REPORT ON CORPORATE GOVERNANCE

1. COMPANY'S PHILOSOPHY ON CORPORATE GOVERNANCE:

Lotus Chocolate Company Limited to set the highest standards of Corporate Governance right from its inception benchmarked with the best class practices across the globe. Effective Corporate Governance is the manifestation of professional beliefs and values, which configures the organizational values, credo and actions of its employees. The aim of "Good Corporate Governance" is to ensure commitment of the board in managing the company in a transparent manner for maximizing long-term value of the company for its shareholders and all other partners. It integrates all the participants involved in a process, which is economic, and at the same time social.

Hence it harmonizes the need for a company to strike a balance at all times between the need to enhance shareholders' wealth whilst not in any way being detrimental to the interests of the other stakeholders in the company.

2. **BOARD OF DIRECTORS:**

a) Composition and Category of Directors:

In terms of compliance with the requirement of Regulation 17 of SEBI (LODR) Regulations, 2015, the Company endeavour to have an optimum combination of Executive and Non-Executive Directors to maintain the independence of the Board and separate the functions of Governance and Management through Board and Committees. As on 31st March, 2018, the Board consist of the following:

- 3 (Three) Non-executive Independent Directors;
- 2 (Two) Whole Time Directors;
- 2(Two) Non-Executive Non-Independent Directors;
- 1(One) Women Director.

b) Attendance of each director at the Board meetings and the last Annual General Meeting:

The particulars of attendance of Board Meetings and Annual General Meeting by Directors for the financial year ended 31.03.2018 has been set out here below:

SI. No.	Name of the Director	Category	Board Meetings attended	Attendance at last AGM on 27.09.2017
1.	P. Prakash Pai	Director	6	Yes
2.	P. Ananth Pai	Director	6	Yes
3.	Subramanya Ram Ganapath	Whole time director	6	Yes
4.	Gottemukkala Venkatapathi Raju	Independent Director	6	Yes
5.	Ashwini Pai	Director	5	Yes
6.	Bharathan Rajagopalan Thatai	Independent Director	6	Yes
7.	Dilip Mangesh Kalelkar	Whole time Director	4	Yes
8.	A.Surya Prakash Reddy	Independent Director	6	Yes

c) Number of other Directorships, Committee Membership(s) & Chairmanship(s)

SI. No.	Name of the Director	Other Directorships	Committee Membership	Committee Chairmanship
1	Shri Dilip Mangesh Kalekar	0	0	0
2	Shri Subramanya Ram Ganapath	0	0	0
3	Shri P. Ananth Pai	5	0	0
4	Shri P. Prakash Pai	5	0	0
5	Smt. Ashwini Pai	1	0	0
6	Shri Gottemukkala Venkatapathi Raju	0	0	0
7	Shri Bharathan Rajagopalan Thata	0	0	0
8	Shri A. Surya Prakash Reddy	0	0	0

d) Number of Board Meetings held and the date on which held:

In terms of compliance with the requirement of SEBI (LODR) Regulations, 2015, 06(Six) Board Meetings were held during the financial year ended 31.03.2018. The maximum gap between any two Board Meetings was not more than 120 days at any time.

The dates on which the Board meetings were duly convened and held are 12.06.2017, 09.08.2017, 01.09.2017, 13.11.2017, 20.01.2018 and 12.02.2018.

BOARD COMMITTEES:

Details of the Board Committees and other related information are provided hereunder:

3. **AUDIT COMMITTEE:**

(i) Brief description of terms of reference:

The terms of reference stipulated by the Board to the Audit Committee includes review of the following:

- 1. Management Discussion and Analysis of financial condition and results of operations;
- 2. Statement of significant related party transactions submitted by Management;
- 3. Management letters / letters of internal control weaknesses issued by the Statutory Auditors;
- 4. Internal Audit Reports relating to internal control weaknesses; and
- 5. The appointment, removal and terms of remuneration of the Chief Internal Auditor.
- 6. 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.
- 7. Recommending to the Board, the appointment, re-appointment and, if required, the replacement or removal of the Statutory Auditor and the fixation of Audit fees.
- 8. Approval of payment to Statutory Auditors for any other services rendered by the Statutory Auditors.

