

ANNUAL REPORT
2014-15



MORGANITE CRUCIBLE (INDIA) LIMITED



MORGANITE CRUCIBLE (INDIA) LIMITED

30TH ANNUAL REPORT 2014 -15

BOARD OF DIRECTORS Mr. Sadanand V. Shabde Chairman

> Mr. Hitesh Saiwal Managing Director

> > (Upto April 30, 2015)

Mr. Stuart Alan Cox Director (Upto April 30, 2015) Mr. Ian Keith Arber Director (From Feb.11, 2015)

Mr. Aniruddha Karve

Managing Director (From July 1, 2015)

Ms. Maithilee Tambolkar

Independent Director (From March 28, 2015)

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Mr. Subhash B. Kolapkar Independent Director

COMPANY SECRETARY Mr. Rupesh Khokle

CHEIF FINANCIAL OFFICER: Mr. Atithi Majumdar

AUDITORS' OF THE BSR&Co., LLP

COMPANY Chartered Accountants, Mumbai.

BANKERS Axis Bank Ltd.

The Hongkong and Shanghai Banking Corporation Ltd.

State Bank of India

UCO Bank

REGISTERED OFFICE B-11, MIDC Industrial Area, Waluj, Aurangabad – 431 136

AND FACTORY Maharashtra. India.

INTERNAL AUDITOR Price Waterhouse & Co. Chartered Accountants, Mumbai

Registrar & Share Transfer Agent	CONTENTS Notice	PAGE NO. 1-14
Sharepro Services (India) Pvt. Ltd. Samhita Warehousing Complex, 13 AB, Gala No. 52, 2 nd Floor, Near Sakinaka Telephone Exchange, Of. Kurla, Andheri Road, Sakinaka, Mumbai – 400 072 T - +91 22 67720300 Dir. +91 22 67720309	Director's Report & Management Discussion and Analys Report on Corporate Governance Auditor's Report Standalone Balance Sheet Standalone Statement of Profit and Loss Standalone Cash Flow Statement Notes to the Financial Statements Auditors Report on Consolidated Financial Statements Consolidated Balance Sheet Consolidated Statement of Profit and Loss Consolidated Cash Flow Statement Notes Consolidated Financial Statement	
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Proxy Form & Attendance Slip



NOTICE

NOTICE is hereby given that the 30thANNUAL GENERAL MEETING of the Members of MORGANITE CRUCIBLE (INDIA) LIMITED will be held on Tuesday, September 22, 2015 at 11:00 am at the Registered Office of the Company at B-11, MIDC, Waluj, Aurangabad (MS) – 431 136, to transact the following business:

ORDINARY BUSINESS:

- 1. To receive, consider and adopt the financial statements of the Company for the year ended March 31, 2015, including audited Balance Sheet as at March 31, 2015, the Statement of Profit and Loss for the year ended on that date and the reports of the Board of Directors and Auditors thereon.
- 2. To declare a final dividend on equity shares for the financial year ended March 31, 2015.
- 3. To appoint M/s B S R & Co LLP, Chartered Accountants, (Registration No. 101248W/W-100022) as Statutory Auditors of the Company from the conclusion of Thirtieth (30th) Annual General Meeting until the conclusion of the Thirty Fifth (35th) Annual General Meeting of the Company, subject to ratification of the appointment by the Members of the Company at every Annual General Meeting on such remuneration as may be agreed between the Board of Directors or any Committee thereof and the Statutory Auditors, in addition to the reimbursement of service tax and actual out of pocket expenses incurred in relation with the audit of accounts of the Company.

SPECIAL BUSINESS:

4. Appointment of Mr Aniruddha Karve (DIN: 07180005) as Managing Director

To consider and if thought fit, to pass with or without modification, if any, the following resolution as **Special Resolution**:

"RESOLVED THAT in accordance with the provisions of Sections 196, 197 and 203 read with Schedule V and all other applicable provisions of the Companies Act, 2013 and the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 (including any statutory modification(s) or re-enactment thereof for the time being in force), approval of the Company be and is hereby accorded to the appointment of Mr Aniruddha Karve (DIN: 07180005) as Managing Director of the Company, on the terms and conditions of appointment as contained in the agreement entered into with him, for a period of 3 (three) years with effect from July 1, 2015, at a remuneration as may be mutually decided between the Company and Mr Aniruddha Karve, with authority to the Nomination and Remuneration Committee of the Board to alter and vary the remuneration as it may deem fit and to fix the quantum, composition and periodicity of the remuneration payable to the Managing Director.

RESOLVED FURTHER THAT notwithstanding anything herein, where in any financial year during the tenure of the Managing Director, the Company has no profits or its profits are inadequate, the Company may subject to receipt of the requisite approvals including approval of Central Government, if any, pay to the Managing Director as the minimum remuneration by way of salary, perquisites, performance pay, other allowances and benefits as specified in the explanatory statement annexed to the Notice convening this Meeting and that the perquisites pertaining to contribution to provident fund, superannuation fund or annuity fund, gratuity and leave encashment, if any shall not be included in the computation of the ceiling on remuneration specified in Section III of Part II of Schedule V of the Companies Act, 2013.



RESOLVED FURTHER THAT pursuant Schedule V, Section III of the Companies Act, 2013, a Managing Director may receive remuneration in excess of the limits specified in Section I or II as a managerial person from any other company and that other company is either a foreign company or has got the approval of its shareholders in general meeting to make such payment, and treats this amount as managerial remuneration for the purpose of Section 197 and the total managerial remuneration payable by such other company to its managerial persons including such amount or amounts is within permissible limits under Section 197.

RESOLVED FURTHER THAT the Board and Company Secretary be and is hereby severally authorised to do all such acts, deeds and take all such steps as may be necessary, proper or expedient to give effect to this resolution without being required to seek any further consent or approval of the members or otherwise to the end and intent that it shall be deemed to have their approval thereto expressly by the authority of this resolution."

5. Managerial Remuneration to Mr Hitesh Saiwal (DIN 03437768) for financial year 2015-16

To consider and if thought fit, to pass with or without modification, if any, the following resolution as **Special Resolution**:

"RESOLVED THAT subject to the provisions of Sections 196, 197 and 203 and all other applicable provisions of the Companies Act, 2013 ("the Act") (including any statutory modification or re-enactment thereof for the time being in force) read with Schedule V of the Act and Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 and subject to such approvals, permissions and sanctions, as may be required, and subject to such conditions and modifications, as may be prescribed or imposed by any of the Authorities including the Central Government in granting such approvals, permissions and sanctions, approval of the Company be and is hereby accorded for payment of remuneration of INR 77.63 lacs to Mr Hitesh Saiwal (DIN 03437768) as the Managing Director of the Company for the financial year 2015-16 upto April 30, 2015.

RESOLVED FURTHER THAT the consent of the shareholders of the Company be and is hereby accorded where in the financial year 2015-16, the Company has no profits or its profits are inadequate, the Company may subject to receipt of the requisite approvals including approval of Central Government, if any, consider the above remuneration as the minimum remuneration by way of salary, perquisites, performance pay, other allowances and benefits as mutually decided between the Company and Mr Hitesh Saiwal and that the perquisites pertaining to contribution to provident fund, superannuation fund or annuity fund, gratuity and leave encashment shall not be included in the computation of the ceiling on remuneration specified in Section II and Section III of part II of Schedule V of the Companies Act, 2013.

RESOLVED FURTHER THAT the Board be and is hereby authorized to do all such acts and take all such steps as may be necessary, proper or expedient to give effect to this resolution without being required to seek any further consent or approval of the members or otherwise to the end and intent that it shall be deemed to have their approval thereto expressly by the authority of this resolution."

6. Appointment of Mr Ian Keith Arber (DIN: 07080539) as Director of the Company

To consider and if thought fit, to pass with or without modification, if any, the following resolution as an **Ordinary Resolution**:

"RESOLVED THAT Mr Ian Keith Arber (DIN: 07080539), who was appointed as an Additional Director effective from February 11, 2015 on the Board of the Company in terms of Section 161 of the Companies Act, 2013 and Article



of Association of the Company and who holds office up to the date of this Annual General Meeting, proposing his candidature to the office of Director, under Section 160 of the Companies Act, 2013, be and is hereby appointed as a Director of the Company, liable to retire by rotation."

7. Appointment of Ms Maithilee Tambolkar (DIN: 00694128) as an Independent Director of the Company

To consider and if thought fit, to pass with or without modification, if any, the following resolution as an **Ordinary Resolution**:

"RESOLVED THAT pursuant to the provisions of Sections 149, 152 and other applicable provisions, if any, of the Companies Act, 2013 ("Act") and the Rules framed thereunder as read with Schedule IV to the Act, as amended from time to time, Ms Maithilee Tambolkar (DIN:00694128), who was appointed as an Additional Director (Independent) of the Company effective from March 28, 2015, and who has submitted a declaration that she meets the criteria for independence as provided in Section 149(6) of the Act and is eligible for appointment, be and is here by appointed as an Independent Director of the Company, with effect from September 22, 2015 upto September 21, 2020, not liable to retire by rotation."

8. Appointment of Ms Pauline Tan (DIN: 07239652) as Director of the Company

To consider and if thought fit, to pass with or without modification, if any, the following resolution as an **Ordinary Resolution**:

"RESOLVED THAT Ms Pauline Tan (DIN:07239652), who was appointed as an Additional Director effective from August 13, 2015 on the Board of the Company in terms of Section 161 of the Companies Act, 2013 and Article of Association of the Company and who holds office up to the date of this Annual General Meeting, proposing his candidature to the office of Director, under Section 160 of the Companies Act, 2013, be and is hereby appointed as a Director of the Company, liable to retire by rotation."

9. Appointment of Mr Mirco Pavoni (DIN: 07226299) as Director of the Company

To consider and if thought fit, to pass with or without modification, if any, the following resolution as an **Ordinary Resolution**:

"RESOLVED THAT Mr Mirco Pavoni (DIN:07226299), who was appointed as an Additional Director effective from August 13, 2015 on the Board of the Company in terms of Section 161 of the Companies Act, 2013 and Article of Association of the Company and who holds office up to the date of this Annual General Meeting, proposing his candidature to the office of Director, under Section 160 of the Companies Act, 2013, be and is hereby appointed as a Director of the Company, liable to retire by rotation."

By Order of the Board

Registered Office:

B-11, MIDC, Waluj,

Aurangabad – 431 136

Date: August 13, 2015

Aniruddha Karve (Managing Director)



NOTES:

- 1. An Explanatory Statement pursuant to Section 102 (1) of the Companies Act, 2013 relating to the special business to be transacted at the Annual General Meeting (AGM) is annexed hereto.
- 2. Pursuant to Section 152 (6) of the Companies Act, 2013, the directors are required to retire by rotation at every annual general meeting shall be those who have been longest in office since their last appointment and independent directors are excluded from counting of total number of directors for the purpose of retirement. Apart from independent directors, the rest of non-executive directors are appointed recently on Board as an additional directors whose office expires in ensuing annual general meeting and they are eligible for appointment as director of the Company therefore the company is unable to retire any directors in this annual general meeting.
- 3. A MEMBER ENTITLED TO ATTEND AND VOTE IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE INSTEAD OF HIMSELF/HERSELF AND THE PROXY NEED NOT BE A MEMBER OF THE COMPANY. A person shall act as Proxy on behalf of members not exceeding fifty (50) and holding in the aggregate not more than ten percent of the total share capital of the Company, carrying voting rights. In case a proxy is proposed to be appointed by a member holding more than 10% of the total share capital of the Company carrying voting rights, then such proxy shall not act as a proxy for any other member.

The instrument of Proxy, in order to be effective, should be deposited at the Registered Office of the Company, duly completed and signed, not less than 48 hours before the commencement of the meeting. Proxies submitted on behalf of limited companies, societies, etc., must be supported by appropriate resolutions/authority, as applicable.

The corporate members intending to send their authorized representatives to attend the meeting are requested to send a certified copy of the Board resolution to the Company, authorizing their representative to attend and vote on their behalf at the meeting.

- 4. The Register of Members and Share Transfer Books of the Company will remain closed from Wednesday, September 16, 2015 to Tuesday, September 22, 2015 (both days inclusive)
- 5. The Final Dividend for the financial year ended March 31, 2015, as recommended by the Board, if approved by the Members, shall be paid within 30 days from the date of declaration to those Members whose names appear in the Register of Members of the Company as on September 15, 2015.
- 6. The Securities Exchange Board of India (SEBI) has mandated the submission of Permanent Account Number (PAN) for participating in the securities market, deletion of name of deceased holder, transmission/transposition of shares. Members are requested to submit the PAN details to their Depository Participant in case of holdings in dematerialized form and to the Company's Registrars and Transfer Agents, mentioning your correct reference folio number in case of holdings in physical form.
- 7. Members desiring any information relating to the accounts are requested to write to the Company before 10 days in advance so as to enable the management to keep the information ready.



- 8. The Notice of AGM, Annual Report and Attendance Slip are being sent in electronic mode to Members whose e-mail IDs are registered with the Company or the Depository Participant(s) unless the Members have registered their request for a hard copy of the same. Physical copy of the Notice of AGM, Annual Report and Attendance Slip are being sent to those Members who have not registered their e-mail IDs with the Company or Depository Participant(s). Members who have received the Notice of AGM, Annual Report and Attendance Slip in electronic mode are requested to print the Attendance Slip and submit a duly filled in Attendance Slip at the registration counter to attend the AGM.
- 9. Pursuant to Section 108 of the Companies Act, 2013, read with the relevant Rules of the Act, the Company is pleased to provide the facility to Members to exercise their right to vote by electronic means. The Members, whose names appear in the Register of Members / list of Beneficial Owners as on Tuesday, September 15, 2015, i.e. the date prior to the commencement of book closure date are entitled to vote on the Resolutions set forth in this Notice. Members who have acquired shares after the despatch of the Annual Report and before the book closure may approach the Company for issuance of the User ID and Password for exercising their right to vote by electronic means.
- 10. The Company has appointed M/s. KMP & Associates, Practising Company Secretary, to act as the Scrutinizer, for conducting the scrutiny of the votes cast. The Members desiring to vote through electronic mode may refer to the detailed procedure on e-voting given hereinafter.
- 11. The Company has entered into an arrangement with Central Depository Services (India) Limited (CDSL) for facilitating remote e-voting for AGM. The instructions for e-voting are as under:

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

In case of members receiving e-mail:

- (A) The voting period begins on September 19, 2015 at 09.00 am and ends on September 21, 2015 at 05.00 pm. During this period shareholders' of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date (record date) of September 15, 2015 may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter.
 - (i) Log on to the e-voting website www.evotingindia.com
 - (ii) Click on "Shareholders" tab.
 - (iii) Now, select the "Morganite Crucible (India) Limited" from the drop down menu and click on "SUBMIT"
 - (iv) Now Enter your User ID
 - a. For CDSL: 16 digits beneficiary ID,
 - b. For NSDL: 8 Character DP ID followed by 8 Digits Client ID,
 - c. Members holding shares in Physical Form should enter Folio Number registered with the Company.
 - (v) Next enter the Image Verification as displayed and Click on Login.
 - (vi) If you are holding shares in demat form and had logged on to <u>www.evotingindia.com</u> and voted on an earlier voting of any company, then your existing password is to be used.
 - (vii) If you are a first time user follow the steps given below:



	For Members holding shares in Demat Form and Physical Form									
PAN*	Enter your 10 digit alpha-numeric *PAN issued by Income Tax Department (Applicable									
	for both demat shareholders as well as physical shareholders)									
	Members who have not updated their PAN with the Company/Depository									
	Participant are requested to use the first two letters of their name and the last 8									
	digits of the demat account/folio number in the PAN field.									
	In case the folio 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 folio number 100 then ente									
	RA00000100 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									
Bank	records for the 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 number of									
	shares held by you as on the cut off date in the Dividend Bank details field.									

- (viii) After entering these details appropriately, click on "SUBMIT" tab.
- (ix) Members holding shares in physical form will then reach directly the Company selection screen. However, members holding shares in demat form will now reach 'Password Creation' menu wherein they are required to mandatorily enter their login password in the new password field. Kindly note that this password is to be also used by the demat holders for voting for resolutions of any other company on which they are eligible to vote, provided that company opts for e-voting through CDSL platform. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- (x) For Members holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- (xi) Click on the EVSN for the relevant "Morganite Crucible (India) Limited" on which you choose to vote.
- (xii) 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.
- (xiii) Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- (xiv) 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.
- (xv) Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- (xvi) You can also take out print of the voting done by you by clicking on "Click here to print" option on the Voting page.
- (xvii) If Demat account holder has forgotten the changed password then Enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.
 - Institutional shareholders (i.e. other than Individuals, HUF, NRI etc.) are required to log on to https://www.evotingindia.com and register themselves as Corporates.
 - They should submit a scanned copy of the Registration Form bearing the stamp and sign of the entity to helpdesk.evoting@cdslindia.com.
 - After receiving the login details they have to create a user who would be able to link the account(s) which they wish to vote on.
 - The list of accounts should be mailed to helpdesk.evoting@cdslindia.com and on approval of the accounts they would be able to cast their vote.
 - They should upload a scanned copy of the Board Resolution and Power of Attorney (POA) which they have issued in favour of the Custodian, if any, in PDF format in the system for the scrutinizer to verify the same.

In case of members receiving the physical copy:

- (B) Please follow all steps from sl. no. (i) to sl. no. (xvii) above to cast vote.
- (C) The voting period begins on September 19, 2015 at 09.00 am (IST) and ends on September 21, 2015 05.00 pm (IST). During this period shareholders' of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date (record date) of September 15, 2015, may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter.
- (D) In case you have any queries or issues regarding e-voting, you may refer the Frequently Asked Questions ("FAQs") and e-voting manual available at www.evotingindia.com under help section or write an email to (A) helpdesk.evoting@cdslindia.com.
- 12. The voting rights shall be as per the number of equity share held by the Member(s) as on Tuesday, September 15, 2015. Members are eligible to cast vote electronically only if they are holding shares as on that date.
- 13. The Chairman shall, during the AGM at the end of discussion on the resolutions on which voting is to be held, allow voting with the assistance of Scrutinizer, by use of Poll for all those members who are present at the AGM but have not cast their votes by availing the remote e-voting facility.



- 14. The members who have casted their vote by remote e-voting prior to the AGM may also attend the AGM but shall not be entitled to cast their vote again.
- 15. The results shall be declared on or after the AGM. The results along with the Scrutinizer's Report, shall also be placed on the website of the Company www.morganmms.com and on the website of CDSL within two (2) days of passing of the resolutions at the AGM of the Company and communicated to the stock exchange where the Company's shares are listed *viz*. BSE Limited.
- 16. Members holding shares in demat form are hereby informed that bank particulars registered with their respective Depository Participant(s), with whom they maintain their demat accounts; will be used by the Company for payment of dividend. The Company or its Registrar cannot act on any request received directly from the Members holding shares in demat form for any change in bank particulars. Members holding shares in demat form are requested to intimate any change in their address and / or bank mandate to their Depository Participants immediately.
- 17. Members holding shares in physical form are requested to intimate any change of address and / or bank mandate to M/s. Sharepro Services (India) Limited, Registrar and Transfer Agent of the Company or they can inform via E-mail at Investor Service Department of the Company at rupesh.khokle@morganplc.com immediately.
- 18. Members are requested to note that as per Section 124 (5) of the Companies Act, 2013 corresponding Section 205A of the Companies Act, 1956, Dividends not encashed / claimed within seven years from the date of declaration will be transferred to the Investor Education and Protection Fund (IEPF). After transfer of the said amount to IEPF, no claims in this respect shall lie against IEPF or the Company.



ANNEXURE TO NOTICE

EXPLANATORY STATEMENT PURSUANT TO SECTION 102 (1) OF THE COMPANIES ACT, 2013

The following Statement sets out all material facts relating to the Special Business mentioned in the accompanying Notice:

Item No. 4:

Mr Aniruddha Karve is associated with Morgan Molten System (MMS) since July, 1, 2012 leading global operations for MMS division. Mr Aniruddha Karve graduated from University of Pune, India with a Bachelor of Mechanical Engineering and completed his PhD in Industrial/Manufacturing Engineering from Pennsylvania State University.

Mr Aniruddha Karve's past experience includes Quality Specialist, Engineer, and Manufacturing Engineering Manager at the Ford Motor Company USA. After 3 years leading manufacturing engineering, Mr Aniruddha Karve was given the responsibility of Operations Manager at Ford's Powertrain Operations facility in Michigan. He was also associated with Nemak-USA where he spent 5 years as Plant Manager/GM.

Considering the rich and varied experience of Mr Aniruddha Karve and future growth plan of the Company, the Board of Directors in their meeting held on May 25, 2015 upon recommendation of the Nomination and Remuneration Committee and subject to approval of members, has appointed Mr Aniruddha Karve as Managing Director of the Company for a term of 3 (three) years effective from July 1, 2015 based on terms and conditions as may be mutually discussed between the Company and Mr Aniruddha Karve as contained in the agreement entered into with him. Mr Aniruddha Karve is also designated as Key Managerial Person for the purpose of Section 203 of the Companies Act, 2013.

During the financial year 2015-16 the remuneration to Mr Aniruddha Karve may be payable from any other company and that other company is either a foreign company or has got the approval of its shareholders in general meeting to make such payment, and treats this amount as managerial remuneration for the purpose of section 197 and the total managerial remuneration payable by such other company to its managerial persons including such amount or amounts is within permissible limits under section 197.

The remuneration for the financial year 2016-17 and 2017-18 as recommended by Nomination and Remuneration Committee which shall also have the authority to review, decide on the quantum, composition and periodicity of payment shall be payable to Mr Aniruddha Karve as minimum remuneration as follows:

For Financial Year 2016 - 17:

- 1. Basic Salary: INR 28.73 lacs per annum;
- 2. Special Allowance 40% and Variable Bonus 28% of total remuneration with authority of the company to suitably modify within overall limit of total remuneration;
- 3. Employer's contribution to provident fund (12% of basic salary) is included in the total remuneration;
- 4. Gratuity payable at a rate not exceeding half a month's salary for each completed year of service which shall be payable on completion of 5 years of service;
- 5. Medical Benefits: Payment/reimbursement of expenses incurred for self and family (including medi claim insurance) in accordance with the rules of the company;
- 6. Provision of car for use on Company's business and mobile phone would not be considered as perquisites;
- 7. Such other allowances, benefits, amenities, and facilities as per the Company's rules and policies.



8. The nature of employment of the Managing Director with the Company shall be contractual and can be terminated by giving three months' notice from either party.

For Financial Year 2017 - 18:

- 1. Basic Salary: INR 31.31 lacs per annum;
- 2. Special Allowance 40% and Variable Bonus 28% of total remuneration with authority of the company to suitably modify within overall limit of total remuneration;
- 3. Employer's contribution to provident fund (12% of basic salary) is included in the total remuneration;
- 4. Gratuity payable at a rate not exceeding half a month's salary for each completed year of service which shall be payable on completion of 5 years of service;
- 5. Medical Benefits: Payment/reimbursement of expenses incurred for self and family (including medi claim insurance) in accordance with the rules of the company;
- 6. Provision of car for use on Company's business and mobile phone would not be considered as perquisites;
- 7. Such other allowances, benefits, amenities, and facilities as per the Company's rules and policies.
- 8. The nature of employment of the Managing Director with the Company shall be contractual and can be terminated by giving three months' notice from either party.
 - As per Schedule V Section II of the Companies Act, 2013, the following information are being furnished with the notice of the annual general meeting for the Company

I. General Information:

(1) Nature of industry:

The Company is engaged in manufacturing and selling of crucibles, foundry products and its accessories.

(2) Date or expected date of commencement of commercial production:

The Company was incorporated on January 13, 1986 and received Certificate for Commencement of Business on May 21, 1986.

- (3) In case of new companies, expected date of commencement of activities as per project approved by financial institutions appearing in the prospectus: Not Applicable
- (4) Financial performance based on given indicators as per audited financial results for the year ended March 31, 2015:

Particulars	INR in Lacs
Turnover & Other Income	8,928.73
Net Profit as Statement of Profit and	602.20
Loss (after tax)	
Profit as computed under Section 198	1208.26
of the Companies Act, 2013	
Effective Capital	5,618.96

(5) Foreign investments or collaborations, if any.

The Company has neither made any foreign investment nor entered for any collaborations agreement.



II. Information about the appointee:

- (1) Background details: Mr Aniruddha Karve's past experience includes Quality Specialist, Engineer and Manufacturing Engineering Manager at the Ford Motor Company USA. After 3 years leading manufacturing engineering, Mr Aniruddha Karve was given the responsibility of Operations Manager at Ford's Powertrain Operations facility in Michigan. He was also associated with Nemak-USA where he spent 5 years as Plant Manager/GM.
- (2) Past remuneration: Mr Aniruddha Karve has not drawn any remuneration from the Company as he is appointed as Managing Director for a term of 3 years effective from July 1, 2015.
- (3) Recognition or awards: Not Applicable
- (4) Job profile and his suitability: Mr Aniruddha Karve has rich experience of more than 15 years in operation excellence, environment, health and safety and was associated with various multinational companies.
- **(5) Remuneration proposed :** Consolidated remuneration payment of INR 137.50 lacs for the financial year 2016-17 and INR 149.88 lacs for the financial year 2017-18.
- (6) Comparative remuneration profile with respect to industry, size of the company, profile of the position and person (in case of expatriates the relevant details would be with respect to the country of his origin): In view of vast experience of Mr Aniruddha Kare and his contribution to Morgan business since his joining as Vice President Global Operation for Morgan Molten System (MMS) and future growth plans of the company, the consolidated remuneration payment for 2016-17 and 2017-18 are commensurate with respect to same industry size, profile, position and person.
- (7) Pecuniary relationship directly or indirectly with the company, or relationship with the managerial personnel, if any: Mr Aniruddha Karve do not have any pecuniary relationship directly or indirectly with the Company.

III. Other information:

- (1) Reasons of loss or inadequate profits: During the financial year 2014-15, changes in depreciation rates, increase in employee benefit expenses, increase in other expenses were reason of having low profitability which may carry the same impact in the coming financial year.
- (2) Steps taken or proposed to be taken for improvement: The Company plans to diversify its product base by introducing new products, reduction in raw material prices, optimum utilisation of its internal resources, developing new markets having focus on increase in sales which may help the Company to improve its sales and profitability in the financial year 2016-17 and 2017-18.
- (3) Expected increase in productivity and profits in measurable terms: In view of the present market scenario and Govt. policies, the sale of Company's product is expected to increase by 10 to 12 per cent as compared to previous year. The Company may achieve revenue from operations in the year 2016-17 between 100 to 110 crores and in 2017 18 between INR 115 to 120 crores.
- **IV. Disclosures**: The disclosures relating to remuneration package of managerial person has been mentioned in Corporate Governance Report.
 - Your Directors recommend Resolution at Item No. 4 as a Special Resolution for approval of the members.

Item No. 5

Mr Hitesh Saiwal was appointed as Managing Director of the Company with approval of the members in the Annual General Meeting held September 25, 2013 for a term of 3 (three) years effective from February 1, 2013. The Board of



Directors in their meeting held on April 30, 2015 has accepted the resignation and relieved him from the services effective from April 30, 2015. The Company has paid Mr Hitesh Saiwal a lumsump consideration of INR 77.63 lacs for the financial year 2015-16.

As the remuneration paid to Mr Hitesh Saiwal exceeds the limit of 5 per cent of net profit calculated as per the provisions of Section 198 of the Companies Act, 2013, the following additional information as required by Section II of Part II of Schedule V to the Companies Act, 2013 is given herewith:

I. General Information:

- (1) Nature of industry: The Company is engaged in manufacturing and selling of crucibles, foundry products and its accessories.
- (2) Date or expected date of commencement of commercial production: The Company was incorporated on January 13, 1986 and received Certificate for Commencement of Business on May 21, 1986.
- (3) In case of new companies, expected date of commencement of activities as per project approved by financial institutions appearing in the prospectus: Not Applicable
- (4) Financial performance based on given indicators as per audited financial results for the year ended March 31, 2015:

Particulars	INR in Lacs
Turnover & Other Income	8,928.73
Net Profit as Statement of Profit and	602.20
Loss (after tax)	
Profit as computed under Section 198	1123.80
of the Companies Act, 2013	
Effective Capital	5,618.96

(5) Foreign investments or collaborations, if any: The Company has neither made any foreign investment nor entered for any collaborations agreement.

II. Information about the appointee:

- (1) Background details: Mr Hitesh Saiwal, a qualified Chartered Accountant and Company Secretary associated with the Company since 2011. Since his association with the Company, he was involved in developing of sales, improvement of operational efficiency and increasing margins.
- (2) Past remuneration: Mr Hitesh Saiwal's last remuneration drawn in the financial year 2014-15 was INR 53.04 lacs.
- (3) Recognition or awards: Not Applicable
- (4) **Job profile and his suitability:** Mr Hitesh Saiwal was responsible to handle day to day operations of the Company including improvement in gross margins of the product, increase in sales, to drive focus of Environment, Health and Safety etc.
- (5) **Remuneration proposed:** Consolidated remuneration payment of INR 77.63 lacs for the financial year 2015-16.
- (6) Comparative remuneration profile with respect to industry, size of the company, profile of the position and person (in case of expatriates the relevant details would be with respect to the country of his origin): In view of the responsibility carried out by Mr Hitesh Saiwal during his tenure as Managing Director of the Company, the consolidated remuneration payment for 2015-16 is commensurate with respect to same industry size, profile, position and person.



(7) Pecuniary relationship directly or indirectly with the company, or relationship with the managerial personnel, if any: Mr Hitesh Saiwal do not have any pecuniary relationship directly or indirectly with the Company.

III. Other information:

- (1) Reasons of loss or inadequate profits: During the financial year 2014-15, changes in depreciation rates, increase in employee benefit expenses, increase in other expenses were reason of having low profitability during the financial year 2015-16.
- (2) Steps taken or proposed to be taken for improvement: The Company is focusing on reduction in raw material prices, optimum utilisation of its internal resources, developing new markets having focus on increase in sales which may help the Company to improve its sales and profitability in the financial year 2015-16.
- (3) Expected increase in productivity and profits in measurable terms: In view of the present market scenario and Govt. policies, the sale of Company's product is expected to increase by 10 to 12 per cent as compared to previous year. The Company may achieve revenue from operations in the year 2015-16 between INR 90 to 95 crores.
- **IV. Disclosures**: The disclosures relating to remuneration package of managerial person has been mentioned in Corporate Governance Report.

Your Directors recommend Resolution at Item No. 5 as a Special Resolution for approval of the members.

Item No. 6

The Board of Directors in their meeting held on February 11, 2015 has appointed Mr Ian Keith Arber as an additional director of the Company who holds office until ensuing annual general meeting. He has proposed candidature as a Director of the Company and has also given deposit of one lac rupees to the Company until gets elected in ensuing annual general meeting.

Mr Ian Keith Arber joined Managing Director of Morgan Molten Systems (MMS) division effective from January 14, 2014, he is associated with Morgan since 2007 as the General Manager of Furnace Industries, Perth. Prior to this, Mr Ian had undertaken a number of roles with Morgan in Australia and in the Thermal Ceramics business in the United States. Mr Ian brings to this role a strong track-record of leading and growing businesses, both as a General Manager and as the Managing Director of Australia.

In view of vast experience and leadership, your Directors recommend Resolution at Item No. 6 as an Ordinary Resolution for approval of the members.

Item No. 7

The Board of Directors of the Company has appointed Ms Maithilee Tambolkar as an additional director (Independent) of the Company effective from March 28, 2015. As per Section 149 and Section 152 of the Companies Act, 2013, an independent director can hold office for a term upto 5 (five) consecutive years on the Board of a company and he/she shall not be included in the total number of directors for retirement by rotation. Ms Maithilee Tambolkar is not disqualified from being appointed as a Director (Independent) in terms of Section 164 of the Act and has given his consent to act as a Director. The Company has received a declaration from Ms Maithilee Tambolkar that she meets the criteria of independence as prescribed both under sub-section (6) of Section 149 of the Act and under Clause 49 of the Listing Agreement.

Ms Maithilee is also entrepreneur and has long standing experience in the field of auto ancillary manufacturing

MORGANITE CRUCIBLE (INDIA) LIMITED



process. Recently, she was awarded with "Udyogini Gaurav Award" presented by Maharashtra Industries Minister Mr Subhash Desai. This award was given as the recognition of significant contribution, made by Ms Maithilee for the innovative technology practices in the field of auto parts manufacturing.

In view of rich experience of Ms Maithilee, the Board has proposed to appoint her for a term of five years effective from September 22, 2015 subject to approval of the members in the annual general meeting of the company. Your Directors recommend Resolution at Item No.7 as an ordinary resolution for approval of the Members.

Item No. 8

The Board of Directors in their meeting held on August 13, 2015 has appointed Ms Pauline Tan as an additional director of the Company who holds office until ensuing annual general meeting. She has proposed candidature as a Director of the Company and has also given deposit of one lac rupees to the Company until gets elected in ensuing annual general meeting.

