All the meticulous planning and detailing that goes into producing a generator is not something people think of – nor should they! We work hard to make sure that people don't have to think about generators – after all that's what we do for a living. In TDPS we make first class generators for the world.

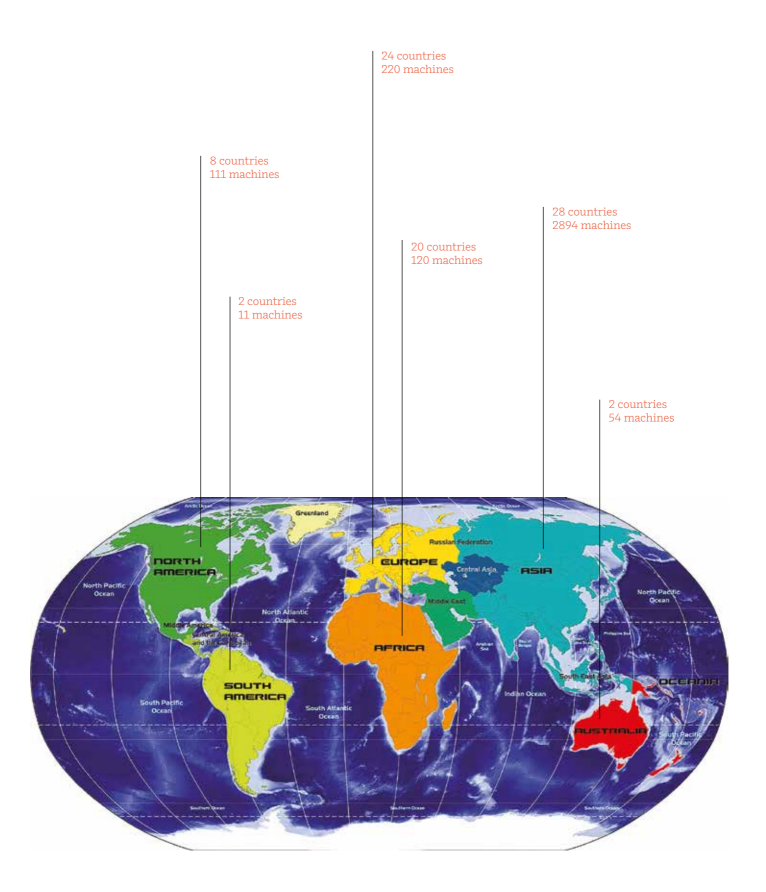
www.tdps.co.in

tdps is



tdps is global

"Over 3000 + generators are installed in 80+countries across the globe spanning Asian, European, American & African continents".





COMPANY INFORMATION

www.tdps.co.in

CIN: L31103KA1999PLC025071

Registered Office & Unit 1

27, 28 & 29, KIADB Industrial Area Dabaspet, Nelamangala Taluk Bengaluru Rural District Bengaluru – 562 111, India Tel: + 91-80-2299 5700/6633 7700 Fax: + 91-80-7734 439/2299 5718

Unit 2

Survey No. 59/2, Yedehalli Village Dabaspet, Nelamangala Taluk Bengaluru Rural District Bengaluru - 562 111, India

Japan Branch Office

3-3 Kitashinagawa 3 Chome, Shingawa-KU Tokyo, Japan Zip code No. 140-0001

Wholly Owned Subsidiaries

DF Power Systems Private Limited TD Power Systems (USA) Inc. TD Power Systems Japan Limited TD Power Systems Europe GmbH TD Power Systems Jenerator Sanayi AS -Turkey

Bankers

Bank of Baroda Standard Chartered Bank ICICI Bank Limited

Auditors

B.K. Ramadhyani & Co. LLP Chartered Accountants Bangalore – 560 055

Stock Exchanges

(Where the shares of the Company are listed)

BSE Limited National Stock Exchange of India Ltd.

Registrar and Transfer Agents (RTA)

Link Intime India Private Limited

Investors grievance redressal e-mail id

investor.relations@tdps.co.in

Board of Directors

Chairman

Mohib N. Khericha

Managing Director

Nikhil Kumar

Director and CFO

K. G. Prabhakar

Independent Directors

Arjun Kalyanpur Nitin Bagamane Ravi Kanth Mantha Nandita Lakshmanan-(Till 10/08/2017)

Company Secretary

N. Srivatsa

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DIRECTORS' REPORT

Dear Members

Your Directors have pleasure in presenting the Eighteenth Annual Report (Boards' Report) together with the Audited Financial Statements of the Company (Company or TDPS) for the financial year ended March 31, 2017.

Financial Results

	For the year ended March 31, 2017 (Rs. in Lakhs)	For the year ended March 31, 2016 (Rs. in Lakhs)
Revenue from operations & other Income	38,738.07	47,436.15
Operating Profit (EBITDA)	3,247.46	5,011.73
Finance cost	406.17	481.45
Depreciation & amortization	2,772.21	2837.62
Profit before Tax (PBT)	69.08	1,692.66
Tax expense	60.18	194.78
Profit after Tax (PAT)	8.90	1,497.88
Add: Surplus brought forward from the Previous Year	21,066.62	20,911.63
Available for appropriation	-	22,409.51
Appropriations		
Provision for Dividends and Tax thereon	-	1,220.12
Transfer to General Reserves	-	122.77
Surplus carried to Balance Sheet	21,075.52	21,066.62

Note: The above figures are extracted from the standalone financial statement of the company

During fiscal 2017, the company continued to experience challenging circumstances - an uncertain global environment, sluggish domestic market scenario, and severe competition both in the domestic & overseas markets. These challenges contributed to a lower total income of Rs. 38,738.07 lakhs in Fiscal 2017 (lower by 18.34%) as compared to Fiscal 2016. Net sales from manufacturing business was Rs. 30,912.57 lakhs compared to Rs. 35,925.91 lakhs in Fiscal 2016 contributing 79.80% of our Total Income in Fiscal 2017. Net sales from our Project Business was Rs. 6,031.46 lakhs compared to Rs. 9,609.10 Lakhs in Fiscal 2016 contributing 15.57% our Total Income in Fiscal 2017.

Exports and deemed exports contributed 67% of manufacturing Revenue in Fiscal 2017 as compared to 56% in Fiscal 2016 reflecting our continuing focus on growing our overseas markets. Your company continues to add new customers in steam, gas turbine, hydro & diesel segments in different parts of the world with a growing footprint of generator installations in over 80 countries worldwide .

Earnings Before interest, tax, depreciation & amortization (EBITDA) decreased by Rs 1,764.27 lakhs or 35.20% to Rs. 3,247.46 Lakhs in Fiscal 2017 as compared to Rs. 5,011.73 Lakhs in Fiscal 2016. Profit before tax and extraordinary items decreased by Rs. 1,623.58 Lakhs or 95.92%, to

Rs. 69.08 Lakhs in Fiscal 2017 from Rs. 1,692.66 Lakhs in Fiscal 2016 mainly due to reduced sales volumes. Profit after tax decreased by Rs. 1,488.98 Lakhs, or 99.41%, to Rs. 8.90 Lakhs in Fiscal 2017 from Rs. 1,497.88 Lakhs in Fiscal 2016.

The pending orders as of March 31, 2017 are Rs. 35,405.45 lakhs comprising of both manufacturing (Rs. 29,696.22 lakhs) and project business (Rs. 5,709.23 lakhs).

The net worth of the Company stands at Rs. 49,414.79 lakhs with the accretion of Rs. 8.9 lakhs to total reserves during the year.

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

Dividend

In view of the reduced turnover and profits, the Directors have recommended a lower dividend of Rs. 1.80 per equity share for the year ended March 31, 2017 as against Rs. 3.05 per equity share for the year ended March 31, 2016. This Dividend is subject to approval of the shareholders at the forthcoming Annual General Meeting (AGM). The dividends will entail a payout of Rs. 720.07 lakhs including dividend distribution tax of Rs. 121.80 lakhs.

Particulars of contracts or arrangements made with related parties.

Particulars of contract or arrangement made with related parties referred to in Section 188 (1) of the Companies Act, 2013, in the prescribed Form AOC -2, is appended as Annexure 3 to the Board's report.

Management Discussion & Analysis

Pursuant to Regulation 34 read with Schedule V of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (hereinafter called as LODR / Listing Regulations) with the Stock Exchanges, the Management Discussion & Analysis report covering operations, performance & outlook of the Company is annexed as Annexure 9 to the Boards' Report.

Corporate Governance Report

In terms of Regulation 34 read with Schedule V of LODR, a Report on Corporate Governance along with Compliance Certificate issued by Practicing Company Secretary is attached as Annexure 10 and forms an integral part of this Report (hereinafter referred to as "Corporate Governance Report").

Note on Board evaluation, Board Diversity Policy, Training of independent directors - familiarization of directors, Whistle Blower policy / Vigil mechanism, Nomination and Remuneration policy form part of the Corporate Governance report.

Declaration by Independent Director

The Company has received necessary declaration from Independent Director under Section 149 (7) of the Companies Act, 2013, that he/she met the criteria of independence laid down in section 149 (6) of the Companies Act, 2013 and Regulation 25 of SEBI (Listing Obligation and Disclosure requirements) Regulations, 2015 (LODR).

Policy on Directors' appointment and remuneration

The current policy is to have an appropriate mix of executive and independent directors to maintain the independence of the board, and separate its functions of governance and management.

The policy of the Company on directors' appointment and remuneration, including criteria for determining qualifications, positive attributes, independence of directors and other matters as required under Section 178 (3) of the Companies Act, 2013 is available on the Company's website www.tdps.co.in. There has been no change in the policy since the last fiscal year. We affirm that, remuneration paid to the directors is as per the terms laid out in the Nomination and Remuneration policy of the Company.

Details of Policy on directors' appointment and remuneration form part of the Corporate Governance report - Annexure 10.

Subsidiaries

As on March 31, 2017, the Company has four (4) wholly owned subsidiaries - DF Power Systems Private Limited (an Indian Subsidiary), TD Power Systems (USA) Inc., in the United States of America, TD Power Systems Japan Limited, in Japan and TD Power Systems Europe GmbH in Germany.

During the year, the Board of Directors reviewed the affairs of the subsidiaries. In accordance with Section 129(3) of the Companies Act, 2013, read with Rule 8 of Companies (Accounts) Rules, 2014, the Company has prepared its consolidated financial statement including all the said Subsidiaries which is forming part of this Report. Further, a statement containing the salient features of the financial statement of the said subsidiaries in Form AOC-1 is appended as Annexure 2 to the Boards' Report.

In accordance with Section 136 of the Companies Act, 2013, the audited financial statements, including the consolidated financial statements and related information of the Company and audited accounts of each of its subsidiaries, are available on our website www.tdps.co.in. These documents will also be available for inspection during business hours at our registered office in Bengaluru, India.

A review of the operations of the subsidiaries is as follows:

Indian Subsidiary

During the year ended March 31, 2017, the Wholly Owned Subsidiary (WOS) DF Power Systems Private Limited completed the residual activities in respect of completed projects and has fulfilled all warranty obligations in respect of EPC contracts undertaken by it. For the year ended March 31, 2017 the WOS incurred a loss of Rs. 107.80 lakhs on a total revenue of Rs. 297.37 lakhs mainly due to fall in revenues consequent on scaling down of business.

US Subsidiary

The operations of this subsidiary have been revived during the second half of the year based on certain market opportunities which are promising. The Marketing team has been strengthened to meet market requirements which resulted in growing enquiry pipeline resulting in orders during the year. The operations of this Company during the year under report have resulted in revenue of Rs. 1,887.17 lakhs as compared to Rs 451.28 lacs in Fiscal 2016-an increase of about 318% over Fiscal 2016. This increased revenue has enabled the Company to reduce operating losses to Rs. 70.59 lakhs as compared to Rs 337.75 lacs in fiscal 2016 – a decrease of 79%.

Japan Subsidiary

Major activities of this subsidiary are now conducted through the Company's Branch office at Japan. Accordingly, the revenues for Fiscal 2017 has reduced to Rs. 932.28 lakhs as compared to Rs 2871.55 lacs In Fiscal 2016 with profit before tax of Rs. 22.06 lacs in Fiscal 2017 as compared to a loss of Rs 19.23 lacs in Fiscal 2016.

German Subsidiary

Certain orders were executed in steam & Hydro segment during the Fiscal 2017 resulting in a revenue of Rs. 167.77 lakhs as compared to Rs 1.19 lacs in fiscal 2016. The loss for the Fiscal 2017 is Rs. 282.83 lakhs mainly due to fixed overheads.

The market in Europe is mainly in the hydro segment from European customers. The Steam generators market is improving gradually. TDPS Europe has is enhanced our market outreach in Europe improving access to European customers with potential to grow our order pipeline.

Internal Financial Control

The Company has designed and implemented a process driven framework for Internal Financial Controls ("IFC") within the meaning of the explanation to Section 134(5)(e) of the Companies Act, 2013. For the year ended March 31, 2017, the Board is of the opinion that the Company has sound IFC commensurate with the nature and size of its business operations and operating effectively and no material weakness exists. The Company has a process in place to continuously monitor the same and identify gaps, if any, and implement new and/or improved controls wherever the effect of such gaps would have a material effect on the Company's operations.

Directors' Responsibility Statement

Pursuant to clause (c) of sub section (3) of section 134 of the Companies Act, 2013, with respect to the Directors' Responsibility Statement, it is hereby confirmed that

- a. In the preparation of the annual accounts for the financial year ended March 31, 2017, the applicable accounting standards have been followed along with proper explanation relating to material departures;
- b. The directors have selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at the end of the financial year and of the profit and loss of the Company for that period;
- c. The directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of this Act for

- safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- d. The directors have prepared the annual accounts on a going concern basis;
- e. The directors, have laid down internal financial controls to be followed by the Company and that such internal financial controls are adequate and were operating effectively; and
- f. The directors have devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

Board of Directors' & Key Managerial Personnel

Board of Directors ("The Board")

As per the provisions of the Companies Act, 2013, Mr. Mohib N Khericha retires at the ensuing Annual General Meeting and being eligible seeks re-appointment. The Board recommends his re-appointment.

Mr. K G Prabhakar (DIN 07187463) who was appointed as whole time Director of the company for a term of three years up to June 28, 2018 is proposed to be reappointed for a further term of 3 years subject to approval of the shareholders of the Company at the ensuing AGM of the company.

A brief resume and other details of Mr. Mohib N Khericha and Mr. K G Prabhakar as required under the Listing Regulations, Companies Act, 2013 and Secretarial Standard are provided form part of Corporate Governance Report/Notice of 18th AGM.

Key Managerial personnel

The services of Mr. N Srivatsa as Company Secretary and Compliance Officer has been extended for 4 years with effect from February 19, 2017. Consequent to the re appointment of Mr. N Srivatsa as Company Secretary and Compliance Officer, he has been appointed as Key Managerial Personnel (KMP) pursuant to the provisions of Section 203 of the Companies Act, 2013 and Rules thereunder, effective February 19, 2017 for 4 years.

Mr. Nikhil Kumar, Managing Director, Mr. K. G. Prabhakar, Chief Financial Officer and Mr. N. Srivatsa, Company Secretary are Key Managerial Personnel of the Company as per the provisions of the Companies Act, 2013 and Rules thereunder.

Risk Management Policy

Pursuant to Section 134 (n) of the Companies Act, 2013 and Regulation 21 of SEBI (Listing Obligations and Disclosure

Requirements) Regulations, 2015, a Risk Management committee of the Board of directors of the Company has been constituted. The details of the committee and its terms of reference are set out in the corporate governance report forming part of this report. While the Company has identified certain major risks and initiated appropriate measures to mitigate the said risks, a process to enhance the risk management framework is underway.

Audit Report

- The Auditors' report for the fiscal 2017 does not contain any qualification, reservation or adverse remark. The Auditors' Report is enclosed with the financial statements in this Annual Report.
- The Secretarial Auditors' report for the fiscal 2017 does not contain any qualification, reservation or adverse remark. The Secretarial Auditors' Report is enclosed Annexure 8 to the Board Report in this Annual Report.
- As provided in the Listing Regulations/LODR the certificate on corporate governance is enclosed to the Board's report. The said report does not contain any qualification, reservation or adverse remark.

Auditors

Statutory Auditors

The current statutory Auditors BK Ramadhyani & Co. LLP, Chartered Accountants retire at the ensuing AGM & are not eligible for reappointment due to mandatory rotation in terms of Section 139 of Companies Act 2013. Accordingly, the audit committee of the board has recommended the appointment of M/s. Varma & Varma, Chartered Accountants, Bangalore (Firm Registration No. 004532S) (Varma and Varma) as the statutory auditors of the company for a period of five consecutive years from the conclusion of the Eighteen Annual General Meeting of the company till the conclusion of 23rd Annual General Meeting subject to the approval of the shareholders of the company.

Secretarial Auditor

As required under Section 204 of the Companies Act, 2013 and Rules thereunder, the Board has appointed Mr. Sudhir V Hulyalkar, Practicing Company Secretary, Bangalore, as the Secretarial Auditor for the fiscal 2017.

Cost Auditor

In terms of Section 148 of the Companies Act, 2013 read with the Companies (Cost Records and Audit) Amendment Rules, 2014, M/s. Rao, Murthy & Associates, Cost Accountants, Bangalore have appointed as Cost Auditors of the Company for the Financial Year 2017-18.

Disclosure

Extract of the Annual Return

In accordance with Section 134(3) (a) of the Companies Act, 2013, an extract of the Annual Return in the prescribed format is appended as Annexure 1 to the Boards' Report.

Number of Board Meetings

The Board met four times during the Fiscal 2016-17. The details of which are given in the Corporate Governance report that forms part of this Annual Report. The maximum gap between any two meetings did not exceed 120 days, as prescribed by the Companies Act, 2013.

Conservation of Energy, Research and Development, Technology Absorption, Foreign Exchange Earnings and Outgo

Information required under Section 134(3) (m) of the Companies Act, 2013 read with Rule 8 of the Companies (Accounts) Rules,2014 for the financial year ended 31st March 2017 in relation to the Conservation of Energy, Technology Absorption and Foreign Exchange Earnings and Outgo is given in the Annexure 4 forming an integral part of this Report.

Particulars of Loans, Guarantees or Investments

Loans, guarantees and investments covered under Section 186 of the Companies Act, 2013 also form part of the notes to the financial statements provided in this Annual Report:-

Nature of Date of Board Transaction Date of Transaction		Name of the person to whom it is made	Amount
Loan	06/08/2015/	TD Power Systems	USD
	05/12/2016	(USA) Inc.	1,00,000
Investment	03/02/2016 /	TD Power Systems	Euro
	02/08/2016	Europe GmbH	75 , 000
Investment	03/02/2016 /	TD Power Systems	Euro
	03/02/2017	Europe GmbH	100,000

Your Company has formulated a policy on related party transactions which is also available on Company's website at www.tdps.co.in. Particulars of contracts or arrangements with related parties referred to in Section 188(1) of the Companies Act, 2013, in the prescribed Form AOC-2, is appended as Annexure 3 the Boards' Report.

Particulars of employees

The ratio of the remuneration of each whole- time Director and Key Managerial Personnel (KMP) to the median of employees' remuneration as per section in accordance with the provisions of Section 197(12) of the Companies

Act, 2013, read with Rule 5 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, is appended as Annexure 5 to the Boards' Report.

Additionally, the following details form part of Annexure 6 to the Boards' report.

- Details of employees in receipt of a remuneration of Rs. 1.02 crore or more per year
- Statement containing the name of top 10 employees in terms of remuneration drawn

None of the employees is in receipt of a remuneration of Rs. 8.5 lakhs or more a month for part of the year.

None of the employees employed throughout the financial year or part thereof, was in receipt of remuneration in that year which, in the aggregate, or as the case may be, at a rate which, in the aggregate, is in excess of that drawn by the managing director or whole-time director or manager and holds by himself or along with his spouse and dependent children, not less than two percent of the equity shares of the company.

Committees of the Board

As on March 31, 2017, the Board had four Committees: the Audit committee, the Nomination and Remuneration committee, the Stakeholders Relationship committee and the Corporate Social Responsibility Committee. The detailed note on composition of the Board and its committees excluding Corporate Social Responsibility Committee is disclosed in the Report on Corporate Governance forming part of this report.

Corporate Social Responsibility Committee

In accordance with the requirements of Section 135 of Companies Act, 2013, your Company has a Corporate Social Responsibility Committee, which comprises Mr. Ravi Kanth Mantha, Chairman, Mr. Nitin Bagamane and Mr. Nikhil Kumar as members of the Committee. The terms of reference of the Corporate Social Responsibility Committee is provided in the Corporate Governance Report. Your Company's Corporate Social Responsibility Policy (CSR Policy) is available on the website of the Company at www.tdps.co.in. Annual report on CSR activities as required under the Companies (Corporate Social Responsibility Policy) Rules, 2014 has been appended as Annexure 7 and forms an integral part of this Report.

General

Your Directors state as follows

1. No significant or material orders were passed by the Regulators or Courts or Tribunals impacting the going concern status and Company's operations in future.

- 2. There was no issue of equity shares with differential rights, as to voting, dividend or otherwise.
- 3. There was no issue of shares including as sweat equity shares or employee stock options.
- 4. There were no deposits covered under Chapter V of the Companies Act, 2013.
- 5. No money has been provided by the company for purchase of its own shares by employees or by trustees for the benefit of employees.
- No subsidiaries have paid remuneration to Managing Director
- 7. The Company has in place an Anti-Sexual Harassment Policy in line with the requirements of the Sexual Harassment of Women at the Workplace (Prevention, Prohibition & Redressal) Act, 2013. Internal Complaints Committee (ICC) has been set up to redress complaints received regarding sexual harassment. During the year under review there were no cases filed pursuant to the Sexual Harassment of Women at the Workplace (Prevention, Prohibition & Redressal) Act, 2013.

Green Initiative

Electronic copies of the Annual Report 2016-17 and the Notice of the 18th Annual General Meeting are sent to all members whose email addresses are registered with the Company/Depository Participants. For members who have not registered their email addresses, physical copies are sent in the permitted mode.

Acknowledgement

Your Directors place on record their appreciation of the contribution and support of the employees at all levels. They also place on record their appreciation of the continued support and faith extended during the year by the Company's customers, suppliers, bankers and shareholders.

For and on behalf of the Board of Directors

Bangalore May 18, 2017 Mohib N. Khericha Chairman

ANNEXURE TO THE DIRECTORS' REPORT

ANNEXURE - 1

FORM NO. MGT-9

Extract of Annual Return As on the Financial Year ended on 31.03.2017

[Pursuant to Section 92(3) of the Companies Act, 2013 and Rule 12(1) of the Companies Management and Administration) Rules, 2014].

I. REGISTRATION AND OTHER DETAILS

i.	CIN	L31103KA1999PLC025071
ii.	Registration Date	16/04/1999
iii.	Name of the Company	TD Power Systems Limited
iv.	Category/ Sub Category of the Company	Public Company (Limited by Shares)
v.	Address of the Registered office and contact details	# 27, 28 & 29, KIADB Industrial Area, Dabaspet Nelamangala Taluk, Bangalore - 562111 srivatsa.n@tdps.co.in Ph: 080-2299 5700
vi.	Whether listed Company	Yes
vii.	Name, Address and Contact details of Registrar and Transfer Agent	Link In time India Private Limited C 101, 247 Park, L B S Marg, Vikhroli West, Mumbai 400 083 Tel No: +91 22 49186000

II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY

Sl. No.	Name and Description of main products / services	NIC Code of the product / service	% to total turnover of the Company
1.	Manufacture of AC Generators	31103	95
2.	Manufacture of Electric Motors	31103	Nil

III. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES

Companies for which information is being filled - 4 (four)

Sl.	Name of the Company	CIN/GLN	Holding/ Subsidiary/	% of shares	Applicable
No.			Associate	held	Section
1.	DF Power Systems Private Limited	U51505KA2007 PTC041717	Subsidiary-Indian	100%	Section 2(87) (ii)
2.	TD Power Systems (USA) Inc.	NA	Subsidiary-USA	100%	Section 2(87) (ii)
3.	TD Power Systems Japan Limited	NA	Subsidiary-Japan	100%	Section 2(87) (ii)
4.	TD Power Systems Europe GmbH	NA	Subsidiary-Germany	100%	Section 2(87) (ii)



IV. SHAREHOLDING PATTERN (Equity Share Capital Breakup as percentage of Total Equity)

i. Category-wise Shareholding

Category of Shareholders	Shareholding at the beginning year (April 1, 2016)		g of the	he Shareholding at the end of the year (March 31, 2017)					
	Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	% Change during year
A. Shareholding of Promoter and Promoter Group									
1. Indian									
a. Individuals / HUF	6485524	0	6485524	19.5126	8369624	0	8369624	25 . 1812	5 . 6686
b. Central Government / State Government(s)	0	0	0	0.0000	0	0	0	0.0000	0.0000
c. Financial Institutions / Banks	0	0	0	0.0000	0	0	0	0.0000	0.0000
d. Any Other (Specify)									
Persons Acting In Concert	3218352	0	3218352	9.6829	1334252	0	1334252	4.0143	-5.6686
Bodies Corporate	5026433	0	5026433	15.1227	5026433	0	5026433	15.1227	0.0000
Sub -Total (A) (1)	14730309	0	14730309	44.3182	14730309	0	14730309	44.3182	0.0000
2. Foreign a. Individuals (Non- Resident Individuals/ Foreign Individuals)	3235254	0	3235254	9.7337	3235254	0	3235254	9.7337	0.0000
b. Government	0	0	0	0.0000	0	0	0	0.0000	0.0000
c. Institutions	0	0	0	0.0000	0	0	0	0.0000	0.0000
d. Foreign Portfolio Investor	0	0	0	0.0000	0	0	0	0.0000	0.0000
e. Any Other (Specify)									
Sub -Total (A) (2)	3235254	0	3235254	9.7337	3235254	0	3235254	9.7337	0.0000
Total Shareholding of Promoter and Promoter Group (A) = (A)(1) + (A) (2)	17965563	0	17965563	54.0519	17965563	0	17965563	54.0519	0.0000
B. Public Shareholding									
1. Institutions									
a. Mutual Funds / UTI	6850257	0	6850257	20.6100	6737168	0	6737168	20.2697	-0.3403
b. Venture Capital Funds	0	0	0	0.0000	0	0	0	0.0000	0.0000
c. Alternate Investment Funds	0	0	0	0.0000	0	0	0	0.0000	0.0000
d. Foreign Venture Capital Investors	0	0	0	0.0000	0	0	0	0.0000	0.0000
e. Foreign Portfolio Investor	3733260	0	3733260	11.2320	1716795	0	1716795	5 . 1652	-6.0668
f. Financial Institutions / Banks	5612	0	5612	0.0169	10489	0	10489	0.0316	0.0147
g. Insurance Companies	0	0	0	0.0000	0	0	0	0.0000	0.0000
h. Provident Funds / Pension Funds	0	0	0	0.0000	0	0	0	0.0000	0.0000
i. Any Other (Specify)									
Sub Total (B) (2)	10589129	0	10589129	31.8589	8464452	0	8464452	25.4665	-6.3924

Shareholding Pattern (contd.)

Category of Shareholders	Snaren	_	he beginnin oril 1, 2016)	g of the	the Shareholding at the end of the year (March 31, 2017)			the	
	Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	% Change during year
2. Central Government/ State Government(s)/ President of India	0	0	0	0	0	0	0	0	0
Sub Total (B)(2)	0	0	0	0	0	0	0	0	0
3. Non-Institutions									
a. Individuals									
i. Individual share- i. holders holding nominal share capi- tal upto Rs. 1 lakh. Individual share- holders holding nominal share cap- ital in excess of Rs. 1 lakh	1190190 930012	2	1190192 930012	3.5809 2.7981	2045705	2	2045707	6.1548 3.1304	2.5739 0.3323
b. NBFCs registered with RBI	0	0	0	0.0000	0	0	0	0.0000	0.0000
c. Employee Trusts	0	0	0	0.0000	0	0	0	0.0000	0.0000
d. Overseas Depositories (holding DRs) (balancing figure)	0	0	0	0.0000	0	0	0	0.0000	0.0000
e. Any Other (Specify)									
Hindu Undivided Family	58544	0	58544	0.1761	219633	0	219633	0.6608	0.4847
Foreign Companies	0	876270	876270	2 . 6364	876270	0	876270	2.6364	0.0000
Non Resident Indians (Non Repat)	17674	0	17674	0.0532	29706	0	29706	0.0894	0.0362
Non Resident Indians (Repat)	60288	0	60288	0.1814	270330	0	270330	0.8133	0.6319
Clearing Member	65426	0	65426	0.1968	518989	0	518989	1.5615	1.3647
Bodies Corporate	1484490	0	1484490	4 . 4663	1806469	0	1806469	5.4350	0.9687
Sub Total (B) (3)	3806624	876272	4682896	14.0892	6807571	2	6807573	20.4815	6.3924
Total Public Shareholding (B) = (B)(1) + (B)(2) + (B)(3)	14395753	876272	15272025	45.9481	15272023	2	15272025	45.9481	0.0000
Total (A)+(B) c. Non Promoter -Non Public	32361316	876272	33237588	100.0000	33237586	2	33237588	100.0000	0.0000
1. Custodian/DR Holder	0	0	0	0.0000	0	0	0	0.0000	0.0000
2. Employee Benefit Trust (under SEBI (Share based Employee Bene- fit) Regulations, 2014)	0	0	0	0.0000	0	0	0	0.0000	0.0000
Total (A) + (B) + (C)	32361316	876272	33237588	100.0000			33237588		

Shareholding Pattern (contd.)

ii. Shareholding of Promoters

Sl. No.	Shareholder's Name		nolding at the he year (April	•		Shareholding at the end of the year (March 31, 2017)			
		No of shares held	% of the shares of the company	% of shares pledged/ encumbered to total shares	No of shares held	% of the shares of the company	% of shares pledged/ encumbered to total shares	shareholding during the year	
1.	Saphire Finman Services LLP.	5026433	15.1227	0.0000	5026433	15.1227	0.0000	0.0000	
2.	Nikhil Kumar	4638664	13.9561	0.0000	4638664	13 . 9561	0.0000	0.0000	
3.	Hitoshi Matsuo	3235254	9 . 7337	0.0000	3235254	9.7337	0.0000	0.0000	
4.	Sofia M. Khericha	2084100	6.2703	0.0000	200000	0.6017	0.0000	-5.6686	
5.	Mohib N. Khericha	1846860	5 . 5565	0.0000	3730960	11.2251	0.0000	5.6686	
6.	Chartered Capital & Investment Ltd.	1134252	3 . 4126	0.0000	1134252	3.4126	0.0000	0.0000	
	Total	17965563	54.0519	0.0000	17965563	54.0519	0.0000	0.0000	

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

Sl. No.	Shareholder's Name	Shareholding at of the year (A			reholding during 2016-2017
1.	Saphire Finman Services Private Limited	No. of shares	% of total shares of the Company	No. of shares	% of total shares of the Company
	At the beginning of the year	5026433	15.12%	5026433	15.12%
	Date wise Increase / Decrease in Promoters Shareholding during the year specifying the reasons for increase/ decrease (e.g. allotment/ transfer/bonus/sweat equity etc)	0	0	0	0
	At the end of the year	5026433	15.12%		
2.	Nikhil Kumar At the beginning of the year	4638664	13.96%	4638664	13.96%
	Date wise Increase / Decrease in Promoters Shareholding during the year specifying the reasons for increase / decrease (e.g. allotment / transfer / bonus/ sweat equity etc)	0	0	0	0
	At the end of the year	4638664	13.96%		

Shareholding Pattern (contd.)

Sl. No.	Shareholder's Name	Shareholding at of the year (A		Cumulative Share the year 2	
3.	Hitoshi Matsuo	No. of shares	% of total shares of the Company	No. of shares	% of total shares of the Company
	At the beginning of year	3235254	9.73%	3235254	9.73%
	Date wise Increase/ Decrease in Promoters Shareholding during the year specifying the reasons for increase / decrease (e.g. allotment / transfer/ bonus/ sweat equity etc)	0	0	0	0
	At the end of the year	3235254	9.73%		
4.	Mohib N. Khericha				
	At the beginning of year	1846860	5.56%	1846860	5.56%
	Date wise Increase / Decrease in Promoters Shareholding during the year specifying the reasons for increase / decrease (e.g. allotment / transfer / bonus/ sweat equity etc): Decrease (Sale) on 16/09/2016	(200000)	(0.60)%	1646860	4.96%
	Date wise Increase / Decrease in Promoters Shareholding during the year specifying the reasons for increase / decrease (e.g. allotment / transfer / bonus/ sweat equity etc): Increase (Purchase) on 27/03/2017	2084100	6.27%	3730960	11.23%
	At the end of the year	3730960	11.23%		

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

Sl. No.		Shareholding at of the year (A		Transaction the y		Cumulative Shareholding during year 2016 - 2017	
	Name & Type of Transaction	No.of shares held	% of total shares of the company	Date of transaction	No. of shares	No of shares held	% of total shares of the company
1.	SOFIA M KHERICHA	2084100	6.2703			2084100	6.2703
	Increase - Purchase			16.09.2016	200000	2284100	6.8720
	Decrease - Sale			27.03.2016	(2084100)	200000	0.6017
2.	IDFC STERLING						
	EQUITY FUND	1859491	5 . 5945			1859491	5 . 5945
	Decrease - Sale			02 Sep 2016	(54632)	1804859	5 . 4302
	Decrease - Sale			09 Sep 2016	(31613)	1773246	5.3351
	Decrease - Sale			16 Sep 2016	(3126)	1770120	5.3257

Shareholding Pattern (contd.)