- 9. The annual financial statements before submission to the Board for approval, with particular reference to following with the Management:
 - i. Matters required to be included in the Director's Responsibility Statement to be included in the Board's report in terms of Clause (3C) of Section 134 of the Companies Act, 2013
 - ii. Changes, if any, in accounting policies and practices and reasons for the same.
 - iii. Major accounting entries involving estimates based on the exercise of judgment by Management
 - iv. Significant adjustments made in the financial statements arising out of Audit findings
 - v. Compliance with listing and other legal requirements relating to financial statements
 - vi. Disclosure of any related party transactions
 - vii. Qualifications in the draft Audit Report.
- 10. Reviewing, with the Management, the quarterly financial statements before submission to the Board for approval.
- 11. Reviewing, with the Management, performance of Statutory and Internal Auditors, adequacy of the internal control systems.
- 12. Reviewing the adequacy of internal audit function, if any, including the structure of the Internal Audit department, staffing and seniority of the official heading the department, reporting structure coverage and frequency of internal audit.
- 13. Discussion with Internal Auditors any significant findings and follow up there on.
- 14. 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.
- 15. Discussion with Statutory Auditors before the Audit commences, about the nature and scope of Audit as well as post-Audit discussion to ascertain any area of concern.
- 16. To review the functioning of the Whistle Blower Mechanism.
- 17. To look into the reasons for substantial defaults in the payment to the depositors, debenture holders, shareholders (in case of non-payment of declared dividends) and creditors.

(i) Composition:

The Company's Audit Committee comprises of the following Directors :

SI. No	Name of Director	Designation
1	Shri Bharathan Rajagopalan Thatai	Chairperson
2	Shri P. Prakash Pai	Member
3	Shri P. Ananth Pai	Member
4	Shri Gottemukkala Venkatapathi Raju	Member
5	Shri. Admala Surya Prakash Reddy	Member

The Company continued to derive immense benefit from the deliberation of the Audit Committee comprising of three Non-Executive Independent Directors and two Independent Director. As Shri Bharathan Rajagopalan Thatai, who is heading the Audit Committee as Chairman having rich experience and professional knowledge in Finance, Accounts and Company Law, the members always added the value for the Company. Minutes of each Audit Committee are placed before the Board and discussed in the meeting.

(iii) Meeting and attendance during the year:

In terms of compliance with the requirement of Regulation 18 of SEBI (LODR) Regulations, 2015 the Audit Committee met Four(4) times during the financial year as follows:

S. No	Date	Committee Strength	No. Of Members Present
1	12.06.2017	5	5
2	09.08.2017	5	5
3	13.11.2017	5	5
4	12.02.2018	5	5

No. Of Meetings Attended:

SI. No	Name of Director	No. of Meetings Attended
1.	Shri Bharathan Rajagopalan Thatai	4
2.	Shri P. Prakash Pai	4
3.	Shri P. Ananth Pai	4
4	Shri Gottemukkala Venkatapathi Raju	4
5	Shri. Admala Surya Prakash Reddy	4

The Statutory Auditors and Internal Auditors of the Company have also attended the above meetings on invitation. The recommendations made by the Audit Committee from time to time have been followed by the Company. The Chairman of the Audit Committee has attended the Annual General Meeting to answer the queries raised by the Shareholders regarding Audit and Accounts.

4. NOMINATION & REMUNERATION COMMITTEE:

(i) Brief description:

The Nomination and Remuneration Committee of the Board identifies persons qualified to become Directors and formulates criteria for evaluation of the Directors and the Board. The Committee's role also includes recommending to the Board the appointment, remuneration and removal of Directors and managers one level below Director.

(ii) Composition:

The Nomination & Remuneration Committee presently comprises of following:

	SI.No	Name of Director	Designation
1. Shri. Bharathan Rajagopalan Thatai Chairperson		Chairperson	
	2.	Shri. P. Prakash Pai	Member
	3.	Shri. P. Ananth Pai	Member
	4	Shri. Gottemukkala Venkatapathi Raju	Member

(iii) Attendance during the year:

During the financial year ended on 31st March, 2018, 2 meetings of the Nomination & Remuneration Committee were held, as follows:

S. No	Date	Committee Strength	No. Of Members Present
1.	13.11.2017	4	4
2.	20.01.2018	4	4

No. Of Meetings Attended:

Sl. No Name of Director		No. Of Meetings Attended
1.	Shri Bharathan Rajagopalan Thatai	2
2.	Shri P. Prakash Pai	2
3.	Shri P. Ananth Pai	2
4	Shri Gottemukkala Venkatapathi Raju	2

REMUNERATION POLICY:

The nomination and remuneration policy aims at attracting and retaining high calibre talent. The remuneration policy, therefore, is market-led and takes into account the competitive circumstance of each business so as to attract and retain quality talent and leverage performance significantly. The Nomination and Remuneration Policy which, interalia, deals with the manner of selection of Board of Directors, KMP & other senior management and their remuneration. The extract of the same is as follows:

a) Remuneration to Executive Director and KMP:

Executive Directors and KMP are eligible for a monthly remuneration as may be approved by the Board on the recommendation of the Committee. The Executive Director and KMP remuneration is determined based on levels of responsibility and scales prevailing in the industry. The executive directors are not paid sitting fee for any Board/Committee meetings attended by them.

b) Remuneration to Non-Executive Directors:

The Non- Executive / Independent Director may receive remuneration by way of sitting fees for attending meetings of Board or Committees thereof.

(i) Details of Remuneration of Non – Executive Directors:

The Company does not pay Sitting fees to the Non-executive Directors.

(ii) Pecuniary relationship or transactions of Non-Executive Director:

The Non-Executive Independent Directors do not have any other material pecuniary relationship or transactions with the Company, its promoters or its Management, which in the opinion of the Board may affect independence of judgment of such Directors.

(iii) Details of Remuneration to Executive Directors:

Name of Director	Salary	HRA	Commission	Perks	Total
Shri Subramanya Ram Ganapath, WTD	745,800				745,800
Shri Dilip Mangesh Kalelkar, WTD	600,000				600,000
TOTAL	1,345,800				1,345,800

FAMILIARISATION PROGRAMMES FOR BOARD MEMBERS:

Your Company follows a structured orientation and familiarisation programme through various reports/codes/ internal policies for all the Directors with a view to update them on the Company's policies and procedures on a regular basis. Periodic presentations are made at the Board Meetings on business and performance, long term strategy, initiatives and risks involved. The framework on familiarisation programme has been posted in the website of the Company.

CODE OF CONDUCT:

The Company has in place a comprehensive Code of Conduct applicable to all the employees and Non-executive Directors including Independent Directors. The Code is applicable to Non-executive Directors including Independent Directors to such extent as may be applicable to them depending on their roles and responsibilities. The Code gives guidance and support needed for ethical conduct of business and compliance of law. A copy of the Code has been posted on the Company's website.

INDEPENDENT DIRECTORS' MEETING:

During the year, meeting of Independent Directors was held to review the performance of the Board as a whole on parameters of effectiveness and to assess the quality, quantity and timeliness of flow of information between the management and the Board, in accordance with the listing regulation, 2015.

PERFORMANCE EVALUATION:

Pursuant to the provisions of the Companies Act, 2013 and SEBI (LODR) Regulations, 2015 the Board has carried out the annual performance evaluation of its own performance, the Directors individually as well as the evaluation of the working of its Board Committees. A structured questionnaire was prepared after circulating the draft forms, covering various aspects of the Board's functioning such as adequacy of the composition of the Board and its Committees, Board culture, execution and performance of specific duties, obligations and governance.

The Performance evaluation of the Chairman and Managing Director and the Non-Independent Directors was carried out by the Independent Directors. The Directors express their satisfaction with the evaluation process.

5. STAKEHOLDERS RELATIONSHIP COMMITTEE:

(i) Brief description of terms of reference:

The Stakeholders Relationship Committee oversees redressal of shareholder and investor grievances and, inter alia, approves transmission of shares, sub-division / consolidation / renewal / issue of duplicate share certificates/ complaints regarding non-receipt of Dividends, Annual Reports, etc.

(ii) Composition:

SI.No.	Name of Director	Designation
1.	Shri P. Prakash Pai	Chairman
2.	Shri P. Ananth Pai	Member
3. Shri Gottemukkala Venkatapathi Raju Member		Member
4.	Shri Subramanya Ram Ganapath	Member

Status of Investor Complaints for the Financial Year

Nature of Complaint	Received	Resolved
Non-receipt of Share Certificates sent for transfer	Nil	Nil
Non-receipt of Dividend Warrants	Nil	Nil
Any other complaints (Change of address)	Nil	Nil
There are no outstanding complaints as on 31.03.2018.		