Ms Pauline Tan joined Morgan in January, 2014 and she took over charge of Morgan Molten System (MMS) as Finance Director effective from February 1, 2015.Ms Pauline Tan has strong track-record of more than 15 years in financial planning, reporting, analysis and control. She was associated with reputed multinational businesses like Digicel, NCS Group and IFF etc. Since taking over charge as MMS Finance Director, she has been instrumental in various financial reporting and internal control systems.

Your Directors recommend Resolution at Item No. 8 as an Ordinary Resolution for approval of the members.

Item No. 9

The Board of Directors in their meeting held on August 13, 2015 has appointed Mr Mirco Pavoni as an additional director of the Company who holds office until ensuing annual general meeting. He has proposed candidature as a Director of the Company and has also given deposit of one lac rupees to the Company until gets elected in ensuing annual general meeting.

Mr Mirco Pavoni is presently acting as Technology Director for Morgan Molten System (MMS) since last three years. He has been associated with Morgan in number of roles such as Operation Manager, Quality and R & D Manager. He has rich experience in lean manufacturing, product development, six sigma, continuous improvement, operational excellence and process engineering etc. During his tenure with MMS, he has been actively involved in new product development, diversifying the product portfolio and market research of crucibles and foundry products. The Board believes with his great excellence and immense knowledge, the Company will achieve more improvement in product quality, life of product and operational excellence.

Your Directors recommend Resolution at Item No. 9 as an Ordinary Resolution for approval of the members.

By Order of the Board,

Registered Office: B-11 MIDC, Industrial Area, Waluj, Dist.:-Aurangabad (MS) – 431 136, Date: August 13, 2015

Aniruddha Karve (Managing Director)



DIRECTORS' REPORT

AND MANAGEMENT DISCUSSION AND ANALYSIS

To,

The Members,

Your Directors have pleasure in presenting the 30^{th} Annual Report, together with the Audited Financial Statements of the Company for the financial year ended March 31,2015.

FINANCIAL PERFORMANCE:

(Rs. In Lacs)

D 4 1	Stand	lalone	Consolidated		
Particulars	2015	2014	2015	2014	
Revenue from Operations, net of excise	8,754.21	7,937.03	10,875.20	9,967.11	
Other Operating Revenue	116.05	120.32	130.45	131.83	
Other income	58.47	198.26	79.77	232.15	
Total income	8,928.73	8,255.61	11,085.42	10,331.09	
Operating Expenses	7,069.97	6415.99	9,077.65	8,310.79	
Profit before finance cost, depreciation and amortisation	1,858.76	1,839.62	2,007.77	2,020.30	
Finance Cost	0.74	34.39	0.74	34.39	
Depreciation and Amortisation Expense	787.26	465.67	895.56	559.18	
Profit before tax	1,070.76	1,339.56	1,111.47	1,426.73	
Provision for tax	468.56	497.27	534.05	553.59	
Share of minority interest	-	-	1.36	28.64	
Profit after tax	602.20	842.29	576.06	844.50	
Add: Balance brought forward from previous year	4,422.23	3,612.70	4,786.94	3,975.20	
Amount available for appropriation	5,009.73	4,454.99	5,347.20	4,819.70	
Less: Appropriation/transfer					
Proposed equity dividend	28.00	28.00	28.00	28.00	
Corporate dividend tax	5.70	4.76	5.70	4.76	
Balance carried to Balance Sheet	4,976.03	4,422.23	5,313.50	4,786.94	

DIVIDEND:

Your Directors are pleased to recommend a final dividend of Re. 1/- per equity share of face value of Rs. 10/- each, amounting to Rs. 33.70 lacs including dividend distribution tax for the financial year 2014-15 for approval of the members in the ensuing 30^{th} Annual General Meeting of the Company.

OPERATIONS:

Revenue & Profits - Standalone:

During the year under review, the Company has achieved net turnover of Rs. 8,754.21 lacs as compared to Rs. 7,937.03 lacs, at



a growth rate of 10%. The export sales were Rs. 6,081.09 lacs as compared to Rs. 5,269.41, at a growth rate of 15%. The gross profit was down to Rs. 1,070.76 lacs as compared to Rs. 1,339.56 lacs. The operating expenses were Rs. 7,069.97 lacs as compared to Rs. 6,415.99 lacs in last year.

Revenue & Profits - Consolidated:

During the year under review, the Company has achieved net turnover of Rs. 10,875.20 lacs as compared to Rs. 9,967.11 lacs, at a growth rate of 9%. The revenue as on consolidated basis came 14% from Asia and Far East, 20% from Europe, 16% from Africa and Middle East etc. The gross profit was down to Rs. 1,111.47 lacs as compared to Rs. 1,426.73 lacs. The operating expenses were up by 9% to Rs. 9,077.65 lacs as compared to Rs. 8,310.79 lacs in last year.

FUTURE OUTLOOK:

The Indian economy has witnessed controlled inflation, rise of domestic product demand and increase in investment during the year 2014-15 and outlook continues to be positive in coming years. The Indian economy grew at 7.3 per cent in 2014-15 as compared to 6.9 per cent in 2013-14 due to improvement in manufacturing as well as service sectors. The rupee remained constant and under check on account of constricted monetary policy by Reserve Bank of India (RBI), however in view of inflation easing the during the year, RBI has softened policy by cutting repo rates in January, 2015. The Consumer Price Index remained around 5 per cent as on 2014-15.

The Indian auto industry contributes 22 per cent of the country's manufacturing GDP. The Indian automobile industry is estimated to become 3rd largest in the world by 2016 by initiative of 'Make in India' drive, easy finance schemes, healthy growth in passenger vehicles, favourable government policies, as well as 100 per cent FDI under automatic route in auto sectors etc. The Indian passenger vehicle market is expected to grow at a compound annual growth rate (CAGR) of 12% by 2020. This sector continues to remain key market for the company's product based on the following factors:

- Major global OEMs are planning to make components in India sourcing hub for their global operations.
- Several global Tier-I suppliers have also announced plans to increase procurement from their Indian subsidiaries
- India is also emerging as a sourcing hub for engine components, with OEMs increasingly setting up engine manufacturing units in the country
- India's projected production is around 8.7mn passenger vehicles per year by 2020 (with most of them being compact cars)
- Many MNC's including (Ford, Hyundai, Toyota, GM, and Honda) have either built or are in the process of building facilities in India
- Various innovative product development & strategic initiatives in the segment will surely boost crucible and allied products (like blue lightening & DGR) sale in the segment.

The Indian Metal Casting (Foundry Industry) production is estimated to be 9.34 Million MT of various grades of Castings (Source: Indian Institute of Foundry men). The castings produced by foundries make way into various end user sectors like the automotive, construction, heavy machinery, railways, valve and general engineering. Foundry Industry has a turnover of approx. USD 15 billion with exports of approx. USD 2 billion. Non automotive casting production in Copper iron and zinc oxide continue to be an area of focus and potential growth for the company.

Construction:

- India's residential and non-residential building industry expanded at a CAGR of 10.7 per cent over FY 08-11. Growth in the sector is set to increase in the next few years; forecasts put the CAGR for FY 12-17 at 14.5 per cent
- The growth in residential industries will boost crucible sale in Cupper based alloys and ZnO foundries.



• In addition to the Indian market, the company continues to see positive growth prospects in the North and South American markets in its export business. European market will remain flat and Asian markets will continue to be sluggish based on economic conditions in China.

RECOGNITION:

Your Company continued to remain ISO 9001:2008 certified for Quality Management System Standards.

PUBLIC DEPOSIT:

During the year, the Company has not accepted any fixed deposits under the provisions of the Companies Act, 2013.

PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS:

During the year under review, the Company has not provided any loans, given guarantees and made investments covered under Section 186 of the Companies Act, 2013.

RELATED PARTY TRANSACTIONS:

In compliance with the provisions of the Companies Act, 2013 and Clause 49 of the Equity Listing Agreement, your Company has formulated a Policy on Materiality of Related Party Transactions and dealing with Related Party Transactions which is available on Company's website at

http://www.morganmms.com/sites/default/files/policy on materiality of related party transactions dealings.pdf

All Related Party Transactions are placed before the Audit Committee for review and approval. Prior omnibus approval is obtained for Related Party Transactions on a yearly basis for transactions which are of repetitive nature and / or entered in the Ordinary Course of Business and are at Arm's Length. In every Audit Committee meeting, the schedule of related party transactions for every quarter ended are being placed to ensure transactions are within limit of the approval.

The related party transactions entered during the year were in Ordinary Course of the Business and on Arm's Length basis. No Material Related Party Transactions, i.e. transactions exceeding ten percent of the annual consolidated turnover as per the last audited financial statements, were entered during the year by your Company. Accordingly, the disclosure of Related Party Transactions as required under Section 134(3) (h) of the Companies Act, 2013 in Form AOC 2 is not applicable.

MATERIAL CHANGES AND COMMITMENTS AFFECTING FINANCIAL POSITION BETWEEN THE END OF THE FINANCIAL YEAR AND DATE OF REPORT :

During the year under review, there have been no other material changes and commitments affecting the financial position of the Company between the end of the financial year and the date of the report.

SUBSIDIARY COMPANY:

Your Company has one subsidiary company *i.e.* Diamond Crucible Company Limited having its manufacturing facility at Mehsana, Gujarat. As per provisions of Section 129 (3) of the Companies Act, 2013, a statement containing silent features financial of the subsidiary company for the year ended March 31, 2015 is annexed as part of this Board Report in Form AOC 1 as <u>Annexure 1</u>. However, the Company has published the audited consolidated financial statements for the financial year March 31, 2015 and also forms part of this Annual Report. The Annual Accounts of the subsidiary company and related detailed information shall be made available to members of the Company seeking such information and shall be kept open for inspection at the Registered Office of the Company during office hours.



DIRECTORS:

During the year under review, the Company has appointed Mr Ian Keith Arber as an Additional Director (Non-executive) effective from February 11, 2015, Ms Pauline Tan as Additional Director (Non-executive) effective from August 13, 2015, Mr Mirco Pavoni, Additional Director (Non-executive) effective from August 13, 2015 and Ms Maithilee Tambolkar Additional Director (Independent) effective from March 28, 2015.

Mr. Hitesh Saiwal resigned from the company effective from April 30, 2015 from the post of Managing Director and Mr Aniruddha Karve was appointed as Managing Director of the company in the Board of Directors meeting held on May 25, 2015 effective from July 1, 2015 subject to approval of members in ensuing annual general meeting. As per the provisions of the Companies Act, 2013, Independent Directors are required to be appointed for a term of five consecutive years, but shall be eligible for reappointment on passing of a special resolution by the Company and shall not be liable to retire by rotation. Ms Maithilee Tambolkar has given the certificate of independence to your Company stating that she meets the criteria of independence as mentioned under Section 149 (6) of the Companies Act, 2013.

During the year under review, the independent directors has submitted certificate of independence under section 149 (6) (d) of the Companies Act, 2013. The policy on familiarisation program for Independent Directors including details of Nomination Remuneration committee and their roles and responsibility are provided in Corporate Governance Report. The evaluation of Board including independent directors was carried out having parameters of attendance in every Board and Committee meeting, participation in discussions and independent judgement. The Board is looking forward to develop evaluation process over the period for effective functioning of Board as well as each Director.

The details of such familiarization program for Independent Directors are posted on the website of the Company and can be accessed at

http://www.morganmms.com/sites/default/files/familiarisation_program_for_independent_director_-_mcil.pdf

NUMBER OF MEETINGS OF THE BOARD:

The Board met four times during the financial year, the details of which are given in the Corporate Governance Report that forms part of this Annual Report. The intervening gap between any two meetings was within the period prescribed by the Companies Act, 2013.

POLICY ON DIRECTORS' APPOINTMENT AND REMUNERATION:

The policy of the Company on directors' appointment and remuneration, including criteria for determining qualifications, positive attributes, independence of a director and other matters provided under Sub-section (3) of Section 178 of the Companies Act, 2013, adopted by the Board, is annexed as <u>Annexure 2</u> to the Board's report.

PARTICULARS OF EMPLOYEES:

During the year under review, no employee was in receipt of remuneration of Rs. 60 lacs or more, or employed for part of the year and in receipt of Rs. 5 lacs or more a month, under Rule 5(2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014.

PREVENTION OF SEXUAL HARASSMENT AT WORKPLACE:

As per the requirement of The Sexual Harassment of Women at Workplace (Prevention, Prohibition & Redressal) Act, 2013 ('Act') and Rules made thereunder, your Company has already constituted a policy on Prevention of Sexual



Harassment at Workplace in December, 2012 with periodic amendments. During the year, the Company has not received any complaint with allegations of sexual harassment.

RISK MANAGEMENT POLICY:

The Company has constituted Risk Management Committee in line with provisions of Companies Act, 2013 and Clause 49 of the Equity Listing Agreement, having composition of executive and independent directors. The responsibility of the committee includes identification and control of risks and/or opportunities, maintaining of sound system of risk oversight, management, and internal control and to assess, manage and monitor the operational and environmental risk.

During the year, the following risk management activities has been carried out for identifying, monitoring and mitigating impact of risks:

- Assessed risks associated with business through dashboard indicators such as exposure, potential impact and assessment of progress of mitigation actions.
- Periodical assessment of risks, their potential impact on key business objectives relating to growth, profitability, talent engagement, market position, reputation and operational excellence were conducted.
- Competitive position in key market segments comprising geographies, industries and service lines were conducted and actions were reviewed.

CORPORATE SOCIAL RESPONSIBILITY:

The Company has constituted Corporate Social Responsibility Committee (CSR) in the meeting of Board of Directors of the Company held on May 22, 2014. The terms of reference of the CSR Committee are in line with provisions of Companies Act, 2013 and rules made thereunder which is part the Corporate Governance Report.

During the year under review, the Company was exploring projects for CSR activities and has identified few of them which shall be undertaken in coming years hence the company was unable to spent any funds towards CSR activity for the financial year ending March 31, 2015.

ENVIRONMENT, HEALTH AND SAFETY:

The Morgan Group is committed to provide a safe workplace for the employees, contractual labour and third parties throughout its manufacturing facilities worldwide. A failure in the Group's EHS procedures could lead to environmental damage or injury or death of employees or third parties, with a consequential impact on operations, financial damages and damage to reputation.

During 2014 the Group launched a global behavioural safety programme i.e. 'thinkSAFE', which is also implemented in your Company. A key component of thinkSAFE is the installation of a 'safety corner' at each Group facility. The safety corners are used to build a greater awareness of health and safety and to provide an interactive focus for safety information. The Morgan Group also developed a group-wide online incident tracking system to cover health and safety incidence. The Group's long-term objective is 'zero harm' and it seeks to achieve year-on-year improvements in performance as it progresses towards this objective.

As a part of commitment and continuous improvement towards environment, health and safety your Company has made improvements in certain identified areas which summary as below –

Operational:

- Crane installation for handling of crucible during process for better ergonomics



- Installation of auto feeding mix trolley
- Emphasis on reduction of dust level in the factory
- Installation of conveyors at finishing and packaging area

Well-being:

- Developed Occupational Health Centre (OHC)
- Training program on 'Leading thinkSAFE' and think safe in action for all employees
- Regular internal training/programs for developing awareness on environment, health and safety of employees and contractual labour
- Annual medical check-ups was completed and suggestions has been given for monitoring health of employees and contractual labour '
- 'Most Mile March' initiative for encouraging employees to walk more
- Biggest Loser' for weight reduction competition
- Celebrated 'Morgan and National Safety Week'

LEGAL AND GOVERNANCE:

Your Company is committed to observe the compliances under various statute applicable to the Company such as Companies Act, Securities laws, Listing Regulations and other statutory laws. Since implementation of Companies Act, 2013 and revised corporate governance code, your company has implemented various policies and adopting good governance practices throughout its operations.

Morgan believes that 'quality of contracts must match our quality of products', ineffective contract risk management could result in significant liabilities for the Group as well as the Company and damages to customer relationships. The Group Legal Policy requires review on high-risk contracts or contracts crosses certain threshold limit to avoid unforeseen circumstances. Further, your company is also committed to abide the provisions of United Kingdom Bribery Act, 2010 and its applicable compliance. Every individual who joins the Morgan group, has been given with training on Responsible Business Program (RBP) followed by periodic updates and training sessions on Competition laws, Ethics Policy and Contract Risk Management.

HUMAN RESOURCES:

Your Company believes that having best talent, skillful employees and high motivation level of employee helps any organisation to achieve milestones of success. Your Company is committed to provide good organisational culture to its employees as well as provide required trainings in order to harness their potential and to explore more opportunities.

During the year, the Company has successfully extended Wage Agreement with its workmen for further period of 3 years without any interruption to the business having optimum growth in their package deal.

The senior and middle management has been provided with periodic leadership development and counselling program. As part of 'thinkSAFE' drive, the training programs for behavioral change are being implemented successfully to all levels of employees in the organisation. Any employee can share best practices through various suggestions schemes and Kaizens for process and quality improvement, cost saving and focus on environmental health and safety.

AUDITORS:

Statutory Auditors

M/s B S R & Co. LLP (Registration No. 101248W/W-100022) was appointed as Statutory Auditors in the last Annual General Meeting (AGM) of the Company held on September 25, 2014 for a period of One year. Pursuant to the provisions



of Section 139 of the Companies Act, 2013 read with the Rules framed thereunder and upon recommendation of Audit Committee, it is proposed to appoint M/s B S R & Co. LLP as Statutory Auditors of the Company from the conclusion of Thirtieth (30th) Annual General Meeting until the conclusion of the Thirty Fifth (35th) Annual General Meeting of the Company, subject to ratification of the appointment by the Members of the Company at every Annual General Meeting on such remuneration as may be agreed between the Board of Directors or any Committee thereof and the Statutory Auditors, in addition to the reimbursement of service tax and actual out of pocket expenses incurred in relation with the audit of accounts of the Company.

The report given by the Auditors on the financial statements of the Company is part of the Annual Report. There has been no qualification, reservation, adverse remark or disclaimer given by the Auditors in their report.

Secretarial Auditor

M/s KMP & Associates, Practicing Company Secretaries, was appointed to conduct the Secretarial Audit of the Company for the financial year 2014-15, as required under Section 204 of the Companies Act, 2013 and rules thereunder. The Secretarial Audit Report for financial year 2014-15 forms part of the Board Report as *Annexure 3*. The Board has continued appointment of M/s KMP & Associates, Practicing Company Secretaries, as Secretarial Auditor of the Company for the financial year 2015-16.

The report of Statutory Auditors on the financial statements and report of Secretarial Auditors are made of this Annual Report. There has been no qualification, reservation, adverse remark or disclaimer given by the Statutory Auditor or Secretarial Auditor in their report.

EXTRACT OF ANNUAL RETURN

In accordance with Section 134(3)(a) of the Companies Act, 2013, an extract of the annual return in the prescribed format is appended as *Annexure 4* to the Board's report.

DIRECTORS' RESPONSIBILITY STATEMENT:

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

- (i) In the preparation of the annual accounts for the financial year ended March 31, 2015, the applicable accounting standards have been followed along with proper explanation relating to material departures;
- (ii) The Directors have selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent, so as to give a true and fair view of the state of affairs of the Company at the end of the financial year and profit of the Company for the year;
- (iii) The Directors have taken proper and sufficient care for maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 2013 for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- (iv) The Directors have prepared the annual accounts on a 'going concern' basis;
- (v) The directors have laid down internal financial controls, which are adequate and are operating effectively;
- (vi) The directors have devised proper systems to ensure compliance with the provisions of all applicable laws and such systems are adequate and operating effectively.



CORPORATE GOVERNANCE:

Your Company emphasises on implementation of new provisions of Companies Act, 2013 and amended corporate governance code into the business operations of the Company. As part of the commitment, the Company has adopted various policies and good governance practices in their day to day operations and these policies are governed by various committees constituted under the statue.

As required under Clause 49 of the Listing Agreement with the Stock Exchanges, the auditors' certificate regarding compliance of conditions of Corporate Governance is appended as <u>Annexure 5</u> to the Board's Report.

<u>CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE EARNINGS AND OUT GO:</u>

The particulars as prescribed under Sub-section (3)(m) of Section 134 of the Companies Act, 2013, read with the Companies (Accounts) Rules, 2014, are enclosed as *Annexure 6* to the Board's report.

WHISTLE BLOWER POLICY:

The Company has set up a Whistle Blower Policy with a view to provide a mechanism for directors and employees of the Company to raise concerns of any violations of legal or regulatory requirements, incorrect or misrepresentation of any financial statements and reports, etc. The policy is also available on the website -

http://www.morganelectricalmaterials.com/sites/default/files/whistle blower policy - june-15.pdf

ACKNOWLEDGMENTS:

Your Directors take this opportunity to offer their sincere thanks to various Departments of the Central and State Governments, our Bankers, Shareholders, Customers & Consultants for their unstinted support and assistance. Your Directors also place their deep appreciation to employees at all levels for their hard work, solidarity, dedication and commitment, and look forward to their continued support in the future.

For and on behalf of the Board,

Sadanand V. Shabde Aniruddha Karve (Chairman) (Managing Director)

Place: Aurangabad
Date: August 13, 2015



ANNEXURE 1

<u>Statement containing the salient features of the financial statements of subsidiaries / associate companies / joint ventures</u>

[Pursuant to first proviso to Sub-section (3) of Section 129 of the Companies Act, 2013, read with Rule 5 of the Companies (Accounts) Rules, 2014 – AOC-1]

(Amt in INR)

Name of Subsidiary	Diamond Crucible Company Limited
Reporting period for the subsidiary concerned	March 31, 2015
Reporting currency and Exchange rate as on the	Not Applicable
last date of the relevant Financial year in the case	
of foreign subsidiaries	
Share capital - Equity	
(Issued, Subscribed and Paid-up)	3,500,000
Reserves & surplus	127,700,263
Total Assets	202,624,361
Total Liabilities (excluding share capital and	71,424,098
reserve & surplus)	
Investments	-
Turnover	225,834,599
Profit before taxation	6,826,629
Provision for taxation	6,548,781
Profit after taxation	277,849
Proposed Dividend	Nil
% of shareholding	51

Notes : The following information shall be furnished at the end of the statement:

- 1. Names of subsidiaries which are yet to commence operations **Not Applicable**
- 2. Names of subsidiaries which have been liquidated or sold during the year **Not Applicable**

Part "B": Associates and Joint Ventures

Statement pursuant to Section 129 (3) of the Companies Act, 2013 related to Associate Companies and Joint Ventures - Not Applicable -



ANNEXURE 2

Statement of Disclosure of Remuneration Under Section 197 of the Companies Act, 2013 and Rule 5(1) of Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014

i. Ratio of the remuneration of each Executive Director to the median remuneration of the Employees of the Company for the financial year 2014-15

Name of Director	Designation	Ratio of remuneration of each Director to median remuneration of Employees	Percentage increase in Remuneration
Hitesh Saiwal	Managing Director	85:1	8%

ii. The percentage increase in remuneration of Chief Financial Officer and Company Secretary during the financial year 2014-15

Name	Designation	Percentage increase in Remuneration
Atithi Majumdar	Chief Financial Officer	16%
Rupesh Khokle	Company Secretary	9%

- iii. The percentage increase in the median remuneration of Employee for the financial year was 10 per cent.
- iv. There were 70 employees on rolls of the Company as on March 31, 2015.
- v. **Relationship between average increase in remuneration and Company performance -** The yearly increment in the remuneration is being given based on the KRA performance, market trend and general practice in same industry.
- vi. Comparison of the remuneration of the Key Managerial Personnel against the performance of the company-The increase in remuneration and variable bonus payout are based on the performance rating and market trend which was duly reviewed by Nomination and Remuneration Committee.
- vii. The Market Capitalisation of the Company as on March 31, 2015 was Rs.153.44 crores as compared to Rs. 76.59 crores as on March 31, 2014. The price earnings ratio of the Company was 25.48 as at March 31, 2015 and was 9.09 as at March 31, 2014. The closing share price of the Company at BSE Limited on March 31, 2015 was Rs. 548/- per equity share of face value of Rs. 10/- each as compared to share price of Rs. 273.55/- per equity share as on March 31, 2014.
- viii. Average percentage increase made in the salaries of Employees other than the managerial personnel in the financial year was 11.55% whereas the increase in the managerial remuneration was 8%. The average increase in employee remuneration shows competitive market and general market practice.
- ix. **Key parameters for any variable component of remuneration availed by the directors** Variable component is integral part of the remuneration of all employees including Directors. Every year, the key targets are assigned to each employee including Directors over the period of one year and the rating has been given based on the performance of each individual.
- x. The ratio of the remuneration of the highest paid director to that of the employees who are not directors but receive remuneration in excess of the highest paid director during the year Not Applicable
- xi. It is hereby affirmed that the remuneration paid during the year is as per the Remuneration Policy of the Company.



Annexure 3

Secretarial audit report for the financial year ended March 31, 2015

(Pursuant to Section 204(1) of Companies Act 2013 and the Rules made thereunder)

To,
The Members,
Morganite Crucible (India) Limited
B-11 MIDC Industrial Area,
Walui, Aurangabad – 431136.

We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by Morganite Crucible (India) Limited (hereinafter called "the Company"). Secretarial Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing my opinion thereon.

Based on our verification of the Company's books, papers, minute books, forms and returns filed and other records maintained by the company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, We hereby report that in our opinion, the company has, during the audit period covering the financial year ended on 31st March 2015 (hereinafter called "the Audit Period") complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

We have examined the books, papers, minute books, forms and returns filed and other records maintained by the Company for the financial year ended on 31st March 2015, according to the provisions of:

- (i) The Companies Act, 2013 (the Act) and the rules made thereunder;
- (ii) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- (iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- (iv) Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings;
- (v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBIAct'):
 - 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 (Not applicable to the Company during the Audit Period);
 - d. The Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 1999 (Not applicable to the Company during the Audit Period);
 - e. The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulations, 2008 (Not applicable to the Company during the Audit Period);
 - f. The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client;
 - g. The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009 (Not applicable to the Company during the Audit Period); and



h. The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998 (Not applicable to the Company during the Audit Period);

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

- (i) Secretarial Standards issued by The Institute of Company Secretaries of India (Not applicable to the Company during the Audit Period);
- (ii) The Listing Agreements entered into by the Company with Stock Exchange.

During the period under review the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines, and Standards, mentioned above except to the extent as mentioned below:

- (i) The Company has filed various returns and forms under the Companies Act, 2013 with the Registrar of Companies, in compliance with the provisions of the respective statutes, beyond the time specified in the Act and/or Rules, on payment of additional fees, wherever applicable.
- (ii) Further, certain events required to be reported to the Registrar of Companies, have not been filed as on the date of the report. However, the company is in the process of complying with this requirement.
- (iii) The Company has done all the reporting's to stock exchange in time and has published all the required notices and results in newspaper in accordance with listing agreement except in one quarter.

We further report that:

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

Adequate notice is given to all directors to schedule the Board Meetings, agenda and detailed notes on agenda were sent 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 Meetings and Committee Meetings are carried out unanimously as recorded in the minutes.

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

We further report that during the audit period, the Company has paid Management charges and trademark charges to its ultimate holding Company M/s. Morgan Advance Materials Plc.

For KMP & Associates

Company Secretaries

Sd/-

CS Mandar Takalkar

(Partner)

Membership No. 32369

Date: 13.08.2015 Place: Aurangabad

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



Annexure "A"

To.

The Members,

Morganite Crucible (India) Limited

B-11 MIDC Industrial Area,

Waluj, Aurangabad – 431136.

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

1. Maintenance of Secretarial record is the responsibility of the management of the Company. Our responsibility is to

 $express\ an\ opinion\ on\ these\ secretarial\ records\ based\ on\ our\ audit.$

2. We have followed the audit practices and 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 that correct

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

reasonable basis for our opinion.

3. We have not verified the correctness and appropriateness of financial records and Books of Accounts of the

Company. The compliance by the Company of applicable financial laws, like direct and indirect tax laws, has not

been reviewed in this Audit since the same have been subject to review by statutory financial audit and other

designated professionals, and is not covered under the scope of statutory audit.

4. Where ever required, we have obtained the Management representation about the Compliance of laws, rules and

regulations and happening of events etc.

5. The Compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards is the

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

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

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

For KMP & Associates

Company Secretaries

Sd/-

CS Mandar Takalkar

(Partner)

Membership No. 32369

Date: 13.08.2015 Place: Aurangabad

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Annexure 4

Extract of Annual Return

		Form	No. MGT-9					
		EXTRACT OF	ANNUAL RETURN					
	As on	the financial yes	ar ended on March 31, 20	15				
			of the Companies Act, 201. agement and Administration]			
	GISTRATION AND OTHER I							
i)	CIN:	L26920MH198						
ii)	Registration Date [DDMMYY]	13 th January, 19						
iii)	Name of Company	Morganite Cruc	ible (India) Limited					
iv)	Category of the Company	Public Compan	y limited by shares					
v)	Sub Category of the Company	NA						
vi)	Address of the Registered Office	B-11, Waluj, MIDC, Aurangabad – 431 136, Maharashtra						
	Telephone	+91 240-6652514						
	Email Address	Rupesh.Khokle	@morganplc.com					
vii)	Whether listed company	Yes						
viii)	Name, Address and Contact Number of RTA, if any	Sharepro Services (India) Private Limited Samhita Warehousing Complex, 13 AB, Gala No. 52, 2nd Floor, Near Sakinaka Telephone Exchange, Of Kurla, Andheri Road, Sakinaka, Mumbai – 400 072 Tel No.: +91 22- 67720300						
II. PF	RINCIPAL BUSINESS ACTIV	TIES OF THE	COMPANY					
(All tl	he business activities contributing	10 % or more of	the total turnover of the co	mpany shall b	estated)			
Sr No	Name and Description of m services	ain products /	NIC Code of the Product/service		al turnover of the company			
1	Crucibles		99889		100%			
III. P	ARTICULARS OF HOLDING	, SUBSIDIARY	AND ASSOCIATE COM	PANIES				
Sr. No	NAME AND ADDRESS OF THE COMPANY	CIN/GLN	HOLDING/ SUBSIDIARY / ASSOCIATE	% OF SHARES HELD	APPLICABLE SECTION			
1	Morganite Crucible Limited Add: Quadrant, 55-57, High Street, Windsor, Berkshire, United Kingdom SL 4 LP	N.A.	Holding	38.50	Section 2 (46)			
2	Morgan Terrassen B V Add: Kernweg 32, 1627LH, Hoorn	N.A.	Holding	36.50	Section 2 (46)			



i) Category-wise Shar	criticians								
Category of Shareholders	No. of Shares held at the beginning of the year on 31-March-2014]			No. of Shares held at the end of the year [As on 31 - March-2015]				% Change during the yea	
Snarenoiders	Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	
A. Promoters									
(1) Indian	-	-	-	-	-	-	-	-	-
(2) Foreign									
- Bodies Corporate	6,86,000	14,14,000	21,00,000	75.00	6,86,000	14,14,000	21,00,000	75.00	-
Total shareholding of Promoter (A)	6,86,000	14,14,000	21,00,000	75.00	6,86,000	14,14,000	21,00,000	75.00	-
B. Public Shareholding									
1. Institutions									
a) Mutual Funds	10,500	-	10,500	0.000	7,465	-	7,465	0.0000	-
b) Banks / FI	100	500	600	0.021	100	500	600	0.0214	-
c) FIIs	-	-	-	-	17,709	-	17,709	0.0000	-
Sub-total (B)(1):-	10,600	500	11,100	0.396	25,274	500	25,774	0.920	0.524
2. Non-Institutions								<u> </u>	
a) Bodies Corp.	1,13,798	900	1,14,698	4.096	68,966	200	69,166	2.4702	-1.626
i) Indian	-	-	-	-	-	-	-	-	0.000
ii) Overseas	-	-	-	-	-	-	-	-	0.000
b) Individuals									0.000
i) Individual shareholders holding nominal share capital upto Rs. 1 lakh	4,22,043	1,00,959	5,23,002	18.67	4,72,582	97,109	5,69,691	20.346	1.667
ii) Individual shareholders holding nominal share capital in excess of Rs 1 lakh	42,520	-	42,520	1.51	23,020	-	23,020	0.8221	-0696
c) Others (specify)	-	-	-	0.00	-	-	-	0.0000	0.000
Non Resident Indians	8,480	200	8,680	0.31	12,149	200	12,349	0.441	0.131
Sub-total (B)(2):-	5,86,841	1,02,059	6,88,900	24.60	5,76,717	97,509	6,74,226	24.08	-0.524
Total Public Shareholding (B)=(B)(1)+ (B)(2)	5,97,441	1,02,559	7,00,000	25	6,01,991	98,009	7,00,000	25	-
C. Shares held by Custodian for GDRs & ADRs	-	-	-	-	-	-	-	-	-
ODIS & ADIS									



ii) Sh	areholding of Promoter-							
Sr No	Shareholder's Name	nareholder's Name Shareholding at the beginning of the year Shareholding at the end of the year			% change in share holding during the year			
		No. of Shares	% of total Shares of the company	% of Shares Pledged / encumbered to total shares	No. of Shares	% of total Shares of the company	% of Shares Pledged / encumbered to total shares	
1	MORGAN TERRASSEN BV	10,22,000	36.50	-	10,22,000	36.50	-	-
2	MORGANITE CRUCIBLE LIMITED	6,86,000	24.50	-	6,86,000	24.50	-	-
3	MORGANITE CRUCIBLE LIMITED	3,92,000	14.00	-	3,92,000	14.00	-	-
	hanga in Duamatana' Cham		10.10.1					

iii) Change in Promoters' Shareholding (please specify, if there isno change)

There are no changes in the Promoter's shareholding during the Financial Year 201415.

iv) Shareholding Pattern of top ten Shareholders:

(other than Directors, Promoters and Holders of GDRs and ADRs):

Sr No	For Each of the Top 10 Shareholders	Shareholding a	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	NEETA H. MEHTA				1 1	
	At the beginning of the year	11,678	0.4171	11,678	0.4171	
	Bought during the year	-	-	-	-	
	Sold during the year	-	-	-	-	
	At the end of the year	11,678	0.4171	11,678	0.4171	
2	VIJAY PRAKASH GUPTA					
	At the beginning of the year	10,842	0.3872	10,842	0.3872	
	Bought during the year	500	0.0179	500	0.0179	
	Sold during the year	-	-	-	-	
	At the end of the year	11,342	0.4051	11,342	0.4051	
3	VIPULKUMAR ANOPCHAND SHAH					
	At the beginning of the year	10,000	0.3571	10,000	0.3571	
	Bought during the year	-	-	-	-	
	Sold during the year	-	-	-	-	
	At the end of the year	10,000	0.3571	10,000	0.3571	



4	PRAVEEN SACHDEV				
	At the beginning of the year	10,000	0.3571	10,000	0.3571
	Bought during the year	-	-	-	-
	Sold during the year	-	-	-	-
	At the end of the year	10,000	0.3571	10,000	0.3571
5	USHA SHANTIKUMAR LOONKER				
	At the beginning of the year	0	0	0	0
	Bought during the year	9,757	0.3485	9,757	0.3485
	Sold during the year	-	-	-	-
	At the end of the year	9,757	0.3485	9,757	0.3485
6	APARNA RAJENDRA DESHPRABHU				
	At the beginning of the year	7,692	0.2747	7,692	0.2747
	Bought during the year	2,000	0.0714	2,000	0.0714
	Sold during the year	-	-	-	-
	At the end of the year	9,692	0.3461	9,692	0.3461
7	RAJENDRA JAGJIVANDAS SHAH				
	At the beginning of the year	9,150	0.3268	9,150	0.3268
	Bought during the year	-	-	-	-
	Sold during the year	850	-0.030	850	0.030
	At the end of the year	8,300	0.2964	8,300	0.2968
8	RAJENDRA JAGJIVANDAS SHAH				
Ü	At the beginning of the year	7,713	0.2755	7,713	0.2755
	Bought during the year	-	-	-	-
	Sold during the year	-	_	_	_
	At the end of the year	7,713	0.2755	7,713	0.2755
9	VIJAY GUPTA (HUF)	1,1-1		1,1-2	1
	At the beginning of the year	6,701	0.2393	6,701	0.2393
	Bought during the year	850	0.0304	850	0.0304
	Sold during the year	-	-	-	- 0.0301
	At the end of the year	7,551	0.2697	7,551	0.2697
10	VARSHA RAJENDRA SHAH	7,331	0.207	7,551	0.2077
10	At the beginning of the year	6,000	0.2143	6,000	0.2143
	Bought during the year	500	0.2143	500	0.2143
	Sold during the year	-	0.01/6	- 300	0.01/8
			0.2221		0.0001
	At the end of the year	6,500	0.2321	6,500	0.2321

v) Shareholding of Directors and Key Managerial Personnel:

No Directors or Key Managerial Person holds any shares in the Company.

