

COUNTRY CLUB Hospitality & Holidays Limited

28th Annual Report 2018-2019

Corporate Information Board of Directors & Key Managerial Persons

Shri Y. Rajeev Reddy : Chairman & Managing Director

Shri Y. Siddharth Reddy : Vice Chairman, Joint Managing Director & CEO Shri Y. Varun Reddy : Vice Chairman, Joint Managing Director & COO

Shri D. Venkata Ratna Kishore : Independent Director

Shri K. Satyanarayana Raju : Independent Director (upto 18th April 2019)

Shri Y. Subba Rao : Independent Director Smt. Mamatha Madhavi Venkateshwara Reddy : Independent Director

Smt. V. Sreelatha : Company Secretary (upto 18th April 2019) Shri Bighnes Prasad Gauda : Company Secretary (w.e.f 24th July 2019)

Shri K. Phaneendra Rao : Chief Financial Officer

CONTACTS

Registered Office

'Amrutha Castle', 5-9-16, Saifabad, Opp: Secretariat, Hyderabad – 500 063

Corporate Office

Country Club Kool, #6-3-1219, 4th& 5th Floor, Begumpet, Hyderabad- 500016

Phone: +91 40 6684 8888 Fax: +91 40 6684 3444

Website:

www.countryclubindia.net

E-mail:

contact@countryclubmail.com

Registrar and Share Transfer Agents

Aarthi Consultants Private Limited, 1-2-285, Domalguda, Hyderabad – 500 029

Phone: +91 40 2763 8111 +91 40 2763 4445 Fax: +91 40 2763 2184

Website:

www.aarthiconsultants.com

E-mail:

info@aarthiconsultants.com

Auditor

P C N & Associates, Chartered Accountants (Formerly known as Chandra Babu Naidu & Co.,) Plot No.12, "N Heights"

Ground Floor, Software Layout Unit Cyberabad, Hyderabad- 500081

Bankers

Canara Bank Central Bank of India Union Bank of India Vijaya Bank Bank of India

Oriental Bank of Commerce Saraswat Co-Operative Bank Limited Cosmos Co-Operative Bank Limited

National Bank of Fujairah

Listed on

Equity: BSE Limited, Mumbai

National Stock Exchange of India Limited, Mumbai

Book Closure Dates: 23rd September, 2019 to 30th September, 2019 (Both days inclusive)

Country Club Hospitality & Holidays Limited CIN: L70102TG1991PLC012714

Regd. Off.: Amrutha Castle', 5-9-16, Saifabad, Opp: Secretariat, Hyderabad – 500 063

NOTICE is hereby given that the 28th Annual General Meeting of the members of M/s. Country Club Hospitality & Holidays Limited will be held on Monday, the 30th day of September, 2019 at 12.00 Noon at Crown Villa Gardens, 150, Brigadier Sayeed Road, Opp. Gymkhana Grounds, Secunderabad - 500 003 to transact the following business:

Ordinary Business:

1 Adoption of Financial Statements:

To receive, consider and adopt:

- a. The audited Standalone financial statement of the Company for the financial year ended March 31, 2019, the reports of the Board of Directors and Auditors thereon.
- b. The audited Consolidated financial statement of the Company for the financial year ended March 31, 2019, the reports of the Board of Directors and Auditors thereon.

2. Appointment of Director:

a. To appoint a Director in place of Sri. Yedaguri Siddharth Reddy (DIN: 00815456), Director who retires by rotation and being eligible offers himself for re-appointment.

Special Business:

3. Re-Appointment Sri Yeleswarapu Subba Rao (DIN 03030193) as an Independent director for second term as per section 149 of the Companies Act, 2013

To consider and if thought fit, to pass with or without modification(s), the following resolution as a Special Resolution:

"RESOLVED THAT pursuant to the provisions of Sections 149, 152 and other applicable provisions, if any, of the Companies Act, 2013, ('the Act') read with Schedule IV to the said Act and the Companies (Appointment and Qualifications of Directors) Rules, 2014 (including any statutory modification(s) or re-enactment thereof for the time being in force) and Regulation 17 and other applicable provisions of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('Listing Regulations'), as amended from time to time, Sri Yeleswarapu Subba Rao (DIN 03030193), who was appointed as an Independent Director of the Company for first term and holds office up to 30th September, 2019 and who being eligible for re-appointment as an Independent Director of the Company, has given his consent along with a declaration that he meets the criteria for independence under Section 149(6) of the Act and Regulation 16 (1)(b) of the Listing Regulations and in respect of whom the Company has received a notice in writing from a member under Section 160(1) of the Act, proposing his candidature for the office of Director of the Company, be and is hereby re-appointed as an Independent Director of the Company to hold office for a second term up to five consecutive years commencing from 30th September, 2019 up to 30th September, 2024, not liable to retire by rotation."

4. Re-Appointment Sri Venkat Ratna Kishore Dukkipati (DIN 01017518) as an Independent director for second term as per section 149 of the Companies Act, 2013

To consider and if thought fit, to pass with or without modification(s), the following resolution as a Special Resolution:

"RESOLVED THAT pursuant to the provisions of Sections 149, 152 and other applicable provisions, if any, of the Companies Act, 2013, ('the Act') read with Schedule IV to the said Act and the Companies (Appointment and Qualifications of Directors) Rules, 2014 (including any statutory modification(s) or re-enactment thereof for the time being in force) and Regulation 17 and other applicable provisions of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('Listing Regulations'), as amended from time to time, Sri Venkat Ratna Kishore Dukkipati (DIN 01017518), who was appointed as an Independent Director of the Company for first term and holds office up to 30th September, 2019 and who being eligible for re-appointment as an Independent Director of the Company has given his consent along with a declaration that he meets the criteria for independence under Section 149(6) of the Act and Regulation 16 (1)(b) of the Listing Regulations and in respect of whom the Company has received a notice in writing from a member under Section 160(1) of the Act, proposing his candidature for the office of Director of the Company, be and is hereby re-appointed as an Independent Director of the Company to hold office for a second term up to five consecutive years commencing from 30th September, 2019 up to 30th September, 2024, not liable to retire by rotation."

For and on behalf of the Board For Country Club Hospitality & Holidays Limited

Y. Varun Reddy Vice Chairman, JMD & COO DIN: 01905757

Place: Hyderabad Date: 13th August, 2019

Notes:

- 1. An Explanatory Statement pursuant to Section 102 of the Companies Act, 2013 relating to the Special Businesses to be transacted at the Annual General Meeting (AGM) is annexed hereto.
- 2. A MEMBER ENTITLED TO ATTEND AND VOTE IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE ON HIS / HER BEHALF AND THE PROXY NEED NOT BE A MEMBER OF THE COMPANY. Pursuant to the provisions of Section 105 of the Companies Act, 2013, a person can act as a proxy on behalf of not more than fifty members and holding in aggregate not more than ten percent of the total Share Capital of the Company carrying voting rights. Members holding more than ten percent of the total Share Capital of the Company may appoint a single person as proxy, who shall not act as a proxy for any other Member. The instrument of Proxy, in order to be effective, should be deposited at the Corporate Office at Country Club Kool, #6-3-1219, 4th & 5th Floor, Begumpet, Hyderabad-500016, duly completed and signed, not later than 48 hours before the commencement of the meeting.
- 3. A Proxy Form is annexed to this Report. Members/Proxies should bring duly filled attendance slips sent herewith for attending the meeting along with the copies of Annual Reports to the Annual General Meeting. Pursuant to Section 113 of the Companies Act, 2013, Corporate Members intending to send their authorized representatives to attend the Meeting are requested to send a certified copy of the Board Resolution authorizing their representatives to attend and vote on their behalf at the AGM.
- 4. Pursuant to Section 101 and Section 136 of the Companies Act, 2013 read with relevant Rules made thereunder, Companies can serve Annual Reports and other communications through electronic mode to those Members who have registered their e-mail address either with the Company or with the Depository Participant for communication purposes unless any member has requested for a hard copy of the same. For members who have not registered their email addresses with the Company, physical copies of the Annual Report are being sent by the permitted mode. 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.
- 5. The Register of Members and Share Transfer Books of the Company will remain closed from Monday, 23rd September, 2019 to Monday, 30th September, 2019 (both days inclusive).

Pursuant to Section 108 of the Companies Act, 2013, read with the relevant Rules of the Act, as amended from time to time, 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 Friday, 20th September, 2019, 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 dispatch of the Annual Report and before the book closure may approach the CDSL/ RTA for issuance of the User ID and Password for exercising their right to vote by electronic means. The e-voting period will commence at 9.00 A.M. on Friday, 27th September, 2019 and will end at 5.00 P.M. on Sunday, 29th September, 2019. The Company has appointed **R. Ramakrishna Gupta**, Membership Number FCS No.: **5523**, 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.

4 Un-Paid / Un-claimed Dividend Amount:

Following amounts are lying in the Un-paid / Un-claimed Dividend Account of the Company:

Financial Year	Amount	Due date for transfer of unpaid dividend amount to IEPF
2013 – 2014	2,70,658	29 th October, 2021
2012 – 2013	2,67,862	29 th October, 2020
2011 – 2012	2,42,514	28 th October, 2019

2. Investor Education & Protection Fund:

The amount which was lying in the Un-claimed Dividend Account of the Company for the FY 2010 – 2011 of ₹. 2,33,783 (Rupees Two Lakhs Thirty Three Thousand Seven Hundred Eighty Three Only) to Investor Education & Protection Fund Account (IEPF).

3. Members, who have not registered their e-mail addresses so far, are requested to register their e-mail address for receiving all communication including Annual Report, Notices, Circulars, etc. from the Company electronically.

The instructions for shareholders voting electronically are as under:

- (I) The voting period will commence at 9.00 A.M. on Friday, 27th September, 2019 and will end at 5.00 P.M. on Sunday, 29th September, 2019. During this period shareholders' of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date i.e. 20th September, 2019 may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter.
- (ii) The shareholders should log on to the e-voting website www.evotingindia.com.
- (iii) Click on Shareholders.
- (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 www.evotingindia.com 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 8 digits of the sequence number in the PAN field.
	In case the sequence number is less than 8 digits enter the applicable number of 0's before the number after the first two characters of the name in CAPITAL letters. Eg. If your name is Ramesh Kumar with sequence number 1 then enter RA00000001 in the PAN field.
Dividend Bank Details OR Date of Birth (DOB)	Enter the Dividend Bank Details or Date of Birth (in dd/mm/yyyy format) as recorded in your demat account or in the company records in order to login.
	If both the details are not recorded with the depository or company please enter the member id / folio number in the Dividend Bank details field as mentioned in instruction (iv).

- (viii) After entering these details appropriately, click on "SUBMIT" tab.
- (ix) Members holding shares in physical form will then directly reach the Company selection screen. However, members holding shares in demat form will now reach 'Password Creation' menu wherein they are required to mandatorily enter their login password in the new password field. Kindly note that this password is to be also used by the demat holders for voting for resolutions of any other company on which they are eligible to vote, provided that company opts for e-voting through CDSL platform. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- (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 < Company Name > 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 a print of the votes cast by clicking on "Click here to print" option on the Voting page.
- (xvii) If a demat account holder has forgotten the changed password then Enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.
- (XViii) Shareholders can also cast their vote using CDSL's mobile app m-Voting available for android based mobiles. The m-Voting app can be downloaded from Google Play Store. Apple and Windows phone users can download the app from the App Store and the Windows Phone Store respectively. Please follow the instructions as prompted by the mobile app while voting on your mobile.
- (XiX) Note for Non Individual Shareholders and Custodians
 - Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodian are required to log on to www.evotingindia.com and register themselves as Corporates.
 - A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed to helpdesk.evoting@cdslindia.com.
 - After receiving the login details a Compliance User should be created using the admin login and password. The Compliance User would be able to link the account(s) for which they wish to vote on.
 - The list of accounts linked in the login should be mailed to **helpdesk.evoting@cdslindia.com** and on approval of the accounts they would be able to cast their vote.
 - A scanned copy of the Board Resolution and Power of Attorney (POA) which they have issued in favour of the Custodian, if any, should be uploaded in PDF format in the system for the scrutinizer to verify the same.
- In case you have any queries or issues regarding e-voting, you may refer the Frequently Asked Questions (XX) ("FAQs") and e-voting manual available at www.evotingindia.com, under help section or write an email to helpdesk.evoting@cdslindia.com.
- 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.
- The Securities and Exchange Board of India (SEBI) has mandated the submission of Permanent Account
- Number (PAN) by every participant in securities market. Members holding shares in electronic form are, therefore, requested to submit their PAN to their Depository Participants with whom they are maintaining their demat accounts. Members holding shares in physical form can submit their PAN to the Company / M/s. Aarthi Consultants Private Limited, (Unit: Country Club Hospitality &HolidaysLimited).

- The Register of Directors and Key Managerial Personnel and their shareholding maintained under Section 170 of the Companies Act, 2013 and the Register of Contracts or Arrangements in which the Directors are interested under Section 189 of the Companies Act, 2013, will be available for inspection by the members at the AGM.
- 4. Members holding shares in physical form are requested to notify / send any change in their address to the Company's share transfer agents, M/s. Aarthi Consultants Private Limited, (Unit: Country Club Hospitality & Holidays Limited), 1-2-285, Domalguda, Hyderabad 500 029, Telangana, or to the Company at its Registered Office with their Folio Number(s).
- 5. Members holding shares in dematerialised form are requested to notify/send any changes in their address to the concerned Depository Participant (s).
- 6. For convenience of the Members and proper conduct of the meeting, entry to the meeting venue will be regulated by Attendance Slip. Members are requested to sign at the place provided on the Attendance Slip and hand it over at the registration counter.
- 7. Members who hold shares in dematerialized form are requested to write their client ID and DP ID. Those who hold shares in physical form are required to write their Folio Number in the Attendance slip for attending the meeting.
- 8. Members desiring any information relating to the accounts are requested to write to the Company well in advance so as to enable the management to keep the information ready.
- 9. In case of joint holders attending the Meeting, only such joint holders who are higher in the order of names will be entitled to vote.
- A Statement giving the details of the Director (s) seeking re-appointment in the accompanying notice, as
 required under Regulation 36 of the SEBI (Listing Obligations and Disclosure Requirements), 2015 is
 annexed thereto.
- 11. The Companies Equity shares are listed at BSE Limited and National Stock Exchange and the listing fee for the FY 2018-19 has paid.
- 12. Section 72 of the Companies Act, 2013 extends the nomination facility to individual shareholders of the Company. Therefore, the shareholders willing to avail this facility may make nomination in Form SH-13 for initial registration of nomination and Form SH-14 for cancellation and variation of nomination as per Companies Act, 2013 to the Company's R.T.A. This nomination form should be submitted at Registrar and Share Transfer Agent (R. T. A.) as per the address mentioned in the Corporate Governance Report.
- 13. In terms of the provisions of Section 152 of the Act, Sri Yedaguri Siddharth Reddy, Vice-Chairman & Director of the Company retire by rotation at the AGM. Nomination and Remuneration Committee and the Board of Directors of the Company commend his appointment. Further Sri Yedaguri Siddharth Reddy is interested in the Ordinary Resolution set out at Item No. 2 of the Notice with regard to his re-appointment. Sri Yedaguri Siddharth Reddy, Vice-Chairman & Director being related to Sri Yedaguri Rajeev Reddy and Sri Yedaguri Varun Reddy may be deemed to be interested in the resolution set out at Item No. 2 of the Notice. Saved and except the above, none of the other Directors / Key Managerial Personnel of the Company / their relatives are, in any way, concerned or interested, financially or otherwise, in the Ordinary Business set out under Item No. 2 of the Notice.
- 14. The requirement to place the matter relating to appointment of Auditors for ratification by members at every Annual General Meeting is done away with vide notification dated May 7, 2018 issued by the Ministry of Corporate Affairs, New Delhi. Accordingly, No Resolution is proposed for a Ratification of Appointment of Auditors, who were appointed in the 26th Annual General Meeting held on 28th September, 2017.
- 15. Details of Directors retiring by rotation / seeking re-appointment at the ensuing Annual General Meeting are provided as Additional Information required to be furnished under Regulation 36 of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 to this Notice.

16. SEBI has decided that Securities of listed companies can be transferred only in dematerialised form from a cut-off date, to be notified. In view of the above and to avail various benefits of dematerialisation, members are advised to dematerialise shares held by them in the physical form.

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

Item # 3:

Sri Yeleswarapu Subba Rao (DIN 03030193) was appointed as an Independent Director of the Company and he holds office as an Independent Director of the Company up to 30th September, 2019 ("first term").

The Board of Directors, on the basis of the Report of Performance evaluation, has recommended reappointment of Sri Yeleswarapu Subba Rao as an Independent Director of the Company for a second term of 5 (five) consecutive years on the Board of the Company from 30th September, 2019 up to 30th September, 2024.

The Board, based on the Performance evaluation and as per the recommendation of the Nomination and Remuneration Committee, considers that, given his background and experience and contribution made by him during his tenure, the continued association of Sri Yeleswarapu Subba Rao would be beneficial to the Company and it is desirable to continue to avail his services as an Independent Director. Accordingly, it is proposed to re-appoint Sri Yeleswarapu Subba Rao as an Independent Director of the Company, not liable to retire by rotation, for a second term of 5 (five) consecutive years on the Board of the Company from 30th September, 2019 up to 30th September, 2024.

Sri Yeleswarapu Subba Rao is not disqualified from being appointed as a Director in terms of Section 164 of the Act and has given his consent to act as Director.

The Company has also received a declaration from Sri Yeleswarapu Subba Rao that he meets the criteria of Independence as prescribed both under Section 149(6) of the Act and under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations").

In the opinion of the Board Sri Yeleswarapu Subba Rao fulfils the conditions for appointment as a Independent Director as specified in the Act and Listing Regulations. Sri Yeleswarapu Subba Rao is Independent of the Management.

Details of Sri Yeleswarapu Subba Rao, are provided in the Additional Information required to be furnished under Regulation 36 of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 to this Notice of the Annual Report. He shall be paid remuneration by way of sitting fees for attending meetings of the Board or Committees thereof or for any other purpose whatsoever as may be decided by the Board, reimbursement of expenses for participating in the Board or other meetings.

Copy of the draft letter of appointment of Sri Yeleswarapu Subba Rao setting out the terms and conditions of appointment is available for inspection by the members at the Registered Office of the Company.

Sri Yeleswarapu Subba Rao is interested in the resolution set out at Item No. 3 of the Notice with regard to his Re-appointment. Relatives of Sri Yeleswarapu Subba Rao may be deemed to be interested in the resolution to the extent of their shareholding interest, if any, in the Company. Saved and except the above,

none of the other Directors / Key Managerial Personnel of the Company / their relatives are, in any way, concerned or interested, financially or otherwise, in the resolution.

The statement may also be regarded as an appropriate disclosure under the Act and the Listing Regulations.

The Board commends the Special Resolution set out at Item No. 3 of the Notice for approval by the Members.

Item # 4:

Sri Venkat Ratna Kishore Dukkipati (DIN 01017518) was appointed as an Independent Director of the Company and he holds office as an Independent Director of the Company up to 30th September, 2019 ("first term").

The Board of Directors, on the basis of the Report of Performance evaluation, has recommended reappointment of Sri Venkat Ratna Kishore Dukkipati as an Independent Director of the Company for a second term of 5 (five) consecutive years on the Board of the Company from 30th September, 2019 up to 30th September, 2024.

The Board, based on the Performance evaluation and as per the recommendation of the Nomination and Remuneration Committee, considers that, given his background and experience and contribution made by him during his tenure, the continued association of Sri Venkat Ratna Kishore Dukkipati would be beneficial to the Company and it is desirable to continue to avail his services as an Independent Director. Accordingly, it is proposed to re-appoint Sri Venkat Ratna Kishore Dukkipati as an Independent Director of the Company, not liable to retire by rotation, for a second term of 5 (five) consecutive years on the Board of the Company from 30th September, 2019 up to 30th September, 2024.

Sri Venkat Ratna Kishore Dukkipati is not disqualified from being appointed as a Director in terms of Section 164 of the Act and has given his consent to act as Director.

The Company has also received a declaration from Sri Venkat Ratna Kishore Dukkipati that he meets the criteria of Independence as prescribed both under Section 149(6) of the Act and under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations").

In the opinion of the Board Sri Venkat Ratna Kishore Dukkipati fulfils the conditions for appointment as a Independent Director as specified in the Act and Listing Regulations. Sri Venkat Ratna Kishore Dukkipati is Independent of the Management.

Details of Sri Venkat Ratna Kishore Dukkipati, are provided in the Additional Information required to be furnished under Regulation 36 of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 to this Notice of the Annual Report. He shall be paid remuneration by way of sitting fees for attending meetings of the Board or Committees thereof or for any other purpose whatsoever as may be decided by the Board, reimbursement of expenses for participating in the Board or other meetings.

Copy of the draft letter of appointment of Sri Venkat Ratna Kishore Dukkipati setting out the terms and conditions of appointment is available for inspection by the members at the Registered Office of the Company.

Sri Venkat Ratna Kishore Dukkipati is interested in the resolution set out at Item No. 4 of the Notice with regard to his Re-appointment. Relatives of Sri Venkat Ratna Kishore Dukkipati may be deemed to be interested in the resolution to the extent of their shareholding interest, if any, in the Company. Saved and except the above, none of the other Directors / Key Managerial Personnel of the Company / their relatives are, in any way, concerned or interested, financially or otherwise, in the resolution.

The statement may also be regarded as an appropriate disclosure under the Act and the Listing Regulations.

The Board commends the Special Resolution set out at Item No. 4 of the Notice for approval by the Members.

For and on behalf of the Board For Country Club Hospitality & Holidays Limited

Y. Varun Reddy Vice Chairman, JMD & COO

DIN: 01905757

Place: Hyderabad Date: 13th August, 2019

ADDITIONAL INFORMATION REQUIRED TO BE FURNISHED UNDER REGULATION 36 OF THE SEBI (LISTING OBLIGATIONS & DISCLOSURE REQUIREMENTS) REGULATIONS, 2015 AND REVISED SS-2 ON GENERAL MEETING ISSUED BY ICSI:

As required under the Listing Agreement, the particulars of Directors who proposed to be appointed/re-appointed are given below:

1.Sri Yedaguri Siddharth Reddy

Particulars	Details of Directors seeking appointment/re-appointment
Name of the Director	Sri Yedaguri Siddharth Reddy
Director Identification Number (DIN)	00815456
Date of Birth	21-02-1983
Age	36 Years
Date of Appointment	30 th July, 2005
Qualification	Degree in Finance from University of Texas, Austin
Experience	Experience in Financial Planning and Financial Management
Terms and conditions of appointment	Sri Yedaguri Siddharth Reddy who retire by rotation at the 28th Annual
	General Meeting and being eligible, offer himself for re-appointment.
Number of Meetings of the Board	05
attended during the year	
Specific Functional areas	Mr. Yedaguri Siddharth Reddy as Vice-Chairman & JMD is an advisory to
	the Company in Management and Finance.
Directorships in other Listed/public	1 Listed Company, 8 Public Companies* & 1 Private Companies.
/private Companies	
Membership/chairmanship of	NIL
Committees of the other Boards	
No of Shares held in the Company	35,26,750 Equity Shares of Rs 2/- each consisting of 2.16%
Inter– se Relationship between the	Sri Yedaguri Siddharth Reddy is S/o. Sri Yedaguri Rajeev Reddy, Chairman
Board Members/Manager/ KMP	& Director and Brother of Sri Yedaguri Varun Reddy, Vice–Chairman &
	Director of the Company.

2. Sri Yeleswarapu Subba Rao

Particulars	Details of Directors seeking appointment/re-appointment
Name of the Director	Sri Yeleswarapu Subba Rao
Director Identification Number (DIN)	03030193
Date of Birth	14–07–1938
Age	81
Date of Appointment	20 th March, 2010
Qualification	B. Com
Experience	Vast Experience in Administration, Finance, Accounts and Audit
Terms and conditions of appointment	Sri Yeleswarapu Subba Rao whose office terminates at this 28th Annual
	General Meeting has been re-appointed as Independent Director of the
	Company for further period of 5 Years commencing from 30.09.2019.
Number of Meetings of the Board	05
attended during the year	
Specific Functional areas	Sri Yeleswarapu Subba Rao as Independent Director is also the
	Chairman of the Audit Committee.
Directorships in other Listed/public	1 Private Company
/private Companies	
Membership/chairmanship of	NIL
Committees of the other Boards	NIL
No of Shares held in the Company	NIL
Inter– se Relationship between the	
Board Members/Manager/ KMP	

3. Sri Venkat Ratna Kishore Dukkipati

Particulars	Details of Directors seeking appointment/re-appointment
Name of the Director	Sri Venkat Ratna Kishore Dukkipati
Director Identification Number (DIN)	01017518
Date of Birth	12-07-1948
Age	71
Date of Appointment	30 th October, 2006
Qualification	Bachelor of Technology – Specialized in Textile Technology from the University of Madras
Experience	Vast Experience in Administration, Human Resource Management
Terms and conditions of appointment	Sri Venkat Ratna Kishore Dukkipati whose office terminates at this 28 th
	Annual General Meeting has been re-appointed as Independent Director
	of the Company for further period of 5 Years commencing from 30.09.2019
Number of Meetings of the Board	04
attended during the year	
Specific Functional areas	Sri Venkat Ratna Kishore Dukkipati as Independent Director is also the
	Chairman of the CSR Committee.
Directorships in other Listed/public	NIL
/private Companies	
Membership/chairmanship of	NIL
Committees of the other Boards	NIL
No of Shares held in the Company	NIL
Inter– se Relationship between the	
Board Members/Manager/ KMP	

NOTE: * Private Companies which are Subsidiary of Public Company

BOARD'S REPORT

To.

The Members of

M/s. Country Club Hospitality & Holidays Limited

The Directors are pleased in presenting the 28th Annual Report of the Company together with Audited Financial Statements for the year ended 31st March, 2019.

Financial Results (Rupees in Lakhs)

	Consolidated		Standalone	
Particulars	Current Year	Previous Year	Current Year	Previous Year
Total Income	26657.42	33241.58	21468.29	23679.97
Operating profit before interest, depreciation and tax	4332.59	5147.82	3904.28	4175.31
Interest and financial charges	4556.85	4414.00	3752.53	3383.57
Depreciation	4460.83	4798.59	1694.47	1795.15
Profit before taxation	(4685.09)	(4064.76)	(1542.72)	(1003.41)
Tax	681.57	760.39	649.05	721.20
Profit after taxation	(5366.66)	(4825.15)	(2191.77)	(1491.05)
Transfer to General Reserves	Nil	Nil	Nil	Nil
Provision for dividend	Nil	Nil	Nil	Nil
Provision for dividend tax	Nil	Nil	Nil	Nil
Surplus carried to Balance Sheet	Nil	Nil	Nil	Nil

Statement of Affairs and Operations:

During the year under review, the Consolidated turnover of the Company was ₹.266.57 Crore as compared to ₹.332.41 Crores for the previous year. The Company is constantly striving to improve its membership, and hopes to achieve better results in the forthcoming year.

Divedend:

During the year under review the Board of Directors has not recommended dividend.

Compliance:

While preparing the agenda, notes on agenda and minutes of the meeting(s), is responsible for and is required to ensure adherence to all applicable laws and regulations, including the Companies Act, 2013 read with rules framed thereunder, Listing Regulations and Secretarial Standards issued by the Institute of Company Secretaries of India

Outlook:

India's travel and tourism industry is one of the most profitable industries in the country, and also credited with contributing a substantial amount of foreign exchange. Indian tourism offers a potpourri of different cultures, traditions, festivals and places of interest.

Number of meetings of the board:

The Meetings of the Board and the committees of the Board were held during the Financial Year 2018-19.

- 5 (Five) Board Meetings;
- 4 (Four) Audit Committee Meetings
- 1 (One) Nomination and Remuneration Committee meeting
- 1 (One) Stake Holders relationship Committee
- 1 (One) Independent Directors Meeting

For details pertaining to dates attendance of Directors for the said Meetings, please refer to the corporate governance report, which forms part of this report.

Share Capital:

The Paid-up Share Capital of the Company stands at ₹. 32,69,29,470 (Rupees Thirty Two Crores Sixty Nine Lakhs Twenty Nine Thousand Four Hundred and Seventy Only) as on 31st March, 2019.

The entire Paid-up Share Capital of the Company is listed with both the Stock Exchange(s) namely, M/s. BSE Limited and M/s. National Stock Exchange Of India Limited (NSE).

Management Discussion and Analysis:

Pursuant to Regulation 34 of SEBI (Listing Obligations & Disclosure Requirements) Regulations 2015, a report on the management discussion and analysis is enclosed herewith

CONSERVATION OF ENERGY, TECHNICAL ABSORPTION AND FOREIGN EXCHANGE EARNINGS AND OUTGO:

Additional information as required U/s134 of the Companies Act, 2013:

(a)	Conservation of energy: (i) Steps taken onConservation of energy: (ii) Steps taken for utilizing alternate sources of energy: (iii) Capital Investment on energy conservation equipments	The Company is continuously monitoring the consumption of energy and implements wherever necessary the required measures for conserving it.
(b)	Technology absorption: (i) The efforts made towards technology: (ii) The benefits derived like products: (iii) In case of imported technology imported during the last three years: (iv) Research and development (R&D)	No technology – indigenous or foreign – is involved. No technology has been imported during the last three years. No research and development was carried out.
(c)	Foreign Currency Earnings/Inflow Foreign Currency Expenditure / Outflow	NIL NIL

Extracts of Annual Return and other disclosures under Companies (Appointment & Remuneration) Rules, 2014

The Extract of Annual Return in Form No. MGT-9 as per Section 134 (3) (a) of the Companies Act, 2013 read with Rule 8 of Companies Act (Accounts) Rules 2014 and Rule 12 of Companies (Management & Administration) Rules, 2014 duly certified by the Practicing Company Secretary is annexed hereto and forms part of this report.

Particulars of Employees:

Information as per Rule 5(1) of Chapter XIII, Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014

Name of Director	Designation	Remuneration FY 18-19	Remuneration FY 17-18	% of remune- ration in 2019 as compared to 2018	Ration of remuneration to MRE
Yedaguri Rajeev Reddy	Chairman &	1,68,00,000	1,68,00,000	0%	117 times
	Managing Director				
Yedaguri Siddharth Reddy	Vice-Chairman,	36,00,000	36,00,000	0%	25 times
	JMD & CEO				
Yedaguri Varun Reddy	Vice-Chairman,	36,00,000	36,00,000	0%	25 times
,	JMD & COO				
Key Managerial Personnel	other than Directors:				
Kudligi	Chief Financial	26,06,100	26,06,100	0%	18.10 times
Phaneendra Rao	Officer				
Sreelatha V	Company Secretary	3,00,000	3,00,000	0%	2.08 times

- 1. The Median Remuneration of the employees of the Company during the financial year was ₹. 1,44,000/-
- 2. In the financial year, there was an increase of 8-10% in the median remuneration employees.
- 3. There are 3480 permanent Employees on the Rolls of the Company as on 31st March, 2019.
- 4. The key parameters for the variable component of remuneration availed by the directors are considered by the Board of Directors based on the recommendations of the Nomination and Remuneration Committee.
- 5. 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 N.A. and
- 6. It is hereby confirmed that the remuneration is as per the remuneration policy of the Company.

