(Formerly: Jaysynth Dyechem Ltd.)

CIN No. L24100MH1973PLC016908 • PAN No. AAACJ0902B

Regd. Office: 301, Sumer Kendra, Pandurang Budhkar Marg, Worli, Mumbai - 400 018. INDIA.

Tel.: 91-22-3042 3048, Fax: 91-22-3042 3434. email: investor.relations@jdorgochem.com_website: www.jdorgochem.com_

Date: 03rd September, 2020

To
Corporate Relationship Department
BSE Limited
Phiroze Jeejeebhoy Towers
Dalal Street,
Mumbai – 400 001

Scrip Code: 524592

Subject: Notice of 46th Annual General Meeting and Annual Report for the Financial Year 2019-20

Dear Sir/Madam,

Pursuant to the provisions of Regulation 30 and Regulation 34 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we enclose herewith Notice of 46th Annual General Meeting of the Company and Annual Report for the Financial Year 2019-20.

The Annual Report of the Company for the Financial Year 2019-20 along with Notice of 46th Annual General Meeting is also available on the website of the Company i.e. www.jdorgochem.com

Kindly take note of the same on your records.

Thanking you,

For: JD Orgochem Limited

Mayur Kanjibhai Rathod

Company Secretary and Compliance Officer

Membership No.: A49756

Registered Address: 301, Sumer Kendra, P.B. Marg, Worli, Mumbai - 400 018

CC:

1) National Securities Depository Limited

2) Central Depository Services (India) Limited

3) Link Intime India Private Limited

Encl: As Above



JD ORGOCHEM LIMITED

46th Annual Report 2019-20

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CORPORATE INFORMATION

EXECUTIVE DIRECTOR

Suhas Balkrishna Jande Whole-Time Director (DIN: 08384902)

NON-EXECUTIVE NON INDEPENDENT DIRECTORS

Parag Sharadchandra Kothari Chairman (DIN: 00184852)

Nikhil Sharadchandra Kothari

(DIN: 00184152)

KEY MANAGERIAL PERSONNEL

Suhas Balkrishna Jande Whole-Time Director (DIN: 08384902)

Narendra Ramanlal Shah Chief Financial Officer

Mayur Kanjibhai Rathod Company Secretary and Compliance Officer

INDEPENDENT DIRECTORS

Bharati Ravindra Chandan (Woman Director) (DIN: 07263623)

Mitesh Dilip Sejpal (DIN: 06562026)

Umesh Trikamdas Chandan

(DIN: 00184677)

PRINCIPAL BANKERS

HDFC Bank Limited Union Bank of India

STOCK EXCHANGE

BSE Limited

CIN: L67120MH2005PLC155188 25th Floor, Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai- 400 001

Tel No.: 022 - 22721233 Fax No.: 022 – 22721919

REGISTERED OFFICE ADDRESS

JD Orgochem Limited

CIN: L24100MH1973PLC016908

301, Sumer Kendra, P. B. Marg, Worli, Mumbai - 400 018

Tel. No.: 022-3042 3048 Fax No.: 022-3042 3434

E-mail Id: investor.relations@jdorgochem.com

Website: www.jdorgochem.com

STATUTORY AUDITOR

M/s. Hiren C. Sanghavi & Associates Chartered Accountant A-55/62, Vandana Mahalaxmi Co-op Hsg Society, Veera Desai Road, Andheri (West) Mumbai – 400 058

INTERNAL AUDITOR

M/s. Nisha Mody & Associates Chartered Accountant 52-C, Chottani Building, Proctor Road, Grant Road (East), Mumbai – 400 007

SECRETARIAL AUDITOR

M/s. KDT & Associates Practising Company Secretary, 308, Balaji Darshan, Tilak Road, Santacruz (West), Mumbai – 400 054

REGISTRAR AND TRANSFER AGENT

Link Intime India Private Limited C-101, 247 Park, L.B.S Marg, Vikhroli (West), Mumbai – 400 083 Tel. No.: 022 – 4918 6270

Fax No.: 022 – 4918 6060,

E-mail ld: rnt.helpdesk@linkintime.co.in

Website: www.linkintime.co.in

DEBENTURE TRUSTEE

IDBI Trusteeship Services Limited Ground Floor, Asian Building, 17 R. Kamani Marg, Ballard Estate Mumbai - 400 001

FACTORY ADDRESS/PLANT LOCATIONS

PATALGANGA PLANT

Plot No.A-4/2, MIDC Industrial Area, Patalganga, Taluka-Khalapur, Dist. Raigad, Maharashtra - 410 220



NOTICE OF 46th ANNUAL GENERAL MEETING

NOTICE is hereby given that the 46th Annual General Meeting of the Members of JD Orgochem Limited will be held on Monday, 28th September, 2020 at 11.00 a.m. through Video Conferencing ("VC")/ Other Audio Visual Means ("OAVM") to transact the following business:

ORDINARY BUSINESS:

- 1. To receive, consider, approve and adopt the Audited Financial Statements of the Company for the financial year ended 31st March, 2020, together with Board's Report and the Auditor's Report thereon.
- To appoint a Director in place of Parag Sharadchandra Kothari (DIN: 00184852), who retires by rotation and being eligible offers himself for reappointment.

SPECIAL BUSINESS:

To consider and if thought fit, to pass with or without modification(s), the following resolutions:

As an Ordinary Resolution:

3. To approve the appointment of Statutory Auditor appointed by the Board of Directors to fill the casual vacancy.

"RESOLVED THAT pursuant to the provisions of Section 139, 140 and other applicable provisions, if any, of the Companies Act, 2013 and the Rules made thereunder, including any amendment, modification, variation or re-enactment thereof, for the time being in force, approval of the members be and is hereby accorded for the appointment of M/s. Chhogmal & Co., Chartered Accountants (FRN: 101826W), as the Statutory Auditor of the Company, w.e.f. 26th August, 2020, to fill the casual vacancy arising on account of resignation of M/s. Hiren C. Sanghavi & Associates, Chartered Accountants (FRN: 112057W), and to hold office till the conclusion of this Annual General Meeting, at such remuneration as may be determined and recommended by the Audit Committee in consultation with the Statutory Auditor and duly approved by the Board of Directors."

As an Ordinary Resolution:

4. To approve the appointment of Statutory Auditor and fix their remuneration.

"RESOLVED THAT pursuant to the provisions of Section 139 and other applicable provisions, if any, of the Companies Act, 2013 and the Rules made thereunder, including any amendment, modification, variation or re-enactment thereof, for the time being in force, and pursuant to recommendation of the Audit Committee and the Board of Directors, M/s. Chhogmal & Co., Chartered Accountants (FRN: 101826W), be and are hereby appointed as the Statutory Auditor of the Company to conduct audit for the Financial Year 2020-21, at such remuneration as may be determined and recommended by the Audit Committee in consultation with the Statutory Auditor and duly approved by the Board of Directors;

RESOLVED FURTHER THAT M/s. Chhogmal & Co., Chartered Accountants shall hold office from the conclusion of this Annual General Meeting till the conclusion of the 47th Annual General Meeting of the Company;

RESOLVED FURTHER THAT the Board of Directors be and are hereby severally authorised to take such necessary steps pertaining to the appointment of Auditor, subject to compliance with the applicable provisions and rules and on such remuneration as the Board of Directors may deem fit during the tenure of their appointment."

As an Special Resolution:

 Re-appointment of Bharati Ravindra Chandan (DIN: 07263623) as Independent Director of the Company for the second term for a period of 5 (five) years.

"RESOLVED THAT pursuant to the provisions of Section 149, 152 and any other applicable provisions of the Companies Act, 2013 ("the Act") and the Companies (Appointment and Qualification of Directors) Rules, 2014 (including any statutory modification(s) or re-enactment(s) thereof, for the time being in force) read with Schedule IV to the Act and the applicable provisions of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") and as recommended by Nomination and Remuneration Committee of the Company, Bharati Ravindra Chandan (DIN: 07263623), Non-Executive Independent Director of the Company who has submitted a declaration under Section 149(7) of the Act and Regulation 25(8) of the Listing Regulation that she meets the criteria for independence as provided in the Act and Listing Regulations and who is eligible for re-appointment, be and is hereby re-appointed as Non-Executive Independent Director of the Company to hold office for a second term of 5 (Five) consecutive years with effect from 29th September, 2020 upto 28th September, 2025, who shall not be liable to retire by rotation;

RESOLVED FURTHER THAT the Board of Directors and/or Key Managerial Personnel of the Company be and are hereby severally authorised to do all such acts, deeds, matters and things as may be considered necessary, desirable or expedient to give effect to the aforesaid resolution."



As an Special Resolution:

6. Approval of Sale/Dispose of Part of undertaking of the Company to Related Party pursuant to the provisions of Section 180(1)(a) and Section 188 of the Companies Act, 2013

"RESOLVED THAT pursuant to the provisions of Section 180(1)(a) and Section 188 of the Companies Act, 2013 ("Act") and other applicable provisions, if any, read with the rules made thereunder (including any statutory modification(s) or re-enactment thereof for the time being in force), the Company's Policy on Related Party transaction(s) and pursuant to the approval of the Audit Committee and the Board of Directors, consent of the Members be and is hereby accorded to the Company to enter into contract(s)/ arrangement(s)/ transaction(s) with Jaysynth Dyestuff (India) Limited, a related party within the meaning of Section 2(76) of the Act and Regulation 2(1)(zb) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, by way of sale/disposal of part of Undertaking being Unit No. A-4/1 comprising of Land and Building (Leasehold Land) situated at Patalganga Industries Area, MIDC –Patalganga, District - Raigad, Maharashtra – 410220 on the terms and conditions as set out in the explanatory statement annexed hereto;

RESOLVED FURTHER THAT the Board of Directors be and are hereby severally authorised to do all such acts, deeds, things, matters and take all such steps as may be deemed necessary, proper or expedient or desirable in the interest of the Company to give effect to this resolution, including without limitation, finalizing the manner and method of sale/dispose and executing all necessary agreements, deeds and documents, and subsequent modification thereto, and to appoint consultants, legal advisors and all such agencies as may be required for the purposes of effecting the sale/dispose as aforesaid;

RESOLVED FURTHER THAT the Board of Directors be and are hereby severally authorized to delegate any or all of the aforesaid powers to any committee or employee or person by way of executing necessary power of attorney or authority letter;

RESOLVED FURTHER THAT all actions taken by the Board in connection with any matter(s) referred to or contemplated in any of the foregoing resolutions be and are hereby approved, ratified and confirmed in all respects;

RESOLVED FURTHER THAT certified true copy of this resolution be provided to all concerned as and when required under the signatures of any Director or Chief Financial Officer or Company Secretary of the Company."

By Order of the Board of Directors

Mayur Kanjibhai Rathod Company Secretary and Compliance Officer A49756

Place: Mumbai

Date: 26th August, 2020

Registered Office: JD Orgochem Limited CIN: L24100MH1973PLC016908

301, Sumer Kendra, P. B. Marg, Worli, Mumbai – 400 018

Tel No.: 022 3042 3048 Fax No.: 022 3042 3434

E-mail id: investor.relations@jdorgochem.com

Website: www.jdorgochem.com

Notes:

1. In view of the global outbreak of the Covid-19 pandemic, the Ministry of Corporate Affairs ('MCA') has vide its General Circular dated 05th May, 2020 read with General Circulars dated 08th April, 2020 and 13th April, 2020 (collectively referred to as 'MCA Circulars') permitted the holding of the Annual General Meeting ('AGM') through Video Conferencing ('VC') facility or Other Audio Visual Means ('OAVM'), without the physical presence of the Members at a common venue. Further, Securities and Exchange Board of India ('SEBI') vide its Circular dated 12th May, 2020 ('SEBI Circular') has also granted certain relaxations. In compliance with the provisions of the Companies Act, 2013 ('the Act'), SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('Listing Regulations') and MCA Circulars, the 46th AGM of the Company is being held through VC/OAVM on Monday, 28th September, 2020 at 11.00 a.m. (IST). The deemed venue for the 46th AGM will be 301, Sumer Kendra, P.B. Marg, Worli, Mumbai- 400 018.



- 2. A MEMBER ENTITLED TO ATTEND AND VOTE IS ALSO ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE INSTEAD OF HIMSELF/HERSELF AND THE PROXY NEED NOT BE A MEMBER OF THE COMPANY. SINCE THIS AGM IS BEING HELD PURSUANT TO THE MCA CIRCULARS THROUGH VC/OAVM, THE REQUIREMENT OF PHYSICAL ATTENDANCE OF MEMBERS HAS BEEN DISPENSED WITH. ACCORDINGLY, IN TERMS OF THE MCA CIRCULARS AND THE SEBI CIRCULAR, THE FACILITY FOR APPOINTMENT OF PROXIES BY THE MEMBERS WILL NOT BE AVAILIABLE FOR THIS AGM AND HENCE THE PROXY FORM, ATTENDANCE SLIP AND ROUTE MAP OF THE AGM VENUE ARE NOT ANNEXED TO THIS NOTICE.
- 3. The attendance of the Members attending the AGM through VC/OAVM will be counted for the purpose of reckoning the quorum under Section 103 of the Act.
- 4. The relevant Explanatory Statement pursuant to Section 102 of the Companies Act, 2013 is annexed hereto.
- 5. Corporate Members are required to scan and send a certified true copy of the Board Resolution, pursuant to Section 113 of the Act, authorising their representatives to attend and vote on their behalf at the Meeting. The said Resolution/Authorisation shall be sent to the Scrutinizer by e-mail through their registered e-mail address to <u>Team@cskda.com</u> with a copy marked to the Company on <u>investor.relations@jdorgochem.com</u>.
- 6. In case of joint shareholders attending the 46th Annual General Meeting, only such joint holder who is higher in the order of names will be entitled to vote.
- 7. The Register of Members and the Share Transfer Books of the Company shall remain closed from Tuesday, 22nd September, 2020 to Monday, 28th September, 2020 (both days inclusive) for the purpose of 46th Annual General Meeting.
- 8. Members, whose names appear in the Register of Members / list of Beneficial Owners as on Monday, 21st September, 2020 ("Cut-off Date"), are entitled to vote on the Resolutions set forth in this Notice. A person who is not a Member as on the Cut-off Date should treat this Notice for information purposes only.
- 9. Pursuant to Section 72 of the Companies Act, 2013, Members holding shares in physical form are advised to file nomination in the prescribed Form SH-13 with the Company's Registrar and Transfer agent. In respect of shares held in dematerialised form, the Members may please contact their respective depository participants. Further, **Form SH-13** for nomination is annexed to the 46th Annual Report.
- 10. Members are requested to send all communications relating to Transmission, Transposition of shares, issue of Duplicate Share Certificate, change of address or any other changes as the Members as may be required etc. to the Registrar and Transfer Agent at the following address:

Link Intime India Private Limited (Unit: JD Orgochem Limited) C-101, 247 Park, L.B.S. Marg, Vikhroli (West), Mumbai – 400 083.

Tel. No.: 022- 4918 6270 Fax No.: 022- 4918 6060

E-mail id: rnt.helpdesk@linkintime.co.in

Website: www.linkintime.co.in

If the shares are held in electronic form, then change of address and change in the Bank Account Mandate etc should be furnished to their respective Depository Participants.

- 11. In view of SEBI Notification No. SEBI/LAD-NRO/ GN/2018/24 dated 08th June, 2018 and further amendment vide Notification No. SEBI/LAD-NRO/GN/2018/49 dated 30th November, 2018, requests for effecting transfer of securities (except in case of transmission or transposition of securities) are being processed only in the dematerialized form with effect from 01st April, 2019. Therefore, the Members are requested to take prompt action to dematerialize the Equity Shares of the Company. The Members may contact the Company or the Company's Registrar & Share Transfer Agent Link Intime India Private Limited for assistance in this regard.
- 12. Members who are holding shares in physical form in identical order of names in more than one folio are requested to send to the Company or Company's Registrar and Transfer Agent the details of such folios together with the Share Certificates for consolidating their holding in one folio. The share certificates will be returned to the members after making requisite changes, thereon. Members are requested to use the Share Transfer **Form SH-4** for this purpose.



- 13. In compliance with the MCA Circulars and the Securities and Exchange Board of India ('SEBI') Circular No. SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated 12th May, 2020, Notice of the 46th AGM along with the Annual Report for Financial Year 2019-20 is being sent only through electronic mode to those Members whose e-mail addresses are registered with the Company/National Securities Depository Limited and Central Depository Services (India) Limited ("Depositories"). A copy of this Notice along with the Annual Report for Financial Year 2019-20 is uploaded on the Company's website www.idorgochem.com, website of the Stock Exchange i.e. The BSE Limited at www.bseindia.com and on the website of Central Depository Services (India) Limited (CDSL) at www.evotingindia.com
- 14. In the case of shares held in demat mode, the shareholder may contact the Depository Participant ('DP') and register the e-mail address in the demat account as per the process followed and advised by the DP.
- 15. In case the Member holding shares in physical mode has not registered his/her e-mail address with the Company/Link Intime India Private Limited/Depositories, he/she may do so by sending a duly signed request letter to Link Intime India Private Limited by providing Folio No. and Name of shareholder at (UNIT: JD Orgochem Limited), C-101, 247 Park, L.B.S. Marg, Vikhroli (West), Mumbai 400 083, Tel: 022 4918 6270, e-mail: rnt.helpdesk@linkintime.co.in.
- 16. The Securities and Exchange Board of India ("SEBI") has mandated the submission of Permanent Account Number ("PAN") by every participant in securities market. Members holding shares in electronic form are, therefore, requested to submit their PAN to their Depository Participants with whom they are maintaining their Demat accounts. Members holding shares in physical form can submit their PAN to the Company/ Company's Registrar & Share Transfer Agent i.e. Link Intime India Private Limited.
- 17. Statutory Registers and documents referred to, in the Notice and Explanatory statement are open for inspection by the Members at the Registered office of the Company on all days (excluding Saturdays and Sundays) between 11.00 a.m to 1.00 p.m upto the date of the 46th Annual General Meeting.
- 18. Disclosure pursuant to Regulation 36(3) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Secretarial Standards on General Meetings (SS-2), with respect to Directors seeking appointment/re-appointment at the 46th Annual General Meeting is annexed to this Notice.
- 19. At the 43rd Annual General Meeting of the Company held on 27th September, 2017, Members approved appointment of Hiren C. Sanghavi of M/s Hiren C. Sanghavi & Associates (Firm Registration No. 112057W) as Statutory Auditor of the Company to hold office for a period of five (5) years from the conclusion of that Annual General Meeting till the conclusion of the 48th Annual General Meeting.
 - The Board of Directors of the Company appointed M/s. Chhogmal & Co., Chartered Accountants (FRN: 101826W) as Statutory auditor of the Company to fill the casual vacancy arising on account of resignation of M/s. Hiren C. Sanghavi & Associates, Chartered Accountants w.e.f. 26th August, 2020 and to hold office till the conclusion of this Annual General Meeting.
 - Further, the Board of Directors of the Company appointed M/s. Chhogmal & Co., Chartered Accountants as the Statutory Auditor of the Company to conduct audit for the Financial Year 2020-21 and to hold office till the conclusion of 47th Annual General Meeting.
- 20. Members are requested to send their queries, if any on the Annual Report to the Company Secretary and Compliance Officer by sending an Email at investor.relations@jdorgochem.com or to the Registrar and Transfer Agent by sending an Email at rnt.helpdesk@linkintime.co.in not less than Seven (7) days before the meeting, so that requisite information/explanation can be provided in time.

21. E-VOTING:

- i. As you are aware, in view of the situation arising due to COVID-19 global pandemic, the general meetings of the companies shall be conducted as per the guidelines issued by the Ministry of Corporate Affairs (MCA) vide Circular No. 14/2020 dated 08th April, 2020, Circular No.17/2020 dated 13th April, 2020 and Circular No. 20/2020 dated 05th May, 2020. The forthcoming AGM will thus be held through Video Conferencing (VC) or Other Audio Visual Means (OAVM). Hence, Members can attend and participate in the ensuing AGM through VC/OAVM.
- ii. Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 (as amended) and Regulation 44 of the SEBI (Listing Obligations & Disclosure Requirements) Regulations 2015 (as amended), and MCA Circulars dated 08th April, 2020, 13th April, 2020 and 05th May, 2020 the Company is providing facility of remote e-voting to its Members in respect of the business to be transacted at the AGM. For this purpose, the Company has entered into an agreement with Central Depository Services (India) Limited (CDSL) for facilitating voting through electronic means, as the authorized e-Voting's agency. The facility of casting votes by a member using remote e-voting as well as the e-voting system on the date of the AGM will be provided by CDSL.
- iii. Members who have cast their vote by remote e-voting may also attend the 46th Annual General Meeting but shall not be entitled to cast their vote again.



- iv. The remote E-voting period commences on Thursday, 24th September, 2020 (9.00 a.m. IST) and ends on Sunday, 27th September, 2020 (5.00 p.m. IST). During this period, Members of the Company, holding shares either in physical form or dematerialized form, as on the cut-off date i.e. Monday, 21st September, 2020, may cast their vote by remote E-voting. The remote E-voting module shall be disabled by Central Depository Services (India) Limited for voting thereafter. Once the vote on a resolution is cast by the Member, the Member shall not be allowed to change it subsequently.
- v. The Company has appointed M/s. KDT & Associates, Practicing Company Secretaries, to act as a Scrutiniser to scrutinise remote e-voting process and voting at the 46th Annual General Meeting in a fair and transparent manner and they have communicated their willingness to be appointed and will be available for the same purpose.
- vi The Consolidated Results of remote e-voting and voting at the 46th Annual General Meeting shall be declared within 48 hours after the conclusion of 46th Annual General Meeting of the Company. The results declared along with the Scrutiniser's Report shall be placed on the Company's website www.jdorgochem.com and on the website of Central Depository Services (India) Limited www.evotingindia.com and the same shall also be communicated to BSE Limited where the shares of the Company are listed.
- vii. Any person, who acquires shares of the Company and becomes Member of the Company after dispatch of the Notice of 46th Annual General Meeting along with Annual Report as on the Cut-off may obtain the login ID and password by sending a request at helpdesk.evoting@cdslindia.com or at rnt.helpdesk@linkintime.co.in.
 - However, if he/she is already registered with CDSL for remote e-Voting then he/she can use his/ her existing User ID and password for casting vote. If you forgot your password, you can reset your password by using "Forgot User Details/Password" option available on www.evotingindia.com or contact CDSL at the Toll Free No.: 1800-22-5533.
- viii. The results shall also be displayed on the Notice Board of Company at the Registered Office of the Company.

A. The instructions for shareholders voting electronically are as under:

- i. The voting period begins on Thursday, 24th September, 2020 (9.00 a.m. IST) and ends on Sunday, 27th September, 2020 (5.00 p.m. IST). During this period shareholders' of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date i.e. Monday, 21st September, 2020, may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter.
- ii. Shareholders who have already voted prior to the meeting date would not be entitled to vote at the meeting.
- iii. The shareholders should log on to the e-voting website www.evotingindia.com.
- iv. Click on Shareholders/Members.
- v. Now Enter your User ID
 - a. For CDSL: 16 digits beneficiary ID,
 - b. For NSDL: 8 Character DP ID followed by 8 Digits Client ID,
 - c. Members holding shares in Physical Form should enter Folio Number registered with the Company.
- vi. Next enter the Image Verification as displayed and Click on Login.
- vii. If you are holding shares in demat form and had logged on to <u>www.evotingindia.com</u> and voted on an earlier voting of any Company, then your existing password is to be used.
- viii. If you are a first time user follow the steps given below:

	For Members holding shares in Demat Form and Physical Form
PAN	Enter your 10 digit alpha-numeric PAN issued by Income Tax Department (Applicable for both demat shareholders as well as physical shareholders)
	 Members who have not updated their PAN with the Company/Depository Participant are requested to use the sequence number. Please send a request to <u>investor.relations@jdorgochem.com</u> to get sequence number.
Dividend Bank Details or Date of	Enter the Dividend Bank Details or Date of Birth (in dd/mm/yyyy format) as recorded in your demat account or in the company records in order to login.
Birth (DOB)	• If both the details are not recorded with the depository or company please enter the member id / folio number in the Dividend Bank details field as mentioned in instruction (v).



- ix. After entering these details appropriately, click on "SUBMIT" tab.
- x. Members holding shares in physical form will then directly reach the Company selection screen. However, Members holding shares in demat form will now reach 'Password Creation' menu wherein they are required to mandatorily enter their login password in the new password field. Kindly note that this password is to be also used by the demat holders for voting for resolutions of any other company on which they are eligible to vote, provided that company opts for e-voting through CDSL platform. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- xi. For Members holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- xii. Click on the EVSN for JD Orgochem Limited.
- xiii. On the voting page, you will see "RESOLUTION DESCRIPTION" and against the same the option "YES/NO" for voting. Select the option YES or NO as desired. The option YES implies that you assent to the Resolution and option NO implies that you dissent to the Resolution.
- xiv. Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- xv. After selecting the resolution you have decided to vote on, click on "SUBMIT". A confirmation box will be displayed. If you wish to confirm your vote, click on "OK", else to change your vote, click on "CANCEL" and accordingly modify your vote.
- xvi. Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- xvii. You can also take a print of the votes cast by clicking on "Click here to print" option on the Voting page.
- xviii. If a demat account holder has forgotten the changed password then Enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.
- xix. Shareholders can also cast their vote using CDSL's mobile app "m-Voting". The **m-Voting** app can be downloaded from respective Store. Please follow the instructions as prompted by the mobile app while Remote Voting on your mobile.
- xx. Note for Non Individual Shareholders and Custodians
 - Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodian are required to log on to <u>www.evotingindia.com</u> and register themselves as "Corporates" module.
 - A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed to helpdesk.evoting@cdslindia.com.
 - After receiving the login details a Compliance User should be created using the admin login and password. The Compliance
 User would be able to link the account(s) for which they wish to vote on.
 - The list of accounts linked in the login should be mailed to helpdesk.evoting@cdslindia.com and on approval of the accounts they would be able to cast their vote.
 - A scanned copy of the Board Resolution and Power of Attorney (POA) which they have issued in favour of the Custodian, if any, should be uploaded in PDF format in the system for the scrutinizer to verify the same.
 - Alternatively Non Individual shareholders are required to send the relevant Board Resolution/ Authority letter etc. together
 with attested specimen signature of the duly authorized signatory who are authorized to vote, to the Scrutinizer and to
 the Company at the email address viz; <u>Team@cskda.com</u> and <u>investor.relations@jdorgochem.com</u> respectively, if they
 have voted from individual tab & not uploaded same in the CDSL e-voting system for the scrutinizer to verify the same.
- xxi In case you have any queries or issues regarding e-voting, you may refer the Frequently Asked Questions ("FAQs") and e-voting manual available at www.evotingindia.com, under help section or write an email to helpdesk.evoting@cdslindia.com or call 1800225533.