V. INDEBTEDNESS -

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

The Company had no indebtness with respect to secured or Unsecured Loans or Deposits during the Financial Year 201415



VI. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

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

(Amt in Lacs)

Sr. No	Particulars of Remuneration	Name of Managing Director	Total Amount		
		Hitesh Saiwal			
1	Gross salary				
	(a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961	50.62	50.62		
	(b) Value of perquisites u/s 17(2) Income-tax Act, 1961	2.42	2.42		
	(c) Profits in lieu of salary under section 17(3) Income-tax Act, 1961	-	-		
2	Stock Option	-	-		
3	Sweat Equity	-	-		
4	Commission	-	-		
	- as % of profit	-	-		
	others, specify	-	-		
5	Others, please specify	-	-		
	Total	53.04	53.04		
	Ceiling as per the Act	56.42			

B. Remuneration to other directors

(Amt in Lacs)

Sr. No	Particulars of Remuneration	Name of Directors			Total Amount
110		Sadanand Shabde	Subhash Kolapkar	Maithilee Tambolkar*	Amount
1	Independent Directors				
	Fee for attending board committee meetings	0.80	0.60	-	1.40
	Commission	-	-	-	-
	Others, please specify	-	-	-	-
	Total (1)	0.80	0.60	-	1.40
2	Other Non-Executive Directors				
	Fee for attending board committee meetings	-	-	-	-
	Commission	-	-	-	-
	Others, please specify	-	-	-	-
	Total (2)	-	-	-	-
	Total (B)=(1+2)	0.80	0.60	-	1.40
	Total Managerial Remuneration				54.44
	Overall Ceiling as per the Act				138.49

^{*} Ms Maithilee Tambolkar was appointed as Additional Director (Independent) *vide* Circular Resolution passed on March 28, 2015, therefore she has not received any sitting fees during the year under review.



				(Amt in Lacs)	
SN	Particulars of Remuneration	Key Managerial Personnel			
		CFO	CS	Total	
1	Gross salary				
	(a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961	18.35	8.44	26.79	
	(b) Value of perquisites u/s 17(2) Income-tax Act, 1961	-	-	-	
	(c) Profits in lieu of salary under section 17(3) Income-tax Act, 1961	-	-	-	
2	Stock Option	-	-	-	
3	Sweat Equity	-	-	-	
4	Commission	-	-	-	
5	Others, please specify	-	-	-	
	Total	18.35	8.44	26.79	

VII. PENALTIES / PUNISHMENT/ COMPOUNDING OF OFFENCES:

There were no penalties / punishmnet / compounding of offences for breach of any section of Companies Act against the Company or its Directors or other officers in default, if any, during the year.

Annexure 5

Auditors Certificate on Corporate Governance

To the Members of Morganite Crucible (India) Limited

We have examined the compliance of conditions of Corporate Governance by Morganite Crucible (India) Limited (the Company) for the year ended on March 31, 2015, as stipulated in Clause 49 of the Listing Agreement of the Company with the stock exchanges.

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

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

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

For B S R & Co. LLP Chartered Accountants

Firm Registration No: 101248W/W-1000022

Aniruddha Godbole Partner Membership No.105149

Place: Mumbai Date: 13 August 2015



Annexure 6

Particulars of Conservation of Energy, Technology Absorption and Foreign Exchange Earnings and Outgo pursuant to Section 134 (m) of the Companies Act, 2013 and the Companies (Accounts) Rules, 2014

Conservation of Energy: A.

- a. Measures Taken During the year, the Company has made improvement in energy conservation and saving such as:
- Upgradation of existing Kiln for utilisation of CG firing. The Company has saved between 25-30 per cent energy for paradigm shift.
- Optimisation of load per firing in all Kilns.
- Re-cycling of waste heat in ovens.
- b. Additional Investments and proposals if any, for reduction of consumption of energy.

The Company has spent Rs. 60 lacs during the year towards upgradation of Kiln.

c. Impact of (a) & (b)

- Consumption of less electricity energy and LPG
- Better utilization of the available resources, cost reduction and better overall efficiency.
- d. Total Energy As per Form A in respect of industries specified in Consumption schedule.

FORM A Form for disclosure of particulars with respect to Conservation of Energy

Form for disclosure of particulars with respect to Conservation of Energy					
	For the year ended March 31, 2015	For the year ended March 31, 2014			
A. Power and Fuel Consumption: 1. Electricity					
a) Purchased	1,443,375 9,250,224 6.41	1,355,160 8,538,194 6.30			
b) Own Generation					
 i) Through Diesel Generator Units (KWH) Units per ltr of Diesel oil Cost per Unit (Rs. per ltr of diesel) 	5,156 2.12 61.16	4,286 3.39 57.55			
ii) Through Steam Turbine/generator	N.A.	N.A.			
2. Coal (Specify quality and where used)	N.A.	N.A.			
3. Fumace Oil	N.A.	N.A.			
4. Others/Internal Generation					
a) LPG					
Quantity (KG) Total Amount (Rs.) Average Rate (Rs./KG)	1,041,390 60,810,835 58.39	1,023,720 73,425,949 85.26			
B. Consumption per unit of Production:					
Refractories					
i) Electricityii) Dieseliii) LPG	0.50 0.001 0.36	0.43 0.001 0.33			
34		0.00			



FORM B

Form for Disclosure of Particulars with respect to Absorption

Research and Development (R&D):

Specific Area Focus on new product development in foundry

products such as Blue Lightning Pyrometer

WA, Stoppers, Liners, Launders etc.

Development of Ultramelt crucibles using

advanced materials for high performance

Benefits Derived Diversification in product portfolio

Penetrating in new market segment

Quality control and improvement

Expenditure on R & D

(Rs. in lacs)

Capital Recurring 5.50
TOTAL 5.50
Total R & D expenditure as a percentage of 0.06%

Turnover

Technology Absorption, Adaptation & Innovation:

Efforts made: a) Development of crucible for induction melting furnace

b) Development in foundry accessories products

c) Continuous improvement through suggestions schemes and Line

Kaizens

d) Implementation Single Piece Flow for finishing and packaging

under Lean Program

Benefits Derived: The Company has derived the benefits in diversifying the market,

simplified operation process, improvement in quality of product and

process improvements etc.

Foreign Exchange Earnings and Outgo:

(Rs. in lacs)

Foreign Exchange Earnings 6,081.09 Foreign Exchange Outgo 2,115.67

For and on behalf of the Board,

Place: Aurangabad Sadanand V. Shabde Aniruddha Karve Date: August 13, 2015 (Chairman) (Managing Director)



CORPORATE GOVERNANCE REPORT

"Corporate Governance is about promoting corporate fairness, transparency and accountability".

James D. Wolfensohn (Ninth President World Bank)

Morgan's Philosophy on Code of Governance:

The transparency, responsibility, fairness and accountability are important pillars of Corporate Governance. Good governance is decisively the manifestation of personal beliefs and values which configure the organizational values, beliefs and actions of its Board. It is an application of best management practices, compliance of law, ethical business, integrity and honesty while meeting the stakeholder's expectations. The Board of Directors of Morganite Crucible (India) Limited ("the Company") and the Morgan Advanced Materials Plc, ultimate holding Company are committed to adhere sound Corporate Governance practices including but not limited to setting-up of clear objectives and appropriate ethical framework, establishing due processes, providing for transparency and clear enunciation of responsibility and accountability, implementing sound business planning, encouraging business risk assessment and evaluating performance and sufficiently recognizing individual and group contribution.

The Securities Exchange Board of India (SEBI) has introduced several amended norms in the Corporate Governance effective from October 1, 2014 compatible with new provisions of Companies Act, 2013 as amended from time to make framework of Corporate Governance more effective and encourage the companies to adopt best practices.

As a commitment towards good governance practice, the Board of Directors of your Company has implemented several amended provisions in line with applicable regulations and guidelines such as mechanism for Whistle Blower, amendment in terms of reference of Audit Committee, Corporate Social Responsibility Committee, Risk Management Committee, amendment in Insider Trading Code and policy on materiality of Related Party Transactions dealing.

BOARD OF DIRECTORS:

The present composition of Board of Directors epitomizes ideal mix of wide experience in diverse field and professionalism. As on March 31, 2015 the Board comprises of 6 Directors out of which 5 are Non-Executive Directors (more than 75% of the total Board strength) and among these 5 Non-Executive Directors 3 are Independent Directors (more than 50% of the total Board strength). During the year, four Board of Directors meetings were held on May 22, 2014, August 12, 2014 November 11, 2014 and February 11, 2015.

The details of composition of the Directors on the Board, their attendance at the Board Meetings during the year and at the last Annual General Meeting, as well as the number of Directorships and Committee Memberships/Chairmanships held by them in other companies are as follows:

Name	Category	Other Directorships Committee Held# other		Attendance	
			Companies	Board Meetings	AGM
Sadanand Shabde (Chairman)	Non-Executive Independent	1	-	4	Yes
Hitesh Saiwal (Managing Director)	Executive	2	-	4	Yes
Stuart Cox	Non-Executive	1	-	4	No
Subhash Kolapkar	Non-Executive Independent	-	-	4	Yes
Ian Keith Arber (From 11-02-2015)	Non-Executive	1	-	-	-
Maithilee Tambolkar (From 28-03-2015)	Non-Executive Independent	-	-	-	-



- # excludes directorship in private limited companies, alternate directorship and companies incorporated outside India
- There are no Nominee Directors on the Board
- Mr Hitesh Saiwal resigned from the Company effective from April 30, 2015 from the post of Managing Director and Mr Aniruddha Karve was appointed as Managing Director of the Company in the Board of Directors meeting held on May 25, 2015 effective from July 1, 2015 subject to approval of members in ensuing annual general meeting.

Board Evaluation:

During the year, the evaluation was completed by the Company internally which included the Evaluation of the Board as a whole, Board Committees and Directors. It was focused on various aspects of the Board and Committees functioning such as composition of the Board and Committees, experience and competencies etc.

The performance evaluation was carried out of individual Directors on parameters such as attendance, contribution and independent judgement. The results of the Evaluation were shared with the Board, Chairman of respective Committees and individual Directors. The Board is looking forward to develop evaluation process over the period for effective functioning of Board as well as each Director.

Independent Directors

As per Clause 49 of the Listing Agreement and Section 149 (6) of the Companies Act, 2013, an Independent Director shall mean a non-executive director, other than a nominee director of the company who in the opinion of the Board, is a person of integrity and possesses relevant expertise and experience and is not related to promoters or directors in the company, its subsidiary or associate company and apart from receiving directors' remuneration, has or had no material pecuniary relationship with the company, its holding, subsidiary or associate company, or their promoters, or directors, during the two immediately preceding financial years or during the current financial year.

The independent directors of the Company complies with the above requirement and apart from receiving sitting fees they had no any material pecuniary relationship with promoter or any subsidiary company. Further, none of person is serving as an independent director in more than seven listed companies.

Membership in Board Committees

None of the Directors on the Board is a member in more than 10 committees or acts as chairman of more than 5 committees. The necessary disclosures regarding Committee memberships/chairmanships have been made by the Directors.

Materially Significant Related Party Transactions

During the year under review, there have been no materially significant transactions between the Company and executive, non-executive, independent directors, relatives of directors or subsidiary company taken place. None of the executive, non-executive or independent directors hold any shares in the Company.

Familiarisation Program for Independent Director

Pursuant to amendment in Clause 49 (II)(B)(7) of the Listing Agreement *vide* SEBI Circular CIR/CFD/POLICY CELL/2/2014 dated April 17, 2014, further amended *vide* Circular CIR/CFD/POLICY CELL/7/2014 dated September 15, 2014, Morganite Crucible (India) Limited is committed to provide periodical familiarisation programs to Independent Directors relating to their roles, rights and responsibilities.



The policy and procedures, compliance report and other related documents has been provided to Board members and independent directors on periodically basis enable to understand the nature of business, insights on various aspects of the Company's performance and future action plans.

The details of such familiarization program for Independent Directors are posted on the website of the Company and can be accessed at http://www.morganmms.com/sites/default/files/familiarisation_program_for_independent_director_mcil.pdf

CODE OF CONDUCT

The Company has established code of conduct for its Board Members and Senior Management personnel. The code of conduct for the Board Members and Senior Management personnel is posted on the Company's website, www.morganmms.com. All the Board members and senior management personnel have complied with the code of conduct.

WHISTLE BLOWER POLICY:

The Company has set up a Whistle Blower Policy with a view to provide a mechanism for directors and employees of the Company to raise concerns of any violations of legal or regulatory requirements, incorrect or misrepresentation of any financial statements and reports, etc. The said policy is posted on the website and can be accessible on the weblink http://www.morganmms.com/sites/default/files/whistle blower policy - june-15.pdf

BOARD COMMITTEES:

In compliance with the Clause 49 of the listing agreement and the Companies Act, 2013, the Board has constituted five committees such as Audit Committee, Nomination and Remuneration Committee, Stakeholder Relationship Committee, Risk Management Committee and Corporate Social Responsibility Committee. All committees comprise combination of executive and non-executive members for better supervision and control.

AUDIT COMMITTEE:

The Audit Committee comprises of the following Directors:

1. Mr Sadanand Shabde – Chairman and Independent Director

2. Mr Hitesh Saiwal – Managing Director

3. Mr Subhash Kolapkar – Independent Director

The Company Secretary act as the Secretary of the committee.

All the Members of the Audit Committee are financially literate with some having accounting or related financial management expertise.

During the year under review, four meetings of the Committee were held on May 22, 2014, August 12, 2014, November 11, 2014 and February 11, 2015. The details of attendance of the meeting are as follows:

Name	No. of meetings held	No. of meetings attended
Sadanand Shabde	4	4
Hitesh Saiwal	4	4
Subhash Kolapkar	4	4



The Chairman of the Audit Committee was present at the Annual General Meeting of the Company held on September 25, 2014. In addition to the above, the Committee meetings were also attended by the Finance Manager and other executives of the Company.

Power of Audit Committee:

The Audit Committee shall have powers, which include the following:

- To investigate any activity within its terms of reference
- To seek information from any employee
- To obtain outside legal or other professional advice
- To secure attendance of outsiders with relevant expertise, if it considers necessary

The broad terms of reference of the Committee are to review and recommend the financial statements and to review the adequacy of internal control systems and internal audit function. The detailed terms of reference of the Committee as approved by the Board are given below:

- 1. Oversight of the company's financial reporting process and the disclosure of its financial information to ensure that the financial statement is correct, sufficient and credible;
- 2. Recommendation for appointment, remuneration and terms of appointment of auditors of the company;
- 3. Approval of payment to statutory auditors for any other services rendered by the statutory auditors;
- 4. Reviewing, with the management, quarterly and annual financial statements and auditors report thereon before submission to the board for approval;
- 5. Review and monitor the auditor's independence and performance, and effectiveness of audit process;
- 6. Approval or any subsequent modification of transactions of the company with related parties;
- 7. Scrutiny of inter-corporate loans and investments;
- 8. Valuation of undertakings or assets of the company, wherever it is necessary;
- 9. Evaluation of internal financial controls and risk management systems;
- 10. Reviewing, with the management, performance of statutory and internal auditors, adequacy of the internal control systems;
- 11. Reviewing the adequacy of internal audit function and discussion with internal auditors for any significant findings and follow up there on.
- 12. Reviewing the findings of any internal investigations by the internal auditors into matters where there is suspected fraud or irregularity or a failure of internal control systems of a material nature and reporting the matter to the board.
- 13. Discussion with statutory auditors before the audit commences about nature and scope of audit as well as post-audit discussion to ascertain any area of concern.
- 14. To review the functioning of the Whistle Blower mechanism.
- 15. Carrying out any other function as is mentioned in the terms of reference of the Audit Committee.

The brief terms of reference of Audit Committee is also available on Company's website at following web link – http://www.morganmms.com/sites/default/files/audit_committee_terms_of_reference_jun-15.pdf

NOMINATION AND REMUNERATION COMMITTEE:

In terms of Section 178 (1) of the Companies Act, 2013 and Clause 49 of the Listing Agreement, the Nomination and Remuneration Committee should comprise of at least 3 directors all of whom shall non-executive directors and at least half shall be independent and Chairman of the Committee shall be an independent director.



In Compliance with the above provisions, the Nomination and Remuneration Committee comprises of the following Directors:

1. Sadanand Shabde – Chairman and Independent Director

2. Stuart Cox – Director

3. Subhash Kolapkar – Independent Director

The role of the Committee shall, *inter-alia*, include the following:

- 1. Formulation of the criteria for determining qualifications, positive attributes and independence of a director and recommend to the Board a policy, relating to the remuneration of the directors, key managerial personnel and other employees;
- 2. Formulation of criteria for evaluation of Independent Directors and the Board;
- 3. Devising a policy on Board diversity;
- 4. Identifying persons who are qualified to become directors and who may be appointed in senior management in accordance with the criteria laid down, and recommend to the Board their appointment and removal. The company shall disclose the remuneration policy and the evaluation criteria in its Annual Report.

The Chairman of the Nomination and Remuneration Committee was present at the Annual General Meeting held on September 25, 2015 to answer the shareholders queries.

During the year under review, two meetings were held on November 11, 2014 and February 11, 2015 attended by Mr. Sadanand Shabde, Mr Stuart Cox and Mr. Subhash Kolapkar.

Details of Remuneration paid to Executive Director is as follows:

The Board has appointed Mr. Hitesh Saiwal as Managing Director of the Company w.e.f.1st February, 2013 as approved by the shareholders in the Annual General Meeting held on September 25, 2013.

The details of remuneration paid to Mr. Hitesh Saiwal during the financial year 2014-15as follows:

(Amt	in	INR	1
(AIIII	ш	11111	

Salary& Perquisites	4,438,148
Variable Pay	865,704
Total	5,303,852

Notes:

- (a) The agreement with Mr. Hitesh Saiwal, Managing Director is for a period of 3 years. Further, either party is entitled to terminate the contract by giving not less than three months' notice in writing to the other party.
- (b) Mr Hitesh Saiwal resigned from the Company effective from April 30, 2015 from the post of Managing Director and Mr Aniruddha Karve was appointed as Managing Director of the Company in the Board of Directors meeting held on May 25, 2015 effective from July 1, 2015 subject to approval of members in ensuing annual general meeting.
- (c) The Company does not have a Stock Options scheme for the Directors or its senior management.
- (d) Non-Executive Director is not holding any shares of the Company.

Sitting fees paid to Non-executive Directors during the financial year 2014-15 are given below:

Independent Director	Sitting Fees
	(Amt in INR)
Sadanand Shabde	80,000
Subhash Kolapkar	60,000

Apart from the above, the Company is not paying any sitting fees or commission to other Non-executive Director of



the Company and they have waived their right of getting sitting fees for attending the Board and Committee meeting.

SUBSIDIARY COMPANY:

The Morganite Crucible (India) Limited holds 51 per cent stake in the Diamond Crucible Company Limited (DCCL) having its manufacturing facility at Mehsana, Gujarat. Mr Sadanand Shabde, Chairman of the Board, is a Director of DCCL.

The minutes of the Board meetings of DCCL were placed at every Board Meeting of the Company. The management periodically reviews a statement of all significant transactions and arrangements entered into by/with DCCL.

During the year under review, the Company has not disposed of shares in its material subsidiary which would reduce its shareholding (either on its own or together with other subsidiaries) to less than 50% or cease the exercise of control over the subsidiary without passing a special resolution in its General Meeting.

STAKEHOLDERS RELATIONSHIP COMMITTEE:

The Stakeholders Relationship Committee is primarily responsible to review all matters connected with the Company's transfer of securities and redressal of shareholders' / investors' / security holders' complaints.

The Stakeholders Relationship Committee comprises of the following Directors :

1. Sadanand Shabde – Chairman and Independent Director

Hitesh Saiwal – Managing Director
 Subhash Kolapkar – Independent Director

Mr Rupesh Khokle, Company Secretary acting as Compliance Officer of the Committee.

The Committee met three times during the year. During the year under review, the Company only received one complaint which was successfully addressed by the Committee.

Name	Attended
Sadanand Shabde	3
Hitesh Saiwal	3
Subhash Kolapkar	3

CORPORATE SOCIAL RESPONSIBILITY COMMITTEE:

The Board of Directors has constituted the Corporate Social Responsibility ("CSR") Committee comprises of following Directors:

1. Mr. SadananadShabde - Chairman & Independent Director

2. Mr. Hitesh Saiwal - Managing Director

Mr. Stuart Cox - Director
 Mr. Rupesh Khokle - Secretary

During the year under review, the committee met once on August 12, 2014.

Role and Function of CSR Committee:

The role and function of CSR committee shall include the following:

1. The Committee shall be overall responsible for identification, selection, approval, execution, planning,



- supervision, co-ordination and monitoring of various CSR projects, programmes and activities in line with CSR policy;
- 2. To consider and recommend various Schemes/Projects for financial assistance for approval of Board of Directors of the Company;
- 3. To keep updated the Board on execution of the desired CSR activities at periodical intervals and to submit the necessary reports to the Board for their consideration twice in a year;
- 4. To interact with the Govt. Officials, NGOs/Social Organisation for the selection of areas in line Schedule VII of the Companies Act, 2013 and finalization and implementation of Schemes; &
- 5. To ensure receipt of statement of expenditure duly certified by an authorized auditor of such organizations/institutions to whom CSR Fund is allocated.

RISK MANAGEMENT COMMITTEE:

The Risk Management Committee of the Board comprises of following members :

a. Mr. Sadanand Shabde - Independent Director

b. Mr. Hitesh Saiwal
c. Mr. Stuart Cox
d. Mr. Rupesh Khokle
- Director
- Director
- Secretary

The responsibility of the committee includes maintaining of sound system of risk oversight, management, and internal control and to assess, manage and monitor the operational and environmental risk.

GENERAL BODY MEETINGS:

The details of the General Body meetings held in the last three years are given below:

Financial	Venue	Type of	Date	Time	Special
Year		Meeting			Resolution
					Passed
March 31,	Registered Office of	AGM	August 17,	11.00 AM	None
2012	the Company:		2012		
March 31,	B-11,MIDC Industrial	AGM	September 25,	11.00 AM	Yes
2013	Area, Waluj,		2013		
March 31,	Aurangabad– 431136,	AGM	September 25,	11.00 AM	Yes
2014	Maharashtra, India		2014		

(a) Whether any Special Resolution passed through Postal Ballot during last year:

No

(b) Details of Voting Pattern:

Not Applicable Not Applicable

(c) Person who conducted the Postal Ballot exercise:

N.

(d) Whether any Special Resolution proposed to be conducted through Postal Ballot:(e) Procedure for Postal Ballot:

Not Applicable



DISCLOSURES:

Related Party Transactions:

Details of related party transactions disclosed in detail in note no 36 to accounts annexed to the financial statements for the year. Adequate care was taken to ensure that the potential conflict of interest did not harm the interests of the Company at large. The Company has taken omnibus approval from the Audit Committee for the transactions entered with the related parties during the year. The transactions with related parties were also being reviewed on quarterly basis at every Audit Committee meeting and ensured that the same were at arms' length basis.

Disclosure of Accounting Treatment:

During the year under review, the Company has prepared financial statements in accordance with the generally accepted accounting principles in India under historical cost convention on accrual basis. The Company has prepared these financial statements to comply in all material respects with the applicable accounting standards notified pursuant to Companies (Accounting Standards) Rules, 2006 which continue to apply under section 133 of the Companies Act, 2013, read together with rule 7 of the Companies (Accounts) Rules 2014.

Statutory Compliance:

There has been no instance of non-compliance by the Company on any matter related to capital markets during last three years and no penalties or strictures have been imposed on the Company by Stock Exchanges or SEBI. The Company has complied with all mandatory requirements laid down by the Clause 49.

Training to Board Members:

The Company may train its Board Members in the business model of the Company as well as the risk profile of the business parameters of the Company, their responsibilities as directors, and the best ways to discharge them. The Independent Directors of the Company are individuals having long years of experience, knowledge and skill as well as being leaders in their respective fields. Similarly, the Managing Director & other Director's of the Board have rich experience in their respective fields. The Managing Director undergo training from time to time, both internal and external *interalia*, in the business model of the Company, the risk profile of the business of the Company and responsibilities as Directors of the Company.

Management:

- a) The management discussions and analysis report shall form part the Annual Report.
- b) None of the senior management of the Company has any financial or commercial dealings which had potential conflict of the interest with the Company.

Shareholders' Information:

a) Details of the Directors who are proposed to appoint in this Annual General Meeting (AGM) are provided below:

Mr. Ian Keith Arber : Mr Ian Keith Arber joined Managing Director of Morgan Molten System (MMS) division effective from 14th January, 2014, he is associated with Morgan since 2007 as the General Manager of Furnace Industries, Perth. Prior to this, Mr Ian Keith Arber had undertaken a number of roles with Morgan in Australia and in the Thermal Ceramics business in the United States. Mr Ian brings to this role a strong track-record of leading and growing businesses, both as a General Manager and as the Managing Director of Australia.



Ms MaithileeTambolkar: Ms MaithileeTambolkarhas completed professional education in bachelor of Engineering (Production) and Master in Business Administration from S P Jain College, Mumbai. Immediate after completion of her academics, she started to contribute in Sanjeev Auto in order to maximise organisation performance and efficiency since 2005. Currently, she is acting as Managing Director of Sanjeev Auto. Recently, she was awarded with "Udyogini Gaurav Award" presented by Maharashtra Industries Minister Mr Subhash Desai. This award was given as the recognition of significant contribution, made by Ms. Maithilee for the innovative technology practices in the field of auto parts manufacturing through Sanjeev Auto Parts.

b) The Board promptly publishes quarterly results after end of every Board Meeting on their website as well as be sent to Bombay Stock Exchange after end of the Board Meeting.

Disclosure of formal letter of appointment:

The draft letter of appointment of the independent director has been disclosed on the Company's website which link is accessible at -http://www.morganmms.com/sites/default/files/draft_appointment_letter_of_independent_director.pdf

CEO/CFO CERTIFICATION:

A certificate from the Chief Executive Officer (Managing Director) & Chief Financial Officer of the Company, on the financial statements and other matters of the Company for the financial year ended March 31, 2015, was placed before the Board at its meeting held on August 13, 2015.

MEANS OF COMMUNICATION:

During the year under review, un-audited quarterly & half-yearly results on standalone basis and audited financial results on standalone and consolidated basis of the Company were submitted to the stock exchanges soon after the Board meeting approved these financial results and were published in two leading newspapers —Business Standard (English) & Maharashtra Times (Marathi). These were also promptly put on the Company's website www.morganmms.com. All official news release of relevance to the investors are also made available on the website of the Company. No presentations have been made to institutional investors or analysts.

GREEN INITIATIVE:

As an initiative taken by the Ministry of Corporate Affairs (MCA) "Green Initiative in the Corporate Governance", the Company is also committed to undertake the same in its business communication. During the year under review, the Company has sent the Annual Reports, intimation of dividend and other communications via e-mail to those shareholders whose e-mail address were registered with Registrar and Transfer Agent.

GENERAL INFORMATION FOR SHAREHOLDERS:

a. Date, Time and Venue of 30th Annual General Meeting:

Date & Time : September 22, 2015 at 11:00 AM

Venue : B-11, MIDC Area, Waluj, Aurangabad – 431 136, Maharashtra



b. Tentative Financial Calendar for the year 2015-16:

Financial year : April 1, 2015 to March 31, 2016

First Quarter results : August 13, 2015

Half Yearly results : Second week of November, 2015 Third Quarter results : Second week of February, 2015 Results for year-end : Second week of May, 2016

c. Date of Book Closure:

September 16, 2015, Wednesday to September 22, 2015, Tuesday (both days inclusive)

d. Dividend:

The Board of Directors in its Board meeting held on May 25, 2015 has recommended a dividend Re. 1/- per equity share for the financial year 2014-15 subject to approval of shareholders which shall be paid on or before of October21, 2015.

e. Unclaimed Dividend Account:

As per Section 124 of the Companies Act, 2013 any dividend amount unpaid or unclaimed for a period of seven years to be transferred to Investor Education and Protection Fund. The details of unpaid dividend given as below:

Year	Dividend per share	Date of Declaration	Due Date	Unclaimed Amount in INR
2012-13	Re. 1	25/09/2013	24/10/ 2013	64,688
2011-12	Re. 1	17/08/2012	16/09/ 2012	2,029

f. Listing Details:

Name of Stock Exchange : Bombay Stock Exchange Ltd.