The remuneration paid to the Key Managerial Personnel of the Company is as per remuneration policy

Particulars of Employees receiving remuneration of ₹.1,02,00,000 or more per annum or ₹.8,50,000/- or more per month are given below:

Information as per Rule 5(2) of Chapter XIII, Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 The Directors are to report that none of the employees were in receipt of remuneration of $\underline{\mathfrak{T}}$.1,02,00,000 or more per annum or $\underline{\mathfrak{T}}$.8,50,000 or more per month.

Board of Directors:

Appointment and Cessation of the Directors from the Board is as follows:

- 1. Sri Satyanarayana Raju vacated from the Board of Directors w.e.f 18th April, 2019.
- 2. Sri. D. Krishna Kumar Raju, vacated from the Board as Director w.e.f 13th August, 2018.

In accordance with the provisions of the Companies Act, 2013 and the Articles of Association of the Company, Sri Yedaguri Siddharth Reddy, Director of the Company who retire by rotation at the 28th Annual General Meeting and being eligible, offer himself for re-appointment.

Further Sri Yeleswarapu Subba Rao, Independent Director whose office terminates at this 28th Annual General Meeting has been re-appointed for a second term as Independent Director of the Company for further period of 5 Years commencing from 30.09.2019 up to 30.09.2024 whose office is not liable to retire by rotation.

Further Sri Venkat Ratna Kishore Dukkipati, Independent Director whose office terminates at this 28th Annual General Meeting has been re-appointed for a second term as Independent Director of the Company for further period of 5 Years commencing from 30.09.2019 up to 30.09.2024 whose office is not liable to retire by rotation.

Brief profile of the Director proposed to be re-appointed stating the nature of their expertise in specific functional areas, their shareholding along with other relevant details are given at the end of the Notice of the Annual General Meeting. The Board recommends their reappointment by the Members at the ensuing 28th Annual General Meeting.

None of the directors of the Company are disqualified from being appointed as directors as specified in section 164 of the Companies Act, 2013, as amended.

Statement on Declaration given by Independent Directors under Sub-Section (6) of Section 149 of the Companies Act, 2013:

The Independent Directors have submitted the Declaration of Independence, as required pursuant to Section 149 (7) of the Companies Act, 2013 stating that they meet the criteria of independence as provided in Sub-Section (6) of section 149 of Companies Act, 2013.

Directors' Responsibility Statement:

Pursuant to the requirements under Section 134 (5) of the Companies Act, 2013 (the Act) with respect to the Directors' Responsibility Statement, and based upon representations from the Management, the Board of Directors of the Company hereby confirms:

- (a) that in the preparation of the annual accounts for the Financial year ended 31st March, 2019, the applicable accounting standards have been followed there are no material departures;
- (b) that 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 end of the financial year, and Profit and Loss Statement of the Company for the year:
- (c) that the directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of Companies Act, 2013 for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- (d) that the directors have prepared the annual accounts of the Company on a going concern basis;
- (e) that the directors have laid down internal controls to be followed by the Company and that such internal financial controls are adequate and were operating effectively; and
- (f) that the directors have devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively;

Related Party Transactions:

All the related party transactions are entered on arms length basis and are in compliance with the applicable provisions of the Act and the listing agreement. There are no materially significant related party transactions made by the Company during the Financial Year 2018-19 which may have the potential conflict with the interest of the company at large.

Thus disclosure in Form AOC-2 is not required.

Auditors:

M/s. P C N & Associates (Formerly known as M/s Chandra Babu Naidu & Co.,) Chartered Accountants, were appointed as Statutory Auditors of the Company in 26th Annual General Meeting for Five Consecutive years and shall hold the office until the conclusion of the 30th Annual General Meeting as per section 139 of Companies Act, 2013.

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. The Auditors have not reported any frauds to the Audit Committee and/or to the Central Government as prescribed under Section 143 (12) of the Companies Act, 2013.

Types of Committees:

The Company has 4 Committees, they are:

a) Audit Committee

Composition of the Audit Committee:

The Audit Committee for the year was constituted of the following members

Name of the Member	Category
1. Sri Y. Subba Rao, Chairperson	1
2. Sri D. V. Ratna Kishore, Member	Independent Directors
3. Smt. Mamatha Madhavi V Reddy	7 J

Mrs. V. Sreelatha, Company Secretary has acted as Secretary of the Committee.

b) Nomination & Remuneration Committee

The Nomination and Remuneration Committee for the year was constituted of the following members:

Name of the Member	Category	
1. Sri K. Satyanarayana Raju, Chairman*	1	
2. Sri Y. Subba Rao, Member	Independent Directors	
3. Sri D. V. Ratna Kishore, Member	J	

^{*} w.e.f 18th April, 2019 Sri K. Satyanarayana Raju , Chairman has resigned from the committee and Smt. Mamatha Madhavi V Reddy appointed as Chairperson.

c) Stakeholders Relationship Committee

The Stakeholders Relationship Committee was constituted of the following Directors:

Name of the Member	Category	
1.Sri Y. Subba Rao, Chairman	1	
2.Sri D. V. Ratna Kishore, Member	Independent Directors	
3.Smt. Mamatha Madhavi V Reddy, Member	J	

d) Corporate Social Responsibility Committee

The Corporate Social Responsibility Committee was constituted of the following Directors:

Name of the Member	Category	
1.Smt. Mamatha Madhavi V Reddy, Chairperson	Independent Directors	
2.Sri D. V. Ratna Kishore, Member	Independent Directors	
3.Sri Yedaguri Siddharth Reddy, Member	Director	

Statement pursuant to the Listing Agreement:

The Company's equity shares are listed on the BSE Limited (BSE) and National Stock Exchange of India Limited (NSE) and the Company has paid the annual listing fees of BSE Limited only up to Financial Year 2019-20 and For NSE Listing Fees necessary arrangements have been done and will be paid shortly.

Corporate Governance:

The Company is committed to maintain the highest standard of Corporate Governance and adhere to the Corporate Governance requirements set out by the Security Exchange Board of India (SEBI). As required by Regulation 34 of SEBI (LODR) Regulations, 2015 a separate section containing the Report on Corporate Governance together with the requisite certificate on the compliance with the conditions of Corporate Governance issued by the Auditors of the Company is appended hereto and they form part of this Annual Report.

Secretarial Audit

The Board of Directors have appointed M/s R. & A Associates, a firm of practicing Company Secretaries, Hyderabad as the Secretarial Auditor to conduct Secretarial Audit of the Company for the Financial year ended 31st March, 2019 in compliance with the provisions of Section 204 of the Companies Act, 2013.

The report of the Secretarial Audit Report by M/s. R & A Associates, in **Form MR-3** is enclosed as **Annexure-II** to this Report.

The report on secretarial audit does not contain any qualification or adverse remark.

Vigil Mechanism/Whistle Blower Policy:

In accordance with Section 177(9) of the Act and rules framed thereunder read with Regulation 22 of the Listing Regulations, The Board of Directors of the Company has adopted Whistle Blower Policy. This policy is formulated to provide an opportunity to directors or employees and an avenue to raise concerns and to access in good faith the Audit Committee, to the highest possible standards of ethical, moral and legal business conduct and its commitment to open communication, in case they observe unethical and improper practices or any other wrongful conduct in the Company, to provide necessary safeguards for protection of employees from reprisals or victimization and to prohibit managerial personnel from taking any adverse personnel action against those employees.

Details of adequacy of internal financial controls

The company has in place adequate internal financial controls with reference to financial statements. In addition, the Company has also appointed M/s. B.N & Company, Chartered Accountants as the Internal Auditors of the Company to conduct the regular Internal Audit and place its Report before the Audit Committee. During the year, such controls were tested and no reportable material weakness in the design or operation was observed.

Change in the Nature of Business:

There has been no change in the nature of business of the Company during the financial year under review.

The details of significant material orders passed by the regulators or courts or tribunals impacting the

going concern status and Company's operations in future:

No significant or material orders were passed by the regulators or courts or tribunals impacting the going concern status and company's operations in future during the year under review

Material changes and Commitments:

There were no material changes and commitments in the business operations of the Company from the Financial Year ended 31st March, 2019 to the date of signing of the Director's Report.

Risk Management Policy

The Company has policy for identifying risk and established controls to effectively manage the risk. Further the company has laid down various steps to mitigate the identified risk.

Mechanism for Board Evaluation:

Pursuant to Regulation17 of the SEBI(LODR)Regulations,2015and section 134 of the Companies Act, 2013states that the board shall monitor and review the board evaluation framework. The Companies Act, 2013 states that a formal annual evaluation needs to be made by the Board of its own performance and that of its committees and individual directors. Schedule IV of the Companies act, 2013 states that the performance evaluation of the independent directors shall be done by the entire Board of Directors, excluding the director being evaluated.

The Directors evaluation was broadly based on the parameters such as understanding of the Company's vision and objective, skills, knowledge and experience, participation and attendance in Board/ Committee meetings; governance and contribution to strategy; interpersonal skills etc.

The Board has carried out the annual performance evaluation of its own performance, the Directors individually as well as evaluation of the working of its Board Committees. A structures questionnaire was prepared 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.

A meeting of the Independent Directors was also held which reviewed the performance of Non-Independent Directors, Chairman and the quality, quantity and timelines of flow of information between the Company management and Board.

Disclosure pertaining to sexual harassment of women at workplace:

The Company has a policy for prevention of sexual harassment at the workplace. In accordance with the Sexual Harassment of Women at the Workplace (Prevention, Prohibition and Redressal) Act, 2013 ("Redressal Act") and rules made thereunder, the Company has constituted an Internal Complaints Committee (ICC). During the Financial year ended 31st March, 2019 the Company has neither received any complaints nor there are any pending complaints pertaining to sexual harassment.

Subsidiary Companies:

Pursuant to Section 129(3) of the Companies Act, 2013, a statement consisting salient features of financial statements of subsidiaries, associates and joint venture companies in **Form AOC-1** is attached. The Company has Twenty Two (22) subsidiary outfits as on 31st March, 2019:

Domestic Subsidiaries:

- 1. Aguarian Realtors Private Limited
- 2. Bush Betta Holiday Ownership Wildlife Adventure Resort Private Limited
- 3. Bright Resorts Private Limited
- 4. Chanakyapuri Resorts Private Limited
- Club Arzee Limited
- 6. Country Vacations International Limited
- 7. International Country Holidays Private Limited
- Jade Resorts Private Limited*
- 9. J J Arts & Entertainments Private Limited
- 10. Kolet Resort Club Private Limited*
- 11. Maruti Waterpark and Entertainments Private Limited
- 12. Swami Vivekanand Training and Education Centre Private Limited
- 13. Swimwel Investment and Trading Private Limited

International Subsidiaries:

- Country Club Babylon Resort Private Limited, Sri Lanka
- 2. Country Vacations International Limited, Dubai
- 3. Country Vacations International LLC, Dubai*
- Country Vacations International LLC, Oman*
- 5. Country Vacations International LLC, Abu Dhabi*
- 6. Country Vacations International W.L.L, Bahrain*
- 7. Country Club and Vacations WLL, Qatar*
- 8. Country Vacations International SDN BHD, Malaysia*
- 9. Country Vacations International Limited, London*

The Ministry of Corporate Affairs (MCA) has through its General Circular No. 2/2011 dated 08th February 2011, has granted general exemption to all the Companies from the requirement to attach various documents in respect of Subsidiary Companies, as set out in Section 129of the Companies Act 2013. Accordingly Balance sheet, Profit and Loss Statement and other documents of the Subsidiary Companies are not being attached with the balance sheet of the Company.

Further your Company hereby undertakes that Annual Accounts of the Subsidiary Companies and the related detailed information shall be made available to the Shareholders of the Company and Subsidiary Companies seeking such information at any point of time. The Annual Accounts of the Subsidiary Companies shall also be kept open for inspection by the Shareholders at the Registered Office of the Company and of the Subsidiary Companies concerned. The Company shall furnish a hard copy of details of Accounts of Subsidiaries to any shareholder on demand.

Management Discussion and Analysis

Tourism has now become a significant industry in India. It is a sun rise industry, an employment generator, a significant source of foreign exchange for the country. The booming tourism industry has had a cascading effect on the hospitality sector with an increase in the occupancy ratios and average room rates. India is a large market for travel and tourism. It offers a diverse portfolio of niche tourism products - cruises, adventure, medical, wellness, sports, MICE, eco-tourism, film, rural and religious tourism. India has been recognized as a destination for spiritual tourism for domestic and international tourists.

Since the establishment, the Country Club Hospitality & Holidays Limited ("the Country Club") is a pioneer in the concept of offering 360° leisure hospitality membership services in India. A full range of Country Club specialty

^{*} Has become subsidiary of the Company under Section 2(87) of the Companies Act, 2013.

services include member exclusive clubbing hubs, splendid holiday destinations, trendy fitness centers and star-studded entertainment events.

The Country Club has over 50 ownership clubs, resorts and hotels in India, Middle East, Bangkok and Sri Lanka. Also, it offers over 20 member exclusive fitness centers and over 4000 holiday exchange associates and Country Vacations global hospitality associates. The massive network consists of social clubs in urban hotspots, city-centric luxurious hotels, serene wellness rejuvenation hubs, beachfront resorts, hilltop vacation homes, wildlife jungle lodges and water amusement parks.

Industry Megatrends

The hospitality industry has been undergoing changes and disruptions over the last decades. The key trends that are reshaping the industry are listed here:

- o Virtual communities across social networks like TripAdvisor and Google, among others influence tourists and lead to more transparency
- o Online Travel Agents (OTAs) have altered distribution channels, facilitated a shift towards large brands and have built enduring relations with travelers
- o Digitalised guest experiences through apps are increasingly helping hoteliers manage many aspects of the guest cycle and experience
- Booming global tourism, owing to enablers like low-cost carriers and healthy GDP growth in emerging markets.
- o Rising trend of experience economy wherein customers request extreme personalization, unique experiences, and so on

International tourism:

Travel and tourism industry contributed 9.2% to India's GDP and registered a growth of 6.7% in 2018 (Source: WTTC). The industry supported 43 million jobs in the country (8.1% of total employment). Besides, the introduction of a new category of visa—the medical visa or M visa—is expected to encourage medical tourism in India. Total contribution by travel and tourism sector to India's GDP is expected to increase from ₹ 15.24 trillion (US\$ 234.03 billion) in 2018 to ₹ 32.05 trillion (US\$ 492.21 billion) by 2028.

During 2018, arrivals through e-tourist visa increased 39.60 per cent year-on-year to 2.37 million. During January 2019, arrivals through e-tourist visa increased by 21.10 per cent year-on-year to 0.29 million. In September 2018, the Indian government launched the 'Incredible India Mobile App' to assist the traveller to India and showcase major experiences for travelling. The Government of India is working to achieve one per cent share in world's international tourist arrivals by 2020 and two per cent share by 2025.

Indian Tourism:

Major reforms were undertaken over the past year. The transformational Goods and Services Tax (GST) was launched on 1st July, 2017 and The Indian Bankruptcy Code was introduced to facilitate early resolution of Companies in financial crisis. As a result of these measures, the dissipating effects of earlier policy actions and the export uplift from the global recovery, the economy began to accelerate in the second half of the year. The advance estimates released by the Central Statistics Office anticipates GDP growth for 2018-19 to 7% as compared to the 6.75% growth achieved in 2017-18, thereby re-instating India as the world's fastest growing major economy. This growth has been achieved in a milieu of lower inflation, improved current account balance and notable reduction in the fiscal deficit to GDP ratios.

India continued to build its lead as one of the fastest growing large economies in the world during FY 2018-19.

Recent estimates as per the Central Statistical Office pegged GDP growth for FY 2018-19 at 7% led by government expenditure on roads and affordable housing, strong gross capital formation and improved exports. A moderate, but resilient private consumption and steady construction activity remain enablers to this growth (Source: Monetary Policy Committee of RBI, April 2019). Domestic consumption is expected to grow into a \$6 trillion opportunity by 2030 (Source: WEF Future of Consumption in Fast-Growth Consumer Markets: India, January 2019).

The Indian tourism and hospitality industry has emerged as one of the key drivers of growth among the services sector in India. The second-largest sub-segment of the services sector comprising trade, repair services, hotels and restaurants contributed. Tourism in India has significant potential considering the rich cultural and historical heritage, variety in ecology, terrains and places of natural beauty spread across the country. Tourism is also a potentially large employment generator besides being a significant source of foreign exchange for the country.

India's tourism sector attracted capital investments expected to reach US\$95 billion by 2028. The collective government spending in India on travel and tourism is expected to reach INR 368 billion (US\$5.85 billion) in 2028 from INR 170 billion (US\$2.81 billion) in 2017. The year 2017-18 marked the third year of the up cycle for the Indian Hospitality Industry.

Outlook:

India's hotel industry is on an upswing on the back of robust prospects in the domestic tourism industry, increasing foreign tourist arrivals, improving forex inflows, high demand for air travel and muted supply growth. These factors corroborated by domestic macroeconomic data suggest the road ahead will bring higher revenues and margins for the hospitality industry in the country. Growth in upscale and budget hotels, in particular is expected to be buoyant with other segments too witnessing healthy momentum. The hospitality industry is evolving with the advent of new technology and concepts. While technology plays a significant role as a differentiator in the industry, sustainable practices are growing fast to become a major determinant of success for tourism businesses.

The Company believes that the penetration of vacation ownership in India is low and there is considerable room for growth. Consistent improvements in member satisfaction, which are at an all time high, are testimony to its ability to deliver unique and immersive holiday experiences at scale. At the same time, the excellence in member servicing achieved through a combination of technology based solution and scalable processes has improved its competitive positioning in the Industry.

SWOT Analysis:

Opportunities

- The trend of higher demands on quality could add value to the sector.
- Concerns for climate and health are also trends that potentially add value to products and services.
- Increasing globalization, leading to more international travelers and tourists, especially from emerging economies.
- Hotels also have an opportunity for year-round customers thanks to their business structure. The peak season often brings about domestic and international tourism, but the off-season brings about local tourists who wait until national or international demands have been greatly reduced.

Threats

Changing economic times can also affect the hotel industry.

- Local conditions also affect the hotel industry. In places where there is political unrest, tourism is going to be down dramatically.
- The lack of sufficiently skilled personnel jeopardises the quality of the sector.
- If the climate threat grows, long distance travelling might decrease and thereby hurt the sector.

Risks and Concerns:

Operational risks- Operational risks mainly relate to meeting customer expectations in terms of quality of service and maintaining a balance between the inventory of resorts and growth of customers. These assume significance given the long service duration of the key products. As there are multiple choices, both in terms of location and dates, there could be occasions where the first choice of holiday requested by the customers may not be available, which may result in dissatisfaction.

Financial risks- The Company's business involves significant investments in building resorts for its operations. These expose it to risks in terms of timely and adequate availability of funds at competitive rates to finance its growth. Besides, the Company offers its customers schemes to finance the purchase of the vacation ownership and similar products, which exposes it to credit risks. Another financial risk that the Company is exposed to is potential non-payment or delayed payment of membership instalments and/or the annual subscription fee by members resulting in higher outstanding receivables.

Segment-wise performance:

The Company is primarily engaged in the business of sale of Vacation Ownership and other related services in India. As such, the Company operates in a single segment and there are no separate business and geographic reportable segments for the purpose of Indian Accounting Standard 108 on Segment Reporting.

Internal control systems and their adequacy:

Adequate internal control systems exist in terms of financial reporting, efficiency of operations and compliances with various rules, regulations etc, covering all operational departments. The Internal Auditor reviews the internal control procedures and its implementation on a regular basis and submits monthly reports. Corrective action is taken for any weaknesses that may be reported by the Internal Auditor. In order to enhance the control system further, each department has to justify the variances and discrepancies. The Audit Committee of the Board oversees the adequacy of the internal control procedures, monitors the implementation of internal audit recommendations through the compliance reports submitted to them.

Financial performance with respect to operational performance:

During the year under review the Company achieved a consolidated turnover of ₹. 266.57 cr) and PAT of ₹. (53.66 Cr) as compared to turnover ₹. 332.41 Crore and PAT of ₹. (48.25 Cr). The Company is constantly striving to improve its membership and hopes to achieve better results in the forthcoming year.

Human resource developments:

Given the highly specialised nature of the Company's business and the large number of locations where it operates, attracting and nurturing the right talent is at the core of your Company's strategy for success and growth. Accordingly, the HR function is organised into three key areas: customer acquisition, resort operations and corporate functions. During the year, focus was on building capabilities through a structured approach to

drive the Company's performance. This encompassed implementing changes across all components of the HR function: recruitment, employee engagement, reward and recognition, skill upgrading, talent management, organisational culture and employee relations. During the year focus was on building capabilities and skills through target learning and development (L&D) interventions. There are 3480 permanent Employees on the Rolls of the Company as on 31stMarch, 2019.

Personnel:

The relationship between the management and the staff was very cordial throughout the year under review. Your Directors take this opportunity to record their appreciation for the cooperation and loyal services rendered by the employees.

Acceptance of Deposits:

The Company has not accepted any deposits, during the year under review.

Particulars of Loans, Guarantees and Investments:

There were no fresh guarantees made by the Company under Section 186 of the Companies Act, 2013 during the year under review.

Acknowledgments:

Your Directors wish to place on record their appreciation for the support extended by government authorities, bankers, customers and shareholders of the Company.

Your Directors also wish to place on record their appreciation for the sincere services rendered by the employees of your Company during the year. Their dedication, teamwork and efficiency have been commendable.

For and on behalf of the Board For Country Club Hospitality & Holidays Limited

Y. Siddharth Reddy

Place : Hyderabad Date : 13th August, 2019 Y. Varun Reddy Vice-Chairman, JMD & COO

hairman, JMD & COO Vice-Chairman, JMD & CEO DIN: 01905757 DIN: 00815456

ANNEXURES TO DIRECTORS' REPORT Annexure-I

EXTRACT OF ANNUAL RETURN (MGT-9) as on the financial year ended on 31st March 2019

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

I.REGISTRATION AND OTHER DETAILS

i) CIN	L70102TG1991PLC012714
ii) Registration Date	17.05.1991
iii) Name of the Company	Country Club Hospitality & Holidays Limited
iv) Category / Sub-Category of the Company	Company limited by Shares & Indian
	Non Government Company
v) Address	Amrutha Castle, 5-9-16, Saifabad, OppSecretariat,
	Hyderabad – 500 063, Telangana, India
vi) Whether listed company Yes / No	Yes
vii) Name, Address and Contact details of	Aarthi Consultants Private Limited
Registrar and Transfer Agent, if any	1-2-285, Domalguda, Hyderabad, Telangana- 500 029
	040-27638111, 27634445

II.PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY

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

	Name and Description of main products / services		% to total turnover of the company
1.	Hospitality Services	5510	100

III.PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES

No. of Companies for which information is being filled:

SI. No.	NAME AND ADDRESS OF THE COMPANY	CIN	HOLDING/ SUBSIDIARY/ ASSOCIATE	% of shares held	Applicable Section
1.	Aquarian Realtors Private Limited	U70101GA1995P TC001789	Subsidiary	100	2(87)
2.	Bright Resorts Private Limited	U55102KL1992P TC006863	Subsidiary	100	2(87)
3	Bush Betta Holiday Ownership Wildlife Adventure Resort Private Limited	U24222TG1996P TC119197	Subsidiary	100	2(87)
4.	Chanakyapuri Resorts Private Limited	U55103WB2000P TC092219	Subsidiary	100	2(87)
5.	Club Arzee Limited	U50101GJ1996P LC029970	Subsidiary	100	2(87)
6.	Country Vacations International Limited	U85110TG2005P LC047136	Subsidiary	100	2(87)
7.	International Country Holidays Private Limited	U55101MH1984P TC032585	Subsidiary	100	2(87)
8	Jade Resorts Private Limited	U55101TG1996P TC112870	Step Down Subsidiary	100	2(87)

9.	J J Arts And Entertainments Private Limited	U92199TG2001P TC110570	Subsidiary	100	2(87)
10	Kolet Resort Club Private Limited	U67120GJ1995P TC026712	Step Down Subsidiary	100	2(87)
11	Maruti Waterpark And Entertainments Private Limited	U92199TG2003P TC119196	Subsidiary	100	2(87)
12	Swami Vivekanad Training And Education Centre Private Limited	U55101MH1997P TC112380	Subsidiary	100	2(87)
	Swimwel Investment And Trading Private Limited	U55101MH1981P TC025856	Subsidiary	100	2(87)
	Country Club Babylon Resorts Private Limited	N.A.	Subsidiary	100	2(87)
15	Country Vacations International Limited, Dubai	N.A.	Subsidiary	100	2(87)
16	Country Vacations International LLC, Dubai*	N.A.	Step Down Subsidiary	100	2(87)
17	Country Vacations International LLC, Oman*	N.A.	Step Down Subsidiary	100	2(87)
18	Country Vacations International LLC, Abu Dhabi*	N.A.	Step Down Subsidiary	100	2(87)
19	Country Vacations International W.L.L, Bahrain*	N.A.	Step Down Subsidiary	100	2(87)
20	Country Club and Vacations WLL, Qatar*	N.A.	Step Down Subsidiary	100	2(87)
21	Country Vacations International SDN BHD, Malaysia*	N.A.	Step Down Subsidiary	100	2(87)
22	Country Vacations International Limited, London*	N.A.	Step Down Subsidiary	100	2(87)

IV. SHAREHOLDING PATTERN (EQUITY SHARE CAPITAL BREAK UP AS PERCENTAGE OF TOTAL EQUITY) A) Category-wise Share Holding

Category of Shareholders	-		s held at the of the year			No. of Shares held at the end of the year				
S.No.	Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	the year	
A. Promoters (1) Indian										
a.Individual/HUF	120637386	0	120637386	73.8	120637386	0	120637386	73.8	0	
b.Central Govt	0	0	0	0	0	0	0	0		
c.State Govt (s)	0	0	0	0	0	0	0	0		
d.Bodies Corp.	0	0	0	0	0	0	0	0		
e.Banks / FI	0	0	0	0	0	0	0	0		
f.Any Other										
Sub-total (A) (1):-	120637386	0	120637386	73.8	120637386	0	120637386	73.8	0	
(2) Foreign										
a) NRIs - Individuals	0	0	0	0	0	0	0	0		
b) Other – Individuals	0	0	0	0	0	0	0	0		
c) Bodies Corp.	0	0	0	0	0	0	0	0		
d) Banks / FI	0	0	0	0	0	0	0	0		
e) Any Other	0	0	0	0	0	0	0	0		
Sub-total (A) (2):-										
Total shareholding	0	0	0	0	0	0	0	0		
of Promoter (A) =										
(A)(1)+(A)(2	120637386	0	120637386	73.8	120637386	0	120637386	73.8	0	

B. Public									
Shareholding									
1. Institutions	0	0	0	0.00	0	0	0	0.00	
a) Mutual Funds	42118	-	-	0.00	250	0		0.00	-0.02
b) Banks / FI		0	42118			1	250		-0.02
c) Central Govt	0	0	0	0.00	0	0	0	0.00	
d) State Govt(s)	0	0	0	0.00	0	0	0	0.00	
e) Venture Capital Funds	0	0	0	0.00	0	0	0	0.00	
f) Insurance Companies	0	0	0	0.00	0	0	0	0.00	0.00
g) FIIs	797083	0	797083	0.49	797083	0	797083	0.49	0.00
h) Foreign Venture	0	0	0	0.00	0	0	0	0.00	
Capital Funds									
i) Others (specify)	913580	0	913580	0.55	1066850	0	1066850	0.65	0.10
Sub-total (B)(1):-	1752781	0	1752781	1.07	1864183	0	1864183	1.15	0.08
2. Non-Institutions									
a) Bodies Corp.	3004866	24000	3028866	1.85	2018616	24000	2042616	1.25	-0.60
b) Individuals									
i) Individual shareholders	28098693	1456543	29555236	16.49	28887345	1289018	30176363	18.46	1.97
holding nominal share									
capital uptoRs. 2 lakh									
ii) İndividual	6257063	0	6257063	3.83	7082491	0	7082491	4.33	0.50
shareholders holding									
share capital									
in excess of Rs 2 lakh									
c) Others									
i) NRI's	940449	106000	1046449	0.64	974170	64000	1038170	0.63	-0.01
ii) Clearing Members	1186954	0	1186954	0.73	623526	0	623526	0.38	-0.35
iii) Trusts	0	0	0	0.00	0	0	0	0.00	0.00
Sub-total (B)(2):-	39488025	1586543	41074568	25.45	39586148	1377018	40963166	25.05	-0.40
Total Public									
Shareholding									
(B)=(B)(1)+	41240806	1586543	42827349	26.20	41450331	1377018	42827349	26.20	0.00
(B)(2)								_===	
C. Shares held by	0	0	0	0.00	0	0	0	0.00	0.00
Custodian for	Ĭ								
GDRs & ADRs									
	101000100	1-00-10		400	40000==4=	10==010	100101=0=	400	0.00
Grand Total (A+B+C)	161878192	1586543	163464735	100	162087717	1377018	163464735	100	0.00

B) Shareholding of Promoters:

S.No.	Shareholder's Name					nareholding at end of the yea		% change in share
		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	Pleagea /	holding during the year
1	Y. Rajeev Reddy	106337986	65.05	0.00	106337986	65.05	0.00	0.00
2	Y. Maniula Reddy	6654525	4.07	0.00	6654525	4.07	0.00	0.00
3	Y. Siddharth Reddy	3526750	2.16	0.00	3526750	2.16	0.00	0.00
4	Y. Varun Reddy	2081000	1.27	0.00	2081000	1.27	0.00	0.00
5	Y. Nikhila Reddy	2037125	1.25	0.00	2037125	1.25	0.00	0.00
	Total	120637386	73.80	0.00	120637386	73.80	0.00	0.00

C. Change in Promoters' Shareholding:

	Shareholding at the	beginning of the year	Cumulative Shareholding during the year		
S.No.	No. of Shares % of total shares of the Company		No. of Shares	% of total shares of the Company	
1. At the beginning of the year	120637386	73.80	120637386	73.80	

2. Date wise Increase / Decrease in Promoters Share holding during the year specifying the reasons for increase / decrease (e.g. allotment / transfer / bonus/ sweat 99 equity etc):	NIL	NIL	NIL	NIL
3. At the End of the year	120637386	73.80	120637386	73.80

