37th Annual Report 2018-2019

BEE ELECTRONIC
MACHINES LIMITED



Late Shri Krishna Kumar Bhargava

Founder Chairman & Managing Director (1924 – 1994)

"The purpose of life is not to be happy. It is to be useful, to be honorable, to be compassionate, have it make some difference that you have lived and lived well"

- Ralph Emerson

BOARD OF DIRECTORS

Ms. Abhilasha Bhargava Director
Ms. Karuna Kotiyan Director
Mr. K. Sudesh Kumar Acharya Director
Mr. Venugopal R. Coontoor Director
Mr. Rajendra Kumar C. Shah Director

AUDITORS

Bhatter & Paliwal, 2nd Floor, Room No.212, Kimatrai Building, 77-79 Maharishi Karve Road, Marine Lines, Mumbai 400 002

REGISTRARS & TRANSFER AGENTS

Adroit Corporate Services Pvt. Ltd. 19, Jafferbhoy Industrial Estate, 1st Floor, Makwana Road, Marol Naka, Mumbai 400 059 Tel: 2859 0942/ 2850 3748; Fax: 2859 0942

FACTORIES

Unit – 1:

G-17/2, MIDC Industrial Area Tarapur, Maharashtra

Email: adroits@vsnl.net

Unit – 2:

Raghunath Industrial Estate College Road, Wadkund Dahanu Road, Maharashtra Unit - 3:

REGISTERED OFFICE

266, Dr. Annie Besant Road Worli, Mumbai 400 030

CIN No.: L32100MH1981PLC025033

Email: investors@beeelectronic.com

Tel: 2430 1873 Fax: 2430 7709

Plot No.12, Gamtalao Dabhel Industrial Co-op. Ltd., Dabhel Nani Daman, Daman 396 210

Unit - 4:

K - 25/1, MIDC Industrial Area, Tarapur, Maharashtra

NOTICE TO THE SHAREHOLDERS

NOTICE is hereby given that the Thirty Seventh Annual General meeting of BEE ELECTRONIC MACHINES LIMITED will be held at the Registered Office of the Company at 266, Dr. Annie Besant Road, Worli, Mumbai 400 030 on Monday, September 30th, 2019 at 10 A.M. to transact the following business:

ORDINARY BUSINESS

1) To receive, consider, approve and adopt the audited Financial Statement as at March 31st, 2019 and the reports of the Directors and Auditors thereon, by passing the following as an Ordinary Resolution:

RESOLVED THAT the Financial Statements of the Company including the Balance Sheet as at March 31st, 2019; the Statement of Profit and Loss for the year ended on that date together with the Notes thereon, the Cash Flow Statement for the said period and the Reports of the Auditors and the Directors thereon be and are hereby received, confirmed and adopted.

2) To appoint a Director in place of Mrs. Abhilasha K Bhargava [DIN No.00940237], who retires by rotation and being eligible offers herself for re-appointment by passing the following as an Ordinary Resolution:

RESOLVED THAT pursuant to Section 152 and other applicable provisions, if any, of the Companies Act, 2013, the Rules made there under and the Articles of Association of the Company, Mrs. Abhilasha K Bhargava [DIN No.00940237] a Director retiring by rotation, being eligible and offering herself for re-election, be and is hereby re-appointed as a Director of the Company.

3) To appoint M/s. Bhatter & Paliwal, Chartered Accountants (Registration No. 131411W) as the Statutory Auditors for the Company by passing the following as an Ordinary Resolution:

RESOLVED THAT pursuant to Section 139 of the Companies Act, 2013 and the Rules made thereunder, M/s. Bhatter & Paliwal, Chartered Accountants, Mumbai with ICAI Registration No. 131411W be and hereby appointed as the Statutory Auditors of the Company, to hold office from the conclusion of this Annual General meeting until the conclusion of the 38th Annual General meeting on a remuneration to be fixed by the Board of Directors.

BY ORDER OF THE BOARD

Sd/-

K. Sudesh Kumar Acharya

Director

Date:14.08.2019

NOTES:

- 1. The Register of Members and the Share Transfer Book of the Company shall remain closed from Saturday, September 21st, 2019 to Friday, September 27th, 2019 (both days inclusive) in connection with the Annual General meeting.
- 2. A member entitled to attend and vote at the meeting is entitled to appoint a proxy/ proxies to attend and vote instead of herself/ himself. Such a proxy/ proxies need not be a member of the Company. A person can act as a proxy on behalf of members not exceeding 50 (fifty) and holding in the aggregate not more than 10 percent of the total share capital of the Company. Members holding more than 10% are entitled to appoint a single proxy, who cannot be a proxy of any other member.
- 3. The instrument of proxy in order to be effective, should be deposited at the Registered Office of the Company, duly completed, stamped and signed, not less than FORTY EIGHT (48) hours before the commencement of the meeting. Proxies submitted on behalf of Companies, Societies etc, must be supported by an appropriate resolution/ authority, as applicable.
- 4. To prevent fraudulent transactions, members are advised to exercise due diligence and notify the Company of any change in address or demise of any member as soon as possible. Members are also advised not to leave their demat account(s) dormant for long. Periodic statement of holdings should be obtained from the concerned Depository Participant and holdings should be verified.
- 5. Corporate Members intending to send their representatives to attend the Meeting are requested to send to the Company a certified copy of the Board Resolution authorizing their representative to attend and vote on their behalf at the Meeting.
- 6. In case of joint holders attending the Meeting, only such joint holder who is higher in the order of names will be entitled to vote.
- 7. Members holding Shares in single name and physical form are advised to make nomination in respect of shareholding in the Company. Members can avail of the Nomination facility by filing Form SH-13 with the Company or its Registrar. Blank Forms will be supplied on request. In case of shares held in Demat form, the nomination has to be lodged with their Depository Participants.
- 8. Members who hold shares in physical form in multiple folios in identical names or joint holding in the same order of names are requested to send the share certificates to Adroit Corporate Services (P) Ltd. for consolidation into a single folio.
- Members are informed that in case of joint holders attending the Meeting, only such joint holder who is higher in the order of names will be entitled to vote.
- 10. Particulars of Bank mandates in case of physical shares are to be intimated to the Registar. Any changes in the existing Bank account details are to be advised only to the Depository Participants.
- 11. Members, holding shares in physical form are requested to notify changes in address, if any, to the Registrars of the Company immediately, quoting their folio numbers. Members, holding shares in dematerialized form, should send the above information to the respective Depository Participants.
- 12. Members are requested to quote their Registered Folio Nos. on all correspondence with the Company.
- 13. 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 the PAN to their Depository Participant with whom they are maintaining their Demat accounts. Members holding shares in physical form can submit their PAN details to the RTA.

- 14. Additional information pursuant to Regulation 36(3) of SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015 in respect of the Director seeking re-appointment at the Meeting is furnished and forms a part of the Notice. The Director has furnished the requisite consent/ declaration for her re-appointment.
- 15. Electronic copy of the full version of the Annual Report for the year 2018-19 and the Notice of the 37th AGM are being sent to all the members whose email-ids are registered with the Company/ Depository Participant (s) for communication purposes unless any member has requested for a hard copy of the same. In a bid to support the "Green Initiative" members who have not registered their email addresses/id, physical copies of the Abridged Annual Report for the year are being sent in the permitted mode. These members are requested to register their email IDs with the DP/RTA.
- 16. Full version of the Report and the Notice of the AGM are available on the Company's website viz., www.beeelectronic.com
 Members desirous of receiving the complete Annual Report may send a request in writing to the Registrar or the Company and send the same by post/ courier or email with a scanned copy of the request.
- 17. Even after registering for e-communication, members are entitled to receive such communication in physical form, upon making a written request for the same, by post free of cost. For any information, the shareholders may also send requests to the RTA.
- 18. All documents referred to in the accompanying Notice and the Explanatory Statement will be open for inspection at the registered office during normal business hours (10:30 a.m. to 5:00 p.m.) on all working days except on holidays, up to and including the date of the AGM.
- 19. Shareholders seeking any information with regards to accounts are requested to write to the Company well in advance so as to enable the management to reply.
- 20. Pursuant to Section 108 of the Companies Act, 2013 read with the relevant Rules in respect thereto, SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015 (hereinafter referred to as the SEBI (LODR) Regulations) the Company has entered into an Arrangement with Central Depository Services Limited (CDSL) to facilitate the members to exercise their right to vote at the Annual General Meeting by electronic means.
- 21. A person who has participated in e-voting is not debarred from participating in the meeting physically though he shall not be able to vote in the meeting again and his earlier vote cast electronically shall be treated as final. In terms of the provisions of Section 107 read with Section 109, there will be no voting by show of hands at the meeting and hence the provisions relating to demand for poll by members is irrelevant. The Chairman of the meeting will regulate the meeting and voting on the resolutions in accordance with the provisions of the Act and the applicable Rules.
- 22. Mr. Amit Mundra, Practicing Company Secretary (Membership No.7933, CP No. 16182) has been appointed as the Scrutinizer to scrutinize the e-voting process in a fair and transparent manner.

Members desiring to vote electronically may refer to the detailed procedure on e-voting given hereinafter:-

The Instructions for members for voting electronically are as under:-

- The voting period begins on September 27, 2019 at 9:00 a.m. and ends on September 29, 2019 at 5:00 p.m. During this period, shareholders of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date of Saturday, September 20, 2019 may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter.
- 2) The shareholders shall log on to the e-voting website www.evotingindia.com
- 3) Click on shareholders
- 4) Now enter your USER ID
 - For CDSL 16 digit beneficiary ID
 - For NSDL 8 characters DP ID followed by 8 digits Client ID
 - Members holding shares in physical form should enter Folio Number registered with the Company
- 5) Next enter the Image verification as displayed and click on Login
- 6) If you are holding shares in demat form and have logged on to www.evotingindia.com and voted on any other instance earlier for any other Company, then your existing password is to be used.
- 7) If you are a first time user, follow the steps given below:

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 first two letters of their name and the 8 digits of the sequence number.
	 In case the sequence number is less than 8 digits enter the applicable number of 0's before the number after the first two characters of the name in CAPITAL letters. Eg. If your name is Ramesh Kumar with sequence number 1 then enter RA00000001 in the PAN field.
DOB	Enter the Date of Birth as recorded in your demat account or in the Company records for the said demat account or folio in dd/mm/yyyy format.
Dividend	Enter the Dividend Bank Details as recorded in your demat account or in the Company records for the
Bank	said demat account or folio.
Details	Please enter the DOB or Dividend Bank Details in order to login. If 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 (iv)

- 8) After entering these details appropriately, click on "SUBMIT" tab.
- 9) 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 herein they are required to mandatorily enter their login password in the new password filed. Kindly note that this password is to be also used by the demat holders for voters for Resolutions of any other Company on which they are eligible to vote, provided that Company opts for

- evoting 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.
- For members holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this
 Notice
- 11) Click on the "Electronic Voting Sequence Number (EVSN) of Bee Electronic Machines Limited for casting your vote.
- 12) 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.
- 13) Click on the "RESOLUTION FILE LINK" if you wish to view the entire Resolution details.
- 14) 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.
- 15) Once you "CONFIRM" your vote on the Resolution, you will not be allowed to modify your vote.
- 16) You can also take the print out of the voting done by you by clicking on "CLICK HERE TO PRINT" option on the voting page.
- 17) If Demat account holder has forgotten the same password then enter the User ID and the image verification code and click on "FORGOT PASSWORD" and enter the details as prompted by the system.

18) Note for Non-Individual shareholders and custodians:

- Non-individual shareholders (i.e. other than individuals, HUF, NRI, etc.) and custodians are required to log on to www.evotingindia.com and register themselves as Corporate.
- 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.
- The list of accounts should be mailed to helpdesk.evoting@cdsl.com and on approval of the account/s, 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.

Voting at AGM:

- i. The members who have not cast their vote by e-voting can exercise their voting rights at the AGM. The Company will make arrangements for Ballot papers in this regard at the AGM Venue.
- ii. The members who have cast their vote by e-voting prior to the AGM may also attend the AGM, if they so desire, but they shall not be entitled to recast/ cast their votes again.