Security Code : 523160

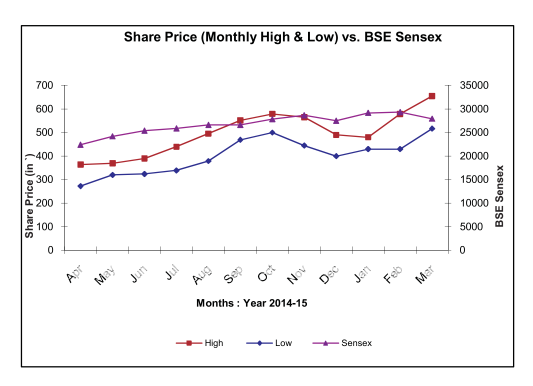
ISIN Number : INE599F01012

The annual listing fee for the financial year 2014-15 has been duly paid to the above stock exchange.

g. Market Price Data:

Month	Open	High	Low	Close
Apr-14	278.40	363.95	273.00	355.45
May-14	369.90	369.90	320.00	335.00
Jun-14	334.75	390.00	324.05	354.10
Jul-14	339.00	439.60	339.00	402.00
Aug-14	382.70	495.00	379.00	457.90
Sep-14	469.00	551.00	469.00	539.85
Oct-14	551.00	579.00	500.00	505.00
Nov-14	528.00	565.20	445.00	453.65
Dec-14	435.00	489.65	400.00	441.00
Jan-15	462.90	480.00	430.00	453.70
Feb-15	445.00	578.70	430.00	578.70
Mar-15	607.00	654.50	516.50	548.00





h. Distribution of Shareholding as at March 31, 2015:

Sr. No.	Particular	No. of Shares	No. of	% of
			Share	Share
			Holders	Capital
1	Promoter			
	a – Morganite Crucible Limited	10,78,000		
	b – Morgan Terreassen BV	10,22,000		
	Total	21,00,000	3	75.00
2	Institutions	25,774	6	0.92
3	Public			
	a – Body Corporates	69,166	78	
	b – Individual	592,711	2,303	
	c – Others	12,349	32	
	Total	700,000	2,175	24.08
	Grand Total	28,00,000	2,422	100.00

i. Dematerialisation of securities:

The Equity shares of the Company are traded compulsorily in the dematerialized segment of Bombay Stock Exchange (BSE) and are under rolling settlement. Presently, 1,512,009 Equity Shares representing 46% of the total Equity Capital of the Company were held in dematerialized as on March 31, 2015.

j. Outstanding GDRs/ADRs/Warrants or any Convertible instruments, conversion date and likely impact on equity: The Companyhas not issued any GDRs/ADRs/Warrants or any convertible instruments.

k. Share transfer system:

The share transfers received in physical form are processed by the Registrar and Transfer Agent and approved by the Stakeholders' Relationship Committee. The share certificates are returned to the member/s within the stipulated period, subject to the documents being valid and complete in all respects. A summary of transfer/transmission of shares



of the Company soapproved are placed at Board Meeting.

l. Registered and Plant Location : B-11, MIDC Waluj, Aurangabad – 431 136 (MS)

n. Compliance Officer / Contact Person & Address for Correspondence :

Mr. Rupesh Khokle Company Secretary & Compliance officer

E-mail: rupesh.khokle@morganplc.com

Regd. Office: B-11, MIDC Waluj, Aurangabad – 431 136 (MS)

o. Investor services

E-mail: rupesh.khokle@morganplc.com

p. Registrars & Transfer Agents

SHAREPRO SERVICES INDIA PRIVATE LIMITED

Samhita Warehousing Complex 13 AB, Gala No. 52, 2nd Floor, Near Sakinaka Telephone Exchange, Off Kurla, Andheri Road, Sakinaka, Mumbai – 400072 Phone (022) 67720300

For and on behalf of the Board,

Place: Aurangabad Date: August 13, 2015 Sadanand V. Shabde (Chairman)

Aniruddha Karve (Managing Director)



CEO/CFO CERTIFICATION TO THE BOARD

(Under Clause 49 (IX) of Listing Agreement)

August 13, 2015

I Certify that

- **a.** I have reviewed the financial statements and the cash flow statement for the year 2014-15 and that to the best of our knowledge and belief :
 - These statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading.
 - 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.** There are, to the best of our knowledge and belief, no transactions entered into by the Company during the year 2014-15 which are fraudulent, illegal or violate of the Company's code of conduct.
- c. We accept responsibility for establishing and maintaining internal controls for financial reporting and that we have evaluated the effectiveness of the internal control systems of the Company pertaining to financial reporting and we have disclosed to the auditors and the Audit Committee, deficiencies in the design or operation of internal controls, if any, of which we are aware of and the steps we have taken or propose to take to rectify these deficiencies.
- **d**. We have disclosed wherever applicable to the Auditors and the Audit Committee:
 - Significant changes in internal control over the financial reporting during the year 2014-15.
 - Significant changes in accounting policies during the year 2014-15, if any and that the same have been disclosed in the notes to the financial statements and
 - Instances of significant fraud of which we have become aware and the involvement therein, if any, of the management or an employee having a significant role in the Company's internal control system over the financial reporting.

Aniruddha Karve Atithi Majumdar

(Managing Director) (Cheif Financial Officer)

Place: Aurangabad



Independent Auditors' Report To the Members of Morganite Crucible (India) Limited

Report on the Standalone Financial Statements

We have audited the accompanying standalone financial statements of Morganite Crucible (India) Limited ("the Company') which comprise the Balance Sheet as at 31 March 2015, the Statement of Profit and Loss and the Cash Flow Statement for the year then ended, and a summary of significant accounting policies and other explanatory information.

Management's Responsibility for the Standalone Financial Statements

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

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

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

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

Opinion:

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone financial statements give the information required by the Act in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at 31 March 2015 and its profit and its cash flows for the year ended on that date.

Report on Other Legal and Regulatory Requirements:

1. As required by the Companies (Auditor's Report) Order, 2015 ("the Order") issued by the Government of India in terms of sub-section (11) of section 143 of the Act, we give in the Annexure a statement on the matters specified in the



paragraph 3 and 4 of the Order, to the extent applicable.

- 2. As required by Section 143 (3) of the Act, we report that:
 - a. We have sought and obtained all the information and explanations, which to the best of our knowledge and belief were necessary for the purpose of our audit.
 - b. In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
 - 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 standalone financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
 - e. On the basis of written representations received from the Directors as on 31 March 2015, and taken on record by the Board of Directors, none of the directors of the Company is disqualified as on 31 March 2015, from being appointed as a director in terms of Section 164 (2) of the Act.
 - f. 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 Refer Note 26 to the financial statements.
 - ii) The Company did not have any long term contracts including derivative contracts for which there were any material foreseeable losses.
 - iii) There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company.

For B S R & Co. LLP Chartered Accountants

Firm Registration No: 101248W/W-100022

Aniruddha Godbole

Place : Mumbai Partner
Date : 25 May 2015 Membership No: 105149

With reference to the Annexure referred to in paragraph 1 in Report on Other Legal and Regulatory Requirements of the Independent Auditors' Report to the Members of Morganite Crucible (India) Limited ('the Company') on the standalone financial statements for the year ended 31 March 2015 of even date, we report that:

- (i) (a) The Company has maintained proper records showing full particulars, including quantitative details and situation of the fixed assets.
 - (b) The Company has a regular programme of physical verification of its fixed assets by which all fixed assets are verified every year. In our opinion, this periodicity of physical verification is reasonable having regard to the size of the Company and the nature of its assets. In accordance with this programme, all fixed assets were physically verified by the management during the year and no material discrepancies were noticed on such verification.
- (ii) (a) The inventory, except good-in-transit, has been physically verified by the management during the year. In our opinion, the frequency of such verification is reasonable.
 - (b) In our opinion and according to the information and explanations given to us, the procedures for the physical verification of inventory followed by management are reasonable and adequate in relation to the size of the Company and the nature of its business.
 - (c) The Company has maintained proper records of inventory. The discrepancies noticed on verification between physical stocks and book records were not material.
- (iii) The Company has not granted any loans, secured or unsecured, to companies, firms or other parties covered in the register required to be maintained under Section 189 of the Act. Accordingly, paragraphs 3 (iii) (a) and 3 (iii) (b) of



- the order are not applicable.
- (iv) In our opinion and according to the information and explanations given to us, and having regard to the explanation that purchase of certain items of inventories are for the Company's specialized requirements and similarly the sale of certain goods are for the specialized requirements of the buyers and suitable alternative sources are not available to obtain comparable quotations, there is an adequate internal control system commensurate with the size of the Company and the nature of its business with regard to the purchase of inventories and fixed assets and with regard to sale of goods. The Company's activities do not involve rendering of services. In our opinion and according to the information and explanations given to us, there is no continuing failure to correct major weaknesses in internal control system.
- (v) The Company has not accepted any deposits in accordance with the provisions of sections 73 to 76 of the Act and the rules made there under.
- (vi) We have broadly reviewed the books of accounts maintained by the Company pursuant to the rules prescribed by the Central Government for the maintenance of cost records under Section 148 (1) of the Act and are of the opinion that prima facie, the prescribed accounts and records have been made and maintained. However, we have not made a detailed examination of the records.
- (vii) (a) According to the information and explanations given to us and on the basis of our examination of the records of the Company, amounts deducted/accrued in the books of account in respect of undisputed statutory dues including Provident fund, Employees' State Insurance, Income-tax, Sales tax, Value added tax, Service tax, duty of Customs, duty of Excise and other statutory dues have been generally regularly deposited during the year by the Company with the appropriate authorities. As explained to us, the company did not have any dues on account of wealth tax.
 - According to the information and explanations given to us, no undisputed amounts payable in respect of Provident fund, Employees' State Insurance, Income-tax, Sales tax, Value added tax, Service tax, duty of Customs, duty of Excise and other statutory dues were in arrears as at 31 March 2015 for a period of more than six months from the date they became payable.
 - (b) According to the information and explanations given to us, there are no dues of Income-tax, Sales tax, Value added tax, Wealth tax, Service tax, duty of Customs, and duty of Excise which have not been deposited with the appropriate authorities on account of any dispute.
 - (c) According to the information and explanations given to us there are no amounts which were required to be transferred to the Investor Education and Protection Fund in accordance with the relevant provisions of the Companies Act, 1956 (1 of 1956) and rules thereunder.
- (viii) The Company does not have any accumulated losses at the end of the financial year and has not incurred cash losses in the current financial year and in the immediately preceding financial year.
- (ix) In our opinion and according to the information and explanations given to us, the Company did not have any outstanding dues to any financial institution, banks or debenture holders during the year.
- (x) According to the information and explanations given to us, the Company has not given any guarantee for loans taken by others from banks or financial institutions.
- (xi) The Company did not have any term loans outstanding during the year.
- (xii) According to the information and explanations given to us, no fraud on or by the Company has been noticed or reported during the course of our audit.

For B S R & Co. LLP Chartered Accountants

Firm Registration No: 101248W/W-100022

Aniruddha Godbole

Partner
Membership No: 105149

Place: Mumbai Date: 25 May 2015



Balance Sheet

as at 31 March 2015

(Currency: Indian rupees)

Equity and liabilities Shareholders' funds Share capital 3 28,000,000 2		Notes	31 March 2015	31 March 2014
Share capital 3 28,000,000 28,000,000 Reserves and surplus 4 583,594,954 528,214,463 Non-current liabilities Deferred tax liability (net) 5 1,409,713 20,616,402 Current liabilities Trade payables 6 101,382,327 212,036,018	Equity and liabilities			
Share capital 3 28,000,000 28,000,000 Reserves and surplus 4 583,594,954 528,214,463 Non-current liabilities Deferred tax liability (net) 5 1,409,713 20,616,402 Current liabilities Trade payables 6 101,382,327 212,036,018	Shareholders' funds			
Reserves and surplus 4 583,594,954 528,214,463 Non-current liabilities 5 1,409,713 20,616,402 Deferred tax liability (net) 5 1,409,713 20,616,402 Current liabilities 3 20,616,402 1,409,713 20,616,402 Current liabilities 6 101,382,327 212,036,018		3	28,000,000	28,000,000
Non-current liabilities 556,214,463 Deferred tax liability (net) 5 1,409,713 20,616,402 Current liabilities Trade payables 6 101,382,327 212,036,018	*			
Deferred tax liability (net) 5 1,409,713 20,616,402 1,409,713 20,616,402 Current liabilities 3 101,382,327 212,036,018 Trade payables 6 101,382,327 212,036,018	•			
Deferred tax liability (net) 5 1,409,713 20,616,402 1,409,713 20,616,402 Current liabilities 3 101,382,327 212,036,018 Trade payables 6 101,382,327 212,036,018	Non-current liabilities			
Current liabilities 1,409,713 20,616,402 Trade payables 6 101,382,327 212,036,018		5	1,409,713	20,616,402
Trade payables 6 101,382,327 212,036,018	• • •			
	Current liabilities			
Other current liabilities 7 22,463,627 21,573,640	Trade payables	6	101,382,327	212,036,018
	Other current liabilities	7	22,463,627	21,573,640
Short-term provisions 8 13,260,907 11,266,040	Short-term provisions	8	13,260,907	11,266,040
137,106,861 244,875,698			137,106,861	244,875,698
750,111,528 821,706,563			750,111,528	821,706,563
Assets	Assets			_
Non-current assets	Non-current assets			
Fixed assets				
Tangible assets 9 164,547,068 208,892,475				
Intangible assets 9 13,551,416 21,925,093				
Capital work-in-progress 9 10,157,015 1,239,975				
Non-current investments 10 49,698,740 49,698,740				
Long-term loans and advances 11 85,861,897 74,057,689	Long-term loans and advances	11		
323,816,136 355,813,972			323,816,136	355,813,972
Current assets	Current assets			
Inventories 12 123,657,45 6 142,752,747	Inventories		123,657,456	142,752,747
Trade receivables 13 120,399,358 134,524,442				
Cash and bank balances 14 121,327,976 129,734,919				
Short-term loans and advances 15 53,550,360 52,963,708	Short-term loans and advances			52,963,708
Other current assets 16 7,360,242 5,916,775	Other current assets	16		
426,295,392 465,892,591			426,295,392	465,892,591
750,111,528 821,706,563			750,111,528	821,706,563
Significant accounting policies 2	Significant accounting policies	2		
Notes to the financial statements 3-45				

The notes referred to above form an integral part of the Balance Sheet

As per our report of even date attached.

For B S R & Co. LLP

Chartered Accountants

Firm's Registration No: 101248W / W-100022

Aniruddha Godbole

Partner

Membership No: 105149 Place : Mumbai Date: 25 May 2015

For and on behalf of the Board of Directors of Morganite Crucible (India) Limited

Sadanand Shabde Ian Arber DirectorDirectorPlace : Aurangabad Place : Aurangabad

Atithi Majumdar Rupesh Khokle Chief Financial Officer Company Secretary Place: Aurangabad Place: Aurangabad Date : 25 May 2015 Date : 25 May 2015

Date: 25 May 2015

Date : 25 May 2015



Statement of Profit and Loss

for the year ended 31 March 2015

(Currency: Indian rupees)

	Notes	31 March 2015	31 March 2014
Revenue from operations			
Sale of products (gross)		906,760,221	823,688,839
Less: Excise duty		31,339,016	29,985,312
Sale of products (net)	17	875,421,205	793,703,527
Other operating revenues	18	11,604,508	12,031,657
. •		887,025,713	805,735,184
Other income	19	5,847,313	19,825,704
Total revenue		892,873,026	825,560,888
Expenses			
Cost of materials consumed	20	345,183,715	336,830,204
Changes in stocks of finished goods and work-in-progress	21	91,205	(3,153,243)
Employee benefits expense	22	107,159,456	92,611,084
Finance costs	23	74,168	3,438,536
Depreciation and amortisation expense	24	78,725,541	46,567,407
Other expenses	25	254,562,749	215,311,784
		785,796,834	691,605,772
Profit before tax		107,076,192	133,955,116
Tax expense:			
Current tax		55,852,000	41,998,524
Deferred tax (credit) / charge		(18,500,713)	3,078,884
Short provision of earlier years		9,504,450	4,649,093
Profit for the year		60,220,455	84,228,615
Earnings Per Share: (face value of Rs 10 per share)	38		
Basic (Rs.)		21.51	30.08
Diluted (Rs.)		21.51	30.08
Significant accounting policies	2		
Notes to the financial statements	3-45		

The notes referred to above form an integral part of the Statement of Profit and Loss

As per our report of even date attached.

For B S R & Co. LLP Chartered Accountants

Firm's Registration No: $101248W\ /\ W-100022$

For and on behalf of the Board of Directors of Morganite Crucible (India) Limited

Sadanand ShabdeIan ArberDirectorDirectorPlace : AurangabadPlace : Auranga

Place : Aurangabad Place : Aurangabad Date : 25 May 2015 Date : 25 May 2015

Aniruddha Godbole Partner

Partner

Membership No: 105149 Place: Mumbai Date: 25 May 2015

Atithi MajumdarRupesh KhokleChief Financial OfficerCompany SecretaryPlace: AurangabadPlace: AurangabadDate: 25 May 2015Date: 25 May 2015



Cash Flow Statement

for the year ended 31 March 2015

(Currency: Indian rupees)	24.54	
Cash flow from operating activities	31 March 2015	31 March 2014
Net Profit before tax Non-cash adjustment to reconcile profit before tax to net cash flows:	107,076,192	133,955,116
Depreciation and amortisation expense	78,725,541	46,567,407
Loss on sale / write off of fixed assets	1,225,413	1,435,943
Unrealised foreign exchange loss	4,514,036	429,877
Finance costs	74,168	-
Interest income	(3,818,328)	(4,765,186)
	80,720,830	43,668,041
Operating cash flow before changes in working capital	187,797,022	177,623,157
Changes in working capital		
Decrease / (increase) in inventories	19,095,291	(11,217,317)
Decrease in trade receivables	14,125,084	5,298,431
Increase in short-term loans & advances	(586,652)	(14,448,552)
Increase in long-term loans & advances	(13,057,387)	(21,301,557)
Increase in other current assets	(983,318)	(2,203,980)
Decrease in other current liabilities	(620,649)	(20,927,901)
Decrease in trade payable	(110,653,691)	(6,318,477)
Increase in short term provision	3,027,873	4,971,902
	(89,653,449)	(66,147,451)
Cash generated from operations	98,143,573	111,475,706
Taxes paid	(64,776,439)	(53,420,270)
Net cash from operating activities (A)	33,367,134	58,055,436
Cash flow from investing activities		
Purchase of fixed assets, including expenditure on capital work in progress	(37,860,705)	(23,124,685)
Proceeds from sale of fixed assets	592,513	(1,463,264)
Movement in fixed deposits (net)	19,913,039	-
Interest received	3,358,179	4,781,896
Net cash (used in) investing activities (B)	(13,996,974)	(19,806,053)
Cash flow from financing activities		
Finance costs paid	(74,168)	-
Dividend paid	(2,800,000)	(2,735,141)
Dividend tax paid	(475,860)	(475,860)
Net cash (used in) financing activities (C)	(3,350,028)	(3,211,001)
Net increase in cash and cash equivalents (A+B+C)	16,020,132	35,038,382
Effect of exchange differences on cash and cash equivalents held in foreign currency	(4,514,036)	(429,877)
Cash and cash equivalents at the beginning of the year	109,739,315	75 130 810
Cash and cash equivalents at the beginning of the year Cash and cash equivalents at the end of the year (refer schedule 14)	121,245,411	75,130,810 109,739,315
Cash and Cash Equivalents at the thu of the year (left) schedule 14)	121,243,411	107,737,313



Cash Flow Statement (Continued)

for the year ended 31 March 2015

(Currency: Indian rupees)

Notes

	31 March 2015	31 March 2014	31 March 2013
1 Components of Cash and Cash Equivalents			
Cash on hand	949	23,830	3,356
Cheques on hand	-	578,857	-
Bank balances		-	
- In current accounts	58,159,375	85,810,962	43,819,445
- Export Earner's Foreign Currency account (EEFC)	63,085,087	23,325,666	31,308,009
Total Cash and Cash Equivalents	121,245,411	109,739,315	75,130,810

Significant accounting policies 2
Notes to the financial statements 3-45

The notes referred to above form an integral part of the Cash Flow Statement

As per our report of even date attached.

For B S R & Co. LLP

Chartered Accountants

Firm's Registration No: 101248W / W-100022

For and on behalf of the Board of Directors of Morganite Crucible (India) Limited

Aniruddha Godbole

Partner

Membership No: 105149

Place : Mumbai Date : 25 May 2015 Sadanand ShabdeIan ArberDirectorDirector

Place : Aurangabad Place : Aurangabad Date : 25 May 2015 Date : 25 May 2015

Atithi MajumdarRupesh KhokleChief Financial OfficerCompany SecretaryPlace: AurangabadPlace: AurangabadDate: 25 May 2015Date: 25 May 2015



Notes to the financial statements

for the year ended 31 March 2015

(Currency: Indian Rupees)

1. Background

Morganite Crucible (India) Limited ('the Company') was incorporated on 13 January 1986 under the Companies Act, 1956 and its shares are listed on the Bombay Stock Exchange (BSE). The Company is engaged in the business of manufacturing and selling of silicon carbide and clay graphite crucibles, its accessories and die lubes.

2. Significant accounting policies

The accounting policies set out below have been applied consistently to the periods presented in these financial statements, except for the change in accounting estimate as explained in note 2.5 below.

2.1 Basis of preparation of financial statements

The financial statements have been prepared in accordance with the generally accepted accounting principles in India under historical cost convention on accrual basis. The Company has prepared these financial statements to comply in all material respects with the applicable accounting standards notified pursuant to Companies (Accounting Standards) Rules, 2006 which continue to apply under section 133 of the Companies Act, 2013, read together with rule 7 of the Companies (Accounts) Rules 2014.

2.2 Use of estimates

The preparation of financial statements in conformity with generally accepted accounting principles ('GAAP') in India requires management to make estimates and assumptions that affect the reported amount of assets, liabilities, revenues and expenses and disclosure of contingent liabilities on the date of the financial statements. The estimates and assumptions used in the accompanying financial statements are based upon management's evaluation of the relevant facts and circumstances as of the date of financial statements which in management's opinion are prudent and reasonable. Actual results may differ from the estimates used in preparing the accompanying financial statements. Any revision to accounting estimates is recognised prospectively in current and future periods.

2.3 Current-non-current classification

All assets and liabilities are classified into current and non-current

Assets

An asset is classified as current when it satisfies any of the following criteria:

- (a) it is expected to be realised in, or is intended for sale or consumption in, the company's normal operating cycle;
- (b) it is held primarily for the purpose of being traded;
- (c) it is expected to be realised within 12 months after the reporting date; or



(d) it is cash or cash equivalent unless it is restricted from being exchanged or used to settle a liability for at least 12 months after the reporting date.

Current assets include the current portion of non-current financial assets.

All other assets are classified as non-current.

Liabilities

A liability is classified as current when it satisfies any of the following criteria:

- (a) it is expected to be settled in the company's normal operating cycle;
- (b) it is held primarily for the purpose of being traded;
- (c) it is due to be settled within 12 months after the reporting date; or
- (d) the Company does not have an unconditional right to defer settlement of the liability for at least 12 months after the reporting date. Terms of a liability that could, at the option of the counterparty, result in its settlement by the issue of equity instruments do not affect its classification.

Current liabilities include current portion of non-current financial liabilities.

All other liabilities are classified as non-current.

Operating cycle

Operating cycle is the time between the acquisition of assets for processing and their realisation in cash or cash equivalents. Based on the nature of operations and the time between the acquisition of assets for processing and their realisation in cash and cash equivalents, the Company has ascertained its operating cycle as a period within 12 months for the purpose of current – non-current classification of assets and liabilities.

2.4 Revenue recognition

Revenue is recognised when the property and all significant risks and rewards of ownership are transferred to the buyer and no significant uncertainty exists regarding the amount of consideration that will be derived from the sale of goods. Sales are accounted net of value added tax and trade and volume discounts, if any.

Interest income is recognized using the time proportion method, based on the underlying interest rates.

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

Export entitlements are recognized in the statement of profit and loss in the year of exports provided that there is no significant uncertainty regarding the entitlement to the credit and the amount thereof.

2.5 Fixed assets and depreciation/amortisation

(a) (i) Tangible fixed assets

Tangible assets are carried at cost of acquisition or construction less accumulated depreciation and impairment loss, if any. Cost includes inward freight, duties, taxes (to the extent not recoverable from tax authorities) and expenses incidental to acquisition and installation of the fixed assets up to the time the assets are ready for intended use. Capital work-in-progress comprises of the cost of fixed assets that are not yet ready for their intended use at the balance sheet date.



(ii) Depreciation on tangible fixed assets

Leasehold land is amortised on a straight line basis over the primary period of lease, i.e. 99 years.

In respect of other assets, depreciation is provided on straight line method based on useful life prescribed in Schedule II to the Companies Act 2013 as given below:

Gross block	Sub-asset	Useful lives (years)
Building	Office building	60 years
	Factory building	30 years
Plant and equipments	Plant and machinery	15 years
	Computers	3 years
Vehicles	Vehicles	8 years
Office equipment	Office equipment	5 years
Furniture and fixtures	Furniture and fixtures	10 years

Till the year ended 31 March 2014, Schedule XIV to the Companies Act, 1956, prescribed requirements concerning depreciation of fixed assets. From the current year, Schedule XIV has been replaced by Schedule II to the Companies Act, 2013. The applicability of Schedule II has resulted in the following changes related to depreciation of fixed assets.

The Company has used transitional provisions of Schedule II to adjust the impact of its first application. If a tangible fixed asset has Nil remaining useful life on the date of Schedule II becoming effective, i.e., 1 April 2014, its carrying amount, after retaining any residual value, is charged to the opening balance of retained earnings. The carrying amount of other tangible fixed assets, i.e., tangible fixed assets whose remaining useful life is not nil on 1 April 2014, is depreciated over their remaining useful life.

The Company has accounted for additional charge of depreciation of Rs. 32,245,779 for the year ended 31 March 2015 and Rs 1,469,940 (net of deferred tax) in reserves in terms of transitional provisions of Schedule II of the Companies Act, 2013. Had the Company continued with the previously assessed useful lives, charge for depreciation would have been lower by Rs. 32,245,779 for the year ended 31 March 2015, the profit before tax for the year would have been higher by Rs. 32,245,779, retained earnings at the beginning of the year would have been higher by Rs. 1,469,940 and the fixed asset would correspondingly have been higher by Rs. 34,421,695.

(b) Intangible fixed assets

Intangible assets comprising of Non-competition agreement, Distribution Rights and Software cost are carried at cost of acquisition less accumulated amortisation and impairment loss, if any. Non-competition agreement is amortised over its contractual period of 5 years. Distribution Rights are amortised on a straight-line basis over a period of ten years and Software cost is amortised on a straight line basis over a period of 5 years, which in management's opinion represents the period during which economic benefits will be derived from their use.

2.6 Impairment of assets

In accordance with AS 28 on 'Impairment of assets', the Company assesses at each Balance Sheet date whether



there is any indication that an asset may be impaired. If any such indication exists, the Company estimates the recoverable amount of the asset. The recoverable amount is the greater of the net selling price and value in use. Value in use is the present value of the estimated future cash flows expected to arise from the continuing use of the asset and from its disposal at the end of its useful life. In assessing the value in use, the estimated future cash flows are discounted to their present value based on an appropriate discount factor. If such recoverable amount of the asset or the recoverable amount of the cash generating unit to which the asset belongs is less than its carrying amount, the carrying amount is reduced to its recoverable amount. The reduction is treated as an impairment loss and is recognized in the Statement of Profit and Loss.

If at the Balance Sheet date there is an indication that a previously assessed impairment loss no longer exists, the recoverable amount is reassessed and the asset is reflected at the recoverable amount subject to a maximum of depreciable historical cost.

2.7 Investments

Long term investments are stated at cost. Provision for diminution in value is made only when in the opinion of the management there is a decline other than temporary in the carrying value of such investments. Current investments are valued at lower of cost and fair value.

2.8 Employee benefits

(a) Short term employee benefits:

All employee benefits payable wholly within twelve months of rendering the service are classified as short term employee benefits. These benefits include salary, wages and bonus, compensated absences such as paid annual leave and sickness leave. The undiscounted amount of short-term employee benefits expected to be paid in exchange for the services rendered by employees is recognized during the period of rendering of service by the employee.

(b) Long term employee benefits:

(i) Defined contribution plans

The Company has defined contribution plans for post employment benefits namely Provident Fund and Superannuation Scheme which are recognised by the income tax authorities.

The Company contributes to a Government administered provident fund and superannuation fund on behalf of its employees and has no further obligation beyond making its contribution.

The Company makes contributions to state plans namely Employee's State Insurance Fund and Employee's Pension Scheme 1995 and has no further obligation beyond making the payment to them.

The Company's contributions to the above funds are charged to the Statement of Profit and Loss every year.

(ii) Defined benefit plans

Post-employment benefits:



The Company's gratuity scheme with Life Insurance Corporation of India is a defined benefit plan. The Company's net obligation in respect of the gratuity benefit scheme is calculated by estimating the amount of future benefit that employees have earned in return for their service in the current and prior periods; that benefit is discounted to determine its present value, and the fair value of any plan assets is deducted. The present value of the obligation under such defined benefit plan is determined based on independent actuarial valuation at the Balance Sheet date using the Projected Unit Credit Method, which recognizes each period of service as giving rise to additional unit of employee benefit entitlement and measures each unit separately to build up the final obligation. The obligation is measured at the present value of the estimated future cash flows. The discount rates used for determining the present value of the obligation under defined benefit plan are based on the market yields on Government securities as at the Balance Sheet date. Actuarial gains and losses are recognized immediately in the Statement of Profit and Loss.

Other long-term employment benefits:

Compensated absences which are not expected to occur within twelve months after the end of the period in which the employee renders the related services are recognized as a liability at the present value of the defined benefit obligation at the Balance Sheet date. The discount rates used for determining the present value of the obligation under defined benefit plan are based on the market yields on Government securities as at the Balance Sheet date.

2.9 Borrowing costs

Borrowing costs that are attributable to acquisition, construction or production of qualifying assets are capitalised as part of such assets. A qualifying asset is an asset that necessarily takes a substantial period of time to get ready for its intended use. All other borrowing costs are recognised as an expense in the period in which they are incurred.

2.10 Inventories

Inventories which comprises of raw materials, work-in-progress, finished goods, stores and spares are valued at lower of cost and net realisable value. Cost is determined under the moving average price method and includes all costs incurred in bringing the inventories to their present location and condition. Finished goods and Work-in progress include appropriate proportion of costs of conversion. Fixed production overheads are allocated on the basis of normal capacity of production facilities. Valuation of work-in-progress is based on stage of completion. Net realisable value is the estimated selling price in the ordinary course of business, less the estimated costs of completion and the estimated costs necessary to make the sale.

2.11 Foreign currency transactions

Foreign currency transactions are recorded at the exchange rates prevailing on the dates of the transactions. Exchange differences arising on foreign currency transactions settled during the year are recognized in the Statement of Profit and Loss of that year. Monetary assets and liabilities denominated in foreign currencies at the balance sheet date are translated at the closing exchange rates. The resultant exchange differences are recognized in the Statement of Profit and Loss.

Forward exchange contracts relating to firm commitments or highly probable forecast transactions are marked to market and the resultant net exchange loss is recorded in accordance with the concept of prudence.



2.12 Operating leases

Lease arrangements, where the risks and rewards incidental to ownership of an asset substantially vests with the lessor, are recognised as operating leases. Lease payments under operating lease are recognised as an expense in the Statement of Profit and Loss on a straight line basis.

2.13 Taxes on Income

Income-tax

Income tax expense comprises current tax and deferred tax charge or credit (reflecting the tax effects of timing differences between accounting income and taxable income for the period). Current tax provision is made based on the tax liability computed after considering tax allowances and exemptions, in accordance with the Income tax Act, 1961.

Deferred tax

Deferred tax charge or credit and the corresponding deferred tax liability or asset is recognized for timing differences between the profits/losses offered for income taxes and profits/ losses as per the financial statements. Deferred tax assets and liabilities are measured using the tax rates and tax laws that have been enacted or substantively enacted at the Balance Sheet date. Deferred tax assets are recognised only to the extent there is reasonable certainty that the assets can be realised in future; however, where there is unabsorbed depreciation or carry forward of losses, deferred tax assets are recognised only if there is a virtual certainty of realisation of such assets. Deferred tax assets are reviewed as at each balance sheet date and written down or written-up to reflect the amount that is reasonably/ virtually certain (as the case may be) to be realised.

2.14 Earnings per share ('EPS')

Basic EPS is computed by dividing the net profit attributable to shareholders by the weighted average number of equity shares outstanding during the year.

Diluted EPS is computed using the weighted average number of equity and dilutive equity equivalent shares outstanding during the year-end, except where the results would be anti dilutive.

2.15 Provisions and contingencies

Provision is recognised in the Balance Sheet when the Company has a present obligation as a result of a past event, and it is probable that an outflow of economic benefits will be required to settle the obligation and reliable estimation can be made of the amount required to settle the obligation. Contingent liabilities arising from claims, litigation, assessment, fines, penalties etc. are disclosed when there is a possible obligation or a present obligation as a result of a past event where it is not probable that an outflow of economic benefits will be required to settle the obligation, and the amount can be reasonably estimated. When there is a possible obligation or a present obligation in respect of which the likelihood of outflow of resources is remote, no provision or disclosures is made.

