	0	, c	0		0	o	0		0	+
	Employee Benefit Trust (under SEBI(Share based Employee Benefit) Regulations 2014)		0	0	0	0	0	0	0	0	C	0	0	0	0	0	0	0	0
	Total Non- Promoter-Non Public Shareholding (C) = (C)(1)+(C)(2)		0	0	0	0	0	0	0	0	C	0	0	0	0	0	0	0	0



SKIPPER PIPES LIMITED - POST SCHEME (WITH PAN) ents) Regulations, 2015 Pg-108

Shareholding pattern under Regulation 31 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

	Name of Listed Entity: SKIPPER PIPES LIMITED		
	Scrip Code/Name of Scrip: N.A Class of Security: Equity		
	Share Holding Pattern Filed under: Reg.31(1)(b) for quarter ending: POST-DEMERGER (Based on the	Shareholdii	ng pattern of the
	Demerged Company as on 30.09.2018)		
	- · · ·	n of informa	tion:
	Particulars	YES*	NO*
	Whether the Listed Entity has issued any partly paid up shares		NO
Γ	Whether the Listed Entity has issued any Convertible Securities or Warrants?		NO
Γ	Whether the Listed Entity has any shares against which depository receipts are issued?		NO
Ι	Whether the Listed Entity has any shares in locked-in?		NO
	Whether any shares held by promoters are pledge or otherwise encumbered?		NO
curii olica Lis	ies/Warrants, depository receipts, locked-in shares, No of shares pledged or otherwise en- able, shall not be displayed at the time of ddissemination on the Stock Exchange website. Also where ted entity in above table the values will be considered as 'Zero' by default on submission of the forma	cumbered ever there is	by promoters, as s 'No' declared
	curit olica List	Share Holding Pattern Filed under: Reg.31(1)(b) for quarter ending: POST-DEMERGER (Based on the S Demerged Company as on 30.09.2018) Declaration : The Listed entity is required to submit the following declaration to the extent of submission Particulars Whether the Listed Entity has issued any partly paid up shares Whether the Listed Entity has issued any Convertible Securities or Warrants? Whether the Listed Entity has any shares against which depository receipts are issued? Whether the Listed Entity has any shares in locked-in? Whether any shares held by promoters are pledge or otherwise encumbered? the Listed Entity selectes the option 'NO' for the questions above, the columns for the partly paid up shares, curities/Warrants, depository receipts, locked-in shares, No of shares pledged or otherwise encumbered	Scrip Code/Name of Scrip: N.A Class of Security: Equity Share Holding Pattern Filed under: Reg.31(1)(b) for quarter ending: POST-DEMERGER (Based on the Shareholdin Demerged Company as on 30.09.2018) Declaration : The Listed entity is required to submit the following declaration to the extent of submission of informa Particulars YES* Whether the Listed Entity has issued any partly paid up shares YES* Whether the Listed Entity has any shares against which depository receipts are issued? Whether the Listed Entity has any shares in locked-in? Whether any shares held by promoters are pledge or otherwise encumbered? Whether any shares, Outstandin curities/Warrants, depository receipts, locked-in shares, No of shares pledged or otherwise encumbered lolicable, shall not be displayed at the time of ddissemination on the Stock Exchange website. Also wherever there is Listed entity in above table the values will be considered as 'Zero' by default on submission of the format of holding

5 The tabular format for disclosure of holding of specified securities is as follows:



SKIPPER PIPES LIMIT

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Table I - Summary Statement holding of specified securities as on 30/09/2018

			No. of fully	No.of Partiy		nos.shares		N	securit o of Voting Rig		class of	No of shares Underlying outstanding convertible securities	Shareholding as a % assuming full conversion of convertible securities (as a percentage of diluted share	Number of shares	(XII) As a % of		rotherwise ered (XIII) As a % of	
	Category of			paid-up equity		held	(VIII)	Class eg:x	Class eg:y	Total		(including	capital)		total		total	dematerializ
	shareholder			shares held		(ViI)=(iV)+						Warrants)	(XI)=(VII)+(X) As		shares		shares	ed form
			(IV)	$\langle \vee \rangle$		(V)+(VI)	(A+B+C2)				(A+B+C)		a % of (A+B+C2)			No. (a)	held (b)	(XIV)
(A)	Promoter & Promoter group	14	73340362	C	0	73340362	71.4330	73340362	0	73340362	71.4330	0	71.4330	0	0.0000		0.0000	73340362
(B)	Public	21579	29329850	C	0	29329850	28.5670	29329850	0	29329850	28,5670	0	28.5670	0	0.0000	NA		29320349
	Non Promoter - Non Public															NA		
,	Shares underlying DRs						NA									NA		
	Shares held by Employee Trusts				1											NA		
	Total	21593	102670212	0	0	102670212	100.0000	102670212	0	102670212	100.0000	0	100.0000	0		1	1	102660711



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Page 1 of 1

OPPER PIPES LIMITED able II - Statement Showing shareholding	pattern of the Pro	moter and F	romoter Grou	p as on 30/09/2	018		•		:						•			
						· · · · · · · · · · · · · · · · · · ·		Number of V	oting Righ securi f Voting F	ies (IX)	ch class of	f 	Shareholding as a % assuming full conversion of		ocked in	pleaged	of shares or otherwise ered (Xili)	
Category & Name of the Shareholders (I)) Indian	PAN (II)	Nos. of sharehold ers (III)	No. of fully paid up equity shares held (IV)	Partly paid-up equity shares held (V)		Total nos.shares held (VII)=(IV)+ (V)+(VI)	Sharehold ing % calculated as per SCRR. 1957) As a % of (A+B+C2) (VIII)		Class y	Total	Total as a % of Total Voting rights	No of shares Underlying oulstanding convertible securities (including Warrants) (X)	convertible securities (as a percentage of diluted share capital) (XI)=(ViI)+(X) As a % of	No. (a)	As a % of total shares held (b)	No. (a)	As a % of total shares held (b)	Number of equity shares held in demateriali zed form (XIV)
) Individuals/Hindu undivided Famil	7	7	43674537			43674537	42.5387	43674537		43674537	42.5387	2	42.5387		0.0000		0 0.0000	43674537
SIDDHARTH BANSAL SAJAN KUMAR BANSAL RASHMI BANSAL SUMEDHA BANSAL SHARAN BANSAL	AKQPB7209J AHDP86853A AFBPJ4802P AERPM7396E	1	10868725 8487796 6952396 5766631	0 0 0 0	0 0 0	8487796 6952396 5766631	8.2670 6.7716 5.6167	6952396 5766631	(8487796 6952396 5766631	8.2670 6.7716 5.6167) () (/ () 8 2670) 6 7716) 5.6167	(0 0.0000 0 0.0000 0 0.0000 0 0.0000		0 0.0000 0 0.0000 0 0.0000 0 0.0000	8487796 6952396 5766631
DEVESH BANSAL MEERA BANSAL Central Government/State) Government(s)	ADDP85067G AFLP85841C ADEP87062L	1	4946955 3872175 2779859		0 0	3872175	3.7715	3872175	((3872175	3.7715	5 (3.7715	(0 0.0000 0 0.0000 0 0.0000	••••••	0 0.0000 0 0.0000 0 0.0000	3872175
) Financial Institutions/Banks	· · · · · · · · · · · · · · · · · · ·								 							4 · · · · ·		
Any Other (specify)	••••••••••••••••••••••••••••••••••••••	; ; ;													·······			
Bodies Corporate	;	7	29665825	0	0	29665825	28.8943	29665825		29665825	28.8943	ş (28.8943		0.0000		0.0000	29665825
SKIPPER PLASTICS LIMITED VENTEX TRADE PRIVATE	AABCR3533K	1	20050000		0									• • • • • • • • • • • • • • • • • • •	0.0000		0.0000	
LIMITED AAKRITI ALLOYS PRIVATE LIMITED	AAACV8556H	1	4987500		0						4.8578						0.0000	1
SAMRIDDHI FERROUS PRIVATE			2005250	0	0			2005250		2005250				(0 0.0000	
SKIPPER POLYPIPES PRIVATE	AAKCS7956E AAECP2378M		1465150 399000		0			1465150 399000	, c				· · · · · · · · · · · · · · · · · · ·				0 0.0000	
UTSAV ISPAT PRIVATE LIMITED		1	386025	0	0			399000	ſ	399000 386025			0.3886	(0 0.0000	
VAIBHAV METALS PRIVATE LIMITED Sub Total	AACCV4645D	1	372900	0			0.3632	372900	C	372900	0.3632	c	0.3632	ļ			0 0.0000 0 0.0000	372900
) Foreign Individuals (Non-Resident			73340302	v		73340302	71.4330	75540362		73340302	7 (.4550		/ /1,4330		0.0000		0.000	73340362
) Individuals/Foreign Individuals)					; •											1		
) Government					· · · · · · · · · · · · · · · · · · ·											·		
Institutions	· · · · · · · · · · · · · · · · · · ·	÷			· · · · · · · · · · · · · · · · · · ·	·····	· · · · · · · ·								· · · · ·	· · · · · ·		
Foreign Portfolio Investor															· · · · · · · · · · · · · · · · · · ·			
) Any Other (specify)			·										····			•••••		
Sub Total		0	0	0	0	0	0.0000	0	C	0	0.0000	a	0.0000	G	0.0000		0.0000	0
Total Shareholding of Promoter and Promoter Group			700 (0000			700.000-		200-005-	_	700 1005-								
(A)=(A)(1)+(A)(2)	· · · ·	14	73340362	0	0	73340362	71.4330	73340362	0	73340362	/1.4330	0	71.4330	0	<u>) 0.0000</u>		1PE.0	73340362

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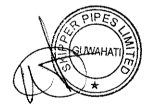
H GUWAHATI)

le I	e III - Statement Showing shareholding	g pattern of the P	Public share	sholder as on ?	30/09/2018	3										÷		umber of shares	<u> </u>
											Rights held in er curities (IX) 3 Rights	ach class of		Shareholding as a % assuming full	shares	of Locked in res (XII)	pled othe n encu	shares edged or therwise cumbered (XIII)	
1}	Category & Name of the Shareholders (I) Institutions		Nos, of	equity Id shares held (IV)	Partly paid up equity d shares held (V)	Receipts (VI)	ory held s (VII)=(IV)+ (V)+(VI)	a % of (A+B+C2) (V3II)	s 2 Class x	Class y		% of Total Voting rights	convertible a securities (including Warrants) (X)	convertion of convertible g securities (as g a percentage e of diluted share capital) (X1)=(V11)+(X) As a % of A+B+C2)	f No. (a)		of (Not applic s able) b) (a)	of total shares t held lic (Not e) applica ble) (b)	
a)	Mutual Funds / UTI	• • • • • • • • • • • • • • • • • • •	4	4 7900582	2	0	0 7900582	82 7.6951	1 7900582	2 0	0 790058	582 7.6951	1	0 7.6951	1 0	0.0000	0 NA	-	7900582
•••	L AND T MUTUAL FUND TRUSTEE LIMITED -L AND T LARGE AND MIDCAP FUND DSP BLACKROCK INDIA T.I.G.E.R. FUND	AAATC4460E AAAJD0430B		5 5110031 2 1866601			0 5110031 0 1866601							0 4.9771 0 1.8181		0.0000			5110031 1866501
b}	Venture Capital Funds	· · · · · · · · · · · · · · · · · · ·			1				;	i	: :						· · · ·		,
c)	Alternate Investment Funds			2 1753363	,3	0	0 1753363	63 1.7078	8 1753363		0 175336	363 1.7078	/8	0 1.7078	8 0	0.0000	NA NA	•	1753363
····	DSP EMERGING STARS FUND	AACTD3235E	÷	1 1748801	1	0	0 1748801	01 1.7033	3 1748801	0	0 174880	801 1.7033	3(0 1.7033	3 0	0.0000	D NA	· · · · · · · · · · · · · · · · · · ·	1748801
(d)	Foreign Venture Capital Investors	à							: : :	i i dan a									J
e)	Foreign Portfolio Investors		2′	28 6812164	4	0	0 6812164	64 6.6350	0 6812164	\$ 0	0 681216	164 6.6350	٥د	0 6.6350	0 0	0.0000) NA	• • • • • • • • • • • • • • • • • • • •	6812164
· · · · · · ·	OCEAN DIAL GATEWAY TO INDIA MAURITIUS LIMITED ICG O LIMITED	AACCI3546C AABCI4677H		1 2750000 1 1768293		0 0	0 2750000 0 1768293				a de la secola de la			0 2.6785 0 1.7223		0.0000 0.0000			2750000 1768293
f)	Financial Institutions / Banks			2 50515	5	0	0 50515	15 0.0492	2 50515	5 0	0 5051	515 0.0492	12 1	0 0.0492	2 0	0.0000) NA	÷	50515
g)	Insurance Companies	· · · · · · · · · · · · · · · · · · ·		· · · · · · · · · · · · · · · · · · ·				· · · · · ·										· · · · · · ·	J
(h)	Provident Funds / Pension Funds									; 				:					,
(i)	Any Other (specify)	•••••	······	·····		•••••			· · · · · · · · · ·	· ··· ····	ļ				. <u>.</u>	· · · · · · · · · · · · · · · · · · ·	··· ··· ··· ···		· · · · · · · · · · · · · · · · · · ·
	Sub Total		3'	36 16516624	4	0	0 16516624	24 16.0871	1 16516624	¢ 0	0 1651662	624 16.0871	1 1	0 16,0871	1 0	0.0000	NA NA	in en	16516624
(2)	Central Government / State Government(s) / President of India	19			; ; ; ;									i		····	·]
(3) (a)	Non-Institutions Individuals-			·····						نىرىرى سىرسىرى ئە مىرىرىرىلەر					;			· · · · · ·	,
	i. Individual shareholders holding nominal share capital upto Rs.2 lakhs	: •	20492	92 7544266	.6	0	0 7544266	66 7.3481	11 7544266	5 0	0 754428	256 7.3481	31	0 7.3481	10	0.0000	D <u>N</u> A		7534765
	ii.Individual shareholders holding nominal share capital in excess of Rs.2 lakhs			3 834761	.1	0	0 834761	61 0.8131	1 834761	: 	0 83476	761 0.8131	31	0 0.8131	1 0	0.0000) NA		834761
b)	NBFCs registered with RBI		6	6 14316	6	0	0 14316	16 0.0139	9 14316	s 0	0 1431	316 0.0139	.9 /	0 0.0139	9 0	0.0000) NA	÷	14316

.

Page 1 of 2

i adie	II - Statement Showing shareholding	pattern of the F	-udiic sharer	loider as on .	50 <u>10</u> 972018						ights held in ea urities (IX) Rights	ch class of		Shareholding as a % assuming full	Number of shares		Numb shar piedge otherv encumt (XII	res ed or wise bered	
(đ)	Category & Name of the Shareholders (I) Overseas Depositories (holding DRs) (balancing figure)	PAN (II)	Nos. of sharehold	No. of fully paid up equity shares held (IV)	Partly paid-		Total nos.shares held (VII)=(IV)+ (V)+(VI)	Sharehol ding % calculate d as per SCRR. 1957) As a % of (A+B+C2) (VIII)	Class x	Class y	Total	Total as a % of Total Voting rights	convertible securities	conversion of convertible securities (as	No. (a)	As a % of total shares held (b)	No si No si (Not ho applic (N able) aj	f total hares ield Not	Number (equity shares held in dematerit ized form (XIV)
(e)	Any Other (specify)	d	• · · · · · · · · ·					· · · · · ·					·····					. 1 	
	Bodies Corporate		302	3176956	0	C	3176956	3.0943	3176956	i c	317695	3.0943	C	3.0943	0	0.0000	NA		31769
	AAKARSHAN TRACOM PRIVATE	ABCFM3242P	1	1607242	0	Q	1607242	1.5654	1607242	:c	160724	2 1.5654	C	1.5654	0	0.0000	NA		16072
	Clearing Member		121	504686	0	0	504686	0.4916	504686	i	50468	6 0.4916	g	0.4916	0	0.0000	NA	ء ج	5046
	Non Resident Individual	· · · · · · · · · · ·	618	737493	0	0	737493	0,7183	737493	i c	73749	0.7183	C	0.7183	0	0.0000	NA		7374
	Trusts	÷	1	748	0	0	748	0.0007	748	i) 74	0.0007	G	0.0007	0	0.0000	NA		7
	Sub Total		21543	12813226	0	C	12813226	12.4800	12813226	Ċ	1281322	12.4800	0	12.4800	0	0.0000	NA		12803
	Total Public Shareholding (8)=(B)(1)+(B)(2)+(B)(3)		21579	29329850	0		29329850	28,5670	29329850	 	2932985	28,5670	c	28.5670		0,0000	NA		293203



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	PER PIPES LIMITED tv - Statement Showing shareholding	pattern of the	Non Promo	ter - Non Publ	ic sharehold	er as on 30/0	09/2018				ghts held in ea rities (IX) Rights	nch class of	· ·	Total Shareholding	Number of		Number share pledged otherwi encumb d (XIII	s or se ere	rg-113
(1)	Category & Name of the Shareholders (I) Custodian / DR Holder	Pan (II)	No of sharehold ers (III)	No, of fully paid up equity shares held (IV)	Partly paid- up equity shares held (V)	Nos. of shares underlying Depository Receipts (VI)	Total nos.share s heid (VII)=(IV)+ (V)+(VI)	of	Class x	Class y	Total		No of shares Underlying outstanding convertible securities (including Warrants) (X)	as a % assuming full conversion of convertible securities (as a percentage of diluted share capital) (XI)=(VII)+(X) As a % of A+B+C2)	No. (a)	As a % of total shares held (b)	No. s (Not he appli (Not cabl ap	of al are Number of equity d shares held ot in plic dematerializ le) ed form	
(2)	Employee Benefit Trust (under SEBI (Share based Employee Benefit) Regulations, 2014) Total Non Promoter - Non Public Shareholding (C)=(C)(1)+(C)(2)	· · · · · · · · · · · · · · · · · · ·						0.0000			· · · ·	0.0000		0.0000	0	0,000	NA N		



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Shareholding pattern under Regulation 31 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

1.	Name of Listed Entity: SKIPPER PIPES LIMITED
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2. Scrip Code/Name of Scrip: **NOT LISTED** Class of Security: **Equity Share Rs.10/- each**

3. Share Holding Pattern Filed under: Reg.31(1)(b) for quarter ending: PRE-DEMERGER (as on 30.09.2018)

4. Declaration : The Listed entity is required to submit the following declaration to the extent of submission of information:

	Particulars	YES*	NO*
a	Whether the Listed Entity has issued any partly paid up shares		NO
b	Whether the Listed Entity has issued any Convertible Securities or Warrants?		NO
с	Whether the Listed Entity has any shares against which depository receipts are issued?		NO
d	Whether the Listed Entity has any shares in locked-in?		NO
e	Whether any shares held by promoters are pledge or otherwise encumbered?		NO

*if the Listed Entity selectes the option 'NO' for the questions above, the columns for the partly paid up shares, Outstanding Convertible Securities/Warrants, depository receipts, locked-in shares, No of shares pledged or otherwise encumbered by promoters, as applicable, shall not be displayed at the time of ddissemination on the Stock Exchange website. Also wherever there is 'No' declared by Listed entity in above table the values will be considered as 'Zero' by default on submission of the format of holding of specified securities.



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Table I - Summary Statement holding of specified securities

Categ	Category of	No. of	No. of fully	No. of	No. of	Total Nos. of	Shareholdi	Number of	Voting Right	ts held in each	t class of	No. of	Shareholding as	Number of	Locked in	Number	of Shares	Number of
ory	Shareholder	Sharehol	paid up	Partly	Shares	Shares Held	ng as a %		secur	ities		Shares	a % assuming	Shai	res		ed or	equity shares
		ders	equity shares	paid~up	Underlying		of total					Underlying	full conversion			othe		held in
			held	equity	Depository		nos. of					Outstandin	of convertible			encum	bered	dematerializ
				shares	Receipts		shares					g	Securities (as a					ed form
				held								converttibl	percentage of					
										- L • -		e securities		<u> </u>	As a % of	No.	As a % of	
								NO. C	of Voting Ri	gnts	Total as a % of	(Including Warrants)	capital)	No.	As a % or total	INQ.	total	
			*******								(A+B+C)	wairancs			Shares		Shares	
			****				-	Class X	Class Y	Total	(A1010)	ĺ			held		held	
																	L	
(1)	(11)	(111)	(IV)	(V)	(VI)	{VII≂IV +V+VI)	(VIII)		(D	()		(X)	(XI)= (VII}+(X) As	(X)	1)	(X	111)	(XIV)
													a % of (A+B+C2)					
	Deservation 8		70000			70000	10.00	70000		70000	100.00	0	100.00	0	0.00		0.00	70000
	Promoter &	/	/0000	U	0	70000	10.00	70000	U V	70000	100.00	0	100.00	Ŭ	0.00	0	0.00	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	Promoter Group						0.00			0	0.00		0.00	0	0.00		0.00	
	Public	0	0	0	0	0	0.00	0	0	0		· · · · · · · · · · · · · · · · · · ·		0	0.00		0.00	0
1	Non Promoter-Non	0	0	0	0	0	0	0	0	0	0.00	U	0.00	0	0.00	U		U U
	Public			· · · · · · · · · · · · · · · · · · ·													<u> </u>	
(C1)	Shares underlying	0	0	0	0	0	0	0	이	0	0.00	0	0.00	0	0.00	0	0	
	DRs																L	
(C2)	Shares held by	0	0	0	0	0	0	0	0	0	0.00	0	0.00	0	0.00	0	0	0
	Employes Trusts				L													
	Total:	7	70000	0	0	70000	10.00	70000	0	70000	100.00	(O	100.00	0	0.00	0	0.00	70000



Table II - Statement showing shareholding pattern of the Promoter and Promoter Group

Catego ry	Category & Name of the Shareholder	PAN	No. of Shareh olders	No. of fully paid up equity shares held	Partly paid- up equity shares held	Nos. of Shares Underly ing Deposit ory Receipt S	Total No of Shares Held (IV+V+VI)	\$	each clas		rities ights	Total as a % of total voting rights	No of Shares Underlying Outstandi ng converttibl e securities (Including Warrants)	conversion of convertible Securities (as a percentage of diluted share capital)	Number of in Shares No.	Locked As a % of total Shares held	Number Shares p or other encumb No.	ledged wîse	Number of equity shares held in demateriali zed form
	(1)	(11)	(111)	(IV)	(V)	(VI)	(VII)	(VIII)		1	X)		(X)	(XI)= (VII)+(X) As a % of	(XI	n	ív	86)	(XIV)
(1)	Indian	<u>(11)</u>	(11)	(1V)		(VI)	(10)	(VIII)		<u>,,</u>	<u>^'</u>		(^)	(A+B+C2)		1	,^	,	(////
<u>(++)</u>	Individuals/Hindu		+	<u> </u>			<u> </u>												
(a)	Undivided Family		7	70000	0	0	70000	100.00	70000	<u>م</u>	70000	100.00	0	100.00	a	0	0	0	700000
	SHRUTI M BANSAL		1	f	0			14.29		0		14.29	0		0			0	10000
	DEVESH BANSAL		1		0		<u> </u>	14.29				14.29	0		0		0	0	10000
<u> </u>	SHARAN BANSAL		1	*	\$			14.29				14.29	0		0			0	10000
<u> </u>	SUMEDHA BANSAL		1	\$				14.29				14.29	0		0			0	10000
<u> </u>	RASHMI BANSAL				0			14.29				14.29	0		0			0	10000
<u> </u>	SAJAN KUMAR BANSAL		1	2	0			14.29	10000			14.29	0		0		_	0	10000
	SIDDHARTH BANSAL		1	\$	0	•••••	<u> </u>	14.29				14.29	0		0		0	0	10000
(b)	Central Government/State Government(s)		0		0	0		0.00				0.00	0		0	0	0	0	0
(c)	Financial Institutions/Banks		0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0	0	0	0
(d)	Any Other				0	0												0	
	Bodies Corporate		0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0.00	0	0	0
	Sub-Total (A)(1)		7	70000	0	0	70000	100.00	70000	0	70000	100.00	0	100.00	0	0.00	0	0	700000
(2) (a)	Foreign Individuals (Non- Resident Individuals/Foreign Individuals		0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0	0	0.00	0
(b)	Government		0	<u> </u>			<u></u>	0.00	+		0	0.00	0		0		0	0.00	0
(c)	Institutions			· · · ·		<u>i</u>	<u> </u>	0.00	+		0	0.00	0		0		0	0.00	
(d)	Foreign Portfolio Investor	·····	0	<u> </u>		<u> </u>		0.00			0	0.00	0		0		0	0.00	0
(e)	Any Other		0			<u>}</u>		0.00			0	0.00	0		0		0	0.00	0
	Sub-Total (A)(2)		0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
	Total Shareholding of Promoter and Promoter Group (A)=(A)(1)+(A)(2)		7	70000	0	0	70000	100.00	70000	0	70000	100.00	0	100.00	0	0.00	0	0	700000



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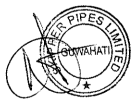
Table III - Statement showing shareholding pattern of the Public shareholder

Cate gory	Category & Name of the Shareholder	PAN	No. of Shareh olders	No. of fully paid up equity shares held	Partiy paid-up equity shares held	No. of Shares Underlyi ng Deposit ory Receipts	Total No. of Shares Held (IV+V+Vi}						No. of Shares Underlying Outstandin g converttibl e securities	conversion of convertible Securities (as a percentage	in Shares		encumbe	or otherwise red	Number of equity shares held in demateriali zed form
									No. of	Voting I		Total as a % of total voting	(Including Warrants)	of diluted share capital)	No.	As a % of total Shares	No.	As a % of total Shares held	
	(1)	(11)	(111)	{IV}	(V)	(VI)	{VII)	(VIII)		([]	<u>i rights</u>	(X)	(Xi)= (VII)+(X) As a % of	{)	<u>bald</u> (Ii)	(XIII}	(XIV)
(1)	Institutions										[Τ		(A+B+C2)		[
(a)	Mutual Funds		0	0	0	0	0	0.00	0	0	σ	0.00	0	0.00	0	0.00	0	0.00	0
(b)	Venture Capital Funds		0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0.00	0	0.00	0
(c)	Alternate investment Funds		0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0.00	0	0.00	0
(d)	Foreign Venture Capital Investors		0	0	0	0	0	0.00	0	٥	o	0.00	٥	0.00	0	0.00	0	0.00	0
(e)	Foreign Portfolio		0	0	0	0	0	0.00	0	0	0	0.00	٥	0.00	0	0.00	0	0.00	0
(f)	Investors Financial		0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0		0		0
(g)	Institutions/Banks Insurance Companies		0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0.00	0		0
(h)	Provident Funds/Pension Funds		0	0	0	0	0	0.00	0	0	C	0.00	0	0.00	0	0.00	0		0
63	Any Other		0		0	0	0	0.00	0	0		0.00	0	0.00	0	0.00	\$	0.00	
(i)	Any Other Sub Total (8)(1)		0	1		ļ	0	•••••	0		0				······	0.00 0.00		L	0
(2)	Central Government/State Government(s)/Presid		0		0	0	0		0		0					0.00			0
	ent of India Sub Total (B)(2)		0	0	0	0	0	0	0	0	0	0	0	0.00	0	0.00	0	0.00	0
	Non-Institutions										-	-		0.00	<u> </u>	0.00			
(2)	i.Individual shareholders holding nominal share capital up to Rs.2 lakhs			0	٥	0	0	0.00	0	0	0	0.00	0	0.00	0	0.00	0	0.00	0
	ii.Individual shareholders holding nominal share capital in excess of Rs. 2 Lakhs		0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0.00	0	0.00	0
(b)	NBFCs Registered with RBI		0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0.00	0	0.00	0
(c)	Employee Trusts		0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0.00	0	0.00	0
(4)	Overseas Depositories (Holding DRs)(Balancing figure)		0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0.00	D	0.00	0
	Any Other)																		
	NON RESIDENT		0			0	C	0.00	0	0		<u>.</u>	0			0.00	0	0.00	0
	BODIES CORPORATES		0	0	0	0	0	0.00	0	0	0	0.00	0	0.00	0	0.00	0	0.00	0
<u> </u>	CLEARING MEMBER		0				<u>.</u>		0				0		0	0.00			
	TRUST		0				•		0			+	0	0.00					
	Sub Total (B)(3)		0	1	1		<u> </u>		0				0	0.00	0				
	Total Public Shareholding (B) = (B)(1)+(B)(2)+(B)(3)		0		0					0			0	0.00		0			0
	Total		7	70000	0	0	70000	100	70000	0	70000	100	0	100	0	0	0	0	700000

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Table IV - Statement showing shareholding pattern of the Non Promoter - Non Public Shareholder

Categ ory	Category & Name of the Shareholder	PAN	No of Shareho Iders	No of fully paid up equity shares held	No of Partly paid-up equity shares held	No of Shares Underlying Depository Receipts	of Shares Held	Sharehol ding as a % of total no of shares (A+B+C2)		-	Rights he securities	ld in each		-	Shares	Locked in	pledged	er of Shares or otherwise umbered	Number of equity shares held in demateria lized form
										of Voting F	Total	Total as a % of (A+B+C)	(Including Warrants)		No.	As a % of total Shares	No.	As a % of total Shares held	
	(1)	(11)	(111)	(IV)	(V)	(VI)	(VII)	(VIII)		A	ix)	1	(X)	(XI)	(X	ll)		XIII)	(XIV)
	Custodian/DR Holder		0	0	0	0	0	0	0	C) c	0	0	0	0	0	0	0	0
	Employee Benefit Trust (under SEBI(Share based Employee Benefit) Regulations 2014)		0	0	0	0	0	0	0	C) o	0	0	0	0	0	0	0	0
	Total Non- Promoter-Non Public Shareholding (C) = (C)(1)+(C)(2)		0	0	0	0	0	0	0	C	C	0	0	0	0	0	0	0	0



Shareholding pattern under Regulation 31 of SEBI (Listing Obligations and Disclosure Requirements) Regulations. 2015

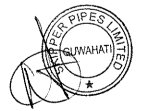
Name of Listed Entity: SKIPPER PIPES LIMITED 1.

- Scrip Code/Name of Scrip: N.A Class of Security: Equity 2. Share Holding Pattern Filed under: Reg.31(1)(b) for quarter ending: POST-DEMERGER (Based on the
- Shareholding pattern of the Demerged Company as on 30.09.2018) 3.
- Declaration : The Listed entity is required to submit the following declaration to the extent of submission of information: 4.

		Particulars	YES*	NO*	
a	1	Whether the Listed Entity has issued any partly paid up shares		NO	
b		Whether the Listed Entity has issued any Convertible Securities or Warrants?		NO	
C		Whether the Listed Entity has any shares against which depository receipts are issued?		NO	
d		Whether the Listed Entity has any shares in locked-in?		NO	
е		Whether any shares held by promoters are pledge or otherwise encumbered?		NO	

*if the Listed Entity selectes the option 'NO' for the questions above, the columns for the partly paid up shares, Outstanding Convertible Securities/Warrants, depository receipts, locked-in shares, No of shares pledged or otherwise encumbered by promoters, as applicable, shall not be displayed at the time of ddissemination on the Stock Exchange website. Also wherever there is 'No' declared by Listed entity in above table the values will be considered as 'Zero' by default on submission of the format of holding of specified securities.

The tabular format for disclosure of holding of specified securities is as follows: 5



	- Summary S		lding of specified	d securities as o	on 30/09/2018	·····	r					T	****					
					No. of shares	Total	Shareholding as a % of total no. of shares (calculated as per SCRR,		securit		class of	No of shares Underlying outstanding convertible	Shareholding as a % assuming full conversion of convertible securities (as a percentage of	Number of	s (XII)	Number pledged of encumbe	otherwise red (XIII)	Number of equity shares held
	A-4	N	No. of fully	No.of Partly	underlying	nos.shares		Class eg:x	to of Voting Ri	gnts Total	T	securities	diluted share		As a % of		As a % of	in
	Category of shareholder			paid-up equity shares held	Receipts		(VIII) As a % of	Ciass eg.x	Ciass eg.y	TOLA		(including Warrants)	capital) (XI)=(VII)+(X) As		total shares		total shares	dematerializ ed form
ory (I)		rs (III)	(IV)		(VI)		(A+B+C2)				(A+B+C)		a % of (A+B+C2)	No. (a)	held (b)	No. (a)	held (b)	(XIV)
(A)	Promoter & Promoter group	14	73340362		******	73340362		73340362	C	73340362			+		0.0000		4	
(B)	Public	21579	29329850	0	0	29329850	28.5670	29329850	C	29329850	28.5670	0	28.5670	C	0.0000	NA		29320349
,	Non Promoter - Non Public															NA		
Ì	Shares underlying DRs						NA									NA		
	Shares held by Employee Trusts															NA		
	Total	21593	102670212	0	0	102670212	100.0000	102670212	0	102670212	100,0000	Ő	100.0000	C	ol	f	1	102660711

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SKIPPER PIPES LIMITED



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															-				
		······································			· · · · · · · · · · · · · · · · · · ·	· · ·				oting Rights he securities (I Voting Rights	X)	class of		Shareholding as a % assuming full conversion	Number of shares (X	Locked in II)	Number o pledged o encumber	r otherwise	
	:			No. of fully		Nos. of shares	Total	Sharehold ing % calculated as per SCRR.				Total as	No of shares Underlying outstanding convertible	of convertible securities (as a percentage of diluted share					Number of equity shares held
	Category & Name of the Shareholders (I)	PAN (II)	Nos. of sharehold ers (III)	paid up equity shares held (IV)	Partly paid-up equity shares held (V)		nos.shares held (VII)=(IV)+ (V)+(VI)	1957) As a % of (A+B+C2) (VIII)	Class x	Class y Tota	1		securities (including Warrants) (X)	capital) (XI)=(VII)+(X) As a % of A+B+C2)	No. (a)	As a % of total share heid (b)	s No. (a)	total shares	in demateriali zed form (XIV)
	Individuals/Hindu undivided Family	, ,	7	43674537	0	: 	43674537	42.5387	43674537	0 43	3674537	42.5387	c	42.5387		0 0.00	00 (0.0000	43674537
	SIDDHARTH BANSAL		1	10868725 8487796	0		0 10868725 0 8487796		10868725 8487796		0868725 8487796	10.5861 8.2670	C	10.5861 8.2670		0 0.00			
 	RASHMI BANSAL SUMEDHA BANSAL SHARAN BANSAL		1	6952396 5766631 4946955	0		0 6952396 5766631 0 4946955	5.6167	6952396 5766631 4946955	0 5	8952396 5766631 4946955	6,7716 5,6167 4,8183	G	6.7716 5.6167 4.8183	•	0.00	00 0	0.0000	
•	DEVESH BANSAL MEERA BANSAL Central Government/State		1	3872175 2779859			3872175 2779859	3.7715	3872175 2779859	0	3872175 2779859	3,7715 2,7076	C	3.7715		0 0.00	00 0	0.0000	3872175
	Government(s)						· · · · ·												
	Financial Institutions/Banks					; ;					· · · · · · · · · · · · · · · · · · ·					······		· · · · · · · · · · · · · · · · · · ·	•••••
	Any Other (specify)						······································			·									
	Bodies Corporate		7	29665825	0				29665825		9665825				• • • •	0 0.00			
	SKIPPER PLASTICS LIMITED VENTEX TRADE PRIVATE LIMITED		- 1	20050000 4987500	0	· · · · · · · · ·	0 20050000 0 4987500		20050000 4987500		0050000 4987500	4.8578				0 0.00		0.0000	20050000 4987500
	AAKRITI ALLOYS PRIVATE			2005250	0		2005250		2005250		2005250	1.9531			· · · · · ·	0 0.00			2005250
	SAMRIDDHI FERROUS PRIVATE LIMITED SKIPPER POLYPIPES PRIVATE		1	1465150	0		1465150	1.4270	1465150	0	1465150	1.4270	C	1,4270		0.00	00 0		1465150
	LIMITED	· · · · · · · · · · · · · · · · · · ·	1	399000	0		399000		399000		399000	0.3886			• • • • • • • • • • •	0 0.00			399000 386025
	UTSAV ISPAT PRIVATE LIMITED VAIBHAV METALS PRIVATE LIMITED		1	386025 372900			D 386025 D 372900		386025 372900		386025 372900	0.3760 0.3632		1		0 0.00			372900
	Sub Total		14	73340362	0		0 73340362	71.4330	73340362	07:	3340362	71.4330	Ç	71.4330		0 0.00	00 00	0.0000	73340362
	Foreign Individuals (Non-Resident Individuals/Foreign Individuals)						·							····· ·· ··					
	Government					1 4								· · · · · · · · · · · · · · · · · · ·					
	Institutions												· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · ·			····		
	Foreign Portfolio Investor									· · · · · · · · · · · · · · · · · · ·			••••••••••••••••••••••••••••••••••••••		· · · · ·				
	Any Other (specify)									· · · · · · · · · · · · · · · · · · ·									
	Sub Total		c	0	0	· · · · ·	0	0.0000	0	0	0	0.0000	С.,	0.0000		0 0.00	DO C	0.0000	0
	Total Shareholding of Promoter and Promoter Group (A)=(A)(1)+(A)(2)			73340362			0 73340362	71,4330	73340362	· :	3340362	71 4220	0	71,4330		0 0.00	50 C) 0.0000	73340362



Application		II - Statement Showing shareholding	: :															-	imber of	
Category & Name of the product of control o		1									secur	unities (IX)	ch class of		asa.%			pledo othe encur	edged or herwise sumbered	
Mail Funds / UT1 4 7800582 0 7800582 780582 0 7800582 7.6651 0 7.6651 0 0.000 NA 7800582 LAND TMUTULE FUND TRUSTER LANDER 1, AND T LARGE ARX MOD T 5 5110001 0 5110001 49771 0 49771 0 0.0000 NA 510001 LARGE ARX MOD T 2 188660 0 9 1986601 1.8181 0 1.8181 0 0.0000 NA 598001 J Mental Concord Hunds 2 175383 0 0 1773355 0 17758 175355 0 17078 0 0.0000 NA 198601 J Mental Investore 1 1748801 0 0 1748801 1.7078 0 6.6330 0 0.0000 NA 1748801 J Foreign Venture Capital Funds 2 175883 0 0 6812164 0 0 6812164 0 0 0.0000 NA 6812164	5	Shareholders (I)	PAN (II)	Nos. of sharehold	paid up equity d shares held	Partly paid up equity d shares	shares aid-underlying Depository Receipts	ig nos.shares ry heid (VII)≃(IV)+	ding % calculate d as per SCRR. 1957) As a % of (A+B+C2	s	Class y	Total	% of Total Voting	shares Underlying outstanding convertible a securities al (including Warrants)	conversion of convertible g securities (as g a percentage e of diluted share capital) (XI)=(VII)+(X) As a % of		total shares	No. (Not applic able)	of total shares held ic (Not) applica	l equity s shares held in dematerial a ized form
TRUETE LINETE LANDT 5			······	4	+ 7900582	2	0	0 7900582	2 7.6951	7900582	0	7900582	2 7.6951		0 7.6951	0	0.0000	NA		7900582
Alternate Investment Funds 2 1753365 0 1753365 0 1753365 0 1753365 0 17748801 17733 0 17748801 0 17748801 0 17748801 0 17748801 0 17748801 17723 0 17748801 17723 0 17748801 17723 0	ר נ	TRUSTEE LIMITED -L AND T LARGE AND MIDCAP FUND DSP BLACKROCK INDIA	· · · · · · · · · · · · · · · · · · ·				•• • • • • •													
DSP EMERGING STARS FUND 1 1748801 0 1748801 1.7033 1.7033 0 1.7033 0 0.0000 NA 1748801 g) Foreign Venture Capital Investors 28 6812164 0 0 6612164 6.6330 0 6.6330 0 0.0000 NA 6612164 OCEAN DIAL CATEWAY TO 1 2750000 0 0 27550000 2.7755 0 2.6755 0 0.0000 NA 1768293 IOGE AN DIAL CATEWAY TO 1 2750000 0 0 1768293 0 1768293 0 1768293 0 1768293 0 1768293 0 0.0000 NA 195955 0 0.0000 NA 195955 0 0 0.0000 NA 195955 0 0.00000 NA 195955	·	Venture Capital Funds							••••••••••••••••••••••••••••••••••••••											,
a) Foreign Venture Capital Investors 22 6812164 0 0 6812164 0 6812164 0 6812164 0 6812164 0 6812164 0 6812164 0 0 6812164 0 0 6812164 0 0 6812164 0 0 6812164 0 0 6812164 0 0 6812164 0 0 6812164 0 0 6812164 0 0 6812164 0 <t< td=""><td>, j</td><td>Alternate Investment Funds</td><td></td><td></td><td>2 175336?</td><td>.3 /</td><td>0</td><td>0 175336′</td><td>3 1.7078</td><td>3 175336?</td><td>\$</td><td>175336′</td><td><i>i</i>3 1.7078</td><td>8 ′</td><td>0 1.7078</td><td><i>x</i>0</td><td>0.0000</td><td>NA</td><td></td><td>1753363</td></t<>	, j	Alternate Investment Funds			2 175336?	.3 /	0	0 175336′	3 1.7078	3 175336?	\$	175336′	<i>i</i> 3 1.7078	8 ′	0 1.7078	<i>x</i> 0	0.0000	NA		1753363
Protection Investors 28 6812164 0 6812164 6.6350 6812164 6.6350 0 6.6350 0 0.000 NA 6812164 OCEAN DIAL GATEWAY TO INDIA MAURTIUS LIMTED 1 2750000 0 26785 1762823 0 2.6785 0 2.6785 0 0.0000 NA 28750000 ICG OLIMITED 1 1768223 0 0 50515 0 0.0492 0 0.0000 NA 2750000 IPinacial Institutions / Banks 2 50515 0 0 50515 0.0492 50515 0.0492 0 0.0492 0 0.0000 NA 2750000 ji Insurance Companies	[DSP EMERGING STARS FUND			1748801	1 1	0	0 1748801	1.7033	1748801	0	174880*	1 1.7033	3 1	0 1,7033	0	0.0000	NA		1748801
OCEAN DIAL GATEWAY TO INDAM MAIRTIUS LIMITED 1 2750000 0 0 2750000 2.6785 0 2.6785 0 2.6785 0 0.0000 NA 1768293 0 Financial Institutions / Banks 2 50515 0 0 50515 0.0492 50515 0.0492 0 0.0492 0 0.0000 NA 1768293 1) Financial Institutions / Banks 2 50515 0 50515 0 50515 0.0492 0 0.0492 0 0.0000 NA 1768293 1) Insurance Companies	, F	Foreign Venture Capital Investors															: :			
INDIA MAURITUS LIMITED 1 2750000 0 2750000 0 275000 0 26785 0 2.6785 0 0.0000 NA 2750000 ICG Q LIMITED 1 1768293 0 0 1768293 0 1768293 0 1768293 0 1768293 0 0.0000 NA 2750000 ICG Q LIMITED 2 50515 0 0 50515 0 0 1768293 177223 0 0.0000 NA 1768293 in prancial Institutions / Barks 2 50515 0 0 50515 0 0 0.0492 0 0.0000 NA 1768293 in surrance Companies -	F	Foreign Portfolio Investors		28	6812164	<u>4</u> C	0	0 6812164	+ 6.6350	6812164	0	6812164	4 6.6350	<u>ງ</u>	J 6.6350	0	0.0000	NA		6812164
any Insurance Companies Insurance Insurance Insurance Insurance Insurance Insurance Insurance Insure Insure Insure Insur	l.	INDIA MAURITIUS LIMITED		1			. Tanan a a ana ana					. F.e								
n) Provident Funds / Pension Funds	F	Financial Institutions / Banks	·····	2	2 50515	<u>، از ا</u>	0	0 50515	<u>ن 0.0492</u>	50515	/ 0	50515	5 0.0492	2	J 0.0492	0	0.0000	NA	; ; ;	50515
Any Other (specify) Sub Total 36 16516624 0 0 16516624 0 16516624 0 16516624 0 0 0 0 0 0 16516624 0 16516624 16.0871 0 0 0.0000 NA 16516624 2) Central Government / State Government(s) / President of India 30 Non-Institutions 31 160104 36 160104 36 16516624 16.0871 0 16516624 16.0871 0 0.0000 NA 16516624 33) Non-Institutions individuals- 36 20492 7544266 0 0 7544266 0 7544266 7.3481 0 0.0000 NA 7534(55) 1 Individual share capital upto Rs.2 takhs 20492 7544266 0 7544266 0 7544266 7.3481 0 0.0000 NA 7534(55) 1 Individual share capital upto Rs.2 takhs 3 834761 0 834761 0 834761 0 0.8131 0 0.0000 NA 834761		Insurance Companies													· · · · · · · · · · · · · · · · · · ·	 	······································		······································	
Sub Total 36 16516624 0 0 16516624 16.0871 0 16.0871 0 0.0000 NA 16516624 Central Government / State Government(s) / President of India 36 16516624 16.0871 0 16.0871 0 0.0000 NA 16516624 3) Non-Institutions individuals- 36 16.0871 0 0 7.3481 0 0.0000 NA 16516624 1 Individual shareholders holding nominal share capital upto Rs.2 20492 7544266 0 7.3481 0 7.3481 0 0.0000 NA 7534765 i.Individual shareholders holding nominal share capital in excess of Rs.2 lakhs 3 834761 0 834761 0 834761 0 834761 0 0.8131 0 0.0000 NA 834761	۱F	Provident Funds / Pension Funds							· · · · ·							÷				
Central Government / State Government(s) / President of India 3) Non-Institutions individuals- i. Individuals- i. Individuals- i. Individuals- i. Individuals- i. Individuals- i. Individuals- ii. Individuals- ii. Individuals- ii. Individuals- iii. Individual share-holders holding nominal share capital upto Rs.2 iii. Individual share-holders holding nominal share capital in excess of Rs.2 lakhs 3) 3 834761 0 834761 0	,	Any Other (specify)				• • • • • • • • • • • • • • • • • • • •	······		· · · ·	·····	: :				· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·	;		1	· · · · · · · · · · · · · · · · · · ·
Central Government / State Government(s) / President of India 3) Non-Institutions individuals- i. Individuals- i. Individuals- i. Individuals- i. Individuals- i. Individuals- i. Individuals- ii. Individuals- ii. Individuals- ii. Individuals- iii. Individual share-holders holding nominal share capital upto Rs.2 iii. Individual share-holders holding nominal share capital in excess of Rs.2 lakhs 3) 3 834761 0 834761 0	:	Sub Total		31	6 1651662	.4	D	0 1651662	4 16.087	1 1651662/	4 C	1651662	4 16.0871	1	0 16.0871	,	0.0000	NA	1	16516624
a) Individuals-	C	Central Government / State	ia													···· ·	· · · · · · · · · · · · · · · · · · ·			
nominal share capital upto Rs.2 lakhs 20492 7544266 0 7544266 7.3481 7544266 7.3481 0 0.0000 NA 753465 Nominal share capital in excess of Rs.2 lakhs 3 834761 0 0 834761 0 834761 0 834761 0 0.8131 0 0.0000 NA 834761								· · · · · · · · · · · · · · · · · · ·		· · · · · · · · · · · · · · · · · · ·						····	:			
Rs.2 lakhs 3 834761 0 0 834761 0.8131 0 0.8131 0 0.8131 0 0.0000 NA 834761	r	nominal share capital upto Rs.2		2049:	2 754426	,6	0	0 754426	<i>i</i> 6 7.348 [.]	1 754426f	3 C	754426	<i>,</i> 6 7.348'	,1	0 7.3481	0	0.0000	NA	······	7534 65
x) NBFCs registered with RBI 6 14316 0 0 14316 0.0139 14316 0 14316 0.0139 0 0.0000 NA 14316	r	nominal share capital in excess of		:	3 83476	л	0	0 83476	.1 <u>0.813</u> ′	834761	۱ <u></u>	83476	1 0.813'		0 0.8131	0	0.0000	NA		834761
	1	NBFCs registered with RBI		f	6 1431f	,6	0	0 1431/	.6 0.0139	₃ 1431F	0 د	1431/	6 0.013F	.e 7	0 0.0139	0	0.0000	NA		14316

	:									ghts held in eac rities (IX) Piabts	h class of		Shareholding	Number of		Numbi shar pledge otherv encumb	es d or rise ered
Category & Name of the Shareholders (I) Overseas Depositories (holdin DRs) (balancing figure)	PAN (II)	Nos. of sharehold ers (III)	No. of fully paid up equity shares held (IV)	up equity	Nos. of shares - underlying Depository Receipts (VI)	Total nos.shares	Sharehol ding % calculate d as per SCRR. 1957) As a % of (A+B+C2) (VIII)	Class x	Class y		Total as a % of Total Voting rights	outstanding convertible securities	assuming full conversion of convertible securities (as a percentage of diluted share capital) (XI)=(VII)+(X) As a % of A+B+C2)	Share: No. (a)	As a % of total	No. st (Not he applic (N able) ap	a % Number of total equity ares shares Id held in ot dematerial
Any Other (specify)							in i		: ; .				1		• • • •	• • •	
Bodies Corporate		302	3176956	0	, (3176956	3.0943	3176956	0	3176956	3.0943	C	3.0943	0	0.0000	NA	3176956
AAKARSHAN TRACOM PRIV	ATE		1607242	0) (0 1607242	1.5654	1607242	0	1607242	1,5654	G	1.5654		0.0000	NA	1607242
Clearing Member		121	504686	0) (504686	0.4916	504686	0	504686	0.4916	C	0.4916	0	0.0000	NA	504686
Non Resident Individual		618	737493	0) (737493	0.7183	737493	0	737493	0,7183	0	0.7183	0	0.0000	NA	737493
Trusts		1	748	0) (748	0.0007	748	0	748	0.0007	0	0.0007	o	0.0000	NA	748
Sub Total		21543	12813226	: 	1	12813226	12,4800	12813226		12813226	12.4800	i	12,4800	0	0.0000	NA	12803725



					· · · · · ·				secu	unities (IX)	each class of		Total	Number of		Number of shares pledged or otherwise encumbere	
(1)	Category & Name of the Shareholders (I) Custodian / DR Holder	PAN (li)	No of sharehold	equity	up equity	Nos. of shares underlying Depository Receipts (VI)	Total nos.share	of	Class y	Total	Total as a % of Total Voting rights	convertible securities	Shareholding as a % assuming full conversion of convertible securities (as a percentage of diluted share capital) (XI)=(VII)+(X) As a % of A+B+C2)	No. (a)	As a % of total shares	No, s (Not held appli (Not cabl applic	Number of equity shares held in dematerializ ed form (XIV)
(2)	Employee Benefit Trust (under SEBI (Share based Employee Benefit) Regulations, 2014)	i													•••••••••••••••••••••••••••••••••••••••	· · · ·	



Page 1 of 1



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(Rs. in Crores)

The financial details and capital evolution of "SKIPPER LIMITED" (the transferor/demerged company) for the previous 3 years as per the audited statement of Accounts:

Name of the Company: SKIPPER LIMITED

				(Ks. In Crores)
	Unaudited Financial results	As per last Audited Financial Year	1 year prior to the last Audited Financial Year	2 years prior to the last Audited Financial Year
	As on quarter ended 30.06.2018	2017-18	2016-17	2015-16
Equity Paid up Capital	10.267	10.258	10.232	10.232
Reserves and surplus	633.576	627.016	521.891	412.285
Carry forward losses	3 2			
Net Worth	643.843	637.274	532.123	422.517
Miscellaneous Expenditure	•			
Secured Loans	645.680	477.910	391.201	305.849
Unsecured Loans	73.784	19.285	45.984	161.359
Fixed Assets (including CWIP)	521.063	522.445	511.207	457.788
Income from Operations	478.697	2107.618	1797.169	1506.223
Total Income	479.021	2109.811	1800.328	1511.389
Total Expenditure	472.644	1929.422	1623.608	1368.093
Profit before Tax	6.377	180.389	176.720	143.296
Profit after Tax	4.498	117.762	124.215	95.130
Cash profit	20.79	219.91	139.83	126.14
EPS	Basic- 0.44 Diluted- 0.44	Basic- 11.50 Diluted- 11.46	Basic- 12.14 Diluted- 12.14	Basic- 9.30 Diluted- 9.30
Book value	62.710	62.125	52.006	41.294

For Skipper Limited

Sajan Kumar Bansal

Sajan Kumar Bansal Managing Director DIN: 00063555



SKIPPER LIMITED

Regd Office : 3A, Loudon Street, 1st Floor, Kolkata - 700 017 CIN L40104WB1981 PLC033408 Phone 033 2289 2327 / 5731 / 5732, Fax 033 2289 5733 Email mail@skipperlimited.com, Website www.skipperlimited.com

Singhi & Co. Chartered Accountants

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161, SARAT BOSE ROAD, KOLKATA-700 026, (INDIA) @ : +91(0)33-2419 6000/01/02 • E-mail : kolkata@singhico.com • Website : www.singhico.com

Independent Auditor's Limited Review Report on Quarterly Standalone Financial Results of Skipper Limited pursuant to the Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

To, The Board of Directors, Skipper Limited 3A, Loudon Street Kolkata - 700017

- 1. We have reviewed the accompanying Statement of Standalone Unaudited Financial Results of M/s. Skipper Limited (the "Company") for the quarter ended June 30, 2018 (the "Statement"), being submitted by the Company pursuant to the requirements of Regulation 33 of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015, as modified by Circular No. CIR/CFD/FAC/62/2016 dated July 05, 2016. Attention is drawn to the fact that the figures for the quarter ended 31st March, 2018 as reported in these standalone financial results are the balancing figures between audited figures In respect of full financial year and the published year to date figure up to the end of the third quarter of the previous financial year. The figures up to the end of the third quarter of the previous financial year and not subjected to audit.
- This Statement is the responsibility of the Company's Management and has been approved by the Board of Directors in their meeting held on August09, 2018. Our responsibility is to issue a report on these financial statements based on our review.
- 3. We conducted our review in accordance with the Standard on Review Engagements (SRE) 2410, "Review of Interim Financial Information Performed by the Independent Auditor of the Entity" as specified under section 143 (10) of the companies Act, 2013. This standard requires that we plan and perform the review to obtain moderate assurance as to whether the Statement is free of material misstatement.
- 4. A review is limited primarily to inquiries of Company personnel and analytical procedures applied to financial data and thus provide less assurance than an audit. We have not performed an audit and accordingly, we do not express an audit opinion.
- 5. Based on our review conducted as above, nothing has come to our attention that causes us to believe that the accompanying Statement prepared in accordance with applicable Accounting Standards (.e., Indian Accounting Standards (Ind AS) prescribed under Companies Act, 2013 read with the relevant rules issued thereunder and other recognised accounting practices and policies has not disclosed the information required to be disclosed in terms of Regulation 33 of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015, as modified by Circular No. CIR/CFD/FAC/62/2016 dated July 05, 2016, including the manner in which it is to be disclosed, or that it contains any material misstatement.



For SINGHI & CO. Chartered Accountants Firm's Registration Number: 302049E

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(PRADEEP KUMAR SINGHI) Partner Membership Number: 050773

Place: Kolkata Date: 9thday of August, 2018

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For Skipper Limited

Company Secretary

MAMBAL

NEW DELHI

BANGALORE

CHENNAL

AHMEDABAD

Pg-127

SKIPPER LIMITED CIN:L40104WB1981PLC033408

Registered Office: 3A, Loudon Street, Kolkata - 700017, India

Ph: 033-22895731, Fax: 033-22895733, Email - investor.relations@skipperlimited.com, Web: www.skipperlimited.com

Statement of Unaudited Financial Results for the Quarter ended 30th June, 2018

	Particulars	Quarter Ended 30.06,2018	Quarter Ended 31.03.2018	Quarter Bnded 30.06.2017	Year Ended 31.03.2018
		Unaudited	Audited	Unaudited	Audited
1.	Revenue from Operations	4,786.97	5,928.50	4,327.24	21,076.18
2.	Other income	3.24	7.85	7.52	21,93
З.	Total Revenue (1+2)	4,790.21	5,936.35	4,334.76	21,098.11
4.	Exponses				
	Cost of Materials consumed	3,650.68	4,184.88	2,955.82	14,688.24
	Excise Duty	1.20		338,99	338,99
	Changes in inventories of finished goods and work-in-progress	(405.61)	(768.93)	(485.66)	(1,442.30)
	Employee benefits expense	234.56	237.20	209.97	934.00
	Finance costs	274.00	239.34	168.56	784.45
	Depreciation and amortisation expense	115,21	113,48	107.48	459.06
	Other expenses	849,80	1,109.60	792.02	3,531.70
	Total Expenses	4,726.44	5,195.57	4,087.18	19,294.22
5.	Profit before exceptional and tax (3-4)	63.77	740.78	247.58	1,803.89
6.	Exceptional Items				1,000
7.	Profit before tax (5-6)	63.77	740.78	247.58	1,803.89
8.	Tax Expense				
	Corrent Tax	50.55	309.91	145.03	710.53
	Tax adjustments for earlier years		*		1.22
	Deforred Tax	(31.76)	(62.60)	(57.21)	(85.48)
	Total Tax Expenses	18.79	247.31	87.62	626.27
9,	Profit for the period (7-0)	44.98	493.47	159.76	1,177.62
10	Other Comprehensive Income (Net of Tax)	-	-i Onisidio-i	-	
	Items that will not be reclassified to Statement of Profit & Loss	(1.27)	(3,78)	(0.26)	(4.62)
	income tax relating to items that will not be reclassified to Statement of Profit & Loss	0.44	1.32	0,10	1.61
	Total Other Comprehensive Income (Net of Tax)	(0.83)	(2.46)	(0.18)	(3.01)
11	Total Comprehensive Income For The Period (9+10)	44.15	491.01	159.58	1,174.61
	Pold up Equity Share Copital (Face Value Re 1 per Share)	102.67	102.58	102.32	102.58
	Other Equity		1000000000		6.270.16
	Basic EPS (not annualised in Rs.)	0.44	4.82	1.56	11.50
	Diluted EPS (not unnualised in Rs.)	0.44	4.80	1.56	11.46

Particulars	Quarter Ended 30.06,2018	Quarter Ended 31.03.2018	Quarter Ended 30.06.2017	Year Ended 31.03.2018
	Unaudited	Audited	UnaudIted	Audited
. Segment Revenue				
Engineering Products	4,040.91	4,923.57	3,651.38	18,071.89
Polymer Products	560.85	740.12	433,04	2,140.93
Infrastructure Projects	105.21	256,81	242.82	855.36
Revenue from Operations	4,786,97	5,928.50	4,327.24	21,076.18
2. Segment Results				
Engineering Products	401.91	963.60	439,46	2,647.88
Polymer Products	(7.45)	55.84	30.69	150.93
Infrastructure Projects	23.80	35.35	29.45	108.06
Total	418.26	1,054.79	499.80	2,906.87
Less: Interest Expense	274.00	239,34	168.56	784.45
Add: Interest Income	2.96	3.04	4.28	13.45
Less: Un-allocable Expenditure net-off unallocable income	83.47	77,71	87.94	331.98
Profit Before Tax	63.77	740.78	247.58	1,803.89
B. Segment Assets				
Engineering Products	15,145.08	13,385,43	12,260.75	13,385,43
Polymer Products	2,647.05	2,748.96	2,394.78	2,748,96
Infrastructure Projects	847.66	953,85	797.27	953.85
Unallocated	372.58	347.06	392.69	347.06
Total Segment Assets	19,012.37	17,435,30	15,845,49	17,435.30
Segment Liabilities				
Engineering Products	4.197.52	4,748.62	4,137.53	4,749.62
Polymer Products	240.50	390.32	311.72	390.32
Infrastructure Projects	198.34	205.65	201.08	205.65
Unallocated	744.37	746.01	516.02	746.01
Total Segment Liabilities	5,380.73	6,090.60	5,166.35	6,090.60

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For Shipper Librard

Company Secretary

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SKIPPER LIMITED

CIN: L40104WB1981PLC033408

Notes

- 1 The above financial Results as reviewed by the audit committee were taken on record by the Board of Directors at its meeting held on 9th August, 2018. The Statutory Auditors have carried out limited review of the above financial results.
- 2 The figures for the quarter ended 31st March, 2018 are the balancing figures between the audited figures for the full financial year and the published year to date figures upto 31st December, 2017.
- 3 The Company has allotted 07250 equity shares of Re 1 each to the option grantees pursuant to the exercise of options under the Employee Stock Option Schemes during the quarter ended june 30, 2018.
- 4 Consequent to introduction of Goods and Service Tax (GST) with effect from 1st july, 2017, Central Excise, Value Added Tax (Vat), etc. have been replaced by GST. In accordance with Indian Accounting Standard - 115 on Revenue and Schedule III on the Companies Act, 2013, GST is not included in the Gross Revenue Prom Operations for applicable periods. In view of the aforesaid restructuring of indirect taxes, Revenue From Operations and Segment Revenue (Gross) for the quarter ended 30th June, 2017 are not comparable. Pollowing additional information is being provided Net of Excise Duty to facilitate Comparison of Segment Revenue:

Particulars	Quarter Ended 30.06.2018	Quarter Ended 31.03.2018	Quarter Ended 30.06.2017	Year Ended 31.03.2018
Segment Revenue (Net of Excise duty)				
Engineering Products	4,040.91	4,923.57	3,361.15	17,791.65
Polymer Products	560.85	740.12	384.20	2,100.18
Infrastructure Projects	185.21	256.81	2.42.62	855,36
Revenue from Operations (Net of Excise duty)	4,786.97	5,928.50	3,988,25	20,737.19

5 Ind AS 115 "Revenue from Contracts with Customers" is mandatory for reporting from the poriod beginning on or after April 01, 2018 and has replaced the existing ind AS related thereto. Under the modified retrospective approach, there were no material adjustments required to be made to the retained earning as at April 01, 2018. Also, the application of Ind AS 115 did not have any material impact of recognition and measurement of revenue and related items in the financial results for the quarter ended june 30, 2018.

6 Previous year/periods figures have been regrouped or rearranged, wherever necessary,

Place: Kolkata

Dated: 9th August, 2018





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For and on behalf of the Board

Sajan Kumar Bansal

Managing Offector

DIN: 00063555

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For Skipper Limited

Company Secretary

Pg. 128

Regd. Office: Mouza chayani, Dag no, 335, 336, 337 Parlley Revenue Circle - Palashbari, kamrup, Guwahati - 78112 CIN : U25200AS2015PLC012078

The financial details and capital evolution of "SKIPPER PIPES LIMITED" (the transferee/resulting company) for the previous 3 years as per the audited statement of Accounts:

Name of the Company: SKIPPER PIPES LIMITED

Name of the company. SKIPP				(Rs. in Crores)
Particulars	Audited Balance sheet	As per last Audited Financial Year (IGAAP)#	1 year prior to the last Audited Financial Year (IGAAP)#	2 years prior to the last Audited Financial Year (IGAAP)#
	As on 30.09.2018	2017-18	2016-17	2015-16
Equity Paid up Capital	0.07	0.07	0.07	0.07
Reserves and surplus	-0.033	-0.038	-0.036	-0.033
Carry forward losses	÷:	N-X	<u>2</u>	
Net Worth \$	0.037	0.032	0.034	0.037
Miscellaneous Expenditure	۲		•	
Secured Loans				
Unsecured Loans	۲	-		0.039
Fixed Assets	-	×	-	
Income from Operations	0.0099	0.0068	-	4
Total Income	0.0099	0.0068	-	÷.
Total Expenditure	0.0011	0.0059	0.0005	0.04
Profit before Tax	0.0088	0.0009	-0.0005	-0.04
Profit after Tax	0.0051	-0.0017	-0.0029	-0.033
Cash profit		8	¥	-
EPS (Rs)	0.72	(0.24)	(0.43)	(4.71)
Book value*	5.35	4.63	4.87	5.29

Figures for the Financial Year 2017-18, 2016-17 and 2015-16 are as per IGAAP based on the financial statements for the years 2017-18, 2016-17 and 2015-16.

\$ Net Worth is equity share capital & free reserves less miscellaneous expenses written off.

*Book value is calculated as Net Worth/No. of outstanding shares.

For Skipper Pipes Limited IPE 0 GUWAHA" eyesti Bansal Director DIN: 00162513



PATANJALI & CO. Chartered Accountants

10A Bangur Building 161/1 Mahatma Gandhi Road Kolkata – 700 007 + 91 33 22689802 / 22704135 / 9433047539 Email : viratpatanjali@yahoo.co.in Email : sharmavirat@rediffmail.com



INDEPENDENT AUDITOR'S REPORT

TO THE MEMBERS OF SKIPPER PIPES LIMITED

Report on the Financial Statements

1. We have audited the accompanying financial statements of **SKIPPER PIPES LIMITED** ("the Company"), which comprise the Balance Sheet as at 30th September, 2018, Statement of Profit and Loss Account and Cash Flow Statement for the six month period then ended and a summary of significant accounting policies and other explanatory information.

Management's Responsibility for the Financial Statements

2. The Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Companies Act, 2013 ('the Act') with respect to the preparation and presentation 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 Accounting Standards specified under Section 133 of the Act read with Rule 7 of the Companies (Accounts) Rules, 2014. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatements, whether due to fraud or error.

Auditor's Responsibility

- 3. Our responsibility is to express an opinion on these financial statements based on our audit. We have taken into account the provisions of the Act, the accounting and auditing standards and matters which are required to be included in the audit report under the provisions of the Act and the Rules made there under.
- 4. We have conducted our audit in accordance with the Standards on Auditing specified under Section 143(10) of the Act. Those Standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatements. An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making



those risk assessments, the auditor considers internal financial controls relevant to the Company's preparation and fair presentation of the financial statements that give a true and fair view in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on whether the Company has in place an adequate internal financial control system over financial reporting and the operating effectiveness of such controls. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of the accounting estimates made by Company's Directors, as well as evaluating the overall presentation of the financial statements.

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

Opinion

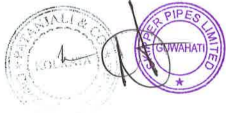
- 6. In our opinion and to the best of our information and according to explanations given to us, except for the effects of the matters described in the Qualified Opinion paragraph, the financial statements give the information required by the Act in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India:
 - a. in the case of the Balance Sheet of the "STATE OF AFFAIRS" of the Company as at 30th September, 2018, and
 - b. in the case of Statement of Profit and Loss of the "PROFIT" of the company for the period ended on that date, and
 - c. In the case of Cash Flow Statement, of the Cash Flows for the period ended on that date.

Report on other Legal and Regulatory Requirements

7. This Report does not include a statement on the matters specified in Paragraph 3 and 4 of the Companies (Auditor's Report) Order, 2016 issued by the Ministry of Corporate Affairs, in terms of Section 143 of the Companies Act, 2013, since in our opinion and according to information and explanations given to us, the said Order is not applicable to the Company.

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

- a. We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purpose of our audit;
- b. In our opinion, proper books of accounts as required by the law, have been kept by the Company so far as it appears from our examination of those books;
- c. The Balance Sheet, Statement of Profit and Loss and Cash Flow dealt with by this report are in agreement with the books of account submitted to us;



- d. In our opinion, the aforesaid Financial Statements comply with the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
- e. On the basis of written representation received from the directors as on 30th September, 2018 and taken on record by the Board of Directors, we report that none of the directors is disqualified as on 30th September, 2018 from being appointed as director in terms of section 164(2) of the Act.
- f. With respect to the adequacy of Internal Financial Control over Financial Reporting of the Company and operating effectiveness of such controls, refer to our separate Report in Annexure 'A'.
- g. With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
 - a) The Company has no pending litigations on its financial position in its financial statements.
 - b) In our opinion and as per the information and explanations given to us, the Company has not entered into any long term contracts including derivative contract, requiring provision under applicable laws or accounting standards, for material foreseeable losses.
 - c) The Company is not required to transfer any amount to the Investor Education and Protection Fund.

Kolkata Dated, the 30th day of October, 2018.

Chartered Accountants Firm Registration No. 308163E what Shama KOLKATA

(Virat Sharma) Partner Membership No. 061553

For PATANJALI & CO.





Pg-133 PATANJALI & (

Chartered Accountants

10A Bangur Building 161/1 Mahatma Gandhi Road Kolkata - 700 007 + 91 33 22689802 / 22704135 / 9433047539 Email : viratpatanjali@yahoo.co.in Email : sharmavirat@rediffmail.com

Annexure "A" to the Independent Auditors' Report

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

We have audited the internal financial controls over financial reporting of Skipper Pipes Limited as on 30th September, 2018 in conjunction with our 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

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls over Financial Reporting 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 we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness.



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

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

Meaning of Internal Financial Controls Over Financial Reporting

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

- 1. Pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the 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

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



Opinion

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at 30th September, 2018, based on the internal controls over financial reporting criteria established by the Company considering the essential components of internal controls stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

For PATANJALI & CO. Chartered Accountants Firm Registration No. 308163E

Uiral Shame

(Virat Sharma) Partner Membership No. 061553

Kolkata Dated, the 30th day of October, 2018.



BALANCE SHEET AS AT 30TH SEPTEMBER, 2018

	Note		As At 30-09-2018 Rs.		As At 31-03-2018 Rs.
A. Equity And Liabilities			1.3.		113
Shareholders' Fund					
Share Capital	2	7,00,000		7,00,000	
Reserve & Surplus	3	-3,25,344	3,74,656		3,23,941
Current Liabilities					
Other Current Liabilities	4	34,55,000	34,55,000	34,55,000	34,55,000
Short Term Provisions			18,724		1,771
2			38,48,380	-	37,80,712
B. Assets					
Non Current Assets					
Deferred Tax			4,471		24,919
Current Assets					
Short Term Loans, Advance & Deposits	5		38,06,178		6836
Cash and Cash Equivalents	6		37,731		37,48,957
		2			
			38,48,380	-	37,80,712

Significant Accounting Policies1 to 13Notes on Financial StatementsThe Accompanying notes are an integral part of the Financial Statements

In terms of our Report of even date annexed herewith

For PATANJALI & CO. Chartered Accountants Firm Registration Number - 308163E

(Virat Sharma) Partner Membership No. : 061553

Place : Kolkata Dated, the 30th day of October, 2018



For and on behalf of Board of Directors

2

(SHARAN BANSAL) Director DIN : 00063484 OEVESH BANSAL)

Director DIN : 00162513

STATEMENT OF PROFIT & LOSS FOR THE PERIOD ENDED 30TH SEPTEMBER, 2018

	Note	Period Ended <u>30-09-2018</u> Rs.	Year Ended 31-03-2018 Rs.
A. REVENUE			
Income from Operations	7	<u>99,342</u> <u>99,342</u>	<u>68,351</u> <u>68,351</u>
B. EXPENSES			
Administrative and Other Expenses	8	11,226	59,061 59,061
Profit/(Loss) Before Tax Less : Tax Expense		88,116	9,290
Current Tax Expense		16,953	1,771
Deferred Tax		20,448	24,302
Profit/(Loss) After Tax		50,715	-16,783
Basic And Dilutive Earning Per Share	9	0.72	-0.24

Significant Accounting Policies1 to 13Notes on Financial StatementsThe Accompanying notes are an integral part of the Financial Statements

In terms of our Report of even date annexed herewith

For PATANJALI & CO. Chartered Accountants Firm Registration Number - 308163E

Wat Shame

(Virat Sharma) Partner Membership No. : 061553

Place : Kolkata Dated, the 30th day of October, 2018 AR PIPES

For and on behalf of Board of Directors

7

(SHARAN BANSAL) Director DIN : 00063481

EVESH BANSAL) Director DIN: 00162513

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SKIPPER PIPES LIMITED

Cash Flow Statement For the Period Ended 30th September, 2018

			Period Ended		Year Ended
			30-09-2018		31-03-2018
A. CASH FLOW FROM OPERATION ACTIVITIES			Rs.		Rs
Net Profit before Tax and Extraordinary Items			88116		9290
Adjustments for:					
Interest Received		(99342)		(68351)	
Interest Paid		0		0	
Rent Received		0	(99342)		(68351)
			(11226)		(59061)
Operating profit before Working Capital Changes			()		(0.001)
Adjustments for:					
Increase/(Decrease) in Other Short Term Provisions		16953		0	
Increase/(Decrease) in Other Short Current Liabilities		0		3441771	
Decrease/(Increase) in Short Term Loans and Advances		(3799342)	(3782389)	(6836)	3434935
Cash Generated from Operations	1		(3793615)	(0000)	3375874
Adjustments for:			(
Income Tax Paid (net)		(16953)	(16953)	(1771)	(1771)
NET CASH FROM/(USED IN) OPERATING ACTIVITIES	A		(3810568)		3374103
B. CASH FLOW FROM INVESTING ACTIVITIES				5-5-5	
Raised Fund through issue of Equity Shares					
Interest Received			99,342		68351
Sale of Investments					¥3
Interest Paid			0		
Sale/(Purchase) of Fixed Assets			0		
NET CASH FROM/(USED IN) INVESTING ACTIVITIES	В		99342		68351
C. CASH FLOW FROM FINANCING ACTIVITIES					
Proceeds from Long Term Borrowings		2	×	1.000	
NET CASH FROM/(USED IN) FINANCING ACTIVITIES	С		-	_	0
	A+B+C		(3711226)		3442453
OPENING CASH & CASH EQUIVALENTS*			3748957		306504
			37731		3748957
CLOSING CASH & CASH EQUIVALENTS*		02	37731		3748957

*Represent Cash and Bank Balances as indicated Note - 6 to the Financial Statements. <u>Notes</u>

1 Cash Flow Statement has been prapared under 'Indirect Method' set out in Accounting Standard (AS) -3 on Cash Flow Statement issued by The Institute of Chartered Accountants of India.

2 Cash and Cash Equivalents consists of Cash and Bank Balances as indicated in Note - 6 to the Financial Statements.

In terms of our report of even date For PATANJALI & CO. Chartered Accountants Firm Registration Number - 308 (§3E)

ONN

(Virat Sharma) Partner Membership No. : 061553

Place : Kolkata Dated, the 30th day of October, 2018 For and on behalf of Board of Directors

2 (SHARAN BANSAL) Director DIN: 00063481 2 VESIL BANSAL) (D) Director DIN: 00162513



Note -1

SIGNIFICANT ACCOUNTING POLICIES

Significant Accounting Policies adopted in the preparation and presentation of financial statement:

a. **REVENUE RECOGNITION:**

The Company follows the accrual basis of accounting, unless otherwise specified.

b. USE OF ESTIMATES:

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amount of assets and liabilities and disclosure of contingent liabilities at the date of financial statements and the result of operations during the reporting period end. Although these estimates are based upon management's best knowledge of current events and actions, actual results could differ from these estimates.

c. **INVESTMENTS:**

Investments are stated at cost. Provision against diminution in the value of quoted investment is not made, where in the opinion of the management diminution is of other than temporary

d. ACCOUNTING FOR TAXES ON INCOME:

Current tax is determined on the basis of the amount of tax payable under the Income Tax Act, 1961, if any. Deferred tax is recognised on timing differences; being the difference between taxable income and accounting income that originate in one year and are capable of reversal in or more subsequent years. Deferred tax assets are recognised only if there is reasonable certainty that sufficient future taxable income will be available against which such deferred tax assets will be realised. Such assets are reviewed as at each Balance Sheet date to assess realisability thereof.

e. **PROVISION AND CONTINGENT LIABILITIES:**

A provision is recognised when the Company has a present obligation as a result of past event, it is probable that an outflow of resources will be required to settle the obligation, in respect of which reliable estimates can be made. Contingent Liabilities are not provided for in accounts and amounts of material nature are disclosed by way of notes. Contingent assets are neither recognised nor disclosed in the financial statements.