Sl. No.				Transactions during the year		Cumulative Shareholding during year 2016 - 2017	
	Name & Type of Transaction	No.of shares held	% of total shares of the company	Date of transaction	No. of shares	No of shares held	% of total shares of the company
	Decrease - Sale			23 Sep 2016	(19882)	1750238	5.2658
	Decrease - Sale			30 Sep 2016	(499)	1749739	5.2643
	Decrease - Sale			07 Oct 2016	(7754)	1741985	5.2410
	Decrease - Sale			14 Oct 2016	(8566)	1733419	5 . 2152
	Decrease - Sale			21 Oct 2016	(121767)	1611652	4.8489
	Decrease - Sale			04 Nov 2016	(2415)	1609237	4.8416
	Decrease - Sale			11 Nov 2016	(17889)	1591348	4.7878
	Decrease - Sale			02 Dec 2016	(25089)	1566259	4.7123
	Decrease - Sale			13 Jan 2017	(40347)	1525912	4.5909
	Decrease - Sale			20 Jan 2017	(1474)	1524438	4.5865
	Decrease - Sale			03 Feb 2017	(27876)	1496562	4.5026
	Decrease - Sale			17 Feb 2017	(24766)	1471796	4.4281
	Decrease - Sale			03 Mar 2017	(7861)	1463935	4.4045
	Increase - Purchase			17 Mar 2017	33118	1497053	4.5041
	Increase - Purchase			24 Mar 2017	24546	1521599	4 . 5779
	Decrease - Sale			31 Mar 2017	(23579)	1498020	4.5070
	At the end of the year					1498020	4.5070
3.	Sundaram Mutual Fund A/C Sundaram Smile						
	Fund	1286426	3 . 8704			1286426	3.8704
	Increase - Purchase			20 May 2016	1000	1287426	3 . 8734
	Increase - Purchase			24 Jun 2016	10000	1297426	3.9035
	Increase - Purchase			22 Jul 2016	6608	1304034	3.9234
	Increase - Purchase			29 Jul 2016	4270	1308304	3 . 9362
	Decrease - Sale			05 Aug 2016	(175000)	1133304	3.4097
	Increase - Purchase			17 Mar 2017	15436	1148740	3.4561
	Increase - Purchase			24 Mar 2017	50369	1199109	3.6077
	Increase - Purchase			31 Mar 2017	45000	1244109	3.7431
	At the end of the year					1244109	3.7431
4.	ICICI Prudential	1230266	3.7014			1230266	3.7014
5.	India Value Fund IV	1218971	3.6674			1218971	3.6674
6.	Reliance Capital Trustee Co. Ltd-A/C Reliancesmall Cap Fund	1140126	3.4302			1140126	3.4302
	Increase - Purchase			21 Oct 2016	686747	1826873	5.4964
	Increase - Purchase			13 Jan 2017	50000	1876873	5 . 6468
	At the end of the year					1876873	5 . 6468

Shareholding Pattern (contd.)

Sl. No.			Shareholding at the beginning of the year (April 1, 2016)		ns during rear	Cumulative Shareholding during year 2016 - 2017	
	Name & Type of Transaction	No.of shares held	% of total shares of the company	Date of transaction	No. of shares	No of shares held	% of total shares of the company
7.	Chartered Capital & Investments Ltd	1134252	3.4126			1134252	3.4126
	At the end of the year					1134252	3.4126
8.	Smallcap World Fund, Inc	1009087	3.0360			1009087	3.0360
	Decrease - Sale			10 Feb 2017	(3578)	1005509	3 . 0252
	Decrease - Sale			17 Feb 2017	(87951)	917558	2.7606
	Decrease - Sale			24 Feb 2017	(24973)	892585	2.6855
	Decrease - Sale			10 Mar 2017	(153450)	739135	2.2238
	Decrease - Sale			17 Mar 2017	(349113)	390022	1.1734
	Decrease - Sale			24 Mar 2017	(175130)	214892	0.6465
	Decrease - Sale			31 Mar 2017	(214892)	0	0.0000
	At the end of the year					0	0.0000
9.	L and T Mutual Fund Trustee Ltd- L and T	212572	2500			040540	2500
	Equity Fund	919568	2.7667	00 7 0016	(0000)	919568	
	Decrease - Sale			08 Apr 2016	(9026)	910542	2.7395
	Decrease - Sale			15 Apr 2016	(34108)	876434	2.6369
	Decrease - Sale			22 Apr 2016	(40908)	835526	2.5138
	Decrease - Sale			29 Apr 2016	(27853)	807673	2.4300
	Decrease - Sale			13 May 2016	(64252)	743421	2.2367
	Decrease - Sale			20 May 2016	(16958)	726463	2.1857
	Decrease - Sale			27 May 2016	(155850)	570613	1.7168
	Decrease - Sale			03 Jun 2016	(55847)	514766	1.5487
	Decrease - Sale			10 Jun 2016	(13313)	501453	1.5087
	Decrease - Sale			17 Jun 2016	(24210)	477243	1.4359
	Decrease - Sale			24 Jun 2016	(24808)	452435	1.3612
	Decrease - Sale			05 Aug 2016	(14567)	437868	1.3174
	Decrease - Sale			12 Aug 2016	(6232)	431636	
	Decrease - Sale			26 Aug 2016	(507)	431129	1.2971
	Decrease - Sale			02 Sep 2016	(120378)	310751	0.9349
	Decrease - Sale			09 Sep 2016	(18781)	291970	0.8784
	Decrease - Sale			16 Sep 2016	(22162)	269808	0.8118
	Decrease - Sale			23 Sep 2016	(7483)	262325	
	Decrease - Sale			09 Dec 2016	(18194)	244131	0.7345
	Decrease - Sale			16 Dec 2016	(12093)	232038	0.6981
	Decrease - Sale			23 Dec 2016	(30115)	201923	
	Decrease - Sale			30 Dec 2016	(20)	201903	0.6075
	Decrease - Sale			06 Jan 2017	(12708)	189195	0.5692
	Decrease - Sale			13 Jan 2017	(40000)	149195	0.4489
	Decrease - Sale			20 Jan 2017	(11976)	137219	0.4128

Shareholding Pattern (contd.)

Sl. No.			Shareholding at the beginning of the year - 2016		ns during rear	Cumulative Shareholding at the end of the year - 2017	
	Name & Type of Transaction	No.of shares held	% of total shares of the company	Date of transaction	No. of shares	No of shares held	% of total shares of the company
	Decrease - Sale			03 Feb 2017	(37219)	100000	0.3009
	Decrease - Sale			10 Feb 2017	(100000)	0	0.0000
	At the end of the year					0	0.0000
10.	Toyo Denki Seizo KK	876270	2.6364			876270	2.6364
	At the end of the year					876270	2.6364
11.	Baring India Private Equity Fund III Listed Investments Limited At the end of the year	805778	2.4243			805778 773850	2.4243 2.3282
12.	Ontario Teachers' Pension Plan Board Managed by Arohi Asset Management Pte Ltd-Np9q	773850	2.3282			773850	2.3282
	Decrease - Sale			21 Oct 2016	(348000)	425850	1 . 2812
	Decrease - Sale			17 Mar 2017	(36893)	388957	1.1702
	At the end of the year					388957	1.1702

Note: 1. Paid up Share Capital of the Company (Face Value Rs. 10.00) at the end of the year is 33237588 Shares.

2. The details of holding has been clubbed based on PAN.

- 3. % of total Shares of the Company is based on the paid up Capital of the Company at the end of the Year.

v. Shareholding of Directors and Key Managerial Personnel:

Sl. No.	Shareholder's Name	Shareholding at the beginning of the year (April 1, 2016)		Cumulative Shareholding During year 2016-2017				
1.	Nikhil Kumar	No. of shares	% of total shares of the Company	No. of shares	% of total shares of the Company			
	At the beginning of year	4638664	13.96%	4638664	13.96%			
	Date wise Increase/ Decrease in Sharehold- ing during the year specifying the reasons for increase/decrease (e.g. allotment/transfer/ bonus/sweat equity etc)	0	0	0	0			
	At the end of the year	4638664	13.96%		<u> </u>			

Shareholding Pattern (contd.)

Sl. No.	Shareholder's Name	Shareholding at the beginning of the year (April 1, 2016)		Cumulative Sha During year 2	
2.	Mohib N. Khericha	No. of shares	% of total shares of the Company	No. of shares	% of total shares of the Company
	At the beginning of year	1846860	5.56%	1846860	5.56%
	Date wise Increase / Decrease in Sharehold- ing during the year specifying the reasons for increase / decrease (e.g. allotment / transfer / bonus / sweat equity etc): Decrease – Sale 16.09.2016	(200000)	(0.60)%	1646860	4.96%
	Date wise Increase / Decrease in Sharehold- ing during the year specifying the reasons for increase / decrease (e.g. allotment / transfer / bonus / sweat equity etc): Increase – Purchase March 27,2017	2084100	6.27%	3730960	11.23%
	At the end of the year	3730960	11.23%		
3.	Nithin Bagamane At the beginning of year	0	0	0	0
	Date wise Increase / Decrease in Shareholding during the year specifying the reasons for increase / decrease (e.g. allotment / transfer / bonus / sweat equity etc):	0	0	0	0
	At the end of the year	0	0		
4.	Arjun Kalyanpur				
	At the beginning of year	0	0	0	0
	Date wise Increase / Decrease in Sharehold- ing during the year specifying the reasons for increase/decrease (e.g. allotment/transfer / bonus/sweat equity etc):	0	0	0	0
	At the end of the year	0	0		

Shareholding Pattern (contd.)

Sl. No.				Cumulative Sh During year 2	_
5.	Nandita Lakshmanan	No. of shares	% of total shares of the Company	No. of shares	% of total shares of the Company
	At the beginning of year	0	0	0	0
	Date wise Increase / Decrease in Sharehold- ing during the year specifying the reasons for increase/decrease (e.g. allotment/transfer / bonus/sweat equity etc):	0	0	0	0
	At the end of the year	0	0		
6.	Ravi Kanth Mantha				
0.	At the beginning of year	0	0	0	0
	Date wise Increase / Decrease in Sharehold- ing during the year specifying the reasons for increase/decrease (e.g. allotment/transfer / bonus/sweat equity etc):	0	0	0	0
	At the end of the year	0	0		
7.	K G Prabhakar	4500	0.01%	4500	0.01%
	At the beginning of year Date wise Increase / Decrease in Shareholding during the year specifying the reasons for increase/decrease (e.g. allotment/transfer / bonus/sweat equity etc): At the end of the year	0 0 4500	0 0.01%	0	0
	-	4,500	0.01/0		
6.	N. Srivatsa At the beginning of year	75	0.00%	75	0.00%
	Date wise Increase / Decrease in Sharehold- ing during the year specifying the reasons for increase/decrease (e.g. allotment/transfer / bonus/sweat equity etc):	0	0	0	0
		75	0.00%		U
	At the end of the year	75	0.00%		

V. INDEBTEDNESS

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

Sl. No.	Particulars	Secured Loans excluding deposits (Rs.)	Unsecured Loans (Rs.)	Deposits (Rs.)	Total Indebtedness (Rs.)
A.	Indebtedness at the beginning of the financial year (01.04.2016)				
	i Principal Amount	276415453	-	-	276415453
	ii Interest due but not paid**	-	-	-	-
	iii Interest accrued but not due**	-	-	-	-
	Total (i+ii+iii)	276415453	-	-	276415453
В.	Change in Indebtedness during the financial year				
	i Addition	177,012,549	-	-	177,012,549
	ii Reduction	-	-	-	-
	Net Change	177,012,549	-	-	177,012,549
c.	Indebtedness at the end of the financial year (31.03.2017)				
	i Principal Amount	453,428,002	-	-	453,428,002
	ii Interest due but not paid**	-	-	-	-
	iii Interest accrued but not due**	-	-	-	-
	Total (i+ii+iii)	453,428,002	-	-	453,428,002

^{**} Since indebtedness is in respect of a working capital facility, Interest for the period is paid at the end of the period. Thus, neither "Interest due but not paid" nor "Interest accrued but not due" arise.

VI. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

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

Sl. No.	Particulars of Remuneration	Nikhil Kumar Managing Director (Amount in Rs.)	K G Prabhakar Director & CFO (Amount in Rs.)	Total (Rs.)
1.	Gross salary	25,20,000.00	55,85,103.00	81,05,103.00
	a. Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961	Nil	Nil	
	b. Value of perquisites u/s 17(2) of the Income-tax Act, 1961	Nil	Nil	
	c. Profits in lieu of salary under section 17(3) Income-tax Act, 1961	Nil	Nil	
2.	Stock Option	Nil	Nil	
3.	Sweat Equity	Nil	Nil	
4.	Commission - as % of profit - others, specify	Nil	Nil	
5.	Others, please specify	Nil	Nil	
	Total (A)	25,20,000.00	55,85,103.00	81,05,103.00
	Ceiling as per the Act	Inadequate profits		

B. Remuneration to other directors

Sl. No.	Particulars of Remuneration		Name of Directors			
1.	Independent Directors Fee for attending board /committee meetings Commission Others, please specify	Nitin Bagamane (Rs.) 1,80,000	Arjun Kalyanpur (Rs.) 1,60,000	Nandita Lakshmanan (Rs.) 1,20,000	Ravi Kanth	6,00,000 - -
2.	Other Non-Executive Directors Fee for attending board / committee meetings Commission Others, please specify		Mohib N. Kh	000		200,000 - -
	Total (B) Overall Ceiling as per the Act					8,00,000 NA
	Total Managerial Remuneration (A+B)					89,05,103.00

C. Remuneration to Key Managerial Personnel other than MD/Manager/WTD

Sl.	Particulars of Remuneration	Key Manager	rial Personnel
No.		Company Secretary N. Srivatsa (Amount in Rs. p.a.)	Chief Finance Officer K. G. Prabhakar (Amount in Rs. p.a.)
1.	Gross salary		
	a. Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961	46,79,561.00	55,85,103.00
	b. Value of perquisites u/s 17(2) Income-tax Act, 1961	-	-
	c. Profits in lieu of salary under section 17(3) Income-tax Act, 1961	-	-
2.	Stock Option	-	-
3.	Sweat Equity	-	-
4.	Commission - as % of profit - others, specify	- -	- -
5.	Others, please specify	-	-
	Total	46,79,561.00	55,85,103.00

VII. PENALTIES / PUNISHMENT/ COMPOUNDING OF OFFENCES

II. TENNETIES / TONIOTITENT / COTT CONDING OF OFF ENCES						
Company / Directors/	Section of the Brief Details of Penalty/		Authority	Appeal made,		
Other Officers in Default	Companies Act	Description	Punishment/ Compounding	[RD/NCLT	if any (give	
			fees imposed	/COURT]	Details)	
Penalty, Punishment & Compounding	Nil	Nil	Nil	Nil	Nil	

For and on behalf of the Board of Directors

ANNEXURE – 2

FORM AOC - I

Statement containing the salient features of the Financial Statements of Subsidiaries / Associate Companies / Joint Ventures

[Pursuant to first proviso to Sub-section (3) of Section 129 of the Companies Act, 2013 read with Rule 5 of the Companies (Accounts) Rules, 2014]

Part "A": Subsidiaries

Name of the Subsidiary	DF Power Systems Pvt. Ltd.	TD Power Systems (USA) Inc.	TD Power Systems Japan Ltd.	TD Power Systems Europe GmbH
The date since when subsidiary was acquired	22/09/2008	20/02/2013	19/03/2013	13/01/2016
Reporting period for the subsidiary concerned, if different from the holding company's reporting period	NA	NA	NA	NA
Reporting Currency and Exchange rate as on the last date of the relevant Financial year in the case of foreign subsidiaries	INR	USD	JРY	EURO
Share Capital	600	482	122	261
Reserves and Surplus	(73)	(957)	247	(311)
Total Assets	5 , 280	1,933	518	80
Total Liabilities	5 , 280	1,933	518	80
Investments	0	0	0	0
Turnover	172	1,862	814	162
Profit/(Loss) before taxation	(113)	(71)	22	(283)
Provision for taxation	(5)	0	18	0
Profit/(Loss) after taxation	(108)	(71)	4	(283)
Proposed Dividend	Nil	Nil	Nil	Nil
Extent of shareholding (in percentage)	100	100	100	100

Note

Part "B": Associates and Joint Ventures - The Company has no Associates and Joint Ventures and thus details related thereto do not arise.

For and on behalf of the Board of Directors

Mohib N. Khericha N. Chairman M

Nikhil Kumar Managing Director

Bangalore May 18, 2017

K. G. Prabhakar Director & CFO

N. Srivatsa Company Secretary

^{1.} Names of subsidiaries which are yet to commence operations & liquidated or sold during the year: Nil



ANNEXURE – 3

FORM AOC - II

(Pursuant to clause (h) of sub-section (3) of section 134 of the Companies Act, 2013 and Rule 8(2) of the Companies (Accounts) Rules, 2014).

Details of contracts or arrangements or transactions not at arm's length basis:

a.	Name(s) of the related party and nature of relationship	TD Power Systems (USA) Inc.	TD Power Systems Japan Ltd.	TD Power Systems Europe GmbH
b.	Nature of contracts/ arrangements/ transactions	Sale and purchase transactions	Sale and purchase transactions	Sale and purchase transactions
C.	Duration of the contracts arrangements /transactions	February 02, 2017 to March 31, 2017	February 02, 2017 to March 31, 2017	February 02, 2017 to March 31, 2017
d.	Salient terms of the contracts or	Payment terms: not exceeding 180 days	Payment terms: not exceeding 180 days	Payment terms: not exceeding 180 days
	arrangements or transactions includ- ing the value, if any:	Advance against PO-Back to back basis with subsidiary company terms.	Advance against PO-Back to back basis with subsidiary company terms.	Advance against PO-Back to back basis with subsidiary company terms.
		Advance /Performance guarantee-Back to back with subsidiary company terms.	Advance/Performance guarantee -Back to back with subsidiary company terms.	Advance / Performance guarantee-Back to back with subsidiary company terms.
		Rs.1827.61 lakhs	Nil	Rs. 136.62 Lakhs
е.	Date(s) of approval by the Board, if any	February 02, 2017	February 02, 2017	February 02, 2017
f.	Amount paid as advances, if any:	Nil	Nil	Nil

Details of material contracts or arrangement or transactions at arm's length basis for the year ended March 31, 2017 as follows:

a.	Name(s) of the related party and nature of relationship	Mr. Sagir Khericha	Ravindu Moters Private Limited
b.	Nature of contracts/arrangements/ transactions	Extension of service up to October 31, 2016,	Purchase, Sale and service of cars
c.	Duration of the contracts arrangements/transactions	1 month	February 02, 2017 to March 31, 2017
d.	Salient terms of the contracts or arrangements or transactions including the value, if any:	as per company policy/Designation -Business manager in ACG Unit	Pricing & commercial terms as may be charged generally to the customers. Rs. 10.23 Lakhs
e.	Date(s) of approval by the Board, if any	August 03, 2016	February 02, 2017
f.	Amount paid as advances, if any:	Nil	Nil

For and on behalf of the Board of Directors

Mohib N. Khericha Chairman **Nikhil Kumar** Managing Director

K. G. Prabhakar Director & CFO **N. Srivatsa** Company Secretary

Bangalore May 18, 2017

ANNEXURE – 4

Conservation of Energy, Technology Absorption and Foreign Exchange Earnings and Outgo

[Section 134(3) (m) of The Companies Act, 2013 read with Rule 8(3) of the Companies (Accounts) Rules, 2014]

A.	Conservation of Energy	
	Steps taken or impact on	BESCOM Contract demand reduced by 50% for U1 & U2.
	conservation of energy	GVPI-curing ovens, heater rating reduced to 180 KW, from 210 KW. & 150 KW, from 168 KW. Total 48 KW per hour. LED lights changed for coil tapping area.
		Micamation m/c -Rotor pole coil-two pole coils is pressed at a time instead of one coil. Fluorescent tubes have been replaced with LED tube lights in administration block.
		In unit2 LED high bay fittings are planned and will be commissioned in August 2017.
	Steps taken by the company for utilizing alternate sources of energy	Solar power purchase through open access is under progress for both units. PPA proposed to be signed during August 2017Substantial savings in power costs expected
	Capital investment on energy conservation equipments	Nil
В.	Technology Absorption	
1.	Efforts made towards technology absorption	Development of advanced insulation system, large frames in horizontal configuration, Development and manufacture of high power rating machines for a specific application jointly with a global leader.
		Optimization of frame to meet the stringent specification requirements of Weight, Efficiency, Reactance's, Grid code and overall size reduction. Analytical and FEA methods are used to verify the stability and performance during design stage.
		Foray into cost-saving and environment conscious projects based on wind energy and Geothermal energy continued to be made.
		Sudicious use of available Epoxy Resin+ Hardner impregnating mix in different plants (3 in number) by inter-transfers, while maintaining stringent quality control, has yielded considerable cost saving.
		Absorption of technology for generators used for various applications and large generators is in progress.
2.	Benefits derived like product improvement, cost reduction, product	Improvement of machine performance, enhanced ability to manufacture generators of various ranges, applications, large sizes and strengthening collaborative manufacturing aspects satisfying performance and quality requirements of global markets.
	development or import substitution	Weight reduction achieved due to reduction in Core length and endshield optimization. Achieved significant cost reduction per machine. Standardization of plate thicknesses and configurations have yielded ready to use parts at a short period of time. Shaft forgings are standardised for certain segment to augment the shorter delivery requirements
		To meet the competitive price, design optimized and frame size reduced. Achieved significant cost reduction per machine. Developed mid size vertical generators for Hydro market for niche customers
3.	In case of imported technology (imported during the last three years reckoned from the beginning of the FY),	Design and manufacturing technology in respect of steam and hydro and new generation type generators.
	a. Technology Imported	
	b. Year of Import	2008/2011/2013
	c. Has technology been fully absorbed	Manufacture of large generators in progress and absorption in respect of critical parts and assemblies completed while in respect of certain other critical parts of a large generator the absorption is under study. Manufacturing commenced in respect of wind generators. Machines with International Certifications and stringent customer specifications developed.

	d. If not fully absorbed, areas where this has not taken place, reasons thereof	The technology imported is being absorbed backed by training and development which is a gradual process due to high quality and precision requirements.		
4.	Expenditure incurred on Research and Development a. Capital b. Recurring c. Total d. Total R&D expenditure as a percentage of turnover	(Rs. in lakhs) - 624.84 624.84 1.61%		
c.	Foreign Exchange Earnings and Outgo Rs. in Lakhs			
	Earnings in foreign Exchange [Value of Exports on FOB basis]		16,844.68	
	Foreign Exchange outgo (Expenditure in foreign currency)		572.70	

For and on behalf of the Board of Directors

Bangalore May 18, 2017

Chairman

Mohib N. Khericha K. G. Prabhakar Director & CFO

Nikhil Kumar

N. Srivatsa Managing Director Company Secretary

ANNEXURE - 5

Details of Ratio of Remuneration of Director [Section 197(12), of the Companies Act 2013, read with Rule 5 of Companies (Appointment and Remuneration of Managerial Personnel), Rules, 2014]

i.	The ratio of the remuneration of each director	Name of the Director	Ratio to the Median
	to the median remuneration of the employees of the Company for the financial year	Mr. Nikhil Kumar - Managing Director	0.55
		Mr. K. G. Prabhakar - Director & CFO	1.26
ii.	The percentage increase in remuneration of each	Name of the Director	% Increase
	director, Chief Financial Officer, Chief Executive Officer, Company Secretary or Manager, if any, in the financial year.	Mr. Nikhil Kumar - Managing Director	Nil
		Mr. K G Prabhakar - Director & CFO	8%
		Mr. N Srivatsa -Company Secretary	8%
iii.	The percentage increase in the median remuneration of employees in the financial year	33%	
iv.	The number of permanent employees on the rolls of Company	582	
V.	Average percentile increase already made in the salaries of employees other than the managerial personnel in the last financial year and its comparison with the percentile increase in the managerial remuneration and justification thereof and point out if there are any exceptional circumstances for increase in the managerial remuneration		se in the salaries of employees 6. The increase in managerial e said percentile increase.
vi.	Affirmation that the remuneration is as per the remuneration policy of the company	Yes	

For and on behalf of the Board of Directors

Bangalore May 18, 2017 Mohib N. Khericha Chairman

K. G. Prabhakar Director & CFO

Nikhil Kumar Managing Director Company Secretary

N. Srivatsa

ANNEXURE - 6

Information in terms of Rule 5(2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014

- A. There are no employees in receipt of a remuneration of Rs. 1.02 crore or more per annum.
- B. The top 10 employees in terms of remuneration drawn are:

Sl. No	Name	Designation	Educational qualifications	Experience (in year)	Remuneration in fiscal 2017 (Rs. pa)	Previous employment and designating
1	K G Prabhakar	Director & CFO	FCA	35 yrs	55,85,103	Kirloskar Electric Company Limited
2	Manjunath S V	COO	MBA	35 Yrs	49,63,968	Kirloskar Electric Company Limited
3	Srivatsa N	Co. Secretary	FCS	35 Yrs	46 , 79 , 561	Kingfisher Airlines Limited
4	Prabhamani S	Gen. Manager	M. Tech	33 Yrs	37,74,968	Kirloskar Electric Company Limited
5	Vinay Hegde	Sen. Manager	BE	23 Yrs	36,49,239	Cummins Generator Technologies Limited
6	Ramakrishna Varna	Head - SBU 2	BE, MBA	24 Yrs	34,10,586	Kirloskar Electric Company Limited
7	Udaya Kumar	Head - SBU 1	BE, MBA	27 Yrs	32 , 45 , 546	DF Power Systems Private Limited
8	Ravishankar H R	Sen. Manager	BE	34 Yrs	32,42,213	Kirloskar Electric Company Limited
9	M N Varalakshmi	Head - Corp. Finance	ICWA	24 Yrs	31,06,943	Kirloskar Electric Company Limited
10	Sridhar R P	Head - Quality	BE (Electrical)	20 Yrs	29,29,211	GE Global Sourcing India Pvt. Ltd.

For and on behalf of the Board of Directors

Mohib N. KherichaNikhil KumarChairmanManaging Director

K. G. Prabhakar N. Srivatsa

Director & CFO Company Secretary

Bangalore May 18, 2017

ANNEXURE - 7

Annual Report of Corporate Social Responsibility Activities (CSR) & CSR Policy

[Pursuant to Section 135 of the Companies Act, 2013]

1. Composition of the CSR Committee

In accordance with Section 135 of the Companies Act, 2013 and the Rules pertaining thereto, a committee of the Board known as 'Corporate Social Responsibility Committee (CSR Committee)' has been constituted comprising of the following members:

Name	Category	Description	
Mr. Ravi Kanth Mantha	Independent Director	Chairman	
Mr. Nitin Bagamane	Independent Director	Member	
Mr. Nikhil Kumar	Managing Director	Member	

2. A brief outline of the company's CSR policy, including overview of projects or programs proposed to be undertaken and a reference to the web-link to the CSR policy and projects or programme

The CSR Policy is to focus in areas such as Environment (Waste-to-energy processes, greening of the environment), Water (Revival of water bodies, groundwater recharge, storm water management, water supply) Sanitation (access to toilets for all, treatment of wastewater, reuse of treated water) and Solid Waste Management (Reduce, reuse, recycle) with a five year road map.

The CSR committee formulated this CSR policy and the proposed activities under the said policy are as specified by Schedule VII of the Companies Act, 2013. The Board of Directors of the Company, after taking into account the recommendations of the CSR Committee has approved this CSR Policy for the Company. As required under Section 135(4) of the Companies Act, 2013, this policy is uploaded on the Company's website www.tdps.co.in

The CSR Policy believes that tangible and accelerated social benefit will be derived if the Company focuses its CSR activities in one geographical area / location and accordingly the CSR initiatives are being executed mostly in and around villages in Nelamangala taluk, Bangalore Rural District where the Company's operations are situated currently.

In terms of the CSR policy, the CSR committee selected a project relating to integrated water & sanitation management in Tymagondalu Village, Nelamangala Tq, Bangalore Rural District as the CSR initiative of the Company.

A water body in a decrepit state has been restored during the year aiding augmentation of ground and surface water. Further, as a part of sanitation objectives activities such as garbage free village, decentralized STP and solid waste management programs has been initiated in two wards with related training and awareness campaign. A pilot project for the Solid Waste Management (SWM) program has been commenced with house to house campaign. Micro level segregation of dry waste has also been commenced. Institutional Capacity Building, Solid waste management, Allocation of Land for Wet waste treatment, Recharge of Bore well, Construction of Community Toilet at Bus stand, development of Public Space etc., are the CSR activities undertaken for the financial year 2016-17.

Our CSR intervention engaged with key stakeholders of the village to get a buy-in on implementing a sustainable Integrated Water and Sanitation system for the village. A Project Support Unit (PSU) was created to interface with the institutions and citizens on the program.

3. Average net profit of the Company for last three financial years, as per Section 198 of Companies Act, 2013

The average net profit of the Company for the last three financial years is Rs. 7,329.59 lakhs.

4. Prescribed CSR expenditure (two per cent of the amount as in item 3 above)

Prescribed CSR expenditure is Rs. 146.59 lakhs (2% of Rs. 7,329.59 lakhs)

- 5. Details of CSR spent during the financial year
- a. Total amount to be spent for the financial year: Rs. 146.59 lakhs
- b. Amount unspent, if any: Rs. 29.32 lakhs

c. Manner in which the amount spent during the financial year

(Rs. in lakhs)

Sl. No.	CSR project or activity identified	Sector in which the project is covered	Projects or programs 1. Local area or other 2. Specify the state and district where projects or programs undertaken	Amount outlay (budget) project or Programme wise (Rs.)	Amount spent on the projects or programs 1. Direct expenditure 2. Overhead (Rs.)	Cumulative expenditure up to the reporting period (Rs.)	Amount spent direct or through implementing agency
1.	Integrated water & Sanitation management	Health care, sanitation & safe drinking water (i) of Schedule VII	Local area of Tymagondalu in Nelamangala taluk, Bangalore Rural District	(Initial outlay) 146.59	114.27	114.27	Implementing agency
2.	Akshaya Patra	Eradication of hunger and malnutrition (i) of Schedule VII	Local area		3.00	3.00	Direct

- 6. In case the Company has failed to spend the two per cent of the average net profit of the last three financial years or any part thereof, the Company shall provide the reasons for not spending the amount in its Board Report
 - A sum of Rs. 117.27 lakhs has been spent on the Integrated water & sanitation management (IWSM) Project as detailed above as of March 31, 2017. A sum of Rs. 29.32 lakhs relating to the allocation for the financial year 2016-17 is yet to be spent. In a project of this nature, expenditure is incurred on achieving targeted milestones and related stakeholder initiative. Funds are released to implementing
- agencies only when it is satisfied that the agreed target and the expected milestones will be met.
- 7. A responsibility statement of the CSR committee that the implementation and monitoring of CSR Policy, is in compliance with CSR objectives and policy of the Company.

The CSR committee confirms that the implementation and monitoring of the CSR policy, is in compliance with the CSR objectives and policy of the Company.

Bangalore May 18, 2017 **Nikhil Kumar** Managing Director Ravi Kanth Mantha Chairperson - CSR Committee

ANNEXURE - 8

Form No. MR-3

SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED ON MARCH 31, 2017 [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]

The Members,

TD Power Systems Limited

Regd. Office: # 27, 28 & 29, KIADB Industrial Area Dabaspet, Nelamangala Taluk, Bangalore-562111

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

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

I have examined the books, papers, minute books, forms and returns filed and other records maintained by TD Power Systems Limited ("the Company") for the financial year ended on March 31, 2017 according to the provisions of:

- i. The Companies Act, 2013 (the Act) and the rules made thereunder;
- ii. The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- iii. The Depositories Act, 1996 and the Regulations and Bye-Laws framed thereunder;
- iv. Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment and Overseas Direct Investment;

- v. The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI'):
 - (a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011:
 - (b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015
 - (c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009, (No instances for compliance requirements during the year);
 - (d) The Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014, (No instances for compliance requirements during the year);
 - (e) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008, (No instances for compliance requirements during the year);
 - (f) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client;
 - (g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009, (No instances for compliance requirements during the year);
 - (h) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998, (No instances for compliance requirements during the year); and
 - (i) The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015:
- vi. Legal Metrology Act, 2009;
- vii. The Environment (Protection) Act, 1986;
- viii. The Water (Prevention & Control of Pollution) Act, 1974;
- ix. The Air (Prevention & Control of Pollution) Act, 1981;
- x. All other Labour, Employee and Industrial Laws to the extent applicable to the Company;

I have also examined compliance with the applicable clauses of Secretarial Standards issued by the Institute of Company Secretaries of India.