2.16 Cash and cash equivalents

Cash and cash equivalents comprise cash at bank and in hand and short term investments with an original maturity of three months or less.



as at 31 March 2015

(Currency: Indian rupees)

31 March 2015 31 March 2014

3 Share capital

Authorised capital:

5,000,000 (2014 : 5,000,000) equity shares of Rs. 10 each 50,000,000 50,000,000

Issued

2,800,000 (2014: 2,800,000) equity shares of Rs 10 each, fully paid-up **28,000,000** 28,000,000

Subscribed and paid-up

2,800,000 (2014: 2,800,000) equity shares of Rs 10 each, fully paid-up **28,000,000** 28,000,000

Reconciliation of the number of equity shares outstanding at the beginning and at the end of the reporting year:

	31-Ma	ır-15	31-	Mar-14
Number of shares outstanding at the beginning and at the end of the	Number	Amount	Number	Amount
year	2,800,000	28,000,000	2,800,000	28,000,000

Rights, preferences and restrictions attached to equity shares

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

The Company has proposed dividend per share of Rs. 1 (2014: Rs.1) for distribution to equity shareholders.

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

Shares held by holding company and subsidiaries of the ultimate holding company

	31 March 2015		3	1 March 2014
	Number of shares	% holding in the class	Number of shares	% holding in the class
Shares of the Company held by - Morganite Crucible Limited, subsidiary of the ultimate holding company.	1,078,000	38.50%	1078000	38.50%
Morgan Terreassen BV, subsidiary of the ultimate holding company.	1,022,000	36.50%	1022000	36.50%

Details of shares held by shareholders holding more than 5% of the aggregate shares in the Company

The only shareholders holding more than 5 percent shares as on the date of the Balance Sheet are Morganite Crucible Limited and Morgan Terreassen BV (as disclosed above), both of which are subsidiaries of the ultimate holding company, The Morgan Advanced Materials Plc.



as at 31 March 2015

		31 March 2015	31 March 2014
4	Reserves and surplus		
	Capital reserve		
	At the commencement and at the end of the year		
	Central government investment subsidy under '1993 package scheme of incentives'	1,500,000	1,500,000
	State government investment subsidy under '1983 package scheme of incentives'	500,000	500,000
	Securities premium account		
	At the commencement and at the end of the year	35,000,000	35,000,000
	Forfeited shares		
	At the commencement and at the end of the year		
	Capital profit on re-issue of forfeited shares	4,000	4,000
	Investment allowance reserve under the Income tax Act, 1961		
	At the commencement and at the end of the year	405,000	405,000
	General reserve		
	At the commencement and at the end of the year	48,583,000	48,583,000
	Surplus in the statement of profit and loss		
	At the commencement of the year	442,222,463	361,269,708
	Less: Adjustment on account of revised useful life of fixed assets (refer note 2.5)	1,469,940	04.220.515
	Add: Profit after tax for the year	60,220,455	84,228,615
	Amount available for appropriation Less: Appropriations	500,972,978	445,498,323
	Proposed equity dividend	(2,800,000)	(2,800,000)
	Dividend distribution tax	(570,024)	(475,860)
	Net surplus in statement of profit and loss	497,602,954	442,222,463
	Total reserves and surplus	583,594,954	528,214,463
	·		,,
5	Deferred tax liabilities (net)		
	Deferred tax liabilities		
	Fixed assets: Impact of difference between tax depreciation and depreciation/amortisation charged in the financial statements	1,862,851	19,183,720
	Provision for employee benefits	-	1,432,682
	Deferred tax asset Provision for employee benefits	453,138	-
	Net deferred tax liabilities	1 400 713	20,616,402
	Net deferred tax habilities =	1,409,713	20,616,402
6	Trade payables		
	- Dues to micro, small and medium enterprises (refer note 39)	2,773,106	1,582,693
	- Dues to others	98,609,221	210,453,325
	_	101,382,327	212,036,018
	-		===,000,010



as at 31 March 2015

Advances received from customers 1,371,534 776,66 Deposits 356,000 442,0 Employee benefits payable 8,640,261 8,881,4 Statutory dues to: - - Provident and other funds 743,484 674,8 - Others: - Customs duty 586,289 528,1 Professional tax 27,900 31,0 Excise duty on closing stock of finished goods 4,414,162 4,624,1 Tax deducted at source 8,384 810,3 Creditors for capital goods 6,248,895 4,738,2 Note - There are no amounts due to the Investor Education and Protection Fund. 22,463,627 21,573,6 Note - There are no amounts due to the Investor Education and Protection Fund. 8 Short-term provisions Provision for employee benefits: 2,659,326 813,5 Other provisions 7,231,557 6,049,4 Warranties (refer note 42) 7,231,557 6,049,4 Proposed dividend 2,800,000 2,800,0 Dividend distribution tax 570,024 475,8			31 March 2015	31 March 2014
Advances received from customers 1,371,534 776,66 Deposits 356,000 442,0 Employee benefits payable 8,640,261 8,881,4 Statutory dues to: - - Provident and other funds 743,484 674,8 - Others: - Customs duty 586,289 528,1 Professional tax 27,900 31,0 Excise duty on closing stock of finished goods 4,414,162 4,624,1 Tax deducted at source 8,384 810,3 Creditors for capital goods 6,248,895 4,738,2 Note - There are no amounts due to the Investor Education and Protection Fund. 22,463,627 21,573,6 8 Short-term provisions 2,659,326 813,5 Other provisions 2,659,326 813,5 Warranties (refer note 42) 7,231,557 6,049,4 Proposed dividend 2,800,000 2,800,0 Dividend distribution tax 570,024 475,8	7	Other current liabilities		
Deposits 356,000 442,0 Employee benefits payable 8,640,261 8,881,4 Statutory dues to: - Provident and other funds 743,484 674,8 - Others: Customs duty 586,289 528,1 Professional tax 27,900 31,0 Excise duty on closing stock of finished goods 4,414,162 4,624,1 Tax deducted at source 8,384 810,3 Creditors for capital goods 6,248,895 4,738,2 Note - There are no amounts due to the Investor Education and Protection Fund. 8 8 Short-term provisions Provision for employee benefits: Compensated absences 2,659,326 813,5 Other provisions Warranties (refer note 42) 7,231,557 6,049,4 Proposed dividend 2,800,000 2,800,0 Dividend distribution tax 570,024 475,8		Unclaimed dividend (refer note below)	66,718	66,718
Employee benefits payable 8,640,261 8,881,4 Statutory dues to: - Provident and other funds 743,484 674,8 - Others: Customs duty 586,289 528,1 Professional tax 27,900 31,0 Excise duty on closing stock of finished goods 4,414,162 4,624,1 Tax deducted at source 8,384 810,3 Creditors for capital goods 6,248,895 4,738,2 Note - There are no amounts due to the Investor Education and Protection Fund. 8 *** Provision for employee benefits: Compensated absences 2,659,326 813,5 Other provisions Warranties (refer note 42) 7,231,557 6,049,4 Proposed dividend 2,800,000 2,800,0 Dividend distribution tax 570,024 475,8		Advances received from customers	1,371,534	776,620
Statutory dues to: - Provident and other funds 743,484 674,8 - Others: Customs duty 586,289 528,1 Professional tax 27,900 31,0 Excise duty on closing stock of finished goods 4,414,162 4,624,1 Tax deducted at source 8,384 810,3 Creditors for capital goods 6,248,895 4,738,2 Note - There are no amounts due to the Investor Education and Protection Fund. 8 Short-term provisions Provision for employee benefits: 2,659,326 813,5 Other provisions 3,245,932 813,5 Other provisions 3,231,557 6,049,4 Proposed dividend 2,800,000 2,800,0 Dividend distribution tax 570,024 475,8		Deposits	356,000	442,000
Statutory dues to: Provident and other funds		Employee benefits payable	8,640,261	8,881,476
- Others:		Statutory dues to:		
Customs duty 586,289 528,1 Professional tax 27,900 31,0 Excise duty on closing stock of finished goods 4,414,162 4,624,1 Tax deducted at source 8,384 810,3 Creditors for capital goods 6,248,895 4,738,2 22,463,627 21,573,6 Note - There are no amounts due to the Investor Education and Protection Fund. 8 Short-term provisions Provision for employee benefits: Compensated absences 2,659,326 813,5 Other provisions Warranties (refer note 42) 7,231,557 6,049,4 Proposed dividend 2,800,000 2,800,0 Dividend distribution tax 570,024 475,8		- Provident and other funds	743,484	674,848
Professional tax 27,900 31,0 Excise duty on closing stock of finished goods 4,414,162 4,624,1 Tax deducted at source 8,384 810,3 Creditors for capital goods 6,248,895 4,738,2 Note - There are no amounts due to the Investor Education and Protection Fund. 22,463,627 21,573,6 Note - There are no amounts due to the Investor Education and Protection Fund. 8 Short-term provisions Provision for employee benefits:		- Others:		
Excise duty on closing stock of finished goods Tax deducted at source Road-Barrel Creditors for capital goods Creditors for capital goods Creditors for capital goods Road-Barrel Road-Bar		Customs duty	586,289	528,113
Tax deducted at source 8,384 810,3 Creditors for capital goods 6,248,895 4,738,2 22,463,627 21,573,6 Note - There are no amounts due to the Investor Education and Protection Fund. 8 Short-term provisions Provision for employee benefits: Compensated absences 2,659,326 813,5 Other provisions 7,231,557 6,049,4 Proposed dividend 2,800,000 2,800,00 Dividend distribution tax 570,024 475,8		Professional tax	27,900	31,075
Creditors for capital goods 6,248,895 4,738,2 22,463,627 21,573,6 Note - There are no amounts due to the Investor Education and Protection Fund. 8 Short-term provisions Provision for employee benefits: 2,659,326 813,5 Compensated absences 2,659,326 813,5 Other provisions 7,231,557 6,049,4 Proposed dividend 2,800,000 2,800,00 Dividend distribution tax 570,024 475,8		Excise duty on closing stock of finished goods	4,414,162	4,624,143
22,463,627 21,573,69		Tax deducted at source	8,384	810,388
Note - There are no amounts due to the Investor Education and Protection Fund. 8 Short-term provisions Provision for employee benefits: Compensated absences 2,659,326 813,5 Other provisions Warranties (refer note 42) Proposed dividend Proposed dividend Dividend distribution tax 7,231,557 6,049,4 2,800,000 2,800,000 475,8		Creditors for capital goods	6,248,895	4,738,259
8 Short-term provisions Provision for employee benefits: Compensated absences 2,659,326 813,5 Other provisions Warranties (refer note 42) 7,231,557 6,049,4 Proposed dividend 2,800,000			22,463,627	21,573,640
Provision for employee benefits: Compensated absences 2,659,326 813,5 Other provisions Warranties (refer note 42) Proposed dividend Dividend distribution tax 7,231,557 6,049,4 2,800,000 2,800,000 475,8		Note - There are no amounts due to the Investor Education and Protection Fund.		
Compensated absences 2,659,326 813,5 Other provisions Varranties (refer note 42) 7,231,557 6,049,4 Proposed dividend 2,800,000 2,800,00 Dividend distribution tax 570,024 475,8	8	Short-term provisions		
Other provisions 7,231,557 6,049,4 Warranties (refer note 42) 7,231,557 6,049,4 Proposed dividend 2,800,000 2,800,00 Dividend distribution tax 570,024 475,8		Provision for employee benefits:		
Warranties (refer note 42) 7,231,557 6,049,4 Proposed dividend 2,800,000 2,800,0 Dividend distribution tax 570,024 475,8		Compensated absences	2,659,326	813,585
Proposed dividend 2,800,000 2,800,00 Dividend distribution tax 570,024 475,8		Other provisions		
Dividend distribution tax 570,024 475,8			7,231,557	6,049,425
,		Proposed dividend	2,800,000	2,800,000
Income-tax (net of advance taxes paid) - 1,127,1		Dividend distribution tax	570,024	475,860
		Income-tax (net of advance taxes paid)	-	1,127,170
13,260,907 11,266,0			13,260,907	11,266,040



Notes to the financial statements (Continued) as at 31 March 2015

9 Fixed assets

			Tar	Tangible Assets				4	Intangible Assets			Total Fixed Assets
	Land - Leasehold	Building	Plant and equipments	Vehicles	Office equipments	Furniture and fixtures	Total tangible assets	Software N	Software Non-competition agreement	Distribution Rights	Total intangible assets	
Gross Block	200 000 1	000 300 03	200 200 300	000	250 252	200,000	441 672 100	000 380 01	200,000	F03 OCF 04	000 542	CC C22 OO 2
Dalance as at 1 April 2013	1,084,575	067,685,66	5/5,022,705	2/0,186	0,5/6,940	5,522,504	441,673,190	10,345,052	7,924,924	48,720,587	67,066,745	509,605,733
Additions		4,721,964	18,939,915		2,048,127	251,998	25,962,004	2,484,595			2,484,595	28,446,599
Deletions		,	4,056,966	,	,	,	4,056,966	,			,	4,056,966
Balance as at 31 March 2014	1,684,375	64,007,754	389,905,652	581,072	3,625,073	3,774,302	463,578,228	18,829,627	2,924,924	48,720,587	70,475,138	534,053,366
Additions	,	4,393,339	22,610,246	48,644	1,211,477	1,425,593	29,689,299	311,000	,		311,000	30,000,299
Deletions		1,820,827	1,034,983	,	,	,	2,855,810	,	,			2,855,810
Balance as at 31 March 2015	1,684,375	66,580,266	411,480,915	629,716	4,836,550	5,199,895	490,411,717	19,140,627	2,924,924	48,720,587	70,786,138	561,197,855
Depreciation												
Balance as at 1 April 2013	478,039	17,327,201	199,671,843	153,147	242,106	1,381,861	219,254,197	3,000,321	2,924,924	34,109,972	40,035,217	259,289,414
Depreciation for the year	17,014	2,781,719	34,759,948	55,202	204,534	234,162	38,052,579	3,642,768	,	4,872,060	8,514,828	46,567,407
Accumulated depreciation on disposals			2,621,023				2,621,023					2,621,023
Balance as at 31 March 2014	495,053	20,108,920	231,810,768	208,349	446,640	1,616,023	254,685,753	6,643,089	2,924,924	38,982,032	48,550,045	303,235,798
Depreciation for the year	17,014	3,094,599	65,439,691	93,285	861,291	534,984	70,040,864	3,812,618	,	4,872,059	8,684,677	78,725,541
Accumulated depreciation on disposals		665,952	371,932	,	,	,	1,037,884	,			,	1,037,884
Adjustment - Charge against opening reserves			1,674,533		360,287	141,096	2,175,916					2,175,916
(refer note 2.5) Balance as at 31 March 2015	512 067	13 527 567	090 553 060	301 634	1 668 218	2 292 103	325 864 649	10 455 707	2 924 924	43 854 001	57 334 733	383 000 371
Parameter as at 12 trans en 2015	100,210	100,100,444	27045554000	-CO(10C	1,000,210	2,27,270	(F0,F00,C#C	10/100101	F4 (5 F4 C)4	12,05120,01	44 1,154,10	110,000,000
Net Block												
As at 31 March 2014	1,189,322	43,898,834	158,094,884	372,723	3,178,433	2,158,279	208,892,475	12,186,538		9,738,555	21,925,093	230,817,568
As at 31 March 2015	1,172,308	44,042,699	112,927,855	328,082	3,168,332	2,907,792	164,547,068	8,684,920		4,866,496	13,551,416	178,098,484
Capital work-in-progress Balance as at 1 April 2013			1,239,975				1,239,975					1,239,975
Additions			. '	,	,		. '					. '
Balance as at 31 March 2014			1,239,975				1,239,975					1,239,975
Additions			8,917,040		-		8,917,040					8,917,040
Assets capitalised during the year												
Delence of of 21 Money 2015			10 157 015				10 157 015					10 157 015



as at 31 March 2015

		31 March 2015	31 March 2014
10	Non-current investments (Valued at cost unlesss stated otherwise)		
	Unquoted trade investment		
	Investment in equity instruments in subsidiary company		
	17,850 (2014 : 17,850) fully paid equity shares of Diamond Crucible Company Limited of Rs.100 each.	49,698,740	49,698,740
		49,698,740	49,698,740
	Aggregate amount of unquoted investments	49,698,740	49,698,740
11	Long-term loans and advances	, ,	
11	(Unsecured, considered good)		
	Capital advances	696,552	242,550
	Security deposits	2,013,151	2,033,401
	Value added tax receivable	26,396,391	36,232,291
	Interest receivable on VAT refund	-	1,853,190
	Cenvat credit receivable	42,816,682	18,049,955
	Advance taxes paid (net of provisions)	13,939,121	15,646,302
		85,861,897	74,057,689
12	Inventories (At lower of cost and net realisable value - also refer note 2.10)		
	Raw materials and packing materials (refer note 33)	53,187,569	68,064,507
	[Including goods-in-transit Rs.3,586,917 (2014 : Rs.6,108,127)]		
	Work-in-progress (refer note 21)	25,905,331	27,689,749
	Finished goods (refer note 21)	39,897,668	38,204,455
	[Including goods-in-transit Rs. 9,896,952 (2014 : Rs.13,182,627)] Stores and spares	4,666,888	8,794,036
		123,657,456	142,752,747
13	Trade receivables		· · ·
	(Unsecured, considered good)		
	Outstanding for a period exceeding six months from the date they are due for payment	8,955,929	3,905,862
	Others	111,443,429	130,618,580
		120,399,358	134,524,442



as at 31 March 2015

		31 March 2015	31 March 2014
14	Cash and bank balances		
	Cash and cash equivalents		
	- Cash on hand	949	23,830
	- Cheques on hand	-	578,857
	- Bank balances		
	- In current accounts	58,159,375	85,810,962
	- Export Earner's Foreign Currency account (EEFC)	63,085,087	23,325,666
		121,245,411	109,739,315
	Other bank balances		
	- Unpaid dividend accounts	66,718	66,718
	- Fixed deposits with maturity more than three months from deposit date but less than twelve months from the balance sheet date.	15,847	19,928,886
	-	121,327,976	129,734,919
	Details of bank balances / deposits		
	Bank balances available on demand/deposits with original maturity of three months or less included under 'Cash and cash equivalents	121,244,462	109,136,628
	Bank deposits due to mature within twelve months of reporting date included under 'Other bank balances	82,565	19,995,604
	- -	121,327,027	129,132,232
15	Short-term loans and advances (Unsecured, considered good)		
	To parties other than related parties		
	Advance to suppliers	5,991,501	8,949,759
	Prepaid expenses	4,283,224	3,748,696
	Value added tax receivable	9,992,590	-
	Cenvat credit receivable	31,691,610	34,608,000
	Gratuity fund with Life Insurance Corporation of India (refer note 34)	1,349,983	5,229,310
	Loans to employees	241,452	427,943
	- -	53,550,360	52,963,708
16	Other current assets		
	Interest accrued on:		
	- deposits with banks	-	738,261
	- VAT refund	1,198,410	-
	Duty drawback receivable	6,042,025	4,962,333
	Insurance claim receivable	119,807	216,181
	- -	7,360,242	5,916,775



for the year ended 31 March 2015

Currency	٠	Indian	runees)

(Curr	ency: Indian rupees)	31 March 2015	31 March 2014
17	Revenue from operations		
	Sale of products (gross) Less: Excise duty	906,760,221 31,339,016	823,688,839 29,985,312
	Sale of products (net)	875,421,205	793,703,527
	Break-up of revenue from sale of products		
	Crucibles	869,451,344	781,015,257
	Die-Lube	5,969,861	12,688,270
		875,421,205	793,703,527
18	Other operating revenues		
	Sale of scrap	960,272	1,279,396
	Duty drawback on exports	10,644,236	10,752,261
10	Oth on in come	11,604,508	12,031,657
19	Other income		
	Interest income on:		. =
	- Deposits with banks -VAT refund	3,714,402	4,765,186 1,853,190
	-Delayed payment by customers	103,926	703,137
	Net gain on account of foreign exchange fluctuations	-	11,855,940
	Miscellaneous income	2,028,985	648,251
		5,847,313	19,825,704
20	Cost of materials consumed		
	Inventory of materials at the beginning of the year	68,064,507	61,555,910
	Purchases	330,306,777	343,338,801
	Inventory of materials at the end of the year (refer note 33)	53,187,569	68,064,507
	(rejer note 33)	345,183,715	336,830,204
21	Changes in stocks of finished goods and work in progress		
	Inventory at the end of the year		
	Finished goods - Crucibles	39,897,668	38,204,455
	Work in progress - Crucibles	25,905,331	27,689,749
	Inventory at the beginning of the year		
	Finished goods - Crucibles	38,204,455	43,403,391
	Work in progress - Crucibles	27,689,749	19,337,570
22	Employee benefits expense	91,205	(3,153,243)
		00 500 500	02.27.2.2
	Salaries, wages and bonus Contribution to provident and other funds (refer note 34)	93,503,287 5,375,735	83,376,368
	Gratuity (refer note 34)	3,900,396	4,964,801
	Staff welfare expenses	4,380,038	4,269,915
		107,159,456	92,611,084
			,011,001



13,930,860

254,562,749

12,188,360

215,311,784

Notes to the financial statements

for the year ended 31 March 2015

Miscellaneous expenses

(Currency: Indian rupees) 31 March 2014 31 March 2015 23 Finance costs Interest expense on VAT assessments 74,168 3,438,536 74,168 3,438,536 24 **Depreciation and amortisation** Depreciation of tangible fixed assets (refer note 2.5) 70,040,864 38,052,579 Amortisation of intangible fixed assets 8,684,677 8,514,828 78,725,541 46,567,407 25 Other expenses 6,088,094 Consumption of stores and spares 6,431,088 Decrease in excise duty on inventory of finished goods (210,040)(388,529)Power and fuel 70,061,059 81,964,143 Repairs to buildings 985,657 1,841,307 Repairs to machinery 13,658,274 13,513,429 Repairs others 2,592,851 3,613,960 Rent 4,380,494 4,510,967 Rates and taxes 716,793 2,945,621 Travelling and motor car expenses 9,881,901 9,731,686 Legal and professional fees 3,927,820 3,737,860 Insurance 1,550,619 1,446,698 Payment to auditor (refer note 27) 2,060,667 1,517,340 Sales commission 4,068,641 3,865,717 140,000 Directors' sitting fees 120,000 5,987,022 Royalty/Trademark charges 5,048,638 Management charges (includes prior period expense of Rs. 6,980,000 (2014 : Rs. Nil)) 67,296,700 40,983,691 No claim compensation 1,217,442 1,015,042 Business development and promotional expenses 12,100,300 1,020,990 SAP training and maintenance expenses 6,785,162 2,104,865 Loss on sale / retirement of fixed assets 1,225,413 1,435,943 Freight outward 11,938,644 12,395,667 Bank charges 953,314 1,161,036 Watch and ward 3,106,265 2,845,626 Net loss on account of foreign exchange fluctuations 10,379,436



for the year ended 31 March 2015

(Currency: Indian rupees)

26 Contingent liabilities and commitments

20	Contingent nationals and communicities		
	Contingent Liabilities:	31 March 2015	31 March 2014
a.	Bonds in favour of the President of India endorsed through Deputy Commissioner of Customs for import of goods.	10,000,000	10,000,000
b.	Claims by employees towards unfair labour practices under Section 28 read with items 1(a), (b), (c), 2 (b), 3, 4(a), (e) and (f) of Schedule II and items 5, 6, 9 and 10 of Schedule IV of the Maharashtra Recognition of Trade Unions and Prevention of Unfair Labour Practices Act, 1971 for which amounts are not ascertainable.	-	-
c.	Disputed employees' state insurance demand against which the Company has preferred appeals.	52,498	52,498
d.	Demand for excise duty liability* raised by tax authorities for the payment of excise duty on sales tax discount availed by the Company on pre-mature payment of sales tax during the period 2005-06 to 2009-10 under sales tax discount scheme. Department contends that the amount of discount received should be included in the transaction value for calculation of excise duty. The Company is in process of filing an appeal for the same. *(excluding interest and penalty)	1,896,472	-
Notes: i) It is not practicable for the Company to estimate the timings of cash outflow, if any, in respect of the above pending respective proceedings. ii) The Company does not expect any reimbursement in respect of the above contingent liabilities.			resolutions of the
	Commitments:		
	a. Estimated amount of contracts remaining to be executed on capital account and not provided for	229,885	558,701
27	Payment to auditors (excluding service tax)		
	Particulars As auditor Statutory audit Tax audit Limited review of quarterly results Certification fees	850,000 100,000 600,000 50,000	425,000 100,000 600,000 50,000
	In other capacity Audit of group reporting package	300,000	300,000
	Reimbursement of expenses	160,667	42,340
		2,060,667	1,517,340
28	C.I.F. value of imports		
	Particulars		
	Raw materials	133,930,207	138,273,310

133,930,207

138,273,310



Notes to the financial statements (Continued)

 $for the \ year \ ended \ 31 \ March \ 2015$

for the year ended 31 March 2015				
(Currency : Indian rupees)			31 March 2015	31 March 2014
29 Expenditure in foreign currency				
Particulars				
Royalty/Trademark charges Professional and consultancy fees Others:			5,987,022 231,155	5,048,638 237,094
Management charges Sales commission Travelling and motor car expenses			67,296,700 2,868,641 1,252,891	40,983,691 2,206,653 597,098
Repairs to machinery			-	81,809
Total		- =	77,636,409	49,154,983
30 Earnings in foreign currency				
Particulars				
FOB value of exports			608,109,058	526,941,281
		_ =	608,109,058	526,941,281
31 Imported and indigenous raw material	and nacking material consu	med		
31 Imported and mulgenous raw material	and packing material consu 31 Marc		31 March	2014
Particulars	Value	% of total	Value	% of total
Imported	146,920,996	consumption 43%	152,711,343	consumption 45%
Indigenous	198,262,719	57%	184,118,861	55%
Total	345,183,715	100%	336,830,204	100%
32 Imported and indigenous stores and spa Particulars	ares consumed 31 Marc Value	% of total	31 March Value	% of total
Imported		consumption 0%	-	consumption 0%
Indigenous	6,088,094	100%	6,431,088	100%
Total	6,088,094	100%	6,431,088	100%
33 Break up of cost of materials consumed	**			
Particulars			31 March 2015	31 March 2014
Silicon carbide			82,304,968	80,531,352
Graphite Resin			93,111,708 37,192,617	96,500,463 38,251,976
Packing material			27,460,998	28,527,540
Others			105,113,424	93,018,873
Total		-	345,183,715	336,830,204
** The consumption includes adjustments for raw	materials write-off, shortage / exce	ess, etc.		
Break up of inventory of raw materials				
Particulars				
Silicon carbide			2,768,699	4,619,903
Graphite			22,383,221	29,749,697
Resin Packing material			2,340,169 2,287,069	2,760,572 2,435,924
Others			23,408,411	28,498,411
Total		-	53,187,569	68,064,507
~ VVIII		=	20,107,007	00,007,507



31 March 2014

16,525,719

(11,296,409)

Notes to the financial statements (Continued)

for the year ended 31 March 2015

(Currency: Indian Rupees)

34 Employee benefits - Post employment benefit plans

Effective 1 January 2007, the Company adopted Accounting Standard 15 (revised 2005) on "Employee Benefits".

Defined contributions plans

The Company makes contributions, determined as specified percentage of employee salaries, in respect of qualifying employees towards Provident Fund and Superannuation Scheme, which is a defined contribution plan. The Company has no obligations other than to make the specified contributions. The contributions are charged to the Statement of Profit and Loss as they accrue. The amount as an expense towards contribution to Provident Fund and Superannuation Scheme for the year aggregated to Rs. 5,375,735 (2014: Rs. 4,964,801).

Defined benefit plans

Fair value of plan assets

Present value of obligation

Gratuity

Particulars

Particulars

Expected return on plan assets

Actuarial gains on plan assets

Actual return on plan assets

The Company operates post employment defined benefit plans that provide gratuity benefit. The gratuity plan entitles an employee, who has rendered at least five years of continuous service, to receive 15 days salary for each year of completed service at the time of retirement / exit. The scheme is funded by plan assets.

31 March 2015

17,528,533

(16,178,550)

1,437,738

1,299,183

(138,555)

1,041,393

1,148,313

106,920

The following table summarizes the position of assets and obligations relating to the plan.

1,349,983	5,229,310
tions Curi	rant
31 March 2015	31 March 2014
1,349,983	5,229,310
1,349,983	5,229,310
March 2015	31 March 2014
17,528,533	16,525,719
31 March 2015	31 March 2014
11,296,409 1,051,696 978,919 (370,384) 3,221,910 16,178,550	10,917,052 900,657 1,036,027 (431,712) (1,125,615) 11,296,409
16,525,719 1,437,738 (138,555) 74,015 (370,384) 17,528,533	11,970,033 1,041,393 106,920 3,839,085 (431,712) 16,525,719
978,919 1,051,696 (1,437,738) 3,360,465 3,953,342	1,036,027 900,657 (1,041,393) (1,232,535) (337,244)
<u> </u>	978,919 1,051,696 (1,437,738) 3,360,465



Notes to the financial statements (Continued)

for the year ended 31 March 2015

(Currency: Indian Rupees)

34 Employee benefits – Post employment benefit plans(Continued)

Defined benefit plans(Continued)

Gratuity (Continued)

Principal actuarial assumptions

The following are the principal actuarial assumptions for leave encashment and gratuity at the reporting date (expressed as weighted averages):

Actuarial assumptions	31 March 2015	31 March 2014
Discount rate	7.96%	9.31%
Salary escalation	7.00%	7.00%
Rate of return on plan assets	8.70%	8.70%
Attrition rate	2.00%	2.00%

- a) Gratuity is payable to all eligible employees of the Company on superannuation, death, and permanent disablement, in terms of the provisions of the Payment of Gratuity Act, 1972.
- b) The discount rate is based on the prevailing market yields Indian Government securities as at the Balance Sheet date for the estimated term of the obligations.
- c) Estimates of future salary increases, considered in actuarial valuation, take account of inflation, seniority, promotion and other relevant factors such as supply and demand in the employment market.
- d) The Company's gratuity fund is managed by Life Insurance Corporation of India. The plan assets under the fund are invested under approved securities.

Five year information

The amounts for the current and the previous four periods are as follows

Particulars	2015	2014	2013	2012	2011
Defined benefit obligation	16,178,550	11,296,409	10,917,052	7,988,192	7,852,135
Fair value of plan assets	17,528,533	16,525,719	11,970,033	8,133,635	7,154,408
(Surplus)/deficit in the plan	(1,349,983)	(5,229,310)	(1,052,981)	(145,443)	697,727
Experience adjustment on plan liabilities	1,111,298	233,102	1,337,063	(237,462)	(1,588,480)
Experience adjustment on plan	(138,555)	(106,920)	(144,194)	(85,251)	(34,584)



Notes to the financial statements (Continued)

for the year ended 31 March 2015

(Currency: Indian Rupees)

35 Segment reporting

The Company recognizes its sale of crucibles activity as its only primary business segment since its operations predominantly consist of manufacture and sale of crucibles to its customers. Accordingly, income from sale of crucibles comprises the primary basis of segmental information set out in these financial statements. a) Business Segments:

Geographical segment will be the secondary segment for the purpose of AS-17 (Segment reporting.) Geographical revenues are allocated based on the location of the customers to whom goods are sold b) Geographical segments:

			31 March 2015						31 March 2014			
Dontionless			Outsid	Outside India		Total			Outside Indi	e India		Total
r at truitats	India	Asia and Far East	Europe	Africa and Middle East	Other	10191	India	Asia and Far East	Europe	Africa and Middle East	Other	100
Revenue from external customers	244,287,079	152,813,884	216,207,534	216,207,534 141,973,117	120,139,592	875,421,205	235,136,554	135,599,195	199,507,470	148,421,128	75,039,180	793,703,527
carrying amount of segment assets (Trade eceivables only)	5,502,696	62,667,619	33,298,603	9,754,221	6,176,219	120,399,358	53,411,413	16,738,224	36,332,597	19,537,765	8,504,443	134,524,442
Addition to fixed eccept during the good	30 017 330					30 017 330	002 311 00					003 344 500

36 Related party disclosures

A. Names of related parties

a. Parties (where controls exists)

Morgan Advanced Materials Plc - Ultimate Holding Company

b. Investing Associates

Morganite Crucible Limited (holds 38.50% of issues, subscribed and paid up capital) Morgan Terreassen BV (holds 36.50% of issues, subscribed and paid up capital)

c. Other related parties with whom transactions have taken place during the year

Diamond Crucible Company Limited

Morganite Crucible Inc., USA

ii. Fellow subsidiary companies

Mr. Hitesh Saiwal – Managing Director (upto 30 April 2015) Mr Atithi Majumdar - Chief Financial Officer Mr Rupesh Khokle - Company Secretary

d. Key Management Person

Morgan Motten Metal System (Suzhou) Co Ltd., China Morgan Karbon Grafit Sanayi Turkey Thermal Ceramics UK Morgan Molten Metal System GMBH Germany

Murugappa Morganite Thermal Ceramics Ltd.