6. **RISK MANAGEMENT COMMITTEE:**

The Company has constituted a Risk Management Committee which has laid down procedures to inform the Board of Directors about the Risk Management and its minimization procedures. The Board of Directors review these procedures periodically.

7. **GENERAL BODY MEETINGS:**

i) Location and time for the last 3 years General Meetings were:

Year	Locations	Date	Time
2016-2017	Lions Bhavan, Near Paradise Circle, Secunderabad.	27 th September, 2017	10.00 A.M.
2015-2016	Lions Bhavan, Near Paradise Circle, Secunderabad.	30 th September, 2016	10.00 A.M.
2014-2015	Lions Bhavan, Near Paradise Circle, Secunderabad.	29 th September, 2015	10.00 A.M.

ii. Whether any special resolutions passed in the previous 3 AGMs

2016-17: In the AGM held on 27th September, 2017 the company has passed no Special resolutions.

2015-16: In the AGM held on 30th September, 2016 the company has passed no Special resolutions.

2014-15: In the AGM held on 29th September, 2015 the company has passed no Special Resolutions.

iii) Postal Ballot passed in last year i.e., 2016-17:

During the year 2016-17 no resolutions has passed through Postal Ballot as per the provisions of Section 110 of the Companies Act, 2013 read with Rule 22 of the Companies (Management and Administration) Rules, 2014.

9. **DISCLOSURES:**

(i) Disclosures on materially significant related party transactions i.e., transactions of the company of material nature, with its promoter, the directors or the management, their subsidiaries or relatives etc. that may have potential conflict with the interests of company at large:

Besides the transactions mentioned elsewhere in the Annual Report, there were no materially significant related party transactions during the year conflicting with the interest of the Company.

(ii) Details of non-compliance by the company, penalties, strictures imposed on the company by Stock Exchange, SEBI or any statutory authority, on any matter related to capital markets, during the last three years:

None.

(iii) Whistle Blower policy:

Pursuant to Section 177(9) and (10) of the Companies Act, 2013 and Regulation 22 of SEBI (LODR) Regulations, 2015 the Company has formulated Whistle Blower Policy for vigil mechanism for Directors and employees to report to the management about the unethical behaviour, fraud or violation of Company's code of conduct. The mechanism provides for adequate safeguards against victimization of employees and Directors who use such mechanism and makes provision for direct access to the Chairperson of the Audit Committee in exceptional cases. None of the personnel of the Company has been denied access to the Audit Committee. The policy is available on the Company website, www.lotuschocolate.com

(iv) Non Mandatory Requirements:

Adoption of non-mandatory requirements of SEBI (LODR) Regulations, 2015 is being reviewed by the Board from time to time.

10. CEO/ CFO CERTIFICATION:-

As required by Regulation 17(8) of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulation, 2015, the CEO and CFO certification is annexed to this Corporate Governance Report as "Annexure-II".

11. **MEANS OF COMMUNICATION:**

i. Financial / Quarterly Results:

The Company intimates un-audited as well as audited financial results to the Stock Exchanges, immediately after the Board meetings at which they are approved. The results of the Company are also published in at least one prominent national and one regional newspaper having wide circulation. Normally the results are published in Financial Express (English) and Nav Telangana (Telugu). The financial results are also displayed on the Company's website www.lotuschocolate.com

ii. Newspapers Publication

The official news releases are published in Financial Express (English) and Nav Telangana (Telugu) Detailed presentations made to institutional investors, financial analyst, etc. are displayed on the Company's website www.lotuschocolate.com.

iii. Website:

The website www.lotuschocolate.com contains a separate dedicated section for the Company's "Investor Relations" where shareholders' information is available. The full Annual Report, shareholding pattern etc. is also available in the 'Investor Relations' sections on the website of the Company.

12. MARKET PERFORMANCE COMPARISON:

The Graph of Price Fluctuation during the Financial Year 2017-18 is outlined below-



Annexures to the Corporate Governance Report			
Annexure No.	Content		
l.	Declaration for Compliance of Code of Conduct by Board.		
II.	CEO/ CFO Certification		

ANNEXURE-I

DECLARATION FOR COMPLIANCE OF CODE OF CONDUCT BY BOARD

To,

The Board of Directors

Lotus Chocolate Company Limited Hyderabad-500 034 Dear Sir,

Sub: Affirmation of compliance with the Code of Conduct for Board and Senior Management.