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

	SHAREHOLDING AT THE B	EGINNING OF	THE YEAR		SHAREHOLDING AT THE E	ND OF THE YI	EAR
S. No.	Name	No. of shares	% of total shares of the company	S. No.	Name	No. of shares	% of total shares of the company
1.	Investor Education And Protection Fund Authority Ministry Of Corporate Affairs	898607	0.55	1.	Investor Education And Protection Fund Authority Ministry Of Corporate Affairs	1057950	0.65
2.	Goldman Sachs Investments (mauritius) I Limited	797083	0.49	2.	Goldman Sachs Investments (mauritius) I Limited	797083	0.49
3.	Manish Kumar Arora	534900	0.33	3.	Gurpreet Singh Heer	560000	0.34
4.	Gurpreet Singh Heer	430000	0.26	4.	Manish Kumar Arora	534900	0.33
5.	Rishi Gupta	382121	0.23	5.	Rishi Gupta	380066	0.23
6.	Dinesh Naresh Agarwal	310750	0.19	6.	Rishi Gupta	344394	0.21
7.	Rishi Gupta	310066	0.19	7.	Dinesh Naresh Agarwal	310750	0.19
8.	Shyamsunder Gupta	309339	0.19	8.	Shyamsunder Gupta	309339	0.19
9.	U C C Care Private Limited	291611	0.18	9.	Sudheer K Basetti	301383	0.18
10.	Prakash Bhailal Mehta	265000	0.16	10.	U C C Care Private Limited	291611	0.18

E. Shareholding of Directors and Key Managerial Personnel:

S.No.	Shareholder's Name		holding at the ing of the year	Shareholding at the end of the year		
		No. of % of total Shares of the company		No. of Shares	% of total Shares of the company	
1	Shri Y. Rajeev Reddy	106337986	65.05	106337986	65.05	
2	Shri Y. Siddharth Reddy	3526750	2.16	3526750	2.16	
3	Shri Y. Varun Reddy	2081000	1.27	2081000	1.27	
4	Shri D. Krishna Kumar Raju	0	0.00	0	0.00	
5	Shri D. Venkata Ratna Kishore	0	0.00	0	0.00	
6	Shri K. Satyanarayana Raju	0	0.00	0	0.00	
7	Shri Y. Subba Rao	0	0.00	0	0.00	
8	Smt. Mamatha Madhavi Venkateshwara Reddy	0	0.00	0	0.00	
9	Smt V. Sreelatha (Company Secretary)	0	0.00	0	0.00	
10	Shri K. Phaneendra Rao (CFO)	0	0.00	0	0.00	

V. INDEBTEDNESS:

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

		-		-
	Secured Loans	Unsecured	Deposits	Total
	excluding deposits	Loans		Indebtedness
Indebtedness at the beginning of the financial year				
i) Principal Amount	2,65,31,93,954	43,73,36,759	74,81,742	3,09,80,12,455
ii) Interest due but not paid	5,66,60,374			5,66,60,374
iii) Interest accrued but not due	2,47,62,634			2,47,62,634
Total (i+ii+iii)	2,73,46,16,962	43,73,36,759	74,81,742	3,17,94,35,463
Change in Indebtedness during the financial year				
Addition			10,71,01,628	10,71,01,628
Reduction	1,37,54,853	65,17,016		2,02,71,869
Net Change	1,37,54,853	65,17,016	-	2,02,71,869
Indebtedness at the end of the financial year				
i)Principal Amount	2,51,78,14,831	43,08,19,743	11,45,83,370	3,06,32,17,944
ii) Interest due but not paid	17,41,74,721			17,41,74,721
iii) Interest accrued but not due	2,88,72,557			2,88,72,557
Total (i+ii+iii)	2,72,08,62,109	43,08,19,743	11,45,83,370	3,26,62,65,222

VI. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL:

S.	Particulars of Remuneration	Name				
No.	Tarticulars of Hemuneration	Sri Yedaguri Rajeev Reddy	Sri Yedaguri Siddharth Reddy	Sri Yedaguri Varun Reddy	Total Amount	
1.	Gross salary (a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961 (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	1,20,00,000	36,00,000	36,00,000	1,92,00,000	
2.	Stock Option	-	-	-	-	
3.	Sweat Equity	-	-	-	-	
4.	Commission - as % of profit - others, specify	-	-	-	-	
5.	Others, please specify	48,00,000 (Brand Ambassador fee)			48,00,000	
	Total (A)	1,68,00,000	36,00,000	36,00,000	2,40,00,000	
	Ceiling as per the Act					

B. Remuneration to other directors:

SI.	Particulars of Remuneration	Name of Directors							
No.		Smt. Mamatha madhavi venkateshwara reddy	Shri.D. Venkata Ratna Kishore	Shri K. Satyanara yana Raju	Shri Y. Subba Rao	Shri D. Krishna Kumar Raju	Total Amount		
1.	Independent Directors •Fee for attending board / committee meetings	0	0	0	0	0	0		
	•Commission	0	0	0	0	0	0		
	Others, please specify	0	0	0	0	0	0		
	Total (1)	0	0	0	0	0	0		
2.	Other Non-Executive Directors •Fee for attending board / committee meeting	0	0	0	0	0	0		
	•Commission	0	0	0	0	0	0		
	 Others, please specify 	0	0	0	0	0	0		
	Total (2)	0	0	0	0	0	0		
	Total (B)=(1+2)	0	0	0	0	0	0		
	Total Managerial Remuneration	0	0	0	0	0	0		
	Overall Ceiling as per the Act								

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

SI.	Particulars of Remuneration	Key Managerial Personnel				
No.		Company Secretary				
1.	Gross salary (a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961 (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	3,00,000	26,06,100	29,06,100		
2.	Stock Option	0	0	0		
3.	Sweat Equity	0	0	0		
4.	Commission - as % of profit - others, specify	0	0	0		
5.	Others, please specify	0	0	0		
	Total (A)	3,00,000	26,06,100	29,06,100		

VII. PENALTIES / PUNISHMENT/ COMPOUNDING OF OFFENCES:

Туре	Section of the Companies Act	Brief description	pariioniicite		Appeal made, if any (give details)				
A.COMPANY									
Penalty	Nil	Nil	Nil	Nil	Nil				
Punishment	Nil	Nil	Nil	Nil	Nil				
Compounding	Nil	Nil	Nil	Nil	Nil				
B.DIRECTORS	B.DIRECTORS								
Penalty	Nil	Nil	Nil	Nil	Nil				
Punishment	Nil	Nil	Nil	Nil	Nil				
Compounding	Nil	Nil	Nil	Nil	Nil				
C.OTHER OFFICERS IN DEFAULT									
Penalty	Nil	Nil	Nil	Nil	Nil				
Punishment	Nil	Nil	Nil	Nil	Nil				
Compounding	Nil	Nil	Nil	Nil	Nil				

Annexure-II Form No. MR-3 SECRETARIAL AUDIT REPORT FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2019

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

To, The Members, Country Club Hospitality and Holidays Limited, Amrutha Castle, 5-9-16, Saifabad, Secretariat, Hyderabad, Telangana - 500063

We have conducted the Secretarial Audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **Country Club Hospitality and Holidays 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 our opinion thereon.

Based on our verification of the **Country Club Hospitality and Holidays Limited'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, 2019 complied with the statutory provisions listed hereunder and also that the Company has 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 2019 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. However, there were no instances of External Commercial Borrowings.
- (v) The following Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act'):
 - (a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
 - (b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
 - (c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018. (Not applicable to the Company during the Audit period).
 - (d) The Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014. (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, 8 (Not applicable to the Company during the Audit Period).
- (i) The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- (vi) Relying on the representation given by the Company and its officers with regard to the Other laws applicable specifically to the Company and its Compliance and the limited review done by us, we opine that the Company has generally complied with the following laws to the extent specifically applicable the company:
 - Food Safety & Standards Act, 2006 and its rules and regulations

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

- (i) Secretarial Standards issued by The Institute of Company Secretaries of India.
- (ii) The Listing Agreement entered into by the Company with BSE limited (BSE) and National Stock Exchange of India Ltd (NSE).

During the period under review the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines, etc. mentioned above subject to the following specific non-compliances/ observations/ reservations:

Under Companies Act, 2013:

- 1. In the Boards' Report of financial year 2017-18, the company has not complied with the provisions of Section 134 of the Companies Act, 2013 with respect to the following:
 - a. The Board's Report did not include details of the amount, if any, which the Board recommends should be paid by way of Dividend.
 - b. The Board's Report did not include a statement on names of companies which have become or ceased to be its Subsidiaries, joint ventures or associate companies during the year.
 - c. Issuance of statement on compliances on applicable Secretarial Standards in the Boards' Report as required under Secretarial Standard 1, issued by the Institute of Company Secretaries of India.

Under Foreign Exchange Management Act, 1999:

2. For the financial year 2017-18, the Annual Performance Report (APR) required to be submitted to RBI as per RBI's FEMA Regulations was not filed.

Also, the Annual Performance Reports pertaining to Financial Years 2016-17 and 2015-16 were also not filed.

Under Regulations prescribed under SEBI Act, 1992:

- There is a delay in payment of Annual listing fees to BSE limited (BSE) and National Stock Exchange
 of India Ltd (NSE) as required under Regulation 14 of The Securities and Exchange Board of India
 (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- 4. The financial results for quarter and year ended 31st March, 2018 was signed by CFO which is not in line with Regulation 33(2)(b) of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- 5. Financial Results published in the News Papers during the financial year 2018-19 were not as per the Formats prescribed by SEBI vide Circular No. CIR/CFD/FAC/62/2016 dated July 05, 2016.
- 6. For the quarter ending 30th June, 2018, News paper advertisement intimating the date of Board Meeting to consider the Un-audited Financial Results for quarter ending 30th June, 2018 was wrongly printed as 30th June, 2017.

Country Club Hospitality & Holidays Limited

We further report that

The Board of Directors of the Company is constituted with 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.

Notice is given to all the Directors to schedule the Board Meetings, agenda and notes on agenda were sent at least seven days in advance, and a system exists for seeking and obtaining information and clarifications on the agenda items before the meeting and for participation at the meeting and however the

same needs to be strengthened.

All decisions at Board Meetings are carried out unanimously as recorded in the minutes of the meetings of

the Board of Directors.

We further report that the existing systems and processes in the Companyto monitor and ensure compliance with applicable laws, rules, regulations and guidelines shall be strengthened in order to avoid

non-compliances and penalties.

We further report that during the audit period the company has no specific events/actions having a major bearing on the company's affairs in pursuance of the above referred laws, rules, regulations, guidelines,

standards, etc., referred to above.

For Atluri Ramesh & Associates **Company Secretaries**

Ramesh Atluri C.P.No.: 16418.

Date: 09th September, 2019

Place: Hyderabad

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

"Annexure - A"

To, The Members, Country Club Hospitality and Holidays Limited, Amrutha Castle, 5-9-16, Saifabad, Secretariat, Hyderabad, Telangana - 500063

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

- Maintenance of secretarial records is the responsibility of the management of Country Club Hospitality and Holidays Limited, ("the Company"). Our responsibility is to express an opinion on these secretarial records based on our audit.
- 2. We have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. We believe that the processes and practices, we followed provide a reasonable basis for our opinion.
- 3. We have not verified the correctness and appropriateness of financial records and Books of Accounts of the Company.
- 4. Where ever required, we have obtained the Management representation about the compliance of laws, rules and regulations and happening of events etc.,
- The compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards is the responsibility of management. Our examination was limited to the verification of procedures 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.
- 7. We have relied up on the information provided by the Management with respect to related party transactions for its compliance.
- 8. With regard to various submission(s) of information/documents and compliance thereof made by the Company with the Stock Exchange(s), the reporting of Compliance was made based upon the information/documents available..

For Atluri Ramesh & Associates Company Secretaries

Ramesh Atluri C.P.No.: 16418.

Date: 09th September, 2019

Place: Hyderabad.

Annexure-III

Pursuant to Section 129(3) of the Companies Act, 2013, a statement consisting salient features of financial statements of subsidiaries, associates and joint venture companies in Form AOC-1:

Name of the Subsidiary Company	Issued and Subscribed Share Capital	Reserves	Total Assets	Total Liabilities	Inves tme nts	Turnover/ Total Income	Profit before taxation/ (Loss)	Provision for taxation	Profit after taxation/ loss	Prop osed dividend	% of share- holding
Aquarian Realtors Pvt. Ltd.	1,00,000	-10,20,02,174	51,16,91,866	51,16,91,866	Nil	5,73,34,772	-57,14,459	22,61,486	-79,75,945	Nil	100%
International Country Holidays Pvt. Ltd.	10,00,000	-47,64,262	3,74,36,161	3,74,36,161	Nil	3,00,000	-3,87,698	-	-3,87,698	Nil	100%
Bush Betta Holiday Ownership Wildlife Adventure Resort Pvt. Ltd.	1,05,00,200	-4,35,96,762	5,38,708	5,38,708	Nil	-	-11,800	-	-11,800	Nil	100%
J.J. Arts and Entertainments Pvt. Ltd.	15,00,000	-2,01,38,598	3,24,49,791	3,24,49,791	Nil	2,34,643	-6,78,900	92,530	-7,71,430	Nil	100%
Chanakyapuri Resorts Pvt. Ltd.	70,00,000	-3,92,54,429	2,57,64,786	2,57,64,786	Nil	65,51,447	-22,96,191	-	-22,96,191	Nil	100%
Bright Resorts Pvt. Ltd.	3,18,45,000	-9,74,89,047	3,28,04,688	3,28,04,688	Nil	53,35,632	-1,12,58,675	-	-1,12,58,675	Nil	100%
Maruti Waterpark & Entertainments Pvt. Ltd.	23,24,000	5,58,902	30,48,474	30,48,474	Nil	-	-23,600	-	-23,600	Nil	100%
Country Vacations International Ltd India	5,00,000	1,23,498	40,70,114	40,70,114	Nil	-	-11,800	-	-11,800	Nil	100%
Swimwel Investment & Trading Pvt. Ltd.	1,00,000	-9,87,47,039	69,28,783	69,28,783	Nil	1,84,21,484	-29,55,455	-	-29,55,455	Nil	100%
Swami Vivekanand Training & Education Centre Pvt. Ltd.	49,90,800	-10,81,77,529	7,22,74,837	7,22,74,837	Nil	15,000	-21,38,067	8,97,315	-30,35,382	Nil	100%
Club Arzee Ltd.	5,72,66,000	9,97,895	8,20,61,667	8,20,61,667	Nil	1,89,89,988	-33,33,360	438	-33,33,798	Nil	100%
Country Club Babylon Resorts Pvt. Ltd. Srilanka '@	2,57,92,235	-4,00,13,279	2,88,58,401	2,88,58,401	Nil	3,48,543	-18,17,651	-	-18,17,651	Nil	100%
Country Vacations International Ltd Dubai '#	1,99,61,74,211	4,09,49,06,486	45,69,41,331	45,69,41,331	Nil	41,28,81,946	-28,36,09,549	-	-28,36,09,549	Nil	100%

Note:

Reporting period for all the subsidiary concerned, is same as the holding company's reporting period i.e. 01st Apri'2018 to 31st March'2019:

^{&#}x27;@ Convertion rate of Srilanka Re.1/- (LKR) equal to Indian Rs.0.39674 on 31-03-2019.

[#] Convertion rate of Dubai AED.1/- (Dhiram) equal to Indian Rs.18.8698 on 31-03-2019.

Corporate Governance

1. Company's Philosophy:

"Corporate governance is concerned with holding the balance between economic and social goals and between individual and communal goals. The governance framework is there to encourage the efficient use of resources and equally to require accountability for the stewardship of those resources. The aim is to align as nearly as possible the interests of individuals, corporations and society." (Sir Adrian Cadbury, UK, Commission Report: Corporate Governance 1992).

Country Club Hospitality & Holidays Limited believes that good governance is essential to achieve long term corporate goals and enhance stakeholders' value. Thus the Company's philosophy on Corporate Governance aims at attaining the highest level of transparency, accountability towards its stakeholders, including shareholders, employees, the Government and lenders and to maximize returns to shareholders through creation of wealth on sustainable basis, compliance of laws in all facets of operations leading to best standards of Corporate Governance. The Company believes that good ethics make good business sense and our business practices are set keeping with this spirit.

The Company endeavors to achieve optimum performance at all levels of management by adhering to good corporate governance practices, namely, the following:

- a) Fair and transparent business practices.
- b) Effective management control by Board.
- c) Adequate representation of Promoter, Executive and Independent Directors on the Board.
- d) Monitoring of executive performance by the Board.
- e) Compliance of Laws.
- f) Transparent and timely disclosure of financial and management information

2. Board of Directors:

The Companies Act, 2013, and regulation 17 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 govern the composition of the Board of Directors. The Board comprises a combination of Executive and Non Executive Directors. Presently it consists of Eight Directors out of which Three are Executive Directors and One Non-Executive and Four are Non-Executive Independent Directors. The Company has Executive Chairman. Non-Executive Directors bring independent views and judgment in the decision making process of the Board.

a) Composition:

The composition of Board of Directors of the Company meets the stipulated requirements. The Board consists of 8 Directors, out of which 4 are Independent Directors. Composition of the Board and category of Directors are as follows:

PromoterDirectors	Name of the Directors Sri Y. Rajeev Reddy Sri Yedaguri Siddharth Reddy Sri Y. Varun Reddy	Designation Chairman & Managing Director Vice – Chairman, Joint Managing Director & CEO Vice – Chairman, Joint Managing Director & COO
Non-Executive Director	Shri D. Krishna Kumar Raju*	Vice-Chairman & Non-Executive Director
Independent Director	Sri D. Venkata Ratna Kishore Sri K. Satyanarayana Raju** Sri Y. Subba Rao Smt. Mamatha Madhavi V Reddy	Independent Non-Executive Directors

- * (1) Sri D. Krishna Kumar Raju vacated the Board w.e.f 13th August, 2018
- **(2) Sri K. Satyanarayana Raju was resigned from the Board. W.e.f 18th of April, 2019

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

 (i) No. of Board Meeting held during the Financial Year ended on 31st March, 2019, for which the details are as follows:

No. of Quarters	Quarter I	Quarter II	Quarter III	Quarter IV
Dates of Board	30 th May, 2018	13 th August, 2018	13 th November, 2018	13 th February, 2019
Meetings	30 May, 2010	13 August, 2010		30 th March, 2019

The last Annual General Meeting was held on 29th September 2018.

Attendance of Directors at Board Meetings, last Annual General Meeting (AGM) and number of other Directorships and Chairmanships / Memberships of Committees of each Director in various companies:

	Cotogory	Category No. of		Attendan	Attendance	
Name of the Director	Category	Other Director- ships	ships / Chairman- ships of Board Committees in other Companies2	Eligibility for Attending Board Meeting	No. of Board Meetings	Last AGM
Sri Yedaguri Rajeev Reddy	Chairman & Director	9 Public Company	NIL	5	4	Yes
		1 Private Company				
Sri Yedaguri Siddharth Reddy	Vice-Chairman & Director	9 Public Company	NIL	5	5	Yes
		1 Private Company				
Sri Yedaguri Varun Reddy	Vice-Chairman & Director	10 Public Company	NIL	5	5	Yes
		1 Private Company				
Sri D. Krishna Kumar Raju*	Vice-Chairman & CEO	4 Private Company	NIL	5	2	No
Smt. Mamatha Madhavi	Director	NIL	NIL	5	4	No
Venkateswara Reddy						
Sri D. Venkata Ratna Kishore	Director	NIL	NIL	5	4	Yes
Sri K. Satyanarayana Raju**	Director	NIL	NIL	5	3	Yes
Sri Y. Subba Rao	Director	1 Private Company	NIL	5	5	Yes

- 1. The Directorships held by Directors as mentioned above do not include Alternate Directorships and Directorships in Foreign Companies and Companies Registered under Section 8 of the Companies Act, 2013.
- 2. None of the Non-Executive Directors have any material pecuniary relationship or transactions with the Company.
- * (1) Sri D. Krishna Kumar Raju vacated the Board w.e.f 13th August, 2018

^{**(2)} Sri K. Satyanarayana Raju was resigned from the Board. W.e.f 18th of April, 2019

c) Disclosure of relationships between inter-se:

S. No	Name of the Director	Relationship
1	Yedaguri Rajeev Reddy	Father of Y. Siddharth Reddy (Vice-Chairman, JMD & CEO) and Y. Varun Reddy (Vice-Chairman, JMD & COO)
2	Yedaguri Siddharth Reddy	Son of Y. Rajeev Reddy (Chairman &Managing Director) and Brother of Y. Varun Reddy (Vice-Chairman, JMD & COO)
3	Yedaguri Varun Reddy	Son of Y. Rajeev Reddy (Chairman &Managing Director) and Brother of Y. Siddharth Reddy (Vice-Chairman, JMD & CEO)

d) Details of familiarization programmes imparted to independent Directors : www.countryclubindia.net

e) Information available to the Board of Directors:

The Board of Directors of the Company are aware of all the day to day happenings of the Company, and are involved in each and every small decisions to keep the Company safe from any troubles. Following are the minimum information, from which the Board is regularly updated:

- Annual operating plans and budgets, capital budgets and updates.
- Quarterly results of our operating divisions or business segments.
- Minutes of meetings of audit, nomination& remuneration, risk management and investor grievance, corporate social responsibility committees as well as abstracts of circular resolutions passed.
- The Board minutes of the subsidiary companies.
- General notices of interest received from directors.
- Dividend data.
- Information on recruitment and remuneration of senior officers just below the Board level, including appointment or removal of the CFO and Company Secretary.
- Materially important litigation's, show cause, demand, prosecution and penalty notices.
- Fatal or serious accidents, dangerous occurrences, and material effluent or pollution problems.
- Any materially relevant defaults in financial obligations to and by us.
- Any issue that involves possible public or product liability claims of a substantial nature.
- Details of joint ventures, acquisitions of companies or collaboration agreements.
- Transactions that involve substantial payments towards goodwill, brand equity or intellectual property.
- Any significant development on the human resources aspects.
- Sale of material nature, of investments, subsidiaries and assets, which are not in the normal course of business.
- Details of foreign exchange exposure and the steps taken by the Management to limit risks of adverse exchange rate movement.
- Non-compliance of any regulatory, statutory or listing requirements, as well as shareholder services such as non-payment of dividend and delays in share transfer.

f) Code of Conduct

In pursuance to Regulation 27 of SEBI Listing Regulations., the Company has adopted a Code of Conduct for all Board Members and Senior Management personnel of the Company. The Code of Conduct has been made available on our website, **www.countryclubindia.net**. All the members of the Board and Senior Management Personnel have affirmed their compliance with the Code of Conduct. A declaration regarding the Code of Conduct's Compliances has been given at the end of the Corporate Governance Report, signed by the Vice-Chairman, JMD&CEO.

3. Audit Committee:

The Audit Committee supports the Board in meeting its responsibilities in relation to the integrity of the Group's financial statements and associated announcements, the adequacy of internal control and risk management systems and the appointment and work of the internal and external auditors.

The Audit Committee acts as a link between the Statutory and Internal Auditors and Board of Directors. It addresses itself to matters pertaining to adequacy, accuracy and reliability of financial statements, adequacy of provisioning of liabilities, sound working capital management analysis, time and cost overruns in implementation of projection opportunities. The Committee also looks into adequacy, transparency and time.

The terms of reference of the Audit Committee are in conformity with the requirements of Section 177 of the Act and Regulation 18 of SEBI Listing Regulations.

a) Composition of the Audit Committee:

The Audit Committee for the year was constituted of the following members:

S. No	Name of the Member	Category
1	Shri Y. Subba Rao, Chairman	1
2	Shri D. V. Ratna Kishore, Member	Independent Directors
3	Smt. Mamatha Madhavi V Reddy	J

Mrs. V. Sreelatha, Company Secretary has acted as the Secretary to the Committee till 18th April, 2019.

b) Attendance of Members at the Audit Committee Meetings:

During the year, Four Audit Committee Meetings were held for approval of unaudited / audited financial results on 30th May 2018; 13th August 2018; 13th November 2018 and 13th February 2019. Following are the attendance of each member in the Audit Committee Meetings:

	No. of Meetings		
Name of the Director	Eligible to Attend	Attended	
Sri Y. Subba Rao	4	4	
Sri D. V. Ratna Kishore	4	4	
Smt. Mamatha Madhavi V Reddy	4	4	

c) Powers of the Audit Committee:

The Board of Directors of the company has delegated the following powers to the Audit Committee, in pursuance with Regulation 18 of SEBI Listing Regulations:

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

d) Role of Audit Committee:

In current scenario, the Audit Committee plays a vital role for ensuring proper compliance and keeping the accurate financial data towards the Shareholders of the Company, for preventing the Company from scams. Therefore, to ensure the true and fair view of the Financial Information of the Company, the Audit Committee has properly complied its role as mentioned in Regulation 18 of SEBI Listing Regulations.

e) Review of information by Audit Committee:

Following information has been regularly reviewed by the Audit Committee in their meetings:

- Management discussion and analysis of financial condition and results of operations;
- Statement of significant related party transactions (as defined by the audit committee), submitted by management;
- Management letters / letters of internal control weaknesses issued by the Statutory Auditors;
- Internal audit reports relating to internal control weaknesses; and
- The appointment, removal and terms of remuneration of the Chief Internal Auditor shall be subject to review by the Audit Committee.

4. Nomination and Remuneration Committee:

a) The Nomination and Remuneration Committee for the year was constituted of the following members:

S. No	Name of the Member	Category
1	Sri K. Satyanarayana Raju , Chairman *	
2	Sri Y. Subba Rao, Member	Independent Directors
3	Sri D. V. Ratna Kishore, Member	
4	Smt. Mamatha Madhavi V Reddy*	ا ا

Sri K. Satyanarayana Raju, has resigned from Board and Chairmanship of Nomination and Remuneration Committee on 18th April, 2019 and Smt. Mamatha Madhavi V Reddy was appointed as Chairperson of Nomination and Remuneration Committee w.e.f. 18th April, 2019.

b) During the year, One Nomination and Remuneration Committee meetings were held on 13th August, 2018. The attendance of each member of the Committee is given below:

	No. of Meetings		
Name of the Director	Held	Attended	
Sri K. Satyanarayana Raju	1	1	
Sri Y. Subba Rao	1	1	
Sri D. V. Ratna Kishore	1	1	
Smt. Mamatha Madhavi V Reddy	0	0	

Role of Remuneration Committee:

The role of remuneration committee is to decide and fix the remuneration payable to the Managing Directors/Whole-time Directors/Key Managerial Personals of the Company.

However, the remuneration of the Key Managerial Personals is subject to approval of the Board and Managing/Whole-time Directors is subject to approval of the Board and of the Company in General Meeting and such approvals as may be necessary.

The Remuneration Committee shall function in accordance with the terms of reference made by the Board of Directors, which are given as follows:

- (i). To fix the remuneration packages of Executive Directors i.e., Managing Directors and Whole-time Directors, etc., and Key Managerial Personals.
- (ii). To decide on the elements of remuneration package of all the Directors i.e. salary, benefits, bonus, stock options, pensions, etc.

Details of remuneration to the Directors for the year

	Relationship	Business	Loans and	Remunerat	ion paid dur	ing the Fina	ncial Year
Name of the Director	with other Directors	relationship with other Directors	advances from the Company	Sitting Fee	Salary	Commi- ssion	Total
Sri Yedaguri Rajeev Reddy	Related to Sri Yedaguri Siddharth Reddy and Sri Yedaguri Varun Reddy	Promoter Director Chairman and Managing Director	Nil	NA	1,20,00,000	Nil	1,20,00,000
Sri Yedaguri Siddharth Reddy	Related to Sri Y. Rajeev Reddy, Sri Y. Varun Reddy	Vice-Chairman and Joint Managing Director & CEO	Nil	NA	36,00,000	Nil	36,00,000
Sri Yedaguri Varun Reddy	Related to Sri Yedaguri Rajeev Reddy, Sri Yedaguri Siddharth Reddy	Vice-Chairman and Joint Managing Director & COO	Nil	NA	36,00,000	Nil	36,00,000

Apart from the above mentioned Directors remuneration, Mr. Yedaguri Rajeev Reddy is entitled to Brand Ambassador fee of Rs.48,00,000/- per annum.

Performance evaluation criteria:

One of the key functions of Nomination & Remuneration Committee is to evaluate the performance of executive/Non executive Independent Directors. The questionnaire of the survey is a key part of the process of reviewing the functioning and effectiveness of the Board and for identifying possible paths for improvement. Each Board member is requested to evaluate the effectiveness of the Board dynamics and relationships, information flow, decision-making of the directors, relationship with stakeholders, Company performance and strategy, and the effectiveness of the whole Board and its various committees. Feedback on each director is encouraged to be provided as part of the survey.

The Nomination and Remuneration Policy of the Company can be accessed at the Company's website at the link **www.countryclubindia.net**

Notes:

- a) The Company has not issued any Stock options.
- b) There were no service contracts/Agreements with our Directors.
- c) None of our Directors is eligible for severance pay.
- d) The terms and conditions with regard to appointments Managing Directors and Executive Directors are contained in the respective resolutions passed by the Board or Members in their respective meetings. There is no severance fees

5. Stakeholders Relationship Committee:

1) Brief Description of the terms of reference:

The terms of reference of the Stakeholder Relationship Committee are extensive covering the mandatory requirements under Regulation 20(4) read with Part D of Schedule II of SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 and Section 178 of the Companies Act, 2013, which includes attending and resolving investors' grievances / complaints of security holders included but not limited to the matters pertaining to transfer of shares, issue of duplicate share certificates, non-receipt of annual report and non-receipt of declared dividend, etc.

The Stakeholders Relationship Committee was constituted of the following Directors:

Name of the Member	Category
1. Shri Y. Subba Rao, Chairman	
2. Shri Indukuri Venkata Subba Raju, Member*	Independent Directors
3. Shri D. V. Ratna Kishore, Member	
4. Smt. Mamatha Madhavi V Reddy*	

During the year, One Stakeholders Relationship Committee meetings was held on 13th February, 2019. The attendance of each member of the Committee is given below:

	No. of Meetings		
Name of the Director	Held	Attended	
Sri Y. Subba Rao, Chairman	1	1	
Sri D. V. Ratna Kishore, Member	1	1	
Smt. Mamatha Madhavi V Reddy	1	1	

The total number of complaints received during the year 2018 − 2019 was 1, No complaints were outstanding as on 31st March, 2019.

6. Corporate Social Responsibility

The Corporate Social Responsibility Committee was constituted of the following Directors:

Name of the Member	Category
1. Smt. Mamatha Madhavi V Reddy, Chairperson	Independent Director
2. Sri D. V. Ratna Kishore, Member	Independent Director
3. Sri Yedaguri Siddharth Reddy, Member	Director

Since the Company does not have adequate profits for the past 3 years, the Company was unable to spend any amount towards the CSR Activities.