Thermal Ceramics South Africa

Details of Remuneration paid and amount outstanding as at 31 March 2015 to above mentioned Key Managerial Personnel

Monaco of the memory	Remuneral	ion paid	Outstandin	g payables
realite of the person	31-Mar-15	31-Mar-14	31-Mar-15	31-Mar-14
Mr. Hitesh Saiwal	5,303,852	3,976,692	1,082,124	
Mr Atithi Majumdar	1,835,120	1,232,100	425,677	144,444
Mr. Rupesh Khokle	844,541	485,651	132,600	37,500



Notes to the financial statements (Continued) for the year ended 31 March 2015

(Currency: Indian Rupees)

36 Related party disclosures (Continued)

Related party transactions for the year ended 31 March 2015

	Ultimate Holding Company	Investing Associates	sociates	Subsidiary			Felk	Fellow Subsidiaries			
Particulars	Morgan Advanced Materials Plc	Morganite Crucible Limited	Morgan Terrassen BV	Morgan Diamond Crucible Morganite Terrassen BV Company Limited Crucible Inc., USA		Morgan Molten Metal Sys GMBH Germany	Morgan Molten Metal System (Suzhou) Co Ltd., China	Morgan Karbon Grafit Sanayi Turkey	Thermal Ceramics UK	Murugappa Morganite Thermal Ceramics Ltd. India	Thermal Ceramics South Africa
Income Sale of finished goods				4,307,571	99,941,324	90,886,075	2,713,259	1,883,893			55,512,545
Reimbursement of various expenses				488,191		9,507,403	15,820,175			•	37,307
Expenditure											
Purchase of raw materials (including goods in transit)	•	•	•	10,097,500	•	277,228	262,650	•	47,556	372,500	
Purchased of spares / consumables	•		•		•					675,000	•
Capital Goods purchase	•		•	48,000		•	•			1,860,000	•
Management charges	67,296,700		•								•
Royalty	5,987,022		•		•						•
Managerial remuneration											
Others											
Dividend paid		1,078,000	1,022,000								•
Outstanding Balances as at 31 March 2014											
Receivables	. 000 07		•	684,461	4,468,394	17,433,441	1,436,152		. 00		8,132,492



Notes to the financial statements (Continued) for the year ended 31 March 2015

(Currency: Indian Rupees)

36 Related party disclosures (Continued)

Related party transactions for the year ended 31 March 2014

Particulars Morgan Advanced Materials pregated particulars Morgan Morgan Advanced Morgan Limited Terrassen BV Limited Company Limited Inc., USA Terrasen BV Company Limited and Specific Processing Science of Family Council Processing Science of Family Co		Ultimate Holding Company	Investing Ass	ociates	Subsidiary			Fel	low Subsidiaries			
ture te of raw materials (including goods in transit) to ding Balances as at 31 March 2014 Lune to ding Balances as at 31 March 2014 Lune e of raw materials (including goods in transit) Lune e of raw materials (including goods in transit)	Particulars	Morgan Advanced Materials Plc	Morganite Crucible Limited	Morgan Terrassen BV	Diamond Crucible Company Limited			Morgan Molten Metal System (Suzhou) Co Ltd., China	Morgan Karbon Grafit Sanayi Turkey	Thermal Ceramics UK	Murugappa Morganite Thermal Ceramics Ltd.	Thermal Ceramics South Africa
ture 40,983,691 1,078,000 1,	Income Sale of finished goods				978,225		78,347,260	508,513	1,023,320			49,644,959
ture of raw materials (including goods in transit) e of raw materials (including good	Reinmbursement of various expenses	,	1		399,662	183,183				'	•	•
e of raw materials (including goods in transit) ed of spares / consumables ed of spa	Expenditure											
ed of spares / consumables	Purchase of raw materials (including goods in transit)		•		6,547,217	•	16,386	•	,	229,543		•
Soods purchase	Purchased of spares / consumables		•	•		•	•	•	,	,	2,342,790	•
ment charges 40,983,691	Capital Goods purchase		•	•	280,500	'	•	,	,	,	,	•
rial remuneration 1 pold 1 p	Management charges	40,983,691						•		,	٠	•
nuneration	Royalty	5,048,638	•	•	,	'	•	•	•	1	,	•
alances as at 31 March 2014 - 663,175 11,327,452 17,054,830 30,328 682,453 - 682,453	Managerial remuneration	•	•	•		'				'	•	•
alances as at 31 March 2014 - 663,175 11,327,452 17,054,830 30,328 682,453 - 682,453	Others											
Balances as at 31 March 2014 - 663,175 11,327,452 17,054,830 30,328 682,453 663,175 11,327,452 17,054,830 30,328 682,453	Dividend paid	1	1,078,000	1,022,000		1		,	,	'	'	•
100 (200) 200 (200) 201 (200)	Outstanding Balances as at 31 March 2014 Receivables	,			663 175			30 328	682 453			17 392 715
	CCC Acc CC CC CC CC CC C	777 677			1000,17			22,00	55,433			017/200/11



Notes to the financial statements (Continued)

for the year ended 31 March 2015

(Currency: Indian Rupees)

37 Operating lease as lessee

The Company has entered into leases for cars for a period of 3 years. Total lease payments for non-cancellable leases recognized in the books for the year is Rs. 574,095 (2014: Rs. 786,421)

Non-cancellable operating lease rentals payable (minimum lease payments) under the lease are as follows:

Particulars	31 March 2015	31 March 2014
Payable within one year	640,800	622,740
Payable between one and five year	459,872	1,100,672
Payable after five years	-	-
F		

38 Earnings per share

Particulars

Net profit after tax attributable to equity shareholders Weighted average number of shares outstanding during the year (Nos.) Earnings Per Share	60,220,455 2,800,000	84,228,615 2,800,000
- Basic	21.51	30.08
- Diluted	21.51	30.08
Nominal value of an equity share	10	10

39 Dues to Micro and Small Enterprises

Under Micro, Small, and Medium Enterprises Development Act, 2006 (MSMED) which came in to force from 2 October, 2006, certain disclosures are required to be made relating to micro and small enterprises. On the basis of the information and records available with the management, the following disclosures are made for the amounts due to the Micro, small and medium enterprises:

Particulars	31 March 2015	31 March 2014
Amounts remaining unpaid to micro and small suppliers as at the end of the year		
- Principal	2,668,781	1,559,201
- Interest	104,325	23,492
The amount of interest paid by the buyer as per the Micro, Small and Medium Enterprise Development Act, 2006 (MSMED Act, 2006)	-	-
The amounts of payments made to micro and small suppliers beyond the appointed day during each accounting year	7,120,165	4,147,244
Amounts of interest due and payable for the period of delay in making payment (which have been paid but beyond the appointed day during the year) but without adding the interest specified under MSMED Act, 2006		-
The amount of interest accrued and remaining unpaid at the end of each accounting year	104,325	23,492
The amounts of further interest remaining due and payable even in the succeeding years, until such date when the interest dues as above are actually paid to the small enterprise for the purpose of disallowance as a deductible expenditure under the MSMSED Act, 2006		55,294

On the basis of information and records available with the Company, the above disclosures are made in respect of amounts due to the micro, small and medium enterprises, who have registered with the relevant competent authorities. This has been relied upon by the auditors.



Notes to the financial statements (Continued)

for the year ended 31 March 2015

(Currency: Indian Rupees)

40 Unhedged foreign currency exposures

The Company has entered into derivative contracts to hedge its risk associated with foreign currency fluctuations. However, none of these contracts can be co-related on one to one basis against the underlying exposure. As at the year end, the Company has outstanding foreign exchange forward contracts of GBP Nil, EURO Nil and USD Nil (2014: GBP 210,000), (2014: EURO 150,000), (2014: USD Nil) equivalent to Rs Nil (2014: Rs. 33,932,436). The Company has revalued these forward contracts as at the year end by marking the same to market and recognized a loss of Rs.Nil (2014: Nil) by debiting the statement of profit and loss in compliance with the announcement dated 29 March 2008 made by the Institute of Chartered Accountants of India ('ICAI') regarding accounting for derivatives.

Particulars	Foreign Currency Denomination	Foreign Currency Amount	Amount (Rs.)
Assets (Trade Receivables)	EURO	384,725	25,403,381
		(318,426)	(26,308,383)
	GBP	258,304	23,464,346
		(420,243)	(41,969,672)
	USD	460,919	28,424,866
		(214,023)	(12,834,974)
Liabilities (Trade Payables)	EURO	71,200	4,887,880
		(20,900)	(1,733,864)
	GBP	22,375	2,102,317
		(77)	(7,753)
	USD	1,453	92,233
		(97,840)	(5,910,514)
Other current liabilities	EURO	-	-
		(18,254)	(1,514,350)
	USD	-	-
		(38,991)	(2,355,437)

41 Dividends remitted in foreign currency

	31 March 2015	31 March 2014
Dividend paid during the year	2,100,000	2,100,000
Number of non - resident shareholders	2	2
Number of equity shares held by such non resident - shareholders	2,100,000	2,100,000
Year to which the dividend relates	2013-14	2012-13

42 In accordance with AS-29 (Provisions, Contingent Liabilities and Contingent Assets), the movement in provision for warranty is as follows:

A provision is estimated for expected warranty claims in respect of products sold during the year on the basis of past experience regarding failure trends of products and costs of rectification or replacement. It is expected that most of this cost will be incurred over the next 12 months as per management estimate.

Particulars	31 March 2015	31 March 2014
At the commencement of the year	6,049,425	4,961,245
Provisions made during the year	8,400,247	11,708,126
Provision utilised during the year	7,218,115	10,619,946
At the end of the year	7,231,557	6,049,425



Notes to the financial statements (Continued)

for the year ended 31 March 2015

(Currency: Indian Rupees)

43 Corporate social responsibility

As per provisions of section 135 of Companies Act 2013, the Company was required to spend Rs. 2,791,425 (2014: Rs Nil) being 2% of average net profits made during the three immediately preceding financial years, in pursuance of its Corporate Social Responsibility Policy on the activities specified in Schedule VII of the Act. However, the Company has spent Rs Nil (2014: Nil) towards Corporate Social Responsibility activities. The Company is in process of exploring various options specified in Schedule VII on which it could do its spending of CSR for the benefit of society.

44 Transfer Pricing

The Company has developed a comprehensive system of maintenance of information and documents as required by the transfer pricing legislation under section 92-92F of the Income Tax Act, 1961. The management is of the opinion that its international transactions are at arm's length so that the aforesaid legislation will not have any impact on the financial statements, particularly on the amount of tax expense and that of provision for taxation.

The Domestic Transfer Pricing Regulations as prescribed under section 92BA of the Income Tax Act, 1961 was introduced from April 1, 2012. The Company has been consistently transacting with related parties on an Arm's Length basis in accordance with Group Transfer Pricing Policy. The Company is of the opinion that there will be no significant changes to Arm's length price under determination in order to comply with the requirement of section 92BA of Income Tax Act. Hence, there will no material impact on the financial statements.

45 Prior period figures have been regrouped/reclassified where necessary to confirm with the current year's presentation as follows:

Sched ule No.	Particulars	Amount as per audited financial statement for the year ended 31 March 2014	Amount after regrouped in the current year	Regrouped amount	Regrouping details
6	Trade payables - Dues to others	197,077,318 195,494,625	212,036,018 210,453,325	(14,958,700) (14,958,700)	Regrouped from Expenses payables of Schedule 7 - Other current liabilities
7	Other current liabilities Expenses payable	42,581,765 21,008,125	21,573,640	21,008,125 21,008,125	Regrouped in - Due to others of Schedule 6 - Trade payables
8	Short-term provisions Warranties (refer note 42)	5,216,615	11,266,040 6,049,425	(6,049,425) (6, 049,425)	Regrouped from Expenses payables of Schedule 7 - Other current liabilities
25	Other expenses Rent Rates and taxes	215,311,784 786,422 6,670,166	215,311,784 4,510,967 2,945,621	(3,724,545) 3,724,545	Regrouped from Rates and taxes of Schedule 25 - Other expenses

As per our report of even date attached.

For B S R & Co. LLP Chartered Accountants

Firm's Registration No: 101248W / W-100022

Aniruddha Godbole

Partner

Membership No : 105149 Place : Mumbai Date : 25 May 2015 For and on behalf of the Board of Directors of Morganite Crucible (India) Limited

Sadanand Shabde Director

Place : Aurangabad
Date : 25 May 2015

Place : Aurangabad
Date : 25 May 2015

Atithi Majumdar

Chief Financial Officer Place: Aurangabad Date: 25 May 2015 Rupesh Khokle

Ian Arber

Director

Company Secretary
Place: Aurangabad
Date: 25 May 2015



Independent Auditors' Report

To the Members of Morganite Crucible (India) Limited

Report on the Consolidated Financial Statements

We have audited the accompanying consolidated financial statements of **Morganite Crucible (India) Limited** (hereinafter referred to as "the Holding Company") and its subsidiary (the Holding Company and its subsidiary together referred to as "the Group") comprising of the Consolidated Balance Sheet as at 31 March 2015, the Consolidated Statement of Profit and Loss, the Consolidated Cash Flow Statement for the year then ended, and a summary of the significant accounting policies and other explanatory information (hereinafter referred to as "the consolidated financial statements").

Management's Responsibility for the Consolidated Financial Statements

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

Auditor's Responsibility

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

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

An audit involves performing procedures to obtain audit evidence about the amounts and the disclosures in the consolidated financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal financial control relevant to the Holding Company's preparation of the consolidated financial statements that give a true and fair view in order to design audit procedures that are appropriate in the circumstances but not for the purpose of expressing an opinion on whether the Holding Company has an adequate internal financial controls system over financial reporting in place and the operating effectiveness of such controls. An audit also includes evaluating the appropriateness of the accounting policies used and the reasonableness of the accounting estimates made by the Holding Company's Board of Directors, as well as evaluating the overall presentation of the consolidated



financial statements.

We believe that the audit evidence obtained by us is sufficient and appropriate to provide a basis for our audit opinion on the consolidated financial statements.

Opinion

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid consolidated financial statements give the information required by the Act in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India, of the state of affairs of the Company as at 31 March 2015 and its profit and its cash flows for the year ended on that date.

Report on Other Legal and Regulatory Requirements

- As required by the Companies (Auditor's Report) Order, 2015 ("the Order"), issued by the Central Government of India in terms of sub-section (11) of Section 143 of the Act, based on the comments in the auditors' reports of the Holding company and subsidiary company incorporated in India, we give in the Annexure a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.
- As required by Section 143(3) of the Act, we report, to the extent applicable, that:
 - (a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit of the aforesaid consolidated financial statements.
 - (b) In our opinion, proper books of account as required by law relating to preparation of the aforesaid consolidated financial statements have been kept so far as it appears from our examination of those books.
 - (c) The Consolidated Balance Sheet, the Consolidated Statement of Profit and Loss, and the Consolidated Cash Flow Statement dealt with by this Report are in agreement with the relevant books of account maintained for the purpose of preparation of the consolidated financial statements.
 - (d) In our opinion, the aforesaid consolidated financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
 - (e) On the basis of the written representations received from the directors of the Holding Company and its subsidiary company as on 31 March, 2015 and taken on record by the Board of Directors of the respective companies, none of the directors of the Group companies incorporated in India is disqualified as on 31st March, 2015 from being appointed as a director in terms of Section 164 (2) of the Act.
 - (f) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditor's) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
 - The consolidated financial statements disclose the impact of pending litigations on the consolidated financial position of the Holding Company and its subsidiary company - Refer Note 27 to the consolidated financial
 - The Holding Company and its subsidiary company did not have any material foreseeable losses on long-term contracts including derivative contracts; and
 - There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Holding Company and its subsidiary company.

For BSR & Co. LLP

Chartered Accountants

Firm registration number: 101248W/W-100022

Aniruddha Godbole

Partner

Place: Mumbai

Date: 25 May 2015 Membership no.: 105149



Annexure to the Independent Auditor's Report – 31 March 2015

With reference to the Annexure referred to in paragraph 1 in Report on Other Legal and Regulatory Requirements of the Independent Auditors' Report to the members of the Company on the consolidated financial statements for the year ended 31 March 2015, the following statement is based on the comments in the auditors' reports on the standalone financial statements of the Holding Company and its subsidiary company:

- . (a) The Holding Company and its subsidiary company have maintained proper records showing full particulars including quantitative details and situation of fixed assets.
 - (b) The Holding Company and its subsidiary company have a regular program of physical verification of its fixed assets, by which all fixed assets are verified every year. In our opinion, the periodicity of physical verification is reasonable having regard to the size of the Holding Company and its subsidiary company and the nature of its assets. No material discrepancies were noticed on such verification.
- 2. (a) The inventory, except goods in transit, has been physically verified by the management of the Holding Company and its subsidiary company during the year. In our opinion, the frequency of such verification is reasonable.
 - (b) In our opinion and according to the information and explanations given to us, the procedures for physical verification of inventories followed by the management are reasonable and adequate in relation to the size of the Holding Company and its subsidiary company and the nature of their respective business.
 - (c) The Holding Company and its subsidiary company are maintaining proper records of inventory. The discrepancies noticed on verification between the physical stocks and the book records were not material and have been properly dealt with in the books of account.
- 3. The Holding Company and its subsidiary company have not granted any loans, secured or unsecured, to companies, firms or other parties covered in the register maintained under section 189 of the Act. Accordingly, paragraph 3(iii) (a) and 3(iii) (b) of the Order is not applicable.
- 4. In our opinion and according to the information and explanations given to us, and having regard to the explanation that purchase of certain items of inventories are for specialized requirements and similarly the sale of certain goods are for the specialized requirements of the buyers and suitable alternative sources are not available to obtain comparable quotations, there is an adequate internal control system commensurate with the respective size of each Company and the nature of its business with regard to the purchase of inventories and fixed assets and with regard to sale of goods. The Holding Company's and its subsidiary company's activities do not involve rendering of services. In our opinion and according to the information and explanations given to us, there is no continuing failure to correct major weaknesses in internal control system.
- 5. The Holding Company and its subsidiary company have not accepted any deposits in accordance with the provisions of sections 73 to 76 of the Act and the rules framed there under.
- 6. We have broadly reviewed the books of accounts maintained by the Holding Company and its subsidiary company pursuant to the rules prescribed by the Central Government for the maintenance of cost records under Section 148 (1) of the Act and are of the opinion that prima facie, the prescribed accounts and records have been made and maintained. However, we have not made a detailed examination of these records.
- 7. (a) According to the information and explanations given to us and on the basis of our examination of the records of the Holding Company and its subsidiary company, amounts deducted/accrued in the books of account in respect of undisputed statutory dues including Provident fund, Employees' State Insurance, Investor Education and Protection Fund, Income-tax, Sales tax, Value added tax, Service tax, Duty of customs, Duty of excise and other statutory dues have been generally regularly deposited during the year by the respective Companies with the



appropriate authorities.

According to the information and explanations given to us, no undisputed amounts payable in respect of Provident fund, Employees' State Insurance, Investor Education and Protection Fund, Income-tax, Sales tax, Value added tax, Service tax, Duty of customs, Duty of excise and other statutory dues were in arrears as at 31 March 2015 for a period of more than six months from the date they became payable.

(b) According to the information and explanations given to us, there are no dues of Income tax, Wealth tax, Service tax, Sales tax, Duty of customs and Duty of excise which have not been deposited by the Company with the appropriate authorities on account of any disputes except for the following arrears:-

Name of the Company	Name of the statue	Nature of dues	Amount	Amount paid under protest	Period to which the amount relates	Forum where dispute is pending
Diamond Crucible Company Limited	Income Tax Act, 1961	Demand on disallowance of expense on assessment	4,017,710	3,250,000	AY 2012-13	Income tax appellate tribunal (ITAT)

- (C) According to the information and explanations given to us and on the basis of the examination of the records of the Holding Company and its subsidiary company, there were no amounts required to be transferred to Investor Education and Protection Fund in accordance with the relevant provisions of the Companies Act, 1956 (1 of 1956) and rules made there under.
- 8. The Holding Company and its subsidiary company does not have accumulated losses at the end of the financial year and have not incurred cash losses in the current financial year and in the immediately preceding financial year.
- 9. In our opinion and according to the information and explanations given to us, the Holding Company and its subsidiary company did not have any outstanding dues to any financial institution, banks or debenture holders during the year.
- 10. According to the information and explanations given to us, the Holding Company and its subsidiary company have not given any guarantee for loans taken by others from banks or financial institutions.
- 11. In our opinion and according to the information and explanations given to us, the Holding Company and its subsidiary company did not have any term loans outstanding during the year.
- 12. According to the information and explanations given to us, no fraud on or by the Holding Company and its subsidiary company have been noticed or reported during the course of our audit.

For BSR & Co. LLP

Chartered Accountants

Firm registration number: 101248W/W-100022

Aniruddha Godbole

Partner

Membership no.: 105149

Place: Mumbai

Date: 25 May 2015



Consolidated Balance sheet

as at 31 March 2015

(Currency: Indian rupees)	Notes	21 M 15	31-Mar-14
Equity and liabilities	Notes	31-Mar-15	31-Mar-14
Shareholders' funds			
Share capital	3	28,000,000	28,000,000
Reserves and surplus	4	617,341,773	564,685,825
•		645,341,773	592,685,825
Minority interest		64,288,128	64,257,729
Non-current liabilities			
Deferred tax liabilities (net)	5	4,172,835	23,251,239
Long term provisions	6	1,489,724	1,353,381
		5,662,559	24,604,620
Current liabilities			
Trade payables	7	160,118,305	273,236,968
Other current liabilities	8	27,060,076	26,498,430
Short-term provisions	9	14,668,100	11,367,812
		201,846,481	311,103,210
		917,138,941	992,651,384
Assets			
Non-current assets			
Fixed assets			
Tangible fixed assets	10	227,367,683	269,248,307
Intangible fixed assets	10	30,088,492	41,218,348
Capital work-in-progress	10	13,826,466	1,361,775
Long-term loans and advances Other non-current assets	11 12	95,568,346	83,458,757
Other non-current assets	12	2,618,799 369,469,786	1,257,574 396,544,761
Current assets			
Inventories	13	170,017,176	182,533,204
Trade receivables	13	157,894,569	167,631,368
Cash and bank balances	15	150,166,122	176,800,723
Short-term loans and advances	16	61,395,501	61,192,909
Other current assets	17	8,195,787	7,948,419
		547,669,155	596,106,623
		917,138,941	992,651,384
	_		
Significant accounting policies	2		

The notes referred to above form an integral part of the Consolidated Balance Sheet

As per our report of even date attached.

For B S R & Co. LLP Chartered Accountants

Firm's registration no: 101248W / W-100022

Notes to the consolidated financial statements

For and on behalf of the Board of Directors of Morganite Crucible (India) Limited

Aniruddha Godbole Partner

Membership No: 105149

Place : Mumbai Date: 25 May 2015 **Sadanand Shabde** Ian Arber Director Director

Place: Aurangabad Place: Aurangabad Date: 25 May 2015 Date: 25 May 2015

Atithi Majumdar

3-40

Rupesh Khokle Chief Financial Officer Company Secretary Place : Aurangabad Place: Aurangabad Date: 25 May 2015 Date: 25 May 2015



Consolidated Statement of Profit and Loss

for the year ended 31 March 2015

(Currency: Indian rupees)

(Notes	31-Mar-15	31-Mar-14
Revenue from operations	10	1 120 222 744	1.046.000.046
Sale of products (gross)	18	1,139,223,744	1,046,229,246
Less: Excise duty		51,703,401 1,087,520,343	49,518,339
Sale of products (net) Other operating revenues	19	13,044,600	996,710,907 13,182,943
Total	19	1,100,564,943	1,009,893,850
Other income	20	7,977,277	23,214,631
Total revenue		1,108,542,220	1.033.108.481
1 van 10 vende			1.033.100.101
Expenses			
Cost of materials consumed	21	436,467,028	423,108,487
Changes in inventories of finished goods and work in progress	22	1,994,452	15,916,338
Employee benefits expense	23	139,806,184	117,580,902
Finance costs	24	74,168	3,438,536
Depreciation and amortisation expense	25	89,555,651	55,917,907
Other expenses	26	329,498,095	274,472,820
		997,395,578	890,434,990
Profit before tax		111,146,642	142,673,491
Tax expense:			
Current tax		58,252,000	44,541,524
Deferred tax (credit) / charge		(18,372,428)	2,696,664
Short provision of earlier years		13,524,947	8,120,648
Profit for the year before minority interest		57,742,123	87,314,655
Less: Minority interest for the year		136,145	2,864,478
Profit for the year		57,605,978	84.450.177
Earnings Per Share: (face value of Rs 10 per share)	34		
Basic (Rs.)	· .	20.57	30.16
Diluted (Rs.)		20.57	30.16
Significant accounting policies	2		
Notes to the consolidated financial statements	3-40		

The notes referred to above form an integral part of the Consolidated Statement of Profit and Loss

As per our report of even date attached.

For B S R & Co. LLP

Chartered Accountants

Firm's registration no: 101248W / W-100022

For and on behalf of the Board of Directors of Morganite Crucible (India) Limited

Aniruddha Godbole Partner

Membership No: 105149

Place: Mumbai Date: 25 May 2015 **Sadanand Shabde**

Director

Place: Aurangabad Date: 25 May 2015

Atithi Majumdar

Chief Financial Officer Place : Aurangabad Date: 25 May 2015

Rupesh Khokle

Ian Arber

Director

Company Secretary Aurangabad

Place : Aurangabad

Date: 25 May 2015

Date: 25 May 2015



Consolidated Cash Flow Statement

for the year ended 31 March 2015

(Currency: Indian rupees)

(Curr	ency: muran rupees)		31-Mar-15	31-Mar-14
A	Cash flow from operating activities			
	Profit before tax		111,146,642	142,673,491
	Adjustments for:			
	Depreciation and amortisation expense		89,555,651	55,921,562
	Loss on sale / write off of fixed assets - net		1,722,381	1,299,452
	Interest income		(5,488,008)	(7,736,867)
	Finance costs		74,168	-
	Provision for doubtful advances		-	1,020,000
	Unrealised foreign exchange loss	<u>-</u>	4,514,036	608,545
	Operating profit before working capital changes		201,524,870	193,786,183
	Changes in working capital			
	(Increase)/Decrease in inventories		12,516,028	701,057
	Decrease in trade receivables		9,736,799	(132,080)
	(Increase) in short-term loans & advances		(202,592)	(20,299,480)
	(Increase) in long-term loans & advances		(13,110,367)	(21,316,412)
	(Increase) in other current assets		(865,051)	(2,661,417)
	Increase / (Decrease) in other current liabilities		(948,990)	(1,099,042)
	(Decrease) / Increase trade payable		(113,118,663)	(12,170,038)
	(Decrease) / Increase long term provision		301,467	237,104
	(Decrease) / Increase short term provision	<u>-</u>	3,081,797	(1,086,096)
	Net changes in working capital	-	(102,609,572)	(57,826,404)
	Cash generated from operations		98,915,298	135,959,779
	Income taxes paid	_	(70,103,755)	(65,268,789)
	Net cash flows from operating activities (A)		28,811,543	70,690,990
В	Cash flow from investing activites			
	Purchase of fixed assets, including expenditure on capital work in progress		(53,030,816)	(54,207,600)
	Movement in fixed deposits (net)		44,610,080	2,950,368
	Proceeds from sale of fixed assets		704,270	137,800
	Proceeds from sale of investment		-	60,200
	Interest received		6,075,180	7,962,358
	Net cash (used in) investing activities (B)	- -	(1,641,286)	(43,096,874)
\mathbf{C}	Cash flow from financing activities			
	Finance costs		(74,168)	_
	Repayment of external commercial borrowings		(,)	_
	Dividend paid (inclusive of corporate dividend tax thereon)		(3,275,860)	(3,211,001)
	Net cash (used in) financing activities (C)	-	(3,350,028)	(3,211,001)
	Net increase in cash and cash equivalents (A+B+C)	-	23,820,229	24,383,115
	Effect of exchange differences on cash and cash equivalents held in foreign currency	-	(4,514,036)	(429,877)
	Cash and cash equivalents at the beginning of the year		115,866,012	91,912,774
	Cash and cash equivalents at the beginning of the year Cash and cash equivalents at the end of the year (refer schedule 15)	-	135,172,205	115,866,012
	Cash and cash equivalents at the cha of the jear (refer senedate 15)	=	100,1172,200	110,000,012
	Components of cash and cash equivalents	31-Mar-15	31-Mar-14	31-Mar-13
	Cash and cash equivalents comprises of:			
	Cash on hand	30,031	73,121	52,120
	Cheques on hand	-	578,857	
	Bank balances			
	- In current accounts	72,057,087	91,888,368	52,729,136
	- Fixed deposits (upto three months maturity from deposit date)	-	-	7,823,509
	- Export Earner's Foreign Currency account (EEFC)	63,085,087	23,325,666	31,308,009
	Total	135,172,205	115,866,012	91,912,774

As per our report of even date attached.

For B S R & Co. LLP

Chartered Accountants

Firm's registration no: 101248W / W-100022

Aniruddha Godbole

Partner

Membership No: 105149

Place : Mumbai Date : 25 May 2015 For and on behalf of the Board of Directors of Morganite Crucible (India) Limited

Sadanand Shabde

Director
Place: Aurangabad

Place : Aurangabad Date : 25 May 2015

Atithi Majumdar

Chief Financial Officer Place : Aurangabad Date : 25 May 2015 Ian Arber

Director

Place : Aurangabad Date : 25 May 2015

Rupesh Khokle
Company Secretary

Aurangabad

Date: 25 May 2015



1. Background

Morganite Crucible (India) Limited ('the Company' or 'the Parent Company) was incorporated on 13 January 1986 under the Companies Act, 1956 and its shares are listed on the Bombay Stock Exchange (BSE). The Group is engaged in the business of manufacturing and selling of silicon carbide and clay graphite crucibles, its accessories and die lubes.

The subsidiary considered in the consolidated financial statements is:

Name of the Company	Country of incorporation	% of holding
Diamond Crucible Company Limited	India	51%

2. Significant accounting policies

The accounting policies set out below have been applied consistently to the periods presented in these financial statements, except for the change in accounting policy as explained in note 2.6 below.

2.1 Basis of preparation of financial statements

The consolidated financial statements have been prepared in accordance with the generally accepted accounting principles in India under historical cost convention on accrual basis. The Company has prepared these financial statements to comply in all material respects with the applicable accounting standards notified pursuant to Companies (Accounting Standards) Rules, 2006 which continue to apply under section 133 of the Companies Act, 2013, read together with rule 7 of the Companies (Accounts) Rules 2014.

2.2 Basis of consolidation

The consolidated financial statements are prepared in accordance with the principles and procedures prescribed by AS 21-'Consolidated Financial Statements', prescribed in the Companies (Accounting Standards) Rules, 2006 issued by the Central Government, in consultation with the National Advisory Committee on Accounting Standards which continue to apply under section 133 of the Companies Act, 2013, read together with rule 7 of the Companies (Accounts) Rules 2014.

The financial statements of the Parent Company and the subsidiary have been consolidated on a line-by-line basis by adding together the book values of like items of assets, liabilities, income and expenses, after eliminating intra-group balances/ transactions and resulting unrealised profits in full. Unrealised losses resulting from intra-group transactions have also been eliminated unless cost cannot be recovered. Minority interest's share of profits or losses of the subsidiary is adjusted against income of the Group to arrive at the net income attributable to the owners of the parent company. Minority interest's share in the net assets of the subsidiary is disclosed separately in the Balance Sheet.

The consolidated financial statements are prepared using uniform accounting policies for transactions and other similar events in similar circumstances across the Group.

2.3 Use of estimates

The preparation of financial statements in conformity with generally accepted accounting principles ('GAAP') in India requires management to make estimates and assumptions that affect the reported amount of assets, liabilities,



revenues and expenses and disclosure of contingent liabilities on the date of the financial statements. The estimates and assumptions used in the accompanying financial statements are based upon management's evaluation of the relevant facts and circumstances as of the date of financial statements which in management's opinion are prudent and reasonable. Actual results may differ from the estimates used in preparing the accompanying financial statements. Any revision to accounting estimates is recognised prospectively in current and future periods.

2.4 Current-non-current classification

All assets and liabilities are classified into current and non-current

Assets

An asset is classified as current when it satisfies any of the following criteria:

- (a) it is expected to be realised in, or is intended for sale or consumption in, the company's normal operating cycle;
- (b) it is held primarily for the purpose of being traded;
- (c) it is expected to be realised within 12 months after the reporting date; or
- (d) it is cash or cash equivalent unless it is restricted from being exchanged or used to settle a liability for at least 12 months after the reporting date.

Current assets include the current portion of non-current financial assets.

All other assets are classified as non-current.

Liabilities

A liability is classified as current when it satisfies any of the following criteria:

- (a) it is expected to be settled in the company's normal operating cycle;
- (b) it is held primarily for the purpose of being traded;
- (c) it is due to be settled within 12 months after the reporting date; or
- (d) the Company does not have an unconditional right to defer settlement of the liability for at least 12 months after the reporting date. Terms of a liability that could, at the option of the counterparty, result in its settlement by the issue of equity instruments do not affect its classification.

Current liabilities include current portion of non-current financial liabilities.

All other liabilities are classified as non-current.

Operating cycle

Operating cycle is the time between the acquisition of assets for processing and their realisation in cash or cash equivalents. Based on the nature of operations and the time between the acquisition of assets for processing and their realisation in cash and cash equivalents, the Company has ascertained its operating cycle as a period within 12 months for the purpose of current – non-current classification of assets and liabilities.