I, Subramanya Ram Ganapath, Whole time Director of Lotus Chocolate Company Limited, do hereby confirm that the company has obtained from all the members of the Board and senior management personnel, affirmation that they have complied with the Code of Conduct in accordance with Regulation 17(5)(a) & (b) of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, during the Financial Year 2017-18.

Place: Hyderabad Date: 14.08.2018 Sd/-Subramanya Ram Ganapath Wholetime Director DIN: 02051710



ANNEXURE-II

CEO/CFO CERTIFICATION

To,

The Board of Directors

Lotus Chocolate Company Limited

Hyderabad-500 034

Dear Members of the Board,

I, Vivekanand Narayan Prabhu, Chief Financial Officer of Lotus Chocolate Company limited, to the best of my knowledge and belief, certify that:

- 1. I have reviewed the Balance Sheet, Statement of Profit and Loss and Cash Flow Statement of the Company and all the notes on accounts and the Board's report.
- 2. These statements do not contain any materially untrue statement or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report.
- 3. The financial statements, and other financial information included in this report, present in all material respects a true and fair view of the Company's affairs, the financial condition, results of operations and cash flows of the Company as at, and for, the periods presented in this report, and are in compliance with the existing accounting standards and/ or applicable laws and regulations.
- 4. There are no transactions entered into by the Company during the year that are fraudulent, illegal or violate the Company's Code of Conduct and Ethics, except as disclosed to the Company's auditors and the Company's audit committee of the Board of Directors.
- 5. I am responsible for establishing and maintaining disclosure controls and procedures and internal controls over financial reporting for the Company, and I have:
 - a. Designed such disclosure controls and procedures or caused such disclosure controls and procedures to be designed under our supervision to ensure that material information relating to the Company, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared.
 - b. Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with Generally Accepted Accounting Principles (GAAP) in India.
 - c. Evaluated the effectiveness of the Company's disclosure, controls and procedures.
- 6. I have disclosed, based on our most recent evaluation of the Company's internal control over financial reporting, wherever applicable, to the Company's auditors and the audit committee of the Company's Board:
 - a. Any deficiencies in the design or operation of internal controls, that could adversely affect the Company's ability to record, process, summarize and report financial data, and have confirmed that there have been no material weaknesses in internal controls over financial reporting including any corrective actions with regard to deficiencies.

- b. Any significant changes in internal controls during the year covered by this report.
- All significant changes in accounting policies during the year have been disclosed in the notes to the financial statements.
- d. Any instances of significant fraud of which I am aware, that involve the Management or other employees who have a significant role in the Company's internal control system.
- 7. I affirm that we have not denied any personnel access to the audit committee of the Company.
- 8. I further declare that all Board members and senior management personnel have affirmed compliance with the Code of Conduct and Ethics for the year covered by this report.

Place:- Hyderabad

Sd/-Date:- 14.08.2018 Vivekanand Narayan Prabhu Chief Financial Officer

CERTIFICATE ON COMPLIANCE WITH THE PROVISIONS OF CORPORATE GOVERNANCE

I have examined the compliance of conditions of corporate governance, by LOTUS CHOCOLATE COMPANY LIMITED, for the year ended 31.03.2018 as stipulated in Regulation 27(2) of (Listing Obligations & Disclosure Requirements) of the said Company with stock exchange.

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 audit nor an expression of opinion on the financial statement of the Company.

In my opinion and to the best of our information and according to the explanations given to me, I certify that the Company has complied with the conditions of corporate governance as stipulated in the above mentioned listing agreement.

I, state that as the records maintained, no investor grievances against the Company are pending for a period exceeding one month before Shareholders/Investors Grievance Committee.

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

For RAKHI AGARWAL COMPANY SECRETARY

Place: Hyderabad Date: 14.08.2018

Sd/

PROPRIETOR FCS NO.:- 7047 CP NO.:- 6270

INDEPENDENT AUDITORS' CERTIFICATE ON CORPORATE GOVERNANCE

То

The Members of

Lotus Chocolate Company Limited

We, VDNR & Associates, Chartered Accountants, the Statutory Auditors of Lotus Chocolate Company Limited ('the Company'), have examined the compliance of conditions of Corporate Governance by the Company, for the year ended on 31 March 2018, as stipulated in regulations 17 to 27 and clauses (b) to (i) of regulation 46(2) and Para C and D of Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('SEBI Listing Regulations').