7. General Body Meetings:

a) Location and time of the last three AGMs (Annual General Meetings):

Year	Venue	Date	Time
2017-18	Crown Villa Gardens, 150, Brigadier Sayeed Road,	29-09-2018	12.00 Noon
2017 10	Opp. Gymkhana Grounds, Secunderabad - 500 003	23 03 2010	12.00 110011
2016 17	Crown Villa Gardens, 150, Brigadier Sayeed Road,	20 00 2017	12.00 Noon
2016-17	Opp. Gymkhana Grounds, Secunderabad - 500 003	20-09-2017	12.00 110011
2015 16	Crown Villa Gardens, 150, Brigadier Sayeed Road,	20.00.2016	11.00 A.M
2010-10	Opp. Gymkhana Grounds, Secunderabad - 500 003	3U-U3-ZU10	11.00 A.IVI
	2017-18 2016-17 2015-16	2017-18 Crown Villa Gardens, 150, Brigadier Sayeed Road, Opp. Gymkhana Grounds, Secunderabad - 500 003 Crown Villa Gardens, 150, Brigadier Sayeed Road, Opp. Gymkhana Grounds, Secunderabad - 500 003 Crown Villa Gardens, 150, Brigadier Sayeed Road, Opp. Gymkhana Grounds, Secunderabad - 500 003	2017-18 Crown Villa Gardens, 150, Brigadier Sayeed Road, Opp. Gymkhana Grounds, Secunderabad - 500 003 Crown Villa Gardens, 150, Brigadier Sayeed Road, Opp. Gymkhana Grounds, Secunderabad - 500 003 Crown Villa Gardens, 150, Brigadier Sayeed Road, Opp. Gymkhana Grounds, Secunderabad - 500 003 Crown Villa Gardens, 150, Brigadier Sayeed Road, 30-09-2016

b) Special Resolutions passed in the previous three AGMs

Date of the AGM	No. of Special resolutions passed	Details of the Special Resolutions
29 th Sep, 2018	01	Appointment of Smt. Mamatha Madhavi Venkateshwara
		Reddy as a Director of the Company. Revision In Terms Of Remuneration Payable to Sri. Yes de avail Versus Bestdy (Pine 04005777) Vise Obsiners.
		Yedaguri Varun Reddy (Din: 01905757), Vice-Chairman, JMD & COO
28 th Sep, 2017	02	 Revision In Terms Of Remuneration Payable to Sri. Yedaguri Siddharth Reddy (Din: 00815456), Vice- Chairman, JMD & CEO:
		To re-appoint Sri Yedaguri Varun Reddy (DIN: 01905757) as Vice-Chairman, JMD & COO
30 th Sep, 2016	03	Conversion of loan availed from Canara Bank into equity share capital Conversion of Loan Availed from Central Bank of India Into
		Equity Share Capital

C) No Resolutions were passed through Postal Ballot during the financial year 2018-19

8. Disclosures:

- Disclosure on materially significant related-party transactions i.e. transactions of the Company of
 material nature with its Promoters, Directors or the management, their subsidiaries or relatives etc. that
 may have potential conflict with the interests of the Company at large. The transaction with the related
 parties is mentioned under Notes to Accounts on Standalone and Consolidated Accounts in the Annual
 Report of the Company. None of the transaction with the related parties is in conflict with the interest of
 the Company.
- 2. Details of non-compliance by the Company, penalties and strictures imposed on it by Stock Exchange(s) or SEBI or any statutory authority on any matter related to capital markets during the last three years:**None**
- Details of compliance with mandatory requirements and adoption of non-mandatory requirements of this clause:

Your Company has complied with all the mandatory requirements of the Regulation 27 of SEBI Listing Regulations. The details of these compliance's have been given in the relevant sections of this report.

Notes on Directors' appointment/re-appointment

Relevant details are given as additional Information forming part of the Notice of the Annual General Meeting/Directors' Report.

9. Means of communication:

- a) Financial Results: The Company's quarterly, half-yearly and annual results are published in newspapers as per SEBI Listing Regulations. The Annual Report and other communication will be sent to the Shareholders through Electronic Mails to those shareholders whose Email Id's are registered with their Depository Participant / RTA / Company or through post/courier.
- b) The financial and other results were published in the following newspapers at Hyderabad:
 - 1. Business Standard
 - 2. Nava Telangana
- c) The results are also displayed on the Company's website: www.countryclubindia.net
- d) The website also displays the official news releases.

As per the listing requirements, the Company publishes periodical financial results in Business Standard in English and Nava Telanganain in Telugu.

10. Management discussion and analysis:

This has been discussed in a separate section annexed to the Directors' Report.

11. Statement pursuant to Schedule V of SEBI(Listing Obligations & Disclosure Requirements) Regulations, 2015:

The Company's equity shares are currently listed on BSE Limited(BSE) and National Stock Exchange of India Limited (NSE) and the payment for Annual Listing Fees for the Financial Year 2018-19 has been paid.

12. General shareholder information:

a) Details of 28th Annual General Meeting

Date : 30th September, 2019

Time : 12.00 Noon

Venue : Crown Villa Gardens, 150, Brigadier Sayeed Road, Opp.

Gymkhana Grounds, Secunderabad - 500 003

b) Date of book closure : 23rd September, 2019 to 30th September, 2019 (both days

inclusive)

c) Dividend payment date(s) : The Board of Directors do not recommend any dividend for

the financial year 2018-19.

d) Listing on Stock Exchanges: Presently, the Company's equity shares are listed at:

• BSE Limited , PhirozeJeejeebhoy Towers, Dalal Street, Mumbai –

400 001.

• National Stock Exchange of India Limited(NSE), Exchange Plaza,

Bandra-Kurla Complex, Bandra (East), Mumbai - 400 051

e) Stock code/ ISIN

I) Stock Code

BSE Scrip Code : 526550 BSE Scrip ID : CCHHL NSE Symbol : CCHHL

II)Demat ISIN Number

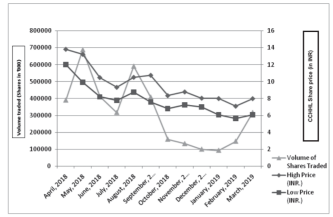
CDSL & NSDL : INE652 F01027

(Equity Shares)

g) Market price date high and low during each month in the last financial year:

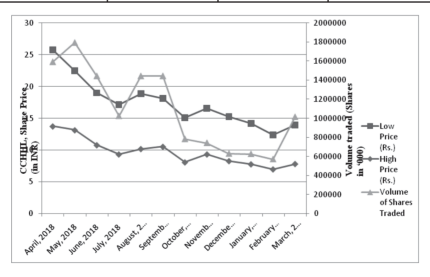
 Company's shares are being traded on BSE the high and low prices during each month are given below:

are given below.	Bombay Stock Exchange Limited					
Month	High Price (Rs.)	Low Price (Rs.)	Volume of Shares Traded			
April, 2018	13.80	12.00	390312			
May, 2018	13.20	9.90	687960			
June, 2018	10.47	8.20	410985			
July, 2018	9.32	7.80	316849			
August, 2018	10.50	8.75	590699			
September, 2018	10.74	7.60	408039			
October, 2018	8.34	6.81	159014			
November, 2018	8.78	7.25	133301			
December, 2018	8.04	7.00	99924			
January, 2019	8.00	6.10	93163			
February, 2019	7.10	5.65	147261			
March, 2019	7.99	6.10	316620			



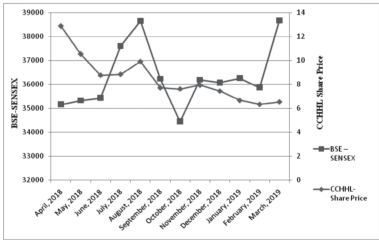
• Company's shares are being traded on NSE the high and low prices during each month for the year 2018-19are given below:

	Nation	al Stock Exchang	e of India Limited
	High Price (Rs.)	Low Price (Rs.)	Volume of Shares Traded
April, 2018	13.75	12.00	1592196
May, 2018	13.15	9.30	1794088
June, 2018	10.80	8.20	1443522
July, 2018	9.35	7.80	1024700
August, 2018	10.20	8.65	1443196
September, 2018	10.55	7.60	1444306
October, 2018	8.10	7.00	782953
November, 2018	9.35	7.25	742015
December, 2018	8.30	7.00	629533
January, 2019	7.80	6.40	626286
February, 2019	7.00	5.40	571031
March, 2019	7.85	6.10	1014740



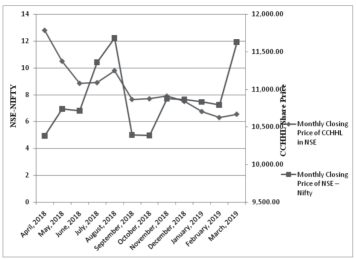
h) Stock performance in comparison to broad based indices such as BSE Sensex: (in INR ₹)

Month	Share Price in BSE CLOSE	BSE – SENSEX CLOSE
April, 2018	12.88	35160.36
May, 2018	10.54	35322.38
June, 2018	8.76	35423.48
July, 2018	8.84	37606.58
August, 2018	9.90	38645.07
September, 2018	7.71	36227.14
October, 2018	7.61	34442.05
November, 2018	7.93	36194.30
December, 2018	7.43	36068.33
January, 2019	6.65	36256.69
February, 2019	6.32	35867.44
March, 2019	6.53	38672.91



Stock performance in comparison to broad based indices such as NSE Nifty: (in INR ₹)

Month	Monthly Closing Price of CCHHL in NSE	Monthly Closing Price of NSE – Nifty
April, 2018	12.80	10,379.35
May, 2018	10.50	10,736.15
June, 2018	8.85	10,714.30
July, 2018	8.90	11,356.50
August, 2018	9.80	11,680.50
September, 2018	7.65	10,390.45
October, 2018	7.70	10,386.60
November, 2018	7.90	10,876.75
December, 2018	7.50	10,862.55
January, 2019	6.75	10,830.95
February, 2019	6.30	10,792.50
March, 2019	6.55	11,623.90



i) Registrar and Transfer Agent

M/s. Aarthi Consultants Private Limited 1-2-285, Domalguda, Hyderabad - 500 029

Ph: 040 2763 8111; 040 2763 4445

Fax: 040 2763 2184

Website: www.aarthiconsultants.com Email: info@aarthiconsultants.com

j) Share Transfer system is maintained by:

M/s. Aarthi Consultants Private Limited 1-2-285, Domalguda, Hyderabad - 500 029

Ph: 040 2763 8111; 040 2763 4445

Fax: 040 2763 2184

Website: www.aarthiconsultants.com Email: info@aarthiconsultants.com

k) Share and Transfer System:

Pursuant to the guidelines issued by the Securities and Exchange Board of India, vide circular number D&CC/FITTC/CIR-15/2002 dated 27.12.2002 regarding "Appointment of Common Agency for Share Registry Work", the Board of Directors have appointed **M/s. Aarthi Consultants Private Limited**, as Share Transfer Agents.

The Shares of the Company are in physical form and electronic form. As regards, transfer of shares held in physical form, the transfer documents can be lodged with M/s. Aarthi Consultants Private Limited at above-mentioned address. The R & T Agent process the Physical Share Transfers and the Share Certificates are returned to the Shareholder with in a maximum period of 10 to 15 days from the date of receipt, subject to the documents being valid and complete in all respects. All share transfers are approved by the Share Transfer Committee. As regards, the transfer of shares in demat form is done through the Depositories without involvement of the Company.

Pursuant to the Securities and Exchange Board of India, vide circular number MRD/DoP/Cir-05/2009 dated 20.05.2009, it is mandatory to furnish PAN particulars for registration of physical share transfer requests. Therefore investors are requested to send the PAN particulars along with the share transfer deeds for effecting the Physical Share Transfer.

As per the guidelines issued by the Securities and Exchange Board of India, the R & T Agent is also offering transfer-cum-Demat facility, wherein after the share transfer is affected an option letter containing the details of the shares transferred is sent to the transferee. Any transferee who wishes to demat the shares may approach the Depository Participant along with a duly filled Demat Request Form, who shall, on the basis of

the option letter, generate a demat request and send the same to the R & T Agent. On receipt, the R & T Agent confirms the request.

Any transferee not intending to dematerialize his/her shares need not exercise the option and the R & T Agent shall dispatch the Share Certificate after 15 days from the date of the option letter.

All requests for Dematerialization of Shares are processed and the confirmation is given to the respective depositories, i.e., National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL), within 15 days of receipt.

Information in respect of unclaimed dividends due for remittance into Investor Education and Protection Fund (IEPF):

Investor Education and Protection Fund under Section 205A of the Companies Act, 1956, the due date for transfer of unpaid dividend amount to the Investor Education and Protection Fund (IEPF) of the Financial Year Financial Year 2008 – 09 is 29th October, 2016, for the Financial Year 2009 – 10 is 29th October, 2017, for the Financial Year 2010 – 11 is 29th October, 2018, for the Financial Year 2011 – 12 is 28th October, 2019, for the Financial Year 2012 – 13 is 29th October, 2020 and for the Financial Year 2013 – 14 is 29th October, 2021.

m) Distribution of Shareholdings as on 31st March, 2019:

No. of Shares Slab	No. of Sha	reholders Share Amoun		ount	nt	
No. of Silates Stab	Total	%	Total	Total	%	
1 - 5000	18371	88.35	10201287	20402574	6.24	
5001 - 10000	1235	5.94	4679964	9359928	2.86	
10001 - 20000	632	3.04	4800605	9601210	2.94	
20001 - 30000	178	0.86	2171222	4342444	1.33	
30001 - 40000	102	0.49	1847730	3695460	1.13	
40001 - 50000	63	0.30	1432961	2865922	0.88	
50001 - 100000	116	0.56	3959624	7919248	2.42	
100001 & Above	96	0.46	134371342	268742684	82.20	
Total:	20793	100	163464735	326929470	100	

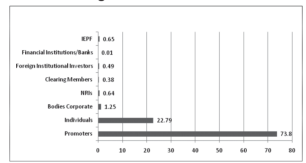
n) Shareholding Pattern:

	As on	31st March, 2	018	As on 31st March, 2019		
Category of Shareholder	No. of Share holders	Total No. of Shares	%	No. of Share holders	Total No. of Shares	%
Promoter's Holding						
Indian Promoters	5	120637386	73.80	5	120637386	73.80
Total Promoter's Holding (A)	5	120637386	73.80	5	120637386	73.80
Public Shareholding						
Institutional Investors						

Country Club Hospitality & Holidays Limited

Mutual Funds	Nil	Nil	Nil	Nil	Nil	Nil
Financial Institutions/Banks	1	250	0.01	7	49018	0.03
Foreign Institutional Investors	1	797083	0.49	1	797083	0.49
Foreign Companies	Nil	Nil	Nil	Nil	Nil	Nil
Non – Institutional Investors						
Bodies Corporate	158	2051516	1.25	190	3028866	1.85
Individuals	20337	37258854	22.79	21107	35812299	21.91
Others						
Non Resident Indians	216	1038170	0.64	226	1046449	0.64
Overseas Corporate Bodies	Nil	Nil	Nil	Nil	Nil	Nil
Trusts	Nil	Nil	Nil	Nil	Nil	Nil
Clearing Members	74	623526	0.38	118	1186954	0.73
IEPF	1	1057950	0.65	2	906680	0.55
Total Public Shareholding (B)	20788	42827349	26.20	21533	42827349	26.20
Shares held by Custodian against	Nil	Nil	Nil	Nil	Nil	Nil
Depository Receipts (C)						
TOTAL (A+B+C)	20793	163464735	100.00	21538	163464735	100.00

Graph representing the Shareholding Pattern as on 31st March 2019:



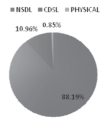
o) Dematerialization of shares and liquidity

Shares held in Physical and Dematerialsed form as on 31st March, 2019

The shares of the company are compulsorily traded in DEMAT form in the Stock Exchanges where they are listed. The shares are available for dematerialization on both the Depositories viz., National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL).

16,20,87,717 Equity Shares representing 99.15% of the Company's total equity share capital were held in dematerialized form of which 88.19% was held in National Securities Depository Limited (NSDL) and 10.96% was held in Central Depository Services (India) Limited (CDSL)and physical shares consists of 0.85% as on 31st March, 2019.

DEMATERIALISATION OF SHARES



The Company's shares are listed and eligible to trade on the above-mentioned Stock Exchanges in electronic form.

Under the Depository System, the International Securities Identification Number (ISIN) allotted to the Company's shares is ISIN: INE652F01027

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

During the year the Company has not issued GDR's / ADR's / Warrants / FCCB's or any other Convertible Instruments.

Nomination Facility:

Section 72 of the Companies Act, 2013 extends the nomination facility to individual shareholders of the Company. Therefore, the shareholders willing to avail this facility may make nomination in Form SH-13 for initial registration of nomination and Form SH-14 for cancellation and variation of nomination as per Companies Act, 2013 to the Company's RTA. This nomination form should be submitted at Registrar and Share Transfer Agent (R. T. A.) as per the address mentioned in the Corporate Governance Report.

Company's Policy on Prevention of Insider Trading:

Pursuant to the requirements of SEBI (Prohibition of Insider Trading) Regulations, 2015, and in connection 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 appointed Sri Bighnes Prasad Gauda, Company Secretary as the Compliance Officer for this purpose. The code is applicable to all such employees 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 the compliance of the same has been affirmed by them.

Reconciliation of Share Capital Audit:

M/s. R&A Associates, Company Secretaries represented by **Mr. R. Ramakrishna Gupta** (Membership No. FCS 5523, PCS No. 6696), Practicing Company Secretary, conducts the Reconciliation of Share Capital Audit of the Company every Quarter for a limited purpose of reconciliation of the total admitted capital with both the depositories (NSDL & CDSL) and the total issued and listed capital. The Quarterly Reconciliation of Share Capital Audit Report which were placed before the Board of Directors were also send in time to all the Stock Exchanges where the Company Shares are Listed.

p) Address for investor correspondence : M/s. Aarthi Consultants Private Limited

1-2-285, Domalguda, Hyderabad - 500 029 Ph: 040 2763 8111: 040 2763 4445

Fax: 040 2763 2184

Website: www.aarthiconsultants.com Email: info@aarthiconsultants.com M/s. Country Club Hospitality & Holidays Limited

'AmruthaCastle', 5-9-16, Saifabad Opp: Secretariat, Hyderabad - 500 063

Telangana

Email: inv.grievance@countryclubmail.com

Phone: + 91 40 6684 8888 Fax: + 91 40 66360609

Website: www.countryclubindia.net

Depository Services:

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

M/s. National Securities Depository Limited
Trade World, 4th Floor, Kamala Mills Compound

Senapati Bapat Marg, Lower Parel Mumbai – 400 013

Mullibai – 400 013

Tel : 091-022-24972964-70 Fax : 091-022-24972993-24976351

Email: info@nsdl.co.in

M/s. Central Depositary Services (India) Limited

Phiroze Jeejeebhoy Towers 28th Floor, Dalal Street

Mumbai – 400 023

Tel: 091-022-22723333 Fax: 091-022-22723199

Email: investors@cdslindia.com

DISCLOSURES:

a) During the year under review, the Company had not entered into any material transaction with any of its related parties which may have potential conflict with the interest of the company at large.

b) During last three years no penalties, strictures imposed on the Company by the Stock Exchange (s) or the Board or any statutory authority on any matter related to capital markets.

c) The Board of Directors of the Company had adopted the Whistle Blower Policy. Employees can report the Management concerned unethical behavior, act suspected fraud or violation of the Company's Code of Conduct policy. None of the personnel has been denied access to the audit Committee.

THE DISCLOSURES OF THE COMPLIANCE WITH MANDATORY REQUIREMENTS AND COMPLIANCE WITH CORPORATE GOVERNANCE REQUIREMENTS SPECIFIED IN REGULATION 17 TO 27 AND CLAUSES (B) TO (I) OF SUB-REGULATION (2) OF REGULATION 46 ARE AS FOLLOWS

Regulation	Particulars of Regulation	Compliance Status (Yes/No)
17	Board of Directors	Yes
18	Audit Committee	Yes
19	Nomination & Remuneration Committee	Yes
20	Stakeholder Relationship Committee	Yes
21	Risk Management Committee	Not applicable
22	Vigil Mechanism	Yes
23	Related Party Transaction	Yes
24	Corporate Governance Requirements with respect to subsidiary of listed entity.	Yes
25	Obligation with respect to independent Directors.	Yes
26	Obligations with respect to Directors and senior management.	Yes
27	Other Corporate Governance Requirements	Yes
46(2) (b) to (i)	Website	Yes

d) The policy on related party transactions can be accessed on the Company website at www.countryclubindia.net

e) The Company is not carrying on any commodity business and has also not undertaken any hedging activities, hence the same are not applicable to the Company.

For and on behalf of the Board For Country Club Hospitality & Holidays Limited

Place: Hyderabad Date: 13th August, 2019 Y. Varun Reddy Vice-Chairman, JMD & COO DIN: 01905757 Y. Siddharth Reddy Vice-Chairman, JMD & CEO DIN: 00815456

Declaration regarding Compliance by Board Members and Senior Management Personnel with the Company's Code of Conduct

I, Y. Rajeev Reddy, Chairman & Managing Director of **M/s. Country Club Hospitality & Holidays Limited** hereby declare that all the Board Members and Senior managerial Personnel have affirmed for the year ended 31st March, 2018 Compliance with the Code of Conduct of the Company laid down for them.

Place: Hyderabad Date: 13th August, 2019 Y. Rajeev Reddy Chairman & Managing Director

Certificate by the Chief Executive Officer (CEO) and Chief Financial Officer (CFO)

We, Y. Siddharth Reddy, Vice-Chairman, Joint Managing Director and CEO and K. Phaneendra Rao, Chief Financial Officer of **M/s. Country Club Hospitality & Holidays Limited** certify:

- 1. That we have reviewed the financial statements and the cash flow statement for the year ended 31stMarch, 2019 and to the best of our knowledge and belief;
 - These statements do not contain any materially untrue statement nor omit any material fact nor contain statements that might be misleading, and
 - These statements present a true and fair view of the Company's affair and are in compliance with the existing accounting standards, applicable laws and regulations.
- That there are, to the best of our knowledge and belief, no transactions entered into by the Company during the year, which are fraudulent, illegal or violation of the Company's code of conduct;
- 3. That we accept responsibility for establishing and maintaining internal controls, we have evaluated the effectiveness of the internal control systems of the Company and we have disclosed to the auditors and the audit committee, deficiencies in the design or the operation of internal controls, if any, of which we are aware and the steps that we have taken or purpose to take and rectify the identified deficiencies; and
- That we have informed the Auditors and the Audit Committee of:
 - a) Significant changes in the internal control during the year;
 - b) Significant changes in accounting policies during the year and that the same have been disclosed in the notes to the financial statements; and
 - c) There are no instances of significant fraud of which we have become aware.

Place: Hyderabad Date: 13thAugust, 2019

4.

Y. Siddharth Reddy Vice-Chairman, JMD & CEO K. Phaneendra Rao Chief Financial Officer

Annexure - I

Compliance Certificate on Corporate Governance

To The Members, Country Club Hospitality & Holidays Limited Hyderabad

We have read the report of the Board of Directors on Corporate Governance and have examined the relevant records relating to compliance condition of Corporate Governance of M/s Country Club Hospitality & Holidays Limited ("the Company") for the year ended 31st March, 2019 as stipulated in Regulation 17 to 27 and Clauses (b) to (i) of Regulation 46(2) and Para C & D of Schedule V of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended from time to time ("the Listing Regulations") ('applicable criteria') of the said Company with the Stock Exchanges. This Certificate is required by the Company for annual submission to the Stock Exchange and to be sent to the shareholders of the Company.

The compliance of the conditions of the Corporate Governance is the responsibility of the management of the Company including the preparation and maintenance of all relevant supporting records and documents. This responsibility also includes the design, implementation and maintenance of internal control relevant to the preparation and presentation of the Corporate Governance Report.

The management along with the Board of Directors are also responsible for ensuring that the Company complies with the conditions of the Corporate Governance as stipulated in the Listing Regulations, issued by the SEBI.

Our examination, conducted in the manner described in the guidance note on "Certification of Corporate Governance" issued by the Institute of Chartered Accountants of India was limited to procedures and implementation thereof adopted by the Company for ensuring compliance with the conditions of Corporate Governance. Our examination was neither an audit nor was it conducted to express an opinion on the financial statements of the Company.

In our opinion and to the best of our information and explanations given to us and on the basis of our examination described above, the Company has complied with the conditions of Corporate Governance as stipulated in the Listing Regulations.

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 M/s. P C N & Associates, Chartered Accountants Firm Registration No. 016016S

Chandra Babu M Partner Membership No. 227849

Place: Hyderabad Date: 13th August, 2019

CONSOLIDATED

Financial Section

INDEPENDENT AUDITOR'S REPORT

To the Members of M/s COUNTRY CLUB HOSPITALITY AND HOLIDAYS LIMITED

Report on the Audit of the Consolidated Financial Statements

Opinion

We have audited the accompanying consolidated financial statements of COUNTRY CLUB HOSPITALITY & HOLIDAYS LIMITED ("the Company"), its subsidiaries (the Company, its subsidiaries together referred to as "the Group"), which comprise the Consolidated Balance Sheet as at March 31, 2019, the Consolidated Statement of Profit and Loss (including Other Comprehensive Income), the Consolidated Statement of Changes in Equity and the Consolidated Statement of Cash Flows for the year ended on that date, and a summary of the significant accounting policies and other explanatory information (herein after referred to as "the consolidated financial statements").

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 Companies Act, 2013(the "Act") in the manner so required and give a true and fair view in conformity with Indian Accounting Standards prescribed under section 133 of the Act read with the Companies (Indian Accounting Standards) Rules ,2015, as amended ("IndAS") and other accounting principles generally accepted in India, of the consolidated state of affairs of the Group as at March 31, 2019, the consolidated loss, consolidated total comprehensive income, consolidated changes in equity and its consolidated cash flows for the year ended on that date.

Basis for Opinion

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

Emphasis of Matters:

- a) The company is not regular in payment of its statutory dues towards TDS, GST, PF, ESI and PT for the year ended 31.03.2019 amounting to Rs. 24.78 crores. The Proceedings U/s. 276B of the Income Tax Act of the Company is pending and the Company is having outstanding liability towards compounding fee.
- b) The Company has delayed in repayment of dues to its financial lenders for the FY 2018-2019. The Company has loan overdue for an amount of Rs. 22.83 crores as on 31.03.2019 which is reported as Non Performing Asset by two of its financial lenders. Our opinion is not modified in respect of the above Emphasis of Matters.

Information Other than the Consolidated Financial Statements and Auditor's Report Thereon:

- The Company's Board of Directors is responsible for the preparation of the other information. The other
 information comprises the information included in the Management Discussion and Analysis, Board's
 Report including Annexure to Board's Report, Business Responsibility Report, Corporate Governance
 and Shareholder's Information, but does not include the consolidated financial statements and our
 auditor's report thereon.
- Our opinion on the consolidated financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.
- In connection with our audit of the consolidated financial statements, our responsibility is to read the

other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained during the course of our audit or otherwise appears to be materially misstated.

• If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Management's Responsibility for the Consolidated Financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Act with respect to the preparation of these consolidated financial statements that give a true and fair view of the financial position, financial performance, total comprehensive income, changes in equity and cash flows of the Company in accordance with the IndAS and other accounting principles generally accepted in India. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding 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 consolidated financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

The respective Board of Directors of the companies included in the Group is also responsible for overseeing the financial reporting process of the Group.

Auditor's Responsibilities for the Audit of the Consolidated Financial Statements

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

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

- Identify and assess the risks of material misstatement of the consolidated financial statements, whether
 due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit
 evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a
 material misstatement resulting from fraud is higher than for one resulting from error, as fraud may
 involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal financial controls relevant to the audit in order to design audit
 procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also
 responsible for expressing our opinion on whether the Company and its subsidiary companies which are
 companies incorporated in India, has adequate internal financial controls system in place and the
 operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the ability of the Group to continue as a going concern. If we

conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained upto the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.

- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the audit of the financial statements of such entities included in the consolidated financial statements.

Materiality is the magnitude of misstatements in the consolidated financial statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the financial statements may be influenced. We consider quantitative materiality and qualitative factors in :(i) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the financial statements.

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

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

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

Other Matters:

We did not audit the financial statements of below mentioned list of Two Subsidiaries Companies which are included in the consolidated Financial statements, whose consolidated financial statements/financial information reflect total assets before elimination of Rs. 784,44,38,807/- as at 31 March, 2019, as well as the total revenues of Rs. 41,32,30,489/-for the year ended 31st March, 2019. These financial statements and other financial information has been audited by other Auditors whose reports have been furnished to us and our opinion on the consolidated financial statements, in so far as it relates to the amounts and disclosures included in respect of these subsidiaries, and our report in terms of subsection (3) of section 143 of the Act, in so far as it relates to the aforesaid subsidiaries is based solely on reports of the other auditors.

Report on Other Legal and Regulatory Requirements

- 1. As required by Section 143(3) of the Act, based on our audit we report that:
 - a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit 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 (including Other Comprehensive Income), Consolidated Statement of Changes in Equity and the Consolidated Statement of Cash Flow 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 Ind AS specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
- e) On the basis of the written representations received from the directors as on March 31, 2019 taken on record by the Board of Directors of the company and its subsidiaries, none of the directors of the group companies is disqualified as on March 31, 2019 from being appointed as a director in terms of Section 164 (2) of the Act.
- f) With respect to the adequacy of the internal financial controls over financial reporting and the operating effectiveness of such controls, refer to our separate Report in "Annexure A" which is based on the Auditor's reports of the Company and its subsidiary companies. Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the internal financial controls over financial reporting of those companies, for reasons stated therein.
- g) ith respect to the other matters to be included in the Auditor's Report in accordance with the requirements of section 197(16) of the Act, as amended: In our opinion and to the best of our information and according to the explanations given to us, the remuneration paid by the Company to its directors during the year is in accordance with the provisions of section 197 of the Act.
- h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended in our opinion and to the best of our information and according to the explanations given to us:
 - i. The consolidated financial statement has pending litigations which would have impact on its consolidated financial position of the group.
 - ii. Provision has been made in the consolidated financial statements, as required under the applicable law or accounting standards, for material foreseeable losses, if any, on long term contracts including derivative contracts.
 - There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company and its subsidiary companies.

For P C N & Associates., **Chartered Accountants** FRN:016016S

Chandra Babu M Partner M.No:227849

Place: Hvderabad Date: 30-05-2019

ANNEXURE "A" TO THE INDEPENDENT AUDITOR'S REPORT

(Referred to in paragraph 1(f) under 'Report on Other Legal and Regulatory Requirements' section of our report to the Members of COUNTRY CLUB HOSPITALITY & HOLIDAYS LIMITED of even date

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

In conjunction with our audit of the consolidated financial statements of the Company as of and for the year ended March 31, 2019, we have audited the internal financial controls over financial reporting of COUNTRY CLUB HOSPITALITY & HOLIDAYS LIMITED (herein after referred to as "Company") and its subsidiary companies, which are companies incorporated in India, as of that date.