During the period under review the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines, Standards, etc. mentioned above wherever applicable.

I further report that

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

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

The decisions carried through are recorded in the minutes. I did not find any dissenting views recorded in the minutes. It was informed to me that, in absence of any such dissenting views it was not required to record any such views in the minutes.

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

I further report that during the audit period there were no specific actions having major bearing on the Company's affairs in pursuance of the above referred laws, rules, regulations, guidelines, standards, etc. referred to above.

Sudhir Vishnupant Hulyalkar Company Secretary in Practice

FCS No. 6040 C P No.: 6137

Bangalore May 18, 2017

ANNEXURE - 9

MANAGEMENT DISCUSSION AND ANALYSIS

India continued to be the fastest growing major economy in the world in fiscal 2017. However, Investments in the country's core sectors continued to be depressed, as the private sector was constrained by debts and large non-performing assets (NPAs) continued to be a source of worry for the banks. Despite the best efforts by the government, both at central and state levels, demand remained tepid in the core sectors leading to lower capacity utilization in sectors like cement, steel, non-ferrous metal. Public sector capital expenditure was restricted to renewable energy, power transmission, highways and railways. Customers slowed down the speed of project execution as a result of demonetization impacting turnover and profitability.

The global scenario offered no cause for cheer as it continued to encounter challenges including volatility, Eurozone instability, depression in crude oil and commodity prices, currency depreciation/volatility in emerging markets and a continuing slowdown in China

Given the above scenario, the company continued to experience challenging circumstances in fiscal 2017 as the much awaited acceleration of investments & industrial growth did not gain the required speed. The capital goods industry continued to be rated as an underperformer due to lower capacity utilization and slowdown in user industries.

We continued to be one of the leading manufacturers of AC Generators for a diverse range of prime movers with output capacities ranging from 1 MW to 200 MW for steam and gas and up to 35 MW for hydro and up to 20 MW diesel and gas engines and customized rating for wind turbines, catering to both conventional and renewable fuel based power plants. As in the last two to three years the domestic market for generators continued to be sluggish in Fiscal 2017. Consistent compression in demand over the last three years intensified competition in the domestic markets consequently resulting in unrealistic pricing pressures. This led to large companies emerging as competitors, who used their deep pockets to start a price war in the market. The market was at best a "push market rather than a pull market" resulting in deferment of deliveries and an extended working capital cycle.

The manufacturing order inflow in Fiscal 2017 was Rs 35,518.36 lakhs as compared to Rs. 35,004.33 lakhs in Fiscal 2016. Domestic market contributed 27% in Fiscal 2017 & 43% in Fiscal 2016 and exports (including deemed exports) contributed 73% in Fiscal 2017 & 57% in Fiscal 2016 reflecting our continuing focus on overseas market. As of March 31, 2017 (Fiscal 2017) 3,342 generators with an aggregate output capacity of over 24,864 MW have been supplied to over 80 countries

Steam, Hydro& Gas application generators contributed 41%, 18% & 28% respectively of the revenue for Fiscal 2017. The contribution of Gas generators continued to increase in Fiscal 2017 over Fiscal 2016. As customary, a large part of generator sales take place through OEM's, with top 10 customers contributing to 78% of Fiscal 2017 revenues. Our association with leading hydro & gas OEM'S is progressing well reflecting a good potential in these segment.

During Fiscal 2017, we added - new customers in steam, gas diesel and hydro segments. As a part of increasing our enlistment as preferred vendor, we have undergone audits by overseas OEMS for supply of wind, steam, gas & traction generators.

On standalone basis, Net sales from manufacturing business at Rs. 30,972.85 lakhs compared to Rs. 35,925.91 Lakhs in Fiscal 2016. Net sales of our manufacturing business contributed 79.80% and 75.74% of our Total Income in Fiscal 2017 and 2016.

Adverse domestic market conditions continue to be the constraining factor for growth in revenues in Fiscal 2017. However the company's ability to diversify its product portfolio and its consistent focus on overseas markets has enabled the company to sustain revenues and partially offset the unprecedented fall in domestic market. Our overseas markets will continue to drive our exports both in the medium and long-term.

We also undertake overseas Turbine Generator island (TG Island) projects for steam turbine power plants with output capacity up to 55 MW using a Japanese turbine combined with our generator through our Japan branch. Net sales from our Project Business was Rs. 6,031.46 lakhs compared to Rs. 9,609.10 Lakhs in Fiscal 2016. This contributed 15.57% and 20.26% of our Total Income in Fiscal 2017 and 2016, respectively

The pending orders as of March 31, 2017 are Rs. 35,405.45 lakhs comprising of both manufacturing (Rs. 29,696.22 lakhs) and project business (Rs. 5,709.23 lakhs).

The performance of the EPC business and overseas subsidiaries is as stated in the Director's Report.

On a standalone basis the Earnings Before interest, tax, depreciation & amortization (EBITDA) decreased by Rs. 1,764.27 lakhs or 35.20% to Rs. 3,247.46 Lakhs in Fiscal 2017 as compared to Rs. 5,011.73 Lakhs in Fiscal 2016. Profit before tax and extraordinary items decreased by Rs. 1,623.58 Lakhs or 95.92%, to Rs. 69.08 Lakhs in Fiscal 2017 from Rs. 1,692.66 Lakhs in Fiscal 2016. Profit after tax decreased by Rs. 1,488.98 Lakhs, or 99.41%, to Rs. 8.90 Lakhs in Fiscal 2017 from Rs. 1,497.88 Lakhs in Fiscal 2016.

On a consolidated basis the, Net sales decreased by Rs. 12,684.22 Lakhs, or 25.03%, to Rs. 37,990.90 Lakhs in Fiscal 2017 from Rs. 50,675.12 Lakhs in Fiscal 2016, due to decrease in sales volume of Manufacturing, Projects & EPC Business. Loss before tax and extraordinary items decreased by Rs. 316.01 Lakhs, or 45.70%, to Rs. 375.54 Lakhs in Fiscal 2017 from Rs. 691.55 Lakhs in Fiscal 2016. Our Loss after tax decreased by Rs. 470.11 Lakhs, to Rs. 448.43 Lakhs in Fiscal 2017 from Rs. 918.54 Lakhs in Fiscal 2016.

Outlook

Steam, Hydro & Gas Engine generators will continue to drive revenues for Fiscal 2017. The pending orders for Fiscal 2018 is promising. The market for Steam generators is showing a gradual improvement with good pipeline of export orders. Orders from the US region, extension of an exclusivity arrangement with a MNC & a steady share of business from an Indian customer are expected to support the pipeline for steam generators. The company is working on supply of wind turbine generators to certain MNC turbine suppliers during the Fiscal 2018. The Company continues to pursue component business from the large generator segment.

The Company has received an order from a large European multinational company (MNC) in India for manufacture & supply of certain components (Product) of traction motors usedin Electric Locomotives to be supplied to Indian Railways by the MNC. The total order value is about Rs 750 crores to be supplied over 10 years starting from 2018. The MNC will also provide the required technology for manufacture of the Product under License through its Affiliate Company. With this contract TDPS affirms its position as a growing market player in the traction equipment business.

Over the years, we have built a strong reference list of installations in Turkey. We are currently working on expanding this presence with a project to supply generators made in Turkey meeting certain local content requirements. This initiative has the potential to contribute significantly to both revenues and margins of the company during the next 3 years.

The domestic market conditions however, continue to be adverse with severe competition and pricing pressures. There has been no perceptible momentum in order conversions for supply of generators. We are approaching the domestic market cautiously and will pursue orders with sustainable prices. While we are well placed to capitalize on any upswing in domestic demand as well as overseas markets, Exports will continue to be our focus area in Fiscal 2017 given the tepid domestic market scenario.

While we hope that the domestic market recovers, we continue to focus on building our existing portfolio of generators for other applications. Though there is

uncertainty and continuing compression in the domestic market, we are hopeful of moderate growth in revenues and improvement in performance based on our export orders and other initiatives as stated above.

The Company continues to remain debt free & maintains a healthy cash position.

Risk Management and Mitigation

The Company's business relates to manufacture and sale of generators falling under capital goods sector and is dependent on country's economic growth, investment climate and business confidence as well as the sectors where in the Company's products are used.

The focus on exports and ongoing association with leading global leaders has enabled the Company to reduce dependence on the domestic market and accordingly, percentage exports (including deemed exports) in turnover during the year stands at 73% of manufacturing revenues.

Some of the major risks being faced by the Company are described herein below

1. Economic slowdown and market concentration

A conducive investment climate and interest rate regime, global economic and market conditions drive growth and performance of the industrial sector which forms the Company's customer base. An economic slowdown directly impacts the demand for capital goods, including the products of the Company.

Further, over dependence on any market/s may adversely affect the performance of the Company, if the concerned market gets sluggish due to factors stated above. As stated earlier, in the last 3 years, due to the slow-down in the economic activities, the domestic market has declined/remained stagnant which had considerable effect on the demand of the Company's products.

In order to reduce the over dependence on the domestic market, the Company focused on marketing its products in the global market and developed certain strategic partnerships and technology agreements. On the back of such initiatives, the contribution of exports to the total turnover has significantly grown. The Company is directing significant resources for extending its footprints in the global market to lessen the risk of over dependence on certain countries/regions. We have consistently grown our export base, by adding new OEM's within existing verticals, increase market share in existing verticals through better pricing, customization etc. and diversifying into/introducing new product verticals.

2. Technology and Product concentration

Steam turbine generators continue to be a major contributor of our standalone net sales year on year. Advanced technology relating to steam turbine generators or the development of steam turbine generators that prove superior in quality or effectiveness to our generator could affect our dominant market position in this segment.

The diverse product verticals catering to steam turbine generators, horizontal hydro generators, vertical hydro generators, diesel engine generators, wind turbine generators, gas engine generators, gas turbine generators, high voltage motors and generators for Geo Thermal and Solar thermal applications enables market presence across the spectrum of generator market in India and overseas and has reduced dependence on any particular industry or market segment. Even though Steam generators accounted for a significant portion of the revenues, the contribution of hydro, gas and other applications are consistently growing de risking the products mix

3. Technology Risk

Response to and adoption of advanced technology and emerging power generation industry standards and practices on a cost-effective and timely basis is critical to sustaining and growing market reach of the Company.

The Company operates in the engineered-to-order capital goods industry where product efficiency, critical product features and overall life cycle costs play an important role.

The company design generators on the basis of customer requirements/specifications. The Company's team is engaged continuously in design and development of generators meeting customer requirements from time to time. It is an ongoing activity of the design group to develop generators for special applications.

Technology absorption continues and orders are being received for large generators. As a part of the technology agreements, the Company receives updation of technology and processes continuously from licensors.

4. Competition Risk

Many large corporations in Europe, America and in South East are competitors to the Company. These large corporations have access to advanced technologies, greater global reach, larger financial resources and may benefit from greater economies of scale and operating efficiencies. Competitors

may be able to sell their products at prices lower than the Company's, which may have an adverse effect on the Company's market share and results of operations. This may compel the Company to quote aggressively and impact its margins.

With a view to mitigate this risk, the Company provides value proposition to customer with products which meet the benchmark efficiencies at a competitive price and shorter delivery time, without compromising on margins. The Company continues to upgrade it's engineered to order platform and design capabilities by incorporating latest technologies in its products and improvements in the design of generators enabling it to offer more efficient machines. Reduction in production, distribution costs and improvement in operating efficiencies are continuously pursued enabling it to offer competitive prices. The Company prioritizes its supply chain in sourcing good quality raw materials and other inputs at competitive prices with high reliability in meeting delivery timelines.

5. Risk arising from transnational sale of products

In view of export of product to several countries in various continents, there is a risk of various types of claims from customers towards under performance of product and third party claims if the laws of that country are not fully conformed to.

The Company has strict quality control procedures which ensure that all the products supplied to the customers must meet the contractual parameters. It is ensured that the contracts with customers clearly specify the obligations of the Company. In addition, the Company takes appropriate contractually insurance policies to cover all such risks.

Manufacturing facilities, Design & Development

We have 2 manufacturing units, all located at Bangalore equipped with advanced automation/ machines which help in delivering quality products at competitive prices. One of the facilities is a dedicated large generator manufacturing unit with state of the art machines and equipment. All the manufacturing units are ISO 9001:2008 compliant.

The Company's R&D facility which is approved by the Department of Scientific Industrial Research, GOI focuses on adoption of new technology and development of superior designs enhancing performance, quality and reducing costs. The Company's team is engaged continuously in design and development of generators

meeting customer requirements from time to time. Projects to develop generators for Special application and for design modification and enhancement are ongoing. Our generators are approved by reputed and leading engineering consultants.

Internal Control Systems and their adequacy

The Company has established adequate internal control system, commensurate with the nature of its business and size of its operations in order to ensure quality and reliability of underlying processes focused towards achieving operational efficiency, supported by Management reviews. All audit observations and follow up actions thereon are initiated for resolution by the finance function and reported to the Audit Committee. Attention is also drawn to the statement on Internal financial control in the Directors report.

Environment, Health and Safety

As a leading Generator Manufacturer the Company conducts all its operations in a manner that is protective of the environment, health and safety of employees, customers, suppliers and the community in large and is a zero discharge facility. In fulfilling this commitment, we maintain and continually improve all our process and complying with legal and other requirements, in order to

- Ensure safety and Health of our employees, associated stakeholders and focus on how to make the world a better place to live.
- Comply with all applicable legal Safety and Health performance of individuals at different levels while considering their career advancement in the organization.
- Enhance Safety, Health & Environment (SHE) awareness amongst employees and associated stakeholders through effective communication and training.
- Ensure SHE responsibility amongst all the employees in their practices, promote and value their involvement in achieving the goals of this policy.
- Fix responsibility of SHE policy and procedures on the contractors, Sub-Contractors, Transporters and all other agencies operating with the Company.
- Integrate Health & Safety in all decision-making processes of the company including those dealings with purchase of plant equipment, machinery & materials as well as selection and placement of personnel.
- Adopt all the relevant techniques & methods such as risk assessment and safety audits at appropriate intervals of time to assess the status on Quality, Environment and Health & Safety and take relevant remedial measures to overcome problems encountered.

The Company's environmental, occupational health and safety management systems fulfill ISO 14001-2004 and OSHAS 18001-2007 requirements.

Human Resources

Continuous skill development and enhancement is important for the Company with its focus on export markets. The Company recognizes that its workforce is critical to the Company's success and therefore, is committed to training, skilling and up skilling it/s work force on an ongoing basis which ensures that its work force is able to adopt evolving technologies, processes and techniques. The Company's leadership engages affirmatively in employee development and engagement activities such as involvement in the 'Corporate Responsibility' initiatives, active participation of work force in safety initiatives, quality improvement programs, language skills, leadership development programs, training programs and training under license agreements, on an ongoing basis. During the year, about 47 man days per employee was dedicated for training. Employee relations continue to remain peaceful and cordial.

The Company believes in equal opportunity in recruitment and in the course of the employment among employees regardless of color, race, gender, social origin, caste or religion. Efforts are continuously made to create an inclusive working environment for women and to integrate them in organizational functions.

The Company firmly believes that every woman employee of the Company has a right to work in an environment free from sexual harassment, intimidation or offensive behavior and in which issues of harassment will be resolved without fear of reprisal. In this direction a Policy on prevention/prohibition of sexual harassment of woman at Company's workplace ("Policy") is in place to take effective measures to avoid and to eliminate and if necessary to impose punishment for any sexual harassment in the Company's work place integrated with the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013.

The Company continues to reinforce the Code of Business Conduct across functions/workforce. In order to enhance communications and to create a congenial environment, the organizational leadership and the shop-floor employees of the company have invested significant amount of time and effort.

As on March 31, 2017, the total strength of employees stood at 582.

Financial Review

Consolidated basis

The results of operations as of and for the years ended March 31, 2017 and 2016 on a consolidated basis is as follows

Particulars	Fiscal Y	ear 2017	Fiscal	Year 2016
	(Rs. in Lakhs)	% of Total Income	(Rs. in Lakhs)	% of Total Income
Income				
Net Sales	37,990.91	94.89	50 , 675 . 12	96.17
Other Income	2,045.13	5.11	2,018.84	3.83
Total Income	40,036.04	100.00	52,693.96	100.00
Expenditure				
Consumption of Raw Material,				
Stores, Spare parts and Components	22,099.55	55.20	25 , 992 . 96	49.33
Purchases for Project Business	3 , 480 . 27	8.69	8,096.49	15.37
Purchases for EPC	183.72	0.46	2,699.25	5.12
Operating and Other Expenses	11,423.05	28.53	13,187.09	25.03
Interest and Finance Charges				
On Fixed Loans	-	-	-	-
On Other Accounts	414.29	1.03	498.15	0.95
Loss on Sale of Fixed Assets	25 . 14	0.06	30.86	0.06
Depreciation Amortization of				
Technical Know-how	2,785.55	6.96	2,880.71	5.47
Total Expenditure	40,411.57	100.94	53,385.51	101.31
Profit Before Tax and Extraordinary				
Items	(375.54)	(0.94)	(691.55)	(1.31)
Provision for Taxation	82.16	-	466.07	
Provision for Wealth Tax	-	-	-	
Deferred Tax	(9.27)	-	(239.08)	
Profit/(Loss) Before Extraordinary				
Items	(448.43)	-	(918.54)	(82.84)
Extraordinary Items	-		-	-
Provision no longer required	-		-	-
Adjustments Less: Provision no longer required with respect to earlier years adjusted to the respective year	-		-	-
Profit After Extraordinary Items	(448.43)		(918.54)	(82.84)
Profit/(Loss) After Tax	(448.43)		(918.54)	(82.84)

Fiscal 2017 compared to Fiscal 2016

Income

Total income decreased by Rs. 12,657.93 Lakhs, or 24.02%, to Rs. 40,036.04 Lakhs in Fiscal 2017 from Rs. 52,693.96 Lakhs in Fiscal 2016, due to decrease in sales volume of Manufacturing, Projects & EPC Business.

-Net sales decreased by Rs. 12,684.22 Lakhs, or 25.03%, to Rs. 37,990.90 Lakhs in Fiscal 2017 from Rs. 50,675.12

Lakhs in Fiscal 2016, due to decrease in sales volume of Manufacturing, Projects & EPC Business.

-Net sales from our manufacturing business decreased by Rs. 4,914.63 Lakhs, or 13.69%, to Rs. 30,972.85 Lakhs in Fiscal 2017 from Rs. 35,887.48 Lakhs in Fiscal 2016. Net sales of our manufacturing business contributed 77.36 % and 68.11% of our Total Income in Fiscal 2017 and 2016, respectively.

- -Net sales from our Project Business including Japan Subsidiary decreased by Rs. 5,634.02 Lakhs, or 45.15%, to Rs. 6,845.59 Lakhs in Fiscal 2017 from Rs. 12,479.61 Lakhs in Fiscal 2016. Net sales of our Project Business contributed 17.10 % and 23.68% of our Total Income in Fiscal 2017 and 2016, respectively.
- -Net Sales from EPC Business decreased by Rs. 2,135.57 Lakhs, or 92.53% to Rs. 172.46 Lakhs in Fiscal 2017 from Rs. 2,308.02 Lakhs in Fiscal 2016. Net sales of our EPC business contributed 0.43% and 4.38% of our Total Income in Fiscal 2017 and Fiscal 2016, respectively.
- -Expressed as a percentage of total income, net sales decreased to 94.89% in Fiscal 2017 from 96.17% in Fiscal 2016.
- -Other income contributed 5.11% and 3.83% of our total income in Fiscal 2017 and 2016, respectively. Other income increased by Rs. 26.29 Lakhs, or 1.30%, to Rs. 2,045.13 Lakhs in Fiscal 2017 from Rs. 2,018.84 Lakhs in Fiscal 2016. Interest from banks deposits increased by Rs. 16.68 Lakhs, or 1.29%, to Rs. 1,314.57 Lakhs in Fiscal 2017 from Rs. 1,297.89 Lakhs in Fiscal 2016.

Expenditure

Total expenditure decreased by Rs. 12,973.94 Lakhs, or 24.30%, to Rs. 40,411.57 Lakhs in Fiscal 2017 from Rs. 53,385.51 Lakhs in Fiscal 2016

- -Consumption of raw material, stores, spare parts and components expenses decreased by Rs. 3,893.41 Lakhs, or 14.98%, to Rs. 22,099.55 Lakhs in Fiscal 2017 from Rs. 25,992.96 Lakhs in Fiscal 2016, primarily due to reduced sale of manufactured goods. Expressed as a percentage of total income, raw material consumed expenses increased to 55.20% in Fiscal 2017 from 49.33% in Fiscal 2016 due to reduced sales volume of projects and EPC business.
- Purchases for Project Business including Japan Subsidiary decreased by Rs. 4,616.22 Lakhs, or 57.02%, to Rs. 3,480.27 Lakhs in Fiscal 2017 from Rs. 8,096.49 Lakhs in Fiscal 2016, due to reduced business volume. Expressed as a percentage of total income, purchases for Project Business decreased to 8.69% in Fiscal 2017 from 15.37% in Fiscal 2016.
- -Purchases for EPC decreased by Rs. 2,515.53 Lakhs, or 93.19%, to Rs. 183.72 Lakhs in Fiscal 2017 from Rs. 2,699.25 Lakhs in Fiscal 2016, due to reduced business volumes. Expressed as a percentage of total income, purchases for EPC expenses decreased to 0.46 % in Fiscal 2017 from 5.12% in Fiscal 2016 .
- -Operating and other expenses decreased by Rs. 1,764.04 Lakhs, or 13.38%, to Rs. 11,423.04 Lakhs in Fiscal 2017 from

- Rs. 13,187.08 Lakhs in Fiscal 2016. Expressed as a percentage of total income, operating and other expenses is 28.53% in Fiscal 2017 when compared to 25.03% in Fiscal 2016.
- -Power and fuel expenses decreased by Rs. 64.41 Lakhs, or 11.48%, to Rs. 496.47 Lakhs in Fiscal 2017 from Rs. 560.88 Lakhs in Fiscal 2016 on account of reduced volumes.
- -Personnel expenses through salaries, wages and bonuses increased by Rs. 518.29 Lakhs or 11.31%, to Rs. 5,099.75 Lakhs in Fiscal 2017 from Rs. 4,581.46 Lakhs in Fiscal 2016 due to increase salary of workmen & staff.
- -Welfare expenses decreased by Rs. 586.04 Lakhs, or 32.83%, to Rs. 1,198.96 Lakhs in Fiscal 2017 from Rs. 1,785.00 Lakhs in Fiscal 2016.
- -Rent charges decreased by Rs. 86.36 Lakhs, or 56.25%, to Rs. 67.17 Lakhs in Fiscal 2017 from Rs. 153.53 Lakhs in Fiscal 2016 primarily due to termination of lease of office premises.
- -Repair expenses decreased by Rs. 159.62 Lakhs, or 37.31%, to Rs. 268.22 Lakhs in Fiscal 2017 from Rs. 427.84 Lakhs in Fiscal 2016.
- -Selling expenses decreased by Rs. 390.64 Lakhs, or 35.15%, to Rs. 720.80 Lakhs in Fiscal 2017 from Rs. 1,111.45 Lakhs in Fiscal 2016, on account of reduced business volumes.
- -Insurance expenses increased by Rs. 13.17 Lakhs, or 18.39%, to Rs. 84.81 Lakhs in Fiscal 2017 from Rs. 71.63 Lakhs in Fiscal 2016, on account of larger coverage in the sum insured.
- -Travelling expenses increased by Rs. 98.06 Lakhs, or 8.50%, to Rs. 1,252.32 Lakhs in Fiscal 2017 from Rs. 1,154.26 Lakhs in Fiscal 2016.
- -Audit Fee decreased by Rs. 2.21 Lakhs, or 5.75%, to Rs. 36.29 Lakhs in Fiscal 2017 from Rs. 38.50 Lakhs in Fiscal 2016 primarily due to reduction in certification charges.
- -Consultancy & Professional charges decreased by Rs. 67.08 Lakhs, or 12.88%, to Rs. 453.78 Lakhs in Fiscal 2017 from Rs. 520.87 Lakhs in Fiscal 2016 due to reduced business volumes.
- -Bank charges increased by Rs. 642.38 Lakhs, or 310.13% to Rs. 849.52 Lakhs in Fiscal 2017 from Rs. 207.14 Lakhs in Fiscal 2016 on account of forex / translation loss (Rs. 618.49 lakhs) due to volatility of currency market.
- -Royalty charges decreased by Rs. 61.62 Lakhs, or 91.37%, to Rs. 5.82 Lakhs in Fiscal 2017 from Rs. 67.44 Lakhs in Fiscal 2016 due to lower sale of product under license agreement.
- -Direction charges including other expenses decreased by Rs. 140.01 Lakhs, or 43.82%, to Rs. 179.53 Lakhs in Fiscal 2017

from Rs. 319.54 Lakhs in Fiscal 2016 due to lower payment of managerial remuneration.

- -Interest and finance charges decreased by Rs. 83.86 Lakhs, or 16.83%, to Rs. 414.29 Lakhs in Fiscal 2017 from Rs. 498.15 Lakhs in Fiscal 2016, due to reduced interest rates.
- -Depreciation and amortization of technical know-how expense decreased by Rs. 95.15 Lakhs, or 3.30%, to Rs. 2,785.55 Lakhs in Fiscal 2017 from Rs. 2,880.71 Lakhs in Fiscal 2016.
- -Loss before tax and extraordinary items decreased by

Rs. 316.01 Lakhs, or 45.70%, to Rs. 375.54Lakhs in Fiscal 2017 from Rs. 691.55 Lakhs in Fiscal 2016.

- -Tax expense decreased by Rs. 154.10 Lakhs, or 67.89%, to Rs. 72.89 Lakhs in Fiscal 2017 from Rs. 226.99 Lakhs in Fiscal 2016 due to lower profits.
- loss after tax decreased by Rs. 470.11 Lakhs, to Rs. 448.43 Lakhs in Fiscal 2017 from Rs. 918.54 Lakhs in Fiscal 2016.

The consolidated net worth stands at Rs 46879.70 decrease of Rs 447.75 lacs over Fiscal 2016.

Standalone basis

The results of operations as of and for the years ended March 31, 2017 and 2016 on a stand-alone basis, comprising of manufacturing business and projects business is as follows:

Particulars	Fiscal	Year 2017	Fiscal	Fiscal Year 2016	
	(Rs. in Lakhs)	% of Total Income	(Rs. in Lakhs)	% of Total Income	
Income					
Net Sales	36,944.03	95.37	45 , 535 . 02	95.99	
Other Income	1,794.04	4.63	1 , 901 . 13	4.01	
Total Income	38,738.07	100.00	47,436.15	100.00	
Expenditure					
Consumption of Raw Material, Stores,					
Spare parts and Components	22,098.48	57. 05	25 , 761 . 06	54 . 31	
Purchases for Project Business	2,699.96	6.97	5 , 493 . 29	11 . 58	
Operating and Other Expenses	10,692.17	27.60	11,170.07	23 . 55	
Interest and Finance Charges					
On Fixed Loans					
On Other Accounts	406.17	1.05	481 . 45	1.01	
Loss on Sale of Fixed Assets	-		-		
Depreciation Amortization of Technical					
Knowhow	2,772.21	7.16	2 , 837 . 62	5 . 98	
Total Expenditure	38,668.99	99.82	45,743.49	96.43	
Profit Before Tax and Extraordinary Items	69.08	0.18	1,692.66	3.57	
Provision for Taxation	64.00	-	465 . 00	-	
Provision for Wealth Tax	-	-	-	-	
Deferred Tax	(3.82)	-	(270.22)	-	
Fringe Benefit Tax	-	-	-	-	
Profit Before Extraordinary Items	8.90	-	1,497.88	-	
Extraordinary Items – Provision No longer	-	-	-	-	
required					
Adjustments Less: Provision no longer re-	-		-		
quired with respect to earlier years adjusted					
to the respective year		_		_	
Profit After Extraordinary Items	8.90	-	1,497.88	-	
Profit/(Loss) After Tax	8.90	-	1,497.88	-	

Fiscal 2017 compared to Fiscal 2016

Income

Total income decreased by Rs. 8,698.08 Lakhs, or 18.34%, to Rs. 38,738.07 Lakhs in Fiscal 2017 from Rs. 47,436.15 Lakhs in Fiscal 2016, due to decrease in sales volume of Manufacturing & Projects Business.

- -Net sales decreased by Rs. 8,590.99 Lakhs, or 18.87%, to Rs. 36,944.03 Lakhs in Fiscal 2017 from Rs. 45,535.02 Lakhs in Fiscal 2016, due to decrease in sales volume of Manufacturing & Projects Business.
- -Net sales from our manufacturing business decreased by Rs. 5,013.35 Lakhs, or 13.95%, to Rs. 30,912.57 Lakhs in Fiscal 2017 from Rs. 35,925.91 Lakhs in Fiscal 2016. Net sales of our manufacturing business contributed 79.80% and 75.74% of our Total Income in Fiscal 2017 and 2016, respectively.
- -Net sales from our Project Business decreased by Rs. 3,577.64 Lakhs, or 37.23%, to Rs.6,031.46 Lakhs in Fiscal 2017 from Rs. 9,609.10 Lakhs in Fiscal 2016. Net sales of our Project Business contributed 15.57% and 20.26% of our Total Income in Fiscal 2017 and 2016, respectively.
- -Expressed as a percentage of total income, net sales remained flat at 95.37% in Fiscal 2017 versus 95.99% in Fiscal 2016.
- -Other income contributed 4.63% and 4.01% of our total income in Fiscal 2017 and 2016, respectively. Other income decreased by Rs. 107.09 Lakhs, or 5.63%, to Rs. 1,794.04 Lakhs in Fiscal 2017 from Rs. 1,901.13 Lakhs in Fiscal 2016 on account of currency volatility resulting in exchange / translation loss during current year. Interest from banks deposits increased by Rs. 144.21 Lakhs, or 13.61%, to Rs. 1,203.47 Lakhs in Fiscal 2017 from Rs. 1,059.26 Lakhs in Fiscal 2016.

Expenditure

Total expenditure decreased by Rs. 7,074.50 Lakhs, or 15.47%, to Rs. 38,668.99 Lakhs in Fiscal 2017 from Rs. 45,743.49 Lakhs in Fiscal 2016.

- -Consumption of raw material, stores, spare parts and components expenses decreased by Rs. 3,662.58 Lakhs, or 14.22%, to Rs. 22,098.48 Lakhs in Fiscal 2017 from Rs. 25,761.06 Lakhs in Fiscal 2016, primarily due to reduction in sales of manufactured goods. Closing stock (of work-in-progress and finished goods) decreased by Rs. 228.09 Lakhs, or 7.29%, to Rs. 2,901.87 Lakhs in Fiscal 2017 from Rs. 3,129.96 Lakhs in Fiscal 2016. Expressed as a percentage of total income, raw material consumed expenses increased to 57.05% in Fiscal 2017 from 54.31% in Fiscal 2016 due to increased volumes and change in product mix.
- Purchases for Project Business decreased by Rs. 2,793.32 Lakhs, or 50.85%, to Rs. 2,699.96 Lakhs in Fiscal 2017 from

Rs. 5,493.29 Lakhs in Fiscal 2016, due to reduced business volume. Expressed as a percentage of total income, purchases for Project Business decreased to 6.97% in Fiscal 2017 from 11.58% in Fiscal 2016 due to reduced business volumes.