GENERAL INSTRUCTIONS

- The voting period begins on September 27, 2019 at 9:00 A.M. and ends on September 29, 2019 at 5:00 P.M. During this period, shareholders of the Company holding shares either in physical or dematerialized form, as on the cut-off date of September 20, 2019, may cast their votes electronically. The e-voting module shall be disabled by CDSL for voting thereafter.
- In case you have any queries or issues regarding e-voting, you may refer to the Frequently Asked Questions (FAQs) and e-voting manual available at www.evotingindia.com under the help section or write an email to helpdesk.evoting@cdslindia.com
- You can also update your mobile number and email ID in the user profile section of the Folio which may be used for sending future communication/s.
- The voting rights of members shall be in proportion to their share in the Paid-up equity Share Capital of the Company as on the cut-off date of September 20, 2019.
- Any person, who acquires shares of the Company and becomes a member of the Company after dispatch of the Notice and holding shares as on the cut-off date i.e. September 20, 2019, may contact the Company's Registrars viz., M/s. Adroit Corporate Services Pvt. Ltd.
- Mr. Amit Mundra, Practicing Company Secretary has been appointed as the Scrutinizer to scrutinize the e-voting process (including the Ballot Form received from the Members who do not have access to the e-voting process) in a fair and transparent manner.
- Members who do not have access to e-voting facility may send duly completed Ballot forms (enclosed with the Annual Report) so as to reach the Scrutinizer appointed by the Board of Directors of the Company, Mr. Amit Mundra, Practicing Company Secretary (Membership No. FCS 7933t Plumber House, 557, Office No. 14, JSS Road, Chira Bazaar, Mumbai – 400 002 at email: amit@sara-india.in not later than September 29, 2019 by 5:00 P.M. Ballot form received after this date shall be treated as invalid. A member can opt for only one more of voting i.e. either through e-voting or by Ballot. If a member casts votes by both modes, then voting done through e-voting shall prevail and Ballot shall be treated as invalid.
- The Scrutinizer shall, immediately after the conclusion of voting at the Annual General meeting, first count the votes cast at the meeting, thereafter unblock the votes cast through remote e-voting and ballot in the presence of atleast two witnesses not in the employment of the Company and make a consolidated Scrutinizer's Report on the total votes cast in favour or against, if any, to the Chairman of the Company not later than 3 days of conclusion of the Meeting.
- The results declared along with the Scrutinizer's Report shall be placed on the website of CDSL within 24 hours of the passing of the Resolutions at the 37th Annual General meeting of the Company on September 30th, 2019 and communicated to the BSE Limited, where the share of the Company are listed and shall also be placed on the website of the Company.

BY ORDER OF THE BOARD

Sd/-

K. Sudesh Kumar Acharya

Director

Date: 14. 08. 2019

Annexure to Notice Details of the Directors seeking appointment/re-appointment at the Annual General Meeting (Pursuant to Regulation 36 (3) of the Listing Regulations, 2015 & Secretarial Standards-2 on General Meetings)

Ordinary Business Item No. 03:

Name of the Director	Abhilasha Bhargava
DIN	00940237
No. of Shares held	14,17,1129
Date of Appointment	September 2 nd , 1994
Brief Profile	Is a member of the Promoter Group. Has been in the
	employment of the Company since 1993. Has 2 decades
	plus of experience in this Industry. Is conversant with the
	matters of the Company
Directorship in other Public Limited Company	No
Relationship with other Directors, Manager	Spouse of Mr. Umesh Phalorh
and other Key Managerial Personnel	
Chairman/Member of the Committee of the	
Board of Directors of the Company	No
Chairman/Member of the Committee of the	
Board of Directors of other Public Companies*	No

The Board hereby recommends to members re-appointment of the Director Mrs. Abhilasha Bhargava, who retires by rotation at the ensuing Annual General Meeting and being eligible offers herself for re-appointment and the members are hereby requested to consider the resolution set out in **Item No. 02 of the Ordinary Business**., the other Directors, Key Managerial Personnel or their relatives are in any way concerned or interested in this resolution to the extent of their inter-se relationship.

DIRECTORS REPORT

Dear Members,

The Directors of the company present the 37th Annual Report of your Company together with the Audited financial statements and the Auditors Report of your company for the financial year March 31, 2019. The summarized financial results for the year ended March 31, 2019 are as under:-

1) Financial Results -

Particulars	For the Financial	For the Financial
	year ended	year ended
	March 31, 2019	March 31, 2018
	Amt. in Lakhs	Amt. in Lakhs
Sales & Other Income	23.87	22.15
Gross Profit/ (Loss)	8.46	7.52
Depreciation	3.23	3.21
Interest	4.56	4.51
Profit/ (Loss) before Tax	0.67	(0.20)
Тах	0	0
Profit/ (Loss) after Tax	0.67	(0.20)

2) Review of Operations -

The Company has achieved a turnover (Sales and other income) of Rs.23.87 Lakhs against Rs.22.15 Lakhs reported last year and there was a Gross Profit of Rs.0.67 Lakhs as compared to Gross Loss of Rs.(0.20) lakhs reported last year.

The Hon'ble BIFR had directed the Asset Sale Committee (ASC) to sell the surplus assets of the Company at Tarapur and Daman. The sales proceeds were to be used to settle the statutory dues along with the dues of the Bankers and UTI. Accordingly, the ASC confirmed the Sale of the Company's properties at Tarapur and Daman in favor of M/s. Mount Overseas Private Limited, Mumbai who directly deposited a sum of Rs.270 lacs with the Operating Agency for the purchase of the same. The Company was directed to prepare and submit the Draft Rehabilitation Scheme to the Operating Agency.

Accordingly, the Operating Agency submitted its report to the Hon'ble BIFR vide their letter No. CMW/OAD/180/JPV/2013 of date March 27th, 2013 who directed the Operating Agency thereafter to retain this amount of Rs. 270 lacs in a No Lien deposit account (Short term for 91 days) to be automatically renewed till further instructions and the same to be a part of Draft Rehabilitation Scheme.

In the interim period, the secured lenders were not willing to wait for the Draft Rehabilitation Scheme to be formulated, circulated and approved as a consensus was difficult to be had within the Consortium and UTI. Based on directions from Hon'ble BIFR to settle the secured creditors of the Company individually, the Company entered into dialogue with them for a One-time Settlement. After much follow up, they individually agreed on the condition of upfront payment. The Company's finances did not permit this and so bridge-finance was arranged from M/s. Sai Ram Investments of Rs. 128 lacs. Unable to commit to payment of interest on a percentage basis, given the already existing financial burden, it was agreed that

the amount would be repaid to M/s. Sai Ram Investments from the sales proceeds together with 50% interest that would have accrued on the amount kept in the No Lien Account with the Operating Agency. It was agreed between the Company and M/s. Sai Ram Investments that the bridge finance repayment would not exceed beyond 42 months from the date of first disbursal. The amount still rests with the Operating Agency who have expressed their inability to release the amount without directions from appropriate authority and hence, the date of release remains uncertain and, the figure of interest is presently not determinable. Therefore, no provision for interest has been made either as receivable from Operating Agency or payable from the same to M/s. Sai Ram Investments. The necessary adjustments of interest receipt and interest payment would be made in the Books on actual realization.

As per the directions of Hon'ble BIFR, the promoters were required to bring in 25% of the Rehabilitation costs proposed in the Draft Rehabilitation Scheme. Accordingly, the Promoters advanced to the Company Rs.88 lacs till date of reporting for the said purpose. The Hon'ble BIFR had ordered that the Draft Rehabilitation Scheme should be formulated, circulated and submitted to the Board for approval. In the meanwhile, since Hon'ble BIFR has abated, the matter will now need directions from the appropriate authority. The monies received were utilized in settling the secured creditors of the Company. The Company had received a representation from the Promoters seeking payment of interest (equivalent to that of a savings bank account) on the amount advanced to the Company from financial year 2017-18 onwards. Accordingly, the Board has made payment of interest payable to the promoter on the said amount in the current year 2018-19 as well as the previous year 2017-18. M/s. Sai Ram Investments have also been actively pursuing the Company for repayment of the bridge finance taken. The Company has requested the Operating Agency to release the amount kept in No Lien Account on behalf of the Company. However, in absence of further instructions from appropriate authority, the Operating Agency is unable to act in the matter.

On the other hand, the highest bidder viz., M/s. Mount Overseas Private Limited having directly deposited the entire sale proceeds with the OA have now moved the National Company Law Tribunal, Mumbai seeking directions for execution of documents for transfer of the Tarapur and Daman properties in their favor. The Operating Agency and the Company have both been made parties to the case. The Company finds itself disadvantaged in the matter as they have no clarity with respect to time frame for release of payment from the OA and hence find itself unable to execute documents for transfer of the properties at Tarapur and Daman. The matter is presently being heard at the NCLT, Mumbai and is sub judis awaiting further directions.

On the operations front, the Directors continue to look for business streams that can augment the business volume of the company. The company's plants are presently non operational due to various constraints.

3) Dividend -

The Directors taking into consideration the present financial position of the company do not recommend any dividend for the year ended March 31, 2019.

4) Deposits -

Details related to Deposits:

- A) Accepted during the year: NIL
- B) Remained unpaid or unclaimed as at the end of the year: NIL
- Default in repayment of deposits or payment of interest thereon during the year: not applicable
- D) Deposits not in compliance with the provisions of the Companies Act, 2013: NIL

5) TRANSFER TO RESERVES

The Board does not propose transfer to reserves for the year 2018-19.

6) Listing -

The Company's equity shares are listed on the BSE Limited. The Company has paid the annual listing fees up to the year 2014. Presently, trading in the securities of the Company has been suspended by the Stock Exchange. The Company had received a Notice for Suspension of the Company's Script from the Bombay Stock Exchange. The Company has replied to the said Notice as per the directions in the said Notice. Thereafter, the Bombay Stock Exchange has issued a Show Cause Notice in the Financial Express including the Company amongst those earmarked for Compulsory Delisting on account of non-payment of Listing fees and other compliances. The Company officials have met the BSE officials and explained the situation with regard to the status of the Company with Hon'ble BIFR/ NCLT amongst other developments. The Company has also complied with the requirements of the BSE albeit the payment of the listing fees and penalties, if any. The Company officials have also informed the BSE that the Company's net worth stands totally eroded. The BSE officials have noted all of the above and will act further as per the decision of their senior officials. The Company awaits further feedback from them.

7) Directors -

Mrs. Abhilasha K. Bhargava (DIN 00940237), Director retires by rotation at the end of the ensuing Annual General meeting and being eligible offers herself for re-appointment. The Board recommends her re-appointment as a Director on the Board of the Company. The Company's Board comprises of five Directors of which two Directors hold an Executive position and the other three Directors are Independent, Non-executive Directors.

A) Composition of the Board:

Name of the Director	Status
Ms. Abhilasha Krishna Bhargava	Executive Director
Mr. K. Sudesh Kumar Acharya	Executive Director
Mr. Venugopal R. Coontoor	Non-executive Director – Independent
Ms. Karuna Kotiyan	Non-executive Director – Independent
Mr. Rajendra C. Shah	Non-executive Director – Independent

During the year, there has been no change in the Directorship of the Company.

Board meetings:

The Board meetings of the Company are held at the registered office of the Company in Mumbai. The Notice and Agenda of the meetings are sent 7 (seven) days in advance to the Directors of the Company. The senior management team is invited to the Board meeting in order to submit reports, participate in discussions, clarify on operations, as maybe required from time to time. The Board meets at the close of the quarter to review the quarterly performance and financial results of the Company, amongst other matters.

Number of Board meetings conducted during the year:

There were 4 (four) Board meetings held during the financial year 2018-19. The Board met on the following dates - May 30th, 2018; August 14th, 2018; November 14th, 2018 and February 14th, 2019.

B) Attendance of Directors at the Board meetings and the last AGM:

Name of the Director	No. of Board meetings held	No. of Board meetings attended	Attendance at the last AGM	No. of Directorships in other Boards	No. of Committees (other than Bee Electronic Machines Limited) in which he/ she is a member
Ms. Karuna Kotiyan	4	2	Absent	0	0
Mr. K. Sudesh Kumar Acharya	4	4	Present	0	0
Ms. Abhilasha Bhargava	4	4	Present	5	0
Mr. Venugopal Coontoor	4	4	Present	0	0
Mr. Rajendra C. Shah	4	4	Present	0	0

COMMITTEES OF THE BOARD

The Board has constituted committees comprising of non-executive and independent directors to focus on critical functions of the Company and also for the smooth and efficient business operations. The Committees meet at regular intervals for deciding various matters and providing directions and authorizations to the management for its implementation. The Board takes note of the material recommendations/ decisions of the committees and approves / deliberates and decides on them as needed.

The Board has accordingly constituted 3 (three) committees that comply with the requirements of the SEBI (LODR) Regulations, 2015 as also the provisions of the Companies Act, 2013.

A) Audit Committee:

The audit committee comprises of three members of which two are Independent Directors. The constitution of the Committee comprises of Ms. Karuna Kotiyan (Chairperson), Mr. Venugopal Coontoor and Ms. Abhilasha Bhargava, members.

The terms of reference to the Audit Committee cover the matter specified under Regulation 18 of the SEBI (LODR) Regulations, 2015 and Section 177 of the Companies Act, 2013.

The Committee met 4 (four) times during the current year on May 30th, 2018; August 14th, 2018; November 14th, 2018 and February 14th, 2019. All members were present at each meeting other than the ones held on November 14th, 2018 and February 14th, 2019 where Ms. Karuna Kotiyan was absent.