Notes on Financial Statement for the period ended 30th September, 2018

	As At	As At
	30-09-2018	31-03-2018
	Rs.	Rs.
Note - 2		
Share Capital		
Authorised share capital:		
30,00,000 Equity Shares of Rs.10 each	3,00,00,000	3000000
(P.Y. 30,00,000 Equity Shares of Rs.10 each)		
Issued, Subscribed and Paid Up		
70,000 Equity Shares of Rs.10 each fully paid	7,00,000	700000
(P.Y. 70,000 Equity Shares of Rs.10 each fully		
paid up)	7,00,000	700000

(a) Reconciliation of the shares outstanding at the beginning and at the end of the reporting period :

		-2018	31-03-2018	
Particulars	No. of Shares	Amount (Rs.)	No. of shares	Amount (Rs.)
Shares outstanding at the beginning of the year	70000	700000	70000	700000
Shares outstanding at the end of the year	70000	700000	70000	700000

(b) The details of Shareholders holding				
Name of the Shareholder	No of Shares	% of shares	No of Shares	% of shares
Name of the Shareholder	Held	Held	Held	Held
1. Sajan Kumar Bansal	10000	14.29	10000	14.29
2. Sharan Bansal	10000	14.29	10000	14.29
3. Devesh Bansal	10000	14.29	10000	14.29
4. Siddharth Bansal	10000	14.29	10000	14.29
5. Sumedha Bansal	10000	14.29	10000	14.29
6. Rashmi Bansal	10000	14.29	10000	14.29
7. Shruti M. Bansal	10000	14.29	10000	14.29
	70000	100.00	70000	100.00

(c) Rights, Preferences and Restrictions attached to Equity Shares:

The Company has only one class of shares referred to as Equity Shares having a par value of Rs.10. Each holder of Equity Shares is entitled to one vote per share. In the event of liquidation of the Company, the holders of Equity Shares will be entitled to receive any of the remaining assets of the company, after distribution of all preferential amounts. However, no such preferential amounts exist currently. The distribution will be in proportion to the number of Equity Shares held by the shareholders.

Note - 3

te - 3			
Reserves and Surplus			
Surplus in Statement of Profit and Loss			
Balance at the beginning of the year	-3,76,059	-3,59,2	76
Add: Profit/(Loss) after tax for the year	50,715	-16,7	83
Balance at the end of the year		-3,25,344	-3,76,059
		-3,25,344	-3,76,059
		SNIALL &	A PIPES
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Notes on Financial Statement for the period ended 30th September, 2018

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	As At 30-09-2018	As At 31-03-2018
Note - 4	Rs.	Rs.
Other Current Liabilities	1.0.	113.
Audit Fees Payable	5,000	5,000
Sundry Advances	34,50,000	34,50,000
	34,55,000	34,55,000
	· · · · · · · · · · · · · · · · · · ·	
Note - 5		
Short Term Loans, Advances and Deposits		
Advance to Body Corporate	37,89,407	-
TDS Receivable	16,771	6,836
	38,06,178	6,836
Note - 6		
Cash and Cash Equivalents		
Balances with Scheduled Banks		
In Current Accounts	22,731	37,48,957
Cash in Hand	15,000	07.10.057
	37,731	37,48,957
Note - 7		
Other Incomes		
Interest Received	99,342	68,351
Interest Received	99,342	. 68,351
Note - 8		00,551
Administrative and Other Expenses		
Audit Fees	5,000	5,000
Bank Charges	6	651
Filing Fees	600	33,600
Legal and Professional Fees	4,720	19,810
Rates and Taxes	900	
	11,226	59,061
Note - 9		
Earning Per Share (EPS)		
Net Profit/(Loss) after tax as per Statement of		
Profit & Loss attributable to Equity Shareholders	50715	(16783)
Weighted Average number of equity shares used		
as denominator for calculating EPS	70000	70000
Face Value per Equity Share (Rs.)	10.00	10.00
Basic and Diluted Earnings per share (Rs.)	0.72	(0.24)
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SKIPPER PIPES LIMITED

Notes on Financial Statements:

- 10. The Company is a Small and Medium Sized Company as defined in the General Instructions in respect of Accounting Standards notified under the Companies Act, 2013. Accordingly, the Company has complied with the Accounting Standards as applicable to Small and Medium Sized Company.
- 11. The Company has not received any memorandum (as required to be filed by the suppliers with the notified authority under the Micro, Small and Medium Enterprises Development Act, 2006) claiming their status as on 30th September, 2018 as micro, small or medium enterprises. Consequently, no disclosures of outstanding dues of micro enterprises and small enterprises and other related disclosures have been made.
- 12.Related Parties Disclosures as identified by the management in accordance with the Accounting Standard 18 on Related Party notified under the Companies Act, 2013.

A. Relationship

1) Key Management Personnel

Sharan Bansal Devesh Bansal Siddharth Bansal

2) Parties where Key Management Personnel or their relatives have significant influence with whom transaction have been entered

None

3) Relatives of Key Management Personnel with whom transactions have been entered

None

B. Transactions were carried out with the related parties during the period ended.

Particulars	30.09.2018	31.03.2018
	NIL	NIL



13.Previous Year Figures have also been re-grouped, re-arranged, re-casted and reclassified to conform to this year's classification. Figures have been rounded off to the nearest rupee. Notes 1 to 13 form integral part of accounts.

> For PATANJALI & CO. Chartered Accountants Firm Registration No. 308163E

Virat Shame

(Virat Sharma) Partner Membership No. 061553



Kolkata Dated, the 30th day of October, 2018.

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Compliance Report on Corporate Governance

ANNEXURE I

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1	Name of Li	sted Entity			R LIMITE			
2	Quarter end	ing		30 th Sept	tember, 201	18		
·								
l. Co	mposition of	Board of Director						
Title (Mr./ Ms)	Name of the Director	PAN ^s & DIN	Category (Chairperson/ Executive/ Non- Executive/ independent/ Nominee)*	Date of Appointment in the current term /cessation	Tenure*	No. of Directorship in listed entities including this listed entity (Refer Regulation 25(1) of Listing Regulations)	No. of memberships in Audit/ Stakeholders Committee(s) including this listed entity (Refer Regulation 26(1) of Listing Regulations)	No. of post of Chairperson in Audit/ Stakeholder Committee held in listed entities including this listed entity (Refer Regulation 26(1) of Listing Regulations;
Mr.	Amit Kiran Deb	Pan- AFOPD8770P Din-02107792	Chairman /Non Executive Director/ Independen t Director	23 rd September, 2014	5 years	3	8	3
Mr.	Sajan Kumar Bansal	Pan- AHDPB8853A Din-00063555	Executive Director	l st October, 2016	NA	1	I	0
Mr.	Sharan Bansal	Pan- ADDPB5067G Din-00063481	Executive Director	1 st July, 2017	NA	1	2	0
Mr.	Devesh Bansal	Pan- AFLPB5841C Din-00162513	Executive Director	01 st April, 2016	NA	1	1	0
Mr.	Siddharth Bansal	Pan- AKQPB7209J Din-02947929	Executive Director	I st April, 2016	NA	1	0	0
Mr.	Yash Pall Jain	Pan- ABDPJ0962E Din-00016663	Executive Director	6 th September, 2017	NA	1	0	0
Mr.	Joginder Pal Dua	Pan- AABPD7120M Din-02374358	Non Executive Director/ Independen t Director	1 st February, 2016	5 years	3	2	0
Mrs.	Manita Binani	Pan- AEAPB1095A Din-00462925	Non Executive Director/ Independen t Director	30 th March, 2015	5 years	4	6	1
Мr.	Ashok Bhandari	Pan- ADUPB5894Q Din-00012210	Non Executive Director/ Independen t Director	6 th September, 2017	5 years	7	8	0
√lr.	Pramod Kumar Shah	Pan- ALUPS6697N Din-00343256	Non Executive Director/ Independen t Director	30 th September, 2018	5 years	3	5	1



Category of directors means executive/non-executive/independent/Nominee. if a director fits into more than on ategory write all categories separating them with hyphen to be filled only for Independent Director. Tenure would mean total period from which Independent director is erving on Board of directors of the listed entity in continuity without any cooling off period.

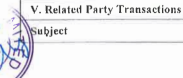
Name of Committee		Name of Committee members	Category (Chairperson / Executive / Non Executive / Independent / Nomince) ⁵	
1.	Audit Committee	Amit Kiran Deb Joginder Pal Dua Ashok Bhandari Sharan Bansal	Chairperson/Independent Director Independent Director Independent Director Executive Director	
2.	Nomination & Remuneration Committee	Mamta Binani Amit Kiran Deb Ashok Bhandari	Chairperson/ Independent Director Independent Director Independent Director	
3.	Stakeholders Relationship Committee	Amit Kiran Deb Sharan Bansal Devesh Bansal	Chairperson/ Independent Director Executive Director Executive Director	
1.	Corporate Social Responsibility Committee	Amit Kiran Deb Sajan Kumar Bansal Devesh Bansal	Chairperson/ Independent Director Executive Director Executive Director	
5.	Finance Committee	Sajan Kumar Bansal Sharan Bansal Devesh Bansal Siddharth Bansal	Chairperson/Executive Director Executive Director Executive Director Executive Director Executive Director	
6.	Business Coordination Committee (earlier known as Executive Committee)	Sajan Kumar Bansal Sharan Bansal Yash Pall Jain	Chairperson/Executive Director Executive Director Executive Director	

category write all categories separating them with hyphen

Date(s) of Meeting (if any) the previous quarter			Maximum gap between any two consecutive (in number of days)	
17.05.2018	17.05.2018 09.		83 days	
	30	.09.2018	51 days	
IV. Meeting of Committees				
Date(s) of meeting of the committee in the relevant quarter	Whether requirement of Quorum met (details)	Date(s) of meeting of the committee in the previous quarter	Maximum gap between any two consecutive meetings in number of days*	
Audit Committee- 09.08.2018	Yes – 3 out of 4 members were present	Audit Committee- 17.05.2018	83 days	
Nomination & Remuneration Committee-09.08.2018	Yes – 3 out of 3 members were present	Nomination & Remuneration Committee-16.05.2018		
Nomination & Remuneration Committee-30.09.2018	Yes - 3 out of 3 members were present	Nomination & Remuneration Committee-05.06.2018		
		Corporate Social Responsibility Committee-16.05.2018		
		Stakeholders Relationship Committee-16.05.2018	h	

(6)

is optional



Compliance status (Yes/No/N.A.)refer note below

Whether prior approval of audit committee obtained	N.A.
Whether shareholder approval obtained for material RPT	N.A.
Whether details of RPT entered into pursuant to omnibus approval have been reviewed by Audit Committee	Yes
VI. Affirmations	
 2015- Yes The composition of the following committees is in terms of Regulations, 2015 Audit Committee -Yes Nomination & remuneration committee -Yes Stakeholders relationship committee -Yes Risk management committee - NA The committee members have been made aware of their p obligations and disclosure requirements) Regulations, 201 	owers, role and responsibilities as specified in SEBI (Listing 5-Yes mittees have been conducted in the manner as specified in SEBI ions, 2015Yes arter has been placed before Board of Directors-Yes
Mame- Manish Agarwal Name- Manish Agarwal Designation- Company Secretary & Compliance Officer	

ANNEXURE III

Broad heading	Regulation Number	Compliance status (Yes/No/N.A.)refer note below
Copy of the annual report including balance sheet, profit and loss account, directors report, corporate governance report, business responsibility report displayed on website	46(2)	Yes
Presence of Chairperson of the Audit Committee at the Annual General Meeting	18(1)(d)	Yes
Presence of Chairperson of the Nomination and Remuneration Committee at the Annual General Meeting	19(3)	Ycs
Whether "Corporate Governance Report" disclosed in Annual Report	34(3) read with para C of Schedule V	Yes

Note

 In the column "Compliance Status", compliance or non-compliance may be indicated by Yes/No/N.A., For example, if the Board has been composed in accordance with the requirements of Listing Regulations, "Yes" may be indicated. Similarly, in case the Listed Entity has no related party transactions, the words "N.A." may be indicated.
 If status is "No" details of non-compliance may be given here.

3. If the Listed Entity would like to provide any other information the same may be indicated here.

-ish Agamont ٦ 10 Name - Manish Agarwal

Designation - Company Secretary & Compliance Officer



COMPLIANCE REPORT AS PER THE FORMAT SPECIFIED IN ANNEXURE IV OF SEBI CIRCULAR NO. CFD/DIL3/CIR/2017/21 DATED MARCH 10, 2017:

It is hereby certified that the draft scheme of arrangement involving **Skipper Limited** (Demerged Company) **and Skipper Pipes Limited** (Resulting Company) does not, in any way violate, override or limit the provisions of securities laws or requirements of the Stock Exchange(s) and the same is in compliance with the applicable provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and SEBI circular no. CFD/DIL3/CIR/2017/21 dated March 10, 2017, including the following:

sı.	Reference	Particulars
1	Regulations 17 to 27 of LODR Regulations	Corporate governance requirements
2	Regulation 11 of LODR Regulations	Compliance with securities laws
Requi	rements as per SEBI Circular-CFD/DIL3/	CIR/2017/21 dated March 10, 2017
(a)	Para (I)(A)(2)	Submission of documents to Stock Exchanges
(b)	Para (I)(A)(3)	Conditions for schemes of arrangement involving unlisted entities
(c)	Para (I)(A)(4) (a)	Submission of Valuation Report
(d)	Para (I)(A)(5)	Auditors certificate regarding compliance with Accounting Standards
(e)	Para (I)(A)(9)	Provision of approval of public shareholders through e-voting

For Skipper Limited

Manish Ag

Manish Agarwal (Company Secretary)



For Skipper Limited

(Managing Director)

Certified that the transactions / accounting treatment provided in the draft Scheme of Arrangement involving **Skipper Limited and Skipper Pipes Limited** are in compliance with all the Accounting Standards applicable to a listed entity.

For Skipper Limited

Sanjay Kumar Agrawal (Chief Financial Officer)



For Skipper Limited Sajan Kumar Bansal (Managing Director)

SKIPPER LIMITED

Regd Office : 3A, Loudon Street, 1st Floor, Kolkata - 700 017 CIN L40104WB1981 PLC033408 Phone : 033 2289 2327 / 5731 / 5732, Fax : 033 2289 5733 Email:::mail@skipperlimited.com, Website:::www.skipperlimited.com



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In accordance with Para I A (9) of Annexure I of SEBI circular no CFD/DIL3/CIR/2017/21 dated 10th March, 2018 and any other applicable provisions thereto as may be applicable, we undertake to provide voting by public shareholders through e-voting and the same shall be acted upon only if the votes cast by the "public" shareholders in favor of the proposal are more than the number of votes cast by the "public" shareholders against it.

For Skipper Limited

Sajan Kumar Bansal Managing Director DIN: 00063555



SKIPPER LIMITED

Regd Office : 3A, Loudon Street, 1st Floor, Kolkata - 700 017 CIN L40104WB1981 PLC033408 Phone 033 2289 2327 / 5731 / 5732, Fax 033 2289 5733 Email mail@skipperlimited.com, Website www.skipperlimited.com



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Complaint Report as on 06.11.2018

Part A

Sr.	Particulars	Number
No.		Ē.
1	Number of complaints received directly	Nil
2	Number of complaints forwarded by Stock Exchange	Nil
3	Total Number of complaints/comments received (1+2)	Nil
4	Number of complaints resolved	NA
5	Number of complaints pending	NA

Part B

Sr. No.	Name of Complainant	Date of complaint	Status (Resolved/Pending)
		Nil	



Sajan Kumar Bansal Managing Director DIN: 00063555

Date: 06th November, 2018

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Note: This report will again be submitted within 7 days of expiry of 21 days from the date of uploading of draft scheme and related documents on Exchange's website

SKIPPER LIMITED

Regd Office : 3A, Loudon Street, 1st Floor, Kolkata - 700 017 CIN L40104WB1981 PLC033408 Phone 033 2289 2327 / 5731 / 5732, Fax 033 2289 5733 Email mail@skipperlimited.com, Website www.skipperlimited.com



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Annesure - L



EXTRACTS OF THE MINUTES OF THE MEETING OF THE BOARD OF DIRECTORS (MEETING NO 4/2018-19) OF SKIPPER LIMITED HELD AT "THE BOARD ROOM", SKIPPER LIMITED,3A, LOUDON STREET, KOLKATA 700017 ON WEDNESDAY, 31 OCTOBER 2018, STARTED AT 05.30 P.M. AND CONCLUDED AT 8.10 P.M

"RESOLVED FURTHER THAT National Stock Exchange of India Limited ("NSE") be and is hereby chosen as the designated stock exchange for coordinating with SEBI for obtaining approval of SEBI for the said scheme and matters connected therewith."



Certified True Copy For Skipper Limited

Sajan Kumar Bansal. Managing Director (DIN: 00063555)

SKIPPER LIMITED

 Regd. Office : 3A, Loudon Street, 1st Floor, Kolkata - 700 017

 CIN
 L40104WB1981 PLC033408
 Phone : 033 2289 2327 / 5731 / 5732, Fax: 033 2289 5733

 Email:
 mail@skipperlimited.com, Website:
 www.skipperlimited.com

Annerure - M

Brief particulars of the Demerged Company and Resulting Company

Particulars	Transferor/ Demerged Company	Transferee/ Resulting Company	
Name of the company	Skipper Limited	Skipper Pipes Limited	
Date of Incorporation & details of name changes, if any	Date of Incorporation- 5 th March, 1981 The Company was incorporated with the name Skipper Investments Limited on 5 th March, 1981. Later the name of the Company was changed to Skipper Steels Limited w.e.f 12 th April, 1984. The name of the Company was further changed to Skipper Limited w.e.f 7 th September, 2009	Date of Incorporation - 27 th March, 2015 There has been no change in name of the company since incorporation.	
Registered Office	3A, Loudon Street, 1 st floor, Kolkata-700017.	Mouza Chayani Dag No.335, 336, 337 Parlley Revenue circle - Palashbari, Kamrup Guwahati, Assam- 781128, India.	
Brief particulars of the scheme	 (Polymer products division of the Company e of Skipper Limited (Skipper), the Demerged C Resulting Company, pursuant to provisions o 2013. (b)Subject to necessary approval and satisfa above, for every 1 (one) equity shares of the 	Subject to necessary approval and satisfactory fulfillment and accomplishment of (a ove, for every 1 (one) equity shares of the Skipper held by a shareholder on the record ce, 1 (one) fully paid up equity shares of Re.1 (one) each of Skipper Pipes Limited will be	
Rationale for the scheme	 Company into the Resulting Company, inter-alia, have the following benefits: a) The Demerged Undertaking carried on by Skipper has significant por growth. The nature of risk, competition, challenges, opportunities an methods for the Demerged Undertaking is separate and distinct from businesses of the Company. The Demerged Undertaking would become attracting different set of investors, strategic partners, lenders stakeholders. 		
		anagement teams, separate Directors, who rategies to maximize value creation for their	





respective stakeholders. The Demerger shall also enable enhanced focus on the operations of the Demerged Undertaking by SPL and the remaining business by Skipper. c) The demerger will permit increased focus by the respective customers' needs and priorities, develop their own network of alliances and talent models that are critical to success. d) Thus, separation of the Demerged Undertaking by way of this Scheme would lead to significant benefits for both the businesses including: i. Enabling a dedicated management to focus and accelerate growth of the core business unlocking significant value for shareholders; ii. Access to varied sources of funds for the rapid growth of both the businesses; iv. High degree of independence as well as accountability with autonomy for each of the business segment; v. Ensure long term profitability and independent and optimum growth and development of the sald businesses and undertakings on the basis of their own strengths and prospects and will facilitate realization of their potential to a fuller extent; vi. Pursuant to the issue and allotment of shares by the resulting Company in terms of this scheme, the shareholders of Skipper shall also hold shares in SPL. It gives the shareholders and capitalize on the opportunity of growth. Date of resolution papers 31 October 2018 31 October 2018 of the Audit Company 31 October 2018 Not applicable of the Audit 1 ⁱⁱⁱ April, 2018 1 ⁱⁱⁱ April, 2018 Appoin			
respective businesses in order to better meet their respective customers' needs and priorities, develop their own network of alliances and talent models that are critical to success. d) Thus, separation of the Demerged Undertaking by way of this Scheme would lead to significant benefits for both the businesses including: Enabling a dedicated management to focus and accelerate growth of the core business unlocking significant value for shareholders; Access to varied sources of funds for the rapid growth of both the businesses; Greater visibility in the performance of the individual businesses; Kigh degree of independence as well as accountability with autonomy for each of the business segment; Ensure long term profitability and independent and optimum growth and development of the asid businesses and undertakings on the basis of their own strengths and prospects and will facilitate realization of their potential to a fuller extent; Pursuant to the issue and allotment of shares by the resulting Company in terms of this scheme, the shareholders of Skipper shall also hold shares in SPL. It gives the shareholders and ceditors or general public at large. The restructuring under this scheme is in interest of the shareholders, creditors and all other stakeholders of Skipper Limited and shall not in any manner be prejudicial to the interests of shareholders and ceditors or general public at large. The restructuring under this scheme would enable focused business approach for the maximization of benefits to all stakeholders and capitalize on the opportunity of growth. Date of meeting of the Audit Committee in would be able focused business approach for the maximization of benefits to all stakeholders and capitalize on the opportunity of growth.		operations of the Demerged Undertaking	
significant benefits for both the businesses including: i. Enabling a dedicated management to focus and accelerate growth of the core business unlocking significant value for shareholders; ii. Access to varied sources of funds for the rapid growth of both the businesses; iii. Access to varied sources of funds for the rapid growth of both the businesses; iv. High degree of independence as well as accountability with autonomy for each of the business segment; v. Ensure long term profitability and independent and optimum growth and development of the said businesses and undertakings on the basis of their own strengths and prospects and will facilitate realization of their potential to a fuller extent; vi. Pursuant to the issue and allotment of shares by the resulting Company in terms of this scheme, the shareholders of Skipper shall also hold shares in SPL. It gives the shareholders the ability to continue to remain invested in both or either of the two companies giving them greater flexibility in managing and/or dealing with their investments. vii. This scheme is in interest of the shareholders, creditors and all other stakeholders of Skipper Limited and shall not in any manner be prejudicial to the interests of shareholders and capitalize on the opportunity of growth. Date of resolution passed by the bord police transmitter in a stakeholders and capitalize on the opportunity of growth. 31 October 2018 31 October 2018 Date of meeting of the Audit Committee in which the draft scheme has been approved 31 October 2018 1 st		respective businesses in order to better me priorities, develop their own network of all	eet their respective customers' needs and
business unlocking significant value for shareholders; ii. Access to varied sources of funds for the rapid growth of both the businesses; iii. Greater visibility in the performance of the individual businesses; iv. High degree of independence as well as accountability with autonomy for each of the business segment; v. Ensure long term profitability and independent and optimum growth and development of the said businesses and undertakings on the basis of their own strengths and prospects and will facilitate realization of their potential to a fuller extent; vi. Pursuant to the issue and allottment of shares by the resulting Company in terms of this scheme, the shareholders of Skipper shall also hold shares in SPL. It gives the shareholders the ability to continue to remain invested in both or either of the two companies giving them greater flexibility in managing and/or dealing with their investments. viii. This scheme is in interest of the shareholders, creditors and all other stakeholders of Skipper Limited and shall not in any manner be prejudicial to the interests of shareholders and capitalize on the opportunity of growth. Date of resolution passed by the Board of Directors of the company approving the scheme 31 October 2018 31 October 2018 Date of meeting of the Audit Committee in which the draft scheme has been approved 31 October 2018 1 st April, 2018 Appointed Date 1 st April, 2018 1 st April, 2018 1 st April, 2018			
v. Ensure long term profitability and independent and optimum growth and development of the said businesses and undertakings on the basis of their own strengths and prospects and will facilitate realization of their potential to a fuller extent; vi. Pursuant to the issue and allotment of shares by the resulting Company in terms of this scheme, the shareholders of Skipper shall also hold shares in SPL. It gives the shareholders the ability to continue to remain invested in both or either of the two companies giving them greater flexibility in managing and/or dealing with their investments. vii. This scheme is in interest of the shareholders, creditors and all other stakeholders of Skipper Limited and shall not in any manner be prejudicial to the interests of shareholders and creditors or general public at large. The restructuring under this scheme would enable focused business approach for the maximization of benefits to all stakeholders and capitalize on the opportunity of growth. Date of resolution passed by the scheme 31 October 2018 31 October 2018 Date of meeting of the Audit Committee in which the draft scheme has been approved 31 October 2018 Not applicable Appointed Date 1 st April, 2018 1 st April, 2018 Not applicable		business unlocking significant value for shar ii. Access to varied sources of funds for the ra iii. Greater visibility in the performance of the iv. High degree of independence as well as acc	reholders; pid growth of both the businesses; individual businesses;
vi.Pursuant to the issue and allotment of shares by the resulting Company in terms of this scheme, the shareholders of Skipper shall also hold shares in SPL. It gives the shareholders the ability to continue to remain invested in both or either of the two companies giving them greater flexibility in managing and/or dealing with their investments.vii.This scheme is in interest of the shareholders, creditors and all other stakeholders of Skipper Limited and shall not in any manner be prejudicial to the interests of shareholders and creditors or general public at large. The restructuring under this scheme would enable focused business approach for the maximization of benefits to all stakeholders and capitalize on the opportunity of growth.Date of resolution passed by the Board of Directors of the company approving the scheme31 October 201831 October 2018Date of meeting of the Audit Committee in which the draft scheme has been approved31 October 2018Not applicableAppointed Date1 st April, 20181 st April, 20181 st April, 2018		 Ensure long term profitability and ind development of the said businesses and strengths and prospects and will facilitate 	undertakings on the basis of their own
vii. This scheme is in interest of the shareholders, creditors and all other stakeholders of Skipper Limited and shall not in any manner be prejudicial to the interests of shareholders and creditors or general public at large. The restructuring under this scheme would enable focused business approach for the maximization of benefits to all stakeholders and capitalize on the opportunity of growth.Date of resolution passed by the Board of Directors 		vi. Pursuant to the issue and allotment of sha this scheme, the shareholders of Skipper shareholders the ability to continue to ren companies giving them greater flexibility	shall also hold shares in SPL. It gives the nain invested in both or either of the two
passed by the Board of Directors of the company approving the scheme 31 October 2018 Not applicable of the Audit Committee in which the draft scheme has been approved 4 Appointed Date 1 st April, 2018 1 st April, 2018		vii. This scheme is in interest of the shareholde Skipper Limited and shall not in any ma shareholders and creditors or general put scheme would enable focused business app	anner be prejudicial to the interests of blic at large. The restructuring under this proach for the maximization of benefits to
approving schemethe scheme31 October 2018Not applicableDate of meeting of the Audit Committee in which the draft scheme has been approved31 October 2018Not applicableAppointed Date1st April, 20181st April, 20181st April, 2018Nameof(i) National Stock Exchange of India Limited1st April, 2018	passed by the Board of Directors	31 October 2018	31 October 2018
Date of meeting of the Audit Committee in which the draft scheme has been approved 31 October 2018 Not applicable Appointed Date 1 st April, 2018 1 st April, 2018 Name 0f (i) National Stock Exchange of India Limited	approving the		1
Committee in which the draft scheme has been approved Image: Committee scheme has been approved Appointed Date 1st April, 2018 Name of (i) National Stock Exchange of India Limited	Date of meeting	31 October 2018	Not applicable
Name of (i) National Stock Exchange of India Limited	Committee in which the draft scheme has been		
	Appointed Date	1 st April, 2018	1 st April, 2018
Exchanges where (ii) BSE limited Unlisted Company			
	Exchanges where	(ii) BSE limited	Unlisted Company





securities of the		
company are listed		
Nature of Business	Manufacturing	Manufacturing/Trading
Capital before the scheme (No. of equity shares as well as capital in rupees)	Share Capital as on 31.03.2018: Authorised Capital: Rs.410,000,000 divided into equity shares of Re. 1 each fully paid up.	Share Capital as on 31.03.2018: Authorised Capital: Rs.3,00,00,000/- (Rupees Three Crores only) divided into 30,00,000 (Thirty Lacs) Equity Shares of Rs. 10/- (Rupees Ten
	Issued, Subscribed & Paid-up Capital: Rs. 10,25,82,962 divided into equity shares of Re. 1 each fully paid up.	only) each.
No. of shares to be issued	For every 1 (one) equity shares of the Skipper such shareholder shall be entitled to receive 1 (one) each of Skipper Pipes Limited.	
Cancellation of shares on account of cross holding, if any	Not Applicable	All pre scheme shareholding to be cancelled.
Capital after the scheme (No. of equity shares as well as capital in rupees)	Rs. 10,26,70,212 divided into equity shares of Re. 1 each fully paid up. (Subject to change upon allotment of further shares on exercise of options upon vesting of ESOP's)	shares of Re. 1 each fully paid up.
Net Worth Pre Post	(Rs. In crores) Rs. 637.274 Rs. 540.566	(Rs. In crores) Rs. 0.033 Rs. 96.740
Valuation by independent Chartered Accountant – Name of the valuer/valuer firm and Regn no.	Saraf & Chandra LLP, Chartered Accountants, 501 Ashoka House, 3A Hare Street, Kolkata- 700001 Firm Registration no- 315096E/E300027	
Methods of	Not A	pplicable





valuation and value per share arrived under each method with weight given to each method, if any.									
Fair value per shares		Not Ap	plicable				Not Ap	plicable	
Exchange ratio	such shareho	For every 1 (one) equity shares of the Skipper held by a shareholder on the record date, such shareholder shall be entitled to receive 1 (one) fully paid up equity shares of Re.1 (one) each of Skipper Pipes Limited.							
Name of Merchant Banker giving fairness opinion	V C Corporate Advisors Private Limited SEBI Registered Merchant Bankers Suite No 2C, 2nd Floor 31, Ganesh Chandra Avenue Kolkata- 700013								
Shareholding pattern	Pre (as on 30.09	9.2018)	Post			Pre (as on 30.09.2018)		Post	
	No. of Shares	% of holding	No. of Shares	% of holding		No. of Share s	% of holding	No. of Shares	% of holdin g
Promoter	73340362	71.43	73340362	71.43		70000	100.00	73340362	71.43
Public	29329850	28.57	29329850	28.57		0	0.00	29329850	28.57
Custodian	0	0.00	0	0.00		0	0.00	0	0.00
TOTAL	102670212	100.00	102670212	100.00		70000	100.00	10267021 2	100.0 0
No of shareholders	2159	3	14				7	.=	





Names of the Promoters	Name	PAN No.	Name	PAN No.
		41100000004	City Kunner Dansel	41100000534
	Sajan Kumar Bansal	AHDPB8853A	Sajan Kumar Bansal	AHDPB8853A
	Sharan Bansal	ADDPB5067G	Sharan Bansal	ADDPB5067G
	Devesh Bansal	AFLPB5841C	Devesh Bansal	AFLPB5841C
	Siddharth Bansal	AKQPB7209J	Siddharth Bansal	AKQPB7209J
	Meera Bansal	ADEPB7062L	Sumedha Bansal	AERPM7396E
	Sumedha Bansal	AERPM7396E	Rashmi Bansal	AFBPJ4802P
	Rashmi Bansal	AFBPJ4802P	Shruti M Bansal	ASFPM4262K
	Skipper Plastics Limited	AABCR3533K		,
	Ventex Trade Private Limited	AAACV8556H		
	Aakriti Alloys Private Limited	AAGCA2936A		
	Samriddhi Ferrous Private Limited	AAKCS7956E		
	Skipper Polypipes Limited	AAECP2378M		
	Utsav Ispat Private Limited	AAACU8953D		
	Vaibhav Metals Private Limited	AACCV4645D		





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Names of the	Name	DIN	PAN		Name	DIN	PAN
Board of Directors (with DIN and PAN nos.)	Sajan Kumar Bansal	00063555	AHDPB8853A		Sharan Bansal	00063481	ADDPB5067G
	Sharan Bansal	00063481	ADDPB5067G		Devesh Bansal	00162513	AFLPB5841C
	Devesh Bansal	00162513	AFLPB5841C		Siddharth Bansal	02947929	AKQPB7209J
	Siddharth Bansal	02947929	AKQPB7209J			1,	1
	Yash Pall Jain	00016663	ABDPJ0962E				
	Amit Kiran Deb	02107792	AFOPD8770P				
	Joginder Pal Dua	02374358	AABPD7120M				
	Ashok Bhandari	00012210	ADUPB5894Q				
	Pramod Kumar Shah	00343256	ALUPS6697N				
	Mamta Binani	00462925	AEAPB1095A				
Please specify relation among the companies involved in the	The Compan	ies belong to	the same promote	er gi	roup.		
scheme, if any Details regarding	There will be	e no change i	n control in the list	ed c	lemerged cor	mpany.	
change in		holdorf.+1	Demonstra			e e e u el Dotto o	
management control in listed or resulting company seeking listing if	the shareho		ne Demerged Com Resulting Company ontrol.				
any							





SARAF & CHANDRA LLP

Chartered Accountants

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To The Board of Directors Skipper Limited 3A, Loudon Street, 1st Floor, Kolkata – 700 017

Independent Practitioner's Report on the Statement of pre-demerger and post-demerger Net worth as at March 31, 2018

- This certificate is Issued in accordance with the terms of our engagement letter dated 21st September 2018.
- The Board of Directors of Skipper Limited (Demerged Company) at its meeting held on 31st October, 2018 approved a Scheme of Demerger ("the Scheme") with Skipper Pipes Limited (resulting company).
- 3. The accompanying Statement of Net Worth (hereinafter referred together as the "Statement") (Annexure -1) contains the details as required pursuant to compliance with the terms and conditions contained in connection with aforesaid Scheme, which we have initialed for identification purposes only.
- 4. We have been informed that the Appointed Date is on 1st April, 2018 and accordingly the predemerger and post-demerger net worth certificate can only be drawn up post such date, we have been requested to provide a certificate for pre-demerger and post-demerger net worth of the demerged company to be determined on the assumption that the Scheme of Demerger has been approved by the Board of Directors based on audited financial statements available as on March 31, 2018.
- 5. For the limited purpose of the statement pre-demerger and post-demerger net worth of the demerged company has been determined based on the assumption that the Scheme has taken effect as on March 31, 2018, the date of latest available audited financial statement of the demerged company and resulting company. This however should not be construed to indicate that Appointed Date is March 31, 2018.

Management's Responsibility for the Statement

6. The preparation of the Statement is the responsibility of the Management of Skipper Limited (hereinafter the "Demerged Company") including the preparation and maintenance of all accounting and other relevant supporting records and documents. This responsibility includes the design, implementation and maintenance of internal control relevant to the preparation and presentation of the Statement and applying an appropriate basis of preparation.

Practitioner's Responsibility

7. Pursuant to the requirements of the Scheme, it is our responsibility to provide a reasonable assurance whether the amounts in the Statement that form part of the Net worth computation



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Our Presence: Bangalore, Chennai, Gurgaon, Mumbai



SARAF & CHANDRA LLP Chartered Accountants

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have been accurately extracted from the audited financial statements for the year ended March 31, 2018 and the computation of net worth is arithmetically correct.

- 8. The audited financial statements referred to in paragraph 7 above, have not been audited by us.
- 9. We conducted our examination of the Statement in accordance with the Guidance Note on Reports or Certificates for Special Purposes issued by the Institute of Chartered Accountants of India. The Guidance Note requires that we comply with the ethical requirements of the Code of Ethics issued by the Institute of Chartered Accountants of India.
- We have complied with the relevant applicable requirements of the Standard on Quality Control (SQC) 1, Quality Control for Firms that Perform Audits and Reviews of Historical Financial Information, and Other Assurance and Related Services Engagements.

Opinion

11. Based on our examination, as above, we are of the opinion that the amount that form part of the net worth computation have been accurately extracted from the audited financial statements for the year ended March 31, 2018 and that the computation of net worth in the Statement is arithmetically accurate.



For SARAF & CHANDRA LLP Chartered Accountants LLPIN: AAL-5216 FRN: 315096E / E300027

CA SUBHASH CHANDRA SARAF

Partner M. No: 052244



Head Office: 501 Ashoka House 3A Hare Street Kolkata 700001 WB India p + 91 33 2231 7108/9 e saraf@sarafchandra.com w www.sarafchandra.com

Place: 501 # Ashoka House, 3A, Hare Street, Kolkata - 700 001 Date: October 31, 2018



SARAF & CHANDRA LLP

Chartered Accountants

Annexure -1

Statement showing computation of Pre-Demerger and Post-Demerger net worth as on 31st March 2018.

Amount (Rs. In Crores)

		March 31 st , 2018		
		Pre-Scheme Arrangement	Post Scheme Arrangement	
Share (Capital			
A)	Equity shares - Issued & Fully paid	10.258	10,258	
B)	Total Reserve & Surplus ***	627.016	530.308	
C)	Net Worth $C = (A + B)$	637.274	540.566	

*** Total Reserve & Surplus as under:

Amount (Rs. In Crores)

	March 31 st , 2018				
	Pre-Scheme Arrangement	Post Scheme Arrangement			
Other Equity as per the Financial Statement for the year ended 31 ⁴ March 2018					
Securities Premium Account	115.865	115.865	40 453		
Less: Net Worth pertaining to Resulting Company		(96.708)	19.157		
Share Options Outstanding Account	4.719		4.719		
General Reserve	40.000		40.000		
Surplus in the Statement of Profit & Loss	466.432		466.432		
Total	627.016		530.308		

Net worth has been calculated on the basis of the audited financial statement for the year ended 31st. March, 2018.





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SARAF & CHANDRA LLP

Chartered Accountants

To

The Board of Directors Skipper Pipes Limited Mouza Chayani Dag No.335, 336, 337 Parlley Revenue circle, Palashbari, Kamrup, Guwahati - 781128

Independent Practitioner's Report on the Statement of pre-demerger and post- demerger Net worth as at 31st March, 2018

- This certificate is issued in accordance with the terms of our engagement letter dated 21st September 2018.
- The Board of Directors of Skipper Pipes Limited (Resulting Company) at its meeting held on 31st October, 2018 approved a Scheme of Demerger ("the Scheme") with Skipper Limited (Demerged Company).
- 3. The accompanying Statement of Net Worth (hereinafter referred together as the "Statement") (Annexure -1) contains the details as required pursuant to compliance with the terms and conditions contained in connection with aforesaid Scheme, which we have initialed for identification purposes only.
- 4. We have been informed that the Appointed Date is on 1st April, 2018 and accordingly the predemerger and post-demerger net worth certificate can only be drawn up post such date, we have been requested to provide a certificate for pre-demerger and post-demerger net worth of the Resulting company to be determined on the assumption that the Scheme of Demerger has been approved by the Board of Directors based on audited financial statements of Resulting Company available as on March 31, 2018.
- 5. For the limited purpose of this statement pre-demerger and post-demerger net worth of the Resulting company has been determined based on the assumption that the Scheme has taken effect as on March 31, 2018, the date of latest available audited financial statement of the Resulting company. This however should not be construed to indicate that Appointed Date is March 31, 2018.

Management's Responsibility for the Statement

6. The preparation of the Statement is the responsibility of the Management of Skipper Pipes Limited (hereinafter the "Resulting Company") including the preparation and maintenance of all accounting and other relevant supporting records and documents. This responsibility includes the design, implementation and maintenance of internal control relevant to the preparation and presentation of the Statement and applying an appropriate basis of preparation.

Practitioner's Responsibility

7. Pursuant to the requirements of the Scheme, it is our responsibility to provide a reasonable assurance whether the amounts in the Statement that form part of the Net worth computation have been accurately extracted from the audited financial statements for the year ended March 31, 2018 and the computation of net worth is arithmetically correct.



Head Office: 501 Astroka House 3A Hare Street Kolkata 700001 WB India +91 33 2231 7108/9 e saraf@sarafchandra.com w www.sarafchandra.com



Our Presence: Bangalore, Chennai Gurgaon, Mumbai

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Place: 501 # Ashoka House, 3A, Hare Street, Kolkata - 700 001 Date: October 31, 2018



For SARAF & CHANDRA LLP Chartered Accountants LLPIN: AAL-5216 FRN: 3150965/ E300027

CA SUBHASH CHANDRA SARAF Partner M. No: 052244



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SARAF & CHANDRA LLP Chartered Accountants

Annexure -1

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Statement showing computation of Pre-Demerger and Post-Demerger net worth as on 31st March, 2018. Amount (Rs. In Crores)

		March 31 st , 2018		
		Pre-Scheme Arrangement	Post Scheme Arrangement	
Share (Capital			
A)	Equity Shares - Issued & Fully Pald	0.070	10.258	
B)	Total Reserve & Surplus			
	Surplus in Statement of Profit & Loss	(0.037)		
	Capital Reserve		86.482	
	Net Worth $C = (A + B)$	0.033	96.740	





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Details of Capital evolution of the Skipper Limited (Demerged Company)

Date of Issue	No. of shares issued	Issue Price (including premium) (Rs.)	Type of Issue (IPO/FPO/ Preferential Issue/ Scheme/ Bonus/ Rights, etc.)	Cumulative capital (No of shares)	Whether listed, if not listed, give reasons thereof
Incorporation on 05.03.1981	70	10	Subscribers to the MOA	70	NA
31.03.1989	2,40,000	10	Equity Shares	2,40,070	Listed on UPSE
08.05.1989	3,60,105	30	Right issue in the ratio of 3 shares for every 2 shares held	6,00,175	Listed on CSE & UPSE
27.05.2003	6,00,000	30	Preferential Issue	12,00,175	Listed on CSE & UPSE
24.03.2007	5,00,000	100	Preferential Issue	17,00,175	Listed on CSE & UPSE
01.10.2008	26,68,250	10	On amalgamation of Bansal Cylinders & Tubes Limited and Vishwajyothi Tracon Private Limited with the Company. (Equity Shares issued other than Cash)	43,68,425	Listed on CSE & UPSE
31.03.2009	12,50,000	200	Preferential Issue	56,18,425	Listed on CSE & UPSE
27.05.2009	6,76,000	10	On amalgamation of Skipper Infrastructure Ltd with the Company. (Equity Shares issued other than Cash)	62,94,425	Listed on CSE & UPSE
30.06.2009	7,50,000	200	Preferential Issue	70,44,425	Listed on CSE & UPSE
10.12.2010	7,04,44,250	1	Sub-division of equity share of Rs.10/-each into 10 equity shares of Re 1/- each	7,04,44,250	Listed on CSE & UPSE
08.02.2013	2,70,00,000	20	Preferential Issue	9,74,44,250	Listed on CSE & UPSE
18.12.2013	48,72,212	1	Bonus issue of 1 equity share of every 20 equity share held	10,23,16,462	Listed on CSE & UPSE
05.09.2017	87,000	100	ESOP Allotment	10,24,03,462	Listed on NSE & BSE*
04.01.2018	1,79,500	100	ESOP Allotment	10,25,82,962	Listed on NSE & BSE
05.06.2018	87,250	100	ESOP Allotment	10,26,70,212	Listed on NSE & BSE

* the equity shares of the Company were listed on BSE on 18.07.2014 and NSE on 27.05.2015 and got delisted from CSE on 05.02.2015 and from UPSE on 30.01.2015



SKIPPER LIMITED

Regd. Office : 3A, Loudon Street, 1st Floor, Kolkata - 700 017 CIN L40104WB1981 PLC033408 Phone : 033 2289 2327 / 5731 / 5732, Fax : 033 2289 5733 Email : mail@skipperlimited.com, Website : www.skipperlimited.com

SKIPPER PIPES LIMITED

Regd. Office: Mouza chayani, Dag no, 335, 336, 337 Parlley Revenue Circle – Palashbari, kamrup, Guwahati – 781128 CIN : U25200AS2015PLC012078

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Details of Capital evolution of Skipper Pipes Limited (Resulting Company)

Date of Issue	No. of shares issued	Issue Price (Rs.)	TypeofIssue(IPO/FPO/ PreferentialIssue/Scheme/Bonus/ Rights, etc.)		Whether listed, if not listed, give reasons thereof
Incorporation on 27.03.2015	70,000	10	Subscribers to the MOA	70,000	Not Listed
25.10.2018	7,00,000	1	Sub-division of equity share of Rs.10/-each into 10 equity shares of Re 1/- each	7,00,000	Not Listed



Annerure 'P'

The General Manager, Department of Corporate Services, BSE Limited, P.J. Towers, Dalal Street, Mumbai – 400 001

Dear Sir,

Sub: Application under Regulation 37 of the SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015 for the proposed scheme of Arrangement between Skipper Limited & Skipper Pipes limited

In connection with the above application, we hereby confirm that:

- a) The proposed scheme of arrangement to be presented to Tribunal does not in any way violate or override or circumscribe the provisions of the SEBI Act, 1992, the Securities Contracts (Regulation) Act, 1956, the Depositories Act, 1996, the Companies Act, 2013, the rules, regulations and guidelines made under these Acts, the provisions as explained in Regulation 11 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and the requirements of SEBI circulars and BSE Limited.
- b) In the explanatory statement to be forwarded by the company to the shareholders, it shall disclose:
 - i) the pre and post-arrangement (expected) capital structure and shareholding pattern and
 - ii) the "fairness opinion" obtained from an Independent merchant banker on share entitlement ratio issued by an Independent Chartered Accountant for the company and unlisted company.
 - iii) Information about unlisted companies involved in the scheme as per the format provided in Part E of Schedule VI of the SEBI (ICDR) Regulations, 2018.
 - iv) The Complaint report.
 - v) The observation letter issued by the stock exchanges.
- c) The draft scheme of arrangement together with all documents mentioned in Para I(A)(7)(a) of SEBI Circular no. CFD/DIL3/CIR/2017/21 dated March 10, 2017, has been disseminated on company's website as per Website link given hereunder: <u>www.skipperlimited.com</u>
- d) The company shall disclose the observation letter of the stock exchange on its website within 24 hours of receiving the same.
- e) The company shall obtain shareholders' approval passed through e-voting. Further, the company shall proceed with the draft scheme only if the vote cast by the public shareholders in favor of the proposal is more than the number of votes cast by public shareholders against it.



SKIPPER LIMITED

Regd Office : 3A, Loudon Street, 1st Floor, Kolkata - 700 017 CIN L40104WB1981 PLC033408 Phone 033 2289 2327 / 5731 / 5732, Fax: 033 2289 5733 Email : mail@skipperlimited.com, Website : www.skipperlimited.com





- f) The documents filed by the Company with the Exchange are same/ similar/ identical in all respect, which have been filed by the Company with Registrar of Companies/SEBI wherever applicable.
- g) There will be no alteration in the Share Capital of the unlisted transferor company from the one given in the draft scheme of arrangement.



For Skipper Limited QN) of

Sajan Kumar Bansal Managing Director DIN: 00063555

SKIPPER LIMITED

Regd. Office : 3A, Loudon Street, 1st Floor, Kolkata - 700 017 CIN : L40104WB1981 PLC033408 Phone : 033 2289 2327 / 5731 / 5732, Fax : 033 2289 5733 Email : mail@skipperlimited.com, Website : www.skipperlimited.com

Singhi & Co.

Chartered Accountants

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161, SARAT BOSE ROAD, KOLKATA-700 026, (INDIA) (C): +91(0)33-2419 6000/01/02 • E-mail : kolkata@singhico.com • Website : www.singhico.com

> To, The Board of Directors, Skipper Limited 3A, Loudon Street Kolkata-700017

Independent Auditor's Certificate on the accounting treatment contained in the Draft Scheme of Arrangement.

 We, Singhi & Co, Chartered Accountants, the Statutory Auditors of Skipper Limited ("the Company"), have examined the proposed accounting treatment specified in part V, clause 6.1 of the draft Scheme of Arrangement (hereinafter referred as 'the Scheme') between Skipper Limited (Demerged Company or Skipper) and Skipper Pipes Limited (("Resulting Company" or "SPL") in terms of the provisions of section(s) 230 to 232 of the Companies Act, 2013 with reference to its compliance with the applicable Accounting Standards notified under the Companies Act, 2013 and Other Generally Accepted Accounting Principles.

Management's responsibility

2. The responsibility for the preparation of the Scheme and its compliance with the relevant laws and regulations, including the applicable Accounting Standards read with the rules made there under and other generally accepted accounting principles as aforesaid, is that of the Board of Directors of the demerged Company. This responsibility includes the design, implementation and maintenance of internal control relevant to the preparation and presentation of the Scheme and applying an appropriate basis of preparation; and making estimates that are reasonable in the circumstances.

Auditor's responsibility

- 3. Our responsibility is only to examine and report whether the accounting treatment in the books of demerged company, referred to in part V, clause 6.1 of the Scheme, referred to above, comply with the applicable Accounting Standards, as applicable and Other Generally Accepted Accounting Principles. Nothing contained in this Certificate, nor anything said or done in the course of, or in connection with the services that are subject to this Certificate, will extend any duty of care that we may have in our capacity of the statutory auditors of any financial statements of the Company.
- 4. We carried out our examination of the aforesaid accounting treatment in accordance with the Guidance Note on Reports or Certificates for Special Purposes (Revised 2016), issued by the Institute of Chartered Accountants of India (ICAI), in so far as applicable for the purpose of this certificate. This Guidance Note requires that we comply with the ethical requirements of the Code of Ethics issued by ICAI.
- 5. We have complied with the relevant applicable requirements of the Standard on Quality Control (SQC) 1, Quality Control for Firms that Perform Audits and Reviews of Historical Financial Information, and Other Assurance and Related Services Engagements. Further our examination did not extend to any other parts and aspects of a legal or proprietary nature in the aforesaid Scheme.







Opinion

- 6. Based on our examination and according to the information and explanations given to us, we confirm that the accounting treatment in the books of demerged company, as contained in part V, clause 6.1 of the Scheme is in compliance with the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015 and circulars issued there under and applicable Accounting Standards notified by the Central Government under Section 133 of the Companies Act, 2013, read with the rules made there under, and Other Generally Accepted Accounting Principles, as applicable.
- For ease of references, part V, clause 6.1 of the Scheme, duly authenticated on behalf of the Company is reproduced in Annexure 1 to this Certificate and is initialed by us only for the purposes of identification.

Restriction on Use

8. This certificate is issued at the request of the Company pursuant to the requirement of circulars issued under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, for onward submission by the Company to Bombay Stock Exchange Limited, National Stock Exchange of India Limited, National Company Law Tribunal and other regulatory authority associated for approval of the Scheme. This Certificate should not be used for any other purpose without our prior written consent. Accordingly, we do not accept or assume any liability or any duty of care for any other purpose or to any other person to whom this certificate is shown or into whose hands it may come without our prior consent in writing.

For Singhi & Co. **Chartered Accountants** Firm Registration No.302049E

NEWT

(Navindra Kumar Surana) Partner Membership No. 53816

Place : Kolkata Date : October 31, 2018.





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Annexure 1

Relevant extract of the draft Scheme of Arrangement (hereinafter referred as `the Scheme') between Skipper Limited (Demerged Company or Skipper) and Skipper Pipes Limited ("Resulting Company" or "SPL") in terms of the provisions of section(s) 230 to 232 of the Companies Act, 2013.

PART V

- 6 ACCOUNTING TREATMENT IN THE BOOKS OF THE DEMERGED COMPANY AND THE RESULTING COMPANY
 - 6.1 In the Books of the Demerged Company
 - 6.1.1 The Demerged Company shall, upon the Scheme becoming effective, record the deletion of respective assets / properties and liabilities of "Demerged Undertaking" transferred to and vested in the Resulting Company pursuant to this Scheme at their respective book values as appearing in its books immediately before the Appointed Date.
 - 6.1.2 The excess of the value of assets over the value of liabilities which have been transferred to the Resulting Company shall be appropriated against in the following order: the Securities Premium Account, General Reserves Account and where there remains any outstanding balance after appropriated from the aforesaid reserves in the stipulated order, will be further adjusted against the surplus in Profit and Loss Account of the Demerged Company or the treatment will be given as per the applicable laws in force on the effective date of the Scheme.
 - 6.1.3 The excess of the value of liabilities over the value of assets which have been transferred pursuant to the scheme shall be credited to general reserve or any other reserve as per the law in force on the effective date of the scheme.
 - 6.1.4 The reduction, if any, in the securities premium account of the Demerged Company shall be effected as an integral part of the scheme in accordance with the provisions of section 52 of the Act, and the order of the NCLT sanctioning the scheme shall be deemed to be under section 66of the Act for the purpose of confirming the reduction.
 - 6.1.5 The reduction would not involve either a diminution of liability in respect of unpaid share capital or payment of paid-up share capital.

CERTIFIED TO BE TRUE For Skipper Limited

Company Secretary







SKIPPER LIMITED

Regd. Office : 3A, Loudon Street, 1st Floor, Kolkata - 700 017 CIN : L40104WB1981 PLC033408 Phone : 033 2289 2327 / 5731 / 5732, Fax : 033 2289 5733 Email : mail@skipperlimited.com, Website : www.skipperlimited.com

Annepure -'R' P

Chartered Accountants

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10A Bangur Building 161/1 Mahatma Gandhi Road Kolkata – 700 007 + 91 33 22689802 / 22704135 / 9433047539 Email : viratpatanjali@yahoo.co.in Email : sharmavirat@rediffmail.com

INDEPENDENT AUDITOR'S REPORT TO THE MEMBERS OF SKIPPER PIPES LIMITED

Report on the Financial Statements

1. We have audited the accompanying financial statements of **SKIPPER PIPES LIMITED** ("the Company"), which comprise the Balance Sheet as at 31st March, 2018, Statement of Profit and Loss Account and 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

2. The Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Companies Act, 2013 ('the Act') with respect to the preparation and presentation 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 Accounting Standards specified under Section 133 of the Act read with Rule 7 of the Companies (Accounts) Rules, 2014. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatements, whether due to fraud or error.

Auditor's Responsibility

- 3. Our responsibility is to express an opinion on these financial statements based on our audit. We have taken into account the provisions of the Act, the accounting and auditing standards and matters which are required to be included in the audit report under the provisions of the Act and the Rules made there under.
- 4. We have conducted our audit in accordance with the Standards on Auditing specified under Section 143(10) of the Act. Those Standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatements. An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal financial controls relevant to the





Company's preparation and fair presentation of the financial statements that give a true and fair view in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on whether the Company has in place an adequate internal financial control system over financial reporting and the operating effectiveness of such controls. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of the accounting estimates made by Company's Directors, as well as evaluating the overall presentation of the financial statements.

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

Opinion

- 6. In our opinion and to the best of our information and according to explanations given to us, except for the effects of the matters described in the Qualified Opinion paragraph, the financial statements give the information required by the Act in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India:
 - a. in the case of the Balance Sheet of the "STATE OF AFFAIRS" of the Company as at 31st March, 2018, and
 - b. in the case of Statement of Profit and Loss of the "PROFIT" of the company for the year ended on that date, and
 - c. In the case of Cash Flow Statement, of the Cash Flows for the year ended on that date.

Report on other Legal and Regulatory Requirements

- 7. This Report does not include a statement on the matters specified in Paragraph 3 and 4 of the Companies (Auditor's Report) Order, 2016 issued by the Ministry of Corporate Affairs, in terms of Section 143 of the Companies Act, 2013, since in our opinion and according to information and explanations given to us, the said Order is not applicable to the Company.
- 8. As required by Section 143(3) of the Act, we report that:
 - a. We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purpose of our audit;
 - b. In our opinion, proper books of accounts as required by the law, have been kept by the Company so far as it appears from our examination of those books;
 - c. The Balance Sheet, Statement of Profit and Loss and Cash Flow dealt with by this report are in agreement with the books of account submitted to us;
 - d. In our opinion, the aforesaid Financial Statements comply with the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.





- e. On the basis of written representation received from the directors as on 31st March, 2018 and taken on record by the Board of Directors, we report that none of the directors is disqualified as on 31st March, 2018 from being appointed as director in terms of section 164(2) of the Act.
- f. With respect to the adequacy of Internal Financial Control over Financial Reporting of the Company and operating effectiveness of such controls, refer to our separate Report in Annexure 'A'.
- g. With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
 - a) The Company has no pending litigations on its financial position in its financial statements.
 - b) In our opinion and as per the information and explanations given to us, the Company has not entered into any long term contracts including derivative contract, requiring provision under applicable laws or accounting standards, for material foreseeable losses.
 - c) The Company is not required to transfer any amount to the Investor Education and Protection Fund.
 - d) The disclosures in the financial statements regarding holdings as well as dealings in specified bank notes during the period from 8th November 2016 to 30th December 2016 have not been made since they do pertain to the financial year ended 31st March,2018.

For PATANJALI & CO. Chartered Accountants Firm Registration No. 308163E

rat Shama (Virat Sharma) Partner Membership No. 061553

Kolkata Dated, the 5th day of June, 2018



PATANJALI & CO.

Chartered Accountants

10A Bangur Building 161/1 Mahatma Gandhi Road Kolkata – 700 007 + 91 33 22689802 / 22704135 / 9433047539 Email : viratpatanjali@yahoo.co.in Email : sharmavirat@rediffmail.com

Annexure "A" to the Independent Auditors' Report

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

We have audited the internal financial controls over financial reporting of Skipper Pipes Limited as of March 31, 2018 in conjunction with our 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

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls over Financial Reporting 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 we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness.

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





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

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

Meaning of Internal Financial Controls Over Financial Reporting

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

- 1. Pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the 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

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





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Opinion

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 2018, based on the internal controls over financial reporting criteria established by the Company considering the essential components of internal controls stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

For PATANJALI & CO. Chartered Accountants Firm Registration No. 308163E

Urat Shame (Virat Sharma) Partner Membership No. 061553

Kolkata Dated, the 5th day of June, 2018



SKIPPER PIPES LIMITED

BALANCE SHEET AS AT 31ST MARCH, 2018

	Note		As At 31-03-2018		As At 31-03-2017
			₹		₹
A. Equity And Liabilities					
Shareholders' Fund					
Share Capital	2	700,000		700,000	
Reserve & Surplus	3	(376,059)	323,941	(359,276)	340,724
Current Liabilities					
Other Current Liabilities	4	3,455,000	3,455,000	15,000	15,000
Short Term Provisions	15		1,771		,
			3,780,712		355,724
B. Assets					
Non Current Assets					
Deferred Tax Asset			24,919		49,221
Current Assets					
Short Term Loans, Advance & Deposits	5		6,836		0
Cash and Cash Equivalents	6		3,748,957		306,504
			3,780,712		355,724

Significant Accounting Policies 1 to 13 Notes on Financial Statements The Accompanying notes are an integral part of the Financial Statements

In terms of our Report of even date annexed herewith

For PATANJALI & CO. Chartered Accountants Firm Registration Number - 308163E

Urat Shama (Virat Sharma)

Partner Membership No. : 061553

Place : Kolkata Dated, the 5th day of June, 2018





For and on behalf of Board of Directors

7

(SHARAN BANSAL) Director DIN: 00063481 D((DEVESH BANSAL) Director DIN: 00162513

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STATEMENT OF PROFIT & LOSS FOR THE YEAR ENDED 31ST MARCH, 2018

	Note	Year Ended 31-03-2018 ₹	Year Ended 31-03-2017 ₹
A. REVENUE			
Income from Operations	7	<u>68,351</u> <u>68,351</u>	
B. EXPENSES			
Administrative and Other Expenses	8	<u>59,061</u> 59,061	5,264
Profit/(Loss) Before Tax Less: Tax Expense		9,290	(5,264)
Current Tax Expense		1,771	
Deferred Tax Asset		24,302	24,611
Profit/(Loss) After Tax		(16,783)	(29,874)
Basic And Dilutive Earning Per Share	9	(0.24)	(0.43)

Significant Accounting Policies1 to 13Notes on Financial StatementsThe Accompanying notes are an integral part of the Financial Statements

In terms of our Report of even date annexed herewith

For PATANJALI & CO. Chartered Accountants Firm Registration Number - 308163E

of Shama (Virat Sharma)

Partner Membership No. : 061553

Place : Kolkata Dated, the 5th day of June , 2018 For and on behalf of Board of Directors

7

(SHARAN BANSAL) Director DIN : 00063481

(DEVESH BANSAL) Director DIN: 00162513

SKIPPER PIPES LIMITED

Cash Flow Statement For the year ended 31st March, 2018

Net Profit before Tax and Extraordinary Items 9290 Adjustments for: Interest Received 0 Interest Paid 0 0 Operating profit before Working Capital Changes 0 (68351) Adjustments for: 0 (68351) Increase/(Decrease) in Other Short Term Provisions 0 (393233) Increase/(Decrease) in Other Short Current Liabilities 3441771 5000 Decrease/(Increase) in Short Term Loans and Advances (6836) 3434935 0 (38 Cash Generated from Operations 3375874 (35 3375874 (35 Adjustments for: 1 (1771) 0 (1771) 0 NET CASH FROM/(USED IN) OPERATING ACTIVITIES A 3374103 (35 B. CASH FROM/(USED IN) OPERATING ACTIVITIES 68,351 - - Sale of Investments - - - - Interest Received 68,351 - - - Sale of Investments - - - - - - - - - - - - - - -	A. CASH FLOW FROM OPERATION ACTIVITIES			Year Ended <u>31-03-2018</u>		Year Ended 31-03-2017
Adjustments for: Interest Received 0 Interest Paid 0 0 Rent Received 0 (68351) Operating profit before Working Capital Changes 0 (68351) Adjustments for: (59061) (68351) Increase/(Decrease) in Other Short Term Provisions 0 (393233) Increase/(Decrease) in Other Short Term Labilities 3441771 5000 Decrease/(Increase) in Short Term Loans and Advances (6836) 3434935 0 (38 Cash Generated from Operations 3375874 (39 (38 Adjustments for: (1771) (1771) 0 NET CASH FROM/(USED IN) OPERATING ACTIVITIES 3374103 (39 Raised Fund through issue of Equity Shares - - Interest Received - - Sale of Investments - - - Interest Paid 0 - - Sale of Investments - - - Interest Paid 0 - - Sale (Purchase) of Fixed Assets 0 - - NET CASH FROM/(USED IN				9290		(5264)
Interest Paid 0 0 Rent Recorved 0 (68351) Operating profit before Working Capital Changes (59061) (0 Adjustments for: 1 (59061) (0 Increase/(Decrease) in Other Short Term Provisions 0 (393233) Increase/(Decrease) in Other Short Current Liabilities 3441771 5000 Decrease/(Increase) in Short Term Loans and Advances (6836) 3434935 0 Cash Generated from Operations 3375874 (39 Adjustments for: 1 (1771) 0 Income Tax Paid (net) (1771) (1771) 0 NET CASH FROM/(USED IN) OPERATING ACTIVITIES A 3374103 (35 Raised Fund through issue of Equity Shares - - Interest Received 68,351 - Sale of Investments - - - Interest Paid 0 - - Sale of Investments - - - Interest Paid 0 - - Sale of Investments - - - Interest Paid 0 - - Sale OF Investments - - - Interest Paid 0 - <td< td=""><td></td><td></td><td></td><td></td><td></td><td>(2201)</td></td<>						(2201)
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Operating profit before Working Capital Clunges (59061) Adjustments for: Increase/(Decrease) in Other Short Term Provisions 0 (393233) Increase/(Decrease) in Other Short Current Liabilities 3441771 5000 Decrease/(Increase) in Short Term Loans and Advances (6836) 3434935 0 (38 Cash Generated from Operations 3375874 (39 Adjustments for: (1771) (1771) 0 Income Tax Paid (net) (1771) (1771) 0 NET CASH FROM/(USED IN) OPERATING ACTIVITIES 3374103 (39 B. CASH FLOW FROM INVESTING ACTIVITIES - - - Interest Received 68,351 - - Sale of Investments - - - Interest Paid 0 - - - Sale of Investments - - - - Interest Paid 0 - - - Sale of Investments - - - - Interest Paid 0 - - - Sale (/Purchase) of Fixed Assets 0 -	Rent Received		0	(68351)		0
Operating profit before Working Capital Clinness Adjustments for: (393233) Increase/(Decrease) in Other Short Term Provisions 0 (393233) Increase/(Decrease) in Other Short Current Liabilities 3441771 5000 Decrease/(Increase) in Short Term Loans and Advances (6836) 3434935 0 (38 Cash Generated from Operations 3375874 (39 Adjustments for: 1 (1771) 0 Income Tax Paid (net) (1771) (1771) 0 NET CASH FROM/(USED IN) OPERATING ACTIVITIES A 3374103 (39 Raised Fund through issue of Equity Shares - - Interest Received 68,351 - Sale of Investments - - Interest Paid 0 - Sale of Investments - - Interest Paid 0 - Sale/(Purchase) of Fixed Assets 0 - NET CASH FROM/(USED IN) INVESTING ACTIVITIES 68351 - C. CASH FLOW FROM FINANCING ACTIVITIES 68351 - Proceeds from Long Term Borrowings - -		-				(5264)
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Cash Generated from Operations 3375874 (35 Adjustments for: Income Tax Paid (net) (1771) 0 NET CASH FROM/(USED IN) OPERATING ACTIVITIES A 3374103 (35 B. CASH FROM INVESTING ACTIVITIES A 3374103 (35 B. CASH FROM INVESTING ACTIVITIES A 3374103 (35 B. CASH FLOW FROM INVESTING ACTIVITIES A 3374103 (35 B. CASH FLOW FROM INVESTING ACTIVITIES A 3374103 (35 Interest Received 68,351 5 5 Interest Received 0 6 6 Sale of Investments - 0 6 Interest Paid 0 0 0 0 Sale/(Purchase) of Fixed Assets 0 0 0 0 NET CASH FROM/(USED IN) INVESTING ACTIVITIES B 68351 0 0 C. CASH FLOW FROM FINANCING ACTIVITIES 68351 0 0 0 Proceeds from Long Term Borrowings - - - 0 0 0 0 0 0 0 0 0 0	Increase/(Decrease) in Other Short Current Liabilities		3441771		5000	
Cash Generated from Operations 3375874 (39 Adjustments for: Income Tax Paid (net) (1771) 0 NET CASH FROM/(USED IN) OPERATING ACTIVITIES A 3374103 (39 B. CASH FROM/INVESTING ACTIVITIES A 3374103 (39 Raised Fund through issue of Equity Shares 68,351 (1771) 0 Interest Received 68,351 0 0 Sale of Investments - 0 0 Interest Paid 0 0 0 Sale/(Purchase) of Fixed Assets 0 0 0 NET CASH FROM/(USED IN) INVESTING ACTIVITIES B 68351 0 C. CASH FLOW FROM FINANCING ACTIVITIES B 68351 0	Decrease/(Increase) in Short Term Loans and Advances		(6836)	3434935	0	(388233)
Adjustments for: Income Tax Paid (net) (1771) 0 NET CASH FROM/(USED IN) OPERATING ACTIVITIES A 3374103 (35 B. CASH FROM INVESTING ACTIVITIES A 3374103 (35 B. CASH FROM INVESTING ACTIVITIES A 68,351 (35 B. CASH FROM INVESTING ACTIVITIES 68,351 (35 Raised Fund through issue of Equity Shares 68,351 (35 Interest Received 68,351 (35 Sale of Investments - (1771) (1771) (1771) (1771) (1771) (35 Sale of Investments - - - (1771)	Cash Generated from Operations	-		3375874		(393497)
NET CASH FROM/(USED IN) OPERATING ACTIVITIES 3374103 (35 B. CASH FLOW FROM INVESTING ACTIVITIES 3374103 (35 Raised Fund through issue of Equity Shares 68,351 5 Interest Received 68,351 5 Sale of Investments 0 5 Interest Paid 0 5 NET CASH FROM/(USED IN) INVESTING ACTIVITIES B 68351 C. CASH FLOW FROM FINANCING ACTIVITIES B 68351 Proceeds from Long Term Borrowings - -	Adjustments for:					. ,
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Raised Fund through issue of Equity Shares 68,351 Interest Received 68,351 Sale of Investments - Interest Paid 0 Sale/(Purchase) of Fixed Assets 0 NET CASH FROM/(USED IN) INVESTING ACTIVITIES B 68351 C. CASH FLOW FROM FINANCING ACTIVITIES B 68351 Proceeds from Long Term Borrowings - -	NET CASH FROM/(USED IN) OPERATING ACTIVITIES	A		3374103		(393497)
Interest Received 68,351 Sale of Investments 0 Interest Paid 0 Sale/(Purchase) of Fixed Assets 0 NET CASH FROM/(USED IN) INVESTING ACTIVITIES B 68351 C. CASH FLOW FROM FINANCING ACTIVITIES Proceeds from Long Term Borrowings	B. CASH FLOW FROM INVESTING ACTIVITIES					
Sale of Investments 0 Interest Paid 0 Sale/(Purchase) of Fixed Assets 0 NET CASH FROM/(USED IN) INVESTING ACTIVITIES B 68351 C. CASH FLOW FROM FINANCING ACTIVITIES B 68351 Proceeds from Long Term Borrowings - -	Raised Fund through issue of Equity Shares					100
Interest Paid 0 Sale/(Purchase) of Fixed Assets 0 NET CASH FROM/(USED IN) INVESTING ACTIVITIES B 68351 C. CASH FLOW FROM FINANCING ACTIVITIES Proceeds from Long Term Borrowings	Interest Received			68,351		0
Sale/(Purchase) of Fixed Assets 0 NET CASH FROM/(USED IN) INVESTING ACTIVITIES B 68351 C. CASH FLOW FROM FINANCING ACTIVITIES Proceeds from Long Term Borrowings	Sale of Investments			-		0
NET CASH FROM/(USED IN) INVESTING ACTIVITIES B 68351 C. CASH FLOW FROM FINANCING ACTIVITIES Proceeds from Long Term Borrowings 68351	Interest Paid			0		0
C. CASH FLOW FROM FINANCING ACTIVITIES Proceeds from Long Term Borrowings	Sale/(Purchase) of Fixed Assets			0		0
Proceeds from Long Term Borrowings	NET CASH FROM/(USED IN) INVESTING ACTIVITIES	В		68351		0
	C. CASH FLOW FROM FINANCING ACTIVITIES					
NEW CASH PROBABILISED IN FINANCIAC TWITTED	Proceeds from Long Term Borrowings					0
NET CASH FROMI(USED IN) FINANUING ACTIVITIES C	NET CASH FROM/(USED IN) FINANCING ACTIVITIES	С	Dec.	161		0
A+B+C 3442453 (39		A+B+C		3442453		(393496)
OPENING CASH & CASH EQUIVALENTS* 306504 70	OPENING CASH & CASH EQUIVALENTS*			306504		700000
				3748957		306504
CLOSING CASH & CASH EQUIVALENTS* 3748957 30	CLOSING CASH & CASH EQUIVALENTS*			3748957		306504

*Represent Cash and Bank Balances as indicated Note - 6 to the Financial Statements.

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1 Cash Flow Statement has been prapared under 'Indirect Method' set out in Accounting Standard (AS) -3 on Cash Flow Statement issued by The Institute of Chartered Accountants of India.

2 Cash and Cash Equivalents consists of Cash and Bank Balances as indicated in Note - 6 to the Financial Statements.

In terms of our report of even date For PATANJALI & CO. Chartered Accountants Firm Registration Number - 308163E

Virat Sharma) Partner Membership No. : 061553

Place : Kolkata Dated, the 5th day of June , 2018

(SHARAN BANSAL) Director DIN 00063781 DEVESH BANSAL) Director DIN: 00162513

For and on behalf of Board of Directors



Note – 1

SIGNIFICANT ACCOUNTING POLICIES

Significant Accounting Policies adopted in the preparation and presentation of financial statement:

a. REVENUE RECOGNITION:

The Company follows the accrual basis of accounting, unless otherwise specified.

b. USE OF ESTIMATES:

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amount of assets and liabilities and disclosure of contingent liabilities at the date of financial statements and the result of operations during the reporting period end. Although these estimates are based upon management's best knowledge of current events and actions, actual results could differ from these estimates.

e. **INVESTMENTS**:

Investments are stated at cost. Provision against diminution in the value of quoted investment is not made, where in the opinion of the management diminution is of other than temporary

d. ACCOUNTING FOR TAXES ON INCOME:

Current tax is determined on the basis of the amount of tax payable under the Income Tax Act, 1961, if any. Deferred tax is recognised on timing differences; being the difference between taxable income and accounting income that originate in one year and are capable of reversal in or more subsequent years. Deferred tax assets are recognised only if there is reasonable certainty that sufficient future taxable income will be available against which such deferred tax assets will be realised. Such assets are reviewed as at each Balance Sheet date to assess realisability thereof.

e. **PROVISION AND CONTINGENT LIABILITIES:**

A provision is recognised when the Company has a present obligation as a result of past event, it is probable that an outflow of resources will be required to settle the obligation, in respect of which reliable estimates can be made. Contingent Liabilities are not provided for in accounts and amounts of material nature are disclosed by way of notes. Contingent assets are neither recognised nor disclosed in the financial statements.





SKIPPER PIPES LIMITED

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Notes to Financial Statements

	As At 31-03-2018	As At 31-03-2017
	₹	₹
Note - 2		
Share Capital		
Authorised share capital:		
30,00,000 Equity Shares of ₹10 each	30,000,000	3000000
(P.Y. 30,00,000 Equity Shares of r10 each)		· · · · · · · · · · · · · · · · · · ·
Issued, Subscribed and Paid Up		
70,000 Equity Shares of ₹10 each fully paid	700,000	700000
(P.Y. 70,000 Equity Shares of r10 each fully		
paid up)	700,000	700000

(a) Reconciliation of the shares outstanding at the beginning and at the end of the reporting period :

	31-03-2018		31-03-2017	
Particulars	No. of Shares	Amount (₹)	No. of shares	Amount (₹)
Shares outstanding at the beginning of the year	70000	700000	70000	700000
Shares outstanding at the end of the year	70000	700000	70000	700000

(b) The details of Shareholders holding more than 5% shares: No of Shares No of Shares % of shares % of shares Name of the Shareholder Held Held Held Held 1. Sajan Kumar Bansal 10000 14.29 0 0.00 2. Sharan Bansal 10000 14.29 0 0.00 3. Devesh Bansal 10000 14.29 0 0.00 4. Siddharth Bansal 0 10000 14.29 0.00 5. Sumedha Bansal 0 10000 14.29 0.00 6. Rashmi Bansal 10000 14.29 0 0.00 7. Shruti M. Bansal 10000 0 14.29 0.00 70000 100.00 0 0.00

(c) Rights, Preferences and Restrictions attached to Equity Shares:

The Company has only one class of shares referred to as Equity Shares having a par value of $\overline{<}$ 10. Each holder of Equity Shares is entitled to one vote per share. In the event of liquidation of the Company, the holders of Equity Shares will be entitled to receive any of the remaining assets of the company, after distribution of all preferential amounts. However, no such preferential amounts exist currently. The distribution will be in proportion to the number of Equity Shares held by the shareholders.