2.5 Revenue recognition

Revenue is recognised when the property and all significant risks and rewards of ownership are transferred to the buyer and no significant uncertainty exists regarding the amount of consideration that will be derived from the sale of goods. Sales are accounted net of value added tax and trade and volume discounts, if any.

Interest income is recognized using the time proportion method, based on the underlying interest rates.

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

Export entitlements are recognized in the statement of profit and loss in the year of exports provided that there is no significant uncertainty regarding the entitlement to the credit and the amount thereof and when there is no



significant uncertainty regarding the ultimate collection of the relevant export proceeds.

2.6 Fixed assets and depreciation/amortisation

(a) Tangible fixed assets

Tangible assets are carried at cost of acquisition or construction less accumulated depreciation and impairment loss, if any. Cost includes inward freight, duties, taxes (to the extent not recoverable from tax authorities) and expenses incidental to acquisition and installation of the fixed assets up to the time the assets are ready for intended use. Capital work-in-progress comprises of the cost of fixed assets that are not yet ready for their intended use at the Balance Sheet date.

(ii) Depreciation on tangible fixed assets

Leasehold land is amortised on a straight line basis over the primary period of lease, i.e. 99 years.

In respect of other assets, depreciation is provided on straight line method based on useful life prescribed in Schedule II to the Companies Act 2013 as given below:

Gross block	Sub-asset	Useful lives (years)
Building	Office building	60 years
	Factory building	30 years
Plant and equipments	Plant and machinery	15 years
	Computers	3 years
Vehicles	Vehicles	8 years
Office equipment	Office equipment	5 years
Furniture and fixtures	Furniture and fixtures	10 years

Till the year ended 31 March 2014, Schedule XIV to the Companies Act, 1956, prescribed requirements concerning depreciation of fixed assets. From the current year, Schedule XIV has been replaced by Schedule II to the Companies Act, 2013. The applicability of Schedule II has resulted in the following changes related to depreciation of fixed assets.

The Company has used transitional provisions of Schedule II to adjust the impact of its first application. If a tangible fixed asset has Nil remaining useful life on the date of Schedule II becoming effective, i.e., 1 April 2014, its carrying amount, after retaining any residual value, is charged to the opening balance of retained earnings. The carrying amount of other tangible fixed assets, i.e., tangible fixed assets whose remaining useful life is not nil on 1 April 2014, is depreciated over their remaining useful life.

The Company has accounted for additional charge of depreciation of Rs. 32,485,771 for the year ended 31 March 2015 and Rs. 1,685,753 (net of deferred tax) in reserves in terms of transitional provisions of Schedule II of the Companies Act, 2013. Had the Company continued with the previously assessed useful lives, charge for depreciation would have been lower by Rs. 32,485,771 for the year ended 31 March 2015, the profit for the year would have been higher by Rs. 32,485,771, retained earnings at the beginning of the year would have been higher by Rs. 1,685,753 and the fixed asset would correspondingly have been higher by Rs. 34,877,500.

(b) (i) Intangible fixed assets

Intangible assets comprising of Non-competition agreement, Distribution Rights and Software cost are carried at



cost of acquisition less accumulated amortisation and impairment loss, if any. Non-competition agreement is amortised over its contractual period of 5 years. Distribution Rights are amortised on a straight-line basis over a period of ten years and Software cost is amortised on a straight line basis over a period of 5 years, which in management's opinion represents the period during which economic benefits will be derived from their use.

2.7 Goodwill on consolidation

The excess of cost to the Parent Company of its investment in the subsidiary over its portion of equity of the subsidiary, as at the date on which the investment was made, is recognized as goodwill in the consolidated financial statements. The Parent Company's portion of equity in the subsidiary is determined on the basis of the book value of assets and liabilities as per the consolidated financial statements of the subsidiary as on the date of investment. Goodwill on consolidation is amortised on a straight line basis over a period of 15 years.

2.8 Impairment of assets

In accordance with AS 28 on 'Impairment of assets', the Company assesses at each Balance Sheet date whether there is any indication that an asset may be impaired. If any such indication exists, the Company estimates the recoverable amount of the asset. The recoverable amount is the greater of the net selling price and value in use. Value in use is the present value of the estimated future cash flows expected to arise from the continuing use of the asset and from its disposal at the end of its useful life. In assessing the value in use, the estimated future cash flows are discounted to their present value based on an appropriate discount factor. If such recoverable amount of the asset or the recoverable amount of the cash generating unit to which the asset belongs is less than its carrying amount, the carrying amount is reduced to its recoverable amount. The reduction is treated as an impairment loss and is recognized in the Statement of Profit and Loss.

If at the Balance Sheet date there is an indication that a previously assessed impairment loss no longer exists, the recoverable amount is reassessed and the asset is reflected at the recoverable amount subject to a maximum of depreciable historical cost.

2.9 Investments

Long term investments are stated at cost. Provision for diminution in value is made only when in the opinion of the management there is a decline other than temporary in the carrying value of such investments. Current investments are valued at lower of cost and fair value.

2.10 Employee benefits

(a) Short term employee benefits:

All employee benefits payable wholly within twelve months of rendering the service are classified as short-term employee benefits. These benefits include salary, wages and bonus, compensated absences such as paid annual leave and sickness leave. The undiscounted amount of short-term employee benefits expected to be paid in exchange for the services rendered by employees is recognized during the period of rendering of service by the employee.

(b) Long term employee benefits:

(i) Defined contribution plans

The Company has defined contribution plans for post-employment benefits namely Provident Fund and Superannuation Scheme which are recognised by the income tax authorities.



The Company contributes to a Government administered provident fund and superannuation fund on behalf of its employees and has no further obligation beyond making its contribution.

The Company makes contributions to state plans namely Employee's State Insurance Fund and Employee's Pension Scheme 1995 and has no further obligation beyond making the payment to them.

The Company's contributions to the above funds are charged to the Statement of Profit and Loss every year.

(ii) Defined benefit plans

Post-employment benefits:

The Company's gratuity scheme with Life Insurance Corporation of India is a defined benefit plan. The Company's net obligation in respect of the gratuity benefit scheme is calculated by estimating the amount of future benefit that employees have earned in return for their service in the current and prior periods; that benefit is discounted to determine its present value, and the fair value of any plan assets is deducted. The present value of the obligation under such defined benefit plan is determined based on independent actuarial valuation at the Balance Sheet date using the Projected Unit Credit Method, which recognizes each period of service as giving rise to additional unit of employee benefit entitlement and measures each unit separately to build up the final obligation. The obligation is measured at the present value of the estimated future cash flows. The discount rates used for determining the present value of the obligation under defined benefit plan are based on the market yields on Government securities as at the Balance Sheet date. Actuarial gains and losses are recognized immediately in the Statement of Profit and Loss.

Other long-term employment benefits:

Compensated absences which are not expected to occur within twelve months after the end of the period in which the employee renders the related services are recognized as a liability at the present value of the defined benefit obligation at the Balance Sheet date. The discount rates used for determining the present value of the obligation under defined benefit plan are based on the market yields on Government securities as at the Balance Sheet date.

2.11 Borrowing costs

Borrowing costs that are attributable to acquisition, construction or production of qualifying assets are capitalised as part of such assets. A qualifying asset is an asset that necessarily takes a substantial period of time to get ready for its intended use. All other borrowing costs are recognised as an expense in the period in which they are incurred.

2.12 Inventories

Inventories which comprises of raw materials, work-in-progress, finished goods, stores and spares are valued at lower of cost and net realisable value. Cost is determined under the moving average price method and includes all costs incurred in bringing the inventories to their present location and condition. Finished goods and Work-in progress include appropriate proportion of costs of conversion. Fixed production overheads are allocated on the basis of normal capacity of production facilities. Valuation of work-in-progress is based on stage of completion. Net realisable value is the estimated selling price in the ordinary course of business, less the estimated costs of completion and the estimated costs necessary to make the sale.

2.13 Foreign currency transactions

Foreign currency transactions are recorded at the exchange rates prevailing on the dates of the transactions. Exchange differences arising on foreign currency transactions settled during the year are recognized in the Statement of Profit and Loss of that year. Monetary assets and liabilities denominated in foreign currencies at the balance sheet



date are translated at the closing exchange rates. The resultant exchange differences are recognized in the Statement of Profit and Loss.

Forward exchange contracts relating to firm commitments or highly probable forecast transactions are marked to market and the resultant net exchange loss is recorded in accordance with the concept of prudence.

2.14 Operating leases

Lease arrangements, where the risks and rewards incidental to ownership of an asset substantially vests with the lessor, are recognised as operating leases. Lease payments under operating lease are recognised as an expense in the Statement of Profit and Loss on a straight line basis.

2.15 Taxes on Income

Income-tax

Income tax expense comprises current tax and deferred tax charge or credit (reflecting the tax effects of timing differences between accounting income and taxable income for the period). Current tax provision is made based on the tax liability computed after considering tax allowances and exemptions, in accordance with the Income tax Act, 1961.

Deferred tax

Deferred tax charge or credit and the corresponding deferred tax liability or asset is recognized for timing differences between the profits/losses offered for income taxes and profits/ losses as per the financial statements. Deferred tax assets and liabilities are measured using the tax rates and tax laws that have been enacted or substantively enacted at the Balance Sheet date. Deferred tax assets are recognised only to the extent there is reasonable certainty that the assets can be realised in future; however, where there is unabsorbed depreciation or carry forward of losses, deferred tax assets are recognised only if there is a virtual certainty of realisation of such assets. Deferred tax assets are reviewed as at each Balance Sheet date and written down or written-up to reflect the amount that is reasonably/ virtually certain (as the case may be) to be realised.

2.16 Earnings per share ('EPS')

Basic EPS is computed by dividing the net profit attributable to shareholders by the weighted average number of equity shares outstanding during the year.

Diluted EPS is computed using the weighted average number of equity and dilutive equity equivalent shares outstanding during the year-end, except where the results would be anti dilutive.

2.17 Provisions and contingencies

Provision is recognised in the Balance Sheet when the Company has a present obligation as a result of a past event, and it is probable that an outflow of economic benefits will be required to settle the obligation and reliable estimation can be made of the amount required to settle the obligation. Contingent liabilities arising from claims, litigation, assessment, fines, penalties etc. are disclosed when there is a possible obligation or a present obligation as a result of a past event where it is not probable that an outflow of economic benefits will be required to settle the obligation, and the amount can be reasonably estimated. When there is a possible obligation or a present obligation in respect of which the likelihood of outflow of resources is remote, no provision or disclosures is made.

2.18 Cash and cash equivalents

Cash and cash equivalents comprise cash at bank and in hand and short term investments with an original maturity of three months or less.



Notes to the consolidated financial statements (Continued)

for the year ended 31 March 2015

(Currency: Indian rupees)

31-Mar-15 31-Mar-14

3 Share capital

Authorised capital:

5,000,000 (2014 : 5,000,000) equity shares of Rs. 10 each 50,000,000 50,000,000

Issued

2,800,000 (2014: 2,800,000) equity shares of Rs 10 each, fully paid-up **28,000,000** 28,000,000

Subscribed and paid-up

2,800,000 (2014: 2,800,000) equity shares of Rs 10 each, fully paid-up **28,000,000** 28,000,000

Rights, preferences and restrictions attached to equity shares

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

The Company has proposed dividend per share of Rs. 1 (2014: Rs. 1) for distribution to equity shareholders.

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

Shares held by holding company and subsidiaries of the ultimate holding company

	31-Mar-15		31-Mar-14	
	Number of shares	% holding in the class	Number of shares	% holding in the class
Shares of the Company held by -				
Morganite Crucible Limited, subsidiary of the ultimate holding company.	1,078,000	38.50%	1,078,000	38.50%
Morgan Terreassen BV, subsidiary of the ultimate holding company.	1,022,000	36.50%	1,022,000	36.50%

Details of shares held by shareholders holding more than 5% of the aggregate shares in the Company

The only shareholders holding more than 5 percent shares as on the date of the Balance Sheet are Morganite Crucible Limited and Morgan Terreassen BV (as disclosed above), both of which are subsidiaries of the ultimate holding company, The Morgan Advanced Materials Plc.

4 Reserves and surplus

At the commencement and at the end of the year

Capital	reserve
---------	---------

At the commencement and at the end of the year		
Central government investment subsidy under '1993 package scheme of incentives'	1,500,000	1,500,000
State government investment subsidy under '1983 package scheme of incentives'	500,000	500,000
Securities premium account		
At the commencement and at the end of the year	35,000,000	35,000,000
Forfeited shares		
At the commencement and at the end of the year		
Capital profit on re-issue of forfeited shares	4,000	4,000
Investment allowance reserve under the Income tax Act, 1961		
At the commencement and at the end of the year	405,000	405,000
General reserve		

48,583,000

48,583,000



(Currency: Indian rupees) 31-Mar-15 31-Mar-14 Surplus in the Consolidated Statement of Profit and Loss 478,693,825 397,519,508 At the commencement of the year Less: Adjustment on account of revised useful life of fixed assets (refer note 2.6) 1,580,006 Add: Profit after tax for the year 57,605,978 84,450,177 Amount available for appropriation 534,719,797 481,969,685 Less: Appropriations Proposed equity dividend (2,800,000) (2,800,000)Corporate dividend tax (570,024)(475,860)531,349,773 478,693,825 617,341,773 Total reserves and surplus 564,685,825 Deferred tax liabilities (net) Deferred tax liabilities Fixed assets: Impact of difference between tax depreciation and depreciation/amortization 7,541,901 24,438,542 charged in the consolidated financial statements 1,539,603 Provision for employee benefits Deferred tax assets Arising out of timing differences in Provision for doubtful debts (1,725,119)(1,725,119)Provision for doubtful advances (315,180)(315,180)Provision for employee benefits (758,494)Disallowances under the Income Tax Act, 1961 (570,273)(686,607) Net deferred tax liabilities 4,172,835 23,251,239 Long term provisions Provision for employee benefits: Compensated absences 1,489,724 1,188,257 Income tax (net of advance taxes paid) 165,124 1,489,724 1.353.381 Trade payables - Dues to micro, small and medium enterprises (refer note 35) 1,233,329 115,242 - Dues to others 158,884,976 273,121,726 160,118,305 273,236,968 Other current liabilities Unclaimed dividend (refer note below) 66,718 66,718 Advances received from customers 1,843,621 1,858,498 Deposits 356,000 442,000 Employee benefits payable 11,324,517 11,339,379 Statutory dues to: Provident and other funds 1,013,654 883,454 Others: Customs duty 586,289 528,113 39,330 Professional tax 42.045 Excise duty on closing stock of finished goods 5,006,945 5,161,569 Tax deducted at source 507,567 937,403 Sales tax 57,448 493,916 Service tax 9,092 7,076 Creditors for capital goods 6,248,895 4,738,259 27,060,076 26,498,430 Note - There are no amounts due to the Investor Education and Protection Fund. **Short-term provisions** Provision for employee benefits: Compensated absences 2,815,022 915,357 Other provisions Warranties (refer note 37) 7,231,557 6,049,425 Proposed dividend 2,800,000 2,800,000 Dividend distribution tax 570,024 475,860 Income tax (net of advance taxes paid) 1,251,497 1,127,170 14,668,100 11,367,812



Notes to the consolidated financial statements (Continued)

for the year ended 31 March 2015

(Currency: Indian rupees)

10 Fixed assets

			Ta	Tangible Assets						Intangible Assets				Total Fixed Assets
	Land - Leasehold	Building	Plant and equipments	Vehicles	Office F equipments	Office Furniture and ments fixtures	Total tangible assets	Good will on consolidation	Software	Non- competition	Distribution Technical Know- Rights how	echnical Know- how	Total intangible assets	
Gross Back Balance as at 1 April 2013 Additions during the year	1,919,450	69,742,065 4,721,964	414,804,202 63,289,804	1,648,993	2,079,770	7,530,347	497,724,827	41,342,683	16,345,032 2,484,595	2,924,924	48,720,587	1,500,000	110,833,226	608,558,053
Deletions during the year			4,395,165		412,940		4,808,105							4,808,105
Balance as at 31 March 2014	1,919,450	74,464,029	473,698,841	1,648,993	4,321,377	8,013,745	564,066,435	41,342,683	18,829,627	2,924,924	48,720,587	1,500,000	113,317,821	677,384,256
Additions during the year		5,654,606	32,372,106	48,644	1,373,727	1,603,468	41,052,551		311,000		,	,	311,000	41,363,551
Deletions during the year		1,820,827	2,691,627		025,0	4,360	4,516,814							4,516,814
Balance as at 31 March 2015	1,919,450	78,297,808	506,196,694	1,697,637	5,699,024	6,791,559	600,602,172	41,342,683	19,140,627	2,924,924	48,720,587	1,500,000	113,628,821	714,230,993
Depreciation Balance as at 1 April 2013 Depreciation for the year Accumulated depreciation on disposals	548,887 19,388	22,852,893 3,015,949	225,852,665 40,646,855 2,963,418	443,204 152,500	408,955 524,946 412,940	3,440,982 287,262	253,547,586 44,646,900 3,376,358	19,293,249 2,756,179	3,000,321 3,642,768	2,924,924	34,109,972 4,872,060	1,500,000	60,828,466	314,376,052 55,917,907 3,376,358
Balance as at 31 March 2014	568,275	25,868,842	263,536,102	595,704	520,961	3,728,244	294,818,128	22,049,428	6,643,089	2,924,924	38,982,032	1,500,000	72,099,473	366,917,601
Depreciation for the year Accumulated depreciation on disposals	19,403	3,274,884 665,952	72,958,005 1,419,851	245,588	1,031,270	585,645 4,360	78,114,795 2,090,163	2,756,179	3,812,618		4,872,059		11,440,856	89,555,651 2,090,163
Adjusment - Charge against opening reserves (refer note 2.6) Adjustments of earlier years			1,790,376 881,774		412,795 129,296	188,558 (1,011,070)	2,391,729	1 1		1 1				2,391,729
Balance as at 31 March 2015	587,678	28,477,774	337,746,406	841,292	2,094,322	3,487,017	373,234,489	24,805,607	10,455,707	2,924,924	43,854,091	1,500,000	83,540,329	456,774,818
Net Block As at 31 March 2014 As at 31 March 2015	1,351,175	48,595,187	210,162,739 168,450,288	1,053,289 856,345	3,800,416 3,604,702	4,285,501 3,304,542	269,248,307	19,293,255 16,537,076	12,186,538 8,684,920		9,738,555		41,218,348	310,466,655
Capital work-in-progress Balance as at 1 April 2013 Additions Assets capitalised during the year			1,361,775				1,361,775						-	1,361,775
Balance as at 31 March 2014			1,361,775				1,361,775							1,361,775
Additions Assets capitalised during the year			12,586,491 121,800				12,586,491 121,800							12,586,491
Balance as at 31 March 2015			13,826,466				13,826,466							13,826,466



		31-Mar-15	31-Mar-14
Long-term loans and advances (Unsecured, considered good)			
Capital advances		955,761	242,550
Security deposits		2,889,676	2,856,946
Value added tax receivable		26,396,391	36,232,291
Interest receivable on VAT refund		-	1,853,190
Cenvat credit receivable		42,816,682	18,049,955
Advance taxes paid (net of provision)		22,509,836	24,223,825
		95,568,346	83,458,757
Other non-current assets (Unsecured, considered good)			
Bank deposits (due to mature after twelve months from the reporting	g date)	2,502,060	1,171,346
Interest accrued on deposits with banks		116,739	86,228
		2,618,799	1,257,574
Raw materials and packing materials (refer note 29) [Including goods-in-transit Rs. 13,653,787 (2014 : Rs.7,692,578)] Work-in-progress (refer note 22) Finished goods (refer note 22)		79,555,142 41,451,572 40,482,173	85,776,207 42,384,772 41,543,425
[Including goods-in-transit Rs. 13,653,787 (2014 : Rs.7,692,578)] Work-in-progress (refer note 22)		41,451,572	42,384,772
[Including goods-in-transit Rs. 13,653,787 (2014 : Rs.7,692,578)] Work-in-progress (refer note 22) Finished goods (refer note 22) [Including goods-in-transit Rs. 9,896,952 (2014 : Rs.13,182,627)]		41,451,572 40,482,173	42,384,772 41,543,425
[Including goods-in-transit Rs. 13,653,787 (2014 : Rs.7,692,578)] Work-in-progress (refer note 22) Finished goods (refer note 22) [Including goods-in-transit Rs. 9,896,952 (2014 : Rs.13,182,627)]		41,451,572 40,482,173 8,528,289	42,384,772 41,543,425 12,828,800
[Including goods-in-transit Rs. 13,653,787 (2014 : Rs.7,692,578)] Work-in-progress (refer note 22) Finished goods (refer note 22) [Including goods-in-transit Rs. 9,896,952 (2014 : Rs.13,182,627)] Stores and spares Trade receivables (Unsecured, considered good unless otherwise stated) Receivables outstanding for a period exceeding six months from	n the date they are due	41,451,572 40,482,173 8,528,289 170,017,176	42,384,772 41,543,425 12,828,800
[Including goods-in-transit Rs. 13,653,787 (2014: Rs.7,692,578)] Work-in-progress (refer note 22) Finished goods (refer note 22) [Including goods-in-transit Rs. 9,896,952 (2014: Rs.13,182,627)] Stores and spares Trade receivables (Unsecured, considered good unless otherwise stated) Receivables outstanding for a period exceeding six months from payment	n the date they are due	41,451,572 40,482,173 8,528,289 170,017,176	42,384,772 41,543,425 12,828,800 182,533,204
[Including goods-in-transit Rs. 13,653,787 (2014 : Rs.7,692,578)] Work-in-progress (refer note 22) Finished goods (refer note 22) [Including goods-in-transit Rs. 9,896,952 (2014 : Rs.13,182,627)] Stores and spares Trade receivables (Unsecured, considered good unless otherwise stated) Receivables outstanding for a period exceeding six months from	n the date they are due	41,451,572 40,482,173 8,528,289 170,017,176	42,384,772 41,543,425 12,828,800
[Including goods-in-transit Rs. 13,653,787 (2014 : Rs.7,692,578)] Work-in-progress (refer note 22) Finished goods (refer note 22) [Including goods-in-transit Rs. 9,896,952 (2014 : Rs.13,182,627)] Stores and spares Trade receivables (Unsecured, considered good unless otherwise stated) Receivables outstanding for a period exceeding six months from payment Considered good	n the date they are due	41,451,572 40,482,173 8,528,289 170,017,176 for 9,168,335 5,582,911 14,751,246	42,384,772 41,543,425 12,828,800 182,533,204 4,755,766 5,582,911 10,338,677
[Including goods-in-transit Rs. 13,653,787 (2014 : Rs.7,692,578)] Work-in-progress (refer note 22) Finished goods (refer note 22) [Including goods-in-transit Rs. 9,896,952 (2014 : Rs.13,182,627)] Stores and spares Trade receivables (Unsecured, considered good unless otherwise stated) Receivables outstanding for a period exceeding six months from payment Considered good	·	41,451,572 40,482,173 8,528,289 170,017,176 for 9,168,335 5,582,911 14,751,246 (5,582,911)	42,384,772 41,543,425 12,828,800 182,533,204 4,755,766 5,582,911 10,338,677 (5,582,911)
[Including goods-in-transit Rs. 13,653,787 (2014 : Rs.7,692,578)] Work-in-progress (refer note 22) Finished goods (refer note 22) [Including goods-in-transit Rs. 9,896,952 (2014 : Rs.13,182,627)] Stores and spares Trade receivables (Unsecured, considered good unless otherwise stated) Receivables outstanding for a period exceeding six months from payment Considered good Considered doubtful	n the date they are due	41,451,572 40,482,173 8,528,289 170,017,176 for 9,168,335 5,582,911 14,751,246	42,384,772 41,543,425 12,828,800 182,533,204 4,755,766 5,582,911 10,338,677
[Including goods-in-transit Rs. 13,653,787 (2014 : Rs.7,692,578)] Work-in-progress (refer note 22) Finished goods (refer note 22) [Including goods-in-transit Rs. 9,896,952 (2014 : Rs.13,182,627)] Stores and spares Trade receivables (Unsecured, considered good unless otherwise stated) Receivables outstanding for a period exceeding six months from payment Considered good Considered doubtful	·	41,451,572 40,482,173 8,528,289 170,017,176 for 9,168,335 5,582,911 14,751,246 (5,582,911)	42,384,772 41,543,425 12,828,800 182,533,204 4,755,766 5,582,911 10,338,677 (5,582,911)



	31-Mar-15	31-Mar-14
15 Cash and bank balances		
Cash and cash equivalents - Cash on hand	30,031	73,121
- Cheques on hand Balances with banks	-	578,857
In current accountsExport Earner's Foreign Currency account (EEFC)	72,057,087 63,085,087	91,888,368 23,325,666
	135,172,205	115,866,012
Other bank balances - Unpaid dividend accounts	66,718	66,718
- Fixed deposits with maturity more than three months from deposit date but less than twelve months from the Balance Sheet date.	14,927,199	60,867,993
	150,166,122	176,800,723
Details of bank balances / deposits Bank balances available on demand/deposits with original maturity of three months or less	135,142,174	115,214,034
included under 'Cash and cash equivalents	,,	,
Bank deposits due to mature within twelve months of reporting date included under 'Other bank balances'	14,993,917	60,934,711
Bank deposits due to mature after twelve months of the reporting date included under 'Other non-current assets' (refer note 12)	2,502,060	1,171,346
	152,638,151	177,320,091
16 Short-term loans and advances (Unsecured, considered good unless otherwise stated)		
To parties other than related parties		
Advance to suppliers		0.007.001
Advance to suppliers Considered good	9,489,031	9,987,601
Advance to suppliers Considered good Considered doubtful	1,020,000	1,020,000
Advance to suppliers Considered good Considered doubtful Less: Provision for doubtful advances	1,020,000 (1,020,000)	1,020,000 (1,020,000)
Advance to suppliers Considered good Considered doubtful	1,020,000 (1,020,000) 5,107,751	1,020,000
Advance to suppliers Considered good Considered doubtful Less: Provision for doubtful advances Prepaid expenses	1,020,000 (1,020,000) 5,107,751 9,992,590	1,020,000 (1,020,000) 4,414,628
Advance to suppliers Considered good Considered doubtful Less: Provision for doubtful advances Prepaid expenses Value added tax receivable Cenvat credit receivable	1,020,000 (1,020,000) 5,107,751	1,020,000 (1,020,000) 4,414,628 - 39,511,885
Advance to suppliers Considered good Considered doubtful Less: Provision for doubtful advances Prepaid expenses Value added tax receivable	1,020,000 (1,020,000) 5,107,751 9,992,590 34,382,776	1,020,000 (1,020,000) 4,414,628
Advance to suppliers Considered good Considered doubtful Less: Provision for doubtful advances Prepaid expenses Value added tax receivable Cenvat credit receivable Gratuity fund with Life Insurance Corporation of India	1,020,000 (1,020,000) 5,107,751 9,992,590 34,382,776 2,007,198	1,020,000 (1,020,000) 4,414,628 - 39,511,885 6,693,957
Advance to suppliers Considered good Considered doubtful Less: Provision for doubtful advances Prepaid expenses Value added tax receivable Cenvat credit receivable Gratuity fund with Life Insurance Corporation of India Loans to employees	1,020,000 (1,020,000) 5,107,751 9,992,590 34,382,776 2,007,198 416,155	1,020,000 (1,020,000) 4,414,628 - 39,511,885 6,693,957 584,838
Advance to suppliers Considered good Considered doubtful Less: Provision for doubtful advances Prepaid expenses Value added tax receivable Cenvat credit receivable Gratuity fund with Life Insurance Corporation of India Loans to employees 17 Other current assets Interest accrued on:	1,020,000 (1,020,000) 5,107,751 9,992,590 34,382,776 2,007,198 416,155 61,395,501	1,020,000 (1,020,000) 4,414,628 - 39,511,885 6,693,957 584,838 61,192,909
Advance to suppliers Considered good Considered doubtful Less: Provision for doubtful advances Prepaid expenses Value added tax receivable Cenvat credit receivable Gratuity fund with Life Insurance Corporation of India Loans to employees Interest accrued on: - deposits with banks	1,020,000 (1,020,000) 5,107,751 9,992,590 34,382,776 2,007,198 416,155 61,395,501	1,020,000 (1,020,000) 4,414,628 39,511,885 6,693,957 584,838
Advance to suppliers Considered good Considered doubtful Less: Provision for doubtful advances Prepaid expenses Value added tax receivable Cenvat credit receivable Gratuity fund with Life Insurance Corporation of India Loans to employees Interest accrued on: - deposits with banks - VAT refund	1,020,000 (1,020,000) 5,107,751 9,992,590 34,382,776 2,007,198 416,155 61,395,501	1,020,000 (1,020,000) 4,414,628 - 39,511,885 6,693,957 584,838 61,192,909
Advance to suppliers Considered good Considered doubtful Less: Provision for doubtful advances Prepaid expenses Value added tax receivable Cenvat credit receivable Gratuity fund with Life Insurance Corporation of India Loans to employees 17 Other current assets Interest accrued on: - deposits with banks - VAT refund Duty drawback receivable	1,020,000 (1,020,000) 5,107,751 9,992,590 34,382,776 2,007,198 416,155 61,395,501 496,375 1,198,410 6,381,195	1,020,000 (1,020,000) 4,414,628 - 39,511,885 6,693,957 584,838 61,192,909 2,312,468 - 5,419,770
Advance to suppliers Considered good Considered doubtful Less: Provision for doubtful advances Prepaid expenses Value added tax receivable Cenvat credit receivable Gratuity fund with Life Insurance Corporation of India Loans to employees 17 Other current assets Interest accrued on: - deposits with banks - VAT refund	1,020,000 (1,020,000) 5,107,751 9,992,590 34,382,776 2,007,198 416,155 61,395,501	1,020,000 (1,020,000) 4,414,628 - 39,511,885 6,693,957 584,838 61,192,909



18	Revenue from operations	31-Mar-15	31-Mar-14
	Sale of products (gross) Less: Excise duty	1,139,223,744 51,703,401	1,046,229,246 49,518,339
	Sale of products (net)	1,087,520,343	996,710,907
	Break-up of revenue from sale of products		
	Crucibles	1,079,852,779	984,022,637
	Die-Lube	5,969,861	12,688,270
		1,085,822,640	996,710,907
19	Other operating revenues		
	Sale of scrap	1,430,622	1,502,856
	Duty drawback on exports	11,613,978	11,680,087
		13,044,600	13,182,943
20	Other income		
	Interest income on:		7.70 (0 (7
	Deposits with banks VAT Refund	5,375,799	7,736,867 1,853,190
	Delayed payment by customers	112,209	1,091,441
	Net gain on account of foreign exchange fluctuations Miscellaneous income	234,306 2,254,963	11,712,962 820,171
		7,977,277	23,214,631
		1,211,211	23,214,031
21	Cost of materials consumed		
	Inventory of materials at the beginning of the year	85,776,207	74,581,668
	Purchases Inventory of materials at the end of the year	430,245,963 79,555,142	434,303,026 85,776,207
	(also refer note 29)	436,467,028	423,108,487
22	Changes in inventory of finished goods and work in progress		120,100,107
	Inventory at the end of the year		
	Finished goods - Crucibles	40,482,173	41,543,425
	Work in progress - Crucibles	41,451,572	42,384,772
	Inventory at the beginning of the year		
	Finished goods - Crucibles	41,543,425	51,539,651
	Work in progress - Crucibles	42,384,772	48,304,884
		1,994,452	15,916,338
23	Employee benefits expense		
	Salaries, wages and bonus	121,783,574	105,664,113
	Contribution to provident and other funds (refer note 30) Gratuity (refer note 30)	6,828,890 4,721,044	6,168,531 125,979
	Staff welfare expenses	6,472,676	5,622,279
		139,806,184	117,580,902



		31-Mar-15	31-Mar-14
24	Finance costs		
	Interest expense on VAT assessments	74,168	3,438,536
		74,168	3,438,536
25	Depreciation and amortization		
	Depreciation of tangible fixed assets (refer note 2.6) Amortization of intangible fixed assets	78,114,795 11,440,856	44,646,900 11,271,007
		89,555,651	55,917,907
26	Other expenses		
	Consumption of stores and spares Decrease in excise duty on inventory of finished goods	14,227,672 (210,040)	12,681,849 (388,529)
	Power and fuel Repairs to buildings	94,775,847 1,067,315	103,694,409 1,950,756
	Repairs to machinery	16,483,101	15,431,460
	Repairs others	2,694,417	3,787,461
	Rent Rates and taxes	4,380,494	4,510,967
	Travelling and motor car expenses	1,389,699 10,721,309	3,079,723 10,555,765
	Legal and professional fees	5,361,387	4,282,282
	Insurance	1,816,131	1,705,161
	Payment to auditor (refer note 28)	2,523,408	1,880,954
	Sales commission	6,876,133	6,594,031
	Transportation	1,142,550	1,007,435
	Directors' sitting fees	140,000	120,000
	Net loss on account of foreign exchange fluctuations	10,379,436	-
	Royalty / Trade mark charge	7,963,449	7,257,453
	Management charges (includes prior period expense of Rs. 6,980,000 (2014 : Rs. Nil))	86,531,876	53,523,968
	No claim compensation	2,197,196	2,068,590
	Business development and promotional expenses	12,435,441	1,395,899
	SAP training & maintenance expenses	7,179,868	2,282,192
	Loss on sale / retirement of fixed assets	1,722,381	1,299,452
	Freight outward	14,752,820	14,912,186
	Bank charges	1,454,820	1,487,908
	Watch and ward	3,900,845	3,984,191
	Provision for doubtful advance	15 500 540	1,020,000
	Miscellaneous expenses	17,590,540	14,347,257
		329,498,095	274,472,820



52,498

(Currency: Indian Rupees)

31-Mar-15 31-Mar-14

1,896,472

27 Contingent liabilities and commitments

Contingent Liabilities:

a. Bonds in favour of the President of India endorsed through Deputy Commissioner of 10,000,000 10,000,000 Customs for import of goods.