Managements' Responsibility

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

Auditor's Responsibility

- Our responsibility is limited to examining the procedures and implementation thereof, adopted by the Company for ensuring compliance with the conditions of the Corporate Governance. It is neither an audit nor an expression of opinion on the financial statements of the Company.
- 3. We have examined the books of account and other relevant records and documents maintained by the Company for the purposes of providing reasonable assurance on the compliance with Corporate Governance requirements by the Company.
- 4. We have carried out an examination of the relevant records of the Company in accordance with the Guidance Note on Certification of Corporate Governance issued by the Institute of the Chartered Accountants of India (the ICAI), the Standards on Auditing specified under Section 143(10) of the Companies Act 2013, in so far as applicable for the purpose of this certificate and as per the Guidance Note on Reports or Certificates for Special Purposes issued by the ICAI which requires that we comply with the ethical requirements of the Code of Ethics issued by the ICAI.
- We have complied with the relevant applicable requirements of the Standard on Quality Control (SQC) 1,
 Quality Control for Firms that Perform Audits and Reviews of Historical Financial Information, and Other Assurance and Related Services Engagements.

Opinion

- 6. Based on our examination of the relevant records and according to the information and explanations provided to us and the representations provided by the Management, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in regulations 17 to 27 and clauses (b) to (i) of regulation 46(2) and Para C and D of Schedule V of the SEBI Listing Regulations during the year ended March 31, 2018.
- 7. We state that such compliance is neither an assurance as to the future viability of the Company nor the efficiency or effectiveness with which the Management has conducted the affairs of the Company.

For VDNR & Associates Chartered Accountants (FRN - 011251S) Venkateswara Reddy D Partner M No.: 028488

Place: Hyderabad Date: 24.05.2018

11. GENERAL SHAREHOLDER INFORMATION:

	Date	: 27 th September, 2018		
Annual General Meeting	Time	: 10:00 A.M.		
	Venue : Lior	s Bhavan, Near Paradise Circle, Secunderabad.		
Financial Calendar	1st April 2017 to 31st March 2018			
Date of Book Closure	20 th September,2018 - 27 th September,2018 after giving effect to all the valid share transfers lodged with the company before closing hours of 20.09.2018			
Listing on Stock Exchanges	BSE Ltd			
Stock Code	523475			
ISIN Number for NSDL & CDSL	INE027D010	011		

i. Registrar and Transfer Agents

Share Transfers & Communication regarding Share Certificates, Dividends & Change of Address may be sent to

CIL SECURITIES LIMITED

214, Raghava Ratna Tower, Chirag Ali Lane, Chirag Ali Lane, Hyderabad, Telangana 500001, Phone # +91-040-2320 2465 advisors@cilsecurities.com | www.cilsecurities.com

ii. Share Transfer System

The Transfer of shares in physical form is processed and completed by Registrar & Transfer Agents within a maximum period of 30 days from the date of receipt, provided all the documents are in order. In case of shares in electronic form, the transfers are processed by NSDL/CDSL through respective Depository Participants. In compliance with the Listing Agreement with the Stock Exchanges, a Practicing Company Secretary carries out audit of the system of transfer and a certificate to that effect is issued.

iii. Reconciliation of share Capital Audit:

As stipulated by the SEBI, a qualified Practicing Company Secretary carries out the Share Capital Audit to reconcile the total admitted Capital with NSDL and CDSL and the total issued and listed capital. The Audit is carried out every quarter and the Report thereon is submitted to the Stock Exchanges and is also placed before the Board of Directors. The Report inter-alia confirms the total listed and paid up share capital of the Company is in agreement with the aggregate of the total dematerialised shares and those in the physical mode.

iv. Shareholding Pattern as on 31st March, 2018:

Category	No. of. Shares	% Holding	
Promoters	92,53,020	72.06	
Promoters Bodies Corporate	0	0	
Resident Individuals	3395822	26.45	
Bodies Corporate	161874	1.26	
Indian Financial Institutions	0	0	
Non Resident Indians	24198	0.19	
Government	700	0.01	
Trusts	0	0	
Clearing Members	1735	0.01	
Mutual Funds	0	0	
Banks – Foreign Banks	1500	0.01	
Directors and Relatives	500	0.01	
Total	1,28,41,049	100	

v. **Dematerialisation of Shares & Liquidity**

The trading in Company's shares is permitted only on dematerialized form. In order to enable the shareholders to hold their shares in electronic form and to facilitate scrip-less trading, the Company has enlisted its shares with NSDL and CDSL.

vi. Plant Locations:

Doulatabad, Hathnoora Mandal, Sangareddy District- 502296 (TG)

vii. Address for correspondence

SI.No.	Shareholders Correspondence for	Address
1.	Transfer/Dematerialization/ Consolidation/Split of shares, Issue of Duplicate Share Certificates, Non-receipt of dividend/ Bonus shares, etc., change of address of Members and Beneficial Owners and any other query relating to the shares of the Company.	CIL SECURITIES LIMITED 214, Raghava Ratna Tower, Chirag Ali Lane, Chirag Ali Lane, Hyderabad, Telangana 500001 Phone # +91-040-2320 2465 Email ID: advisors@cilsecurities.com Website: www.cilsecurities.com
2.	Investor Correspondence / Queries on Annual Report, Revalidation of Dividend, Warrants, Sub-Division, etc.	Ms. Shivani Sarda Company Secretary and Compliance Officer 8-2-596, 1st Floor, 1B, Sumedha Estates, Avenue-4, Puzzolana Towers, Street No. 1, Road No. 10, Banjara hills, Hyderabad Telangana – 500034 E-mail: complaints@lotuschocolate.com Website: www.lotuschocolate.com Phone No.: 040-2352707/08 Fax no.: 040-2352710

12. **Depository Services:**

For guidance on Depository Services, Shareholders may write to the Company or to the respective Depositories:

National Securities Depository Ltd

Trade World, 4th Floor, Kamala Mills Compound, Lower Parel, Mumbai – 400 013 Tel: 091-022-24972964-70

Fax: 091-022-24972993 / 24976351

Email: info@nsdl.co.in.

Central Depository Services (India) Ltd

A-Wing, 25th floor, Marathon Futurex, Mafatlal Mill Compounds, NM Joshi Marg, Lower Parel, Mumbai- 400 013 (MH) Tel: 022-23023333, Fax: 022-23002043,

Email: investors@cdslindia.com

13. Company's Policy on prevention of insider trading:

Pursuant to the requirements of SEBI (Prohibition of Insider Trading) Regulations, 2016, and in continuation with your Company's efforts to enhance the standards of corporate governance in the Company, and to strictly monitor and prevent insider trading within the company, your company has in place a Code of Conduct which is approved by the Board and is also available on Company's Website.

The code is applicable to all such employees, officers, Directors and Promoters of the Company who are expected to have access to the unpublished price sensitive information relating to the Company and the same is being implemented as a self-regulatory mechanism. The code has been circulated to all the members of the Board and Senior Management and others concerned the compliance of the same has been affirmed by them.

14. Particulars of Directors, who are retiring by rotation, seeking re-appointment at the forthcoming Annual General Meeting pursuant to Regulation 36(3) of SEBI (LODR) Regulations, 2015 and Secretarial Standard-2:

Name of Director	Shri. P. Prakash Pai	Smt. Ashwini Pai	Shri. Dilip Mangesh Kelelkar
Date of Birth	09.03.1959	12.12.1986	29.11.1948
Date of Appointment	29.10.2008	05.11.2008	09.02.2009
Qualification	B.Tech(Chemical)	Food Engineer	B.Tech(Chemical)
Relationship between Directors inter-se	Father of Smt. Ashwini Pai	Daughter of Shri. P. Prakash Pai	NA
Expertise in specific functional areas	Overall Business Management including functional expertise in Sales, Marketing and Corporate Management	Competence in sterilizing and Food purification.	Functional expertise in cocoa processing, fermentation and formulation.
List of Other Companies in which Directorship is held as on 31st March, 2018	5(Five)	1(One)	NIL
Chairman/ Member of the Committees of the Board of other Companies in which he is a Director as on 31 st March, 2018	Nil	Nil	NIL
No. of shares held in the Company	36,59,272	4,07,139	NIL