Note - 3

Reserves and Surplus Surplus in Statement of Profit and Loss Balance at the beginning of the year Add: Profit/(Loss) after tax for the year Balance at the end of the year (359,276) (359,276) (376,059) (359,276) (359,276) (359,276) (359,276) (359,276) (359,276) (359,276)

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SKIPPER PIPES LIMITED

Notes to Financial Statements

	As At 31-03-2018	As At 31-03-2017
Note - 4	₹	₹
Other Current Liabilities		
Audit Fees Payable	5,000	15,000
Sundry Advances	3,450,000 3,455,000	15,000
Note - 5		
Short Term Loans, Advances and Deposits		
TDS Receivable	<u> 6,836</u> <u> 6,836</u>)#
Note - 6		
Cash and Cash Equivalents		
Balances with Scheduled Banks		
In Current Accounts	3,748,957	306,504
	3,748,957	306,504
Note - 7		
Other Incomes		
Interest Received	68,351	
	68,351	
Note - 8		
Administrative and Other Expenses		
Audit Fees	5,000	5,000
Bank Charges	651	264
Filing Fees	33,600	. .
Legal and Professional Fees	19,810	
	59,061	5,264
Note - 9		
Earning Per Share (EPS)		
Net Profit/(Loss) after tax as per Statement of		
Profit & Loss attributable to Equity Shareholders	(16783)	(29874)
Weighted Average number of equity shares used		
as denominator for calculating EPS	70000	70000
Face Value per Equity Share (₹)	10.00	10.00
Basic and Diluted Earnings per share (₹)	(0.24)	(0.43)





SKIPPER PIPES LIMITED

Notes on Financial Statements:

- 10. The Company is a Small and Medium Sized Company as defined in the General Instructions in respect of Accounting Standards notified under the Companies Act, 2013. Accordingly, the Company has complied with the Accounting Standards as applicable to Small and Medium Sized Company.
- 11. The Company has not received any memorandum (as required to be filed by the suppliers with the notified authority under the Micro, Small and Medium Enterprises Development Act, 2006) claiming their status as on 31st March, 2018 as micro, small or medium enterprises. Consequently, no disclosures of outstanding dues of micro enterprises and small enterprises and other related disclosures have been made.
- 12.Related parties disclosures as identified by the management in accordance with the Accounting Standard 18 on Related Party notified under the Companies Act, 2013.

A. Relationship

1) Key Management Personnel

Sharan Bansal Devesh Bansal Siddharth Bansal

2) Parties where Key Management Personnel or their relatives have significant influence with whom transaction have been entered

None

3) Relatives of Key Management Personnel with whom transactions have been entered

None

B. Transactions were carried out with the related parties during the year.

Particulars	31.03.2018	31.03.2017
	NIL	





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13.Previous year figures have also been re-grouped, re-arranged, re-casted and re classified to conform to this year's classification. Figures have been rounded off to the nearest rupee. Notes 1 to 13 form integral part of accounts.

For PATANJALI & CO. Chartered Accountants Firm Registration No. 308163E P 10 2 - 0

& Co Jat Shame (Virat Sharma) Partner Membership No. 061553

Kolkata Dated, the 5th day of June, 2018







As a front runner in technology and innovation, our company is globally recognised for its capability to execute and engineer projects with excellence. Focused on serving the prime water and power needs of emerging economies, our objective is to deliver world class quality products and develop a robust national infrastructure. We have built strong fundamentals to persistently deliver on our promises, and consistently report noteworthy growth each year.

Our engineering business continues to win new orders, drive operational excellence, and invest capital for future growth. Consequently, we are maintaining our standing amongst peers in the Transmission & Distribution Industry. While our business from the overseas market continues to remain strong, receiving a clearance certificate from the Canadian Welding Bureau has marked our entry into the promising power transmission market of North America.

During the year, we concentrated on creating diversified, yet synergistic product offerings using our strong design and engineering skills, as well as our execution proficiency. These include the railway, solar energy, street lighting and telecommunication sectors. In doing so, we remain committed to our strategic actions for growth. We have also leveraged our competencies in the power sector by foraying into the substation business. We also included railway and solar structures into our product portfolio, continuing on our pursuit for a better product mix in our engineering products business, and to capitalise on this opportunity. These new product diversifications have helped us deliver robust performance in engineering business segment.

In the Polymer Pipes & Fittings segment, we are scaling our business to progressively expand our presence as a national, branded player. While we understand that this is a lengthy journey, we are prepared to build long-term value from this business. Therefore, considering the significant potential of micro irrigation in India and the government's attention that its receiving, we have associated with a leading global innovative player to manufacture and implement drip irrigation systems. We believe that the micro irrigation segment will be an additional new potential growth driver of our polymer business.

Today, we are well positioned to harness any new opportunities from our power and water distribution businesses. We have already started growing our presence in these business segments. We believe that the need for our products and services will continue to remain compelling. Furthermore, our comprehensive knowledge, close to four decades of experience, and continuous innovation will help us to deliver a consistent performance. We intend to keep driving growth by repeatedly winning in our chosen markets, and thus keep creating enhanced value for all our stakeholders.

SPAING.

Corporate Information

BOARD OF DIRECTORS

Chairman (Independent) Mr. Amit Kiran Deb

Managing Director

Mr. Sajan Kumar Bansal

Wholetime Directors

Mr. Sharan Bansal Mr. Devesh Bansal Mr. Siddharth Bansal Mr. Yash Pall Jain

Independent Directors

Mr. Manindra Nath Banerjee* Mr. Joginder Pal Dua Mrs. Mamta Binani Mr. Ashok Bhandari

Chief Financial Officer

Mr. Sanjay Kumar Agrawal

Company Secretary

Mr. Manish Agarwal

AUDITORS

Singhi & Co. Chartered Accountants 161, Sarat Bose Road, Kolkata-700026 Ph. +91 33 2419 6000 Email: kolkata@singhico.com Website: www.singhico.com

BANKERS

Allahabad Bank State Bank of India Bank of Baroda Punjab National Bank Oriental Bank of Commerce Bank of India Union Bank of India IDBI Bank Syndicate Bank HDFC Bank IDFC Bank Exim Bank

REGISTERED OFFICE

3A, Loudon Street Kolkata-700017, India Ph. +91 33 2289 5731/32 Fax +91 33 2289 5733 Email: mail@skipperlimited.com Website: www.skipperlimited.com

*Ceased to be a director w.e.f. 6/6/2018

WORKS

Jangalpur Unit (SL 1 & BCTL)

Jalan Complex, NH-6, Village: Jangalpur, Post: Andul Mouri, Howrah, West Bengal- 711302

Uluberia Unit

NH-6, Village: Madhabpur, Mahisrekha, Post: Uluberia, Howrah, West Bengal- 711303

Ahmedabad Unit

Survey No.: 823, Ahmedabad-Rajkot Highway, Rajoda, Bavla Ahmedabad, Gujarat- 382220

Guwahati Unit - 1

Lohia Industrial Estate, 659, O, Kahi Kuch Gaon Mouza: Dakhin Rani District- Kamrup, Assam- 781 017

Guwahati Unit - 2

Village- Parlley Mouza- Chayani Revenue Circle- Palashbari District- Kamrup Rural, Assam

Sikandrabad Unit

Plot No.: 5, UPSIDC Industrial Area, G.T. Road No. 91, Sikandrabad, Bulandsahar, Uttar Pradesh- 203206

Hyderabad Unit

Survey No.: 296/7/8/9, IDA Bollaram, Jinnaram, Medak, Telengana- 502 325

REGISTRAR & SHARE TRANSFER AGENT

Maheshwari Datamatics Private Limited 23,R N Mukherjee Road, 5th Floor Kolkata - 700001 Ph. 033 2248 2248 /2243 5029 Fax 033 2248 4787 Email: mdpldc@yahoo.com Website: www.mdpl.com





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41,000 MTPA Polymer Capacity Addition during FY2015-18, reporting 4x growth





WE ARE SCALING OUR BUSINESS TO GREATER HEIGHTS THROUGH CONSISTENT GROWTH.

Considering our long-term objectives to maintain sustainable growth and create shareholder value, we continue to build on our legacy of engineering skills to scale greater heights. We are hence enhancing our reach, expanding production and increasing market share.

Skipper's engineering product business continues to demonstrate a robust performance. We strengthened our order book position and it stands at ₹ 26,270 mn as on March 31, 2018. The engineering products order book to sales stands at 1.5x and is well diversified between domestic and international orders.

This strong performance is well supported by our integrated business model and world class capacities built through proactively absorbing new technology and modernising processes. This has helped us to competitively bid and increase our conversion rate. We are successfully advancing our business overseas by continuously opening up to new markets for growth. Clearing the Canadian Welding Bureau & LAPEM Audit during the year empowers us to supply power transmission towers and poles to the North American market and Mexican market. Furthermore, with the current rupee devaluation, we expect new prospects and a lot more export opportunities to come our way.

As the sector continued to witness an up-tick in both ordering and execution, we expect growth to remain strong, and gain further pace with increased participation opportunities. To meet the business demands of a growing business, we enhanced our engineering capacity by 35,000 MT during the year. Going forward, we are well poised for solid revenue growth, backed by a sturdy order book, supported by the incremental capacity.

Within the polymer business segment, our objective has been to increase momentum by expanding our footprint across the country, helping us continue to be the fastest growing company in the sector. We engaged Vector Consulting Group during the year to help build a robust sales organisation by enabling processes to rapidly increase the reach and availability of our products across the country.

In a short span of just five years, we have established a cumulative production capacity of 51,000 MTPA. With increased penetration and better productivity, we expect higher and sustainable margins from the business.

With an enhanced focus on infrastructure development in domestic and international markets, we are confident that Skipper will continue on its promising growth trajectory in times to come.



DIVERSIFYING

WE ARE BRANCHING OUT THROUGH NEW GROWTH DRIVERS.

As a future-facing enterprise, we are strengthening our technology investments and positioning, by building capabilities in the areas of railway electrification, solar power and drip irrigation. By focussing on these new businesses, we are aligned with the company's core strength of metal fabrication and India's development story.

With the objective of making our growth profitable and sustainable, we have diversified into businesses which represent national priorities and demonstrate a robust operating model. Our strategy is to enrich and diversify our product portfolio to tap into these growing opportunities.

Solar Power: As the population is increasing and the demand for power grows, we see larger investments into the energy sector. In particular, the Indian government is prioritising the consumption of renewable energy, creating an exciting opportunity to mark our presence in the solar sector. Leveraging the competence and bandwidth of our engineering business, our entry into this market is on strong footing with the wellestablished infrastructure of automated machineries, quality manpower and expertise.

Railway Electrification: The government's plan to work towards the electrification of over 30,000 km of railway tracks over the next five years is expected to augur well for our business growth. During the year, we received the core approval from Railways and sharpened our focus to manufacture and supply various types of railway structures out of our engineering facilities. Drip Irrigation: Progressively diversifying our polymer business, we aim to capitalise on the potential of micro irrigation in India. In association with Israel based Metzerplas, we will manufacture drip irrigation solutions in India, with the intent to improve efficiency in irrigation. This JV is expected to commence operations in the coming fiscal at a select location in Hyderabad.

Considering our key strength of Metal Fabrication, our diversification into Railway & Solar Structures reflects strong approach and agility of our organization. We are confident that it will potentially enhance our revenues in a substantial way.





WE ARE COMPETING TO WIN IN ANY BUSINESS ENVIRONMENT.

We have embraced the importance of staying nimble – of being responsive to changing market forces, shifting focus when required, and innovating to meet any customer need – to stay on top of the industry. Today, we stand ready to win in any business environment.

Each day, we deliver power and water transmission solutions that cater to a growing economy's basic requirements. Our commitment, along with the pursuit of technological and quality innovations, position us well to deliver compelling growth. This has helped us in meeting our responsibility with skill and an unwavering commitment to our vision, mission and values. We have created a strong foundation that enables us to continuously capitalise on new opportunities.

As we diversify to strengthen our growth, we have built a strong portfolio of products. Our businesses are resilient with compelling demand, enhancing our ability to deliver industry-leading results. These actions have helped us to win sizeable orders across all our businesses.

We believe our substantial investments to scaling and diversifying our business infrastructure will be the key contributors of our rise as a manufacturing powerhouse.



At a Glance

Skipper serves as a 'one-stop solution' providing clients advanced value-added solutions that are optimally designed and meticulously executed.



Established in 1981



Leading Engineering Product and Polymer Pipe manufacturer



35 years of domain knowledge



Presence in the power and water sector



One of the largest and fastest growing Polymer Pipe manufacturing companies in India



Extending presence in railway electrification, solar, telecom and drip irrigation



Distribution network across the country with 5,000+ touch points



Largest transmission tower manufacturing company in India and 10th largest globally



International footprint across continents including Latin America, Europe, and Africa with presence across 25 countries

VISION

To produce world class quality products ensuring robust National Infrastructure development and making India the preferred sourcing hub for Global Infrastructure needs.

8 Manufacturing Facilities in India

MISSION

- To continue to add value-added products and services to its portfolio.
- To continue to focus on sectors of power and water as per contemporary global demands.
- To continue to tap newer geographies to add to the existing market.
- To ensure the greater scale and technology, the greater longevity of product, and introduce more efficient technologies for a longer duration of existence.
- To reduce carbon footprints, and evolve towards reduced consumption of hydrocarbons and non-conventional and renewable energy sources.



51,000 Installed Capacity for Polymer Product Business (MTPA)

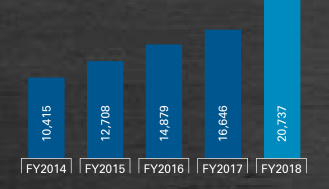




Our Performance Highlights

Figures of FY2017 and FY2018 based on IND AS

Net Revenue (₹in Million)

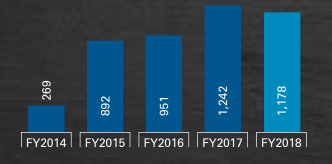


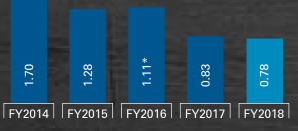
EBIDTA (*₹* in Million)



Profit After Tax (*₹in Million*)

Debt Equity Ratio (Times X)



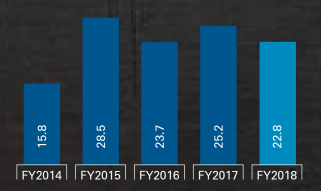


* Reinstated on INDAS Transition Date 01.04.2016

EPS (FV ₹ 1)



ROCE (%)



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Our Key Operational Highlights

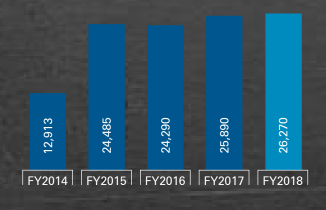
19% 4-year CAGR of Revenue



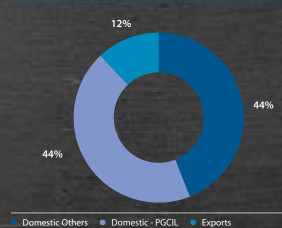
Orderbook Trend (₹in Million)

4-year CAGR of Profit after Tax





Order Mix – March 2018



ORDERBOOK

 Orderbook for engineering products stood at ₹ 26,270 mn as on 31st March FY2018 and is well diversified between domestic, PGCIL, SEBs and private players and international orders.

APPROVALS

- Successfully cleared the Canadian Welding Bureau (CWB) Audit, which will enable Skipper to supply power transmission towers and poles to the North American market.
- Certified by The Equipment and Materials Test Laboratory (LAPEM) to enter the Mexican power transmission market.
- Approvals received from the core in railways for the manufacturing of traction masts.
- The Guwahati plant received approval from Power Grid Corporation of India Limited for supply of galvanised tower structures and parts.

CAPACITY ADDITION

 Engineering products capacity enhanced by 35,000 MT taking the total installed capacity to 265,000 MT.

FINANCIAL

- CRISIL upgraded the Company's ratings to CRISIL AA- / Stable/ CRISIL A1 on the bank facilities and Commercial paper.
- Directed efforts of the Company helped to improve Debt Equity ratio to 0.78X against 0.83X last year.

DIVERSIFICATION

- Forayed in railway electrification business with presence in the EPC and railway structures segment.
- Formed a JV with Metzerplas, one of the largest manufacturers of Drip Irrigation Solutions from Israel to produce drip irrigation products in India.
- Entered into the Solar Structure market to manufacture Ground based Module Mounting structures, Roof Top Mounting structures, Module Mounting Accessories and Seasonal Tilt Structures out of the Uluberia unit.

Our Product Segments

Skipper is uniquely placed to capitalise on growing opportunities in two lucrative segments: Power (Transmission Tower manufacturing, substation and EPC projects) and Water Polymer Pipes, Fittings and drip irrigation.

The Company, with a promising engineering orderbook, has secured several new orders on the back of proposed investments by the government. Skipper is leveraging its engineering skills to diversify its presence in the railways, solar energy and substations sectors.

In line with the aspiration to evolve into a national player from being a regional one, Skipper's Polymer Pipes and Fittings capacity has expanded manifold. The Company has partnered with Israel based Metzerplas Cooperative Agricultural Organisation Limited to manufacture drip irrigation solutions in India.

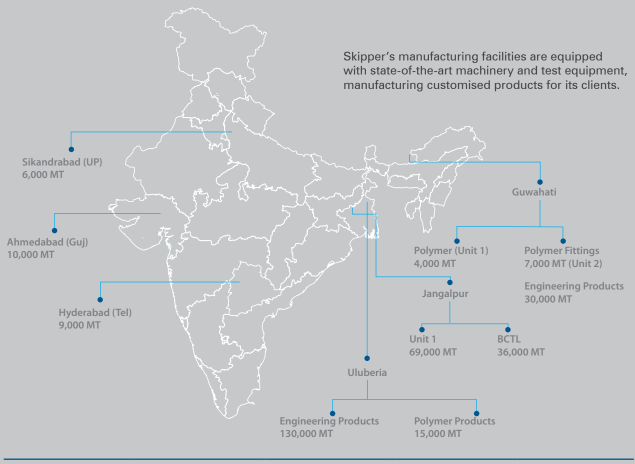
Furthermore, the Company continued to strengthen its presence in the high margin Infrastructure Project business.

	Engineering Products	Polymer Products	[양] Infrastructure Projects
Product Details	 Power Transmission Towers Power Distribution Poles Transmission Lines Monopoles Mild Steel & High Tensile Angles Solar Structures Fasteners Tower Accessories Railway Structures Telecom Towers 	 UPVC Pipes CPVC Pipes SWR Pipes HDPE Pipes Agriculture Pipes Overhead Tanks CPVC Solvent Cement Fittings (for all the above types of pipe) 	 Transmission Line EPC Underground Utility laying by Horizontal Directional Drilling Water EPC
Net Revenue	₹ 17,782 mn (4 year CAGR 16.8%)	₹ 2,100 mn (4 year CAGR 37.3%)	₹ 855 mn (4 year CAGR 33.4%)
Contribution to Revenue	86%	10%	4%

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Our Manufacturing Facilities



KOLKATA	AHMEDABAD	SIKANDRABAD(UP)	GUWAHATI	HYDERABAD
Engineering Products: Three state-of the-art integrated manufacturing plants located at Uluberia and Jangalpur, having total T&D structure making capacity of 235,000 MTPA	Asset Light Polymer pipe making facility setup with 10,000 MTPA, capacity to cater to requirement in western India	Asset Light Polymer plant with 6,000 MTPA of installed capacity for manufacturing plumbing and agri pipes to cater to demands of Northern India	Engineering Products: Set up 30,000 MTPA T&D Structures manufacturing plant to cater to growing infrastructure requirement of North East India	Asset Light Polymer Pipe plant with 9,000 MTPA installed capacity of manufacturing Plumbing and Agri pipes to cater to demands of South India
Polymer Products: Polymer pipe manufacturing facility at Uluberia with capacity of 15,000 MTPA			Polymer Products: Unit 1: Asset Light facility with 4,000 MTPA capacity of Polymer pipes set up primarily to cater to demand of North East market Unit 2: Set up 7000 MTPA Capacity of polymer fittings	

Our Manufacturing Facilities

ENGINEERING PRODUCT

All of Skipper's Engineering and manufacturing facilities are located in Eastern India, which enables the Company to take advantage of the available power and steel supply, the cost effective labour, and the close proximity to ports.

The Company has four state-of-the art manufacturing plants in this region, two in Jangalpur; one in Uluberia near Kolkata, West Bengal; and one in Palasbari, near Guwahati). The Guwahati plant commenced operations in March 2017, and aims to tap the growing demand for T&D products in the North East region. The Engineering products' capacity has been enhanced by 35,000 MT during the year and the total installed capacity now stands at 265,000 MT.

All the four units are power grid approved Transmission Tower and Poles manufacturing plants. These units are supported by Angle Rolling Mills for MS & HT angle rolling (upto 200x200x25) to ensure the availability of raw materials at all times. Additionally, its 57 CNC operated production lines are imported from Germany, Italy and China. The Company has 7 in-house galvanising units with plant size up to 14 mtr and an annual galvanising capacity of handling over 2.5 lakh MT. The captive galvanising plants, angle and plate CNC lines ensure the highest product quality and timely supplies, strengthening customer trust and encouraging repeat business. Over 75% of the Company's manufacturing is carried out using automated CNC lines, imported from reputed global suppliers.

Skipper's backward integration enables cost optimisation; swifter time-to-market; high quality control; timely dispatch; superior customer service; and lower exposure to commodity price fluctuations.





Quality Certification

- Bureau of Indian Standards (ISI)
- ISO 9001, ISO 14001, ISO 18001
- Power Grid Corporation of India Limited (PGCIL)
- Ministry of Railways (RDSO)
- Damodar Valley Corporation
- Major State Electricity Boards of India (SEBs)
- Saudi Electric Company
- The Jordanian Electric Power
 Company Ltd., Amman-Jordan
- RETIE, Colombia
- UKSEPRO

- LAPEM
- Egyptian Electricity Transmission Company
 (EETC)
- Bhutan Power Corporation
- Kenya Transmission Company (KETRACO)
- Transmission Company Of Nigeria(TCN)
- National Grid Corporation Of Phillipines (NGCP)

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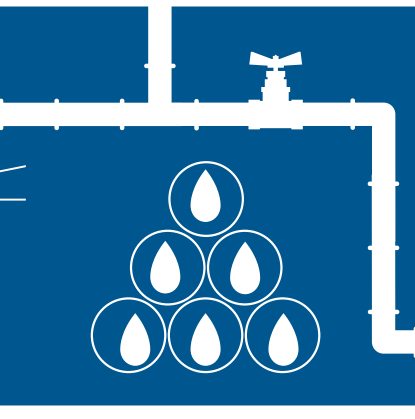


POLYMER PRODUCT

The Company's Polymer Product Segment has a manufacturing capacity of 51,000 MTPA. The plants are designed with state-of-the-art manufacturing technology. This, along with its tailor-made workshop layout, allows for a highly efficient production environment.

Over 70% of the gross block is less than six years old, and Skipper is one of the very few companies in India to be assured of CPVC for the manufacture of state-ofthe-art pipes. Skipper is also one of the few companies in India that has a NSF certification. Skipper is the only Company in the sector to undertake an asset-light route for expansion, setting up satellite manufacturing units to cater to the different zones of the country.







Quality Certification

The Company's PVC Products conform to the following Quality Standards:

- ASTM D-1785, ASTM D-2467, ASTM D-2846
- IS: 12818
- IS: 13592
- IS: 4985
- IS: 13592
 IS: 147<u>35</u>

IS: 15778

- IS: 10124
- IS: 14182
- NSF

Our Presence





Dami	Kanada	Australia	lu alta	laudau	
Peru	Kenya	Australia	India	Jordan	UK
Colombia	Egypt		Nepal	Saudi Arabia	Germany
Chile	Ghana		Bangladesh	UAE	Spain
	Nigeria		Sri Lanka		
	Zambia		Indonesia		
	Sierra Leone		Malaysia		
	South Africa		Phillipines		
	Guinea				
	Cameroon				
	Congo				
	Botswana				

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Managing Director's Message

Dear Shareholders,

It gives me immense pleasure to present to you the FY2018 Annual Report. In the year gone by, we enhanced our focus on creating enduring value for our business by building an enterprise that is increasingly agile and future-ready. We also addressed the growing national opportunity by selecting to focus on new businesses aligned with India's development story. We diversified our product portfolio to cash in on the upcoming opportunities in the Railway, Telecom, Irrigation, and Solar sectors.

As a future-facing enterprise, we are reinforcing our positioning by strengthening our product mix, network reach, financial prudence, and operating efficiency. We are building our engineering capabilities and leveraging the strengths of our manufacturing facilities to develop new products and expand our businesses. As each of our businesses represent a pivot for the development of a growing economy, we recognise the great potential for growth.

Financial Performance

Our conviction has helped us match India's growth momentum. Our growth was further endorsed by our wide presence and strong progress in the export markets. Our endeavours to constantly engage in scaling our businesses; diversify into new growth avenues; and consistently win new business, have helped us carve out a large share of the markets in our areas of presence. Consequently, we have consistently outperformed ourselves, reporting the highest revenue earnings and net profits in the Company's history during the year. As you all are aware, we have successfully completed our migration to IndAS and are required to report IndAS compliant numbers for both the current (FY2018) and corresponding previous year (FY2017). Hence, the previous year numbers were reinstated and adjusted in accordance to IndAS provisions. Though most of the adjustments made no material impact, the requirement of forex derivatives gain to be reported on marked to market basis has resulted in increase of profitability numbers of previous year.

Your Company's top-line grew by 24.6% to ₹ 20,737 mn and achieve EBITDA of ₹ 3,026 mn, whilst the profit before tax and profit after tax was ₹1,804 mn and ₹1,177 mn respectively.

The Company continued to improve on its leverage ratio. The debt equity now stands at 0.78x against 0.83x in the previous fiscal. Based on the improved performance, our Boards of Directors have recommended the highest ever dividend of 165% for FY2018.

Rating agency CRISIL also upgraded our ratings to CRISIL AA- / Stable/ CRISIL A1 for bank facilities and commercial paper. The rating reflects our strong business risk profile, which is powered by our robust market position in the Transmission Tower manufacturing business in India; a healthy operating efficiency derived from the integrated nature of operations; and the sustained operating profitability margins owing to strategic plant locations. Winning the "Largest Tower Supplier" Award from the Powergrid Corporation of India Limited, for the third consecutive year is a testimony to our company's performance.

> **24.6%** Topline Growth, FY2018

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Managing Director's Message (continued)

The market place looks exciting. We are positioned to capture these opportunities in both our sectors, and deliver continuous growth and value creation. A strong engineering order book and a rebound in the polymer market segments gives us a good visibility to achieve sustained growth.

Engineering Division

Our engineering product business continued to demonstrate robust performance. The integrated nature of our business, and our world class capacities built through proactively absorbing new technology and modernising processes, remained our enablers for growth.

On the order front, I am happy to inform you that your Company had yet another year of good inflows. We secured orders in excess of ₹ 19,000 mn during the year, which are well diversified between domestic, PCGIL, and private players; SEB and exports. We are also favourably placed to gain new orders for our engineering products. Additionally, our newly built Guwahati plant with a capacity of 30,000 MT per annum received approval from Power Grid Corporation of India Limited (PGCIL) for supply of Galvanised Tower Structures. This has enabled us to actively participate in various transmission projects of PGCIL in the North-East region. As the government continues to push for the extension of electricity access in rural India, India's power transmission sector remains promising. Our engineering segment has been consistent in maintaining a capacity utilisation of 85% over the years. In order to meet this rising demand, we enhanced the total installed capacity by 35,000 MTPA during the year to 2,65,000 MTPA.

Despite the current rupee devaluation scenario, we are excited about the new export prospects, and are optimistic about the export opportunities coming our way. Moreover, we have successfully cleared the Canadian Welding Bureau Audit and are certified by LAPEM, which empowers us to supply power transmission towers and poles to the North American and Mexican market respectively.

Over nearly four decades of our industry experience, we are convinced that a substantial leap can only be achieved if we constantly evolve. Consequently, we continue to enrich and diversify our product portfolio, tapping into growing opportunities in the railway, solar, and telecom sectors. This strategy will also help de-risk our business by reducing our dependence on any one particular end user industry.

As a part of our mission to contribute to the growth of clean energy, we succeeded in entering into the manufacturing of solar structures. We are leveraging the capability of our Uluberia facility, and expect to see strong growth from this sector going forward.

We also entered into the Railway electrification business. Approvals have been received from the core in railways for the manufacturing of traction masts. This business brings significant growth opportunities owing to strong government thrust. Indian Railways has an action plan to electrify 38,000 km route in next four years. Several other projects, worth in excess of ₹ 40,000 crore, have been announced. They have the intention to connect the Northeastern states, and areas bordering China, Myanmar and Bangladesh, with the rest of the country. Being an East India player, we are logistically very well placed to target these large opportunities along with other opportunities across India and abroad.

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Furthermore, monopoles and telecom towers continue to offer long term growth opportunities for your Company. While land scarcity prompted the strong adoption of monopole towers, data revolution generated significant revival of demand for telecom towers. We are gradually gaining meaningful market share and strengthening our presence in these markets.

Polymer Pipe Business

A challenging business environment restricted polymer revenue growth to 5% over the previous year. The effects of demonetisation, GST and RERA are waning off, and we expect growth to rebound in subsequent quarters. This will be supported by an increase in government spending on housing and the infrastructure sector; and benefits on input tax credit arising from GST for organised players like us.

Recently, we entered into a joint venture with Metzerplas from Israel to manufacture Drip Irrigation systems, considering high potential of micro irrigation system in India. Metzerplas is one of the largest and most specialised manufacturers of drip irrigation solutions from Israel. Further, the recent schemes launched by the Government like Pradhan Mantri Krishi Sinchai Yojana augurs well for the growth of the micro irrigation sector.

We are also very excited to engage with Vector Consulting Group for our polymer operations. This association will help us build a robust sales organisation by enabling processes, which can rapidly increase the reach and availability of our products across the country. The operations will be managed through a replenishment system, which will ensure product availability with all distributors in the Company's supply chain. Our determination to position our Polymer Pipes business amongst top national players is reflected in the initiatives mentioned above. While we understand that this is a long journey, we are resolved to build long-term value for this business.

Way Forward

Going forward, the market place looks exciting and ripe with opportunity. We are positioned to capture these opportunities in both our sectors, and deliver continuous growth and value creation. A strong engineering order book and a rebound in the polymer market segments gives us a good visibility, along with the confidence to achieve this growth.

The Government's undiluted focus towards expanding electricity access through flagship schemes in the current budget announcement of FY2019; an increase in the capital expenditure by Indian Railways, particularly for electrification; and a higher allocation towards affordable housing and the irrigation sector, are likely to create an additional power and polymer demand, benefitting our line of business.

We remain positive on India's current outlook as promising government reforms are expected to facilitate domestic investment and growth in the coming years. Looking ahead, we will continue serve our customers with quality and commitment. These values shall remain the hallmark of all our offerings, and will enable us to achieve a long and meaningful relationship with each of our customers.

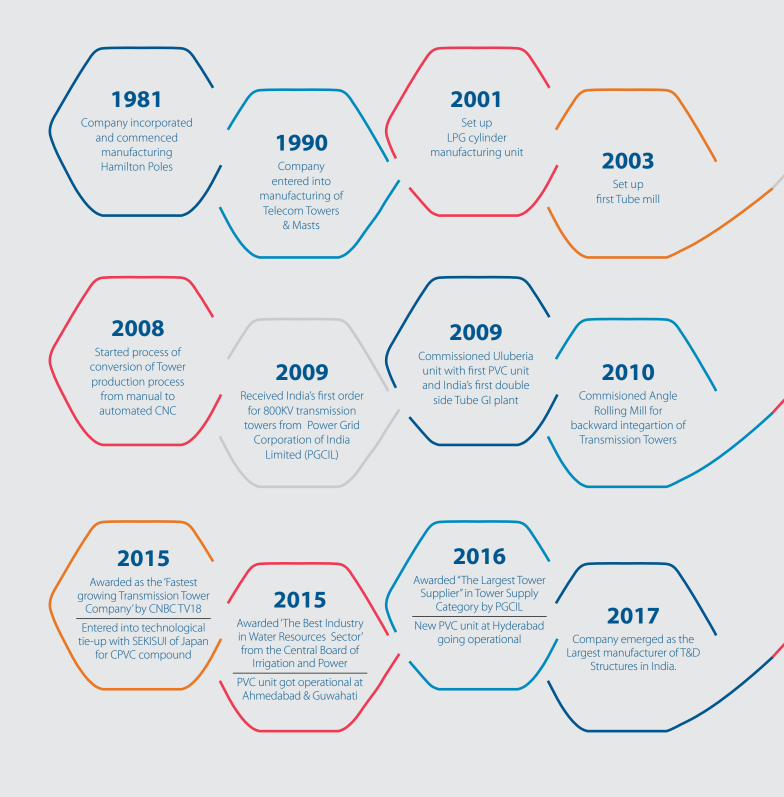
In closing, I would like to thank our team for their passion, commitment and ongoing pursuit of excellence. We are also thankful to our customers, bankers and financial institutions for their continuous support. With this backing, we will continue to serve as a trusted partner to all our stakeholders by responsibly taking the business to a new orbit of growth.



Sagan Bansal

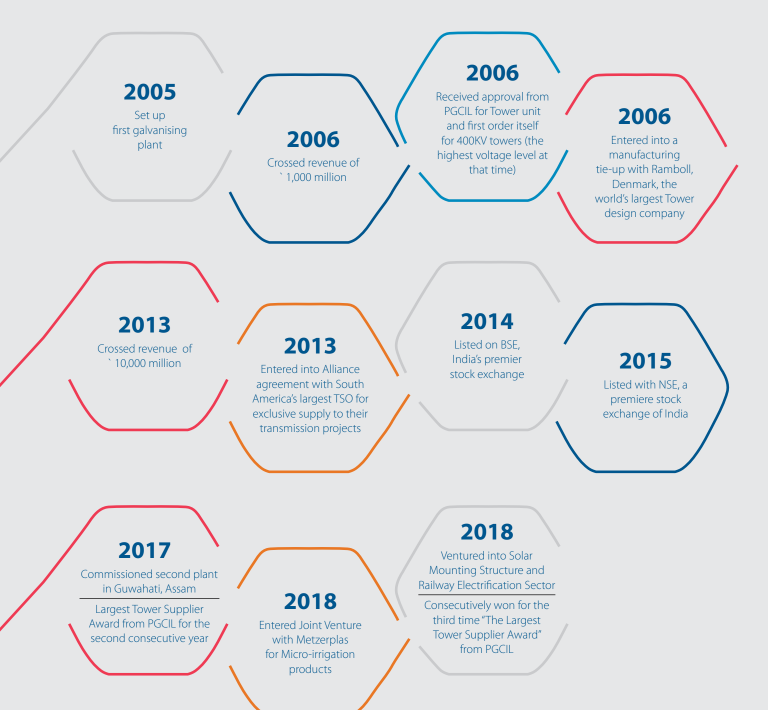
Sajan Kumar Bansal Managing Director

Our Journey over the Years



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Core Competencies

Integrated manufacturing units, a focused management, committed production, high quality, and an experienced team make Skipper the preferred choice for all customers across sectors.

HIGH-GROWTH SEGMENT

Skipper is present in two of India's high-growth businesses with significant upside potential.

CONTEMPORARY TECHNOLOGY

The Company possesses automated state-of-the-art equipment, sourced from highend manufacturers across multiple plant locations.

STRONG MANAGEMENT

Skipper possesses a strong management team, with four decades of experience in the industry space. Their experience translates into knowledge of diverse business practices, customer preferences, industry challenges and proactive strategy.

BACKWARD INTEGRATION

Skipper has facilities to roll billets into angles that form the core of transmission towers. Further, it also manufactures the bolts, nuts, hangars and shackles required for EPC construction activities. Skipper's backward integration enables cost optimisation, swifter time-to-market, high quality control, timely dispatch, superior customer service, and a significantly low exposure to commodity price fluctuations. These lead to business sustainability and facilitates our entry into new geographies with new products and solutions.

SCALE

PGCIL approved and ISO certified plants with large manufacturing capacities enable Skipper to participate in large project size orders. Furthermore, its sizeable and growing capacities helps to fulfil large order sizes promptly. Skipper has adapted to flexible production schedules in order to cater to varying order sizes.

VALUE ENGINEERING

Skipper's engineering and design excellence helps optimise product and process costs, and also drive high levels of customisation.

ONE-STOP SHOP

Skipper offers customers the convenience of being a onestop-shop, having the inhouse availability of products, accessories and technical services.

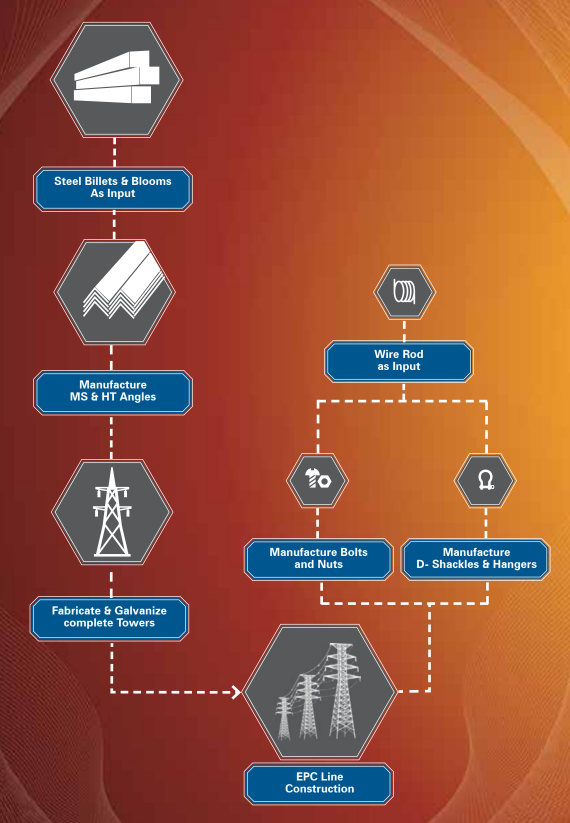
STRATEGIC LOCATION

Skipper's strategic plant locations in East India enables adequate raw material and power availability and its close proximity to Kolkata port ensure seamless logistics for exports.

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OUR VALUE CHAIN



Our Engineering Product Portfolio

Skipper has a presence across business sub segments including Towers, Tubular Poles, Monopoles, and EPC. Being an integrated player, it has a strong control across the value chain — from angles to tower production to fasteners to EPC — which ensures a high degree of performance.

TRANSMISSION TOWERS

Skipper offers a full-range-cumdiverse product basket ranging from 66 KV to 800 KV Towers. Its tower materials comply with Indian and International material grades, ranging from BSEN to ASTM to GOST.

TELECOM TOWERS

Skipper has state of the art facility for production of all types of ground based telecom towers and monopoles. With the advent of newer technologies skipper is also currently supplying various kinds of camouflaged towers which are basically monopoles made to look like palm tree, pine tree etc. We are already supplying tubular/Angular/ Hybrid towers to various clients.

POLES

Skipper's wide selection of commercial poles comprises of Swaged poles, High Mast Poles, Octagonal poles, Conical poles, and Monopoles. Its product versatility allows customers to use them for a range of commercial, residential, municipal, and industrial applications.

A pioneer, Skipper Limited is the largest Monopole designing and manufacturing facility in India, armed with global expertise and intellectual capital. It has an application of upto 400 kV in Transmission Towers and for heights of up to 40 metres for Telecom Towers.

DISTRIBUTION POLES

Skipper manufactures poles from 5 metres to 16 metres (height) that are used for Street Lighting, Telecom Aerial Cabling, Power Distribution lines, and Signboards, among others. The in-house production of MS pipes (raw material for poles) ensures ready availability, on-time delivery, and cost management. It manufactures poles as per the highest quality standards of IS: 2713 / BS 4360, and can also be customised for specific applications.

ANGLES

Skipper has the flexibility to roll Angles of any grades and lengths. Its integrated approach allows it to have full quality control over the end product, with 100% raw material traceability. It also ensures on-demand raw material availability for critical manufacturing.

FASTENERS

Skipper manufacture a wide range of Bolt, Nuts, and Washers, with inhouse Galvanising, to ensure faster erection turn-around for customers, which also reduces the need for storing surplus inventory at site.

SOLAR STRUCTURES

The company's active interest in the business can be traced back into the year 2013–14 when several solar projects were executed on behalf of major solar companies like Areva Solar, Solarsis & TATA Power Solar. Skipper offers a range of products that cover the entire infrastructure requirement for a solar power plant. We offer customized design solutions as per the unique requirement of each client. All products are thoroughly inspected for quality during various phases of production from input raw material to the finished product.

- Ground based Module Mounting structures
- Roof Top Mounting structures
- Module Mounting Accessories
- Seasonal Tilt Structures

RAILWAY STRUCTURES

The company is a leading manufacturer of Galvanized Steel Structures & SPS for Railways OHE and TSS, Module Mounting Structures, Transmission line Towers, Steel Structures, High Mast Pole, Octagonal Pole, Conical Pole, Mono Pole, Swaged type Steel Tubular Poles, Flag Mast, Stadium Mast and Cable Trays.

We provide the following services for Railway electrification works :

- Fabricated and galvanized steel structures for OHE and TSS as per latest RDSO drawings
- Fabricated and galvanized small parts of steel (SPS) for OHE and TSS as per latest RDSO drawings
- Erection, installation and commissioning of steel structures for railway electrification

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ANGLES



ON TOWERS

POLES

MONOPOLES

R

FASTENERS

SOLAR STRUCTURES RAILWAY STRUCTURES

Our Polymer Product Portfolio

Skipper Limited is a national powerhouse in the Polymer pipe business. Under the brand name of 'Skipper', the Company manufactures premium quality polymer pipes and fittings which serve both the agricultural as well as plumbing sectors. The Company's pipes are built using cutting-edge technology and are created after years of research and development.

1. PLUMBING AND SEWAGE

CPVC Pipes & Fittings by DURASTREAM CPVC Compound

The CPVC Pipes & Fittings are made of chlorinated polyvinyl chloride and are manufactured according to IS 15778 and ASTM D-2846 standard quality. The Company has a technological tie-up with Sekisui of Japan for the key raw material CPVC compound. They offer longlasting and cost-effective solutions for hot and cold water in plumbing and portable water applications, which takes water temperature up to 92oC.

UPVC Lead free Plumbing Pipes & Fittings

Skipper high pressure Pipes & Fittings are the most suitable, easy and economical solution for the transportation and distribution of potable water. Skipper UPVC is a value added long-term plumbing solution for the building industry.

SWR Pipes and Fittings

The SWR Magic Flow Pipes and Fittings are highly recommended for residential/office/hotel and commercial use. While these SWR Pipes and Fittings are light and easy to handle, they have very high tensile and impact strength, making them tough, resilient and durable. Resistant to rust and UV (ultraviolet) radiation, these products have a very long life span.

2. BOREWELL

Column Pipes

These pipes are fitted to the pumps and lowered to the level of pump sets depending on how much water is required and capacity of the pump to lift water.

Casing Pipes

Skipper Casing Pipes perform well at great depths and are nonreactive to corrosion, bacterial and fungal build-up. Additionally, they are impervious to fire. They are recommended by experts at the highest level for its strength and longer lifespan.

Ribbed Strainer Pipes

These pipes are used for the filtration of groundwater and are installed at a certain depth of the bore well pipeline, where clean water is available. Ribbed Strainer Pipes are available in 1.8, 2 and 3m lengths. They conform to IS: 12818.

3. AGRICULTURE PIPES & FITTINGS

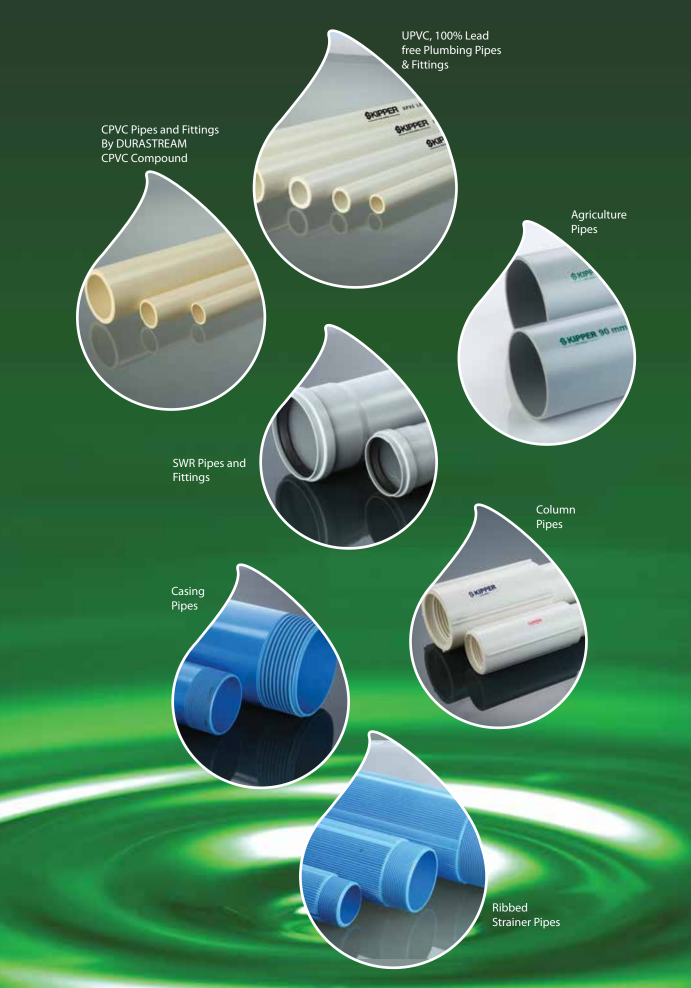
Skipper Agriculture Pipes are made with superior quality UPVC pipes and are specially designed to withstand harsh weather conditions, be it sun, rain or snow. Tough and long-lasting, Skipper Irrigation Pipes conform to IS 4985 and Fittings conform to IS 10124. These come with 'easy-to-fit' fittings and solvent cement.

4.5 LAYERS WATER TANKS

In May 2018, Skipper Limited launched a new cutting edge water storage solution, called "Skipper Tanks", which ensures highest standards of hygiene at a reasonable cost. The Five Layer water tanks are an innovation that offer fivefold protection. The Company's in-house quality lab ensures its strength, flexibility and toughness and levels of UV resistance. The tanks come in Three, Four and Fiver Layers and are available in wide range of sizes and colours. In comparison to other brands SKIPPER Tank is more dimensionally compact, which makes it easy to transport.

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Branding

Skiper Pipes Branding activities across the nation gathered several eyeballs and registered the brand as a national powerhouse brand.

Skipper Limited put on display a prime example of innovation and creativity this Durga Puja when they teamed up with the members of the celebrated Bosepukur Sitala Pandal. The end result left the Puja strollers marveling at the Bosepukur pandal made with Skipper CPVC, UPVC, SWR, HDPE, **Borewell and Agriculture Pipes** and Fittings. The spectacular pandal was inaugurated by none other than Honurable Chief Minister of Bengal -Mamata Banerjee. The pandal played host to 50 lakh visitors who couldn't get enough of the creativity.

The fun fact here is – the residual dust from the cutting of pipes wasn't wasted – it was used to create idols for interior decoration of the pandal ! This out-of-the-box feat that took a good 2 and a half months of preparation, got Skipper Limited the prestigious Global Marketing Excellence Award for "Innovation in Marketing, OOH" from the World

Regular Canter activities are carried out in parts of West Bengal and other states to promote the brand in both metros and interior locations.



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SKIPPER PIPES

Skipper Pipes participated in the prestigious Vinyl India exhibition held in Mumbai





In February, 2018, a fir st of its kind dealer mee t w as conducted in Novotel, Kolkata. Howrah & Hooghly are upcoming markets for Skipper Limited, and this dealer meet was a first of its kind initiative. The meet comprised of Area Distributors of these territories and along 150 channel partners pertaining to these territories were housed by Novotel.

Our EPC Projects

Skipper is a trusted partner for executing critical Infrastructure Engineering, Procurement and Construction (EPC) projects. Its integrated solutions includes tower design, tower testing, manufacturing, and onsite construction.

Skipper possesses a dedicated vertical for EPC line construction, with a specialised skill set to execute turnkey transmission projects upto 1,200 kV HVDC for various utilities.

Skipper has a state of art in-house design facility with a strong team of Design Engineers who continuously develop innovative, construction friendly and cost effective designs. The Company is equipped with the latest softwares like PLS Tower, PLS Pole, Tower-Cad and Auto-Cad, and is equipped to provide computerised engineering solutions, 3D analysis and design. Skipper has designed various types of monopoles and towers ranging from 33 KV to 800 KV HVDC.

180 KM OF 400KV (QUAD MOOSE) - Bhadla (Jaisalmer) to Bikaner Transmission Line

Awarded by Rajasthan Rajya Vidyut Prasaran Nigam Limited (RRVPNL) the line was completed and energised at rated voltage in April' 17. The line shall be used for evacuation of power from Solar Power plant at Bhadla by Rajasthan government. The line is passing entirely through desert terrain and is being executed under a joint venture with our scope comprising of 101 km.

■ 45 km of 400kV (Twin Moose) - Rapp (7 & 8) – Kota (Part A) Transmission Line

45 km of 400kV (Twin Moose) was awarded by Power Grid Corporation of India Limited (PGCIL) with a stringent completion schedule of 10 months which we have completed and energised at rated voltage in July'17. The line shall be used to evacuate power from Reactor no 7 & 8 of Rajasthan Atomic Power Plant (RAPP), Kota. This line is built entirely across rocky terrain and is being independently executed by M/s Skipper Limited.

145 Km Of 400Kv (Twin Moose)-Allahabad - Kanpur Transmission Line

Awarded by Power Grid Corporation of India Limited (PGCIL) with a completion schedule of 22 months. It has been completed and energised at rated voltage in September'17. The line involved the crossing of river Yamuna with the help of specially designed River crossing towers of 143 m height and crossing span across the river Yamuna is of 1.083 km. The said project is being executed under a joint venture with our scope being 70 km involving the Yamuna river crossing.

132 kV SC Neebkarori – Kayamganj:

The line length of the project was 28 kms. It was constructed in district Farukhabad (UP), with one major railway crossing.

220 kV DC Neebkarori – Bhogaon – Mainpuri:

The line passes through the Mainpuri and Farukhabad districts connecting two substations one from UPPTCL and another one from PGCIL. The line length was 35 Kms. The major achievement of the project was successful completion of multiple crossings (such as 2 Nos. NH, 2 Nos. SH, 6 Nos. Power line) with in stipulated time frame.

132 kV DC Sirsaganj - Ubati :

The line length of the project is 20 Kms. This line passes through Firozabad district, connecting two feeding substations of UPPTCL.

132 kV DC Azamgarh-II(220) · Lalganj:

The line length was 20 Kms, passing through the district of Azamgarh. The major purpose of the line was to solve the scarcity of electricity problem in Azamgarh District.

132 Kv Dc Azamgarh(220) – <u>Bind</u>wal Jairajpur:

This line passes through Azamgarh district and consist of two power line crossing which was completed with zero NCR (Non-conformity report).

132 kV SC Sangipur(220) – Lalganj:

The line passes through the district of Pratapgarh (UP), the line length was 18.428 Kms. The line was passing parallel to the township of Pratapgarh , due to this we have faced acute ROW problems during the construction activity which was solved with the support of district administration, involvement of Top brass of UPPTCL, such as MD Sir and Director (W&P), UPPTCL.

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132kV DC Azamgarh - Bindawal Line (UPPTCL - Pkg-2)

400kV DC Twin TL - Panchkula - Patiala (Govt Client - Powergrid)



400kV DC Twin TL - Panchkula - Patiala (Govt Client - Powergrid)



132kV SC on DC Tower Universal Solar Plant - Panwari (Govt Client - UPPTCL)



132kV SC on DC Tower Universal Solar Plant - Panwari (Govt Client - UPPTCL)





400 KV M/C Towers of Panchkula - Patiala T/L Project



Awards & Recognition

- Skipper limited won the "Largest Supplier – Towers" from one of the world's largest transmission utilities and the third largest Public Sector enterprise in the country i.e. Power Grid Corporation Of India Limited. This is the third time consecutively we have won this award
- Skipper bagged the most prestigious ET Bengal Corporate Awards, for the Highest Job Creator 2018 in the category of companies over ₹1000 crs and above. The event took place in Taj Bengal, Kolkata
- The company won 3 most important honors in this year's World HRD Congress. Skipper got felicitated with:
 - 1. Times Ascent, Dream Company's to Work-- Best Manufacturing Company
 - 2. Times Ascent, Dream Company's to Work-- All Sector , all company's--- All India Rank - 33
 - 3. ET Now, Rise With India -Dream Company's to work



Skipper Limited was awarded "The Most Iconic Brand" by the most read business daily, Economic Times on 29th June, 2018

- Won the most prestigious Global Marketing Excellence award for **"Innovation in Marketing, OOH"** from World Marketing Congress for the stunning ensemble of ideation & execution of the Skipper Pipes Bosepukur Durga Puja, 2017
- In the 4th Eastern Region Export Excellence Awards organized by the Federation of Indian Export Organizations (FIEO), Skipper Team was honored with 2 top most honors. Skipper Limited won Gold in 2 Categories:
 - 1. Star Export House 2 Stars
 - 2. Promising Manufacturer Exporter with Focus on Make In India
- Skipper Limited has been chosen as the "Star Performer" in the category of "Group 12 – Other Fabricated Metal Products excl. Machinery & Equipment" for the year 2014–15 by EEPC India, Eastern Region.



Skipper limited won the "Largest Supplier – Towers" from Power Grid Corporation Of India Limited. About us Management Discussion & Analysis Statutory Reports Financial Statement





Skipper Limited has been chosen as the "Star Performer" in the category of "Group 12 – Other Fabricated Metal Products excl. Machinery & Equipment" for the year 2014–15 by EEPC India, Eastern Region.



Big bag for Skipper Limited in the 4th Eastern Region Export Excellence Awards: Skipper Team was honored with 2 top most honors in the ceremony organized by the Federation of Indian Export Organizations. The company won Gold in 2 Categories – Star Export House – 2 Stars, and b. Promising Manufacturer Exporter



Board of Directors



Mr. Amit Kiran Deb Chairman -Independent Director



Mr. Sajan Kumar Bansal Managing Director



Mr. Manindra Nath Banerjee Independent Director (Ceased to be a director w.ef. 6/6/2018)



Mr. Sharan Bansal Whole Time Director



Mr. Joginder Pal Dua Independent Director



Mr. Devesh Bansal Whole Time Director



Mrs. Mamta Binani Independent Director



Mr. Siddharth Bansal Whole Time Director



Mr. Ashok Bhandari Independent Director



Mr. Yash Pall Jain Whole Time Director



Mr. Amit Kiran Deb

He has held several responsible and important portfolios in the West Bengal State Government, before finally retiring as Chief Secretary and Tourism Secretary. He has profound knowledge and experience in various industries.

Mr. Sajan Kumar Bansal

He is the driving force behind the company's exponential growth since the beginning of the new millennium. Under his visionary leadership, the company has grown from a single unit, single product manufacturer to multiunit, multi product manufacturing, ranging from Steel to Polymer.

Mr. Manindra Nath Banerjee

In his long spanning service career, he has served as Managing Director as well as Chairman of more than 10 State Government undertakings. He has also worked in Durgapur Steel Plant on deputation from State Government.

Mr. Sharan Bansal

A mechanical engineering graduate, he is heading the Tower manufacturing and EPC business of the company. He's taken the company to a leadership position in this industry.

Mr. Joginder Pal Dua

He has been with Allahabad Bank for 5 years and retired as Chairman of (B.I.F.R.). He has held several portfolios in reputed banking organizations and was on the governing board of several education institutions.

Mr. Devesh Bansal

With a Master's in International Business degree under his belt, he is heading the Tubes and Tubular products divisions of the company. He is also responsible for the group's upstream expansions.

Mrs. Mamta Binani

She is one of the leading Practicing Company Secretary from Eastern India and her professional career includes 17 years of experience in corporate consultation & advisory.

Mr. Siddharth Bansal

Heading the company's first diversification into non steel products, he is responsible for the Polymer product manufacturing divisions. He has a degree in Entrepreneurship from University of Illinois, USA.

Mr. Ashok Bhandari

He has profound experience in working with different industries. He has held various notable positions in different sectors and finally retired as the CFO in Shree Cement Limited, a B.G. Bangur Company.

Mr. Yash Pall Jain

He is a B.com graduate from Punjab University and has an experience of over 35 years in various leading Industrial houses. In his corporate career he has held several responsible and important portfolios.



Management Discussion & Analysis

Global growth strengthened to 3.8% in 2017, with much of this incremental growth coming from more than half of the world's economies.

Global Economic Review

The global upswing in economic activity is strengthening. Global growth, which in 2016 was the weakest since the global financial crisis at 2.4%, strengthened to 3.8% in 2017 and is projected to rise to 3.9% in 2018, as per the International Monetary Fund (IMF).

With much of this incremental growth coming from more than half of the world's economies, this globally inclusive cyclical recovery is a result of a secular rebound in investment, manufacturing activity, and trade. In particular, the recovery in global investment growth was supported by historically low financing costs, rising profits, and improved business sentiments. These factors had a universal impact, enhancing advanced economies, emerging markets, and developing economies.

India will continue to be the fastest growing large economy in the world. While the growth in China and other parts of emerging Asia remains strong, the still-difficult conditions faced by several commodity exporters in Latin America, the Commonwealth of Independent States and the sub-Saharan Africa show some signs of improvement. In advanced economies, the notable 2017 pick-up in growth is broadly based, with stronger activity in the United States, Canada, the Euro area, and Japan.



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While speaking at a session on the global economic outlook at the World Economic Forum (WEF), IMF Chief Christine Lagarde stated that the global economy is in a sweet spot with all major economies doing well, expecting around 120 countries set to see strong growth in 2018. This positive outlook is supported by the sustained strong performance anticipated out of advanced economies, including USA, EU and Japan.

Additionally, US protectionism trade policy which imposed punitive duties on Chinese products has caused some disruption. This impact on Chinese exports could ripple through the supply chains that stretch across the region, depriving other economies of growth opportunities and jobs. The US-China trade war also gives China's close competition - India a window of opportunity to swiftly and seize the prospects. China has an increasingly widening trade gap with India. It is easier to export our surplus agriculture products to China than manufacturing products. As India's impact has been minimal with this trade-off, it gives the country an opportunity to increase its trade exposure with the USA.

Global Economic Growth

Year	World	Advanced Economies	Emerging and Developing Economies	USA	Euro Region	China	India (Fiscal Year)
2017	3.8	2.3	4.8	2.3	2.3	6.9	6.7
2018P	3.9	2.5	4.9	2.9	2.4	6.6	7.4
2019P	3.9	2.2	5.1	2.7	2.0	6.4	7.8

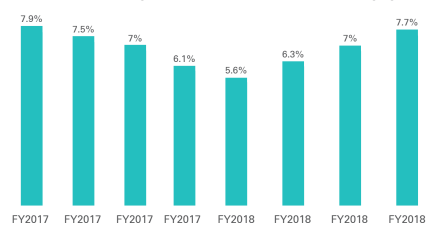
(Source: IMF, January 2018)

Indian Economy Overview

The Indian economy continues to be the flag-bearer for economic expansion in the global landscape. Affirmed by a rapid increase in economic activity across lower income groups, in addition to the underlying population growth, India is on track to becoming the world's fifth largest economy by 2018, according to Centre for Economics and Business Research (CEBR, London). By 2020, the World Bank anticipates the Indian economy to overtake Germany, becoming the fourth largest behind the United States, China and Japan.

India's overall economic growth resumed to 6.7% in FY2018. India's economy grew at its fastest in seven quarters in Q4 FY2018, bolstered by strong performance in construction and manufacturing, showing a persistent revival trend. India's growth is Economy is back on track and is set for a strong recovery after the period of disruptions sparked by demonetisation and GST implementation. With this performance, India retained its ranking as the world's fastest-growing major economy, outpacing China by nearly a percentage point.

India's Quarterly GDP growth (Ratnesh: to be illustrated through graph)



India's economy temporarily decelerated in the first half of FY2018, as the rest of the world accelerated. This interim deceleration was primarily caused by the demonetisation measures implemented and the introduction of the Goods and Services Tax (GST). In the second half, the scenario improved meaningfully, and India jumped 30 spots on the World Bank's Ease of Doing Business rankings. In addition, actions to liberalise the foreign direct investment (FDI) regime helped increase flows by 20%.

The Government has progressed well on its agenda for important economic reforms, which should support strong and sustainable growth going forward. In particular, the implementation of the GST, which has been in the making for over a decade, should help raise India's medium-term growth, as it is likely to enhance the efficiency of production and movement of goods and services across Indian states. Furthermore, the long-festering "Twin Balance Sheet" problem was decisively addressed by sending the major stressed companies for resolution under the new Indian Bankruptcy Code, and implementing a major recapitalisation package to strengthen the public sector banks. As a result of these measures, along with the abating effects of earlier policy actions, the economy is set to progress on a sound fiscal foundation.



#100 India jumped 30 spots on World Banks' Ease of Doing Business to a ranking of 100

In line with the positive economic development, the IMF has projected India's growth at 7.4% for the next financial year FY2019.

The IIP indices for manufacturing and industry rose at 4.4% rate over the year and have been significantly buoyant. The major rise in construction and manufacturing GVA in Q4 FY2018 has taken the growth potential of Indian economy to a new height. Indian steel industry can now look forward to a stable flow of orders from both manufacturing and construction segments. The gross fixed capital formation as a percentage of GDP has moved up to 29.1% in Q4 to lift the average share to 28.5%. It has reflected in maximum order flow to steel fabricators in the last quarter of the fiscal. Steel fabricators are now finding a sweet spot which would bring back stability in the demand pattern for steel.

Furthermore, in the Union Budget, FY2019, the government has laid strong impetus on Infrastructure Sector. It announced allocations for its ambitious projects Bharatmala (road-led) and Sagarmala (port-led). Bharatmala will aim at providing roadway connectivity and develop over 35,000 km in phase one at an estimated cost of about ₹ 5.35 lakh crore. Higher allocation have also been announced in the Railways and Defence sector. The railways sector received a record ₹ 1.48 trillion in Union Budget for capacity creation, including track doubling, gauge conversion and third and fourth line works and redevelopment of 600 railway stations.

India's overall outlook remains positive, driven by several factors. Strong private consumption and services are expected to continue to support economic activity. Private investments are expected to revive as the corporate sector adjusts to the GST, which over the medium term is expected to boost economic activity and fiscal sustainability. Meanwhile, the steady global trade recovery is expected to encourage exports. In line with the positive economic development, the IMF has projected India's growth at 7.4% for the next financial year FY2019.

World Bank's Ease of Doing Business: India's improved ranking in the List

2016	#131
2017	#130
2018	#100

Power Sector Overview

Power is one of the most critical components of infrastructure, crucial for the economic growth and welfare of a nation. The Indian power sector is undergoing a significant change that has redefined the industry's outlook. Sustained economic growth continues to drive the demand for electricity in India. The Indian government's focus on attaining 'Power for all' has accelerated capacity addition in the country. The demand for electricity in the country has increased rapidly and is expected to rise further in the years to come. In order to meet this increasing demand, massive additions to the installed generating capacity is required. The installed capacity as of 31st March, 2018 was 3,44,002 MW, which constituted 64.8% thermal power, 13.2% Hydro, 2% nuclear and 20.1% Renewable Energy Sources (Source: CEA). The electricity generation target of conventional sources for FY2018 has been fixed at 1,229.40 Billion Units (BU), a growth of around 5.97% over actual conventional generation of 1160.14 BU for the previous year.

771.551	811.143	876.887	912.056	967.15	1048.673	1107.386	1160.141	1212.134
2009-10	2010-11	2011-12	2012-13	2013-14	2014-15	2015-16	2016-17	2017-18

Generation (Billion Units)

Electrification of remote villages remains a priority on the agenda of the government. While significant progress has been made, there is a long way forward for the country. India's per capita electricity consumption is lowest among the BRICS nations. It is also about 1/3rd the world's average per capita electricity consumption and is just 10% of that of Australia, 7.5% of USA and 6.6% of Canada. The per capita consumption in UK also is more than five times that of India.

India per capita electricity consumption has been continuously increasing over the years. From 734 kWh in 2008-09, the per capita consumption has reached 1,122 kWh in 2016-17, an increase of 53% in nine years. The per capita consumption has been increasing at an average of 6% every year. The expansion in industrial activity, growing population and increasing penetration and per capita usage will drive demand for electricity.

Power Transmission Sector

Economic growth, fast paced urbanisation, and a rise in per capita consumption, coupled with electricity access to all, are some of the factors which contribute to the increase in the total demand for electricity in India. The Electricity sector in India is growing at rapid pace. During FY2018, the peak demand was reported at 164 GW while the installed capacity stood at 344 GW. The growth of the power sector is subject to the development of a robust and a non-collapsible transmission network. While the Indian Power sector has seen a remarkable accretion in generation capacities, investments in T&D networks have lagged behind, causing network congestion and inefficiencies. India's Power Transmission networks constitute the vital arteries of the entire power value chain. The requirement for large scale transmission is further accentuated by the scattered locations of load centres, often situated far away from generating stations located in resource-rich areas. Initial estimates from the 19th Electric Power Survey (EPS) for the annual peak load and load generation balance analysis indicate that massive transmission corridors need to be built in Northern and Southern regions for transferring power from other regions. Going forward, subdued investments in thermal generation capacities is expected, while capex in T&D networks is likely to gain pace as utilities upgrade and ramp-up the T&D infrastructure.

With the massive generation in capex witnessed over the past decade, India's transmission capex is now catching up. An extensive network of transmission lines is being developed over the years for evacuating power produced by different electricity generating stations and distributing the same to the consumers. Depending upon the quantum of power and the distance involved, lines of

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appropriate voltages are laid. These have been installed by all the SEBs, and by Generation, Transmission & Distribution utilities including those in the Central Sector.

Over 23,119 circuit kilometres (ckm) of transmission lines have been commissioned during FY2018. Consequently, 86,193 MVA of transformation capacity of substations has been added during FY2018. The capacity of transmission system of 220 kV and above voltage levels, as on May, 2018, stood at 3,93,076 ckm of transmission lines and 8,34,878 MVA of transformation capacity of Substations. The total transmission capacity of the inter-regional links stood at 86,450 MW as on March, 2018. The annual target of 22,647 ckm of transmission lines has been fixed for FY2019.

Taking the total transmission requirements into consideration, it is estimated that 100,000 ckm of transmission lines and 200,000 MVA of transformation capacity of the substations at 220kV and above voltage levels is expected to be added during 13th Plan period.



Based on the capacity addition required for the interstate (ISTS) and intrastate transmission systems, a capex of ₹ 2.6 trillion is estimated over the 13th Plan.

Transmission Lines



Substations

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Total
8,000
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Total 9,750

Total 16,500

Total 14,000

13th Plan

Total 30,500

Growth of 220kV and above transmission system from 10th Plan to 13th Plan period:

Based on the capacity addition required for the inter-state (ISTS) and intra-state transmission systems, a capex of ₹ 2.6 trillion is estimated over the 13th Plan. Out of the ₹ 2.6 trillion transmission capex envisaged during the 13th Plan, PGCIL is expected to contribute ₹ 1,00,000 crore and balance ₹ 1,60,000 crore is estimated to be contributed by SEBs/Discoms and private players. This reflects a clear shift of capex from PGCIL to SEBs, indicating increased opportunities from states.

Additionally, regional power supply imbalance has resulted into PGCIL and SEB's to invest in inter regional corridor. As per draft NEP total of 1,05,580 ckm of transmission is planned from FY17-22, of which 69% of lines are in in 400kV and 765kV. This will further benefit bigger organised players such as Skipper Limited to garner larger share of incremental orders. According to CRISIL Report on transmission towers, its market size is expected to grow at 8-10% CAGR over 2017-19, fuelled by the demand from PGCIL and state transmission corporations to augment the transmission capacity, augmenting the power generation capacity. Moreover, the development of green transmission corridors for the expected solar and wind energy projects would propel incremental demand in the transmission tower space over next few years.

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There is a global opportunity for transmission towers as well. According to World Energy Outlook (WEO) 2015, a total of US\$ 8.4 trillion investments is expected to flow in the global T&D investments between 2015 and 2040, averaging US\$320 billion per year.

US\$ 8.4 tr

investments is expected to flow in the global T&D investments between 2015 and 2040

Region-wise T&D Investment Distribution (2015-2040) (US \$ billion)



175GW Solar Energy target by 2020

India is focusing on developing more than 50 solar parks, which will significantly add to the Indian solar capacity.

UDAY Scheme

Launched in 2015, Ujwal DISCOM Assurance Yojana (UDAY) is aimed at reviving electricity distribution companies, improving demand and, in the process, resolving the woes in the sector. It is a financial turnaround and revival package for electricity distribution companies of India (discoms) initiated by the government. Under this, 75% of the Discoms' debt is to be transferred to the respective state governments, while the rest would be converted into state government guaranteed bonds.

The UDAY scheme has helped debt-laden discoms reduce annual losses by 70% to around ₹ 17,350 crore in last two years, according to the Deutsche Bank Market Research report. The scheme for restructuring power distribution companies has also helped them cut aggregate technical and commercial losses by 5%. It also said that the gap between ACS (actual cost of supply of power) and ARR (Cost & Tariff rate) has reduced to ₹ 0.24/kWh or by 57% over two years. As per the study, top 5 states which saw maximum reduction in A&TC losses in FY2018 over the previous year were Manipur, Jammu & Kashmir, Assam, Rajasthan and Bihar, while bottom 5 performers were Mizoram, Madhya Pradesh, Punjab, Tripura and Uttarakhand.

Electricity demand revival is partly showing up in elevated exchange tariffs as well as better health of state utilities and 'Saubhagya' household electrification led growth.

Integrated Power Development Scheme (IPDS)

Integrated Power Development Scheme (IPDS) is aimed at strengthening the power subtransmission and distribution network in urban areas through reliable 24x7 power supply in the urban area. Till March 30th, 2018, projects worth ₹ 29,058 crore has been sanctioned by the Monitoring Committee. State utilities have awarded the works worth ₹ 23,448 crore. The IT and technical intervention envisaged in the scheme will not only ensure 24x7 power supply in urban area but will also help in improvement in billing and collection efficiency which will ultimately result in reduction in Aggregate Technical and Commercial (AT&C) losses.

Growth in Solar Energy

Growing awareness and interest in solar within developing countries as well as dominant countries are estimated to show even a better result in 2018. India has already claimed the mantle of third top solar market by overtaking japan. The country is poised to overtake solar growth in EU by 2022. With an ambitious target of achieving 175 GW by 2022, India has been putting in massive efforts towards cleaner energy, resulting in a sharp drop in the prices of solar and wind energy. Of the targeted 175GW of clean energy capacity, 100GW is to come from solar projects. Out of this, 60GW will be ground mounted, while balance will be roof top. Excited by rampant bids in renewable sector, the central government is now confident of achieving renewable power capacity of 225GW by March 2022, breaking the earlier set target of 175GW of renewable energy. The government has also fixed up plans to tender 30GW of annual solar energy projects. To reach that milestone, India is focusing on developing more than 50 solar parks, which will significantly add to the Indian solar capacity.

Green Corridor

India plans to add massive capacity of renewable energy over the coming decade. Hence, it is imperative to create a dedicated independent transmission corridor to evacuate the resultant additional power. The Green Energy Corridor project would be a dedicated, stable network to transmit large volumes of power from rich renewable energy power states, to higher energy demand states by creating intra-state and interstate transmission infrastructure.

Green Energy Corridor will connect the renewables from its source locations to the rest of the country. As part of this, the government also envisages connecting 34 solar parks with around 20GW capacity.

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Of this, 13 solar parks with 9GW will be connected to the interstate grid while 21 solar parks with 11GW will be connected to the intra state grid. As per estimates given by NITI Aayog, the cost of strengthening the inter-region and intra-region transmission lines to achieve the integration of renewables with the national grid will be over ₹ 1.2 tn.

Technology Advancement

The quest for clean and renewable power is increasing globally. Introduction of High Voltage Direct Current (HVDC) transmission has revolutionised the existing power system in India. The biggest advantage being ease of long distance and bulk power transmission, it has facilitated the transmission of electricity from power rich states to power deficit states. High capacity transmission corridors comprising 765 kV AC and ±800 kV 6000 MW HVDC system along with 400 kV AC and ±500 kV/600 kV 2500 MW/6000 MW have been planned to facilitate transfer of power from remotely located generation complexes to bulk load centres, thereby strengthening the national grid. During the 13th Five Year Plan period, it is

estimated that a total of around 15,000 MW of HVDC systems will be required for grid expansion.

Intra State Projects Moving Tariff Based

In order to encourage private participation in the development of electricity infrastructure and to move towards tariff based competitive regime, the Ministry of Power has mandated that procurement of transmission services in new projects to be done on the basis of a tariff based competitive regime.

Saubhagya Scheme

Saubhagya was flagged off in September 2017 with the objective of electrifying all left-out Indian households. The original completion date of March 2019 has been advanced to December 2018. The scheme covers both urban and rural households. Under it, free electricity connections are provided to below poverty line (BPL) households, while other households have to pay ∏500 for the connection. Saubhagya has already reached out to 59 lakh households and is expected to be rolled out in the remaining 3.2

crore households. if implemented successfully, Saubhagya can improve education, fuel economic activity and create more job opportunities across villages.

Power generating and distributing companies, currently saddled with excess capacity, are expected to benefit through an increase in the demand for power. Power distribution companies who are in financial distress may be able to recover some of their costs through the new household connections and added demand.

Cross Border Transmission Network

In view of the various power projects being developed in Nepal, India and the Himalayan nation have agreed to lay down new cross-border transmission lines. The opening of cross border network will gradually build significant opportunities for T&D companies in India.

Key Growth Enablers



The demand for power is expected to grow with increasing urbanisation, rural electrification and easing of DISCOM financials with the UDAY scheme. These changes will drive towards the enhancement of state transmission systems.

Ageing Infrastructure:

The need for replacement of ageing T&D infrastructure is growing globally. Network losses are largely attributed to ageing and poorly maintained networks, as they are prone to high technical losses over modern and efficient installations.



As per Global Practices, for every MW of generation capacity added, approximately 7 MVA of power transformation capacity in T&D should be built. India has only 3 MVA per MVV, which is significantly low. One can expect the addition of catch-up capacity in the T&D space.

Grid Reliability:

The growth trajectory of the transmission industry is gaining dependence on the grid reliability. This aids the T&D sector to deliver reliable electricity from power plants to factories, transportation systems and end consumers.

Renewable Energy Development:

As the renewable capacity is concentrated in a few parts of the country, there is a greater need for strong inter-region connectivity. India has set a target to achieve 175GW of renewable energy capacity by 2022.



The various reforms announced by the government (as discussed earlier) has helped in the revival of the power sector and especially T&D sector.



The shifts to more efficient technologies within the power sector are bringing up the plant efficiency and capacity generation.

Multilateral Funding Support:

The transmission companies have an advantage of access to debt funds from Power Finance Corporation and Rural Electrification Corporation. Additionally, several states have received funds from multilateral institutes, such as KFW, World Bank, and ADB.

DIVERSIFYING.