Claims by employees towards unfair labour practices under Section 28 read with items 1(a), (b), (c), 2 (b), 3, 4(a), (e) and (f) of Schedule II and items 5, 6, 9 and 10 of Schedule IV of the Maharashtra Recognition of Trade Unions and Prevention of

b. of Schedule IV of the Maharashtra Recognition of Trade Unions and Prevention of Unfair Labour Practices Act, 1971 for which amounts are not ascertainable.

Disputed employees' state insurance demand against which the Group has preferred appeals. 52,498

Demand for excise duty liability* raised by tax authorities for the payment of excise duty on sales tax discount availed by the Company on pre-mature payment of sales tax during the period 2005-06 to 2009-10 under sales tax discount scheme.

d. Department contends that the amount of discount received should be included in the transaction value for calculation of excise duty. The Company is in process of filing an appeal for the same.

*(excluding interest and penalty)

A suit has been filed by Mr. N. K. Oza, past employee of the subsidiary Company, on account of his suspension from the subsidiary Company in 1984 for negligence in duties. The Honorable Gujarat High Court has ordered to pay Rs 540 per month till the final disposal of appeal pending for reinstatement with back wages. The Subsidiary Company is presently paying the above mentioned Rs 540 per month to the said employee. The Subsidiary Company has made provision of Rs. 4 lacs during the financial year 2014-15 towards compensation to be payable Mr. N. K. Oza, in case the Hon'ble Court gives order in his favour.

The Subsidiary Company is one of the respondent in a suit filed by petitioners Dhaniben Manabhai, Divyakant Manilal Parmar Vinodbhai Ganeshbhai Dabhi and Bhariyani Sunilkumar Sudhirkumar who got injured due to Subsidiary Company's car accident that happened in the month of August 2014. The Subsidiary Company has taken third party insurance for providing indemnification in such incidences. As the suit is on trial and admission stage, the liability on the Subsidiary Company may not be ascertained as at 31 March 2015.

Notes:

- i) It is not practicable for the Company to estimate the timings of cash outflow, if any, in respect of the above pending resolutions of the respective proceedings.
- ii) The Company does not expect any reimbursement in respect of the above contingent liabilities.

Commitments:

a. Estimated amount of contracts remaining to be executed on capital account and **2,275,396** 1,554,971 not provided for



Notes to the consolidated financial statements (Continued)

for the year ended 31 March 2015 (Currency: Indian Rupees)

28 Payment to auditors (excluding service tax)

Particulars	31-Mar-15	31-Mar-14
As auditor		
Statutory audit	1,275,000	775,000
Tax audit	100,000	100,000
Limited review of quarterly results	600,000	600,000
Certification fees	50,000	50,000
In other capacity Audit of group reporting package	300,000	300,000
Reimbursement of expenses	198,408	55,954
- -	2,523,408	1,880,954

29 Break up of cost of materials consumed**

Particulars

Silicon carbide Graphite Resin Packing material Others	106,556,981 134,172,750 37,192,617 37,770,903 120,773,776	101,845,524 135,428,755 38,251,976 37,617,316 109,964,916
	436 467 027	423 108 487

^{**} The consumption includes adjustments for raw materials write-off, shortage / excess, etc.

Break up of inventory of raw materials and packing materials

Particulars

Silicon carbide Graphite Resin Packing material Others	5,346,071 27,837,444 2,340,169 2,287,069 41,744,389	5,361,826 37,007,121 2,760,572 2,435,924 38,210,764
	79,555,142	85,776,207



30 Employee benefits - Post employment benefit plans

Effective 1 January 2007, the Company adopted Accounting Standard 15 (revised 2005) on "Employee Benefits".

Defined contributions plans

The Company makes contributions, determined as specified percentage of employee salaries, in respect of qualifying employees towards Provident Fund and Superannuation Scheme, which is a defined contribution plan. The Company has no obligations other than to make the specified contributions. The contributions are charged to the Statement of Profit and Loss as they accrue. The amount as an expense towards contribution to Provident Fund and Superannuation Scheme for the year aggregated to Rs. 6,828,890 (2014: Rs. 6,168,531).

Defined benefit plans

Gratuity

The Company operates post employment defined benefit plans that provide gratuity benefit. The gratuity plan entitles an employee, who has rendered at least five years of continuous service, to receive 15 days salary for each year of completed service at the time of retirement / exit. The scheme is funded by plan assets.

The following are the principal actuarial assumptions for leave encashment and gratuity at the reporting date (expressed as weighted averages):

	31-Mar	:-15	31-Mar	-14
Particulars	Morganite	Diamond	Morganite	Diamond
Discount rate (per annum)	7.96%	7.80%	9.31%	9.10%
Rate of increase in compensation levels	7.00%	6.50%	7.00%	6.50%
Rate of return on plan assets	8.70%	9.15%	8.70%	9.15%
Attrition rate	2.00%	7.00%	2.00%	7.00%

- a) Gratuity is payable to all eligible employees of the Company on superannuation, death, and permanent disablement, in terms of the provisions of the Payment of Gratuity Act, 1972.
- b) The discount rate is based on the prevailing market yields Indian Government securities as at the balance sheet date for the estimated term of the obligations.
- c) Estimates of future salary increases, considered in actuarial valuation, take account of inflation, seniority, promotion and other relevant factors such as supply and demand in the employment market.
- d) The Company's gratuity fund is managed by Life Insurance Corporation of India. The plan assets under the fund are invested under approved securities.
- e) The Plan Assets are administered by Life Insurance Corporation of India ("LIC") as per Investment Pattern stipulated for Pension and Group Schemes Fund by Insurance and Regulatory Development Authority regulations.

A. Movement in present values of defined benefit obligations

	31-Mar-15	31-Mar-14
Present value of obligation at the beginning of the year	16,689,765	16,198,882
Interest Cost	1,525,268	1,306,555
Current Service Cost	1,306,862	1,336,617
Benefits paid	(1,027,202)	(847,033)
Actuarial (gain)/loss on obligations	3,801,361	-1,305,256
Present value of obligation as at year end	22,296,054	16,689,765



(Surplus)/deficit in the plan

Experience adjustment on

Experience adjustment on

plan liabilities

plan assets

B. Movement in fair value of plan ass	ets				
Fair value of plan assets at the beginn	ning of the year			23,383,722	18,243,181
Expenses deducted from the fund	ing or the jour			(57,526)	-
Expected return on plan assets				2,114,093	1,616,714
Actuarial gain on plan assets				(218,610)	87,430
Contributions				108,777	4,283,430
Benefits paid				(1,027,202)	(847,033)
Fair value of plan assets at year end				24,303,254	23,383,722
C. Reconciliation of present value of c	lefined benefit obligat	ion and the fair	value of asset	ts	
Present value of obligation as at the y	ear end			(22,296,054)	(16,689,765)
Fair value of plan assets as at the end				24,303,254	23,383,722
Funded status	•			2,007,200	6,693,957
Present value of unfunded obligation	as at the year end			-	-
Net (liability) / asset recognized in B				2,007,200	6,693,957
D. Amount recognized in the Consolid	lated Balance Sheet				
Present value of obligation at the end	of the year			(22,296,054)	(16,689,765)
Fair value of plan assets as at the end				24,303,254	23,383,722
Net (liability) / asset recognized in ba	alance sheet			2,007,200	6,693,957
E. Expense recognized in the statemen	nt of Profit and Loss				
Particulars				31-Mar-15	31-Mar-14
Current service cost				1,306,862	1,336,617
Interest cost				1,525,268	1,306,555
Expected return on plan assets				(2,114,093)	(1,616,714)
Net actuarial (gain)/loss recognized in	n the year			4,019,972	(1,392,236)
Total expense recognized in miscella	neous income / employ	ee benefit expen	se	4,738,009	(365,778)
F. Experience adjustment					
Particulars	31-Mar-15	31-Mar-14	31-Mar-13	31-Mar-12	31-Mar-11
Defined benefit obligation	22,296,054	16,689,765	16,198,882	12,524,961	11,880,231
Fair value of plan assets	24,303,254	23,383,722	18,243,181	13,697,279	11,800,394
	, ,	==,= 0=,.==	,,	,,,	,500,551

(2,007,200)

1,158,045

(58,500)

(6,693,957)

470,218

(87,430)

(2,044,299)

1,714,897

(133,085)

(1,172,318)

(347,220)

(85,251)

1,315,617

(46,749)

(1,251,615)



Notes to the consolidated financial statements (Continued)

for the year ended 31 March 2015

(Currency: Indian Rupees)

a) Business Segments:

31 Segment reporting

The Company recognizes its sale of crucibles activity as its only primary business segment since its operations predominantly consist of manufacture and sale of crucibles to its customers. Accordingly, income from sale of crucibles comprises the primary basis of segmental information set out in these consolidated financial statements.

b) Geographical segments:

Geographical segment will be the secondary segment for the purpose of AS-17 (Segment reporting). Geographical revenues are allocated based on the location of customers to whom goods are sold.

			31-Mar-15	-15					3	31-Mar-14		
			Outside India	India					Outs	Outside India		
Particulars	India	Asia and Far East	Europe	Africa and Middle East	Other	Total	India	Asia and Far East	Europe	Africa and Middle East	Other	Total
Revenue from external customers	407,812,757	155,540,095	224,930,278	176,231,089	123,006,125 1	,087,520,343	386,397,128	137,889,713 207,256,994	207,256,994	181,523,327	83,643,745	996,710,907
Carrying amount of segment assets (Trade receivables only)	39,584,755	66,331,076	35,128,764	10,447,739	6,402,235	6,402,235 157,894,569 85,693,685	85,693,685	16,738,224	36,793,949	19,865,995	8,539,516	167,631,368
Addition to fixed assets during the year	50,280,591					50,280,591	50,280,591 73,634,308					73,634,308

32 Related party disclosures

A. Names of related parties

Morgan Advanced Materials Plc - Ultimate Holding Company a. Parties (where controls exists)

b. Investing Associates

Morganite Crucible Limited (holds 38.50% of issued, subscribed and paid up capital) Morgan Terreassen BV (holds 36.50% of issued, subscribed and paid up capital)

c. Other related parties with whom transactions have taken place during the year

i. Fellow subsidiary companies

Morgan Molten Metal System (Suzhou) Co Ltd., China Morgan Molten Metal Systems Co. Ltd. - Shengpu Morgan Molten Metal System GMBH Germany Grupo Industrial Morgan, S.A. de C. - Mexico Murugappa Morganite Thermal Ceramics Ltd. Thermal Ceramics South Africa Morganite Brazil Ltda. Brazil Morganite Crucible Inc. - Wallingford, USA Morgan Karbon Grafit Sanayi.A.S. Turkey Thermal Ceramics UK

Morganite Crucible Inc., USA

Mr. Hitesh Saiwal – Managing Director (upto 30 April 2015) Mr Pradeep Singh - Plant Manager (upto 31 December 2013) Mr Atithi Majumdar - Chief Financial Officer Mr. Rupesh Khokle - Company Secretary

d. Key Management Person

Murugappa Morgan Thermal Ceramics Ltd. - Kalol, Guj.

mei	Outstanding	31-Mar-15
Maliagai reisol	ıtion paid	15 31-Mar-14
ove incinioned rey	Remunera	31-Mar-15
Details of Neithmetation paid anothin outstanding as at 31 march 2013 to above i	Nama of the namon	ranne of the person

Mount of the mountain	Kemuneration paid	on paid	Outstanding	g payables	
Name of the person	31-Mar-15	31-Mar-14	31-Mar-15	31-Mar-14	
Mr. Hitesh Saiwal	5.303.852	3.976.692	1.082.124		
Mr Pradeep Singh		1,113,360		,	
Mr Atithi Majumdar	1,835,120	1,232,100	425,677	144,444	
Mr. Rupesh Khokle	844.541	485.651	132,600	37,500	



Notes to the consolidated financial statements (Continued) for the year ended 31 March 2015 (Currency: Indian Rupees)

32 Related party disclosures (Continued)

Related party transactions for the year ended 31 March 2015

	Ultimate Holding Company	Investing Associates	Associates						Fellow Subsidiaries	sidiaries					
Particulars	Morgan Advanced Materials Plc	Morganite Crucible Limited	Morgan Terrassen BV	Morganite Crucible Inc., USA	Morgan Molten Metal Sys GMBH Germany	Morgan Molten Metal Sys China	Morganite Brazil Ltda Brazil	Morgan Krabon Grafit Turkey	Thermal Ceramics UK	Murugappa Morganite Thermal Ceramics Ltd. India	Thermal Ceramics South Africa	Morgan Molten Metal Systems Co. Ltd	Morganite Grupo Crucible Industrial Inc. – Morgan, Wallingford S.A. de C. – , USA Mexico	Grupo Industrial Morgan, S.A. de C Mexico	Murugappa Morgan Thermal Ceramics Ltd Kalol, Guj.
Income Sale of finished goods Reinnbursement of various expenses				99,941,324	91,400,424 9,507,403	3,420,285	70,328	1,883,893			55,512,545 37,307		260,762	6,873	
Expenditure Purchase of raw materials (including goods in					314,145	262,650			47,556	372,500					
Purchased of spares / consumables		•	•							846,000					
Capital Goods purchase										1,860,000					1,712,456
Management charges	88,459,779														
Royalty	7,963,450												٠		
Enivronment, health & safety expenses													٠		30,758
Professional fees										35,000			٠		•
Managerial remuneration					•										
Others Dividend paid	•	1,078,000	1,022,000	•					•	•	•				•
Outstanding Balances as at 31 March 2014 Receivables Pavables	82,737,746			4,468,394	17,739,094	1,459,512	70,328		38,016	376,267	8,132,492		24,180	6,873	766,128

32 Related party disclosures (Continued)

Related party transactions for the year ended 31 March 2014

	Ultimate Holding Company	Investing Associates	Associates						Fellow Subsidiaries	sidiaries					
Particulars	Morgan Advanced Materials Plc	Morganite Crucible Limited	Morgan Terrassen BV	Morganite Crucible Inc., USA	Morgan Molten Metal Sys GMBH Germany	Morgan Molten Metal System (Suzhou) Co. Limited China	Morganite Brazil Ltda Brazil	Morgan Krabon Grafit Turkey	Thermal Ceramics UK	Murugappa Morganite Thermal Ceramics Ltd. India	Thermal Ceramics South Africa	Morgan Molten Metal Systems Co. Ltd	Morganite Crucible Inc. — Wallingford, USA	Grupo Industrial Morgan, S.A. de C. – Mexico	Murugappa Morgan Thermal Ceramics Ltd Kalol, Guj.
Income Sale of finished goods Reinmbursement of various expenses	1 1	1 1		71,736,694	78,605,642 10,797,531	508,513		1,023,320			49,644,959		727,71		1 1
Expenditure Purchase of raw materials (including goods in	1				40,466		1		229,543		1	787,840			
Purchased of spares / consumables					20,943					2,342,790					
Management charges	53,523,968		,		-		,	,	,	,			,		
Royalty	7,257,453	,	,	,	,	,	1	,	,	1	,	1	,	,	,
Professional fees					136,860			1	1		,		,	,	,
Interest on External Commercial Borrowings Managerial remuneration	1 1	1 1				1 1	1 1					1 1	1 1	1 1	1 1
Other Dividend paid	1	1.078,000	1.022,000		,	,	,	,	,	,		,		,	,
Repayment of External Commercial Borrowings	'				,			,	,	,	1	,			,
Outstanding Balances as at 31 March 2013 Receivables Payables	210,224,008			11,327,452	17,365,131 24,080	30,328	1 1	682,453			17,392,215		35,073		1 1



10

10

33 Operating lease as lessee

34

The Company has entered into leases for cars for a period of 3 years. Total lease payments for non-ancellable leases recognized in the books for the year is Rs. 574,095 (2014 : Rs. 786,421)

Non-cancellable operating lease rentals payable (minimum lease payments) under the lease are as follws:

31-Mar-15	31-Mar-14
640,800	622,740
459,872	1,100,672
-	-
57,605,978	84,450,177
2,800,000	2,800,000
20.57	30.16
20.57	30.16
	640,800 459,872 - 57,605,978 2,800,000 20.57

35 Dues to Micro and Small Enterprises

Nominal value of an equity share

Under Micro, Small, and Medium Enterprises Development Act, 2006 (MSMED) which came in to force from 2 October, 2006, certain disclosures are required to be made relating to micro and small enterprises. On the basis of the information and records available with the management, the following disclosures are made for the amounts due to the Micro, small and medium enterprises:

Particulars	31-Mar-15	31-Mar-14
Amounts remaining unpaid to micro and small suppliers as at the end of the year		
- Principal - Interest	1,224,490 8,842	115,242
The amount of interest paid by the buyer as per the Micro, Small and Medium Enterprise Development Act, 2006 (MSMED Act, 2006)	-	-
The amounts of payments made to micro and small suppliers beyond the appointed day during each accounting year	-	-
Amounts of interest due and payable for the period of delay in making payment (which have been paid but beyond the appointed day during the year) but without adding the interest specified under MSMED Act, 2006	-	-
The amount of interest accrued and remaining unpaid at the end of each accounting year	8,842	-
The amounts of further interest remaining due and payable even in the succeeding years, until such date when the interest dues as above are actually paid to the small enterprise for the purpose of disallowance as a deductible expenditure under the MSMSED Act, 2006	40,645	31,803

On the basis of information and records available with the Company, the above disclosures are made in respect of amounts due to the micro, small and medium enterprises, who have registered with the relevant competent authorities. This has been relied upon by the auditors.



36 Unhedged foreign currency exposures

The Company has entered into derivative contracts to hedge its risk associated with foreign currency fluctuations. However, none of these contracts can be co-related on one to one basis against the underlying exposure. As at the year end, the Company has outstanding foreign exchange forward contracts of GBP Nil, EURO Nil and USD Nil (2014: GBP 210,000), (2014: EURO 150,000), (2014: USD Nil) equivalent to Rs Nil (2014: Rs. 33,932,436). The Company has revalued these forward contracts as at the year end by marking the same to market and recognized a loss of Rs.Nil (2014: Nil) by debiting the statement of profit and loss in compliance with the announcement dated 29 March 2008 made by the Institute of Chartered Accountants of India ('ICAI') regarding accounting for derivatives.

Particulars	Foreign Currency Denomination	Foreign Currency Amount	Amount (Rs.)
Assets (Trade Receivables)	EURO	428,868	28,318,143
		(322,272)	(26,626,140)
	GBP	258,304	23,464,346
		(420,243)	(41,969,672)
	USD	582,909	35,948,013
		(301,401)	(18,075,043)
Liabilities (Trade Payables)	EURO	72,025	4,944,496
		(21,180)	(1,757,093)
	GBP	22,375	2,102,317
		(7,323)	(734,515)
	USD	3,882	246,431
		(125,026)	(7,552,823)
Other current liabilities	EURO	-	-
		(18,254)	(1,514,350)
	USD	-	-
		(38,991)	(2,355,437)

Figures in brackets represent figures for the previous year

37 In accordance with AS-29 (Provisions, Contingent Liabilities and Contingent Assets), the movement in provision for warranty is as follows:

A provision is estimated for expected warranty claims in respect of products sold during the year on the basis of past experience regarding failure trends of products and costs of rectification or replacement. It is expected that most of this cost will be incurred over the next 12 months as per management estimate.

Particulars	31 March 2015	31 March 2014
At the commencement of the year	6,049,425	4,961,245
Provisions made during the year	8,400,247	11,708,126
Provision utilized during the year	7,218,115	10,619,946
At the end of the year	7,231,557	6,049,425

38 Corporate social responsibility

As per provisions of section 135 of Companies Act 2013, the Company was required to spend Rs. 2,791,425 (2014: Rs Nil) being 2% of average net profits made during the three immediately preceding financial years, in pursuance of its Corporate Social Responsibility Policy on the activities specified in Schedule VII of the Act. However, the Company has spent Rs Nil (2014: Nil) towards Corporate Social Responsibility activities. The Company is in process of exploring various options specified in Schedule VII on which it could do its spending of CSR for the benefit of society.

39 Transfer Pricing

The Company has developed a comprehensive system of maintenance of information and documents as required by the transfer pricing legislation under section 92-92F of the Income Tax Act, 1961. The management is of the opinion that its international transactions are at arm's length so that the aforesaid legislation will not have any impact on the financial statements, particularly on the amount of tax expense and that of provision for taxation.



40 Prior period figures have been regrouped/reclassified where necessary to confirm with the current ye ar's presentation as follows:

Sche dule No.	Particulars	Amount as per audited financial statement for the year ended 31 March 2014	Amount after regrouped in the current year	Regrouped amount	Regrouping details
7	Trade payables	252,856,284	273,236,968	(20,380,684)	
	- Dues to others	252,741,042	273,121,726	(20,380,684)	Regrouped from Expenses payables of Schedule 8 - Other current liabilities
8	Other current liabilities	52,928,539	26,498,430	26,430,109	
	Expenses payable	26,430,109	-	26,430,109	Regrouped in - Due to others of Schedule 7 - Trade payables
9	Short-term provisions	5,318,387	11,367,812	(6,049,425)	
	Provision for warranties	-	6,049,425	(6,049,425)	Regrouped from Expenses payables of Schedule 8 - Other current liabilities
23	Employee benefits expense	117,580,902	117,580,902	-	
	Contribution to provident and other funds	6,294,510	6,168,531	· ·	Regrouped to Gratuity of Schedule 23 - Employee benefits expense
	Gratuity	-	125,979	(140,717)	Regrouped from Contribution to provident and other funds of Schedule 23 - Employee benefits expense
27	Other expenses	274,472,820	274,472,820	-	
	Rent	786,422	4,510,967		Regrouped from Rates and taxes of Schedule 27 - Other expenses
	Rates and taxes	6,804,268	3,079,723		Regrouped to Rent of Schedule 27 - Other expenses

As per our report of even date attached For B S R & Co. LLP

Chartered Accountants

 $Firm's\ registration\ no:\ 101248W\ /\ W-100022$

For and on behalf of the Board of Directors of Morganite Crucible (India) Limited

Aniruddha Godbole

Partner

Membership No: 105149

Sadanand Shabde *Director*

Place : Aurangabad Date : 25 May 2015 Ian Arber
Director

Place : Aurangabad Date : 25 May 2015

Place : Mumbai Date : 25 May 2015

Atithi Majumdar Chief Financial Officer Place: Aurangabad Date: 25 May 2015 Rupesh Khokle Company Secretary Place: Aurangabad Date: 25 May 2015



MORGANITE CRUCIBLE (INDIA) LIMITED CIN: L26920MH1986PLC038607

 $\textbf{\textit{RegisteredOffice:}} B-11, MIDC, Industrial Area, Waluj-431136 Dist.-Aurangabad.$ Website: www.morganmms.com E-mail: rupesh.khokle@morganplc.com

 30^{th} Annual General Meeting—September 22, 2015

Proxy form

[Pursuant to Section 105 (6) of the Companies Act, 2013 and rule 19 (3) of the Companies (Management and Administration) Rules, 2014 – Form No. MGT-11]

	er(s)	
Registered Addr	ess	
E-mail ID		
Reg.FolioNo./D	PID/ClientID	
No.ofShares		
Ve being the men	nber(s)of shares of the above	named Company, hereby appoint
me:	E-mail	
dress:		
	Signatu or failing him/ her	re:
me:	E-mail	
ldress:		
	Signatu or failing him/ her	re:
ma:	E mail	
	$\label{eq:Signature} \text{Signature to vote (on poll) for me/us on my/our behalf at the } 30^{\text{th}} Annel 20^{\text{th}} Annel 20$	re:ual General Meeting of the Company, t
be held on Tueso 431136 and at any	Signature to vote (on poll) for me/us on my/our behalf at the 30th Anno day, September 22, 2015 at 11.00 am (IST) at B-11, MII y adjournment thereof in respect of the following resolutions	re:ual General Meeting of the Company, t DC, Industrial Area, Waluj Aurangabac
be held on Tueso	Signature to vote (on poll) for me/us on my/our behalf at the 30 th Annual day, September 22, 2015 at 11.00 am (IST) at B-11, MII y adjournment thereof in respect of the following resolutions Resolution	re:
be held on Tueso 431136 and at any Resolution No.	Signature to vote (on poll) for me/us on my/our behalf at the 30 th Annual day, September 22, 2015 at 11.00 am (IST) at B-11, MII y adjournment thereof in respect of the following resolutions Resolution Ordinary Business	re:ual General Meeting of the Company, t DC, Industrial Area, Waluj Aurangabac ::
pe held on Tueso 431136 and at any	Signature to vote (on poll) for me/us on my/our behalf at the 30 th Annual day, September 22, 2015 at 11.00 am (IST) at B-11, MII y adjournment thereof in respect of the following resolutions Resolution Ordinary Business Adoption of Audited Balance Sheet, Statement of Profit	re:ual General Meeting of the Company, t DC, Industrial Area, Waluj Aurangabac ::
pe held on Tueso 431136 and at an Resolution No.	Signature to vote (on poll) for me/us on my/our behalf at the 30 th Annual Ann	re:
be held on Tueso 431136 and at an Resolution No. 1. 2.	Signature to vote (on poll) for me/us on my/our behalf at the 30 th Annual day, September 22, 2015 at 11.00 am (IST) at B-11, MII y adjournment thereof in respect of the following resolutions Resolution Ordinary Business Adoption of Audited Balance Sheet, Statement of Profit Auditors for the financial year ended March 31, 2015 Approval of final dividend for the financial year ended M	re:
be held on Tueso 431136 and at an Resolution No.	Signature to vote (on poll) for me/us on my/our behalf at the 30 th Annual day, September 22, 2015 at 11.00 am (IST) at B-11, MII y adjournment thereof in respect of the following resolutions Resolution Ordinary Business Adoption of Audited Balance Sheet, Statement of Profit Auditors for the financial year ended March 31, 2015 Approval of final dividend for the financial year ended M Appointment of B S R & Co. LLP as the auditors of the	re:
be held on Tueso 431136 and at any Resolution No.	Signature to vote (on poll) for me/us on my/our behalf at the 30 th Annual day, September 22, 2015 at 11.00 am (IST) at B-11, MII y adjournment thereof in respect of the following resolutions Resolution Ordinary Business Adoption of Audited Balance Sheet, Statement of Profit Auditors for the financial year ended March 31, 2015 Approval of final dividend for the financial year ended Mappointment of B S R & Co. LLP as the auditors of the Co. Special Business	re:
nee held on Tueso 431136 and at any Resolution No. 1. 2. 3.	Signature to vote (on poll) for me/us on my/our behalf at the 30 th Annual day, September 22, 2015 at 11.00 am (IST) at B-11, MII y adjournment thereof in respect of the following resolutions Resolution Ordinary Business Adoption of Audited Balance Sheet, Statement of Profit Auditors for the financial year ended March 31, 2015 Approval of final dividend for the financial year ended M Appointment of B S R & Co. LLP as the auditors of the C Special Business Appointment of Mr Aniruddha Karve as Managing Direct	re:
pe held on Tueso 431136 and at any Resolution No. 1. 2. 3. 4. 5.	Signature to vote (on poll) for me/us on my/our behalf at the 30 th Annual day, September 22, 2015 at 11.00 am (IST) at B-11, MII y adjournment thereof in respect of the following resolutions Resolution Ordinary Business Adoption of Audited Balance Sheet, Statement of Profit Auditors for the financial year ended March 31, 2015 Approval of final dividend for the financial year ended M Appointment of B S R & Co. LLP as the auditors of the C Special Business Appointment of Mr Aniruddha Karve as Managing Direct Managerial Remuneration to Mr Hitesh Saiwal for finance	re:
se being the member(s) of		re:
E-mail ID Reg.FolioNo./DPID/ClientID No.ofShares e being the member(s)of		re:
be held on Tuese 431136 and at any Resolution No. 1. 2. 3. 4. 5. 6. 7. 8.	Signature to vote (on poll) for me/us on my/our behalf at the 30 th Annual day, September 22, 2015 at 11.00 am (IST) at B-11, MII by adjournment thereof in respect of the following resolutions and adjournment thereof in respect of the following resolutions. Resolution Ordinary Business Adoption of Audited Balance Sheet, Statement of Profit Auditors for the financial year ended March 31, 2015 Approval of final dividend for the financial year ended Mappointment of B S R & Co. LLP as the auditors of the Special Business Appointment of Mr Aniruddha Karve as Managing Direct Managerial Remuneration to Mr Hitesh Saiwal for finance Appointment of Mr Ian Keith Arber as Director (Non-executed Appointment of Ms Maithilee Tambolkar as Director (Non-executed Appointment of Ms Pauline Tan as Director (Non-executed Appointment Open Tan as Director (Non-executed Appointment Open Tan as Director (Non-executed Appointment Open Tan Appointment Open Tan Appointment Open Tan Appointment	re:
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deposited at the Company's Registered Office, not less than 48 hours before the time for holding the Re. 1/meeting. The proxy need not be a Member of the Company.



MORGANITECRUCIBLE(INDIA)LIMITED CIN: L26920MH1986PLC038607

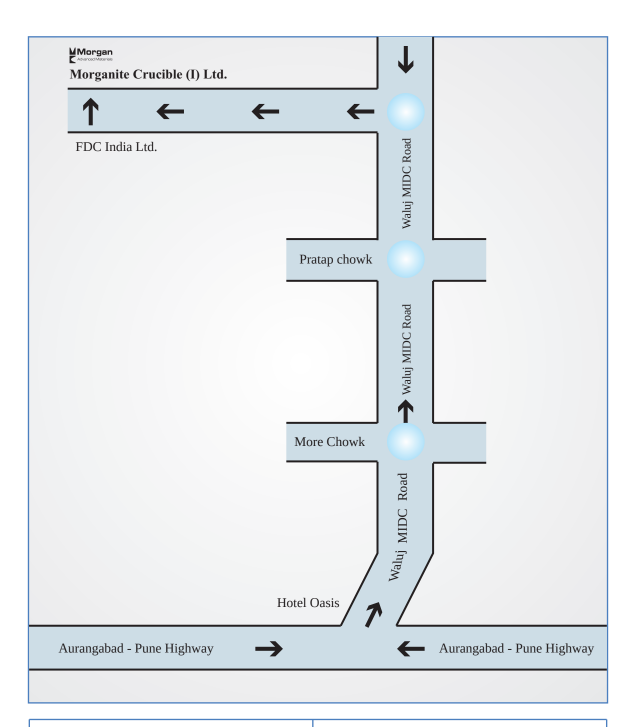
RegisteredOffice:B-11,MIDCIndustrialArea,Waluj-431136Dist.-Aurangabad. Website: www.morganmms.com E-mail: rupesh.khokle@morganplc.com

Attendance slip

30th Annual General Meeting – September 22, 2015

Regd.FolioNo./DPID/Client ID:												
Name of Shareholder:												
No. of Shares held:												
I certify that I am a member / prox	xy for the	memb	er of t	he Cor	npany.							
I hereby record my presence a September 22, 2015 at 11.00 am (I					l Area,	Waluj,	, Aura	ngabad	•		Tueso	day,
Proxy'sname (in BLOCK Letters)				Memb	er's/Pro							
Notes:												
 Shareholders/Proxy holders are entrance after affixing their sign. Shareholders are requested to be the shareholders are requested to be the shareholders. 	gnature. ring their o	сору с	of the A	Annual	Report	at the						the
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Electronic Voting Sequence	e Number	(EVS	5N)		User l	עו			Passv	vord		
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NOTE: For e-voting, please read the instructions printed under the Note No.11 to the Notice dated August 13, 2015 of the 30th Annual General Meeting. The Voting period begins on September 19, 2015 at 09.00 am and ends on September 21, 2015 at 05.00 pm. The e-voting module shall be disabled by CDSL for voting thereafter.



CIN: L26920MH1986PLC038607

B - 11, MIDC, Waluj, Aurangabad - 431 136.

Maharashtra, INDIA

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Diamond Crucible Company Limited

CIN: 27100GJ1981PLC004450

212-C, GIDC Estate, Mehsana - 384 002.

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Email : Admin.India@morganplc.com

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