Management's Responsibility for Internal Financial Controls

The Board of Directors of the Company and its subsidiary companies are responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the respective Companies considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India. These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to respective company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act,2013.

Auditor's Responsibility

Our responsibility is to express an opinion on the internal financial controls over financial reporting of the Company and its subsidiary companies based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting (the "Guidance Note") issued by the Institute of Chartered Accountants of India and the Standards on Auditing prescribed under Section143(10) of the Companies Act , 2013 , to the extent applicable to an audit of internal financial controls. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.

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

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

Meaning of Internal Financial Controls Over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal

financial control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and(3)provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls Over Financial Reporting:

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

Opinion

In our opinion ,to the best of our information and according to the explanations given to us, the Company and its subsidiary companies, have, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 2019, based on the internal control over financial reporting criteria established by the respective companies considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

For P C N & Associates., Chartered Accountants FRN:016016S

Chandra Babu M Partner M.No:227849

Place: Hyderabad Date: 30-05-2019

CONSOLIDATED BALANCE SHEET AS AT 31-03-2019

Particulars	Note Nos.	As at 31-03-2019 Amount in ₹	As at 31-03-2018 Amount in ₹
ASSETS			
1.Non - Current Assets			
(a) Fixed Assets	1		
(i) Tangible Assets		12,405,756,083	12,768,373,330
(ii) Intangible Assets		816,618,331	816,762,412
(iii) Capital Work in progress		186,739,177	179,951,673
(b) Long-Term Loans and Advances	2	1,247,866,303	1,199,987,148
(c) Other Non Current Assets	3	37,399	37,399
2. Current Assets			
(a) Current Investments	4	1,148,000	1,148,000
(b) Inventories	5	60,381,256	52,203,095
(c) Trade Receivables	6	251,947,581	197,041,445
(d) Cash and Cash Equivalents	7	58,306,867	99,392,312
(e) Short-Term Loans and Advances	8	689,853,559	637,938,256
(f) Other Current Assets	9	271,027,689	244,645,023
TOTAL		15,989,682,245	16,197,480,093
EQUITY AND LIABILITIES			
1. Shareholders Funds			
(a) Share Capital	10	326,929,470	326,929,470
(b) Reserves & Surplus	11	9,142,701,993	9,541,869,904
2. Non-Current Liabilities			
(a) Long - Term Borrowings	12	3,499,999,023	3,950,982,603
(b) Deferred Tax Liabilities (Net)	13	939,766,133	871,608,876
(c) Deferred Income - Advance towards Members Facilities		50,482,128	50,482,128
(d) Other Long Term Liabilities	14	119,299,630	13,248,001
(e) Long Term Provisions	15	18,407,490	16,003,781
3. Current Liabilities			
(a) Trade Payables	16	176,928,904	192,917,323
(b) Other Current Liabilities	17	1,327,673,795	841,501,993
(c) Short - Term Provisions	18	387,493,679	391,936,014
TOTAL		15,989,682,245	16,197,480,093

Significant Accounting Policies & Notes to Financial Statements 1 to 38

As per our report of even date for P C N & Associates (Formerly known as Chandra Babu Naidu & Co) Chartered Accountants FRN:016016S

for and on behalf of the Board of Directors COUNTRY CLUB HOSPITALITY & HOLIDAYS LIMITED

M.Chandra Babu

Date: 30-05-2019

Partner

Membership No.227849

Place: Hyderabad

Y.RAJEEV REDDY
Chairman & Managing Director
Vice-Chairman, JMD & CEO

K.PHANEENDRA RAO
Chief Financial Officer

STATEMENT OF CONSOLIDATED PROFIT & LOSS FOR THE YEAR ENDED 31-03-2019

Amount in ₹

Particulars	Note Nos.	Year Ended 31-03-2019	Year Ended 31-03-2018
I. INCOME			
Revenue From Operations	19	2,645,693,469	3,304,820,660
Other Income	20	20,049,389	19,336,933
TOTAL REVENUE		2,665,742,858	3,324,157,593
II. EXPENDITURE			
Cost of Material Consumed	21	154,465,447	166,943,385
Employee Benefit Expenses	22	976,575,938	1,308,522,106
Finance Cost	23	455,685,471	441,399,818
Depreciation and Amortisation Expenses	1	446,083,481	479,859,484
Other Expenses	24	1,101,441,989	1,333,909,546
TOTAL EXPENDITURE		3,134,252,326	3,730,634,339
III. PROFIT			
Profit Before Exceptional and Tax (1 - 2)		(468,509,468)	(406,476,746)
Profit Before Tax		(468,509,468)	(406,476,746)
Tax Expense:			
- Current Tax		-	
- Deferred Tax		68,157,257	76,038,600
Profit for the Year		(536,666,725)	(482,515,346)
Earning Per Share			
- Basic		(3.28)	(2.95)
- Diluted		(3.28)	(2.95)

Significant Accounting Policies & Notes to Financial Statements 1 to 38

As per our report of even date for P C N & Associates (Formerly known as Chandra Babu Naidu & Co) Chartered Accountants FRN:016016S for and on behalf of the Board of Directors
COUNTRY CLUB HOSPITALITY & HOLIDAYS LIMITED

M.Chandra Babu Partner

Membership No.227849

Place: Hyderabad Date: 30-05-2019 Y.RAJEEV REDDY
Chairman & Managing Director
Vice-Chairman, JMD & CEO

K.PHANEENDRA RAO Chief Financial Officer

CONSOLIDATED CASH FLOW STATEMENT FOR THE YEAR ENDED 31.03.2019

Amount in ₹

Particulars	Current Year	Previous Year
CASH FLOW FROM OPERATING ACTIVITIES:		
Profit Before Tax	(468,509,468)	(406,476,746
Adjustments for : -		·
Depreciation	446,083,481	479,859,48
Interest Paid	455,685,471	441,399,81
Foreign Currency Translation Reserve	152,844,097	45,672,10
Excess amount charged in Reserves and Surplus	(15,345,283)	(24,625,159
Amount Charged in Reserves and Surplus for re-organisation of subsidiary	-	
Interest Income	(513,605)	(1,783,631
Operating Cash Flow before Working Capital Changes	570,244,693	534,045,87
(Increase) / Decrese in Inventory	(8,178,159)	(11,443,858
(Increase) / Decrese in Trade Receivables	(54,906,135)	92,01
(Increase) / Decrese in Short Term Loans & Advances	(51,915,304)	57,47
(Increase) / Decrese in Other Current Assets	(26,382,666)	2,520,76
(Increase) / Decrese in Current Investments	-	(875,000
Increase / (Decrese) in Trade Payables	(15,988,419)	(3,654,977
Increase / (Decrese) in Other Current Liabilites	486,171,802	27,211,98
ncrease / (Decrese) in Short Term Provisions	(4,442,335)	(34,493,396
CASH GENERATED FROM OPRERATIONS	894,603,477	513,460,89
Add: Prior Period Expenses	-	
Less: Income Tax Paid		
CASH GENERATED FROM OPRERATING ACTIVITIES	894,603,477	513,460,89
CASH FLOW FROM INVESTING ACTIVITIES:		
Purchase/Sale of fixed Assets	(83,322,154)	(43,232,841
Capital Work in Progress, Pre-operative Expenses	(6,787,504)	4,478,64
Interest Income	513,605	1,783,63
Miscellaneous Expenses	-	
(Increase) / Decrese in Long Term Loans & Advances	(47,879,155)	73,944,39
NET CASH AVAILABLE FROM INVESTING ACTIVITIES	(137,475,208)	36,973,83
CASH FLOW FROM FINANCING ACTIVITIES:		
Proceeds From Issue of Equity Shares	-	
Proceeds/(Repayment) of Loan	(450,983,580)	(123,791,615
Statutory Reserve		
Interest Paid	(455,685,471)	(441,399,818
Increase / (Decrese) in Other Long Term Liabilities	108,455,337	(3,069,661
Proceeds/(Repayment) of Membership Fees	-	
NET CASH USED IN FINANCING ACTIVITIES	(798,213,714)	(568,261,094
NET INCREASE IN CASH AND CASH EQUIVALENTS(I+II+III)	(41,085,445)	(17,826,373
Opening Balance of Cash & Cash Equivalents	99,392,312	117,218,68
Closing Balance of Cash & Cash Equivalents	58,306,867	99,392,31

As per our report of even date for P C N & Associates, (Formerly known as Chandra Babu Naidu & Co) Chartered Accountants FRN:016016S

M. Chandra Babu

Partner Membership No.227849

Place: Hyderabad Date:30-05-2019

for and on behalf of the Board of Directors COUNTRY CLUB HOSPITALITY & HOLIDAYS LIMITED

Y.RAJEEV REDDY

Y.SIDDHARTH REDDY Chairman & Managing Director Vice-Chairman, JMD & CEO

K.PHANEENDRA RAO

Chief Financial Officer

NOTE NO. 1 CONSOLIDATED FIXED ASSETS SCHEDULES

(SLM METHOD)

PARTICULARS	GROSS BLOCK AS ON 1-4-2018	ADDITIONS DURING THE YEAR	DELETIONS/ ADJUSTEMENTS DURING THE YEAR	GROSS BLOCK AS ON 31-03-2019	DEPRECIATION UP TO 1-4-2018	DEPRECIATION DURING THE YEAR	DELETION / ADJUSTEMENTS DEP DURING THE YEAR	DEPRECIATION AS ON 31-03-2019	NET BLOCK AS ON 31-03-2019	NET BLOCK AS ON 31-03-2018
Tangible Assets										
Land & Site Development	595,392,640	40,654,956	•	636,047,596	•	•	•	•	636,047,596	595,392,640
Buildings	12,288,754,667	44,101,378	16,924,637	12,315,931,408	1,943,762,270	174,505,883	3,909,026	2,114,359,127	2,114,359,127 10,201,572,281	10,344,992,397
Fumiture & Fixtures	1,384,385,312	1,753,105	73,332,762	1,312,805,655	814,499,608	151,084,609	58,057,548	907,526,669	405,278,986	569,885,704
Plant & Machinery	1,797,638,818	6,812,904	6,898,111	1,797,553,611	544,820,814	114,302,711	6,422,122	652,701,403	1,144,852,208	1,252,818,005
Computers	16,541,690	2,019,592	8,677,513	9,883,769	13,828,423	2,075,627	9,832,541	6,071,509	3,812,260	2,713,267
Vehicles	52,909,090	19,350,036	12,739,819	59,519,307	50,337,772	3,601,099	8,612,316	45,326,555	14,192,752	2,571,318
Total - A	16,135,622,217	114,691,971	118,572,842	16,131,741,346	3,367,248,887	445,569,929	86,833,553	3,725,985,263	3,725,985,263 12,405,756,083	12,768,373,331
Previous Year	16,176,728,361	70,372,599	111,478,743	16,135,622,217	2,972,242,887	479,344,985	84,338,985	3,367,248,887	3,367,248,887 12,768,373,330	13,204,485,474
Intangible Assets										
Goodwill	805,108,986	•		805,108,986	•			•	805,108,986	805,108,986
Brand Development	9,474,059			9,474,059	9,474,059		-	9,474,059		
Software & Development	1,646,076	369,471		2,015,547	1,382,411	513,552	•	1,895,963	119,584	263,665
Intangible Assets	11,389,761	•		11,389,761	•			•	11,389,761	11,389,761
Total - B	827,618,882	369,471		827,988,353	10,856,470	513,552		11,370,022	816,618,331	816,762,412
Previous Year	855,024,276	-	27,405,394	827,618,882	37,747,365	514,499	27,405,394	10,856,470	816,762,412	817,276,911
Grand Total - A+B	16,963,241,099	115,061,442	118,572,842	16,959,729,699	3,378,105,357	446,083,481	86,833,553	3,737,355,285	3,737,355,285 13,222,374,414	13,585,135,743
Total Previous Year	17,031,752,637	70,372,599	138,884,137	16,963,241,099	3,009,990,252	479,859,484	111,744,379	3,378,105,357	3,378,105,357 13,585,135,742	14,021,762,385

NOTES TO CONSOLIDATED BALANCE SHEET

NOTE NO. 2: LONG - TERM LOANS AND ADVANCES

Amount in ₹

Particulars	As at 31-03-2019	As at 31-03-2018
Unsecured Considered Good		
Capital advance	106,948,018	108,484,249
Security Deposit	234,562,474	233,827,854
Loans and Advances to Related Parties		
Zen Garden Hotel Private Limited	214,307	138,724
Other loans And advances	906,141,504	857,536,321
	1,247,866,303	1,199,987,148

NOTE NO. 3: OTHER NON CURRENT ASSETS

Particulars	As at 31-03-2019	As at 31-03-2018
Unamortised Selling and Preliminary Expenses		
Preliminary Expenses Not Written off	37,399	37,399
	37,399	37,399

NOTE NO. 4: CURRENT INVESTMENTS

Particulars	As at 31-03-2019	As at 31-03-2018
Investment-The Saraswat Coop Bank	25,000	25,000
The Cosmos Co-op Bank	975,000	975,000
The Urban Co-Operative Bank	48,000	48,000
Bharat Co-op.Bank Ltd.	100,000	100,000
	1,148,000	1,148,000

NOTE NO. 5: INVENTORIES

Particulars	As at 31-03-2019	As at 31-03-2018
Inventories (at lower of cost & net realisable value) stores		
Food,Beverages,Smokes & Operating Supplies	17,032,266	25,111,539
Gifts	43,348,990	27,091,556
	60,381,256	52,203,095

NOTE NO. 6: TRADE RECEIVABLES

Amount in ₹

Particulars	As at 31-03-2019	As at 31-03-2018
Receivables outstanding for more than six months from the date they are due for payment Unsecured & Considered Good	5,578,658	3,139,753
Receivables outstanding for less than six months from the date they are due for payment	246,368,923	193,901,692
Unsecured & Considered Good	251,947,581	197,041,445

NOTE NO. 7: CASH AND CASH EQUIVALENTS

Particulars	As at 31-03-2018	As at 31-03-2017
Cash on hand	14,325,453	13,840,385
Balances with banks :		
- Current Accounts	34,082,259	75,185,732
- Fixed Deposits - with maturity of less/more than	9,091,370	9,101,656
Earmarked Accounts		
- Unpaid Dividend Accounts	807,785	1,264,539
	58,306,867	99,392,312

NOTE NO. 8: SHORT TERM LOANS AND ADVANCES

Particulars	As at 31-03-2019	As at 31-03-2018
Advance to Suppliers	2,596,899	2,547,219
Loans and Advances to Employees	40,519,623	21,321,863
Advances Recoverable in Cash or Kind - (Unsecured, Considered Good)	585,879,972	557,160,518
Advances with Statutory Authorities	60,857,065	56,908,656
	689,853,559	637,938,256

NOTE NO. 9: OTHER CURRENT ASSETS

Particulars	As at 31-03-2019	As at 31-03-2018
TDS/TCS Receivables	14,514,231	12,148,060
Prepaid Expenses	252,693,177	232,496,963
Input Tax Credit	3,820,281	-
	271,027,689	244,645,023

NOTE NO. 10: SHARE CAPITAL

Amount in ₹

Particulars	As at 31-03-2019	As at 31-03-2018
Authorised Capital	440,000,000	440,000,000
220000000 Equity Shares (Previous Year 220000000 Equity Shares)		
Issued, Subcribed & Fully Paid up:	326,929,470	326,929,470
163464735 Equity Shares (Previous Year 163464735 Equity Shares)		
	326,929,470	326,929,470
Par Value per Share	2	2

Notes:

The Company has only one class of shares referred to as equity shares having a par value of Rs.2/-. Each Equity shareholder is entitled to one vote per share

"Reconcilation of the number of shares outstanding"

	31-03-2019	31-03-2018
Total No of shares at opening accounting period	163,464,735	163,464,735
Add: No of shares issued during the year - Amalgamation	-	-
Add: No of shares issued during the year - Bonus Issue	-	-
Add: No of shares issued during the year - Cash Issue	-	-
Less : No of shares Forfeited/Bought Back during the year	-	-
Total No of shares at end of accounting period	163,464,735	163,464,735

Shares in the Company held by each shareholder holding more than 5% shares of the Company

Name of the Shareholder	As at 31-03-2019	As at 31-03-2018
Y.Rajeev Reddy		
- No of Shares	106,337,986	106,337,986
- % held in the Company	65.05	65.05

NOTE NO. 11: RESERVES AND SURPLUS

Particulars	As at 31-03-2019	As at 31-03-2018
Capital Reserve		
As per last year Balance Sheet	308,740,299	308,740,299
Add: Current Year Transfer		
	308,740,299	308,740,299
Securities Premium Account	4,966,551,969	4,966,551,969
Foreign Currency Translation Reserve	975,633,212	822,789,115
Revaluation Reserve	43,655,100	43,655,100
General Reserve		
As per last year Balance Sheet	83,300,000	83,300,000
Add: Transfer from statement of Profit and Loss account	-	-
	83,300,000	83,300,000

³ a. Terms /rights attached to equity shares

Surpuls:		
Surpuls in Statement of Profit and Loss		
As per last year Balance Sheet	3,316,833,421	3,823,973,926
Add: Subsequent period to Amalgamation		
Amount transfered to Retained Earnings in pursuant of Schedule II to	(15,345,283)	(24,625,159)
The Companies Act,2013		
Less: Amount pertaining to re-organisation of subsidiary	-	-
Add: Current year Profit	(536,666,725)	(482,515,346)
Surplus in Statement of Profit & Loss	2,764,821,413	3,316,833,421
Total Reserves and Surplus	9,142,701,993	9,541,869,904

NOTE NO. 12: LONG - TERM BORROWINGS

Amount in ₹

Consumed		
Secured		
Term loans From Banks		
- Oriental Bank of Commerce Loan	53,279,912	71,575,883
- Oriental Bank of Commerce Loan - 2	18,203,408	25,379,570
(Secured by way of Hypothecation of Land & Buildings)		
- UBI Loan	253,457,794	353,429,315
(Secured by way of Hypothecation of Land & Buildings)		
- Vijaya Bank Loan	198,764,681	256,160,073
(Secured by way of Hypothecation of Land & Buildings)		
- Bank of India Loan	111,241,027	138,972,434
(Secured by way of Hypothecation of Land & Buildings)		
- Central Bank Of India-3547734960	19,736,701	28,285,527
- Central Bank Of India-3547726552	318,349,364	394,529,239
(Secured by way of Hypothecation of Land & Buildings)		
- Canara Bank	343,642,245	406,348,751
(Secured by way of Hypothecation of Land & Buildings)		
- Saraswat Co Op Bank Loan 1	62,200,318	74,375,000
- Saraswat Co Op Bank Loan II	321,481,058	375,659,464
(Secured by way of Hypothecation of Land & Buildings)		
- Cosmos Bank Loan I	35,919,450	32,966,928
- Cosmos Bank Loan II	47,249,801	42,001,365
- Cosmos Bank Loan III	184,162,284	189,863,976
(Secured by way of Hypothecation of Land & Buildings)		
- National Bank of Fujiarah - NBF	1,375,003,549	1,403,297,873
(Secured by way of Mortagage of Country Club Hotel, Dubai .)		
Equipment Finance & Other Loans		
(Loan from Emirates NBD & Dubai Islamic Bank and the same were secured by way of	-	495,373
hypothecation of the vehicles)		
	3,342,691,592	3,793,340,771
Unsecured		
Loans and Advances From Related Parties	154,022,159	154,022,159
- Y.Rajeev Reddy /Loan from Promoters	98,585	-
- Zen Garden Hotel Pvt Ltd	3,186,687	3,619,672
Other Loans and Advances	157,307,431	157,641,832
	3,499,999,023	3,950,982,603

NOTE NO. 13: DEFERRED TAX LIABILITIES (NET)

Amount in ₹

Particulars	As at 31-03-2019	As at 31-03-2018
Opening Deferred tax Liability	871,608,876	795,570,276
Add: Deferred Tax Liability from Amalgamation		
Add: Deferred Tax Liability for the year	68,157,257	76,038,600
(Due to SLM and WDV Difference)		
	939,766,133	871,608,876

NOTE NO. 14: OTHER LONG-TERM LIABILITIES

Particulars	As at 31-03-2019	As at 31-03-2018
Unsecured		
Deposits	119,299,630	13,248,001
	119,299 ,630	13,248,001

NOTE NO. 15: LONG TERM PROVISIONS

Particulars	As at 31-03-2019	As at 31-03-2018
Employees' end of service benefits	18,407,490	16,003,781
	18,407,490	16,003,781

NOTE NO. 16: TRADE PAYABLES

Particulars	As at 31-03-2019	As at 31-03-2018
Total Outstanding Dues to Micro and Small Enterprises		
Others	176,928,904	192,917,323
	176,928,904	192,917,323

NOTE NO.17: OTHER CURRENT LIABILITIES

Amount in ₹

Particulars	As at 31-03-2019	As at 31-03-2018
Current Maturities of Long-Term Debt	958,119,718	499,652,497
Advance Received from Customers	6,420,724	3,169,704
Unpaid Dividends	552,853	1,013,596
Dues to Statutory Authoritoes	252,971,838	201,592,541
Other Liabilities	104,258,544	122,791,222
Creditors for Capital Goods	5,350,118	13,282,433
	1,327,673,795	841,501,993

NOTE NO.18: SHORT - TERM PROVISIONS

Amount in ₹

Particulars	As at 31-03-2019	As at 31-03-2018
Provision for Employee Benefits		
- Salaries Payable (Includes Incentives)	201,503,690	227,317,917
- PF Payable	16,458,055	9,969,855
- ESIC Payable	11,294,269	7,174,165
- PT Payable	7,965,715	6,957,324
- Gratuity Payable	40,615,344	39,129,326
Others		
- Consultancy & Profesional Charges Payable	6,594,038	5,401,086
- Provision for Expenses	103,062,568	95,986,341
	387,493,679	391,936,014

NOTE TO STATEMENT OF PROFIT AND LOSS NOTE NO. 19: REVENUE FROM OPERATIONS

Particulars	Year Ended 31-03-2019	Year Ended 31-03-2018
Sales of Services		
Income from Sale of Membership, Tour Operating Service , Sports & Fitness Services etc., Training/Coaching in recreational activities relating to art,Culture	918,697,923	1,725,859,252
& Sports, Fitness		
Income from Hotel, Clubs & Resorts - Food & Beverages from Restaurant & Banquets	511,182,309	276,771,206
Annual Room & Maintenance Charges	1,215,813,237	1,302,190,202
	2,645,693,469	3,304,820,660

NOTE NO. 20: OTHER INCOME

Particulars	Year Ended 31-03-2019	Year Ended 31-03-2018
Interest Income		
- On Deposits with Bank	513,605	1,783,631
- Miscellaneous Income/Lease Rent	19,535,784	17,553,302
	20,049,389	19,336,933

NOTE NO. 21: COST OF MATERIAL CONSUMED

Particulars		Year Ended 31-03-2018
Opening Stock of Food & Bevarages, Stores and Operating Supplies	25,111,536	16,315,515
Add: Purchases	146,386,174	175,739,406
Less: Closing Stock of Food & Bevarages, Stores and Operating Supplies	17,032,263	25,111,536
	154,465,447	166,943,385

NOTE NO. 22: EMLOYEE BENEFIT EXPENSES

Amount in ₹

Particulars		Year Ended 31-03-2018
Salaries & Other Benefits	943,189,774	1,272,322,765
Contribution to Provident & Other Funds	18,012,383	18,560,038
Staff Welfare Expenses	15,373,781	17,639,303
	976,575,938	1,308,522,106

NOTE NO. 23: FINANCE COST

Particulars	Year Ended 31-03-2019	Year Ended 31-03-2018
Interest on Term Loans	455,685,471	441,399,818
	455,685,471	441,399,818

NOTE NO. 24: OTHER EXPENSES

Particulars	Year Ended 31-03-2019	Year Ended 31-03-2018
Upkeep & Service Cost		
- Building Maitenance	3,791,751	4,245,028
- Repairs, Maintenance to other assets.	13,922,989	30,711,370
- Vehicle Maintenance & Running Exp.	3,798,379	3,546,359
- Other Maintenance	69,765,285	70,210,678
Power & Fuel	121,928,383	146,900,299
Rent including Lease Rent	264,660,998	332,226,908
Rates & Taxes	30,280,408	38,268,997
Insurance	2,218,085	2,898,688
Finance Charges	51,366,428	63,778,916
Travelling & Conveyance	48,506,242	59,477,466
Printing & Stationery	14,905,239	22,873,480
Postage, Telegram & Telephones	42,344,909	56,451,331
Advertisement & Other Marketing Expenses	268,924,563	300,343,594
Other Administrative Expenses	103,320,779	129,765,120
Legal & Professional Charges.	60,521,952	71,001,249
Auditors Remuneration Includes		
- Audit Fee	685,599	710,063
- For Taxation Matters	200,000	200,000
- For Other Services	300,000	300,000
	1,101,441,989	1,333,909,546

SIGNIFICANT ACCOUNTING POLICIES

1. Corporate Information

Country Club Hospitality & Holidays Limited formerly known as Country Club (India) Limited ('the Company') is a public entity domiciled in India and is India's biggest chain of family clubs with over 70 destinations across India, Sri Lanka, Middle East, Malaysia, Singapore, Thailand and Philippines. It is dubbed as the Powerhouse of Entertainment. Its shares are listed on NSE & BSE

2. Basis of preparation

This note provides a list of the significant accounting policies adopted in the preparation of these financial statements. These policies have been consistently applied to all the years presented, unless otherwise stated.

(i) Compliance with Ind AS

The financial statements comply in all material aspects with Indian Accounting Standards (Ind AS) notified under Section 133 of the Companies Act, 2013 (the Act) [Companies (Indian Accounting Standards) Rules, 2015] and other relevant provisions of the Act.

The financial statements up to year ended 31 March 2018 were prepared in accordance with the accounting standards notified under Companies (Accounting Standard) Rules, 2006 (as amended) and other relevant provisions of the Act.

(ii) Historical cost convention

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

- Certain financial assets and liabilities (including derivative instruments) and contingent consideration that is measured at fair value;
- Assets held for sale measured at fair value less cost to sell;
- Defined benefit plans plan assets measured at fair value; and
- Share-based payments.

2.1 Summary of significant accounting policies

I Significant Accounting Estimates and Judgments

Estimates, assumptions concerning the future and judgments are made in the preparation of the financial statements. They affect the application of the Company's accounting policies, reporting amounts of assets, liabilities, income and expense and disclosures made. Although these estimates are based on management's best knowledge of current events and actions, actual result may differ from those estimates.

The critical accounting estimates and assumptions used and areas involving a high degree of judgments are described below:

Use of estimation and assumptions

In the process of applying the entity's accounting policies, management had made the following estimation and assumptions that have the significant effect on the amounts recognised in the financial statements.

Property, plant and equipment &Intangible Assets

Key estimates related to long-lived assets (property, plant and equipment, mineral leaseholds and intangible assets) include useful lives, recoverability of carrying values and the existence of any retirement obligations. As a result of future decisions, such estimates could be significantly modified.

The estimated useful lives of long-lived assets is applied as per schedule II of Companies Act, 2013 and estimated based upon our historical experience, engineering estimates and industry information. These estimates include an assumption regarding periodic maintenance and an appropriate level of annual capital expenditures to maintain the assets.

Impairment of plant & equipment and Intangible assets

The company assesses whether plant & equipment and intangible assets have any indication of impairment in accordance with the accounting policy. The recoverable amounts of plant & equipment and intangible asset have been determined based on value-in-use calculations. These calculations require the use of judgment and estimates.

Expected credit loss

Expected credit losses of the company are based on an evaluation of the collectability of receivables. A considerable amount of judgment is required in assessing the ultimate realization of these receivables, including their current creditworthiness, past collection history of each customer and ongoing dealings with them. If the financial conditions of the counterparties with which the Company contracted were to deteriorate, resulting in an impairment of their ability to make payments, additional expected credit loss may be required.

| Property, Plant and Equipment

All items of property, plant and equipment are initially recorded at cost. The cost of an item of plant and equipment is recognized as an asset if, and only if, it is probable that future economic benefits associated with the item will flow to the Company and the cost of the item can be measured reliably.

Cost includes its purchase price(after deducting trade discounts and rebates), import duties & non-refundable purchase taxes, any costs directly attributable to bringing the asset to the location & condition necessary for it to be capable of operating in the manner intended by management, borrowing costs on qualifying assets and asset retirement costs. When parts of an item of property, plant and equipment have different useful lives, they are accounted for as separate items (major components) of property, plant and equipment.

The activities necessary to prepare an asset for its intended use or sale extend to more than just physical construction of the asset. It may also include technical (DPR, environmental, planning, Land acquisition and geological study) and administrative work such as obtaining approvals before the commencement of physical construction.

The cost of replacing a part of an item of property, plant and equipment is capitalized if it is probable that the future economic benefits of the part will flow to the Company and that its cost can be measured reliable. The carrying amount of the replaced part is derecognized.

Subsequent to recognition, property, plant and equipment are measured at cost less accumulated depreciation and any accumulated impairment losses.

The carrying values of property, plant and equipment are reviewed for impairment when events or changes in circumstances indicate that the carrying value may not be recoverable.

The residual values, estimated useful lives and depreciation method are reviewed at each financial year-end, and adjusted prospectively, if appropriate.

An item of plant and equipment is derecognized upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss arising on derecognition of the asset is recognised in the profit or loss in the year the asset is derecognized.

Assets under installation or under construction as at the Balance Sheet date are shown as Capital Work in Progress.

Depreciation

Depreciation is provided on Straight Line Method, as per the provisions of schedule II of the Companies Act. 2013 or based on useful life estimated on the technical assessment.

Leasehold Assets are depreciated over the shorter of the estimated useful life of the asset or the lease term.

Fully depreciated plant and equipment are retained in the financial statements until they are no longer in use.

In respect of additions / deletions to the fixed assets / leasehold improvements, depreciation is charged from the date the asset is ready to use / up to the date of deletion.

Depreciation on adjustments to the historical cost of the assets on account of reinstatement of long term borrowings in foreign currency, if any, is provided prospectively over the residual useful life of the asset.

III. Intangible Assets

Intangible assets are recognised when it is probable that the future economic benefits that are attributable to the asset will flow to the enterprise and the cost of the asset can be measured reliably.

The company amortizes Computer software using the straight-line method over the period of 3 years

Financial Assets

Financial assets comprise of investments in equity and debt securities, trade receivables, cash and cash equivalents and other financial assets.

Initial recognition:

All financial assets are recognised initially at fair value. Purchases or sales of financial asset that require delivery of assets within a time frame established by regulation or convention in the market place (regular way trades) are recognised on the trade date, i.e., the date that the company commits to purchase or sell the assets.