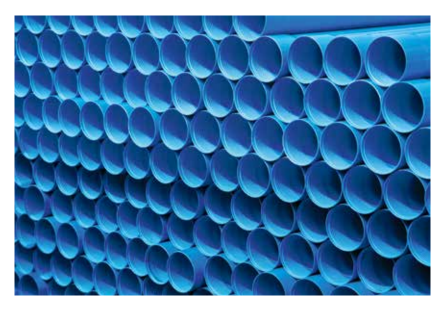
Indian Pipe Industry

The Indian pipe industry is estimated at 5mn MTPA, of which the Polymer Pipes segment is estimated to be over 35%. The Indian Polymer Pipe industry with a capacity of 2mn MTPA is valued at over ₹ 250 bn. The Polymer Pipes segment has grown at a CAGR of 10-12% during the past 5-6 years; and is expected to grow at 12-15% per annum over the next 5 years, largely driven by demand from irrigation and housing sectors. According to industry estimates, polymer piping capacity would go up to 2.7mn MTPA at FY2019E. On the global front, the PVC pipes market has grown at a CAGR of around 5% during 2010 -2017 with production volumes reaching 21.6 mn tonnes in 2017.

Among the several variants of polymer pipes available in the market, the demand for PVC and CPVC is on the rise due to their affordability, high quality and better durability. The PVC plastic imparts them the ability to withstand extreme movements without experiencing any damage. They are continuously replacing conventional metal pipes and currently account for nearly 60% of the total plastic pipes produced worldwide.

PVC pipes are used in a wide range of applications such as water supply, irrigation, tube well and land drainage schemes. Their high resistance to chemicals and a high tensile strength to withstand high fluid pressure makes them suitable for water supply schemes. Agriculture forms a major share of the PVC pipes and fittings revenues, followed by the building & construction sector.

As compared to the other building product segments, the Polymer Pipes industry remains largely organised. As per industry estimates, the organised industry enjoys 60% market share in the PVC pipes, while the CPVC segment - which is purely household - has 80% organised market share. As the CPVC segment poses a significant technological barrier for the unorganised players, it provides



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an opportunity for branded players to increase their market share.

Key Growth Enablers Demand from Irrigation

Given the over dependence on rainfall as a source of water for Indian agriculture, the central government has renewed its focus on irrigation. The Budget, FY2019 for the water resources ministry witnessed 15% higher allocation compared to the revised estimates for the previous year, amounting to a total of ₹ 1,200 crore. This amount has been earmarked for efficient extraction of groundwater, especially in some selected backward districts, and for command area development of irrigation projects. Furthermore, under the flagship programme of Prime Minister Krishi Sinchai Yojna - Har Khet Ko Pani, an allocation of ₹ 2,600 crore has been announced. This is targeted towards the 96 irrigation deprived districts where less than 30% of land holdings get assured irrigation presently.

Additionally, in the Union Budget, FY2019, the Government's announcement of assured remuneration to farmers through minimum support price is a key positive for the sector. This higher income will improve the investment sentiment and encourage farmers to invest in irrigation to increase production and productivity. The central government has also announced various measures such as crop insurance, disaster relief schemes and interest subvention to support farmer level incomes, which would also translate into spending on irrigation projects at the ground level.

Government Focus on Housing and Smart Cities

India is home to more than 1.31 billion people, or an estimated 264.9 mn households, compared with 207.2 mn households in 2004. Rising population and changing income demographics have contributed to a sharp rise in the number of households, especially in urban areas.

Any increase in the population directly impacts demand for housing units and, in turn, the requirement for floor space area. The number of households is likely to rise with the change in the age mix, growing number of nuclear families, increasing urbanisation and penetration of financing. Moreover, in the current scenario, population in the younger age brackets is very high. The trend is estimated to translate into a remarkable increase in working population, leading to greater demand for housing.

₹6,169 cr allocated to Smart Cities for FY2019

The Indian solar market is one of the fastest growing in the world. The opportunity for solar mounting structures is likely to be over USD 3-3.5 billion over the next 5-7 years.

Of all the policy initiatives, the Housing for All (Pradhan Mantri Awas Yojana) and the Smart Cities Mission are two major flagship policies that have affected the demand and supply trends of residential real estate, and have a huge impact on addressing the issues of informal housing. The Housing for All mission envisions a multitude of strategies such as tax rebates, monetary support, relaxed development regulations, discounted interest rates, to provide Housing for All by 2022. The Union Budget, FY2019 has increased the allocation to PMAY to ₹ 6,505 crore, up from ₹ 6,042 crore in the previous year.

The Smart cities programme received a 54% jump in the budget for FY2019 over the previous year, and emerged as the government's flagship scheme in the area of urban renewal. In the programme to develop 100 smart cities, 99 have been selected till now and a allocation of ₹ 6,169 crore has been announced for FY2019.

In addition to residential demand, the real estate industry would also be supported by the commercial sector (office space, shopping centres) and the hospitality sector. Increasing proportion of jobs in the services sector, an increasing pool of highly-skilled employees, rising disposable incomes, and aspirations to break out from routine lifestyles have been driving demand for commercial space.

GST favours Organised Players

With the implementation of GST, the organised sector is witnessing faster growth than the overall industry and is gradually capturing market share from the unorganised industry. The introduction of GST has widened the tax net, making it very difficult for manufacturing companies to escape paying taxes. This would benefit the companies that operate in sectors with large number of unorganised players. As a result, the price competitiveness of the unorganised entities is likely to deteriorate, resulting in narrowing of the price differentials. The implementation of GST has brought down the price difference between organised and unorganised players, as the tax compliance costs is higher for the latter. This is likely to lead to accelerated top-line growth of organised players, while also increasing their overall market share. This is particularly true for organised players in the polymer industry.

Affordable Housing given Infrastructure Status

The 2017 Budget introduced infrastructure status for affordable housing. This is expected to bring the cost of financing down and open up additional avenues for developers to raise funds. Easy and dedicated access to institutional financing, higher limit on external commercial borrowings will attract more investments and assure sustained growth of affordable housing in India, making it the core driving segment for real estate. This in turn is expected to lead to demand for construction and building materials, including waterworks.

Long-Term Irrigation Funds (LTIFs)

The Government had also set up a Long-Term Irrigation Funds (LTIF) in NABARD for irrigation works with a corpus of funds amounting ₹ 40,000 crore. Out of this, an amount of ₹ 14,398 crore has been released for projects as on 31st December, 2017. Spread across 18 states, the 99 projects are to be completed in phases by December 2019, bringing 7.9 mn hectares of land under assured irrigation.

Scheme to construct 1 crore houses in 3 years

The Government has introduced a scheme to construct one crore houses in next three years with the objective of 'Housing for All by 2022'. This is in line with the objective of 'Housing for All by 2022' as envisioned by the government. This will further fuel the demand for water related solutions in and around these dwellings.

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NHB's Refinancing Scheme to aid Low-Income Borrowers

National Housing Bank (NHB) announced plans to offer a special refinance scheme to mortgage lenders for loans to low-income groups in a move that is likely to create a long-term market for fixed-rate housing loans and boost affordable housing. Lenders, including housing finance companies, are expected to use the funds from NHB to offer loans to low-income borrowers at concessional fixed interest rates and insulate them from the volatility of rates.

Under the refinance scheme, borrowers with an annual income of up to ₹ 2 lakh can get a 15-year loan from banks or housing finance companies at concessional fixed interest rates. This scheme will facilitate purchases of houses costing around ₹ 10 lakh. This will further proliferate the affordable housing market and thus construction materials.

Open Defecation Free Villages To Get Piped Water Supply

On the Clean India front, the 2017 Budget introduced a programme in which open defecation free villages will be given priority for piped water supply facility. The aim of the government will also be to provide safe drinking water to 28,000 arsenic and fluoride affected habitations. This spells

for fresh demand for water infrastructure related products, such as pipes and storage tanks.

Swachh Bharat Mission

The central government launched the Clean India campaign (Swachh Bharat Abhiyaan) in 2014. Under Swatch Bharat Mission (rural), the government has prioritised pipe water supply for open defecation free villages and safe sanitation. According to the 2011 census, more than 0.11 billion rural households do not have access to a toilet. Lack of sanitation and drinking water facilities creates a huge opportunity for PVC pipe manufacturers. The Government in the Union Budget of FY2019 has allocated ₹ 2,500 crore has for building toilets, up from ₹ 2,300 crore in the previous budget.

AMRUT Scheme

The purpose of Atal Mission for Rejuvenation and Urban Transformation (AMRUT) is to provide basic services (such as water supply, sewerage and urban transport) to households and build amenities in cities, and to improve the quality of life for all, especially the poor and the disadvantaged. The AMRUT scheme was allocated ₹ 6,000 crore in the Budget for FY2019, a jump of 20% over ₹ 5,000 crore in the current fiscal.

Replacement Demand

In existing real estate units, the market is fast moving away from cement-based, cast iron and galvanised iron (GI) pipes towards plastic-based PVC/CPVC pipes, as there is growing awareness about the advantages of the latter over the former ones. PVC/CPVC pipes are economic and last 2x longer than GI pipes. PVC/CPVC pipes are also increasingly being preferred by industries given their relative durability and strength versus conventional iron or lead pipes.

Other New Businesses

Solar Structure

The Indian solar market is one of the fastest growing in the world. The opportunity for solar mounting structures is likely to be over USD 3-3.5 billion over the next 5-7 years. India is expected to add 80GW of solar capacities over the next 6-7 years and for every mega watt of solar PV capacity, an approximate of 40 tonne of structural steel is required. This will create a total market opportunity of 3.25 mn tonne of mounting structures.

Railway Electrification

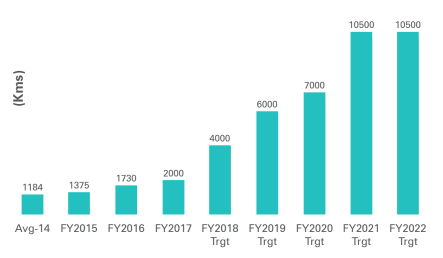
Indian Railways has prepared an action plan to electrify 38,000 km route in next four years at a total capital outlay of over ₹ 35,000 crore. The pace of electrification has been increased to achieve 100% electrification of broad gauge (BG) rail routes. Currently, only 42% of total track network is electrified and the rest is operating on fossil fuel. The national transporter has set a target to electrify 6,000 km route in FY2019. In FY2020, 7,000 km route will be electrified, while in FY2021 and FY2022, the target is of 10,500 km route each. To speed up the project, the Indian Railways plans to bid out large tenders which opens up a massive opportunity of aligning business interests in Steel structure and EPC space.

Also, several projects worth in excess of ₹ 40,000 crore are lined up to connect capital cities of five north eastern states and areas bordering China, Myanmar and Bangladesh with the rest of the country.

As a leading player in the eastern regions of India, Skipper Limited is advantageously placed logistically to target and convert a significant portion of these large upcoming opportunities.

Skipper is gearing up to sharpen its focus on Railway electrification and intends to increasingly start bidding for such projects in strategic alliance with local private players initially. The Company is in the process of adding more manpower and building capacities to handle all future railways related projects.

Railway Electrification Plan



Micro Irrigation System

The global micro irrigation system market is one of the fastest growing segments of the global agricultural industry. The current domestic industry size is estimated at over ₹ 5,000 crore. Further, with the Prime Minister's flagship scheme Pradhan Mantri Krishi Sinchai Yojna (PMKSY) which aims of extending irrigation cover ('Har Khet ko Pani') and improving water use efficiency ('Per Drop More Crop'), the sector is expected to witness robust growth.

Penetration of micro irrigation is still very low in India. The average penetration of 5.5% is much lower than that of China, Israel and the US. With still half of the cultivable land in India still being rain fed, there is immense potential for micro irrigation in India. In order to tap into this large opportunity that is complimentary to Skipper's existing business, the Company has established a Joint Venture with one of the technologically leading players of drip irrigation solutions from Israel.

About the Company

Skipper Limited established in 1981, is one of the leading companies in the Power Transmission & Distribution and the PVC pipes segment. With over 35 years of domain knowledge it is largest transmission tower manufacturing company in India and 10th largest globally. Skipper serves as a 'onestop solution' providing clients advanced value-added solutions that are optimally designed and meticulously executed.

Skipper differentiates its offerings with high quality but costeffective solution for infrastructure providers and telecom operators. Its international footprint spans across continents including Latin America, Europe, and Africa and is spread across 25 countries with presence across sub-segments such as Transmission Towers, Distribution Poles, Monopoles, Railways, Solar Structures and EPC. Skipper Limited is a national powerhouse in the Polymer pipe business. Under the brand name of 'Skipper', the company manufactures premium quality polymer pipes and fittings which serve both the agricultural as well as plumbing sectors. Skipper is also a trusted partner for executing critical Infrastructure EPC projects.

Its integrated manufacturing units, focused management and committed production and quality teams makes Skipper the preferred choice for all customers across sectors.

Business Verticals

1. Engineering Product Business

Skipper is India's largest manufacturer of transmission towers and distribution poles, and is among the top 10 largest tower producers in the world. The Company has a strong market share in the domestic market of transmission towers. With 265,000 MTPA of manufacturing capacities, Skipper has the benefit of scale and experience to implement large T&D orders.

Over the years, the Company has, at various intervals augmented capacities from 100,000 MTPA in FY2013 to 265,000 MTPA in FY2018. Despite regular capacity addition in the past, Skipper has been able to consistently operate at over 85% capacity utilisation for the last many years.

The Company has its own captive galvanising plants. It is the only domestic company having eight galvanising plants - including one of India's largest galvanising plant of 14 metre long with capacity of 8,000 tonne per month. In addition, the Company's angle and plate CNC lines ensure the highest product quality and timely supplies, which strengthen customer trust and ensure repeat business. Over 75% of Skipper's manufacturing is carried out using automated CNC lines, imported from reputed global suppliers.



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10,500 Kms Railway Electrification Plan Target for 2021



As a fully integrated manufacturing enterprise, the Company ensures high quality control, timely dispatch, superior customer service and swifter time-to-market entry. From a fiscal perspective, this integration has reduced Skipper's exposure to commodity price fluctuations, leading to cost optimisation, higher margins and better business sustainability.

Furthermore, Skipper's tower manufacturing plants are located in the Eastern part (Kolkata and Guwahati) of India, which is near its raw material source helps in reducing logistics cost. The Company because of its tower plant locations and backward integration enjoys stronger returns and margins.

Core Competence

- Differentiated: Emerged as India's only company (of its size) focusing on transmission tower manufacturing, rather than EPC.
- Leading: Ranks among the world leading transmission tower manufacturer and largest in India
- Cost Efficient: One of the lowest cost producers of transmission tower in the world
- Offering Diversified Products: Presence across business sub segments including towers,

tubular poles, monopoles, telecom towers, solar and railway structures and EPC.

- Pioneer: First company in India to manufacture and supply 800 KV transmission towers to PGCIL
- Value Chain: Complete control over the value chain from angles to tower production to fasteners to EPC with a high degree of performance

Key Highlight, FY2018

The Engineering Division recorded revenue of ₹ 17,782 mn, as compared to ₹ 13,887 mn in the previous year, constituting 86% of the Company's total overall revenue in FY2018. The Company's order book as on 31st March stood at ₹ 26,270 mn and is well diversified between domestic, PGCIL, SEBs and private players and international orders. The order book to sales stood at 1.5x as on 31st March, 2018 and the Company expects growth to remain strong and gain further pace with increased participation opportunities.

The continued government thrust towards expanding electricity access to all rural households, and last mile connectivity under the flagship scheme such as Saubhagya, IPDS and DUGJY will spur good investment and opportunity in the sector.

Over the years, the Company has, at various intervals augmented capacities from 100,000 MTPA in FY2013 to 265,000 MTPA in FY2018. **51,000**MTPA Skipper Polymer Capacity

Skipper grew its polymer capacity by 4x over the last five years from 10,000 MTPA to 51,000 MTPA to expand its national foot print and strengthen its growth trajectory in the organised PVC pipe market. During the year, the Company made strong advancements to diversify its business and enrich the product portfolio. In doing so, the Company successfully reduced its over dependence on any particular sector.

The Indian telecom tower industry has witnessed many key changes in the past few years as the focus has shifted from growth to operational prudence. Fuelled by the exploding data usage and the rollout of next generation 4G/VoLTE networks, the Indian telecom tower industry will see good revival in demand for new infrastructure roll out. Tower companies will look beyond traditional business models and capitalise on opportunities in areas such as IBS, WiFi Hotspots and Fiberisation. To establish ubiquitous connectivity, the Government is implementing forward looking and enabling policies that will play a pivotal role in faster rollout of telecom infrastructure. Various Government programs such as Digital India, Smart Cities & BharatNet project will be the enablers for telecom infrastructure in the coming years. In view of this seismic trend, Skipper is strategically prepared to participate in the upsurge in potential business from the telecom tower segment.

As a part of its mission to contribute to the growth of clean energy, the Company has forayed into the manufacturing of solar structures. The production will be executed from the existing Uluberia plant. The products that are planned to be manufactured from the unit are Ground based Module Mounting structures, Roof Top Mounting structures, Module Mounting Accessories and Seasonal Tilt Structures. Latest automated machineries have been already installed at the facility and experienced quality manpower has been appointed.

The Company as an ongoing endeavour to enrich and diversify its product mix entered Railway electrification segment. The sector is on the government's priority and it plans to achieve complete railway electrification by 2021. Indian Railways has prepared a ₹ 38,000 crore plan to electrify its entire network in the next four years, a move that will help save ₹ 10,500 crore a year in fuel bill. The cost works out to be slightly more than ₹1 crore per kilometre over parts of the 66,000-km network yet to be electrified. Also, several projects worth in excess of ₹ 40,000 crores are lined up to connect capital cities of five north eastern states and areas bordering China, Myanmar and Bangladesh with the rest of the country. Being an East India player, the Company is logistically well placed to target these large upcoming opportunities.

The Company is gearing up to sharpen its focus on Railway electrification and intends to increasingly start bidding for projects in strategic alliance with local private players initially. It is also adding more manpower and building capacities to handle all future railway-related projects. Looking ahead, the Company is favourably placed to bag significant orders in the future.

There are immense opportunities emerging from the North-East India for power sector as well. For industrial development and to improve the mismatch of power generation and transmission in North-East India, the government has allocated around ₹ 100 billion for development or up gradation of the transmission system. Being a key regional player in North-East India, Skipper expects a significant share from this, which will improve its future order inflow and execution.

The Company's newly built Guwahati plant having a capacity of 30,000 MT per annum for engineering products received approval from Power Grid Corporation of India Limited for supply of galvanised tower structures and parts. This has enabled the Company to actively support the various transmission projects being undertaken by Power Grid Corporation of India Limited in the North-East region under the NERPSIP scheme alongside large upcoming BOO projects in the region.

Additionally, The rising monopole demand augurs well for the Company's future growth. The Company enhanced its focus on the monopole business to address its growing demand. Monopoles are now becoming a popular choice for installing T&D structures and telecom towers, as they not only reduce the space requirement but also comply with the local aesthetic and zoning requirements. Going forward, the demand for monopoles is likely to expand at a faster pace, given the increasing urbanisation and scarcity of land.

For the overseas market, Skipper has successfully cleared the Canadian Welding Bureau (CWB) audit and received its certification during the year. This enables Skipper to supply power transmission towers and poles to the North American market. CWB certification is a mandatory requirement to supply structure steel to many in the US and Canada. Skipper is expected to benefit from Canada's sufficient untapped supplies of electricity, primarily large hydro, to meet its future needs. Operators in Canada are undertaking significant capital investments to repair their transmission networks, expand existing lines and build new infrastructure in frontier areas to provide reliable electricity.

Skipper has been certified by The Laboratory of testing Equipment and Materials (LAPEM) which is a Federal Electricity Commission (CFE) organization. With this certification Skipper now gets an entry into the highly potential Mexican Power Transmission market. Mexico is another key focus region for the Company. Mexico needs immense capacity for its transmission network to match up with the rapid expansion of the country's generation fleet.

2. Polymer Product Business

Skipper's polymer segment comprises a variety of products from agriculture use to fitting and pipes. Its product portfolio includes UPVC Lead-Free Plumbing Pipes, CPVC by Durastream hot and cold Pipes and Fittings, SWR Magik Flow Pipes and Fittings, Agricultural Pipes and Fittings, Overhead Tanks and Borewell, and Irrigation Pipes and Fittings. Currently, the agriculture sector accounts for 70% of the Company's total polymer revenue and remaining is contributed by plumbing sector.

Skipper grew its polymer capacity by 4x over the last five years from 10,000 MTPA to 51,000 MTPA to expand its national foot print and strengthen its growth trajectory in the organised PVC pipe market. The Company plans to take the total capacity to 100,000 TPA by FY2020, to address India's need for superior quality of PVC pipes and products.

The Company is gradually emerging as a pan-India player by expanding rapidly across the country. For these capacity additions, the Company has adopted an asset-light approach to generate better returns on investments for the Company. Under this, the Company has opted to lease land, against owning it. The approach is expected to reduce costs significantly, by maintaining the debt level and through prudent capital allocation. this strategy is expected.

Skipper is largely focused on the retail segment, which accounts for 90% of its polymer sales. The Company has more than 5,000 + touch points as on 31st March, 2018 to cater the demands of its retail customers and make Skipper a household brand. Even on the procurement side, Skipper has now become a large-scale manufacturer enjoying remarkable economies of scale in sourcing of PVC resins, both locally as well as through imports.

To diversify product portfolio and for establishing plumbing piping market, Skipper has partnered with Sekisui of Japan and Wavin Group of the Netherlands for CPVC and plumbing solutions. This helps Skipper position its products effectively with established players and improves the overall PVC operating margin.

Core Competence

- Leading: Largest PVC pipes manufacturer in West Bengal; one of the largest capacities in eastern India
- Capacity Creation: Cumulative production capacity of 51,000 TPA created within only five years of business launch
- Partnerships: Technological tie-up with two of the world's most renowned companies Sekisui of Japan for CPVC compound and Wavin Group of The Netherlands for advanced plumbing solutions.
- Distribution Network: Largescale and widespread network of over 5,000+touch points
- Economies of Scale: Enjoys economies of scale in procurement of PVC resin locally as well as through imports

Key Highlight, FY2018

The Polymer Division recorded a revenue of ₹ 2,100 mn, as compared to ₹ 1,953 mn in the previous year. The polymer segment contributed 10% to Skipper's total revenue in FY2018.

The polymer pipe industry's growth in FY2018 was impacted as GST related disruptions persisted and majority of dealers refrained to replenish stocks. The Company expects growth to accelerate going forward as GST implementation builds optimism for organised sector. This growth momentum will be backed by ramping up of its manufacturing capacities leading to higher utilisation levels coupled with lower working capital requirements; exploring newer markets; strengthening of dealer network and policy push by the government.

The growth will also be augmented by the Company's foray in drip irrigation business. The Company's board has given in-principal approval to form a JV with Metzerplas which is one of



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Skipper Limited and Metzerplas, Israel enter into an exclusive Joint Venture agreement to redefine micro irrigation in India and other SAARC Nations

On February 28th, 2018, Skipper Limited announced a Limited Liability Partnership Agreement with Israel based company, Metzerplas. The agreement is of Equal Ownership Interest – 50:50 and the total investment in the first phase is agreed to be 8 Million USD. The deal was signed in Tel Aviv, Israel to operate this business under the name of "Skipper-Metzer India LLP".

The joint venture will leverage Metzerplas's global portfolio of brands and unparalleled expertise in advanced plastic and irrigation technologies. From production equipment to advanced emitters, from modern plastics and compounds to complete irrigation systems, the company provides immediate access to the market's most advanced, yet affordable, drip irrigation solutions. Skipper's manufacturing bandwidth and nationwide footprint along with knowledge of government operations will make this agreement stand out and revolutionize the drip irrigation business in India and other SAARC nations.

Drip irrigation is a type of microirrigation that has the potential to save water and nutrients by allowing water to drip slowly to the roots of plants, either from above the soil surface or buried below the surface. The goal is to place water directly into the root zone and minimize evaporation. Drip irrigation systems distribute water through a network of valves, pipes, tubing, and emitters. Depending on how well designed, installed, maintained, and operated it is, a drip irrigation system can be more efficient than other types of irrigation systems, such as surface irrigation or sprinkler irrigation.

The Drip Irrigation business holds immense potential in India and is one of the focus sectors of the government. The current domestic industry size is estimated at over ₹ 5,000 crore. Moreover, under the Hon'ble Prime Minister's flagship scheme Pradhan Mantri Krishi Sinchai Yoina (PMKSY) which has been launched with the aim of extending irrigation cover – "Har Khet ko Pani" – and improving water use efficiency - "Per Drop More Crop", we expect this sector to grow at a robust pace and for the JV to become a major player in the years to come.

"We are proud to join forces with Metzerplas – combining our large-scale consumer base, leading-edge production infrastructure and business insights with their unparalleled technology expertise. Together, we will help overcome the regular challenges faced by the farmers such as limited water supply, high land values, harsh topography and rising competition and commoditisation."

Devesh Bansal, Director, Skipper Limited



Picture : Left to Right

- 1. Mr Ido Meinrath, BDO Israel
- 2. Mrs Nohar Besler, BDO India.
- 3. Mr Aditya Dujari, Head of Investor Relations, Skipper Limited
- 4. Mr Israel Cohen, CFO, Metzerplas
- 5. Mr Hugo Chaufan, Chairman, Metzerplas
- 6. Mr Devesh Bansal, Director, Skipper Limited
- 7. Mr Shmuel Schupak, CEO, Metzerplas

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Skipper's management is extremely focused on people development along with organisational growth journey.

the largest and most specialised manufacturers of drip irrigation solutions from Israel. The drip irrigation business holds immense potential in India and is one of the focus sectors of the government.

The Company engaged Vector Consulting Group during the year to help build a robust sales organisation by enabling processes to rapidly increase the reach and availability of its products across the country. Looking forward, the Company plans to maintain its focus on the high margin Plumbing business with gradual growth in the agriculture business.

3. Infrastructure Business

Skipper Limited is a fully integrated global infrastructure Engineering, Procurement and Construction (EPC) major. It offers integrated solutions across tower design, tower testing, manufacturing, and onsite construction.

It has built a dedicated team for EPC line construction, with capabilities to execute turnkey transmission projects up to 800 kV HVDC for various utilities. The Company is also a pioneer of trench-less technology service in India, offering Horizontal Directional Drilling (HDD). This facilitates faster installation of underground utilities, thereby eliminating the need for surface excavation. The Company has executed trench-less horizontal drilling for the installation of telecom cable networks, HT/ LT power cable networks, water

and sewerage pipelines, and oil & gas pipelines, among others.

Key Highlight, FY2018

The Infrastructure Division recorded a revenue of ₹ 855 mn, as compared to ₹ 805 mn in the previous year, constituting 5% of the company's total overall revenue in FY2018.

Under this business, the Company is more focused on transmission lines compared to other EPC projects. The Company carefully selects project for participation under the infrastructure sector to ensure that the margins are maintained. Skipper's backward integrated tower business model helps in execution of the transmission line projects, without major deviations.

During the year, the Company executed the following EPC transmission line projects:

- 180 km of 400kV (Quad Moose) - Bhadla (Jaisalmer) to Bikaner Transmission Line
- 45 km of 400kV (Twin Moose)
 Rapp (7 & 8) Kota (Part A) Transmission Line
- 145 Km Of 400Kv (Twin Moose) -Allahabad - Kanpur Transmission Line
- 132 kV SC Neebkarori – Kayamganj:
- 220 kV DC Neebkarori Bhogaon – Mainpuri:

- 132 kV DC Sirsaganj Ubati :
- 132 kV DC Azamgarh-II(220)
 Lalganj:
- 132 Kv Dc Azamgarh(220) Bindwal Jairajpur:
- 132 kV SC Sangipur(220) Lalganj:

Human Resources

In an ever changing business dynamics, the Company is constantly developing effective and innovative HR practices to remain competitive. Skipper conducted a research and revisited its HR practices, and identified five essential focus areas to enhance productivity and employee motivation.

Areas of Focus:

- Goal Setting with Dynamic HR Policies and Guidelines
- Integration of Performance Management System with performance driven organisational culture
- Dynamic Compensation & Benefit strategy to keep pace at par with industry.
- Employee Talent Pool Development – Training & Development
- HR System & Process Integration with New Automation & Technology implementation

Skipper's management is extremely focused on people development along with organisational growth

journey. With this positive business Skipper HR team started their new initiatives and HR Change management practices.

Goal Setting:

Skipper conducted a top management workshop with experiential learning mix, for setting the organisational development objective. Fifty top management professionals participated from all the SBU of Skipper to share their perspectives and align their goals to the mission and vision of the organisation.

Performance Management System:

The Company believes that employees' performance is driven by their skills, attitude and their ability to innovate and drive change. In response, Skipper has implemented a new and agile approach towards performance management through 9 Grid Performance Management System. This model emphasises on the following:

- Innovative appraisal system implemented with performance and potential rating
- Increment process linked with newly defined job band and salary range grid
- Identified individual KRA/ KPI as per business unit and people linked with organisational and departmental goal.
- Individual evaluation based on defined KRA/ KPI and allotted target

Compensation and Benefit:

Skipper redesigned Compensation and Benefit structure at par with present industry practises to attract the best talent pool from the industry and to stay competitive in the market. The Company defined job band and salary slab as per the present pay structure in the industry. It also implemented shortterm (quarterly) incentive schemes.

Rewards and Recognition

Reward and Recognition enables to publicly showcase and appreciate the employees who demonstrate the behaviour and performance that the organisation wants to cultivate. The Company's initiative to ensure a sound reward and recognition system includes:

- 8 Leadership competencies (Mid Senior to Senior) and 4 Behavioural Competency (Junior to Middle Level) assessment model designed and implemented for Flagship R&R.
- Nominated employees will be finalized by the management
- The winners' name will be published in "Skipper Now", a quarterly newsletter and will be circulated over mail to every individual working in the company.

Talent Pool Development

Training and talent nurturing is a continuous process at Skipper, where innovation is a must and a new process of training always creates a different impact on the employees. Talent development linked with talent management grid for a specific outcome is a globally accepted model. The inputs in this realm are:

- Well-defined KSA development areas and plans for all grid.
- Updating training calendar as per defined plan.
- Initiating leadership development training, which includes coaching, mentoring and sharing effective feedback.
- A well-organised training for revenue earners, which will include: motivation and development of negotiation skills and effective communication skills.

HR System & Process Integration:

As a continuous process of development and modernisation, the existing HR automation system is being replaced by highly automated integrated new generation software with customised solutions, which includes the entire 'Employee Life cycle' with user friendly technology tool. Skipper is always innovating to strengthen interpersonal relationship among team members and also to create an environment for employees where learning is an integral part of their career development which is aligned with organisational goal.

HR Technology:

- HR Payroll to Entire Employee
 Life Cycle : HRIS Cloud
 Partner with " Adrenalin"
- Sales Force Automation Hand Held Tool : "Sales Mpower" - ACE-DNS
- Performance Management & Talent Management Integrated Tool: "Uddan" – in-house development
- Employee Policy & Benefit interactive Tool: Skipper-DNA

Information technology

Technology plays a key role in enabling transformation at Skipper Limited. Information technology gives it a competitive edge and plays an important role in the Company's forward-looking business strategy. Systematic expansion and gradual renewal of the IT architecture ensures efficiency of business processes and helps meeting market and customer requirements. Technology benefits of IT are leveraged to maximise the productivity and improve customer service.

Adoption of advanced technology and Industry best practices makes Skipper Limited more competitive in the global market. Technology advancements are opening up unprecedented opportunities to create value and meet the expectations of a wider group of stakeholders.

When opting for technology as a growth engine, it is essential to select the right technology and use it in the right way. The Company has remained proactive to find newer ways of doing business and stay ahead of the curve. Technology has been acknowledged as the backbone of business innovation and transformation.



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The key accomplishment for the year was migrating missioncritical ERP SAP from on-premise to data centre cloud. This modern cutting-edge IT Infrastructure for faster business growth benefitted the company in terms of flexible capacity, availability and disaster protected SAP landscape in data centre cloud.

The following key results were achieved from the migration:

- Faster and better performance
- Operational efficiency from reduced Data foot prints
- Mobilisation of business with mobile applications
- Embedded analytics to perform real time analytics on the live transactional data
- Model for smarter business innovations

Financial Review

S.	Profit & Loss Summary	12M	12M	Change %	
no		FY 18	FY 17	YOY	
1	Net Revenue (Excl Excise Duty)	20,737.20	16,646.0	24.6%	
2	EBITDA (Without Forex)	2,749.30	2,195.7	25.2%	
	% of Net Revenue	13.3%	13.2%		
3	Depreciation	459.1	315.70		
4	Interest Expenses	784.5	670.8		
5	Other Income	21.9	31.6		
6	PBT (Without Forex) (2-3-4+5)	1,527.7	1,240.9	23.1%	
	% of Net Revenue	7.4%	7.5%		
7	Forex Gain / Loss [*]	276.2	526.4		
8	Profit Before Tax (Reported PBT) (6+7)	1,803.9	1,767.2		
9	Тах	626.3	525.0		
10	Profit After Tax (Reported PAT) (8-9)	1,177.6	1,242.2		
	% of Net Revenue	5.7%	7.5%		
*	Derivative Instruments Gain / (Loss)	92.1	397.9		
	Gain / (Loss) on Exchange Fluctuation	184.1	128.5		
	Total Forex Gain / (Loss)	276.2	526.4		

The company has successfully completed its migration to Ind-AS and are required to report Ind-AS compliant profit and loss numbers for both the current and the corresponding last year. Thus the previous year's numbers were reinstated and adjusted in accordance to Ind-AS provisions, though most of the adjustments made no material impact, the requirement of forex derivative gain to be reported on mark-to-market basis has resulted in increased profitability numbers of previous year. The income from forex including gain on derivatives instruments and gain on exchange fluctuation during FY2017 was ₹ 526.4 mn and in FY2018 is ₹ 276.2 mn.

Outlook

The Company's prudent interest to contribute in nation building is driving it to capitalise on emerging opportunities in sectors that are of government's prime interest. In this direction, the Company's recent foray in the segments of solar energy, railway electrification and drip irrigation have promising potential, and will help in strengthening its revenue base.

The Company's recent foray in the segments of solar energy, railway electrification and drip irrigation have promising potential, and will help in strengthening its revenue base.



Furthermore, Skipper will continue to benefit from government's power T&D spends. The Company's low-cost integrated operation will enable it to earn better margins and bid competitively. While the impact of GST impact and demonetisation are expected to fade out, the outlook for Polymer segment seems promising, especially with a shift from the unorganised to organised sector. In addition to this, a multifold expansion in the PVC business on a pan-India level will provide scalable growth opportunities.

Internal Controls

The Company has sufficient and commensurate internal control systems to match the size and the sector it falls under. The Company has well-defined and clearly laid-out policies, processes and systems. These are strictly and regularly monitored by the top management and any digression or discrepancy is immediately flagged off and corrected. All requisite regulations, rules and laws of the land are strictly followed. The Company has a sound system for financial reporting and welldefined management reporting systems. These are supported by Management Information System (MIS) that regularly checks, monitors and controls all operational expenditure against budgeted allocations. The Company also has a regular internal audit process that is monitored and reviewed by the Audit Committee, which ensures that any deviations from set benchmarks are immediately reported and corrected. The Company regularly keeps upgrading its systems and processes to ensure these are up-to-date and the latest.

Risk Management

The Company is having a risk management policy for identification and assessment of risks which is monitored by the risk management committee of the Company. The Committee closely monitors the process and suggests suitable measures to mitigate the risks. The risks may be caused due to the internal factor which may be tackled by the prompt action from the management. However, risks imposed by the external factors are not in the control of the Company and the same are identified as per the directive given by risk management policy of the Company. Necessary precautionary measures are taken by the Company to negate the impact of probable risk.

Business Risk

The business risk is in general the risk imposed by the competition from the competitors. The Company has achieved such a milestone that the risk of competition is very rare. However, the Company does not ignore the possibility of competition from other players. The company operates in a very dynamic way and all decisions by the management are taken considering all the possibilities.

Perception Risk

The Company is engaged in products which are used in transmission and distribution business as well as plumbing related products. However, the products for T&D business are made of Steel due to which

sometimes the Company is construed as belonging to Iron & Steel business. Sometimes the Company is considered as plumbing products related company. And sometimes, the Company is also construed as a full-time EPC player. However, the identity of the Company should be taken as a whole rather than a part of the business.

Financial Risk

Increase in operation cost as well as raw material cost poses financial risk to the Company. The impact of this risk is to some extent minimised with the escalation clause in majority of domestic orders. However, the Company applies various strategies such as purchase in bulk as well as import of raw materials to minimise the impact of financial risk.

Interest Rate Risk

The Company is financed by various bankers and it is required to pay interest on various credit facilities used by it. The change in rate of interest may be both favourable as well as unfavourable to the Company. The Company has availed credit facilities from various bankers and as a result the Company is in a better position to make negotiation with the bankers and take the benefit of competitive rate of interest.

Liquidity Risk

The liquidity risk may come in the way of smooth operation of the company due to one or the other reasons. Whenever there is blockage of funds in the hands of customers, the liquidity crunch is likely to happen. Although wholehearted support from the bankers strengthen the hands of the Company to face the liquidity risk, the company leaves no stone unturned to avoid the possibility of liquidity risk. Although management expects this kind of co-operation from the bankers, but things may go otherwise too for which the Management is very much concerned.

Market Risk

The Company is supplier in both domestic and international

market. The market risk may origin either way be it global impact or government policy or due to competition from other players in the market. Due to backward integration, the Company is in a position to provide the products of better quality at competitive prices, which to a great extent minimises the market risk due to Competition. In addition, various promotional schemes initiated by the Company result in increase of market share for the products of the Company. The Company in present scenario has established such a place in the market that the possibility of market risk is remote.

Exchange Fluctuation Risk

The risk of Foreign exchange fluctuation can impact the Company as it is engaged in procuring various materials and machines from the overseas as well as the Company exports its products to foreign countries. This is a matter of great concern for the Company. The Company has taken efforts to negate the impact of this risk by following the hedging of forex exposure.

Cautionary Statement

This document contains statements about expected future events, financial and operating results of Skipper Limited, which are forwardlooking. By their nature, forwardlooking statements require the Company to make assumptions and are subject to inherent risks and uncertainties. There is significant risk that the assumptions, predictions and other forwardlooking statements will not prove to be accurate. Readers are cautioned not to place undue reliance on forward-looking statements as a number of factors could cause assumptions, actual future results and events to differ materially from those expressed in the forwardlooking statements. Accordingly, this document is subject to the disclaimer and qualified in its entirely by the assumptions, qualifications and risk factors referred to in the management's discussion and analysis of Skipper Limited's Annual Report, FY2018. The Company is financed by various bankers and it is required to pay interest on various credit facilities used by it. The change in rate of interest may be both favourable as well as unfavourable to the Company. The Company has availed credit facilities from various bankers and as a result the Company is in a better position to make negotiation with the bankers and take the benefit of competitive rate of interest.



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Our CSR Initiatives

Skipper believes that Corporate Social Responsibility is not merely a compliance mandate, rather it is commitment towards the community and environment at large. We believe that CSR activities create dynamic relationship between a Company and the society on one hand and the environment on the other. We have always been conscious of our social responsibilities and have actively contributed to the social and economic development of the society. Our conscious endeavour is to serve the socio- economically backward, the under-priviledged and the marginalized communities. The CSR committee of the Company identifies the areas which needs focus during the year and recommends the same to the Board. Majorly we take up activities through Skipper Foundation, the CSR arm of the Company and also engage with several other organizations having expertise in their relevant filed to carry out our CSR activities. The Key initiatives undertaken by the Company during the year are:

Education

The major activities undertaken by the Company during the year includes:

- Running of Ekal Schools (One teacher school) in the tribal belt of Assam with the help of Friends of Tribal Society. The Company contributed for running 150 such schools and approximately 4000 students were benefitted by the scheme.
- The Company has started a project "Beti Padhao Abhiyaan" which extends help to under privileged families to continue the education of their girl child without any hassles. During the year the Company has provided scholarships to 745 under-privileged girl students to get proper education for a bright future.
- The Company has made contribution towards installation of lift and other renovation work of Burabazar Library, one of the oldest Library of Eastern India founded in year 1900. It is estimated that approximately 500 professional

students will be benefitted each year under this project.

- Suryakiran is an evening school for the underprivileged children functioning under the aegis of 'The Kalyan Bharti Trust' in fulfillment of its deep desire towards the well being of the members of economically backward society. The Company actively supports the vision of Suryakiran and is an active contributor to the noble cause.
- The Company has made contribution towards vocational computer and tailoring training of 80 and 150 students respectively. The company has also undertaken the responsibility of educating 19 students of a school in Dumma, Jharkhand.
- The Company has contributed towards the construction of school building under Sansad Adarsh Gram Yojna, Manipur Vedvidya Peth, Manipur and Unnayani Patha Bhawan.
- The Company provides electricity expenses and remuneration of five part time teachers of Mahishrekha Junior High School at Uluberia and four guest teacher of Kulgachia Netaji Balika Viday Mandir at Kulgachia, near our factory area at West Bengal.

Promoting Health Care

The major activities undertaken by the Company during the year includes:

- Company has contributed towards project expansion of Dr. Hedgewar Hospital at Aurangabad, Maharastra to provide medical services to poor and needy patients.
- The Company helps to run free Homeopathy centre at Tollygunge, Kolkata benefitting approximately 11000 patients yearly.
- Keeping health and sanitation in mind, we contribute towards maintenance of Nimtalla & Ahiritolla Burning Ghat at Kolkata.

- Company runs medical facilities for poor and under privileged with the help of Marwari Relief Society and Nagrik Swasthya Sangh.
- To contribute to environment the Company supports a project of installation and maintenance of Dustbins at the selected locations of the Kolkata and suburbs.
- To increase the availability of drinking water several tube wells have been installed in villages near our factories.
- Several eye check-up camps at locations near factory areas and village area of Dumma, Jharkhand have been organized.
 1400 patients have benefitted and 730 free spectacles have been distributed. Eye operation of 85 patients at Marwari Relief Society hospital at Kolkata was also supported.

Animal Welfare

With help of Shree Nimbarak Gauseva Trust and Shree Haryana Gaushalla the Company helps in round the year maintenance of old, sick, deserted cows by providing medical and food facilities.

Skill Development

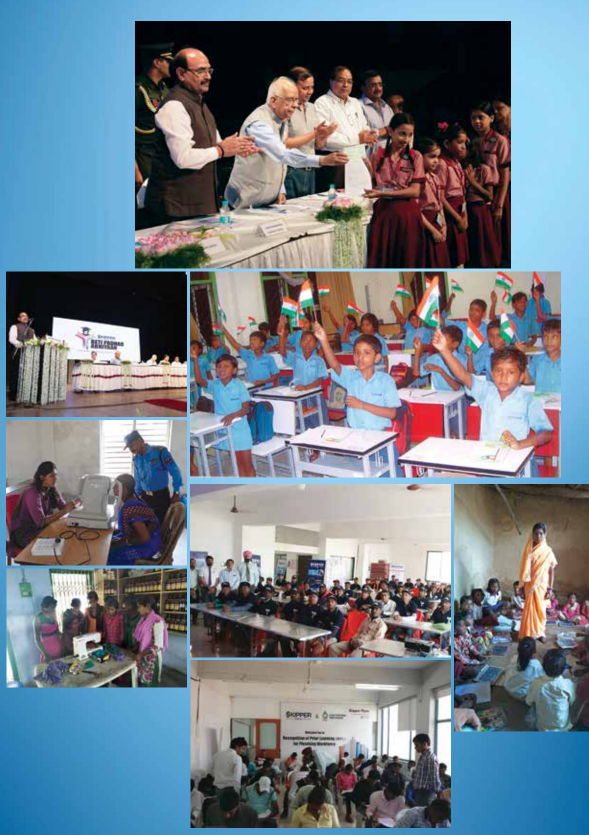
 In accordance with the MOU signed with Indian Plumbing Skill Council, the Company continues to provide skill development training to plumbers.

Rural Development

Our initiative "Integrated Village Development" in association with Friends of Tribal Society has been launched successfully at Dumma, Deoghar. Under the project around 100 one teacher schools will be run in remote villages, Organic farming workshops will be organized for farmers to increase their product yield and quality. A computer fitted bus namely 'Ekal on Wheel' will move from village to village spreading computer literacy to students.

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Directors' report

Dear Shareholders,

Your Directors have pleasure in presenting the 37th Annual Report of the Company, together with the Audited Financial Statements for the financial year ended 31st March, 2018.

FINANCIAL SUMMARY

The Company's performance during the financial year ended 31st March, 2018 as compared to the previous financial year is summarized below:

		(₹ in million)
PARTICULARS	Financial Y	′ear
	2017-18	2016-17
Total Revenue	21076.18	17971.69
Other Income	21.93	31.59
Total Income	21098.11	18003.28
Profit before Interest, Depreciation, and Taxation	3047.40	2753.63
Interest & Finance Cost	784.45	670.78
Depreciation	459.06	315.65
Profit Before Taxation	1803.89	1767.20
Tax Expenses	626.27	525.05
Profit After Taxation	1177.62	1242.15
Other Comprehensive Income	(3.01)	(0.67)
Total Comprehensive Income	1174.61	1241.48

FINANCIAL PERFORMANCE HIGHLIGHTS

The Company continues to be on the growth track and for the first time the total revenue of the Company has crossed ₹ 20,000 million mark. The total revenue increased to ₹ 21,076.18 million from ₹ 17,971.69 million during the year registering a growth of 17.27%. Profit Before Tax stood at ₹ 1803.89 million as against ₹ 1767.20 million in the previous year and Profit After Tax stood at ₹ 1177.62 million as against ₹ 1242.15 million in the previous year.

The financial results are elaborated and explained with the help of various ratios in the front end of the Annual Report.

STATE OF COMPANY'S AFFAIR AND CURRENT YEAR'S OUTLOOK

The state of Company's affair and future outlook is discussed in the Management Discussion & Analysis Report which forms part of this Annual Report.

DIVIDEND & RESERVES

Your Company has adopted a Dividend Distribution Policy, which intends to ensure that a concise decision is taken with regard to the amount to be distributed to the shareholders as dividend. The policy lays down various parameters to be considered by the Board before declaration/ recommendation of dividend to the members of the Company. The Dividend Distribution Policy is available on the website of the Company at http://repository. skipperlimited.com/investor-relations/pdf/dividend.pdf and forms part of this Board's report as **"Annexure – A"**.

In accordance with Dividend Distribution Policy, the Board of Directors has recommended dividend of 165% i.e ₹1.65/- per equity share of face value of Re. 1 each for the financial year ended 31st March, 2018.

The dividend, subject to approval of the shareholders at the ensuing Annual General Meeting will be paid within the statutory period to the members whose name appear in the Register of Members as on the close of business hours on 2nd August, 2018.

No amount is proposed to be transferred to General Reserve.



Directors' Report (contd...)

SHARE CAPITAL

During the year under review, the Company issued and allotted 2,66,500 equity shares of ₹1 each at a price of ₹100.00 per share (including premium of ₹99.00 per share) upon the exercise of 2,66,500 options under the Employee Stock Option Scheme of the Company. Consequently, the paid-up share capital of the Company increased to ₹10,25,82,962.00/- consisting of 10,25,82,962 equity shares of Re.1 each.

INDIAN ACCOUNTING STANDARDS (IND AS)

Pursuant to the notification dated 16th February, 2015 issued by the Ministry of Corporate Affairs, the Company has adopted the Indian Accounting Standards ("Ind AS") notified under the Companies (Indian Accounting Standards) Rules, 2015 with effect from 1st April, 2017. Financial statements for the year ended and as at 31st March, 2017 have been restated to conform to Ind AS. The reconciliations and descriptions of the effect of the transition from IGAAP to Ind AS have been provided in the notes to accounts.

DIRECTORS' & KEY MANAGERIAL PERSONNEL

The Board currently consists of five Executive Directors and five Independent Directors. None of the Directors of the Company are disqualified as specified in Section 164(2) of the Companies Act, 2013 read with Rule 14(1) of the Companies (Appointment and Qualification of Directors) Rules, 2014.

Sri Yash Pall Jain (DIN: 00016663) was appointed as an Additional Director (Whole-Time) for a period of 3 (three) years and Sri Ashok Bhandari (DIN: 00012210) as an Additional Director (Independent) for a term of 5 (five) years with effect from 6th September, 2017. Both the appointments are subject to approval of the shareholders at the ensuing Annual General Meeting of the Company.

Pursuant to the provisions of Section 152(6) (c) of the Companies Act, 2013, Sri Siddharth Bansal (DIN: 02947929) retires by rotation, and being eligible, offers himself for re-appointment at the ensuing Annual General Meeting of the Company.

Information regarding the directors seeking appointment/reappointment as required by Regulation 36 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (hereinafter referred as 'Listing Regulations') and Secretarial Standard-2 has been given in the notice convening the ensuing Annual General Meeting.

On recommendation of the Independent Directors the Board at its meeting held on 17th May, 2018, appointed Sri Amit Kiran Deb as the lead Independent Director. The role of the lead Independent Director is to liase on behalf of the Independent Directors and provide leadership to them.

Sri Sanjay Kumar Agrawal and Sri Manish Agarwal continue to act as the Chief Financial Officer and Company Secretary respectively.

DECLARATION BY INDEPENDENT DIRECTORS

Sri Amit Kiran Deb (DIN: 02107792), Sri Manindra Nath Banerjee (DIN: 00312918), Sri Joginder Pal Dua (DIN: 02374358), Sri Ashok Bhandari (DIN: 00012210) and Smt Mamta Binani (DIN: 00462925) are Independent Directors on the Board of the Company.

The Company has received declaration from each of the Independent Directors 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 Regulation 16 of Listing Regulations.

COMPANY'S POLICY ON APPOINTMENT AND REMUNERATION OF DIRECTORS, KEY MANAGERIAL PERSONNEL AND SENIOR MANAGEMENT PERSONNEL

The Board on the recommendation of the Nomination & Remuneration Committee has framed a policy for selection/ appointment/remuneration of Directors, Key Managerial Personnel and Senior Management. The policy aims to attract, retain and motivate qualified people at the executive and at the board levels and lays down criteria for determining qualification, positive attributes and independence of Director. The policy ensures that the interests of Board members & senior executives are aligned with the business strategy, objectives, values and long-term interests of the Company and is consistent with the "pay-for-performance" principle. The policy contains detailed procedure for selection and appointment of the Board Members and other executive members, explains the role of Independent Directors and also lays down the compensation structure of Non-Executive Directors, Executive Directors, Key Managerial Personnel(s) and Senior Management Personnel(s).

Directors' Report (contd...)

The Policy is available on the website of the Company at http://repository.skipperlimited.com/investor-relations/pdf/REMUNERATION-POLICY.pdf

PERFORMANCE EVALUATION

The Board evaluation policy of the Company lays down the manner of evaluation of the Board as a whole, its committees and the individual Directors. The Company has a two tier evaluation system wherein the Independent Directors evaluate the performance of the Executive Directors, the Chairman and the Board as a whole and thereafter the Board evaluates the performance of all the individual Directors, the Committees and the Board as a whole. The policy lays down the criteria on which the evaluation is to be done and a structured questionnaire (evaluation form) with a rating matrix forms part of the Policy. The Chairman as per the evaluation policy of the Company, after discussion, deliberation and in consultation with all the Directors (except the Director being evaluated) fills up the evaluation form for the individual Directors, the Committees and the Board as a whole.

During the year under review, the Board carried out annual evaluation in accordance with the above said policy and expressed satisfaction on the evaluation process and the performance of all the Directors, the Committees and the Board as a whole.

DIRECTORS' RESPONSIBILITY STATEMENT

In terms of Section 134(5) of the Companies Act, 2013, your Directors state that:

- (i) in the preparation of the Annual Accounts for the year ended 31st March, 2018, the applicable accounting standards have been followed and there are no material departures from the same;
- they have selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of state of affairs of the Company as at 31st March, 2018 and of the profit of the Company for the year ended on that day;
- they have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 2013 for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- (iv) the Annual Accounts for the year ended 31st March, 2018 have been prepared on a "going concern" basis;
- (v) they have laid down internal financial controls to be followed by the Company and that such internal financial controls are adequate and were operating effectively;
- (vi) they have devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems are adequate and operating effectively.

MEETINGS OF THE BOARD

The Board meets at least once in every quarter to review the Company's operations and financials and the maximum time gap between any two meetings is not more than 120 days. The Board met four times during the financial year ended 31st March, 2018, details of which are given in the corporate governance report forming part of the Annual Report.

COMMITTEES OF THE BOARD

The Board of Directors have constituted Audit Committee, Nomination and Remuneration Committee, Stakeholders Relationship Committee, Corporate Social Responsibility Committee, Finance Committee and Business Coordination Committee (earlier known as Executive Committee) to deal with specific areas/activities that need a closer review and to have an appropriate structure for discharging of its responsibilities.

The details of all the above committees along with composition, terms of reference, attendance at meetings are provided in the report on corporate governance forming part of the Annual Report. There has been no instance where the Board has not accepted the recommendations of the Audit Committee.

CORPORATE SOCIAL RESPONSIBILITY

The Company's conscious endeavor is to serve the socio- economically backward, the under- privileged and the marginalized communities. The Company proactively engages with relevant stakeholders; understand their concerns and respond to their needs.



Directors' Report (contd...)

The Company has constituted a Corporate Social Responsibility (CSR) Committee, in terms of provisions of Section 135 of the Companies, Act, 2013 read with Companies (Corporate Social Responsibility Policy) Rules, 2014 inter alia to give directions to the CSR initiatives of the Company, formulate and review annual CSR plans, formulate CSR budgets and monitor the progress of the CSR activities. The details of the committee have been disclosed in the corporate governance report.

The Company has further adopted a Corporate Social Responsibility Policy in accordance with the provisions of the Companies Act, 2013 which may be accessed at http://repository.skipperlimited.com/investor-relations/pdf/CSR-Policy.pdf. The policy indicates the CSR activities to be undertaken by the Company to achieve its social commitments.

During the year, the Company was required to spend two percent of the average net profits for the preceding three financial years calculated in accordance with provision of Section 198 of the Companies Act, 2013. The Company has duly spent the said amount, the details of which are provided in Annual Report on CSR activities attached as **"Annexure – B"** to this report.

RISK MANAGEMENT

The Company has a defined risk management framework to identify, assess, monitor and mitigate risks involved in its business. The Company understands that risk evaluation and risk mitigation is an ongoing process within the organization and is fully committed to identify and mitigate the risks in the business.

The Company has formulated and implemented a risk management policy in accordance with Listing Regulations, to identify and monitor business risk and assist in measures to control and mitigate such risks.

In accordance with the policy, the risk associated with the Company's business is always reviewed by the management team and placed before the Audit Committee. The Audit Committee reviews these risks on periodical basis and ensures that mitigation plans are in place. The Board is briefed about the identified risks and mitigation plans undertaken.

The risks faced by the Company are detailed in Management Discussion and Analysis Report forming part of this Annual Report.

In the opinion of the Board, as on date there are no material risks which may threaten the existence of the Company.

INTERNAL FINANCIAL CONTROLS

The Company has adequate internal control procedures commensurate with its size and nature of business. The objective of these procedures is to ensure efficient use and protection of the Company's resources, accuracy in financial reporting and due compliance of statutes and corporate policies and procedures.

The Internal Financial Control (IFC) system ensures that all assets are safeguarded and protected and that the transactions are authorized, recorded and reported correctly.

Internal Audit is conducted periodically and the internal auditor monitors and evaluates the efficiency and adequacy of internal control system including internal financial control in the Company. Based on the report of internal audit function, process owners undertake corrective action in their respective areas and thereby strengthen the controls. All these steps facilitate timely detection of any irregularities and early remedial measures.

Significant audit observations and recommendations along with corrective actions thereon are presented to the Audit Committee for their inputs and suggestions. The Audit Committee regularly reviews the budgetary control system of the Company as well as system for cost control, financial controls, accounting controls, physical verification controls, etc. to assess the adequacy and effectiveness of the internal control systems. Such controls have been tested during the year and no reportable material weakness in the design or operation was observed.

Necessary certification by the Statutory Auditors in relation to Internal Financial Control u/s 143(3) (i) of the Companies Act, 2013 forms part of the Audit Report.

VIGIL MECHANISM/ WHISTLE BLOWER POLICY

The Company has in place a Vigil Mechanism/ Whistle Blower Policy to deal with unethical behavior and to provide a framework to promote responsible and secured reporting of undesired activities. The Vigil Mechanism/ Whistle

Directors' Report (contd...)

Blower Policy is available on the website of the Company at http://repository.skipperlimited.com/investor-relations/pdf/Whistle-Blower-Policy.pdf.

The employees are free to report unethical behavior, actual or suspected fraud, violation of applicable laws and regulations, violation of code of conduct etc. The Audit Committee oversees the genuine concerns reported under this policy. The Company has also made provisions for adequate safeguard against victimization of employees who express their concerns. The mechanism also provides direct access to the Chairman of the Audit Committee.

During the year, no case was reported under this policy and no personnel has been denied access to the Audit Committee.

RELATED PARTY TRANSACTIONS

In line with the requirements of the Companies Act, 2013 and Listing Regulations, the Company has formulated a Policy on Related Party Transactions which is available on the website of the Company at http://repository. skipperlimited.com/investor-relations/pdf/RELATED-PARTY-TRANSACTIONS-POLICY.pdf.

All related party transactions are placed before the Audit Committee for prior approval and omnibus approvals are obtained for transactions which are repetitive in nature. A statement of all related party transactions is placed before the Audit Committee and Board of Directors for its review on a quarterly basis, specifying the nature, value and terms of the transaction.

All transactions entered into with related parties during the year were on arm's length basis and in the ordinary course of business and there were no materially significant related party transactions that may have conflict with the interest of the Company nor there were any transactions which would require to be reported in Form AOC-2.

The details of all the related party transactions are provided in the Notes of the financial statements.

PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS

The Company has not given any loans, guarantees or made any investments as prescribed in Section 186 of the Companies Act, 2013. The Company has formed a Limited Liability Partnership in 2017-18, Capital Contribution in which has not been made till 31st March, 2018.

PARTICULARS OF EMPLOYEES

Disclosure pertaining to remuneration and other details as required under Section 197(12) of the Companies Act, 2013 read with Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 as amended from time to time is attached as **"Annexure- C"** to this report.

The information required under Section 197(12) of the Companies Act, 2013 read with Rule 5(2) and 5(3) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 as amended from time to time forms part of this Board Report. However, in terms of Section 136 of the Companies Act, 2013, the annual report is being sent to the members excluding the said statement. The said information is readily available for inspection by the members at the Company's registered office during the business hours on all working days up to the date of ensuing Annual General Meeting and shall also be provided to any member of the Company, who sends a written request to the Company Secretary.

EMPLOYEE STOCK OPTION PLAN

The Company had formulated 'Skipper Employee Stock Option Plan 2015' in accordance with SEBI (Share Based Employee Benefits) Regulations, 2014 to encourage and reward the performing employees of the Company. The Scheme is monitored by the Nomination and Remuneration Committee (also functioning as Compensation Committee) of the Board.

During the year, there has been no change in the 'Skipper Employee Stock Option Plan 2015' (scheme) and the same is in compliance with SEBI (Share Based Employee Benefits) Regulations, 2014.

During the financial year, the Company has allotted 2,66,500 equity shares of Re. 1/- each at a premium of ₹ 99/each upon exercise of shares under the scheme and has granted 4,85,000 fresh options to the eligible employees under the scheme. All the necessary compliances in relation to allotment and listing of shares on stock exchanges were duly complied.



Directors' Report (contd...)

The applicable disclosures as required under SEBI (Share Based Employee Benefits) Regulations, 2014 is available on the website of the Company i.e http://repository.skipperlimited.com/investor-relations/pdf/sebi-disclosure-2014.pdf

The Company has received a certificate from M/s Singhi & Co., Statutory Auditors confirming that 'Skipper Employee Stock Option Plan 2015' have been implemented in accordance with SEBI (Share Based Employee Benefits) Regulations, 2014. The said certificate is available for inspection by the members at the Company's registered office during the business hours on all working days up to the date of ensuing Annual General Meeting and would also be placed at the ensuing Annual General Meeting for inspection by the members.

CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION AND FOREIGN EXCHNAGE EARNINGS AND OUTGO

The particulars as prescribed under Section 134(3) of the Companies Act, 2013 read with Rule 8(3) of Companies (Accounts) Rules, 2014 are attached as **"Annexure – D"** to this report.

AUDITORS

Statutory Auditors

In accordance with Section 139 of the Companies Act, 2013 read with the Companies (Audit and Auditors) Rule, 2014, M/s. Singhi & Co., Chartered Accountants (Firm Registration No.: 302049E) were appointed as the Statutory Auditors of the Company at the Annual General Meeting of the Company held on 23rd September, 2014 for a term of five consecutive years.

In accordance with the provisions of Companies Amendment Act, 2017 enforced on 7th May, 2018, the concept of ratification of appointment of auditor at each Annual General Meeting has been done away with.

The report given by the auditors on the financial statements of the Company is part of the Annual Report. There is no qualification, reservation or adverse remark made by the statutory auditors in their report nor they have reported any instances of fraud under Section 143(12) of the Companies, Act, 2013.

Cost Auditors

In accordance with Section 148 of the Companies Act, 2013 read with Companies (Cost Records and Audit) Rules, 2014, the Board of Directors has appointed M/s. AB & Co., Cost Accountants as the Cost Auditors of the Company for the FY 2018-19 at a remuneration of ₹ 70,000/- plus reimbursement of out of pocket expenses at actuals and applicable taxes. The remuneration needs to be approved by the shareholders at the forthcoming Annual General Meeting and a resolution regarding approval of remuneration payable to the cost auditor forms part of the notice convening the Annual General Meeting of the Company.

As a matter of record, relevant cost audit report for the year 2016-17 was free from any qualification and was submitted to the Central Government within stipulated time.

Secretarial Auditors

In accordance with Section 204 of the Companies Act, 2013 read with Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, M/s. MKB & Associates, Company Secretaries (FRN No. P2010WB042700) was appointed as the secretarial auditor of the Company for the FY 2017-18. The Secretarial Audit Report in the prescribed Form MR-3 for the financial year ended 31st March, 2018 is annexed herewith as **"Annexure- E"**. The said report does not contain any qualification, reservation or adverse remarks.

Based on the consent received and on recommendation of the Audit Committee, the Board has appointed M/s. MKB & Associates as the secretarial auditor for the FY 2018-19.

Internal Auditors

In accordance with Section 138 of the Companies Act, 2013 read with the Companies (Accounts) Rules, 2014, the Board of Directors has appointed M/s. R. Kothari & Co., Chartered Accountants as Internal Auditors of the Company for the FY 2018-19.

Directors' Report (contd...)

EXTRACT OF ANNUAL RETURN

In accordance with the provisions of Section 92(3) of the Companies Act, 2013 read with Rule 12(1) of the Companies (Management and Administration) Rules, 2014, the extract of Annual Return as on 31st March, 2018 in the prescribed form MGT-9 is attached as **"Annexure F"**.

DEPOSITS

The Company has not accepted any deposits from public under Section 73 of the Companies Act, 2013 read with the Companies (Acceptance of Deposits) Rules, 2014, during the financial year 2017-18. As such, there is no outstanding unclaimed deposit as on 31st March, 2018. Few Directors have advanced loan to the Company during the year, details of which are available in notes to the financial statements.

CORPORATE GOVERNANCE

In accordance with Regulation 34(3) read with Schedule V of Listing Regulations, a separate section on Corporate Governance and a certificate from the Statutory Auditors confirming compliance with the requirements of Corporate Governance forms part of the Annual Report.

MANAGEMENT DISCUSSION & ANALYSIS REPORT

In accordance with Regulation 34(2) (e) read with Schedule V of the Listing Regulations, a separate section titled Management Discussion and Analysis forms part of the Annual Report.

BUSINESS RESPONSIBILITY REPORT

In accordance with Regulation 34(2) of Listing Regulations, the Company has voluntarily adopted business responsibility practices and a Business Responsibility Report (BRR) for the year 2017-18 is attached as **"Annexure-G"** to this report and is also available on the website of the Company at http://repository.skipperlimited.com/investor-relations/pdf/brr.pdf

The Report describes the initiatives taken by the Company from an environmental, social and governance perspective.

HUMAN RESOURCES AND INDUSTRIAL RELATIONS

The Company understands that employees are vital and valuable assets. The Company is proactive in providing growth, learning platforms, safe workplace and personal development opportunities to its workforce. The core focus of the Company has been on improvement of employees through training & development and also to identify out performers. Encouraging cordial working relation and maintaining good industrial relations have been the philosophy and endeavor of the human resource department of the Company. The Company has adopted an Employee Stock Option Plan to attract and retain key talents working with the Company.

The employee relations remained cordial throughout the year. The Company had 2416 permanent employees on its rolls as on 31st March, 2018.

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

The Company is committed to create a safe and healthy working environment that enables the employees to work without fear of sexual harassment at workplace.

Accordingly in accordance with the provision of Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013, your Company has formulated and adopted a Policy for Prevention, Prohibition and Redressal of Sexual Harassment at Workplace.

During the year under review, no complaints were received under the provisions of The Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013.



Directors' Report (contd...)

GENERAL DISCLOSURES

Your Directors state that:

- 1. During the year under review, there has been no change in the nature of business of the Company.
- 2. No material changes and commitments affecting the financial position of the Company have occurred from the close of the financial year ended 31st March, 2018 till the date of this Report.
- 3. During the year, no significant or material orders were passed by the Regulators or Courts or Tribunals which impact the going concern status and Company's operation in future.
- 4. The Company does not have any subsidiary or associate or joint venture Company during the year ended 31st March, 2018, however the Company has formed a Limited Liability Partnership with a foreign Company with fifty percent partnership interest on 9th March, 2018, Capital Contribution in which has not been made till 31st March, 2018.

ACKNOWLEDGEMENT

Your Directors place on record their gratitude to the Central Government, State Government, Banks, Financial Institutions, Government Authorities, Customers, Suppliers, Business Associates, Stock Exchanges and Shareholders for their continued support.

Your Directors also place on record their sincere appreciation to employees at all levels for their hard work, dedication and continuous contribution to the Company.

For and on behalf of the Board of Directors

Place: Kolkata Date: 17th May, 2018 Sajan Kumar Bansal Managing Director (DIN: 00063555) Devesh Bansal Director (DIN: 00162513)

DIVIDEND DISTRIBUTION POLICY

1. INTRODUCTION & SCOPE

The Securities and Exchange Board of India (SEBI) vide its Notification No. SEBI/LAD-NRO/GN/2016-17/008 dated July 08, 2016, inserted Regulation 43A in the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('Listing Regulations') mandating the formulation of a Dividend Distribution Policy for the top 500 listed entities based on their market capitalisation calculated on March 31 of every financial year which shall also be disclosed in the Annual Report and on the website of the Company. In compliance with the said Regulation, the Company is required to frame a Dividend Distribution Policy ('the/This Policy').

This policy will regulate the process of dividend declaration and pay-out by Skipper Limited (the Company) in accordance with the provisions of the Companies Act, 2013 and Rules made there under and the Listing Regulations.

The policy specifies the external & internal factors including financial parameters that shall be considered while declaring dividend and the circumstances under which the shareholders of the Company may or may not expect dividend.

The policy is a reference for the Board and not an alternative to the decision of the Board for recommending dividend, which is made every year after taking into consideration of all relevant factors and circumstances. This Policy endeavours to attain fairness, consistency and sustainability while distributing profits to the shareholders.

2. CATEGORIES OF DIVIDEND AND PROCESS FOR APPROVAL

The Companies Act provides for two types of Dividend namely Interim Dividend and Final Dividend. The Board of Directors shall have the absolute power to declare interim dividend during the financial year, as and when they consider it fit. The Board of Directors shall have the power to recommend final dividend to the shareholders for their approval in the general meeting of the Company.

a. Interim Dividend

This form of dividend can be declared by the Board of Directors one or more times in a financial year as may be deemed fit by it. The Board of Directors of the Company would declare an interim dividend, as and when considered appropriate, in line with this policy. Normally, the Board considers declaring an interim dividend after finalization of quarterly (or half yearly) financial statements. This would be in order to supplement the annual dividend or in exceptional circumstances.

Process for approval of payment of Interim Dividend:

- Board may declare Interim Dividend at its complete discretion, one or more times in a financial year in line with this Policy based on profits arrived at as per quarterly (or half- yearly) financial statements including exceptional items.
- Payment of dividend to the eligible shareholders shall be made within 30 days from the date of declaration or within such time as may be prescribed under applicable law.
- Interim dividend paid during the year shall be confirmed in the annual general meeting, held after the payment of the same.

b. Final Dividend

The Final dividend is paid once for the financial year after the annual accounts are prepared. The Board of Directors of the Company has the power to recommend the payment of Final Dividend to the shareholders in a general meeting. The declaration of Final dividend shall be included in the ordinary business items that are required to be transacted at the Annual General Meeting.

Process for approval of Payment of Final Dividend:

- Board shall recommend quantum of final dividend payable to shareholders in its meeting in line with this Policy based on the profits arrived at as per the audited financial statements
- Dividend as recommended by the Board shall be approved/declared at the Annual General Meeting of the Company, by the shareholders.
- Payment of dividend to the eligible shareholders shall be made within 30 days from the date of declaration or within such time as may be prescribed under applicable law.

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3. FACTORS WHICH DETERMINE DIVIDEND AND CIRCUMSTANCES UNDER WHICH THE SHAREHOLDERS MAY OR MAY NOT EXPECT DIVIDEND

A. GENERAL FACTORS

Dividends are the Company's earnings that the Company passes on to their shareholders. When the Company increases its earnings and makes profits, the Board of Directors may decides to keep aside some of the profits as retained earnings and distribute some of its earnings as dividends to the shareholders. The circumstances under which the Company may or may not declare dividend depends on the financial status of the Company, nature of industry the Company is in, the need of the Company for ploughing back its profits, the consideration of past losses, statutory requirements, agreements with lending institutions etc.

The Company aims to pay progressive dividend which shall be consistent with the performance of the Company. However the Board may decide not to declare dividend or to declare special dividend under certain circumstances as deemed appropriate by the Board of Directors.

The Company may not declare dividend when there is inadequacy or absence of profit in any financial year. The shareholders of the Company should not expect dividend when the Company faces loss in that financial year unless the Company decides to pay dividend out of accumulated profits of previous years or out of the reserves of the Company.

The Company shall declare dividend in accordance with the provision of Companies Act, 2013 and rules made there under.

The Board shall consider the following, while taking decisions of dividend payout during a particular year:

B. INTERNAL FACTORS INCLUDING FINANCIAL PARAMETERS

The following Internal factors shall be considered while declaring dividend:

i. Profit earned during the year

The decision of dividend depends on the profit earned during the year.

ii. Past performance

The trend of performance that has been during the past years determine the expectation of the shareholders. The Board shall consider the same while taking decision on declaration of dividend.

iii. Working capital requirements

The working capital requirement of the Company will be taken into consideration while taking decision on declaration of dividend.

iv. Operating cash flow of the Company

The cash flow position of the Company shall be considered before decision on declaration of dividend is taken.

v. Cost of borrowings

The Board will consider the requirement of short term and long term fund requirements of the Company and will analyze the viability of the options in terms of cost of raising of funds from banks/financial institutions or to plough back its own funds.

vi. Repayment of loans

The Board will consider its ability to repay the debt obligation over a period of time and considering the volume of such obligation the decision of dividend declaration shall be taken.

vii. Proposal of major capital expenditure

The Board will consider the need of funds for replacement of capital assets, expansion and modernization before taking decision on declaration of dividends.

viii. Brand/ Business acquisitions/ buy backs

Acquisition of brands and businesses, increasing expenditure on marketing, advertising and brand building in the long-run will also influence the Board's decision of declaration of dividend. Any share buy back plans will also influence the Board's decision of declaration of dividend.

ix. Additional investments in subsidiaries/associates of the Company

The Company may in future have subsidiaries/ associates.Capital requirements of these entities for expansion and operations also need to be assessed by the Board.

x. Post dividend EPS

Post dividend EPS tends to have substantial impact on market capitalisation and the same also needs to be considered before declaring dividend.

xi. Expansion plans Future expansion and modernization plans will be considered while taking decision on dividend.

xii. Contingencies/ Unforeseen events The Board shall also consider any cash requirements for contingencies or unforeseen events.

xiii. Expectations of major stakeholders The Board shall, as far as possible, consider the expectations of the major

The Board shall, as far as possible, consider the expectations of the major stakeholders including the retail shareholders of the Company.

C. EXTERNAL FACTORS

i. Statutory compliances

The Board will follow any restrictions on payment of dividends by virtue of any regulation as may be applicable to the Company at the time of declaration of dividend.

ii. Capital markets

When the markets are favorable, dividend pay-out can be liberal. However, in case of unfavorable market conditions, Board may resort to a conservative dividend pay-out in order to conserve cash outflows.

iii. State of economy

In case of uncertain economic conditions, Board will endeavor to retain larger part of profits to build up reserves to have good financial heath incase of exigencies.

iv. Taxation and statutory restrictions

The Board shall consider the tax regulations in respect of Dividend distribution together with restrictions imposed by any statute, including the Companies Act, with regard to declaration of dividend as may be applicable at the time of declaration of dividend. Changes in policies of the Government with respect to dividend may also impact dividend distribution.

v. Changes in technological/ business environment

The Board shall also consider any significant changes in the business or technological environment in which the Company operates.

4. MANNER OF UTILISATION OF RETAINED EARNING

The retained earnings are the part of the surplus profits which the Company does not distributes as dividend to the shareholders. This amount may be used by the Company in various forms to increase stakeholders value.

The Board may at its discretion use the funds for various purposes which may include:

- i) Market/ Product expansion
- ii) Investing in new plants and equipments for enhancing production capacity
- iii) Modernization plan
- iv) Diversification of business
- v) Replacement of capital assets
- vi) To gain competitive advantage over others.

5. PARAMETERS FOR VARIOUS CLASSES OF SHARES

The factor and parameters for declaration of dividend shall be same for all classes of shares of the Company, subject to any regulatory requirement for any particular class. Since the Company has only one class of equity shares with equal voting rights, all the members are entitled to receive the same amount of dividend per share.



Annexure to Directors' Report Annexure - A

The payment of dividend shall be based on the respective rights attached to each class of shares as per their terms of issue.

Dividend when declared shall be first paid to the preference shareholders, if any, of the Company as per the terms and conditions of their issue. This policy shall not apply to determination and declaration of dividend on preference shares as the same will be governed as per the terms of issue approved by the Board and the shareholders of the Company.

6. REVIEW AND AMENDMENTS

This policy will be reviewed by the Board as and when required. The Board of Directors are authorized to make alterations/ amendments to this policy as considered appropriate from time to time, however such alterations/ amendments shall not be inconsistent with the provisions of Companies Act, 2013, Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 or any other regulatory provisions. Any subsequent modification/ amendment in the Act or the Listing Regulations or any other regulatory provisions in this regard shall automatically apply to this policy.

In case the Company proposes to declare dividend on the basis of parameters in addition to the aforementioned parameters or proposes to make an alteration thereto, it shall disclose such changes along with the rationale in its Annual Report and on its website.

7. LIMITATIONS

In the event of any conflict between the Act or the Listing Regulations or any other statutory enactments ("Regulations") and the provisions of this Policy, the Regulations shall prevail over this policy

For and on behalf of the Board of Directors

Place: Kolkata Date: 17th May, 2018 Sajan Kumar Bansal Managing Director (DIN: 00063555) Devesh Bansal Director (DIN: 00162513)

ANNUAL REPORT ON CORPORATE SOCIAL RESPONSIBILITY (CSR) ACTIVITIES FOR THE YEAR ENDED 31ST MARCH, 2018

1. A brief outline of the Company's CSR policy, including overview of projects or programmes proposed to be undertaken and a reference to the web-link to the CSR policy and projects or programmes.