B) Nomination and Remuneration Committee:

The Nomination and Remuneration Committee comprises of 4 members of which 2 members are non executive independent directors Ms. Karuna Kotiyan (Chairperson), Mr. Rajendra kumar C. Shah, Mr. K. Sudesh kumar Acharya and Ms. Abhilasha Bhargava. The terms of reference to the Committee cover the matter specified under Regulation 19 of the SEBI (LODR) Regulations and Section 178 of the Companies Act, 2013.

The Company met on one occasion i.e. on February 14th, 2019 and all the members were present at the meeting except Ms. Karuna Kotiyan who was absent.

Disclosure of Remuneration to Directors

Non-Executive Directors were not paid any remuneration. The Executive Directors were paid remuneration during the year as disclosed in Note 16 of the Accounts.

C) Stakeholders Relationship Committee:

The Stakeholders Relationship Committee has been constituted specifically to look into the redressal of the grievances of the security holders of the Company. The Committee has been established under the Chairmanship of Ms. Karuna Kotiyan with Mr. K. Sudeshkumar Acharya and Ms. Abhilasha Bhargava as members. The Committee met four times during the year. All the members of the Committee were present at the meetings.

There were no pending shareholders complaints/ grievances and transfer of shares as on March 31st, 2019.

The Company has designated an email id of the Compliance Officer, specifically, to look after investor grievances and to solve them in a speedy manner.

The Board has appointed Mr. Umesh R. Phalorh, Chief Financial officer as the Compliance Officer. Email id: investors@beeelectronic.com

DETAILS OF REMUNERATION TO DIRECTORS

The policy in respect of appointment and remuneration of KMP's and other employees in the Company "The Remuneration Policy" is attached herewith as Annexure A and the information relating to the remuneration of Directors as required under Section 197 (12) of the Act is attached herewith as Annexure B.

VIGIL MECHANISM

The Company has established a Vigil Mechanism for enabling the Directors and Employees to report genuine concerns. The Vigil Mechanism provides for (a) adequate safeguards against victimization of persons who use the Vigil Mechanism; and (b) direct access to the Chairperson of the Audit Committee of the Board of Directors of the Company in appropriate or exceptional cases. The Audit Committee of the Board has been entrusted with the responsibility of overseeing the Vigil Mechanism.

DECLARATION OF INDEPENDENCE FROM INDEPENDENT DIRECTORS

All Independent Directors of the Company have individually and severally given a declaration pursuant to Section 149(7) of the Companies Act, 2013 affirming compliance to the criteria of Independence as laid down under Section 149(6) of the Companies Act, 2013. Based on the declaration(s) of Independent Directors, the Board of Directors recorded its opinion that all Independent Directors are independent of the Management and have fulfilled the conditions as specified in the Companies Act, 2013, rules made thereunder as well as applicable provisions of the SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015.

BOARD EVALUATION

The Company has devised a policy for performance evaluation of Independent Directors, Board, committees and other individual directors. The Nomination and Remuneration committee of the Board is entrusted with the responsibility in respect of the same. The committee studies the practice prevalent in the industry and advises the Board with respect to evaluation of the Board members. On the basis of the recommendations of the Committees, the Board carries an evaluation of its own performance and that of its committees and individual Directors.

8. Auditors Report -

The observations of the auditors in their report are self-explanatory and are dealt with in the Notes to Account at appropriate places and therefore, in the opinion of the Directors, do not call for further comments. The Management however continues to make efforts to recover the doubtful loans and advances and hence no provisions have been made.

9. Auditors -

M/s. Bhatter & Paliwal, Chartered Accountants, having their office at Marine Lines, Mumbai retire at the ensuing Annual General meeting of the Company and being eligible offer themselves for re-appointment. The Directors recommend their re-appointment as Statutory Auditors of the Company and request the members to appoint them and fix their remuneration.

10. Secretarial Auditors -

The Secretarial Audit report for the financial year 2018-19 issued by the Secretarial Auditor has been attached as Annexure C. The qualification made by the Auditor in her report and the management's reply to the same is as follows:-

Sr. No.	Auditors Remarks	Managements reply
1.	The Company has not appointed a	Company is on the look-out for a suitable candidate.
	Company Secretary.	Would fill the vacancy as soon as a suitable candidate
		is found as it is difficult to find someone willing to join
		a SICK/ NCLT Company.

11. Particulars of employees -

The details of employees as per sub rule 2 and sub rule 3 of Rule 5 of the Companies (Appointment and Remuneration) Rules, 2014 is attached herewith as Annexure D.

12. Extract of Annual Return -

The Extract of Annual Return in Form MGT-9 in accordance with the provisions of Section 134 (3) (a) of The Companies Act, 2013 is attached herewith as Annexure E.

13. Particulars of Loans, Guarantees or Investments -

Particulars of Loans, Guarantees given and Investments made during the year are provided in the financial statements forming part of this Annual Report.

14. Related Party Transactions -

The Company has not entered into any transaction with related parties which required disclosure as per the provision of Section 134 (3)(h) of The Companies Act, 2013.

15. Director's Responsibility Statement -

In compliance to the requirements of Section 134 (3) (c) of The Companies Act, 2013, your Directors confirm that:

- a) The Company has followed the applicable accounting standards in the preparation of the Annual Accounts and there has been no material departure.
- b) That the Directors had selected such accounting policies and applied them consistently and made judgments and

estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at the end of the financial year and of the Profit and Loss of the Company for that period.

- c) That the Directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of this Act for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities.
- d) That the Directors have prepared the annual accounts on a going concern basis
- e) That the Directors have laid down internal financial control which are adequate and are operating effectively;
- f) That the Directors have devised proper systems to ensure compliance with provisions of all applicable laws and that such systems are adequate and operating effectively.

16. Particulars of Energy Consumption, Foreign exchange and outgo -

As required under Section 217 (1) (e) of the Companies Act, 1956 read with Companies (Disclosure of Particulars in the Report of the Board of Directors) Rules, 1988 the relevant information is as stated below:-

The Company's operations involve low energy consumption. Whenever possible, energy conservation measures are being implemented. The Company is not involved in any research and development activity presently. The foreign exchange earnings and outgo are nil.

17. Risk Management Policy -

Your Company recognizes that risk is an integral part of business and is committed to managing the risks in a proactive and efficient manner. Your Company periodically assesses risks in the internal and external environment and takes all measures necessary to effectively deal with incidences of risks.

18. Corporate Governance –

The Company's philosophy of corporate governance is aimed at assisting the top management of the Company in efficient conduct of its business and in meeting its obligation towards all stakeholders. The Company believes that ethical business conduct is the foundation of efficient corporate governance.

In terms of Regulation 15(1) of SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015, the provisions related to Corporate Governance as specified in Regulation 17 to 27 and Clause (b) to (i) of sub-regulation (2) of regulation 46 and para C, D and E of schedule V shall not be applicable in respect of companies having paid up equity share capital not exceeding Rs.10 Crore and Net worth not exceeding Rs.25 Crore as on the last day of the previous financial year.

As on March 31, 2019, the Equity Share Capital is Rs. 5,00,00,000 and Net worth stands fully eroded and is (Rs.2,59,36,449/-). Hence, the company is not required to provide a separate report on corporate governance, and also the certificate from the Company's Auditors confirming the compliance of Corporate Governance.

19. CHANGE IN THE NATURE OF BUSINESS

During the period under review, there is no change in the nature of business of the Company. The Company continues to operate in the Office Automation Sector.

20. DETAILS OF SUBSIDIARY, JOINT VENTURE OR ASSOCIATE COMPANY

The Company does not have any subsidiary, Joint venture or Associate Company.

21. REPORTING OF FRAUDS

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

22. PREVENTION OF SEXUAL HARRASSMENT AT WORKPLACE

The Company has zero tolerance towards sexual harassment at workplace and has adopted a Policy on prevention, prohibition and redressal of sexual harassment at workplace in line with the requirements of the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 and Rule made thereunder. During the year under review, there were no cases filed or reported pursuant to the provisions of the said Act.

23. MATERIAL CHANGES AFFECTING THE FINANCIAL POSITION OF THE COMPANY

During the year ended March 31, 2019, there were no material changes and commitments affecting the financial position of the Company have occurred.

24. CORPORATE SOCIAL RESPONSIBILITY

Since the provisions as laid down in Section 135 of the Companies Act, 2013 are not applicable to the Company, hence no such Committee has been formed.

25. SIGNIFICANT AND MATERIAL ORDERS PASSED BY THE REGULATORS OR COURTS

There are no significant and material orders passed by the Regulators/Courts which would impact the going concern status of the Company and its future operations.

26. MANAGEMENT DISCUSSION AND ANALYSIS

The Management Discussion and Analysis Report on the operations of the Company, as required under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 is provided in a separate section and forms an integral part of this Report.

27. Acknowledgements -

Your Directors place on record their gratitude to the continuing support of the shareholders and the business associates at all levels.

The employee relations continued to be cordial throughout the year. Your Directors wish to place on record their sincere appreciation to all employees for their commitment and continued contribution to the Company.

28. Disclaimer -

Date: 14-08-2019

The Management Discussion and Analysis contained herein is based on the information available to the Company and assumptions made based on experience with regard to domestic and global economy, and also the final decisions of the pending litigation in various Courts of Law, on which the Company's performance is dependent. It may be materially influenced by changes in economy, government policies, final judgments in the legal forums, environment and the like, on which the Company may or may not have any control, which could impact the views perceived or expressed herein.

For and on behalf of the Board

Sd/- Sd/-

K. Sudesh Kumar Acharya Rajendra Kumar C. Shah

Place: Mumbai Director Director

Annexure A Remuneration Policy

Objective

The Companies Act, 2013 ("the Act") and the SEBI LODR Regulations require a Company to frame a policy for determining the remuneration payable to the Directors, Key Managerial Personnel (KMPs) and other employees. While appointing the Directors, the Nomination and Remuneration Committee ("the Committee") considers the qualification, positive attributes, areas of expertise and number of Directorships in other Companies and other such factors as it may deem fit. The Board considers the Committee's recommendation and takes appropriate decision.

The objective of the Remuneration Policy (the Policy) of the Company is to provide a framework for the remuneration of the independent Directors, Non-Executive Directors, Managing/ Executive Directors, KMPs and other senior level employees of the Company.

The Objective of this Policy is to ensure that:

- i. The level and composition of remuneration is reasonable and sufficient to attract, retain talent required to run the Company successfully;
- ii. Relationship of remuneration to performance is clear and meets appropriate performance benchmarks; and
- iii. Remuneration to the Directors, KMPs and senior management comprises a balance of fixed and incentive pay reflecting short and long term performance objectives, appropriate to the working of the Company and its goals.

Remuneration to the Independent and Non- Executive Directors -

- i. The Independent Directors and Non-Executive Directors are eligible for sitting fees for attending the meetings of the Board and the Committees thereof.
- ii. The Independent Directors and Non- Executive Directors are also eligible for commission, subject to the limits prescribed under the Act and the Rules there under.
- iii. The Independent Directors are not eligible for Stock Options.
- iv. The Non-Executive Directors (other than promoter Directors) shall be eligible for stock options.

Remuneration of the Managing/ Executive Directors -

- i. The Remuneration of the Managing/ Executive Director is recommended by the Nomination and Remuneration Committee to the Board. On the basis of the recommendation of the Committee, the Board determines and approves the remuneration of the Managing / Executive Directors, subject to necessary approvals, if any.
- ii. The remuneration paid to the Managing Director/ Executive Directors is within the limit prescribed under the Act and approved by the shareholders of the Company. The remuneration structure includes fixed salary, perquisites, bonus, other benefits, allowances and contribution to funds, etc.
- iii. The Executive Director (other than the Promoter Director) shall be eligible for stock options.

Remuneration of the KMP (other than the Executive Directors) and senior level employees -

- The key components of remuneration package of the KMP (other than Executive Director) and senior level employees shall comprise of fixed salary, perquisites, annual bonus, other benefits, allowances and contribution to funds etc.
- They shall be eligible for stock options.

Policy Review -

- The Policy may be amended as may be necessary.
- The Committee shall implement the Policy and may issue such guidelines, procedures etc as it may seem fit.

For and on behalf of the Board

Sd/- Sd

Date: 14-08-2019 K. Sudesh Kumar Acharya Rajendra Kumar C. Shah

Place: Mumbai Director Director

Annexure B

Details of Ratio of Remuneration of Director

[Section 197(12), r/w Rule 5 of Companies (Appointment and

Remuneration of Managerial Personnel), Rules, 2014]

(i)	the ratio of the remuneration of each Director to the median remuneration of the employees of the Company for the financial year;	Overall ratio is 46:.54 Executive Director, is 0.46
(ii)	the percentage increase in remuneration of each Director, Chief Financial Officer, Chief Executive Officer, Company Secretary or Manager, if any, in the financial year;	No increase. Same as previous years
(iii)	the percentage increase in the median remuneration of employees in the financial year;	NIL
(iv)	the number of permanent employees on the rolls of Company;	3
(v)	Affirmation that the remuneration is as per the Remuneration Policy of the Company.	The remuneration is as per the remuneration policy of the Company

For and on behalf of the Board

Sd/- Sd/-

Date: 14-08-2019 Abhilasha K. Bhargava Rajendra Kumar C. Shah

Annexure – C

Form No. MR-3

SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR 2018-19

[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 Board of Directors, Bee Electronic Machines Limited, 266 Dr. Annie Besant Road, Worli, Mumbai 400 030

I have conducted the Secretarial Audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by M/s. Bee Electronic Machines Limited (hereinafter called the Company). Secretarial audit was conducted in a manner that provided me a reasonable basis for evaluating the corporate conducts/ statutory compliances and expressing my opinion thereon.