Subsequent Measurement:

(i) Financial assets measured at amortised cost:

Financial assets held within a business model whose objective is to hold financial assets in order to collect contractual cash flows and the contractual terms of the financial assets give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding are measured at amortised cost using effective interest rate (EIR) method. The EIR amortization is recognised as finance income in the Statement of Profit and Loss.

Impairment of Financial Assets:

Financial assets are tested for impairment based on the expected credit losses.

(i) Trade Receivables

An impairment analysis is performed at each reporting date. The expected credit losses over life time of the asset are estimated by adopting the simplified approach using a provision matrix which is based on historical loss rates reflecting current condition and forecasts of future economic conditions. In this approach assets are grouped on the basis of similar credit characteristics such as industry, customer segment, past due status and other factors which are relevant to estimate the expected cash loss from these assets.

(ii) Other financial assets

Other financial assets are tested for impairment based on significant change in credit risk since initial recognition and impairment is measured based on probability of default over the life time when there is significant increase in credit risk.

De-recognition of financial assets

A financial asset is derecognized only when:

- The company has transferred the rights to receive cash flows from the financial asset or
- Retains the contractual rights to receive the cash flows of the financial asset, but assumes a contractual obligation to pay the cash flows to one or more recipients.

Where the entity has transferred an asset and transferred substantially all risks and rewards of ownership of the financial asset, in such cases the financial asset is derecognized. Where the entity has neither transferred a financial asset nor retains substantially all risks and rewards of ownership of the financial asset, the financial asset is also derecognized if the company has not retained control of the financial asset.

IV Impairment of Non-Financial Assets

At each reporting date, the Company assesses whether there is any indication that an asset may be impaired. Where an indicator of impairment exists, the company makes a formal estimate of recoverable amount. Where the carrying amount of an asset exceeds its recoverable amount the asset is considered impaired and is written down to its recoverable amount.

Recoverable amount is the greater of fair value less costs to sell and value in use. It is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets, in which case, the recoverable amount is determined for the cash-generating unit to which the asset belongs.

In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset.

V Inventories

Construction materials, raw materials, consumables, stores and spares and finished goods are valued at lower of cost and net realizable value. Cost is determined on weighted average cost method.

Construction/Development work-in-progress related to project works is valued at lower of cost or net realizable value, where the outcome of the related project is estimated reliably. Cost includes cost of land, cost of materials, cost of borrowings and other related overheads.

Net realizable value is the estimated selling price in the ordinary course of business, less estimated costs of completion and estimated costs necessary to make the sale.

VI 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. Deposits with banks subsequently measured at amortized cost and short term investments are measured at fair value through Profit & Loss Account.

VII Non-current Assets held for sale

Non-current assets, or disposal groups comprising assets and liabilities, that are expected to be recovered through sale rather than through continuing use, are classified as held for sale. Immediately before classification as held for sale, the assets, or components of the disposal group, are re-measured in accordance with the Company's accounting policies. Thereafter, the assets, or disposal group, are measured at the lower of their carrying amount and fair value less costs to sell. Any impairment losses on initial classification as held for sale or subsequent gain on re-measurement are recognized into net income. Gains are not recognized in excess of any cumulative impairment losses.

VIII Financial Liabilities

Initial recognition and measurement

Financial liabilities are recognized when, and only when, the Company becomes a party to the contractual provisions of the financial instrument. The company determines the classification of its financial liabilities at initial recognition.

All financial liabilities are recognized initially at fair value plus any directly attributable transaction costs, such as loan processing fees and issue expenses.

Subsequent measurement

The measurement of financial liabilities depends on their classification as follows: -

Financial liabilities at fair value through profit or loss

Financial liabilities at fair value through profit or loss includes financial liabilities held for trading and financial liabilities designated upon initial recognition at fair value through profit or loss. Financial liabilities are classified as held for trading if they are acquired for the purpose of selling in the near term. This category includes derivative financial instruments entered into by the Company that are not designated as hedging instruments in hedge relationships. Separated embedded derivatives are also classified as held for trading unless they are designated as effective hedging instruments.

Subsequent to initial recognition, financial liabilities at fair value through profit or loss are measured at fair value. Any gains or losses arising from changes in fair value of the financial liabilities are recognised in profit or loss.

The company has not designated any financial liabilities upon initial recognition at fair value through profit or loss.

IX Borrowing Costs

Borrowing costs directly attributable to the acquisition, construction or production of an asset that necessarily takes a substantial period of time to get ready for its intended use or sale are capitalized as part of the cost of the respective asset. All other borrowing costs are expensed in the period they occur. Borrowing costs consist of interest, exchange differences arising from foreign currency borrowings to the extent they are regarded as an adjustment to the interest cost and other costs that an entity incurs in connection with the borrowing of funds.

Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs eligible for capitalization.

X Employee Benefits

- Employee benefits are charged to the statement of Profit and Loss for the year and for the projects under construction stage are capitalized as other direct cost in the Capital Work in Progress / Intangible asset under development.
- Retirement benefits in the form of Provident Fund are a defined contribution scheme and the contributions are recognised, when the contributions to the respective funds are due. There are no other obligations other than the contribution payable to the respective funds.
- Gratuity liability is defined benefit obligations and is provided for on the basis of an actuarial
 valuation on projected unit credit method made at the end of each financial year. Re-measurement
 in case of defined benefit plans gains and losses arising from experience adjustments and
 changes in actuarial assumptions are recognised in the period in which they occur, directly in other
 comprehensive income and they are included in retained earnings in the statement of changes in
 equity in the balance sheet.
- Compensated absences are provided for on the basis of an actuarial valuation on projected unit credit method made at the end of each financial year. Re-measurements as a result of experience adjustments and changes in actuarial assumptions are recognised in profit or loss.

• The amount of Non-current and Current portions of employee benefits is classified as per the actuarial valuation at the end of each financial year.

XI Income Taxes

Income tax expense is comprised of current and deferred taxes. Current and deferred tax is recognized in net income except to the extent that it relates to a business combination, or items recognized directly in equity or in other comprehensive income.

Current income taxes for the current period, including any adjustments to tax payable in respect of previous years, are recognized and measured at the amount expected to be recovered from or payable to the taxation authorities based on the tax rates that are enacted or substantively enacted by the end of the reporting period.

Deferred income tax assets and liabilities are recognized for temporary differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax bases using the tax rates that are expected to apply in the period in which the deferred tax asset or liability is expected to settle, based on the laws that have been enacted or substantively enacted by the reporting date. Such deferred tax assets and liabilities are not recognized if the temporary difference arises from goodwill or from the initial recognition (other than in a business combination) of other assets and liabilities in a transaction that affects neither the taxable income nor the accounting income. Deferred tax assets are generally recognized for all deductible temporary differences to the extent that it is probable that taxable income will be available against which they can be utilized. Deferred tax assets are reviewed at each reporting date and reduced accordingly to the extent that it is no longer probable that they can be utilized.

Deferred tax assets and liabilities are offset when there is legally enforceable right of offset current tax assets and liabilities when the deferred tax balances relate to the same taxation authority. Current tax asset and liabilities are offset where the entity has legally enforceable right to offset and intends either to settle on a net basis, or to realize the asset and settle the liability simultaneously.

XII Leases As a lessee

Lease of property, plant and equipment where the company, as lessee, has substantially all the risks and rewards of ownership are classified as finance leases. Finance leases are capitalized at the lease's inception at the fair value of the leased property or, if lower, the present value of the minimum lease payments. The corresponding rental obligations, net of finance charges, are included in borrowings or other financial liabilities as appropriate. Each lease payment is allocated between the liability and finance cost. The finance cost is charged to the profit or loss over the lease period so as to produce a constant periodic rate of interest on the remaining balance of the liability for each period.

Lease in which a significant portion of the risks and rewards of ownership are not transferred to the company as lessee are classified as operating leases. Payments made under operating leases (net of any incentives received from the lessor) are charged to profit or loss on a straight-line basis over the period of the lease unless the payments are structured to increase in line with expected general inflation to compensate for the lessor's expected inflationary cost increases.

As a lessor

Lease income from operating leases where the company is a lessor is recognised in income on a straight-line basis over the lease term unless the receipts are structured to increase in line with expected general inflation to compensate for the expected inflationary cost increases.

Lease-hold land:

Leasehold land that normally has a finite economic life and title which is not expected to pass to the lessee by the end of the lease term is treated as an operating lease.

The payment made on entering into or acquiring a leasehold land is accounted for as leasehold land use rights (referred to as prepaid lease payments in Ind AS 17 "Leases") and is amortized over the lease term in accordance with the pattern of benefits provided.

XIII Provisions, Contingent Liabilities and Contingent Assets Provisions

A provision is recognized if, as a result of a past event, the Company has a present legal or constructive obligation that can be estimated reliably, and it is probable that an outflow of economic benefits will be required to settle the obligation.

Provisions are measured at the present value of management's best estimate of the expenditure required to settle the present obligation at the end of the reporting period. The discount rate used to determine the present value is a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the liability. The increase in the provision due to the passage of time is recognised as interest expense and is recorded over the estimated time period until settlement of the obligation. Provisions are reviewed and adjusted, when required, to reflect the current best estimate at the end of each reporting period.

The Company recognizes decommissioning provisions in the period in which a legal or constructive obligation arises. A corresponding decommissioning cost is added to the carrying amount of the associated property, plant and equipment, and it is depreciated over the estimated useful life of the asset.

A provision for onerous contracts is recognized when the expected benefits to be derived by the company from a contract are lower than the unavoidable cost of meeting its obligations under contract. The provision is measured at the present value of the lower of expected cost of terminating the contract and the expected net cost of continuing with the contract. Before a provision is established, the company recognizes any impairment loss on the assets associated with that contract.

Liquidated Damages / Penalty as per the contracts / Additional Contract Claims under the contract entered into with Vendors and Contractors are recognised at the end of the contract or as agreed upon.

Contingent Liabilities

Contingent liability is disclosed in case of

- A present obligation arising from past events, when it is not probable that an outflow of resources will be required to settle the obligation;
- A present obligation arising from past events, when no reliable estimate is possible;
- A possible obligation arising from past events whose existence will be confirmed by the occurrence
 or non-occurrence of one or more uncertain future events beyond the control of the company
 where the probability of outflow of resources is not remote.

Contingent Assets

Contingent assets are not recognized but disclosed in the financial statements when as inflow of economic benefits is probable

XIV Revenue Recognition

The Company's business is to sell Club ownership, provide tour and holidays services, accommodation services, Training/Coaching in recreational activities relating to art, culture & sports, fitness training and clubbing to its members for a specified period, for which fee is collected either in full up front, or on deferred payment basis. Revenue from Membership fees which is non refundable is recognized as income on admission of a member. Requests for cancellation of membership are accounted for when it is accepted by the Company.

Annual maintenance fee is recognized as income as and when collected. Income from resorts, Income from room rental, food and beverages income etc., is recognized as and when services are rendered.

XV Foreign Currency Transactions

Transactions in foreign currencies are translated to the functional currency of the company, at exchange rates in effect at the transaction date.

At each reporting date monetary assets and liabilities denominated in foreign currencies are translated at the exchange rate in effect at the date of the statement of financial position.

The translation for other non-monetary assets is not updated from historical exchange rates unless they are carried at fair value.

XVI Minimum Alternative Tax (MAT)

MAT credit is recognised as an asset only when and to the extent there is convincing evidence that the company will pay normal income tax during the specified period. In the year in which the MAT credit becomes eligible to be recognized as an asset in accordance with the recommendations contained in Guidance Note issued by the Institute of Chartered Accountants of India, the said asset is created by way of a credit to the statement of profit and loss and shown as MAT Credit Entitlement. The company reviews the same at each balance sheet date and writes down the carrying amount of MAT Credit Entitlement to the extent there is no longer convincing evidence to the effect that company will pay normal Income Tax during the specified period.

XVII Earnings per Share

Basic earnings per share are calculated by dividing:

- The profit attributable to owners of the company
- By the weighted average number of equity shares outstanding during the financial year, adjusted
 for bonus elements in equity shares issued during the year and excluding treasury shares.
 Diluted earnings per share adjust the figures used in the determination of basic earnings per share
 to take into account:
- The after income tax effect of interest and other financing costs associated with dilutive potential equity shares
- The weighted average number of additional equity shares that would have been outstanding assuming the conversion of all dilutive potential equity shares.

XVIII BASIS OF CONSOLIDATION

The financial statements of the group companies are consolidated on a line by line basis and intra group balances and transactions, including unrealized gain/loss from such transactions, are eliminated on upon consolidation. These financial statements are prepared by applying uniform accounting policies in use at the group. Non controlling interests which represents part of the net profit or loss and net assets of subsidiaries that are not, directly or indirectly, owned or controlled by the company are excluded.

Associates are entities over which the group has significant influence but not control. Investments in associates are accounted for using the equity method of accounting. The investment is initially recognized at cost, and the carrying amount is increased or decreased to recognize the investor's share of the profit or loss of the investee after the acquisition date. The Group's investment in associates includes goodwill identified on acquisition.

The following subsidiaries are taken into account for the preparation of Consolidating Financial Statements

S.No.	Relationship	Name of the Subsidiary
1	Subsidiaries of Country Club	Aquarian Realtors Private Limited
2	Hospitality & Holidays Limited	Bright Resorts Private Limited
3 4		Bush Betta Holiday Ownership Wildlife Adventure Resort Pvt Ltd Chanakyapuri Resorts Pvt Ltd
5		Country Club Babylon Resorts Pvt Ltd
		Country Vacations International Ltd – Dubai
7		Country Vacations International Ltd – India
8		International Country Holidays Private Limited
		(formarly known as Aakruti Engineers Private Limited)
9		J.J. Arts & Entertainments Pvt Ltd
10		Maruti Waterpark & Entertainments Pvt Ltd
11		Swami Vivekanand Training & Education Centre Private Limited
12		Swimwel Investment & Trading Private Limited Club Arzee Limited
13	Oten Deven Outeidienie of	Country Club & Vacations W.L.L – Qatar
	Step-Down Subsidiaries 0f Country Vacations International	Country Vacations W.E.L – Qatai Country Vacations International Limited – London
3	I td – Dubai	Country Vacations International LLC – Dubai
4	Eta Babai	Country Vacations International LLC – Oman
5		Country Vacations International LLC-Abu Dhabi
6		Country Vacations International SDN BHD, Malaysia
7		Country Vacations International W.L.L – Bahrain
8		Kolet Resort Club Pvt Ltd
9	Step-Down Subsidiary of Aquarian Realtors Pvt Ltd	Jade Resorts Pvt Ltd

NOTES TO THE FINANCIAL STATEMENTS

25. Particulars of Key Managerial Personnel and remuneration paid to them

Amount in ₹

S.No.	Name of the Director	Designation	Remuneration
1	Mr. Y. Rajeev Reddy	Chairman & Managing Director	1,20,00,000
2	Mr. Y. Siddharth Reddy	Vice-Chairman, JMD & CEO	36,00,000
3	Mr. Y. Varun Reddy	Vice-Chairman, JMD & COO	36,00,000

26. Particular's relating to managing director

Amount in ₹

Particulars	Current Year	Previous year
Directors' Remuneration	1,92,00,000	1,92,00,000
Brand Ambassador Fee	48,00,000	48,00,000

- 27. Detailed information regarding quantitative particulars under part II of Schedule III to the Companies Act, 2013.
 - i)As the turnover of the Company is in respect of supply of food and beverages, it is not possible to give quantity—wise details of turnover.
- 28. Earnings and Expenditure in Foreign Currency NIL
- 29. There are no dues to SSI Units outstanding for more than 30 days.
- 30. In accordance with Accounting Standard issued by the ICAI, the Company has accounted for deferred tax and income tax as given below:

Amount in ₹

Particulars	Current Year	Previous year
Income Tax	-	-
Deferred Tax	6,81,57,257	7,60,38,600

31. As per Accounting Standard issued by the Institute of Chartered Accountants of India, the disclosures of transactions with the related parties.

Relationship	Name of the Related Party
Subsidiary Companies	a) Aquarian Realtors Pvt Ltd b) Bright Resorts Pvt Ltd c) Bush Betta Holiday Ownership Wildlife Adventure Resort Pvt Ltd d) Chanakyapuri Resorts Pvt Ltd e) Country Club Babylon Resorts Pvt Ltd f) Country Vacations International Ltd – Dubai g) Country Vacations International Ltd – India h) International Country Holidays Private Limited (formarly known as Aakruti Engineers Private Limited) i) J.J. Arts & Entertainments Pvt Ltd j) Maruti Waterpark & Entertainments Pvt Ltd k) Swami Vivekanand Training & Education Centre Pvt Ltd l) Swimwel Investment & Trading Pvt Ltd m) Club Arzee Ltd

Step-Down Subsidiaries	a) Country Club & Vacations W.L.L – Qatar b) Country Vacations International Limited – London c) Country Vacations International LLC – Dubai d) Country Vacations International LLC – Oman e) Country Vacations International LLC–Abu Dhabi f) Country Vacations International SDN BHD, Malaysia g) Country Vacations International W.L.L – Bahrain h) Jade Resorts Pvt Ltd i) Kolet Resort Club Pvt Ltd
Associated Companies	a)Amrutha Estates Pvt Ltd b)Country Condos' Limited c)Country Vacations International – Dubai d)Zen Garden Hotel Private Limited
Vice-Chairman,JMD&COO	Y. Varun Reddy
CMD	Y. Rajeev Reddy

B. Transactions during the year with Related Parties

Amount in ₹

Nature of Transaction	Subsidiary Companies including Step-Down Subsidiaries	Associate Companies	Other Related Parties
Lease Rentals payable	21,00,000	10,20,000	58,69,605
Directors Remuneration	-	-	1,92,00,000
Brand Ambassador fee	-	-	48,00,000

32. The Basic and Diluted EPS is Calculated as under

Amount in ₹

Particulars	31 st March,2019	31 st March,2018
a) Profit after Tax (₹)	(53,66,66,725)	(48,25,15,346)
b) Earnings available to Equity	(53,66,66,725)	(48,25,15,346)
Shareholders for Basic & Diluted EPS (₹)		
c) Weighted average Number of Shares taken for		
computation of EPS		
- Basic	16,34,64,735	16,34,64,735
- Diluted		
d) Earning per Share		
- Basic	(3.28)	(2.95)
- Diluted	(3.28)	(2.95)
e) Nominal Value per Share (₹)	2	2

33. Contingent Liabilities:

The Company jointly with Mr.Y.Rajeev Reddy (Managing Director) and Country Vacations International LLC, Dubai has provided corporate guarantee of AED 90,000,000/- to National Bank of Fujairah, Dubai in respect of the facilities granted to M/s. Country Vacations International Ltd- Dubai.

The company has disputed dues amounting to ₹23,95,65,650 which belongs to various Assessment Yeas which has not been deposited on account of disputes:

34. Secured Loans:

From Banks

- a) Term Loans from Oriental Bank of Commerce, Loans I & II of ₹ 25 crores for expansion of existing Clubs and secured by The Country Club (EROS Regency) situated at land Bearing killa no. 2,9,10/1,10/2 & 11/4 at village lakarpur, EROS Regency Township, Surajkund, Faridabad, Harayana. The Outstanding Balance for the Current year is ₹ 9,84,21,050/- (Previous Year ₹11,03,80,233/-)
- b) Term Loans from Union Bank of India, Vijaya Bank and Bank of India of ₹. 115 crores has been taken for repayment of FCCB's and secured by way of properties located in Hyderabad, Bangolre, Chennai and Kodaikanal. Further, the charge has been created on Delhi & Karnataka cash flows for servicing of the above loan. Additionally, the personal guarantees has also been given by three Directors (i.e. Mr. Y Rajeev Reddy, Y. Siddharth Reddy & Y. Varun Reddy). The Outstanding Balance for the Current year is ₹75.09.06.502/- (Previous Year ₹ 86.53.12.860/-).
- c) Term Loan from Central Bank of India of ₹ 50 Crores to carry out interior, Gym/Fitness Centres and Civil works of the Company's property at multiple locations. Further charge has been created on Company's properties (movable/immovable) at Bangalore, Trivandrum and Bandipur. Additionally, the personal guarantees are also given by three Directors (i.e. Mr Y Rajeev Reddy, Y. Siddharth Reddy & Y. Varun Reddy). The Outstanding (Including Interest) Balance for the Current year is ₹ 48,80,55,065/- (Previous Year ₹ 48,00,24,670/-).
- d) Term Loan from Canara Bank of ₹ 50 Crores for the Company's expansion plan at Kolkatta, Cochin and Andheri, Mumbai and normal ongoing capex at various locations. Further charge has been created on Company's properties (movable/immovable) at Kolkatta, Cochin and Andheri, Mumbai. Additionally, the personal guarantees are also given by three Directors (i.e. Mr Y Rajeev Reddy, Y. Siddharth Reddy & Y. Varun Reddy). The Outstanding (Including Interest) Balance for the Current year is ₹ 58,99,34,966/(Previous Year ₹ 48,17,48,751/-).
- e) Term Loans from Saraswat Co Op Bank, Loan of ₹ 25 crores for expansion of existing Clubs and secured by way of mortgage by deposit of title deed immovable property being land and building known as Hotel Amrutha Castle Constructed on plot of land bearing municipal nos.5-9-16, 5-9-17, snf 6-9-18 and adjoining plot and land bearing municipal nos. 5-9-19, and 5-9-18/3 situated at Saifabad, Secretarial Road Hyderabad solely belonging to the company. The Outstanding Balance for the Current year is ₹ 7,85,27,318/- (Previous Year ₹ 7,43,75,000/-)
- f) Term Loan from Saraswat Co Op Bank of ₹ 50 Crores secured by way of mortgage, by deposit of title deed of immovable property located at Country club Golden Star # 623,624 Next to Pramukh Swami Hospital Adajan, Surat 395 009 owned by Club Arzee Ltd.,immovable property at Country Club Resort, Plot No. 496, Bhuvan Village, Kolad, Dist. Raigad. owned by Amruta Estates Pvt. Ltd., immovable property, Hotel Amruta Castle, opp Secretariate, Saifabad, Hyderabad and additional charge on immovable property at The Country Club, Balamatta Road, Mangalore 575 001. belonging to the Company. The Outstanding Balance for the Current Year is ₹ 37,76,16,058/- (Previous Year ₹37,56,59,464/-).
- g) Term Loans from Cosmos Bank, Loan I & II of ₹. 35 crores for expansion of existing Clubs and secured by "The Country Club De Goa" no.836/1, Anjuna, Bardez, Goa and "the Country Club Spring" situated at C.T.S no. 1104/03 of village Kandivali, parekh Nagar, Kandivali, Mumbai. The Outstanding Balance for the Current year is ₹10,69,96,252/-(Previous Year ₹ 14,02,67,961/-)
- h) Term Loan from Cosmos Bank, Loan of ₹ 25 Crores for refurbishment and modernization of its clubs located at Pune, Kolkatta, Goa and Indore, secured by way of additional charge on property located at "The Country Club De Goa" No.836/1, Anjuna Bardez, Goa owned by Aquarian Realtors Pvt. Ltd. and

- "The Country Club Spring" situated at C.T.S No. 1104/03 of village Kandivali, Parekh Nagar, Kandival owned by M/s Swami Vivekanand Training and Education Centre Pvt. Ltd and additional security by way of registered equitable mortgage on "Country Club Fun & Food", 7thKm, Khandwa Road, Kasturbaagram, Indore owned by the Company. The Outstanding Balance for the Current Year is ₹20,32,40,284/-. (Previous Year ₹17,96,83,409/-).
- i) Term loan from National Bank of Fujiarah –NBF, Dubai loan of ₹.87,53,82,754/- for expansion of existing Dubai Hotel and secured by mortgage of Country Club Hotel, Dubai. The outstanding Balance for the current year is ₹157,87,97,389/-(Previous year ₹155,41,16,882/-) The term loan taken from Bank of Baroda, Dubai is repaid by National Bank of Fujiarah-NBF.

Equipment Finance and Other Loans

- j) Equipment Finance & Other Loans from ENBD, Dubai Islamic Bank, NBAD & RAK Banks for Vehicles and for expansion of existing Clubs and the same were secured by way of hypothecation of the Vehicles. The Outstanding Balance for the Current year is ₹11,51,813/- (Previous Year ₹37,64,053/-).
- k) Lease Finance Loan from NOIDA Authority of ₹ 2.37 Crores for Plot and the same is secured against the plot no. N-14, Sector 18, Noida, Uttar Pradesh. The Outstanding Balance for the Current year is ₹2,71,64,614/- (Previous Year ₹2,71,64,614/-).
- 35. It is difficult to identify segment wise profitability and Capital Employed considering that infrastructure is common for all the revenue activities of the Company.
- 36. Pertaining to unclaimed dividend, no amount is due and outstanding as unclaimed dividend for more than seven years to be transferred to Investor Education & Protection Fund.

Amount in ₹

Particulars	Amount
Unpaid Dividend for the year 2013-14	2,70,658
Unpaid Dividend for the year 2012-13	2,67,862
Unpaid Dividend for the year 2011-12	2,42,514

- 37. Previous year's figures have been regrouped wherever necessary.
- 38. The figures have been rounded off to the nearest rupee.

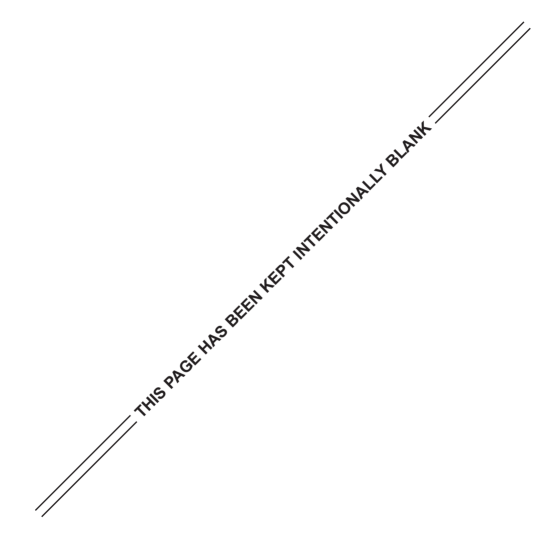
As per our report of even date for P C N & Associates (Formerly known as Chandra Babu Naidu & Co) Chartered Accountants FRN:016016S

for and on behalf of the Board of Directors COUNTRY CLUB HOSPITALITY & HOLIDAYS LIMITED

M.Chandra Babu

Partner Membership No.227849

Place: Hyderabad Date: 30-05-2019 Y.RAJEEV REDDY
Chairman & Managing Director
Vice-Chairman, JMD & CEO



STANDALONEFinancial Section

INDEPENDENT AUDITOR'S REPORT

To the Members of M/s COUNTRY CLUB HOSPITALITY AND HOLIDAYS LIMITED

Report on the Audit of the Standalone Financial Statements

Opinion

We have audited the accompanying standalone financial statements of COUNTRY CLUB HOSPITALITY & HOLIDAYS LIMITED ("the Company"), which Comprises the Standalone Balance Sheet as at March 31, 2019, the Standalone Statement of Profit and Loss (including Other Comprehensive Income), the Standalone Statement of Changes in Equity and the Standalone Statement of Cash Flows for the year ended on that date, and a summary of the significant accounting policies and other explanatory information (hereinafter referred to as "the standalone financial statements").

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 Companies Act, 2013 ("the Act") in the manner so required and give a true and fair view in conformity with the Indian Accounting Standards prescribed under section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015, as amended, ("IndAS") and other accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2019, the loss and total comprehensive income, changes in equity and its cash flows for the year ended on that date.

Basis for Opinion

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

Emphasis of Matters:

- a) The company is not regular in payment of its statutory dues towards TDS, GST, PF, ESI and PT for the year ended 31.03.2019 amounting to Rs. 24.78 crores. The Proceedings U/s. 276B of the Income Tax Act of the Company is pending and the Company is having outstanding liability towards compounding fee.
- b) The Company has delayed in repayment of dues to its financial lenders for the FY 2018-2019. The Company has loan overdue for an amount of Rs. 22.83 crores as on 31.03.2019 which is reported as Non Performing Asset by two of its financial lenders.

 Our opinion is not modified in respect of the above Emphasis of Matters.

Information Other than the Standalone Financial Statements and Auditor's Report Thereon

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

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

In connection with our audit of the standalone financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the standalone financial statements or our knowledge obtained during the course of our audit or otherwise appears to be materially misstated.

If, based on the work we have performed, we conclude that there is a material misstatement of this other information; we are required to report that fact. We have nothing to report in this regard.

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 Act with respect to the preparation of these standalone financial statements that give a true and fair view of the financial position, financial performance, total comprehensive income, changes in equity and cash flows of the Company in accordance with the Ind AS and other accounting principles generally accepted in India. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding 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 standalone financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

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

Auditor's Responsibilities for the Audit of the Standalone Financial Statements

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

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

Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Obtain an understanding of internal financial controls relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the Company and its subsidiary companies which are companies incorporated in India, has adequate internal financial controls system in place and the operating effectiveness of such controls.

- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the ability of the Group to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained upto the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the

Materiality is the magnitude of misstatements in the standalone financial statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the financial statements may be influenced. We consider quantitative materiality and qualitative factors in: (i) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the financial statements.

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

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

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

Report on Other Legal and Regulatory Requirements

- 1. As required by Section 143(3) of the Act, based on our audit we report that:
 - a) We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit.
 - b) In our opinion, proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books.
 - c) The Balance Sheet, the Statement of Profit and Loss including Other Comprehensive Income, Statement of Changes in Equity and the Statement of Cash Flow dealt with by this Report are in agreement with the relevant books of account.
 - d) In our opinion, the aforesaid standalone financial statements comply with the IndAS specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
 - e) On the basis of the written representations received from the directors as on March 31, 2019 taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2019 from being appointed as a director in terms of Section 164 (2) of the Act.

- f) With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure A". Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls over financial reporting.
- g) With respect to the other matters to be included in the Auditor's Report in accordance with the requirements of section 197(16) of the Act, as amended:
 - In our opinion and to the best of our information and according to the explanations given to us, the remuneration paid by the Company to its directors during the year is in accordance with the provisions of section 197 of the Act.
- h) With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, as amended in our opinion and to the best of our information and according to the explanations given to us:
 - i. The Company has pending litigations which would have impact on its standalone financial positions are disclosed in notes to the financial statements.
 - ii. The Company has made provision, as required under the applicable law or accounting standards, for material foreseeable losses, if any, on long-term contracts including derivative contracts.
 - iii. There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company.
- 2. As required by the Companies (Auditor's Report) Order, 2016 ("the Order") issued by the Central Government in terms of Section 143(11) of the Act, we give in "Annexure B" a statement on the matters specified in paragraphs 3 and 4 of the Order.