Skipper believes that Corporate Social Responsibility is not merely a compliance mandate, rather it is commitment towards the community and environment at large. We believe that CSR activities create dynamic relationship between a Company and the society on one hand and the environment on the other. We have always been conscious of our social responsibilities and have actively contributed to the social and economic development of the society.

The Company has formulated a CSR policy in accordance with the provisions of the Companies Act, 2013 and the same is available on the website of the Company at http://repository.skipperlimited.com/investor-relations/pdf/CSR-Policy.pdf

The policy reflects the Company's philosophy and sense of commitment as a corporate citizen and lays down the activities the Company may undertake under its CSR programmes.

The Company has over the year contributed towards promotion of health, education, skill development, animal welfare and rural development activities.

Name of the Member	Designation
Sri Manindra Nath Banerjee	Chairman
Sri Sajan Kumar Bansal	Member
Sri Devesh Bansal	Member

2. Composition of the CSR Committee:

3. Average Net Profit of the Company for last three financial year : 1457.56 million

4. Prescribed CSR Expenditure (two percent of the amount as in item 3 above) : 29.15 million

5. Details of CSR spent during the financial year :

- (a) Total amount to be spent for the financial year : 29.15 million
- (b) Amount unspent, if any : The Company has spent ₹ 29.90 million as against ₹ 29.15 million which was required to be spent in accordance with the provisions of the Companies Act, 2013.

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(c) Manner in which the amount spent during the financial year 2017-18 is detailed below:

SI No.	CSR Project or Activities identified	Sector in which the project or activities is covered	(1)	ect or programs Local area or other Specify the State and District where the project or programs was undertaken	outlay (Budget) project or	Amount spent on the projects or programs (₹ in million)	Cumulative expenditure upto reporting period (₹ in million)	Amount Spent: Direct or through implementing Agency
1	Contribution towards promotion of education through adoption of 150 one teacher schools for tribal children's, providing free scholarship to 745 girl students under "Beti Padhao Abhiyaan", supporting evening school 'Suryakiran' for underprivileged childrens, organizing skill development workshops for plumbers in association with Indian Plumbing Skill Council, organizing vocational training classes for villagers at Dumma, Jharkhand, contribution towards construction of school building under "Sansad Adarsh Gram Yojna", payment of honorarium of school teachers, supply of reading material and food material to hostel children.	Promoting education including special education, Promoting employment enhancement vocational skills and livelihood enhancement project	of W Assa	arious parts /est Bengal, am and khand	18.00	18.10	18.10	Direct & through Friends of Tribal Society, Indian Plumbing Skill Council, Kalyan Bharti Trust, Kurpai Unnayani Society, Sheobai Bansal Charitable Trust, Skipper Foundation
2	Running of medical facilities for under privileged, distribution of free medicines, organizing blood donation camps and eye check-up camps, installation of tube wells for safe drinking water, restoration, cleaning and promoting sanitation at Nimtala Ghat & Ahiritola Ghats in north Kolkata.	Healthcare including preventing	Wes	arious parts of t Bengal and khand	5.10	5.30	5.30	Direct & through Skipper Foundation, Marwari Relief Society
3	Contribution towards maintenance of old, sick, deserted cows by providing medical and food facilities	Animal Welfare		arious parts /est Bengal & ⁄ana	2.10	2.15	2.15	Shree Nimbarak Gauseva Kendra and Shree Haryana Gaushalla
4	Integrated Village Development by running of schools in remote villages, running of ekal on wheel (running of computer fitted bus in remote villages for spreading computer literacy) organizing organic farming workshops etc.	Rural Development		arious parts of khand	4.00	4.35	4.35	Direct & Through Friends of Tribal Society
						••••••		

6. Responsibility statement of the CSR Committee

The CSR Committee affirms that the implementation and monitoring of Corporate Social Responsibility (CSR) Policy is in compliance with CSR objectives and policy of the Company.

For and on behalf of the Board of Directors

Sajan Kumar Bansal Managing Director (DIN: 00063555) Manindra Nath Banerjee Chairman - CSR Committee (DIN: 00312918)

Place: Kolkata Date: 17th May, 2018

STATEMENT PURSUANT TO SECTION 197(12) OF THE COMPANIES ACT, 2013 READ WITH RULE 5(1) OF THE COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014

(i) Ratio of remuneration of each director to the median remuneration of employees of the Company for the financial year 2017-18 and Percentage increase in remuneration of each Director, Chief Financial Officer and Company Secretary during the financial year 2017-18 are as under.

SI. No.	Name of Director/ KMP	Designation	Ratio of remuneration of each Director to the Median remuneration of employees	Percentage increase ir Remuneration	
Executiv	ve Directors				
1.	Sri Sajan Kumar Bansal	Managing Director	227.21:1	Nil	
2.	Sri Sharan Bansal	Executive Director	113.61:1	Nil	
3.	Sri Devesh Bansal	Executive Director	113.61:1	Nil	
4.	Sri Siddharth Bansal	Executive Director	113.61:1	Nil	
5.	Sri Yash Pall Jain ¹	Executive Director	20.92:1	NA	
Non Exe	ecutive Directors (only con	nmission has been consid	lered)		
6.	Sri Amit Kiran Deb	Independent Director	0.47:1	NA	
7.	Sri Manindra Nath Banerjee	Independent Director	0.47:1	NA	
8.	Sri Joginder Pal Dua	Independent Director	0.47:1	NA	
9.	Sri Ashok Bhandari ²	Independent Director	0.47:1	NA	
10.	Smt Mamta Binani	Independent Director	0.47:1	NA	
Key Ma	nagerial Personnel	•••••••••••••••••••••••••••••••••••••••			
11.	Sri Sanjay Kumar Agrawal	Chief Financial Officer	NA	16.36%	
12.	Sri Manish Agarwal	Company Secretary	NA	23.90%	

1 Appointed w.e.f 6th September, 2017 2 Appointed w.e.f 6th September, 2017

- (ii) The percentage increase in the median remuneration of employees in the financial year 2017-18 was 10.42%.
- (iii) The Company has 2416 permanent employees on the rolls of the Company as on 31st March, 2018.
- (iv) Average percentile increase in the salaries of employees other than the managerial personnel in the financial year was 10.96%, whereas the average percentile increase in the managerial remuneration was 6.71%.

Increase in remuneration granted is based inter alia on an overall appraisal of talent brought to the table, Company's business interests and remuneration policy/reward philosophy.

(v) It is hereby affirmed that the remuneration paid during the year ended 31st March, 2018 is as per the Remuneration Policy of the Company.

For and on behalf of the Board of Directors

Sajan Kumar Bansal Managing Director (DIN: 00063555) Devesh Bansal Director (DIN: 00162513)

Place: Kolkata Date: 17th May, 2018



Annexure to Directors' Report Annexure - D

INFORMATION ON CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION, FOREIGN EXCHANGE EARNINGS AND OUTGO PURSUANT TO SECTION 134(3) OF THE COMPANIES ACT, 2013 READ WITH RULE 8(3) OF THE COMPANIES (ACCOUNTS) RULES, 2014

A. CONSERVATION OF ENERGY

(i) Steps taken or impact on conservation of energy:

The Company is continuously putting its efforts towards energy management by way of monitoring energy related parameters on regular basis. The Company is committed to transform energy conservation into a strategic business goal and high priority is given towards conservation of energy on an ongoing basis. Regular maintenance of plant & machinery, installation of automated machines and watchful supervision results in reduction in energy consumption. Steps are also taken for replacing defective and inefficient equipment's as and when required. Few major steps taken for conservation of energy are as follows:

• Utilization of waste flue gas in the drier of galvanizing plant:

The zinc melting furnace in the galvanizing plant produces flue gas on combustion of furnace oil. This waste flue gas is transferred to hot air drier for heating the chamber, before being released into the atmosphere through stack. This leads to elimination of use of any other fuel for heating the chamber, thereby conserving precious energy fuel.

• Use of recuperator in rolling mill:

Recuperator in rolling mill is linked with reheating furnace of rolling mill at our plants. The recuperator transfers some of the waste heat in the exhaust to the furnace air, thus preheating it before entering the fuel burner stage. Less fuel is needed to heat the gases up to the furnace inlet temperature as the gases have been pre-heated. By recovering the energy, usually lost as waste, less fuel is used to heat up the furnace thereby conserving precious energy fuel.

• Recycling of Effluent Treatment Plant (ETP) treated water:

ETP treated water is stored in a lined pond from where it is being utilized for various purposes such as firefighting, horticulture, road spraying.

By reusing the treated water in different places we have minimized the operation of water pump thereby conserving precious electrical energy.

• Installation of LED Lights:

LED lights are being installed across various office/plant locations for energy saving.

(ii) Steps taken by the Company for utilizing alternate sources of energy:

a. Use of LPG in place of Furnace Oil:

The Company has substituted the use of furnace oil with LPG in the zinc melting furnace of galvanizing plant. LPG is a more sustainable fuel than furnace oil and minimizes environmental pollution and also leads to more efficiency.

b. Use of transparent sheets:

Transparent roofing sheets are used in factory sheds for natural day lighting through solar radiation. This results in reduction of use of electricity for lighting.

(iii) Capital investment on energy conservation equipment's:

Investment, wherever required for conservation of energy are proactively made by the Company.

B. TECHNOLOGY ABSORPTION

- (i) Efforts made towards technology absorption:
 - a. The Company is using new technology machines for better production and effective utilization of resources.
 - b. All the lathe machines in PVC division have been substituted with CNC machine increasing the efficiency and productivity.
 - c. Manufacturing process is continuously monitored to ensure better productivity.
 - d. Automation in compounding of PVC.
 - e. Conveyor developed for ETP sludge loading.
- (ii) Benefits derived like product improvement, cost reduction, product development or import substitution:
 - Improved productivity and cost reduction.
 - Introduction of new and improved products.
 - Improvement in product quality.
- (iii) In case of imported technology (imported during the last three years reckoned from the beginning of the financial year):

No new technologies were imported during the last three years, however few machineries were imported during the said period.

(iv) Expenditure incurred on Research and Development (R&D):

No major expenses have been incurred on R&D except expenditure on market research and surveys.

C. FOREIGN EXCHANGE EARNINGS AND OUTGO DURING THE YEAR

	₹ <u>in million</u>
Foreign Exchange earned	5091.04
Foreign Exchange outgo	197.84

For and on behalf of the Board of Directors

Place: Kolkata Date: 17th May, 2018 Sajan Kumar Bansal Managing Director (DIN: 00063555) Devesh Bansal Director (DIN: 00162513)



Annexure to Directors' Report Annexure - E

FORM NO. MR-3

SECRETARIAL AUDIT REPORT FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2018

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

To The Members, **SKIPPER LIMITED**

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

The Company's Management is responsible for preparation and maintenance of secretarial and other records and for devising proper systems to ensure compliance with the provisions of applicable laws and Regulations.

Based on our verification of the books, papers, minute books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, we hereby report that in our opinion, the Company has, during the audit period covering the financial year ended on 31st March, 2018 complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

We have examined the books, papers, minute books, forms and returns filed and other records maintained by the Company for the financial year ended on 31st March, 2018, to the extent applicable, according to the provisions of:

- i) The Companies Act, 2013 (the Act) and the rules made thereunder;
- ii) The Securities Contracts (Regulation) Act, 1956 and Rules made thereunder;
- iii) The Depositories Act, 1996 and 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 Regulations and Guidelines prescribed under the Securities & Exchange Board of India Act, 1992 ("SEBI Act") or by SEBI, to the extent applicable:
 - a) The Securities & Exchange Board of India (Substantial Acquisition of Shares and Takeover) Regulations, 2011
 - b) The Securities & Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015
 - c) The Securities & Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009
 - d) The Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014.
 - e) The Securities & Exchange Board of India (Issue and listing of Debt securities) Regulations, 2008
 - f) The Securities & Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993
 - g) The Securities & Exchange Board of India (Delisting of Equity Shares) Regulations, 2009
 - h) The Securities & Exchange Board of India (Buyback of Securities) Regulations, 1998
- vi) Other than fiscal, labour and environmental laws which are generally applicable to all manufacturing/trading companies, no other laws/acts are specifically applicable to the Company.

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

- Secretarial Standards issued by The Institute of Company Secretaries of India. a)
- b) Provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

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

We further report that

- The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Nona) 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.
- b) 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.
- None of the directors in any meeting dissented on any resolution and hence there was no instance of c) recording any dissenting member's view in the minutes.

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

We further report that during the audit period there are no specific events/ actions which have any major bearing on the Company's affairs.

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

> For MKB & Associates **Company Secretaries**

Raj Kumar Banthia [Partner]

Place: Kolkata Date: 17th May, 2018

ACS no. 17190 COP no. 18428 FRN: P2010WB042700



Annexure to Directors' Report Annexure- I to Secretarial Audit Report

To The Members, SKIPPER LIMITED

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

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

For **MKB & Associates** Company Secretaries

Raj Kumar Banthia

[Partner] ACS no. 17190 COP no. 18428 FRN: P2010WB042700

Place: Kolkata Date: 17th May, 2018

FORM NO. MGT- 9 EXTRACT OF ANNUAL RETURN

As on the financial year ended on 31.03.2018

[Pursuant to Section 92 (3) of the Companies Act, 2013 and Rule 12(1) of the Company (Management & Administration) Rules, 2014]

I. REGISTRATION & OTHER DETAILS:

1	CIN	L40104WB1981PLC033408
2	Registration Date	05/03/1981
3	Name of the Company	SKIPPER LIMITED
4	Category/ Sub-category of the Company	Public Company/Limited by Shares
5	Address of the Registered office & contact details	3A, Loudon Street, Kolkata - 700 017, Tel.: 033-22892327/5731, Fax.: 033-22895733
6	Whether listed company	Yes
7	Name, Address & Contact details of the Registrar & Transfer Agent, if any.	M/s. Maheshwari Datamatics Private Limited, 23, R.N. Mukherjee Road, 5th Floor, Kolkata-700001, Phone: 033-2248 2248/033-2243 5029, Fax: 033- 2248 4787

II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY

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

No. s	Name and Description of main products / services	NIC Code of the Product/service	% to total turnover of the company		
1	Engineering Products	25119	85.59		
2	Polymer Products	22209	10.24		

III. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES

SI. No.	Name and address of the Company	CIN/GLN	Holding/ Subsidiary/ Associate	% of shares held	Applicable Section
	The Company	or associate company	/		

IV. SHARE HOLDING PATTERN

(Equity Share Capital Breakup as percentage of Total Equity)

(i) Category-wise Share Holding

Category of Shareholders		ory of Shareholders No. of Shares held at the beginni [As on 1 st April, 2017				f the year No. of Shares held at the end of the year [As on 31st March, 2018]				he year	% Change during the
			Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	year
Α.	Pro	moters									
(1)	Ind	ian									
	a)	Individual/ HUF	42,436,537	-	42,436,537	41.47%	42,436,537	-	42,436,537	41.37%	-0.10%
	b)	Central Government	-	-	-	-	-	-	-	-	-
	c)	State Government(s)	-	-	-	-	-	-	-	-	-
	d)	Bodies Corporate	29,607,625	-	29,607,625	28.94%	29,607,625	-	29,607,625	28.86%	-0.08%
	e)	Banks/ Fl	-	-	-	-	-	-	-	-	-
	f)	Any Other	-	-	-	-	-	-	-	-	-
Sub	Tot	al (A)(1):-	72,044,162	-	72,044,162	70.41%	72,044,162	-	72,044,162	70.23%	-0.18%

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Category of Shareholders		y of Shareholders	No. of Shar	es held at th [As on 1 st /	ie beginning o April, 2017]	of the year	No. of Shares held at the end of the year [As on 31⁵t March, 2018]				% Change during the
			Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	year
(2)	For	eign									
	a)	NRI - Individuals	-	-	-	-	-	-	-	-	-
	b)	Other - Individuals	-	-	-	-	-	-	-	-	-
	c)	Bodies Corporate	-	-	-	-	-	-	-	-	-
	d)	Banks/ Fl	-	-	-	-	-	-	-	-	-
	e)	Any Other	-	-	-	-	-	-	-	-	-
Sub	-tot	al (A)(2):-	-	-	-	-	-	-	-	-	-
		areholding of er (A) = (A)(1)+(A)(2)	72,044,162	-	72,044,162	70.41%	72,044,162	-	72,044,162	70.23%	-0.18%
В.	Put	olic Shareholding									
(1)	Inst	titutions									
	a)	Mutual Funds	8,738,618	-	8,738,618	8.54%	9,415,169	-	9,415,169	9.18%	0.64%
	b)	Banks/ Fl	6,373	-	6,373	0.01%	5,220	-	5,220	0.01%	0.00%
	c)	Central Government	-	-	-	-	-	-	-	-	-
	d)	State Government (s)	-	-	-	-	-	-	-	-	
	e)	Venture Capital Funds	-	-	-	-	-	-	-	-	
	f)	Insurance Companies	-	-	-	-	-	-	-	-	
	g)	FIIs/FPI	1,581,735	-	1,581,735	1.54%	6,318,432	-	6,318,432	6.16%	4.62%
	h)	Foreign Venture Capital Funds	-	-	-	-	-	-	-	-	
	i)	Others :-									
	-	Alternate Investment Funds	2,350,000	-	2,350,000	2.30%	1,823,597	-	1,823,597	1.72%	-0.53%
Sub	-tot	al (B)(1):-	12,676,726	-	12,676,726	12.39%	17,562,418	-	17,562,418	17.12%	4.73%
(2)	No	n-Institutions									
	a)	Bodies Corporate									
		i) Indian	11,469,378	-	11,469,378	11.21%	3,235,906	-	3,235,906	3.15%	-8.06%
		ii) Overseas	-	-	-	-	-	-	-	-	
	b)	Individuals	-	-	-	-	-	-	-	-	
		i) Individual shareholders holding nominal share capital upto ₹ 1 lakh	4,160,254	11,001	4,171,255	4.08%	5,278,667	10,201	5,288,868	5.16%	1.08%
		ii) Individual shareholders holding nominal share capital in excess of ₹ 1 lakh	1,410,475	-	1,410,475	1.38%	3,559,586	-	3,559,586	3.47%	2.09%
	c)	Others :									
	-	Non Resident Indians	509,866	-	509,866	0.50%	750,527	-	750,527	0.73%	0.23%
	-	NBFC registered with RBI	34,500	-	34,500	0.03%	2,130	-	2,130	0.00%	-0.03%
	-	Trust	100	-	100	0.00%	651	-	651	0.00%	0.00%
	-	Clearing Members	-	-	-	-	138,714	-	138,714	0.14%	0.14%
Sub	-tot	al (B)(2):-	17,584,573	11,001	17,595,574	17.20%	12,966,181	10,201	12,976,382	12.65%	-4.55%

Category of Shareholders	No. of Shar		e beginning o April, 2017]	of the year			t the end of t Narch, 2018]	he year	·
	Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	
Total Public shareholding (B) = (B)(1)+(B)(2)	30,261,299	11,001	30,272,300	29.58%	30,528,599	10,201	30,538,800	29.76%	0.18%
C. Shares held by Custodian for GDRs & ADRs									
Grand Total (A+B+C)	102,305,461	11,001	102,316,462	100.00%	102,572,761	10,201	102,582,962	100.00%	0.00%

(ii) Shareholding of Promoters

SI. No.	Shareholders Name		ng at the begi As on 1⁵ April		Shareholding at the end of the year [As on 31st March, 2018]		year	
		No. of Shares	% of total Shares of the company	% of Shares Pledged/ encumbered to total shares	No. of Shares	% of total Shares of the company	% of Shares Pledged / encumbered to total shares	s year / d al s
1	Meera Bansal	2,779,859	2.72%	-	2,779,859	2.71%	-	-0.01%
2	Devesh Bansal	3,622,175	3.54%	-	3,622,175	3.53%	-	-0.01%
3	Sharan Bansal	4,696,955	4.59%	-	4,696,955	4.58%		-0.01%
4	Sumedha Bansal	5,766,631	5.64%	-	5,766,631	5.62%	-	-0.02%
5	Rashmi Bansal	6,864,396	6.71%	-	6,864,396	6.69%	-	-0.02%
6	Siddharth Bansal	10,468,725	10.23%	-	10,468,725	10.21%	-	-0.03%
7	Sajan Kumar Bansal	8,237,796	8.05%	-	8,237,796	8.03%	-	-0.02%
8	Vaibhav Metals Private Limited	367,500	0.36%	-	367,500	0.36%	-	0.00%
9	Utsav Ispat Private Limited	380,625	0.37%	-	380,625	0.37%	-	0.00%
10	Skipper Polypipes Private Limited	399,000	0.39%	-	399,000	0.39%	-	0.00%
11	Samriddhi Ferrous Private Limited	1,443,750	1.41%	-	1,443,750	1.41%	-	0.00%
12	Aakriti Alloys Private Limited	1,979,250	1.93%	-	1,979,250	1.93%	-	-0.01%
13	Ventex Trade Private Limited	4,987,500	4.87%	-	4,987,500	4.86%	-	-0.01%
14	Skipper Plastics Limited	20,050,000	19.60%	-	20,050,000	19.55%	-	-0.05%
•••••	Total	72,044,162	70.41%	-	72,044,162	70.23%	-	-0.18%

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

SI. No.	Particulars	Date	Reason		Shareholding at the beginning of the year		Cumulative Shareholding during the year	
				No. of shares	% of total shares	No. of shares	% of total shares	
	There was no ch The variation in terms of percenta	0	Company.					



(iv) Shareholding Pattern of top ten Shareholders as on 31.03.2018

(Other than Directors, Promoters and Holders of GDRs and ADRs):

SI. No.	For each of the Top 10 Shareholders	Date	Reason	Shareholding beginning of	•	Cumulative Shareholding during the year	
			-	No. of shares	% of total shares	No. of shares	% of total shares
1	OCEAN DIAL GATEWAY TO	INDIA MAURITIU	S LIMITED				
	At the beginning of the year			-	0.00%		
	Changes during the year	03.11.2017	Purchase	2,800,000	2.73%	2,800,000	2.73%
		12.01.2018	Sale	17,891	0.02%	2,782,109	2.71%
		19.01.2018	Sale	32,109	0.03%	2,750,000	2.68%
	At the end of the year					2,750,000	2.68%
2	L AND T MUTUAL FUND TRU	USTEE LTD-L & T	EMERGING BU	SINESS			
	At the beginning of the year			436,592	0.43%		
	Changes during the year	07.04.2017	Purchase	42,455	0.04%	479,047	0.47%
		14.04.2017	Purchase	50,000	0.05%	529,047	0.52%
		21.04.2017	Purchase	25,000	0.02%	554,047	0.54%
		28.04.2017	Purchase	25,000	0.02%	579,047	0.57%
		09.06.2017	Purchase	1,323	0.00%	580,370	0.57%
		18.08.2017	Purchase	85,266	0.08%	665,636	0.65%
		25.08.2017	Purchase	40,000	0.04%	705,636	0.69%
		03.11.2017	Purchase	25,000	0.02%	730,636	0.71%
		10.11.2017	Purchase	203,906	0.20%	934,542	0.91%
		17.11.2017	Purchase	4,858	0.00%	939,400	0.92%
		01.12.2017	Purchase	67,700	0.07%	1,007,100	0.98%
		09.02.2018	Purchase	5,441	0.01%	1,012,541	0.99%
		16.02.2018	Purchase	7,589	0.01%	1,020,130	0.99%
		23.02.2018	Purchase	33,470	0.03%	1,053,600	1.03%
		02.03.2018	Purchase	680,000	0.66%	1,733,600	1.69%
		09.03.2018	Purchase	150,000	0.15%	1,883,600	1.84%
	At the end of the year					6 1,012,541 0.99% 6 1,020,130 0.99% 6 1,053,600 1.03% 6 1,733,600 1.69%	
3	DSP BLACKROCK EMERGIN	G STARS FUND					
	At the beginning of the year			2,350,000	2.30%		
	Changes during the year	11.08.2017	Sale	240,000	0.23%	2,110,000	2.06%
		08.09.2017	Sale	29,000	0.03%	2,081,000	2.03%
		03.11.2017	Sale	290,000	0.28%	1,791,000	1.75%
		01.12.2017	Sale	30,634	0.03%	1,760,366	1.72%
		08.12.2017	Sale	1,590	0.00%	1,758,776	1.72%
		26.01.2018	Sale	752	0.00%	1,758,024	1.71%
	At the end of the year					1,758,024	1.71%

SI. No.	For each of the Top 10 Shareholders	Date	Reason	Shareholding beginning of	-	Cumulative Shareholding during the year	
				No. of shares	% of total shares	No. of shares	% of total shares
4	AAKARSHAN TRACOM PRIV	ATE LIMITED					
	At the beginning of the year			4,117,500	4.02%		
	Changes during the year	28.07.2017	Sale	337,000	0.33%	3,780,500	3.69%
		04.08.2017	Sale	385,000	0.38%	3,395,500	3.32%
		13.10.2017	Sale	60,000	0.06%	3,335,500	3.26%
		20.10.2017	Sale	363,029	0.35%	2,972,471	2.90%
		27.10.2017	Sale	1,214,597	1.19%	1,757,874	1.72%
		03.11.2017	Sale	50,000	0.05%	1,707,874	1.67%
		12.01.2018	Sale	63,132	0.06%	1,644,742	1.60%
		19.01.2018	Sale	37,500	0.04%	1,607,242	1.57%
	At the end of the year					1,607,242	1.57%
5	ICG Q LIMITED						
	At the beginning of the year			1,305,000	1.28%		
	Changes during the year			-	-	-	-
	At the end of the year					1,305,000	1.27%
6	DSP BLACKROCK SMALL CA	P FUND					
	At the beginning of the year			1,553,372	1.52%		
	Changes during the year	03.11.2017	Sale	210,000	0.21%	1,343,372	1.31%
		01.12.2017	Sale	44,991	0.04%	1,298,381	1.27%
		08.12.2017	Sale	2,536	0.00%	1,295,845	1.27%
		26.01.2018	Sale	304	0.00%	1,295,541	1.26%
		23.02.2018	Sale	108,328	0.11%	1,187,213	1.16%
		02.03.2018	Sale	3,287	0.00%	1,183,926	1.15%
		09.03.2018	Sale	520	0.00%	1,183,406	1.15%
	At the end of the year					1,183,406	1.15%
7	IDFC FOCUSED EQUITY FUN	D					
	At the beginning of the year			82,000	0.08%		
	Changes during the year	26.05.2017	Purchase	6,000	0.01%	88,000	0.09%
		02.06.2017	Purchase	2,000	0.00%	90,000	0.09%
		21.07.2017	Purchase	90,000	0.09%	180,000	0.18%
		11.08.2017	Purchase	181,918	0.18%	361,918	0.35%
		18.08.2017	Purchase	86,082	0.08%	448,000	0.44%
		25.08.2017	Purchase	40,000	0.04%	488,000	0.48%
		01.09.2017	Purchase	16,121	0.02%	504,121	0.49%
		08.09.2017	Purchase	3,879	0.00%	508,000	0.50%
		15.09.2017	Purchase	42,400	0.04%	550,400	0.54%

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SI. No.	For each of the Top 10 Shareholders	Date	Reason	Shareholding beginning of	,	Cumulative Shareholding during the year			
				No. of shares	% of total shares	No. of shares	% of total shares		
		22.09.2017	Purchase	53,600	0.05%	604,000	0.59%		
		30.09.2017	Purchase	86,000	0.08%	690,000	0.67%		
		06.10.2017	Purchase	118,000	0.12%	808,000	0.79%		
		27.10.2017	Purchase	80,000	0.08%	888,000	0.87%		
		24.11.2017	Purchase	160,000	0.16%	1,048,000	1.02%		
		02.02.2018	Purchase	32,000	0.03%	1,080,000	1.05%		
		09.02.2018	Purchase	4,800	0.00%	1,084,800	1.06%		
		30.03.2018	Purchase	71,180	0.07%	1,155,980	1.13%		
	At the end of the year					1,155,980	1.13%		
8	L AND T MUTUAL FUND TRUSTEE LIMITED- L AND T TAX ADVANCE								
	At the beginning of the year			960,000	0.94%				
	Changes during the year	28.04.2017	Purchase	20,000	0.02%	980,000	0.96%		
		23.02.2018	Purchase	120,885	0.12%	1,100,885	1.07%		
	At the end of the year					1,100,885	1.07%		
9	ASHISH KACHOLIA								
	At the beginning of the year			-	0.00%				
	Changes during the year	03.11.2017	Purchase	1,000,000	0.98%	1,000,000	0.98%		
	At the end of the year					1,000,000	0.97%		
10	SURESH KUMAR AGARWAL								
	At the beginning of the year				0.00%				
	Changes during the year	03.11.2017	Purchase	1,000,000	0.98%	1,000,000	0.98%		
	At the end of the year					1,000,000	0.97%		

(v) Shareholding of Directors and Key Managerial Personnel:

SI. No.		Date F	Reason	Shareholdi beginning o		Shareholdir	Cumulative areholding during the year	
				No. of shares	% of total shares	No. of shares	% of total shares	
1	SAJAN KUMAR BANSAL - Managing	Director						
	At the beginning of the year			8,237,796	8.05%	-	-	
	Changes during the year			-	-	-	-	
	At the end of the year			-	-	8,237,796	8.03%	
2	SHARAN BANSAL - Whole Time Dire	ctor						
						-		
	Changes during the year			-	_	-	-	
	At the end of the year			_	_	1 606 055	4.58%	
3	DEVESH BANSAL - Whole Time Direc	ctor						
	Key Managerial Personnel (KMP) SAJAN KUMAR BANSAL - Managing Director At the beginning of the year Changes during the year At the end of the year SHARAN BANSAL - Whole Time Director At the beginning of the year Changes during the year At the beginning of the year Changes during the year At the end of the year DEVESH BANSAL - Whole Time Director At the beginning of the year Changes during the year At the end of the year Changes during the year At the end of the year SIDDHARTH BANSAL - Whole Time Director At the beginning of the year Changes during the year At the end of the year YASH PALL JAIN - Whole Time Director* At the beginning of the year Changes during the year At the end of the year At the beginning of the year At the end of the year MAIT KIRAN DEB - Independent Director					-	-	
	Changes during the year					-	-	
	At the end of the year					3,622,175	3.53%	
4	SIDDHARTH BANSAL - Whole Time [Director						
						-	-	
	L handes during the year			-	-	_	-	
	At the end of the year					10,468,725	10.21%	
5	YASH PALL JAIN - Whole Time Direct	tor*						
	At the beginning of the year				_		_	
	Changes during the year			-	-	-	-	
	At the end of the year			-	-	-	-	
6	AMIT KIRAN DEB - Independent Direc	ctor						
	At the beginning of the year						-	
	Changes during the year			-	-	-	-	
	At the end of the year			_	_	_	_	
7	MANINDRA NATH BANER JEE - Indep	oendent Di	irector					
		•••••		-	-	-	-	
	Changes during the year			-	-	-	-	
	At the end of the year	•••••		-	-	-	-	
8	JOGINDER PAL DUA - Independent D)irector		••••••	•••••••			
	At the beginning of the year			-	-	-	-	
	Changes during the year			-	-	-	-	
	At the end of the year			-	-	-	-	
9	ASHOK BHANDARI - Independent Di	irector*				•••••		
	At the beginning of the year			-	-	-	-	
	Changes during the year			-	-	-	-	
	At the end of the year			-	-	-	-	

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SI. No.	For each of the Directors and Key Managerial Personnel (KMP)	Date	Reason	Shareholdi beginning o		Cumulative Shareholding during the year	
				No. of shares	% of total shares	No. of shares	% of total shares
10	MAMTA BINANI - Independent	Director					
	At the beginning of the year			-	-	-	-
	Changes during the year			-	-	-	-
	At the end of the year			-	-	-	-
11	SANJAY KUMAR AGRAWAL - (Chief Financia	l Officer				
	At the beginning of the year			200	0.00%	-	-
	Changes during the year	05.09.2017	Purchase (ESOP)	25,000	0.02%	25,200	0.02%
	At the end of the year			-	-	25,200	0.02%
12	MANISH AGARWAL - Company	y Secretary					
	At the beginning of the year			-	-	-	-
	Changes during the year:	08.08.2017	Purchase	100	0.00%	100	0.00%
		06.10.2017	Sale	100	0.00%	0.00	0.00%
	At the end of the year			-	-	-	-

* Sri Yash Pall Jain & Sri Ashok Bhandari have been appointed as Directors w.e.f 6th September, 2017.

V. INDEBTEDNESS

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

				(₹ millions)
Particulars	Secured Loans excluding deposits	Unsecured Loans	Deposits	Total Indebtedness
Indebtedness at the beginning of the finar	ncial year			
i) Principal Amount	3,912.01	459.84	-	4,371.85
ii) Interest due but not paid	16.73	1.11	-	17.84
iii) Interest accrued but not due	1.04	-	-	1.04
Total (i+ii+iii)	3,929.78	460.95	-	4,390.73
Change in Indebtedness during the financ	ial year			
- Addition	1,745.44	39.72	-	1,785.16
- Reduction	(893.85)	(307.81)	-	(1,201.66)
Net Change	851.59	(268.09)	-	583.50
Indebtedness at the end of the financial ye	ear			
i) Principal Amount	4,779.10	192.86	-	4,971.96
ii) Interest due but not paid	-	-	-	-
iii) Interest accrued but not due	2.27	-	-	2.27
Total (i+ii+iii)	4,781.37	192.86	-	4,974.23

VI. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

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

SI.	Particulars of Remuneration		Name of MD/V	VTD/ Manager			Total Amount
No.	Name	Sajan Kumar Bansal	Sharan Bansal	Devesh Bansal	Siddharth Bansal	Yash Pall Jain (w.e.f 06.09.2017)	(₹ millions)
	Designation	Managing Director	Whole Time Director	Whole Time Director	Whole Time Director	Whole Time Director	
1	Gross salary						
	 (a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961 	48.000	24.000	24.000	24.000	2.116	122.116
	(b) Value of perquisites u/s 17(2) of Income-tax Act, 1961	NIL	NIL	NIL	NIL	0.008	0.008
	(c) Profits in lieu of salary under section 17(3) of Income- tax Act, 1961	NIL	NIL	NIL	NIL	NIL	-
2	Stock Option	NIL	NIL	NIL	NIL	NIL	-
3	Sweat Equity	NIL	NIL	NIL	NIL	NIL	-
4	Commission - as % of profit - others, specify	NIL	NIL	NIL	NIL	NIL	-
5	Others, please specify	NIL	NIL	NIL	NIL	NIL	-
	Total (A)	48.000	24.000	24.000	24.000	2.124	122.124
	Ceiling as per the Act (10 % of Net Profit)						221.92

B. Remuneration to other Directors

SI.	Particulars of Remuneration	Name of Directors					Total Amount
No.		Amit Kiran Deb	Manindra Nath Banerjee	Joginder Pal Dua	Mamta Binani	Ashok Bhandari (w.e.f 06.09.2017)	(₹ millions)
1	Independent Directors						
	 Fee for attending Board & Committee meetings 	0.235	0.250	0.175	0.160	0.050	0.870
	- Commission	0.100	0.100	0.100	0.100	0.100	0.500
	- Others, please specify	Nil	Nil	Nil	Nil	Nil	-
	Total (1)	0.335		0.275	0.260	0.150	1.370
2	Other Non-Executive Directors						-
	 Fee for attending Board & Committee meetings 	Nil	Nil	Nil	Nil	Nil	-
	- Commission	Nil	Nil	Nil	Nil	Nil	-
	 Others, please specify 	Nil	Nil	Nil	Nil	Nil	-
	Total (2)	-	-	-	-		-
	Total (B) = (1+2)	0.335	0.350	0.275	0.260	0.150	1.370
	Total Managerial Remuneration						123.494
	Overall Ceiling as per the Act (11% of Net Profit)						244.11



Annexure to Directors' Report Annexure - F

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

SI.	Particulars of Remuneration	Name of Key Man	Total Amount	
No.	Name	Sanjay Kumar Agrawal	Manish Agarwal	(₹ millions)
	Designation	Chief Financial Officer	Company Secretary	
1	Gross salary			
	 (a) Salary as per provisions contained in section 17(1) of the Income- tax Act, 1961 	5.502	0.912	6.414
	(b) Value of perquisites u/s 17(2) of Income-tax Act, 1961	3.187	0.030	3.217
	(c) Profits in lieu of salary under section 17(3) of Income- tax Act, 1961	-	-	-
2	Stock Option	-	-	-
3	Sweat Equity	-	-	-
4	Commission			
	- as % of profit	-	-	-
	- others, specify	-	-	-
5	Others, please specify	-	-	-
•••••	Total (A)	8.689	0.942	9.631

VII. PENALTIES / PUNISHMENT/ COMPOUNDING OF OFFENCES:

Туре	Section of the Companies Act	Brief Description	Details of Penalty / Punishment/ Compounding fees imposed	Authority [RD/ NCLT/ COURT]	Appeal made, if any (give Details)
A. COMPANY					
Penalty					
Punishment					
Compounding					
B. DIRECTORS		•			
Penalty		•			
Punishment			NII		
Compounding					
C. OTHER OFFICERS IN D			••••		
Penalty		•••••••••••••••••••••••••••••••••••••••			
Punishment					
Compounding					

For and on behalf of the Board of Directors

Sajan Kumar Bansal	Devesh Bansal
Managing Director	Director
(DIN: 00063555)	(DIN: 00162513)

Place: Kolkata Date: 17th May, 2018

BUSINESS RESPONSIBILITY REPORT SECTION A: GENERAL INFORMATION ABOUT THE COMPANY

- 1. Corporate Identity Number (CIN) of the Company: L40104WB1981PLC033408
- 2. Name of the Company: SKIPPER LIMITED
- 3. Registered address: 3A Loudon Street, Kolkata-700 017, India
- 4. Website: www.skipperlimited.com
- 5. E-mail id: investor.relations@skipperlimited.com
- 6. Financial Year reported: 2017-18
- 7. Sector(s) that the Company is engaged in (industrial activity code-wise):

Particulars	National Industrial Code		
Manufacturing of Engineering products	2511		
Manufacturing of Polymer products	2220		
Infrastructure projects	4220		

8. List three key products/services that the Company manufactures/provides (as in balance sheet)

- I. Engineering products
- II. Polymer products
- III. Infrastructure projects
- 9. Total number of locations where business activity is undertaken by the Company
 - i. Number of International Locations: The Company does not have any office or manufacturing facilities outside India.
 - ii. Number of National Locations: The Company carries out its operation through its registered/corporate office in Kolkata and several marketing/site offices across India. The Company has three manufacturing units at Howrah near Kolkata (WB), two units near Guwahati (Assam), one unit each near Ahmedabad (Gujarat), Sikandrabad (UP) and Hyderabad (Telengana).

10. Markets served by the Company – Local/State/National/International.

The Company has Pan India market presence and also exports its product to several international geographies which includes Africa, Middle East, South & South East Asia, South America and Europe.

SECTION B: FINANCIAL DETAILS OF THE COMPANY

- 1. Paid up Capital (INR): 102.58 million
- 2. Total Turnover (INR): ₹ 20509.84 million (Net)
- 3. Total profit after taxes (INR): ₹ 1177.62 million
- 4. Total Spending on Corporate Social Responsibility (CSR) as percentage of profit after tax (%):

The Company has spent ₹ 29.90 million on CSR activities during the financial year 2017-18 which amounts to more than 2% of the average net profits of the three immediately preceding years.

5. List of activities in which expenditure in 4 above has been incurred:

Please refer to **Annexure- B** of the Director's report.



Annexure to Directors' Report Annexure - G

SECTION C: OTHER DETAILS

1. Does the Company have any Subsidiary Company/ Companies?

No, the Company does not have any Subsidiary Company.

2. Do the Subsidiary Company/Companies participate in the Business Responsibility (BR) Initiatives of the parent company? If yes, then indicate the number of such subsidiary company(s)

Not Applicable

3. Do any other entity/entities (e.g. suppliers, distributors etc.) that the Company does business with; participate in the BR initiatives of the Company? If yes, then indicate the percentage of such entity/ entities? [Less than 30%, 30-60%, More than 60%]

The Company's BR policy is applicable to the management and all employees of the Company. The Company encourages and expects its business partners to adopt the BR practices. However, no formal study has been undertaken as of date to ascertain the percentage of such entities who participate in BR activities.

SECTION D: BUSINESS RESPONSIBILITY INFORMATION

- 1. Details of Director/Directors responsible for BR.
 - (a) Details of the Director/Director responsible for implementation of the BR policy
 - 1. **DIN Number:** 00162513
 - 2. Name: Sri Devesh Bansal
 - 3. Designation: Whole Time Director

(b) Details of the BR head

No.	Particulars	Details
1	DIN Number	NA
2	Name	Sri Abhijit Sengupta
3	Designation	Vice President- Works
4	Telephone number	9051417755
5	Email id	investor.relations@skipperlimited.com

2. Principle-wise BR Policy as per National Voluntary Guidelines:

The National Voluntary Guidelines on Social, Environmental and Economic Responsibilities of Business released by the Ministry of Corporate Affairs has adopted nine areas of Business Responsibility. These are as follows:

P1 Businesses should conduct and govern themselves with Ethics, Transparency and Accountability.

- P2 Businesses should provide goods and services that are safe and contribute to sustainability throughout their life cycle.
- **P3** Businesses should promote the well-being of all employees.
- P4 Businesses should respect the interests of, and be responsive towards all stakeholders, especially those who are disadvantaged, vulnerable and marginalized.
- P5 Businesses should respect and promote human rights.

P6 Businesses should respect, protect and make efforts to restore the environment.

P7 Businesses, when engaged in influencing public and regulatory policy, should do so in a responsible manner.

P8 Businesses should support inclusive growth and equitable development.

P9 Businesses should engage with and provide value to their customers and consumers in a responsible manner.

(a) Details of compliance (Reply in Y/N)

No.	Questions	Ρ	Ρ	Р	Р	Р	Р	Р	Р	Р
		1	2	3	4	5	6	7	8	9
1	Do you have policy/policies for	Y	Y	Y	Y	Y	Y	Y	Y	Y
2	Has the policy being formulated	Y	Y	Y	Y	Y	Y	Y	Y	Y
	in consultation with the relevant stakeholders?									
3	Does the policy conform to any national/	Y	Y	Y	Y	Y	Y	Y	Y	Y
	international standards? If yes, specify?	The po	licy is b	ased or	Natior	nal Volu	ntary G	Guidelir	es on S	Social,
	(50 words)	Enviror	nmental	& Econ	omical	Respor	nsibilitie	es of bu	usiness	
		release	d by Mi	inistry c	of Corpo	orate Af	fairs, G	overnr	nent of	India
4	Has the policy being approved by the Board?									
	If yes, has it been signed by MD/owner/ CEO/appropriate Board Director?	Y	Y	Y	Y	Y	Y	Y	Y	Y
5	Does the company have a specified	Y	Y	Y	Y	Y	Y	Y	Y	Y
	committee of the Board/Director/Official	The Dir	ector re	esponsi	ble for l	BR and	BR hea	d is re	sponsib	le for
	to oversee the implementation of the policy?	implem	nentatio	n of the	policy					
6	to oversee the implementation of the policy? Indicate the link for the policy to be viewed online?	•	entatio epositor			l.com/ir	ivestor-	relatior	is/pdf/b	rr.pdf
6 7	policy? Indicate the link for the policy to be viewed online?	•				l.com/ir Y	ivestor- Y	relatior Y	is/pdf/b Y	rr.pdf Y
-	policy? Indicate the link for the policy to be	http://re	epositor	y.skippe			ivestor- Y	relatior Y	is/pdf/b Y	rr.pdf Y
-	policy? Indicate the link for the policy to be viewed online? Has the policy been formally	http://re	epositor	y.skippe			ivestor- Y	relatior Y	s/pdf/b Y	rr.pdf Y
-	policy? Indicate the link for the policy to be viewed online? Has the policy been formally communicated to all the relevant internal	http://re	epositor	y.skippe			Y Y	relatior Y Y	rs/pdf/b Y Y	rr.pdf Y Y
7	policy? Indicate the link for the policy to be viewed online? Has the policy been formally communicated to all the relevant internal and external stakeholders	http://re Y	epositor Y	y.skippe Y	erlimitec Y	Y	Y	Y	Y	Y
7	policy? Indicate the link for the policy to be viewed online? Has the policy been formally communicated to all the relevant internal and external stakeholders Does the company have in-house	http://re Y	epositor Y	y.skippe Y	erlimitec Y	Y	Y	Y	Y	Y
7	policy? Indicate the link for the policy to be viewed online? Has the policy been formally communicated to all the relevant internal and external stakeholders Does the company have in-house structure to implement the policy/ policies?	http://re Y	epositor Y	y.skippe Y	erlimitec Y	Y	Y	Y	Y	Y
7	policy? Indicate the link for the policy to be viewed online? Has the policy been formally communicated to all the relevant internal and external stakeholders Does the company have in-house structure to implement the policy/	http://re Y Y	epositor Y Y Y	y.skippe Y Y Y	Y Y Y	Y Y Y	Y Y Y	Y Y Y	Y Y Y	Y Y Y
7 8	policy? Indicate the link for the policy to be viewed online? Has the policy been formally communicated to all the relevant internal and external stakeholders Does the company have in-house structure to implement the policy/ policies? Does the company have a grievance redressal mechanism related to the policy/ policies to address stakeholders'	http://re Y Y Any gri	epositor Y Y Y	y.skippe Y Y Y or feed	Y Y Y Y Iback to	Y Y Y o the po	Y Y Y	Y Y Y	Y Y Y	Y Y Y
7	policy? Indicate the link for the policy to be viewed online? Has the policy been formally communicated to all the relevant internal and external stakeholders Does the company have in-house structure to implement the policy/ policies? Does the company have a grievance redressal mechanism related to the policy/ policies to address stakeholders' grievances related to the policy/ policies?	http://re Y Y Any gri relatior	Ppositor Y Y Y evance	y.skippe Y Y Y or feed	Y Y Y Y Iback to	Y Y Y o the po	Y Y Y	Y Y Y	Y Y Y	Y Y Y
7 8 9	policy? Indicate the link for the policy to be viewed online? Has the policy been formally communicated to all the relevant internal and external stakeholders Does the company have in-house structure to implement the policy/ policies? Does the company have a grievance redressal mechanism related to the policy/ policies to address stakeholders'	http://re Y Y Any gri relatior	epositor Υ Υ evance s@skip	y.skippe Y Y or feed perlimi	Y Y Y black to ted.con	Y Y y the po	Y Y Iicy car	Y Y Y n be se	Y Y Y nt to in	Y Y Y vestor.

(b) If answer to the question at serial number 1 against any principle, is 'NO', please explain why: NOT APPLICABLE

3. Governance related to BR

(a) Indicate the frequency with which the Board of Directors, Committee of the board or CEO to assess the BR performance of the company. Within 3 months, 3-6 months, annually, more than 1 year

The BR Head periodically assess the BR performance of the Company and the Board reviews the same annually.

(b) Does the Company publish a BR or a Sustainability Report? What is the hyperlink for viewing this report? How frequently it is published?

The Company publishes its BR report annually and the same is available on the website of the Company at http://repository.skipperlimited.com/investor-relations/pdf/brr.pdf

SECTION E: PRINCIPLE-WISE PERFORMANCE

PRINCIPLE 1: BUSINESSES SHOULD CONDUCT AND GOVERN THEMSELVES WITH ETHICS, TRANSPARENCY AND ACCOUNTABILITY.

1. Does the policy relating to ethics, bribery and corruption cover only the Company? Yes/ No. Does it extend to the Group/ Joint Ventures/ Suppliers/ Contractors/ NGOs/ Others?

The Company's policy on Ethics, Transparency and Accountability along with the Code of Conduct is applicable to all the individuals working in the Company. The Company encourages its business partners to follow the code.



Annexure to Directors' Report Annexure - G

2. How many stakeholder complaints have been received in the past financial year and what percentage was satisfactorily resolved by the management? If so, provide details thereof, in about 50 words or so.

During the financial year 2017-18, the Company did not receive any complaints, relating to ethics, bribery or corruption.

PRINCIPLE 2: BUSINESSES SHOULD PROVIDE GOODS AND SERVICES THAT ARE SAFE AND CONTRIBUTE TO SUSTAINABILITY THROUGHOUT THEIR LIFE CYCLE.

- 1. List up to 3 of your products or services whose design has incorporated social or environmental concerns, risks and/or opportunities.
 - Engineering Products Transmission Tower/ High Mast Pole & Telecom Tower
 - Polymer Products PVC Pipes & Fittings
 - Infrastructure Projects Infra/Utility projects
- 2. For each such product, provide the following details in respect of resource use (energy, water, raw material etc.) per unit of product (optional):
 - (a) Reduction during sourcing/ production/ distribution achieved since the previous year throughout the value chain?

(b) Reduction during usage by consumers (energy, water) has been achieved since the previous year?

The Company is committed to conduct its business in an environmentally responsible manner. This policy is rooted in the Company's core values of quality, reliability and trust guided by the best practices and is driven by our aspiration for excellence in the overall performance of our business.

The Company also strives to raise consumers' awareness and endeavours to embed the principles of sustainability, as far as practicable, into the various stages of product or service life-cycle. The environmental custodianship and Corporate Citizenship are an integral part of the Company's goal to achieve ecological development along with people development. The Company recognises the responsibility to assess and minimise the ecological impact of our business activities and protecting the ecosystem. Efficient use of resources enables us to reduce environmental impact and we always strive to decrease the usage of materials having environmental concerns.

3. Does the company have procedures in place for sustainable sourcing (including transportation)?

If yes, what percentage if your inputs was sourced sustainably? Also, provide details thereof, in about 50 words or so.

The Company considers aspects such as safety and environment in addition to commercial considerations while selecting its suppliers. Most of the raw materials are sourced from these suppliers.

4. Has the company taken any steps to procure goods and services from local and small producers, including communities surrounding their place of work?

(a) If yes, what steps have been taken to improve their capacity and capability of local and small vendors?

The major raw material used by the Company in manufacturing its products are of such nature, which are generally not produced by small producers. However, for all other products the Company tries to procure from local supply chain partners which include small scale industries who meet our quality, delivery, cost and technology expectations. Efforts are made to use local service providers for availing various support services at our various plants.

Currently the Company is procuring materials like wooden block, wooden box, hand gloves etc. from local vendors and for improving their capacity and capability we have taken the following measures :-

- i) Providing continuous order for keeping their order book full according to their material delivery schedule.
- ii) Releasing on time payment for supporting them financially to continue the circle throughout the year.
- iii) Periodical meeting is being held with vendors for discussing about the matter like material quality, delivery schedule, minimization of rejection etc.

5. Does the company have a mechanism to recycle products and waste? If yes, what is the percentage of recycling of products and waste (separately as <5%, 5-10 %, > 10%). Also, provide details thereof, in about 50 words or so.

The Company has always strived to reduce wastes associated with its products. Most of the metal wastes generated in production are sold to recycling units through direct/indirect channels.

The steps taken internally to recycle waste are as follows:

- Rolling Mill Rolling Mill is used to recover miss roll and rejected angles into prime angles and percentage of this recovery is more than 10% for our three rolling mills.
- PVC Rejected PVC pipes are grinded in the grinder machine and mixed with fresh resin for using as raw material and the recovery percentage varies between 5-10%.

PRINCIPLE 3: BUSINESSES SHOULD PROMOTE THE WELL-BEING OF ALL EMPLOYEES

- 1. Please indicate the Total number of employees- 2416
- 2. Please indicate the Total number of employees hired on temporary/ contractual/ casual basis-2350
- 3. Please indicate the Number of permanent women employees- 13
- 4. Please indicate the Number of permanent employees with disabilities- Nil
- 5. Do you have an employee association that is recognized by management- No
- 6. What percentage of permanent employees is members of this recognized employee association? N.A.
- 7. Please indicate the Number of complaints relating to child labour, forced labour, involuntary labour, sexual harassment in the financial year and pending, as on the end of the financial year-

SI. No.	Category	No of complaints filed during the financial year	No of complaints pending as on end of the financial year	
1	Child labour, forced labour, involuntary labour	NIL	NIL	
2	Sexual harassment	NIL	NIL	
3	Discriminatory employment	NIL	NIL	

8. What percentage of your under mentioned employees were given safety & skill up-gradation training in the last year?

		Safety	Skill
(a)	Permanent Employees	100%	70%
(b)	Permanent Women Employees	100%	70%
(c)	Casual /temporary/ contractual Employees	100%	50%
(d)	Employees with Disabilities	N.A.	N.A.

PRINCIPLE 4: BUSINESSES SHOULD RESPECT THE INTERESTS OF, AND BE RESPONSIVE TOWARDS ALL STAKEHOLDERS, ESPECIALLY THOSE WHO ARE DISADVANTAGED, VULNERABLE AND MARGINALIZED.

1. Has the company mapped its internal and external stakeholders? Yes/no

Yes. For the Company, maintaining relationship with stakeholders is a business imperative.

2. Out of the above, has the company identified the disadvantaged, vulnerable & marginalized stakeholders.

Yes, we try to identify under privileged communities around our business location and try to serve their needs through our CSR Programs.

3. Are there any special initiatives taken by the company to engage with the disadvantaged, vulnerable & marginalized stakeholders. If so, provide the details thereof, in about 50 words or so.

Yes. Skipper Limited believes that it has an important role to play in the society and community in which it operates. The Company has several programs designed to benefit marginalized stakeholders. The Company provides healthcare facilities to underprivileged in and around its factory premises and also takes up projects for provision of safe drinking water, sanitation facilities, and education. Details of all such activities can be found in **Annexure-B** to the Director's report.

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PRINCIPLE 5: BUSINESSES SHOULD RESPECT AND PROMOTE HUMAN RIGHTS.

1. Does the policy of the Company on human rights cover only the Company or extend to the Group/ Joint Ventures/ Suppliers/ Contractors/ NGOs/ Others?

The Company respects & protects the human rights of all people around and associated with it.

The Company complies with applicable laws and regulation governing occupational health and safety. The Company applies principles of equal opportunity, fair treatment and zero tolerance for any form of unlawful discrimination or harassment of employees. The Company promotes awareness of the importance of respecting human rights within its value chain and discourages instances of abuse. The Company pays fair wages to its employees and does not discriminate between male and female employees.

The Company is holding ISO18001 and ISO14001 certification for Health and Safety Standards and Environment Management Standards.

The Company expects its suppliers, contractors etc. to adhere to the principles of human rights.

2. How many stakeholder complaints have been received in the past financial year and what percentage was satisfactorily resolved by the management?

No complaints were received pertaining to human rights violation during the reporting period.

PRINCIPLE 6: BUSINESSES SHOULD RESPECT, PROTECT AND MAKE EFFORTS TO RESTORE THE ENVIRONMENT.

1. Does the policy related to Principle 6 cover only the Company or extend to the Group/ Joint Ventures/ Suppliers/ Contractors/ NGOs/ Others?

The Company is committed to safeguard the interest of environment with a view of sustainable development. For the same, Company has taken many environmental friendly initiatives and also carried out process modification to protect environment. The Company's Environmental policy is applicable to all its business places. The Company does not have Subsidiaries/Joint Ventures/ Associates.

2. Does the Company have strategies/ initiatives to address the global environmental issues such as climate change, global warming, etc? Y/N. If yes, please give hyperlink for webpage etc.

The Company understands and recognizes that climate change and global warming are real threat to the global community and each and every person has a role & responsibility to address such alarming issue. The Company has taken the following initiatives to address these global environmental issues:

• Utilization of waste flue gas in the drier of galvanizing plant:

The zinc melting furnace in the galvanizing plant produces flue gas on combustion of furnace oil. This waste flue gas is transferred to hot air drier for heating the chamber, before being released into the atmosphere through stack. This leads to elimination of use of any other fuel for heating the chamber, thereby conserving precious energy fuel.

• Use of recuperator in rolling mill:

Recuperator in rolling mill is linked with reheating furnace of rolling mill at our plants. The recuperator transfers some of the waste heat in the exhaust to the furnace air, thus preheating it before entering the fuel burner stage. Less fuel is needed to heat the gases up to the furnace inlet temperature as the gases have been pre-heated. By recovering the energy, usually lost as waste, less fuel is used to heat up the furnace thereby conserving precious energy fuel.

3. Does the Company identify and assess potential environmental risks? Y/N.

Yes. The Company tries to identify, assess and address potential environmental risks related to its operations.

4. Does the Company have any project related to Clean Development Mechanism? If so, provide the details thereof, in about 50 words or so. Also if yes, whether any environmental compliance report is filed?

No, the Company does not presently have any project related to clean development mechanism.

5. Has the Company undertaken any initiatives on- clean technology, energy efficiency, renewable energy, etc. Y/N. If yes please give hyperlink for webpage etc.

The Company has taken certain initiatives towards conservation of energy and energy efficiency at its various plants. The Company has taken the following initiatives on clean technology, energy efficiency, renewable energy, etc:

a. Use of LPG in place of Furnace Oil:

The Company has substituted the use of furnace oil with LPG in the zinc melting furnace of galvanizing plant. LPG is a more sustainable fuel than furnace oil and minimizes environmental pollution and also leads to more efficiency.

b. Use of transparent sheets:

Transparent roofing sheets are used in factory sheds for natural day lighting through solar radiation. This results in reduction of use of electricity for lighting.

6. Are the Emission/Waste generated by the Company within the permissible limits given by CPCB/SPCB for the financial year being reported?

All the plants of the Company comply with the prescribed emission norms of various Central/State pollution control boards. All the emission and waste generated by the Company is well within the permissible limits given by SPCB/CPCB for the financial year reported.

7. Number of show cause/ legal notices received from CPCB/SPCB which are pending (i.e. not resolved to satisfaction) as on end of Financial Year.

No show cause or legal notices from the pollution control authorities are pending as at the end of the financial year.

PRINCIPLE 7: BUSINESSES, WHEN ENGAGED IN INFLUENCING PUBLIC AND REGULATORY POLICY, SHOULD DO SO IN A RESPONSIBLE MANNER.

- 1. Is your Company a member of any trade and chamber or association? If yes, Name only those major ones that your business deals with:
 - (a) Bharat Chamber of Commerce
 - (b) Indian Chamber of Commerce
 - (c) Confederation of Indian Industry
 - (d) Merchant's Chamber of Commerce & Industry
 - (e) The Bengal Chamber of Commerce & Industry
 - (f) Engineering Export Promotion Council of India
 - (g) Federation of Indian Export Organizations
 - (h) Indian Electrical and Electronics Manufacturers Association
- Have you advocated/lobbied through above associations for the advancement or improvement of public good? Yes/no; if yes specify the broad areas (drop box: governance and Administration, Economic Reforms, Inclusive Development Policies, Energy security, Water, Food Security, Sustainable Business Principles, others)

We do from time to time take up issues through these associations on matters of public/industry interest.

PRINCIPLE 8: BUSINESSES SHOULD SUPPORT INCLUSIVE GROWTH AND EQUITABLE DEVELOPMENT

1. Does the Company have specified programs/initiatives/projects in pursuit of the policy related to Principle 8? If yes details thereof.

The Company is committed to fulfill its responsibility towards people, society and the environment for inclusive growth of the society. The Company has several socio-economic projects running in various areas and is taken as per the CSR policy of the Company which includes:

- Promoting healthcare including preventing healthcare.
- Promoting education and special education.
- Animal welfare.
- Rural development.

The details of specific CSR projects are given in Annexure-B to the Director's Report.



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2. Are the programs/projects undertaken through in-house team/own foundation/external NGO/government structures/ any other organization?

The aforesaid projects have been carried out by the Company directly and/or through implementing agencies.

3. Have you done any impact assessment of your initiative?

Efforts are made to make a general assessment of impact of some of the initiatives. The CSR Committee internally performs an impact assessment of its initiatives at the end of each year to understand the efficacy of the programs and to gain insight for improving the design and delivery of future initiatives. However, no structural impact assessment is put in place at present.

4. What is your Company's direct contribution to community development projects- Amount in INR and the details of the project undertaken?

During the year, the Company has spent INR 29.90 million towards various CSR initiatives and projects. The details of the same are given in **Annexure-B** to the Director's Report.

5. Have you taken steps to ensure that this community development initiative is successfully adopted by the community? Please explain in 50 words, or so.

All CSR projects and initiatives are planned with the objective of sustainable community development. The project is identified and developed as a facilitator within the CSR policy framework and presented to the CSR committee for its review, guidance and approval and then the initiatives conducted under CSR are tracked to determine the outcomes achieved and the benefits to the community. The Company works directly and through implementing agencies of the project to ensure proper and meaningful adoption of these initiatives among the target community. Internal tracking mechanisms, monthly reports, and follow-up field visits, and telephonic and email communications are regularly carried out.

PRINCIPLE 9: BUSINESSES SHOULD ENGAGE WITH AND PROVIDE VALUE TO THEIR CUSTOMERS AND CONSUMERS IN A RESPONSIBLE MANNER.

1. What percentages of customer complaints/ consumer cases are pending as on the end of financial year.

No complaints are pending.

2. Does the Company display product information on the product label, over and above what is mandated as per local laws? Yes/no/N.A./Remarks(additional information)

Yes, the Company adheres to all legal statutes with respect to product labelling and display of product information. The Company also displays all the requisite information and safety guidance which are specific to its product.

3. Is there any case filed by any stakeholder against the Company regarding unfair trade practices, irresponsible advertising and/or anti-competitive behavior during the last five years and pending as on end of financial year. If so, provide details thereof, in about 50 words or so.

No cases were filed by any stakeholder against the Company regarding unfair trade practices, irresponsible advertising and/or anti-competitive behavior during the last five years.

4. Did your Company carry out any consumer survey/consumer satisfaction trends?

Skipper believes in providing best services to its customers. Time to time meeting(s) with customers are organized to understand their expectation and essentially to gauge our competitiveness in the business. Skipper leverages its presence across the country to remain consistently in touch with the customers through its business unit and mitigate their issues promptly. Feedbacks received from customers are implemented to further enhance quality of service.

For and on behalf of the Board of Directors

Sajan Kumar Bansal Managing Director (DIN: 00063555) Devesh Bansal Director (DIN: 00162513)

Place: Kolkata Date: 17th May, 2018

Report On Corporate Governance

1. COMPANY'S PHILOSOPHY ON CODE OF GOVERNANCE

Corporate Governance refers to a set of laws, regulations and good practices which ensures that a Company is governed in the best interest of all the stakeholders. It ensures that the affairs of the Company are being managed in a way which ensures integrity, fairness, equity, transparency, accountability and commitment to values.

We at Skipper believe in adopting and adhering to the best Corporate Governance practices. Every effort is made to follow best practices in all the functional areas and in discharging the Company's responsibilities towards all stakeholders and the community at large. We believe that highest standard of corporate behavior is required with everyone we work with, to succeed in the long run. Our corporate structure, business operations and disclosure practices have been strictly aligned to our Corporate Governance philosophy.

2. BOARD OF DIRECTORS

COMPOSITION

The Board provides leadership and strategic guidance to the Company's management while discharging its fiduciary responsibilities and brings wide range of expertise and experience to the Company's functioning. The Company recognizes the benefit of having a diverse Board and accordingly competent, experienced and eminent personalities from different fields of work have been selected as members of the Board. The Board of your Company has an optimum mix of Executive and Non- Executive Directors with half of the Board of the Company comprising of Independent Directors. As on the date of this report, the Board consists of ten Directors comprising five Independent Directors including a women director and five Executive Directors. The position of the Chairman of the Board and the Managing Director are held by separate individuals, where the Chairman of the Board is an Independent Director. Profile of the Directors are available on the Company's website www.skipperlimited.com.

The Board composition is in accordance with the provisions of Section 149 of the Companies Act, 2013 and Regulation 17 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (hereinafter referred to as Listing Regulations).

DIRECTORSHIP, COMMITTEE MEMBERSHIP(S)/CHAIRMANSHIP(S), SHAREHOLDING

Each Director informs the Company on an annual basis about the Board and Board Committee positions which he/she occupies in other Companies and notifies any changes therein. In addition, the Independent Directors provide an annual confirmation that they meet the criteria of independence on an annual basis.

SI No	Name	DIN	DIN Category/ Designation	Number of Directorship in other Companies ¹			Number of Membership/ Chairmanship of committees of other Companies ²		Number of equity shares held in the Company
				Private Companies	Unlisted Public Companies	Listed Public Companies	As Chairman	As Member	
1	Sri Amit Kiran Deb	02107792	Independent Director- Chairman	-	5	2	1	6	-
2	Sri Manindra Nath Banerjee	00312918	Independent Director	-	1	-	1	-	-
3	Sri Joginder Pal Dua	02374358	Independent Director	-	1	2	1	-	-
4	Sri Ashok Bhandari³	00012210	Independent Director	4	4	5	-	6	-
5	Smt Mamta Binani	00462925	Independent Director (Woman Director)	-	4	3	2	4	-
6	Sri Sajan Kumar Bansal	00063555	Managing Director (Promoter)	5	4	-	-	1	82,37,796

The details of each Director as on 31st March, 2018 are provided herein below-

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SI No	Name	DIN	Category/ Designation	• ·		Number of Membership/ Chairmanship of committees of other Companies ²		Number of equity shares held in the Company	
				Private Companies	Unlisted Public Companies	Listed Public Companies	As Chairman	As Member	
7	Sri Sharan Bansal	00063481	Executive Director (Promoter)	4	7	-	-	-	46,96,955
8	Sri Devesh Bansal	00162513	Executive Director (Promoter)	4	6	-	-	-	36,22,175
9	Sri Siddharth Bansal	02947929	Executive Director & CEO Polymer Division (Promoter)	1	2	-	-	-	1,04,68,725
10	Sri Yash Pall Jain⁴	00016663	Executive Director	-	-	-	-	-	-

1 Excludes foreign companies, Companies registered under Section 8 of the Companies Act, 2013.

- 2 Represents only membership/ chairmanship of Audit Committee & Stakeholders Relationship Committee of Indian Public Companies whether listed or not.
- 3 Appointed as an Additional Director (Independent) w.e.f 6th September, 2017.
- 4 Appointed as an Additional Director (Whole Time) w.e.f 6th September, 2017.
- 5 The number of Directorship, Committee Membership(s)/ Chairmanship(s) of all the Directors are within respective limits prescribed under the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- 6 Apart from as stated above the directors do not hold any other shares/convertible instruments.

INTER-SE RELATIONSHIP BETWEEN DIRECTORS

Sri Sharan Bansal, Sri Devesh Bansal, Sri Siddharth Bansal are sons of Sri Sajan Kumar Bansal and brothers amongst themselves. No other Director's are related to each other in terms of the definition of "relative" given under the Companies Act, 2013.

BOARD MEETINGS

The Board meets at regular intervals to discuss results, business operations, policies, strategies, future course of action and reviews all the relevant information, which is required to be placed before the Board as per the provisions of Companies Act, 2013 and Listing Regulations and the maximum time gap between any two meetings do not exceed one hundred and twenty days. Additional meetings are held when necessary and in case of urgent business, Board's approval is taken by passing resolution by circulation in accordance with the provisions of the Companies Act, 2013 and Secretarial Standards and the resolutions are noted and confirmed in the subsequent Board Meeting.

The agenda of the Board/Committee meeting is set by the Company Secretary in consultation with the Chairman and Managing Director of the Company and are circulated amongst the Director's well in advance to enable the Board to take informed decisions. Draft minutes of the proceedings of the meetings are circulated in time and the comments, if any, received from the Director's are incorporated in the minutes in consultation with the Chairman.

Important decisions taken by the Board and its Committees are promptly communicated to the concerned departments. Action taken reports on decisions of the previous meetings are placed at the next meeting(s) for information and further recommended actions, if any.

During the year, four Board Meetings were held on 15th May, 2017, 5th September, 2017, 23rd November, 2017 and 6th February, 2018. Necessary quorum was present at all the meetings.

SI.	Name	Number	Attendance at last	
No.	_	Held	Attended	AGM held on 5th September, 2017
1	Sri Amit Kiran Deb	4	4	Present
2	Sri Manindra Nath Banerjee	4	4	Present
3	Sri Joginder Pal Dua	4	4	Present
4	Sri Ashok Bhandari ¹	2	2	N.A.
5	Smt Mamta Binani	4	4	Present
6	Sri Sajan Kumar Bansal	4	4	Present
7	Sri Sharan Bansal	4	3	Present
8	Sri Devesh Bansal	4	4	Present
9	Sri Siddharth Bansal	4	4	Present
10	Sri Yash Pall Jain ²	2	2	N.A.

Attendance of Directors at the above mentioned Board Meetings and at the 36th Annual General Meeting:

1 Appointed as an Additional Director (Independent) w.e.f 6th September, 2017.

2 Appointed as an Additional Director (Whole Time) w.e.f 6th September, 2017.

SEPARATE MEETING OF INDEPENDENT DIRECTORS

The Independent Directors plays an essential role in ensuring transparency in the working mechanism of the Company and they uphold and nurture the principles of good governance. All Independent Director's of the Company have been appointed in accordance with the provisions of Section 149 of the Companies Act, 2013 and the Listing Regulations. Formal letter of appointments have been issued to the Independent Directors and the terms and conditions of their appointment are disclosed on the Company's website at http://repository.skipperlimited.com/investor-relations/pdf/General-Info-Appointment-Letter-of-Independent-Director.pdf

The Independent Directors meet at least once in a year, without the presence of Executive Directors or representatives of the management. During the year, Independent Directors of the Company met separately on 15th May, 2017 and inter alia discussed:

- (i) the performance of Non-Independent Directors and the Board of Directors as a whole.
- (ii) the performance of Chairman of the Company.
- (iii) the quality, quantity and timeliness of flow of information between the Company's management and the Board and its committees.

In addition to these formal meetings, interactions outside the Board meetings also take place between the Independent Directors.

DIRECTORS INDUCTION AND FAMILIARIZATION

All new Independent Directors are given an induction when they join the Board of the Company. The induction program gives a broad view about the history, culture, milestones, nature of industry, past performance, structure, products, overview of businesses and functions of the Company. The Independent Directors are also made aware of their roles and responsibilities at the time of their appointment through a detailed appointment letter issued to them.

During Board meetings, Independent Directors are informed about the current market scenario and are provided with all necessary documents, updates, reports, policies to ensure that the Independent Directors are properly aware about the business and performance of the Company from time to time. Significant statutory updates are circulated on a quarterly basis through which Directors are made aware of the significant new developments. The Company Secretary also regularly apprises the Directors about their roles, rights and responsibilities in the Company from time to time as per the requirements of Listing Regulations, and Companies Act, 2013.



In addition to the above every year a separate session is specially arranged to exclusively familiarize the directors about the Company. During the year a familiarization program was conducted on 6th February, 2018 at Kolkata.

The details of familiarization program attended by the Independent Directors is available on the website of the Company at http://repository.skipperlimited.com/investor-relations/pdf/FAMILIARIZATION-PROGRAM-FOR-INDEPENDENT-DIRECTORS.pdf

REMUNERATION OF DIRECTORS

The Company has formulated a remuneration policy which determines the compensation structure of the Executive/Non Executive Directors. The Company's remuneration policy is in consonance with the existing industry practice and aims at attracting and retaining high calibre talent. The policy is reviewed and reassessed by the Nomination & Remuneration Committee from time to time and the Board is responsible for approving and overseeing implementation of the same.

The salient features of the remuneration policy is provided in the Board's Report and the detailed policy is available on the website of the Company at http://repository.skipperlimited.com/investor-relations/pdf/ REMUNERATION-POLICY.pdf

(a) Remuneration paid to Executive Directors

The appointment and remuneration of Executive Directors are governed by the Articles of Association of the Company and the resolutions passed by the shareholders of the Company. The remuneration paid to Executive Directors are determined keeping in view the industry benchmarks, the performance of the Director, the performance of the Company and upon recommendation of Nomination & Remuneration committee.

Name	Designation	Salary	Bonus/ Commission/ Pension etc	Period of appointment	Notice Period	Severance Fee	Stock Option
Sri Sajan Kumar Bansal	Managing Director	48 millions	Nil	Appointed for a period of 3 years upto 30 th September, 2019	Three months prior notice in writing	NIL	NIL
Sri Sharan Bansal	Executive Director	24 millions		Appointed for a period of 3 years upto 30 th June, 2020			
Sri Devesh Bansal	Executive Director	24 millions		Appointed for a period of 3 years upto 31 st March, 2019			
Sri Siddharth Bansal	Executive Director & CEO Polymer Division	24 millions		Appointed for a period of 3 years upto 31 st March, 2019			
Sri Yash Pall Jain¹	Executive Director	2.12 millions		Appointed for a period of 3 years upto 5 th September, 2020	 		

Details of remuneration paid to Executive Directors during the year 2017-18 are given below:

¹Sri Yash Pall Jain has been appointed as Whole-time Director w.e f 6th September, 2017 by Board of Directors for a period of 3 years upto 5th September, 2020 and the same is subject to the approval of the members at the ensuing Annual General Meeting.

²*The remuneration are within the limits as approved by the shareholders.*

(b) Remuneration paid to Non Executive Directors

Non Executive Directors are appointed by the Board upon recommendation of Nomination & Remuneration Committee for their professional expertise in their individual capacity. The Non Executive Directors provides valuable advice, suggestions and guidance on strategic and critical issues faced by the Company from time to time.

The Company believes that the overall remuneration to the Non-Executive Directors should be reasonable and sufficient to attract, retain & motivate the Non-Executive Directors.

Currently the Non-Executive Directors are paid sitting fee of ₹ 25,000/- for attending each board meeting and ₹ 15,000/- for attending each committee meeting attended by them. Further, the Non-Executive Directors are paid commission, in aggregate not exceeding one percent of the net profit of the Company for each financial year as computed in the manner laid down in Section 198 of Companies Act, 2013, subject to a maximum of ₹ 1,00,000/- per Director per year. Necessary approval from the members in this regard has been obtained by the Company.

The Company has no pecuniary relationship or transactions with its Non-Executive Directors other than payment of sitting fee and commission to them for discharging their service in the Company.

Details of remuneration paid to Non-Executive Directors during the year 2017-18 are given below:

			(₹ in million)
Name	Sitting Fee	Commission ¹	Total
Sri Amit Kiran Deb	0.235	0.100	0.335
Sri Manindra Nath Banerjee	0.250	0.100	0.350
Sri Joginder Pal Dua	0.175	0.100	0.275
Sri Ashok Bhandari	0.050	0.100	0.150
Smt. Mamta Binani	0.160	0.100	0.260

¹Approved and paid on 17th May, 2018

3. COMMITTEES OF THE BOARD

The Board committees play a crucial role in the governance structure of the Company and have been constituted to focus on specialized areas of business. Each committee is guided by its terms of reference, which defines the composition, scope and powers of the committee. The committees meet at regular intervals and are administered by the respective Chairman of the Committee. The minutes of the meetings of all the Committees are placed before the Board for review.

The Board has currently constituted the following committees:

A. AUDIT COMMITTEE

The Audit Committee of the Company has been entrusted with the responsibility of effective supervision of the Management's financial reporting process and to ensure accurate and timely disclosures with the highest level of transparency, integrity and quality of financial reporting.

The committee has been constituted in accordance with the provisions of Section 177 of the Companies Act, 2013 and Regulation 18 of the Listing Regulations and comprises of four directors including three Independent Directors. All the members are financially literate and bring in expertise in the fields of accounting, audit, finance, taxation, banking, compliance, strategy and management.

Generally, the Statutory Auditors, Internal Auditors, Chief Financial Officer are invitees to the meetings of the Committee and the Company Secretary acts as secretary to the Committee.