- -Operating and other expenses decreased by Rs. 477.98 Lakhs, or 4.28%, to Rs. 10,692.09 Lakhs in Fiscal 2017 from Rs. 11,170.07 Lakhs in Fiscal 2016.
- -Power and fuel expenses decreased by Rs. 59.01 Lakhs, or 10.63%, to Rs. 496.24 Lakhs in Fiscal 2017 from Rs. 555.25 Lakhs in Fiscal 2016 on account of reduced volumes
- -Personnel expenses through salaries, wages and bonuses increased by Rs. 600.55 Lakhs, or 14.72%, to Rs. 4,680.24 Lakhs in Fiscal 2017 from Rs. 4,079.69 Lakhs in Fiscal 2016 due to increase salary of workmen & staff.
- -Welfare expenses decreased by Rs. 435.31 Lakhs, or 27.03%, to Rs. 1,175.10 Lakhs in Fiscal 2017 from Rs. 1,610.41 Lakhs in Fiscal 2016.
- -Rent charges decreased by Rs. 60.42 Lakhs, or 55.55%, to Rs. 48.36 Lakhs in Fiscal 2017 from Rs. 108.78 Lakhs in Fiscal 2016 primarily due to termination of lease of office premises.
- -Repair expenses decreased by Rs. 157.38 Lakhs, or 37.53%, to Rs. 261.95 Lakhs in Fiscal 2017 from Rs. 419.34 Lakhs in Fiscal 2016.
- -Selling expenses decreased by Rs. 390.48 Lakhs, or 35.16%, to Rs. 720.09 Lakhs in Fiscal 2017 from Rs. 1,110.57 Lakhs in Fiscal 2016, on account of reduced business volumes.
- -Vehicle Maintenance expenses increased by Rs. 8.69 Lakhs, or 18.28%, to Rs. 56.25 Lakhs in Fiscal 2017 from Rs. 47.55 Lakhs in Fiscal 2016.
- -Insurance expenses increased by Rs. 7.37 Lakhs, or 10.63%, to Rs. 76.64 Lakhs in Fiscal 2017 from Rs. 69.27 Lakhs in Fiscal 2016, on account of larger coverage in the sum insured.
- -Travelling expenses increased by Rs. 88.77 Lakhs, or 8.25%, to Rs. 1,164.30 Lakhs in Fiscal 2017 from Rs. 1,075.53 Lakhs in Fiscal 2016.
- Audit Fee decreased by Rs. 2.21 Lakhs, or 7.22%, to Rs. 28.44 Lakhs in Fiscal 2017 from Rs. 30.65 Lakhs in Fiscal 2016 primarily due to reduction in certification charges.
- -Consultancy & Professional charges decreased by Rs. 66.59 Lakhs, or 15.82%, to Rs. 354.39 Lakhs in Fiscal 2017 from Rs. 420.99 Lakhs in Fiscal 2016 due to reduced business volumes.
- -Bank charges increased by Rs. 669.42 Lakhs, or 420.12% to Rs. 828.75 Lakhs in Fiscal 2017 from Rs. 159.34 Lakhs in Fiscal 2016 on account of forex / translation loss (Rs. 618.49 lakhs) due to volatility of currency market.

Management Discussion and Analysis (contd.)

- -Royalty charges decreased by Rs. 61.62 Lakhs, or 91.37%, to Rs. 5.82 Lakhs in Fiscal 2017 from Rs. 67.44 Lakhs in Fiscal 2016 due to lower sale of product under license agreement.
- -Direction charges including other expenses decreased by Rs. 138.68 Lakhs, or 44.42%, to Rs. 173.55 Lakhs in Fiscal 2017 from Rs. 312.24 Lakhs in Fiscal 2016 due to lower payment of managerial remuneration.
- -Manufacturing expenses decreased by Rs. 68.14 Lakhs, or 36.62%, to Rs. 117.93 Lakhs in Fiscal 2017 from Rs. 186.07 Lakhs in Fiscal 2016.
- -Expressed as a percentage of total income, operating and other expenses is 27.60 % in Fiscal 2017 when compared to 23.55% in Fiscal 2016.
- -Interest and finance charges decreased by Rs. 75.28 Lakhs, or 15.64%, to Rs. 406.17 Lakhs in Fiscal 2017 from Rs. 481.45 Lakhs in Fiscal 2016, due to reduced interest rates.
- -Depreciation and amortization of technical know-how expense decreased by Rs. 65.41 Lakhs, or 2.31%, to Rs. 2,772.21 Lakhs in Fiscal 2017 from Rs. 2,837.62 Lakhs in Fiscal 2016 on account of completion of useful life of asset.

- -Profit before tax and extraordinary items decreased by Rs. 1,623.58 Lakhs, or 95.92%, to Rs. 69.08 Lakhs in Fiscal 2017 from Rs. 1,692.66 Lakhs in Fiscal 2016 due to reduced sales volumes.
- -Tax expense including deferred tax decreased by Rs. 134.60 Lakhs, or 69.10%, to Rs. 60.18 Lakhs in Fiscal 2017 from Rs. 194.78 Lakhs in Fiscal 2016 due to lower profits.
- Profit after tax decreased by Rs. 1,488.98 Lakhs, or 99.41%, to Rs. 8.90 Lakhs in Fiscal 2017 from Rs. 1,497.88 Lakhs in Fiscal 2016.

Forward-Looking Statement

Statements in the Management Discussion and Analysis describing the Company's plans, estimates and projections may be 'forward looking statements' within the meaning of applicable securities laws and regulations. Actual results may materially differ from those expressed or implied in the report. The Company assumes no responsibility to publicly amend, modify or revise any such statements on the basis of subsequent developments, information or events.

For and on behalf of the Board of Directors

Mohib N. Khericha Chairman Nikhil Kumar Managing Director

Bangalore K. G. Prabhakar N. Srivatsa
May 18, 2017 Director & CFO Company Secretary

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Annexure to the Directors' Report (contd.)

ANNEXURE - 10

CORPORATE GOVERNANCE REPORT

Company's Philosophy

Your Company i.e. TD Power Systems Limited ("we")/ ("The Company")/("TDPS") is committed to ethical business practices and regulatory compliances and continues to practice good Corporate Governance. We have complied with the requirements of corporate governance contained in SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (Listing Regulations/LODR), particularly those relating to composition of Board of Directors ("The Board"), constitution of Committees such as an Audit Committee, Stakeholders Relationship Committee and Nomination and Remuneration Committee.

Our Corporate Governance Report for fiscal 2017 forms part of this Annual Report.

I. Board of Directors and Procedures

The composition of the Board of Directors as on March 31, 2017 comprised of seven Directors consisting of a Non-Executive Chairman, a Managing Director ("MD"), Whole time Director and four Independent Directors including a Women Director. The positions of the Chairman of the Board and the Managing Director (Chief Executive Officer) of the Company are held by separate individuals. The Chairman of the Board is a Non-Executive Non-Independent Director and one of the Promoters.

A. Composition & Category of Directors, Attendance at Board Meetings & Annual General Meeting, Membership of other Boards/Committees as on March 31, 2017

Name	Category	Board meetings during the	Board meetings attended	Attendance at Last AGM	Directorship in other companies	Chairmanship / Committee membership of other Companies*	
		year				Chairman	Memder
Mr. Mohib N.	Non-Executive						
Khericha	Chairman	4	4	Yes	15	3	1
Mr. Nikhil Kumar	Managing Director	4	4	Yes	3	Nil	Nil
Ms. Nandita Lakshmanan	Independent Director	4	2	Yes	2	Nil	Nil
Dr. Arjun Kalyanpur	Independent Director	4	3	No	5	Nil	Nil
Mr. Nitin Bagamane	Independent Director	4	4	Yes	8	Nil	Nil
Mr. Ravi Kanth Mantha	Independent Director	4	3	Yes	7	Nil	Nil
Mr.K G Prabhakaı	Executive Director	4	4	Yes	1	Nil	Nil

Note

- *As required by clause 26 of the LODR, disclosures includes chairpersonship and membership of the Audit Committee and the Stakeholders' Relationship Committee of Public Limited companies.
- 2. Number of Directorship held in other Companies includes Private Limited Companies and public (listed/unlisted) Limited Companies and excludes Foreign Companies and Companies under Section 8 of the Companies Act, 2013 ("The Act") in which he/she is a Director.
- 3. The necessary disclosures regarding change in Committee positions, if any, have been made by all the

- Directors, during the year under review. None of the Director is a Member of more than 10 Committees or Chairman of more than 5 Committees across all Indian public limited Companies in which he/she is a Director.
- 4. None of the Directors had any relationship inter-se.
- 5. Excepting Mr. Mohib N. Khericha who holds 37,30,960 Equity Shares, no other Non-Executive Director holds shares of the Company.
- The Company has proper systems to enable the Board to periodically review compliance reports of all laws applicable to the Company, as prepared by the Company.

7. None of the Non-executive Directors held convertible instruments of the Company during the financial year ended 31st March 2017.

B. Board Meetings

The Board meets at least once in a quarter to review the quarterly results and other items on the agenda. During the year, the Board met four times on May 11, 2016, August 03, 2016, November 03, 2016 and February 02, 2017. The maximum gap between any two Board Meetings was less than one hundred and twenty days. Agenda papers including draft minutes are circulated well in advance of Board meetings to the members. It contains vital and adequate information facilitating deliberations at the meeting.

All material information was circulated to the directors before the meeting or placed at the meeting, including the following minimum information as mentioned in the Part B of Schedule II of LODR, as and when occasion arises:

- -Annual Business Plan which includes capital expenditure and manpower budget. The capital expenditure proposals sanctioned and actual amounts incurred are reported on a quarterly basis. Reasons for variance between the budget and actuals are also explained.
- -Information on recruitment of senior officers just below the Board level, including appointment or removal of Chief Financial Officer and Company Secretary.
- -Report on statutory compliance, show cause notices, penalties, suits filed by/against the company and shareholders grievances, etc.
- -Quarterly financial results for the Company and for the group companies with analysis of performance.
- -Minutes of the meetings of Board appointed committees.
- -Significant labor problems, if any, and their proposed solutions, wage agreements etc.
- -Safety issues fatal or serious accidents in the plants, dangerous occurrences, any material effluent or pollution problems.
- -Any material default in financial obligations to and by the Company.
- -Any issue, which involves possible public or product liability claims of substantial nature, including any judgment or order which may have passed

strictures on the conduct of the Company or taken an adverse view regarding another enterprise that can have negative implications on the Company.

- -Matters relating to related party transactions & statutory compliance.
- -Minutes of meeting of the Board of Directors, financial statements, related party transactions and significant transactions relating to wholly owned subsidiaries.

C. Code of Conduct

The Company has in place a comprehensive Code of Conduct ("the Code") applicable to all the employees and Nonexecutive Directors including Independent Directors. The Code gives guidance and support needed for ethical conduct of business and compliance of law. A copy of the Code has been placed on the Company's website (www.tdps.co.in). The Code has been circulated to Directors and Management Personnel and its compliance is affirmed by them annually. A declaration signed by the Managing Director forms part of this Report. The code of conduct has incorporated the duties of independent directors as laid down in the Companies Act, 2013.

D. Disclosure regarding Appointment or Reappointment of a Director

At the ensuing Annual General Meeting of the Company Mr. Mohib N. Khericha retires by rotation and being eligible offers himself for reappointment.

Mr. Mohib N. Khericha – aged 64 years, Non-Executive Chairman of the Company since July 5, 2001. He is a Chartered Accountant with over four decades experience in capital structuring, restructuring, financial management and loan syndication. He ventured into merchant banking in the year 1994.

Mr. Mohib N. Khericha holds 37,30,960 equity shares of the Company being 11.23% of paid up capital. He has attended all four board meetings of the Company during 2016 -17.

He is also a Non-Executive Chairman of the Company's wholly owned subsidiary DF Power Systems Private Limited.

He does not have any relationship inter-se between other directors.

E. Independent Directors:

- 1. Independent Director means a Non-Executive Director, who fulfills the criteria as laid down in Regulation 25 of the LODR.
- 2. None of the Independent Directors of the Company

serve as an Independent Director in more than seven listed companies and where any Independent Director is serving as whole-time director in any listed company, such director is not serving as Independent Director in more than three listed companies.

- 3. The maximum tenure of Independent Directors is in accordance with the Companies Act, 2013 and rules made thereunder, in this regard, from time to time.
- 4. During the year, separate meeting of the Independent Directors was held on February 02, 2017 without th attendance of non-independent directors and members of the management. All Independent Directors attended the said meeting.
- 5. The Company has issued formal letter of appointment to its Independent Directors appointed at the Annual General Meeting ("AGM") held on August 12, 2014, and the terms and conditions of said Letter are published on the website of the Company www.tdps.co.in.
- 6. None of the Independent Directors are due for re-appointment.

F. Familiarisation Programme for Non Executive/ Independent Directors of the Company

In terms of LODR, the Company adopted a Familiarization Programme for its Non-Executive Directors including Independent Directors comprising two segments:-

- 1. Familiarization upon induction of new Directors
 - Inductee shall be provided with a copy of all the applicable codes and policies formulated and adopted by the Company.
 - An orientation on the Company's, products, markets, customers and functions shall be provided.
 - Introduction to & interaction with certain key members of the senior management of the Company.
 - A detailed briefing to the inductee on the roles and responsibilities as Director/Independent Director.

2. Annual Familiarization Programme

The Company shall on an annual basis brief its Directors inter alia about the Company's business model, shareholder profile, financial details, their roles, rights and responsibilities in the Company. The Board shall also be periodically briefed on the various changes in the regulations governing the conduct of Independent Directors. The above

familiarization program is placed on our website www.tdps.co.in.

G. Performance Evaluation

The criteria for performance evaluation cover areas relevant to the functioning as Independent Directors such as preparation, participation, conduct and effectiveness. The performance evaluation of Independent Directors was done by the entire Board of Directors and in the evaluation the Directors who are subject to evaluation had not participated.

H. Board Evaluation

SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 mandates that the board shall monitor and review the Board evaluation framework. The framework includes the evaluation of Directors on various parameters such as:

- Board dynamics parameters
- Information flow
- Decision making
- Relationship with stakeholders
- Company performance and strategy

The Companies Act, 2013 states that a formal annual evaluation needs to be made by the board of its own performance and that of its committees and individual directors. Schedule IV of the Companies Act, 2013 states that the performance evaluation of Independent Directors shall be done by the entire Board of Directors, excluding the Director being evaluated.

The evaluation of the directors and the Board as a whole was conducted based on the criteria and framework formulated by the Nomination and Remuneration Committee.

One of the key functions of the Board is to monitor and review the Board evaluation framework. The board works with the Nomination & Remuneration Committee to lay down the evaluation criteria for the performance executive/nonexecutive/independent directors through a peer evaluation. The questionnaire of the survey is a key part of the process of reviewing the functions and effectiveness of the board and identifying possible path for improvement. Each Board members is requested to evaluate the effectiveness of the board dynamics and relationship, information flow, decisions making of the directors, relationship with the stakeholders, company performance and strategy, and the effectiveness of the whole board and its various committee. Feedback on each director is encouraged. The evaluation process for fiscal 2017 has been completed.

An independent directors' meeting was held to review the following

- Review the performance of non-independent directors and the Board as a whole.
- Review the performance of the Chairperson of the company, taking into account the views of executive directors and non-executive directors.
- Assess the quality, quantity and timeliness of flow of information between the company management and the Board that is necessary for the Board to effectively and reasonably perform their duties.

I. Remuneration of Directors

There is no pecuniary relationship or transactions with the non -executive directors excepting payment of sitting fees which is paid for attending Board/Committee Meetings. The sitting fees shall not exceed Rupees One Lakh per meeting of the Board or Committee or such amount as may be prescribed by the Central Government from time to time. No commission/share of profit is payable to them.

Disclosures with respect to remuneration paid to individual directors.

1. Details are provided in Annexure 1- the extract of the Annual Return, annexed to the Directors Report in Form MGT-9 as required under the provisions of Section 92 of the Companies Act, 2013.

2. Fixed component

Details of remuneration paid to the Managing Director and Whole Time Director for the Fiscal 2017 are provided in Annexure 1 of the extract of the Annual Return, annexed to the Directors Report in Form MGT-9 as required under the provisions of Section 92 of the Companies Act, 2013.

3. Service contract, notice period, severance feesExecutive directors

The Company's Board comprises two executive directors, namely, Mr. Nikhil Kumar, Managing Director and Mr. K. G. Prabhakar, Whole Time Director & CFO. The remuneration of the Managing Director and Whole Time Director is governed by the agreement between the Company and Executive Directors which has been approved by the Board of Directors and the shareholders. The appointment of Mr. Nikhil Kumar, Managing Director is for a period of five years commencing from January 17, 2016 as provided in the service agreement with the Managing Director and appointment of Mr. K. G. Prabhakar, Whole Time Director is for period of three years up to June 2018. The remuneration broadly comprises fixed

component i.e. salary, allowances, perquisites and other benefits and a variable component in the form of commission on the profits of the Company.

4. Stock options- Nil

The Nomination & Remuneration Committee (NRC) of the Board has framed a policy on selection and appointment of Directors and their remuneration including criteria for determining qualifications, positive attributes, independence of a Director and other matters provided under Section 178 of the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015 (LODR). We affirm that the remuneration paid to the Directors is as per the terms laid out in the Nomination and Remuneration Policy of the Company. Based on the recommendation of the NRC, the Board has approved the policy

J. Remuneration Policy

Policy relating to the Remuneration for the Wholetime Director, KMP and Senior Management Personnel

- The remuneration / compensation / commission etc. to the Whole-time Director, Key Managerial Personnel (KMP) and Senior Management Personnel will be determined by the Committee and recommended to the Board for approval. The remuneration/compensation/commission etc. shall be subject to the prior/post approval of the Shareholders of the Company and Central Government, wherever required.
- The remuneration and commission to be paid to the Whole-time Director shall be in accordance with the provisions of the Act.
- Increments to the existing remuneration/ compensation structure may be recommended by the Committee to the Board which should be within the slabs approved by the Shareholders in the case of Whole-time Director.
- Where any insurance is taken by the Company on behalf of its Whole-time Director, Chief Financial Officer ("CFO"), the Company Secretary ("CS") and any other employees for indemnifying them against any liability, the premium paid on such insurance shall not be treated as part of the remuneration payable to any such personnel. Provided that if such person is proved to be guilty, the premium paid on such insurance shall be treated as part of the remuneration.

Remuneration to Whole-time Director, KMP and Senior Management Personnel

Fixed Pay

The Whole-time Director/ KMP and Senior Management Personnel shall be eligible for a monthly remuneration as may be approved by the Board on the recommendation of the NRC. The breakup of the pay scale and quantum of perquisites including, employer's contribution to P.F., medical expenses etc. shall be decided and approved by the Board/the person authorized by the Board on the recommendation of the Committee and approved by the shareholders and Central Government, wherever required.

• Minimum Remuneration

If, in any financial year, the Company has no profits or its profits are inadequate, the Company shall pay remuneration to its Whole-time Director in accordance with the provisions of Schedule V of the Act and if it is not able to comply with such provisions, with the previous approval of the Central Government.

Provisions for excess Remuneration

If any Whole-time Director draws or receives, directly or indirectly by way of remuneration any such sums in excess of the limits prescribed under the Act or without the prior sanction of the Central Government, where required, he /she shall refund such sums to the Company and until such sum is refunded, hold it in trust for the Company. The Company shall not waive recovery of such sum refundable to it unless permitted by the Central Government.

Criteria of making payments to non-executive directors

Non-Executive Directors are paid sitting fees for attending Board/Committee Meetings. Provided that, the amount of such fees shall not exceed Rupees One Lakh per meeting of the Board or Committee or such amount as may be prescribed by the Central Government from time to time and no commission/share of profit is payable to them.

Profit-linked Commission

The profit-linked Commission may be paid within the monetary limit approved by shareholders, subject to the limit not exceeding 1% of the profits of the Company computed as per the applicable provisions of the Act.

Stock Options

Pursuant to the provisions of the Act, an Independent Director shall not be entitled to stock options of the Company.

II Board Committees

A. Audit committee:

The Audit Committee ("Committee") consists of four Independent Directors and a non-Independent Director. Mr. Nitin Bagamane, Independent Director is the chairman and Dr. Arjun Kalyanpur, Ms. Nandita Lakshmanan, Mr. Ravi Kanth Mantha (all Independent Directors) and Mr. Mohib N. Khericha are the other members of the Committee. The constitution of the committee meets with the requirements of section 177 of the Companies Act, 2013.

All the current members of the Committee have relevant experience in financial matters and Mr. Mohib N. Khericha is a Chartered Accountant.

The Chairman of the Audit Committee Mr. Nitin Bagamane attended the 17th Annual General Meeting held on Thursday, September 22, 2016.

The Audit Committee met four (4) times during the financial year ended March 31, 2017 on May 11, 2016, August 03, 2016, November 03, 2016 and February 02, 2017. Particulars of attendance by the members of the Committee during the year ended March 31, 2017 are as follows:

Date of meeting	Members Present
May 11, 2016	Mr. Nitin Bagamane, Mr. Mohib N. Khericha & Mr.Ravi Kanth Mantha
August 03, 2016	Mr. Nitin Bagamane, Mr. Mohib N. Khericha, Dr. Arjun Kalyanpur and Ms. Nandita Lakshmanan
November 03, 2016	Mr. Nitin Bagamane, Mr. Mohib N. Khericha, Mr. Ravi Kanth Mantha and Dr. Arjun Kalyanpur
February 02, 2017	Mr. Nitin Bagamane, Mr. Mohib N. Khericha, Mr. Ravi Kanth, Dr. Arjun Kalyanpur and Ms. Nandita Lakshmanan

The Company Secretary Mr. N Srivatsa is the Secretary of the Audit Committee.

The Managing Director and the Chief Financial Officer attend the Audit committee meetings by invitation. The Statutory Auditors attended Audit committee meetings as special invitees to provide comments and share concerns, if any, with the Audit committee.

All the recommendations made by the audit committee during the year were accepted by the board.

The powers, role and terms of reference of the Audit Committee covers the areas as contemplated under Regulation 18 and Part C of Schedule II of SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015 and Section 177 of the Companies Act, 2013, as applicable, besides other terms may be referred by the Board of Directors including the following.

- Review of Management Discussion and Analysis
 of financial condition and results of operations,
 statements of significant related party transactions
 submitted by management, management letters /
 letters of internal control weaknesses issued by
 the statutory auditors, Internal Audit Reports
 relating to internal control weaknesses and the
 appointment, removal and terms of remuneration
 of the internal auditor.
- Review inter alia related party transactions and the financial statements, minutes of Board meeting and audit committee meetings of the Company's unlisted Wholly Owned Subsidiaries ("WOS") and all significant transactions and arrangements entered into by the said Subsidiary.

B. Nomination and Remuneration Committee:

The Nomination and Remuneration Committee ("Committee") consists of Dr. Arjun Kalyanpur Independent Director is the Chairman of the Committee and Ms. Nandita Lakshmanan and Mr. Mohib N. Khericha are the members of the Committee.

The Company Secretary is the Secretary of the Nomination and Remuneration Committee.

During the financial year 2016-2017, two meetings were held on August 03, 2016 and February 02, 2017. Particulars of attendance by the members of the Committee during the year ended March 31, 2017 are as follows.

Date of meeting	Members present
	Dr. Arjun Kalyanpur, Mr. Mohib
August 03, 2016	N. Khericha and Ms. Nandita
	Lakshmanan
February 02, 2017	Dr. Arjun Kalyanpur, Mr. Mohib
	N. Khericha and Ms. Nandita
	Lakshmanan

The powers, role and terms of reference of the Nomination and Remuneration Committee covers the areas as contemplated under Regulation 19 and Part D of the Schedule II of the SEBI (Listing Obligations and Disclosure Requirements) Regulations

2015 and Section 178 of the Companies Act, 2013 and includes the following

- Formulation of the criteria for determining qualifications, positive attributes and independence of a director and recommend to the Board a policy, relating to the remuneration of the Directors, Key Managerial Personnel and other employees.
- Formulation of criteria for evaluation of Independent Directors and the Board.
- Devising a policy on Board diversity.
- Identifying 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 their appointment and removal.

Performance evaluation criteria for independent directors

The criteria for performance evaluation cover the areas relevant to the functioning as Independent Directors such as preparation, participation, conduct and effectiveness. The performance evaluation of Independent Directors was done by the entire Board of Directors and in the evaluation the Directors who are subject to evaluation did not participate.

C. Stakeholders' Relationship Committee

Stakeholders' Relationship Committee ("The Committee") consists of Mr. Mohib N. Khericha, Non-Executive Director - the Chairman, Dr. Arjun Kalyanpur and Ms. Nandita Lakshmanan - Independent Directors are the members of the committee.

The Company Secretary Mr. N Srivatsa is the Secretary of the Stakeholders' Relationship Committee.

During the financial year ended March 31, 2017, three complaints have been received from the shareholders and no complaint is pending for resolution. The Committee has not met during financial year ended March 31, 2017.

Particular	Number of Complaints
Shareholders Complaints received so far	3
Not resolved to the Satisfaction to the shareholders	Nil
Pending complaints	Nil

Role of the Stakeholders' Relationship Committee covers the areas as contemplated under Regulation 20 and Part D of the Schedule II of the SEBI (Listing Obligations and Disclosure Requirements)Regulations 2015.

D. Risk Management Committee and policy

A Risk Management Committee ("The Committee") comprising of Mr. Nitin Bagamane and Mr. Ravi Kanth Mantha, Independent Directors of the Company, Mr. Nikhil Kumar - Managing Director and Mr. K.G Prabhakar, Director and CFO as members was constituted to assist the Board in identifying existential risks, reviewing mitigation and elimination plans for those risks.

The Company has identified potential risks and required mitigation measures. In the opinion of the Board no risks are identifiable threaten the existence of the company in the near future.

III. Subsidiaries

As per provision of Regulation 24 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, details of the subsidiaries are as follows:

The Company has four Wholly Owned Subsidiaries (WOS) one Indian and three overseas as detailed below:

Indian Subsidiary

DF Power Systems Private Limited (DFPS) is a material non-Listed Indian Subsidiary. Mr. Nitin Bagamane and Mr. Ravi Kanth Mantha, Independent Directors of the Company have been appointed as Directors of DFPS.

The Board monitors performance of DFPS, inter alia, as follows:

- The Audit Committee of the Company reviews the financial statements of DFPS.
- All minutes of Board meetings of DFPS are placed before the Company's Board meetings and taken on record.
- A statement containing all significant transactions and arrangements entered into by DFPS is placed before the Company's Board.

Overseas Subsidiaries

USA Subsidiary

TD Power Systems (USA) Inc. (TDPS USA) was incorporated on February 20, 2013 as a Delaware Corporation and the principal place of business of the Company located in Ohio, USA. Two Directors of the Company Mr. Mohib N. Khericha and Mr. Nikhil Kumar are Directors of TDPS USA.

The financial statements of TDPS USA are reviewed by the Audit Committee and overall operational performance is reviewed by the Board.

Japan Subsidiary

TD Power Systems Japan Limited (TDPS Japan) was incorporated on March 19, 2013 and principal place of business of the company is located in Tokyo, Japan. Mr. Mohib N. Khericha, Mr. Nikhil Kumar and Ms. Nandita Lakshmanan, Directors of the company and Mr. T Hosoya are Directors of TDPS Japan. The financial statements of TDPS Japan are reviewed by the Audit Committee and overall operational performance is reviewed by the Board.

German Subsidiary

Company acquired Platin1255. GmbH, a German company on January 13, 2016. Subsequently the name of Platin 1255. GmbH has been changed to TD Power Systems Europe GmbH. (TDPS Europe) Office of the company is located at Paul - Ehrlich - Strasse 1a, 63225 Langen. Mr. Nikhil Kumar, Managing Director of TD power Systems Limited and Mr. Roeland Nollen are the Managing Directors of TDPS Europe.

The financial statements of the TDPS Europe are reviewed by the Audit Committee and overall operational performance is reviewed by the Board.

None of these subsidiaries are a 'material non-listed Indian subsidiary', whose income or net worth exceeds 20% of the consolidated income or net worth respectively, of the holding company and its subsidiaries, in the immediately preceding accounting year.

The Company has formulated a policy on determining material subsidiaries which is available on our website www.tdps.co.in.

IV. Related party transaction

During the year 2016-17, the Company had no materially significant related party transaction, which is considered to have potential conflict with the interests of the Company at large.

The Company has formulated a policy on materiality of Related Party Transactions and also on dealing with Related Party Transactions. The said policy is also available on the website of the Company - web link: www.tdps.co.in

Details of transactions with related parties are provided in Annexure 3 of the Directors Report in Form AOC II as required under the provisions of Section 188 of the Companies Act, 2013 and note No. 31 to the Annual Accounts.

V. General Body Meetings

Details of last 3 Annual General Meetings and summary of Special Resolutions passed therein

Financial Year Ended	Date & Time	Venue	Special Resolutions passed
March 31, 2014	August 12, 2014	The Chancery Pavilion, 135,	Increase the FII Limits.
	10.30 AM	Residency Road,	Borrowing Powers to the Board of
		Bangalore - 560 025	Directors
March 31, 2015	September 23, 2015	Hotel Le Meridien, No. 28,	Nil
	10.30 AM	Sankey Road (Opp Bangalore	
		Golf Course), Bangalore 560052	
March 31, 2016	September 22, 2016	Hotel Le Meridien,	Nil
	10.30 AM	No. 28, Sankey Road (Opp	
		Bangalore Golf Course),	
		Bangalore 560 052	

During the year, no special resolution was passed through postal ballot. None of the businesses proposed to be transacted in the ensuing Annual General Meeting require special resolution through postal ballot.

VI. Means of Communication

Quarterly/Half Yearly/Yearly Results

Pursuant to provisions of the Listing Agreements / SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, periodical financial results of the Company are being published in widely circulated English newspaper (Business Standard - All India editions) and vernacular Kannada newspaper (Kannada Prabha - Bangalore edition).

Financial results, duly approved by the Board, are forwarded to the Stock Exchanges (BSE & NSE) and also displayed on Company's Website www.tdps.co.in. Along with the financial results, other information as per the Listing Agreement/ SEBI (Listing Disclosure Obligations and Requirements) Regulations, 2015 such as Annual Report, Shareholding Pattern and official news/press releases are filed with BSE on http://listing.bseindia.com and with NSE through https://www.connect2nse.com /LISTING/ (NSE Electronic Application Processing System (NEAPS)) and also on companies website www.tdps.co.in. The Company conducts earnings calls after the board meeting to discuss financial results of the Company for the quarter, half year and year ended. The presentations made to the institutional investors or analysts, if any, are sent to Stock Exchanges and uploading the same on the website of the Company www.tdps.co.in.

VII. General Shareholder Information

a. Annual General Meeting

Day, Date and Time: Wednesday, 27th September

2017 at 10.30 AM

Venue : Hotel Le Meridien,

28, Sankey Road, P B No. 174 Opp. to Bangalore Golf Club, Bangalore 560 052, India

b. Financial Year

A twelve-month period starting from April 1, 2016 to March 31, 2017.

c. Dividend Payment Date

The dividend, as recommended by the Board of Directors, if declared at the ensuing Annual General Meeting will be paid within the statutory period of 30 days.

d. Date of Book closure

The Company's Register of Members and Share Transfer Book's will remain closed from September 21, 2017 to September 27, 2017 (both days inclusive) for the purpose of Annual General Meeting.

e. Listing on Stock Exchanges and Stock Code

The Equity Shares of the Company are listed on BSE Limited (BSE) and National Stock Exchange of India Ltd (NSE).