For P C N &Associates., Chartered Accountants FRN: 016016S

Chandra Babu M Partner M.No:227849

Place: Hyderabad Date: 30-05-2019

ANNEXURE "A" TO THE INDEPENDENT AUDITOR'S REPORT

(Referred to in paragraph 1(f) under 'Report on Other Legal and Regulatory Requirements' section of our report to the Members of **COUNTRY CLUB**HOSPITALITY & HOLIDAYS LIMITED of even date

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

We have audited the internal financial controls over financial reporting of OUNTRY CLUB HOSPITALITY & HOLIDAYS LIMITED ("the Company") as of March 31, 2019 in conjunction with our audit of the standalone financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

The Board of Directors of the Company is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls over Financial Reporting issued by the Institute of Chartered Accountants of India. These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to respective company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditor's Responsibility

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

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

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

Meaning of Internal Financial Controls over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded

as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Limitations of Internal Financial Controls over Financial Reporting

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

Opinion

In our opinion, to the best of our information and according to the explanations given to us, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at March 31, 2019, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

For P C N & Associates., Chartered Accountants FRN: 016016S

Chandra Babu M Partner M.No:227849

Place: Hyderabad Date: 30-05-2019

Annexure B to the Independent Auditor's Report

(Referred to in paragraph 2 under 'Report on Other Legal and Regulatory Requirements' section of our report to the Members of COUNTRY CLUB HOSPITALITY & HOLIDAYS LIMITED of even date

- i. In respect of the Company's fixed assets:
 - (a) The Company has maintained proper records showing full particulars, including quantitative details and situation of fixed assets.
 - (b) The Company has a program of verification to cover all the items of fixed assets in a phased manner which, in our opinion, is reasonable having regard to the size of the Company and the nature of its assets. Pursuant to the program, certain fixed assets were physically verified by the management during the year. According to the information and explanations given to us, no material discrepancies were noticed on such verification.
 - (c) According to the information and explanations given to us, the records examined by us and based on the examination of the title deeds of immovable properties, they are held in the name of the company.
- ii. The physical verification of inventory has been conducted at reasonable intervals by the management during the year and no material discrepancies were noticed on such verification.
- iii. According the information and explanations given to us, the Company has granted unsecured loans to its Wholly owned subsidiaries, covered in the register maintained under section 189 of the Companies Act,2013, in respect of which:
 - (a) The terms and conditions of the grant of such loans are, in our opinion, prima facie, not prejudicial to the Company's interest.
 - (b) The schedule of repayment of principal and payment of interest has been stipulated and repayments or receipts of principal amounts and interest have been regular as per stipulations.
 - (c) There is no overdue amount remaining outstanding as at the year-end.
- iv. In our opinion and according to the information and explanations given to us, the Company has complied with the provisions of Sections 185 and 186 of the Act in respect of grant of loans, making investments and providing guarantees and securities.
- v. The Company has not accepted any deposits from the public covered under Section 73 to 76 of the Companies Act, 2013 and rules framed there under to the extent notified.
- vi. The Central Government has not prescribed the maintenance of cost records under section 148(1) of the Act, for any of the services rendered by the Company.
- vii. According to the information and explanations given to us, in respect of statutory dues:
 - (a) The company is not regular in depositing the undisputed statutory dues, including Provident Fund, Employees' State Insurance, Income-tax, Service Tax, Goods & Service Tax, TDS and other material statutory dues, as applicable, with the appropriate authorities in India;
 - (b) There were undisputed amounts payable in respect of Provident Fund, Employee's State Insurance, Income-tax, Service Tax, Goods & Service Tax and other material statutory dues in arrears as at 31st March 2019.

S.No.	Nature of Liability	Amount in Rs.
1	Service Tax	91,629,321
2	TDS	34,713,393
3	GST	35,922,451
4	Provident Fund	4,610,499
5	ESI	6,227,874
6	Professional Tax	6,787,110

- (c) According to the information and explanations given to us and based on the records of the company examined by us, Rs. 23,81,15,650/- which belong to various assessment years which have not been deposited on account of disputes.
- viii. In our opinion and according to the information and explanations given to us, the Company has defaulted in repayment of dues to its financial lenders for the FY 2018-2019. The Company has loan overdue for an amount of Rs. 22.83 crores as on 31.03.2019 which is reported as Non Performing Asset by two of its financial lenders.
- ix. The Company has not raised moneys by way of initial public offer or further public offer (including debt instruments) or term loans and hence reporting under clause 3 (ix) of the Order is not applicable to the Company.
- x. To the best of our knowledge and according to the information and explanations given to us, no fraud by the Company or no material fraud on the Company by its officers or employees has been noticed or reported during the year.
- xi. In our opinion and according to the information and explanations given to us, the Company has paid/provided managerial remuneration in accordance with the requisite approvals mandated by the provisions of section 197 read with Schedule V to the Act.
- xii. The Company is not a Nidhi Company and hence reporting under clause 3 (xii) of the Order is not applicable to the Company.
- xiii. In our opinion and according to the information and explanations given to us, the Company is in compliance with Section 177 and 188 of the Companies Act, 2013 where applicable, for all transactions with the related parties and the details of related party transactions have been disclosed in the standalone financial statements as required by the applicable accounting standards.
- xiv. During the year, the Company has not made any preferential allotment or private placement of shares or fully or partly paid convertible debentures and hence reporting under clause 3 (xiv) of the Order is not applicable to the Company
- xv. In our opinion and according to the information and explanations given to us, during the year, the Company has not entered into any non-cash transactions with its Directors or persons connected to its directors and hence provisions of section 192 of the Companies Act, 2013 are not applicable to the Company.
- xvi. The Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934.

For P C N & Associates., Chartered Accountants FRN:016016S

Chandra Babu M Partner M.No:227849

Place : Hyderabad Date: 30-05-2019

BALANCE SHEET AS AT 31-03-2019

Amount in ₹

Particulars	Note Nos.	As at 31-03-2019	As at 31-03-2018
ASSETS			
1.Non-Current Assets			
(a) Fixed Assets			
(i) Tangible Assets	1	6,592,387,635	6,740,800,500
(ii) Intangible Assets		141,909,028	142,422,027
(iii) Capital Work in progress		105,557,924	100,497,745
(b) Non-Current Investments	2	2,401,458,339	2,401,458,339
(c) Long-Term Loans and Advances	3	1,283,583,115	1,273,327,972
2. Current Assets			
(a) Current Investments	4	1,000,000	1,000,000
(b) Inventories	5	47,174,142	30,808,568
(c) Trade Receivables	6	85,098,588	58,735,271
(d) Cash and Cash Equivalents	7	39,887,791	50,741,862
(e) Short-Term Loans and Advances	8	247,835,405	249,110,282
(f) Other Current Assets	9	21,637,159	15,696,082
TOTAL		10,967,529,126	11,064,598,648
EQUITY AND LIABILITIES			
1. Shareholders Funds			
(a) Share Capital	10	326,929,470	326,929,470
(b) Reserves & Surplus	11	5,840,322,017	6,074,845,052
2. Non-Current Liabilities			
(a) Long-Term Borrowings	12	2,398,507,786	2,826,942,991
(b) Deferred Tax Liabilities (Net)	13	888,354,167	823,448,679
(c) Other Long Term Liabilities	14	114,583,370	7,481,742
3. Current Liabilities			
(a) Trade Payables	15	147,479,878	163,119,269
(b) Other Current Liabilities	16	989,001,411	559,528,253
(c) Short-Term Provisions	17	262,351,027	282,303,192
TOTAL		10,967,529,126	11,064,598,648

Significant Accounting Policies & Notes to Financial Statements 1 to 37

As per our report of even date for P C N & Associates (Formerly known as Chandra Babu Naidu & Co) Chartered Accountants FRN:016016S

for and on behalf of the Board of Directors
COUNTRY CLUB HOSPITALITY & HOLIDAYS LIMITED

M.Chandra Babu Partner

Membership No.227849

Place: Hyderabad Date: 30-05-2019 Y.RAJEEV REDDY
Chairman & Managing Director

Y.SIDDHARTH REDDY
Vice-Chairman, JMD & CEO

STATEMENT OF PROFIT & LOSS FOR THE YEAR ENDED 31-03-2019

Amount in ₹

			AITIOUITEIT
Particulars	Note Nos.	Year Ended 31-03-2019	Year Ended 31-03-2018
I. INCOME			
Revenue From Operations	18	2,131,133,944	2,353,410,902
Other Income	19	15,695,459	14,586,471
TOTAL REVENUE		2,146,829,404	2,367,997,373
II. EXPENDITURE			
Cost of Material Consumed	20	106,804,067	97,057,218
Employee Benefit Expenses	21	788,495,944	953,856,587
Finance Cost	22	375,253,283	338,357,024
Depreciation and Amortisation Expenses	1	169,447,293	179,514,871
Other Expenses	23	861,101,081	899,552,292
TOTAL EXPENDITURE		2,301,101,668	2,468,337,992
III. PROFIT			
Profit/(Loss) Before Tax (1 - 2)			
Tax Expense:		(154,272,264)	(100,340,619)
- Current Tax		_	_
- Deferred Tax		64,905,488	72,120,410
Profit/(Loss) for the Year		(219,177,752)	(172,461,029)
Earning Per Share			
- Basic		(1.34)	(1.06)
- Diluted		(1.34)	(1.06)

Significant Accounting Policies & Notes to Financial Statements 1 to 37

As per our report of even date for P C N & Associates (Formerly known as Chandra Babu Naidu & Co) Chartered Accountants FRN:016016S

for and on behalf of the Board of Directors COUNTRY CLUB HOSPITALITY & HOLIDAYS LIMITED

M.Chandra Babu

Partner Membership No.227849 Y.RAJEEV REDDY
Chairman & Managing Director

Y.SIDDHARTH REDDY Vice-Chairman, JMD & CEO

PLACE: HYDERABAD DATE: 30-05-2019

CASH FLOW STATEMENT FOR THE YEAR ENDED 31.03.2019

Amount in ₹

Particulars	Current Year	Previous Year
CASH FLOW FROM OPERATING ACTIVITIES:		
Profit Before Tax	(154,272,264)	(100,340,619)
Adjustments for : -		
Depreciation	169,447,293	179,514,871
Interest Paid	375,253,283	338,357,024
Excess amount charged in Reserves and Surplus	(15,345,283)	(24,625,159)
Excess amount charged in Deferred Tax Liability		
Interest Income	(513,605)	(1,782,131
Operating Cash Flow before Working Capital Changes	374,569,424	391,123,98
(Increase) / Decrease in Inventory	(16,365,574)	(1,490,981
(Increase) / Decrease in Trade Receivables	(26,363,316)	1,214,65
(Increase) / Decrease in Short Term Loans & Advances	1,274,877	8,462,80
(Increase) / Decrease in Other Current Assets	(5,941,078)	20,320,22
(Increase) / Decrease in Current Investments	-	(875,000
Increase / (Decrease) in Deferred Income(Current)	-	
Increase / (Decrease) in Trade Payables	(15,639,391)	4,959,17
Increase / (Decrease) in Other Current Liabilities	429,473,158	84,889,83
Increase / (Decrease) in Short Term Provisions	(19,952,164)	5,364,47
CASH GENERATED FROM OPERATIONS	721,055,936	513,969,16
Add: Prior Period Expenses	-	
Less: Income Tax Paid	-	
CASH GENERATED FROM OPERATING ACTIVITIES	721,055,936	513,969,16
CASH FLOW FROM INVESTING ACTIVITIES:		
Purchase/Sale of fixed Assets	(20,521,429)	(39,080,979
Capital Work in Progress, Pre-operative Expenses	(5,060,181)	4,074,25
Interest Income	513,605	1,782,13
(Increase) / Decrease in Long Term Loans & Advances	(10,255,143)	(8,868,124
NET CASH AVAILABLE FROM INVESTING ACTIVITIES	(35,323,148)	(42,092,718
CASH FLOW FROM FINANCING ACTIVITIES:		
Proceeds From Issue of Equity Shares	-	
Proceeds/(Repayment) of Loan	(428,435,204)	(168,488,355
Share Premium and Capital Reserve	-	
Interest Paid	(375,253,283)	(338,357,024
Increase / (Decrease) in Other Long Term Liabilities	107,101,628	(500,000
Proceeds/(Repayment) of Membership Fees		
NET CASH USED IN FINANCING ACTIVITIES	(696,586,859)	(507,345,379
NET INCREASE IN CASH AND CASH EQUIVALENTS(I+II+III)	(10,854,071)	(35,468,930
Opening Balance of Cash & Cash Equivalents	50,741,862	86,210,79
Closing Balance of Cash & Cash Equivalents	39,887,791	50,741,862

for and on behalf of the Board of Directors
COUNTRY CLUB HOSPITALITY & HOLIDAYS LIMITED

As per our report of even date for P C N & Associates (Formerly known as Chandra Babu Naidu & Co) Chartered Accountants FRN:016016S

M.Chandra Babu

Partner

Membership No.227849

Place: Hyderabad Date: 30-05-2019 Y.RAJEEV REDDY
Chairman & Managing Director

Y.SIDDHARTH REDDY
Vice-Chairman, JMD & CEO

SLM METHOD Amount in

NOTE NO.1: FIXED ASSETS

7,193,508 605,502 7,023,656,418 434,969,556 5,848,393,292 62,815,558 2,316,361 6,740,800,500 6,880,721,392 141,816,525 142,935,026 6,883,222,526 NET BLOCK AS ON 285,112,225 42,422,027 31-03-2018 92,503 475,624,512 5,720,837,254 30,005,285 6,260,579 6,592,387,635 6,740,800,500 141,816,525 6,734,296,663 256,166,870 3,493,135 141,909,028 NET BLOCK AS ON 31-03-2019 142,422,027 6,883,222,527 1,716,514,423 1,809,390,799 ,527,323 1,014,324 1,511,632,160 30,960,645 259,402,516 4,323,617 1,544,539 1,807,863,477 ,527,323 1,717,528,747 DEPRECIATION 31-03-2019 AS ON ADJUSTEMENTS 5,677,733 108,393 77,585,240 84,338,985 DEP DURING 3,909,026 58,057,548 9,832,541 27,405,394 77,585,240 111,744,379 THE YEAR **DELETION/** 927,248 DEPRECIATION 1,997,846 512,999 512,999 512,999 14,540,426 179,001,872 169,447,293 **DURING THE** 18,982,171 32,486,603 68,934,294 179,514,871 YEAR DEPRECIATION 1,401,000,759 232,593,646 12,158,312 725,684 1,716,514,423 1,621,851,536 1,014,324 27,906,719 1,717,528,747 1,649,758,255 70,036,022 1,014,324 UP TO 31-03-2019 7,805,118 7,232,469,414 8,400,251,112 1,619,826 GROSS BLOCK 8,457,314,923 8,543,687,463 8,600,751,274 475,624,512 160,965,930 515,569,386 7,816,752 41,816,525 43,436,351 143,436,351 AS ON 31-03-2019 6,897,149 8,677,513 114,074 105,946,135 111,408,048 105,946,135 138,813,442 DJUSTEMENTS 6,924,637 73,332,762 27,405,394 **DURING THE** DELETIONS/ YEAR 1,447,113 4,760,664 2,019,592 56,150,043 66,150,043 ADDITIONS DURING THE YEAR 40,654,956 48,882,324 48,882,324 GROSS BLOCK AS ON 1-4-2018 1,619,826 7,919,192 434,969,556 8,457,314,923 8,502,572,928 141,816,525 170,841,745 8,600,751,274 232,851,580 14,474,673 143,436,351 8,673,414,673 7,249,394,05 517,705,87 Land & Site Development Software & Development Total Previous Year Furniture & Fixtures Grand Total - A+B Intangible Assets Plant & Machinery **PARTICULARS** Tangible Assets Previous Year Previous Year Computers Buildings Fotal - A Total - B Vehicles Goodwill

NOTES TO BALANCE SHEET

NOTE NO. 2: NON-CURRENT INVESTMENTS

Amount in ₹

Particulars	As at 31-03-2019	As at 31-03-2018
Long Term Investments (At Cost, Un Quoted)	2,396,568,339	2,396,568,339
Investment in Equity Shares of Subsidiaries(Non Trade Fully Paid Up)		
	4,890,000	4,890,000
Investment in Preference Shares of Subsidiaries (Non Trade Fully Paid Up)		
	2,401,458,339	2,401,458,339

NOTE NO. 3: LONG - TERM LOANS AND ADVANCES

Particulars	As at 31-03-2019	As at 31-03-2018
Unsecured Considered Good		
Capital advance	86,675,056	88,300,711
Security Deposit	214,582,822	213,819,275
Loans and Advances to Related Parties Advances given to Subsidiary Companies	973,917,751	958,124,474
Other loans And advances	8,407,486	13,083,512
	1,283,583,115	1,273,327,972

NOTE NO. 4: CURRENT INVESTMENTS

Particulars	As at 31-03-2019	As at 31-03-2018
Investment-The Saraswat Coop Bank	25,000	25,000
Investment-The Cosmos Coop Bank	975,000	975,000
	1,000,000	1,000,000

NOTE NO. 5: INVENTORIES

Particulars	As at 31-03-2019	As at 31-03-2018
Inventories (at lower of cost & net realisable value)		
Stores:		
Food, Beverages, Smokes & Operating Supplies	3,825,152	3,717,012
Gifts & Glass inventory	43,348,990	27,091,556
	47,174,142	30,808,568

NOTE NO. 6: TRADE RECEIVABLES

Amount in ₹

Particulars	As at 31-03-2019	As at 31-03-2018
Receivables outstanding for more than six months from the date they are due for payment Unsecured & Considered Good	5,578,658	3,139,753
Receivables outstanding for less than six months from the date they are due for payment Unsecured & Considered Good	79,519,930	55,595,518
	85,098,588	58,735,271

NOTE NO. 7: CASH AND CASH EQUIVALENTS

Particulars	As at 31-03-2019	As at 31-03-2018
Cash on hand	9,589,299	6,412,725
Balances with banks :		
- Current Accounts	20,399,337	33,962,942
- Fixed Deposits - with maturity of less/more than	9,091,370	9,101,656
Earmarked Accounts		
- Unpaid Dividend Accounts	807,785	1,264,539
	39,887,791	50,741,862

NOTE NO. 8: SHORT TERM LOANS AND ADVANCES

Particulars	As at 31-03-2019	As at 31-03-2018
Advance to Suppliers	2,596,899	2,496,252
Loans and Advances to Employees	3,245,170	3,134,198
Advances Recoverable in Cash or Kind - (Unsecured, Considered Good)	182,659,841	187,094,746
Advances with Statutory Authorities	59,333,495	56,385,086
	247,835,405	249,110,282

NOTE NO. 9: OTHER CURRENT ASSETS

Particulars	As at 31-03-2019	As at 31-03-2018
TDS/TCS Receivables	11,951,386	-
Prepaid Expenses	5,865,492	9,842,454
Input Tax Credit	3,820,281	5,853,628
	21,637,159	15,696,082

NOTE NO. 10: SHARE CAPITAL

Amount in ₹

Particulars	As at 31-03-2019	As at 31-03-2018
Authorised Capital	440,000,000	440,000,000
220000000 Equity Shares (Previous Year 220000000 Equity Shares)		
Issued, Subcribed & Fully Paid up:	326,929,470	326,929,470
163464735 Equity Shares (Previous Year 163464735 Equity Shares)		
	326,929,470	326,929,470
Par Value per Share	2	2

Notes:

The Company has only one class of shares referred to as equity shares having a par value of Rs.2/-. Each Equity shareholder is entitled to one vote per share

"Reconciliation of the number of shares outstanding at the beginning and at the end of the reporting period"

Total No of shares at opening accounting period	163,464,735	163,464,735
Add: No of shares issued during the year - Amalgamation	-	-
Add: No of shares issued during the year - Bonus Issue	-	-
Add: No of shares issued during the year - Cash Issue	-	-
Less : No of shares Forfeited/Bought Back during the year	-	-
Total No of shares at end of accounting period	163,464,735	163,464,735

Shares in the Company held by each shareholder holding more than 5% shares of the Company

Name of the Shareholder	As at 31-03-2019	As at 31-03-2018
Y.Rajeev Reddy		
- No of Shares	106,337,986	106,337,986
- % held in the Company	65.05	65.05

NOTE NO. 11: RESERVES AND SURPLUS

Particulars	As at 31-03-2019	As at 31-03-2018
Capital Reserve		
As per last year Balance Sheet	305,088,694	305,088,694
	305,088,694	305,088,694
Securities Premium Account	4,962,471,969	4,962,471,969
Revaluation Reserve		
General Reserve	24,270,350	24,270,350
As per last year Balance Sheet	83,300,000	83,300,000
Add: Transfer from statement of Profit and Loss account	-	-
	83,300,000	83,300,000

³ a. Terms /rights attached to equity shares

Surplus:		
Surplus in Statement of Profit and Loss		
As per last year Balance Sheet	699,714,039	896,800,227
Amount transfered to Retained Earnings in pursuant of Schedule II to	(15,345,283)	(24,625,159)
The Companies Act,2013		
Add: Current year Profit/(Loss)	(219,177,752)	(172,461,029)
Surplus in Statement of Profit & Loss	465,191,004	699,714,039
Total Reserves and Surplus	5,840,322,017	6,074,845,052

NOTE NO. 12: LONG - TERM BORROWINGS

Amount in ₹

Particulars	As at 31-03-2019	As at 31-03-2018
Secured		
Term loans From Banks		
- Oriental Bank of Commerce Loan	53,279,912	71,575,883
- Oriental Bank of Commerce Loan	18,203,408	25,379,570
(Secured by way of Hypothecation of Land & Buildings)		
- UBI Loan	253,457,794	353,429,315
(Secured by way of Hypothecation of Land & Buildings)		
- Vijaya Bank Loan	198,764,681	256,160,073
(Secured by way of Hypothecation of Land & Buildings)		
- Bank of India Loan	111,241,027	138,972,434
(Secured by way of Hypothecation of Land & Buildings)		
- Central Bank Of India-3547734960	19,736,701	28,285,527
- Central Bank Of India-3547726552	318,349,364	394,529,239
(Secured by way of Hypothecation of Land & Buildings)		
- Canara Bank	343,642,245	406,348,751
(Secured by way of Hypothecation of Land & Buildings)		
- Saraswat Co Op Bank Loan I	62,200,318	74,375,000
- Saraswat Co Op Bank Loan II	321,481,058	375,659,464
(Secured by way of Hypothecation of Land & Buildings)		
- Cosmos Bank Loan I	35,919,450	32,966,928
- Cosmos Bank Loan II	47,249,801	42,001,365
- Cosmos Bank Loan III	184,162,284	189,863,976
(Secured by way of Hypothecation of Land & Buildings)		
	1,967,688,043	2,389,547,525
Unsecured		
Loans and Advances From Related Parties		
- Country Vacations International Limited - Dubai	272,995,143	279,570,866
- Country Vacations International Limited - India	2,427,401	2,427,401
- Maruti Water Park & Entertainment Pvt Ltd	1,375,040	1,375,040
- Loan from Promoters	154,022,159	154,022,159
	430,819,743	437,395,466
	2,398,507,786	2,826,942,991

NOTE NO. 13: DEFERRED TAX LIABILITIES (NET)

Amount in ₹

Particulars	As at 31-03-2019	As at 31-03-2018
Opening Deferred tax Liability	823,448,679	751,328,269
Add: Deferred Tax Liability for the year		
(Due to SLM and WDV Difference)	64,905,488	72,120,410
	888,354,167	823,448,679

NOTE NO. 14: OTHER LONG-TERM LIABILITIES

Particulars	As at 31-03-2019	As at 31-03-2018
Unsecured		
Deposits	114,583,370	7,981,742
	114,583,370	7,981,742

NOTE NO. 15: TRADE PAYABLES

Particulars	As at 31-03-2019	As at 31-03-2018
Total Outstanding Dues to Micro and Small Enterprises		
Others	147,479,878	163,119,269
	147,479,878	163,119,269

NOTE NO.16: OTHER CURRENT LIABILITIES

Particulars	As at 31-03-2019	As at 31-03-2018
Current Maturities of Long-Term Debt	753,174,065	345,069,436
Advance Received from Customers	5,927,442	2,344,076
Unpaid Dividends	552,853	1,013,596
Dues to Statutory Authorities	214,073,712	168,444,506
Other Liabilities	13,590,665	33,791,536
Creditors for Capital Goods	1,682,674	8,865,103
	989,001,411	559,528,253

NOTE NO.17: SHORT-TERM PROVISIONS

Amount in ₹

Particulars	As at 31-03-2019	As at 31-03-2018
Provision for Employee Benefits		
- Salaries Payable (Includes Incentives)	114,078,061	144,041,427
- PF Payable	15,237,998	8,968,270
- ESIC Payable	10,930,590	6,651,597
- PT Payable	7,535,382	6,560,260
- Gratuity Payable	40,577,844	39,129,326
Others	, ,	, ,
- Consultancy & Processional Charges Payable	5,665,145	4,635,145
- Provision for Expenses	68,326,007	72,317,167
	262,351,027	282,303,192

NOTES TO STATEMENT OF PROFIT & LOSS

NOTE NO. 18: REVENUE FROM OPERATIONS

Particulars	Year Ended 31-03-2019	Year Ended 31-03-2018
Sales of Services		
Income from Sale of Membership, Tour Operating Service , Sports & Fitness Services etc., Training/Coaching in recreational activities relating to art, Culture	703,397,664	826,665,700
& Sports,Fitness		
Income from Hotel, Clubs & Resorts	211,923,043	224,555,000
- Food & Beverages from Restaurant & Banquets		:,;;;;;
Annual Room & Maintenance Charges	1,215,813,237	1,302,190,202
Guest accommodation and Maintenance charges	, , ,	, , ,
	2,131,133,944	2,353,410,902

NOTE NO. 19: OTHER INCOME

Particulars	Year Ended 31-03-2018	Year Ended 31-03-2017
Interest Income		
- On Deposits with Bank	513,605	1,782,131
- Miscellaneous Income/Lease Rent	15,181,854	12,804,340
	15,695,459	14,586,471

NOTE NO. 20: COST OF MATERIAL CONSUMED

Particulars		Year Ended 31-03-2017
Opening Stock of Food & Bevarages, Stores and Operating Supplies	3,717,012	4,873,867
Add: Purchases	106,912,207	95,900,363
Less: Closing Stock of Food & Bevarages, Stores and Operating Supplies	3,825,152	3,717,012
	106,804,067	97,057,218

NOTE NO. 21: EMPLOYEE BENEFIT EXPENSES

Amount in ₹

Particulars		Year Ended 31-03-2018
Salaries & Other Benefits	759,301,789	921,089,198
Contribution to Provident & Other Funds	15,518,258	16,397,437
Staff Welfare Expenses	13,675,897	16,369,952
	788,495,944	953,856,587

NOTE NO. 22: FINANCE COST

Particulars	Year Ended 31-03-2019	Year Ended 31-03-2018
Interest on Term Loans	375,253,283	338,357,024
	375,253,283	338,357,024

NOTE NO. 23: OTHER EXPENSES

Particulars	Year Ended 31-03-2019	Year Ended 31-03-2018
Upkeep & Service Cost	ĺ	
- Building Maitenance	3,293,348	3,929,919
- Repairs, Maintenance to other assets.	5,815,356	6,472,127
- Vehicle Maintenance & Running Exp.	3,073,118	2,984,763
- Other Maintenance	46,703,445	40,639,144
Power & Fuel	79,672,336	83,359,907
Rent including Lease Rent	221,387,681	251,521,266
Rates & Taxes	25,486,099	33,484,472
Insurance	414,176	779,292
Finance Charges	47,986,088	46,313,867
Travelling & Conveyance	41,470,102	45,777,618
Printing & Stationery	11,105,255	12,687,462
Postage, Telegram & Telephones	28,641,588	38,860,601
Advertisement & Other Marketing Expenses	247,059,133	223,077,920
Other Administrative Expenses	73,717,985	77,351,243
Legal & Professional Charges.	24,275,371	31,312,691
Auditors Remuneration Includes		
- Audit Fee	500,000	500,000
- For Taxation Matters	200,000	200,000
- For Other Services	300,000	300,000
	861,101,081	899,552,292

SIGNIFICANT ACCOUNTING POLICIES

1. Corporate Information

Country Club Hospitality & Holidays Limited formerly known as Country Club (India) Limited ('the Company') is a public entity domiciled in India and is India's biggest chain of family clubs with over 70 destinations across India, Sri Lanka, Middle East, Malaysia, Singapore, Thailand and Philippines. It is dubbed as the Powerhouse of Entertainment. Its shares are listed on NSE & BSE

2. Basis of preparation

This note provides a list of the significant accounting policies adopted in the preparation of these financial statements. These policies have been consistently applied to all the years presented, unless otherwise stated.

(i) Compliance with Ind AS

The financial statements comply in all material aspects with Indian Accounting Standards (Ind AS) notified under Section 133 of the Companies Act, 2013 (the Act) [Companies (Indian Accounting Standards) Rules, 2015] and other relevant provisions of the Act.

The financial statements up to year ended 31 March 2018 were prepared in accordance with the accounting standards notified under Companies (Accounting Standard) Rules, 2006 (as amended) and other relevant provisions of the Act.

(ii) Historical cost convention

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

- Certain financial assets and liabilities (including derivative instruments) and contingent consideration that is measured at fair value;
- Assets held for sale measured at fair value less cost to sell:
- Defined benefit plans plan assets measured at fair value; and
- Share-based payments.

2.1 Summary of significant accounting policies

I Significant Accounting Estimates and Judgments

Estimates, assumptions concerning the future and judgments are made in the preparation of the financial statements. They affect the application of the Company's accounting policies, reporting amounts of assets, liabilities, income and expense and disclosures made. Although these estimates are based on management's best knowledge of current events and actions, actual result may differ from those estimates.

The critical accounting estimates and assumptions used and areas involving a high degree of judgments are described below:

Use of estimation and assumptions

In the process of applying the entity's accounting policies, management had made the following estimation and assumptions that have the significant effect on the amounts recognised in the financial statements.

Property, plant and equipment Intangible Assets

Key estimates related to long-lived assets (property, plant and equipment, mineral leaseholds and intangible assets) include useful lives, recoverability of carrying values and the existence of any retirement obligations. As a result of future decisions, such estimates could be significantly modified.

estimated useful lives of long-lived assets is applied as per schedule II of Companies Act, 2013 and estimated based upon our historical experience, engineering estimates and industry information. These estimates include an assumption regarding periodic maintenance and an appropriate level of annual capital expenditures to maintain the assets.

Impairment of plant & equipment and Intangible assets

The company assesses whether plant & equipment and intangible assets have any indication of impairment in accordance with the accounting policy. The recoverable amounts of plant & equipment and intangible asset have been determined based on value-in-use calculations. These calculations require the use of judgment and estimates.