B. Instruction for Members to attend the Annual General Meeting through InstaMeet:

Members are entitled to attend the Annual General Meeting through VC/OAVM provided by Link Intime India Private Limited by following the below mentioned process. Facility for joining the Annual General Meeting through VC/OAVM shall open 15 minutes before the time scheduled for the Annual General Meeting and will be available to the Members on first come first serve basis.

Members are requested to participate on first come first serve basis as participation through VC/OAVM is limited and will be closed on expiry of 15 (fifteen) minutes from the scheduled time of the Annual General Meeting. Members with >2% shareholding, Promoters, Institutional Investors, Directors, KMPs, Chair Persons of Audit Committee, Nomination and Remuneration Committee, Stakeholders Relationship Committee and Auditors, Scrutinizer etc. may be allowed to the meeting without restrictions of first-come-first serve basis. Members can log in and join 15 (fifteen) minutes prior to the schedule time of the meeting and window for joining shall be kept open till the expiry of 15 (fifteen) minutes after the schedule time. Participation is restricted upto 1000 members only.



Members will be provided with InstaMeet facility wherein Member shall register their details and attend the Annual General Meeting as under:

- Open the internet browser and launch the URL for InstaMeet << https://instameet.linkintime.co.in>> and register with your following details:
 - a. DP ID/Client ID or Beneficiary ID or Folio No.: Enter your 16 digit DP ID / Client ID or Beneficiary ID or Folio Number registered with the Company
 - b. PAN: Enter your 10 digit Permanent Account Number (PAN)
 - c. Mobile No.
 - d. Email ID
- Click "Go to Meeting"

C. Instruction for Members to register themselves as Speakers during the Annual General Meeting:

- Members who would like to express their views/ask questions during the meeting must register themselves as a speaker by sending their request mentioning their name, demat account number/ folio number, PAN, email id, mobile number at <u>investor.relations@jdorgochem.com</u> by 24th September, 2020 (5.00 pm IST).
- 2. Members will get confirmation on first cum first basis depending upon the provision made by the client.
- 3. Members will receive "speaking serial number" once they mark attendance for the meeting.
- 4. Other Members may ask questions to the panellist, via active chat-board during the meeting.
- 5. Please remember speaking serial number and start your conversation with panellist by switching on video mode and audio of your device.

Members are requested to speak only when moderator of the meeting/management will announce the name and serial number for speaking.

D. Instruction for Members to vote during the Annual General Meeting through InstaMeet:

Once the electronic voting is activated by the scrutinizer during the meeting, Members who have not exercised their vote through the remote e-voting can cast the vote as under:

- 1. On the Members VC page, click on the link for e-Voting "Cast your vote".
- 2. Enter your 16 digit Demat Account No./Folio No. and OTP (received on the registered mobile number/ registered email Id) received during registration for InstaMeet and click on 'Submit'.
- 3. After successful login, you will see "Resolution Description" and against the same the option "Favour/ Against" for voting.
- 4. Cast your vote by selecting appropriate option i.e. "Favour/Against" as desired. Enter the number of shares (which represents no. of votes) as on the cut-off date under 'Favour/Against'.
- 5. After selecting the appropriate option i.e. Favour/Against as desired and you have decided to vote, click on "Save". A confirmation box will be displayed. If you wish to confirm your vote, click on "Confirm", else to change your vote, click on "Back" and accordingly modify your vote.
- 6. Once you confirm your vote on the resolution, you will not be allowed to modify or change your vote subsequently.

Note:

Members who will be present in the Annual General Meeting through InstaMeet facility and have not casted their vote on the Resolutions through remote e-Voting and are otherwise not barred from doing so, shall be eligible to vote through e-Voting facility during the meeting. Members who have voted through Remote e-Voting prior to the Annual General Meeting will be eligible to attend/ participate in the Annual General Meeting through InstaMeet. However, they will not be eligible to vote again during the meeting.

Members are encouraged to join the Meeting through Tablets/Laptops connected through broadband for better experience.

Members are required to use Internet with a good speed (preferably 2 MBPS download stream) to avoid any disturbance during the meeting.

Please note that Members connecting from Mobile Devices or Tablets or through Laptops connecting via Mobile Hotspot may experience Audio/Visual loss due to fluctuation in their network. It is therefore recommended to use stable Wi-Fi or LAN connection to mitigate any kind of aforesaid glitches.

In case the Members have any queries or issues regarding login/e-voting, you can write an email to instameet@linkintime.co.in or Call us: - Tel : (**022-49186175**).



EXPLANATORY STATEMENT IN RESPECT OF THE SPECIAL BUSINESS PURSUANT TO SECTION 102 OF THE COMPANIES ACT, 2013, SECRETARIAL STANDARD-2 ON GENERAL MEETINGS AND REGULATION 36 OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2015.

ITEM NO.3 AND 4

The Company at its 43rd Annual General Meeting of the Company held on 27th September, 2017 appointed M/s. Hiren C. Sanghavi & Associates, Chartered Accountants (FRN: 112057W) as the Statutory Auditor of the Company for a term of Five (5) financial years commenced from financial year 2017-2018 and to hold office from the conclusion of 43rd Annual General Meeting till the conclusion of the 48th Annual General Meeting.

M/s. Hiren C. Sanghavi & Associates, Chartered Accountants (FRN: 112057W), vide letter dated 18th August, 2020 conveyed to the Company that, due to prevailing COVID-19 pandemic situation resulting in pressure on work resources and health related responsibilities he is unable to continue as Statutory Auditor and have therefore resigned.

Pursuant to the provisions of Section 139(8)(i) of the Companies Act, 2013 any casual vacancy in the office of an auditor shall be filled by the Board of Directors within thirty days from the date of resignation of an auditor, subject to the approval of the members of the Company within three months of the recommendation of the Board and said auditor shall hold office till the conclusion of the next Annual General Meeting. Accordingly, the Board of Directors at their meeting held on 26th August, 2020 appointed M/s. Chhogmal & Co., Chartered Accountants (FRN: 101826W), as Statutory Auditor to fill the casual vacancy. The Board is mandated by law to seek approval of members at the general meeting to be held within three months from the date of recommendation for appointment of auditor to fill the casual vacancy. As the Company is liable to convene its Annual General Meeting for the financial year 2019-20, the resolution for approving the casual vacancy to the office of the auditor is placed herewith.

M/s. Chhogmal & Co., Chartered Accountants (FRN: 101826W) who were appointed to fill the casual vacancy are also eligible to act as the Statutory Auditor for the financial year 2020-21 and to hold office from the conclusion of this Annual General Meeting till the conclusion of next Annual General Meeting of the Company. The Board of Directors have obtained necessary certificates, confirmations pursuant to provisions of Section 139 (1) and the rules made thereto from M/s. Chhogmal & Co., Chartered Accountants (FRN: 101826W) and recommends to the members their appointment.

The members may further delegate authority to the Board to determine in consultation with the auditors, remuneration payable to them alongwith the applicable taxes, levies and reimbursement of travelling and other out-of-pocket expenses after taking into consideration the volume of work involved.

The Board of Directors recommends an Ordinary Resolution set out in item nos. 3 and 4 under Special Business of the Notice for approval of the Members.

None of the Director or Key Managerial Personnel of the Company or their relatives are in any way concerned or interested in the said resolution.

ITEM NO.5

As per the provisions of Sections 149, 152 and Schedule IV of the Companies Act, 2013 read with the relevant Rules thereunder, the Company had appointed Bharati Ravindra Chandan (DIN: 07263623), Non-Executive Independent Director at its 41st Annual General Meeting held on 29th September, 2015. As Bharati Ravindra Chandan (DIN: 07263623), shall completing her first term of appointment upon completion of 5 (five) years from their appointment during the current year, they are eligible for re-appointment for another term of 5 (five) consecutive years subject to approval of the Members by Special Resolution.

The Company has received written consent from Bharati Ravindra Chandan (DIN: 07263623), that she do not suffer from any disqualification for her re-appointment as Independent Director.

The performance evaluation of the Independent Directors was conducted by the entire Board of Directors (excluding the Director being evaluated) on the basis of structured parameters. Based on the performance evaluation of the Independent Directors, the Nomination and Remuneration Committee and the Board of Directors of the Company have recommended the re-appointment of Bharati Ravindra Chandan (DIN: 07263623) as Independent Director for a second term of 5 (five) consecutive years commencing from 29th September, 2020 upto 28th September, 2025. During her tenure of appointment, she shall not be liable to retire by rotation as provided under Section 152(6) of the Companies Act, 2013.

The Company has received declarations from Bharati Ravindra Chandan (DIN: 07263623) confirming that she meet the criteria of independence as prescribed under Section 149 of the Act and as per the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. In the opinion of the Board, she fulfills the conditions for re-appointment as Independent Director and is independent of the Management.

Relevant details relating to re-appointment of Bharati Ravindra Chandan (DIN: 07263623)as required by the Companies Act 2013, SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015 and Secretarial Standard-2 on General Meetings are provided as an "Annexure 1" to this Notice.



The Company has received notices from members under Section 160 of the Companies Act, 2013 proposing their re-appointment as Independent Directors. Copy of the draft letter of appointment of Director as Independent Director setting out the terms and conditions would be available for inspection without any fee by the members at the Registered Office of the Company during normal business hours on any working day, excluding Saturday.

Having regard to the qualifications, knowledge and experience of the Directors, her continuance on the Board of the Company will be in the interest of the Company. Therefore, The Board of Directors recommends an Special Resolution set out in item no. 5 under Special Business of the Notice for approval of the Members.

None of the Directors or Key Managerial Personnel of the Company and their relatives other than Bharati Ravindra Chandan (DIN: 07263623) is in anyway deemed to be concerned or interested in the Resolutions as set out in Item No. 5 of the Notice.

ITEM NO. 6

Members of the Company are requested to note that pursuant to the provisions of Section 180(1)(a) of the Companies Act, 2013 read with the relevant Rules made there under, approval of the Members of the Company is required by way of Special resolution for sell, lease or otherwise dispose of the whole or substantially the whole of the undertaking of the company or where the company owns more than one undertaking, of the whole or substantially the whole of any of such undertakings.

Members of the Company are further requested to note that Section 188(1) of the Companies Act, 2013 read with the relevant Rules made there under requires any transaction to be entered into between related parties for 'selling or otherwise disposing of, or buying, property of any kind' where the amount involved exceeds ten percent or more of the net worth of the company, to be approved by the members of the Company.

The Company had appointed Kakode Associates Consulting Private Limited, a Registered Valuer to undertake valuation of the part of Undertaking being Unit No. A-4/1 comprising of Land and Building (Leasehold Land) situated at Patalganga Industries Area, MIDC –Patalganga, District - Raigad, Maharashtra – 410220

Since the aggregate value of this transaction is likely to exceed ten percent or more of the net worth of the Company as per the last audited financial statements of the Company, will thus require approval of the members of the Company.

The Audit Committee and Board of Directors have reviewed major terms & conditions of these transactions and recommend to the members for their approval.

The following disclosures for proposed transaction with Related Party are made in accordance with the provisions of Section 188 of the Companies Act, 2013 and Rule 15 of Companies (Meetings of Board and its Powers) Rule, 2014.

Sr.	Particular	Description
No.		
1	Name of the related party	Jaysynth Dyestuff (India) Limited
2	Name of the Director or Key Managerial Personnel who is related and Nature of its Relationship	Parag Sharadchandra Kothari, Chairman and Non Executive Director and Nikhil Sharadchandra Kothari, Non Executive Director of the Company are also Director and Promoter of the Related Party.
3	Nature, material terms, monetary value and particulars of contract or arrangement	
		a) 10% of the consideration i.e. ₹ 82,00,000/- (Rupees Eighty Two Lakhs only), upon execution of the Definitive Agreement to be executed within 30 days of approval of Members.
		b) 90% of the Consideration i.e. ₹ 7,38,00,000/- (Rupees Seven Crore Thirty Eight Lakh only), within 60 days of execution of the Definitive Agreement and subject to approval of secured creditor and MIDC or such other date as may be mutually agreed to by the Parties in writing.
4	Any other information relevant or	None
	important for the members to take a	
	decision on the proposed resolution	



Except Parag Sharadchandra Kothari, Chairman and Non Executive Director and Nikhil Sharadchandra Kothari, Non Executive Director and their relatives (to the extent of their shareholding in the Company), no other Directors or the relatives of the Directors or Key Managerial Personnel are concerned or interested, financially or otherwise in the said resolution.

The Board of Directors recommends an Special Resolution set out in item no. 6 under Special Business of the Notice for approval of the Members.

By Order of the Board of Directors

Mayur Kanjibhai Rathod Company Secretary and Compliance Officer A49756

Place: Mumbai

Date: 26th August, 2020

Registered Office:
JD Orgochem Limited

CIN: L24100MH1973PLC016908

301, Sumer Kendra, P.B Marg, Worli, Mumbai - 400 018

Tel No.: 022 3042 3048 Fax No.: 022 3042 3434

E-mail id: investor.relations@jdorgochem.com

Website: www.jdorgochem.com



ANNEXURE -1

Particulars of the Directors seeking appointment or reappointment at the ensuing 46th Annual General Meeting as required under Regulation 36 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Secretarial Standard on General Meetings (SS-2).

Name of Director	Bharati Ravindra Chandan	Parag Sharadchandra Kothari			
Directors Identification Number (DIN)	07263623	00184852			
Date of Birth	19 th May, 1950	31st January, 1967			
Age	70 years	53 years			
Qualifications	Graduate in Home Science	Bachelor in Electrical Engineering			
Nature of Expertise	Expertise in Industry, Commerce and	Expertise in project management and			
	Trade.	manufacturing of dyes and digital ink			
		business.			
Experience	Vast experience in the field of	Vast experience in manufacturing of dyes,			
	management and administration	dyes intermediates, chemicals and digital ink.			
Terms and conditions of appointment/	Not Applicable	Not Applicable			
reappointment along with details of					
remuneration sought to be paid					
Remuneration last drawn	₹ 58,000 towards sitting fees for the	₹ 34,500 towards sitting fees for the financial			
	financial year ended 31st March, 2020.	year ended 31 st March, 2020.			
Date of Appointment on the Board	14 th August, 2015	11 th February, 2019			
No. of shares held	Nil	4680248 Equity Shares			
Relationship with other Directors and	None	Brother of Nikhil Sharadchandra Kothari who			
Key Managerial Personnel		is Non-Executive Director of the Company			
No. of Board Meeting attended during	4 (Four)	4 (Four)			
the financial year 2019-20					
Name of other Companies in which he	Nil	Listed Companies			
holds directorships*		Jaysynth Dyestuff (India) Limited			
		Unlisted Companies			
		Jaysynth Impex Limited			
Membership/Chairmanship of	Nil	Jaysynth Impex Limited Jaysynth Impex Limited			
Committees in other Companies**	INII	''			
Committees in other Companies		– Corporate Social Responsibility			
		Committee (Chairman)			
		2. Jaysynth Dyestuff (India) Limited			
		- Stakeholders Relationship			
		Committee(Member)			
		- Audit Committee (Member)			
		, , ,			
		- Corporate Social Responsibility			
		Committee (Member)			

^{*}Excludes directorship in Private Companies.

By Order of the Board of Directors

Mayur Kanjibhai Rathod Company Secretary and Compliance Officer A49756

Place: Mumbai

Date: 26th August, 2020

Registered Office: JD Orgochem Limited

CIN: L24100MH1973PLC016908

301, Sumer Kendra, P.B. Marg, Worli, Mumbai – 400 018

Tel No.: 022 3042 3048 Fax No.: 022 3042 3434

E-mail id: investor.relations@jdorgochem.com

Website: www.jdorgochem.com

^{**}Excludes Membership/Chairmanship of Committees in Private Companies.



BOARD'S REPORT

Dear Members,

Your Directors are pleased to present the 46th (Forty Sixth) Annual Report on the business and operations of the Company together with the Audited financial statements for the year ended 31st March, 2020.

1. FINANCIAL SUMMARY

The audited financial statements for the financial year ended 31st March, 2020, forming part of this 46th Annual Report, have been prepared in accordance with the Indian Accounting Standards (IND AS) as notified by the Ministry of Corporate Affairs.

Comparative key figures pertaining to financial performance of your Company is provided herein below:

(Amt in ₹)

PARTICULARS	FY 2019-2020	FY 2018-2019
Revenue from Operations	15,015,000	17,880,000
Other Income	2,201,940	28,760,400
Total Income	17,216,940	46,640,400
Profit/(Loss) before exceptional item, extraordinary item and depreciation	(3,679,351)	24,230,439
Depreciation	(7,026,685)	(7,026,685)
Profir/(Loss) before Exceptional Item, Extraordinary Item and Tax	(10,706,036)	17,203,754
Exceptional Item	-	-
Profit/(Loss) before Tax	(10,706,036)	17,203,754
Tax expense - prior year	6,94,124	1,608
Profit/(Loss) for the year	(11,400,160)	17,202,146
Other comprehensive income/(loss)	39,480	(216,514)
Total comprehensive income/(loss) for the year	(11,360,680)	16,985,632
Earnings per share:		
- Basic	(0.86)	1.28
- Diluted	(0.86)	1.28

2. DIVIDEND

In view of the loss incurred, the Directors have not recommended any dividend on the equity shares for the Financial Year ended 31st March, 2020.

3. TRANSFER TO RESERVES

In view of the loss incurred for the Financial Year 2019-2020, no amount is proposed to be transferred to any reserves.

4. REVIEW OF PERFORMANCE

During the financial year under review the revenue from operations aggregated to ₹ 150.15 Lakh as against ₹ 178.80 Lakh during the previous financial year. The Company made Loss before accounting for depreciation, exceptional, extraordinary item and comprehensive income amounting to ₹ 36.79 Lakh during the financial year under review as against profit of ₹ 242.30 Lakh during the previous financial year. However, the net loss during the year, before accounting for exceptional item, extraordinary item and Tax and comprehensive income was ₹ 107.06 Lakh as against net Profit of ₹ 172.04 Lakh during the previous financial year.

5. SHARE CAPITAL

The issued, subscribed and paid-up Equity Share Capital of your Company as on 31st March, 2020 was ₹132.50 Lakh divided into 1,32,50,000 Equity Shares of face value of ₹ 1/- each. Your Company has not issued any Equity Shares during the Financial Year 2019-2020. There was no change in Share Capital during the year under review.

6. STATE OF COMPANY'S AFFAIR

In view of heavy cost involved in restarting of manufacturing operations, the Company could not undertake the manufacturing activity at Patalganga unit. Also litigation in the matters related to labour matters is another hurdle requiring resolution before commencement of production activity. During the financial year under review, the Company continued trading activity but could not achieve the desired level of sales revenue. Operating loss, before other income, for the year under review was ₹ 47.19 lakh as compared to ₹ 44.82 during the previous year.



7. CHANGE IN THE NATURE OF BUSINESS

During the financial year under review, there has been no change in the nature of business of your Company.

DETAILS OF SIGNIFICANT AND MATERIAL ORDERS PASSED BY THE REGULATORS OR COURTS OR TRIBUNALS IMPACTING THE GOING CONCERN STATUS AND COMPANY'S OPERATIONS IN FUTURE

Pursuant to the provision of Section134(3)(q) of the Companies Act, 2013 read with Rule 8(5)(vii) of the Companies (Accounts) Rules, 2014, it is confirmed that during the financial year under review, there are no significant or material orders passed by the regulators or courts or tribunals impacting the going concern status and Company's operations in future.

9. ADEQUACY OF INTERNAL FINANCIAL CONTROL

The Company follows appropriate policies, procedures and systems to ensure orderly and efficient conduct of its business including adherence to Company's policies, safeguarding of its assets, prevention and detection of frauds and errors, accuracy and completeness of accounting records and the timely preparation of reliable financial information in the compliance of Company's objective efficiently.

Your Company has an adequate internal financial control system in accordance to the size of the Company and nature of business. Further an Independent Internal Auditor, who is a qualified Chartered Accountant, reviews the internal control systems on a regular basis for its effectiveness and necessary changes and suggestions which are duly incorporated into the system. Internal Auditor submits its Internal Audit Report on a periodical basis and the same is placed before the Audit Committee at its meeting and at Board meeting for their review and noting.

10. MATERIAL CHANGES AND COMMITMENTS, IF ANY AFFECTING THE FINANCIAL POSITION OF THE COMPANY WHICH HAVE OCCURRED BETWEEN END OF THE FINANCIAL YEAR OF THE COMPANY AND DATE OF THIS REPORT

The COVID-19 pandemic has severely disrupted business operations due to nation-wide lockdown and other emergency measures imposed by the Central & State Governments. The Operations of the Company were impacted due to shutdown of plants and Offices following the nation-wide lockdown. The Company continues with its operations in a phased manner in line with the directives from Central & State Governments & local authorities.

The Company has evaluated the impact of this pandemic on its business operations and based on its review and current indicators of future economic conditions, there can be immediate impact on its business operations of the Company but in the long term there may not be significant impact. The actual impact of the global health pandemic may be different from that which has been estimated, as the COVID-19 situation evolves in India and globally. The Company will continue to closely monitor any material changes to future economic conditions.

11. ANNUAL EVALUATION OF PERFORMANCE OF BOARD, ITS COMMITTEES AND THE INDIVIDUAL DIRECTORS

Pursuant to the provisions of Section 134(3)(p) of the Companies Act, 2013 read with Rule 8(4) of Companies (Accounts) Rules, 2014 and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Board has carried out an annual evaluation of its own performance, performance of the individual Directors as well as the evaluation of the working of its Committees. The Nomination and Remuneration Committee has defined the evaluation criteria, procedure and time schedule for the performance evaluation process for the Board, its Committees and of Individual Directors. The entire Board carried out performance evaluation of each Independent Director excluding the Independent Director being evaluated. Nomination and Remuneration Committee also carried out evaluation of every Director's performance, the performance of the Board, its Committees. Evaluation parameters of the Board and Committees were mainly based on Policy adopted by the Board and also considered Disclosure of Information, key functions of the Board and Committees, responsibilities of the Board and Committees, Corporate Governance Norms etc. The Board/Committee structure and composition, frequency of board meetings, participation of Directors in the meeting, execution and performance of specific duties of the Board of Directors, review of board's competency, experience, contribution etc. as additional Parameters.

The performance evaluation of the Chairman and the Non Independent Directors was carried out by the Independent Directors, who also reviewed the performance of the Board as a whole at its Separate Independent Director Meeting. The Chairman of the Board provided feedback to the Directors on an individual basis, as appropriate. Significant highlights, learning and action points with respect to the evaluation were presented to the Board.

12. DETAILS OF CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE EARNINGS AND OUTGO

Pursuant to the provision of Section 134(3)(m) of the Companies Act, 2013 read with Rule 8(3) of the Companies (Accounts) Rules, 2014, the relevant data pertaining to the conservation of energy, technology absorption and foreign exchange earnings and outgo are provided in **ANNEXURE - I** of this Report.



13. PARTICULARS OF CONTRACT OR ARRANGEMENT WITH RELATED PARTIES

All transactions that were entered into with the related parties during the financial year ended 31st March, 2020 were on an arm's length basis, in the ordinary course of business and were in compliance with the applicable provisions of the Companies Act, 2013 ('the Act') and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. All Related Party Transactions are placed before the Audit Committee for review and approval of the Committee on a quarterly basis. Also the Company has obtained prior omnibus approval for Related Party Transactions occurred during the year for transactions which are of repetitive nature and / or entered in the ordinary course of business and are at arm's length.

Your Company had not entered into any transactions with related parties which could be considered material in terms of Section 188 of the Companies Act, 2013. Accordingly, the disclosure of related party transactions as required under Section 134(3) (h) of the Companies Act, 2013 in Form AOC 2 is not applicable.

During the year under review, your Company has entered into transactions with related parties which are material as per the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and the details of said transactions have been disclosed in the financial statements forming part of this annual report.

Further there are no materially significant related party transactions made by the Company with the Promoters, Directors and Key Managerial Personnel or other designated persons which may have potential conflict with interest of the Company at large except as stated in the Financial Statements. The Company has adopted a material related party transactions Policy approved by the Board and is displayed on the Company's website and the weblink of the same is http://www.jdorgochem.com/pdf/policies/Policy%20 on%20Material%20Related%20Party%20Transaction.pdf

14. CHANGES IN DIRECTORS AND KEY MANAGERIAL PERSONNEL

In accordance with the provisions of Section 152 of the Act and the Company's Articles of Association, Parag Sharadchandra Kothari (DIN: 00184852), Non-Executive Director of the Company retires by rotation at the ensuing 46th Annual General Meeting and being eligible offers himself for re-appointment. The Board recommends his re-appointment for the consideration of the Members of the Company at the 46th ensuing Annual General Meeting. Brief profile of Parag Sharadchandra Kothari (DIN: 00184852), has been given in the Notice convening the 46th Annual General Meeting.

Pursuant to expiry of first term, Umesh Trikamdas Chandan (DIN: 00184677) and Mitesh Dilip Sejpal (DIN: 06562026), seek for re-appointment as Independent Director of the Company for a second term of 5 (Five) consecutive years with effect from 24th September, 2019.

During the financial year 2019-20, the Company at its 45th Annual General Meeting held on 20th September, 2019 took approval of Members by way of passing special resolution for appointment of Suhas Balkrishna Jande (DIN: 08384902) as Whole-Time Director of the Company for a period of 2 (two) years with effect from 27th March, 2019 to 26th March, 2021.

15. DETAILS OF DEPOSITS COVERED UNDER CHAPTER V OF THE COMPANIES ACT, 2013

Your Company has not accepted deposits from public within the meaning of Section 73 of the Companies Act, 2013 and rules framed thereunder. Further there are no deposits outstanding hence there were no instances inviting non compliance of the requirements of Chapter V of the Companies Act, 2013.

16. DEBENTURES AND DEBENTURE TRUSTEE

As on 31st March, 2020, there were 16,04,000 Zero Coupon Non-Convertible Debentures outstanding having face value of ₹100/- each. IDBI Trusteeship Services Limited acts as Debenture Trustee of the Company having their registered office at Ground floor, Asian Building 17 Kamani Marg, Ballard Estate, Mumbai – 400 001.