Stock codes are as follows:

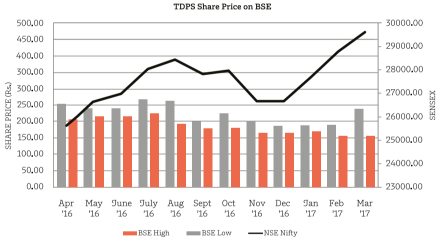
BSE Limited, P J Towers, Dalal	533553
Street, Mumbai 400 001	
National Stock Exchange of	TDPOWERSYS
India Limited, Bandra-Kurla	
Complex, Bandra (East),	
Mumbai 400 051	
ISIN No.	INE419M01019

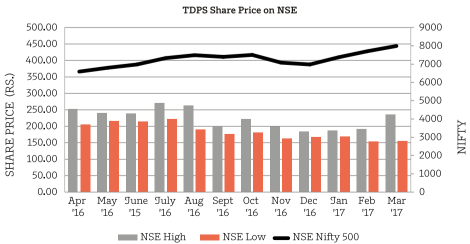
f. Market Price Data: High, Low, close, volume during each month in last financial year

A summary containing monthly high/low/close and total volume of share prices at BSE Limited (BSE) and National Stock Exchange of India Limited (NSE) is as under

Months		On B	SE		On NSE			
	High (Rs.)	Low (Rs.)	Close (Rs.)	Volume	High (Rs.)	Low (Rs.)	Close (Rs.)	Volume
Apr -16	252.00	205.00	234.60	95928	252.95	204.80	238 . 55	475020
May-16	239.60	214.00	218.00	61644	240.10	216.00	218.50	420375
Jun - 16	239 . 75	213.00	225.30	58613	239.45	215.00	225.80	273880
Jul - 16	266.00	222 . 50	256.80	65470	270.75	221.60	258.65	204156
Aug -16	261.95	192.00	193.45	371876	262.35	190.25	193.60	1187880
Sep - 16	200.00	178.00	180.30	92714	200.00	176.60	181.30	703281
Oct - 16	222.00	180.00	194.30	574916	223.00	181.05	193.65	1102923
Nov - 16	200.50	164.00	177.15	103899	199.30	162.55	175.05	331645
Dec -16	184.65	165.15	170.15	49943	184.60	167.15	169.70	193503
Jan - 17	187.00	168.10	178.25	71285	187.50	168.00	178 . 35	662387
Feb -17	187.70	156.05	157.20	106893	191.85	153.00	157.00	706674
Mar -17	236 . 55	155.00	231.25	2996745	235.90	155.60	230.90	4738046

g. Performance in comparison to broad-based indices such as NSE Nifty & BSE Sensex





h. Registrar and Transfer Agents (RTA) Link Intime India Private Limited

C 101, 247 Park, L B S Marg, Vikhroli West, Mumbai 400 083 Tel No: +91 22 49186000

i. Share Transfer System

Share transfers are registered and returned in the normal course within a period of 15 days from the

date of receipt. Requests for dematerialization of shares are processed and confirmation thereof is given to the respective depositories i.e. National Securities Depository Ltd. (NSDL) and Central Depository Services India Limited (CDSL) within the statutory time limit from the date of receipt of share certificates provided the documents are complete in all respects.

j. Distribution of shareholding as on March 31, 2017

Shareholding of Nominal Shares	Shareholders	% to Total Shareholders	Total Shares	% of Paid up Capital
1 to 500	5669	81.3110	621087	1.87
501 to 1000	629	9.0218	505127	1.52
1001 to 2000	298	4.2742	455634	1.37
2001 to 3000	97	1.3913	242291	0.73
3001 to 4000	55	0.7889	196530	0.59
4001 to 5000	36	0.5164	169010	0.51
5001 to 10000	84	1.2048	624762	1.88
Above 10000	104	1.4917	30423147	91.53
Total	6972	100.00	33237588	100.00

Note: The above statement of distribution of shareholding as on 31.03.2017 is as provided by the Registrar & Share Transfer Agents, Link Intime India Private Limited.

k. Dematerialisation of Shares and Liquidity as on March 31, 2017

Description	No. of Holder	No. of Shares	% of Equity
Physical	1	2	0.00
NSDL	3942	22340552	67.21
CDSL	3029	10897034	32.79
Total	6972	33237588	100.00

l. Shareholding pattern as on March 31, 2017

Sl. No.	Category	Number of Shares	% of Holding
(A)	Promoters & Promoters Group		
1	Promoters		
(1a)	Individual (Indian Nationals)	8369624	25.18
(1b)	Individual (Foreign National)	3235254	9.73
(1c)	Body Corporate	5026433	15.12
2	Promoters Group	1334252	4.02
	Total (A1 + A2)	17965563	54.05
(B)	Public Shareholding		
1	Mutual Funds	6737168	20.27
2	Foreign portfolio Investors	1716795	5.17
3	Financial Institutions / Banks	10489	0.03
4	Individuals	3086176	9.28
5	Others	3721397	11.20
	Total B	15272025	45.95
	Grand Total (A + B)	33237588	100.00

m. Outstanding GDRs/ADRs/Warrants or any Convertible instruments, conversion date and likely impact on equity

No outstanding GDRs/ADRs/Warrants or any Convertible instruments

Commodity price risk or Foreign exchange risk and hedging activities - Nil

o. Registered Office & Factory

Unit I:

27, 28 & 29 KIADB Industrial Area, Dabaspet, Nelamangala Taluk, Bangalore, Karnataka - 562 111

Unit II:

Sy. No. 59/2, Yedehalli Village Nelamangala Taluk, Sompura Hobli Dabaspet, Bangalore, Karnataka - 562 111

p. Compliance Officer

N. Srivatsa

Company Secretary & Compliance Officer

q. Address for correspondence

Shareholders/Beneficial owners are requested to correspond with the Company's RTA (Registrar & Share Transfer Agents) with respect to any query, request, information or clarification pertaining to shares and are further advised to quote their folio number, DP & Client ID number as the case may be, in all correspondence with it. In addition to the RTA, the shareholders may correspond at the following addresses.

Registered Office & Factory TD POWER SYSTEMS LIMITED

27, 28 & 29 KIADB Industrial Area Dabaspet, Nelamangala Taluk Bangalore, Karnataka - 562 111 Ph.: + 091-080-2299 5700 Fax: 091-080-2299 5718

VIII. Other Disclosure

Details of non-compliance by the Company, penalties, strictures imposed on the Company by the Stock Exchange(s)

The equity shares of the Company are listed on BSE Limited, Mumbai and National Stock Exchange of India Limited, Mumbai, and the Company has complied with all the applicable requirements of capital markets and no penalties or strictures have been imposed on the Company by Stock Exchanges, SEBI or any other statutory authority, on any matter relating to the capital markets, during the last three years.

2. CEO / CFO Certification

As required by SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 the Managing Director and Chief Financial Officer of the Company have certified to the Board of Directors, inter alia, the accuracy of financial statements and adequacy of internal controls for the financial reporting purpose as required under the Listing Agreement / LODR, for the year ended March 31, 2017 The said certificate forms part of this report

3. Compliance certificate from Practicing Company Secretary

As required by schedule V of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 (LODR), the certificate from Mr. Sudhir V. Hulyalkar, Practicing Company Secretary, Bangalore, confirming compliance of conditions on Corporate Governance as per LODR is form part of this report.

4. Accounting treatment in preparation of Financial Statements

The guidelines / Accounting Standards (AS) laid down by the Institute of Chartered Accountants of India (ICAI) and prescribed under Section 133 of the Companies Act, 2013 have been followed in preparation of the financial statements of the Company in all material respects.

5. Code for prevention of Insider Trading/Fair Disclosure

Pursuant to the SEBI (Prohibition of Insider Trading) Regulations, 2015 ("SEBI PIT Regulations"), the Company has adopted a Code for Prevention of Insider Trading. The objective of the code is to restrict an insider from dealing in the shares of the Company either directly or indirectly when in possession of unpublished price sensitive information (UPSI) and also to restrict communication of such UPSI. The code is applicable to the directors and designated employees. The code enumerates the procedure to be followed for dealing in the shares of the Company and periodic disclosures to be made. It also restricts the insiders from dealing in the company's shares during the period when the 'Trading Window' is announced closed. The Company Secretary has been designated as the Compliance Officer.

In terms of the SEBI PIT Regulations a Code of practices and procedures for fair disclosure of Unpublished Price Sensitive Information has been formulated by the Company and available on company's website www.tdps.co.in.

6. Management Discussion and Analysis Report

The Management Discussion and Analysis report forms part of Directors' Report as Annexure 9.

7. Whistle Blower Policy / Vigil Mechanism

The Company is committed to ethical and lawful business conduct which is not only critical to the Company's success, but also a fundamental shared value of its Board of Directors (the "Board"), senior management personnel and employees. Consistent with these principles, the Board has adopted a Code of Business conduct and Ethics (the "Code") as a guide to the principles and standards that should govern the actions of its Board and senior management personnel.

Any actual or potential violation of the Code or any deviation from the key company policies howsoever insignificant or perceived as such, is a matter of serious concern for the Company and should be reported appropriately for remedial / penal action.

To enable reporting (Whistle blowing) of actual or potential violation of the Code or any deviation from the key company policies, a fair and proactive mechanism is imperative fortified by an appropriate protection policy.

This Whistle Blower Policy & Vigil Mechanism ("the Policy" or "this Policy") has been formulated with a view to provide a mechanism for Directors/ Employees of the Company to approach the Chairperson of the Audit Committee of the Company or Chairman of the Company. Vigil Mechanism as envisaged in the Companies Act, 2013 and the Rules prescribed is implemented through this Whistle Blower Policy to provide for adequate safeguards to the whistle blowers against victimization of persons who use such mechanism and make provision for direct access to the Chairperson of the Audit Committee in terms of Regulation 22 of SEBI (Listing Obligations and Disclosure Requirements), Regulations 2015 and Section 177 of the Companies Act, 2013.

The above policy is available on our website www. tdps.co.in.

8. Board Diversity

The Company recognises the benefits of a Board that possesses a balance of skills, experience, expertise and diversity of perspectives appropriate to the requirements of the business of the Company.

The Company maintains that Board appointment should be based on merit that complements and expands the skills, experience and expertise of the Board as a whole, taking into account gender, age, professional experience and qualifications, cultural and educational background, and any other factors that the Board might consider relevant and applicable from time to time towards achieving a diverse Board.

The Nomination and Remuneration Committee (the "Committee") is responsible for reviewing and assessing the composition and performance of the Board, as well as identifying appropriately qualified persons to occupy Board positions.

The Board of Directors of the Company have an optimum combination of Executive and Non-Executive Directors with at least one Woman Director and the composition of the Board shall be in accordance with requirements of the Articles of Association of the Company, the Companies Act, 2013, Listing Regulation and the statutory, regulatory obligations of the Company. The Board Diversity Policy is available on our website www.tdps.co.in

9. E-Voting

In compliance of the Companies Act, 2013 and Regulation 44 of SEBI (Listing Obligations and Disclosure Requirements), Regulations 2015 the Company provides e-voting facility to its shareholders, in respect of all shareholders' resolutions, to be passed at General Meeting. The procedure / instructions for e-voting are included in the Notice of the ensuing Annual General Meeting of the Company.

10. Mandatory Requirements

The Company has complied with all the mandatory requirements specified in Regulations 17 to 27 and clauses (b) to (m) and (o) of sub regulation (2) of Regulation 46 of the Listing Regulations. The company has complied compliance requirement of corporate governance under Sub para 2 to 10 of corporate governance report in respect of schedule V of LODR.

11. Discretionary Requirements

The status of adoption of the discretionary requirements as specified in sub regulation 1 of Regulation 27 of the Listing Regulations are as follows:

- Separate posts of Chairman and CEO The Chairman and Managing Director/ CEO are two separate persons.
- Reporting of Internal Auditor The Internal Auditor reports directly to the Audit Committee.
- Audit Qualifications The Company has unqualified financial statements during the financial year 2016-17.



12. Information through Company's Website

The disclosures as stipulated under Clause (b) to (i) of Sub regulation 2 of regulation 46 of the SEBI LODR has been disseminated on the company's website.

For and on behalf of the Board of Directors

Mohib N. Khericha Chairman Nikhil Kumar Managing Director

K. G. Prabhakar Director & CFO **N. Srivatsa**Company Secretary

Bangalore May 18, 2017

Compliance certificate by Chief Executive Officer and Chief Financial Officer as per Regulation 17(8) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

The Board of Directors TD Power Systems Limited (Company)

27, 28 & 29, KIADB Industrial Area Dabaspet, Nelamangala Taluk Bangalore 562 111

This is to certify that:

- A. We have reviewed financial statements and the cash flow statement for the year ended March 31, 2017 and that to the best of our knowledge and belief:
- 1. These statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
- 2. These statements together present a true and fair view of the listed entity's affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- B. There are, to the best of our knowledge and belief, no transactions entered into by the company during the year which are fraudulent, illegal or violative of the company's code of conduct.
- C. We accept responsibility for establishing and maintaining internal controls for financial reporting and that we have evaluated the effectiveness of internal control systems of the company pertaining to financial reporting and we have disclosed to the auditors and the audit committee, deficiencies in the design or operation of such internal controls, if any, of which we are aware and the steps we have taken or propose to take to rectify these deficiencies.
- D. We have indicated to the auditors and the Audit committee
- 1. That there have been no significant changes in internal control over financial reporting during the year;
- 2. That there have been no significant changes in accounting policies during the year needing specific disclosure in the notes to the financial statements; and
- 3. The instances of significant fraud of which we have become aware and confirmed that no member of the management or an employee having a significant role in the listed entity's internal control system over financial reporting is involved therein.

BangaloreNikhil KumarK. G. PrabhakarMay 18, 2017Managing DirectorDirector & CFO

Declaration pursuant to SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, regarding adherence to the Code of Business Conduct and Ethics

The Board of Directors
TD Power Systems Limited (Company)

27, 28 & 29 KIADB Industrial Area Dabaspet, Nelamangala Taluk Bangalore 562 111

On the basis of the written declarations received from members of the board and senior management personnel in terms of the relevant provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, it is hereby certified that, for the year ended March 31, 2017, both the members of the board and the senior management personnel of the company have affirmed compliance with the respective provisions of the Code of Business Conduct and Ethics of the Company, as laid down by the board.

Bangalore May 18, 2017 **Nikhil Kumar** Managing Director

Certificate on Corporate Governance

То

The Members,

TD Power Systems Limited

Bangalore

I have examined the compliance of conditions of corporate governance, as stipulated in Securities and Exchange Board India (Listing Obligations and Disclosure Requirements) Regulations, 2015 by TD Power Systems Limited (the Company) for the year ended on March 31, 2017.

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

In my opinion and to the best of my information and according to the explanations given to me, I certify that the company has complied with all the applicable conditions of Corporate Governance as stipulated in the Securities and Exchange Board India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

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

Bangalore Comp
May 18, 2017 FCS N

Sudhir Vishnupant Hulyalkar Company Secretary in Practice FCS No: 6040. CP No. 6137



STANDALONE FINANCIAL STATEMENTS

INDEPENDENT AUDITORS' REPORT TO THE MEMBERS OF TD POWER SYSTEMS LIMITED

Report on the Standalone Financial Statements

We have audited the accompanying standalone financial statements of TD Power Systems Limited ("the Company") which comprise the Balance Sheet as at March 31, 2017, the Statement of Profit and Loss and the Cash Flow Statement for the year then ended and a summary of significant accounting policies and other explanatory information, in which are incorporated the Returns for the year ended on that date audited by the branch auditors of the Company's branch at Japan.

Management's Responsibility for the Standalone Financial Statements

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

Auditor's Responsibility

Our responsibility is to express an opinion on these standalone financial statements based on our audit.

We have taken into account the provisions of the Act, the accounting and auditing standards and matters which are required to be included in the audit report under the provisions of the Act and the Rules made thereunder.

We conducted our audit in accordance with the Standards on Auditing specified under Section 143(10) of the Act. Those Standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and the disclosures in the

financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal financial control relevant to the Company's preparation of the financial statements that give a true and fair view in order to design audit procedures that are appropriate in the circumstances. An audit also includes evaluating the appropriateness of the accounting policies used and the reasonableness of the accounting estimates made by the Company's Directors, as well as evaluating the overall presentation of the financial statements.

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

Opinion

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone financial statements give the information required by the Act in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India of the state of affairs of the Company as at March 31, 2017, and its profit and its cash flows for the year ended on that date.

Other Matter

We did not audit the financial statements of Japan branch included in the standalone financial statements of the Company whose financial statements reflect total assets of Rs.20,92,21,734/- as at 31st March, 2017 and total revenues of Rs.52,73,67,661/- for the year ended on that date, as considered in the standalone financial statements. The financial statements of the branch has been audited by the branch auditors whose report has been furnished to us, and our opinion in so far as it relates to the amounts and disclosures included in respect of the branch, is based solely on the report of such branch auditors.

Our opinion is not modified in respect of this matter. The company has provided requisite disclosures in the financial statements as to holdings as well as dealings in Specified Bank Notes during the period from 8th November, 2016 to 30th December, 2016. Based on audit procedures and relying on the management representation we report that the disclosures are in accordance with books of accounts maintained by the company and produced as to us by the management – Refer note 37

Report on Other Legal and Regulatory Requirements

1. As required by the Companies (Auditor's Report) Order, 2016 ("the Order") issued by the Central Government of India in terms of Sub-Section (11) of Section 143 of the

Independent Auditors' Report (contd.)

Act, we give in the annexure A a statement on the matters specified in paragraphs 3 and 4 of the Order.

- 2. As required by the 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 account as required by law have been kept by the Company so far as it appears from our examination of those books and proper returns adequate for the purposes of our audit have been received from the branches not visited by us.
 - c. The reports on the accounts of the branch offices of the Company audited under Section 143(8) of the Act by branch auditors have been sent to us and have been properly dealt with by us in preparing this report.
 - d. The Balance Sheet, the Statement of Profit and Loss, and the Cash Flow Statement dealt with by this Report are in agreement with the books of account and with the returns received from the branch not visited by us.
 - e. In our opinion, the aforesaid standalone financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
 - f. On the basis of the written representations received from the directors as on March 31, 2017 taken on the

- record by the Board of Directors, none of the directors is disqualified as on that date from being appointed as a director in terms of Section 164(2) of the Act.
- g. With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate report in annexure B. Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls over financial reporting.
- h. With respect to other matters to be included in the Auditors 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,
 - The Company does not have any pending litigations which would impact its financial position; Refer Note 37(a) to the financial statements.
 - ii. The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses – Refer Note 37(b) to the financial statements.
 - iii. There were no amounts outstanding as on March 31, 2017 which were required to be transferred to the Investor Education and Protection Fund by the Company. Refer Note 37(c) to the financial statements.

For B. K. RAMADHYANI & CO. LLP.

Chartered Accountants Firm Registration No. 002878S/S200021

R. SATYANARAYANA MURTHI

Bangalore May 18, 2017 Partner Membership No. 024248



Annexure A referred to in Paragraph 1 under the heading "Report on other legal and regulatory requirements" of our report to the members of TD Power Systems Limited.

- i a. The Company has maintained proper records showing full particulars, including quantitative details and situation of fixed assets.
 - b. The management during the year has physically verified all the fixed assets. We have been informed by the management that no material discrepancies were observed.
 - c. According to the information and explanations given to us, the title deeds of immovable properties are held in the name of the Company.
- ii. Inventories have been physically verified during the year by the management. We have been informed by the management that no material discrepancies were observed.
- iii. According to the information and explanations given to us, the Company has granted unsecured loans to its foreign subsidiaries.
 - a. According to the information and explanations given to us, the terms and conditions of the above loans are not prejudicial to the interests of the Company.
 - b. We have been informed that the schedule of repayment of principal and payment of interest has been stipulated and the same are being followed regularly.
 - c. According to the information and explanations given to us, no amount is overdue to be received from the subsidiary.
- iv. The Company has not given any loans, guarantees or securities to directors during the year and accordingly the provisions of sections 185 of the Act are not applicable. In respect of loans given to foreign subsidiary, the provisions of section 186 of the Act have been complied with.
- v. In our opinion, and according to the information and explanations given to us, the Company has not accepted any deposits from the public. Accordingly, the provisions of paragraph 3(v) of the Order is not applicable.
- vi. To the best of our knowledge and explanations given to us, the Central Government has not prescribed the maintenance of cost records under clause (d) of Sub-Section (1) of Section 148 of the Act for the products of the company. Accordingly, the provisions of clause 3(vi) of the said Order are not applicable.
- vii. According to the information and explanations given to us and the records of the Company examined by us, the Company is generally regular in depositing undisputed statutory dues applicable to it with the appropriate authorities. In terms of its books of account, no undisputed statutory dues payable in respect of provident fund, employees' state insurance, income tax, sales tax, service tax, customs duty, excise duty, value added tax, cess and any other statutory dues were outstanding, as at March 31, 2017 for a period of more than six months from the date they became payable.

According to the records of the Company and according to the information and explanations given to us, there were no dues outstanding on account of income tax, service tax, sales tax, customs duty, excise duty on account of dispute.

- viii. According to the information and explanations given to us, the Company has not taken any term loans from financial institution, banks, Government or issued debentures, hence provisions of clause 3 (viii) of the Order is not applicable.
- ix. The Company has not raised any money during the year by way of initial public offer or further public offer or by way of term loans. Accordingly, the provisions of paragraph 3(ix) of the Order is not applicable.
- x. According to the information and explanations given to us, no fraud by/on the Company by its officers and employees has been noticed or reported during the year.
- xi. According to the information and explanations given to us, managerial remuneration has been provided in accordance with the approvals mandated by the provisions of section 197 read with Schedule V to the Act.
- xii. The Company is not a Nidhi company and accordingly, provisions of paragraph 3(xii) of the Order is not applicable.
- xiii. According to the information and explanations given to us, transactions during the year with related parties are in compliance with sections 188 of Act. Details of transactions with related parties have been disclosed in the financial statements as required by the applicable accounting standards.
- xiv. According to the information and explanations given to us, the Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year under review. Accordingly, the provisions of the paragraph 3(xiv) of the Order is not applicable.
- xv. According to the information and explanations given to us, the Company has not entered into any non-cash transactions with directors or persons connected with him/her. Accordingly, the provisions of the paragraph 3(xiv) of the Order is not applicable.
- xvi. According to the information and explanations given to us, the Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934.

For **B. K. RAMADHYANI & CO. LLP.**

Chartered Accountants Firm Registration No. 002878S/S200021

R. SATYANARAYANA MURTHI

Partner Membership No. 024248

Bangalore May 18, 2017



Annexure B referred to in Paragraph 2 (g) under the heading "Report on other legal and regulatory requirements" of our report to the members of TD Power Systems Limited

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

We have audited the internal financial controls over financial reporting of TD Power Systems Limited ("the Company") as of March 31, 2017 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 (the "Guidance Note") 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 Act.

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 and the Standards on Auditing, issued by ICAI and deemed to be prescribed under section 143(10) of the Act, 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 ICAI. 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 authorisations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorised acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls over Financial Reporting

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

Opinion

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 2017, 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 issued by ICAI.

For B. K. RAMADHYANI & CO. LLP.

Chartered Accountants Firm Registration No. 002878S/S200021

R. SATYANARAYANA MURTHI

Bangalore May 18, 2017

Partner Membership No. 024248

BALANCE SHEET AS AT MARCH 31, 2017

			As at 31.03.2017		As at 31.03.2016
	Note	Rs.	Rs.	Rs.	Rs.
EQUITY AND LIABILITIES					
Shareholders' Funds					
Share Capital	2	332 , 375 , 880		332,375,880	
Reserves and Surplus	3 _	4,609,103,219		4,608,213,607	
			4,941,479,099		4,940,589,487
Non-current liabilities					
Deferred tax liabilities (Net)	4	154,031,072		154,413,036	
Long term provisions	5	37,909,182		37,524,421	
	_		191,940,254		191,937,457
Current Liabilities					
Short term borrowings	6	453,428,002		276,415,453	
Trade payables				, , -	
- Total outstanding due of MSME	7	6,471,920		7,367,652	
- Total outstanding due of Creditors					
other than MSME		1,028,223,633		1,095,736,044	
Other current liabilities	8	657,099,989		896,502,619	
Short term provisions	9 _	26,857,719		151,472,149	
			2,172,081,263	-	2,427,493,917
Total			7,305,500,616	-	7,560,020,861
ASSETS					
Non-current assets					
Propety, plant and equipment					
Tangible assets	10	2,304,823,427		2,535,953,143	
Intangible assets	10	24,631,136		36,946,713	
Capital work in progress	11 _	6,865,500		6,625,500	
		2,336,320,063		2,579,525,356	
Non-current investments	12	290,611,820		277,630,320	
Long term loans and advances	13 _	201,509,120		238,753,353	
			2,828,441,003		3,095,909,029
Current Assets					
Inventories	14	799,822,954		803,304,237	
Trade receivables	15	1,402,788,948		1,337,476,664	
Cash and Bank Balance	16	1,903,089,916		1,921,932,833	
Short term loans and advances	17	371,357,795	/ /55 050 /15	401,398,098	
m			4,477,059,613	-	4,464,111,832
Total			7,305,500,616	_	7,560,020,861
Summary of Accounting Policies, other explanatory information & Notes attache form an integral part of the Balance Sheet					

In Accordance with our Report attached

For B. K. RAMADHYANI & CO LLP.

Chartered Accountants Firm Registration No. 002878S/S200021

R. Satyanarayana Murthi Partner - M. No. 024248

Bangalore May 18, 2017 For and on behalf of Board of Directors

Mohib N. Khericha Chairman

Nikhil Kumar Managing Director

K. G. Prabhakar

Director & Chief Financial Officer

N. Srivatsa Company Secretary



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

			Year Ended 31.03.2017		Year Ended 31.03.2016
	Note	Rs.	Rs.	Rs.	Rs.
INCOME					
Revenue from Operations	19		3,694,402,616		4,553,501,729
Other Income	20		179,404,036	_	190,113,403
Total Revenue			3,873,806,652	_	4,743,615,132
EXPENSES					
Cost of materials consumed	21	2 , 187 , 038 , 376		2,485,097,267	
Purchases for Project Business		269,996,445		549,328,726	
Changes in inventories of finished					
goods, work in progress and stock in trade	22	22,809,370		91,008,926	
III trade		22,007,510	2,479,844,191	71,000,720	3,125,434,919
Employee benefits expense	23		593,639,162		592,880,425
Finance costs	24		40,617,373		48,145,022
Depreciation and amortization					
expense	25		277,220,609		283,761,878
Other expenses	26		475,577,669	_	524,126,758
Total Expenses			3,866,899,004	_	4,574,349,002
Profit before tax			6,907,648		169,266,130
Tax expense					
Current tax (MAT)		6,400,000		66,500,000	
Less: MAT Credit Entitlement	_	-		20,000,000	
Net Current Tax		6,400,000		46 , 500 , 000	
Deferred tax	_	(381,964)		(27,022,089)	
			6,018,036		19,477,911
Profit/(Loss) for the Year			889,612		149,788,219
Earning per equity share	28				
Basic & Diluted			0.03		4.51
Summary of Accounting Policies, other explanatory information & Notes attached form an integral par	t				
of the Statement of Profit & Loss	1-39				

In Accordance with our Report attached

For **B. K. RAMADHYANI & CO LLP.** Chartered Accountants

Firm Registration No. 002878S/S200021

R. Satyanarayana Murthi Partner - M. No. 024248

Bangalore May 18, 2017 For and on behalf of Board of Directors

Mohib N. Khericha Chairman

Nikhil Kumar

Managing Director

K. G. Prabhakar

Director & Chief Financial Officer

N. Srivatsa Company Secretary

CASH FLOW STATEMENT FOR THE YEAR ENDED 31ST MARCH 2017

	Rs.	Current Year Rs.	Rs.	Previous Year Rs.
A Cash flow from operating activities				
Net Profit before tax and extraordinary items		6,907,648		169,266,130
Adjustments for Depreciation Amortisation (Profit) / Loss on sale of Property, plant &	264,905,032 12,315,577		271,446,302 12,315,576 (1,416,635)	
equipment Dividend Income Interest Income	7,759 (6,000) (120,347,335)		(6,000) (105,926,005)	
Interest Payments Provision for Warranty Claims Provision for Doubtful Debts	40,617,373 22,615,498 -	D70 DD5 544	48,145,022 3,094,316 51,121,835	744 570 550
Provision for Gratuity & Leave Encashment	10,117,642	230,225,546	32 , 758 , 139	311,532,550
Operating profit before Working Capital Changes		237,133,194		480,798,680
Adjustments for Trade Receivables Other Receivables Inventories Trade Payables	(65,312,283) (23,898,190) 3,481,283 (271,891,808)	(357,620,998)	(247,678,355) 145,997,308 (43,095,493) 91,559,165	(53,217,375)
Cash generated from Operations		(120,487,804)		427,581,305
Refund of Income Tax Direct Taxes Paid Net Cash Flow from Operating Activities	- 3 , 130 , 136	3,130,136 (123,617,940)	(100,359,854) 26,011,414	(74,348,440) 501,929,745
B Cash flow from Investing Activities				
Purchase of Property, plant and equipment Purchase of Investments Sale of property, plant and equipment Dividend Received Interest Received Net Cash used in investing activities	(34,998,605) (12,981,500) 9,915,919 6,000 128,450,168	90,391,982	(171,160,280) (13,082,825) 10,836,033 6,000 123,751,708	
C Cash flow from financing activities				
Working Capital borrowings Interest Paid Dividend and Tax on Dividend paid	177,012,549 (40,617,373) (122,012,135)		(297,098,430) (48,145,022) (105,913,403)	
Net Cash flow from financing activities		14,383,041 (18,842,917)		(451,156,855) 1,123,526
Net increase/decrease in cash & cash equivalents Cash and cash equivalents at the beginning Cash and cash equivalents at close		1,921,932,832 1,903,089,916		1,920,809,307 1,921,932,833
Note				

Note

Cashflows are reported using the indirect method. Cash and cash equivalents is after adjusting translation gain/loss.

As per our report of even date

For **B. K. RAMADHYANI & CO. LLP.** Chartered Accountants

Firm Registration No. 002878S/S200021

R. Satyanarayana Murthi Partner - M. No. 024248

Bangalore May 18, 2017 For and on behalf of Board of Directors

Mohib N. Khericha

Chairman

Nikhil Kumar Managing Director

K. G. Prabhakar Director & Chief Financial Officer

N. Srivatsa

Company Secretary

SUMMARY OF ACCOUNTING POLICIES AND OTHER EXPLANATORY INFORMATION FOR THE YEAR ENDED MARCH 31, 2017

1 Significant Accounting Policies

Consequent to a Special Resolution of the Members, passed at the Company's Extra Ordinary General Meeting held on 17th January 2011, the Company is converted to a Public Limited Company by altering its Articles of Association in terms of Section 31 read with Section 44 of the Companies Act 1956, and a fresh Certificate of Incorporation dated 04th February 2011 is issued by the Registrar of Companies, Karnataka.

The company's subscription to the Share Capital of its Wholly Owned Subsidiaries reflected as trade investments as on 31st March 2017 are as follows:

- a. 80,100 Equity Shares of USD 10- each TD Power Systems (USA) Inc.
- b. 2000 Equity Share of JPY 10,000 each TD Power Systems Japan Limited
- c. 350,000 * Equity Share of Euro 1 each TD Power Systems Europe GmbH (* erstwhile Platin 1255 GmbH acquired by the company in January 2016)

1.1 Basis of Preparation of Financial Statements

The financial statements of the Company have been prepared under historical cost convention method, in accordance with the Generally Accepted Accounting Principles (GAAP) applicable in India and the provisions of the Companies Act, 2013. The preparation of financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, disclosures of contingent liabilities as at the date of the financial statements, and the reported amounts of revenue and expenses during the reported period.

1.2 A. Property, plant and equipment

All items of Property, Plant and Equipment's are carried at cost less accumulated depreciation / amortization and impairment losses, if any. The cost of Property, Plant and Equipment's are stated at cost of acquisition excluding vatable duties, inclusive of freight, taxes and incidental expenses relating to the acquisition and finance cost on borrowings utilized for acquisition of qualifying Property, Plant and Equipment's.

Property, Plant and Equipment's manufactured internally are capitalized at Factory Cost.

Capital work in progress:

Property, Plant and Equipment's which are not yet ready for their intended use are carried at cost, comprising direct cost and related incidental expenses

B. Depreciation

Depreciation on tangible assets is provided using straight line method (SLM) with reference to the estimated useful life of the Property, Plant and Equipment's less its residual value as prescribed under Schedule II of The Companies Act 2013, or actual useful life of the asset, whichever is lower. Property, plant and equipment's costing below Rs. 5,000/- are depreciated fully. Depreciation is charged for complete quarter on addition / deletion.

C. Amortisation of Technical Know-how Fee /Licence Fee.

Technical Know-how Fees is amortised over a period of 60 months

1.3 Inventories

Inventories are valued at cost or net realizable value, which ever is lower. Raw materials and bought out items are valued on first in first out basis as per Accounting Standard - 2 and includes material cost, carriage inward, insurance and purchase related expenses. Cost in respect of work in progress and finished goods are based on works cost.

1.4 Revenue Recognition

- a). Sale of manufactured goods is recognized on shipment to customers, and exclusive of excise duty and sales tax.
- b). Sale of goods in case of project business is recognised on shipment to customers.
- c). Erection and commissioning income is recognised as and when the services are performed/completed.
- d). Interest income is recognised based on time proportion basis.
- e). Dividend income is recognised when the right to receive the dividend is established.

1.5 Foreign currency transactions

- a). Foreign currency transactions are translated into Indian rupees at the exchange rate prevailing on the date of the transaction.
- b). Monetary foreign currency assets and liabilities outstanding at the end of the year are restated at the exchange rates prevailing on the reporting date. All exchange differences are accounted for in the Statement of Profit and Loss.
- c). Non monetary items denominated in foreign currency, are valued at the exchange rate prevailing on the date of transaction.
- d). In respect of overseas branches, which are integral foreign operations, financial statements are translated as if the transactions are those of the Company itself.

Summary of Accounting Policies and Other Explanatory Information (contd.)

1.6 Taxes on Income

Provision for tax is made in terms of Accounting Standard 22 for both current and deferred tax. Provision for current income tax if arises is made at the current tax rates based on assessable income. Deferred tax is recognised on timing difference between the accounting income and the taxable income for the year and quantified using the tax rates and laws enacted or substantively enacted as on the Balance sheet date. Deferred tax assets are recognized and carried forward to the extent that there is a reasonable/virtual certainty that sufficient future taxable income will be available against which such deferred tax asset can be realized.

Minimum Alternate Tax (MAT) under the provisions of Income Tax Act, 1961, is recognised as current tax in the statement of Profit & Loss. The credit available under the Act in respect of MAT paid is recognised as an asset only when and to the extent there is convincing evidence that the compnay will pay normal Income Tax during the year for which MAT Credit can be carried forward for set-off against the normal tax liability. MAT Credit recognised as an asset is reviewed at each Balance Sheet date and written down to the extent the aforesaid convicing evidence no longer exists.

1.7 Borrowing Cost

Interest and other borrowing cost on borrowings relatable to qualifying assets are capitalized up to the date such assets are ready for use. Other interest and borrowing cost are charged to Statement of Profit & Loss.

1.8 Contingent Liabilities

Financial effects of contingent liabilities are disclosed based on information available up to the date on which financial statements are approved. However, where a reasonable estimate of financial effect cannot be made, suitable disclosures are made with regard to this fact and the existence and nature of the contingent liability.