Based on my verification of the books, papers, minute books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, I hereby report that in my opinion, the Company has, during the audit period covering the financial year ended on 31st March, 2019 complied with the statutory provisions listed hereunder and also that the Company has proper Board processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

I have examined the books, papers, minute books, forms and returns filed and other records maintained by the Company for the financial year ended on 31st March, 2019 according to the provisions of:-

- 1. The Companies Act, 2013 (the Act) and the rules made thereunder;
- 2. The Securities Contracts (Regulation) Act, 1956 (SCRA) and the rules made thereunder;
- 3. The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- 4. 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 to the extent applicable;
- 5. The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 (SEBI Act) to the extent possible:
 - a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
 - b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 1992;
 - c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009;
 - d) The Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014;
 - e) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008;
 - f) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client;

- The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; and g)
- The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998;
- The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015
- 5. Sick Industrial Companies Act, 1956
- Other Laws applicable to the Company as per the representations made by the Management

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

- Secretarial Standards issued by The Institute of Company Secretaries of India
- The Listing Agreement entered into by the Company with the BSE Limited (BSE) (As applicable upto 30th, November, 2015);

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

- The Company has not appointed a Company Secretary and Internal Auditors;
- Company is presently suspended by the BSE Limited and has received a Notice from The Bombay Stock Exchange for compulsory delisting. The Company is in process of complying various pending compliances under the Listing Agreement as also other SEBI Regulations besides responding to the Notice received for compulsory delisting;

I further report that:

The Board of Directors of the Company are duly constituted with proper balance of Executive Directors, Non-executive and Independent Directors. There has been no change in the composition of the Board of Directors during the period under review.

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

All decisions at Board meeting and committee meetings are carried out unanimously as recorded in the Minutes of the meetings of the Board of Directors or Committee of the Board, as the case may be.

I further report that:

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

I further report that:

The compliance by the Company of applicable financial laws, like Direct and Indirect tax laws, has not been reviewed in this Audit as the same have been subject to review by statutory financial auditors and other designated professionals.

Sd/-

Place: Mumbai Deepali More Date: 14-08-2019 ACS No. 32117

C P No. 17502

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

Annexure D

FORM NO. MGT- 9 EXTRACT OF ANNUAL RETURN

As on financial year ended on 31.03.2019

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

I. Registration and Other Details:

i	ON	L32100MH1981PLC025033
ii	Registration Date	19/08/1981
iii	Name of the Company	Bee Electronic Machines Limited
iv	Category/Sub-category of the Company	Public Limited company by shares
v	"Address of the Registered office" &	266, Dr. Annie Besant Road, Worli, Mumbai 400030
	contact details"	Tel. 022 - 2430 1873
vi	Whether listed company	Yes
vii	Name , Address & contact details of the	Adroit Corporate Services Pvt Ltd 19-20, Jaferbhoy
	Registrar & Transfer Agent, if any.	Industrial Estate, 1st Floor, Makwana Road, Marol Naka,
		Andheri East, Mumbai - 400059. Telephone 022- 42270400

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)

S. No.	Name and Description of main products / services	NIC Code of the Product/service	% to total turnover of the company
1	Sales and Service of office Automation products	47613	100%

III PARTICULARS OF HOLDING, SUBSIDIARY & ASSOCIATE COMPANIES

SI No	Name & Address of the Company	CIN/GLN	HOLDING/ SUBSIDIARY/	% OF SHARES	APPLICABLE SECTION
			ASSOCIATE	HELD	
1.	None	None	None	None	None

IV SHAREHOLDING PATTERN (Equity Share capital Break up as % to Total Equity)

Category of Shareholders	ı	No. of Share beginning	es held at the of the year		No. of Shares held at the end of the year					% change during the year	
	Demat	Physical	Total	%of Total Shares	Demat	Physical	Total	%of Total Shares			
A. Promoters											
(1) Indian											
a) Individual/HUF	0	26100	26100	0.82%	0	26100	26100	0.82%	0	0.00%	
b) Central Govt.or											
State Govt.	0	0	0	0.00%	0	0	0	0.00%	0	0.00%	
c) Bodies Corporates	0	75000	75000	2.36%	0	75000	75000	2.36%	0	0.00%	
d) Bank/FI	0	0	0	0.00%	0	0	0	0.00%	0	0.00%	
e) Any other Directors											
Relatives	23289	6250	29539	0.93%	23289	6250	29539	0.93%	0	0.00%	
Directors	1416329	900	1417229	44.57%	1416329	900	1417229	44.57%	0	0.00%	
SUB TOTAL:(A) (1)	1439618	108250	1547868	48.68%	1439618	108250	1547868	48.68%	0	0.00%	
(2) Foreign											
a) NRI- Individuals	0	0	0	0.00%	0	0	0	0.00%	0	0.00%	
b) Other Individuals	0	0	0	0.00%	0	0	0	0.00%	0	0.00%	
c) Bodies Corp.	0	0	0	0.00%	0	0	0	0.00%	0	0.00%	
d) Banks/FI	0	0	0	0.00%	0	0	0	0.00%	0	0.00%	
e) Any other	0	0	0	0.00%	0	0	0	0.00%	0	0.00%	
SUB TOTAL (A) (2)	0	0	0	0	0	0	0	0	0	0.00%	
Total Shareholding											
of Promoter											
(A)=(A)(1)+(A)(2)	1439618	108250	1547868	48.68%	1439618	108250	1547868	48.68%	0	0.00%	
B. PUBLIC											
SHAREHOLDING											
(1) Institutions											
a) Mutual Funds	0	4750	4750	0.15%	0	4750	4750	0.15%	0	0.00%	
b) Banks/FI	3600	100	3700	0.12%	3600	100	3700	0.12%	0	0.00%	
C) Central govt	0	0	0	0.00%	0	0	0	0.00%	0	0.00%	
d) State Govt.	0	0	0	0.00%	0	0	0	0.00%	0	0.00%	
e) Venture Capital Fund	0	0	0	0.00%	0	0	0	0.00%	0	0.00%	
f) Insurance Companies	0	0	0	0.00%	0	0	0	0.00%	0	0.00%	

Category of Shareholders	1	No. of Share beginning	es held at the of the year		N	No. of Shares held at the end of the year			_	% change during the year		
	Demat	Physical	Total	%of Total Shares	Demat	Physical	Total	%of Total Shares				
g) FIIS	0	0	0	0.00%	0	0	0	0.00%	0	0.00%		
h) Foreign Venture												
Capital Funds	0	0	0	0.00%	0	0	0	0.00%	0	0.00%		
i) Others (specify)	0	0	0	0.00%	0	0	0	0.00%	0	0.00%		
SUB TOTAL (B)(1):	3600	4850	8450	0.27%	3600	4850	8450	0.27%	0	0.00%		
(2) Non Institutions												
a) Bodies corporates												
i) Indian	39683	29550	69233	2.18%	39583	29650	69233	2.18%	0	0.00%		
ii) Overseas	0	0	0	0.00%	0	0	0	0.00%	0	0.00%		
b) Individuals												
i) Individual												
shareholders holding												
nominal share capital												
upto Rs. 2 lakhs	763699	733600	1497299	47.08%	772149	725150	1497299	47.08%	0	0.00%		
ii) Individuals												
shareholders holding												
nominal share capital												
in excess of												
Rs. 2 lakhs	50000	0	50000	1.57%	50000	0	50000	1.57%	0	0.00%		
c) Others (specify)												
NRI's	3200	3950	7150	0.22%	3400	3750	7150	0.22%	0	0.00%		
SUB TOTAL (B)(2):	856582	767100	1623682	51.06%	865132	758550	1623682	51.06%	0	0.00%		
Total Public												
Shareholding												
(B)= (B)(1)+(B)(2)	860182	771950	1632132	51.32%	868732	763400	1632132	51.32%	0	0.00%		
C. Shares held by												
Custodian for												
GDRs & ADRs	0	0	0	0.00%	0	0	0	0.00%	0	0.00%		
Grand Total (A+B+C)	2299800	880200	3180000	100%	2308350	871650	3180000	100%	0	0.00%		

(ii) SHARE HOLDING OF PROMOTERS

S. No.	Shareholder's Name	Shareh	olding at the be	eginning of	Shareholding at the end of the year			% 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	ABHILASHA BHARGAVA	1417129	44.56%	0.00%	1416229	44.54%	0.00%	-0.03%
2	AMIT BHARGAVA	4850	0.15%	0.00%	200	0.01%	0.00%	0.00%
3	ANUJ BHARGAVA	900	0.03%	0.00%	300	0.01%	0.00%	0.00%
4	ASHA BROTHERS							
	PRIVATE LIMITED	75000	2.36%	0.00%	75000	2.36%	0.00%	0.00%
5	K.K. BHARGAVA (H.U.F)	26100	0.82%	0.00%	24650	0.78%	0.00%	0.00%
6	NISHA BHARGAVA	100	0.00%	0.00%	100	0.00%	0.00%	0.00%
7	RATNA BHARGAVA	100	0.00%	0.00%	100	0.00%	0.00%	0.00%
8	SHREE KUMAR BHARGAVA	100	0.00%	0.00%	100	0.00%	0.00%	0.00%
9	SITA BHARGAVA	100	0.00%	0.00%	100	0.00%	0.00%	0.00%
10	TARUN BHARGAVA	100	0.00%	0.00%	100	0.00%	0.00%	0.00%
11	UMESH KUMAR R PHALORH	989	0.03%	0.00%	989	0.03%	0.00%	0.00%
12	VASHISTH BHARGAVA	200	0.01%	0.00%	200	0.01%	0.00%	0.00%
13	VASHISTH BHARGAVA HUF	22000	0.69%	0.00%	22000	0.69%	0.00%	0.00%
	Total	1547668	48.67%	0.00%	1540068	48.43%	0.00%	-0.24%

(iii) CHANGE IN PROMOTERS' SHAREHOLDING (SPECIFY IF THERE IS NO CHANGE)

Sr. No.	Particulars	Shareholding at the beginning 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	At the beginning of the year	1547768	48.67%	1547768	48.67%
	Date wise increase/decrease in Promoters Share holding during the year specifying the reasons for increase/decrease (e.g. allotment/transfer/bonus/sweat equity etc)	0	0	0	0.0%
	At the end of the year	1547768	48.67%	1547768	48.67%

(iv) Shareholding Pattern of top ten Shareholders (other than Direcors, Promoters & Holders of GDRs & ADRs)

Sr. No.	For Each of the Top 10 Shareholders	Shareholding at the beginning 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
	At the beginning of the year	157725	4.96%	157725	4.96%
	Date wise increase/decrease in Promoters Share holding during the year specifying the reasons for increase/decrease				
	(e.g. allotment/transfer/bonus/sweat equity etc) At the end of the year (or on the date of separation,	0	0	0	0
	if separated during the year)	157725	4.96%	157725	4.96%

(v) Shareholding of Directors & KMP

Sr. No.	For Each of the Directors & KMP	Shareholding at the beginning of the year		Cumulative Shareholding during the year	
		No. of Shares	% of total shares of	No. of Shares	% of total shares of
			the company		the company
	At the beginning of the year	1418318	44.60%	1418318	44.60%
	Date wise increase/decrease in Promoters Share holding during				
	the year specifying the reasons for increase/decrease				
	(e.g. allotment/transfer/bonus/sweat equity etc)	0	0.00%	0	0.00%
	At the end of the year	1418318	44.60%	1418318	44.60%

V INDEBTEDNESS

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

Particular	Secured Loans	Unsecured	Deposits	Total
	excluding deposits	Loans		Indebtedness
Indebtness at the beginning of the financial year				
i) Principal Amount	0	8645000	294400	8939400
ii) Interest due but not paid	0	0	0	0
iii) Interest accrued but not due	0	0	0	0
Total (i+ii+iii)	0	8645000	294400	8939400
Change in Indebtedness during the financial year				
Additions	0	155000	0	155000
Reduction	0	0	0	0
Net Change	0	155000	0	155000
Indebtedness at the end of the financial year				
i) Principal Amount	0	8800000	294400	9094400
ii) Interest due but not paid	0	0	0	0
iii) Interest accrued but not due	0	0	0	0
Total (i+ii+iii)	0	8800000	294400	9094400

VI REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

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

S. No	Particulars of Remuneration	Name of the	MD/WTD/Manager	Total amount
1	Gross salary	Abhilasha Bhargava	K Sudeshkumar	
	(a) Salary as per provisions contained in			
	section 17(1) of the Income Tax. 1961.	103700	202095	305795
	(b) Value of perquisites u/s 17(2) of the			
	Income tax Act, 1961	0	0	0
	(c) Profits in lieu of salary under section 17(3)			
	of the Income Tax Act, 1961			
2	Stock option	0	0	0
3	Sweat Equity	0	0	0
4	Commission	0	0	0
	as % of profit			
	others (specify)			
5	Others, please specify	0	0	0
	Total (A)	103700	202095	305795
	Ceiling as per the Act			

B. Remuneration to other directors:

SI.No	Particulars of Remuneration	Name of the Directors			TotalAmount
1	Independent Directors				
	(a) Fee for attending board committee meetings	0	0	О	0
	(b) Commission	0	0	О	0
	(c) Others, please specify	0	0	О	0
	Total (1)	0	0	0	0
2	Other Non Executive Directors				
	(a) Fee for attending board committee meetings	0	0	0	0
	(b) Commission	0	0	0	0
	(c) Others, please specify.	0	0	0	0
	Total (2)				
	Total (B)=(1+2)	0	0	О	0
	Total Managerial Remuneration	0	0	0	0
	Overall Cieling as per the Act.				