However due to the impact of disruptions on account of COVID-19 pandemic and severe financial constraints, weak market situation and labour issues, the Company had requested the debenture holder for extension of moratorium period for repayment of Zero Coupon Non-Convertible Debentures by one year. The debenture holder had accepted the same and agreed on revised repayment schedule for redemption of Zero Coupon Non-Convertible Debentures, which are now falling due in ten quarterly installments along with premium of 50% commencing from 30th June, 2021 to 30th September, 2023,

17. EXTRACT OF ANNUAL RETURN

The extract of Annual Return in Form No. MGT-9 for the financial year ended 31st March,2020 made under the provisions of Section 92(3) of the Companies Act, 2013 is annexed as **ANNEXURE-II** which forms part of this report and is also available on the Company's website viz. http://www.jdorgochem.com/pdf/ShareholderInformation/StatutoryInformation/AnnualCompliance/2019-20/Extract%200f%20Annual%20Return.pdf.



18. MEETINGS OF THE BOARD AND THEIR COMMITTEES

- Board- The composition of your Board is in compliance with the provisions of the Companies Act, 2013 and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. Company's Board comprises of 6 (Six) directors which includes Parag Sharadchandra Kothari, Chairman and Non-Executive Director, Nikhil Sharadchandra Kothari Non-Executive Director, Bharati Ravindra Chandan Independent Woman Director, Mitesh Dilip Sejpal Independent Director, Umesh Trikamdas Chandan Independent Director and Suhas Balkrishna Jande Whole-Time Director. During the financial year under review, 4 (Four) Board Meetings were held. The details of the Board Meetings with regard to their dates and attendance of each of the Directors thereat have been set out in the Corporate Governance Report annexed as ANNEXURE-V, which forms part of this Report.
- b) **Audit Committee** The Audit Committee consists of 3 (three) Independent Directors and 1 (one) Executive Director with Umesh Trikamdas Chandan as Chairman of the Committee. The other members of the Audit Committee consists of Mitesh Dilip Sejpal, Bharati Ravindra Chandan and Suhas Balkrishna Jande.
- c) **Nomination and Remuneration Committee** The Nomination and Remuneration Committee consists entirely of Independent Directors with Mitesh Dilip Sejpal as Chairman of the Committee. The other members of the Nomination and Remuneration Committee are Umesh Trikamdas Chandan and Bharati Ravindra Chandan.
- d) **Stakeholders Relationship Committee** The Stakeholders Relationship Committee consists of Umesh Trikamdas Chandan as Chairman of the Committee. The other members of the Stakeholders Relationship Committee are Parag Sharadchandra Kothari and Nikhil Sharadchandra Kothari.

The terms of reference of all the Committees, details of meetings of the Committees and attendance of the directors held during the financial year ended 31st March, 2020 are set out in the Corporate Governance Report annexed as **ANNEXURE – V** which forms part of this Report.

19. DIRECTORS' RESPONSIBILITY STATEMENT

Pursuant to the requirements of Section 134(5) of the Companies Act, 2013 ("the Act"), the Board of Directors of your Company, to the best of their knowledge and ability, confirm that:

- (i) that in the preparation of the Annual Accounts for the year ended 31st March, 2020, the applicable accounting standards have been followed along with proper explanation relating to material departures, if any;
- (ii) the directors had selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company as at 31st March, 2020 and of the profit of the Company for the year ended on that date;
- (iii) that the Directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 2013 for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- (iv) the annual accounts have been prepared on a going concern basis;
- (v) that the Directors had laid down internal financial controls to be followed by the Company and that such internal financial controls are adequate and were operating effectively; and
- (vi) that the Directors had devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

20. REPORTING OF FRAUD BY AUDITORS

There was no instance of fraud during the year under review, which required the Statutory Auditors to report to the Audit Committee and / or Board under Section 143(12) of Act and Rules framed thereunder.

21. DECLARATION BY INDEPENDENT DIRECTORS

All Independent Directors of the Company have given declarations that they meet the criteria of independence as laid down under Section 149(6) of the Act and Regulation 16(1) (b) of the Listing Regulations. In the opinion of the Board, the Independent Directors, fulfill the conditions of independence specified in Section 149(6) of the Act and Regulation 16(1) (b) of the Listing Regulations. The Independent Directors have also confirmed that they have complied with the Company's Code of Business Conduct & Ethics.



22. SEPARATE MEETING OF INDEPENDENT DIRECTORS

In compliance with the provisions of Secretarial Standards, Companies Act, 2013 and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, separate meeting of independent directors was held on 11th February, 2020 and considered the following agenda at the meeting:

- a) Review the performance of Non Independent Directors and the Board of Directors as a whole;
- b) Review performance of the Chairman, taking into account the views of the Executive Directors and Non Executive Directors;
- c) Assess the quality, quantity and timelines of flow of information between the Company Management and the Board that is necessary for the Board to effectively and reasonably perform their duties.

23. CRITERIA FOR DETERMINING QUALIFICATIONS, POSITIVE ATTRIBUTES, INDEPENDENCE OF AN INDEPENDENT DIRECTOR AND CRITERIA FOR EVALUATION

The appointment of the Directors and their remuneration is as per Policy of the Company which also mentions the criteria for determining qualifications, positive attributes and independence of Directors. The Policy along with the Board Diversity Policy aims at appointing individuals of high calibre and from diverse background and with varied experience to serve on the Board for guiding the management team to enhance organizational performance. The detailed Remuneration Policy is mentioned in the Corporate Governance Report attached to the report as **ANNEXURE-V**.

24. EXPLANATION OR COMMENTS BY THE BOARD ON EVERY QUALIFICATION, RESERVATION OR ADVERSE REMARK OR DISCLAIMER MADE

- a) **Statutory Auditor's report** The observations made in the Auditor's Report of Hiren C. Sanghavi & Associates, Chartered Accountants, read together with relevant notes thereon, are self-explanatory and hence do not call for any comments. There is no qualification, reservation, adverse remark or disclaimer by the Statutory Auditor's in his Report during the year under review.
- b) **Secretarial Auditor's Report** During the year under review, Shilpa Mishra, partner of M/s. KDT & Associates, Company Secretaries carried out the secretarial audit and signed the Report. The report of Secretarial Auditor does not contain any qualification, reservation, adverse remark or disclaimer. The Secretarial Audit Report in Form MR-3 is annexed as **ANNEXURE-III**, which forms part of this Report.
- Cost Audit Report -The Company is not required to conduct a Cost Audit hence there was no Cost Audit Report placed at the Board.

25. PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS UNDER SECTION 186 OF THE COMPANIES ACT, 2013

Particulars of loans, guarantees and investments pursuant to Section 186 of the Companies Act, 2013 have been disclosed in the financial statements forming part of this annual report.

26. PREVENTION OF SEXUAL HARASSMENT

Your Company believes that all employees have the right to be treated with dignity and has adopted a policy on prevention, prohibition and redressal of sexual harassment at the workplace, in line with the provisions of the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 and the Rules made there under to provide protection to employees at the workplace and prevent and redress complaints of sexual harassment and matters connected or incidental thereto.

Further in compliance of the aforesaid Act, Company has also set up an Internal Complaints Committee to redress the complaints received from employees irrespective of them being permanent, contractual or temporary trainees. Details of the complaints relating to the incidents of sexual harassment and workshop conducted by the Company are mentioned below:

Number of complaints pending at the beginning of the financial year	NIL
Number of complaints received during the financial year	NIL
Number of complaints disposed off during the financial year	NIL
Number of complaints pending at the end of the financial year	NIL
Number of workshops conducted during the financial year	1

The Company has also uploaded the Policy on Prevention of Sexual harassment at workplace on the website of the Company and the weblink of the same is http://www.jdorgochem.com/pdf/policies/Policy%20on%20Sexual%20Harassment%20of%20Employee.pdf.



27. SAFETY, HEALTH AND ENVIRONMENT

Health and safety of the employees are considered one of the most important and integral aspects of the work. All the requisites steps towards fulfilling safety requirements and norms are adopted by the Company and its employees. Company ensures that the workmen are well aware of the safety procedures required to be followed while doing any activity of production. The Company ensures compliances of regulatory requirements under environmental laws.

28. RISK MANAGEMENT

The Company is not required to comply with the Regulation 21 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015. However, the Company makes constant effort to identify, assess, report and monitor the risk associated with the business of the Company. The policy for risk management is updated in the website of the Company and the weblink of the same is http://www.jdorgochem.com/pdf/policies/Risk%20Management%20Policy.pdf

29. CORPORATE SOCIAL RESPONSIBILITY (CSR)

The provisions of Section 135 of the Companies Act, 2013, relating to CSR is not applicable to the Company as the Company is incurring losses since previous financial years.

30. PARTICULARS OF EMPLOYEES

The Disclosure required under Section 197(12) of the Act read with the Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 Companies (Appointment and Remuneration of Managerial Personnel) Amendment Rules, 2016, is annexed as **ANNEXURE-IV** and forms an integral part of this Report. A statement comprising the names of top 10 employees in terms of remuneration drawn and every person employed throughout the year, who were in receipt of remuneration in terms of Rule 5(2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 is maintained as separate Annexure and forms an intergral part of this annual report. The above Annexure is not being sent along with this annual report to the members of the Company in line with the provisions of Section 136 of the Act. Members who are interested in obtaining these particulars may write to the Company Secretary at the Registered Office of the Company. The aforesaid Annexure is also available for inspection by Members at the Registered Office of the Company, on all days (excluding Saturdays and Sundays) between 11:00 a.m. to 1:00 p.m. upto the date of the 46th Annual General Meeting.

31. CORPORATE GOVERNANCE

Your Company aims and constantly strives in maintaining the highest standards of Corporate Governance practices. Your Company complies with all mandatory requirements as stipulated under Regulation 34(3) read with Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. Report on Corporate Governance along with the Auditor's Certificate on its compliance is annexed as **ANNEXURE** – **V** to this Board's Report. A declaration signed by the Chairman in regard to compliance with the Code of Conduct by the Board members and Senior Management Personnel also forms part of the Corporate Governance Report.

32. AUDITORS

- a) **Internal Auditor** Your Company had appointed Nisha Mody of M/s. Nisha Mody & Associates, Chartered Accountant as an Internal Auditor for the financial year 2019 -2020. She has conducted the Internal Audit of the Company on periodical intervals and reports of the same were placed before the Audit Committee Meeting and Board of the Directors meeting for their noting and approval.
- b) Secretarial Auditor In compliance with the provisions of Section 204 of the Companies Act, 2013 and rules framed thereunder, the Board of Directors had appointed M/s KDT & Associates, Practicing Company Secretary for the financial year 2019-2020 to carry out secretarial audit of the Company.
- c) **Statutory Auditor** M/s. Hiren C. Sanghavi & Associates (Firm Registration Number: 112057W) were appointed as Statutory Auditors of the Company for a period of five consecutive years at the Annual General Meeting (AGM) of the Members held on 27th September, 2017 on a remuneration mutually agreed upon by the Board of Directors and the Statutory Auditors. The said appointment was subject to ratification by the Members at every subsequent AGM held after the AGM held on 27th September, 2017. Pursuant to the amendments made to Section 139 of the Companies Act, 2013 by the Companies (Amendment) Act, 2017 effective from 7th May, 2018, the requirement of seeking ratification of the Members for the Statutory Auditors has been withdrawn from the Statute. Hence the resolution seeking ratification of the Members for continuance of their appointment at this AGM is not being sought.
- d) **Cost auditor** Your Company is not statutorily required to conduct Cost Audit hence Report of the same for the financial year ended 31st March, 2020 pursuant to provisions of the Companies (Cost Records and Audit) Rules, 2014 is not required to be placed before the Board for noting.



33. INSURANCE

All the assets of the Company are adequately insured.

34. VIGIL MECHANISM

In accordance with the provisions of Section 177(9) of the Companies Act, 2013 and requirements of Regulation 22 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, your Company has a vigil mechanism which has been incorporated in the Whistle Blower Policy for Directors and employees to report genuine concerns. The Whistle Blower Policy also provides for adequate safeguards against victimization of persons who use vigil mechanism and for direct access to the Chairman of the Audit Committee in appropriate or exceptional cases. The Whistle Blower Policy is uploaded on the website of your Company and the weblink of the same is http://www.jdorgochem.com/pdf/policies/Whistle%20Blower%20Policy.pdf

35. MANAGEMENT DISCUSSION AND ANALYSIS REPORT

Pursuant to Regulation 34(2) read with the Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, it is required to annex Management Discussion and Analysis Report of the Company to the Annual Report. In compliance of the above mentioned provisions, said report for the financial year ended 31st March, 2020 forms part of this report and is attached as **ANNEXURE – VI**.

36. BOARD DIVERSITY

Your Company strongly believes having a diverse Board enhances the quality of decisions. Directors from varied background, experience and expertise will assist Company to view larger picture and analyse all aspects of business thereby resulting in better decision making and enhancing the business prospects. In view of the same, your Company has adopted a Board Diversity Policy and it has been displayed on the website of the Company and the weblink of the same is http://www.jdorgochem.com/pdf/policies/Board%20Diversity%20Policy.pdf

37. GREEN INITIATIVES

Your Directors would like to draw your attention that as per Section 20 of the Companies Act, 2013 read with the Companies (Management and Administration) Rules, 2014 as may be amended from time to time, permits paperless compliances and also service of notice/documents (including Annual Report) through electronic mode to its Members. Your Company requests and has consistently encouraged Members to take necessary steps for registering their e-mail ids so they can be a part and contributes towards greener environment.

38. DISCLOSURE OF ACCOUNTING TREATMENT

Your Company has followed requisite Accounting Standards issued by the Institute of Chartered Accountants of India to the extent applicable in preparation of financial statements.

39. HUMAN RESOURCES

Employees are considered to be one of the most important assets and one of the most critical resources in the business which maximize the effectiveness of the organization. Human resources build the enterprise and create the sense of belonging that would inculcate the spirit of dedication and loyalty amongst them towards strengthening the Company's Polices and Systems.

As reported earlier, the possession of the erstwhile Turbhe unit of the Company was taken over by majority of secured creditors under Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 (SARFAESI Act) on 29th December, 2006. As regards to the legal matters pertaining to certain workmen of the said Turbhe Unit, pending before various courts and legal forums, there is no material change during the year.

Dues of the workers at Patalganga unit, as already informed, were settled and paid pursuant to the consent order passed by the Hon'ble High Court of Bombay in October, 2003. However, certain workers filed an appeal against the consent order before the Division bench of the Hon'ble High Court, Bombay, which was dismissed in July, 2005. Thereafter an appeal filed before Hon'ble Supreme Court of India by the aforesaid workmen was subsequently withdrawn by the concerned workers. Thereafter, the workers union took up the same in conciliation before Asst. Commissioner Labour, Panvel, Dist. Raigad. On failure of the conciliation proceedings, the Labour Commissioner referred the matter to Industrial Tribunal, Thane, for adjudication. The Company challenged the order of adjudication passed by Labour Commissioner, before the Division Bench of Hon'ble High Court, Bombay and as per the directions given by the Hon'ble High Court, Bombay the said adjudication before the Industrial Court has been stayed and the matter is pending. As such there is no change in status of matter during the year.

40. SECRETARIAL STANDARDS

The Company is in compliance with the applicable Secretarial Standards issued by The Institute of Company Secretaries of India and approved by the Central Government.



41. OTHER DISCLOSURES

Your Directors state that no disclosure or reporting is required in respect of the following items as there were no transactions on these items during the financial year under review:

- a) The Company has not issued any shares with differential rights and hence no information as per provisions of Section 43(a)(ii) of the Act read with Rule 4(4) of the Companies (Share Capital and Debenture) Rules, 2014 is furnished.
- b) The Company has not issued any sweat equity shares during the financial year under review and hence no information as per provisions of Section 54(1)(d) of the Act read with Rule 8(13) of the Companies (Share Capital and Debenture) Rules, 2014 is furnished.
- c) The Company has not issued any equity shares under Employees Stock Option Scheme during the financial year under review and hence no information as per provisions of Section 62(1)(b) of the Act read with Rule 12(9) of the Companies (Share Capital and Debenture) Rules, 2014 is furnished.
- d) During the financial year under review, there were no instances of non-exercising of voting rights in respect of shares purchased directly by employees under a scheme pursuant to Section 67(3) of the Act read with Rule 16(4) of Companies (Share Capital and Debentures) Rules, 2014 is furnished.

42. ACKNOWLEDGEMENT AND APPRECIATION

Your Board expresses their gratitude towards all the employees of the Company for their sincere, consistent and dedicated efforts towards the Company. They would also like to thank all other stakeholders of Company viz; Bankers, Suppliers, Customers and Financial Institution for their continued cooperation and support received by the Company.

For and behalf of the Board

Parag Sharadchandra Kothari Chairman DIN: 00184852

Place: Mumbai Date: 14th July, 2020



ANNEXURE - I

PARTICULARS OF ENERGY CONSERVATION, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE EARNINGS AND OUTGO **REQUIRED UNDER THE COMPANIES (ACCOUNTS) RULES, 2014**

Information in accordance with the provision of Section 134(3)(m) of the Companies Act, 2013 read with Rule 8(3) of the Companies (Accounts) Rules, 2014.

A. Conservation of Energy -

Your Company adopts the following steps towards conservation of energy

- 1. Switching off equipments whenever not in use.
- Printing only important documents. 2.
- 3. Creating awareness amongst the employees for energy saving.

The steps taken by the Company for utilizing alternate sources of energy

There are no specific steps taken by the Company for utilising alternate sources of energy.

iii. The capital investment on energy conservation equipments

The Company has not made any capital investment on energy conservation equipments during the financial year 2019-2020.

Technology absorption

The efforts made towards technology absorption

The Company had not made any major or path breaking efforts towards technology absorption.

The benefits derived like product improvement, cost reduction, product development or import substitution

As there were no efforts towards technology absorption there were no benefits derived as such.

iii. In case of imported technology (imported during the last three years reckoned from the beginning of the financial year)

The Company did not import any technology.

iv. Research and Development

The Company has not incurred any expenditure on Research and Development during the financial year 2019-2020.

C. Foreign Exchange Earnings and Outgo

The Company did not have any foreign exchange earnings and outgo as required under the provisions of Section 134 of the Companies Act, 2013.

For and on behalf of the Board

Parag Sharadchandra Kothari Chairman DIN: 00184852

Place: Mumbai Date: 14th July, 2020



ANNEXURE - II

Form No. MGT - 9

EXTRACT OF ANNUAL RETURN

as on the financial year ended on 31st March, 2020

[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)	Corporate Identification Number	L24100MH1973PLC016908
ii)	Registration Date	05 th October, 1973
iii)	Name of the Company	JD Orgochem Limited
iv)	Company Category Sub Category of the Company	Company Limited by shares Non-Government Company
v)	Address of the Registered office and Contact Details	301, Sumer Kendra, P. B. Marg, Worli, Mumbai – 400 018 Tel No.: 022-3042 3048 / 4938 4200 Fax No.: 022-3042 3434 E-mail ld: investor.relations@jdorgochem.com Website: www.jdorgochem.com
vi)	Whether Listed Company (Yes/No)	Yes with BSE Limited
vii)	Name, address and Contact Details of Registrar and Transfer Agents, If any	Link Intime India Private Limited C-101, 247 Park, L.B.S. Marg, Vikhroli (West), Mumbai – 400 083 Tel No.: 022 – 4918 6270 Fax No.: 022 – 4918 6060 E-mail Id: rnt.helpdesk@linkintime.co.in Website: www.linkintime.co.in

II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY:

All the business activities contributing 10% or more of the total turnover of the Company shall be stated:-

Sr. No.	Name and Description of main products/services	NIC Code of the product/ service	% to total turnover of the Company	
1	Dyes and Dyes Intermediates	20114	100	

III. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES:

Sr. No.	Name and address of the Company	CIN/GLN	Holding/ Subsidiary/ Associate	% of shares held	Applicable Section		
NONE							

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

i. Category-wise Share Holding:

Category of Shareholders		No. of Shar	No. of Shares held at the beginning of the year (as on 1 st April, 2019)			No. of Shares held at the end of the year (as on 31st March, 2020)				% Change
		Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	during the year
A. Promoters:										
(1)	Indian									
a.	Individual/HUF	8077996	-	8077996	60.97	8077996	-	8077996	60.97	-
b.	CentralGovt.	-	-	-	-	-	-	-	-	-
c.	State Govt(s)	-	-	-	-	-	-	-	-	-
d.	Bodies Corp.	379890	-	379890	2.86	379890	-	379890	2.86	-
e.	Bank/FI	-	-	-	-	-	-	-	-	-
f.	Any Other									
Sub	-Total (A)(1):-	8457886	-	8457886	63.83	8457886	-	8457886	63.83	-



Category of Shareholders		No. of Share		e beginning pril, 2019)	of the year	No. of Shares held at the end of the year (as on 31st March, 2020)				% Change
		Demat Physical		Total % of Total Shares		Demat	Physical	Total	% of Total Shares	during the year
(2)	Foreign							J.		
a.	NRIs-Individuals	-	-	-	-	-	-	-	-	-
b.	Other-Individuals	-	-	-	-	-	-	-	-	-
c.	Bodies Corp.	-	-	-	-	-	-	-	-	-
d.	Banks / FI	-	-	-	-	-	-	-	-	-
e.	AnyOther	-	-	-	-	-	-	-	-	-
Sub	-Total (A)(2):-	-	-	-	-	-	-	-	-	-
Tota Pro	I Shareholding of moter(A)=(A)(1)+(A)(2)	8457886	-	8457886	63.83	8457886	-	8457886	63.83	-
B.	Public Shareholding:								,	
(1)	Institutions									
a.	MutualFunds	-	4700	4700	0.04	-	4700	4700	0.04	-
b.	Banks/FI	300	-	300	0.00	300	-	300	0.00	_
c.	CentralGovt.	-	-	-	-	-	-	-	-	-
d.	State Govt(s)	-	-	-	-	-	-	-	-	-
e.	Venture Capital Funds	-	-	-	-	-	-	-	-	_
f.	Insurance Companies	-	-	-	-	-	-	-	-	-
g.	FIIs	100	8400	8500	0.06	100	8400	8500	0.06	_
h.	Foreign venture Capital Funds	-	=	-	-	-	=	-	-	-
i.	Any Other									
	Foreign Bank	800	-	800	0.01	800	-	800	0.01	-
	Unit Trust of India	-	600	600	0.00	-	600	600	0.00	-
Sub	-Total (B)(1):-	1200	13700	14900	0.11	1200	13700	14900	0.11	-
(2)	Non-Institutions									
a.	Bodies Corporate :									
i.	Indian	230285	36100	266385	2.01	133208	36100	169308	1.28	(0.73)
ii.	Overseas	-	-		-	-	-	-	-	-
b.	Individuals:	'							,	
i.	Individual Shareholders holding nominal share capital upto ₹1 lakh	2826950	700370	3527320	26.62	2941499	691570	3633069	27.42	0.80
ii.	Individual shareholders holding nominal share capital in excess of ₹ 1 lakh	401820	-	401820	3.03	401820	-	401820	3.03	-
c.	Others:				•				•	
i.	Non - Promoters - Directors/ Relatives of Director	1430	900	2330	0.02	1430	900	2330	0.02	-
ii.	NRI (Rep)	400	53800	54200	0.41	300	53800	54100	0.41	
iii.	NRI (Non – Rep)	133	100	233	0.00	333	100	433	0.00	-
iv.	Trust	294066		294066	2.22	292380		292380	2.21	(0.01)
٧.	In Transit	-	-	-	-	-		-	-	-
vi.	Clearing Members	7180	-	7180	0.05	580	-	580	0.01	(0.04)
vii.	Hindu Undivided Family	223680	-	223680	1.70	223194	-	223194	1.68	(0.02)
Sub	-Total (B)(2):-	3985944	791270	4777214	36.06	3994744	782470	4777214	36.06	0.00
	l Public Shareholding (B)(1)+(B)(2)	3987144	804970	4792114	36.17	3995944	796170	4792114	36.17	-
C.	Shares held by Custodian for GDRs & ADRs	-	-	-	-	-	-	-	-	-
Gra	nd Total (A+B+C)	12445030	804970	13250000	100.00	12453830	796170	13250000	100.00	-



ii. Shareholding of Promoters:

Sr. No.	Shareholder's Name	Shareholdings at the beginning of the year (as on 1st April, 2019)			Shareh (% change in shareholding		
		No. of Shares	% of total Shares of the company	% of Shares Pledged / encumbered to total shares	No. of Shares	% of total shares of the company	% of Shares Pledged / encumbered to total shares	during the year
1.	Parag Sharadchandra Kothari	4680248	35.32	-	4680248	35.32	1	-
2.	Nikhil Sharadchandra Kothari	3397748	25.64	-	3397748	25.64	-	-
3.	Jay Chemi Colour Private Limited	379890	2.87	-	379890	2.87	-	-
	Total	8457886	63.83	-	8457886	63.83	-	-

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

	<u>-</u>	J 1 1			
Sr.		Shareholdings at the beginning of the year		Cumulative Shareho	lding during the year
No.		No. of shares	% of total shares of the	No. of shares	% of total shares of the
			company		company
	At the beginning of the year				
	Date wise Increase / Decrease in Promoters Shareholding during the year specifying the reasons for increase / decrease (e.g. allotment / transfer / bonus/ sweat equity etc): At the End of the year		No Changes in Shareh	olding during the year	

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

Sr.	For Each of the Top	Shareho	ldings at the			Reason for	Cumulative	Shareholding
No.	10 Shareholders	beginnin	g of the year	Decrease in S		Increase/	during	the year
		No. of	% of total	During t	During the Year		No. of	% of total
		shares	shares of the	Date of	No of		shares	shares of the
			company	transaction	Shares			company
1	Stressed Assets	294066	2.22	01/04/2019	-	-	294066	2.22
	Stabilization Fund			10/01/2020	(649)	Sale	293417	2.21
				17/01/2020	(1015)	Sale	292402	2.21
				24/01/2020	(21)	Sale	292381	2.21
				31/01/2020	(1)	Sale	292380	2.21
				31/03/2020	-	-	292380	2.21
2	Chhotalal Ramjibhai	218320	1.65	01/04/2019	-	-	218320	1.65
	Bhanderi			31/03/2020	-	-	218320	1.65
3	Kundan Chhotalal	183500	1.38	01/04/2019	-	-	183500	1.38
	Bhanderi			31/03/2020	-	-	183500	1.38
4	Neeraj Bansal	0	0.00	01/04/2019	-	-	0	0.00
				30/08/2019	86113	Purchase	86113	0.65
				31/03/2020	-	-	86113	0.65
5	Hitesh Kuvelkar	83523	0.63	01/04/2019	-	-	83523	0.63
				31/03/2020	-	-	83523	0.63
6	Ganesh Puri	80025	0.60	01/04/2019	-	-	80025	0.60
	Goswami			31/03/2020	-	-	80025	0.60
7	Mangal Bhanshali	66667	0.50	01/04/2019	-	-	66667	0.50
				31/03/2020	-	-	66667	0.50
8	Kanti C Dhandha	61700	0.47	01/04/2019	-	-	61700	0.47
				31/03/2020	-	-	61700	0.47
9	Chhagan Narasi Tala	51000	0.38	01/04/2019	-	-	51000	0.38
				31/03/2020		-	51000	0.38
10	Yogesh Laxmidas	47500	0.36	01/04/2019		-	47500	0.36
	Bhatia			31/03/2020		-	47500	0.36



v. Shareholding of Directors and Key Managerial Personnel:

Sr. No.	For each of the Directors and KMP	Sharehold beginning	ings at the of the year	Cumulative Shareholding during the year	
		No. of shares	% of total shares of the company	No. of shares	% of total shares of the company
1	Parag Sharadchandra Kothari				
	At the beginning of the year	4680248	35.32	4680248	35.32
	At the end of the year	4680248	35.32	4680248	35.32
2	Suhas Balkrishna Jande				
	At the beginning of the year	30	0.00	30	0.00
	At the end of the year	30	0.00	30	0.00
3	Bharati Ravindra Chandan				
	At the beginning of the year	-	-	-	-
	At the end of the year	-	-	-	-
4	Mitesh Dilip Sejpal				
	At the beginning of the year	-	-	-	-
	At the end of the year	-	-	-	-
5	Nikhil Sharadchandra Kothari				
	At the beginning of the year	3397748	25.64	3397748	25.64
	At the end of the year	3397748	25.64	3397748	25.64
6	Umesh Trikamdas Chandan				
	At the beginning of the year	300	0.00	300	0.00
	At the end of the year	300	0.00	300	0.00
7	Narendra Ramanial Shah				
	At the beginning of the year	2	0.00	2	0.00
	At the end of the year	2	0.00	2	0.00
8	Mayur Kanjibhai Rathod				
	At the beginning of the year	-	-	-	-
	At the end of the year	-	-	-	-

V. INDEBTEDNESS:

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

(Amt in ₹)

	Secured Loans excluding deposits	Unsecured Loans	Deposits	Total Indebtedness
Indebtedness at the beginning of the financial year				
i. Principal Amount	160,400,000	2,500,000	-	162,900,000
ii. Interest due but not paid	-	-	-	-
iii. Interest accrued but not due	-	-	-	-
Total (i+ii+iii)	160,400,000	2,500,000	1	162,900,000
Change in the Indebtedness during the financial year				
+ Additions	21,001,589	-	-	21,001,589
- Reduction	-	2,500,000	1	2,500,000
Net Change	21,001,589	(2,500,000)	ı	18,501,589
Indebtedness at the end of the financial year				
i. Principal Amount	181,401,589	-	-	181,401,589
ii. Interest due but not paid	-	-	-	-
iii. Interest accrued but not due	-	-	-	-
Total (i+ii+iii)	181,401,589	-	-	181,401,589



VI. REMUNERATION TO DIRECTORS AND KEY MANAGERIAL PERSONNEL:

A) Remuneration to Managing Directors, Whole-Time Directors and/or Manager:

(Amt in ₹)

Sr.	Particulars of Remuneration	Name of Whole-Time Director	Total Amount
No.		Suhas Balkrishna Jande	
1	Gross Salary		
	(a) Salary as per provisions contained in Section 17(1) of the Incometax Act,1961	3,00,012	3,00,012
	(b) value of perquisites u/s 17(2) of the Income-tax Act,1961	-	-
	(c) Profits in lieu of Salary under Section 17(3) of the Income-tax Act, 1961	-	-
2	Stock Options	-	-
3	Sweat Equity	-	-
4	Commission		
	- as % ofprofit	-	-
	- others, specify	-	-
5	Others, please specify		
	- Provident Fund & other Funds	-	-
	Total (A)	3,00,012	3,00,012
Ceili	ng as per the Act	5% of the net profits of the Comp	any

B) Remuneration to other Directors:

(Amt in ₹)

Sr No.	Particulars of Remuneration		Name of Directors		
1.	Independent Directors	Bharati Ravindra Chandan	Mitesh Dilip Sejpal	Umesh Trikamdas Chandan	Total Amount
	Fee for attending Board/ Committee Meetings Commission Others, please specify	58,000 - -	46,500 - -	62,500 - -	1,67,000 - -
	Total (1)	58,000	46,500	62,500	1,67,000
2.	Other Non-Executive Directors	Nikhil Sharadchandra Kothari	Parag Sharadchandra Kothari		
	Fee for attending Board/ Committee Meetings Commission Others, please specify	25,500 - -	34,500 - -		50,000 - -
	Total (2)	25,500	34,500		50,000
	Total (B) =(1+2)				2,27,000
	Total Managerial Remuneration	·			2,27,000
	Overall Ceiling as per the Act				N.A.



C) Remuneration to Key Managerial Personnel's other than Managing Director/Manager/Whole Time Director:

(Amt in ₹)

Sr.	Sr. Particulars of Remuneration Key Ma		al Personnels	Total
No.		Chief Financial Officer	Company Secretary	Amount
		Narendra Ramaniai Shah	Mayur Kanjibhai Rathod	
1.	Gross Salary			
	(a) Salary as per provisions contained in Section 17(1) of the Income-tax Act,1961	4,48,058	3,61,169	8,09,227
	(b) value of perquisites u/s 17(2) of the Income-tax Act,1961(c) Profits in lieu of Salary under Section	25,019	4,792	29,811
	17(3) of the Income-tax Act, 1961			
2.	Stock Options	-	-	-
3.	Sweat Equity	-	-	-
4.	Commission - as % ofprofit	-	-	-
	- others, specify	-	-	_
5.	Others, please specify			
	- Provident Fund & other Funds	21,816	21,600	43,416
	Total	4,94,893	3,87,561	8,82,454

VII. PENALTIES/PUNISHMENT/COMPOUNDING OF OFFENCES:

Туре	Section of the Companies Act	Brief Description	Details of Penalty / Punishment/ Compounding fees imposed	Authority [RD / NCLT / COURT	Appeal Made, If any (give details)			
A. COMPANY								
Penalty								
Punishment			NONE					
Compounding								
B. DIRECTORS								
Penalty								
Punishment			NONE					
Compounding								
C. OTHER OFFICERS IN	DEFAULT							
Penalty								
Punishment		NONE						
Compounding								

For and on behalf of the Board

Place: Mumbai Parag Sharadchandra Kothari Date: 14th July, 2020 Chairman

DIN: 00184852



ANNEXURE - III Form No. MR-3

SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2020

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

To,

The Members,

JD ORGOCHEM LIMITED

We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **JD ORGOCHEM LIMITED** (hereinafter called "the Company"), incorporated on **05**th **October**, **1973** having **CIN: L24100MH1973PLC016908** and Registered Office at **301, Sumer Kendra**, **P. B. Marg, Worli, Mumbai- 400 018**. Secretarial Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing our opinion thereon.

Based on our verification of the Company's books, papers, minute books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, we hereby report that in our opinion, the Company has, during the audit period covering the Financial Year ended on 31st March, 2020 complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

We have examined the books, papers, minute books, forms and returns filed and other records maintained by the Company and have relied on the records, documents and information shared electronically to us by the Company due to extra-ordinary circumstance of COVID-19, for the Financial Year ended on 31st March, 2020 as made available to us, according to the following provisions of (including any statutory modifications, amendments or re-enactment thereof for the time being in force):

- (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 the Bye-Laws framed thereunder;
- (iv) Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings; Provisions of Overseas Direct Investment and External Commercial Borrowings are not applicable to the Company.
- (v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):
 - a. The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
 - b. The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
 - c. The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018- Not Applicable
 - d. The Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014- Not Applicable
 - e. The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018- Not Applicable
 - f. The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008- Not Applicable
 - g. 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;
 - h. The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009- Not Applicable
 - i. The Securities and Exchange Board of India (Depositaries and Participants) Regulations, 2018

We have relied on the representation made by the Company and its officers for the systems and the mechanism formed by the Company for the Compliances under the applicable Acts, Laws and the regulations to the Company. The List of major head/groups of Acts/laws and regulations applicable to the Company is enclosed and marked as **Annexure –1.**



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

- (i) Secretarial Standards issued by The Institute of Company Secretaries of India
- (ii) SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

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

We further report that;

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

Adequate notice is given to all directors to schedule the Board Meetings, agenda and detailed notes on agenda were sent as per the provisions of the Companies Act, 2013 and the rules made thereunder, and a system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participation at the meeting.

Majority decision is carried through the unanimous consent of all the Board of Directors and recorded as part of the minutes.

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

For KDT & Associates Company Secretaries

Shilpa Mishra Partner M. No: 30141 CP No: 15443 UDIN: A030141B000452948

Date: 14th July, 2020 Place: Mumbai



ANNEXURE-I

Sr. No.	Name of the Other Acts
1	Hazardous Waste (Management and Handling) Rules, 1989 amended 2000 and 2003
2	Manufacture, Storage and Import of Hazardous Chemical Rules, 1989 amended 2000
3	Chemical Accidents (Emergency Planning, Preparedness and Response) Rules, 1996
4	Environment Protection Act, 1986 read with Environment (Protection) Rules, 1986
5	Air, (Prevention and Control of Pollution) Act, 1981
6	Water (Prevention and Control of Pollution) Act, 1974
7	The Contract Labour (Regulation & Abolition) Act, 1970
8	Industrial Disputes, 1947
9	Workmen Compensation Act, 1923
10	Labour Welfare Funds Act, 1965
11	Employee Provident Funds and Miscellaneous Provisions Act, 1952
12	Minimum Wages Act, 1948
13	Payment of Wages Act, 1936
14	Payment of Bonus Act, 1965
15	Payment of Gratuity Act, 1972 and Rules Made thereunder
16	Trade Marks Act, 1999
17	Public Liability Insurance Act, 1991 amended 1992 and Rules
18	Factories Act, 1948
19	Information Technology Act, 2000
20	Consumer Protection Act, 1986
21	Acts Specified under the Direct and the Indirect tax
22	General Clauses Act, 1897

For KDT & Associates Company Secretaries

Date: 14th July, 2020 Place: Mumbai Shilpa Mishra Partner M. No: 30141 CP No: 15443 UDIN: A030141B000452948



To, The Members,

JD ORGOCHEM LIMITED

Our report of event date is to read along with this letter.

- 1. Maintenance of secretarial record is the responsibility of the management of the Company. Our responsibility is to express an opinion on these secretarial records based on our audit.
- 2. We have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial records. The verification was done on test check basis to ensure that correct facts are reflected in secretarial records. We believe that the processes and practices, we followed, provide a reasonable basis for our opinion.
- 3. We have not verified the correctness and appropriateness of financial records and Books of Accounts of the Company.
- 4. Wherever required, we have obtained Management Representation about the compliance of laws, rules and regulations and occurrence of events etc.
- 5. The compliance of the provisions of Corporate and other applicable laws, rules, regulation, standards is the responsibility of management. Our examination was limited to the verification of procedures on the test check basis.
- 6. The Secretarial Audit Report is neither an assurance as to the future viability of the Company nor of the efficiency or effectiveness with which the management has conducted the affairs of the Company.

For KDT & Associates Company Secretaries

Shilpa Mishra Partner M. No: 30141 CP No: 15443 UDIN: A030141B000452948

Date: 14th July, 2020 Place: Mumbai



ANNEXURE - IV

STATEMENT OF DISCLOSURE OF REMUNERATION

Pursuant to Section 197(12) of the Companies Act, 2013 read with Rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 and the Companies (Appointment and Remuneration of Managerial Personnel) Amendment Rules, 2016.

1. The ratio of the remuneration of each director to the median remuneration of all the employees of the Company for the financial year ended 31st March, 2020.

Sr. No	Name of the Directors	Remuneration (Amount in ₹)	Ratio of Remuneration of Director to the Median remuneration
1	Parag Sharadchandra Kothari	34,500	0.08
2	Nikhil Sharadchandra Kothari	25,500	0.06
3	Bharati Ravindra Chandan	58,000	0.13
4	Mitesh Dilip Sejpal	46,500	0.11
5	Umesh Trikamdas Chandan	62,500	0.14
6	Suhas Balkrishna Jande	3,00,012	0.69

Note:

- a. Median remuneration for the financial year 2019-20 is ₹ 4,33,665/- (Rupees Four Lakh Thirty Three Thousand Six Hundred Sixty Five)
- b. The aforesaid details are calculated on the basis of remuneration for the financial year 2019-2020 and included sitting fees paid to Directors during the financial year.
- c. Figures have been rounded off wherever necessary.
- 2. The percentage increase/ (Decrease) in remuneration of each Director, Chief Financial Officer and Company Secretary in the financial year.

Sr. No	Name of the Directors and KMP	% Increase/ (Decrease)
1	Parag Sharadchandra Kothari*	-
2	Nikhil Sharadchandra Kothari	(19.05)
3	Bharati Ravindra Chandan	(16.55)
4	Mitesh Dilip Sejpal	(33.09)
5	Umesh Trikamdas Chandan	(21.88)
6	Suhas Balkrishna Jande**	-
7	Narendra Ramanlal Shah – CFO	10.70
8	Mayur Kanjibhai Rathod – CS**	-

^{*} The percentage increase/ (Decrease) in remuneration of Parag Sharadchandra Kothari, Chairman and Non-Executive Director cannot be ascertain as he was appointed on 11th February, 2019.

- 3. The percentage Increase/ (decrease) in the median remuneration of employees in the financial year.: 94.63%.
- 4. The number of permanent employees on the rolls of Company as on 31st March, 2020.: 4 (Four)
- 5. The Average percentage increase already made in the salaries of employees other than the managerial personnel in the last financial year and its comparison with the percentage increase in the managerial remuneration and justification thereof and point out if there are any exceptional circumstances for increase in the managerial remuneration:

During the year under review there was no employee other than Managerial Personnel. Average increase in remuneration is 9.63 % for Managerial Personnel.

6. It is affirmed that the remuneration paid is as per the remuneration policy of the Company.

For and on behalf of the Board

Place: Mumbai Parag Sharadchandra Kothari Chairman Date: 14th July, 2020 DIN: 00184852

^{**} The percentage increase/ (Decrease) in remuneration of Suhas Balkrishna Jande, Whole-Time Director and Mayur Kanjibhai Rathod, Company Secretary and Compliance Officer cannot be ascertain as they were appointed on 27th March, 2019.



ANNEXURE - V

REPORT ON CORPORATE GOVERNANCE

COMPANY'S PHILOSPHY ON CORPORATE GOVERNANCE

Your Company strongly believes that good governance practice is a pre-requisite to attainment of excellent performance in terms of all its stakeholders' value creation. Corporate Governance is considered as an important tool for shareholders protection and maximization of their long - term values. The Company's Corporate Governance policy aims towards attainment of high level of transparency, integrity, accountability and fairness in all facets of its operations. Good Corporate Governance contributes to a sustainable economic development of corporations by enhancing their performance and increasing shareholders' value. Your Company has complied with the requirements of Corporate Governance as laid down under provisions of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

A. BOARD OF DIRECTORS:

i. COMPOSITION OF BOARD OF DIRECTORS:

The composition of Board of Directors of the Company is in compliance with the provisions of the Companies Act, 2013 and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. As at the end of financial year 31st March, 2020, the total board strength comprises of the following:

Category of Directors	Number of Directors
Executive Director (Whole-Time Director)	1
Non – Executive Promoter Director	2
Non – Executive Independent Directors	2
Non – Executive Independent Woman Director	1
Total strength of the Board	6

ii. DISCLOSURE OF INTER-SE RELATIONSHIP BETWEEN DIRECTORS:

Except Parag Sharadchandra Kothari, Chairman and Non-Executive Director being brother of Nikhil Sharadchandra Kothari, Non-Executive Director, no other Directors are inter se related to each other.

iii. ATTENDANCE OF BOARD OF DIRECTORS AT THE BOARD MEETING AND PREVIOUS ANNUAL GENERAL MEETING:

The Board met 4 (Four) times during the financial year ended 31st March, 2020 and the maximum interval between any two board meetings did not exceed 120 (One Hundred and Twenty) days. The Company adheres to the Secretarial Standards on the Board Meetings as prescribed by The Institute of Company Secretaries of India. The date of the board meetings are finalized in a pre planned manner. The Board has complete access to any information within the Company. Agenda and background notes on the Agenda containing all necessary information/documents are made available to the Board Members in a timely manner to enable them to discharge their responsibilities effectively and take informed decisions. The information as specified in the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and as per the provisions of the Companies Act, 2013 is regularly made available to the Board, whenever applicable, for discussion and consideration.

The details of Board meetings and attendance of the Directors and the attendance at the previous Annual General Meeting are mentioned herein below.

Sr	Name of Directors and their	Date of the B	Board meeting	e of Directors	Previous AGM	
No.	Category	28.05.2019	13.08.2019	13.11.2019	11.02.2020	attendance held on 20 th September, 2019
Exe	cutive Director					
1	Suhas Balkrishna Jande	Attended	Attended	Attended	Attended	Attended
	Whole-Time Director					
Non	- Executive Directors					
2	Nikhil Sharadchandra Kothari	Attended	Absent	Attended	Attended	Attended
3	Parag Sharadchandra Kothari	Attended	Attended	Attended	Attended	Attended
	Chairman					
Inde	ependent Directors					
4	Umesh Trikamdas Chandan	Attended	Attended	Attended	Attended	Attended
5	Mitesh Dilip Sejpal	Absent	Attended	Attended	Attended	Attended
6	Bharati Ravindra Chandan	Attended	Attended	Attended	Attended	Absent



iv. NUMBER OF SHARES HELD BY NON-EXECUTIVE DIRECTORS AND INDEPENDENT DIRECTORS:

Sr No.	Name of the Directors	Number of Shares held
1.	Parag Sharadchandra Kothari	46,80,248
2.	Nikhil Sharadchandra Kothari	33,97,748
3.	Umesh Trikamdas Chandan	300
4.	Mitesh Dilip Sejpal	-
5.	Bharati Ravindra Chandan	-

v. DETAILS OF OTHER DIRECTORSHIPS:

In compliance with Regulation 17A of the SEBI (Listing Obligations and Disclosure Requirements) (Amendment) Regulations, 2018, none of the Independent Director of the Company is a Director in more than 7 (seven) Listed Companies. None of the existing director had appointed any Alternate Director of the Company. Further, the Whole-Time Director of the Company does not serve as an Independent Director of any listed entities.

In compliance with Regulation 26 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, none of the Directors are members in more than 10 (ten) committees or act as Chairperson of more than 5 (Five) committees across all listed Companies in which he/she is a Director.

Further in compliance with Section 165 of the Companies Act, 2013, none of the Directors is a Director in more than 10 (ten) Public Limited Companies (while considering the directorship of the Director, directorship in Dormant Company is not considered).

Sr. No.	Name of the Directors	•		Directorship in other entities*	•	and Membership ees of the Board of
		Name of the Company	Category		Chairmanship	Membership
1	Parag Sharadchandra Kothari	Jaysynth Dyestuff (India) Limited	Chairman and Managing Director	1	-	2
2	Nikhil Sharadchandra Kothari	Jaysynth Dyestuff (India) Limited	Non-Executive Non Independent Director	1	-	1
3	Suhas Balkrishna Jande	-	-	-	-	-
4	Bharati Ravindra Chandan	-	=	-	-	-
5	Mitesh Dilip Sejpal	-	-	-	-	-
6	Umesh Trikamdas Chandan	-	-	-	-	-

^{*} Excludes Directorship in JD Orgochem Limited and other listed entities. Also excludes Directorship in private companies, foreign companies, companies incorporated under Section 8 of the Companies Act, 2013 and alternate Directorships.

B. DETAILS OF FAMILIARISATION PROGRAMME IMPARTED TO INDEPENDENT DIRECTORS:

The Independent Directors of the Company have given requisite disclosures along with a declaration to the Board that they meet the criteria of independence as provided under Section 149(6) of the Companies Act, 2013 and Regulation 16(1)(b) of the SEBI (Listing Obligation and Disclosure Requirements) Regulation, 2015 as amended. In the opinion of the Board of Directors, the Independent Directors of the Company fulfill the conditions specified in the Companies Act, 2013 & rules framed thereunder and the SEBI (Listing Obligation and Disclosure Requirements) Regulation, 2015 as amended and they are independent of management.

Every Independent Director is issued a Letter of Appointment setting out terms and conditions, duties and responsibilities of Director. They are also updated with the developments in the business of the Company at each Board Meeting. Independent Directors can meet and discuss with Senior Management of the Company and get access to any information relating to the Company.

During the financial year ended 31st March, 2020, the Company conducted a Familiarisation Programme for Independent Directors which was attended by all the Independent Directors. The details of the Familiarisation Programme imparted are displayed on the website of the Company and web link of the same is http://www.jdorgochem.com/Familiarization.html.

^{**} For the purpose of considering the limit of Committee memberships and chairmanships of a Director, membership and chairmanship of Audit Committee and Stakeholders Relationship Committee of public companies have been considered. Also excludes the memberships & chairmanships in JD Orgochem Limited.



C. MEETING OF INDEPENDENT DIRECTORS:

In compliance with the provisions of Schedule IV (Code of Independent Director) of the Companies Act, 2013 and Regulation 25 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, all the Independent Directors of the Company met on 11th February, 2020, without the attendance of Non - Independent Directors and Members of the management, to discuss the following:

- a) Review and evaluation of the performance of Non Independent Directors and the Board of Directors as a whole.
- b) Review and evaluation of the performance of the Chairman of the Company, taking into account the view of the Executive and Non-Executive Directors.
- c) Review and evaluation of the quality, content and timeliness of flow of information between the management and the Board that is necessary for the Board to effectively and reasonably perform its duties.

D. SKILLS/EXPERTISE/COMPETENCE OF THE BOARD:

The Board has identified the following skills/expertise/competencies fundamental for the effective functioning of the Company which is currently available with the Board:

Sr. No.	Name of the Directors	Expertise in specific functional area
1	1 Parag Sharadchandra Kothari Industrialist, Business Strategy, Marketing and Corporate Management	
2	Nikhil Sharadchandra Kothari	Industrialist, Business Strategy, Marketing and Corporate Management
3	Suhas Balkrishna Jande	Accounting, Audit and Finance
4	Bharati Ravindra Chandan	Trade and Commerce and Human Resources
5	Mitesh Dilip Sejpal	Trade, Finance, and Project Management Services
6	Umesh Trikamdas Chandan	Finance, Management, Marketing of dyes and chemicals

E. COMMITTEES OF THE BOARD:

The Company is in compliance with the provisions of the Companies Act, 2013 and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 in reference to constitution of committees, composition, terms of reference and duties & responsibilities of each committee is based on the provisions of the Companies Act, 2013 and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The Committee meetings are held on a timely basis and such committees through its Chairman make necessary recommendations and/or observations and decisions which are placed before the Board for their information or approval.

a) AUDIT COMMITTEE:

i. TERMS OF REFERENCE:

- 1. Oversight of the company's financial reporting process and the disclosure of its financial information to ensure that the financial statement is correct, sufficient and credible;
- 2. Recommendation for appointment, remuneration and terms of appointment of auditors of the company;
- 3. Approval of payment to statutory auditors for any other services rendered by the statutory auditors;
- 4. Reviewing, with the management, the annual financial statements and auditor's report thereon before submission to the board for approval, with particular reference to:
 - a) Matters required to be included in the Director's Responsibility Statement to be included in the Board's report in terms of clause (c) of sub-section 3 of section 134 of the Companies Act, 2013;
 - b) Changes, if any, in accounting policies and practices and reasons for the same;
 - c) Major accounting entries involving estimates based on the exercise of judgment by management;
 - d) Significant adjustments made in the financial statements arising out of audit findings;
 - e) Compliance with listing and other legal requirements relating to financial statements;
 - f) Disclosure of any related party transactions;
 - q) Qualifications in the draft audit report.



- 5. Reviewing, with the management, the quarterly financial statements before submission to the board for approval;
- 6. Reviewing, with the management, the statement of uses / application of funds raised through an issue (public issue, rights issue, preferential issue, etc.), the statement of funds utilized for purposes other than those stated in the offer document / prospectus / notice and the report submitted by the monitoring agency monitoring the utilisation of proceeds of a public or rights issue, and making appropriate recommendations to the Board to take up steps in this matter;
- 7. Review and monitor the auditor's independence and performance, and effectiveness of audit process;
- 8. Approval or any subsequent modification of transactions of the company with related parties;
- 9. Scrutiny of inter-corporate loans and investments;
- 10. Valuation of undertakings or assets of the company, wherever it is necessary;
- 11. Evaluation of internal financial controls and risk management systems;
- 12. Reviewing, with the management, performance of statutory and internal auditors, adequacy of the internal control systems;
- 13. Reviewing the adequacy of internal audit function, if any, including the structure of the internal audit department, staffing and seniority of the official heading the department, reporting structure coverage and frequency of internal audit;
- 14. Discussion with internal auditors of any significant findings and follow up there on;
- 15. Reviewing the findings of any internal investigations by the internal auditors into matters where there is suspected fraud or irregularity or a failure of internal control systems of a material nature and reporting the matter to the board;
- 16. Discussion with statutory auditors before the audit commences, about the nature and scope of audit as well as post-audit discussion to ascertain any area of concern;
- 17. To look into the reasons for substantial defaults in the payment to the depositors, debenture holders, shareholders (in case of non-payment of declared dividends) and creditors;
- 18. To review the functioning of the Whistle Blower mechanism;
- 19. Approval of appointment of CFO (i.e., the whole-time Finance Director or any other person heading the finance function or discharging that function) after assessing the qualifications, experience and background, etc. of the candidate;
- 20. Carrying out any other function as is mentioned in the terms of reference of the Audit Committee.
- 21. Reviewing the utilization of loans and/ or advances from/investment by the holding company in the subsidiary exceeding rupees 100 crore or 10% of the asset size of the subsidiary, whichever is lower including existing loans/advances/investments existing as on the date of coming into force of this provision.

Explanation

The term "related party transactions" shall have the same meaning as provided in Regulation 23 of the SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015.