1.9 Employees Benefits

Long Term Employee Benefits

a. Defined Contribution Plans

The Company has contributed to provident fund, which is defined contribution plan. The contribution paid/payable under the scheme is recognised during the year in which an employee renders the related service.

b. Defined Benefit Plans

Employees gratuity and leave encashment are defined benefit plans. The present value of the obligations under such plan is determined based on

actuarial valuation using the Projected Unit Credit Method which considers each year of service as giving rise to an additional unit of benefit entitlement and measures each unit separately to build up the final obligation. Actuarial gain and losses are recognised immediately in the Statement of Profit & Loss as income or expense. Obligation is measured at present value of estimated future cash flows using a discounted rate that is determined by reference to market yields available on government bonds at the Balance Sheet date with the term that matches to the liabilities.

1.10 Impairment of Assets

At each balance sheet date, the management reviews the carrying amount of its assets to determine whether there is any indication that those assets are impaired. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of impairment loss. Reversal of impairment loss, if any, is recognised immediately in the Statement of profit and loss.

1.11 Accounting for Lease

i. Operating Lease

Lease of assets under which all the risks and rewards of ownership are effectively retained by the lessor are classified as operating leases. Lease payments under operating leases are recognized as an expense on a straight-line basis over the lease term.

ii. Finance Lease and Hire purchase transactions Lease rentals are charged to Statement of Profit and Loss over the period of Lease. Depreciation is provided on the primary period of the lease.

1.12 Investment

Non-current investments are stated at cost. Provision for diminution if any, in the value of investments is made, to recognise a decline, other than temporary. Current investments are valued at lower of cost or market value.

1.13 Research & Development

Expenditure on Research & Development activity undertaken is charged to the Statement of Profit & Loss as and when incurred during the year, to their natural head of accounts. The expenditure incurred includes cost of materials, salaries & wages and other revenue expenditure.

Capital Expenditure is categorised and disclosed separately as Research & Development, Property, Plant and Equipment and depreciation is charged as prescribed under Companies Act, 2013 discussed in para 1.2 above.

Notes on Financial Statement for the year ended March 31, 2017

	As at 31	.03.2017	As at 3	1.03.2016
	Number	Rs.	Number	Rs.
2. SHARE CAPITAL				
Authorized				
Equity shares of Rs. 10/- each	35,000,000	350,000,000	35,000,000	350,000,000
		350,000,000		350,000,000
Issued, subscribed and fully paid up Equity shares of Rs. 10/- each At the beginning of the year	33,237,588	332,375,880	33,237,588	332,375,880
Issued during the year	-	-	-	-
At the close of the year	33,237,588	332,375,880	33,237,588	332,375,880
Total		332,375,880		332,375,880

Other Information

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

II Equity shares include

- a Shares allotted pursuant to a contract without consideration being received in cash.

 Issued to the shareholder of subsidiary company, DF Power Systems Private Limited, in exchange of 1,700,000 fully paid up equity shares of Rs. 10/- each on 19th October 2010
- b Shares allotted by way of bonus shares.
 On Capitalisation out of Reserves to an extent of 16,246,934 Equity Shares of Rs. 10/- each on 11th January 2011.

III Particulars of equity share holders holding more than	As at 31.	03.2017	As at 31.03.2016		
5% of the total paid-up equity share capital	Percentage	No. of shares	Percentage	No. of shares	
Saphire Finman Services LLP (Saphire Finman					
Services Private Limited)	15.12%	5,026,433	15 . 12%	5,026,433	
Nikhil Kumar	13.96%	4,638,664	13.96%	4,638,664	
Hitoshi Matsuo	9.73%	3,235,254	9.	3 , 235 , 254	
Mohib N Khericha	11.23%	3,730,960	5 . 56%	1,846,860	



	As at 31.03.2017	As at 31.03.2016
	Rs.	Rs.
3. RESERVES AND SURPLUS		
Securities Premium		
As at the beginning of the year	2,207,588,239	2,207,588,239
As at the end of the year	2,207,588,239	2,207,588,239
General Reserve		
As at the beginning of the year	293,963,171	281,686,558
Add: Transferred from Statement of Profit and Loss		10 07/ /17
As at the end of the year	293,963,171	12,276,613 293,963,171
	2/3,/03,1:1	2/3//03/11
Surplus i.e. balance in Statement of Profit & Loss As at the beginning of the year	2,106,662,197	2,091,162,729
Add:	2,100,002,177	2,071,102,127
Transferred from Statement of Profit and Loss	889,612	149,788,216
Less:		
Transferred to General Reserve Proposed dividend		12,276,613 101,374,643
Provision towards dividend distribution tax	_	20,637,492
As at the end of the year	2,107,551,809	2,106,662,197
Total	4,609,103,219	4,608,213,607
Total	4,009,103,219	4,006,213,007
4. DEFERRED TAX LIABILITY		
Deferred tax liability On account of depreciation on property, plant & equipment	188,598,378	187,262,069
Total	188,598,378	187,262,069
Deferred tax asset		
On account of timing differences in recognition of expenditure	34,567,306	32,849,033
Total	34,567,306	32,849,033
Net Deferred tax liability/(asset)	154,031,072	154,413,036
Net Deterred tax hability/ (asset)	154,051,072	
5. LONG TERM PROVISIONS		
Provisions for employee benefits - Leave Encashment	37,909,182	37,524,421
Total	37,909,182	37,524,421
10111	31,707,102	
6. SHORT TERM BORROWINGS		
Secured Loans		
Loans repayable on demand - from banks	453,428,002	276,415,453
Total	453,428,002	276,415,453
10141		



	As at 31.03.2017	As at 31.03.2016
	Rs.	Rs.
Short Term Borrowings (contd.)		_
Additional Information		
Details of security for secured loans		
- Balance of Working Capital Loan from M/s Bank of Baroda as on reporting date - Secured by Hypothecation of Raw Materials, Goods-in-process, Finished Goods and Book Debts and a charge on property, plant and equipments of the company located at Unit I and Select Assets located on 4.33 acres of land on survey no. 59/2 at Unit II.	453,428,002	276,415,453
Loans repayable on demand		
Terms of repayment of secured loans - from banks Interest at 2% over base rate (floating)	453,428,002	276,415,453
7. TRADE PAYABLES		
To Micro, Small and Medium Enterprises	6,471,920	7,367,652
Others	1,028,223,633	1,095,736,044
Total	1,034,695,553	1,103,103,696
Additional Information The details of amounts outstanding to Micro, Small and Medium Enterprises under Micro Small and Medium Enterprises Development Act, 2006 (MSMED Act), based on the available information with the Company are as under:		
1. Principal amount due and remaining unpaid	6,471,920	7,367,652
2. Interest due on (1) above and the unpaid interest	-	-
3. Interest paid on all delayed payments under the MSMED Act	-	-
4. Payment made beyond the appointed day during during the period/year	198,071	312,300
5. Interest due and payable for the period of delay other than (3) above	1 , 241	3 , 105
6. Interest accrued and remaining unpaid	1,241	3 , 105
 Amount of further interest remaining due and payable in succeeding years 	22,197,772	22,196,531
8. OTHER CURRENT LIABILITIES		
Provision for taxation	1,985,742	37,904,705
Unclaimed Dividends	129,025	86,004
Outstanding Liabilities	211,691,953 17,708,019	362,435,781 13,092,460
Duties and taxes payable Trade advance received from customers	242,929,545	13,092,460 292,762,911
Earnest Money Deposit	215,000	292,762,911
Other liabilities	182,440,705	190,005,758
Total	657,099,989	896,502,619

	As at 31.03.2017	As at 31.03.2016
	Rs.	Rs.
9. SHORT TERM PROVISIONS		
Provision for warranties	18,611,949	23,188,814
Provisions for employee benefits - Leave Encashment	8,245,770	6,271,200
Proposed dividend (including dividend distribution tax)	-	122,012,135
Total	26,857,719	151,472,149

10. PROPERTY, PLANT AND EQUIPMENTS

(In Rs.)

Particulars		Gross Block	k (At Cost)			DEPREC		Net Block		
	As at 01.04.2016	Additions	Deletions	As at 31.03.2017	As at 01.04.2016	Additions	With- drawals	As at 31.03.2017	As at 31.03.2017	As at 31.03.2016
Tangible Assets										
Free Hold Land	264,449,392	10,858,052	=	275,307,444	=	-	-	-	275,307,444	264,449,392
Lease Hold Land	=	=	-	-	=	=	-	-	-	-
Buildings	1,112,933,765	=	=	1,112,933,765	162,478,099	37,250,460	=	199,728,559	913,205,206	950,455,666
Plant & Machinery (*)	1,968,069,925	16,880,639	-	1,984,950,564	807,709,195	200,371,023	-	1,008,080,218	976,870,346	1,160,360,730
Office Equipments	29,602,817	1,014,476	1,103,440	29,513,853	17,585,280	3,321,329	1,048,268	19,858,341	9,655,512	12,017,537
Furniture & Fixtures	35,132,383	=	-	35,132,383	16,794,979	3,076,053	(0)	19,871,032	15,261,351	18,337,404
Computers	49,447,332	3,581,338	3,132,907	49,895,764	40,999,905	4,110,208	3,067,330	42,042,783	7,852,980	8,447,427
Communication Equipments	1,691,409	5,000	=	1,696,409	1,501,637	51,053	-	1,552,690	143,719	189,772
Motor Vehicles	37,650,876	2,419,100	5 , 687 , 332	34,382,644	23,227,493	4,780,842	4,824,791	23,183,544	11,199,100	14,423,383
Total	3,498,977,900	34,758,605	9,923,679	3,523,812,827	1,070,296,588	252,960,969	8,940,388	1,314,317,169	2,209,495,658	2,428,681,312
	3,343,766,765	164 630 534	9,419,398	3,498,977,900	822,074,106	255,520,920	7.298.437	1,070,296,589	2,428,681,312	

PROPERTY, PLANT AND EQUIPMENTS - RESEARCH & DEVELOPMENT

(Amt in Rs.)

Particulars	Gross Block (At Cost)				Depreciation				Net Block	
	As at 01.04.2016	Additions during the year	Deductions during the year	As at 31.03.2017	As at 01.04.2016	Additions	Withdrawals	As at 31.03.2017	As at 31.03.2017	As at 31.03.2016
Tangible Assets										
Plant & Machinery	160,091,717	-		160,091,717	52,819,886	11,944,06	2 -	64,763,948	95,327,769	107,271,831
Total	160,091,717	-		160,091,717	52,819,886	11,944,06	2 -	64,763,948	95,327,769	107,271,831
Previous Year	160,091,717	-	-	160,091,717	36,894,502	15,925,38	4 -	52,819,886	107,271,831	

PROPERTY, PLANT AND EQUIPMENTS - TECHNICAL KNOW HOW

(Amt in Rs.)

Particulars	Gross Block (At Cost)				Amortisation	Net Block			
	As at 01.04.2016	Additions during the year	Deductions during the year	As at 31.03.2017	As at 01.04.2016	Additions Withdrawals	As at 31.03.2017	As at 31.03.2017	As at 31.03.2016
Intangible Assets									
Technical Know-how	61,577,865	-	-	61,577,865	24,631,152	12,315,577 -	36,946,729	24,631,136	36,946,713
Total	61,577,865	-	-	61,577,865	24,631,152	12,315,577 -	36,946,729	24,631,136	36,946,713
Previous Year	-	61,577,865	-	61,577,865	12,315,576	12,315,576 -	24,631,152	36,946,713	



Note:

Depreciation is calculated on the basis of the estimated useful life of the asset as prescribed in Schedule II or actual useful life of the asset whichever is lower. The Life of assets followed by company is as follows:

Asset	Useful life (in Years)
Factory building	30 and 5
Non factory building	60 and 5
Plant and Machinery - (Double shift basis)	10
Office equipment	5
Furniture and fittings	10
Computers	3 and 6
Communication equipments	5

	As at 31.03.2017	As at 31.03.2016
	Rs.	Rs.
11. CAPITAL WORK-IN-PROGRESS		
Building under Construction	-	-
Land	303,000	63,000
Total	303,000	63,000
Intangible assets under development		
Technical Know-how	6,562,500	6,562,500
Total	6,865,500	6,625,500

12. NON CURRENT INVESTMENTS

Details of Investments	Name of the Company	No. of Shares	Face Value	Curre- ncy	As at 31.03.2017 Rs.	As at 31.03.2016 Rs.
Trade Investr	nents (Unquoted)					
Investments i	n Equity Instruments					
Subsidiaries						
Fully paid up	DF Power Systems Private Limited	5,999,998	10	INR	204,075,000	204,075,000
Fully Paid up	TD Power Systems (USA) Inc.	80,100	10	USD	48,178,495	48 , 178 , 495
Fully Paid up	TD Power Systems Japan Limited	2,000	10,000	JPY	12,244,000	12,244,000
Fully Paid up	TD Power Systems Europe GMBH	350,000	1	Euro	26,064,325	13,082,825
	nvestments (Unquoted) n Equity Instruments					
Others						
Fully paid up	M/s. The Shamrao Vithal Co-operative Bank Limited	2,000	25	INR	50,000	50 , 000
Total					290,611,820	277,630,320
Additional In	formation					
Aggregate val	ue of unquoted investments:					
Cost					290,611,820	277,630,320
the value of in	nvestments are stated at cost. Provi vestments is made, to recognise a c tments are valued at lower of cost c					

	As at 31.03.2017	As at 31.03.2016
	Rs.	Rs.
13. LONG TERM LOANS AND ADVANCES		
Capital advances	132,429,900	135,138,133
Security Deposit	17,527,220	17,527,220
Loans and advances to related parties *	51,552,000	46,088,000
MAT Credit Entiltement		40,000,000
Advance payment of Tax (net of Provisions)	-	-
Total	201,509,120	238,753,353
Additional information		
Breakup of above		
Unsecured, considered good	201,509,120	238,753,353
Total	201,509,120	238,753,353
Terms of Unsecured loan to related parties:		
The holding company has lent funds to its wholly owned subsidiaries repayable in 24 months or such other period as mutually agreed upon Interest at libor + 3% is charged on outstanding amounts annually.		
14. INVENTORIES		
Raw materials	356,201,546	320 , 532 , 696
Work in progress	260,640,983	312,996,102
Finished goods	29,545,749	-
Stock in trade	146,319,393	139,785,432
Goods in transit:		
Raw materials pending at port	7,115,283	29,990,007
Total	799,822,954	803,304,237
15. TRADE RECEIVABLES		
Trade receivables exceeding six months	212,702,763	147,377,534
Others	1,241,208,020	1,241,220,965
	1,453,910,783	1,388,598,499
Less: Allowance for bad and doubtful debts	51,121,835	51,121,835
Total	1,402,788,948	1,337,476,664
Additional information		
Breakup of above	ED / ZD Z/ /	(7,001,770
Secured, considered good Unsecured, considered good	52,472,744	63,081,449
· · · · · · · · · · · · · · · · · · ·	1,350,316,204	1,274,395,215
Total	1,402,788,948	1,337,476,664
16. CASH AND BANK BALANCES		
Cash and cash equivalents		
Balances with banks		
on current accounts	279,724,870	461,393,661



	As at 31.03.2017	As at 31.03.2016
	Rs.	Rs.
CASH AND BANK BALANCES (Contd.)		
in deposit accounts less than 3 months maturity	-	-
Cash on hand	365,046	164,672
Other bank balances		
Balances with banks		
in margin money	71,500,000	71,500,000
in deposit accounts exceeding 12 months maturity	993,000,000	801,500,000
in deposit accounts exceeding 3 months but not exceeding 12 months	558,500,000	587,374,500
Total	1,903,089,916	1,921,932,833
17. SHORT TERM LOANS AND ADVANCES		
Rent Deposit	1,918,441	3 , 678 , 614
Balance with Statutory/ Govt authorities	242,590,072	202,364,756
Prepaid Expenses	9,407,640	9,069,362
Trade Advance	82,858,503	166,339,729
Interest accrued on term deposits	21,287,182	15,889,097
Others	13,295,957	4,056,540
Total	371,357,795	401,398,098
Additional information		
Breakup of above		
-Unsecured, considered good	371,357,795	401,398,098
18. CONTINGENT LIABILITIES AND COMMITMENTS		
(to the extent not provided for)		
Contingent Liabilities		
Claims against the Company not acknowledged as debts	-	-
Guarantees	536,709,548	557,806,461
Letters of credit	382,216,114	353,772,096
The management believes, based on internal assessment and/or legal adverse decision and outflow of resources of the Company is not probable is considered necessary.		
Commitments		
Estimated amount of contracts remaining to be executed on capital account and not provided for (net of advances)	14,792,344	9,639,203
Corporate Guarantee issued to the bankers of the subsidiary company (DFPS)	430,000,000	430,000,000
Corporate Guarantee issued on behalf of subsidiary company. (Japan WOS)	-	-
Outstanding Bills discounted under Letter of Credit	_	-
Department of Income Tax (TDS Circle) have issued demand notice und	er section 201(1)/201(1a) or	f the Income Tax act

Department of Income Tax (TDS Circle) have issued demand notice under section 201(1)/201(1a) of the Income Tax act, based on tax payer's data reflected in the computer system of the department for Short deduction / Short payments and interest thereon, for the previous financial years amounting to Rs. 7,20,817/- including Rs. 2,20,930/- towards interest on such short deduction/payment under Forms 27EQ, 26Q & 24Q. The company has pursued the matter with the department and the same is under appeal for such short deduction/late payment.

The company has submitted necessary documents for the EPCG licence No. 073001256 dt.10.07.2013 to the extent of Rs. 6.95 crores and has completed the export obligation of Rs. 41.71 cores along with annual average of Rs. 71.84 crores against the licence, awaiting discharge certificate from SDGFT.

CONTINGENT LIABILITIES AND COMMITMENTS (contd.)

The Company has obtained EPCG licence No. 0730014370 dt. 31.03.2015 to the extent of Rs.1.92 crores for importation of capital goods without payment of customs duties. Under the licence the company will have to fulfill the export obligation of Rs. 11.574 crores along with annul average exports of Rs. 71.84 crores from year 2014-15 to the year 2020-2021.

	Current Year	Previous Year
	Rs.	Rs.
19. REVENUE FROM OPERATIONS		
Sale of Goods		
AC Generators	3,092,151,170	3,713,909,467
AC Generator Spares	359,572,341	356,524,304
Power Project Business Inland	44,398,893	530,418,374
Power Project Business Overseas Branch	526,728,953	398,417,427
Total	4,022,851,357	4,999,269,572
Sale of services	103,615,662	63,782,915
Other operating revenues	39,812,278	43,267,624
Total	4,166,279,297	5,106,320,111
Less		
Intersegmental sales	168,208,543	178,702,447
Excise duty	303,668,138	374,115,935
Total	3,694,402,616	4,553,501,729
20. OTHER INCOME		
Interest income on Bank Deposits	120,347,335	105,926,005
Dividend Income		
long term investments	6,000	6,000
Profit on sale of property, plant and equipments (Net)	-	1,416,635
Rental Income	-	4,994,655
Other non operating income (net of expenses directly attributable to such income)	59,050,701	77,770,108
Total	179,404,036	190,113,403
21. COST OF MATERIALS CONSUMED		
Consumption of raw materials	2,154,424,027	2,456,993,714
Consumption of stores and spare parts	32,614,349	28,103,553
Total	2,187,038,376	2,485,097,267
Consumption of major raw materials		
Copper (wires, strips, rods, sheet etc.)	360,335,193	358,226,445
Steel/ Laminations	293,802,150	347,418,748
Shaft Forgings	114,711,808	141,575,885
Others	1,385,574,876	1,609,772,636
Total	2,154,424,027	2,456,993,714
Purchases for Projects Business	269,996,445	549,328,726



	Current Year	Previous Year
	Rs.	Rs.
22. CHANGE IN INVENTORIES OF FINISHED GOODS, WORK-IN-PROGRESS		
Stocks at the end of the year		
Work in progress: -A C Generators	260,640,983	312,996,102
Finished goods: -A C Generators	29,545,749	
Less: Stocks at the beginning of the year	290,186,732	312,996,102
Work in progress: -A C Generators	312,996,102	368,985,660
Finished goods: -A C Generators	J12,770,102 -	35,019,368
	312,996,102	404,005,028
Net (Increase) / Decrease in Stock	22,809,370	91,008,926
23. EMPLOYEE BENEFIT EXPENSES		
Salaries and wages	437,757,863	407,968,985
Contribution to provident and other funds	30,266,310	51,212,735
Remuneration to whole time directors including contribution	8 , 105 , 103	23,870,864
Staff welfare expenses	117,509,886	109,827,841
Total	593,639,162	592,880,425
24. FINANCE COSTS		
Interest expense	40,617,373	48,145,022
Total	40,617,373	48,145,022
25. DEPRECIATION AND AMORTIZATION		
Depreciation	264,905,032	271,446,302
Amortization of intangible assets	12,315,577	12,315,576
Total	277,220,609	283,761,878
D/ OTHER EXPENSES		
26. OTHER EXPENSES Power and fuel	49,624,071	55,525,419
Rent	4,835,821	10,878,320
Repairs and maintenance	4,000,021	10,070,520
Buildings	1,501,449	5,196,718
Machinery	15,426,348	26,597,972
Others	9,267,564	10,138,814
Insurance	7,663,619	6,926,954
Rates and taxes	5,828,880	2,569,098
Payment to the auditors		
as auditor	1,627,935	1, 65 1, 000
for taxation matters	650,000	461 , 250

		C	Current Year Rs.		Previou Rs	
OTHER EXPENSES (Contd.)						
for other services			565	,979		952 , 961
Selling expenses			72,008		13	11,056,534
Provision for doubtful trade receivables				_		51,121,835
Loss on sale of property, plant and equipments (net)			7	,759		-
Donations			1 , 191	, 875		1,590,458
Legal and professional charges			35 , 439			2,098,587
Directors sitting fees			817	,024		1,101,700
Travelling and Conveyance			124,863	,322	11	3,804,232
Bank Charges			21,026	,299	-	15,933,782
Foreign Exchange Fluctuation			61 , 849,	,064		-
Postage, Telegrams and Telephones			8 , 957	7, 751		9,426,319
Royalty			582,	,200		6,744,279
Software Expenses on ERP			22,170	, 473	1	L3,960,170
Manufacturing Expenses			11,793	,079		
Vehicle Maintenance			5 , 624	,580	4,755,302	
Advertisement			4,928,776		4, 220 , 835	
Printing & Stationary			5,821,609		9 6,805,911	
Subscription to Technical Associations, Journals & Magazi	nes		1,504,250		2,001,479	
Total		475,577,669 524,1				4,126,759
27. ADDITIONAL INFORMATION						
Value of Imports calculated on CIF basis						
Raw Materials			391 , 928,	,004	58	30,542,320
Capital goods		1,644,062		67,285,616		
Expenditure in foreign currency excluding expenditure at office: (net of withholding tax)	branch					
Others			55 , 887	, 472	8	34 , 621 , 596
Capital Equipment Purchased				41,622,232		
	Amount	(Rs.)	% to total	An	nount (Rs.)	% to total
Value of imported raw materials, spare parts and components consumed Value of indigenous raw materials, spare parts and	444 , 35	0 , 364	20.11	4	69,760,968	18.90
components consumed	1,765,49	7 , 382	79.89	2,0	15,336,299	81.10
Total	2,209,84	7,746	100.00	2,48	35,097,267	100.00
Details of non-resident shareholdings Number of non-resident shareholders Number of shares held by non-resident shareholders			6 , 128	153 ,355		109 7,922,746
Earnings in foreign exchange Export of goods calculated on FOB basis			1,684,468	.797	1.76	54 , 215 , 818
Royalty, Knowhow, professional and consultancy fees			42,984			11,607,061
Other Income			42 , 984 2 , 039		-	2,076,051



	Current Year	Previous Year	
	Rs.	Rs.	
28. EARNINGS PER SHARE Profit for the year after tax expense	889,612	149,788,219	
Weighted average number of equity shares	33,237,588	33,237,588	
Earning per share	0.03	4.51	
29. DISCLOSURES AS PER ACCOUNTING STANDARD 15 "EMPLOYEE BENEFITS"			
Defined Contribution Plan			
Employer's Contribution to Provident Fund & Pension Scheme	20,805,740	19,833,276	
Defined Benefit Plan			

The employees' gratuity fund scheme managed by a trust is a defined benefit plan. The Present value of obligation is determined based on actuarial valuation using the projected unit credit method.

	Gratuity	Leave	Gratuity	Leave
	(Funded)	(Unfunded)	(Funded)	(Unfunded)
Defined Benefit obligation at beginning of the				
reporting period	49,686,221	40,370,110	40,369,832	33 , 302 , 500
Current Service Cost	5 , 170 , 435	4, 482 , 700	4 , 576 , 396	8,810,710
Interest Cost	3,974,897	3,002,140	3 , 229 , 587	2 , 597 , 600
Acqusition adjustment	-	-	-	-
Actuarial (gain)/ loss	2,944,783	(2,913,110)	4 , 675 , 962	(4,340,700)
Benefits Paid	(3,726,387)	-	(3,165,556)	-
Defined Benefit obligation at end of the reporting				
period	58,049,949	44,941,840	49,686,221	40,370,110
Obligations at end of the period - Current	5,170,435	8,245,770	<i>4,576,3</i> 96	6,271,200
Obligations at end of the period - Non -Current	52,879,514	36,696,070	45,109,825	34,098,910
Reconciliation of opening and closing balance of				
fair value of plan assets				
Fair value of plan assets at beginning of the				
reporting period	63,812,624	-	47 , 220 , 869	_
Acqusition adjustment	-	-	-	-
Expected return on plan assets	5 , 409 , 511	-	4,513,112	-
Employer Contribution	11,392,455	-	15,244,199	-
Benefits paid	(3,726,387)	-	(3,165,556)	_
Actuarial gain/(loss)				
Fair value of plan assets at reporting period	76,888,203	-	63,812,624	-
Reconciliation of fair value of assets and				
obligations				
Fair value of plan assets	76,888,203	-	63,812,624	-

	Current Year (Rs.)		Previous Year (Rs.)	
DISCLOSURES AS PER ACCOUNTING STANDARD 15 "EMPLOYEE BENEFITS" (contd.)	Gratuity (Funded)	Leave (Unfunded)	Gratuity (Funded)	Leave (Unfunded)
Present value of obligation	(58,049,949)	-	(49,686,221)	-
Funded assets in excess of obligation of prior years	(18,838,254)	-	(14,126,403)	-
Amount recognised in Balance Sheet under liabilities	-	-	-	-
Expense recognised during the year				
Current Service Cost	5 , 170 , 435	4,482,700	4 , 576 , 396	8,810,710
Interest Cost	3,974,897	3,002,140	2 , 597 , 600	2,597,600
Expected return on plan assets	(5,409,511)	-	(4,513,112)	-
Actuarial (gain)/ loss	2,944,783	(2,913,110)	4 , 675 , 962	(4,340,700)
Net Cost	6,680,604	4,571,730	7 , 336 , 846	7,067,610
Actuarial assumptions Mortality Table	1994 – 96 (Ultimate)	Indian Assured Lives Mortality (2006-08) (modified) ULT	1994 – 96 (Ultimate)	Indian Assured Lives Mortality (2006-08) (modified) ULT
Discount rate (per annum)	8.00%	7.30%	8.00%	7.90%
Expected rate of return on plan assets (per annum)	8.00%	NA	8.00%	NA
Rate of escalation in salary (per annum)	7.00%	7.00%	7.00%	7.00%

The estimates of rate of escalation in salary considered in actuarial valuation, take into account inflation, seniority, promotion and other relevant factors including supply and demand in the employment market. The above information is as certified by the actuary.

30. SEGMENT REPORTING

The company's operation comprises of Manufacturing business & Project Business. Primary segmental reporting comprises of Manufacturing Business & Project Business Segments. Secondary Segmental reporting is based on geographical location of Activities. Under primary segment revenue and direct expenses, which relate to a particular segment and which are identifiable, are reported under that segment

Certain expenses, which are not allocable to any specific segment, are separately disclosed at the enterprise level. Cash and bank balances in India are reported at the enterprise level as the company operates common bank accounts. Property, plant and equipments, Liabilities, Current assets and Current liabilities relating to specific business segments are identified and reported. Those that are not identifiable are reported as common items.

Secondary segment is reported based on the geographical location of the company, viz., India and Japan. Revenues in the secondary segment are based on the sales made by the branch office. Inter-segmental purchases and sales are separately identified and reported. Property, plant and equipments, Current Assets including Cash and Bank accounts, and Current Liabilities are identified based on the branch office to which they relate and are reported accordingly.



Notes on Financial Statement for the year ended March 31, 2017 (contd.) Segment Reporting (contd.)

PRIMARY SEGMENT

Current Year (Amt in Rs.)

Particulars	Manufacturing	Project Business	Common	Total
Segment Revenues				
External Revenues	3,259,465,188	603,145,971	-	3,862,611,159
Intersegment Revenues	(168,208,543)	-	-	(168,208,543)
Total Revenues	3,091,256,645	603,145,971	-	3,694,402,616
Segment Results				
Profit Before Taxation, Interest & Depreciation	228,331,034	(43,129,453)	(39,859,986)	145,341,594
Less: Interest	40,617,373	-	-	40,617,373
Less: Depreciation & Amortizations	276,670,345	257,937	292 , 327	277,220,609
Total	(88,956,685)	(43,387,391)	(40,152,313)	(172,496,388)
Unallocable & Other Income (including				
Extraordinary items)	51,930,284	69,009,518	58,464,234	179,404,036
Less: Tax	0	6,018,036		6,018,036
Total Profit	(37,026,401)	19,604,092	18,311,921	889,612

Previous Year (Amt in Rs.)

	Manufacturing	Project Business	Common	Total
Segment Revenues				
External Revenues	3,771,293,773	960,910,403	-	4,732,204,176
Intersegment Revenues	(178,702,447)	-		(178,702,447)
Total Revenues	3 , 592 , 591 , 326	960,910,403	_	4 , 553 , 501 , 729
Segment Results				
Profit Before Taxation, Interest & Depreciation	312,721,171	37,065,969	(38,727,513)	311,059,627
Less: Interest	48,144,944	78	-	48,145,022
Less: Depreciation & Amortizations	283,211,614	257,937	292 , 327	283,761,878
Total	(18,635,387)	36,807,955	(39,019,840)	(20,847,272)
Unallocable & Other Income (including				
Extraordinary items)	75,649,069	62,972,289	51,492,045	190,113,403
Less: Tax	7 , 504 , 282	11,973,629		19,477,911
Total Profit	49,509,400	87,806,614	12,472,205	149,788,219
Segment Assets - Current Year/Period	4,770,407,876	583,493,430	1,951,599,310	7,305,500,616
Previous Year (2015-2016)	4,801,160,943	801,105,485	1 , 957 , 754 , 433	7,560,020,861
Segment Liabilities - Current Year	1,486,733,373	269,829,073	-	1,756,562,445
Previous Year (2015-2016)	1,588,201,113	600,401,772	-	2,188,602,887
Capital Expenditure (Net of disposal)				
- Current Year/Period	22,415,826	2,419,100	-	24,834,926
Previous Year (2015-2016)	155 , 211 , 136	-	-	155 , 211 , 136

Notes on Financial Statement for the year ended March 31, 2017 (contd.) Segment Reporting (contd.)

GEOGRAPHICAL SEGMENT

Sales of India
Sales of overseas
Less: Inter-segmental sales
Total

Segment revenue by Geographical Market				
Current Year Previous Year				
31.03.2017 (Rs.)	31.03.2016 (Rs.)			
3,335,882,206	4,333,786,748			
526,728,953	398,417,427			
(168,208,543)	(178,702,447)			
3,694,402,616	4,553,501,729			

Carrying amounts of geographical assets & additions to tangible & intangible property, plant & equipment

	Carrying amounts of segment assets (Amt in Rupees)		Additions to property, plant and equipments (Net) (Amt. in Rupees)		
	As at 31.03.2017	As at 31.03.2016	As at 31.03.2017	As at 31.03.2016	
Located in India	6,898,939,515	7,023,303,929	22,415,826	155,211,136	
Located outside India	406,561,101	536,716,932	2,419,100	-	
Total	7,305,500,616	7,560,020,861	24,834,926	155,211,136	

31. RELATED PARTIES DISCLOSURE

Name of the Related Party	Relationship
DF Power Systems Private Limited	Subsidiary
TD Power Systems (USA) Inc	Subsidiary
TD Power Systems Japan Limited	Subsidiary
TD Power Systems Europe GmbH	Subsidiary
Nikhil Kumar	Key managerial personnel and their Relatives.
Mohib Khericha	Key managerial personnel and their Relatives.
K G Prabhakar	Key managerial personnel and their Relatives.
N Srivatsa	Key managerial personnel and their Relatives.
Sagir M Khericha	Key managerial personnel and their Relatives.

(Amt in Rs.)