C. REMUNERATION TO KEY MANAGERIAL PERSONNEL OTHER THAN MD/MANAGER/WTD

SI. No.	Particulars of Remuneration		Key Managerial Personnel			Total
1	Gross Salary	CEO	Company Secretary	CFO	Total	
	(a) Salary as per provisions contained in					
	section 17(1) of the Income Tax Act, 1961.	0	0	308400	308400	308400
	(b) Value of perquisites u/s 17(2) of the					
	Income Tax Act, 1961	0	0	0	0	0
	(c) Profits in lieu of salary under section					
	17(3) of the Income Tax Act, 1961	0	0	0	0	0
2	Stock Option	0	0	0	0	0
3	Sweat Equity	0	0	0	0	0
4	Commission	0	0	0	0	0
	as % of profit	0	0	0	0	0
	others, specify	0	0	0	0	0
5	Others, please specify	0	0	0	0	0
	Total	0	0	308400	308400	308400

VII PENALTIES/PUNISHMENT/COMPPOUNDING OF OFFENCES

Тур	ne	Section of the Companies Act	Brief Description	Details of Penalty/ Punishment/ Compounding fees imposed	Authority (RD/NCLT/ Court)	Appeall made if any (give details)
A	COMPANY					
	Penalty	0	0	0	0	0
	Punishment	0	0	0	0	0
	Compounding	0	0	0	0	0
В.	DIRECTORS					
	Penalty	0	0	0	0	0
	Punishment	0	0	0	0	0
	Compounding	0	0	0	0	0
C.	OTHER OFFICERS IN DEFAULT					
	Penalty	0	0	0	0	0
	Punishment	0	0	0	0	0
	Compounding	0	0	0	0	0

For and on behalf of the Board

Sd/- Sd/-

Date: 14-08-2019 Abhilasha K. Bhargava Rajendra Kumar C. Shah

Place: Mumbai Director Director

Annexure 'A'

To,

The Board of Directors,

Bee Electronic Machines Limited.

266 Dr. Annie Besant Road, Worli,

Mumbai 400 030

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

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.

ii. We have followed the audit practices and process as were appropriate to obtain reasonable assurance about the

correctness of the contents of the Secretarial records. The verification was done on test basis to ensure the correct

facts are reflected in Secretarial records. We believe that the process and practices we followed provide a reasonable

basis for our opinion.

iii. We have not verified the correctness and appropriateness of financial records and books of accounts of the Company.

v. Wherever required, we have obtained the management representation about the compliance of laws, rules and regulations

and happening of events, etc.

The compliance of the provisions of corporate and other applicable laws, rules, regulations, standards is the responsibility

of the management. Our examination was limited to the verification of procedure on test basis.

i. The Secretarial Audit Report is neither an assurance as to the future viability of the Company nor of the efficacy or

effectiveness with which the management has conducted the affairs of the Company.

Sd/-

Place: Mumbai

Date: 14-08-2019

Deepali More

ACS No. 32117

C P No. 17502

4 28 ▶

Annexure D

The details of employees as per sub rule 2 and sub rule 3 of rule 5 of the Companies (Appointment and Remuneration) Rules, 2014.

Details of employees as required under sub – rule 3 of rule 5 of the Companies (Appointment and Remuneration) Rules, 2014:

	1	2	3
Name of the employee Umesh kumar R Phalorh		K Sudesh Kumar Acharya	Abhilasha Bhargava
Designation	Chief Financial Officer	Director	Director
Remuneration received	308,400	202095	103,700
Nature of employment (contractual or otherwise)			Confirmed employment
Qualification	ACA	Engineer Electronics	BCOM FMBA
Experience	23 years	35 years	25 years
Date of commencement of employment	02.01.1996	06.08.1984	01.09.1994
Age of employee	48 years	56 years	48 years
Last employment held before joining the Company	NA	NA	NA
% of Equity Shares held in the Company	0.0311 %	0.006%	44.56%
Relation with Director, Manager, if any and if so, name of such Director or Manager	Spouse of Ms. Abhilasha Phalorh	None	Spouse of Mr. Umesh Phalorh

For and on behalf of the Board

Sd/- Sd/-

Date: 14-08-2019 Abhilasha Bhargava Rajendra Kumar C. Shah

Place: Mumbai Director Director

Director and CFO CERTIFICATION

We, Abhilasha K. Bhargava, Whole time Director and Umesh R. Phalorh, Chief Financial Officer responsible for the finance function certify that:

- a) We have reviewed the financial statements and cash flow statement for the year ended 31st March, 2019 and to the best of our knowledge and belief
 - i. These statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
 - ii. These statements together present a true and fair view of the Company's affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- b) To the best of our knowledge and belief, no transactions were entered into by the Company during the year ended 31st March, 2019 that are fraudulent, illegal or violate the Company's Code of Conduct.
- c) We accept responsibility for establishing and maintaining internal controls for financial reporting and we have evaluated the effectiveness of internal control systems of the Company pertaining to financial reporting. Deficiencies in the design or operation of such internal controls, if any, of which we are aware, have been disclosed to the auditors and the Audit Committee and steps have been taken to rectify such deficiencies.
- d) i. there has not been any significant change in internal control over financial reporting during the year under reference:
 - ii. There has not been any significant change in accounting policies during the year and
 - iii. We are not aware of any instance during the year of significant fraud with involvement therein of the management or any employee having a significant role in the Company's internal control system over financial reporting.

For and on behalf of the Board

Sd/- Sd/-

Date: 14-08-2019 Abhilasha Bhargava Rajendra Kumar C. Shah

Place: Mumbai Director Director

MANAGEMENT DISCUSSION AND ANALYSIS

INDUSTRY STRUCTURE & DEVELOPMENT

The Company is presently engaged in manufacturing, marketing and providing after-sales-service support on a diverse range of Photocopier machines. Presently, the Company operates in two segments i. e. marketing and providing after-sales-service support.

The Industry in general has been growing at the rate of 30-35% per annum in the past with bulk of the business coming in from the replacement market and from SOHO. However, the growth in the past few years has been impacted due to global recession. The Company does not for see an immediate change as the market in the urban areas seems to be largely saturated. The Company is not suitably poised to address a larger chunk of the market as it is constrained w. r. t. the product offering and has to content itself with offering the best that it can, given its present situation and in order to retain its existing customers.

FUTURE OUTLOOK

The Company has enjoyed good tie-ups in all its major segments of operations. Its erstwhile principals were all specialized global companies with niche product range and global acceptance.

The Company keeps looking for opportunities to enhance its product offerings in tune with the market trends. However, it does find itself restricted at times due to financial constraints.

THREATS

The major challenges that the Company is faced with in the Office Automation industry is product obsolescence and the inability on the part of the Company to offer a diverse range of Office Automation products. The Company tries to hedge against technological and product obsolescence by ensuring that the products offered meets competition standards. The Company also faces the threat of cheaper imports from East European and China based suppliers.

RISK MANAGEMENT

The Company is exposed to risks from various fronts – manpower, product offerings and the like. The Company tries to counter these risks to the best of its ability in the given set of circumstances.

INTERNAL CONTROL SYSTEM

The Management Information & Review system is an important tool of company's control mechanism. Clearly defined rules, responsibilities and objectives are set out at the beginning of the year for all concerned who are entrusted with the operational responsibilities. Monitoring mechanisms are in place and all policy decisions need to be cleared by the top management.

HUMAN RESOURCES/INDUSTRIAL RELATIONS

The Company recognizes that good human resource development is essential for the success, growth and improvement of the Company. The Company's constant endeavor has been to attract, retain and nurture human potential by developing a culture of values. Your Company would like to go on record and state that it appreciates the whole-hearted support and dedication received from employees at all levels.

CAUTIONARY STATEMENT

Date: 14-08-2019

Place: Mumbai

Statements in the Management discussion and Analysis report describing the Company's objectives, projections, estimates, expectations may be "forward looking statements" within the meaning of applicable securities, laws and regulations.

Actual results could differ materially from those expressed or implied. Important factors that could make a difference to the Company's operations include economic conditions, change in the Government regulation, tax laws and other statutes and other incidental factors.

Other matters such as operational and financial performance etc. have been discussed under the respective heads in the Director's Report.

For and on behalf of the Board

Sd/- Sd/-

Abhilasha Bhargava Rajendra Kumar C. Shah
Director Director

Director

◀ 31 ▶

INDEPENDENT AUDITOR'S REPORT

TO THE MEMBERS OF BEE ELECTRONIC MACHINES LIMITED

Report on the Financial Statements:

We have audited the accompanying standalone financial statements of BEE ELECTRONIC MACHINES LIMITED ("the Company"), which comprise the Balance Sheet as at March 31, 2019, the Statement of Profit and Loss, the Cash Flow Statement for the year then ended, and a summary of the significant accounting policies and other explanatory information as required for fair present of financial statements.

Management's Responsibility for the Financial Statements

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

Auditor's Responsibility

Our responsibility is to express an opinion on these standalone financial statements based on our audit. We have taken into account the provisions of the Act, the accounting and auditing standards and matters which are required to be included in the audit report under the provisions of the Act and the Rules made there under.

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

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

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

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. We have determined that there are no key audit matters to communicate in our report

Opinion

In our opinion and to the best of our information and according to the explanations given to us, the afore said standalone financial statements give the information required by the Act in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at 31st March 2019, and its profit and its cash flows for the year ended on that date.

Report on Other Legal and Regulatory Requirements

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

- a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
- b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
- c) The Balance Sheet, the Statement of Profit and Loss, and the Cash Flow Statement dealt with by this Report are in agreement with the books of account.
- d) In our opinion, the aforesaid financial statements comply with the Indian Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
- e) On the basis of the written representations received from the directors as on 31st March, 2019 taken on record by the Board of Directors, none of the directors is disqualified as on31st March, 2019 from being appointed as a director in terms of Section 164 (2) of the Act.
- f) With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate Report in Annexure to Auditors' Report.
- g) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
 - i. The Company has disclosed the impact of pending litigations on its financial position in its financial statements.
 - ii. The Company has made provision, as required under the applicable law or accounting standards, for material foreseeable losses, if any, on long-term contracts including derivative contracts.
 - iii. There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company.

For BHATTER & PALIWAL
Chartered Accountants
Firm's Registration No. 131411W

Place: Mumbai Date: 30/05/2019

GOPAL BHATTER (Partner) Membership No. 411226

ANNEXURE TO AUDITORS REPORT

- 1.1. The company has maintained proper records showing full particulars including quantitative details and situation of fixed assets.
- 1.2. According to the information and explanations furnished to us, the Company has physically verified all the fixed assets during the year.
- 1.3 According to the information and explanation given to us and on the basis of our examination of the records of the company, the title deed of immovable of property are held in the name of the company.
- 2.1. According to the information and explanations furnished to us, the Company has physically verified its inventories during the year. In our opinion, and the frequency of verification is reasonable.
- 2.2. In your opinion, the procedures of physically verification of inventories following by the management are reasonable and adequate In relation to the size of the Company and the nature of its business.
- 2.3 According to information furnished to us, the company is maintaining proper records of inventory and the discrepancies; if any noticed on verification between the physical stock and book records were not material and have been properly dealt with in the books of account.
- 3. The company has not given any loans to companies, parties and director listed in the register maintained under section 189 of the Companies Act, 2013. Hence relevant clause is not applicable.
- 4. According to the information and explanation given to us, the company has not given loans & advances or provided any guarantees / securities to its directors and other entities in which directors are interested. Hence the provision of section 185 and 186 of the Act, with respect to the loan and investments made are not applicable.
- 5. The Company has not accepted any deposits from public therefore, the provisions of sections 73 to 76 of the Companies Act, 2013 and the rules framed there under are not applicable.
- 6. We are informed that the Central Government has not prescribed the maintenance of cost records under section 148(1) of the Companies Act, 2013 for any of the product of the company.
- 7a. According to information furnished to us, the company is regular in depositing with appropriate authorities, the undisputed statutory dues including Provident Fund, Investor Education Protection Fund, and Employees State Insurance, Income Tax, Sales Tax, Service tax, Value added tax, Wealth Tax, Custom Duty, Excise Duty, Cess and other material statutory dues applicable to it and there were no undisputed statutory dues in arrears, as at the date of the Balance Sheet under report, for a period of more than six months from the date they became payable except Excise duty Rs 17,22,547/-
- 7b. According to the information furnished to us, the following amounts of Excise Duty and Sales Tax, have been, disputed by the Company, and hence, were not deposited to the concerned authorities at date of the Balance Sheet under report.