The Audit Committee shall mandatorily review the following information:

- 1. Management discussion and analysis of financial condition and results of operations;
- 2. Statement of significant related party transactions (as defined by the Audit Committee), submitted by management;
- 3. Management letters / letters of internal control weaknesses issued by the statutory auditors;
- 4. Internal audit reports relating to internal control weaknesses; and
- 5. The appointment, removal and terms of remuneration of the Chief internal auditor shall be subject to review by the Audit Committee.
- 6. Statement of Deviations:
 - a. Quarterly statement of deviation(s) including report for monitoring agency, if applicable, submitted to stock exchange(s) in terms of Regulation 32(1).
 - b. Annual statement of funds utilized for purposes other than those stated in the offer document/prospectus/ notice in terms of Regulation 32(7).



ii. COMPOSITION AND MEETINGS:

The Board has constituted a well-qualified Audit Committee. The Chairman of the Audit Committee is an Independent Director. All the members of the Committee are financially literate and possess accounting and financial management expertise.

The details of attendance of members at the meeting of Audit Committee of the Company are mentioned herein below.

Sr. No.	Name of Directors and their Category	Chairman or	Date of Audit Committee Meetings and Attendance of Member			and
		Member	28.05.2019	13.08.2019	13.11.2019	11.02.2020
1	Umesh Trikamdas Chandan (Independent Director)	Chairman	Attended	Attended	Attended	Attended
2	Bharati Ravindra Chandan (Independent Director)	Member	Attended	Attended	Attended	Attended
3	Mitesh Dilip Sejpal (Independent Director)	Member	Absent	Attended	Attended	Attended
4	Suhas Balkrishna Jande* (Whole -Time Director)	Member	Not Applicable	Attended	Attended	Attended

^{*} Suhas Balkrishna Jande appointed as a Committee Member of the Company w.e.f. 28th May, 2019

The Chief Financial Officer and Statutory Auditor are invitees to the meeting. The Company Secretary of the Company acts as the Secretary to the Committee.

The Chairman of the Audit Committee was present at the previous Annual General Meeting of the Company held on 20th September, 2019 to answer shareholders queries.

b) NOMINATION AND REMUNERATION COMMITTEE:

i. TERMS OF REFERENCE:

- 1. Formulation of the criteria for determining qualifications, positive attributes, expertise, qualities, skills and independence of a director and recommend to the Board for its approval, criteria to be considered in selecting nominees for director (the "Director Criteria").
- 2. The committee shall develop, subject to approval by the Board, a process/ policy for an annual self evaluation of the performance of the Board, the individual directors and board committees in the governance of the Company and coordinates and oversees this annual self-evaluation.
- Recommend to the Board a policy, relating to the remuneration of the Directors, key managerial personnel and other employees of the Company.
- 4. Devising a policy on Board diversity;
- 5. 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. The company shall disclose the remuneration policy and the evaluation criteria in its Annual Report.
- 6. Formulation of criteria for evaluation of performance of independent directors and board of directors;
- 7. Whether to extend or continue the term of appointment of the Independent director, on the basis of the report of performance evaluation of independent directors.
- 8. Recommend to the Board, all remuneration, in whatever form, payable to senior management.

RESPONSIBILITIES

- Reviewing and reassessing the adequacy of the committee's charter as required and recommending changes to the Board.
- Reviewing and assessing its own performance on an annual basis.
- Developing and recommending to the Board a set of corporate governance guidelines applicable to the Company.
- Overseeing the Company's corporate governance practices, including reviewing the Company's corporate governance guidelines annually and recommending amendments to the Board as necessary.
- Monitoring compliance with the Company's corporate governance guidelines.
- To develop and recommend to the Board for approval a CEO succession plan (the "Succession Plan"), to review the Succession Plan periodically with the CEO, develop and evaluate potential candidates for executive positions and recommend to the Board any changes to, and any candidates for succession under, the Succession Plan.



SPECIFIC POWERS

- The committee may conduct or authorize studies of matters within the committee's scope of responsibility with full access to all books, records, facilities and personnel of the Company.
- The committee may, at the expense of the Company, select and retain advisors to assist it in connection with its functions, as it deems necessary or appropriate.
- The Company shall provide for appropriate funding, as determined by the committee, for payment of any advisors employed by the committee pursuant to this charter.
- The Company shall pay the ordinary administrative expenses of the committee that are necessary or appropriate for carrying out its duties. The advisors retained by the committee shall be independent as determined in the discretion of the committee.
- The committee shall report regularly to the Board regarding its actions and make recommendations to the Board as appropriate.
- The committee is governed by the same rules regarding meetings as are applicable to the Board.

ii. COMPOSITION AND MEETINGS:

Sr. No.	Name of Directors and their Category	Chairman or	Date of Nomination and Remuneration Committ Meetings and Attendance of Member	
		Member	23.05.2019	11.02.2020
1	Mitesh Dilip Sejpal (Independent Director)	Chairman	Attended	Attended
2	Bharati Ravindra Chandan (Independent Director)	Member	Attended	Attended
3	Umesh Trikamdas Chandan (Independent Director)	Member	Attended	Attended

The Chairman of the Nomination and Remuneration Committee was present at the previous Annual General Meeting of the Company held on 20th September, 2019 to answer shareholders queries. The Company Secretary of the Company acts as the Secretary to the Committee.

iii. THE REMUNERATION POLICY:

1. INTRODUCTION

The primary objective of the remuneration policy is to provide a framework and set standards for paying remuneration to the Directors, Key Managerial Personnel and Other Employees. The Company has therefore formulated the remuneration policy keeping in view the following objectives:

- 1.1 Ensuring that the level and composition of remuneration is reasonable and sufficient to attract, retain and motivate the Directors, Key Managerial Personnel and Other Employees to run the Company successfully;
- 1.2 Ensuring that relationship of remuneration to performance is clear and meets the performance benchmarks;
- 1.3 Ensuring that remuneration involves a balance between fixed and incentive pay reflecting short and long term performance objectives appropriate to the working of the Company and its goals;
- 1.4 Ensuring that remuneration packages for Directors, Key Managerial Personnel and Other Employees of the Company are fixed taking into account factors including but not limited to market, business performance and practices in comparable companies, having due regard to financial and commercial health of the Company as well as prevailing laws and Government/other guidelines; and
- 1.5 Ensuring that the Nomination and Remuneration Committee consults with the Chairman and Managing Director of the Company and Human Resource Department as it deems appropriate, whenever required.

2. SCOPE OF REMUNERATION POLICY

2.1 This Policy sets out the guiding principles for the Nomination and Remuneration Committee for recommending to the Board the remuneration of the Directors, Key Managerial Personnel and Other Employees of the Company.



3. TERMS AND REFERENCES

In this Policy, the following terms shall have the following meanings:

- 3.1 "Director" means a director appointed to the Board of the Company
- 3.2 "Key Managerial Personnel" means
 - (i) the Chief Executive Officer or the Managing Director or the Manager
 - (ii) the Company Secretary;
 - (iii) the Whole-Time Director;
 - (iv) the Chief Financial Officer; and
 - (v) such other officer as may be prescribed under the Companies Act, 2013
- 3.3 **"Nomination and Remuneration Committee"** means the committee constituted by Board of JD Orgochem Limited in accordance with the provisions of Section 178 of the Companies Act, 2013 and Regulation 19 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

4. POLICY

4.1 Remuneration to Executive Directors and Key Managerial Personnel

- 4.1.1 The Board, on the recommendation of the Nomination and Remuneration ('NR') Committee, shall review and approve the remuneration payable to the Executive Directors of the Company within the overall limits approved by the shareholders.
- 4.1.2 The Board, on the recommendation of the NR Committee, shall also review and approve the remuneration payable to the Key Managerial Personnel of the Company.
- 4.1.3 The remuneration structure to the Executive Directors and Key Managerial Personnel shall include the following components:
 - (i) Basic Pay
 - (ii) Perquisites and Allowances
 - (iii) Stock Options
 - (iv) Commission (Applicable in case of Executive Directors)
 - (v) Retiral benefits
 - (vi) Annual Performance Bonus
- 4.1.4 The Annual Plan and Objectives for Executive Directors and Key Managerial Personnel shall be reviewed by the NR Committee and Annual Performance Bonus will be approved by the Committee based on the achievements against the Annual Plan and Objectives.

4.2 Remuneration to Non-Executive Directors

- 4.2.1 The Board, on the recommendation of the NR Committee, shall review and approve the remuneration payable to the Non Executive Directors of the Company within the overall limits approved by the shareholders.
- 4.2.2 Non Executive Directors shall be entitled to sitting fees for attending the meetings of the Board and the Committees thereof. The Non- Executive Directors shall also be entitled to profit related commission in addition to the sitting fees subject to recommendation of the Board and subject to the approval of the shareholders.
- 4.2.3 The sitting fees to the Independent Directors shall not be less than the sitting fees payable to other directors.

4.3 Remuneration to Other Employees

4.3.1 Other Employees shall be assigned grades according to their qualifications and work experience, competencies as well as their roles and responsibilities in the organization. Individual remuneration shall be determined within the appropriate grade and shall be based on various factors such as job profile, skill sets, seniority, experience and prevailing remuneration levels for equivalent jobs. The remuneration of other employees of the Company will be finalized by the Managing Director of the Board in consultation with the Human Resource Department of the Company.



iv. THE POLICY FOR DETERMINING QUALIFICATIONS, POSITIVE ATTRIBUTES AND INDEPENDENCE OF DIRECTORS ARE AS FOLLOWS:

1. INTRODUCTION

- 1.1 The primary objective of this policy is to provide a framework and set standards for identifying qualifications and positive attributes for the Directors and Senior Management Personnel.
- 1.2 The policy aims at providing framework for evaluating the performance of all directors.
- 1.3 The policy aims to determine the criteria for independence of the independent directors.
- 1.4 The policy also aims to achieve a balance of merit, experience and skills amongst its Directors and Senior Management Personnel.

2. SCOPE OF THE POLICY

2.1 This policy sets out the guiding principles for the Nomination and Remuneration Committee for identifying persons who are qualified to become Directors and Senior Management Personnel and to determine the independence in case of Independent Directors of the Company.

3. TERMS AND REFERENCES

In this Policy, the following terms shall have the following meanings:

- 3.1 "Director" means a director appointed to the Board of the Company
- 3.2 "Nomination and Remuneration Committee" means the committee constituted by Board of JD Orgochem Limited in accordance with the provisions of Section 178 of the Companies Act, 2013 and Regulation 19 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015
- 3.3 **"Independent Director"** means a director referred to in sub-section (6) of Section 149 of the Companies Act, 2013 and Regulation 16 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- 3.4 The term "Senior Management Personnel" shall have the same meaning as given under the explanation under Section 178 of the Companies Act, 2013.

4. POLICY

4.1 Role and responsibilities of the Nomination and Remuneration ('NR') Committee:

- 4.1.1 Reviewing the structure, size and composition (including the skills, knowledge and experience) of the Board at least annually and making recommendations on any proposed changes to the Board to complement the Company's corporate strategy, with the objective to diversify the Board;
- 4.1.2 Identifying individuals suitably qualified to be appointed as Directors and Senior Management Personnel of the Company;
- 4.1.3 Assessing the independence of Independent Directors;
- 4.1.4 Such other key issues/matters as may be referred by the Board or as may be necessary in view of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and provision of the Companies Act, 2013 and Rules made thereunder.

4.2 Qualifications, Positive Attributes and Criteria for Appointment of Director and Senior Management Personnel:

- 4.2.1 General understanding of the Company's business dynamics, global business;
- 4.2.2 Educational and professional background;
- 4.2.3 Expertise in specific function;
- 4.2.4 Industry experience;
- 4.2.5 Demonstrable leadership skills;
- 4.2.6 Standing in the profession;
- 4.2.7 Personal and professional ethics, integrity and values;



- 4.2.8 Commitment to the promotion of equal opportunities, community cohesion and health and safety in the work place;
- 4.2.9 Willingness to devote sufficient time and energy in carrying out their duties and responsibilities effectively; and
- 4.2.10 Shall abide by the Code of Conduct established by the Company for Directors and Senior Management Personnel.

4.3 Qualifications, Positive Attributes and Criteria for Appointment of Director in specific:

- 4.3.1 Shall posses a Director Identification Number (DIN);
- 4.3.2 Shall not be disqualified under the Companies Act, 2013;
- 4.3.3 Shall give his/her written consent to act as a Director;
- 4.3.4 Shall endeavor to attend all Board Meetings and wherever he is appointed as a Committee member, the Committee Meetings;
- 4.3.5 Shall disclose his concern or interest in any company or companies or bodies corporate, firms, or other association of individuals including his shareholding at the first meeting of the Board in every financial year and thereafter whenever there is a change in the disclosures already made;
- 4.3.6 Such other requirements as may be prescribed, from time to time, under the Companies Act, 2013, Agreement entered pursuant to the SEBI (Listing Obligations and disclosure Requirements) Regulations, 2015 and other relevant laws.

4.4 Criteria for evaluation of Directors including Independent Directors:

- 4.4.1 Anticipated contribution / value addition to the growth of the organisation;
- 4.4.2 Non-Compliance with applicable statutory provisions and other aspects/functions as may be applicable from time to time;
- 4.4.3 Attendance, complete participation and significant contribution to the matters referred in the meetings of Board and Committees of Board;
- 4.4.4 Raising of concerns to the Board;
- 4.4.5 Safeguard of confidential information;
- 4.4.6 Rendering independent, unbiased opinion on the resolutions at the meetings;
- 4.4.7 Being updated of the events in the industry;
- 4.4.8 Knowledge and being updated of the day to day affairs of the Company;
- 4.4.9 Appropriate consideration of internal audit reports, management responses and steps towards improvement;
- 4.4.10 Initiative in terms of new ideas and planning for the Company;
- 4.4.11 Safeguarding interest of whistle-blowers under vigil mechanism;
- 4.4.12 Professional skills, problem solving, and decision-making;
- 4.4.13 Compliance with policies of the Company, ethics, code of conduct, etc.;
- 4.4.14 Reporting of frauds, violation etc.;
- 4.4.15 Sharing information in planning the future and other business and operational strategies; and
- 4.4.16 Any other parameter/s, as may be considered fit and necessary.



4.5 Criteria for Independence of Independent Director:

- 4.5.1 The NR Committee shall assess the independence of Directors at the time of appointment/reappointment and the Board shall assess the same annually. The Board shall re-assess determinations of independence when any new interests or relationships are disclosed by the Director.
- 4.5.2 The criteria of independence of directors shall be the same as laid down under the provisions of the Companies Act, 2013 and Regulation 25 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- 4.5.3 The Independent Directors shall abide by the "Code for Independent Directors" as specified in Schedule IV to the Companies Act, 2013.

4.6 Criteria for evaluating the performance of the Board and Committees of the Board:

- 4.6.1 Composition of Board / Committees of the Board viz; Audit Committee, Nomination and Remuneration Committee, Corporate Social Responsibility Committee and Stakeholders' Relationship Committee constituted as per the requirement of the Companies Act, 2013 and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015;
- 4.6.2 Board / Committee process;
- 4.6.3 Decision Making process at the Board / Committee Meeting;
- 4.6.4 Information shared at the Board / Committee Meeting by the Members;
- 4.6.5 Frequency of the Board/Committee Meeting;
- 4.6.6 Updation of knowledge relating to the Business and Laws at the Board / Committee Meeting by the Members.

v. PERFORMANCE EVALUATION CRITERIA FOR INDEPENDENT DIRECTORS:

The performance evaluation of Independent Directors was based on various parameters such as participation of Independent Directors in the meeting, execution and performance of specific duties of the Directors, review of Independent Director's competency, experience, and contribution along with criteria mentioned in policy adopted by the Board. The results are discussed in a forthright manner by the Chairman and Board in certain aspects and remedial action required if any to be taken are discussed. Till date there have been no instances however if in future the Independent Director's performance is falling below a threshold, there would be provision for individual counseling by the Chairman of the Company.

c) STAKEHOLDERS' RELATIONSHIP COMMITTEE:

i. TERMS OF REFERENCE:

- 1. Resolving the grievances of the security holders of the listed entity including complaints related to transfer/ transmission of shares, non- receipt of annual report, non- receipt of declared dividends, issue of new/duplicate certificates, general meetings etc.
- 2. Review of measures taken for effective exercise of voting rights by shareholders.
- 3. Review of adherence to the service standard adopted by the listed entity in respect of various services being rendered by the Registrar & Share Transfer Agent.
- Review of the various measures and initiatives taken by the listed entity for reducing the quantum of unclaimed dividends and ensuring timely receipt of dividend warrants/annual reports/statutory notices by the shareholders of the Company.

ii. COMPOSITION AND MEETINGS:

Sr.	Name of Directors and their Category	Chairman	Date of Stakeholders' Relationship Committee			
No.		or	Meetings and Attendance of Member			
		Member	28.05.2019	13.08.2019	11.02.2020	
1	Umesh Trikamdas Chandan (Independent Director)	Chairman	Attended	Attended	Attended	
2	Parag Sharadchandra Kothari (Non-Executive Director)	Member	Attended	Attended	Attended	
3	Nikhil Sharadchandra Kothari (Non-Executive Director)	Member	Attended	Absent	Attended	



The Chairman of the Stakeholders' Relationship Committee was present at the previous Annual General Meeting of the Company held on 20th September 2019 to answer shareholders queries.

Mayur Kanjibhai Rathod, Company Secretary and Compliance Officer of the Company acts as the Secretary to the Committee to handles the shareholders' queries or grievances and co-ordinates with Link Intime India Private Limited, Registrar and Transfer Agents in the matter relating to the same.

iii. NUMBER OF SHAREHOLDERS COMPLAINTS RECEIVED DURING THE FINANCIAL YEAR ENDED 31⁵™MARCH, 2020:

The "SCORES" website of the SEBI for redressing of grievances of the investors is being visited at regular intervals by the Company Secretary. During the financial year ended 31st March, 2020, Company had not received any complaints from the shareholders.

Sr. No.	Particulars	No. of Complaints
1.	Investor complaints pending as on 01st April, 2019	NIL
2.	Investor complaints received during the year	NIL
3.	Investor complaints resolved during the year	NIL
4.	Investor complaints pending as on 31st March, 2020	NIL

In compliance with Regulation 46 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015, the Company has created an exclusive e-mail id i.e. investor.relations@jdorgochem.com to redress the grievances of Investors. The e-mail id is also displayed on the website of the Company.

d) CORPORATE SOCIAL RESPONSIBILITY COMMITTEE:

The Company does not fall under the ambit of the provisions of the Companies Act, 2013 relating to constitution of Corporate Social Responsibility hence it has not constituted the said Committee.

e) RISK MANAGEMENT COMMITTEE:

The Company does not fall under the ambit of provisions of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 for constituting risk management committee hence its has not constituted the said Committee.

F. DETAILS OF REMUNERATION PAID TO THE DIRECTORS:

i. REMUNERATION PAID TO WHOLE-TIME DIRECTOR:

The remuneration paid to Suhas Balkrishna Jande, Whole-Time Director was approved by the Members at the 45th Annual General Meeting of the Company held on 20th September, 2019. Further, the Members had also approved the payment of remuneration in the event of inadequacy of profits or loss. Remuneration consists of a fixed salary, commission and perquisites, other variables and commissions based on the net profit of the Company. The details of the salary paid to the Whole-Time Director is mentioned herein:

(Amt in ₹)

Name of the Whole-Time Director	Salary	Perquisites	Commission	Others	Total
Suhas Balkrishna Jande	3,00,012	-	-	-	3,00,012

- The Company does not have Stock Option Scheme as on date.

Details of service contracts, notice period and severance fees of Suhas Balkrishna Jande (Whole-Time Director):

Name of the Whole-Time Director	Suhas Balkrishna Jande
Date of Contract (Current Contract details)	27 th March,2019
Term of Contract	27 th March,2019 – 26 th March,2021
Notice Period	NIL
Severance Fees	NIL

ii. SITTING FEES PAID TO THE NON - EXECUTIVE DIRECTORS AND INDEPENDENT DIRECTORS:

Non - Executive Directors and Independent Directors are paid sitting fees for attending the Board Meeting as well as attending the Committee meetings of the Company. Detail of sitting fees paid to the Non Executive Directors and Independent Directors during the financial year ended 31stMarch, 2020 is mentioned herein.



(Amt in ₹)

Sr. No.	Name of the Directors and their Category	Total sitting fees paid during the financial year ended 31 st March,2020
1	Parag Sharadchandra Kothari, Chairman and Non-Executive Director	34,500/-
2	Nikhil Sharadchandra Kothari, Non-Executive Director	25,500/-
3	Umesh Trikamdas Chandan, Independent Director	62,500/-
4	Bharati Ravindra Chandan, Independent Director	58,000/-
5	Mitesh Dilip Sejpal, Independent Director	46,500/-

During the financial year ended 31st March, 2020, there were no pecuniary relationships or transactions between the Non-Executive Directors and the Company at large.

iii. RECOMMENDATION MADE BY THE COMMITTEES:

All the recommendation/(s) made by the Committees were accepted by the Board.

iv. CRITERIA FOR MAKING PAYMENTS TO THE NON - EXECUTIVE DIRECTORS AND INDEPENDENT DIRECTORS:

The details relating to criteria for making payments to the Non - Executive Directors and Independent Directors is displayed on the website of the Company and the weblink of the same is http://www.jdorgochem.com/pdf/ShareholderInformation/StatutoryInformation/Other%20Information/Criteria%20for%20making%20payment%20to%20Non%20-%20
Executive%20Directors.pdf

G. GENERAL BODY MEETINGS:

LOCATION, DATE AND TIME WHERE PREVIOUS THREE ANNUAL GENERAL MEETINGS WERE HELD AND DETAILS OF SPECIAL RESOLUTION PASSED:

Year	Date	Time	Location	Special Resolution Passed
2016-17	27 th September, 2017	10.00 a.m.	Textile Committee Auditorium, P. Balu Road, Prabhadevi Chowk, Prabhadevi, Mumbai - 400025	 Re-appointment of Mahendra Krushnakumar Kothari (DIN: 00183613) as Managing Director of the Company. Change in place of keeping and inspection of Registers, Returns etc.
2017-18	27 th September, 2018	10.00 a.m.	Hotel Kohinoor Park, Kohinoor Corner, Opp. Siddhivinayak Temple, Veer Savarkar Marg, Prabhadevi, Mumbai – 400 025.	 To retify the reappointment of Mahendra Krushnakumar Kothari (DIN:00183613) as Managing Director of the Company for a period of two (2) years.
2018-19	20 th September, 2019	10.00 a.m.	Hotel Kohinoor Park, Kohinoor Corner, Opp. Siddhivinayak Temple, Veer Savarkar Marg, Prabhadevi, Mumbai – 400 025.	''



ii. POSTAL BALLOT:

Special resolution passed for the financial year ended 31st March, 2020.	No special resolution was passed during the financial year ended 31st March, 2020.	
Special resolution is proposed to be conducted.	There is no immediate proposal for passing any special resolution through Postal Ballot.	

iii. EXTRA-ORDINARY GENERAL MEETING:

No Extra – Ordinary General Meeting was held during the financial year ended 31st March, 2020.

H. MEANS OF COMMUNICATION:

Quarterly Results*	First Quarter- on or before 14th August, 2020	
	Second Quarter- on or before 14th November, 2020	
	Third Quarter- on or before 14th February, 2021	
	Fourth Quarter and Financial Year – on or before 30th May,2021	
Newspaper wherein results normally published	Financial Express (English)	
	The Free Press Journal (English)	
	Navshakti (Marathi)	
Any website, where results are displayed	www.jdorgochem.com	
Whether it also displays official news releases	No	
The presentations made to institutional investors or to the	No presentation has been made during the financial year	
analysts	ended 31st March, 2020.	
News releases, presentations, among others	No presentation has been made during the financial year	
	ended 31st March, 2020 and official news release are being	
	sent to the BSE Limited where equity shares of the Company	
	are listed and displayed on the website of the Company at	
	www.jdorgochem.com	

^{*} Or such other date as may be allowed by SEBI/MCA.

I. GENERAL SHAREHOLDER INFORMATION:

Annual General Meeting: Day, Date, Time and Venue	The Annual General Meeting of the Company will be held on
	Monday, 28 th September, 2020 at 11.00 a.m. through Video
	Conferencing/ Other Audio Visual Means.
Financial Year	01st April to 31st March
Dividend Payment Date	Not Applicable
Book Closure	Tuesday, 22 nd September, 2020 to Monday, 28 th September, 2020
	(both days inclusive)
Name and Address of Stock Exchange where the Company's	BSE Limited
Equity shares are listed	Phiroze Jeejeebhoy Towers Dalal Street, Mumbai- 400 001
	Tel No.: 022-227 21233
	Fax No.: 022-2272 1919
	The Company has paid requisite listing fees to BSE within
	prescribed time limits.
Scrip Code	524592
ISIN	INE263B01022
CIN	L24100MH1973PLC016908
Registered Address	301, Sumer Kendra, P. B. Marg, Worli, Mumbai – 400 018
Custodial Fees	The Company has paid the requisite custodial fees of Central
	Depository Services (India) Limited (CDSL) and National
	Securities Depository Limited (NSDL) within prescribed time
	limits.
Suspension from trading , if any	During the financial year ended 31st March, 2020 the
	Company has not faced any suspension of trading from BSE
	Limited
Registrar and transfer agent	Link Intime India Private Limited



Dematerialisation of shares and liquidity	Percentage of shares held in physical and dematerialized
	form for the financial year ended on 31st March, 2020 is as
	follows:
	Physical Form: 6.01%
	In electronic form with CDSL: 17.28%
	In electronic form with NSDL: 76.71%
Factory Location/Plant Locations	Patalganga Plant
,,,	Plot No.A-4/2, MIDC Industrial Area,
	Patalganga, Taluka-Khalapur, Dist. Raigad,
	Maharashtra - 410 220
Address for correspondence	Company Secretary and Compliance Officer
Address for correspondence	JD Orgochem Limited
	301, Sumer Kendra, P. B. Marg, Worli, Mumbai – 400 018
	E-mail Id: investor.relations@jdorgochem.com
	Tel No. : 022 –3042 3048
	Fax No.: 022 -3042 3434
	Website: www.jdorgochem.com
	Registrar and Transfer Agent
	M/s. Link Intime India Private Limited
	C-101, 247 park, L.B.S Marg, Vikhroli (West), Mumbai – 400 083
	E-mail Id: rnt.helpdesk@linkintime.co.in
	Tel. No.: 022 -4918 6270
	Fax No.: 022 -4918 6060
	Website: www.linkintime.co.in
Outstanding GDRs/ADRs/Warrants or any Convertible	The Company has not issued any GDRs/ADRs/Warrants or
instruments conversion date and likely impact on equity	any convertible instruments for the financial year ended
	31st March, 2020. Further, as on date there were no outstanding
	GDRs/ADRs/Warrants or any convertible Instruments. Also there
	had been no conversion of the said securities/ convertible
	Instruments as on date. Hence there is no impact on equity.
Credit Rating Obtained during the year, if any	During the year under review, there has been no Credit Rating
	obtained by the Company.
Commodity price risk or foreign exchange risk and hedging	The Company had not undertaken any foreign exchange
activities	transactions hence there was no exposure of Commodity
	price risk or foreign exchange risk and hedging activities.
Share Transfer System	In accordance with the proviso to Regulation 40(1) of the Listing
Share fransier system	Regulations, effective from 01st April, 2019, transfers of shares
	of the Company shall not be processed unless the shares are
	held in the dematerialized form with a depository. Accordingly,
	shareholders holding equity shares in physical form are urged
	to have their shares dematerialized so as to be able to freely
	-
DII	transfer them and participate in various corporate actions.
Pledge of Shares	No pledge has been created over the Equity Shares held by
	the Promoters and/or Promoter Group Shareholders as on
	31st March, 2020.
Reconciliation of Share Capital	The report under Regulation 76 of the SEBI (Depositories and
	Participants) Regulations, 2018 to be issued by the Practicing
	Company Secretary is obtained every quarter and furnished
	to BSE Limited within prescribed timelines. The Report is also
	placed before the Board and noted by them as required under
	the applicable law.
Annual Report	The Annual Report containing, inter alia, Audited Financial
•	Accounts, Board' Report, Auditors' Report and other important
	information is circulated to members and others entitled
	thereto. Management's Discussion and Analysis (MDA) Report
	forms part of the Annual Report.
	Tomis part of the Annual Report.