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During the year, four Audit Committee meetings were held on 15th May, 2017, 5th September, 2017, 23rd November, 2017 and 6th February, 2018 and the gap between any two meetings did not exceed one hundred and twenty days.

The composition of Audit Committee and the details of meetings attended by the members are given below:

Name	Category	Position	Meetings held during the year/ tenure	Meetings attended
Sri Manindra Nath Banerjee ¹	Independent Director	Chairman	4	4
Sri Amit Kiran Deb	Independent Director	Member	4	4
Sri Joginder Pal Dua	Independent Director	Member	4	4
Sri Sharan Bansal	Executive Director	Member	4	3

¹The Chairman of the Audit Committee attended the last Annual General Meeting of the Company held on 5th September, 2017

Terms of Reference

The terms of reference of the Audit Committee are in line with the guidelines set out in Regulation 18 read with Part C of Schedule II of Listing Regulations and Section 177 of the Companies Act, 2013, and include the following:

- (i) to oversee the financial reporting process and the disclosure of its financial information to ensure that the financial statement is correct, sufficient and credible.
- (ii) to recommend for appointment, remuneration and terms of appointment of auditors.
- (iii) to approve payment to statutory auditors for any other services rendered by the statutory auditors.
- (iv) to review with the management, the annual financial statements and auditor's report thereon before submission to the board for approval, with particular reference to:
 - matters required to be included in the director's responsibility statement to be included in the board's report in terms of clause (c) of sub-section (3) of Section 134 of the Companies Act, 2013;
 - (b) changes, if any, in accounting policies and practices and reasons for the same;
 - (c) major accounting entries involving estimates based on the exercise of judgment by management;
 - (d) significant adjustments made in the financial statements arising out of audit findings;
 - (e) compliance with listing and other legal requirements relating to financial statements;
 - (f) disclosure of any related party transactions;
 - (g) modified opinion(s) in the draft audit report;
- (v) to review with the management, the quarterly financial statements before submission to the board for approval.
- (vi) to review with the management, the statement of uses / application of funds raised through an issue (public issue, rights issue, preferential issue, etc.), the statement of funds utilized for purposes other than those stated in the offer document / prospectus / notice and the report submitted by the monitoring agency monitoring the utilization of proceeds of a public or rights issue, and making appropriate recommendations to the board to take up steps in this matter.
- (vii) to review and monitor the auditor's independence and performance, and effectiveness of audit process.
- (viii) to approve or subsequently modify the transactions with related parties.
- (ix) to scrutinize inter-corporate loans and investments.
- (x) to undertake valuation of undertakings or assets of the Company, wherever it is necessary.
- (xi) to evaluate internal financial controls and risk management systems.
- (xii) to review with the management, performance of statutory and internal auditors, adequacy of the internal control systems.

- (xiii) to review the adequacy of internal audit function, if any, 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.
- (xiv) to discuss with internal auditors any significant findings and follow up there on.
- (xv) 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.
- (xvi) to discuss with statutory auditors before the audit commences, about the nature and scope of audit as well as post-audit discussion to ascertain any area of concern.
- (xvii) to look into the reasons for substantial defaults in the payment to the depositors, debenture holders, shareholders (in case of non-payment of declared dividends) and creditors.
- (xviii) to review the functioning of the whistle blower mechanism.
- (xix) to approve appointment of chief financial officer after assessing the qualifications, experience and background, etc of the candidate.
- (xx) to perform any other activity consistent with these terms of reference and applicable laws that the Committee deems necessary or appropriate or as may be requested by the Board from time to time.
- (xxi) The Audit Committee shall mandatorily review the following information:
 - (a) management discussion and analysis of financial condition and results of operations.
 - (b) statement of significant related party transactions (as defined by the audit committee), submitted by management.
 - (c) management letters / letters of internal control weaknesses issued by the statutory auditors.
 - (d) internal audit reports relating to internal control weaknesses.
 - (e) the appointment, removal and terms of remuneration of the chief internal auditor shall be subject to review by the audit committee.
 - (f) statement of deviations:
 - quarterly statement of deviation(s) including report of monitoring agency, if applicable, submitted to stock exchange(s) in terms of Regulation 32(1) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.
 - annual statement of funds utilized for purposes other than those stated in the offer document/ prospectus/notice in terms of Regulation 32(7) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

B. NOMINATION AND REMUNERATION COMMITTEE

The Nomination & Remuneration Committee has been constituted in accordance with the provisions of Section 178 of the Companies Act, 2013 and Regulation 19 of Listing Regulations. The committee comprises of three directors all being Independent. The Company Secretary acts as secretary to the committee.

The committee also plays the role of Compensation Committee and is responsible for administering the Employee Stock Option Plan of the Company.

During the year, three Nomination & Remuneration Committee meetings were held on 15th May, 2017, 5th September, 2017 and 4th January, 2018.

The composition of Nomination and Remuneration Committee and the details of meetings attended by the members are given below:



Name	Category	Position	Meetings held during the year/ tenure	Meetings attended
Sri Manindra Nath Banerjee ¹	Independent Director	Chairman	3	3
Sri Amit Kiran Deb	Independent Director	Member	3	3
Smt Mamta Binani	Independent Director	Member	3	3

¹The Chairman of Nomination & Remuneration Committee attended the last Annual General Meeting of the Company held on 5th September, 2017.

Terms of Reference

The terms of reference of the Nomination & Remuneration Committee are in line with the guidelines set out in Regulation 19 read with Part D of Schedule II of Listing Regulations and Section 178 of the Companies Act, 2013, and include the following:

- (i) to formulate criteria for determining qualifications, positive attributes and independence of a director and recommend to the Board of Directors a policy relating to, the remuneration of the directors, key managerial personnel and other employees.
- (ii) to formulate criteria for evaluation of performance of Independent Directors and the Board of Directors.
- (iii) specify the manner for effective evaluation of performance of Board, its committees and individual directors.
- (iv) shall review the implementation and compliance of evaluation of performance of Board, its committees and individual directors.
- (v) to devise a policy on diversity of Board of Directors.
- (vi) to identify persons who are qualified to become Directors and who may be appointed in senior management in accordance with the criteria laid down, and recommend to the Board of Directors their appointment and removal.
- (vii) to decide whether to extend or continue the term of appointment of the Independent Director, on the basis of the report of performance evaluation of Independent Directors.
- (viii) to administer the Company's stock option scheme & executive incentive plans.
- (ix) to perform any other activity consistent with these terms of reference and applicable laws that the Committee deems necessary or appropriate or as may be requested by the Board from time to time.

Performance Evaluation Criteria

The Board Evaluation policy provides a framework and set standards for the evaluation of the Board as a whole, its committees and individual directors. Following are the major criteria applied for performance evaluation of the Independent Directors:

- i) Professional qualification & experience
- ii) Level of integrity & confidentiality
- iii) Availability for meetings and preparedness
- iv) Understanding of governance, regulatory, legal, financial, fiduciary, ethical requirements.
- v) Knowledge of the Company's key activities, financial condition and key developments
- vi) Contributions to strategic planning process and value addition to the Company
- vii) Ability to work as a team
- viii) Independence & conflict of interest
- ix) Adherence to ethical standards & code of conduct
- x) Voicing of opinion freely and independently

C. STAKEHOLDERS RELATIONSHIP COMMITTEE

The Stakeholders Relationship Committee is responsible to oversee investor's relations, redressal of

investor's grievances, transfer of shares, transmission of shares, issue of duplicate shares and other shareholder's related matters.

The committee comprises of four directors, two being executive and two Independent. The Company Secretary acts as secretary to the committee.

During the year, one Stakeholders Relationship Committee meeting was held on 23rd November, 2017.

The composition of Stakeholders Relationship Committee and the details of meetings attended by the members are given below:

Name	Category	Position	Meetings held during the year/ tenure	Meetings attended
Sri Amit Kiran Deb	Independent Director	Chairman	1	1
Sri Manindra Nath Banerjee	Independent Director	Member	1	1
Sri Sharan Bansal	Executive Director	Member	1	0
Sri Devesh Bansal	Executive Director	Member	1	1

Sri Manish Agarwal, Company Secretary is acting as the Compliance Officer of the Company in terms of Regulation 6 of the Listing Regulations.

The work related to share transfer etc. is being looked after by Maheshwari Datamatics Private Limited, Registrar and Share Transfer Agent.

During the year, neither any complaints were received from the investors/ shareholders nor any complaints were pending at the beginning and at the closing of the year.

D. CORPORATE SOCIAL RESPONSIBILITY COMMITTEE

The Corporate Social Responsibility Committee assists the Board in discharging the Company's social responsibilities. The committee formulates & monitors the CSR policy and recommends the annual CSR plan to the Board.

The committee comprises of three directors, two being executive and one Independent. The Company Secretary acts as secretary to the committee.

Details of CSR activities and amount spent by the Company are given in the Annexure- B to the Directors' Report.

During the year under review, one Corporate Social Responsibility Committee meeting was held on 15th May, 2017.

The composition of Corporate Social Responsibility Committee and the details of meetings attended by the members are given below:

Name	Category	Position	Meetings held during the year/ tenure	Meetings attended
Sri Manindra Nath Banerjee	Independent Director	Chairman	1	1
Sri Sajan Kumar Bansal	Managing Director	Member	1	1
Sri Devesh Bansal	Executive Director	Member	1	1

E. FINANCE COMMITTEE

The Board of Directors has constituted a Finance Committee inter-alia to deal with the day to day financial matters of the Company.

The Committee is a non-statutory committee and is governed by the terms of reference as laid down by the Board of Directors of the Company.

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During the year under review, sixteen Finance Committee meetings were held on 12th April, 2017, 24th April, 2017, 2nd May, 2017, 22nd May, 2017, 7th June, 2017, 29th June, 2017, 1st August, 2017, 6th September, 2017, 15th September, 2017, 22nd November, 2017, 14th December, 2017, 11th January, 2018, 1st February, 2018, 9th February, 2018, 17th February, 2018 and 29th March, 2018.

The composition of Finance Committee and the details of meetings attended by the members are given below:

Name	Category	Position	Meetings held during the year/ tenure	Meetings attended	
Sri Sajan Kumar Bansal	Managing Director	Chairman	16	16	
Sri Sharan Bansal	Executive Director	Member	16	15	
Sri Devesh Bansal	Executive Director	Member	16	13	
Sri Siddharth Bansal ¹	Executive Director	Member	13	13	
Sri Sanjay Kumar Agrawal ²	Chief Financial Officer	Member	3	3	

1 Inducted as a member w.e.f 15th May, 2017 2 Ceased to be member w.e.f 15th May, 2017

F **BUSINESS COORDINATION COMMITTEE**

The Board of Directors has constituted a Business Coordination Committee (earlier known as Executive Committee) to oversee day to day business and affairs of the Company and to take decisions on routine operations that arise in the normal course of business.

This Committee is a non-statutory committee and is governed by the terms of reference as laid down by the Board of Directors of the Company. The name of the Committee was changed to Business Coordination Committee from Executive Committee w.e.f 6th February, 2018.

During the year under review, fourteen Business Coordination Committee meetings were held on 14th April, 2017, 3rd May, 2017, 10th June, 2017, 4th July, 2017, 10th August, 2017, 30th August, 2017, 18th September, 2017, 28th October, 2017, 29th November, 2017, 27th January, 2018, 7th February, 2018, 9th February, 2018, 3rd March, 2018 and 14th March, 2018.

The composition of Business Coordiantion Committee and the details of meetings attended by the members are given below:

Name	Category Position		Meetings held during the year/ tenure	Meetings attended	
Sri Sajan Kumar Bansal	Managing Director	Chairman	14	14	
Sri Sharan Bansal	Executive Director	Member	14	14	
Sri Yash Pall Jain ¹	Executive Director	Member	4	4	
Sri Sanjay Kumar Agrawal ²	Chief Financial Officer	Member	10	10	

¹Inducted as a member w.e.f 6th February, 2018

²Ceased to be member w.e.f 6th February, 2018

4. **CODE OF CONDUCT**

The Code of Conduct for Directors and Senior Management Executives ("the Code"), as adopted by the Board, is a comprehensive Code applicable to all Directors and Senior Management Personnel. The copy of the Code has been displayed on the Company's website at http://repository.skipperlimited.com/investorrelations/pdf/Codes-Policies.pdf. The Code requires Directors and Employees to act honestly, fairly, ethically, with integrity and conduct themselves in professional, courteous and respectful manner. The Code has been duly circulated to all the members of the Board and Senior Management Personnel and the compliance of the same is affirmed by them annually. A declaration to this effect signed by the Managing Director of the Company is given hereunder:

I hereby confirm that:

All the members of the Board and Senior Management Personnel have affirmed compliance of the Code of Conduct for Directors & Senior Management Executives for the period from 1st April, 2017 to 31st March, 2018.

Place: Kolkata	Sajan Kumar Bansal
Date:17 th May, 2018	Managing Director

5. CODE FOR PREVENTION OF INSIDER TRADING

The Company has adopted 'Code of Conduct to Regulate, Monitor and Report Trading by Insiders' as per the provisions of SEBI (Prohibition of Insider Trading) Regulations, 2015 with a view to regulate trading in securities of the Company by insiders.

The Code prohibits the insiders from dealing in the securities of the Company on the basis of any unpublished price sensitive information available to them by virtue of their position in the Company. The Code also provides for periodical disclosures from designated employees as well as pre-clearance of transactions (above threshold) by such persons so that they may not use their position or knowledge of the Company to gain personal benefit or to provide benefit to any third party.

The Company has also adopted 'Code of Practice and Procedures for Fair Disclosure of Unpublished Price Sensitive Information' in accordance with the SEBI (Prohibition of Insider Trading) Regulations, 2015. This Code aims to formulate a stated framework and policy for fair disclosure of events and occurrences that could impact price of the Company's securities. The Company endeavors to preserve the confidentiality of un-published price sensitive information and to prevent misuse of such information. A copy of the Code is accessible on the Company's website at http://repository.skipperlimited.com/investor-relations/pdf/code-of-practices-information.pdf

6. CEO & CFO CERTIFICATION

A certificate from the Managing Director and the Chief Financial Officer of the Company in terms of Listing Regulations, confirming the correctness of the financial statements and cash flow statements, adequacy of internal control measures and reporting of matters to the Audit Committee has been annexed to this report.

7. GENERAL BODY MEETINGS

The particulars of last three Annual General Meetings of the Company are given below:

		-			
Period	Location	Date of AGM	Time	Special Resolution(s) passed	
2016-17 (36th AGM)	Shripati Singhania Hall, Rotary Sadan, 94/2 Jawaharlal Nehru Road, Kolkata- 700 020, West Bengal	05.09.2017	3:30 P.M	Nil	
2015-16 (35th AGM)	Shripati Singhania Hall, Rotary Sadan, 94/2 Jawaharlal Nehru Road, Kolkata- 700 020, West Bengal	08.08.2016	3:30 P.M	Nil	



Period	Location	Date of AGM	Time	Special Resolution(s) passed
2014-15 (34th AGM)	Shripati Singhania Hall, Rotary Sadan, 94/2 Jawaharlal Nehru Road, Kolkata- 700 020, West Bengal	23.09.2015	3:30 P.M	Nil

During the year no Extra Ordinary General Meeting was convened nor any approval of the shareholders were obtained through Postal Ballot.

None of the business proposed to be transacted at the ensuing Annual General Meeting requires passing of resolution through Postal Ballot.

8. MEANS OF COMMUNICATION

The quarterly/half yearly/annual financial results of the Company are communicated to the Stock Exchanges immediately after they are considered and approved by the Board of Directors and are published in the prominent newspapers usually in 'Business Standard'//Financial Express'/ 'Business Line' in English and in 'Arthik Lipi'//Ekdin' in Bengali.

Detailed presentations are made to institutional investors and financial analysts on the Company's quarterly as well as annual financial results and are sent to the Stock Exchanges pursuant to Para A of Part A of Schedule III read with Regulation 30 of Listing Regulations.

The Annual Report inter alia containing Audited Financial Statements, Directors' Report, Auditors' Report and other important information are circulated to members.

A separate section namely 'Investor Relations' have been dedicated on the website of the Company where all the above information's/details are available for the shareholders. The Company has also designated the following email id exclusively for investor services: investor.relations@skipperlimited.com.

9. GENERAL SHAREHOLDER INFORMATION

(i)	Annual General Meeting	
	Date & time	9th August, 2018, 3.30 P.M
	Venue	Shripati Singhania Hall, Rotary Sadan
		94/2 Jawaharlal Nehru Road, Kolkata- 700020
		West Bengal
	Book Closure Date	3rd August, 2018 to 9th August, 2018

- (ii) The financial year of the Company is from 1st April to 31st March.
- (iii) The final dividend, if declared, by the shareholders at the ensuing Annual General Meeting shall be paid within 30 days from the date of declaration.
- (iv) Listing on Stock Exchanges:

Name of Stock Exchange	Address	Stock Code/ Symbol	ISIN
BSE Limited (BSE)	Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai - 400 001	538562	
National Stock Exchange of India Limited (NSE)	Exchange Plaza, C-1, Block G, Bandra Kurla Complex, Bandra (East), Mumbai - 400 051	SKIPPER	INE439E01022

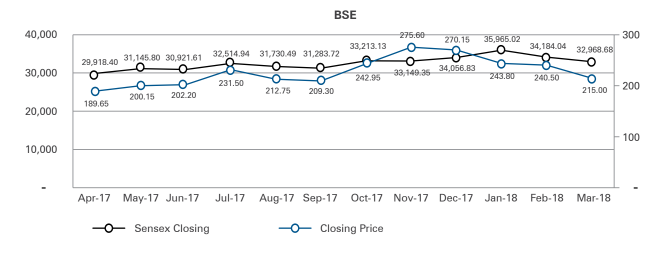
The Company has paid the annual listing fees for the financial year 2018-19 to the respective stock exchanges within the prescribed time limit.

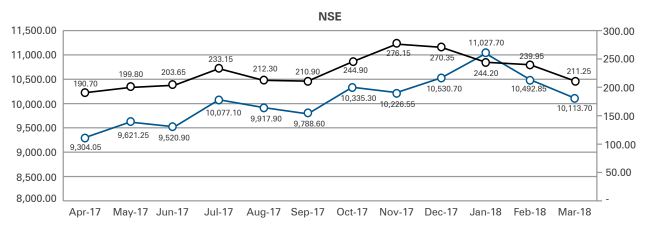
(v)	Market Price Data and Performance of Company's Share Prices:
	The details of monthly high/low/closing price data and volume of shares traded of the Company at BSE
	and NSE for the financial year 2017-18 are given below:

Month			BSE			NSE				
	High Price	Low Price	Closing Price	Volume	BSE Sensex Closing	High Price	Low Price	Closing Price	Volume	NSE Nifty Closing
April, 2017	196.50	177.50	189.65	440,663	29,918.40	196.30	176.30	190.70	2,331,884	9,304.05
May, 2017	214.00	173.55	200.15	476,594	31,145.80	214.00	170.00	199.80	2,896,760	9,621.25
June, 2017	210.00	190.50	202.20	120,574	30,921.61	210.05	189.35	203.65	1,266,231	9,520.90
July, 2017	240.00	205.00	231.50	601,230	32,514.94	239.70	202.50	233.15	2,452,469	10,077.10
August, 2017	233.35	184.10	212.75	294,842	31,730.49	234.70	183.00	212.30	2,694,157	9,917.90
September, 2017	234.85	197.30	209.30	546,475	31,283.72	234.00	196.00	210.90	2,94,8060	9,788.60
October, 2017	249.50	201.00	242.95	3,387,563	33,213.13	249.90	204.00	244.90	11,462,178	10,335.30
November, 2017	292.50	224.75	275.60	1,315,565	33,149.35	292.30	243.00	276.15	8,187,009	10,226.55
December, 2017	279.00	246.00	270.15	255,176	34,056.83	279.90	244.80	270.35	2,145,523	10,530.70
January, 2018	287.00	220.00	243.80	483,785	35,965.02	280.00	219.40	244.20	2,360,378	11,027.70
February, 2018	268.70	215.60	240.50	528,242	34,184.04	266.80	216.25	239.95	2,211,198	10,492.85
March, 2018	250.90	210.00	215.00	266,608	32,968.68	250.00	210.00	211.25	1,447,255	10,113.70

[Source: This information is compiled from the data available from the website of BSE & NSE]

Share Price on BSE vis-a-vis BSE Sensex





Share Price on NSE vis-a-vis NSE Nifty

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- (vi) Registrar and Share Transfer Agents: M/s. Maheshwari Datamatics Private Limited 23 R. N. Mukherjee Road, 5th Floor Kolkata - 700001 Phone: 033-2248 2248 / 033-2243 5029 Fax: 033-2248 4787 E-mail: mdpldc@yahoo.com Website: www.mdpl.in
- (vii) Share Transfer System:

The activities and compliance related to share transfer is managed by M/s. Maheshwari Datamatics Private Limited, Registrar & Transfer Agent (RTA) of the Company. The Company's registrar processes transfer/transmission/dematerialization/rematerializaton/duplicate issue requests etc within statutory time limits.

A summary of transfer, transmissions, dematerialization, re-materialization, etc. is placed before the Board at each meeting. The Company obtains a half yearly certificate from a Practicing Company Secretary on compliance regarding share transfer formalities and submits a copy thereof to the Stock Exchanges in terms of Regulation 40(9) of the Listing Regulations.

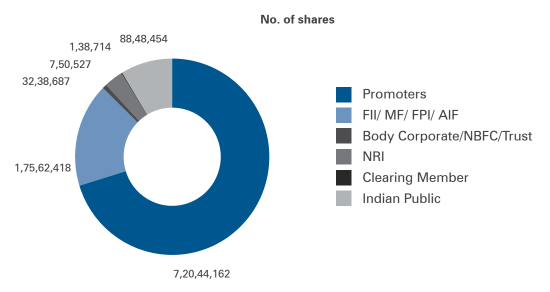
Reconciliation of Share Capital Audit is conducted every quarter by a Practicing Company Secretary to reconcile the total admitted capital with National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL) with the total issued and listed capital. The report is submitted to the stock exchanges and is also placed before the Board of Directors.

(viii) Distribution of shareholding on the basis of shareholders class as on 31st March, 2018:

Category	No. of share	nolders	No. of sha	No. of shares		
	Total	%	Total	%		
1-500	11,388	80.04	1,181,959	1.15		
501-1000	1,793	12.60	1,262,408	1.23		
1001-2000	510	3.58	719,146	0.70		
2001-3000	146	1.03	366,862	0.36		
3001-4000	86	0.60	304,045	0.30		
4001-5000	57	0.40	267,070	0.26		
5001-10000	102	0.72	741,741	0.72		
10001-50000	81	0.57	1,680,489	1.64		
50001-100000	13	0.09	1,006,742	0.98		
100001 & above	52	0.37	95,052,500	92.66		
Total	14,228	100.00	10,25,82,962	100.00		

(ix) Distribution of Shareholding on the basis of ownership as on 31st March, 2018:

No. of shares	% of share capital
72,044,162	70.23
17,562,418	17.12
3,238,687	3.16
750,527	0.73
138,714	0.14
8,848,454	8.62
102,582,962	100.00
	shares 72,044,162 17,562,418 3,238,687 750,527 138,714 8,848,454



Shareholding Pattern Distribution on the basis of ownership

(x) Dematerialization of shares and liquidity as on 31st March, 2018:

A total of 99.90% of the Company's equity shares are held in dematerialized form as on 31st March, 2018. The bifurcations of shares held in physical and in demat form as on 31st March, 2018 is given below:

Nature of holding	No. of Shares	Percentage (%)
Demat	102,572,761	99.99
- NSDL	98,175,466	95.70
- CDSL	4,397,295	4.29
Physical	10,201	0.01
Total	102,582,962	100.00

(xi) The Company has not issued Global Depository Receipts (GDR)/ American Depository Receipts (ADR)/ Warrants or any other convertible instruments.

(xii) During the year the Company has managed foreign exchange risk and hedged foreign exchange to the extent considered necessary. Most of the engineering product contracts of the Company are having price escalation and de-escalation clause, thereby the impact of commodity price fluctuation is minimal to the Company. All the export orders are duly hedged by way of forward cover from the banks. In case of imports and foreign currency loan the Company does hedging on selective basis since the volume of export is much more, thereby the balance are getting hedged by way of natural hedging.

⁽xiii) Plant Locations:

SL Unit - 1 Jalan Complex, NH-6, Village: Jangalpur, Post: Andul Mouri, Howrah, West Bengal- 711302	BCTL Unit Jalan Complex, NH-6, Village: Jangalpur, Post: Andul Mouri, Howrah, West Bengal- 711 302
Uluberia Unit NH-6, Village: Madhabpur, Mahisrekha, Post: Uluberia, Howrah, West Bengal- 711 303	Ahmedabad Unit Survey No.: 823, Ahmedabad-Rajkot Highway, Rajoda, Bavla Ahmedabad, Gujarat- 382220
Guwahati Unit - 1 Lohia Industrial Estate, 659, O, Kahi Kuch Gaon Mouza: Dakhin Rani District- Kamrup, Assam- 781 017	Guwahati Unit – 2 Village- Parlley Mouza- Chayani Revenue Circle- Palashbari District- Kamrup Rural, Assam - 781 128



Sikandrabad Unit Plot No.: 5, UPSIDC Industrial Area, G.T. Road No. 91, Sikandrabad, Bulandsahar, Uttar Pradesh- 203206 **Hyderabad Unit** Survey No.: 296/7/8/9, IDA Bollaram, Jinnaram, Medak, Telengana- 502 325

 (xiv) Address for Correspondence: The Company Secretary & Compliance Officer Skipper Limited 3A, Loudon Street, Kolkata- 700 017 Telephone No.: +91 33 2289 2327/5731/5732 Fax No.: +91 33 2289 5733 E-mail: investor.relations@skipperlimited.com Website: www.skipperlimited.com

10. DISCLOSURES

- (i) There were no materially significant related party transactions, which may have potential conflict with the interest of the Company. All related party transactions have been entered on arm's length basis and has been reported in notes on accounts in the financial statements for the year 2017-18 contained in this Annual Report. The related party transaction policy which includes the policy on the materiality of related party transactions can be assessed at http://repository.skipperlimited.com/investor-relations/ pdf/RELATED-PARTY-TRANSACTIONS-POLICY.pdf
- (ii) There has been no instance of non-compliance by the Company on any matter related to capital markets during the last three financial years and no penalties or strictures have been imposed on the Company by the Stock Exchanges or Securities and Exchange Board of India or any other statutory authority in this regard.
- (iii) The Company has framed a Vigil Mechanism/ Whistle Blower Policy as required under Section 177 of the Companies Act, 2013 and Regulation 22 of Listing Regulations, which is being reviewed by the Audit Committee of the Board. During the year, there was no reporting under the Vigil Mechanism/ Whistle Blower Policy of the Company and no personnel was denied access to the Audit Committee.
- (iv) The Company does not have any subsidiary and hence it has not formulated a policy for determining 'material' subsidiary.
- (v) The Company has complied with Corporate Governance requirements specified in Regulation 17 to 27 and clause (b) to (i) of sub-regulation (2) of Regulation 46 Listing Regulations.
- (vi) The Company does not have any shares in demat suspense account or unclaimed suspense account.

11. STATUS OF COMPLIANCE WITH NON STATUTORY RECOMMENDATIONS AS SPECIFIED IN PART E OF SCHEDULE II OF SEBI (LISTING OBLIGATIONS & DISCLOSURE REQUIREMENTS) REGULATIONS, 2015.

- (i) The Non-Executive Chairman doesn't maintain a separate office.
- (ii) As the quarterly and half yearly financial performance are submitted to Stock Exchanges, published in newspapers and posted on the Company's website, these are not sent to the shareholders separately.
- (iii) The Company's financial statements for financial year 2017-18 do not contain any modified audit opinion.
- (iv) The Chairman of the Board is a Non-Executive Director and his position is separate from that of the Managing Director.
- (v) The Internal Auditor reports directly to the Audit Committee.

For and on behalf of the Board of Directors

Sajan Kumar Bansal Managing Director (DIN: 00063555) Devesh Bansal Director (DIN: 00162513)

Place: Kolkata Date: 17th May, 2018

Independent Auditor's Certificate On Corporate Governance

To the Members of **Skipper Limited**

 We have examined the compliance of conditions of Corporate Governance by Skipper Limited ("the Company"), for the year ended on 31st March, 2018, as stipulated in Regulations 17 to 27 and clauses (b) to (i) of Regulation 46(2) and para C and D of Schedule V to the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the "Listing Regulations").

Managements' Responsibility

2. The compliance of conditions of Corporate Governance is the responsibility of the Management. This responsibility includes the design, implementation and maintenance of internal control and procedures to ensure compliance with the conditions of the Corporate Governance stipulated in the Listing Regulations.

Auditor's Responsibility

- 3. Our responsibility is limited to examining the procedures and implementation thereof, adopted by the Company for ensuring compliance with the conditions of the Corporate Governance. It is neither an audit nor an expression of opinion on the financial statements of the Company.
- 4. We have examined the books of account and other relevant records and documents maintained by the Company for the purposes of providing reasonable assurance on the compliance with Corporate Governance requirements by the Company.
- 5. We have carried out an examination of the relevant records of the Company in accordance with the Guidance Note on Certification of Corporate Governance issued by the Institute of the Chartered Accountants of India (the "ICAI"), the Standards on Auditing specified under Section 143(10) of the Companies Act 2013, in so far as applicable for the purpose of this certificate and as per the Guidance Note on Reports or Certificates for Special Purposes issued by the ICAI which requires that we comply with the ethical requirements of the Code of Ethics issued by the ICAI.
- 6. We have complied with the relevant applicable requirements of the Standard on Quality Control (SQC) 1, Quality Control for Firms that Perform Audits and Reviews of Historical Financial Information, and Other Assurance and Related Services Engagements.

Opinion

- 7. Based on our examination of the relevant records and according to the information and explanations provided to us and the representations provided by the Management, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in Regulations 17 to 27 and clauses (b) to (i) of Regulation 46(2) and para C and D of Schedule V to the Listing Regulations during the year ended 31st March, 2018.
- 8. We state that such compliance is neither an assurance as to the future viability of the Company nor the efficiency or effectiveness with which the Management has conducted the affairs of the Company.

For Singhi & Co. Chartered Accountants Firm's Registration No. 302049E

> (Pradeep Kumar Singhi) Partner Membership No. 50773

Date: 17th May, 2018 Place: Kolkata



Certificate by Managing Director & Chief Financial Officer

The Board of Directors **Skipper Limited** 3A, Loudon Street Kolkata – 700 017

- 1. We have reviewed the financial statements and the cash flow statement for the financial year ended 31st March, 2018 and to the best knowledge and belief, we state that:
 - (i) these statements do not contain any materially untrue statement or omit any material fact or contain statements, that might be misleading;
 - (ii) these statements together present a true and fair view of the Company's affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- 2. There are, to the best of our knowledge and belief, no transactions entered into by the Company during the year 2017-2018 which are fraudulent, illegal or violative of the Company's code of conduct.
- 3. We accept responsibility for establishing and maintaining internal controls for financial reporting and that we have evaluated the effectiveness of the internal control systems of the Company pertaining to financial reporting. We have disclosed to the Auditors and Audit Committee, deficiencies in the design or operation of internal controls, if any, of which we are aware and the steps taken or proposed to be taken to rectify these deficiencies.
- 4. We have indicated, wherever applicable, to the Auditors and the Audit Committee:
 - (i) significant changes in internal control over financial reporting during the year;
 - (ii) significant changes in accounting policies during the year and that the same has been disclosed in the notes to the financial statements; and
 - (iii) instances of significant fraud of which we have become aware and the involvement therein, if any, of the management or an employee having a significant role in the Company's internal control system over financial reporting.

Place: Kolkata Dated: 17th May, 2018 **Sajan Kumar Bansal** Managing Director Sanjay Kumar Agrawal Chief Financial Officer

Independent Auditor's Report

TO THE MEMBERS OF SKIPPER LIMITED

REPORT ON THE STANDALONE Ind AS FINANCIAL STATEMENTS

 We have audited the accompanying standalone Ind AS financial statements of SKIPPER LIMITED ("the Company"), which comprise the Balance Sheet as at 31st March, 2018, the Statement of Profit and Loss (including Other Comprehensive Income), the Cash Flow Statement and the Statement of Changes in Equity for the year then ended, and a summary of the significant accounting policies and other explanatory information.

MANAGEMENT'S RESPONSIBILITY FOR THE STANDALONE Ind AS FINANCIAL STATEMENTS

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

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

AUDITOR'S RESPONSIBILITY

3. Our responsibility is to express an opinion on these standalone Ind AS financial statements based on our audit.

In conducting our audit, we have taken into account the provisions of the Act, the accounting and auditing standards and matters which are required to be included in the audit report under the provisions of the Act and the Rules made thereunder.

We conducted our audit of the standalone Ind AS financial statements in accordance with the Standards on Auditing specified under Section 143(10) of the Act and other applicable authoritative announcements issued by Institute of Chartered Accountants of India. Those Standards and pronouncements require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the standalone Ind AS financial statements are free from material misstatement.

- 4. An audit involves performing procedures to obtain audit evidence about the amounts and the disclosures in the standalone Ind AS financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the standalone Ind AS 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 standalone Ind AS financial statements that give a true and fair view in order to design audit procedures that are appropriate in the circumstances. An audit also includes evaluating the appropriateness of the accounting policies used and the reasonableness of the accounting estimates made by the Company's Directors, as well as evaluating the overall presentation of the standalone Ind AS financial statements.
- 5. We believe that the audit evidence obtained by us is sufficient and appropriate to provide a basis for our audit opinion on the standalone Ind AS financial statements.

OPINION

6. In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone Ind AS financial statements give the information required by the Act in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at 31st March, 2018, and its profit, total comprehensive income, its cash flows and the changes in equity for the year ended on that date.



Independent Auditor's Report (contd...)

OTHER MATTER

7. The corresponding financial information of the Company as at and for the year ended 31 March, 2017 and the transition date opening balance sheet as at 1st April, 2016 included in these Ind AS financial statements, are based on the previously issued financial statements for the years ended 31st March, 2017 and 31st March, 2016, prepared in accordance with the Companies (Accounting Standards) Rules, 2006 (as amended) which were audited by us, on which we expressed an unmodified opinion vide our audit report dated 15th May, 2017 and 18th May, 2016 respectively which is also explained in Note no. 49 to the attached financial statements. These financial statements have been adjusted for differences in accounting principles to comply with Ind AS and such adjustments on transition to Ind AS which has been approved by the Company's Board of Directors have been audited by us.

Our opinion is not modified in respect of this matter.

REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS

- 8. As required by the Companies (Auditor's Report) Order, 2016 ("the Order") issued by the Central Government of India in terms of Section 143(11) of the Act, we give in "Annexure A" a statement on the matters specified in paragraphs 3 and 4 of the Order.
- 9. As required by Section 143(3) of the Act, based on our audit, we report, to the extent applicable that:
 - a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
 - b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
 - c) The Balance Sheet, the Statement of Profit and Loss including Other Comprehensive Income, the Cash Flow Statement and Statement of Changes in Equity dealt with by this Report are in agreement with the relevant books of account.
 - d) In our opinion, the aforesaid standalone Ind AS financial statements comply with the Indian Accounting Standards prescribed under section 133 of the Act.
 - e) On the basis of the written representations received from the directors as on 31st March, 2018 taken on record by the Board of Directors, none of the directors is disqualified as on 31st March, 2018 from being appointed as a director in terms of Section 164(2) of the Act.
 - f) With respect to the adequacy of the internal financial controls with reference to financial statements of the Company and the operating effectiveness of such controls refer to our separate Report in "Annexure B". Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls with reference to financial statements of the Company.
 - g) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended, in our opinion and to the best of our information and according to the explanations given to us:
 - i. The Company has disclosed the impact of pending litigations on its financial position in its standalone Ind AS financial statements as stated in note 34 to the financial statement.
 - ii. The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses.
 - iii. There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the company.
 - iv. The disclosures in the financial statements regarding holdings as well as dealings in specified bank notes during the period from 8th November 2016 to 30th December 2016 have not been made since they do not pertain to the financial year ended 31st March 2018.

For Singhi & Co., Chartered Accountants Firm's Registration No. 302049E

> (Pradeep Kumar Singhi) Partner Membership No. 50773

Annexure-A to The Independent Auditor's Report

(Referred to in paragraph 8 with the heading 'Report on Other Legal and Regulatory Requirements' section of our report of even date in respect to statutory audit of Skipper Limited for the year ended 31st March 2018)

We report that:

- i. In respect of its fixed assets:
 - a) The Company has maintained proper records showing full particulars, including quantitative details and situation of fixed assets.
 - b) As per the information and explanations given to us, physical verification of fixed assets have been carried out in terms of the phased program of verification of its fixed assets adopted by the Company and no material discrepancies were noticed on such verification. In our opinion, the frequency of verification is reasonable having regard to size of the Company and nature of its business.
 - c) 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 immovable properties are held in the name of the Company.
- ii. As per the information and explanations given to us, the inventories have been physically verified at reasonable intervals during the year by the management and no material discrepancies between book stock and physical stock have been found.
- iii. The Company has not granted any loan to parties covered in the register maintained under section 189 of the Companies Act, 2013. Accordingly, paragraph 3(iii) of the Order is not applicable.
- iv. In our opinion and according to the information and explanations given to us, the Company has not given any loan, not made any investment and have not provided any guarantee in respect of which section 185 and 186 of the Companies Act, 2013 are applicable. Accordingly, the paragraph 3(iv) of the Order is not applicable.
- v. According to information and explanations given to us, the Company has not accepted any deposits from public during the year.
- vi. We have broadly reviewed the books of accounts maintained by Company in respect of product, where pursuant to the rule made by the Central Government of India the maintenance of cost records has been prescribed under section 148 (1) of the Companies Act 2013 and are of the opinion that, prima facie, the prescribed records have been maintained. We have not, however, made a detailed examination of the records with a view to determine whether they are accurate or complete.
- vii. (a) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company is regular in depositing undisputed statutory dues including provident fund, employee's state insurance, income tax, sales tax, service tax, goods and service tax, duty of customs, duty of excise, value added tax, cess and other statutory dues with the appropriate authorities. According to the information and explanations given to us, no undisputed amounts payable in respect of provident fund, employee's state insurance, income tax, sales tax, service tax, goods and service tax, duty of customs, duty of excise, value added tax, cess and other material statutory dues were in arrears as at 31st March 2018 for a period of more than six months from the date they became payable.
 - (b) According to the information and explanation given to us, the dues of sales tax, duty of excise, service tax and value added tax which have not been deposited on account of any dispute and the forum where the dispute is pending as on 31st March, 2018 are as under :-

Name of the statute	Nature of dues	Amount ₹ in million	Year	Forum where dispute is pending
West Bengal Sales Tax Act, 1994	West Bengal Sales Tax	24.37	2005-06 & 2006-07	West Bengal Com. Taxes Appellate & Revisional Board
West Bengal Value Added Tax	West Bengal Value Added	50.19	2009-10	Additional Commissioner of Commercial Taxes, Kolkata
Act, 2003	Тах	90.16	2013-14 & 2014-15	West Bengal Com. Taxes Appellate & Revisional Board



Annexure-A to The Independent Auditor's Report (contd...)

Name of the statute	Nature of dues	Amount ₹ in million	Year	Forum where dispute is pending
Central Sales Tax Act, 1956	Central Sales Tax	14.71	2005-06, 2006-07, 2013-14	West Bengal Com. Taxes Appellate & Revisional Board
		0.98	2006-07	Joint Commissioner of Commercial Taxes, Kolkata
The Central Excise Act, 1944	e Duty of Excise	24.24	2005-06, 2007-08 2008-09, 2010-11, 2012-13, 2014-15, 2015-16, 2017-18	Commissioner (Appeals) Central Excise, Kolkata
		49.36	2009-10, 2010-11, 2011-12 & 2012-13	Customs, Excise & Service Tax Appellate Tribunal, Kolkata
Service Tax under Finance Act, 1994	Service Tax	33.52	2005-06, 2007-08, 2009-10, 2010-11, 2011-12, & 2012-13	Customs, Excise & Service Tax Appellate Tribunal, Kolkata

- viii. The Company has not defaulted in repayment of dues to Financial Institutions or Banks or Government or Debenture holders.
- ix. The company did not raise any money by way of initial public offer or further public offer including debt instruments during the year. However the Company has raised Term Loan during the year and has applied the same for the purpose for which term loans are raised.
- x. According to the information and explanations given to us, no material fraud by the Company or on the Company by its officers or employees has been noticed or reported during the course of our audit.
- xi. According to the information and explanations given to us and based on our 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 Act.
- xii. In our opinion and according to the information and explanations given to us, the Company is not a Nidhi Company. Accordingly, paragraph 3(xii) of the Order is not applicable.
- xiii. According to the information and explanations given to us and based on our examination of the records of the Company, transactions with the related parties are in compliance with sections 177 and 188 of the Act where applicable and details of such transactions have been disclosed in the financial statements as required by the applicable accounting standards.
- xiv. According to the information and explanations give to us and based on our examination 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.
- xv. According to the information and explanations given to us and based on our examination of the records of the Company, the Company has not entered into non-cash transactions with directors or persons connected with him. Accordingly, paragraph 3(xv) of the Order is not applicable.
- xvi. The Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934.

For Singhi & Co., Chartered Accountants Firm's Registration No. 302049E

> (Pradeep Kumar Singhi) Partner Membership No. 50773

Annexure-A to The Independent Auditor's Report (contd...)

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

We have audited the internal financial controls over financial reporting of **SKIPPER LIMITED ("the Company")** as of 31st March 2018 in conjunction with our audit of the financial statements of the Company for the year ended on that date

MANAGEMENT'S RESPONSIBILITY FOR INTERNAL FINANCIAL CONTROLS

The Company's management is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls over Financial Reporting issued by the Institute of Chartered Accountants of India ('ICAI'). 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.

AUDITOR'S RESPONSIBILITY

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls over Financial Reporting (the "Guidance Note") and the Standards on Auditing, issued by 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 we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.

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

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

MEANING OF INTERNAL FINANCIAL CONTROLS OVER FINANCIAL REPORTING

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

- 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.



Annexure-B to The Independent Auditor's Report

INHERENT LIMITATIONS OF INTERNAL FINANCIAL CONTROLS OVER FINANCIAL REPORTING

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

OPINION

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at 31st March 2018, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

For Singhi & Co., Chartered Accountants Firm's Registration No. 302049E

Place: Kolkata Date : 17th day of May, 2018 (Pradeep Kumar Singhi) Partner Membership No. 50773

Balance sheet as at 31st March, 2018

						(₹	in millions)
Particulars	Note no.	As at 31	-03-2018	As at 31-	03-2017	As at 01	-04-2016
ASSETS							
NON-CURRENT ASSETS	• •••••					•••••••••••••••••••••••••••••••••••••••	
Property, Plant and Equipment	2	5,200.43	-	4,959.98		4,165.95	
Capital Work-In-Progress	• ••••••	15.76		143.62		399.46	
Other Intangible Assets	2	8.26		8.47		12.47	
Financial Assets							
Loans	3	8.67	-	8.49		5.01	
Other Non Current Assets	4	29.48	5,262.60	155.65	5,276.21	25.65	4,608.54
CURRENT ASSETS							
Inventories	5	5,622.73		3,681.80		2,499.87	
Financial Assets							
Trade Receivables	6	5,164.37		3,722.04		3,717.25	
Cash and Cash Equivalents	7	8.04	-	14.79		146.37	
Other Bank balances	8	167.79	-	234.56		351.58	
Loans	9	35.56		39.46		39.88	
Other Financial Assets	10	2.66		282.98		82.07	
Current Tax Assets (Net)	11	-		61.85		-	
Other Current Assets	12	1,171.55	12,172.70	594.83	8,632.31	851.35	7,688.37
TOTAL:	• ••••••		17,435.30		13,908.52		12,296.91
EQUITY AND LIABILITIES	• ••••••		-				
EQUITY	• ••••••					•••••••••••••••••••••••••••••••••••••••	
Equity Share capital	13	102.58		102.32		102.32	
Other Equity	14	6,270.16	6,372.74	5,218.91	5,321.23	4,122.85	4,225.17
LIABILITIES							
NON-CURRENT LIABILITIES	• ••••••		-			•••••••••••••••••••••••••••••••••••••••	
Financial Liabilities							
Borrowings	15	1,666.64		1,753.70		1,978.40	
Provisions	16	43.74		23.74		14.87	
Deferred Tax Liabilities (Net)	17	538.53		625.62		474.96	
Other Non-Current Liabilities	18	6.21	2,255.12	1.65	2,404.71	2.00	2,470.23
CURRENT LIABILITIES	• ••••••						
Financial Liabilities	• ••••••		-			•••••••••••••••••••••••••••••••••••••••	
Borrowings	19	2,946.69		2,400.33		2,521.19	
Trade Payables	20	4,903.23		2,891.85		2,124.76	
Other Financial Liabilities	21	412.32		321.23		235.56	
Other Current Liabilities	22	369.60	-	564.51		699.19	
Provisions	23	1.28	-	4.66		4.39	
Current Tax Liabilities (Net)	24	174.32	8,807.44	-	6,182.58	16.42	5,601.51
TOTAL:			17,435.30		13,908.52		12,296.91
Company Overview & Significant							
Accounting Policies							
	1						
The accompanying notes are an integral part of the financial statements							

part of the financial statements.

As per our report annexed For **Singhi & Co**. Chartered Accountants Firm's Regn No.-302049E

Pradeep Kumar Singhi

Partner Membership No. 50773 **Sajan Kumar Bansal** Managing Director (DIN - 00063555)

For and on behalf of the Board

Sanjay Kumar Agrawal Chief Financial Officer Devesh Bansal Director (DIN - 00162513)



Statement of Profit & Loss

for the year ended 31st March, 2018

				(₹ in millions)
Pa	rticulars	Note no.	Year ended 31-03-2018	Year ended 31-03-2017
Α.	INCOME			
	Revenue From Operations	25	21,076.18	17,971.69
	Other Income	26	21.93	31.59
	Total Income		21,098.11	18,003.28
В.	EXPENDITURE			
	Cost of Materials Consumed	27	14,688.24	11,729.50
	Excise Duty		338.99	1,325.67
	Change in Stock of Finished Goods & Work-In-Progress	28	(1,442.30)	(821.48)
	Employee Benefit Expense	29	934.00	744.73
	Finance Costs	30	784.45	670.78
	Depreciation & Amortisation Expenses	2	459.06	315.65
	Other Expenses	31	3,531.78	2,271.23
	Total Expenditure		19,294.22	16,236.08
С.	Profit Before Exceptional Items And Tax	A-B	1,803.89	1,767.20
D.	Exceptional Items		-	-
Ε.	Profit Before Tax	C-D	1,803.89	1,767.20
F.	Tax Expense	32		
	Current Tax		710.53	437.54
	MAT Credit entitlement for earlier years		-	(63.50)
	Tax adjustments for earlier years		1.22	-
	Deferred Tax	17	(85.48)	151.01
	Total Tax Expense		626.27	525.05
G.	Profit After Tax	E-F	1,177.62	1,242.15
Н.	Other Comprehensive Income	33		
	Items that will not be reclassified to profit or loss		(4.62)	(1.02)
	Income tax relating to items that will not be reclassified to profit or loss	17	1.61	0.35
	Total Other Comprehensive Income		(3.01)	(0.67)
Ι.	Total Comprehensive Income	G+H	1,174.61	1,241.48
J.	Earning Per Share	41		
	Basic Earning Per Share of ₹ 1 each		11.50	12.14
	Diluted Earning Per Share of ₹ 1 each		11.46	12.14
Со	mpany Overview & Significant Accounting Policies	1		
Th	e accompanying notes are an integral part of the financial statements.			

As per our report annexed For **Singhi & Co.** Chartered Accountants Firm's Regn No.-302049E

Pradeep Kumar Singhi Partner

Membership No. 50773

Place: Kolkata Dated: 17th May, 2018 For and on behalf of the Board

Sajan Kumar Bansal Managing Director (DIN - 00063555)

Sanjay Kumar Agrawal Chief Financial Officer Devesh Bansal Director (DIN - 00162513)

Statement of Changes in Equity for the year ended 31st March, 2018

A. EQUITY SHARE CAPITAL

	(₹ in millions)
Particulars	Amount
Balance as on 1st April, 2016	102.32
Changes in Equity Share Capital during 2016-17	-
Balance as on 31 st March, 2017	102.32
Changes in Equity Share Capital during 2017-18	0.26
	102.58

B. OTHER EQUITY

	Securities Share Options				Item of other Comprehensive	in millions)	
Particulars	Premium Reserve	Outstanding Account	General Reserve	Retained Earnings	Income Re-Measurement of defined benefit plans	Total	
Balance at 1 st April, 2016 (a)	1,110.43	0.91	400.00	2,611.51	-	4,122.85	
Profit for the year (b)	-	-	-	1,242.15	-	1,242.15	
Re-Measurement income/(loss) on defined benefit plans, net of tax (c)	-	-	-	-	(0.67)	(0.67)	
Total Comprehensive Income/(Loss) for the year (d)=(b+c)	-	-	-	1,242.15	(0.67)	1,241.48	
Dividends (includes dividend Distribution Tax) (e)	-	-	-	(172.40)	-	(172.40)	
Employee Stock Option- Compensation for the year (f)	-	26.98	-	-	-	26.98	
Transfer of OCI-Remeasurement to Retained earning (g)	-	-	-	(0.67)	0.67	-	
Total Changes (h)=(d+e+f+g)	-	26.98	-	1,069.08	-	1,096.06	
Balance at 31-03-2017 (i)=(a+h)	1,110.43	27.89	400.00	3,680.59	-	5,218.91	
Balance at 1 st April, 2017 (a)	1,110.43	27.89	400.00	3,680.59	-	5,218.91	
Profit for the year (b)	-	-	-	1,177.62	-	1,177.62	
Re-Measurement income/(loss) on defined benefit plans, net of tax (c)	-	-	-	-	(3.01)	(3.01)	
Total Comprehensive Income/(Loss) for the year (d)= (b+c)	-	-	-	1,177.62	(3.01)	1,174.61	
Dividends (includes dividend Distribution Tax) (e)	-	-	-	(190.88)	-	(190.88)	
Employee Stock Option-Compensation (Net of Unvested Option Lapsed/ Cancelled) for the year (f)	-	40.83	-	-	-	40.83	
Employee Stock Option- Exercised (g)	48.22	(21.53)	-	-	-	26.69	
Transfer of OCI-Remeasurement to Retained earning (h)				(3.01)	3.01	-	
Total Changes (i)=(d+e+f+g+h)	48.22	19.30	-	983.73	-	1,051.25	
Balance at 31-03-2018 (j)=(a+i)	1,158.65	47.19	400.00	4,664.32	-	6,270.16	

Company Overview & Significant Accounting Policies 1

The accompanying notes are an integral part of the financial statements.

As per our report annexed For **Singhi & Co.** Chartered Accountants Firm's Regn No.-302049E

Pradeep Kumar Singhi Partner Membership No. 50773

Place: Kolkata Dated: 17th May, 2018

For and on behalf of the Board

Sajan Kumar Bansal Managing Director (DIN - 00063555)

Sanjay Kumar Agrawal Chief Financial Officer **Devesh Bansal** Director (DIN - 00162513)



Cash Flow Statement for the year ended 31st March, 2018

(₹ in millions) Year ended Year ended Particulars 31-03-2018 31-03-2017 A. CASH FLOW FROM OPERATING ACTIVITIES Profit before Tax 1,803.89 1,767.20 Adjustment for 459.06 315.65 Depreciation (Profit)/Loss on Sale of Fixed Assets 0.77 11.69 **Unrealised Foreign Exchange Fluctuations** 36.60 (62.42)288.21 Fair Value movement (Gain)/Loss in Derivative Instruments (204.69)Compensation Expenses under Employees Stock Options Plan 40.83 26.98 (Refer note no. 29) Provision for Doubtful debts 3.18 1.20 Irrecoverable Debts/Advances Written Off (net) 42.89 6.67 **Finance Costs** 784.45 670.78 Interest Received on Fixed Deposits (13.45)(26.56)**Operating profit before Working Capital Changes** 3,457.35 2,495.58 Changes in Working Capital (Increase)/decrease in Trade Receivables 12.97 (1,493.84) (1,940.93) (Increase)/decrease in Inventories (1, 181.92)(Increase)/decrease in Other Financial Assets and Other Assets (571.16)245.19 Increase/(decrease) in Trade Payables 2,006.87 767.48 (Increase)/decrease in Other Financial Liabilities and Other (178.23)(126.86) Liabilities 1,280.06 **Cash Generated from Operations** 2,212.44 Direct taxes paid (452.30) (475.58) NET CASH GENERATED /(USED IN) OPERATING ACTIVITIES Α 804.48 1,760.14 **B. CASH FLOW FROM INVESTING ACTIVITIES** Purchase of Fixed Assets (529.75)(939.50)Sale proceeds of Fixed Assets 30.39 0.64 Increase/(decrease) in Fixed Deposits 66.79 117.07 Interest income on Fixed Deposits 13.78 30.34 NET CASH GENERATED /(USED IN) INVESTING ACTIVITIES В (418.79)(791.45)C. CASH FLOW FROM FINANCING ACTIVITIES (670.45) Interest paid (792.66)Dividend paid including dividend distribution tax (190.85) (172.40)Proceeds from Long-Term Borrowings 517.54 978.82 Repayment of Long-Term Borrowings (485.47)(1, 138.14)Proceeds From Issue of Equity Shares under ESOP 26.65 Increase/(decrease) in Short-Term Borrowings 532.35 (98.10) NET CASH GENERATED /(USED IN) FINANCING ACTIVITIES С (392.44)(1, 100.27)NET INCREASE/(DECREASE) IN CASH & CASH EQUIVALENTS A+B+C (6.75)(131.58)ADD: OPENING CASH & CASH EQUIVALENTS 14.79 146.37 8.04 14.79 **CLOSING CASH & CASH EQUIVALENTS** 8.04 14.79

1. Closing Cash and Cash Equivalents represent balances of cash and cash equivalents as indicated in note no. 7 to the financial statement.

Cash Flow Statement for the year ended 31st March, 2018 (contd...)

- 2. The Cash Flow statement has been prepared under the "Indirect method" as set out in Indian Accounting Standard ("Ind AS") 7- Statement of Cash Flows.
- 3. Reconciliation between the opening and closing balances in the balance sheet for liabilities arising from financing activities.

			(₹ in millions)
Particulars		Short-Term Borrowings	Finance Costs
Balance as on 01-04-2017	1,971.52	2,400.33	18.88
Cash Flow Changes (Net)	32.07	OOLIOO	-
Non-Cash Flow Changes			
Fair Value Changes	9.02	-	(8.40)
Forex movement	12.65		-
Interest Expense	-	-	784.45
Interest Paid	-	-	(792.66)
Balance as on 31-03-2018	2,025.26	2,946.69	2.27

4. Figures relating to the previous year have been regrouped and rearranged wherever necessary.

As per our report annexed For **Singhi & Co.** Chartered Accountants Firm's Regn No.-302049E

Pradeep Kumar Singhi Partner

Membership No. 50773

Place: Kolkata Dated: 17th May, 2018 For and on behalf of the Board

Sajan Kumar Bansal Managing Director (DIN - 00063555)

Chief Financial Officer

Sanjay Kumar Agrawal

Devesh Bansal Director (DIN - 00162513)



Notes to financial statement

for the year ended 31st March, 2018

A) CORPORATE AND GENERAL INFORMATION:

Skipper Limited ("the Company") is a public limited company incorporated in India having its registered office at 3a Loudon Street, Kolkata 700017, West Bengal, India. The company has its primary listings on the BSE Limited and NSE Limited. The company is engaged in the manufacturing and selling of Transmission & Distribution Structures (Towers & Poles) being its Engineering Products segment and CPVC, UPVC, PVC, SWR Pipes & Fittings, being its Polymer segment. The company is also involved in execution of EPC projects being its infrastructure segment.

B) BASIS OF PREPARATION:

1) Statement of Compliance

These financial statements have been prepared in accordance with the Indian Accounting Standards ("Ind AS") as prescribed by Ministry of Corporate Affairs pursuant to Section 133 of the Companies Act, 2013 ("the Act"), read with the Companies (Indian Accounting Standards) Rules, 2015 (as amended), other relevant provisions of the Act and other accounting principles generally accepted in India.

The financial statements for all periods up to and including the year ended 31st March, 2017, were prepared in accordance with Generally Accepted Accounting Principles (GAAP) in India, which includes the accounting standards prescribed under section 133 of the Act read with Rule 7 of the Companies (Accounts) Rules, 2014 and other provisions of the Act (collectively referred to as "Indian GAAP").

These financial statements for the year ended 31 March 2018 are the first Ind AS Financial Statements with comparatives, prepared in accordance with Indian Accounting Standards ("Ind-AS") consequent to the notification of The Companies (Indian Accounting Standards) Rules, 2015 (the Rules) issued by the MCA. Further, in accordance with the Rules, the Company has restated its Balance Sheet as at 1st April 2016 also as per Ind-AS. For preparation of opening balance sheet under Ind-AS as at April 1, 2016, the Company has availed exemptions and followed first time adoption policies in accordance with Ind-AS 101 "First-time Adoption of Indian Accounting Standards", the details of which have been explained thereof in the "Footnotes to Reconciliation of Equity" (refer note 49).

The financial statements of the Company for the year ended 31st March, 2018 has been approved by the Board of Directors in their meeting held on 17th May, 2018.

2) Basis of Measurement

The financial statements of the Company have been prepared on historical cost basis except for the following assets and liabilities which have been measured at fair value:

- a) Certain financial assets & liabilities (including derivative instruments)
- b) Defined Benefit Plans as per actuarial valuation
- c) Freehold land considered at fair value as deemed cost on the date of transition
- d) Share based Payments

3) Functional and Presentation Currency

The Financial Statements have been presented in Indian Rupees (INR), which is also the Company's functional currency. All financial information presented in INR has been rounded off to the nearest millions as per the requirements of Schedule III, unless otherwise stated.

4) Use of Assumptions, Judgments and Estimates

The key assumption, judgment and estimation at the reporting date, that have significant risk causing the material adjustment to the carrying amounts of assets and liabilities within the next financial year, are describe below. The company based its assumption, judgment and estimation on parameters available on the financial statement were prepared. Existing circumstances and assumption about future development, however, may change due to market changes or circumstances arising that are beyond the control of the company. Such changes are reflected in the assumption when they occur.

a) Impairment of non-financial assets

The Company assesses at each reporting date whether there is an indication that an asset may be impaired. If any indication exists, or when annual impairment testing for an asset is required, the Company estimates the asset's recoverable amount. An asset's recoverable amount is the higher of an asset's or CGU's fair value less costs of disposal and its value in use. It is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets. Where the carrying amount of an asset or CGU exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount.

An impairment loss is recognized as an expense in the Statement of Profit and Loss in the year in which an asset is identified as impaired. The impairment loss recognized in earlier accounting period is reversed if there has been an improvement in recoverable amount.

b) Defined benefit plans

The cost of the defined benefit plan and other post-employment benefits and the present value of such obligation are determined using actuarial valuations. An actuarial valuation involves making various assumptions that may differ from actual developments in the future. These include the determination of the discount rate, future salary increases, mortality rates and attrition rate. Due to the complexities involved in the valuation and its long-term nature, a defined benefit obligation is highly sensitive to changes in these assumptions. All assumptions are reviewed at each reporting date.

c) Fair value measurement of financial instruments

When the fair values of financial assets and financial liabilities recorded in the balance sheet cannot be measured based on quoted prices in active markets, their fair value is measured using valuation techniques including the Discounted Cash Flow (DCF) model. The inputs to these models are taken from observable markets where possible, but where this is not feasible, a degree of judgement is required in establishing fair values. Judgements include considerations of inputs such as liquidity risk, credit risk and volatility. Changes in assumptions about these factors could affect the reported fair value of financial instruments.

d) Impairment of financial assets

The impairment provisions for financial assets are based on assumptions about risk of default and expected loss rates. The Company uses judgement in making these assumptions and selecting the inputs to the impairment calculation, based on Company's past history, existing market conditions as well as forward looking estimates at the end of each reporting period.

e) Share-based payments

The Company measures the cost of equity-settled transactions with employees using Black-Scholes model to determine the fair value of the liability incurred on the grant date. Estimating fair value for share-based payment transactions requires determination of the most appropriate valuation model, which is dependent on the terms and conditions of the grant. This estimate also requires determination of the most appropriate inputs to the valuation model including the expected life of the share option, volatility and dividend yield and making assumptions about them. The assumptions and models used for estimating fair value for share-based payment transactions are disclosed in Note 43.

f) Recognition of Deferred Tax Assets

The extent to which deferred tax assets can be recognized is based on an assessment of the probability of the Company's future taxable income against which the deferred tax assets can be utilized. In addition, significant judgement is required in assessing the impact of any legal or economic limits.

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g) Classification of Leases

The Company enters into leasing arrangements for various assets. The classification of the leasing arrangement as a finance lease or operating lease is based on an assessment of several factors, including, but not limited to, transfer of ownership of leased asset at end of lease term, lessee's option to purchase and estimated certainty of exercise of such option, proportion of lease term to the asset's economic life, proportion of present value of minimum lease payments to fair value of leased asset and extent of specialized nature of the leased asset.

h) Restoration , rehabilitation and decommissioning

Estimation of restoration/ rehabilitation/ decommissioning costs requires interpretation of scientific and legal data, in addition to assumptions about probability of future costs.

i) Provisions and Contingencies

The assessments undertaken in recognising provisions and contingencies have been made in accordance with Indian Accounting Standards (Ind AS) 37, 'Provisions, Contingent Liabilities and Contingent Assets'. The evaluation of the likelihood of the contingent events is applied best judgement by management regarding the probability of exposure to potential loss.

j) Allowances for Doubtful Debts

The Company makes allowances for doubtful debts through appropriate estimations of irrecoverable amount. The identification of doubtful debts requires use of judgment and estimates. Where the expectation is different from the original estimate, such difference will impact the carrying value of the trade and other receivables and doubtful debts expenses in the period in which such estimate has been changed.

5) Classification of Assets and Liabilities into Current/Non-Current

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

The Company has ascertained its operating cycle as 12 months for the purpose of current and noncurrent classification of assets and liabilities.

For the purpose of Balance Sheet, an asset is classified as current if:

- a) Expected to be realized or intended to sold or consumed in normal operating cycle;
- b) Held primarily for the purpose of trading;
- c) Expected to be realized within twelve months after the reporting period; or
- d) Cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period.

All the other assets are classified as non-current.

Similarly, a liability is current if:

- a) It is expected to be settled in normal operating cycle;
- b) It is held primarily for the purpose of trading;
- c) It is due to be settled within twelve months after the reporting period; or
- d) There is no unconditional right to defer the settlement of the liability for at least twelve months after the reporting period.

The Company classifies all other liabilities as non-current.

Deferred Tax Assets and Liabilities are classified as non-current assets and liabilities respectively.

C) SIGNIFICANT ACCOUNTING POLICIES:

A summary of the significant accounting policies applied in the preparation of the financial statements are as given below. These accounting policies have been applied consistently to all the periods presented in the financial statements.

1) Inventories

a) Raw materials, fuel, stores & spare parts and packing materials

Valued at lower of cost and net realisable value (NRV). However, these items are considered to be realisable at cost, if the finished products, in which they will be used, are expected to be sold at or above cost. Cost is determined on weighted average basis.

b) Work-in- progress (WIP) and finished goods

Valued at lower of cost and NRV. Cost of Finished goods and WIP includes cost of raw materials, cost of conversion and other costs incurred in bringing the inventories to their present location and condition. Cost of inventories is computed on weighted average basis.

c) Waste / Scrap

Waste / Scrap inventory is valued at NRV. Net realisable value is the estimated selling price in the ordinary course of business, less the estimated costs of completion and the estimated costs necessary to make the sale.

2) Cash and Cash Equivalents

Cash and cash equivalents in the balance sheet comprise cash at banks and on hand, Cheques on hand and short term deposits with an original maturity of three months or less, which are subject to an insignificant risk of change in value.

3) Income Tax

Income Tax comprises current and deferred tax.

a) Current Tax

Current Tax is measured on the basis of estimated taxable income for the current accounting period in accordance with the applicable tax rates and the provisions of the Income-tax Act, 1961. Current income tax is recognized in The Statement of Profit and Loss except to the extent that it relates to an item recognized directly in equity or in other comprehensive income.

b) Deferred Tax

Deferred tax is provided, on all temporary differences at the reporting date between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes. Deferred tax assets and liabilities are measured at the tax rates that are expected to be applied to the temporary differences when they reverse, based on the laws that have been enacted or substantively enacted at the reporting date. Tax relating to items recognised directly in equity or OCI is recognised in equity or OCI and not in the Statement of Profit and Loss.

Deferred tax assets and liabilities are offset if there is a legally enforceable right to offset current tax liabilities and assets, and they relate to income taxes levied by the same tax authority, but they intend to settle current tax liabilities and assets on a net basis or their tax assets and liabilities will be realized simultaneously.

A deferred tax asset is recognized to the extent that it is probable that future taxable profits will be available against which the temporary difference can be utilised. Deferred tax assets are reviewed at each reporting date and are reduced to the extent that it is no longer probable.

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MAT Credit is recognized as an asset only when and to the extent there is convincing evidence that the Company will pay normal Income Tax during the specified period. In the year in which the Minimum Alternative Tax (MAT) credit becomes eligible to be recognized as an asset in accordance with the recommendations contained in guidance note issued by the ICAI, the said asset is created by way of credit to Statement of Profit and Loss and shown as MAT credit entitlement. The Company reviews the same at each Balance Sheet date and writes down the carrying amount of MAT entitlement to the extent there is no longer convincing evidence to the effect that Company will pay normal Income Tax during the specified period.

4) **Property, Plant and Equipment**

- a) Recognition and Measurement
 - i) Property, plant and equipment held for use in the production or/and supply of goods or services, or for administrative purposes, are stated in the balance sheet at cost, less any accumulated depreciation and accumulated impairment losses (if any).
 - ii) Cost of an item of property, plant and equipment acquired comprises its purchase price, including import duties and non-refundable purchase taxes, after deducting any trade discounts and rebates, any directly attributable costs of bringing the assets to its working condition and location for its intended use and present value of any estimated cost of dismantling and removing the item and restoring the site on which it is located.
 - iii) In case of self-constructed assets, cost includes the costs of all materials used in construction, direct labour, allocation of directly attributable overheads, directly attributable borrowing costs incurred in bringing the item to working condition for its intended use, and estimated cost of dismantling and removing the item and restoring the site on which it is located. The costs of testing whether the asset is functioning properly, after deducting the net proceeds from selling items produced while bringing the asset to that location and condition are also added to the cost of self-constructed assets
 - iv) For transition to IND AS, the company has revalued land at fair value as deemed cost and considered other assets at Ind AS Cost.
 - v) The Company had opted for accounting the exchange differences arising on reporting of long term foreign currency monetary items in line with Companies (Accounting Standards) Amendment Rules 2009 relating to Accounting Standard-11 notified by Government of India on 31st March, 2009 (as amended on 29th December 2011), which will be continued in accordance with Ind-AS 101 for all pre-existing long term foreign currency monetary items as at 31st March 2017. Accordingly, exchange differences relating to long term monetary items, arising during the year, in so far as they relate to the acquisition of fixed assets, are adjusted in the carrying amount of such assets.
 - vi) Gains or losses arising from de-recognition of property, plant and equipment are measured as the difference between the net disposal proceeds and the carrying amount of the asset is recognized in the statement of profit and loss.
 - vii) Subsequent costs are included in the asset's carrying amount, only when it is probable that future economic benefits associated with the cost incurred will flow to the Company and the cost of the item can be measured reliably. The carrying amount of any component accounted for as a separate asset is derecognized when replaced. Major Inspection/ Repairs/ Overhauling expenses are recognized in the carrying amount of the item of property, plant and equipment as a replacement if the recognition criteria are satisfied. Any Unamortized part of the previously recognized expenses of similar nature is derecognized.
 - viii) The residual values, useful lives and methods of depreciation of property, plant and equipment are reviewed at each financial year end and adjusted prospectively, if appropriate.
 - ix) The Company identifies and determines cost of asset significant to the total cost of the asset having useful life that is materially different from that of the remaining life.

b) Depreciation and Amortization

- i) Depreciation on property, plant and equipment is provided under Straight Line Method over the useful lives of assets prescribed by Schedule II of the Companies Act, 2013. Depreciation in change in the value of fixed assets due to exchange rate fluctuation has been provided prospectively over the residual life of the respective assets.
- ii) Depreciation in respect of property, plant and equipment added / disposed off during the year is provided on pro-rata basis, with reference to the date of addition/disposal.

5) Intangible Assets

- Intangible assets acquired separately are measured on initial recognition at cost. Following initial recognition, intangible assets are carried at cost less accumulated amortisation and accumulated impairment loss, if any.
- ii) Gains or losses arising from derecognition of an intangible asset are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognised in the statement of profit or loss
- iii) Intangible assets are amortised on straight line basis over its estimated useful life of 5 years.

6) Capital Work in Progress

Capital work-in-progress is stated at cost which includes expenses incurred during construction period, interest on amount borrowed for acquisition of qualifying assets and other expenses incurred in connection with project implementation in so far as such expenses relate to the period prior to the commencement of commercial production.

7) Leases

The determination of whether an agreement is, or contains, a lease is based on the substance of the agreement at the date of inception.

a) Finance Lease

- i) Lease where the company has substantially transferred all the risks and rewards of ownership of the related assets are classified as finance leases. Assets under finance leases are capitalised at lower of the fair value or the present value of Minimum lease payments at the inception of the lease term and disclosed as leased assets. Lease Payments under such leases are apportioned between the finance charges and reduction of the lease liability based on the implicit rate of return. Finance charges are charged directly to the statement of profit and loss.
- ii) Assets given under finance lease (by the Company as a lessee) are recognised as a receivable at an amount equal to the net investment in the lease. Lease income is recognised over the period of the lease so as to yield a constant rate of return on the net investment in the lease. Lease rental receipts are apportioned between the finance income and capital repayment based on the implicit rate of return. Contingent rents are recognized as revenue in the period in which they are earned.

b) Operating Lease

The leases which are not classified as finance lease are operating leases.

- Lease rental are charged to statement of profit and loss on a straight-line basis over the lease term, except where scheduled increase in rent compensates the Company with expected inflationary costs.
- ii) Assets leased out under operating leases are continued to be shown under the respective class of assets. Rental income from operating leases is recognized on a straight-line basis over the term of the relevant lease except where scheduled increase in rent compensates the Company with expected inflationary costs.

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Notes to financial statement for the year ended 31st March, 2018 (contd...)

8) Revenue Recognition

Revenue is recognised to the extent that it is probable that the economic benefits will flow to the Company and the revenue can be reliably measured, regardless of when the payment is being made. Revenue is measured at the fair value of the consideration received or receivable, taking into account contractually defined terms of payment and excluding taxes or duties collected on behalf of the government. The Company has concluded that it is the principle in all of its revenue arrangements since it is the primary obligor in all the revenue arrangements as it has pricing latitude and is also exposed to inventory and credit risks.

The Company considers that recovery of excise duty flows to the Company on its own account. This is for the reason that it is a liability of the manufacturer which forms part of the cost of production, irrespective of whether the goods are sold or not. Since the recovery of excise duty flows to the Company on its own account, revenue includes excise duty. Accordingly, it is considered for valuation of stock of finished goods lying in the factories and branches as on the Balance Sheet date.

However, Sales tax/ value added tax (VAT)/ Good and Service Tax (GST) is not received by the Company on its own account. These are collected on behalf of the government and accordingly, it is excluded from revenue.

The specific recognition criteria described below must also be met before revenue is recognised

a) Sale of Goods

Revenue from the sale of goods is recognised on transfer of significant risks and rewards of ownership to customers based on the contract with the customers for delivery. Revenue from the sale of goods is net of returns and allowances, trade discounts and volume rebates.

b) Revenue from construction project related activity is recognised as follows

- i) Cost-plus contracts: Contract revenue is determined by adding the aggregate cost plus proportionate margin as agreed with the customer
- ii) Revenue on construction contracts is recognized on percentage completion method based on the stage of completion of the contract. The stage of completion is determined as a proportion that contract costs incurred for work performed upto the reporting date bears to the estimated total costs. When it is probable that the total contract cost will exceed the total contract revenue, the expected loss is recognized immediately. For this purpose, total contract costs are ascertained on the basis of actual costs incurred and costs to be incurred for completion of contracts in progress, which is arrived at by the management based on current technical data, forecasts and estimate of expenditure to be incurred in future including contingencies. Revisions in projected profit or loss arising from change in estimates are reflected in each accounting period which, however, cannot be disclosed separately in the financial statements as the effect thereof cannot be accurately determined.

Overhead expenses representing indirect costs that cannot be directly aligned with the jobs, are distributed over the various contracts on a pro-rata basis.

iii) Cost and earnings in excess of billings are classified as unbilled revenue while billing in excess of cost and earnings is classified as unearned revenue.

c) Interest Income

For all debt instruments measured either at amortized cost or at fair value through other comprehensive income (FVTOCI), interest income is recorded using the effective interest rate (EIR). EIR is the rate that exactly discounts the estimated future cash receipts over the expected life of the financial instrument or a shorter period, where appropriate, to the gross carrying amount of the financial asset.

d) Other Operating Revenue

Export incentive and subsidies are recognized when there is reasonable assurance that the Company will comply with the conditions and the incentive will be received.

9) Retirement and other employee benefits

a) Short Term Employee Benefits

Short term employee benefit obligations are measured on an undiscounted basis and are expensed as the related services are provided. Liabilities for wages and salaries, including non-monetary benefits that are expected to be settled wholly within twelve months after the end of the period in which the employees render the related service are recognized in respect of employees' services up to the end of the reporting period.

b) Other Long Term Employee Benefits

The liabilities for earned leaves that are not expected to be settled wholly within twelve months are measured as the present value (determined by actuarial valuation using the projected unit credit method) of the expected future payments to be made in respect of services provided by employees up to the end of the reporting period and recognised in books of accounts. The present value of the defined benefit plan liability is calculated using a discount rate which is determined by reference to market yields at the end of the reporting period on government bonds. Remeasurements as the result of experience adjustment and changes in actuarial assumptions are recognized in statement of profit and loss.

c) Post-Employment Benefits

The Company operates the following post-employment schemes :

i) Defined Benefit Plan

The liability or asset recognized in the Balance Sheet in respect of defined benefit plans is the present value of the defined benefit obligation at the end of the reporting period less the fair value of plan assets. The Company's net obligation in respect of defined benefit plans is calculated by estimating the amount of future benefit that employees have earned in the current and prior periods.

The defined benefit obligation is calculated annually by Actuaries using the projected unit credit method. The liability recognized for defined benefit plans is the present value of the defined benefit obligation at the reporting date less the fair value of plan assets, together with adjustments for unrecognized actuarial gains or losses and past service costs. Net interest is calculated by applying the discount rate at the beginning of the period to the net defined benefit liability or asset. Past service cost is recognised in the Statement of Profit and Loss in the period of a plan amendment. The present value of the defined benefit plan liability is calculated using a discount rate which is determined by reference to market yields at the end of the reporting period on government bonds.