Name of Statute	Nature of dues	Amount	Period to which the amount relates	Forum where the dispute is pending
Central Excise Act, 1944	Excise duty	4,34,16,614	1991 to 1994	CESTAT
Sales Tax Act	Sales tax	1,349,432	1997-98	Gujarat Sales Tax Tribunal Ahmedabad
Sales Tax Act	Sales tax	1,303,600	1998-99	Gujarat Sales Tax Tribunal Ahmedabad
Sales Tax Act	Sales tax	923,772	1999-00	Gujarat Sales Tax Tribunal Ahmedabad
Sales Tax Act	CST	31,115	1999-00	Asst Commissioner of sales Tax (Appeal 1), Ahmedabad

- 8. The Company does not have any loans or borrowings from any financial institution, banks, governments and debenture holders during the year, Accordingly, this para is not applicable.
- 9. The Company did not raised any money by way of initial public offer or further public offer (including debt instruments) and term loan during the year, Accordingly, this para is not applicable.
- 10. According to the information and explanation given to us, no fraud on or by the company has been noticed or reported during the year.
- 11. As per the information and explanations given to us and based our examination of the record of the company, the company has paid/provide for managerial remuneration in accordance with the provision of section 197 read with schedule V to the Act,
- 12. In our opinion and according to the information and explanation given to us, the Company is not a nidhi company. Accordingly, this para is not applicable.
- 13. According to the information and explanation given to us and based on our examination of the record of the company, transaction with the related parties are in accordance with the section 177 and 188 of the Act where applicable and details of such transactions have been disclosed in the financial statement as required by the applicable Indian accounting standards.
- 14. According to the information and explanation given to us and based on our examination of the record of the company, the Company has not made any preferential allotment or private placement of share or fully or partly convertible during the year.
- 15. According to the information and explanation given to us and based on our examination of the record of the company, the company has not entered into non-cash transactions with directors or persons connected with him. Accordingly, this para is not applicable.
- 16. The Company is not required to be registered under section 45-IA of Reserve Bank of India Act, 1934.

For BHATTER & PALIWAL
Chartered Accountants
Firm's Registration No. 131411W

Place: Mumbai Date: 30/05/2019

GOPAL BHATTER (Partner) Membership No. 411226

Annexure B:- To The Independent Auditor's Report Of Even Date On The Financial Statements of.

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

We have audited the Internal Financial Controls over financial reporting of Bee Electronic Machines Limited ("the Company") as of March 31, 2019 in conjunction with our audit of the financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

The Company's management is responsible for establishing and maintaining internal financial controls based on the criteria established by the Company considering the size of company and 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 ("the Guidance Note"). These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditors' Responsibility

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

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

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

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

Annual Report 2018-2019

Meaning of Internal Financial Controls over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance

regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance

 $with \ generally\ accepted\ accounting\ principles.\ A\ company's\ internal\ financial\ control\ over\ financial\ reporting\ includes\ those$

 $policies\ and\ procedures\ that\ (1)\ pertain\ to\ the\ maintenance\ of\ records\ that, in\ reasonable\ detail,\ accurately\ and\ fairly\ reflect$

the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are

recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting

principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of

management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of

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

statements.

Inherent Limitations of Internal Financial Controls over Financial Reporting

Because of the inherent limitations of internal financial controls over financial reporting, including the possibility of collusion or

improper management override of controls, material misstatements due to error or fraud may occur and not be detected. Also,

projections of any evaluation of the internal financial controls over financial reporting to future periods are subject to the risk

that the internal financial control over financial reporting may become inadequate because of changes in conditions, or that the

degree of compliance with the policies or procedures may deteriorate.

Opinion

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting

and such internal financial controls were operating effectively as at March 31, 2019, based on the assessment of essential

components of internal controls over financial reporting stated in the Guidance Note carried out by the Company and

representation to that effect is made available to us by the Company.

For BHATTER & PALIWAL

Chartered Accountants

Firm's Registration No. 131411W

Place: Mumbai

Date: 30/05/2019

GOPAL BHATTER

(Partner)

Membership No. 411226

∢ 37 ▶

(Amount in Rupees)	upees)	R	in	ınt	noi	Αn	(
--------------------	--------	---	----	-----	-----	----	---

	Particulars	Note	As at	As at
		No.	31st March, 2019	31st March, 2018
<u>—</u>	ASSETS			
1	Non-current assets			
	(a) Property, plant and equipment	1	2,874,172	3,197,122
	(b) Long-term loans and advances	2	2,120,571	1,994,662
2	Current assets			
	(a) Inventories	3	6,512	6,503
	(b) Trade receivables	4	166,621	14,169
	(c) Cash and cash equivalents			
		5	220,587	101,882
	(d) Short-term loans and advances	6	2,000	1,440
	TOTAL		5,390,463	5,315,779
В	EQUITY AND LIABILITIES			
1	Shareholders' funds			
	(a) Share capital	7	31,800,000	31,800,000
	(b) Reserves and surplus	8	(57,736,449)	(57,803,182)
2	Non-current liabilities			
	Long-term borrowings	9	8,800,000	8,645,000
3	Current liabilities			
	(a) Trade payables	10	396,355	225,278
	(b) Other current liabilities	11	22,130,557	22,448,683
	TOTAL		5,390,463	5,315,779
	See accompanying notes forming part of the			
	financial statements	18 to 30		

In terms of our report attached.

For and on behalf of the Board of Directors

For BHATTER & PALIWAL

Chartered Accountants Sd/- Sd/-

Firm Registration No : 131411W

Abhilasha Bhargava
Sd/
Abhilasha Bhargava
Director

Director

Gopal Bhatter

Partner Sd/- Sd/-

Membership No. 411226

Place : Mumbai Umesh R. Phalorh Dated : 30th May, 2019 Umesh R. Phalorh Chief Financial Officer Director

Statement of Profit and Loss for the year ended 31 March, 2019

(Amount in Rupees)

	PARTICULARS	Note	As at	As at
_		No.	31st March, 2019	31st March, 2018
Α	CONTINUING OPERATIONS			
1	Revenue from operations (gross)	12	704,009	567,184
2	Other income	13	1,682,493	1,647,502
3	Total revenue (1+2)		2,386,501	2,214,686
4	Expenses			
	(a) Cost of materials consumed	14 a	13,756	14,916
	(b) Purchases of stock-in-trade	14 b	172,881	25,936
	(c') Employee benefits expense	15	669,047	639,047
	(d) Depreciation expense		322,950	321,460
	(e) Other expenses	16	685,204	782,735
	(f) Interest 17		455,931	450,684
	Total expenses		2,319,768	2,234,778
5	Profit / (Loss) before exceptional and			
	extraordinary items and tax (3 - 4)		66,733	(20,091)
6	Add:- Exceptional items		<u>-</u> _	
7	Profit / (Loss) before tax (5 - 6)		66,733	(20,091)
	Earlier Years Tax Adjustment		-	52,229
8	Profit / (Loss) from continuing operations (9 -	⊦ 10)	66,733	32,138
9	Other comprehensive Income			
	a) Items that will not be reclassified to profit or los	S	-	-
	-income tax relating to items that will not be clas	ssified to profit or	loss -	-
	b) Items that will be reclassified to profit or loss		-	-
	-income tax relating to items that will be classifi	ed to profit or loss	: <u>-</u>	<u> </u>
10	Total income after other comprehensive Income		66,733	32,138
11	Earnings per share with continuing operation	s (of Rs 10/- eac	:h):	
	(a) Basic		0.02	0.01
	(b) Diluted		0.02	0.01
12	Earnings per share (excluding exceptional ite	ms) (of Rs 10/- e	each):	
	(a) Basic		0.02	(0.01)
	(b) Diluted		0.02	(0.01)
	See accompanying notes forming part of the			
	financial statements	18 to 30		

In terms of our report attached.

For and on behalf of the Board of Directors

For BHATTER & PALIWAL

Chartered AccountantsSd/-Sd/-Firm Registration No : 131411WAbhilasha Bhargava
DirectorK Sudeshkumar AcharyaSd/-DirectorDirectorGopal BhatterSd/-Sd/-PartnerSd/-Sd/-

Membership No. 411226

Place : Mumbai Umesh R. Phalorh Mr. Rajendrakumar C. Shah Dated : 30th May, 2019 Chief Financial Officer Director

CASH FLOW STATEMENT FOR THE YEAR ENDED 31 MARCH, 2019

(AMOUNT IN RUPEES)

				(AIVIOUN	T IN RUPEES)
Pa	rticulars		year ended		year ended
_		31 ^s	March 2019	31 st	March 2018
Α.	Cash flow from operating activities				
	Net Profit / (Loss) before extraordinary items and tax		66,733		(20,091)
	Adjustments for:				
	Depreciation and amortisation	322,950		321,460	
	Profit from Sale of Fixed Assets	-		(56,254)	
	Interest income	-		(7,037)	
			322,950		258,169
	Operating profit / (loss) before working capital changes		389,683		238,078
	Changes in working capital:				
	Adjustments for (increase) / decrease in operating asset	ts:			
	Inventories	(9)		955	
	Trade receivables	(152,452)		4,262	
	Short-term loans and advances	(560)		1,440	
	Long-term loans and advances	(125,909)		(78,189)	
	Adjustments for increase / (decrease) in operating liabil	,		(10,100)	
	Trade payables	171,077		(226,894)	
	Other current liabilities	(318,125)		(98,583)	
	Other Current habilities	(310,123)	(425,978)	,	(207.000
	Cook generated from enerations				(397,009
	Cash generated from operations		(36,295)		(158,931)
	Add Profit on sale of Fixed Assets				56,254
	Net income tax (paid) / refunds / adjustments	(A)	(0.0.00.5)		52,229
_	Net cash flow from / (used in) operating activities ((A)	(36,295)		(50,448
В.	Cash flow from investing activities				7.00
	Interest received				7,037
_	Net cash flow from / (used in) investing activities (В)	-		7,037
C.	Cash flow from financing activities				
	Settlement of SICOM Incentive scheme		-		(176,561)
	Purchase of property, plant and equipment		-		(29,800)
	Proceeds from long-term borrowings		155,000		175,000
	Net cash flow from / (used in) financing activities (C)	155,000		(31,361)
	Net increase / (decrease) in Cash and cash equivalent	ents (A+B+C)	118,705		(74,773)
	Cash and cash equivalents at the beginning of the year		101,882		176,655
	Cash and cash equivalents at the end of the year		220,587		101,882
	See accompanying notes forming part of the		•		
	financial statements	18 to 30			
No	te: - The above cash flow statement is prepared using the	indirect method in	accordance	with IND- AS 7	
In ·	terms of our report attached.	For an	nd on hehalf	of the Board of	Directors
	r BHATTER & PALIWAL	101 41	ia on benan	or the Board of	Directors
Ch	artered Accountants	Sd/-		Sd/-	
	m Registration No : 131411W	Abhilasha B	-	K Sudeshkuma	-
Sd		Direct	or	Direct	or
	pal Bhatter	6-1/		0-11	
	rtner mbership No. 411226	Sd/-		Sd/-	
	ince: Mumbai	Umesh R. F	halorh	Mr. Rajendrakun	nar C. Shah
	ted : 30th May, 2019	Chief Financia		Direct	

Notes forming part of the financial statements Note 1 Property, Plant and Equipment