Debentures	The Company has 16,04,000 Zero Coupon Redeemable Non Convertible Debentures having face value of ₹ 100/-held by		
	Jaysynth Impex Limited as on 31st March, 2020.		
BSE Corporate Compliance & Listing Centre (the 'Listing	All periodical compliance filings like Shareholding Pattern,		
Centre')	Corporate Governance Report, Statement of Investor		
	Complaints, Certificate under Regulation 40(9) of the SEBI		
	(Listing Obligations and Disclosure Requirements) Regulations,		
	2015 and Certificate under Regulation 7(3) of the SEBI (Listing		
	Obligations and Disclosure Requirements) Regulations, 2015,		
	and Regulation 76 of the SEBI (Depositories and Participants)		
	Regulations, 2018 are filed electronically with Listing Centre of		
	BSE Limited .		
SEBI Complaints Redress System (SCORES):	The Company visits the website of SCORES on a daily basis to		
	check for any investor complaints.		
Promoter Group	The Promoter Group holding in the Company as on		
	31st March, 2020 was 63.83% of the Company's paid up		
	capital.		

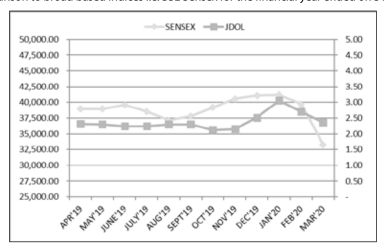
J. MARKET PRICE DATA DURING FINANCIAL YEAR ENDED 31ST MARCH, 2020:

The table herein below given the monthly high and low prices and volume of the Company's shares traded at the BSE Limited during the period from 01st April, 2019 to 31st March, 2020.

MONTH	HIGH	LOW	VOLUME
April, 2019	2.37	2.26	1000
May, 2019	2.35	2.24	537
June, 2019	2.24	2.24	1075
July, 2019	2.41	2.13	2554
August, 2019	2.30	2.30	1
September, 2019	2.30	2.30	100
October, 2019	2.30	1.94	827
November, 2019	2.41	1.85	3924
December, 2019	2.75	2.28	1146
January, 2020	3.32	2.88	3068
February, 2020	3.01	2.34	6182
March, 2020	2.41	2.30	1136

K. PERFORMANCE IN COMPARISON TO BROAD BASED INDICES- BSE SENSEX:

The performance in comparison to broad based indices i.e. BSE Sensex for the financial year ended on 31st March, 2020 is as follows:





L. DISTRIBUTION OF SHAREHOLDING:

Shares Range	No. of Shareholders	% of Total Shareholders	Total Shares for the range	% of Issued Capital
1-500	8570	89.71	1181054	8.91
501-1000	486	5.09	407923	3.08
1001-2000	228	2.39	358308	2.71
2001-3000	82	0.86	209211	1.58
3001-4000	32	0.33	112567	0.85
4001-5000	42	0.44	201016	1.52
5001-10000	51	0.53	375544	2.83
10001-above	62	0.65	10404377	78.52
Total	9553	100.00	13250000	100.00

M. CATEGORY WISE SHAREHOLDING:

Details of category wise shareholding as on financial year ended 31st March, 2020 is as follows

Category	Total Number of Shares	% of Issued Capital
Promoter and Promoter Group	8457886	63.83
Unit Trust of India	600	0.00
Nationalised Banks	200	0.00
Non - Nationalised Banks	100	0.00
Other Bodies Corporate	169308	1.28
Clearing Members	580	0.00
Directors and Relatives of Directors	2330	0.02
Hindu Undivided Family	223194	1.69
Trust	292380	2.21
Mutual Funds	4700	0.04
Foreign Institutional Investor	8500	0.06
Foreign Banks	800	0.01
Non Resident Indians	54100	0.41
Non Resident (Non-Repatriable)	433	0.00
Public	4034889	30.45
Total	13250000	100.00

N. OTHER DISCLOSURES:

- a) The Audit Committee of the Company has granted prior omnibus approval on the basis of criteria as mentioned in Regulation 23 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and applicable provisions of the Companies Act, 2013 for transactions to be entered into by the related parties for the financial year ended 31st March, 2020. The transactions entered into with the related parties were at arm's length basis and in ordinary course of business. For the financial year ended 31st March, 2020, the Company had entered into related party transactions which were material in nature pursuant to the provisions of Regulation 23 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and applicable provisions of the Companies Act, 2013 Policy on Material Related Party Transactions is displayed on the website of the Company and weblink of the same is http://www.jdorgochem.com/pdf/policies/Policy%20on%20Material%20Related%20Party%20
 Transaction.pdf. Further Transactions with related parties, as per requirements of Accounting Standard 18, are disclosed in notes to accounts annexed to the financial statements.
- b) There have been no instances of non-compliance on any matter with the rules and regulations prescribed by the BSE Limited, Stock Exchange where equity shares of the Company are listed, SEBI or any other Statutory Authority/Regulatory Authority relating to the capital market during the previous 3(three) financial years.
- c) The Company has in place whistle blower policy and vigil mechanism for directors and employees to report concerns about unethical behaviour. No person is denied access to the Chairman of the Audit Committee. The Whistle Blower Policy can be accessed on the Company website and the weblink of the same http://www.jdorgochem.com/pdf/policies/Whistle%20 Blower%20Policy.pdf



- d) The Company has in place the Material subsidiary policy which is displayed on the website of the Company and the weblink of the same is http://www.jdorgochem.com/pdf/policies/Policy%20on%20Material%20Subsidiary.pdf
- e) As per point 13 of Part C of Schedule V to the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company has made disclosures of the compliance with Corporate Governance requirements specified in Regulation 17 to 27 (excluding regulation 21 of the SEBI (Listing Obligations and Disclosure requirements) Regulations, 2015 as Risk Management Committee is not applicable) and clauses (b) to (i) of sub-regulation (2) of Regulation 46 on the website of the Company i.e. www.jdorgochem.com
- f) The Company assess the risk associated to the business of the Company on a periodical basis and further it takes proper and required measures to mitigate such risks.
- g) The Company has not raised any funds through preferential allotment or qualified institutions placement as specified under Regulation 32 (7A) of the Listing Regulations.
- h) Total fees for all services paid by the Company, to the statutory auditor and all entities in the network firm/network entity of which the statutory auditor is a part is given below:

(Amount In ₹)

Payment to Statutory Auditor	FY 2019-20
Statutory Audit Fees	1,80,000
Tax Audit Fees	-
Total	1,80,000

- i) Disclosure in relation to the Sexual Harassment of Woman at workplace (Prevention, Prohibition and Redressal) Act, 2013, is given in the Director' Report.
- j) The Company has adequate risk assessment and minimization system in place including for commodities. The Company does not have material exposure of any commodity and accordingly, no hedging activities for the same are carried out. Therefore, there is no disclosure to offer in terms of SEBI circular no. SEBI/HO/CFD/CMD1/ CIR/P/2018/0000000141 dated 15th November, 2018.
- k) The Company is in compliance with all mandatory requirements under the Listing Regulations. Adoption of non-mandatory requirements of the Listing Regulations is being reviewed by the Board from time-to time.

O. DISCRETIONARY REQUIRMENTS:

The status of compliance in respect of non-mandatory requirements of Part E of Schedule II of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 is as follows:

a) THE BOARD

The Company does not defray any expenses of the Chairman Office.

b) SHAREHOLDER RIGHT

The Company does not send half-yearly financial performance to each household of shareholders, however the same is displayed on the Company's website.

c) AUDIT QUALIFICATION

During the year under review, there is no audit qualification on the Company's financial statements. The Company continues to adopt best practices to ensure regime of unmodified audit opinion.

d) SEPARATE POSTS OF CHAIRMAN AND CEO

The Chairman of the Board is a Non-Executive Director and his position is separate from that of the Managing Director & CEO.

e) REPORTING OF INTERNAL AUDITOR

Internal Auditor conducts internal audit on a periodical basis and reports of the same are discussed at the Audit Committee Meeting and she also interacts directly with the Audit Committee whenever and wherever required.



P. CEO/CFO CERTIFICATIONS:

The Chairman and Chief Financial Officer (CFO) have issued certificate pursuant to the provisions of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 certifying that the financial statements do not contain any materially untrue statement and these statements represent a true and fair view of the Company's affairs. The said certificate is annexed and forms part of Corporate Governance Report.

Q. CERTIFICATE BY PRACTICING COMPANY SECRETARY:

Shilpa Mishra of KDT & Associates, Practicing Company Secretary have issued Certificate pursuant to the provisions of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 certifying that none of the directors on the board of the company have been debarred or disqualified from being appointed or continuing as directors of companies by the Securities and Exchange Board of India, Ministry of Corporate Affairs or any such other Statutory Authority. The said certificate is annexed and forms part of Corporate Governance Report.

R. CODE OF CONDUCT:

As required under Regulation 17 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company has laid down Code of Conduct for Directors and Senior Management Personnel of the Company. The same has been posted on the website of the Company and the weblink of the same is http://www.jdorgochem.com/pdf/policies/Revised%20Code%20Conduct.pdf.

The Company has received affirmation of compliance from Directors & Senior Managerial Personnel of the Company for the financial year ended 31st March, 2020.

A declaration to this effect signed by the Chairman of the Company is annexed to this Report.

S. DISCLOSURE WITH RESPECT TO DEMAT SUSPENSE ACCOUNT/UNCLAIMED SUSPENSE ACCOUNT:

In accordance with the requirement of Regulation 34(3) and Schedule V part F of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015, the Company states that there are no Equity shares held in suspense account for the financial year ended 31st March, 2020.

T. INSIDER TRADING REGULATIONS:

The Company has notified and adopted the Code of Conduct for Prevention of Insider Trading and Fair Disclosure of Unpublished Price Sensitive Information made pursuant to the SEBI (Prohibition of Insider Trading) Regulations, 2015 with a view to regulate trading in securities by the Directors and designated employees of the Company. The Compliance Officer is responsible with compliance under these Regulations. The code requires pre-clearance for dealing in the Company's securities and prohibits the purchase or sale of Company's securities by the Directors and the designated employees while in possession of unpublished price sensitive information in relation to the Company and during the period when the Trading Window is closed. The Board is responsible for implementation of the Code. All Board of Directors and the designated employees have confirmed compliance with the Code. The said Code of Conduct for Prevention of Insider Trading and Fair Disclosure of Unpublished Price Sensitive Information is displayed on the website of the Company and weblink for the same is http://www.jdorgochem.com/pdf/policies/Insider Trading Policy.pdf

For and on behalf of the Board

Parag Sharadchandra Kothari Chairman DIN: 00184852

Place: Mumbai Date: 14th July, 2020



DECLARATION REGARDING CODE OF CONDUCT

I, Parag Sharadchandra Kothari, Chairman of JD Orgochem Limited hereby declare that all the Members of the Board of Directors and Senior Management Personnel have affirmed compliance with the Code of Conduct as applicable to them for the financial year ended 31st March, 2020.

For and on behalf of the Board

Parag Sharadchandra Kothari Chairman DIN: 00184852

Place: Mumbai Date: 14th July, 2020

CERTIFICATE OF NON-DISQUALIFICATION OF DIRECTORS

(Pursuant to Regulation 34(3) and Schedule V Para C Clause (10)(i) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015)

To, The Members of JD ORGOCHEM LIMITED 301, Sumer Kendra, P.B. Marg, Worli, Mumbai-400018.

We have examined the relevant registers, records, forms, returns and disclosures received from the Directors of **JD ORGOCHEM LIMITED** (hereinafter called "the Company") having **CIN: L24100MH1973PLC016908** and registered office at **301, Sumer Kendra, P.B. Marg, Worli, Mumbai- 400 018**, produced before us by the Company for the purpose of issuing this Certificate, in accordance with Regulation 34(3) read with Schedule V Para-C Sub clause 10(i) of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

In our opinion and to the best of our information and according to the verifications (including Directors Identification Number (DIN) status at the portal **www.mca.gov.in**) as considered necessary and explanations furnished to us by the Company & its officers, We hereby certify that none of the Directors on the Board of the Company as stated below for the Financial Year ended on 31st March, 2020 have been debarred or disqualified from being appointed or continuing as Directors of companies by the Securities and Exchange Board of India, Ministry of Corporate Affairs or any such other Statutory Authorities.

Sr. No.	Name of Director	DIN	Date of appointment in Company
1	Mr. Parag Kothari	00184852	11-02-2019
2	Mr. Nikhil Kothari	00184152	04-11-2015
3	Mr. Umesh Chandan	00184677	29-05-2014
4	Mr. Mitesh Sejpal	06562026	29-05-2014
5	Ms. Bharati Chandan	07263623	14-08-2015
6	Mr. Suhas Jhande	08384902	27-03-2019

Ensuring the eligibility of for the appointment / continuity of every Director on the Board is the responsibility of the management of the Company. Our responsibility is to express an opinion on these based on our verification. This certificate is neither an assurance as to the future viability of the Company nor of the efficiency or effectiveness with which the management has conducted the affairs of the Company.

For KDT & Associates Company Secretaries

Shilpa Mishra Partner M. No: 30141 CP No: 15443 UDIN: A030141B000452838

Date: 14th July, 2020 Place: Mumbai



INDEPENDENT AUDITORS' CERTIFICATE ON CORPORATE GOVERNANCE

To The Members JD Orgochem Limited

1. I, Hiren C. Sanghavi, M/s. Hiren C. Sanghavi & Associates, Chartered Accountant, Statutory Auditor of JD Orgochem Limited ("the Company"), have examined the compliance of conditions of Corporate Governance by the Company, for the financial year ended 31st March 2020, as stipulated in Regulations 17 to 27 and clauses (b) to (i) of Regulation 46(2) and paras C and D of Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the Listing Regulations).

MANAGEMENT'S RESPONSIBILITY

The compliance of conditions of Corporate Governance is the responsibility of the Management. This responsibility includes
the design, implementation and maintenance of internal control and procedures to ensure compliance with the conditions
of the Corporate Governance stipulated in the Listing Regulations.

AUDITOR'S RESPONSIBILITY

- My responsibility is limited to examining the procedures and implementation thereof, adopted by the Company for ensuring compliance with the conditions of the Corporate Governance. It is neither an audit nor an expression of opinion on the financial statements of the Company.
- 4. I have examined the books of account and other relevant records and documents maintained by the Company for the purposes of providing reasonable assurance on the compliance with Corporate Governance requirements by the Company.
- 5. I have carried out an examination of the relevant records of the Company in accordance with the Guidance Note on Certification of Corporate Governance issued by the Institute of the Chartered Accountants of India (the ICAI), the Standards on Auditing specified under Section 143(10) of the Companies Act, 2013, in so far as applicable for the purpose of this certificate and as per the Guidance Note on Reports or Certificates for Special Purposes (Revised 2016) issued by the ICAI which requires that I comply with the ethical requirements of the Code of Ethics issued by the ICAI.

OPINION

- 6. Based on my examination of the relevant records and according to the information and explanations provided to me and the representations provided by the Management, I certify that the Company has complied with the conditions of Corporate Governance as stipulated in Regulations 17 to 27 and clauses (b) to (i) of Regulation 46(2) and paras C and D of Schedule V of the Listing Regulations for the financial year ended 31st March 2020.
- 7. I state that such compliance is neither an assurance as to the future viability of the Company nor the efficiency or effectiveness with which the Management has conducted the affairs of the Company.

For Hiren C. Sanghavi & Associates Chartered Accountant

Hiren C. Sanghavi Proprietor Membership No. 045472 Firm Registration No: 112057W UDIN: 20045472AAAABS8985

Place: Mumbai Date: 14th July, 2020



CHIEF EXECUTIVE OFFICER /CHIEF FINANCIAL OFFICER CERTIFICATION

To The Board of Directors JD ORGOCHEM LIMITED 301, Sumer Kendra, P.B. Marg, Worli, Mumbai – 400 018

We have reviewed the attached financial statements and the cash flow statement of JD Orgochem Limited for the financial year ended 31st March, 2020 and that to the best of our knowledge and belief, we state that;

- (a) (i) these statements do not contain any materially untrue statement or omit any material fact or contain statements that may be misleading;
 - (ii) these statements present a true and fair view of the Company's affairs and are in compliance with current 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 financial year ended 31st March, 2020 which are fraudulent, illegal or in violation of the Company's code of conduct.
- (c) we accept responsibility for establishing and maintaining internal controls for financial reporting. We have evaluated the effectiveness of internal control systems of the Company pertaining to financial reporting and 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 steps taken or proposed to be taken for rectifying these deficiencies.
- (d) we have indicated to the Auditors and the Audit Committee:
 - (i) Significant changes, if any, in the internal control over financial reporting during the financial year ended 31st March, 2020.
 - (ii) significant changes, if any, in accounting policies made during the financial year ended 31st March, 2020 and that the same have been disclosed in the notes to the financial statements; and
 - (iii) instances of significant fraud of which we have become aware and the involvement therein, if any, of the management or an employee having a significant role in the Company's internal control system over financial reporting.

Yours sincerely,

Parag Sharadchandra Kothari Chairman DIN: 00184852 Narendra Ramanlal Shah Chief Financial Officer

Place: Mumbai Date: 14th July, 2020



ANNEXURE - VI

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

Special Note on Corona virus pandemic

The Corona virus disease (COVID-19) was declared a global pandemic by the World Health Organisation in March 2020. Following which, the Government of India then announced a nation-wide lockdown for six weeks and thereafter, a partial lock down in certain parts of the country, based on their risk profile.

The initial lockdown meant a complete slowdown of the economy and very limited demand for the Company's products and services. The Company has made committed efforts to support its business stakeholders, employees and service providers. It has geared itself to serve markets in different locations as the country re-opens, as per central and local government advisories. The Company is also working on various options to ensure that it effectively navigates through the crisis and emerges stronger.

Industry Structure and Developments

The global economy growth decline to 2.9% in 2019 as compared to 3.6% in 2018, as the result of an increase in global trade disputes and slowdown of the manufacturing sector, coupled with a global financial crisis. The Indian Dyestuff Industry has transformed from being import dependent to an export driven industry. Today, India exports dyes and dyes intermediates to the very same countries, on which it was dependant for imports till a decade ago. Dyes and Dyes-Intermediates group constitute one of the major components of chemical industry having vital role in the growing Indian economy. Dyes products predominantly find application in textiles with almost 80% of its production being used by textile sector. The other end application involves paper, adhesives, ceramics, cosmetics, glass, paints, plastics, soap, etc. The textile industry is witnessing growth due to several factors such as growing population, increasing disposable income, and changing consumer trends.

The market for Dyes & Pigments is anticipated to register a CAGR of over 5% during the forecast period. Major factors driving the market studied are increasing architectural paints and coatings production, and increasing demand from the textile industry. On the flip side, the negative impact of COVID-19 outbreak on the market and increasing demand for digital printing in textiles can hinder the growth of the market.

Opportunities and Performance

India's chemical industry is a global out performer. The Indian chemical market size accounts for only 3% of the global chemical industry of USD 5 trillion. India is expected to become the fourth largest chemical producer in the world by 2029. The growing demand for textile dyes for various fiber types, such as cotton, polyester, and viscose, can lead to growth of the textile dyes market. The industry is likely to see new dyeing technologies coming into the market with the help of good technical expertise and R&D achievements. The textile industry is expected to provide a positive growth trajectory and product demand in future due to several factors such as growing population, increasing disposable income, and changing consumer trends. The textile dyes market size is projected to grow from USD 8.2 billion in 2019 to USD 10.9 billion by 2024, at a CAGR of 5.9%, during the forecast period. The market is witnessing a high growth due to the growing use of textile dyes. Low-cost of manufacturing in APAC countries and high demand for textile dyes in the region are driving the global textile dyes market.

During Financial Year 2019-20 the Company achieved sales revenue of Rs 150.15 lakhs as compared to Rs 178.80 lakhs in Financial Year 2018-19. During the year the sales of Dyes was 90 MT as compared to 100 MT in previous year. Loss before other income, interest, depreciation and tax, for the year was Rs 47.19 lakhs as compared to Rs 44.82 lakhs during the previous year. At present the Company is not able to achieve significant growth in revenues and operating profits due to its inability to restart manufacturing activity.

Outlook and Strategy

The long-term growth prospects of the Indian economy being positive, the textile industry is also expected to grow in view of growing population, increasing disposable income, and changing consumer trends. The growing demand for textile dyes for various fiber types, such as cotton, polyester, and viscose, is expected to fuel the growth of the textile dyes market. With the consistent shift in the manufacturing base for Dyes and Dye-intermediates from the western countries to the Asian countries, there will be more opportunities for Dyes manufacturers. However, the Company may not be able to undertake manufacturing operations in immediate future due to financial constraints and ongoing litigation and disputes in labour matters.

Risks, Concerns and Threats

Stringent environmental regulations may hamper the growth of the dyes & pigment industry. Most of the advanced countries are imposing new and more stringent ecological norms which can restricts the exporter's capability to grow, as complying with ecological norms is too expensive. Also the regulations are having an adverse effect on the availability of raw material and intermediate input products for the industry. The current slowdown in Indian economy may persist for longer period affecting the overall growth. Exchangerate fluctuations, increase in prices of Crude Oil and down-stream petrochemicals, trade war between US and China, etc are all areas of concern which your company may face from time to time.



Internal Control Systems and their adequacy

The Company has a proper and adequate internal control systems ensure there is efficient use and protection of resources and compliance with policies, procedures and statutory requirements. There are well-documented guidelines, procedures and processes, integral to the overall governance, laws and regulations. An independent firm of chartered accountants carries out the internal audit across the organization. The internal auditors review the adequacy, integrity and reliability of control systems and suggest improvements. The internal auditor conducts extensive reviews and process improvements identified during the reviews, are communicated to the management on an on-going basis. Significant observations made by the internal auditors and the follow up actions thereon are reported periodically to the Audit Committee of the Board of Directors. The Audit Committee monitors the implementation of the audit recommendations.

Discussion on Financial Performance with respect to Operational Performance

(Amt in ₹)

Particulars	FY 2019-20	FY 2018-19
Net Sales	15,015,000	17,880,000
Earnings before Other Income, Interest, Depreciation and Tax (Operating Net Profit)	(47,18,900)	(4,482,494)
Earnings before Interest, Depreciation and Tax	(25,16,961)	24,277,906
Profit/(Loss) before Tax	(10,706,036)	17,203,754
Profit/(Loss) after Tax	(11,400,160)	17,202,146
Other Comprehensive Income/(Loss)	39,480	(216,514)
Total Comprehensive Income/(Loss)	(11,360,680)	16,985,632
Key Ratios		
Debtors Turnover (Days)	22.48	33.12
Current Ratio	0.30	0.46
Operating Profit Margin (%)	(31.43)	(25.07)

Material Developments in Human Resources/ Industrial Relations Front

The Company believes that growth of the Company largely depends on the contribution and efforts of the employees and understands the importance of the workforce. It always lays an emphasis on creating an environment which is favorable for the employees. But as on date the Company is facing ongoing litigation with workers of erstwhile Turbhe unit and Patalganga unit at various Judiciary authorities and details of same are provided in Board's Report. Company has only four of employees on the pay roll as on 31st March, 2020, which was the same as at the end of previous financial year.

Cautionary Statement:

Certain statements made in this Report relating to the Company's outlook, estimates, predictions etc. may constitute "forward looking statements" within the meaning of applicable laws and regulations. Actual results may differ from such estimates, whether express or implied. Several factors that could make a difference to Company's operations include climatic conditions and economic conditions affecting demand and supply, changes in Government regulation tax regimes, natural calamities, etc. over which the Company does not have any direct control.

For and on behalf of the Board

Parag Sharadchandra Kothari Chairman DIN: 00184852

Date: 14th July, 2020 Place: Mumbai



INDEPENDENT AUDITOR'S REPORT

TO THE MEMBERS OF JD ORGOCHEM LIMITED

Opinion

We have audited the accompanying financial statements of **JD ORGOCHEM LIMITED** ("the Company"), which comprise the Balance Sheet as at 31st March, 2020, the Statement of Profit and Loss (including other comprehensive income), the statement of changes in Equity and the Cash Flow Statement for the year then ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid financial statements give the information required by the Companies Act, 2013 ("the Act") in the manner so required and give a true and fair view in conformity with the Indian Accounting Standards (Ind AS) prescribed under Section 133 of the Act read with Companies (Indian Accounting Standards) Rules, 2015, and amended and other accounting principles generally accepted in India, of the state of affairs (financial position) of the Company as at 31st March, 2020, and its profit(financial performance including other comprehensive income), the changes in equity and its cash flows for the year ended on that date.