Nature of transactions	Subsidiary		Key management personnel and their Relatives		Enterprises over which key Managerial Personnel and their	
	2017	2016	2017	2016	relative are able to exercise significant influence	
Directors Remuneration &						
Commission						
Nikhil Kumar	-	-	2,520,000	19,528,828	-	
K. G. Prabhakar	-	-	5,585,103	4,812,980	-	
Key Managerial Personnel						
N. Srivatsa	-	-	4,679,561	4,030,193	-	
Directors Sitting Fees		-				
Mohib Khericha	-	-	204,232	240,300	-	
Relative of Director						
Sagir M. Khericha			525,000	809 , 066		



RELATED PARTIES DISCLOSURE (contd.)

Nature of transactions	Subs	sidiary	and their Relatives key Mana		Enterprises over which key Managerial Personnel and their
	2017	2016	2017	2016	relative are able to exercise significant influence
Lease Rent Paid Mohib N. Khericha	-	-	-	1,350,000	-
DF Power Systems Private Limited					
Rent received (including service					
tax)	-	5,897,065	-	-	-
Management Services from	-	5 , 512 , 403			
Guarantee Margin from	-	150,000,000			
Amount due from Company to	6,818,288	6,966,056	-	-	-
Purchases of Materials (including taxes & duties)	-	10,053,638	-	-	-
TD Power Systems (USA) Inc.					
Sale of Generators & Spares to (including taxes & duties) Purchases from	182,761,375	33 , 423 , 828	-	-	-
(including taxes & duties)	-	19,319	-	-	-
Amount due to Company from	156,651,815	25 , 172 , 655	-	-	-
Inter-Corporate Loan given to	51,552,000	46,088,000			
Interest on Inter-Corporate Loan					
charged to	2,039,754	1 , 515 , 150			
Amount due from Company to	349,881	357 , 464			
TD Power Systems Japan Limited					
Sale of Generators & Services to					
(including taxes & duties)	-	5 , 459 , 885	-	-	-
Interest on Inter-Corporate Loan		560 , 899			
charged to Amount due to Company from	_	772,200		-	
TD Power Systems Europe GMBH	_	772,200	_	_	_
Sale of Generators & Services to					
(including taxes & duties)	13,661,830	-	-	-	_
Purchases from (including taxes &					
duties)	67,079	-	-	-	-
Amount due to Company from	654 , 740	-			
Amount due from Company to	67,079	-			

32. OPERATING LEASE

The Company has various operating leases for office facilities, guesthouse and residential premises of employees that are renewable on a periodic basis, and cancelable at its option. Rental expenses for operating leases included in the financial statements for the year are Rs. 4,835,821/- (Previous year Rs. 10,878,320/-).

33. WARRANTY CLAIMS

Provision for warranties are made on an estimated basis. During the reporting period, the Company has made provisions towards Warranty claims, the details of the same are as under:

/Dal

Balance outstanding at the beginning of the reporting period Provision for the reporting period Utilized during the reporting period Withdrawn and credited to Statement of Profit and Loss Balance outstanding at the end of the reporting period

(RS.)
Warranty claims
23,188,814
-
4,576,865
-
18,611,949

34. Foreign currency exposures which have been hedged/unhedged by any derivative Instruments or otherwise as at end of the reporting period is as follows:

Unhedged	As at 31.03.2017 (Rs.)	As at 31.03.2016 (Rs.)
Assets (Receivables)	779,121,769	637,545,123
Liabilities (payables)	190,910,307	186,364,759

35.RESEARCH & DEVELOPMENT

Following expenses have been incurred by the company towards Research & Development activities

Nature	2016 - 2017 (Rs.)	2015-2016 (Rs.)
Capital Expenditure	-	-
Revenue Expenditure (excluding depreciation)	62,484,336	66,665,929

36. CORPORATE SOCIAL RESPONSIBILITY

- 1. Gross amount required to be spent by the company during the year Rs. 14,659,196/-
- 2. Amount spent including service tax during the year on

Amount in Rs.

Sl. Towards No.	Spent	To be spent	Total
1. Construction/acquisition of any asset	-	-	-
2. On purposes other than (1) above	11,727,260	2,931,936	14,659,196

37. DISCLOSURE OF SPECIFIED BANK NOTES HELD AND TRANSACTED DURING PERIOD FROM 8TH **NOVEMBER 2016 TO 30TH DECEMBER 2016**

Amount in Rs.

Particulars	Specified Bank Notes	Other denomination notes	Total
Closing cash in hand as on 08.11.2016	258,500	36,419	294,919
ADD: Permitted receipts	_	1,468,000	1,468,000
LESS: Permitted payments	_	1,140,154	1,140,154
LESS: Amount deposited in Banks	258 , 500	-	258,500
Closing cash in hand as on 30.12.2016	_	364,265	364 , 265



38. NOTE ON MANAGERIAL REMUNERATION:-

In view of inadequate profits for the current financial year, the remuneration paid to Managing Director (part of the year) & Whole Time Director (full year) of Rs. 2,520,000/- & Rs. 5,585,103/- respectively, is subject to approval of the shareholders.

- **39.** a) The company does not have any pending litigations which would impact its financial positon as on the reporting date.
 - b) The company does not have any long term contracts including derivative contracts for which there were any material foreseeable losses.
 - c) There are no amounts required to be transferred to the Investor Education and Protection Fund by the Company as on the reporting date.
 - e) Previous reporting year figures have been regrouped wherever required in conformity with the presentation for the current reporting year.





CONSOLIDATED FINANCIAL STATEMENTS

INDEPENDENT AUDITORS' REPORT TO THE MEMBERS OF TO POWER SYSTEMS LIMITED

Report on the Consolidated Financial Statements:

We have audited the accompanying consolidated financial statements of TD Power Systems Limited (hereinafter referred to as "the Holding Company") and its India subsidiary DF Power Systems Private Limited. We have reviewed the financial statements of TD Power Systems USA Inc, TD Power Systems Japan Ltd, TD Power Systems Europe GmbH ("foreign subsidiaries") for the limited purpose of verifying the compliance with Schedule III required for consolidation (the Holding Company and its subsidiaries together referred to as "the Group") comprising of the Consolidated Balance Sheet as at March 31, 2017, the Consolidated Statement of Profit and Loss and the Consolidated Cash Flow Statement for the year then ended and a summary of significant accounting policies and other explanatory information (hereinafter referred to as "the consolidated financial statements").

Management's Responsibility for the Consolidated Financial Statements

The Holding Company's Board of Directors is responsible for the preparation of these consolidated financial statements in terms of the requirements of the Companies Act, 2013 (herein after referred to as "the Act") that give a true and fair view of the consolidated financial position, consolidated financial performance and consolidated cash flows of the Group in accordance with the accounting principles generally accepted in India, including the accounting standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014. The respective Board of Directors of the companies included in the Group are responsible for maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Group and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgements and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error, which have been used for the purpose of preparation of the consolidated financial statements by the Directors of the Holding Company, as aforesaid.

Auditor's Responsibility

Our responsibility is to express an opinion on these consolidated financial statements based on our audit.

While conducting the 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 in accordance with the Standards on Auditing specified under Section 143(10) of the Act. Those Standards require that we comply with the ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and the disclosures in the consolidated financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal financial control relevant to the Holding Company's preparation of the consolidated 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 Holding Company's Directors, as well as evaluating the overall presentation of the consolidated financial statements.

We believe that the audit evidence obtained by us and the audit evidence obtained by the other auditors in terms of their reports referred to in sub paragraph (a) of the Other Matters paragraph below, is sufficient and appropriate to provide a basis for our audit opinion on the consolidated financial statements.

Opinion

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid consolidated 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 consolidated state of affairs of the Group as at March 31, 2017, and their consolidated loss and their consolidated cash flows for the year ended on that date.

Other Matters

a) We did not audit the financial statements of the following entities which included

Entity		Total operating revenues for the year 2016 – 17
Japan Branch (part of Holding Company)	Rs. 20,92,21,734	Rs. 52,73,67,661
Hong Kong Branch (part of Indian Subsidiary)	Rs. 27,53,81,380	NIL
TD Power Systems Japan Limited	Rs. 5,18,30,687	Rs. 8,14,13,284
TD Power Systems USA Inc	Rs. 19,33,02,570	Rs. 18,62,48,302
TD Power Systems Europe GmbH	Rs. 79,77,631	Rs. 1,62,03,586

Independent Auditors' Report (contd.)

These financial statements of the branches have been audited by the branch auditors whose reports have been furnished to us. Our opinion in so far as it relates to the amounts and disclosures included in respect of the branches, is based solely on the reports of such branch auditors. We have been furnished with financial statements of the foreign subsidiaries as per Schedule III to the Companies Act, 2013. We have reviewed the same for the limited purpose of verifying the compliance with Schedule III required for consolidation.

Our opinion is not modified in respect of this matter.

Report on Other Legal and Regulatory Requirements:

- 1. As required by the Section 143(3) of the Act, 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 purpose of our audit of the above said consolidated financial statements.
 - b) In our opinion, proper books of account as required by law relating to preparation of the aforesaid consolidated financial statements have been kept in so far as it appears from our examination of those books and the reports of the other auditors and proper returns adequate for the purposes of our audit have been received from the branches not visited by us.
 - c) The reports on the accounts of the branch offices of the Group audited under Section 143(8) of the Act by branch auditors have been sent to us and have been properly dealt with by us in preparing this report.
 - d) The Consolidated Balance Sheet, the Consolidated Statement of Profit and Loss, and the Consolidated Cash Flow Statement dealt with by this Report are in agreement with the relevant books of account maintained for the purpose of preparation of the consolidated financial statements.
 - e) In our opinion, the aforesaid consolidated financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
 - f) On the basis of the written representations received from the directors of the Holding Company as on March 31, 2017 taken on the record by the Board of Directors of the Holding Company, none of the directors of the Group companies incorporated in India is disqualified as on that date from being appointed as a director in terms of Section 164(2) of the Act.
 - g) With respect to the adequacy of the internal financial controls over financial reporting of the Company and

- the operating effectiveness of such controls, refer to our separate report in annexure A. Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls over financial reporting.
- h) With respect to other matters to be included in the Auditors report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us,
 - i. There were no pending litigations which would impact the consolidated financial position of the Group. - Refer Note 37(a) to the financial statements.
 - ii. The Group has made provision, as required under the accounting standards, for material foreseeable losses, on long term contracts in respect of its wholly owned Indian subsidiary. The Group did not have any derivative contracts for which there were any material foreseeable losses Refer Note 37(b) to the financial statements.
 - iii. There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Group. Refer Note 37(c) to the financial statements.

For B. K. RAMADHYANI & CO LLP

Chartered Accountants Firm Registration No. 002878S/S200021

R. SATYANARAYANA MURTHI

Bangalore May 18, 2017 Partner Membership No. 024248



Annexure A referred to in Paragraph 1 (g) under the heading "Report on other legal and regulatory requirements" of our report to the members of TD Power Systems Limited

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

We have audited the internal financial controls over financial reporting of TD Power Systems Limited ("the Holding Company") and DF Power Systems Private Limited ("Indian Subsidiary") as of March 31, 2017 in conjunction with our audit of the consolidated financial statements of the Holding Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

The respective Board of Directors of the Holding Company and its Indian Subsidiary are 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 (the "Guidance Note") 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 Act.

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 and the Standards on Auditing, issued by ICAI and deemed to be prescribed under section 143(10) of the Act, 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 ICAI. 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 authorisations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorised acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls over Financial Reporting

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



Independent Auditors' Report (contd.)

Opinion

In our opinion, the Holding Company and its Indian subsidiary have, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 2017, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note issued by ICAI.

Other Matters

Our aforesaid reports under section 143(3)(i) of the Act on the adequacy and operating effectiveness of internal financial control over financial reporting in so far does not relates to 3 subsidiaries, which are companies incorporated outside India.

For B. K. RAMADHYANI & CO LLP

Chartered Accountants Firm Registration No. 002878S/S200021

R. SATYANARAYANA MURTHI

Bangalore May 18, 2017 Partner Membership No. 024248



CONSOLIDATED BALANCE SHEET AS AT 31ST MARCH 2017

			As at 31.03.2017		As at 31.03.2016
	Note	Rs.	Rs.	Rs.	Rs.
EQUITY AND LIABILITIES					
Shareholders' Funds					
Share Capital	2	332 , 375 , 880		332 , 375 , 880	
Reserves and Surplus	3	4 , 355 , 593 , 876		4,400,368,874	
-			4,687,969,756		4,732,744,754
Non-current liabilities					
Deferred tax liabilities (Net)	4	152 , 352 , 706		153,279,808	
Long term provisions	5	37,909,182		39,159,030	
S. F. S. S. S.	_		190,261,888		192,438,838
Gramant I inhilitian			170,201,000		1/2,400,000
Current Liabilities	(/E7 / D0 00D		D7/ /1F /F7	
Short term borrowings	6	453,428,002		276,415,453	
Trade payables	7	0.07/.107		0.570.440	
Total outstanding due of MSME		8,876,193		9,572,649	
Total outstanding due of Creditors other than MSME		4 000 (00 (00		1 /7/ /70 010	
	0	1,292,607,679		1,436,678,910	
Other current liabilities	8	661,328,829		1,016,379,410	
Short term provisions	9 _	129,982,956	D = / / DD = / F0	264,810,198	7.007.057.70
m			2,546,223,659	-	3,003,856,620
Total			7,424,455,303	-	7,929,040,212
ASSETS					
Non-current assets					
Property, Plant and Equipment					
Tangible assets	10	2,308,856,079		2,545,290,401	
Intangible assets	10	24,631,136		36 , 946 , 713	
Capital work in progress	11 _	6,865,500	_	6,625,500	
		2,340,352,715		2,588,862,614	
Non-current investments	12	50,000		50,000	
Long term loans and advances	13	154,025,246		192,665,353	
	_		2,494,427,961		2,781,577,967
Current Assets					
Inventories	14	799,822,954		881,265,213	
Trade receivables	15	1,549,142,832		1,552,442,274	
Cash and Bank Balance	16	2,146,190,637		2,258,144,277	
Short term loans and advances	17	434,870,919		455,610,481	
			4,930,027,342		5,147,462,245
Total			7,424,455,303	=	7,929,040,212

explanatory information & Notes attached form an integral part of the Balance Sheet

In Accordance with our Report attached

For **B. K. RAMADHYANI & CO. LLP.** Chartered Accountants Firm Registration No. 002878S/S200021

R. Satyanarayana Murthi Partner - M. No. 024248 Bangalore May 18, 2017 For and on behalf of Board of Directors

Mohib N. Khericha
Chairman
Nikhil Kumar
Managing Director
K. G. Prabhakar
Director & Chief Financial Officer
N. Srivatsa
Company Secretary



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

			Current Year		Previous Year
	Note	Rs.	Rs.	Rs.	Rs.
INCOME					
Revenue from Operations	19		3,799,090,132		5,067,512,155
Other Income	20		204,513,438	_	201,884,046
Total Revenue			4,003,603,570	_	5,269,396,201
EXPENSES					
Cost of materials consumed	21	2,200,807,437		2,508,287,455	
Purchases for Project Business		352 , 737 , 932		1,079,574,976	
Changes in inventories of finished goods,					
work in progress and stock in trade	22	22,809,370		91,008,926	
			2,576,354,739		3,678,871,357
Employee benefits expense	23		637,976,841		660,517,130
Finance costs	24		41,428,844		49,815,031
Depreciation and amortization expense	25		278,555,386		288,070,699
Other expenses	26		506,841,652	-	661,276,889
Total Expenses			4,041,157,462	-	5,338,551,106
Profit before tax			(37,553,892)		(69,154,905)
Tax expense					
Current tax(MAT)		8,216,464		66,606,758	
Less: MAT Credit Entitlement		-		20,000,000	
Net Current Tax		8,216,464		46,606,758	
Deferred Tax		(927 , 103)		(23,907,697)	
			7,289,361		22,699,061
Profit/(Loss) for the Year			(44,843,253)		(91,853,966)
Less : Prior Period Adjustment			-		-
Profit/(Loss) for the Year			(44,843,253)	-	(91,853,966)
				-	<u> </u>
Earning per equity share	28				
Basic & Diluted			(1.35)		(2.76)
Summary of Accounting Policies, other					
explanatory information & Notes attached	d 1-39				
form an integral part of the Statement of Profit & Loss					

In Accordance with our Report attached

For B. K. RAMADHYANI & CO. LLP.

Chartered Accountants

Firm Registration No. 002878S/S200021

R. Satyanarayana Murthi Partner - M. No. 024248

Bangalore May 18, 2017 For and on behalf of Board of Directors

Mohib N. Khericha Chairman

Nikhil Kumar Managing Director

K. G. Prabhakar Director & Chief Financial Officer

> N. Srivatsa Company Secretary

CONSOLIDATED CASH FLOW STATEMENT FOR THE YEAR ENDED 31ST MARCH 2017

		Current Year		Previous Year
	Rs.	Rs.	Rs.	Rs.
A Cash flow from operating activities				
Net Profit before tax and extraordinary items		(37,553,892)		(69,154,905)
Adjustments for				
Depreciation	266,239,809		275,755,123	
Amortisation	12,315,577		12,315,576	
(Profit) / Loss on sale of property, plant and equipment			3,086,036	
Dividend Income	(6,000)		(6,000)	
Interest Income	(131,457,029)		(129,789,051)	
Interest Payments Provision for Warranty Claims	41,428,844 (4,576,865)		49,815,031 3,094,316	
Provision for Gratuity & Leave Encashment	10,430,597		41,530,563	
110vision for dratuity & heave Encasimient	10,450,577	196,889,015	- 1,220,202	255,801,594
Operating profit before Working Capital Changes		159,335,123	-	186,646,689
Adjustments for				
Trade Receivables	3,299,443		(951 , 392)	
Other Receivables	8 , 162 , 352		365,748,065	
Inventories	81,442,259		(121,056,469)	
Future Contracts	-	,	(116,226,390)	
Trade Payables	(490,653,847)	(397,749,793)	(416,608,813)	(289,094,999)
Cash generated from Operations		(238,414,670)		(102,448,310)
Direct Taxes Paid	3,130,136	3,130,136	26,011,414	26,011,414
Net Cash Flow from Operating Activities		(241,544,806)		(128,459,724)
B Cash flow from Investing Activities				
Purchase of Property, Plant and Equipment	(37,039,168)		(171,160,281)	
Sale of Property, Plant and Equipment	26,981,258		25,973,561	
Dividend Received	6,000		6,000	
Interest Received	126,071,506		163,118,042	
Net Cash used in investing activities		116,019,596		17,937,322
C Cash flow from financing activities				
Refund on Income Tax	-		100,359,854	
Working Capital borrowings	177 , 012 , 549		(297,098,430)	
Interest Paid	(41,428,844)		(49,815,031)	
Dividend and Tax on Dividend paid	(122,012,135)		(105,913,403)	/
Net Cash flow from financing activities		13,571,570		(352,467,010)
Net increase/decrease in cash and cash equivalents		(111,953,640)		(462,989,412)
Cash and cash equivalents at the beginning		2,258,144,277		2,721,133,689
Cash and cash equivalents at close		2,146,190,637		2,258,144,277

Notes: Cashflows are reported using the indirect method. Cash and cash equivalents is after adjusting translation gain/loss.

As per our report of even date

For B. K. RAMADHYANI & CO LLP.

Chartered Accountants

Firm Registration No. 002878S/S200021

R. Satyanarayana Murthi Partner - M.No. 024248

For and on behalf of Board of Directors

Mohib N. Khericha Chairman

Nikhil Kumar

Managing Director

K. G. Prabhakar Director & Chief Financial Officer

N. Srivatsa

Bangalore May 18, 2017

Company Secretary

SUMMARY OF ACCOUNTING POLICIES AND OTHER EXPLANATORY INFORMATION FOR THE YEAR ENDED MARCH 31, 2017

1 Significant Accounting Policies

Consequent to a Special Resolution of the Members, passed at the Company's Extra Ordinary General Meeting held on 17th January 2011, the Company is converted to a Public Limited Company by altering its Articles of Association in terms of Section 31 read with Section 44 of the Companies Act 1956, and a fresh Certificate of Incorporation dated 04th February 2011 is issued by the Registrar of Companies, Karnataka.

DF Power Systems Private Limited (Subsidiary Company), a company incorporated under Companies Act, 1956, is the wholly owned subsidiary of the company, w.e.f. October 1, 2010.

The company's subscription to the Share Capital of its Wholly Owned Subsidiaries reflected as trade investments as on 31st March 2017 are as follows:-

- a. 80,100 Equity Shares of USD 10- each TD Power Systems (USA) Inc.
- b. 2000 Equity Share of JPY 10,000 each TD Power Systems Japan Limited
- c. 350,000 * Equity Share of Euro 1 each TD Power Systems Europe GmbH (* erstwhile Platin 1255 GmbH acquired by the company in January 2016)

1.1 Basis of Preparation of Financial Statements

The financial statements of the Company have been prepared under historical cost convention, in accordance with the Generally Accepted Accounting Principles (GAAP) applicable in India and the provisions of the Companies Act, 2013. The preparation of financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, disclosures of contingent liabilities as at the date of the financial statements, and the reported amounts of revenue and expenses during the reported period.

1.2 Principles of Consolidation

The financial statements of the subsidiary company used in the consolidation are drawn up to the same reporting date as of the Company

- a) The financial statement of the Company and its subsidiary company has been combined on a line by line basis by adding together like items of assets, liabilities, income and expenses. Intercompany balances and transactions and unrealized profits or losses have been fully eliminated.
- b) The share of equity in the subsidiary company as on the date of investment is in excess of cost of

investment of the Group it is recognized as 'Capital Reserve' and shown under the head 'Reserves and Surplus', in the consolidated financial statements.

1.3 A) Property, plant and equipment:

All items of Property, Plant and Equipment's are carried at cost less accumulated depreciation / amortization and impairment losses, if any. The cost of Property, Plant and Equipment's are stated at cost of acquisition excluding vatable duties, inclusive of freight, taxes and incidental expenses relating to the acquisition and finance cost on borrowings utilized for acquisition of qualifying Property, Plant and Equipment's.

Property, Plant and Equipment's manufactured internally are capitalized at Factory Cost.

Capital work in progress:

Property, Plant and Equipment's which are not yet ready for their intended use are carried at cost, comprising direct cost and related incidental expenses.

B) Depreciation:

Depreciation on tangible assets is provided using straight line method (SLM) with reference to the estimated useful life of the Property, Plant and Equipment's less its residual value as prescribed under Schedule II of The Companies Act 2013, or actual useful life of the asset, whichever is lower. Property, plant and equipment's costing below Rs. 5,000/- are depreciated fully. Depreciation is charged for complete quarter on addition/deletion

C) Amortization of Technical Know-how Fee / License Fee:

Technical Know-how Fees is amortized over a period of 60 months

1.4 Inventories

Inventories are valued at cost or net realizable value, which ever is lower. Raw materials and bought out items are valued on first in first out basis as per Accounting Standard - 2 and includes material cost, carriage inward, insurance and purchase related expenses. Cost in respect of work in progress and finished goods are based on works cost.

1.5 Revenue Recognition

Company

- a. Sale of manufactured goods is recognized on shipment to customers, and exclusive of excise duty and sales tax.
- b. Sale of goods in case of project business is recognised on shipment to customers.

Summary of Accounting Policies and Other Explanatory Information (contd.)

- c. Erection and commissioning income is recognised as and when the services are performed/completed.
- d. Interest income is recognised based on time proportion basis.
- e. Dividend income is recognised when the right to receive the dividend is established.

Subsidiaries

- a. Sales are recorded based on significant risks and rewards of ownership being transferred in favour of the customer. Sales include goods dispatched to customers by partial shipment.
- b. Income from erection and project management services is recognized on work done based on percentage completion or the intrinsic value, reckoned at 97.5% of contract value, the balance 2.5% is recognized as income when the contract is completed.
- c. Income from engineering services rendered is recognized at realizable value based on percentage of work completed.
- d. Liquidated damages in terms of the contract is recognised on crystalization.

1.6 Foreign Currency Transactions

- a. Foreign currency transactions are translated into Indian rupees at the exchange rate prevailing on the date of the transaction.
- b. Monetary foreign currency assets and liabilities outstanding at the end of the year are restated at the exchange rates prevailing on the reporting date. All exchange differences are accounted for in the statement of profit and loss.
- c. Non monetary items denominated in foreign currency, are valued at the exchange rate prevailing on the date of transaction.
- d. In respect of overseas branches, which are integral foreign operations, financial statements are translated as if the transactions are those of the Company itself.
- e. In respect of integral foreign operations, being the wholly owned subsidiary at United States of America, financial statements are translated as if the transactions are those of the Company itself.
- f. In respect of non-integral foreign operations, being the wholly owned subsidiary at Japan, financial statements are translated as under assets and liabilites, both monetary and non-monetary at the closing rate, income and expenses at the transaction exchange rate and resulting exchange

differences, accumlated in foreign currency translation reserves.

1.7 Taxes on Income

Provision for tax is made in terms of AS 22 for both current and deferred tax. Provision for current income tax if arises is made at the current tax rates based on assessable income. Deferred tax is recognised on timing difference between the accounting income and the taxable income for the year and quantified using the tax rates and laws enacted or substantively enacted as on the Balance sheet date. Deferred tax assets are recognized and carried forward to the extent that there is a reasonable/virtual certainty that sufficient future taxable income will be available against which such deferred tax asset can be realized.

Minimum Alternate Tax (MAT) under the provisions of Income Tax Act, 1961, is recognised as current tax in the statement of Profit & Loss. The credit available under the Act in respect of MAT paid is recognised as an asset only when and to the extent there is convincing evidence that the compnay will pay normal Income Tax during the year for which MAT Credit can be carried forward for set-off against the normal tax liability. MAT Credit recognised as an asset is reviewed at each Balance Sheet date and written down to the extent the aforesaid convincing evidence no longer exists.

1.8 Borrowing Cost

Interest and other borrowing cost on borrowings relatable to qualifying assets are capitalized up to the date such assets are ready for use. Other interest and borrowing cost are charged to statement of Profit & Loss.

1.9 Contingent Liabilities

Financial effects of contingent liabilities are disclosed based on information available up to the date on which financial statements are approved. However, where a reasonable estimate of financial effect cannot be made, suitable disclosures are made with regard to this fact and the existence and nature of the contingent liability.

1.10 Employees Benefits

Long Term Employee Benefits

a. Defined Contribution Plans

The Company has contributed to provident funds, which is defined contribution plan. The contribution paid/payable under the scheme is recognised during the year in which an employee renders the related service.

Summary of Accounting Policies and Other Explanatory Information (contd.)

b. Defined Benefit Plans

Employees gratuity and leave encashment are defined benefit plans. The present value of the obligations under such plan is determined based on actuarial valuation using the Projected Unit Credit Method which considers each year of service as giving rise to an additional unit of benefit entitlement and measures each unit separately to build up the final obligation. Actuarial gain and losses are recognised immediately in the Statement of Profit & Loss as income or expense. Obligation is measured at present value of estimated future cash flows using a discounted rate that is determined by reference to market yields available on government bonds at the balance sheet date with the term that matches to the liabilities.

1.11 Impairment of Assets

At each balance sheet date, the management reviews the carrying amount of its asset to determine whether there is any indication that those assets are impaired. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of impairment loss. Reversal of impairment loss, if any, is recognised immediately in the Statement of Profit and Loss.

1.12 Accounting for lease

i. Operating Lease

Lease of assets under which all the risks and rewards of ownership are effectively retained by the

lessor are classified as operating leases. Lease payments under operating leases are recognized as an expense on a straight-line basis over the lease term.

ii. Finance Lease and Hire purchase transactions

Lease rentals are charged to statement of Profit and Loss over the period of Lease. Depreciation is provided on the primary period of the lease.

1.13 Investment

Non-current investments are stated at cost. Provision for diminution if any, in the value of investments is made, to recognise a decline, other than temporary. Current investments are valued at lower of cost or market value.

1.14 Research & Development

Expenditure on Research & Development activity undertaken is charged to the Statement of Profit & Loss as and when incurred during the year to their natural head of accounts. The expenditure incurred includes cost of materials, salaries & wages and other revenue expenditure.

Capital Expenditure is categorized and disclosed separately as Research & Development Property, plant and equipment's and depreciation is charged as prescribed under Companies Act 2013 discussed in para 1.3 above.

2. SHARE CAPITAL

Authorized

Equity shares of Rs.10/- each

Issued, subscribed and fully paid up

Equity shares of Rs.10/- each
At the beginning of the year
Issued during the year
At the close of the year

Total

As at 31.	.03.2017	As at 31.03.2016			
Number	Rs.	Number	Rs.		
35,000,000	350,000,000	35,000,000	350,000,000		
	350,000,000	-	350,000,000		
33 , 237 , 588	332,375,880	33 , 237 , 588	332 , 375 , 880		
-	-	-	-		
33,237,588	332,375,880	33,237,588	332 , 375 , 880		
	332,375,880	-	332,375,880		

SHARE CAPITAL (contd.)

Other Information

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

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

III Particulars of equity share holders holding more than 5% of the total paid-up equity share capital

Saphire Finman Services Private Limited

Nikhil Kumar

Hitoshi Matsuo

Mohib N Khericha

II Equity shares include

a Shares allotted pursuant to a contract without consideration being received in cash.

Issued to the shareholder of subsidiary company in exchange of 1,700,000 fully paid up equity shares of Rs. 10/- each on 19th October 2010.

b Shares allotted by way of bonus shares. On Capitalisation out of Reserves to an extent of 16,246,934 Equity Shares of Rs. 10/- each on 11th January 2011.

As at 3	1.03.2017	As at 31.03.2016			
Percentage	No. of shares	Percentage	No. of shares		
15.12%	5,026,433	15.12%	5,026,433		
13.96%	4,638,664	13.96%	4,638,664		
9.73%	3 , 235 , 254	9.73%	3 , 235 , 254		
11.23%	3,730,960	5.56%	1,846,860		

As at 31.03.2017 Rs.	As at 31.03.2016 Rs.
71,829,215	71,829,215
71,829,215	71,829,215
2,050,763,239	2,050,763,239
2,050,763,239	2,050,763,239
336,991,473	324,714,860
, ,	, ,
-	12,276,613
336,991,473	336,991,473
1,626,103	(4,586,346)
1,020,103	(.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
68 , 255	6,212,449
1,694,358	1,626,103

3. RESERVES AND SURPLUS

Capital Reserve

As at the beginning of the year As at the end of the year

Securities Premium

As at the beginning of the year As at the end of the year

General Reserve

As at the beginning of the year

Add:

Transferred from Statement of Profit and Loss As at the end of the year

Foreign Currency Translation Reserves

As at the beginning of the year

Add:

During the period (Refer Note 1.7 f)

As at the end of the year



	As at 31.03.2017	As at 31.03.2016
RESERVES AND SURPLUS (contd.)	Rs.	Rs.
Surplus i.e. balance in Statement of Profit & Loss		
As at the beginning of the year	1,939,158,844	2,165,301,562
Add:	(/ / O/Z DEZ)	(01.057.070)
Transferred from Statement of Profit and Loss Less:	(44,843,253)	(91,853,970)
Depreciation on OB	_	_
Transferred to General Reserve	-	12,276,613
Proposed Dividend	-	101,374,643
Provision towards dividend distribution tax	-	20,637,492
As at the end of the year	1,894,315,591	1,939,158,844
Total	4,355,593,876	4,400,368,874
4. DEFERRED TAX LIABILITY		
i. Deferred tax liability:		
On account of depreciation on property, plant and equipment	187,143,516	187,262,068
Total	187,143,516	187,262,068
	20.72.07020	
ii. Deferred tax asset:		
On account of timing differences in recognition of expenditure	34,790,810	33,354,128
On account of depreciation on property, plant and equipment	7/ 700 010	628,132
Total	34,790,810	33,982,260
Net Deferred tax liability/(asset)	152,352,706	153,279,808
5. LONG TERM PROVISIONS		
Provisions for employee benefits - Leave Encashment	37,909,182	39,159,030
Total	37,909,182	39,159,030
6. SHORT TERM BORROWINGS		
Secured Loans		
Loans repayable on demand- from banks	453,428,002	276,415,453
Total	453,428,002	276,415,453
Additional Information		
Details of security for secured loans		
- Balance of Working Capital Loan from M/s Bank of Baroda as on reporting date - Secured by Hypothecation of Raw Materials, Goods-		
in-process, Finished Goods and Book Debts and a charge on property, plant and equipments of the company located at Unit I and Select Assets located on 4.33 acres of land on survey no. 59/2 at Unit II.	453,428,002	276,415,453
Loans repayable on demand Terms of repayment of secured loans - from banks Interest at 2% over base rate (floating)	453,428,002	276,415,453
interest at 2/0 over base rate (moating)		

	As at 31.03.2017	As at 31.03.2016
	Rs.	Rs.
7. TRADE PAYABLES		
To Micro, Small and Medium Enterprises	8 , 876 , 193	9,572,649
Others	1,292,607,679	1,436,678,910
Total	1,301,483,871	1,446,251,559
Additional Information		
The details of amounts outstanding to Micro, Small and Medium Enterprises under Micro Small and Medium Enterprises Development Act, 2006 (MSMED Act), based on the available information with the Company are as under:		
1. Principal amount due and remaining unpaid	8,876,193	9,572,649
2. Interest due on (1) above and the unpaid interest	811,471	198,929
3. Interest paid on all delayed payments under the MSMED Act	-	-
4. Payment made beyond the appointed day during the year	198,071	312 , 300
5. Interest due and payable for the period of delay other than (3) above	1,241	2,528,449
6. Interest accrued and remaining unpaid	812,712	2,727,378
7. Amount of further interest remaining due and payable in succeeding years	26,441,652	26,683,204
8. OTHER CURRENT LIABILITIES		
Provision for taxation	-	9,164,419
Unclaimed dividends	129,025	86,004
Outstanding Liabilities Duties and taxes payable	273 , 106 , 843 17,974 , 000	529,285,380 13,505,279
Trade advance received from customers	305,874,994	403,288,414
Earnest Money Deposit	215,000	215,000
Other liabilities	64,028,967	60,834,914
Total	661,328,829	1,016,379,410
9. SHORT TERM PROVISIONS		
Reserve for Future Contract	102,401,919	113,338,049
Provision for warranties	18,611,949	23,188,814
Provisions for employee benefits - Leave Encashment	8,969,088	6 , 271 , 200
Proposed dividend (including dividend distribution tax)	-	122,012,135
Total	129,982,956	264,810,198



10. PROPERTY, PLANT AND EQUIPMENT

(Amount in Rs.)