	Freehold Land	Leasehold Land	Buildings	Plant and Machinery	Furnitures and Fixtures	Vehicles	Office Equipment	Total
Gross Carrying Amount								
Deemed cost as at 1st April 2018	845,704	224,100	13,130,139	1,610,611	282,860	301,162	1,493,800	17,888,376
Additions	-	-	-	-	-	-	-	-
Disposals	-	-	-	-	-	-	-	-
Reclassification as held for sale	-	-	-	-	-	-	-	-
Balance as at 31st March 2019	845,704	224,100	13,130,139	1,610,611	282,860	301,162	1,493,800	17,888,376
Accumulated Depreciation								
Balance as at 1st April 2018	-	77,580	11,082,879	1,548,944	268,886	289,478	1,423,488	14,691,255
Additions	-	2,359	319,101	-	-	-	1,490.00	322,950
Disposals	-	-	-	-	-	-	-	-
Reclassification as held for sale	-	-	-	-	-	-	-	-
Balance as at 31st March 2019	-	79,939	11,401,980	1,548,944	268,886	289,478	1,424,978	15,014,205
Net Carrying Cost								
Balance as at 31st March 2019	845,704	144,161	1,728,159	61,667	13,974	11,684	68,822	2,874,171
Balance as at 31st March 2018	845,704	146,520	2,047,260	61,667	13,974	11,684	70,312	3,197,121

Note:-

⁽¹⁾ Depreciation on Leasehold land is amortised over a period of lease of 99 years

⁽²⁾ All the assets except land and building have no useful life. Hence the same has been considered as impaired assets

Notes forming part o	f the financial statements
----------------------	----------------------------

PARTICULARS	As at	As at
	31 March, 2019	31 March, 2018
lote 2 Long-term loans and advances		
Insecured, considered good (except otherwise stated seperately)		
a) Security deposits	1,817,330	1,819,330
b) Loans and advances to related parties	52,633	52,633
c) Advance income tax (net of provisions)	250,608	122,699
otal	2,120,571	1,994,662
Note 3 Inventories		
At Cost and as taken, valued and certified by the Management)		
Stores and spares	6,512	6,503
⁻ otal	6,512	6,503
lote 4 Trade receivables		
Insecured, considered good		
) Trade receivables outstanding for a period exceeding six		
months from the date they were due for payment	9,021	9,021
) Other Trade receivables	157,600	5,148
Total Control of the	166,621	14,169
lote 5 Cash and Bank Balances		
a) Cash on hand	1,443	2,103
b) Balances with banks in current accounts	219,144	99,779
otal	220,587	101,882
lote 6 Short-term loans and advances		
Insecured, considered good		
Prepaid expenses	2,000	1,440
- otal	2,000	1,440

(Amount in Rupees)

Notes forming part of the financial statements

(Amount in Rupees)

PARTICULARS	As at	As at
	31 March, 2019	31 March, 2018
Note 7 Share capital		
(a) Authorised		
50,00,000 Equity shares of Rs 10/- each with		
one voting right per share	50,000,000	50,000,000
(b) Issued		
31,80,000 Equity shares of Rs 10/- each with		
single voting rights per share	31,800,000	31,800,000
(c) Subscribed and fully paid up		
31,80,000 Equity shares of Rs 10/- each with		
single voting rights per share	31,800,000	31,800,000
Total	31,800,000	31,800,000

Notes

- a) The Company has only one class of equity shares having a par value of Rs 10/-
- b) Each shareholder is eligible for one vote per share
- c) During the year under review, the company had not issued any additional shares nor there has been any transactions of bonus, ESOP, conversion or buyback of any shares
- d) Shareholding above 5% Only one equity shareholder i.e Ms Abhilasha Bhargava holds 1,417,129 shares constituting 44.56% shares

Note 8 Reserves and surplus

(a)	Securities premium account		
	Balance as per last account	13,175,000	13,175,000
(b)	Surplus / (Deficit) in Statement of Profit and Loss		
	Opening balance	(70,978,182)	(71,010,320)
	Add: Profit for the year	66,733	32,138
	Closing balance	(70,911,449)	(70,978,182)
Tot	al	(57,736,449)	(57,803,182)

Notes forming part of the financial statements		
		(Amount in Rupees)
PARTICULARS	As at	As at
	31 March, 2019	31 March, 2018
Note 9 Long-term borrowings		
Unsecured		
Unsecured Loans from related parties	8,800,000	8,645,000
Total	8,800,000	8,645,000
Note 10 Trade payables	200.055	005 070
Trade payables	396,355	225,278
(Other than SSI)		
Total	<u>396,355</u>	225,278
Note 11 Other current liabilities		
Other payables		
a) Statutory liabilities	9,036,157	9,354,283
b) Unsecured advance received from parties	13,094,400	13,094,400
Total	22,130,557	22,448,683

		(Amount in Rupees)
PARTICULARS	For the year ended	For the year ended
	31 March, 2019	31 March, 2018
Note 12 Revenue from operations		
(a) Sale of products		
Traded goods		
Photocopier cum printers	182,289	27,086
(b) Sale of services	521,720	540,098
Total	704,009	567,184
Note 13 Other income		
(a) Interest income		
Interest on income tax refunds	-	7,037
(b) Other non-operating income - Compensation received	840,000	870,003
(c) Profit on sale of Fixed Assets	-	56,254
(d) Sundry Balance written back	842,493	714,208
Total	1,682,493	1,647,502
Note 14.a Cost of materials consumed		
a. Opening stock	6,503	7,458
b. Add: Purchases	13,765	13,961
o. Add. Farondoso	20,268	21,419
c. Less: Closing stock	6,512	6,503
Cost of material consumed (a+b-c)	13,756	14,916
Details of consumption of imported and indigenous ite	ems	
Indigenious Spare parts and consumables	13,756	14,916
	100%	100%
Note 14.b Purchase of traded goods		
Photocopier cum printer	172,881	25,936
Total	172,881	25,936

Notes forming part of the financial statements

(Amount	ın	Rupees)
---------	----	---------

PARTICULARS	As at	As at
	31st March, 2019	31st March, 2018
Note 15 Employee benefits expense		
Salaries and wages *	614,375	584,375
* (includes directors salaries of Rs 171,000 (PY Rs 171,000)		
and their perquisites Rs 121,655 (P.Y. Rs 91,655)		
Contributions to provident and other funds	54,672	54,672
* (includes directors contribution to PF and other funds 29,820		
(P.Y. Rs 29,820)	669,047	639,047
Note 16 Other expenses		
Water	28,217	17,225
Rent including lease rentals	38,844	37,110
Repairs and maintenance - others	27,708	24,476
Rates and taxes	63,342	162,750
Telephone and Postage	18,728	14,163
Discount	5,000	-
Printing and stationery	45,678	45,500
Listing fees & share transfer chgs	322,121	278,136
Sales tax paid	861	792
Service Tax paid	20,886	30,309
Legal and professional	32,500	106,500
Payments to auditors		
a) Audit fees	29,500	29,500
b) Other services	15,000	2,125
Electricty charges	10,418	9,135
Travelling and Conveyance	21,600	21,600
Miscellaneous expenses	4,801	3,414
Total	685,204	782,735
Note 17 Interest		
Interest	455,931	450,684
Total Rupees	455,931	450,684

NOTE 18:- FORMING PARTS OF ACCOUNTS AS ON 31ST MARCH 2019

I) STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES

- A) Basis of preparation Compliance with Ind AS
 - (i) 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. For the previous periods including the year ended 31st March, 2017, the Company had prepared its financial statements in accordance with the accounting standards notified under companies (Accounting Standard) Rule, 2006 (as amended) and other relevant provisions of the Act (hereinafter referred to as 'Previous GAAP') used for its statutory reporting requirement in India. The accounting policies are applied consistently to all the periods presented in the financial statements.

(ii) Historical cost convention

The financial statements have been prepared on a historical cost basis, except for the following:

- 1) certain financial assets and liabilities that are measured at fair value;
- 2) assets held for sale measured at lower of carrying amount or fair value less cost to sell;
- 3) defined benefit plans plan assets measured at fair value;
- (iii) Current 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) Rounding of amounts

All amounts disclosed in the financial statements and notes have been rounded off to the nearest Rupee as per the requirement of Schedule III, unless otherwise stated.

(v) 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.

B) Property, Plant and Equipment

i) The Company has applied for the one time transition exemption of considering the carrying cost on the transition date i.e. April 1, 2016 as the deemed cost under IND AS. Hence regarded thereafter as historical cost.

- ii) Freehold land is carried at cost. All other items of property, plant and equipment are stated at cost less depreciation and impairment, if any. Historical cost includes expenditure that is directly attributable to the acquisition of the items. Other fixed assets are stated at cost of acquisition or construction less depreciation. Cost Comprise the purchase price and other attributable costs including attributable to Construction. Also pre- operative expenditure incurred upto the date of commencement of production is capitalized.
- iii) Depreciation on fixed assets is being provided in respect of all the assets on Straight Line Method at the rates prescribed in schedule II of the Companies Act, 2013.
- iv) Leasehold land is amortized over the lease period.
- v) Short Depreciation as per revised schedule II of the Companies Act,2013 have been charged to retained earnings and residual value of all assets have been considered appropriately.

C) Investments

Investments are valued at cost of acquisition.

D) Inventories

Inventories of Raw Materials, Work-in-Progress, Stores and spares, Finished Goods and Stock-in-trade are stated 'at cost or net realizable value, whichever is lower'. Goods-in-Transit are stated 'at cost. Cost includes all cost of purchase, cost of conversion and other costs incurred in bringing the inventories to their present location and condition. The excise duty in respect of closing inventory of finished goods is included as part of finished goods. Cost formulae used are 'First-in-First-out', 'Weighted Average cost' or 'Specific identification', as applicable. Due allowance is estimated and made for defective and obsolete items, wherever necessary.

E) Foreign exchange transactions

- Transactions denominated in foreign currencies are normally recorded at the exchange rate prevailing at the time of transaction.
- ii) Any income or expenses on account of exchange difference either on settlement or on translation is recognized in the profit and loss account except on those relating to the acquisition of fixed assets which are adjusted to the carrying amount of such assets.

F) Revenue recognition

- i) Sale of goods is recognized on dispatch or bill to customers. Sales are net of sales return.
- ii) Revenue from services rendered is recognized on completion of the Job / time proportion basis.
- iii) Interest income is recognized on a time proportion basis.

G) Retirement benefits

- Retirement benefits to employees are provided for by payment to provident and superannuation funds. The periodic contribution to funds is charged against revenue.
- ii) Retirement benefits like gratuity and leave encashment of all the employees including left employees have been provided for on accrual basis.

- H) Research and Development expenses
 - Research and Development expenses are charged to revenue in the year in which they are incurred. Capital expenditure on research and development assets is included in fixed assets and depreciation is provided for at applicable rates.
- Costs of purchases include direct expenses incurred there on like Freight, Custom Duty, Clearing and Forwarding charges etc.
- J) Contingent liabilities.
 - Contingent Liabilities are disclosed in respect of possible obligations that arise from past events but their existence will be confirmed by the occurrence or non occurrence of one or more uncertain future events not wholly within the control of the Company or where any present obligation cannot be measured in terms of future outflow of resources or where a reliable estimate of the obligation cannot be made.
- 19. In the opinion of the management, the current assets, loans and advances are approximately of the value stated, if realized in the ordinary course of business except otherwise stated. The provision for all known liabilities is adequate and not in excess of the amount deemed necessary. There are no contingent liabilities other than those stated herein.
- 20. Adoption of Ind AS
 - These are the Company's financial statements prepared in accordance with Ind AS. The Company has adopted Indian Accounting Standards (Ind AS) notified by the Ministry of Corporate Affairs with effect from 1st April, 2017.
- 21. Liability for gratuity and leave encashment on actuarial basis has not been provided for, amount being unascertained.

 However the same has been provided on accrual basis which is not in accordance with IND AS-19
- 22 Sundry Debit / credit balances and secured loans from bank are subject to confirmation, reconciliations and adjustments, required, if any.
- 23. a) The Hon'ble Board for Industrial and Financial Reconstruction (BIFR), New Delhi in furtherance to their earlier directions in the hearing on 12th March 2012 ruled and directed that the Company is permitted to sell its surplus assets to settle its secured creditors and statutory liabilities. The Bench of the Hon'ble BIFR accordingly directed Canara Bank (Operating Agency) to constitute an Asset Sales Committee (ASC) to sell the Company's surplus assets at Tarapur and Daman.
 - b) The Company's surplus assets were sold for Rs 270 lacs and the sales proceeds are kept in no lien, short term interest bearing deposit account with the operating agency, to be renewed from time to time till further instructions..
 - c) However, post sale of surplus assets, due to differences in views amongst the lenders, the settlement did not materialize. In view of the differences amongst the lenders and their inability to reach an understanding, the Hon'ble BIFR directed the Company to settle the lenders individually.
 - d) As the company did not have access to the funds lying in No lien account with the Operating Agency, the company had taken an advance of Rs 128 lacs from Sai Ram Investments, on the condition that the same would be repaid out of the amount lying in no lien account with the operating agency.
 - e) The Company agreed to repay the entire advance of Sai Ram Investments within a period not more than 42 months and also agreed that 50% interest that would accrue on the short term deposit No Lien Account would be shared

with them as compensation for the amount advanced to the company for settling the Company's lenders. Interest, if any, payable to the party will be accounted for as and when settled.