Basis for opinion

We conducted our audit of the financial statements in accordance with the Standards on Auditing specified under Section 143(10) of the Act. Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India (ICAI) together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Act and the Rules there under, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAI's Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the financial statements.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current period. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Sr.	Key Audit Matters	How the matter was addressed in our audit		
No.				
1.	The company had issued 16,04,000 Zero Coupon Non Convertible Debentures(ZCD) of ₹ 100/- each totaling to ₹ 16,04,00,000/- As per the terms of repayment they were redeemable at a premium of 50% in ten equal quarterly installment commencing from 30 th June 2020 and ending on 30 th September, 2022. In June 2020, due to non availability of funds, the company negotiated with the holder of ZCD and revised the terms of repayment in ten equal quarterly installment commencing from 30 th June, 2021 and ending on 30 th September, 2023.	Debentureholder and Debenture trustees including the letter of approval given by Debentureholder and Board Resolution passed by the company in respect of revision of terms of repayment of ZCD. (ii) Review of Disclosures made by the company in the financial statements in this regard.		

Emphasis of Matters

We draw attention to the following matters in the Notes to the financial statements without qualifying our opinion;

- Note 1 (II) in the financial statements which indicates that the financial statements of the Company have been prepared on a going concern basis. However, the Company has accumulated losses and its net worth has been fully eroded, the Company has incurred a net loss / net cash loss during earlier previous year(s) and, the Company's current liabilities exceeded its current assets as at the balance sheet date. These conditions, along with other matters set forth in notes, indicate the existence of material uncertainty that may cast significant doubt about the Company's ability to continue as a going concern.
- We draw attention to note 1(XIX) to the accompanying financial statements, which describes the effects of uncertainties relating to Covid-19 pandemic outbreak on the Company's operations and management's evaluation of its impact on the accompanying standalone financial statements as at 31st March 2020, the impact of which is dependent on future developments. Our opinion is not modified in respect of this matter.



Information other than the financial statements and Auditor's report thereon

The Company's Board of Directors is responsible for the preparation of the other information. The Other information comprises the information included in the Management Discussion and Analysis, Board's Report including Annexures to the Board report, Corporate Governance report and Shareholder's information, but does not include the standalone financial statement and our auditor's report thereon.

Our opinion on the financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained during the course of our audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information; we are required to report that fact. We have nothing to report in this regard.

Responsibilities of the Management and those Charged with Governance for the Financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Act with respect to the preparation of these financial statements that give a true and fair view of the financial position, financial performance including Other Comprehensive Income, changes in equity and cash flows of the Company in accordance with the Ind AS and other accounting principles generally accepted in India. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

The Board of Directors are responsible for overseeing the Company's financial reporting process.

Auditor's responsibility for the audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal controls relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the company has adequate internal financial controls system in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.



We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Our opinion is not modified in respect of this matter.

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 in terms of section 143 (11) of the Act, we give in the "Annexure A" a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.
- 2. As required by Section 143(3) of the Act, we report that:
 - a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
 - b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
 - c) The balance sheet, the statement of profit and loss (including other comprehensive income), the statement of changes in equity and the statement of cash flows dealt with by this Report are in agreement with the books of account.
 - d) In our opinion, the aforesaid financial statements comply with the Ind AS specified under section 133 of the Act.
 - e) On the basis of the written representations received from the directors as on 31st March 2020 taken on record by the Board of Directors, none of the directors is disqualified as on 31st March 2020 from being appointed as a director in terms of Section 164(2) of the Act.
 - f) With respect to the adequacy of the internal financial controls with reference to financial statements of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure B".
 - g) In our opinion and according to the information and explanations given to us, the remuneration paid by the company to its directors during the current year is in accordance with the provisions of Section 197 of the Act.
 - h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended, in our opinion and to the best of our information and according to the explanations given to us:
 - i. The Company has disclosed the impact of pending litigations as at 31st March 2020 on its financial position in its financial statements Refer Note 14 & 15 to the financial statements;
 - ii. The Company has made provisions, as required under the applicable law or accounting standards for material foreseeable losses, if any, on long-term contracts including derivatives contracts;
 - iii. There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the company during the year ended 31st March, 2020.;

For Hiren C. Sanghavi & Associates Chartered Accountants

> Hiren C. Sanghavi Proprietor Firm Registration No. - 112057W Membership No.-045472 UDIN- 20045472AAAABN6324

Place : Mumbai Date : 14th July , 2020



ANNEXURE-A TO INDEPENDENT AUDITOR'S REPORT

Of Even Date on the Financial Statements of JD ORGOCHEM LIMITED

- 1) In respect of its Fixed Assets:
 - a) The Company has maintained proper records showing full particulars, including quantitative details and situation of its fixed assets.
 - b) The fixed assets are physically verified by the Management according to a phased programs designed to cover all the items over a period of three years which, in our opinion, is reasonable having regard to the size of the Company and the nature of its assets. Pursuant to the programmed, a portion of the fixed assets has been physically verified by the Management during the year and no material discrepancies have been noticed on such verification.
 - c) The title deeds of immovable properties are held in the name of the Company.
- 2) There is no inventory at the year end. As informed to us, inventories have been physically verified during the year by the management and no material discrepancies stated to have been noticed on physical verification of inventories by the management as compared to book records.
- 3) The company has granted interest-free unsecured loan of ₹ 17,800,000 in earlier years to a party listed in the register maintained under Section 189 of the Companies Act, 2013, out of which ₹ 6,565,000 was received till last year. As informed to us, no terms of repayment has been stipulated and hence overdue amount cannot be ascertained. The balance amount due of ₹ 11,235,000 is considered doubtful of recovery for which provision has already been made in the accounts in earlier year as referred to in Note No. 3 of the Notes to Financial Statement.
- 4) According to the information and explanation given to us, the company has not given loans, guarantee or provided securities and has not made investment as referred in section 185 & 186 of the Act. Hence paragraph (iv) of the order is not applicable.
- 5) The Company has not accepted any deposits from the Public within the meaning of sections 73 to 76 of the Companies Act, 2013 and the rules framed there under to the extent notified.
- 6) The Central Government has not prescribed the maintenance of Cost Records under section 148 (1) of the Act, for any of the products of the company.
- 7) (a) According to the information and explanations given to us and on the basis of our examination of the records of the Company, amounts deducted/ accrued in the books of account in respect of undisputed statutory dues including provident fund, income-tax, sales tax, value added tax, duty of customs, service tax, cess and other material statutory dues have been regularly deposited during the year by the Company with the appropriate authorities. As explained to us, the Company did not have any dues on account of employees' state insurance and duty of excise. According to the information and explanations given to us, no undisputed amounts payable in respect of provident fund, income tax, sales tax, value added tax, GST, duty of customs, service tax, cess and other material statutory dues were in arrears as at 31st March, 2020 for a period of more than six months from the date they became payable.
 - (b) As per records of the company, the following disputed dues have not been deposited.

Nature of dues		Forum where dispute is pending	(in ₹)
Custom Duty		Central Excise & Gold Appellate Tribunal (CEGAT) – Mumbai	5,399,121
i)	Gram Panchayat Tax (Shown as as contingent liability)	Gram Panchayat , Vadgaon, Taluka Khalapur, Dist. Raigad	8,291,535
ii)	Gram Panchayat Tax	Gram Panchayat , Vadgaon, Taluka Khalapur, Dist. Raigad (01.04.2000 to 31.03.2011)	10,576,212

- 8) According to the record of the Company examined by us and the information and explanations given by the management, the Company has not defaulted in repayment of loan or borrowings to a financial institution, bank or Government or dues to debenture holders during the year.
- 9) The Company has not raised any moneys by way of initial public offer or further Public offer (including debts instrument) and term loans during the year.
- 10) During the course of our examination of the books and records of the Company, carried out in accordance with the generally accepted auditing practices in India, and according to the information and explanations given to us, we have neither come across any instance of material fraud by the Company, or on the Company by its officers or employees, noticed or reported during the year, nor have we been informed of any such case by the Management.



- 11) The Company has paid / provided for managerial remuneration in accordance with the requisite approvals mandated by the provisions of Section 197 read with Schedule V to the Act.
- 12) As the Company is not a Nidhi Company and the Nidhi Rules, 2014 are not applicable to it; the provisions of Clause 3 (xii) of the Order are not applicable to the Company.
- 13) On the basis of our examination and according to the information and explanations given to us, we report that all the transaction with the related parties are in compliance with Section 177 and 188 of the Act, and the details have been disclosed in the Financial statements in Refer Note 28 as required by the applicable accounting standards.
- 14) According to the information and explanations given to us and based on our examination of the records of the Company, the Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year under review. Accordingly, the provisions of Clause 3 (xiv) of the Order are not applicable to the Company.
- 15) According to the information and explanations given to us and based on our examination of the records of the company, the company has not entered into any noncash transactions with directors or persons connected with the directors. Accordingly, provisions of clause (xv) of Para 3 of the Order are not applicable to the company.
- 16) The company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934 and accordingly, provisions clause (xvi) of Para 3 of the Order are not applicable to the Company.

For Hiren C. Sanghavi & Associates Chartered Accountants

Hiren C. Sanghavi
Proprietor
Firm Registration No. - 112057W
Membership No.-045472
UDIN- 20045472AAAABN6324

Place: Mumbai Date: 14th July, 2020



ANNEXURE-B TO INDEPENDENT AUDITOR'S REPORT

Report of Even Date on The Financial Statements of JD ORGOCHEM LIMITED.

Report on the Internal Financial Controls over Financial reporting under Clause (I) of sub-section 3 of section 143 of the Companies Act, 2013 ("the Act")

We have audited the internal financial controls over financial reporting of JD ORGOCHEM LIMITED ("the Company") as of 31st March, 2020 in conjunction with our audit of the financial statements of the Company for the year ended on that date.

1. Opinion

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at 31st March, 2020, 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 the Institute of Chartered Accountants of India.

2. Management's Responsibility for Internal Financial Controls

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

3. Auditors' Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting (the "Guidance Note") issued by Institute of Chartered accountants of India and the Standards on Auditing prescribed under section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls. 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.

4. 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 there liability 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 unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.



5. 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.

For Hiren C. Sanghavi & Associates Chartered Accountants

> Hiren C. Sanghavi Proprietor Firm Registration No. - 112057W Membership No.-045472 UDIN- 20045472AAAABN6324

Place : Mumbai Date : 14th July, 2020



BALANCE SHEET AS AT 31ST MARCH, 2020

(in ₹)

	Particulars	Note	As at	As at
	i di ticaldi 3	, note	31st March, 2020	31st March, 2019
Α	ASSETS		,	•
	1) Non-current assets			
	a) Property, plant & equipment	2	50,980,521	58,007,206
	b) Other Non Current Financial Assets	3	3,796,142	4,101,276
	Total Non-current assets		54,776,663	62,108,482
	2) Current assets			
	Financial assets			
	i) Trade receivables	4	-	1,849,600
	ii) Cash and cash equivalents	5	2,106,853	2,645,572
	iii) Other balances with Banks	6	6,107,402	5,113,608
	iv) Other current financial assets	7	507,200	548,612
	v) Current tax assets (Net)	8	360,570	951,596
	vi) Other current assets	9	253,330	724,919
	Total current assets		9,335,355	11,833,907
	Total assets		64,112,018	73,942,389
В	EQUITY AND LIABILITIES			
	Equity			
	a) Equity share capital	10	13,250,000	13,250,000
	b) Other Equity	11	(189,827,669)	(178,466,989)
	Total equity		(176,577,669)	(165,216,989)
	Liabilities			
	1) Non-current Liabilities			
	a) Financial liabilities			
	i) Borrowings	12	160,400,000	162,900,000
	ii) Trade payable	13	1,125,100	1,400,000
	b) Provisions	14	2,749,428	3,059,324
	c) Other Liabilities	15	45,420,549	46,117,354
	Total Non-current liabilities		209,695,077	213,476,678
	2) Current liabilities			
	a) Financial liabilities			
	i) Short Term Borrowings	16	21,001,589	-
	ii) Trade payable	17	2,894,451	18,755,581
	b) Other current liabilities	18	422,397	521,362
	c) Provisions	19	6,676,173	6,405,757
	Total current liabilities		30,994,610	25,682,700
	Total liabilities		240,689,687	239,159,378
	Total equity and liabilities		64,112,018	73,942,389

The accompanying Notes form an integral part of the Financial Statements

As per our Report of even date FOR Hiren C. Sanghavi & Associates

For and on behalf of the Board of Directors

Chartered Accountants

(Hiren C. Sanghavi) Proprietor Membership No. 045472

Firm Registration No.112057W

Parag Sharadchandra Kothari Chairman

Chairman DIN: 00184852 **Umesh Trikamdas Chandan**

Independent Director DIN: 00184677

Place: Mumbai Date: 14th July, 2020 **Mayur Kanjibhai Rathod**Company Secretary and Compliance Officer

Narendra Ramanlal Shah Chief Financial Officer



STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED 31ST MARCH, 2020

(in ₹)

Particulars	Note	Year ended 31 st March, 2020	Year ended 31st March, 2019
Income			
Revenue from operations	20	15,015,000	17,880,000
Other income	21	2,201,940	28,760,400
Total income		17,216,940	46,640,400
Expenses			
Purchase of stock-in-trade		14,420,000	17,230,000
Employee benefit expenses	22	1,821,299	1,380,715
Finance costs	23	1,193,116	53,208
Depreciation and amortisation expenses	2	7,026,685	7,026,685
Other expenses	24	3,461,876	3,746,038
Total expenses		27,922,976	29,436,646
Profit before exceptional items and tax		(10,706,036)	17,203,754
Exceptional items		-	-
Profit/(Loss) before tax		(10,706,036)	17,203,754
Tax expense			
Tax Expenses related to prior year		694,124	1,608
Total tax expense		694,124	1,608
Profit/(Loss) for the year		(11,400,160)	17,202,146
Other Comprehensive Income			
Items that will be reclassified to profit and loss			
i) Remeasurement of defined employee benefit plans		39,480	(216,514)
Other Comprehensive Income / (Loss), net of tax		39,480	(216,514)
Total Comprehensive Income / (Loss) for the year		(11,360,680)	16,985,632
Basic and diluted earnings ₹ per Equity share of ₹ 1 each		(0.86)	1.28

The accompanying Notes form an integral part of the Financial Statements

As per our Report of even date FOR Hiren C. Sanghavi & Associates

Chartered Accountants

For and on behalf of the Board of Directors

(Hiren C. Sanghavi)

Proprietor Membership No. 045472 Firm Registration No.112057W Parag Sharadchandra Kothari

Chairman DIN: 00184852 **Umesh Trikamdas Chandan**

Independent Director DIN: 00184677

Place: Mumbai Date: 14th July, 2020 Mayur Kanjibhai Rathod

Company Secretary and Compliance Officer

Narendra Ramanlal Shah Chief Financial Officer



STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 31ST MARCH, 2020

A Equity Share Capital

(in ₹)

Particular	Amount
As at 1st April, 2018	13,250,000
Changes in Equity share capital during the year	-
As at 31st March, 2019	13,250,000
Changes in Equity share capital during the year	-
As at 31st March, 2020	13,250,000

B Other Equity

Particulars	Reserves & Surplus				Other Reserve	Total Other
	Capital Redemption Reserve	Securities Premium Reserve	Debenture Redemption Reserve	Retained Earning	Other Comprehensive income	Equity
As at 1st April, 2018	119,250,000	385,560,626	40,000,000	(739,416,894)	(846,353)	(195,452,621)
Profit/(Loss) for the year	-	-	-	17,202,146	-	17,202,146
Other Comprehensive Income	-	-	-	-	(216,514)	(216,514)
As at 31st March, 2019	119,250,000	385,560,626	40,000,000	(722,214,748)	(1,062,867)	(178,466,989)
Profit/(Loss) for the year	-	-	-	(11,400,160)	-	(11,400,160)
Other Comprehensive Income	-	-	-	-	39,480	39,480
As at 31st March, 2020	119,250,000	385,560,626	40,000,000	(733,614,908)	(1,023,387)	(189,827,669)

The accompanying Notes form an integral part of the Financial Statements

As per our Report of even date FOR Hiren C. Sanghavi & Associates

Chartered Accountants

For and on behalf of the Board of Directors

(Hiren C. Sanghavi)
Proprietor

Membership No. 045472 Firm Registration No.112057W Parag Sharadchandra Kothari

Chairman DIN: 00184852 **Umesh Trikamdas Chandan**

Independent Director DIN: 00184677

Place: Mumbai Date: 14th July, 2020 Mayur Kanjibhai Rathod

Company Secretary and Compliance Officer

Narendra Ramanial Shah

Chief Financial Officer



CASH FLOW STATEMENT FOR THE YEAR ENDED 31ST MARCH, 2020

(in ₹)

	(Ir				
		Year ended 31st March, 2020	Year ended 31st March, 2019		
Α	Cash flow from operating activities:				
	Profit before exceptional items and tax	(10,706,036)	17,203,754		
	Adjustments for :				
	Other Comprehensive Income	39,480	(216,514)		
	Depreciation	7,026,685	7,026,685		
	Interest paid	1,193,116	53,208		
	Interest Received	(520,796)	(615,124)		
	Excess provision Written back	-	(2,500,000)		
	W/off of Income Tax of earlier years	689,846	-		
	Operating profit before working capital changes	(2,277,705)	20,952,009		
	Inventories				
	Trade and other receivables	2,787,193	241,035		
	Trade and other payables	(15,571,280)	(23,415,307)		
	Cash generated from operations	(15,061,792)	(2,222,263)		
	Direct taxes - (including short provision for taxation of earlier years)	(912,402)	26,824		
	Net cash from operating activities	(15,974,194)	(2,195,439)		
В	Cash flow from investing activities:				
	Interest Received	520,796	615,124		
	Net cash used in investing activities	520,796	615,124		
_					
C	Cash flow from financing activities:	(1.102.116)	(52,200)		
	Interest Paid	(1,193,116)	(53,208)		
	Loan given written off received back in part		2,500,000		
	Loan received /repaid (Net)	17,101,589	-		
	Net cash used in financing activities	15,908,473	2,446,792		
	Net increase/(decrease) in cash and cash equivalents	455,075	866,477		
	Opening Cash and cash equivalents	7,759,180	6,892,703		
	Closing Cash and cash equivalents	8,214,255	7,759,180		

The accompanying Notes form an integral part of the Financial Statements

As per our Report of even date FOR Hiren C. Sanghavi & Associates

Chartered Accountants

For and on behalf of the Board of Directors

(Hiren C. Sanghavi)

Proprietor Membership No. 045472 Firm Registration No.112057W Parag Sharadchandra Kothari

Chairman DIN: 00184852 **Umesh Trikamdas Chandan**

Independent Director DIN: 00184677

Place: Mumbai Mayur Kanjibhai Rathod Date: 14th July, 2020

Company Secretary and Compliance Officer

Narendra Ramanlal Shah **Chief Financial Officer**



Notes to the Financial Statements for the year ended 31st March, 2020

Notes 1: STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES

I. GENERAL INFORMATION

JD Orgochem Limited (the company) is headquartered at Mumbai, Maharashtra, India engaged into the business of manufacturing and trading of dyes & chemicals. During the year the Company carried on trading of dyes and chemicals. The Company is listed on BSE Limited.

II. The Company continues to prepare financial statements on going concern basis even though the Company has accumulated losses and its net worth has been fully eroded, as the management is confident of reviving the Company and is making possible efforts to resume the production / operations and also taking necessary steps for optimising the cost.

III. BASIS OF PREPARATION

A. Compliance with Ind AS

These financial statements have been prepared in accordance with the Indian Accounting Standards (hereinafter referred to as the 'Ind AS') as notified by Ministry of Corporate Affairs pursuant to Section 133 of the Companies Act, 2013 ('Act') read with of the Companies (Indian Accounting Standards) Rules, 2015 as amended and other relevant provisions of the Act. The accounting policies are applied consistently to all the periods presented in the financial statements, unless otherwise stated.

B. Historical Cost convention

The financial statements have been prepared on a historical cost basis considering the applicable provisions of Companies Act, 2013 except the following material items that have been measured at fair value as required by relevant Ind As.

- certain financial assets and liabilities that are measured at fair value
- defined benefit plans plan assets measured at fair value
- Any other item as specifically stated in accounting policy.

C. Current and Non-current Classification

All assets and liabilities have been classified as current or non-current as per the Company's normal operating cycle (twelve months) and other criteria set out in the Schedule III to the Act.

IV. USE OF ESTIMATES AND JUDGMENTS

The estimates and judgments used in the preparation of the financial statements are continuously evaluated by the Company and are based on historical experience and various other assumptions and factors (including expectations of future events) that the Company believes to be reasonable under the existing circumstances. Differences between actual results and estimates are recognized in the period in which the results are known/ materialized. The said estimates are based on the facts and events, that existed as at the reporting date, or that occurred after that date but provide additional evidence about conditions existing as at the reporting date.

V. PROPERTY, PLANT AND EQUIPMENTS

The Company has elected to continue with the carrying value of Property, Plant and Equipment ('PPE') recognized as of transition date measured as per the Previous IGAAP and use that carrying value as its deemed cost of the PPE as on the transition date.

All items of property, plant and equipment are stated at cost less accumulated depreciation and accumulated impairment, if any. Historical cost includes expenditure that is directly attributable to the acquisition of the items. Subsequent costs are included in the asset's carrying amount or recognized as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Company and the cost of the item can be measured reliably. The carrying amount of any component accounted for as a separate asset is derecognized when replaced. All other repairs and maintenance are charged to the Statement of Profit and Loss during the reporting period in which they are incurred.

- A. Depreciation methods, estimated useful lives and residual value
 - i) Lease hold Land is amortised over the lease period of 92 years.
 - ii) The company has estimated the useful life of the factory building as for 18 years on the basis of technical advice & has provided depreciation for the current year on straight line method on carrying amount as on 01.04.15 of that asset so that the said asset gets depreciated over its remaining useful life.



- iii) As regards other assets since the useful life is over they are carried at residual value at year end which is not more than 5% of the original cost of the assets.
- iv) Gains and losses on disposals are determined by comparing proceeds with carrying amount. These are included in the statement of Profit and Loss.

VI. INVESTMENT PROPERTIES

The Company has elected to continue with the carrying value of all of its investment property recognized as of transition date measured as per IGAAP as the deemed cost of investment property.

Upon initial recognition, an investment property is measured at cost. Subsequent to initial recognition, investment property is measured at cost less accumulated depreciation and accumulated impairment losses, if any.

VII. INTANGIBLE ASSETS

There are no intangible assets held by the company.

VIII. CASH AND CASH EQUIVALENTS

For the purpose of presentation in the statement of cash flows, cash and cash equivalents includes cash on hand, bank overdraft, deposits held at call with financial institutions, other short-term highly liquid investments with original maturities of three months or less that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value.

IX. INVENTORIES

There are no inventories at the year end.

X. REVENUE RECOGNITION

The company derives revenues primarily from sale of goods comprising of dyes chemicals.

Revenue is recognized upon transfer of control of promised products or services to customers in an amount that reflects the consideration the Company expects to receive in exchange for those products or services.

Revenue from the sale of goods is recognised at the point in time when control is transferred to the customer.

Revenue is measured based on the transaction price, which is the consideration, adjusted for turnover discounts to customer as specified in the contract with the customers.

Use of significant judgements in revenue recognition

Judgement is also required to determine the transaction price for the contract. The transaction price could be either a fixed amount of consideration or variable consideration with elements such as turnover discounts. Any consideration payable to the customer is adjusted to the transaction price, unless it is a payment for a distinct product or service from the customer. The estimated amount of variable consideration is adjusted in the transaction price only to the extent that it is highly probable that a significant reversal in the amount of cumulative revenue recognized will not occur and is reassessed at the end of each reporting period.

Sale of scrap is accounted for as and when the sale is completed and its collection is reasonably certain.

Dividend Income is accounted for when the right to receive the same is established, which is generally when shareholders approve the dividend.

Interest Income on financial assets measured at amortised cost is recognised on a time-proportion basis using the effective interest method.

XI. EMPLOYEE BENEFITS:

1) Short term obligation

Liabilities for wages and salaries, including non-monetary benefits that are expected to be settled wholly within 12 months after the end of the period in which the employees render the related service are recognized in respect of employees' services up to the end of the reporting period and are measured at the amounts expected to be paid when the liabilities are settled.



2) Post-employment obligations

The Company provides the following post-employment benefits:

(a) Defined Benefits Plans

The cost of providing defined benefit plans such as gratuity is determined on the basis of present value of defined benefits obligation which is computed using the projected unit credit method with independent actuarial valuation made at the end of each annual reporting period, which recognizes each period of service as giving rise to additional unit of employee benefit entitlement and measuring each unit separately to build up the final obligation.

The net interest cost is calculated by applying the discount rate to the net balance of define benefit obligation and the fair value of plan asset. This cost is included in employee benefit expenses in the statement of Profit and Loss except those included in the cost of asset as permitted.

Re-measurements comprising of actuarial gain and losses arising from experience adjustments and change in actuarial assumptions, the effect of change in assets ceiling (if applicable) and the return on the plan asset (excluding net interest define above) are recognized in Other Comprehensive Income (OCI) except those included in cost of asset as permitted in the period in which they occur. Re-measurements are not reclassified to the Statement of Profit and Loss in subsequent periods.

Service cost (including current service cost, past service cost, as well as gains and losses on curtailments and settlement) is recognizes in the Statement of Profit and Loss except those included in cost of asset as permitted in the period in which they occur.

(b) Defined Contribution Plans

Payments to defined contribution retirement benefit plans, viz. Provident Fund and National Pension Fund for eligible employees are recognized as an expense when employees have rendered the service entitling them to the contribution.

XII. FOREIGN CURRENCY TRANSLATION

a) Functional and presentation currency

The financial statements are presented in Indian rupee (INR), which is Company's functional and presentation currency.

b) Transactions and Balances

Transactions in foreign currencies are recognised at the prevailing exchange rates on the transaction dates. Realised gains and losses on settlement of foreign currency transactions are recognised in the Statement of Profit and Loss.

Monetary foreign currency assets and liabilities at the year-end are translated at the year-end exchange rates and the resultant exchange differences are recognised in Other Comprehensive Income.

XIII. PROVISIONS AND CONTINGENT LIABILITIES AND CONTINGENT ASSETS

Provisions are recognised when the Company has a present legal or constructive obligation as a result of past events, it is probable that an outflow of resources will be required to settle the obligation and the amount can be reliably estimated. Provisions are not recognised for future operating losses.

Provisions are measured at the present value of management's best estimate of the expenditure required to settle the present obligation at the end of the reporting period.

Contingent liabilities are disclosed on the basis of judgment of management/independent experts. These are reviewed at each balance sheet date and are adjusted to reflect the current management estimate.

Contingent Assets are not recognized, however, disclosed in financial statement when inflow of economic benefits is probable.