Re-measurement, comprising actuarial gains and losses, the effect of the changes to the asset ceiling (if applicable) and the return on plan assets (excluding net interest), is reflected immediately in the Balance Sheet with a charge or credit recognised in Other Comprehensive Income (OCI) in the period in which they occur. Re-measurement recognised in OCI is reflected immediately in retained earnings and will not be reclassified to Statement of Profit and Loss.

The Company contributes to fund maintained with Life Insurance Corporation of India.'

ii) Defined Contribution Plan

Retirement benefit in the form of provident fund is a defined contribution scheme. The Company has no obligation other than the contribution payable to the Provident fund. Contribution payable under the provident fund is recognised as expenditure in the statement of profit and loss and/or carried to Construction work-in-progress when an employee renders the related service.

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Notes to financial statement for the year ended 31st March, 2018 (contd...)

10) Government Grants

Government grants are recognized at their fair values when there is reasonable assurance that the grants will be received and the Company will comply with all the attached conditions.

- a) Government grants are recognised in the statement of profit or loss on a systematic basis over the periods in which the Company recognises the related costs for which the grants are intended to compensate.
- b) Grants related to acquisition/ construction of property, plant and equipment are recognised as deferred revenue in the Balance Sheet and transferred to the statement of profit or loss on a systematic and rational basis over the useful lives of the related asset.

11) Foreign Currency Transactions

- a) The functional currency and presentation currency of the company is Indian Rupee (INR).
- b) Transaction in currencies other than the company's functional currency are recorded on initial recognition using the exchange rate at the transaction date. At each balance sheet date, foreign currency monetary items are reported using the closing rate.
- c) Non- monetary items that are measured in terms of historical cost in foreign currency are not retranslated. Exchange difference that arise on settlement of monetary items or on reporting of monetary items at each Balance sheet date at the closing spot rate are recognised in profit or loss in the period in which they arise except for:
 - i) exchange difference on foreign currency borrowings related to assets under construction for future productive use, which are included in the cost of those assets when they are regarded as an adjustment to interest cost on those foreign currency borrowings; and
 - ii) exchange differences on transactions entered into in order to hedge certain foreign currency risks.
- d) The Company had opted for accounting the exchange differences arising on reporting of long term foreign currency monetary items in line with Companies (Accounting Standards) Amendment Rules 2009 relating to Accounting Standard-11 notified by Government of India on 31st March, 2009 (as amended on 29th December 2011), which will be continued in accordance with Ind-AS 101 for all pre-existing long term foreign currency monetary items as at 31st March 2017. Accordingly, exchange differences relating to long term monetary items, arising during the year, in so far as they relate to the acquisition of fixed assets, are adjusted in the carrying amount of such assets.

12) Borrowing Cost

Borrowing cost include interest expense calculated using the Effective interest method, finance charges in respect of assets acquired on finance lease and exchange difference arising on foreign currency borrowings to the extent they are regarded as an adjustment to the finance cost.

Borrowing costs (including other ancillary borrowing cost) directly attributable to the acquisition or construction of a qualifying asset are capitalized as a part of the cost of that asset that necessarily takes a substantial period of time to complete and prepare the asset for its intended use or sale. The Company considers a period of twelve months or more as a substantial period of time.

Transaction costs in respect of long term borrowing are amortized over the tenure of respective loans using Effective Interest Rate (EIR) method. All other borrowing costs are recognized in the statement of profit and loss in the period in which they are incurred.

13) Earnings per Share

Earnings per share is calculated by dividing the net profit or loss before OCI for the year attributable to equity shareholders by the weighted average number of equity shares outstanding during the period. For the purpose of calculating diluted earnings per share, the net profit or loss before OCI for the period attributable to equity shareholders and the weighted average number of shares outstanding during the period are adjusted for the effects of all dilutive potential equity shares.

14) Financial Instruments

A financial instrument is any contract that gives rise to a financial asset of one entity and a financial liability or equity instrument of another entity.

a) Financial Assets

i) Recognition and Initial Measurement :

All financial assets are initially recognized when the company becomes a party to the contractual provisions of the instruments. Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities at fair value through profit or loss and ancillary costs related to borrowings) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at fair value through profit or loss are recognised immediately in Statement of Profit and Loss.

ii) Classification and Subsequent Measurement

For purposes of subsequent measurement, financial assets are classified in four categories:

- Measured at Amortized Cost
- Measured at Fair Value Through Other Comprehensive Income (FVTOCI)
- Measured at Fair Value Through Profit or Loss (FVTPL) and
- Equity Instruments measured at Fair Value Through Other Comprehensive Income (FVTOCI)

Financial assets are not reclassified subsequent to their initial recognition, except if and in the period the Company changes its business model for managing financial assets.

• Measured at Amortized Cost

A debt instrument is measured at the amortized cost if both the following conditions are met:

- The asset is held within a business model whose objective is achieved by both collecting contractual cash flows; and
- The contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest (SPPI) on the principal amount outstanding.

After initial measurement, such financial assets are subsequently measured at amortized cost using the effective interest rate (EIR) method.

• Measured at Fair Value Through Other Comprehensive Income (FVTOCI)

A debt instrument is measured at the FVTOCI if both the following conditions are met:

- The objective of the business model is achieved by both collecting contractual cash flows and selling the financial assets; and
- The asset's contractual cash flows represent SPPI.

Debt instruments meeting these criteria are measured initially at fair value plus transaction costs. They are subsequently measured at fair value with any gains or losses arising on remeasurement recognized in other comprehensive income, except for impairment gains or losses and foreign exchange gains or losses. Interest calculated using the effective interest method is recognized in the statement of profit and loss in investment income.

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Notes to financial statement for the year ended 31st March, 2018 (contd...)

• Measured at Fair Value Through Profit or Loss (FVTPL) and

FVTPL is a residual category for debt instruments. Any debt instrument, which does not meet the criteria for categorization as at amortized cost or as FVTOCI, is classified as FVTPL. In addition, the company may elect to designate a debt instrument, which otherwise meets amortized cost or FVTOCI criteria, as at FVTPL. Debt instruments included within the FVTPL category are measured at fair value with all changes recognized in the statement of profit and loss.

• Equity Instruments measured at Fair Value Through Other Comprehensive Income (FVTOCI)

All equity investments in scope of Ind AS – 109 are measured at fair value. Equity instruments which are, held for trading are classified as at FVTPL. For all other equity instruments, the company may make an irrevocable election to present in other comprehensive income subsequent changes in the fair value. The company makes such election on an instrument-by instrument basis. The classification is made on initial recognition and is irrevocable. In case the company decides to classify an equity instrument as at FVTOCI, then all fair value changes on the instrument, excluding dividends, are recognized in the OCI. There is no recycling of the amounts from OCI to P&L, even on sale of investment.

iii) Derecognition

The Company derecognizes a financial asset on trade date only when the contractual rights to the cash flows from the asset expire, or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another entity.

iv) Impairment of Financial Assets

In accordance with Ind AS 109, the Company uses 'Expected Credit Loss' (ECL model, for evaluating impairment of financial assets other than those measured at fair value through profit and loss (FVTPL).

Expected credit losses are measured through a loss allowance at an amount equal to:

- The 12-months expected credit losses (expected credit losses that result from those default events on the financial instrument that are possible within 12 months after the reporting date); or
- Full lifetime expected credit losses (expected credit losses that result from all possible default events over the life of the financial instrument)

For trade receivables Company applies 'simplified approach' which requires expected lifetime losses to be recognised from initial recognition of the receivables. The Company uses historical default rate to determine impairment loss on the portfolio of trade receivables. At every reporting date these historical default rates are reviewed and changes in the forward looking estimates are analysed.

For other assets, the Company uses 12 month ECL to provide for impirment loss where there is no significant increase in credit risk. If there is significant increase in credit risk full lifetime ECL is used.

b) Financial Liabilities

i) Recognition and Initial Measurement

Financial liabilities are classified, at initial recognition, as at fair value through profit or loss, loans and borrowings, payables or as derivatives, as appropriate. All financial liabilities are recognized initially at fair value and, in the case of loans and borrowings and payables, net of directly attributable transaction costs.

ii) Subsequent Measurement

Financial liabilities are measured subsequently at amortized cost or FVTPL. A financial liability is classified as FVTPL if it is classified as held for- trading, or it is a derivative or it is designated as such on initial recognition. Financial liabilities at FVTPL are measured at fair value and net gains and losses, including any interest expense, are recognized in profit or loss. Other financial liabilities are subsequently measured at amortized cost using the effective interest rate method. Interest expense and foreign exchange gains and losses are recognized in profit or loss. Any gain or loss on derecognition is also recognized in profit or loss.

iii) Financial Guarantee Contracts

Financial guarantee contracts issued by the company are those contracts that require a payment to be made to reimburse the holder for a loss it incurs because the specified debtor fails to make a payment when due in accordance with the terms of a debt instrument.

Financial guarantee contracts are recognized initially as a liability at fair value, adjusted for transaction costs that are directly attributable to the issuance of the guarantee. Subsequently, the liability is measured at the higher of the amount of loss allowance determined as per impairment requirement of Ind AS 109 and the amount recognized less cumulative amortization.

iv) Derecognition

A financial liability is derecognized when the obligation under the liability is discharged or cancelled or expires.

v) Offsetting financial instruments

Financial assets and liabilities are offset and the net amount reported in the balance sheet when there is a legally enforceable right to offset the recognized amounts and there is an intention to settle on a net basis or realize the asset and settle the liability simultaneously. The legally enforceable right must not be contingent on future events and must be enforceable in the normal course of business and in the event of default, insolvency or bankruptcy of the counterparty.

c) Derivative financial instruments

The Company uses derivative financial instruments such as forward, swap, options etc. to hedge against interest rate and foreign exchange rate risks, including foreign exchange fluctuation related to highly probable forecast sale. The realized gain / loss in respect of hedged foreign exchange contracts which has expired / unwinded during the year are recognized in the statement of profit and loss and included in other operating revenue / other expense as the case may be. However, in respect of foreign exchange forward contracts period of which extends beyond the balance sheet date, the fair value of outstanding derivative contracts is marked to market and resultant net loss/gain is accounted in the statement of profit and loss. Company does not hold derivative financial instruments for speculative purposes.

15) Provisions, Contingent Liabilities and Contingent Assets

a) Provisions

i) Provisions are recognised when the Company has a present obligation (legal or constructive) as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation.

Provisions is measured using the cash flows estimated to settle the present obligation and when the effect of time value of money is material, Provisions are determined by discounting the expected future cash flows (representing the best estimate of the expenditure required to settle the present obligation at the balance sheet date) at a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the liability. The unwinding of the discount is recognized as finance cost. Reimbursement expected in respect of expenditure required to settle a provision is recognised only when it is virtually certain that the reimbursement will be received.

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Notes to financial statement for the year ended 31st March, 2018 (contd...)

ii) Decommissioning Liability

Restoration/ Rehabilitation/ Decommissioning cost are provided for in the accounting period when the obligation arises based on the NPV of the estimated future cost of restoration to be incurred. It includes the dismantling and demolition of infrastructure and removal of residual material. This provision is based on all regulatory requirements and related estimated cost based on best available information.

iii) Onerous Contracts

Present obligations arising under onerous contracts are recognized and measured as provisions. An onerous contract is considered to exist when a contract under which the unavoidable costs of meeting the obligations exceed the economic benefits expected to be received from it.

b) Contingent Liabilities

A contingent liability is a possible obligation that arises from past events whose existence will be confirmed by the occurrence or non-occurrence of one or more uncertain future events beyond the control of the Company or a present obligation that is not recognized because it is not probable that an outflow of resources will be required to settle the obligation. A contingent liability also arises in extremely rare cases where there is a liability that cannot be recognized because it cannot be measured reliably. The Company does not recognize a contingent liability but discloses its existence in the financial statements.

c) Contingent Assets

Contingent assets usually arise from unplanned or other unexpected events that give rise to the possibility of an inflow of economic benefits. Contingent Assets are not recognized though are disclosed, where an inflow of economic benefits is probable.

16) Operating Segment

The identification of operating segment is consistent with performance assessment and resource allocation by the chief operating decision maker. An operating segment is a component of the Company that engages in business activities from which it may earn revenues and incur expenses including revenues and expenses that relate to transactions with any of the other components of the Company and for which discrete financial information is available. Operating segments of the Company comprises three segments Engineering, Polymer products and Infrastructure segment. All operating segment's operating results are reviewed regularly by the chief operating decision maker to make decisions about resources to be allocated to the segments and assess their performance.

17) Employee Share based payment

Equity-settled share-based payments to employees are measured at the fair value of the employee stock options at the grant date. The fair value of option at the grant date is expensed over the vesting period with a corresponding increase in equity as "Employee Stock Options Account". In case of forfeiture of unvested option, portion of amount already expensed is reversed. In a situation where the vested option forfeited or expires unexercised, the related balance standing to the credit of the "Employee Stock Options Account" are transferred to the "General Reserve". When the options are exercised, the Company issues new equity shares of the Company of ` 1/- each fully paid-up. The proceeds received and the related balance standing to credit of the Employee Stock Options Account, are credited to share capital (nominal value) and Securities Premium Account.

18) Measurement of Fair Values

A number of the Company's accounting policies and disclosures require the measurement of fair values, for both financial and non-financial assets and liabilities.

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

- a) In the principal market for the asset or liability, or
- b) In the absence of a principal market, in the most advantageous market for the asset or liability.

The principal or the most advantageous market must be accessible by the Company. The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest. A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

The Company uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs.

All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorised within the fair value hierarchy, described as follows, based on the input that is significant to the fair value measurement as a whole:

- a) Level 1 Quoted (unadjusted) market prices in active markets for identical assets or liabilities
- b) Level 2 Inputs other than quoted prices included within Level 1, that are observable for the asset or liability, either directly or indirectly; and
- c) Level 3 Inputs which are unobservable inputs for the asset or liability.

External valuers are involved for valuation of significant assets & liabilities. Involvement of external valuers is decided by the management of the company considering the requirements of Ind AS and selection criteria include market knowledge, reputation, independence and whether professional standards are maintained.

19) Standards issued but not yet effective

a) Ind AS 115-Revenue from Contracts with Customers

The new standard will come to into force from accounting period commencing on or after 1st April 2018. The standard is likely to affect the measurement, recognition and disclosure of revenue. The Company is in the process of assessing the possible impact of Ind AS 115; Revenue from contract with customer on its financial statement and will adopt the Ind AS 115 on the required effective date.

b) Ind AS 21, The Effect of Changes in Foreign Exchange Rates

The amendments to Ind AS 21 addresses issue to determine the date of transactions for the purpose of determining the exchange rate to be used on initial recognition of related assets, expenses or income when entity has received or paid advances in foreign currencies by incorporating the same in Appendix B to Ind AS 21. The amendment will come into force from accounting period commencing on or after April 01, 2018. The Company has evaluated this amendment and impact of this amendment will not be material.

c) Amendments to other Ind AS

The Companies (Indian Accounting Standards) Amendment Rules, 2018 has also made amendments to Ind AS 12, Income Taxes, Ind AS 28, Investment in Associates and Joint Ventures, Ind AS 40, Investment Property. These rules come into force from 1st April, 2018. The Company has evaluated these amendments and as per assessment impact of amendment to Ind AS 12 will not have any material impact on the Financial Statement and amendment to Ind AS 40 and Ind AS 28 will not have any impact on the financial statement of the company.

PROPERTY, PLANT & EQUIPMENT AND INTANGIBLE ASSETS

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Notes to financial statement for the year ended 31st March, 2018 (contd...)

										(₹ in millions)
		GROS	BROSS BLOCK		DEPI	RECIATION 8	DEPRECIATION & AMORTISATION	N	NET BLOCK	LOCK
Description	As at 01-04-2017	Additions	Deductions/ Adjustments	As at 31-03-2018	As at 01-04-2017	For the year	Deductions/ Adjustments	As at 31-03-2018	As at 31-03-2018	As at 31-03-2017
(A) Tangible Assets										
Land	699.82			699.82	1	1	I	•	699.82	699.82
Buildings	1,660.71	217.11		1,877.82	251.48	60.04	I	311.52	1,566.30	1,409.23
Plant and Machinery	3,725.38	494.97	73.61	4,146.74	974.29	377.42	32.11	1,319.60	2,827.14	2,751.09
Furniture and Fixtures	57.32	9.28	0.01	66.59	18.04	5.49	1	23.53	43.06	39.28
Vehicles	71.92	8.69	0.34	80.27	30.78	8.39	0.25	38.92	41.35	41.14
Office Equipments	41.32	8.69	4.47	45.54	21.90	4.87	3.99	22.78	22.76	19.42
Total Tangible Assets	6,256.47	738.74	78.43	6,916.78	1,296.49	456.21	36.35	1,716.35	5,200.43	4,959.98
(B) Intangible Assets										
Computer Software	28.76	2.64	I	31.40	20.29	2.85	1	23.14	8.26	8.47
Total Intangible Assets	28.76	2.64	1	31.40	20.29	2.85	I	23.14	8.26	8.47
Total (A + B)	6,285.23	741.38	78.43	6,948.18	1,316.78	459.06	36.35	1,739.49	5,208.69	4,968.45
Capital Work in Progress									15.76	143.62

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Fixed assets include assets acquired on finance :

Description As at 31-03-2018 As at 31-03-2017 As at 01-04-2016 Gross Block Net Block Gross Block Net Bl	2018	As at 31-03-2017	3-2017	Ac at 01-04-2016	
Gross Block				10-10 18 cV	t-2016
	Net Block	Net Block Gross Block	Net Block	Gross Block	Net Block
-From Banks 57.75	39.47	68.68	53.53	76.55	63.79
	3.69	5.58	4.36	5.58	5.02

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	U	GROSS BLOCK	×	DEPRECI	DEPRECIATION & AMORTISATION	RTISATION			NET BLOCK	
Description	As at 01-04-2016 (Refer note no. 2.1)	Additions	Deductions/ Adjustments	As at 31-03-2017	As at 01-04-2016	For the year	Deductions/ Adjustments	As at 31-03-2017	As at 31-03-2017	As at 31-03-2016
(A) Tangible Assets										
Land	659.11	40.71	1	699.82	1		1	1	699.82	659.11
Buildings	1,259.10	401.61	I	1,660.71	203.95	47.53		251.48	1,409.23	1,055.15
Plant and Machinery	3,093.12	633.11	0.85	3,725.38	727.83	246.79	0.33	974.29	2,751.09	2,365.29
Furniture and Fixtures	43.02	14.30	1	57.32	13.66	4.38		18.04	39.28	29.36
Vehicles	67.06	7.83	2.97	71.92	24.51	8.35	2.08	30.78	41.14	42.55
Office Equipments	32.64	8.68	1	41.32	18.15	3.75		21.90	19.42	14.49
Total Tangible Assets	5,154.05	5,154.05 1,106.24	3.82	6,256.47	988.10	310.80	2.41	1,296.49	4,959.98	4,165.95
(B) Intangible Assets										
Computer Software	27.91	0.85	I	28.76	15.44	4.85		20.29	8.47	12.47
Total Intangible Assets	27.91	0.85	1	28.76	15.44	4.85	1	20.29	8.47	12.47
Total (A + B)	5,181.96	1,107.09	3.82	6,285.23	1,003.54	315.65	2.41	1,316.78	4,968.45	4,178.42

Capital Work in Progress

2.1

Represents Ind AS costs except land which has been fair valued on transition date i.e. 01-04-2016 and considered as deemed cost.

(₹ in millions)

Notes to financial statement for the year ended 31st March, 2018 (contd...)

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Notes to financial statement for the year ended 31st March, 2018 (contd...)

3. NON-CURRENT FINANCIAL ASSETS - LOANS

			(₹ in millions)
Particulars	As at 31-03-2018	As at 31-03-2017	As at 01-04-2016
Security Deposits			
Unsecured, Considered Good	8.67	8.49	5.01
Total	8.67	8.49	5.01

4. OTHER NON CURRENT ASSETS

			(₹ in millions)
Particulars	As at 31-03-2018	As at 31-03-2017	As at 01-04-2016
Capital Advance			
Unsecured, Considered Good	24.87	149.99	21.78
Other			
Unsecured, Considered Good			
Prepaid expenses	4.61	5.66	3.87
Total	29.48	155.65	25.65

5. INVENTORIES

			(₹ in millions)
Particulars	As at 31-03-2018	As at 31-03-2017	As at 01-04-2016
(As taken, valued and certified by the management)			
Raw Materials	1,813.43	1,171.19	1,003.49
Stores and Spare Parts	310.91	290.42	150.93
Work-In-Process	700.94	581.23	392.04
Finished Goods	2,734.44	1,600.95	928.04
Scrap and Waste	63.01	38.01	25.37
Total	5,622.73	3,681.80	2,499.87

6. CURRENT FINANCIAL ASSETS - TRADE RECEIVABLES

			(₹ in millions)
Particulars	As at 31-03-2018	As at 31-03-2017	As at 01-04-2016
Unsecured, Considered Good	5,164.37	3,722.04	3,717.25
Unsecured, Considered Doubtful	10.80	7.62	6.42
	5,175.17	3,729.66	3,723.67
Less: Provision For Doubtful Receivables [Refer note no. 46(C)]	10.80	7.62	6.42
Total	5,164.37	3,722.04	3,717.25

7. CURRENT FINANCIAL ASSETS - CASH AND CASH EQUIVALENTS

					(₹ in	millions)
Particulars	31-	As at 03-2018	31-0	As at 03-2017	0,	As at 1-04-2016
Cash on hand (as certified by the Management)	-	3.06	-	3.05	-	2.57
Balances with Scheduled Banks						
In Current Accounts	2.97	-	5.17	-	78.11	-
In Deposits with less than three months						
initial maturity (Refer note no. 8.1)	2.01	4.98	6.57	11.74	65.69	143.80
		8.04	-	14.79	-	146.37

8. CURRENT FINANCIAL ASSETS - OTHER BANK BALANCES

			(₹ in millions)
Particulars	As at 31-03-2018	As at 31-03-2017	As at 01-04-2016
Other Balances			
Balances with banks			
Deposits with more than 3 months initial maturity (Refer note no. 8.1)	167.63	234.42	351.49
In Unpaid Dividend Account	0.16	0.14	0.09
Total	167.79	234.56	351.58

8.1 Pledged against guarantees and letters of credit issued by banks.

9. CURRENT FINANCIAL ASSETS - LOANS

			(₹ in millions)
Particulars	As at 31-03-2018	As at 31-03-2017	As at 01-04-2016
Security Deposits			
Unsecured, Considered Good	34.89	38.54	39.88
Others			
Unsecured, Considered Good			
Loan Given to Employees	0.67	0.92	-
Total	35.56	39.46	39.88

10. CURRENT FINANCIAL ASSETS - OTHERS

		(₹ in millions)
As at 31-03-2018	As at 31-03-2017	As at 01-04-2016
2.66	2.99	6.77
-	279.99	75.30
2.66	282.98	82.07
	<u>31-03-2018</u> 2.66	<u>31-03-2018</u> <u>31-03-2017</u> <u>2.66</u> 2.99

11. CURRENT TAX ASSETS (NET)

			(₹ in millions)
Particulars	As at 31-03-2018	As at 31-03-2017	As at 01-04-2016
Unsecured, Considered Good			
Advance Income Tax (net of provision)	-	61.85	-
Total	-	61.85	-

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12. OTHER CURRENT ASSETS

		(₹ in millions)
As at 31-03-2018	As at 31-03-2017	As at 01-04-2016
287.28	265.13	159.14
790.99	249.77	524.78
93.28	79.93	167.43
1,171.55	594.83	851.35
	31-03-2018 287.28 790.99 93.28	31-03-2018 31-03-2017 287.28 265.13 790.99 249.77 93.28 79.93

13. EQUITY SHARE CAPITAL

			(₹ in millions)
Particulars	As at 31-03-2018	As at 31-03-2017	As at 01-04-2016
Authorized			
410000000 (Previous Years: 31 st March, 2017: 410000000, 1 st April, 2016: 410000000) Equity Shares of ₹ 1 each	410.00	410.00	410.00
	410.00	410.00	410.00
Issued, Subscribed and Paid Up			
102582962 (Previous Years: 31 st March, 2017: 102316462, 1 st April, 2016: 102316462) Equity Shares of ₹ 1 each fully paid up	102.58	102.32	102.32
Total	102.58	102.32	102.32

13.1. The Reconciliation of the number of shares outstanding is set out below:

			(₹ in millions)
Particulars	As at 31-03-2018	As at 31-03-2017	As at 01-04-2016
Equity Shares at the beginning of the year	102316462	102316462	102316462
Add: Equity Shares issued during the year under Employee Stock Options Plan	266500	-	-
Equity Shares At the end of the year	102582962	102316462	102316462

13.2 Rights, Preferences and Restrictions attached to Equity Shares:

The Company has one class of equity shares having a par value of ₹ 1 per share. Each shareholder is eligible for one vote per share held. The dividend proposed by the Board of Directors is subject to the approval of the shareholders in the ensuing Annual General Meeting, except in case of interim dividend. In the event of liquidation, the equity shareholders are eligible to receive the remaining assets of the Company after distribution of all preferential amounts, in proportion to their shareholding.

13.3 Details of shareholders holding more than 5% shares :

Name of Shareholders	As at 31-03-	2018	As at 31-03-2	017	As at 01-04-2	2016
	No of Shares	%	No of Shares	%	No of Shares	%
Mr. Sajan Kumar Bansal	8237796	8.03	8237796	8.05	8243796	8.06
Mr. Siddharth Bansal	10468725	10.21	10468725	10.23	10468725	10.23
Mrs. Rashmi Bansal	6864396	6.69	6864396	6.71	6864396	6.71
Mrs. Sumedha Bansal	5766631	5.62	5766631	5.64	5766631	5.64
Skipper Plastics Limited	20050000	19.55	20050000	19.60	22050000	21.55

- 13.4 The Company does not have any Holding Company.
- **13.5** The Company has reserved Equity Shares for issue under the Employee Stock Options Scheme. Please refer note no. 43 on "Employee Share-Based Payment" for details of Employee Stock Options Plan.
- **13.6** None of the securities are convertible into shares at the end of the reporting period.
- 13.7 The Company during the preceding 5 years -
 - (a) Has not allotted shares pursuant to contracts without payment received in cash.
 - (b) Has issued 4,872,212 nos. of shares as fully paid up by way of bonus shares.
 - (c) Has not bought back any shares.
- 13.8 There are no calls unpaid by Directors / Officers.
- 13.9 The Company has not forfeited any shares.

14. OTHER EQUITY

			(₹ in millions)
Particulars	As at 31-03-2018	As at 31-03-2017	As at 01-04-2016
Securities Premium Account	1,158.65	1,110.43	1,110.43
Share Options Outstanding Account	47.19	27.89	0.91
General Reserve	400.00	400.00	400.00
Surplus in the Statement of Profit and Loss	4,664.32	3,680.59	2,611.51
Total	6,270.16	5,218.91	4,122.85

- **14.1 Securities Premium Reserve** : The Reserve represents the premium on issue of shares and can be utilized in accordance with the provisions of the Companies Act, 2013.
- **14.2 Share Options Outstanding Account**: The Company has one share option scheme under which options to subscribe for the Company's shares have been granted to certain executives and senior employees. The share-based payment reserve is used to recognise the value of equity settled share-based payments provided to employees as part of their remuneration. Refer to Note no. 43 for further details of these plans.
- **14.3 General Reserve** : The Reserve is created by an appropriation from one component of equity (generally retained earnings) to another, not being an item of Other Comprehensive Income. The same can be utilised by the company in accordance with the provisions of the Companies Act, 2013.
- **14.4 Retained Earnings**: This reserve represents the cumulative profits of the Company and effects of remeasurement of defined benefit obligations. This reserve can be utilised in accordance with the provisions of the Companies Act 2013.
- 14.5 Item of other Comprehensive Income (Re-Measurement of defined benefit plans): Re-measurement, comprising actuarial gains and losses, the effect of the changes to the asset ceiling (if applicable) and the return on plan assets (excluding net interest), is reflected immediately in the Balance Sheet with a charge or credit recognised in Other Comprehensive Income (OCI) in the period in which they occur. Re-measurement recognised in OCI is reflected immediately in retained earnings and will not be reclassified to Statement of Profit and Loss.



15 NON-CURRENT FINANCIAL LIABILITIES - BORROWINGS

					(₹ i	n millions)
Particulars	As at 31-03-2018		As a 31-03-		As at 01-04-2016	
SECURED LOANS		-				
From Banks						
Rupee Term Loans	1,108.61		605.73		427.63	
Foreign Currency Term Loans						
From Banks	524.71		694.17		479.25	
	1,633.32		1,299.90		906.88	
Less: Current maturities of term loan	296.26	1,337.06	201.23	1,098.67	143.83	763.05
From Bodies Corporate						
Rupee Term Loan	185.64		186.39		185.41	
Less: Current maturities of loans	49.22	136.42	-	186.39	9.27	176.14
Hire purchase loans		-				
From banks	10.37		21.70		32.78	
Less: Current maturities of loans	6.23	4.14	11.33	10.37	14.71	18.07
From others	3.08	-	3.69		4.24	
Less: Current maturities of loans	0.69	2.39	0.61	3.08	0.55	3.69
UNSECURED LOANS		-				
Loans from Related Parties		116.13		253.74		107.65
Term Loans						
From Bodies Corporate	-	-	59.55		118.51	
Less: Current maturities of loans	-	-	-	59.55	-	118.51
From Banks	6.22		46.05		50.17	
Less: Current maturities of loans	6.22	-	4.65	41.40	4.13	46.04
Intercorporate Loans		70.50		100.50		745.25
Total		1,666.64		1,753.70		1,978.40

Secured Loans are covered as follows :

- 15.1 Rupee Term Loans from Banks of ₹ 509.07 million (Previous Years: 31st March, 2017: ₹ 9.02 million, 1st April, 2016 : ₹ 27.07 million) are secured by way of first pari- passu charge over all immovable and moveable fixed assets, both present and future of Jangalpur unit, Howrah of the company excluding those assets for which there is an exclusive charge of other lenders. It is further secured by the second pari-passu charge on the current assets of the Company both present and future, excluding those assets for which there is an exclusive charge of other lenders.
- 15.2 Rupee Term Loans from Banks of ₹ 95.63 million (Previous Years: 31st March, 2017: ₹ 116.09 million, 1st April, 2016 : ₹ 200.58 million) and Foreign Currency Term Loans of ₹ 402.87 million (Previous Years: 31st March, 2017: ₹ 538.50 million, 1st April, 2016 : ₹ 479.25 million) are secured by way of first pari- passu charge over all immovable and moveable fixed assets, both present and future of Uluberia unit, Howrah of the company excluding those assets for which there is an exclusive charge of other lenders. It is further secured by the second pari-passu charge on the current assets of the Company both present and future, excluding those assets for which there is an exclusive charge of other lenders.
- 15.3 Foreign Currency Term Loan from Banks of ₹ 121.84 million (Previous Years: 31st March, 2017: ₹ 155.67 million, 1st April, 2016 : ₹ Nil) and Rupee Term Loan from banks of ₹ Nil (as on 31st March, 2017: ₹ Nil, as on 1st April, 2016 : ₹ 199.98 million) is secured by way of first pari- passu charge over all immovable and moveable fixed assets, both present and future of Uluberia unit and Jangalpur Unit, Howrah of the company excluding those assets for which there is an exclusive charge of other bankers. It is further secured by the second paripassu charge on the current assets of the Company both present and future, excluding those assets for which there is an exclusive charge of other bankers.

- 15.4 Rupee Term Loan from Body Corporate of ₹ 185.64 million (Previous Years: 31st March, 2017: ₹ 186.39 million, 1st April, 2016 : ₹ 185.41 million) is secured by way of first pari- passu charge on plant & machinery of Polymer units situated at Ahmedabad, Guwahati (Unit 1), Hyderabad & Sikandrabad.
- 15.5 Rupee Term Loans from Banks of ₹ 503.91 million (as on 31st March, 2017: ₹ 480.62 million, 1st April, 2016 :
 ₹ Nil) is secured by way of first pari- passu charge over all immovable and moveable fixed assets, both present and future, of Guwahati (Unit 2).
- 15.6 Vehicle loans from Banks of ₹ 10.37 million (Previous Years: 31st March, 2017: ₹ 21.70 million, 1st April, 2016 : ₹ 32.78 million) and ₹ 3.08 million (Previous Years: 31st March, 2017: ₹ 3.69 million, 1st April, 2016 : ₹ 4.24 million) from Others are secured against hypothecation of respective fixed assets financed by them.
- **15.7** Repayment schedule as on 31st March, 2018 is as follows:

						(₹ in millions)
			Secured			Unsecured
Year of Repayment	Rupee Loan from bank	Rupee Loan from Body Corporate	Foreign Currency Loan	Hire purchase loans from banks	Hire purchase loans from Others	Rupee Loan from bank
2018-19	145.25	49.22	151.01	6.23	0.69	6.22
2019-20	260.24	48.99	118.47	1.97	2.39	-
2020-21	212.50	49.96	116.37	1.62	-	-
2021-22	212.50	37.47	75.00	0.55	-	-
2022-23	212.50	-	63.86	-	-	-
2023-24	65.62	-	-	-	-	-
Total	1,108.61	185.64	524.71	10.37	3.08	6.22

15.8 Loans from related parties of ₹ 116.13 million (Previous Years: 31st March, 2017: ₹ 253.74 million, 1st April, 2016: ₹ 107.65 million) and loans from other body corporate of ₹ 70.50 million (Previous Years: 31st March, 2017: ₹ 100.50 million, 1st April, 2016: ₹ 745.25 million), being long term in nature, have not been considered in the above repayment schedule.

15.9 Interest Rates:

- (a) Secured Rupee Term Loan from Banks carries interest ranging from base rate/MCLR plus 10 bps to base rate/MCLR plus 210 bps, Secured Rupee Term Loan from Body Corporates carries interest of SBI MCLR rate plus 145 bps and Secured Foreign currency Term Loans from Banks bear interest from 3 months libor plus 200 bps to 6 months libor plus 300 bps.
- (b) Vehicle Loan from Banks/Others carries interest rate between 9 % to 12% p.a.
- (c) Unsecured Loan from Body corporates, from Related parties and from Banks carries interest between 7 % to 10.75 % p.a.

16. NON-CURRENT PROVISIONS

			(₹ in millions)
Particulars	As at 31-03-2018	As at 31-03-2017	As at 01-04-2016
Provision for employee benefits			
Gratuity	35.17	17.80	10.88
Leave encashment	6.55	4.10	2.58
Others			
Decommissioning Liability	2.02	1.84	1.41
Total	43.74	23.74	14.87

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17. DEFERRED TAX LIABILITIES (NET)

The Company has recognized Deferred Tax Liability as per Indian Accounting Standard ("Ind AS") 12- Income Taxes . The balance comprises temporary difference attributable to :

			(₹ in millions)
Particulars	As at 31-03-2018	As at 31-03-2017	As at 01-04-2016
Deferred tax liability :			
Property Plant Equipment	569.22	535.16	456.30
Unamortised Processing Fees On Loan	-	2.27	3.42
Forward Mark to Market	-	103.67	26.21
Security Deposit-Prepaid Rent	1.97	1.12	1.57
Total Deferred Tax Liability (A)	571.19	642.22	487.50
Less:			
Deferred Tax Assets :			
Employee's Separation and Retirement Expenses	15.03	9.19	6.18
Deferred Revenue	2.54	0.69	0.81
Provision for Doubtful Debt under ECL	3.77	2.64	2.22
Unamortised Processing Fees On Loan	0.86	-	-
Decommissioning Liability	0.71	0.54	0.49
Rent Payable-Rent Straight lining	4.73	2.59	1.24
Forward Mark to Market	2.87	-	-
Security Deposit - Fair Value	2.15	0.95	1.60
Total Deferred Tax Assets (B)	32.66	16.60	12.54
Deferred Tax Liabilities (Net) (A-B)	538.53	625.62	474.96

The movement of major components of deferred tax provision/adjustment during the year ended 31st March, 2018 is given below:

				(₹ in millions)
Particulars	As at 31-03-2018	Recognised in Profit/loss	Recognised in OCI	As at 31-03-2017
Deferred tax liability :				
Property Plant Equipment	569.22	34.06	-	535.16
Unamortised Processing Fees On Loan	-	(2.27)	-	2.27
Forward Mark to Market	-	(103.67)	-	103.67
Security Deposit-Prepaid Rent	1.97	0.85	-	1.12
Total Deferred Tax Liability (A)	571.19	(71.03)	-	642.22
Less:				
Deferred Tax Assets :				
Employee's Separation and Retirement Expenses	15.03	4.23	1.61	9.19
Deferred Revenue	2.54	1.85	-	0.69
Provision for Doubtful Debt under ECL	3.77	1.13	-	2.64
Unamortised Processing Fees On Loan	0.86	0.86	-	-
Decommissioning Liability	0.71	0.17	-	0.54
Rent Payable-Rent Straight lining	4.73	2.14	-	2.59
Forward Mark to Market	2.87	2.87	-	-
Security Deposit - Fair Value	2.15	1.20	-	0.95
Total Deferred Tax Assets (B)	32.66	14.45	1.61	16.60
Deferred Tax Liabilities (Net) (A-B)	538.53	(85.48)	(1.61)	625.62

The movement of major components of deferred tax provision/adjustment during the year ended 31st March, 2017 is given below:

				(₹ in millions)
Particulars	As at 31-03-2017	Recognised in Profit/loss	Recognised in OCI	As at 01-04-2016
Deferred tax liability :				
Property Plant Equipment	535.16	78.86	-	456.30
Unamortised Processing Fees On Loan	2.27	(1.15)	-	3.42
Forward Mark to Market	103.67	77.46	-	26.21
Security Deposit-Prepaid Rent	1.12	(0.45)	-	1.57
Total Deferred Tax Liability (A)	642.22	154.72	-	487.50
Less:				
Deferred Tax Assets :				
Employee's Separation and Retirement Expenses	9.19	2.66	0.35	6.18
Deferred Revenue	0.69	(0.12)	-	0.81
Provision for Doubtful Debt under ECL	2.64	0.42	-	2.22
Decommissioning Liability	0.54	0.05	-	0.49
Rent Payable-Rent Straight lining	2.59	1.35	-	1.24
Security Deposit - Fair Value	0.95	(0.65)	-	1.60
Total Deferred Tax Assets (B)	16.60	3.71	0.35	12.54
Deferred Tax Liabilities (Net) (A-B)	625.62	151.01	(0.35)	474.96

18. OTHER NON-CURRENT LIABILITIES

			(₹ in millions)
Particulars	As at 31-03-2018	As at 31-03-2017	As at 01-04-2016
Others			
Deferred Revenue (Refer note 22.1)	6.21	1.65	2.00
Total	6.21	1.65	2.00

19. CURRENT FINANCIAL LIABILIITES- BORROWINGS

			(₹ in millions)
Particulars	As at 31-03-2018	As at 31-03-2017	As at 01-04-2016
SECURED LOANS			
Working Capital Facilities from Banks			
Cash Credit facilities including Commercial Paper	2,597.71	1,931.52	1,490.56
Buyers Credit from Banks			
For Capital Expenditure	139.48	123.87	101.78
For Operational Use	209.50	344.94	336.84
UNSECURED LOANS			
Short Term Borrowings From Banks	-	-	592.01
Total	2,946.69	2,400.33	2,521.19

19.1 Working Capital and Buyers Credit are secured by first charge on current assets and second charge on fixed assets of Jangalpur, Uluberia, Ahmedabad, Guwahati (Unit 1 & 2), Hyderabad & Sikandrabad Units of the Company and also by personal guarantees of some of the directors of the Company.

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Notes to financial statement for the year ended 31st March, 2018 (contd...)

- **19.2** Interest on working Capital Facilities from banks carries interest ranging from 8.25% to 10.25% per annum. Buyer's Credit from Banks bears interest from 6 months libor plus 20 bps to 6 months libor plus 200 bps.
- **19.3** Interest on Commercial Papers from banks carries interest ranging from 7.85% to 8%.

20. CURRENT FINANCIAL LIABILITIES- TRADE PAYABLES

			(₹ in millions)
Particulars	As at 31-03-2018	As at 31-03-2017	As at 01-04-2016
Trade Payable (Other than Micro and Small Enterprises)	4,884.93	2,875.46	2,113.13
Due to Micro and Small Enterprises	18.30	16.39	11.63
Total	4,903.23	2,891.85	2,124.76

21. CURRENT FINANCIAL LIABILITIES- OTHERS

			(₹ in millions)
Particulars	As at 31-03-2018	As at 31-03-2017	As at 01-04-2016
Current maturities of Long-Term Debt including unsecured Loans	351.70	205.88	157.23
Current maturities of Hire Purchase Loans	6.92	11.94	15.26
Interest accrued	2.27	18.88	18.55
Unpaid dividends	0.16	0.13	0.09
Liability for Capital Expenditure	43.04	84.40	44.43
MTM Loss on Forward Contract	8.23	-	-
Total	412.32	321.23	235.56

22. OTHER CURRENT LIABILITIES

					(₹ iı	n millions)
Particulars	As at 31-0	3-2018	As at 31-0	3-2017	As at 01-0	04-2016
Advance from Customers		215.07		432.46		610.73
Other payables						
Deferred Revenue (Refer note 22.1)	1.06		0.34		0.34	
Payable to Employees	106.24		90.65		62.89	
Statutory dues	27.25		17.12		21.65	
Rent Straight lining Provision	13.53		7.49		3.58	
Other Payables	6.45	154.53	16.45	132.05	-	88.46
Total		369.60		564.51		699.19

22.1. Movement of Deferred Revenue

	(₹ in millions)
Particulars	Amount
Opening Balance as on 1st April, 2016	2.34
Add: Received during the year	-
Less: Released to Statement of Profit & Loss	0.34
Balance as on 31⁵ March, 2017	2.00
Add: Received during the year	6.27
Less: Released to Statement of Profit & Loss	1.00
Balance as on 31 st March, 2018	7.27

23. CURRENT PROVISIONS

			(₹ in millions)
Particulars	As at 31-03-2018	As at 31-03-2017	As at 01-04-2016
Provision for employee benefits			
Gratuity	-	3.85	3.81
Leave encashment	1.28	0.81	0.58
Total	1.28	4.66	4.39

24. CURRENT TAX LIABILITIES (NET)

			(₹ in millions)
Particulars	As at 31-03-2018	As at 31-03-2017	As at 01-04-2016
Provision for Income Tax (Net of Advance Tax)	174.32	-	16.42
Total	174.32	-	16.42

25. REVENUE FROM OPERATIONS

		(₹ in millions)
Particulars	Year ended 31-03-2018	Year ended 31-03-2017
Sale of Goods	19,958.99	16,976.75
Income From Job Work	34.48	138.81
Income from Infrastructure Projects	855.36	805.46
Other Operational Revenues	227.35	50.67
Total	21,076.18	17,971.69

25.1 Particulars of Sale

Engineering Products	17,810.17	14,844.38
Polymer Products	2,148.82	2,132.37
Total	19,958.99	16,976.75

26. OTHER INCOME

		(₹ in millions)
Particulars	Year ended 31-03-2018	Year ended 31-03-2017
Interest Income on Bank Deposits	13.45	26.56
Other non-operating income		
Miscellaneous Income	8.48	5.03
Total	21.93	31.59

27. COST OF MATERIALS CONSUMED

		(₹ in millions)
Particulars	Year ended 31-03-2018	Year ended 31-03-2017
Cost of Materials (including conversion charges and procurement expenses)	14,688.24	11,729.50

27.1 Shortage/excess (if any) on physical verification have been adjusted in the consumption shown above.

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28. CHANGES IN INVENTORIES OF FINISHED GOODS & WORK IN PROGRESS

			(₹ i	n millions)
Particulars	Year ended 31-03-2018		Year ended 31-03-2017	
Opening Stock :				
Work-In-Process	581.23		392.04	
Finished Goods	1,600.95		928.04	
Scrap and Waste	38.01	2,220.19	25.37	1,345.45
Less:				
Closing Stock :				
Work-In-Process	700.93		581.23	
Finished Goods	2,734.44		1,600.95	
Scrap & Waste	63.02	3,498.39	38.01	2,220.19
(Increase)/Decrease in Stock		(1,278.20)		(874.74)
Increase/(Decrease) in Excise Duty on Finished Goods		(164.10)		53.26
Total		(1,442.30)		(821.48)

29. EMPLOYEE BENEFIT EXPENSES

		(₹ in millions)
Particulars	Year ended 31-03-2018	Year ended 31-03-2017
Salaries, Wages, Bonus and Allowances	824.28	663.83
Contribution to Provident and Other Funds	55.10	40.74
Employee Share-Based Payments	40.83	26.98
Workmen and Staff Welfare Expenses	13.79	13.18
Total	934.00	744.73

30. FINANCE COSTS

	(₹ in millions)
Year ended 31-03-2018	Year ended 31-03-2017
695.80	560.56
25.86	52.75
62.79	57.47
784.45	670.78
	31-03-2018 695.80 25.86 62.79

31. OTHER EXPENSES

		(₹ in millions)	
Particulars	Year ended 31-03-2018	Year ended 31-03-2017	
Consumption of Stores and Spare Parts	717.23	565.80	
Power and Fuels	613.11	579.71	
Labour Charges & Project Expenses	970.97	633.39	
Repairs & Maintenance			
Repairs to Machinery	98.75	86.53	
Repairs to Building	59.44	36.03	
Others	77.80	55.49	

		(₹ in millions)
Particulars	Year ended 31-03-2018	Year ended 31-03-2017
Miscellaneous Expenses	31.21	31.18
Rent and Hire Charges	88.78	74.72
Rates and Taxes	21.39	20.88
Insurance	18.72	26.49
Electricity Charges	4.70	3.64
Travelling and Conveyance Expenses	122.12	100.88
Communication Expenses	9.99	10.31
Bank Charges	8.97	4.89
Freight, Packing and Handling Expenses (net)	379.02	140.22
Legal and Professional Expenses	90.17	72.12
Security Service Expenses	37.88	38.65
Advertisement and Sales Promotion Expenses	139.44	148.86
Commission	81.91	42.07
Derivative Instruments (Gain)/Loss	(92.09)	(397.88)
(Gain)/loss on exchange fluctuation	(184.06)	(128.48)
Loss on sale of Fixed Assets	11.69	0.77
Irrecoverable Debts/Advances Written Off (net)	42.89	6.67
Provision for Doubtful Debts [Refer note no. 46(C)]	3.18	1.20
Charity and Donations	5.81	0.61
Corporate Social Responsibility	29.90	21.97
Auditors' Remuneration (Refer note no. 31.1)	2.63	1.96
Miscellaneous Expenses (Refer note no. 31.2)	140.23	92.55
Total	3,531.78	2,271.23

31.1 Auditors' Remuneration includes:

			(₹ in millions)
Particulars		Year ended 31-03-2018	Year ended 31-03-2017
(a)	Statutory Auditors		
	Audit Fees	1.40	1.00
	Certification	1.16	0.59
	Total (a)	2.56	1.59
(b)	Cost Auditors		
	Audit Fees	0.07	0.07
	Certification	-	0.30
	Total (b)	0.07	0.37
Tota		2.63	1.96

31.2 Miscellaneous expenses includes:

		(₹ in millions)
Particulars	Year ended 31-03-2018	Year ended 31-03-2017
Sitting Fee to Directors	0.88	0.67
Commission to Independent Directors	0.50	0.40
Total	1.38	1.07



32. TAX EXPENSES

		(₹ in millions)
Particulars	Year ended 31-03-2018	Year ended 31-03-2017
Current Tax	710.53	437.54
MAT Credit entitlement for earlier years	-	(63.50)
Tax adjustments for earlier years	1.22	-
Deferred Tax	(85.48)	151.01
Total	626.27	525.05

32.1 Reconciliation of estimated income tax expenses at Indian statutory income tax rates to income tax expenses reported in statement of profit and loss:

		(₹ in millions)
Particulars	Year ended 31-03-2018	Year ended 31-03-2017
Income before taxes	1,803.89	1,767.20
Applicable Tax Rate	34.61%	34.61%
Estimated Income Tax Expense	624.29	611.59
Tax Effect of adjustments to reconcile expected income tax expense to reported income tax expense:		
Effect of non deductible expenses	12.48	7.81
Effect of allowances for tax purpose	(9.85)	(36.04)
MAT Credit entitlement for earlier years	-	(63.50)
Others	(1.87)	5.19
Tax Expense in Statement of Profit and Loss [^]	625.05	525.05
Effective Tax Rate	34.65%	29.71%

^ Excluding Tax adjustment for earlier years

33. OTHER COMPREHENSIVE INCOME

		(₹ in millions)
Particulars	Year ended 31-03-2018	Year ended 31-03-2017
Items that will not be reclassified to profit or loss :		
Remeasurement of defined benefit plans	(4.62)	(1.02)
Income tax relating to items that will not be reclassified to profit or loss:		
Remeasurement of defined benefit plans	1.61	0.35
Total	(3.01)	(0.67)

34. CONTINGENT LIABILITIES NOT PROVIDED IN RESPECT OF

			(₹	in millions)
Particulars		As at 31-03-2018	As at 31-03-2017	As at 01-04-2016
Claims against the Company no tax/duties are as follows:-	ot acknowledged as debt Disputed			
Nature of Contingent Liability	Status Indicating Uncertainties			
Demand notices issued by Central Excise Department	The matter is pending with Commissioner(A) /CESTAT. (Related to year: 2005-06, 2007-08 to 2012-13, 2014-15, 2015-16, 2017- 18) [Paid ₹ 10.23 million (Previous Years: 31 st March 17: ₹ 10 million,			
	1 st April, 2016: ₹ 10 million)]	83.83	29.99	29.99

			(₹	in millions)
Particulars		As at 31-03-2018	As at 31-03-2017	As at 01-04-2016
Demand notices issued by Service Tax Department	The matter is pending with Commissioner(A) / CESTAT (Related to year: 2005-06, 2007-08, 2009- 10 to 2012-13) [Paid ₹ 1.10 million (Previous Years: 31^{st} March, 2017: ₹ 0.01 million, 1^{st} April, 2016 ₹ 0.01 million)]	34.62	17.20	6.10
CST Demand issued by Assessing Authority	The matter is pending with Joint Commissioner- Commercial Taxes /Additional Commissioner- Commercial Taxes/ WB Commercial Taxes Appellate & Revisional Board (Related to year: 2005-06, 2006-07, 2011-12, 2012-13, 2013-14 & 2014- 15)[Paid ₹ 10.15 million (Previous Years: 31 st March, 2017: ₹ Nil , 1 st April, 2016 ₹ Nil)]	25.77	53.65	53.65
Sales Tax/VAT demands issued by Assessing Authority	The matter is pending with Joint Commissioner- Commercial Taxes /Additional Commissioner- Commercial Taxes/ WB Commercial Taxes Appellate & Revisional Board (Related to year: 2005-06, 2006- 07, 2009-10, 2011-12, 2012-13, 13- 14 & 14-15) [Paid ₹ 12.01 million (Previous Years: 31 st March, 2017: ₹ Nil , 1 st April, 2016 ₹ Nil)]	176.72	77.18	77.18

- 34.1 The Company does not expect any reimbursements in respect of the above contingent liability.
- **34.2** It is not practicable to estimate the timing of cash outflows, if any, in respect of matters at pending resolution of the appellate proceedings.
- **34.3** A nine judge bench of the Supreme Court of India upheld the constitutional validity of entry tax by majority decision subject to fulfilling of certain conditions. Majority members held that entry tax should not be discriminatory in nature. The writ petition is pending at the division bench of Kolkata challenging the levy of West Bengal tax on Entry of goods into local areas Act 2012 (the Act), on the ground that it is violation of articles 304(a) and Article 14 of the Constitution. The Hon'ble High Court of Calcutta has granted interim order that tax shall not be realized by State. However, the petitioner Companies have been directed to comply with the provisions of Entry tax relating to filing of return etc. It has been legally advised that the levy of Entry tax in the state of West Bengal would not pass the acid test of discrimination in as much as the Hon'ble Supreme Court has categorically stated that "State Legislature in exercise of its taxing power can grant exemption / set off to locally produce and manufactured goods only to a limited extent based on the intelligible differentia which is not in the nature of the general / unspecified exemptions." There is a blanket, unlimited and unspecified exemption provided by the state of West Bengal on the intra-state movement of goods, which may contradict the guidelines laid down by the Hon'ble Supreme Court. In the meantime vide notification no.256-L, dated 6th March, 2017 and no.457-L, dated 7th March, 2017 the Govt. of W.B. have made retrospective amendments to the said Act which have also been challenged before the Hon'ble WBTT. In view of the above fact and as per the legal opinion received, management is of the view that no provision is required on account of entry tax.
- 35. Estimated amount of contracts pending execution on capital account net of advances of ₹ 24.87 million (Previous Years: 31st March, 2017: ₹149.99 million, 1st April, 2016: ₹ 21.78 millions) and not provided for is ₹ 74.17 million (Previous Years: 31st March, 2017: ₹ 98.03 million, 1st April, 2016: ₹ 90.50 million).

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36. As per Section 135 of the Companies Act, 2013, a CSR committee has been formed by the company. The disclosure in respect of CSR Expenditure during the year as aligned with the CSR Policy of the Company which is in line with the activities specified in Schedule VII of the Companies Act, 2013 is as under:

			(₹ in millions)
Part	iculars	Year ended 31-03-2018	
(a)	Gross amount required to be spent by the Company during the year	29.15	21.16
(b)	Related Party Transaction as per Ind AS 24 in relation to CSR activities (Refer note no. 45)	12.60	9.50

		Amount Paid	Amount yet to be paid	Amount Paid	Amount yet to be paid
(c)	Amount spent during the year on:-				
	i. Construction/ acquisition of any asset	-	-	-	-
	ii. Purposes other than (i) above	29.90	-	21.97	-
Tota	al	29.90	-	21.97	-

37. The information regarding amounts due to creditors registered under the Micro, Small and Medium Enterprises Development Act, 2006, has been given to the extent available with the Company. The required disclosures of outstanding dues of micro, small & medium enterprises are as under:

				(₹ in millions)
Particulars		As at 31-03-2018	As at 31-03-2017	As at 01-04-2016
(a)	Principal amount remaining unpaid as at 31 st March	18.30	16.39	11.63
(b)	Interest amount remaining unpaid as at 31 st March	Nil	Nil	Nil
(c) (d)	Interest paid in terms of section 16 of the Micro, Small and Medium Enterprises Development Act, 2006 along with the amount of the payment made to the supplier beyond the appointed day during the year. Interest due and payable for the period of delay in making payment (which have been paid but beyond the appointed day during the year) but without adding the interest specified under Micro, Small and Medium Enterprises Development Act, 2006.	Nil	Nil	Nil
(e)	Interest accrued and remaining unpaid as at 31st March	Nil	Nil	Nil
(f)	Further interest remaining due and payable even in the succeeding years, until such date when the interest dues as above are actually paid to the small enterprise.	Nil	Nil	Nil

38. Disclosures pursuant to Indian Accounting Standard (Ind AS) 11- Construction Contracts are given below:

				(₹ in millions)
(A)	Part	iculars	Year ended 31-03-2018	Year ended 31-03-2017
	(a)	Contract revenue recognized for the year	855.36	805.46
	(b)	Method used to determine the contract revenue recognised and state of completion of contract in progress	Refer 8(b) of si accountin	gnificant

(B) Disclosure in respect of contracts in progress as at the year end:

	(₹ in millio			
Part	iculars	Year ended 31-03-2018	Year ended 31-03-2017	Year ended 01-04-2016
(a)	Aggregate amount of contract costs incurred and recognized profits (less recognized losses) upto the Reporting date	1,557.76	1,631.93	818.93
(b)	Amount of customer advances outstanding for contracts in progress as at March 31	13.76	Nil	Nil
(c)	Retention amounts due from customers for contracts in progress as at March 31	115.28	118.69	78.34
(d)	Unbilled revenues included under Sundry Debtors	Nil	Nil	8.56
(e)	Unearned revenue included under Sundry Creditors	Nil	Nil	Nil

39. EMPLOYEE BENEFITS

Disclosure pursuant to Indian Accounting Standard (Ind AS) 19 - Employee Benefits are as under :

A. Defined Contribution Plan :

The amount recognised as an expenses for the Defined Contribution Plans are as under :

		(₹ in millions)
Particulars	Year ended 31-03-2018	Year ended 31-03-2017
Contribution to Provident and other funds:		
Employer's Contribution to Provident Fund	10.60	8.10
Employer's Contribution to Pension Scheme	19.39	15.01
Employees Deposit Linked Insurance	1.20	0.91
Workmen and Staff Welfare Fund:		
Employees State Insurance Corporation	11.28	7.15
Labour Welfare Fund	0.06	0.04
Total	42.53	31.21

B. Defined Benefit Plan :

Post employment and other long term employee benefits in the form of gratuity and leave encashment are considered as defined benefit obligation. The employees' gratuity fund scheme managed by Life Insurance Corporation of India is a defined benefit plan. The present value of obligation is determined based on actuarial valuation using the Projected Unit Credit Method, which recognizes each period of service as giving rise to additional unit of employee benefit entitlement and measures each unit separately to build up the final obligation. Under the PUC method a "projected accrued benefit" is calculated at the beginning of the year and again at the end of the year for each benefit that will accrue for all active members of the Plan. The "projected accrued benefit" is based on the Plan's accrual formula and upon service as of the beginning or end of the year, but using a member's final compensation, projected to the age at which the employee is assumed to leave active service. The Plan liability is the actuarial present value of the "projected accrued benefits" as of the beginning of the year for active members.

Liability for leave payable at the time of retirement has been recognized on actuarial basis.

Risk Exposure:

Defined Benefit Plans expose the Company to actuarial risks such as: Interest Rate Risk, Salary Risk, Demographic and Regulatory Risk.

(a) Interest rate risk : The defined benefit obligation calculated uses a discount rate based on government bonds. If bond yields fall, the defined benefit obligation will tend to increase

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- (b) Salary risk : Higher than expected increases in salary will increase the defined benefit obligation.
- (c) **Demographic risk**: This is the risk of variability of results due to unsystematic nature of decrements that include mortality, withdrawal, disability and retirement. The effect of these decrements on the defined benefit obligation is not straight forward and depends upon the combination of salary increase, discount rate and vesting criteria. It is important not to overstate withdrawals because in the financial analysis the retirement benefit of a short career employee typically costs less per year as compared to a long service employee.
- (d) Regulatory Risk : Gratuity benefit is paid in accordance with the requirements of the Payment of Gratuity Act, 1972 (as amended from time to time). There is a risk of change in regulations requiring higher gratuity payouts (e.g. Increase in the maximum limit on gratuity from ₹ 1 million to ₹ 2 million). An upward revision of maximum gratuity limit will result in gratuity plan obligation.

Part	iculars	Gratuity (Funded) 2017-2018	Gratuity (Funded) 2016-2017
(i)	Reconciliation of opening and closing balances of Defined Benefit obligation		
	Defined benefit obligation at beginning of the year	32.62	24.47
	Current service cost	7.23	6.23
	Interest cost	2.39	2.14
	Past service cost - plan amendments	2.16	-
	Actuarial (gain)/loss - experience	1.24	1.77
	Actuarial (gain)/loss - financial assumptions	3.37	(0.75)
	Benefits paid from plan assets	(1.45)	(1.24)
	Defined benefit obligation at year end	47.56	32.62
(ii)	Reconciliation of opening and closing balances of fair value of plan assets		
	Fair value of plan assets at beginning of the year	10.97	9.78
	Interest Income on plan assets	0.85	0.78
	Employer's Contribution	2.03	1.66
	Return on plan assets greater/ (Less) than discount rate	(0.01)	0.00
	Benefits paid	(1.45)	(1.25)
	Fair value of plan assets at year end	12.39	10.97
(iii)	Reconciliation of fair value of assets and obligations		
	Fair value of plan assets as at 31 st March	12.39	10.97
	Present value of obligation as at 31 st March	47.56	32.62
	Net asset/(liability) recognized in Balance Sheet	(35.17)	(21.65)
(iv)	Expenses recognized during the year		
	Current service cost	7.23	6.23
	Past service cost - plan amendments	2.16	-
	Interest cost	1.55	1.36
	Actuarial (gain)/loss - experience	1.24	1.77
	Actuarial (gain)/loss - financial assumptions	3.37	(0.75)
	Return on plan assets greater/ (Less) than discount rate	0.01	(0.00)
	Amount charged to statement of Profit & Loss	15.56	8.61
(v)	Re-measurements recognised in Other Comprehensive Income (OCI)		
	Actuarial (gain)/loss - experience	1.24	1.77
	Actuarial (gain)/loss - financial assumptions	3.37	(0.75)
	Return on plan assets greater/ (Less) than discount rate	0.01	(0.00)
	Amount recognised in Other Comprehensive Income (OCI)	4.62	1.02
(vi)	Maturity Profile of Defined Benefit obligation for the year ending:		
	31st March, 2019	7.82	4.83
	31st March, 2020	3.23	0.39
	31 st March, 2021	4.96	0.97

			(₹ in millions)
Parti	culars	Gratuity (Funded) 2017-2018	Gratuity (Funded) 2016-2017
	31 st March, 2022	5.43	0.76
	31 st March, 2023	8.19	1.17
	31 st March, 2024 to 31 st March, 2028	46.05	24.52
(vii)	Sensitivity analysis for significant assumptions : #		
	Increase/ (Decrease) on present value of defined benefits obligation at the end of the year		
	1% increase in discount rate	(3.68)	(3.40)
	1% decrease in discount rate	4.34	4.01
	1% increase in salary escalation rate	4.30	3.99
	1% decrease in salary escalation rate	(3.71)	(3.42)
	1% increase in withdrawal rate	1.19	0.36
	1% decrease in withdrawal rate	(1.40)	(0.29)
(viii)	Major Categories of Plan Assets		
(ix)	L.I.C. Group Gratuity (Cash Accumulation Policy)-% of invested funds Actuarial assumptions :	100	100
	Mortality table (L.I.C.)	Indian Assured Lives Mortality (2006 - 08) (modified) Ult	Mortality (2006 - 08)
	Discount rate (per annum)	7.60%	7.50%
	Expected rate of return on plan assets (per annum)	7.60%	7.50%
	Turnover rate	1% to 8%	1% to 8%
	Rate of escalation in salary (per annum)	4.00%	3.00%
	Retirement Age	60 years	60 years
(x)	Weighted Average Duration of Defined Benefit Obligation	10 Yrs	7.8 Yrs
(xi)	Expected Contribution during next year	9.03	13.62

These Sensitivities have been calculated to show the movement in defined benefit obligation in isolation and assuming there are no other changes in market conditions at the accounting date. There have been no changes from the previous periods in the methods and assumptions used in preparing the sensitivity analyses.

(xii) Salary Escalation Rate :

The estimates of rate of escalation in salary considered in actuarial valuation, takes into account inflation, seniority, promotion and other relevant factors including supply and demand in the employment market.

40. OPERATING LEASE

The Company has certain residential/commercial premises under cancelable operating leases, renewable with mutual consent on mutually agreeable terms. There are no restrictions imposed by lease agreements. The Company has taken certain land on operating lease for its manufacturing facilities. There is escalation clause in some of the lease agreement. There is a lock in clause ranging from 6 months to 36 months in certain lease agreement.

		(₹ in millions)
Particulars	Year ended 31-03-2018	Year ended 31-03-2017
Minimum lease payments recognised in the statement of profit and loss during the year included under the head "Rent and Hire Charges"	64.62	54.53
On cancellable leases	46.90	39.19
On non-cancellable leases	17.72	15.34

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Future Minimum Lease Payments

As at 31st March, the future minimum lease payments to be made under non-cancellable operating lease are as follows:

		(₹ in millions)
Deutieuleue	Year ended	Year ended
Particulars	31-03-2018	31-03-2017
Payables within one year	12.91	16.65
Payables later than one year but not later than five year	8.34	13.67
Payables later than 5 years	-	

41. EARNINGS PER SHARE (EPS)

The following reflects the profit and share data used in the basic and diluted EPS computation

	(₹ in	millions except nur	mber of shares)
Particulars		Year ended 31-03-2018	Year ended 31-03-2017
Profit After Taxation as per Statement of Profit & Loss	(a)	1,177.62	1,242.15
Weighted-average Number of Equity Shares for computing basic EPS	(b)	102,408,825	102,316,462
Add: Dilutive Impact of Employee Stock Options Plan	(c)	367,457	8,903
Weighted-average Number of Equity Shares for computing diluted EPS	(d=b+c)	102,776,282	102,325,365
Basic EPS -[In ₹]	(a/b)	11.50	12.14
Diluted EPS -[In ₹]	(a/d)	11.46	12.14

42 EVENT OCCURRING AFTER BALANCE SHEET

For the year ended 31st March, 2018, the Board of Directors of the Company has recommended dividend of ₹ 1.65 per share (Previous Year: ₹ 1.55 per share) to equity shareholders aggregating to ₹ 204.05 million (Previous year: ₹ 190.88 million) including Dividend Distribution Tax.

43 **EMPLOYEE SHARE-BASED PAYMENT**

Employee Stock Options Plan 2015 ("ESOP 2015")

On 7th January, 2016, the Shareholders of the Company approved the Employee Stock Options Plan 2015 ("ESOP 2015") for issue of Option not exceeding 2000000 (Two million) options to its permanent employees (including a Director, whether whole time or not but excluding independent directors) of the Company, working in India. Each option when exercised would be converted into one Equity Share of ₹ 1/- (₹ One) each fully paid-up. As per the plan, all the options granted on any date shall vest not earlier than 1(one) year and not later than a maximum of 6 (six) years from the date of grant of options. These options do not carry rights to dividends or voting rights till the date of exercise. The Shares issued upon exercise of Options shall be freely transferable and shall not be subject to any lock-in period restriction after such exercise, except as required by SEBI Regulations.

Salient features of the plan-ESOP 2015 are as given below:

Particulars	Tranche I	Tranche II	Tranche III
Number of Options	410000	775000	485000
Venting Plan	Graded Vesting -25%	Graded Vesting -25%	Graded Vesting -25%
Vesting Plan	every year	every year	every year
Exercise Period	5 years from the date of	5 years from the date of	5 years from the date of
Exercise renou	vesting	vesting	vesting
Grant Date	9/Mar/16	10/Nov/16	4/Jan/18
Condition	Corporate Performance	Corporate Performance	Corporate Performance
Condition	matrix as per Plan	matrix as per Plan	matrix as per Plan
Exercise Price (₹ per share)	100	100	200
Fair Value on the date of Grant of	85.65	79.85	147 51
Options (₹per share)	85.05	79.00	147.51
Mode of Settlement	Equity	Equity	Equity

Under ESOP 2015, so far the Company has granted 1670000 options (Previous Year: 1185000 options) to its eligible employees, out of which 70000 options (Previous Year: 40000 options) has been cancelled.

	As 31-03-		As 31-03-	
Particulars	Stock Options (Numbers)	Weighted- Average Exercise Price (in ₹)	Stock Options (Numbers)	Weighted- Average Exercise Price (In ₹)
Outstanding at the beginning of the year	1145000	100.00	410000	100.00
Granted during the year	485000	200.00	775000	100.00
Cancelled/Forfeited during the year	30000	100.00	40000	100.00
Exercised during the year	266500	100.00	-	100.00
Expired during the year	-	-	-	-
Outstanding at the end of the year	1333500	136.89	1145000	100.00
Exercisable at the end of the year	31000	100.00	-	100.00

Movement of options granted along with weighted average exercise price is as given below :

The weighted average share price during the year of exercise was ₹ 243.01 per share (Previous Year: ₹ Nil per share) and weighted average remaining contractual life of the options for the share options outstanding as at 31st March, 2018 was 8.10 years (Previous Year: 8.5 years).

Fair Valuation:

The fair value at grant date of stock option granted during the year ended 31st March, 2018 was ₹ 147.51 (Previous Year: ₹ 79.85). The fair value has been carried out by an independent valuer by applying Black-Scholes Model. The key assumptions used in the Black Scholes model for calculating the fair value as on the date of grant are as given below:

Particulars	Year ended 31-03-2018	Year ended 31-03-2017
	Tranche III	Tranche II
Number of Option granted	485,000	775,000
Share price on grant date	266.15	143.55
Options grant date	4-Jan-18	4-Jan-18
Exercise Price (₹)	200.00	100.00
Risk-Free Interest Rate (%)	7.23	6.59
Life of Options granted	5.41	5.06
Expected Volatility	41.62	45.82
Expected Dividend Yield (%)	0.58	0.98

The expected dividend is based on last year data and is not necessarily indicative. The expected volatility was determined based on the historical share price volatility over the past period depending on the life of the options granted which is indicative of future period and which may not necessarily be the actual price.

Effect of employee share-based payment transactions on profit or loss for the year and on financial position:

For the year ended 31st March, 2018 the Company recognises total expenses of ₹40.83 million (Previous Year: ₹ 26.98 million) related to equity settled share based transactions. During the year, the Company allotted 266500 fully paid-up equity shares of ₹ 1/- each of the Company (Previous Year: Nil) on exercise of equity settled options for which the Company has realised ₹ 26.65 million (Previous Year: ₹ Nil) as exercise price.

			(₹ in millions)
Particulars	Year ended 31-03-2018	Year ended 31-03-2017	Year ended 01-04-2016
Total Carrying amount	47.19		0.91

SEGMENT REPORTING

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Notes to financial statement for the year ended 31st March, 2018 (contd...)

	(A) Business segment								(₹ in millions)
		Ye	ear ended 3	Year ended 31st March, 2018			ear ended 3	Year ended 31⁵t March, 2017	17
Rep	Reportable Segments	Engineering Products	Polymer Products	Infrastructure Projects	Total	Engineering Products	Polymer Products	Infrastructure Projects	e Total
(a)	Segment Revenue -Gross								
	Revenue From Operation (Gross)	18,071.89	2,148.93	855.36	21,076.18	15,033.79	2,132.44	805.46	6 17,971.69
(q	Segment Results	2,647.88	150.93	108.06	2,906.87	2,335.59	165.79	114.39	9 2,615.77
	Unallocated Corporate income/				(331.98)				(204.35)
	Operating Profit				2.574.89				2.411.42
	Interest Expenses			-	784.45				670.78
	Interest Income				13.45				26.56
	Profit Before Tax				1,803.89				1,767.20
	Less: Taxes				626.27				525.05
	Profit After Tax				1,177.62				1,242.15
			Ac at 31-03-2018	3-2018	Δ< a	∆s at 31-03-2017		(₹ in n Δ< at 01-04-2016	(₹ in millions) 4-2016
I			V2 01 01-0	0107-0	5				0107-4
Rep	Reportable Segments	0)	Segment Assets	Segment Liabilities	Segment Assets		Segment Liabilities	Segment Assets	Segment Liabilities
Eng	Engineering	-	13,385.43	4,748.62	10,233.95		2,941.01	9,612.20	2,437.04
Poly	Polymer		2,748.96	390.32	2,434.12		403.43	1,606.04	435.11
Infr	Infrastructure		953.85	205.65	760	760.99	187.33	356.25	42.93
Una	Unallocated		347.06	746.01	479	479.46	683.68	722.42	484.59
Total	al	-	17,435.30	6,090.60	13,908.52		4,215.45	12,296.91	3,399.67
									(₹ in millions)
					As a	As at 31-03-2018		As at 31-03-2017	3-2017
Rep	Reportable Segments				Capital	ital Depreciation &		Capital	Depreciation &
Ena	Enaineerina				392 392			473.17	232.55
Poly	Polymer				162		85.56	404.69	60.82
Infra	Infrastructure				28	28.89	12.46	34.71	10.23
Una	Unallocated				29	29.30	11.22	28.78	12.06
Total	a				613	613.53	459.06	941.35	315.65

(B) Geographical Segment

The Company operates in Geographical Segment as given below;

(i) Revenue from Operations

		(₹ in millions)
Reportable Segments	Year ended 31-03-2018	Year ended 31-03-2017
Within India	16,685.59	16,589.64
Outside India	4,390.59	1,382.05
Total	21,076.18	17,971.69

(ii) Non-Current Assets @

			(₹ in millions)
Reportable Segments	Year ended 31-03-2018	Year ended 31-03-2017	Year ended 31-03-2016
Within India	5,262.60	5,276.21	4,608.54
Outside India	-	-	-
Total	5,262.60	5,276.21	4,608.54

@ Non-current assets exclude financial instruments, deferred tax assets and employee benefit assets.

(C) Information about major customers

Total amount of revenues from customers (each exceeding 10% of total revenues of the Company) is ₹ 6,513.37 million (Previous Year: ₹ 5,272.36 million) reported under engineering & infrastructure segment.

(D) Other disclosures

- (i) The Operating Segments have been reported in a manner consistent with the internal reporting and evaluation by Chief Operating Decision Maker (CODM).
- (ii) The business segment comprise the following :

The Engineering Products segment which includes Towers, Tower Accessories, Fasteners, Angles, Channels, Highmast Poles, Swaged Poles, Scaffoldings, Solar Power Systems etc.

The Infrastructure Projects segment which includes Horizontal Direct Drilling services and Engineering, Procurement & Construction services.

The Polymer Product segment which includes PVC, CPVC, UPVC, SWR pipes & fittings and other related products.

- (iii) The geographical information considered for disclosure are : Sales within India and Sales outside India.
- (iv) There are no inter-segment revenues.

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w.e.f. 06.09.2017 w.e.f. 06.09.2017

Notes to financial statement for the year ended 31st March, 2018 (contd...)

45 RELATED PARTY DISCLOSURES

A. List of the related parties and relatives with whom transactions have taken place.

(1) Key Management Personnels.

кеу	Management Personneis.	
(a)	Mr. Sajan Kumar Bansal	-Managing Director
(b)	Mr. Sharan Bansal	-Whole Time Director
(c)	Mr. Devesh Bansal	-Whole Time Director
(d)	Mr. Siddharth Bansal	-Whole Time Director
(e)	Mr. Amit Kiran Deb	-Independent Director
(f)	Mr. Manindra Nath Banerjee	-Independent Director
(g)	Mr. Joginder Pal Dua	-Independent Director
(h)	Mrs. Mamta Binani	-Independent Director
(i)	Mr. Ashok Bhandari	-Independent Director
(j)	Mr. Yash Pall Jain	-Executive Director

(2) Parties where key managerial personnel along with their relatives have significant influence.