		Gross Bloc	k (At Cost)		Depreciation				Net Block		
Particulars	As at 01.04.2016	Additions during the year	Deductions during the year	As at 31.03.2017	As at 01.04.2016	For the year	Deductions	As at 31.03.2017	As at 31.03.2017	As at 31.03.2016	
Tangible Assets											
Free Hold Land	264,449,392	10,858,052	-	275,307,444	-	-	-	-	275,307,444	264,449,392	
Buildings	1,112,933,765	-	-	1,112,933,765	162,478,099	37,250,460	-	199,728,559	913,205,206	950,455,666	
Plant & Machinery (*)	1,977,895,677	16,880,643	6,616,948	1,988,159,372	826,016,722	196,803,265	1,694,024	1,021,125,963	967,033,410	1,151,878,956	
Office Equipments	32,774,187	1,262,357	4,257,479	29,779,065	20,478,179	3,402,096	3,992,828	19,887,448	9,891,617	12,296,008	
Furniture & Fixtures	36,192,336	883,801	682,876	36,393,261	17,479,778	3,157,129	378,071	20,258,836	16,134,425	18,712,558	
Computers	55,274,234	3,965,493	8,650,833	50,588,894	46,406,928	4,544,309	8,322,877	42,628,360	7,960,534	8,867,305	
Communication Equipments	1,691,409	529,724	-	2,221,133	1,501,637	75 , 434	-	1,577,071	644,063	189,772	
Motor Vehicles *	39,819,522	2,419,100	6,773,122	35,465,500	24,575,993	5,081,732	5 , 599 , 774	24,057,951	11,407,549	15,243,529	
Total	3,521,030,522	36,799,170	26,981,258	3,530,848,434	1,098,937,336	250,314,425	19,987,574	1,329,264,188	2,201,584,248	2,422,093,186	
Previous Year	3,382,373,547	164,630,534	25,973,561	3,521,030,519	838,653,261	259,829,742	15,471,054	1,083,011,950	2,438,018,569		

Addition information - (*) Accumulated depreciation as on 1st April 2004 under Owned Assets includes accumulated depreciation of leased asset also.

PROPERTY, PLANT & EQUIPMENT - RESEARCH & DEVELOPMENT

(Amount in Rs.)

Particulars	Gross Block (At Cost) Depreciation				Net 1	Block				
	As at 01.04.2016	Additions during the year	Deductions during the year	As at 31.03.2017	As at 01.04.2016	For the year	Deductions	As at 31.03.2017	As at 31.03.2017	As at 31.03.2016
Tangible Assets										
Plant & Machinery	160,091,717			160,091,717	36,894,502	15 , 925 , 384	-	52,819,886	107,271,831	123,197,215
Total	160,091,717			160,091,717	36,894,502	15,925,384	-	52,819,886	107,271,831	123,197,215
Previous Year	160,091,717		-	160,091,717	36,894,502	15,925,384	-	52,819,886	107,271,831	

PROPERTY, PLANT AND EQUIPMENT

(Amount in Rs.)

Particulars		Gross B	lock (At Cost)	Amortisation Net Block				lock		
	As at 01.04.2016	Additions during the year	Deductions during the year	As at 31.03.2017	As at 01.04.2016	For the year	Deductions	As at 31.03.2017	As at 31.03.2017	As at 31.03.2016
Intangible Assets										
Technical Know-how	61,577,865			61,577,865	24,631,152	12,315,577	-	36,946,729	24,631,136	36,946,713
Total	61,577,865			61,577,865	24,631,152	12,315,577	-	36,946,729	24,631,136	36,946,713
Previous Year	61,577,865			61,577,865	12,315,576	12,315,576	-	24,631,152	36,946,713	-

Note: Depreciation is calculated on the basis of the estimated useful life of the asset as prescribed in Schedule II or actual useful life of the asset whichever is lower. The Life of assets followed by company is as follows:

Asset	Life (in Years)
Factory building	30 and 5
Non factory building	60 and 5
Plant and Machinery - (Double shift basis)	10
Office equipment	5
Furniture and fittings	10
Computers	3 and 6
Communication equipments	5

As at 31.03.2017

As at 31.03.2016

				Rs.	Rs.
11. CAPITAL WORK-	IN-PROGRESS				
Land				303,000	63,000
Total				303,000	63,000
Intangible assets ur	nder development				
Technical Know-h	10W			6,562,500	6,562,500
Total				6,865,500	6,625,500
12. NON CURRENT I	NVESTMENTS				
Details of Investm	ents Name of the	No. of	Face	As at 31.03.2017	As at 31.03.2016
	Company	Shares	Value	Rs.	Rs.
Non - Trade Inves Instruments Others	tments (Unquoted) Investr	ments in Eqı	uity		
Fully paid up	M/s. The Shamrao Vithal Co-operative Bank Ltd.	2,000	25	50,000	50,000
Total				50,000	50,000
Additional Inform	ation				
	funquoted investments:				
Cost				50,000	50,000
13. LONG TERM LOA	ANS AND ADVANCES				
Capital advances				132,429,900	135,138,133
Security Deposit				17,527,220	17,527,220
MAT Credit Entilte					40,000,000
Advance payment (Total	of Tax (net of Provisions)			4,068,126 154,025,246	100 665 757
Additional Informa	ation			154,025,246	192,665,353
Breakup of above	ation				
Unsecured, consid	dered good			154,025,246	192,665,353
14. INVENTORIES					
Raw materials				356,201,546	320,532,696
Work in progress				260,640,983	312,996,102
Finished goods				29,545,749	-
Stock in trade				146,319,393	217,746,408
Goods in transit:					
Raw materials - At	port			7,115,283	29,990,007
Total				799,822,954	881,265,213



	As at 31.03.2017	As at 31.03.2016
	Rs.	Rs.
15. TRADE RECEIVABLES		
Trade receivables exceeding six months	601,200,720	590,024,860
Others	1,251,950,189	1,266,425,491
Total	1,853,150,909	1,856,450,351
Less: Provision for bad and doubtful debts	304,008,077	304,008,077
Total	1,549,142,832	1,552,442,274
Additional information		
Breakup of above		
Secured, considered good	52,472,744	63,081,449
Unsecured, considered good	1,496,670,088	1,489,360,825
Total	1,549,142,832	1,552,442,274
17 CACH AND DANK DAI ANGEC		
16. CASH AND BANK BALANCES Cash and cash equivalents		
Balances with banks		
on current accounts	453,396,182	548,087,805
Cash on hand	386,806	252,367
Other bank balances	J80 , 800	2,001
Balances with banks		
in margin money	71,500,000	71,600,000
in deposit accounts exceeding 12 months maturity	993,000,000	837,217,695
in deposit accounts exceeding 3 months but not exceeding 12 months	627,907,649	800,986,410
Total	2,146,190,637	2,258,144,277
17. SHORT TERM LOANS AND ADVANCES		
Rent Deposit	20,164,030	4,867,421
Balance with Statutory/ Govt authorities	277,270,840	239,223,357
Prepaid Expenses	9,407,640	9,096,862
Trade Advance	91,889,412	180,614,800
Interest accrued on term deposits	22,686,449	17,300,926
Others	13,452,548	4, 50 7, 115
Total	434,870,919	455,610,481
Less: Provision for doubtful advances	-	-
Additional information		
Breakup of above		
Secured, considered good		
Unsecured, considered good	434,870,919	455,610,481

	As at 31.03.2017	As at 31.03.2016
	Rs.	Rs.
18. CONTINGENT LIABILITIES AND COMMITMENTS		
(to the extent not provided for)		
a) Contingent Liabilities		
- Guarantees	805,479,396	827,075,951
- Letters of credit	382,216,114	353,772,096
The management believes, based on internal assessment and $\ensuremath{/}$ or		
legal advice, that the probability of an ultimate adverse decision		
and outflow of resources of the Company is not probable and		
accordingly, no provision for the same is considered necessary.		
b) Commitments		
- Estimated amount of contracts remaining to be executed on		
capital account and not provided for (net of advances)	14,792,344	9,639,203
- Corporate Guarantee issued to the bankers of the subsidiary company	430,000,000	430,000,000
- Corporate Guarantee issued on behalf of subsidiary company. (Japan WOS)	-	-

Department of Income Tax (TDS Circle) have issued demand notice under section 201(1)/201(1a) of the Income Tax act, based on tax payer's data reflected in the computer system of the department for Short deduction/ Short payments and interest thereon, for the previous financial years amounting to Rs. 7,20,817/- including Rs. 2,20,930/- towards interest on such short deduction/payment under Forms 27EQ, 26Q & 24Q. The company has pursued the matter with the department and the same is under appeal for such short deduction/late payment.

The company has submitted necessary documents for the EPCG licence No. 073001256 dt.10.07.2013 to the extent of Rs. 6.95 Crores and has completed the export obligation of Rs. 41.71 Crores along with annual average of Rs. 71.84 Crores against the licence, awaiting discharge certificate from <code>GDGFT</code>.

The Company has obtained EPCG licence No. 0730014370 dt. 31.03.2015 to the extent of Rs. 1.92 Crores for importation of capital goods without payment of customs duties. Under the licence the company will have to fulfill the export obligation of Rs. 11.574 Crores along with annul average exports of Rs. 71.84 Crores from year 2014-15 to the year 2020-2021.

19.	REVENUE	FROM	OPERATIONS	,

Sale of Goods

- AC Generators
- AC Generator Spares
- Power Business Inland
- Power Business Overseas Japan Branch
- Power Business Overseas Japan WOS
- Power Business Inland EPC
- Reserve for Future Contract ADD / (Less)

Total

Current Year	Previous Year
Rs.	Rs.
3,092,151,170	3,713,909,467
359,572,341	356 , 524 , 304
44,398,893	530 , 418 , 374
526,728,953	398,417,427
97,616,870	287,050,973
17,245,549	119,107,718
-	111,694,563
4,137,713,776	5,517,122,826



	Current Year	Previous Year
REVENUE FROM OPERATIONS (Contd.)	Rs.	Rs.
Sale of services	289,863,964	108,896,757
Other operating revenues	39,812,278	43,267,624
Total	4,467,390,018	5,669,287,207
Less		
Intersegmental sales	168,208,543	178 , 702 , 447
Intercompany	196,423,205	48,956,670
Excise duty	303,668,138	374,115,935
Total	3,799,090,132	5,067,512,155
20. OTHER INCOME		
Interest income on Bank Deposits	131,457,029	129,789,051
Dividend Income		
- long term investments	6,000	6,000
Other non operating income		
(net of expenses directly attributable to such income)	73,050,409	72,088,995
Total	204,513,438	201,884,046
21. COST OF MATERIALS CONSUMED		
Consumption of raw materials	2,168,193,088	2,480,183,902
Consumption of stores and spare parts	32,614,349	28,103,553
Total	2,200,807,437	2,508,287,455
Consumption of major raw materials		
Copper (wires, strips, rods, sheet etc.)	360,335,193	358,226,445
Steel/ Laminations	293,802,150	347,418,748
Shaft Forgings	114,711,808	141,575,885
Others	1,399,343,937	1,632,962,824
Total	2,168,193,088	2,480,183,902
Purchases for Projects & EPC Business	352,737,932	1,079,574,976
22. CHANGES IN INVENTORIES OF FINISHED GOODS,		
WORK IN PROGRESS		
Stocks at the end of the year		
Work in progress: A C Generators	260,640,983	312,996,102
Finished goods: A C Generators	29,545,749	,//0,102
Total	290,186,732	312,996,102
Less: Stocks at the beginning of the year		
Work in progress: A C Generators	312,996,102	368,985,660
Finished goods: A C Generators	_	35 , 019 , 368
Total	312,996,102	404,005,028
Net (Increase) / Decrease in Stock	22,809,370	91,008,926
	,	· · ·

	Current Year	Previous Year
	Rs.	Rs.
23. EMPLOYEE BENEFIT EXPENSES		
Salaries and wages	478,864,449	458,146,138
Contribution to provident and other funds	30,527,277	61,856,580
Remuneration to whole time directors including contributions	8 , 105 , 103	23,870,864
Staff welfare expenses	120,480,012	116,643,548
Total	637,976,841	660,517,130
24. FINANCE COSTS	/1 / 00 0 / /	/ O O1E O71
Interest expense	41,428,844	49,815,031
Total	41,428,844	49,815,031
25. DEPRECIATION AND AMORTIZATION		
Depreciation	266,239,809	275,755,123
Amortization of intangible assets	12,315,577	12,315,576
Total	278,555,386	288,070,699
Total	210,000	200,070,077
26. OTHER EXPENSES		
Power and fuel	49,647,337	56,087,994
Rent	6,716,690	15,352,766
Repairs and Maintenance		
Buildings	1,501,449	5 , 196 , 718
Machinery	15,757,284	27,448,332
Others	9,563,022	10,138,814
Insurance	8,480,858	7,163,369
Rates and taxes	5,898,577	2,693,146
Payment to the auditors		
as auditor	1,952,935	1,976,000
for taxation matters	810,000	621,250
for other services	865,979	1,252,961
Selling expenses	72,080,430	111,144,767
Provision for doubtful trade receivables	-	151,121,835
Loss on sale of property, plant and equipment	2,514,082	3,086,036
Donations	1,191,875	1 , 590 , 458
Legal and professional charges	45,378,288	52,086,769
Directors sitting fees	1,414,324	1,831,950
Travelling and Conveyance	133,665,071	121,677,053
Bank Charges	23,102,977	20,713,647
Foreign Exchange Fluctuation	61,849,064	-
Postage, Telegrams and Telephones	9,778,616	11,651,170
Royalty	582,200	6,744,279
Software Expenses on ERP	22,170,473	13,960,170
Manufacturing Expenses	11,919,418	18,653,114



		C	Current Year		Previou	s Year
OTHER EXPENSES (Contd.)			Rs.		Rs	
Vehicle Maintenance			7,166	,015		5,703,911
Advertisement			5 , 065			4 , 259 , 123
Printing & Stationary			6,127,			7,077,729
Subscription to Technical Associations, Journals & Magaz	zines		1,641,	044		2,043,528
Total			506,841,	652	661	,276,889
27. ADDITIONAL INFORMATION						
Value of Imports calculated on CIF basis						
Raw Materials			391,928,	004	580	0,542,320
Capital goods			1,644,		6	7,285,616
Expenditure in foreign currency: (net of withholding tax))					
Others - On Payment Basis			55 , 887	,472	84	4 , 811 , 482
Capital Equipment Purchased	-		1,382,	985	4	1,622,232
Particulars	Amount	(Rs.)	% to total	An	nount (Rs.)	% to total
Value of imported raw materials, spare parts and components consumed Value of indigenous raw materials, spare parts and	444,350	0 , 364	20.11%	4	69,760,968	18.24%
components consumed	1,765,49	7 , 382	79.89%	2,1	.06,345,225	81.76%
Total	2,209,847	7,746	100.00%	2,5	76,106,193	100.00%
Details of non-resident shareholdings Number of non-resident shareholders Number of shares held by non-resident shareholders			6,128	153 .355		109 7,922,746
Earnings in foreign exchange			,			, ,
Export of goods calculated on FOB basis			1,684,468	797	1,764	4 , 215 , 818
Royalty, Know-how, professional and consultancy fees			42,984			l,607,061
Other Income			2,039	,754	r	2,076,051
28. EARNINGS PER SHARE						
After extraordinary item:						
Profit / Loss for the year after tax expense			(44,843,	253)	(91	, 853 , 966)
Weighted average number of equity shares			33,237,			3 , 237 , 588
Earning per share			(1	.35)		(2.76)
			\-	,		(=:- 5)
29. DISCLOSURES AS PER ACCOUNTING STANDARD : "EMPLOYEE BENEFITS"	15					
Defined Contribution Plan						
Employer's Contribution to Provident Fund & Pension Sc	heme		21,066,	707	2	1 , 704 , 697
Employer's Contribution to Superannuation Fund Defined Benefit Plan				-		-

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The employees' gratuity fund scheme managed by a trust is a defined benefit plan. The Present value of obligation

is determined based on actuarial valuation using the projected unit credit method.

	Current Year (Rs.)		Previou (Rs	
Disclosures as per Accounting Standard 15	Gratuity	Leave	Gratuity	Leave
"Employee Benefits" (contd.)	(Funded)	(Unfunded)	(Funded)	(Unfunded)
Defined Benefit obligation at beginning of the				
reporting period	50,712,240	41,700,710	50,038,740	47,690,902
Current Service Cost	5 , 287 , 290	4,482,700	5,024,068	9,918,485
Interest Cost	4,056,979	3,002,140	3 , 378 , 482	2,883,471
Acqusition adjustment	-	(607,282)	(6,195,926)	(6,337,171)
Actuarial (gain)/ loss	5 , 453 , 830	(2,913,110)	4 , 760 , 585	(3,682,553)
Benefits Paid	(6,952,887)	-	(6,293,709)	(8,772,424)
Defined Benefit obligation at end of the reporting period	58,557,452	45,665,158	50,712,240	41,700,710
Obligations at end of the period -Current	5,677,938	8,969,088	4,999,471	6,833,42
Obligations at end of the period -Non -Current	52,879,514	36,696,070	45,712,769	34,867,289
Reconciliation of opening and closing balance of fair				
value of plan assets				
Fair value of plan assets at beginning of the reporting				
period *	67,732,657	-	59,913,270	
Acqusition adjustment	-	-	(6,195,926)	
Expected return on plan assets	5 , 613 , 284	-	4 , 932 , 366	
Employer Contribution	11 , 392 , 455	-	15 , 244 , 199	
Benefits paid	(6,952,887)	-	(6,293,709)	
Actuarial gain/(loss)	-	-	132,457	
Fair value of plan assets at reporting period	77,785,509	-	67 , 732 , 657	
Reconciliation of fair value of assets & obligations				
Fair value of plan assets	77 , 785 , 509	-	67 , 732 , 657	
Present value of obligation	(58,557,452)	-	(50,712,240)	
Funded assets in excess of obligation of prior years	(19,228,057)	-	(17,020,417)	
Amount recognised in B/S under liabilities	-		-	
Expense recognised during the year				
Current Service Cost	5,287,290	4,482,700	5,024,068	9,918,485
Interest Cost	4,056,979	3,002,140	3,378,482	2,883,47
Expected return on plan assets	(5,613,284)	· · ·	(4,932,366)	
Actuarial (gain)/ loss	5,453,830	(2,913,110)	4,893,042	(3,682,553
Net Cost	9,184,815	4 , 571 , 730	8 , 363 , 226	9,119,40
Actuarial assumptions		Indian	· ·	Indian Assured
Mortality Table		Assured Lives		Lives Mortality
	1994 –96	Mortality	1994 – 96	(2006-08)
	(Ultimate)	(2006-08) (modified) ULT	(Ultimate)	(modified) ULT
Discount rate (per annum)	8.00%	7.30%	8.00%	7.90%
Expected rate of return on plan assets	0.00%	7.5070	0.00%	1.507
(per annum)	8.00%	NA	8.00%	N <i>I</i>
Rate of escalation in salary (per annum)	7.00%	7.00%	7.00%	7.00%

The estimates of rate of escalation in salary considered in actuarial valuation, take into account inflation, seniority, promotion and other relevant factors including supply and demand in the employment market. The above information is as certified by the actuary.

30. SEGMENT REPORTING

The company's operation comprises of Manufacturing business & Project Business. Primary segmental reporting comprises of Manufacturing Business, Project Business & EPC Segments. Secondary Segmental reporting is based on geographical location of Activities. Under primary segment revenue and direct expenses, which relate to a particular segment and which are identifiable, are reported under that segment

Certain expenses, which are not allocable to any specific segment, are separately disclosed at the enterprise level. Cash and bank balances in India are reported at the enterprise level as the company operates common bank accounts. Property, plant and equipment, Liabilities, Current assets and Current liabilities relating to specific business segments are identified and reported. Those that are not identifiable are reported as common items.

Secondary segment is reported based on the geographical location of the company, viz., India, Japan, USA, Europe and Hongkong. Revenues in the secondary segment are based on the sales made by the branch office and subsidiaries. Intersegmental purchases & sales are separately identified and reported. Property, plant and Equipments, Current Assets including Cash and Bank accounts, and Current Liabilities are identified based on the branch office to which they relate and are reported accordingly.

PRIMARY SEGMENT Current Year (Amt in Rs.)

Particulars	Manufacturing	Project Business	EPC	Common	Total
Segment Revenues					
External Revenues	3,461,917,077	684 , 559 , 255	17,245,548	-	4,163,721,880
Intersegment/Company revenues	(168,208,543)	-	-	-	(168,208,543)
Intercompany	(196,423,205)	-	-	-	(196,423,205)
Total Revenues	3,097,285,329	684,559,255	17,245,548	-	3,799,090,132
Segment Results					
Profit Before Taxation and Interest	192,530,240	(52,738,936)	(22,014,418)	(39,859,993)	77,916,892
Less: Interest	40,617,373	-	811 , 471	-	41,428,844
Less: Depreciation & Amortization	277,014,184	257 , 937	990,936	292 , 327	278 , 555 , 384
Total	(125,101,318)	(52,996,873)	(23,816,825)	(40,152,320)	(242,067,336)
Unallocable & Other Income					
(including Extraordinary items)	52,733,297	80,824,679	-	70 , 955 , 469	204,513,445
Less: Tax	0	7,834,500	-	(545 , 139)	7,289,361
Total Profit	(72,368,021)	19,993,307	(23,816,825)	31,348,288	(44,843,253)

Previous Year (Amt in Rs.)

Segment Revenues					
External Revenues	3,816,407,615	1 , 247 , 961 , 376	230,802,281	-	5,295,171,272
Intersegment revenues	(178,702,447)	-	-	-	(178,702,447)
Intercompany	(38,903,032)	-	(10,053,638)	-	(48,956,670)
Total Revenues	3,598,802,136	1,247,961,376	220,748,643	-	5,067,512,155
Segment Results					
Profit Before Taxation and Interest	287,884,259	35 , 599 , 765	(217,909,724)	(38,727,520)	66,846,779
Less: Interest	48,144,944	78	1,670,009	-	49,815,031
Less: Depreciation & Amortization	283 , 450 , 362	257 , 937	4,070,071	292 , 327	288,070,697
Total	(43,711,047)	35,341,750	(223,649,804)	(39,019,847)	(271,038,948)

PRIMARY SEGMENT (Contd.)	Manufacturing	Project Business	EPC	Common	Total
Unallocable & Other Income (including Extraordinary items)	64,117,562	62,515,846	-	75,250,635	201,884,043
Less: Tax	7,504,282	12,080,387	-	3,114,392	22,699,061
Total Profit	12,902,233	85,777,209	(223,649,804)	33,116,396	(91,853,966)

(Amt in Rs.)

	Manufacturing	Project Business	EPC	Common	Total
Segment Assets -Current Year	4,751,842,069	635,324,123	143,032,619	1,894,256,491	7,424,455,303
Previous Year (2015-2016)	4,752,837,495	927,859,211	220,763,253	2,027,580,253	7,929,040,212
Segment Liabilities - Current Year	1,539,023,680	116,365,277	474,592,566	723 , 315	2,130,704,839
Previous Year (2015-2016)	1,482,091,700	657,394,115	625 , 479 , 773	1,634,609	2,766,600,197
Capital Expenditure (Net of					
disposal) - Current Period	24,456,388	2,419,100	(17,057,579)	-	9,817,909
Previous Year (2015-2016)	149,557,098	-	(10,900,125)	-	138,656,973

GEOGRAPHICAL SEGMENT

Sales of India
Sales of overseas
Less: Inter-segmental sales
Less: Inter-company
Total

Segment revenue by Geographical Market

Current Year	Previous Year
Rs.	Rs.
3,353,127,755	4,564,589,030
810,594,125	730 , 582 , 242
(168,208,543)	(178,702,447)
(196,423,205)	(48,956,670)
3,799,090,132	5,067,512,155

Carrying amounts of geographical assets & additions to tangible & intangible property, plant & equipment

	Carrying amou assets (Ar	-	Additions to property, plant and equipments & Intangible assets (Amt in Rs.)	
	As at 31.03.2017	As at 31.03.2016	As at 31.03.2017	As at 31.03.2016
Located in India	6,524,598,806	6,988,945,076	5,358,248	138,656,973
Located outside India	899,856,497	940 , 095 , 136	4,459,662	-
Total	7,424,455,303 7,929,040,212		9,817,909	138,656,973

31. RELATED PARTIES DISCLOSURE

Name of the Related Party	Relationship
Nikhil Kumar	Key Managerial Personnel and their Relatives.
Mohib Khericha	Key Managerial Personnel and their Relatives.
K G Prabhakar	Key Managerial Personnel and their Relatives.
N Srivatsa	Key Managerial Personnel and their Relatives.
Sagir Khericha	Key Managerial Personnel and their Relatives.
B C Harish	Key Managerial Personnel and their Relatives.



Related Parties Disclosure (contd.)

(Amt in Rs.)

Nature of transactions	Key management personnel and their Relatives		Enterprises over which Key Managerial Personnel and their Relatives are able to exercise	
	2017	2016	significant influence	
Directors Remuneration and Commission				
Nikhil Kumar	2,520,000	19,528,828	-	
K. G. Prabhakar	5,585,103	4,812,980	-	
Key Managerial Personnel				
N. Srivatsa	4,679,561	4,030,193	-	
Relative of Director				
Sagir M Khericha	525,000	809,066	-	
Remuneration Paid				
B. C. Harish	-	7,078,161	-	
Directors Sitting fees				
Mohib Khericha	364,232	400,300	-	
Lease Rent Paid				
Mohib Khericha	-	1 , 350 , 000	-	

32. OPERATING LEASES

The Company has various operating leases for office facilities, guesthouse and residential premises of employees that are renewable on a periodic basis, and cancelable at its option. Rental expenses for operating leases included in the financial statements for the year are Rs. 2,436,544/- (Previous year Rs.15,352,766/-).

33. During the year the Company has made provisions towards warranty claims and Compensated Leave/Sick leave encashment the details of the same are as under

(Amt in Rs.)

Warranty claims Compensated leave /

	vvariatity claims	compensated leave /
		Sick Leave
Balance outstanding at the beginning of the year	23,188,814	1,634,609
Provision for the year	-	723,315
Utilized during the year	4,576,865	1,634,609
Withdrawn and credited to Statement of Profit and Loss	-	-
Balance outstanding at the end of the year	18,611,949	723,315

34. Foreign currency exposures which have not been hedged by any derivative Instruments or otherwise as at end of the reporting period is as follows:

Unhedged	As at the end of Current Year (Rs.)	As at the end of Previous Year (Rs.)
Assets (Receivables)	779,121,769	637,545,123
Liabilities (payables)	321,837,051	320,128,987

35. The disclosure as per revised AS-7 in respect of contract in progress at the end of year

	As at the end of	As at the end of
	Current Year (Rs.)	Previous Year (Rs.)
Contract revenue	3,080,044,372	3,080,044,372
Cost incurred	3,635,364,100	3 , 581 , 911 , 742
Recognised profit (Less recognized losses)	555,319,728	(501,867,370)
Amount of advance received	18,994,427	23,805,584
Amount of retentions (Deferred debts)	388,497,957	341,276,551
In respect of dues from customer after appropriate netting off	-	-
Gross amount due from customer for contract work as an asset	-	110,670,182
Gross amount due to customer for contract work as liability	-	-
Contingencies	Nil	Nil

36. CORPORATE SOCIAL RESPONSIBILITY

 ${\bf i}~$ a. Gross amount required to be spent by the company during the year - Rs. 14,659,196/-

b. Amount spent including service tax during the year on

(Amt in Rs.)

Sl. No.	Towards	Spent	To be spent	Total
1.	Construction/acquisition of any asset	-	-	-
2.	On purposes other than (1) above	11,727,260	2,931,936	14, 659,196

ii a. Gross amount required to be spent by DF Power Systems Private Limited during the year: Rs. 87,241/-b. Amount spent during the year on

(Amt in Rs.)

Sl. No.	Towards	Spent	To be spent	Total
1.	Construction/acquisition of any asset	-	-	-
2.	On purposes other than (1) above	-	87,241	87,241

37. DISCLOSURE OF SPECIFIED BANK NOTES HELD AND TRANSACTED DURING PERIOD FROM 8TH NOVEMBER 2016 TO 30TH DECEMBER 2016

(Amt in Rs.)

Particulars	Specified Bank Notes	denomination	Total
Closing cash in hand as on 08.11.2016	320,500	36,992	357,492
ADD: Permitted receipts	-	1,722,220	1,722,220
LESS: Permitted payments	-	1,281,859	1,281,859
LESS: Amount deposited in Banks	320 , 500	-	320 , 500
Closing cash in hand as on 30.12.2016	-	477 , 353	477,353

38. NOTE ON MANAGERIAL REMUNERATION:-

In view of inadequate profits for the current financial year, the remuneration paid to Managing Director (part of the year) & Whole Time Director (full year) of Rs. 25,20,000/- & Rs. 55,85,103/- respectively, is subject to approval of the shareholders.

- **39** .a. The Group does not have any pending litigations which would impact its financial positon as on the reporting date.
 - b. The Group has made provision, as required under the accounting standards, for material foreseeable losses, on long term contracts in respect of its wholly owned Indian subsidiary. The Company did not have any derivative contracts for which there were any material foreseeable losses.
 - c. There are no amounts required to be transferred to the Investor Education and Protection Fund by the Group as on the reporting date.
 - d. Additional Information, as required under Schedule III to the Companies Act, 2013, of enterprises consolidated as Subsidiary / Associates / Joint Ventures.

Name of the Entity in CFS	Net Assets i.e., total assets minus		Share in profit or loss	
	total liabilities			
	As % of	Amount	As % of	Amount
	Consolidated net	(Thousand)	Consolidated profit	(Thousand)
	assets		or loss	
Parent				
TD Power Systems Limited	100.22%	4,698,314.97	1.98%	889.61
Subsidiaries				
Indian				
DF Power Systems Private Limited	0.11%	5 , 266 . 41	24.04%	(10,780.46)
Foreign				
TD Power Systems USA Inc	-1.01%	(47,511.33)	15.74%	(7,058.93)
TD Power Systems Japan Limited	0.79%	36 , 950 . 48	0.87%	389 . 21
TD Power Systems Europe GmbH	-0.11%	(5,050.77)	63.07%	(28,282.69)
Total	100.00%	4,687,969.76	100.00%	-44,843.25

e. Previous Year figures have been regrouped wherever required in conformity with the presentation for the current reporting period.



tdps is global



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Germany
Guatemala
Guinea Bissau
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Indonesia
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Malaysia
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Mexico, Lapaz
Morocco
Mozambique
Myanmar

Nepal Netherlands Nicaragua Niger Nigeria Norway Oman Pakistan Panama Philippines Poland Russia Salvador Saudi Arabia Sierra Singapore South Africa South Korea Spain Sri Lanka Sweden Switzerland Taiwan Tanzania Thailand Tunisia Turkey UAE Uganda UK Ukraine USA Vietnam Yemen Zambia

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Japan
Netherlands
Norway
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Singapore
South Africa
Thailand

Turkey UK UAE USA

Subsidiary Companies

USA Japan Germany Turkey www.tdps.co.in

TD Power Systems Limited
REGISTERED OFFICE & FACTORY:
27, 28 and 29, KIADB Industrial Area
Dabaspet, Nelamangala Taluk
Bengaluru Rural District
Bengaluru – 562 111 India