XIV. INCOME TAX

Income Tax expenses represent the sum of tax currently payable and deferred tax. Tax is recognized in the Statement of Profit and Loss, except to the extent that it relates to items recognized directly in equity or in other comprehensive income.

Current Tax includes provision for Income Tax computed under Special provision (i.e. Minimum alternate tax) or normal provision of Income Tax Act. Tax on Income for the Current year is determine on the basis of the estimated taxable income and tax credit computed in accordance with the provisions of the relevant tax laws and based on expected outcome of assessment/apples.

Deferred tax assets and liabilities are not recognised, in view of the uncertainity about their recovery in future.



XV. FAIR VALUE MEASUREMENT

The company measures financial instruments such as derivatives and equity instruments at fair value at each balance sheet date.

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumptions that the transaction to sell the asset or transfer the liability takes place either:

- In the principal market for the asset or liability or
- In the absence of a principal market, in the most advantageous market for the asset or liability.

XVI. EARNING PER SHARE

The basic and diluted earnings per share is computed by dividing the net profit after taxes attributable to equity shareholders for the year, by the weighted average number of equity shares outstanding during the year.

XVII. STATEMENT OF CASH FLOW AND CASH AND CASH EQUIVALENTS

Statement of cash flow is prepared in accordance with the indirect method prescribed in the relevant Ind AS. For the purpose of presentation in the Statement of the Cash Flow, Cash and Cash Equivalents includes cash on hand, cheques and drafts on hand, deposit held with banks, other short term, highly liquid investments with the original maturities of three month or less.

XVIII. PROPOSED DIVIDEND

The Board of Directors do not recommend any dividend in view of current year financial performance and carry forward losses of previous years.

XIX. IMPACT OF COVID 19

The outbreak of Coronavirus (COVID-19) pandemic globally and in India is causing significant disturbance and slowdown of economic activity. In many countries, businesses are being forced to cease or limit their operations for long or indefinite periods of time. Measures taken to contain the spread of the virus, including travel bans, quarantines, social distancing, and closures of non-essential services have triggered significant disruptions to businesses worldwide, resulting in an economic slowdown. COVID-19 is significantly impacting business operation of the companies, by way of interruption in production, supply chain disruption, unavailability of personnel, closure/lockdown of production facilities etc. The Government of India ordered a nationwide lockdown in phased manner till 31st May 2020 to prevent community spread of COVID-19 in India resulting in significant reduction in economic activities. Even after 31st May 2020, unlocking is under process and situation has not returned to normal. In assessing the recoverability of Company's assets such as Investments, Loans, intangible assets, Goodwill, Trade receivable etc. the Company has considered internal and external information. The Company has performed sensitivity analysis on the assumptions used basis the internal and external information/indicators of future economic conditions, the Company expects to recover the carrying amount of the assets.



(in ₹)

Note: 2 Property, plant and equipment

Particulars	Leasehold Land	Factory Building	Plant & Machinary	Electrical Installation	Furnitures & Fixtures	Vehicles	Equipments	Computers	Books	Total
Gross carrying amount		-	•							
Deemed cost as at 1st April, 2018	439,608	43,779,505	19,556,313	6,966	308,944	35,260	730,254	143,363	33,678	65,033,891
Additions	-	-	-	-	-	-	-	-	-	-
Disposal	-	-	-	-	-	-	-	-	-	-
Balance at 31st March, 2019	439,608	43,779,505	19,556,313	6,966	308,944	35,260	730,254	143,363	33,678	65,033,891
Additions	-	-	-	-	-	-	-	-	-	-
Disposal	-	-	-	-	-	-	-	-	-	-
Balance at 31st March, 2020	439,608	43,779,505	19,556,313	6,966	308,944	35,260	730,254	143,363	33,678	65,033,891
Accumulated depreciation										
Depreciation for the year	7,602	7,019,083	-	-	-	-	-	-	-	7,026,685
Disposal	-	-	-	-	-	-	-	-	-	-
Balance at 31st March, 2019	7,602	7,019,083	-	-	-	-	-	-	-	7,026,685
Depreciation for the year	7,602	7,019,083	-	-	-	-	-	-	-	7,026,685
Disposal	-	-	-	-	-	-	-	-	-	-
Balance at 31st March, 2020	15,204	14,038,166	-	-	-	-	-	-	-	14,053,370
Net Carrying Amount										
As at 31st March, 2019	432,006	36,760,422	19,556,313	6,966	308,944	35,260	730,254	143,363	33,678	58,007,206
As at 31st March, 2020	424,404	29,741,339	19,556,313	6,966	308,944	35,260	730,254	143,363	33,678	50,980,521

Note: 3 Other Non Current Financial Assets

	As at	As at
	31st March, 2020	31st March, 2019
Unsecured, Considered Good unless otherwise stated		
Advance Recoverable in cash or in kind or for value to be considered good	15,000	15,000
Prepaid Expenses	806,764	1,111,898
Balances with government authorities		
Deposit with various Courts	1,361,386	1,361,386
Deposit with Semi Govt. Authorities	1,612,992	1,612,992
Loan to Jaysynth Polychem Pvt. Ltd Related Party (Considered Doubtful)	11,235,000	11,235,000
Less: Provision for above Doubtful Loan	(11,235,000)	(11,235,000)
	3,796,142	4,101,276

Loan of ₹ 112,35,000/- recoverable from Jaysynth Polychem Pvt. Ltd. has been considered doubful of recovery for which provision was made in the accounts for the year ended 31.03.2014

Note: 4 Trade receivables

	As at 31 st March, 2020	As at 31st March, 2019
Unsecured, considered good	-	1,849,600
	-	1,849,600



Note: 5 Cash and cash equivalents

(in ₹)

		As at	As at
		31st March, 2020	31st March, 2019
i)	Balances with banks		
	in current account	250,829	2,119,228
ii)	Cash on hand	24,948	19,601
iii)	in Deposit account	1,831,076	506,743
		2,106,853	2,645,572

Note: 6 Other balances with Banks

	As at 31st March, 2020	As at 31 st March, 2019
Margin Money for Guarantees given	6,107,402	5,113,608
	6,107,402	5,113,608

Note: 7 Other current financial assets

	As at 31st March, 2020	As at 31 st March, 2019
Balances with GST / Excise	507,200	523,612
Others	-	25,000
	507,200	548,612

Note: 8 Current tax assets (Net)

	As at 31st March, 2020	As at 31st March, 2019
TDS asset	360,570	951,596
	360,570	951,596

Note: 9 Other current assets

	As at 31st March, 2020	As at 31st March, 2019
Interest accrued on deposit	124,320	724,919
Income Tax Refund Receivable	129,010	-
	253,330	724,919

Note: 10 Equity share capital

Particulars	As at 31st N	larch, 2020	As at 31st N	st March, 2019	
	Number of Shares	₹	Number of Shares	₹	
AUTHORIZED CAPITAL					
Equity shares of ₹ 1/- each	3,00,000,000	3,00,000,000	3,00,000,000	3,00,000,000	
ISSUED, SUBSCRIBED & PAID UP CAPITAL					
Equity shares of ₹ 1/- each, fully paid up	13,250,000	13,250,000	13,250,000	13,250,000	
Total		13,250,000		13,250,000	



(in ₹)

A) Reconciliation of the number of shares and the amount outstanding at the beginning and at the end of 31st March, 2020

Particulars	Opening balance	Redemption	Closing Balance
Equity shares of ₹ 1/- each			
Year ended 31st March, 2020			
Number of shares	13,250,000	-	13,250,000
Amount (₹)	13,250,000	-	13,250,000
As at 1st April, 2019			
Number of shares	13,250,000	-	13,250,000
Amount (₹)	13,250,000	-	13,250,000

B) Rights, Preferences and restrictions attached to Equity Shares

The company has one class of equity shares having a par value of ₹ 1/- per share. Each shareholder is eligible for one vote per share held. The Dividend when proposed by the Board of Directors is subject to the approval of the shareholders in the Annual General Meeting except in case of interim dividend. In the event of liquidation, the equity shareholders are eligible to receive the assets of the company remaining after distribution of all preferential amounts in proportion of their shareholding.

C) Details of Shares held by each shareholder holding more than 5% Share

Particulars	31st Mar	31 st March, 2020		31st March, 2019	
	Number of Shares	% Holding	Number of Shares	% Holding	
Parag Sharadchandra Kothari	4,680,248	35.32	4,680,248	35.32	
Nikhil Sharadchandra Kothari	3,397,748	25.64	3,397,748	25.64	

Note: 11 Other equity

		As at	As at
		31st March, 2020	31st March, 2019
a)	Capital Redemption Reserve		
	Opening balance	119,250,000	119,250,000
b)	Securities Premium Reserve		
	Opening balance	385,560,626	385,560,626
c)	Debenture Redemption Reserve		
	Opening balance	40,000,000	40,000,000
d)	Retained Earning		
	Opening balance	(723,277,615)	(740,263,247)
	Add: Profit/(Loss) for the year (Including Comprehensive Income)	(11,360,680)	16,985,632
		(734,638,295)	(723,277,615)
		(189,827,669)	(178,466,989)

Note: 12 Borrowings - Non Current

	As at 31st March, 2020	As at 31st March, 2019
Debentures - Secured		
Zero Coupon Non Convertible Debentures(ZCD)		
1,604,000 Debentures of ₹ 100/- each	160,400,000	160,400,000
Loans & Advances From a Director (Unsecured)	-	2,500,000
Total	160,400,000	162,900,000

- 12.1 a) The Zero Coupon Non Convertible Debentures (ZCD) shall be redeemable at a premium of 50% in ten equal quarterly installment commencing from 30th June, 2021 and ending on 30th September, 2023, as per revised terms for repayment agreed upon during the year.
 - b) The Zero Coupon Debentures (ZCD) has been secured by first paripassu charge on all the existing asset of the company situated at Patalganga, MIDC industrial area.



Note: 13 Trade Payable

(in ₹)

	As at 31st March, 2020	As at 31 st March, 2019
Advance from Customers	1,125,100	1,400,000
	1,125,100	1,400,000

Note: 14 Provisions - Non Current Liabilities

	As at 31st March, 2020	As at 31st March, 2019
Provision For Employee Benefits		
Provision for gratuity	1,985,498	2,306,519
Provision for leave encashment	763,930	752,805
	2,749,428	3,059,324

^{14.1} Dues payable to the workers on account of retrenchment & retirements were provided in the accounts in earlier years on estimated basis. The litigation in the matter is going on in the court. Therefore, final liability on this account cannot be ascertained at this stage. However, the provision made in this regard in earlier years is considered adequate at this stage.

Note: 15 Other Liabilities - Non Current

	As at	As at
	31st March, 2020	31st March, 2019
Outstanding Expenses	15,975,333	15,975,333
Employee Liabilities Payable	28,458,643	29,160,292
Deposits	986,573	981,729
	45,420,549	46,117,354

^{15.1} Employee Liabilities Payable includes dues payable to the workers on account of retrenchment & retirements which were provided in the accounts in earlier years on estimated basis. The litigation in the matter is going on in the court. Therefore, final liability on this account cannot be ascertained at this stage. However the provision made in this regard in earlier years is considered adequate at this stage.

Note: 16 Short Term Borrowings

3		
	As at	As at
	31st March, 2020	31st March, 2019
ICD from Jaysynth Impex Ltd.	21,001,589	-
	21,001,589	-

Note: 17 Trade payable

	As at 31st March, 2020	As at 31 st March, 2019
Trade Payables	2,894,451	18,755,581
	2,894,451	18,755,581

17.1 Disclosure Under the Micro, Small and Medium Enterprises Development Act, 2006 are provided as under for the year 2019-20, to the extent the Company has received intimation from the "Suppliers" regarding their status under the Act.

		As at 31 st March, 2020	As at 31 st March, 2019
(i)	Principal amount and the interest due thereon remaining unpaid to each supplier at the end of each accounting year (but within due date as per the MSMED Act) Principal amount due to micro and small enterprise Interest due on above		-
(ii)	Interest paid by the Company in terms of Section 16 of the Micro, Small and Medium Enterprises Development Act, 2006, along with the amount of the payment made to the supplier beyond the appointed day during the period		-



(in ₹)

		As at 31 st March, 2020	As at 31 st March, 2019
(iii)	Interest due and payable for the period of delay in making payment (which have been paid but beyond the appointed day during the period) but without adding interest specified under the Micro, Small and Medium Enterprises Act, 2006	-	-
(iv)	The amount of interest accrued and remaining unpaid at the end of each accounting year	-	-
(v)	Interest remaining due and payable even in the succeeding years, until such date when the interest dues as above are actually paid to the small enterprises	-	-

Note: 18 Other current liabilities

	As at	As at
	31st March, 2020	31st March, 2019
Statutory Dues	59,393	66,592
Outstanding Expenses	17,550	102,892
Employee Liabilities Payable	119,291	86,056
Other Liabilities	226,163	265,822
	422,397	521,362

Note: 19 Provisions - Current Liabilities

	As at 31st March, 2020	As at 31st March, 2019
Provision For Employee Benefits		
Provision for gratuity	6,606,770	6,345,659
Provision for Leave Encashment	69,403	60,098
	6,676,173	6,405,757

Note: 20 Revenue from Operation

	As at 31 st March, 2020	As at 31st March, 2019
Sale of products	15,015,000	17,880,000
	15,015,000	17,880,000

Note: 21 Other income

	As at	As at
	31 st March, 2020	31st March, 2019
Interest on Bank Deposits	511,244	484,251
Other Interest	9,552	130,873
Rent Recevied	1,681,144	946,422
Excess provision Written back	-	2,500,000
Discount & Amounts Written back (Net)	-	24,698,854
	2,201,940	28,760,400

Note: 22 Employee Benefit Expenses

	As at	As at
	31st March, 2020	31st March, 2019
Salaries & wages	1,695,839	1,295,247
Contribution to provident & other funds	73,968	58,810
Staff welfare expenses	51,492	26,658
	1,821,299	1,380,715



Note 22.1 Defined Benefit Plans - as per actuarial valuation

(in ₹)

	Gratuity (Funded)		Leave Encashment (Unfunded)	
Expenses recognised in the statement of Profit & Loss	31st March, 2020	31st March, 2019	31st March, 2020	31st March, 2019
Current service cost	259,091	264,387	21,056	19,303
Interest cost	605,652	655,607	6,078	4,886
Expected return on plan assets	-	-	-	-
Net actuarial (gain)/loss recognised in the year	(924,653)	(727,266)	(6,704)	(403)
Past service cost	-	-	-	-
Expenses recognised in the statement of Profit & Loss	(59,910)	192,728	20,430	23,786
Actual return on plan assets				
Expected return on plan assets	-	-	-	-
Actuarial gain / (loss) plan assets	-	-	-	-
Actual return on plan assets	-	-	-	-
Balance Sheet Recognition				
Present value of obligation	8,592,268	8,652,178	107,266	86,836
Fair value of plan assets	-	-	-	-
Liability / (Asset)	8,592,268	8,652,178	107,266	86,836
Unrecognised past service cost	-	-	-	-
Liability (asset) recognised in the Balance Sheet	8,592,268	8,652,178	107,266	86,836
Changes in the present value of the obligation				
Present value of obligation as on 31st March, 2019	8,652,178	8,459,450	86,836	63,050
Interest cost	605,652	655,607	6,078	4,886
Current service cost	259,091	264,387	21,056	19,303
Past service cost	-	-	-	-
Benefits paid	-	-	-	-
Actuarial (gain) / loss on obligation	(924,653)	(727,266)	(6,704)	(403)
Present value of obligation as on 31st March 2020	8,592,268	8,652,178	107,266	86,836
Changes in the Fair Value of the Assets				
Total actuarial gain / (loss) recognised during the year	(924,653)	(727,266)	(6,704)	(14,731)
Actuarial Assumptions				
Discount rate	7.00% p.a.	7.75% p.a.	7.00% p.a.	7.75% p.a.
Future salary increases	5.00% p.a.	5.00% p.a.	5.00% p.a.	5.00% p.a.
Attrition	5.00% p.a.	5.00% p.a.	5.00% p.a.	5.00% p.a.
Retirement	58 yrs	58 yrs	58 yrs	58 yrs
Mortality	IALM 2012-14	IALM 2006-08	IALM 2012-14	IALM 2006-08
	Ultimate	Ultimate	Ultimate	Ultimate

Note: 23 Finance Cost

	As at 31st March, 2020	As at 31st March, 2019
Interest Expense	1,162,391	47,467
Bank Charges	30,725	5,741
	1,193,116	53,208



Note: 24 Other expenses

(in ₹)

	As at	As at
	31 st March, 2020	31st March, 2019
Auditors Remuneration	180,000	180,000
Directors Sitting Fees	227,000	314,500
Discount & Amount written off	144,028	-
Insurance Expenses	155,973	139,301
Professional Charges	687,760	1,470,390
Rates & Taxes	2,500	2,500
Contract labour	445,840	242,535
Advertisement Expenses	294,994	277,282
Communication Expenses	93,483	161,734
Security Charges	155,161	161,000
Printing & Stationery Expenses	271,230	273,122
Subletting Charges	380,300	126,767
Repairs	13,825	-
Miscellaneous expenses	409,782	396,907
	3,461,876	3,746,038

Note: 25 Earnings Per Share (EPS)

	As at	As at
	31st March, 2020	31st March, 2019
Profit/(Loss) attributable to the Shareholder	(11,360,680)	16,985,632
No. of Equity Shares	13,250,000	13,250,000
Nominal Value of Equity Shares (₹)	1	1
Earnings per share - Basic & Diluted (₹)	(0.86)	1.28

Note: 26 Segment Information

(a) Primary Segments:

The operation of the Company relates to one business segment i.e. trading & manufacturing of Dyes and Pigments.

(b) Secondary Segment

Entire business operations relates to domestic market.

Note: 27 Corporate Social Responsibility

The Company is not required to spend on Corporate Social Responsibility (CSR) activities as it is not meeting the applicable threshold as provided under section 135 of the Companies Act, 2013

Note: 28 Related Parties Disclosure

i) List of Related Parties with whom transaction have taken place and relationship

No.	Name of the Related Party & Relationship
1	Entities Controlled/ Significantly influenced by Directors / Relatives of Directors
	Jaysynth Dyestuff (India) Ltd.
	Jay Instruments and Systems Private Limited
	Jaysynth Impex Limited
	Great Pacific Exports Private Limited
	Jaysynth Polychem Private Limited
	R. P. Trading Co.
	Suchi Technologies Inc (Formerly: Dyfarben (USA) Inc)



No.	Name of the Related Party & Relationship
2	Key Management Personnel/Directors of the Company
	Parag Sharadchandra Kothari - Chairman & Non-Executive Director (w.e.f. 11th February 2019)
	Nikhil Sharadchandra Kothari- Non-Executive Director
	Mahendra Krushnakumar Kothari - Chairman & Managing Director (Upto 11th February 2019)
	Shrikant Krushnakumar Kothari - Non-Executive Director (Upto 11 th February 2019)
	Umesh Trikamdas Chandan - Independent Director
	Bharati Ravindra Chandan - Independent Director
	Mitesh Dilip Sejpal - Independent Director

Anita Ashok Pandey - Company Secretary & Compliance Officer (upto 5th November, 2018) Suhas Balkrishna Jande - Whole-Time Director (w.e.f. 27th March, 2019)

Mayur Kanjibhai Rathod - Company Secretary & Compliance Officer (w.e.f. 27th March, 2019)

ii) Transaction during year ended 31st March, 2020 with related parties:

Narendra Ramanlal Shah - Chief Financial Officer

₹ in Lakhs

Sr No	Nature of Transaction	Entities Controlled/ Significantly influenced by Directors / Relatives of Directors		1 -	
		2019-20	2018-19	2019-20	2018-19
1	Income - Rent	16.76	9.44	-	-
2	Managerial remuneration	-	-	11.38	9.16
3	Sitting Fees	-	-	2.27	3.15
4	Discounts & Amounts written back	-	247.17	-	-
5	Interest on ICD	10.02	-	-	-
6	Net Loan & Advances - Given/(Received)	(161.00)	5.12	-	-
7	Reimbursement of Expenses	0.08	0.07	-	-

iii) Closing Balance

Nature of Transaction		led/ Significantly rectors / Relatives		ial Personnel/
	2019-20	2018-19	2019-20	2018-19
Jaysynth Dyestuff (India) Limited	0.88	0.88	-	-
Jay Instruments and Systems Private Limited	3.00	3.00	-	-
Jaysynth Impex Limited	210.02	0.00	-	-
Great Pacific Exports Private Limited	0.00	14.00	-	-
Mitesh Dilip Sejpal	-	-	0.18	-

iv) Terms and Condition of Transaction with Related Party

The Transaction with related parties are made on terms equivalents to those that prevail in arm's length transactions. Outstanding balance at the year end are unsecured and interest free and settlement occurs in cash. There have been no guarantees provided or received for any related party receivables or payables. For the year ended 31st March, 2020, the company has not recorded any impairment of receviables related to amount owned by related parties. This assessment is undertaken each financial year through examing the financial position of the related party and the market in which the related party operates.



Note: 29

In the opinion of the Board and to the best of their knowledge and belief, the realisable value of current assets, loans and advances in the ordinary course of business would not be less than the amount, at which they are stated in the Balance Sheet unless otherwise stated, and the provision for all known and determined liabilities is adequate and not in excess of the amount reasonably required.

Note: 30

Balance of loans & advances, sundry debtors, sundry creditors & deposits are subject to adjustments, reconciliation and confirmation by the parties.

Note:31

Bank certificates are obtained for bank balances, but wherever bank certificates could not be obtained we have relied on bank statements.

Note: 32 Contingent liabilities not provided for:

- a) Inland Guarantee for ₹ 45,22,009/-
- b) Liability on account of Gram Panchayat Tax for ₹82,91,535/-
- c) Shortfall, if any, in the employee liability on account of various litigation pending with courts is not ascertainable

Note:33

Previous year's figures have been regrouped / reclassified, wherever necessary to confirm to the current year presentation.

As per our Report of even date FOR Hiren C. Sanghavi & Associates

Chartered Accountants

For and on behalf of the Board of Directors

(Hiren C. Sanghavi)

Proprietor Membership No. 045472 Firm Registration No.112057W

Parag Sharadchandra Kothari

Chairman DIN: 00184852

Umesh Trikamdas Chandan

Independent Director DIN: 00184677

Place: Mumbai Date: 14th July, 2020

Mayur Kanjibhai Rathod

Company Secretary and Compliance Officer

Narendra Ramanlal Shah

Chief Financial Officer





JD ORGOCHEM LIMITED

CIN: L24100MH1973PLC016908 Registered Address: 301, Sumer Kendra, P.B. Marg, Worli, Mumbai - 400 018 Tel No.: 022 - 3042 3048 Fax No.: 022 - 3042 3434

E-mail Id: investor.relations@jdorgochem.com Website: www.jdorgochem.com Website:

FORM NO. SH-13 Nomination Form

[Pursuant to Section 72 of the Companies Act, 2013 and Rule 19(1) of the Companies (Share Capital and Debentures) Rules, 2014]

То				
JD Orgochem Limited 301, Sumer Kendra, P.B. Marg, Worli, Mumbai -	- 400 018.			
I/We	the holder(s	s) of the securities particu	lars of which are given I	nereunder wish to make
nomination and do hereby nominate the follomy/our death.				
PARTICULARS OF SECURITES (in respect of v	vhich nomination i	s being made)		
Name of Securities	Folio No.	No .of Securities	Certificate No.	Distinctive No.
PARTICULARS OF NOMINEE(S)				
a. Name				
b. Date of Birth				
c. Father's/ Mother's/ spouse's Name				
d. Occupation				
e. Nationality				
f. Address				
g. Email Id				
h. Relationship with the security holder				
IN CASE NOMINEE IS A MINOR				
a. Date of Birth				
b. Date of attaining majority				
c. Name of guardian				
d. Address of guardian				
Name:				
Address:				
NAME OF SECURITY HOLDER(S)		SIGNATURE		
1.				
2.				
Witness with Name and Address		Signa	ture of Witness with D	ate
Address:		_		
	de:	_		
Place:Date:/				



Please fill this Nomination form in Duplicate after carefully reading the instructions given below:

- The Nomination can be made by individuals only holding shares singly or jointly. Non-individuals including Society, Trust, Body Corporate, Partnership firm, Karta of Hindu Undivided Family (HUF) and Power of Attorney holder cannot nominate.
- 2. The nominee shall not be a Trust, Society, Body Corporate, Partnership firm, Karta of HUF and power of attorney holder.
- 3. The shareholder[s] can nominate a minor as a nominee and in that event the name and address of the guardian shall be provided.
- 4. As per section 72 of Companies Act 2013, if the shares are held by more than one person jointly, then the joint holders may together nominate a person to whom all the rights in the shares of the Company shall vest, in the event of death of all the joint holders.
- 5. If the shares are held jointly, subsequent to the death of anyone of the holders, the shares would not be registered in favour of the nominee but would be transferred in the name of the surviving shareholders. The nomination form filled in "duplicate" should be lodged with the Registrar and Transfer Agent of the Company, i.e., M/s. Link Intime India Private Limited, Unit: JD Orgochem Limited, C-101, 1st Floor, 247 Park, L.B.S. Marg, Vikroli (West), Mumbai 400 083. The Registrar will return one copy of the nomination form to the shareholder after registering the nomination. The registration number allotted will be furnished to the surviving shareholders. The shareholder[s] can delete or change an earlier nomination by executing Form No. SH-14 (Cancellation or Variation of Nomination form).
- **6.** Nomination stands cancelled whenever the shares in the given folio are transferred/dematerialized. Also in case of change in folio due to consolidation/transmission a new nomination has to be filed.
- 7. The nomination made through Form No. SH-13 will be considered valid if the nomination made by the holder[s] of the shares is registered with the Company before the death of the security holder[s] of the shares.
- **8.** Kindly note that the nomination being a legal document should be dated by the nominator and the witness should certify that the nominator has signed the form in their presence. Furthermore, the date of execution on the Nomination Form should match with the date of witness, witnessing the document.
- **9.** A copy of photo identity proof (like PAN/Passport) of nominee is required.

FOR OFFICE USE ONLY			
Nomination Registration No.	Date of Registration	Signature of Employee with Code No.	



Notes
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Notes
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If undelivered, please return to:

LINK INTIME INDIA PRIVATE LIMITED

UNIT: JD ORGOCHEM LIMITEDCIN: L24100MH1973PLC016908

301, Sumer Kendra, P.B. Marg, Worli

Mumbai - 400 018

Tel. No.: 022-3042 3048, Fax No.: 022 - 3042 3434 E-mail ld:investor.relations@jdorgochem.com

Website: www.jdorgochem.com