Expected credit loss

Expected credit losses of the company are based on an evaluation of the collectability of receivables. A considerable amount of judgment is required in assessing the ultimate realization of these receivables, including their current creditworthiness, past collection history of each customer and ongoing dealings with them. If the financial conditions of the counterparties with which the Company contracted were to deteriorate, resulting in an impairment of their ability to make payments, additional expected credit loss may be required.

| Property, Plant and Equipment

All items of property, plant and equipment are initially recorded at cost. The cost of an item of plant and equipment is recognized as an asset if, and only if, it is probable that future economic benefits associated with the item will flow to the Company and the cost of the item can be measured reliably.

Cost includes its purchase price(after deducting trade discounts and rebates), import duties & non-refundable purchase taxes, any costs directly attributable to bringing the asset to the location & condition necessary for it to be capable of operating in the manner intended by management, borrowing costs on qualifying assets and asset retirement costs. When parts of an item of property, plant and equipment have different useful lives, they are accounted for as separate items (major components) of property, plant and equipment.

The activities necessary to prepare an asset for its intended use or sale extend to more than just physical construction of the asset. It may also include technical (DPR, environmental, planning, Land acquisition and geological study) and administrative work such as obtaining approvals before the commencement of physical construction.

The cost of replacing a part of an item of property, plant and equipment is capitalized if it is probable that the future economic benefits of the part will flow to the Company and that its cost can be measured reliable. The carrying amount of the replaced part is derecognized.

Subsequent to recognition, property, plant and equipment are measured at cost less accumulated depreciation and any accumulated impairment losses.

The carrying values of property, plant and equipment are reviewed for impairment when events or changes in circumstances indicate that the carrying value may not be recoverable.

The residual values, estimated useful lives and depreciation method are reviewed at each financial year-end, and adjusted prospectively, if appropriate.

An item of plant and equipment is derecognized upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss arising on derecognition of the asset is recognised in the profit or loss in the year the asset is derecognized.

Assets under installation or under construction as at the Balance Sheet date are shown as Capital Work in Progress.

Depreciation

Depreciation is provided on Straight Line Method, as per the provisions of schedule II of the Companies Act, 2013 or based on useful life estimated on the technical assessment.

Leasehold Assets are depreciated over the shorter of the estimated useful life of the asset or the lease term.

Fully depreciated plant and equipment are retained in the financial statements until they are no longer in use.

In respect of additions / deletions to the fixed assets / leasehold improvements, depreciation is charged from the date the asset is ready to use / up to the date of deletion.

Depreciation on adjustments to the historical cost of the assets on account of reinstatement of long term borrowings in foreign currency, if any, is provided prospectively over the residual useful life of the asset.

III. Intangible Assets

Intangible assets are recognised when it is probable that the future economic benefits that are attributable to the asset will flow to the enterprise and the cost of the asset can be measured reliably.

The company amortizes Computer software using the straight-line method over the period of 3 years

Financial assets comprise of investments in equity and debt securities, trade receivables, cash and cash equivalents and other financial assets.

Initial recognition:

All financial assets are recognised initially at fair value. Purchases or sales of financial asset that require delivery of assets within a time frame established by regulation or convention in the market place (regular way trades) are recognised on the trade date, i.e., the date that the company commits to purchase or sell the assets.

Subsequent Measurement:

(i) Financial assets measured at amortised cost:

Financial assets held within a business model whose objective is to hold financial assets in order to collect contractual cash flows and the contractual terms of the financial assets give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding are measured at amortised cost using effective interest rate (EIR) method. The EIR amortization is recognised as finance income in the Statement of Profit and Loss.

Impairment of Financial Assets:

Financial assets are tested for impairment based on the expected credit losses.

(i) Trade Receivables

An impairment analysis is performed at each reporting date. The expected credit losses over life time of the asset are estimated by adopting the simplified approach using a provision matrix which is based on historical loss rates reflecting current condition and forecasts of future economic conditions. In this approach assets are grouped on the basis of similar credit characteristics such as industry, customer segment, past due status and other factors which are relevant to estimate the expected cash loss from these assets.

(ii) Other financial assets

Other financial assets are tested for impairment based on significant change in credit risk since initial recognition and impairment is measured based on probability of default over the life time when there is significant increase in credit risk.

De-recognition of financial assets

A financial asset is derecognized only when:

- The company has transferred the rights to receive cash flows from the financial asset or
- Retains the contractual rights to receive the cash flows of the financial asset, but assumes a contractual obligation to pay the cash flows to one or more recipients.

Where the entity has transferred an asset and transferred substantially all risks and rewards of ownership of the financial asset, in such cases the financial asset is derecognized. Where the entity has neither transferred a financial asset nor retains substantially all risks and rewards of ownership of the financial asset, the financial asset is also derecognized if the company has not retained control of the financial asset.

IV Impairment of Non-Financial Assets

At each reporting date, the Company assesses whether there is any indication that an asset may be impaired. Where an indicator of impairment exists, the company makes a formal estimate of recoverable amount. Where the carrying amount of an asset exceeds its recoverable amount the asset is considered impaired and is written down to its recoverable amount.

Recoverable amount is the greater of fair value less costs to sell and value in use. It is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets, in which case, the recoverable amount is determined for the cash-generating unit to which the asset belongs.

In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset.

V Inventories

Construction materials, raw materials, consumables, stores and spares and finished goods are valued at lower of cost and net realizable value. Cost is determined on weighted average cost method.

Construction/Development work-in-progress related to project works is valued at lower of cost or net realizable value, where the outcome of the related project is estimated reliably. Cost includes cost of land, cost of materials, cost of borrowings and other related overheads.

Net realizable value is the estimated selling price in the ordinary course of business, less estimated costs of completion and estimated costs necessary to make the sale.

VI 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. Deposits with banks subsequently measured at amortized cost and short term investments are measured at fair value through Profit & Loss Account.

VII Non-current Assets held for sale

Non-current assets, or disposal groups comprising assets and liabilities, that are expected to be recovered through sale rather than through continuing use, are classified as held for sale. Immediately before classification as held for sale, the assets, or components of the disposal group, are re-measured in accordance with the Company's accounting policies. Thereafter, the assets, or disposal group, are measured at the lower of their carrying amount and fair value less costs to sell. Any impairment losses on initial classification as held for sale or subsequent gain on re-measurement are recognized into net income. Gains are not recognized in excess of any cumulative impairment losses.

VIII Financial Liabilities

Initial recognition and measurement

Financial liabilities are recognized when, and only when, the Company becomes a party to the contractual provisions of the financial instrument. The company determines the classification of its financial liabilities at initial recognition.

All financial liabilities are recognized initially at fair value plus any directly attributable transaction costs, such as loan processing fees and issue expenses.

Subsequent measurement

The measurement of financial liabilities depends on their classification as follows: -

Financial liabilities at fair value through profit or loss

Financial liabilities at fair value through profit or loss includes financial liabilities held for trading and financial liabilities designated upon initial recognition at fair value through profit or loss. Financial liabilities are classified as held for trading if they are acquired for the purpose of selling in the near term. This category includes derivative financial instruments entered into by the Company that are not designated as hedging instruments in hedge relationships. Separated embedded derivatives are also classified as held for trading unless they are designated as effective hedging instruments.

Subsequent to initial recognition, financial liabilities at fair value through profit or loss are measured at fair value. Any gains or losses arising from changes in fair value of the financial liabilities are recognised in profit or loss.

The company has not designated any financial liabilities upon initial recognition at fair value through profit or loss.

IX Borrowing Costs

Borrowing costs directly attributable to the acquisition, construction or production of an asset that necessarily takes a substantial period of time to get ready for its intended use or sale are capitalized as part of the cost of the respective asset. All other borrowing costs are expensed in the period they occur. Borrowing costs consist of interest, exchange differences arising from foreign currency borrowings to the extent they are regarded as an adjustment to the interest cost and other costs that an entity incurs in connection with the borrowing of funds.

Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs eligible for capitalization.

X Employee Benefits

- Employee benefits are charged to the statement of Profit and Loss for the year and for the projects under construction stage are capitalized as other direct cost in the Capital Work in Progress / Intangible asset under development.
- Retirement benefits in the form of Provident Fund are a defined contribution scheme and the contributions are recognised, when the contributions to the respective funds are due. There are no other obligations other than the contribution payable to the respective funds.
- Gratuity liability is defined benefit obligations and is provided for on the basis of an actuarial
 valuation on projected unit credit method made at the end of each financial year. Re-measurement
 in case of defined benefit plans gains and losses arising from experience adjustments and
 changes in actuarial assumptions are recognised in the period in which they occur, directly in other
 comprehensive income and they are included in retained earnings in the statement of changes in
 equity in the balance sheet.
- Compensated absences are provided for on the basis of an actuarial valuation on projected unit credit method made at the end of each financial year. Re-measurements as a result of experience adjustments and changes in actuarial assumptions are recognised in profit or loss.

• The amount of Non-current and Current portions of employee benefits is classified as per the actuarial valuation at the end of each financial year.

XI Income Taxes

Income tax expense is comprised of current and deferred taxes. Current and deferred tax is recognized in net income except to the extent that it relates to a business combination, or items recognized directly in equity or in other comprehensive income.

Current income taxes for the current period, including any adjustments to tax payable in respect of previous years, are recognized and measured at the amount expected to be recovered from or payable to the taxation authorities based on the tax rates that are enacted or substantively enacted by the end of the reporting period.

Deferred income tax assets and liabilities are recognized for temporary differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax bases using the tax rates that are expected to apply in the period in which the deferred tax asset or liability is expected to settle, based on the laws that have been enacted or substantively enacted by the reporting date. Such deferred tax assets and liabilities are not recognized if the temporary difference arises from goodwill or from the initial recognition (other than in a business combination) of other assets and liabilities in a transaction that affects neither the taxable income nor the accounting income. Deferred tax assets are generally recognized for all deductible temporary differences to the extent that it is probable that taxable income will be available against which they can be utilized. Deferred tax assets are reviewed at each reporting date and reduced accordingly to the extent that it is no longer probable that they can be utilized.

Deferred tax assets and liabilities are offset when there is legally enforceable right of offset current tax assets and liabilities when the deferred tax balances relate to the same taxation authority. Current tax asset and liabilities are offset where the entity has legally enforceable right to offset and intends either to settle on a net basis, or to realize the asset and settle the liability simultaneously.

XII Leases As a lessee

Lease of property, plant and equipment where the company, as lessee, has substantially all the risks and rewards of ownership are classified as finance leases. Finance leases are capitalized at the lease's inception at the fair value of the leased property or, if lower, the present value of the minimum lease payments. The corresponding rental obligations, net of finance charges, are included in borrowings or other financial liabilities as appropriate. Each lease payment is allocated between the liability and finance cost. The finance cost is charged to the profit or loss over the lease period so as to produce a constant periodic rate of interest on the remaining balance of the liability for each period.

Lease in which a significant portion of the risks and rewards of ownership are not transferred to the company as lessee are classified as operating leases. Payments made under operating leases (net of any incentives received from the lessor) are charged to profit or loss on a straight-line basis over the period of the lease unless the payments are structured to increase in line with expected general inflation to compensate for the lessor's expected inflationary cost increases.

As a lessor

Lease income from operating leases where the company is a lessor is recognised in income on a straight-line basis over the lease term unless the receipts are structured to increase in line with expected general inflation to compensate for the expected inflationary cost increases.

Lease-hold land:

Leasehold land that normally has a finite economic life and title which is not expected to pass to the lessee by the end of the lease term is treated as an operating lease.

The payment made on entering into or acquiring a leasehold land is accounted for as leasehold land use rights (referred to as prepaid lease payments in Ind AS 17 "Leases") and is amortized over the lease term in accordance with the pattern of benefits provided.

XIII Provisions, Contingent Liabilities and Contingent Assets Provisions

A provision is recognized if, as a result of a past event, the Company has a present legal or constructive obligation that can be estimated reliably, and it is probable that an outflow of economic benefits will be required to settle the obligation.

Provisions are measured at the present value of management's best estimate of the expenditure required to settle the present obligation at the end of the reporting period. The discount rate used to determine the present value is a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the liability. The increase in the provision due to the passage of time is recognised as interest expense and is recorded over the estimated time period until settlement of the obligation. Provisions are reviewed and adjusted, when required, to reflect the current best estimate at the end of each reporting period.

The Company recognizes decommissioning provisions in the period in which a legal or constructive obligation arises. A corresponding decommissioning cost is added to the carrying amount of the associated property, plant and equipment, and it is depreciated over the estimated useful life of the asset.

A provision for onerous contracts is recognized when the expected benefits to be derived by the company from a contract are lower than the unavoidable cost of meeting its obligations under contract. The provision is measured at the present value of the lower of expected cost of terminating the contract and the expected net cost of continuing with the contract. Before a provision is established, the company recognizes any impairment loss on the assets associated with that contract.

Liquidated Damages / Penalty as per the contracts / Additional Contract Claims under the contract entered into with Vendors and Contractors are recognised at the end of the contract or as agreed upon.

Contingent Liabilities

Contingent liability is disclosed in case of

- A present obligation arising from past events, when it is not probable that an outflow of resources will be required to settle the obligation;
- A present obligation arising from past events, when no reliable estimate is possible;
- A possible obligation arising from past events whose existence will be confirmed by the occurrence
 or non-occurrence of one or more uncertain future events beyond the control of the company
 where the probability of outflow of resources is not remote.

Contingent Assets

Contingent assets are not recognized but disclosed in the financial statements when as inflow of economic benefits is probable

XIV Revenue Recognition

The Company's business is to sell Club ownership, provide holiday facilities, accommodation services, Training/Coaching in recreational activities relating to art, culture & sports, fitness training and clubbing to its members for a specified period, for which membership fee is collected either in full up front, or on deferred payment basis. Revenue from Membership is fees which is non refundable is recognized as income on admission of a member. Requests for cancellation of membership are accounted for when it is accepted by the Company.

Annual subscription maintenance fee is recognized as income as and when collected. Income from resorts, Income from room rental, travel services food and beverages income etc., is recognized as and when services are rendered.

XV Foreign Currency Transactions

Transactions in foreign currencies are translated to the functional currency of the company, at exchange rates in effect at the transaction date.

At each reporting date monetary assets and liabilities denominated in foreign currencies are translated at the exchange rate in effect at the date of the statement of financial position.

The translation for other non-monetary assets is not updated from historical exchange rates unless they are carried at fair value.

XVI Minimum Alternative Tax (MAT)

MAT credit is recognised as an asset only when and to the extent there is convincing evidence that the company will pay normal income tax during the specified period. In the year in which the MAT credit becomes eligible to be recognized as an asset in accordance with the recommendations contained in Guidance Note issued by the Institute of Chartered Accountants of India, the said asset is created by way of a credit to the statement of profit and loss and shown as MAT Credit Entitlement. The company reviews the same at each balance sheet date and writes down the carrying amount of MAT Credit Entitlement to the extent there is no longer convincing evidence to the effect that company will pay normal Income Tax during the specified period.

XVII Earnings per Share

Basic earnings per share are calculated by dividing:

- The profit attributable to owners of the company
- By the weighted average number of equity shares outstanding during the financial year, adjusted
 for bonus elements in equity shares issued during the year and excluding treasury shares.
 Diluted earnings per share adjust the figures used in the determination of basic earnings per share
 to take into account:
- The after income tax effect of interest and other financing costs associated with dilutive potential equity shares
- The weighted average number of additional equity shares that would have been outstanding assuming the conversion of all dilutive potential equity shares.

NOTES TO THE FINANCIAL STATEMENTS

24. Particulars of Key Managerial Personnel and remuneration paid to them

(Amount in ₹)

S.No.	Name of the Director	Designation	Remuneration
1	Mr. Y. Rajeev Reddy	Chairman & Managing Director	1,20,00,000
2	Mr. Y. Siddharth Reddy	Vice-Chairman, JMD & CEO	36,00,000
3	Mr. Y. Varun Reddy	Vice-Chairman, JMD & COO	36,00,000

25.Particulars relating to managing director

(Amount in ₹)

Particulars	Current Year	Previous year
Directors' Remuneration	1,92,00,000	1,92,00,000
Brand Ambassador Fee	48,00,000	48,00,000

- 26. Detailed information regarding quantitative particulars under part II of Schedule III to the Companies Act, 2013.
 - i)As the turnover of the Company is in respect of supply of food and beverages, it is not possible to give quantity—wise details of turnover.
- 27. Earnings and Expenditure in Foreign Currency NIL
- 28. There are no dues to SSI Units outstanding for more than 30 days.
- 29. In accordance with Accounting Standard issued by the ICAI, the Company has accounted for deferred tax and income tax as given below:

(Amount in ₹)

Particulars	Current Year	Previous year
Income Tax	-	-
Deferred Tax	6,49,05,488	7,21,20,410

30. As per Accounting Standard issued by the Institute of Chartered Accountants of India, the disclosures of transactions with the related parties.

Relationship	Name of the Related Party
Subsidiary Companies	a) Aquarian Realtors Pvt Ltd b) Bright Resorts Pvt Ltd c) Bush Betta Holiday Ownership Wildlife Adventure Resort Pvt Ltd d) Chanakyapuri Resorts Pvt Ltd e) Country Club Babylon Resorts Pvt Ltd f) Country Vacations International Ltd – Dubai g) Country Vacations International Ltd – India h) International Country Holidays Private Limited (formarly known as Aakruti Engineers Private Limited) i) J.J. Arts & Entertainments Pvt Ltd j) Maruti Waterpark & Entertainments Pvt Ltd k) Swami Vivekanand Training & Education Centre Pvt Ltd l) Swimwel Investment & Trading Pvt Ltd m) Club Arzee Ltd

Step-Down Subsidiaries	a) Country Club & Vacations W.L.L – Qatar b) Country Vacations International Limited – London c) Country Vacations International LLC – Dubai d) Country Vacations International LLC – Oman e) Country Vacations International LLC—Abu Dhabi f) Country Vacations International SDN BHD, Malaysia g) Country Vacations International W.L.L – Bahrain h) Jade Resorts Pvt Ltd i) Kolet Resort Club Pvt Ltd
Common Management	a)Amrutha Estetes Pvt Ltd b)Country Condos' Limited c)Country Vacations International – Dubai d)Zen Garden Hotel Private Limited
Vice-Chairman,JMD&COO	Y. Varun Reddy
CMD	Y. Rajeev Reddy

B. Transactions during the year with Related Parties

(Amount in ₹)

Nature of Transaction	Subsidiary Companies including Step-Down Subsidiaries	Associate Companies	Other Related Parties
Lease Rentals payable	15,00,000	7,20,000	58,20,446
Directors Remuneration	-	-	1,92,00,000
Brand Ambassador fee	-	-	48,00,000

31. The Basic and Diluted EPS is Calculated as under

(Amount in ₹)

Particulars	31st March,2019	31st March,2018
a) Profit after Tax (₹)	(21,91,77,752)	(17,24,61,029)
b) Earnings available to Equity	(21,91,77,752)	(17,24,61,029)
Shareholders for Basic & Diluted EPS (₹)		
c) Weighted average Number of Shares taken for		
computation of EPS	16,34,64,735	16,34,64,735
- Basic		
- Diluted		
d) Earning per Share		
- Basic	(1.34)	(1.06)
- Diluted	(1.34)	(1.06)
e) Nominal Value per Share (₹)	2	2

32. Contingent Liabilities:

The Company jointly with Mr.Y.Rajeev Reddy (Managing Director) and Country Vacations International LLC, Dubai has provided corporate guarantee of AED 90,000,000/- to National Bank of Fujairah, Dubai in respect of the facilities granted to M/s. Country Vacations International Ltd- Dubai.

According to the information and explanations given to us and based on the records of the company examined by us, the Company has disputed Income Tax & Service Tax dues amounting to ₹23,81,15,650 which belongs to various Assessment Years which has not been deposited on account of

33. Secured Loans:

From Banks

- a) Term Loans from Oriental Bank of Commerce, Loans I & II of ₹ 25 crores for expansion of existing Clubs and secured by The Country Club (EROS Regency) situated at land Bearing killa no. 2,9,10/1,10/2 & 11/4 at village lakarpur, EROS Regency Township, Surajkund, Faridabad, Harayana. The Outstanding Balance for the Current year is ₹9,84,21,050/- (Previous Year ₹11,03,80,233/-)
- b) Term Loans from Union Bank of India, Vijaya Bank and Bank of India of ₹. 115 crores has been taken for repayment of FCCB's and secured by way of properties located in Hyderabad, Bangolre, Chennai and Kodaikanal. Further, the charge has been created on Delhi & Karnataka cash flows for servicing of the above loan. Additionally, the personal guarantees has also been given by three Directors (i.e. Mr. Y Rajeev Reddy, Y. Siddharth Reddy & Y. Varun Reddy). The Outstanding Balance for the Current year is ₹75.09.06,502/- (Previous Year ₹ 86,53.12,860/-).
- c) Term Loan from Central Bank of India of ₹50 Crores to carry out interior, Gym/Fitness Centres and Civil works of the Company's property at multiple locations. Further charge has been created on Company's properties (movable/immovable) at Bangalore, Trivandrum and Bandipur. Additionally, the personal guarantees are also given by three Directors (i.e. Mr Y Rajeev Reddy, Y. Siddharth Reddy & Y. Varun Reddy). The Outstanding (Including Interest) Balance for the Current year is ₹48,80,55,065/- (Previous Year ₹48,00,24,670/-).
- d) Term Loan from Canara Bank of ₹50 Crores for the Company's expansion plan at Kolkatta, Cochin and Andheri, Mumbai and normal ongoing capex at various locations. Further charge has been created on Company's properties (movable/immovable) at Kolkatta, Cochin and Andheri, Mumbai. Additionally, the personal guarantees are also given by three Directors (i.e. Mr Y Rajeev Reddy, Y. Siddharth Reddy & Y. Varun Reddy). The Outstanding (Including Interest) Balance for the Current year is ₹58,99,34,966/(Previous Year ₹48,17,48,751/-).
- e) Term Loans from Saraswat Co Op Bank, Loan of₹25 crores for expansion of existing Clubs and secured by way of mortgage by deposit of title deed immovable property being land and building known as Hotel Amrutha Castle Constructed on plot of land bearing municipal nos.5-9-16, 5-9-17, snf 6-9-18 and adjoining plot and land bearing municipal nos. 5-9-19, and 5-9-18/3 situated at Saifabad, Secretarial Road Hyderabad solely belonging to the company. The Outstanding Balance for the Current year is ₹7,85,27,318/- (Previous Year ₹7,43,75,000/-)
- f) Term Loan from Saraswat Co Op Bank of ₹50 Crores secured by way of mortgage, by deposit of title deed of immovable property located at Country club Golden Star # 623,624 Next to Pramukh Swami Hospital Adajan, Surat 395 009 owned by Club Arzee Ltd., immovable property at Country Club Resort, Plot No. 496, Bhuvan Village, Kolad, Dist. Raigad. owned by Amruta Estates Pvt. Ltd., immovable property, Hotel Amruta Castle, opp Secretariate, Saifabad, Hyderabad and additional charge on immovable property at The Country Club, Balamatta Road, Mangalore 575 001. belonging to the Company. The Outstanding Balance for the Current Year is ₹37,76,16,058/- (Previous Year ₹37,56,59,464/-).
- g) Term Loans from Cosmos Bank, Loan I & II of ₹. 35 crores for expansion of existing Clubs and secured by "The Country Club De Goa" no.836/1, Anjuna, Bardez, Goa and "the Country Club Spring" situated at C.T.S no. 1104/03 of village Kandivali, parekh Nagar, Kandivali, Mumbai. The Outstanding Balance for the Current year is ₹10,69,96,252/-(Previous Year ₹ 14,02,67,961/-)
- h) Term Loan from Cosmos Bank, Loan of `25 Crores for refurbishment and modernization of its clubs located at Pune, Kolkatta, Goa and Indore, secured by way of additional charge on property located at "The Country Club De Goa" No.836/1, Anjuna Bardez, Goa owned by Aquarian Realtors Pvt. Ltd. and

"The Country Club Spring" situated at C.T.S No. 1104/03 of village Kandivali, Parekh Nagar, Kandival owned by M/s Swami Vivekanand Training and Education Centre Pvt. Ltd and additional security by way of registered equitable mortgage on "Country Club Fun & Food", 7thKm, Khandwa Road, Kasturbaagram, Indore owned by the Company. The Outstanding Balance for the Current Year is ₹20,32,40,284/-. (Previous Year ₹17,96,83,409/-).

Other Loans

- i) Lease Finance Loan from NOIDA Authority of ₹ 2.37 Crores for Plot and the same is secured against the plot no. N-14, Sector 18, Noida, Uttar Pradesh. The Outstanding Balance for the Current year is ₹2,71,64,614/- (Previous Year ₹2,71,64,614/-).
- 34. It is difficult to identify segment wise profitability and Capital Employed considering that infrastructure is common for all the revenue activities of the Company.
- 35. Pertaining to unclaimed dividend, no amount is due and outstanding as unclaimed dividend for more than seven years to be transferred to Investor Education & Protection Fund.

Particulars	Amount
Unpaid Dividend for the year 2013-14	2,70,658
Unpaid Dividend for the year 2012-13	2,67,862
Unpaid Dividend for the year 2011-12	2,42,514

- 36. Previous year's figures have been regrouped wherever necessary.
- 37. The figures have been rounded off to the nearest rupee.

As per our report of even date for P C N & Associates (Formerly known as Chandra Babu Naidu & Co) Chartered Accountants FRN:016016S

for and on behalf of the Board of Directors
COUNTRY CLUB HOSPITALITY & HOLIDAYS LIMITED

M.Chandra Babu

Partner Membership No.227849

Place: Hyderabad Date::30-05-2019 Y.RAJEEV REDDY Y.S Chairman & Managing Director Vice-

Y.SIDDHARTH REDDY Vice-Chairman, JMD & CEO

K.PHANEENDRA RAO Chief Financial Officer

28th Annual General Meeting

Country Club Hospitality & Holidays Limited CIN: L70102TG1991PLC012714

Registered office: AMRUTHA CASTLE, 5-9-16, SAIFABAD, SECRETARIAT, HYDERABAD, TELANGANA

Form No. MGT-11 PROYV FORM

ursuant to Sec	ction 105(6) of the C	ompanies Act, 2013 an	d Rule 19(3) of the	ne Companies (Man	agement and Ad	lministration) Rules, 201
Name of the member(s): Registered address:			E-ma Folio Clien DP Io	No/ t Id&		
	the Member/Me mited, hereby ap			Sha	res of Countr	y Club Hospitality &
)	0	f	having e	-mail id		or failing him
)	o	f	having e	-mail id		or failing him
)		f	having e	e-mail id		and whose
ignature(s) are	appended below as	my/our proxy to attend ar	nd vote (on a poll) f	or me/us and on my/o	our behalf at the 28	B th Annual General Meeting
of the Company	, to be held on Monda	y, 30 th September, 2019 a	t 12:00 noon at Cr	own Villa Gardens, 15	60, Brigadier Saye	ed Road, Opp. Gymkhana
Grounds, Secur	nderabad - 500 003 ar	nd at any adjournment the	reof in respect of s	uch resolutions as are	indicated below:	
I wish my	above Proxy	to vote in the ma	nner as indi	cated in the bo	x below:	
Res. No	DESCRIPTIO	N			FOR	AGAINST
1	Adoption of Final year ended 31st	ncial Statements and March, 2019	Reports thereor	n for the financial		
2		ector in place of Mr. Y n and being eligible of		•		
3		Sri Yeleswarapu Sub		•	r	
4		Sri Venkat Ratna Kisl nd term as per section				
Signed this	day of	2019		Signature of the S	Shareholder	Affix a 1 Rupee Revenue Stamp and Sign Across
Notes:	irst Proxy holder	Signature of Second	•	Signature of third	,	ompany at Country Club

- Kool, #6-3-1219, 4th& 5th Floor, Begumpet, Hyderabad- 500016, not less than 48 hours before the commencement of the meeting.
- A Proxy need not be a member of the Company.
- (3) A person can act as a proxy on behalf of members not exceeding fifty and holding in the aggregate not more than 10% of the total share capital of the Company carrying voting rights. A member holding more than 10% of the total share capital of the Company carrying voting rights may appoint a single person as proxy and such person shall not act as a proxy for any other person or shareholder.
- *(4) This is only optional. Please put a ' ' in the appropriate column against the resolutions indicated in the Box. If you leave the 'For' or 'Against' column blank against any or all the resolutions, your Proxy will be entitled to vote in the manner as he/she thinks appropriate.
- Appointing a proxy does not prevent a member from attending the meeting in person if he so wishes.
- In the case of joint holders, the signature of any one holder will be sufficient, but names of all the joint holders should be stated.

28th Annual General Meeting

Country Club Hospitality & Holidays Limited CIN: L70102TG1991PLC012714

Registered office: AMRUTHA CASTLE, 5-9-16, SAIFABAD, SECRETARIAT, HYDERABAD, TELANGANA

ATTENDANCE SLIP

Date :	Venue :	Time :
30 th September, 2019	Crown Villa Gardens, 150, Brigadier Sayeed Road, Opp. Gymkhana Grounds, Secunderabad - 500 003	12.00.Noon

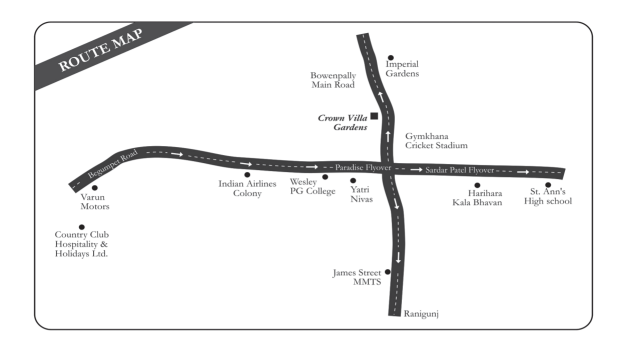
Name of the Shareholder	Folio No.	DPID and Client ID No.*	No. of Shares

I certify that I am a registered shareholder of the Company, hold above-mentioned shares in the Company, and hereby record my present at the 28th Annual General Meeting of the Company held on 30th September, 2019 at Crown Villa Gardens, 150, Brigadier Sayeed Road, Opp. Gymkhana Grounds, Secunderabad - 500 003

Member's/Proxy signature

Note: Shareholder/Proxy holder wishing to attend the meeting must bring the Admission	on Slip and hand over at the
entrance duly signed.	
* Applicable for investors holding shares in electronic form.	

----- TEAR HERE - - - - -



NO GIFTS / GIFT COUPONS SHALL BE DISTRIBUTED TO THE SHAREHOLDERS AT OR IN CONNECTION WITH THE ANNUAL GENERAL MEETING

If undelivered please return to:

Country Club Hospitality & Holidays Limited Country Club Kool, # 6-3-1219, 4th & 5th Floor, Begumpet, Hyderabad- 500016



why go anywhere else

www.countryclub.net