- f) All the secured lenders were settled through OTS and necessary effect have been given in accounts.
- g) The present position is that BIFR stands abated and the Operating agency for want of directions from the appropriate authorities, has still not released the money kept in short term no lien deposit account together with accrued interest. The company continues to retain the possession of the said properties and the accounting effect would be given once the sale agreement is signed and the monies are released by the operating agency. The matter is presently pending before the Hon'ble NCLT for want of instructions to proceed in the matter.

24. Dahanu Matter;

- (a) The Company had entered into an arrangement with one M/s. K. Rohit Grinders, Dahanu for sale of its unit at Dahanu in the year 1999 for Rs 29.03 lacs on the condition that the Company would obtain a No Objection Certificate (NOC) from Unit Trust of India (UTI) being the first charge holders and the shareholders approving the sale. The buyer had paid Rs 300,000/- as advance towards the deal. Despite follow-up, UTI did not give the NOC and hence the sale did not materialize. The Company had informed M/s. K. Rohit Grinders that UTI had declined to give the NOC and hence the transaction could not be completed.
- (b)M/s. K. Rohit Grinders for reasons best known to them remained silent and un-communicative from 2001 to 2005, when they filed a case in the Civil Court (Jr. Division) at Dahanu against the Company. By then the Company had become a SICK INDUSTRIAL UNIT and was registered with Board for Industrial and Financial Reconstruction (BIFR). The then M/s. K. Rohit Grinder filed a Special Civil Suit in 2006 before the Court of Civil Judge (Senior Division), Palghar. The Sr. Judge awarded the Suit in their favor.
- ('c) In the year 2014, the Company preferred an Appeal before the Bombay High Court Case in High Court FA/415/2014 and the matter is presently sub-judis. The Hon'ble High Court vide their Order dated Feb 17, 2015 has granted a stay against the Judgment and Decree awarded by the Trial Court on the condition that the Company deposit a sum of Rs.15 lacs in the Trial Court that is to be kept in a fixed deposit with a nationalized bank to be renewed from time to time during the pendency of the First Appeal. The Company was also disallowed from creating any third party rights on the property under dispute during the pendency of the First Appeal. Necessary effect of sale / refund of advance would be given in the books of accounts upon decision of appeal by the court.
- 25. Deferred Tax: In view of the applicability of IND AS 12, Accounting for Taxes on Income for the year, the company does not have current tax as well as deferred tax liability due to carry forward losses. In the opinion of the Management, deferred tax asset is not recognized in view of the uncertainty of future taxable profit.

26. Segment Reporting: -

- a. Business Segment: The Company is primarily engaged in the business of selling and servicing office automation products. As the sales and the after sales service forms the part and parcel of the same business activity, the management has considered both the sales and after sale service as one segment only.
- b. Geographical Segment: The Company sells the office Automation products within India and also does the after sales service of the office Automation products in India only. The Condition prevailing in India being uniform, no separate geographical segment disclosure is considered necessary.

27. Related Party Disclosure: - Transactions made by the Company during the year with related parties is disclosed pursuant to IND AS 24 on Related Party Disclosures issued by the ICAI is given here under. Related party relationship is as identified by the Company and relied upon by the Auditors.

Particulars

Related party transactions

Details of related parties:

Description of relationship	Names of related parties	
Associates	a)	Flexcord Cables Private Limited
	b)	Superior Electronic Systems Private Ltd
Key Management Personnel (KMP)	a)	Ms Abhilasha Bhargava - Director
	b)	Mr. Umesh K Phalorh - Chief Financial Officer

c) Mr. K Sudeshkumar – Director

Note: Related parties have been identified by the Management.

Details of related party transactions during the year ended 31 March, 2018 and balances outstanding as at 31 March, 2019:

	Associates	КМР	Relatives of KMP	Total
Remuneration	-	643,175	-	643,175
	-	(613,175)	-	(613,175)
Loans Taken	-	88,00,000	-	88,00,000
	-	(86,45,000)	-	(86,45,000)
Balance Payable	-	36,314	-	36,314
	-	(35,327)	-	(35,327)
Balance receivable	52,633	-	-	52,633
	(52,633)	-	-	(52,633)
Service income received	420,000	-	-	420,000
	(360,000)	-	-	(360,000)
Interest Paid		348,780		348,780
		(343,512)		(343,512)

28.	Pursu	uant to Ind AS 33 - Earnings per share, is calculated as	s under	
	Parti	culars	For the year ended 31 March, 2019	For the year ended 31 March, 2018
	Earni	ings per share		
	Basic	and diluted		
	Conti	nuing operations		
	Net p	rofit / (loss) for the year from continuing operations		
	attrib	utable to the equity shareholders	66,733	32,138
	Weig	hted average number of equity shares	3,180,000	3,180,000
	Par v	alue per share	10	10
	Earni	ngs per share from continuing operations – Basic	0.02	0.01
	Basic	and diluted (excluding extraordinary items)		
	Conti	nuing operations		
	Net p	rofit / (loss) for the year from continuing operations	66,733	32,138
	Add/	(Less): Extraordinary items (net of tax) relating to cor	ntinuing operations 0	0
	Net p	rofit / (loss) for the year from continuing operations at	tributable to	
	the ed	quity shareholders, excluding extraordinary items	66,733	32,138
	Weig	hted average number of equity shares	3,180,000	3,180,000
	Par v	alue per share	10	10
	Earni	ngs per share from continuing operations,		
	exclu	ding extraordinary items – Basic	0.02	0.01
			As at 31 March, 2019	As at 31 March, 2018
29	Cont	ingent liabilities (to the extent not provided for)	
	Conti	ngent liabilities		
	(a)	Claims against the Company not acknowledged as de	ebt 263,508	263,508
	(b)	Disputed Excise Duty Liability	43,416,614	43,416,614
	(c)	Disputed Sales tax Liability	3,607,919	3,607,919
30)	Previ	ous Year figures have been regrouped, rearranged, a	and recasted wherever necessar	ry.
In te	rms of o	our report attached.	For and on behalf of the	ne Board of Directors
For	BHATTI	ER & PALIWAL		
Firm		Accountants ration No : 131411W	_	Sd/- Sudeshkumar Acharya
Sd/- Gop Part	al Bha	tter	Director Sd/-	Director Sd/-
Place	e : Mum			Rajendrakumar C. Shah Director

CIN: L32100MH1981PLC025033

Regd. Office: 266 Dr. Annie Besant Road, Worli, Mumbai 400 030

Website: www.beeelectronic.com Email: investors@beeelectronic.com
Tel: +91 22 2430 7709 Fax: +91 22 2430 3716

PROXY FORM

Pursuant to section 105(6) of the Companies Act, 2013 and rule 19(3) of Companies (Management and Administration) Rules, 2014]

Name of the Member(s):	
Registered Address:	
Email ID:	
Folio No /DP ID Client ID No.:	
I/We, being the Member (s) of	Shares of the above named Company, hereby appoint
1. Name:	E-mail ld:
Address:	
	. Signature:
or failing him/her	
2. Name:	E-mail ld:
Address:	
	Signature:
or failing him/her	
3. Name:	E-mail ld:
Address:	
	. Signature:

as my/our proxy to attend and vote (on a poll) for me/us and on my/our behalf at the 37th Annual General Meeting of the Company to be held on Monday, 30th day of September, 2019 at 10.00 a.m. at the registered office of the Company at 266, Dr. A. B. Road, Opp. Passport Office, Worli, Mumbai - 400 030 and at any adjournment thereof.

*I/We wish my above proxy(ies) to vote in the manner as indicated in the box below:

Resolution No.	Description	For	Against
1	Adoption of financial statement for the year ended March 31st, 2019, the Report of the Board of Directors' and Auditors' thereon		
2	Re-appointment of a Director in place of Mrs. Abhilasha K Bhargava [DIN No. 00940237] who retires by rotation and being eligible has offered herself for re-appointment as Director		
3	Appointment of M/s. Bhatter & Paliwal, Chartered Accountants as the Statutory Auditors of the Company to hold office from the conclusion of this Meeting upto the conclusion of the next Annual General Meeting on a remuneration to be fixed by the Board of Directors		

Signed this day of 2019	Affix Revenue Stamp
Signature of Shareholder	
Signature of Proxy holder(s)	

^{*} Please put a () in the appropriate column against the Resolutions indicated in the Box. Alternatively, you may mention the number of Shares in the appropriate column in respect of which you would like your proxy to vote. If you leave all the columns blank against any or all the Resolutions, your proxy will be entitled to vote in the manner as he/she thinks appropriate.

CIN: L32100MH1981PLC025033 Regd. Office: 266 Dr. Annie Besant Road, Worli, Mumbai 400 030 $We b site: \underline{www.beee lectronic.com} \ Email: \underline{investors@beee lectronic.com}$

Tel: +91 22 2430 7709 Fax: +91 22 2430 3716

BALLOT FORM

37th Annual General Meeting on 30th September, 2019

Name(s)	of the Member(s):			
Address	:			
Folio No.	/ DPID No. and Client ID:			
Number	of Equity Share(s) held:			
I/We here	eby exercise my/our vote in respect of the following Resolu	ution(s) to be pas	ssed at the 37th Annu	al General Meeting of
the Comp	oany, to be held on Monday, 30th September, 2019 at 10.00	a.m. at the regis	tered office of the Cor	npany at 266, Dr. A. B.
Road, Op	pp. Passport Office, Worli, Mumbai - 400 030, in respect of	businesses as s	tated in the Notice da	ted 14th August, 2019
by conve	ying my/our assent or dissent to the said Resolution(s) by	placing the tick	(🗸) mark at the box a	against the respective
matters:				
Item	Description	No. of Equity	I/We assent	I/We dissent
No.		Shares held	to the Resolution (FOR)	to the Resolution (AGAINST)
1	Adoption of Financial Statements for year ended		(i Oit)	(/(6/((/(01)
'	March 31st, 2019, the Report of the Board of Directors'			
	and Auditors' thereon			
2	Re-appointment of a Director in place of Mrs. Abhilasha			
	K. Bhargava [DIN No. 00940237], who retires by			
	rotation and being eligible has offered herself for			
	reappointment as Director			
3	Appointment of M/s. Bhatter & Paliwal, Chartered			
	Accountants as the Statutory Auditors of the Company			
	to hold office from the conclusion of this Meeting			
	upto the conclusion of the next Annual General			
	Meeting on a remuneration to be fixed by the Board			
	of Directors			
Place:				
Date:				
			Signature of th	ne Member

INSTRUCTIONS:

- 1) A Member desiring to exercise vote by ballot form may complete this ballot form and send it to the Scrutinizer, appointed by the Board of Directors of the Company viz. Mr. Amit Mundra, Practicing Company Secretary at Plumber House, 577, Office No. 14, JSS Road, Chira Bazaar, Mumbai 400 002.
- 2) In case of Shares held by companies, trusts, societies etc., the duly completed ballot form should be accompanied by a certified true copy of Board Resolution/Authority.
- 3) Unsigned ballot forms will be rejected.
- 4) A Member need not cast all the votes in the same way.
- 5) Duly completed ballot form should reach the Scrutinizer not later than 5.00 p.m. on Saturday, 28th September, 2019.
- 6) The Scrutinizer's decision on the validity of a ballot form will be final.

CIN: L32100MH1981PLC025033

Regd. Office: 266 Dr. Annie Besant Road, Worli, Mumbai 400 030 Website: www.beeelectronic.com Email: investors@beeelectronic.com

Tel: +91 22 2430 7709 Fax: +91 22 2430 3716

ATTENDANCE SLIP

37th Annual General Meeting on 30th September, 2019

Regd. Folio/D.P. ID & Client ID				
Name and Address of the				
Shareholder/Joint Shareholder(s)				
No. of Shares Held				
/We hereby record my/our presence at the 37th Annual General Meeting of the Members of Bee Electronic Machines Limited to be held at the registered office of the Company at 266, Dr. A. B. Road, Opp. Passport Office, Worli, Mumbai - 400 030 on Monday, the 30th September, 2019 at 10.00 a.m. Please complete the Folio/ DP ID-Client ID No. and name, sign this Attendance Slip in the below mentioned table and hand it over at the attendance verification counter at the entrance of the meeting Hall.				
ember's Folio/DP ID/ Client ID No. Member's/Proxy's name in block letters Member's/ Proxy's Signature				
ELECTRONIC VOTING PARTICULARS				
Electronic Voting EventNumber	User ID	Password/PIN		

The voting period starts at 9.00 A.M. on 27th September, 2019 and ends on 29th September, 2019 at 5.00 P.M. The voting module will be disabled by CDSL for voting thereafter.

COURIER / SPEED POST

To,

If undelivered, please return to: **BEE ELECTRONIC MACHINES LTD.**CIN No.: L32100MH1981PLC025033

266, Dr. Annie Besant Road, Worli,

Mumbai - 400 030.