- (a) Skipper Realties Limited
- (b) Skipper Telelink Limited
- (c) Ventex Trade Private Limited
- (d) Skipper Plastics Limited
- (e) Suviksit Investments Limited
- (f) Skipper Polypipes Private Limited
- (g) Vaibhav Metals Private Limited
- (h) Aakriti Alloys Private Limited
- (i) Samriddhi Ferrous Private Limited
- (j) Utsav Ispat Private Limited
- (k) Skipper Pipes Limited
- (I) Sheo Bai Bansal Charitable Trust
- (m) Skipper Foundation

(b)

(d)

(3) Relatives of key managerial personnel

- (a) Mrs. Meera Bansal -Wife of Mr. Sajan Kumar Bansal
 - Mrs. Sumedha Bansal -Wife of Mr. Sharan Bansal
- (c) Mrs. Rashmi Bansal -Wife of Mr. Devesh Bansal
 - Mrs. Shruti M Bansal -Wife of Mr. Siddharth Bansal

B. The following transactions were carried out with the related parties in the ordinary course of business :

						(₹ in r	nillions)
Particulars	_	017-18 tion to iter	n		2016-17 Ition to iter	n	
	A(1)	(A)2	A(3)	A(1)	A(2)	A(3)	
(a)	Remuneration Paid/Provided						
	Mr. Sajan Kumar Bansal	48.00	-	-	48.00	-	-
	Mr. Sharan Bansal	24.00	-	-	24.00	-	-
	Mr. Devesh Bansal	24.00	-	-	24.00	-	-
	Mr. Siddharth Bansal	24.00	-	-	24.00	-	-
	Mr. Yash Pall Jain	2.28	-	-	-	-	-
(b)	Rent Paid/Provided						

		2	2017-18			2016-17	nillions)
Part	ticulars		ation to iter	n	In relation to item		n
		A(1)	(A)2	A(3)	A(1)	A(2)	A(3)
	Mr. Sajan Kumar Bansal	0.36	-	-	0.36	-	-
	Skipper Realties Limited	-	1.92	-	-	1.92	-
	Suviksit Investments Limited	-	1.08	-	-	1.08	-
	Skipper Telelink Limited	-	0.85	-	-	0.85	-
	Mrs. Sumedha Bansal	-	-	0.31	-	-	0.31
(c)	Interest Paid/Provided						
	Mr. Sajan Kumar Bansal	3.40	-	-	3.31	-	-
	Mr. Sharan Bansal	1.36	-	-	1.34	-	-
	Mr. Devesh Bansal	1.44	-	-	1.40	-	-
	Mr. Siddharth Bansal	2.83	-	-	2.15	-	-
	Skipper Plastics Limited	-	6.84	-	-	1.07	-
	Ventex Trade Private Limited	-	1.94	-	-	1.56	-
	Skipper Realties Limited	-	0.02	-	-	5.77	-
	Suviksit Investments Limited	-	0.08	-	-	0.03	-
	Skipper Polypipes Private Limited	-	0.47	-	-	0.57	
	Skipper Telelink Limited	-	0.01			0.09	
	Vaibhav Metals Private Limited	-	0.01	-	-	-	
	Aakriti Alloys Private Limited	-	0.01				
	Samriddhi Ferrous Private Limited		0.16				
	Utsav Ispat Private Limited		0.02				
	Skipper Pipes Limited		0.02			_	-
(d)	Commission	-	0.07	-		-	-
(u)	Mr. Amit Kiran Deb	0.10		······	0.10		
	Mr. Manindra Nath Banerjee	0.10	-	-	0.10		-
	Mr. Joginder Pal Dua	0.10	-	-	0.10	-	-
			-	-	•••••••••••••••••••••••••••••••••••••••	-	-
	Mrs. Mamta Binani	0.10	-		0.10	-	-
	Mr. Ashok Bhandari	0.10	-	-	-	-	-
(e)	Sitting Fees	0.04	••••••	······	0.00		
	Mr. Amit Kiran Deb	0.24	-	-	0.23	-	-
	Mr. Manindra Nath Banerjee	0.25	-	-	0.26	-	-
	Mr. Joginder Pal Dua	0.18	-	-	0.08	-	-
	Mrs. Mamta Binani	0.16	-	-	0.11	-	-
	Mr. Ashok Bhandari	0.05	-	-	-	-	-
(f)	Donation given			······			
	Sheo Bai Bansal Charitable Trust	-	1.10 11.50	-		0.50	-
	Skipper Foundation	-	11.50	-		9.00	-
(g)	Loan taken						
	Mr. Sajan Kumar Bansal	107.27	-	-	77.50	-	-
	Mr. Sharan Bansal	21.00	-	-	33.60	-	-
	Mr. Devesh Bansal	12.50	-	-	34.80		-
	Mr. Siddharth Bansal	27.20	-	-	46.10	-	-
	Skipper Plastics Limited	-	51.80	-		310.90	-
	Ventex Trade Private Limited	-	32.30	-	-	43.20	-
	Skipper Realties Limited	-	1.50	-	-	43.00	-
	Suviksit Investments Limited	-	-	-	-	0.80	-
	Skipper Polypipes Private Limited	-	-	-	-	45.80	-
	Skipper Telelink Limited	-	-	-	-	2.00	-

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						(₹ in r	nillions)
Part	iculars		2017-18 ation to iter	n	2016-17 In relation to item		n
	Mr. Sajan Kumar Bansal	A(1)	(A)2	A(3)	A(1)	A(2)	A(3)
	Vaibhav Metals Private Limited	-	0.30	-	-	-	-
	Aakriti Alloys Private Limited	-	6.41	-	-	-	-
	Samriddhi Ferrous Private Limited	-	4.62	-	-	-	-
	Utsav Ispat Private Limited	-	0.65	-	-	-	-
	Skipper Pipes Limited	-	3.60	-	-	-	-
(h)	Loan Refunded						
	Mr. Sajan Kumar Bansal	66.50	-	-	83.40	-	-
	Mr. Sharan Bansal	22.73	-	-	28.50	-	-
	Mr. Devesh Bansal	21.15	-	-	31.20	-	-
	Mr. Siddharth Bansal	15.40	-	-	41.60	-	-
	Skipper Plastics Limited	-	181.41	-	-	181.30	-
	Ventex Trade Private Limited	-	50.40	-	-	45.10	-
	Skipper Realties Limited	-	1.50	-	-	46.12	-
	Suviksit Investments Limited		1.05				
	Skipper Polypipes Private Limited	-	30.80	-	-	31.70	-
	Skipper Telelink Limited	-	0.24	-	-	2.70	-
	Vaibhav Metals Private Limited	-	0.30	-	-	-	-
	Aakriti Alloys Private Limited	-	6.41	-	-	-	-
	Samriddhi Ferrous Private Limited	-	4.62	-	-	-	-
	Utsav Ispat Private Limited	-	0.65	-	-	-	-
	Skipper Pipes Limited	-	3.60	-	-	-	-

C. Balance Outstanding as at the balance sheet date

Part	iculars		31-03-2018 tion to iter			(₹ in r n 31-03-201 ation to iter	
		A(1)	A(2)	A(3)	A(1)	A(2)	A(3)
(a)	Loan						
	Mr. Sajan Kumar Bansal	55.90	-	-	15.13	-	-
	Mr. Sharan Bansal	13.77	-	-	15.50	-	-
	Mr. Devesh Bansal	7.27	-	-	15.92	-	-
	Mr. Siddharth Bansal	39.19	-	-	27.39	-	-
	Skipper Plastics Limited	-	-	-	-	129.61	-
	Ventex Trade Private Limited	-	-	-	-	18.10	-
	Suviksit Investments Limited	-	-	-	-	1.05	-
	Skipper Polypipes Private Limited	-	-	-	-	30.80	-
	Skipper Telelink Limited	-	-	-	-	0.24	-

					(₹ in r	nillions)
iculars	As on 31-03-2018 In relation to item			As on 31-03-2017 In relation to item		
	A(1)	A(2)	A(3)	A(1)	A(2)	A(3)
Remuneration (Net of TDS)						
Mr. Sajan Kumar Bansal	1.50	-	-	1.55	-	-
Mr. Sharan Bansal	0.75	-	-	0.70	-	-
Mr. Devesh Bansal	0.75	-	-	0.75	-	-
Mr. Siddharth Bansal	0.55	-	-	0.65	-	-
Mr. Yash Pall Jain	0.41	-	-	-	-	-
Commission (Net of TDS)				••••••	••••	
Mr. Amit Kiran Deb	0.10	-	-	0.10	-	-
Mr. Manindra Nath Banerjee	0.10	-	-	0.10	-	-
Mr. Joginder Pal Dua	0.10	-	-	0.10	-	-
Mrs. Mamta Binani	0.10	-	-	0.10	-	-
Mr. Ashok Bhandari	0.10	-	-	-	-	-
	Remuneration (Net of TDS) Mr. Sajan Kumar Bansal Mr. Sharan Bansal Mr. Devesh Bansal Mr. Siddharth Bansal Mr. Yash Pall Jain Commission (Net of TDS) Mr. Amit Kiran Deb Mr. Manindra Nath Banerjee Mr. Joginder Pal Dua Mrs. Mamta Binani	In relationA(1)Remuneration (Net of TDS)Mr. Sajan Kumar BansalMr. Sharan Bansal0.75Mr. Devesh Bansal0.75Mr. Siddharth Bansal0.55Mr. Yash Pall JainCommission (Net of TDS)Mr. Amit Kiran DebMr. Manindra Nath Banerjee0.10Mr. Joginder Pal DuaMrs. Mamta Binani0.10	In relation to iterA(1)A(2)Remuneration (Net of TDS)Mr. Sajan Kumar Bansal1.50Mr. Sharan Bansal0.75Mr. Devesh Bansal0.75Mr. Siddharth Bansal0.55Mr. Yash Pall Jain0.41Commission (Net of TDS)Mr. Amit Kiran Deb0.10Mr. Joginder Pal Dua0.10Mrs. Mamta Binani0.10	In relation to item A(1) A(2) A(3) Remuneration (Net of TDS)	In relation to item In relation A(1) A(2) A(3) A(1) A(As on 31-03-2018 As on 31-03-2018 In relation to item A(1) A(2) A(1) A(2) A(1) A(2) Remuneration (Net of TDS) 1.50 - 1.55 - Mr. Sajan Kumar Bansal 0.75 - 0.70 - Mr. Sharan Bansal 0.75 - 0.75 - Mr. Siddharth Bansal 0.55 - 0.65 - Mr. Yash Pall Jain 0.41 - - - Mr. Amit Kiran Deb 0.10 - 0.10 - Mr. Joginder Pal Dua 0.10 - 0.10 - Mrs. Mamta Binani 0.10 - 0.10 -

(**X** ' . . . 'II' . . .)

			(₹ in n	nillions)
Part	iculars		n 01-04-2016 ation to iten	
		A(1)	A(2)	A(3)
(d)	Loan			
	Mr. Sajan Kumar Bansal	21.03	-	-
	Mr. Sharan Bansal	10.40	-	-
	Mr. Devesh Bansal	12.32	-	-
	Mr. Siddharth Bansal	22.89	-	-
	Ventex Trade Private Limited	-	20.00	-
	Skipper Realties Limited	-	3.12	-
	Suviksit Investments Limited	-	0.25	-
	Skipper Polypipes Private Limited	-	16.70	-
	Skipper Telelink Limited	-	0.95	-
(e)	Remuneration			
	Mr. Sajan Kumar Bansal	0.50	-	-
	Mr. Sharan Bansal	0.39	-	-
	Mr. Devesh Bansal	0.24	-	-
	Mr. Siddharth Bansal	0.25	-	-

46 FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The Company's principal financial liabilities other than derivatives comprise long-term and short-term borrowings, capital creditors and trade and other payables. The main purpose of these financial liabilities is to finance the Company's operations. The Company's principal financial assets other than derivatives include trade and other receivables, cash and cash equivalents and deposits that derive directly from its operation.

The Company is exposed to market, credit, liquidity and regulatory risks. The Company's senior management oversees the management of these risks. The Board of Directors reviews and agrees policies for managing each of these risks, which are summarised below :

(A) Market risk

Market risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market prices. Market risk comprises Three types of risk: commodity risk, interest rate risk and foreign currency risk.

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Notes to financial statement for the year ended 31st March, 2018 (contd...)

(a) Commodity Price Risk

Company is affected by the price volatility of certain commodities, primarily, Steel, Zinc and PVC Resin. Its operating activities require the on-going purchase of these materials. The company has arrangement to passthrough the increase/decrease in steel and Zinc price through price variance clause in majority of the contract. PVC resin being not a material item, hence price sensitivity is not disclosed.

(b) Foreign Currency Risk

Foreign currency risk is the risk that the fair value or future cash flows of an exposure will fluctuate because of changes in foreign exchange rates. The Company's exposure to the risk of changes in foreign exchange rate relates primarily to the Company's operating activities (when revenue or expense is denominated in a foreign currency). Further, the Company has foreign currency risk on import of input materials, capital commitment and also borrow funds in foreign currency for its business. The Company evaluates the impact of foreign exchange rate fluctuations by assessing its exposure to exchange rate risks. Certain transactions of the Company act as a natural hedge as a portion of both assets and liabilities are denominated in similar foreign currencies, for the remaining exposers to foreign exchange risks, the Company adopts a policy of selective hedging based on risk perception of management using derivative, whenever required, to mitigate or eliminate the risks.

(i) Unhedged Foreign Currency Exposure

The Company's exposure to foreign currency risk at the end of the reporting period are as given below.

	As at 31-03-2018		As at 31	-03-2017	As at 01-04-2016		
Particulars	Foreign Currency (in millions)	INR Value (₹ in millions)	Foreign Currency (in millions)	INR Value (₹ in millions)	Foreign Currency (in millions)	INR Value (₹ in millions)	
Financial Liabilities				· ·			
Trade Payables							
USD	0.72	46.62	0.08	5.37	4.88	323.61	
Bills Payable							
EUR	0.03	2.72	-	-	-	-	
USD	6.33	410.88	0.43	27.58	-	-	
Foreign Currency Term Loans							
USD	6.13	397.96	6.93	449.59	6.66	441.78	
Buyers Credit Loan							
EUR	0.18	14.55	-	-	0.38	28.70	
GBP	-	-	0.24	19.73	0.24	23.20	
USD	5.15	334.42	2.80	181.54	5.78	383.41	
Net Exposure in foreign currency Receivables / (Payable)							
EUR	(0.21)	(17.27)	-	-	(0.38)	(28.70)	
GBP	-	-	(0.24)	(19.73)	(0.24)	(23.20)	
USD	(18.33)	(1,189.88)	(10.24)	(664.08)	(17.32)	(1,148.80)	

(ii) Impact of increase/ decrease in the exchange rates on the Company's equity and statement of profit and loss for the year is given below:

				(₹ i	in millions)
6	Changes in	Year ended 31 Increase / (deo		Year ended 31 Increase / (dec	
Currency	exchange rate	Profit before Tax	Other Equity	Profit Before Tax	Other Equity
USD	+5%	(59.49)	(38.88)	(33.20)	(22.15)
	-5%	59.49	38.88	33.20	22.15
GBP	+5%	-	-	(0.99)	(0.66)
	-5%	-	-	0.99	0.66
EUR	+5%	(0.86)	(0.56)	-	-
	-5%	0.86	0.56		-

(iii) Derivative Financial Instruments

Outstanding position and fair value of various derivative financial instruments (Non designated as Cash Flow hedge) is given below :

	As at 31-	03-2018	As at 31	-03-2017	As at 01-04-2016		
Particulars	Foreign Currency (in millions)	INR Value (₹ in millions)	Foreign Currency (in millions)	INR Value (₹ in millions)	Foreign Currency (in millions)	INR Value (₹ in millions)	
Forward Contract to Sell:							
USD	34.92	2,332.67	75.81	5,062.63	109.42	7,414.20	
Mark to Mark Gain/(Loss) on Forward Contract to Sell							
USD	-	(6.45)	-	298.92	-	75.90	
Forward Contract to Buy:							
GBP	-	-	-	-	0.04	3.38	
USD	1.87	122.23	10.37	680.14	0.58	38.75	
Mark to Mark Gain/(Loss) on Forward Contract to Buy							
GBP	-	-	-	-	-	(0.26)	
USD	-	(1.78)	-	(18.93)	-	(0.34)	

(c) Interest Rate risk

The Company is exposed to interest rate risk on financial liabilities such as borrowings, both short-term and long-term. It maintains a balance of fixed and floating interest rate borrowings and the proportion is determined by current market interest rates, projected debt servicing capability and view on future interest rates.

For details of the Company's short-term and long-term borrowings, including interest rate profiles, refer to note no. 15.9, 19.2 & 19.3 of this Ind AS financial statements.

Impact of increase/decrease in benchmark interest rates on the Company's equity and statement of Profit and Loss for the year are as given below:

				(₹i	n millions)
Particulars	Changes in	Year ended 31 Increase / (deo		Year ended 31 Increase / (dec	
Particulars	interest rate	Profit	Other	Profit	Other
		before Tax	Equity	Before Tax	Equity
Interest rate	+50bps	(11.75)	(7.68)	(13.60)	(9.07)
	-50bps	11.75	7.68	13.60	9.07

(B) Liquidity Risks

The Company determines its liquidity requirement in the short, medium and long term. Its objective is to maintain optimum levels of liquidity to meet its cash and collateral requirements at all times. The Company relies on a mix of borrowings and excess operating cash flows to meet its needs for funds. The current committed lines of credit are sufficient to meet its short to medium/ long term expansion needs. The Company monitors rolling forecasts of its liquidity requirements to ensure it has sufficient cash to meet operational needs.

(a) Financing Arrangement

The Company had access to the following available liquidity:

			(₹ in millions)
Particulars	As at 31-03-2018	As at 31-03-2017	As at 01-04-2016
Cash & Cash Equivalent	8.04	14.79	146.37
Availability under Committed credit facility	1,303.31	1,599.67	678.81

Undrawn limit has been calculated based on the available drawing power and sanctioned amount at each reporting date.

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(b) Maturity Analysis

(i) The following are the remaining contractual maturities of financial liabilities as at 31st March, 2018

				(₹ in millions			
Particulars	Less than 1 year	1 to 2 years	2 to 5 years	More than 5 years	Total		
Non-Derivative	-						
Financial Liabilities							
Borrowings	3,305.31	432.05	1,168.96	65.63	4,971.95		
Trade Payables	4,903.23	-	-	-	4,903.23		
Others Financial Liabilities	45.47	-	-	-	45.47		
	8,254.01	432.05	1,168.96	65.63	9,920.65		
Derivative							
MTM Loss on Forward Contract	8.23	-	-	-	8.23		
	8.23	-	-	-	8.23		
Total	8,262.24	432.05	1,168.96	65.63	9,928.88		

ii) The following are the remaining contractual maturities of financial liabilities as at 31st March, 2017 (₹ in millions)

					11 1111110115/
Particulars	Less than 1 year	1 to 2 years	2 to 5 years	More than 5 years	Total
Non-Derivative					
Financial Liabilities					
Borrowings	2,618.15	428.70	1,107.35	217.65	4,371.85
Trade Payables	2,891.85	-	-	-	2,891.85
Others Financial Liabilities	103.41	-	-	-	103.41
	5,613.41	428.70	1,107.35	217.65	7,367.11
Derivative					
MTM Loss on Forward Contract	-	-			-
	-	-	-	-	-
Total	5,613.41	428.70	1,107.35	217.65	7,367.11

iii) The following are the remaining contractual maturities of financial liabilities as at 1st April, 2016 (₹ in millions)

Particulars	Less than 1 year	1 to 2 years	2 to 5 years	More than 5 years	Total	
Non-Derivative						
Financial Liabilities						
Borrowings	2,693.68	394.87	1,532.76	50.76	4,672.07	
Trade Payables	2,124.76	-	-	-	2,124.76	
Others Financial Liabilities	63.07	-	-	-	63.07	
	4,881.52	394.87	1,532.76	50.76	6,859.91	
Derivative						
MTM Loss on Forward Contract	-	-	-	-	-	
	-	-	-	-	-	
Total	4,881.52	394.87	1,532.76	50.76	6,859.91	

(C) Credit Risks

Credit risk is the risk of financial loss to the Company if a customer or counterparty to a financial instrument fails to meet its contractual obligations, and arises principally from the Company's receivables from customers.

Trade Receivables

The Company's exposure to credit risk is influenced mainly by the individual characteristics of each customer. The demographics of the customer, including the default risk of the industry and country in which the customer operates, also has an influence on credit risk assessment. Credit risk is managed through credit approvals, establishing credit limits and continuously monitoring the creditworthiness of customers to which the Company grants credit terms in the normal course of business.

The Company has used a practical expedient by computing the expected credit loss allowance for trade receivables based on a provision matrix. The provision matrix takes into account historical credit loss experience and adjusted for forward-looking information. The expected credit loss allowance is based on the ageing of the days the receivables are due and the rates as given in the provision matrix. The provision matrix at the end of the reporting period is as follows:

(a) Summary of trade receivables and provision with ageing as on 31st March, 2018

					(₹ i	n millions)
Particulars	Not Due	1 to 90 days	91 to 180 days	181 to 365 days	More than 365 days	Total
Gross Carrying Amount	3,098.54	1,653.46	217.31	125.20	80.66	5,175.17
Expected loss rate	0%	0.250%	0.750%	2.250%	2.750%	-
Expected credit loss provision	-	4.13	1.63	2.82	2.22	10.80
Carrying Amount of Trade Receivables (Net of impairment)	3,098.54	1,649.33	215.68	122.38	78.44	5,164.37

(b) Summary of trade receivables and provision with ageing as on 31st March, 2017

					(₹ i	n millions)
Particulars	Not Due	1 to 90 days	91 to 180 days	181 to 365 days	More than 365 days	Total
Gross Carrying Amount	2,401.67	954.15	221.45	116.95	35.44	3,729.66
Expected loss rate	0%	0.250%	0.735%	2.250%	2.750%	-
Expected credit loss provision	-	2.39	1.63	2.63	0.97	7.62
Carrying Amount of Trade Receivables (Net of impairment)	2,401.67	951.76	219.82	114.32	34.47	3,722.04

(c) Summary of trade receivables and provision with ageing as on 1st April, 2016

					(₹ i	n millions)
Particulars	Not Due	1 to 90 days	91 to 180 days	181 to 365 days	More than 365 days	Total
Gross Carrying Amount	2,225.73	948.51	420.99	43.97	84.47	3,723.67
Expected loss rate	0.000%	0.200%	0.400%	1.900%	2.374%	-
Expected credit loss provision	-	1.89	1.68	0.84	2.01	6.42
Carrying Amount of Trade Receivables (Net of impairment)	2,225.73	946.62	419.31	43.13	82.46	3,717.25

(d) Reconciliation of Provision

	(₹ in millions)
Particulars	Amount
Loss Allowance as on 1 st April, 2016	6.42
Add: Changes in Loss Allowance (Net)	1.20
Loss Allowance as on 31 st March, 2017	7.62
Add: Changes in Loss Allowance (Net)	3.18
Loss Allowance as on 31 st March, 2018	10.80

(D) Regulatory Risks

The Company performance may be impacted due to change in Regulatory Environment. The Company is closely monitoring the regulatory developments and risks thereof and proactively implementing course correction for proper compliance commensurate with new regulatory requirements.

URRENT)	
N-CURRENT AND C	
AL LIABILITIES (NON-CURRENT	
TS AND FINANCIA	Financial Liabilities
DF FINANCIAL ASSETS AND FINANCIAL LIABILITIES (NON-CURRENT AND CURRENT)	Financial Assets and Financ
FAIR VALUATION C	(A) Classification of

4

FVOCI Amortized Cost FVTPL FVDCI Amortized Cost FVTPL FVDCI Au - 5,164.37 - 3,722.04 - <th></th> <th>As at 31st March, 2018</th> <th>March,</th> <th>2018</th> <th>As at 3'</th> <th>As at 31st March, 2017</th> <th>2017</th> <th>As at</th> <th>As at 1st April, 2016</th> <th>016</th>		As at 31 st March, 2018	March,	2018	As at 3'	As at 31st March, 2017	2017	As at	As at 1st April, 2016	016
cial Assetscial Assets.5,164.373,722.04Trade Receivables5,164.37Cash and Cash Equivalents8.0414.79Cash and Cash Equivalents167.79 <th>Particulars</th> <th>FVTPL</th> <th>FVOCI</th> <th>Amor</th> <th>FVTPL</th> <th>FVOCI</th> <th>Amortized Cost</th> <th>FVTPL</th> <th>FVOCI</th> <th>FVOCI Amortized Cost</th>	Particulars	FVTPL	FVOCI	Amor	FVTPL	FVOCI	Amortized Cost	FVTPL	FVOCI	FVOCI Amortized Cost
Trade Receivables5,164.37 $ 3,722.04$ $ -$ <th< td=""><td>Financial Assets</td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></th<>	Financial Assets									
Cash and Cash Equivalents - 8.04 - 14.79 - 14.79 -	Trade Receivables	•	•	5,164.37	1	1	3,722.04	-	1	3,717.25
Other Bank balances - 167.79 - 234.56 - <th< td=""><td>Cash and Cash Equivalents</td><td></td><td></td><td>8.04</td><td>1</td><td>1</td><td>14.79</td><td></td><td>1</td><td>146.37</td></th<>	Cash and Cash Equivalents			8.04	1	1	14.79		1	146.37
$ \begin{array}{ c c c c c c c c c c c c c c c c c c c$	Other Bank balances	•		167.79	1		234.56		1	351.58
Other Financial Assets - 2.66 - 2.99 - <th-< td=""><td>Loans</td><td>•</td><td>•</td><td>44.23</td><td>1</td><td></td><td>47.95</td><td></td><td></td><td>44.89</td></th-<>	Loans	•	•	44.23	1		47.95			44.89
MTM Gain on Forward Contract (Derivative Asset) - 279.99 - 75.30 - (Derivative Asset) - - 5,387.09 279.99 - 75.30 - cial Liabilities - - 5,387.09 279.99 - 4,022.33 75.30 - cial Liabilities - - 5,387.09 279.99 - 4,022.33 75.30 - Borrowings - - 4,971.95 - - 4,371.85 - - Borrowings - - 4,903.23 -	Other Financial Assets			2.66	1	1	2.99	I	1	6.77
cial Liabilities - 5,387.09 279.99 - 4.022.33 75.30 -	MTM Gain on Forward Contract (Derivative Asset)		•		279.99	1	I	75.30		
cial Liabilities - - 4,971.95 - - 4,371.85 - <		•	•	5,387.09	279.99	I	4.022.33	75.30	I	4,266.86
Borrowings - - - 4,971.95 - - 4,371.85 - <td>Financial Liabilities</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>	Financial Liabilities									
Trade Payables - - - - 2,891.85 - <td>Borrowings</td> <td>•</td> <td></td> <td>4,971.95</td> <td>1</td> <td>1</td> <td>4,371.85</td> <td></td> <td>1</td> <td>4,672.08</td>	Borrowings	•		4,971.95	1	1	4,371.85		1	4,672.08
Others Financial Liabilities - - 45.47 - - 103.41 - -	Trade Payables	•		4,903.23	I	1	2,891.85	I	1	2,124.76
MTM Loss on Forward Contract 8.23	Others Financial Liabilities			45.47	1	1	103.41	I	1	63.07
8.23 - 9,920.65 - 7,367,11 -	MTM Loss on Forward Contract (Derivative Liability)	8.23	•	1	I	I	I	ı	I	I
		8.23	•	9,920.65	1	1	7,367.11	•	I	6,859.91

Note:

FVTPL: Fair Value Through Profit & Loss FVOCI: Fair Value Through Other Comprehensive Income

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B. Fair Value Measurement & Hierarchy

The fair values of the financial assets and liabilities is the amount at which the instrument could be exchanged in a current transaction between willing parties, other than in a forced or liquidation sale.

The Company has established the following fair value hierarchy that categories the values into 3 heads. The inputs to valuation technique used to measure the fair value of the financial instruments are:

Level 1: Quoted prices (unadjusted) in the active markets for identical assets or liabilities that the entity can access at the measurement date.

Level 2: Inputs other than quoted prices included within level 1 that are observable for the asset or liability, either directly or indirectly i.e. fair value of financial instruments that are not traded in an active market is determined using valuation techniques which maximises the use of observable market data and rely as little as possible on Company specific estimates. If all the significant inputs required to fair value an instrument are observable, the instruments is included in level 2.

Level 3: Unobservable inputs for the assets or liability i.e. if one or more of the significant inputs is not based on observable market data, the nstruments is included in level 3.

Notes to financial statement for the year ended 31st March, 2018 (contd...)



	As	As at 31st March, 2018	arch, 2018	8	Ą	As at 31st March, 2017	arch, 2017	~	4	\s at 1 st A	As at 1 st April, 2016	
Particulars	Carrying Amount	Level 1	Level 2	Level 3	-evel 1 Level 2 Level 3 Carrying Amount	1	Level 2	Level 3	Level 1 Level 2 Level 3 Carrying Amount		Level 1 Level 2 Level 3	Level 3
Financial Assets												
MTM Gain on Forward Contract (Derivative Asset)	•	•			279.99		279.99		75.30 -	1	75.30	75.30 -
Total	•	•			279.99	1	279.99	I	75.30	1	75.30	
Financial Liabilities												
MTM Loss on Forward Contract (Derivative Liability)	8.23		8.23		1			•	T	1		
Total	8.23	1	8.23		1	1	1	1	1	I	1	

Derivative assets/liabilities has been fair valued on Mark to Market valuation provided by Banks. Changes in level 2 and level 3 fair values are analysed at each reporting period.

Valuation Techniques The following methods and assumptions were used to estimate the fair values

Financial Assets and Financial Liabilities measured at Fair Value Through Statement of Profit & Loss

Notes to financial statement for the year ended 31st March, 2018 (contd...)

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48 CAPITAL MANAGEMENT

The Company's objective to manage its capital is to ensure continuity of business while at the same time provide reasonable returns to its various stakeholders but keep associated costs under control. In order to achieve this, requirement of capital is reviewed periodically with reference to operating and business plans that take into account capital expenditure and strategic investments. The Company manages its capital structure and makes adjustments in light of changes in economic conditions and the requirements of the financial covenants. Apart from internal accrual, sourcing of capital is done through judicious combination of equity and borrowing, both short term and long term. The Company is not subject to any externally imposed capital requirements. The Company monitors capital using a debt equity ratio.

For the purpose of calculation:

Debt = Non current borrowings + Current Borrowings + Current maturities of long term borrowings- Cash and Cash equivalent -Other Bank balances (excluding Unpaid Dividend Balance)

Equity = Equity Share capital + Other Equity

			(₹ in millions)
Particulars	As at 31-03-2018	As at 31-03-2017	As at 01-04-2016
Debt	4,798.56	'	4,192.77
Equity	6,372.74		4,225.17
Debt Equity ratio	0.75	0.78	0.99

In order to achieve this overall objective, the Company's capital management, amongst other things including working capital management, aims to ensure that it meets financial covenants attached to the interestbearing loans and borrowings that define capital structure requirements. Breaches in meeting the financial covenants would permit the bank to immediately call loans and borrowings. There have been no breaches in the financial covenants of any interest bearing loans and borrowings in the current period.

49 FIRST TIME ADOPTION OF INDIAN ACCOUNTING STANDARD (Ind AS)

These financial statements, for the year ended 31 March 2018, are the first financial statements the Company has prepared in accordance with Ind AS. For periods up to and including the year ended 31 March 2017, the Company had prepared its financial statements in accordance with Companies (Accounting Standards) Rules, 2006 (as amended) notified under Section 133 of the Companies Act 2013 read with Rule 7 of Companies (Accounts) Rule, 2014 (hereinafter referred to as 'Previous GAAP').

Accordingly, the Company has prepared financial statements which comply with Ind AS applicable for the year ended 31 March, 2018 and other accounting principles generally accepted in India, together with the comparative period data as at and for the year ended 31 March 2017, as described in the summary of significant accounting policies. In preparing these financial statements, the Company's opening balance sheet was prepared as at 1 April, 2016, the Company's date of transition to Ind AS.

This note explains the principal adjustments made by the Company in restating its financial statements prepared in accordance with previous GAAP, and how the transition from previous GAAP to Ind AS has affected the Company's financial position, financial performance and cash flows.

(A) Ind-AS 101 Exemptions (Optional and Mandatory) applied

Ind AS 101 allows first-time adopters certain exemptions from the retrospective application of certain requirements under Ind AS. Exemptions applied by Company are detailed here under:

(i) Business Combinations

The Company has elected not to apply IND AS 103 Business combination retrospectively to past business combinations that occurred before the transition date of April 1, 2016. Consequently, the company has kept the same classification for the past business combinations as in its previous GAAP financial statements

(ii) Property Plant and Equipment and Intangible Assets

With regard to property, plant and equipment has been calculated at IndAS cost at the transition date i.e. 1st April, 2016 except for land measured at fair value as deemed cost.

(iii) Determining whether an arrangement contains a Lease

Ind AS 101 includes an optional exemption that permits an entity to apply the relevant requirements in Appendix C of Ind AS 17 "Leases" for determining whether an arrangement existing at the date of transition contains a lease by considering the facts and circumstances existing at the date of transition (rather than at the inception of the arrangement). The Company has applied the above transitional provision and has assessed all the arrangements at the date of transition.

(iv) Estimates

As per Ind AS 101, an entity's estimates in accordance with Ind AS at the date of transition to Ind AS at the end of the comparative period presented in the entity's first Ind AS financial statements, as the case may be, should be consistent with estimates made for the same date in accordance with the previous GAAP unless there is objective evidence that those estimates were in error. However, the estimates should be adjusted to reflect any differences in accounting policies.

As per Ind AS 101, where application of Ind AS requires an entity to make certain estimates that were not required under previous GAAP, those estimates should be made to reflect conditions that existed at the date of transition or at the end of the comparative period. The Company's estimates under Ind AS are consistent with the above requirement. Key estimates considered in preparation of the financial statement that were not required under the previous GAAP are listed below :

- Fair Valuation of financial instruments carried at FVTPL.
- Impairment of financial assets based on the expected credit loss model.
- Determination of the discounted value for financial instruments carried at amortized cost.
- Discounted value of liability for decommissioning costs.

(v) Designation of previously recognized financial instruments

At the date of transition to Ind AS i.e., 1 April 2016, a financial liability can be designated as at fair value through profit and loss provided it meets the criteria mentioned in Ind AS 109 and financial asset can be designated at fair value through profit and loss if requirements of Ind AS 109 are met. As permitted by Ind AS 101, Company has elected to avail the option. This has resulted in assessment of classification for all categories based on facts and circumstances that exist on the date of transition. Resulting classifications have been applied retrospectively.

(vi) Classification and measurement of financial assets

Ind AS 101 requires an entity to assess classification of financial assets on the basis of facts and circumstances existing as on the date of transition. Further, the standard permits measurement of financial assets accounted at amortized cost based on facts and circumstances existing at the date of transition if retrospective application is impracticable.

Accordingly, the company has determined the classification of financial assets based on facts and circumstances that exist on the date of transition. Measurement of the financial assets accounted at amortized cost has been done retrospectively.

(vii) Decommissioning liabilities included in the cost of property, plant and equipment:

The Company has measured the liability as at the date of transition to Ind AS i.e. 1st April, 2016, estimated the amount that would have been included in the cost of the related asset when the liability first arose, by discounting the liability to that date using its best estimate of the historical risk-adjusted discount rate that would have applied for that liability over the intervening period and calculated the accumulated depreciation on that amount, as at the date of transition to Ind AS, on the basis of the current estimate of the useful life of the asset, using the depreciation policy adopted by the entity in accordance with Ind AS.

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Notes to financial statement for the year ended 31st March, 2018 (contd...)

(B) Reconciliations between previous GAAP and Indian Accounting Standards (Ind AS)

(a) Reconciliation of Total Equity as at 1 April 2016 and 31 March 2017 : Significant Adjustments

			(₹ in millions)
Particulars	Notes to First time adoption	As at 31-03-2017	As at 01-04-2016
Total Equity as per previous GAAP		4,942.98	3,815.23
Adjustments:			
Impact of Reversal of Proposed Dividend	48(B)(d)(iv)	-	172.40
Impact of Capital Subsidy through Deferred Revenue		(2.00)	(2.34)
Impact of Fair Valuation of Financial Instrument	48(B)(d)(vii)	299.57	75.70
Impact of Fair valuation of Security deposit- Interest Income	48(B)(d)(viii)	1.45	0.30
Impact of Fair valuation of Security deposit- Rent Expense	48(B)(d)(viii)	(1.75)	(0.38)
Impact of Borrowings measured at EIR	48(B)(d)(i)	6.55	9.88
Impact of Interest on Decommissioning Liability	48(B)(d)(v)	(0.19)	(0.03)
Impact of Depreciation on Decommissioning Liability	48(B)(d)(v)	(0.24)	(0.03)
Impact of Straight Lining of lease rentals	48(B)(d)(viii)	(7.49)	(3.58)
Impact of Provision for Doubtful Debt under ECL Model	48(B)(d)(ix)	(7.62)	(6.43)
Impact of Fair Valuation of land as Deemed Cost	48(B)(d)(ii)	324.64	324.64
Reclassification of Actuarial Loss to Other Comprehensive Income	48(B)(d)(vi)	0.35	-
Tax adjustment on above	48(B)(d)(iii)	(235.02)	(160.19)
Total effect of transition to Ind AS		378.25	409.94
Total Equity under Ind AS		5,321.23	4,225.17

(b) Reconciliation of Net Profit for the year ended 31 March 2017 : Significant Adjustments

	(₹ in millions)
Particulars	Notes to First time adoption	As at 31-03-2017
Net Profit for the period as reported under previous Indian GAAP		1,114.97
Adjustments:		
Impact of ESOP recognised at fair value	48(B)(d)(xi)	(14.21)
Impact of Capital Subsidy through Deferred Revenue	48(B)(d)(x)	0.34
Impact of Provision for Doubtful Debt under ECL Model	48(B)(d)(ix)	(1.20)
Impact of Fair Valuation of Financial Instrument	48(B)(d)(vii)	223.84
Impact of Fair valuation of Security deposit- Interest Income	48(B)(d)(viii)	1.16
Impact of Fair valuation of Security deposit- Rent Expense	48(B)(d)(viii)	(1.36)
Impact of Borrowings measured at EIR	48(B)(d)(i)	(3.33)
Impact of Straight lining of Lease Rentals	48(B)(d)(viii)	(3.91)
Impact of Depreciation on Decommissioning Liability	48(B)(d)(v)	(0.18)
Impact of Interest on Decommissioning Liability	48(B)(d)(v)	(0.16)
Reclassification of Actuarial Loss to Other Comprehensive Income	48(B)(d)(vi)	1.02
Deferred Tax on Above Adjustment	48(B)(d)(iii)	(74.83)
Profit After Tax as reported under Ind AS	-	1,242.15
Other Comprehensive Income (net of tax)		(0.67)
Net Profit for the period as reported under Ind AS		1,241.48

(c) Reconciliation of Statement of Cash flow for the year ended 31st March, 2017

		(₹	in millions)
	Year	ended 31-03-20	17
Particulars	IGAAP	Adjustment (+/-)	Ind AS
Net Cash Flow from Operating Activities	1,752.32	7.82	1,760.14
Net Cash Flow from Investing Activities	(797.26)	5.81	(791.45)
Net Cash Flow from Financing Activities	(1,086.60)	(13.67)	(1,100.27)
Net increase/decrease in Cash and Cash Equivalents	(131.54)	(0.04)	(131.58)
Cash and Cash Equivalent as at 1 st April, 2016	146.47	(0.10)	146.37
Cash and Cash Equivalent as at 31 st March, 2017	14.93	(0.14)	14.79

(d) Notes to the reconciliation of Balance Sheet & Equity as at 1st, April 2016 and 31st March, 2017 and Profit or Loss for the year ended 31st March, 2017.

(i) Long term borrowings

Under Indian GAAP, transaction cost incurred in connection with borrowings are charged to profit and loss in the same financial year. Under Ind AS, transaction costs are included in the initial recognition amount of financial liability and charged to profit or loss using effective interest rate method.

(ii) Fair valuation as deemed cost for Property, Plant and Equipment:

The Company have considered fair value for property, viz land situated in India, in accordance with stipulations of Ind AS 101 with the resultant impact being accounted for in the reserves.

(iii) Deferred tax

Indian GAAP requires deferred tax accounting using the income statement approach, which focuses on differences between taxable profits and accounting profits for the period. Ind AS 12 requires entities to account for deferred taxes using the balance sheet approach, which focuses on temporary differences between the carrying amount of an asset or liability in the balance sheet and its tax base. The application of Ind AS 12 approach has resulted in recognition of deferred tax on new temporary differences which was not required under Indian GAAP. In addition, the various transitional adjustments lead to temporary differences. Deferred tax adjustments are recognised in correlation to the underlying transaction either in retained earnings or a separate component of equity.

(iv) Dividends

Under Indian GAAP, proposed dividends including Dividend Distribution Taxes (DDT) are recognised as a liability in the period to which they relate, irrespective of when they are declared. Under IND AS, a proposed dividend is recognised as a liability in the period in which it is declared by the company (usually when approved by shareholders). In case of the Company, the declaration of dividend occurs after the year end. Therefore, the liability recorded for dividend has been derecognised against retained earnings on 01st April, 2016.

(v) Restoration

Under IND AS Decommissioning costs are provided for in the accounting period when the obligation arises based on the net present value of the estimated future costs of restoration to be incurred. Under Indian GAAP, the above obligation is not required to be discounted to its present value.

(vi) Re-classifications

The Company has made following reclassification as per the requirements of IND AS:

- Assets / liabilities which do not meet the definition of financial asset / financial liability have been reclassified to other asset / liability.

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Notes to financial statement for the year ended 31st March, 2018 (contd...)

- Re-Measurement gain/loss on long term employee defined benefit plans are re-classified from profit and loss to Other Comprehensive Income.
- Excise duty collected on sales was earlier netted off with Revenue from operations under previous GAAP, now presented as an expense in accordance with IND AS 18
- Under Indian GAAP, the government grant received was accounted as Reserve and Surplus. Under IND AS the same has been accounted as "Other Financial Liabilities" in accordance with IND AS 20.
- The Company has re-classified unpaid dividend balance form cash and cash equivalents to other bank balances.

(vii) Derivative Instruments

The fair value of forward foreign exchange contracts is recognised under IND AS. The company was accounting for derivative contracts under the Indian GAAP using AS-11-'Effects of Changes in foreign Exchange rates'. The difference between the fair value and the Indian GAAP carrying amount has been recognised in retained earnings on the date of transition to IND AS and to statement of profit and loss as on 31st March, 2017.

(viii) Leases

Under Ind AS, where the payments to the lessor are structured to increase in line with expected general inflation to compensate for the lessor's expected inflationary cost increases, straight lining of lease is not required. The same was required under AS-19. The Company has initially recognised security deposit paid to the lessor at fair value and subsequently at amortised cost as per Ind AS 109.

(ix) Expected Credit Loss Model

Ind-AS 109 requires to recognize loss allowances on trade receivable and other financial assets of the Company, at an amount equal to the lifetime expected credit loss or the 12 month expected credit loss based on the increase in the credit risk.

(x) Deferred Revenue

Under India GAAP, grants received from government agencies against specific fixed assets (Property, Plant and Equipment) are adjusted to the cost of the assets. Under IND AS the same has been presented as deferred revenue being amortised in the statement of profit & loss on a systematic basis.

(xi) Employee Share Based Payment

Under the Previous GAAP, the Company had recognised the cost of equity-settled employee share-based payment using the intrinsic value method. Under Ind AS, the cost of equity settled share-based plan is recognised based on the fair value of the options as at the grant date. Adjustment has been done to take additional charge arising due to change from intrinsic value to fair value of ESOPs outstanding.

(xii) Other Comprehensive Income

Under Indian GAAP, the company has not presented other comprehensive income (OCI) separately. Hence it has reconciled Indian GAAP profit or loss to profit or loss as per IND AS. Further, Indian GAAP profit or loss is reconciled to Total Comprehensive Income as per IND AS.

- **50** During the current year, the Company has executed a Limited Liability Partnership Agreement with Metzerplas Cooperative Agricultural Organization Ltd ("Metzerplas") dated 14th February 2018, to jointly carry out business activities in the field of micro-irrigation. The Company will hold 50% Partnership Interest in the LLP. The Company holds rights as customary in such transactions, including on veto matters.
- **51** Previous GAAP figures have been reclassified/regrouped to conform to the presentation requirements under Ind AS and the requirements laid down in Division-II to the Schedule-III of the Companies Act 2013.

Company Overview & Significant Accounting Policies1The accompanying notes are an integral part of the financial statements

As per our report annexed For **Singhi & Co**. Chartered Accountants Firm's Regn No.-302049E

Pradeep Kumar Singhi Partner Membership No. 50773

Place: Kolkata Dated: 17th May, 2018 Sajan Kumar Bansal Managing Director (DIN - 00063555)

For and on behalf of the Board

Sanjay Kumar Agrawal Chief Financial Officer Devesh Bansal Director (DIN - 00162513)

Manish Agarwal Company Secretary



www.dickensonworld.com



Skipper Limited

CIN: L40104WB1981PLC033408 3A Loudon Street, Kolkata - 700017 Phone: +91 33 2289 2327/ 5731/ 5732 Fax: +91 33 2289 5733 Email: mail@skipperlimited.com

www.skipperlimited.com



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Processing fee of Rs. 1,80,000 has been paid towards application made under Regulation 37 of SEBI(LODR) Regulations, 2015 for scheme of arrangement as per the following details.

1	Bank Details to which payment has been made	HDFC Bank Ltd. A/c no - 00600340005156
2	Date of Payment	8th November, 2018
3	Gross Amount	1,80,000
4	GST	32,400
5	TDS Deducted	18,000
6	Actual Payment Made	1,94,400
7	UTR details	SBIN718312194187

Note: Please note that payment to SEBI is being been made through National Stock Exchange of India Limited, being the designated stock exchange.

For Skipper Limited

Marish Agand Company Secretary

SKIPPER LIMITED

Regd Office 3A, Loudon Street, 1st Floor, Kolkata - 700 017 CIN L40104WB1981 PLC033408 Phone 033 2289 2327 / 5731 / 5732, Fax 033 2289 5733 Email mail@skipperlimited.com, Website : www.skipperlimited.com IN THE NATURE OF ABRIDGED PROSPECTUS - MEMORANDUM CONTAINING SALIENT FEATURES IN RESPECT OF THE DEMERGER OF THE DEMERGED UNDERTAKING (AS DEFINED IN THE SCHEME) OF SKIPPER LIMITED ("SKIPPER" OR "DEMERGED COMPANY") INTO SKIPPER PIPES LIMITED ("SPL" OR "RESULTING COMPANY") AND THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS (UNDER SECTIONS 230 TO 232 AND OTHER APPLICABLE PROVISION OF THE COMPANIES ACT, 2013) HEREIN REFERRED ("SCHEME") AND PREPARED IN TERMS OF PARA 3(a) OF PART -1(A) OF SEBI CIRCULAR NO. CFD/DIL3/CIR/2017/21 DATED MARCH 10, 2017.

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THIS DRFAT ABRIDGED PROSPECTUS CONTAINS 8 (EIGHT) PAGES. PLEASE ENSURE THAT YOU HAVE RECEIVED ALL THE PAGES.

FOR PRIVATE CIRCULATION TO THE SHAREHOLDERS OF SKIPPER LIMITED ONLY

NO EQUITY SHARES ARE PROPOSED TO BE SOLD OR OFFERED PURSUANT TO THIS ABRIDGED PROSPECTUS

You may also download copies of the draft Scheme as approved by the Board of Directors of the Companies and other documents in connection to the scheme from the website of Stock Exchange(s) i.e from <u>www.nseindia.com</u>, <u>www.bseindia.com</u> and the website of the Demerged Company, i.e. <u>www.skipperlimited.com</u>

This document is prepared to comply with the requirement of Regulation 37 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with the SEBI Circular No. CFD/DIL3/CIR/2017/21 dated March 10, 2017 and is in accordance with the disclosure in the Abridged Prospectus as provided in Part-E of Schedule VI of the SEBI (ICDR) Regulations, 2018, to the extent applicable.

NAME OF THE ISSUER COMPANY

SKIPPER PIPES LIMITED

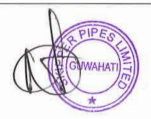
Registered office: Mouza Chayani Dag No. 335, 336,337 Parlley Revenue Circle- Palashbari, Kamrup Guwahati, Kamrup - 781128, Assam, India. Contact Person: Mr. Devesh Bansal E-mail – investor.relations@skipperlimited.com Telephone no. - 033 2289 2327 Fax no. 033 2289 5733 CIN No.: U25200AS2015PLC012078

PROMOTERS OF SKIPPER PIPES LIMITED

The Company was promoted by Mr. Sajan Kumar Bansal, Mr. Sharan Bansal, Mr. Devesh Bansal, Mr. Siddharth Bansal, Mrs. Sumedha Bansal, Mrs. Rashmi Bansal and Mrs. Shruti M Bansal.

1 Mr. Sajan Kumar Bansal, aged about 60 years, is a promoter, shareholder of M/s Skipper Pipes Limited holding 1,00,000 (One Lakh only) equity shares. He has completed his Bachelor's degree in Commerce and is having almost 40 years of industry experience.

2 Mr. Sharan Bansal, aged about 39 years, is a promoter, director and shareholder of M/s Skipper Pipes Limited holding 1,00,000 (One Lakh only) equity shares. He has graduated in Mechanical Engineering from Georgia Tech, Atlanta USA and having experience of over 15 in industry. Mr. Bansal is an active member of several industry associations.



3 Mr. Devesh Bansal, aged about 36 years, is a promoter, director and shareholder of M/s Skipper Pipes Limited holding 1,00,000 (One Lakh only) equity shares. He has completed his Bachelor's degree in Commerce from St. Xavier's College, Kolkata and Master's degree in International Business & Management from De Montfort University, Leicester, UK and is having several years of experience in polymer business.

4 Mr. Siddharth Bansal: aged about 30 years, is a promoter, director and shareholder of M/s Skipper Pipes Limited holding 1,00,000 (One Lakh only) equity shares. He has a degree in Entrepreneurship from University of Illinois, USA and has several years of experience in polymer business.

5 Mrs. Sumedha Bansal, aged about 39 years, is a promoter and shareholder of M/s Skipper Pipes Limited holding 1,00,000 (One Lakh only) equity shares.

6 Mrs. Rashmi Bansal: aged about 36 years, is a promoter and shareholder of M/s Skipper Pipes Limited holding 1,00,000 (One Lakh only) equity shares.

7 Mrs. Shruti M Bansal: : aged about 30 years, is a promoter and shareholder of M/s Skipper Pipes Limited holding 1,00,000 (One Lakh only) equity shares.

Note: Upon the Scheme of Arrangement becoming effective, the promoters of Skipper Pipes Limited shall be identified in accordance with the SEBI (Issue of Capital Disclosure Requirements) Regulations, 2018

ISSUE DETAILS, LISTING AND PROCEDURES

Resulting Company shall issue and allot equity shares at par on a proportionate basis to each member of the Demerged Company whose name is recorded in the registers of members of the Demerged Company on the Record Date (as mentioned in the Proposed Scheme) in the ratio of 1:1 i.e. 1 (one) equity share of INR 1 each of the Resulting Company to be issued for every 1 (one) equity share of INR 1 each of the Demerged Company held by the members of the Demerged Company.

All the pre scheme equity shares issued by the Resulting Company to its existing shareholders shall stand cancelled, extinguished and annulled on and from the effective date.

This will ensure that the shareholding pattern of the Resulting Company is identical to the shareholding pattern of the Demerged Company. Accordingly it is evident from the above that all the shareholders of the Demerged Company would get shares in Resulting Company in proportion to their entitlement and there would be no allotment.

PROCEDURE

The procedure with respect to public issue/offer would not be applicable as the issue of equity share by the Resulting Company is only to the shareholders of the Demerged Company and does not involve issue of any equity shares to public at large. Hence, the procedure with respect to Public issue is not applicable.

ELIGIBILITY FOR THE ISSUE

Whether the Company is Compulsory required to allot at least 75% of the net offer to public, to qualified institutional buyers: Not Applicable

INDICATIVE TIMELINE



The Abridged Prospectus is issued pursuant to the Scheme and is not an offer to public at large. The time frame cannot be established with absolute certainty. However, it is reasonably expected to come into effect in the financial year 2018 - 19.

GENERAL RISK

Shareholders are advised to read the risk factors carefully before taking an investment decision in relation to the scheme. For taking an investment decision, shareholders must rely on their own examination of our Company and the scheme including the risk involved. The equity shares being issued under the scheme have not been recommended or approved by the Securities and Exchange Board of India (SEBI) nor does SEBI guarantee the accuracy or adequacy of this document. Specific attention of the investors is invited to the statement of Risk Factors appearing in this Document.

PRICE INFORMATION OF LEAD MANAGER

Not Applicable, since the proposed issue of equity share by the Resulting Company is only to the shareholders of the Demerged Company and does not involve issue of any equity shares to public at large.

BUSINESS MODELS/OVERVIEW AND STRATEGY

Skipper Pipes Limited ("SPL" or the "Resulting Company") is a Limited Company having Corporate Identity Number U25200AS2015PLC012078, incorporated on 27th March, 2015 under the provisions of the Companies Act, 2013 and having its registered office at Mouza Chayani Dag No. 335, 336,337 Parlley Revenue Circle- Palashbari, Kamrup Guwahati, Kamrup- 781128, Assam, India. Currently, the Authorized Capital of Skipper Pipes Limited is Rs. 13,00,00,000 divided into 13,00,00,000 equity shares of Re.1/- each.

Upon the scheme becoming effective and with effect from the appointed date, the entire Polymer Products Division (except Palashbari unit) of Skipper Limited will vest into Skipper Pipes Limited as a going concern.

In terms of the Memorandum of Association of Skipper Pipes Limited, its main objects as on the date of this Abridged Prospectus is as under:

1. To carry on the business as manufacturers, importer, exporter, traders, dealer, distributor, buyers, sellers, processor, contractors, sub-contractors, assemblers, packers, re-packers, re-cyclers, jobbers, designers and/or in any other capacity in which business may be carried on, of all type of plastic and plastic goods, plastic moulded goods of all kinds and for all purposes, all kind of pipes including PVC/CPVC/UPVC/Iron/Steel, PVC, HDPE, LLDPE, PLB cables, Duct Pipe, Hose Pipe, hoses, tubes, drippers, sprinklers, drip irrigation systems, polyethylene pipes for sprinkler irrigation system, accessories, fittings, solvent cement, adhesives, HDPE material for moulding and extrusion and all kinds of goods used for the purpose of the irrigation, water transportation, sanitary systems, drainage systems, cable ducting and all other ancillary and auxiliary materials or derivatives or articles or things which can be made by using rigid PVC, polythene, LOPE, HOPE, PP, LLDPE, plastic resins, plastic granules, polymers, monomers, polypropylene, thermoplastic, foam, adhesives, synthetic resins, emulsions, fiberglass, PVC Compound, PVC Dryblend, PVC Premix and the like by whatever name called or their derivatives/mixtures and to do all incidental acts and things necessary for the attainment of the above objects.

2. To carry on the business as manufacturers, importer, exporter, traders, dealer, distributor, buyers, sellers, processor, contractors, sub-contractors, assemblers, packers, re-packers, re-cyclers,



jobbers, designers and/or in any other capacity in which the business may be carried on, of low and high density polythene polypropylene high molecular, high density polythene film, sack, woven sack, bags, HDPE Bags, sheeting, laying of flat tubing and or to convert any of the polythene polypropylene HM/HDPE products into any size or shape for use in packing and wrapping of all varieties of goods and to print all plastic, high density/low density polythene, polypropylene HM/HOPE products whether rigid or flexible for packing wrapping and for use as stationery articles, publicity and display and for daily domestic or commercial/industrial use.

3.To carry on the business as manufacturers, importer, exporter, traders, dealer, distributor, buyers, sellers, processor, contractors, sub-contractors, assemblers, packers, re-packers, re-cyclers, jobbers, designers of polystyrene, vinly chloride, polyvinylchloride, polyethelene, polyoefines, vinyl acerate and copolymers and other products, acrylics and polysters polycarbonates and polyrthers and epoxy resins and compositions, nylons, raisin and thermoplastics, moulding compositions including prefabricated sections and shapes, cellulosic plastics and other thermosetting and thermoplastic materials, plastic raw materials, resins, plastic granuels, plastic moulded goods, containers, pipes, profiles, tubes, hoses, tanks, equipments, PVC water stop, PVC profiles, PVC door gasket, caps, jars bags, PVC tables, PVC chairs, pouches, packing materials, bunes, chests, moulded industrial articles, plastic containers, luggage articles, light and heavy automobile parts, furnitures and other materials made of and out of plastic, BOPP, CPP, PET, HOP, PVC, PVDC, HDPE, LDPE, CPVC and other allied materials.

4.To carry on the business of contractors, sub-contractors, quasi contractors or in any other manner for government, semi government, corporations, companies, body corporates, firm, individuals or for any other undertaking/ person to undertake contracts and sub contracts relating to designing, setting up, erecting, maintaining, repairing, improving, operating, laying and fixing of pipes, pipelines, bridges, dams, water courses, tunnels, earth works, sewer, tanks, drains, light houses, drip irrigation systems, underground cables, water supply projects, irrigation projects, inland water ways and inland ports, water treatment systems, solid waste management systems, sanitation and sewerage systems or any other infrastructure facilities of a similar nature whether on turnkey basis or on labour contracts.

	BOARD OF DIRECTOR	RS OF SKIPPEI	R PIPES LIMITED
Sr. No	Name, Occupation, Nationality, & DIN	Designation (Independent / Whole time / Executive / Nominee)	Experience including current / past position held in other firms (20 - 40 words for each Director)
1	Sharan Bansal, Occupation: Business Nationality: Indian DIN: 00063481	Director	He has graduated in Mechanical Engineering from Georgia Tech, Atlanta USA and having rich experience of over 15 in industry.
2.	Devesh Bansal, Occupation: Business Nationality: Indian DIN: 00162513	Director	He has completed his Bachelor's degree in Commerce from St. Xavier's College, Kolkata and Master's degree in International Business & Management from De Montfort University, Leicester, UK. He is having several years of experience in Polymer Business.
3.	Siddharth Bansal, Occupation: Business Nationality: Indian DIN: 02947929	Director	He has a degree in Entrepreneurship from University of Illinois, USA and having experience of 8 years in Polymer Business.



OBJECTS/RATIONALE OF THE SCHEME OF DEMERGER

The proposed demerger of the Demerged Undertaking (as hereinafter particularly defined) belonging to the Demerged Company into the Resulting Company inter- alia have the following benefits:

a. The "Demerged Undertaking" carried on by Skipper has significant potential for growth, The nature of risk, competition, challenges, opportunities and business methods for the "Demerged Undertaking" is separate and distinct from the other businesses of the Company. The "Demerged Undertaking" would become capable of attracting different set of investors, strategic partners, lenders and other stakeholders.

b. Skipper and SPL would have its own management teams, separate Directors, who can chart out their own independent strategies to maximize value creation for their respective stakeholders. The Demerger shall also enable enhanced focus on the operations of the "Demerged Undertaking" by SPL and on the remaining business by Skipper.

c. The demerger will permit increased focus by the respective companies on their respective businesses in order to better meet their respective customer's needs and priorities, develop their own network of alliances and talent models that are critical to success

d. Thus, separation of the "Demerged Undertaking" by way of this Scheme would lead to significant benefits for both the businesses including:

- Enabling a dedicated management to focus and accelerate growth of the core business unlocking significant value for shareholders

- Access to varied sources of funds for the rapid growth of both the businesses

- Greater visibility in the performance of the individual businesses

- High degree of independence as well as accountability with autonomy for each of the business segment;

- Ensure long term profitability and independent and optimum growth and development of the said businesses and undertakings on the basis of their own strengths and prospects and will facilitate realization of their potential to a fuller extent

e. Pursuant to the issue and allotment of shares by the Resulting Company, in terms of this scheme, the shareholders of Skipper shall also hold shares in SPL. It gives the shareholders the ability to continue to remain invested in both or either of the two companies giving them greater flexibility in managing and/or dealing with their investments

f. This scheme is in interest of the shareholders, creditors and all other stakeholders of Skipper Limited and shall not in any manner be prejudicial to the interests of shareholders and creditors or general public at large. The restructuring under this scheme would enable focused business approach for the maximization of benefits to all stakeholders and capitalize on the opportunity of growth

g. In view of the above-mentioned reasons, it is considered desirable and expedient to demerge the Demerged Undertaking of the Demerged Company and vest the same with the Resulting Company in the manner and on the terms and conditions stated herein.

Details of means of finance: - Not applicable

Details and reasons for non-deployment or delay in deployment of proceeds or changes in utilization of issue proceeds of past public issues/rights issues, if any, of the Company in the preceding 10 years: Not Applicable.

Name of monitoring agency, if any: Not Applicable.

Terms of Issuance Of Convertible Security, if any: Not Applicable.



INDIC	EHOLDING PATTERN OF SK ATIVE POST SCHEME OF DE	MERGER SHA	REHOLD	ING IS AS FO	LLOWS
SI No	Particulars	Pre-Sch No. of Equity Shares	eme % holding	Post-Sc No. of Equity Shares	heme % holding
1	Promoters	7,00,000	100%	7,33,40,362	71.43%
2	Public	-	-	2,93,29,850	28.57%
3	Total	7,00,000	100%	10,26,70,212	100%

AUDITED FINANCIAL STATEMENT* (Rs. in Crores)				
	Audited Balance sheet	As per last Audited Financial Year (IGAAP)#	1 year prior to the last Audited Financial Year (IGAAP)#	2 years prior to the last Audited Financial Year(IGAAP)#
	As on 30.09.2018	2017-18	2016-17	2015-16
Total Income from Operations (Net)	0.0099	0.0068	0	0
Net Profit/(Loss) before tax and extraordinary items	0.0088	0.0009	-0.0005	-0.04
Net Profit/(Loss) after tax and extraordinary items	0.0051	-0.0017	-0.0030	-0.033
Equity Share Capital	0.07	0.07	0.07	0.07
Reserves and Surplus	-0.033	-0.038	-0.036	-0.033
Net Worth \$	0.037	0.032	0.034	0.037
Basic earnings per share (Rs.)	0.72	(0.24)	(0.43)	(4.71)
Diluted earnings per share (Rs.)	0.72	(0.24)	(0.43)	(4.71)
Return on Net Worth (%)	26.76	21.25		-
Net Asset Value per share (Rs.)	1	1	1	1

*Since the Company was incorporated in the year 2015, the financials of only 3 years are available as on date.

Figures for the Financial Year 2017-18, 2016-17 and 2015-16 are as per IGAAP based on the financial statements for the years 2017-18, 2016-17 and 2015-16.

\$ Net Worth is equity share capital & free reserves less miscellaneous expenses written off

PIPES GUWAHAT

i. If we are not able to obtain, renew or maintain the statutory and regulatory permits and approvals required to operate our business, it may have a material adverse effect on our business.

We are required to obtain and maintain certain approvals, licenses, registrations and permits in connection with our business and operations. There can be no assurance that we will be able to obtain and maintain such approvals, licenses, registrations and permits in the future. An inability to obtain or maintain such registrations and licenses in a timely manner, or at all, and comply with the prescribed conditions in connection therewith may adversely affect our ability to carry on our business and operations, and consequently our results of operations and financial condition.

ii.Our failure to accurately forecast and manage inventory could result in an unexpected shortfall and/or surplus of products, which could harm our business.

An inaccurate forecast of demand for any product can result in the unavailability/surplus of products. This unavailability of products in high demand may depress sales volumes and adversely affect customer relationships. Conversely, an inaccurate forecast can also result in an over-supply of products, which may increase costs, negatively impact cash flow, reduce the quality of inventory, erode margins substantially and ultimately create write-offs of inventory. Any of the aforesaid circumstances could have a material adverse effect on our business, results of operations and financial condition. The conditions for storing / warehousing the same have to be controlled and constantly monitored, in order to maintain quality of our product. Any deficiency in the same would adversely affect our profitability and results of operations.

iii. Under-utilisation of capacity may adversely affect our business, results of operations and financial condition.

Use of production capacity is subject to several variables like availability of raw material, power, water, proper working of machinery, orders on hand, etc. It cannot be assured that we shall be able to utilize our existing manufacturing facilities to their full capacity or up to an optimum capacity, and non-utilisation of the same may lead to loss of profits or can result in losses, and may adversely affect our business, results of operations and financial condition.

iv. Our business is dependent on our manufacturing facilities. The loss of or shutdown of operations at our manufacturing facilities may have a material adverse effect on our business, financial condition and results of operations

Our manufacturing facilities are subject to operating risks, such as the breakdown or failure of equipment, power supply or processes, performance below expected levels of output, raw material shortage or unsuitability, obsolescence, labour disputes, strikes, lock-outs, non-availability of services of our external contractors, our ability to respond to technological advances and emerging industry standards and practices in the industries we operate and propose to operate on a cost-effective and timely basis, earthquakes and other natural disasters, industrial accidents and the need to comply with the directives of relevant government authorities, and any other factors which may or may not be within our control. The occurrence of any of these risks could significantly affect our operating results.

v. Our Company is dependent on its management and any inability on their part to contribute to the business may affect its performance.

The success of our Company is dependent on the experience of its management. All the expansion strategies and their implementation have been envisaged by; and will be executed by the management with the assistance of our Key Managerial Personnel. Any failure of the management to successfully implement and contribute to the Company's business would result in our Company not meeting its expansion plans and strategies. Further, if the management is not able to manage the operations of our Company in an efficient and effective manner, it will affect the profitability of our Company.



vi. Significant working capital requirements.

Our business involves significant working capital. We meet our working capital requirements through internal accruals and debt. Any shortfall in our internal accruals and our inability to raise debt would result in us being unable to meet our working capital requirements, which in turn will negatively affect our financial condition and results of operations.

vii. We face substantial competition in the industry, which may affect our revenues in case we are not able to obtain customers and orders.

We will face significant competition from existing players and potential entrants in the industry.

SUMMARY OF OUTSTANDING LITIGATIONS, CLAIMS AND REGULATORY ACTION SKIPPER PIPES LIMITED

A. Total number of outstanding litigations against the company and amount involved: Nil

B. Brief details of top 5 material outstanding litigations against the company and amount involved: Nil

C. Regulatory Action, if any- disciplinary action taken by SEBI or stock exchanges against the Promoters I Group companies in last 5 financial years including outstanding action, if any: None

D. Brief details of outstanding criminal proceeding against Promoters: None

ANY OTHER IMPORTANT INFORMATION AS PER THE COMPANY

Not Applicable

DECLARATION BY THE COMPANY

We hereby declare that all relevant provisions of the Companies Act, 1956, Companies Act, 2013 and the guidelines/regulations issued by the Government of India or the guidelines/regulations issued by the Securities and Exchange Board of India, established under section 3 of the Securities and Exchange Board of India Act, 1992, as the case may be, have been complied with and no statement made in the Abridged Prospectus is contrary to the provisions of the Companies Act, 1956, Companies Act, 2013, the Securities and Exchange Board of India Act, 1992 or rules made or guidelines or regulations issued there under, as the case may be. We further certify that all statements in the Abridged Prospectus are true and correct.

For Skipper Pipes Limited

Sd/-Devesh Bansal Director DIN: 00162513



Date: 31.10.18

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SKIPPER PIPES LIMITED

Regd. Office: Mouza chayani, Dag no, 335, 336, 337 Parlley Revenue Circle - Palashbari, kamrup, Guwahati - 781128 CIN : U25200AS2015PLC012078

This is to confirm that pursuant to approval of the scheme of arrangement between Skipper Limited (Skipper) and Skipper Pipes Limited (SPL) for demerger of the Polymer Products Division (except Palashbari unit) of Skipper and vesting the same into SPL, the equity shares of the Company will be listed on BSE Limited and National Stock Exchange of India Limited subject to necessary regulatory approvals.

For Skipper Pipes Limited NPA 0 GUWAHAT Devesh Bansal Director DIN: 00162513



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Indicative details of assets and Liabilities of Polymer Products Division (except Palashbari unit) of Skipper Limited that are proposed to be transferred to Skipper Pipes Limited pursuant to the proposed scheme of arrangement as on 31st March, 2018

			(Rs in crores
Particulars	Polymer Products Division (except Palashbari unit)	Remaining Undertaking	Total
[A] ASSETS			
Non-Current Assets	1.331	2.484	3.815
Fixed Assets	83.650	4,38.795	5,22.445
Total	84.981	4,41.279	5,26.260
Current Assets			
Inventories	85.732	4,76.541	5,62.273
Trade Receivables	52.421	4,64.016	5,16.437
Bank, Cash & Cash Equivalents	0.054	17.529	17.583
Short Term Loans & Advances	.901	2.921	3.822
Other Current Assets	12.701	1,04.454	1,17.155
Total	1,51.809	10,65.461	12,17.270
Total Assets	2,36.790	15,06.740	17,43.530
[B] LIABILITIES			
Non-Current Liabilities	25.933	1,99.579	2,25.512
Total	25.933	1,99.579	2,25.512
Current Liabilities			
Short Term Borrowings	72.393	2,22.276	2,94.669
Trade Payables	29.944	4,60.379	4,90.323
Other Current Liabilities	11.792	83.832	95.624
Short Term Provisions	0.020	0.108	0.128
Total	1,14.149	7,66.595	8,80.744
Total Liabilities	1,40.082	9,66.174	11,06.256
Net Assets [A-B]	96.708	5,40.566	6,37.274



SKIPPER LIMITED

Regd. Office : 3A, Loudon Street, 1st Floor, Kolkata - 700 017 CIN : L40104WB1981 PLC033408 Phone : 033 2289 2327 / 5731 / 5732, Fax : 033 2289 5733 Email : mail@skipperlimited.com, Website : www.skipperlimited.com

Parlley Revenue Circle - Palashbari, kamrup, Guwahati - 7811. CIN : U25200A52015PLC012078

This is to confirm that:

a) There will be no change in Share Capital of Skipper Pipes Limited (resulting company) till the listing of the equity shares of the Company on BSE Limited.

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b) The shares allotted by Skipper Pipes Limited (resulting company) pursuant to the Scheme shall remain frozen in the depositories system till listing/trading permission is given by the designated stock exchange.

For Skipper Pipes Limited PIPE esh Bansal **GUWAHA** Director DIN: 00162513

Regd. Office: Mouza chayani, Dag no. 335, 336, 337 Parlley Revenue Circle - Palashbari, kamrup, Guwahati - 781128 CIN : U25200AS2015PLC012078

This is to confirm that:

a) Equity shares issued by the company pursuant to the scheme of arrangement shall be listed on the BSE Limited, subject to SEBI granting relaxation from applicability under Rule 19(2)(b) of the Securities Contract (Regulation) Rules, 1957.

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- b) The company shall comply with all the provisions contained in SEBI circular no. CFD/DIL3/CIR/2017/21 dated March 10, 2017.
- c) The company shall also fulfill the Exchange's criteria for listing and shall also comply with Rules, Byelaws, and Regulations of the Exchange and other applicable statutory requirements.

For Skipper Pipes Limited FRES 50 Ω. GUWAHAT Devesh Bansal Director DIN: 00063555

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SARAF & CHANDRA LLP

Chartered Accountants

To The Board of Directors Skipper Limited 3A, Loudon Street, 1st Floor, Kolkata – 700 017

Independent Practitioner's Report on the Statement of Turnover and profit after tax for year ended March 31, 2018 and Net worth as at March 31, 2018

- This certificate is issued in accordance with the terms of our engagement letter dated 21st September 2018.
- The Board of Directors of Skipper Limited (Demerged Company) at its meeting held on October 31, 2018, approved a Scheme of Demerger ("the Scheme") with Skipper Pipes Limited (resulting company).
- 3. The accompanying Statement of Turnover and profit after tax for the year ended March 31, 2018 and Net Worth as at March 31, 2018 (hereinafter referred together as the "Statement") (Annexure -1) contains the details as required pursuant to compliance with the terms and conditions contained in connection with aforesaid Scheme, which we have initialed for identification purposes only.

Management's Responsibility for the Statement

4. The preparation of the Statement is the responsibility of the Management of Skipper Limited (hereinafter the "Demerged Company") including the identification of assets and liabilities of relevant divisions, preparation and maintenance of all accounting and other relevant supporting records and documents. This responsibility includes the design, implementation and maintenance of internal control relevant to the preparation and presentation of the Statement and applying an appropriate basis of preparation.

Practitioner's Responsibility

- 5. Pursuant to the requirements of the Scheme, It is our responsibility to provide a reasonable assurance whether the amounts in the Statement that form part of the Turnover and profit after tax for the year ended March 31, 2018 and Net worth as at March 31, 2018 have been accurately extracted from the audited financial statements / books of accounts/ Special purpose financials duly certified by the management for the year ended March 31, 2018 along with previous year comparatives and the computation of net worth is arithmetically correct.
- 6. The audited financial statements referred to in paragraph 5 above, have not been audited by us.





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Our Presence Bangalore, Chennai, Gurgaon, Mumbai





SARAF & CHANDRA LLP Chartered Accountants

- 7. We conducted our examination of the Statement in accordance with the Guidance Note on Reports or Certificates for Special Purposes issued by the Institute of Chartered Accountants of India. The Guidance Note requires that we comply with the ethical requirements of the Code of Ethics issued by the Institute of Chartered Accountants of India.
- We have complied with the relevant applicable requirements of the Standard on Quality Control (SQC) 1, Quality Control for Firms that Perform Audits and Reviews of Historical Financial Information, and Other Assurance and Related Services Engagements.

Opinion

9. Based on our examination, as above, we are of the opinion that the amounts in the Statement in respect of Turnover and profit before tax for the year ended March 31, 2018 along with its comparatives of the previous year have been accurately extracted from the audited financial statements/ books of accounts/ Special purpose financials duly certified by the management for the year ended March 31, 2018 along with previous year comparatives and the computation of net worth is arithmetically accurate.



For SARAF & CHANDRA LLP Chartered Accountants LLPIN: AAL-5216 FRN: 315096E / E300027

CA SUBHASH CHANDRA SARAF Partner M. No: 052244



Head Office: 501 Ashoka House 3A Hare Street Kolkata 700001 WB India p +91 33 2231 7108/9 e saral@saralchandra.com w www.sarafchandra.com

Place: 501 # Ashoka House, 3A, Hare Street, Kolkata - 700 001 Date: October 31, 2018

SARAF & CHANDRA LLP

Chartered Accountants

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Annexure -1

	Financial Year	Net worth	% to total	Tumover ***	% to total	Profit after Tax	% to total
Demerged division (Polymer Products	2017-18	96.708	15.18%	208.957	10.19%	3.763	3.20%
Division except Palashbari unit)	2016-17	93.115	17.50%	195.328	11.77%	7.763	6.25%
Other divisions (Other than Polymer Products	2017-18	540.566	84.82%	1,842.027	89.81%	113.999	96.80%
Division Including Palashbari unit)	2016-17	439.088	82.50%	1,464.208	88.23%	116.452	93.75%
Total	2017-18	637:274	100%	2,050.984	100.00%	117.762	100%
	2016-17	532.203	100%	1,659.536	100.00%	124.215	100%

Statement showing turnover and profit after tax and net worth as on March 31, 2018

Amount (Rs. in Crores)

*** Turnover excludes Excise duty element, Other Operational Revenue and inter-division revenue Notes:

- Networth, Turnover and PAT of demerged division has been calculated based on the audited financial statements/ books of accounts/ Special purpose financials duly certified by the management for the year ended March 31, 2018 along with previous year comparatives.
- 2. Net worth of the demerged division (Polymer Products Division excluding Palashbari unit) is calculated on the basis of net assets of the division i.e. total assets as reduced by total liabilities. The net worth of the other division (Other than Polymer Products Division Including Palashbari unit) is calculated by reducing the net worth of the demerged division from the net worth of the Company as a whole.
- Net worth as given below has been calculated on the basis of audited financial statement for the year for the year ended March 31, 2018.

	Amount (Rs. In Crores)
Equity Capital	10.258
Other Equity as per the Financial Statement for the year ended. 31 st March 2018	
Securities Premium Account	115.865
Share Options Outstanding Account	4.719
General Reserve	40.000
Surplus in the Statement of Profit & Loss	466.432
Total	637,274



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Our Presence: Bangalore, Chennal, Gurgaon, Mumbai

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