ANNEXURE-II TO DIRECTORS REPORT

CORPORATE GOVERNANCE REPORT

The Company's Report on Corporate Governance pursuant to Regulation 34 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 for the year ended 31st March, 2022.

1. COMPANY'S PHILOSOPHY ON CODE OF GOVERNANCE:

Your Company's Corporate Governance philosophy is based on transparency, accountability, values and ethics, which forms an integral part of the Management's initiative in its ongoing pursuit towards achieving excellence, growth and value creation. Your Company is committed to highest standards of Corporate Governance and disclosure practices to ensure that its affairs are managed in the best interest of all stakeholders. Your Company has a strong legacy of fair, transparent and ethical governance practices.

The Corporate Governance philosophy of your Company ensures transparency in all dealings and in the functioning of the management and the Board. These policies seek to focus on enhancement of long-term shareholder value without compromising on integrity, social obligations and regulatory compliances. The Company operates within accepted standards of propriety, fair play and justice and aims at creating a culture of openness in relationships between itself and its stakeholders. It has set up a system which enables all its employees to voice their concerns openly and without any fear or inhibition. The corporate governance philosophy of the Company has been further strengthened through the Code of Conduct.

Corporate Governance Philosophy of Royal India Corporation Limited ("the Company") stems from its belief that the Company's business strategy, plans and decisions should be consistent with the welfare of all its stakeholders, including shareholders. Good Corporate Governance practices enable a Company to attract financial and human capital and leverage these resources to maximize long-term shareholder value, while preserving the interests of multiple stakeholders, including the society at large. Corporate Governance is founded upon 4 pillars of Core Values viz, Transparency, Integrity, Honesty and Accountability. The Board is committed to achieve and maintain highest standards of Corporate Governance on an ongoing basis.

2. BOARD OF DIRECTORS:

COMPOSITION OF THE BOARD AND DETAILS OF DIRECTORS, BOARD MEETINGS, ATTENDANCE RECORDS OF BOARD AND OTHER DIRECTORSHIP(S)

(i) Composition of the Board:

The Company has a balanced Board containing majority of Non-Executive and Independent Directors to ensure independent functioning and the current composition of the Board is in



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conformity with the requirements of Regulation 17(1) of SEBI (LODR) Regulations, 2015. Independent Directors of the Company provide appropriate and annual certifications to the Board confirming satisfaction of the conditions of the conditions of their being independent as laid down in section149(6) of the Companies Act, 2013 and Regulation 16(1)(b) of SEBI (LODR) Regulations, 2015. The Board has a fiduciary relationship in ensuring that the rights of all stakeholders are protected.

The Board of Directors as at the end of 31^{st} March 2022, comprised of 4 Directors, out of which 1 is Executive Director and 3 were Non-Executive Independent Directors, more than one-half of the total number of Directors comprised of Non-Executive directors. The Independent Directors constitute more than one-half of the total Board strength.

Composition and Category of the Board as on 31st March, 2022

Category of Director	No. of Directors	% of total No. of Directors
Executive Director	1	25%
Non-Executive Independent Directors	3	75%
Total	4	100%

During the Financial Year under review Eight (08) meetings of the Board of Directors were held on 17th May, 2021, 9th June, 2021, 30th June, 2021, 30th July, 2021, 14th August, 2021, 12th November 2021, 20th December 2021 and 14th February, 2022. The maximum time gap between any two board meetings was less than 120 days.

(ii) The names and categories of the Directors on the Board, their attendance at Board Meetings held during the year and at the last Annual General Meeting (AGM) and the number of Directorships and Committee Chairmanships/Memberships held by them in other public limited companies as on 31st March, 2022 are given below. Other directorships do not include directorships of private limited companies, foreign companies and companies under Section 8 of the Act. For the purpose of determination of limit of the Board Committees, chairpersonship and membership of the Audit Committee and Stakeholders' Relationship Committee has been considered as per Regulation 26(1)(b) of the SEBI (LODR) Regulations, 2015.

Sr.	Name of	Category	Designati	Number	Whether	No. of		No. of	
No.	Directors &		on	of Board	attended	other Directorships		Chairman	ship/
	Director			Meetings	last AGM			Members	hip in
	Identification			Attended				other Bo	pard
	Number (DIN)							Commit	tees
						Chairman	Memb	Chairman	Mem
							er		ber
1	Mr. Nitin	Executive	Managin	08	Yes	None	None	None	None
	Gujral	Director	g						
	DIN: 08184605		Director						

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2	Ms. Madhusa	Non-	Director	08	Yes	None	None	None	None
	Inda	Executive							
	DIN: 07971726	Independ							
		ent							
3	Ms. Vaishali	Non-	Director	06	Yes	None	None	None	None
	Baria	Executive							
	DIN: 08714945	Independ							
		ent							
4	Mr. Jinesh	Non-	Director	06	Yes	None	None	None	None
	Mehta ⁽¹⁾	Executive							
	DIN: 05226043	Independ							
		ent							
5	Mr. Nipul	Non-	Director	00	NA	None	None	None	None
	Meghani ⁽²⁾	Executive							
	DIN: 07397734	Independ							
		ent							

- (1)- Mr. Jinesh Mehta was appointed as Additional Independent Director on the Board on 17th May 2021 and was regularized in the AGM held on 17th September 2021
- (2)- Mr. Nipul Meghani resigned from his post of director w.e.f 17th May, 2021 due to pre-occupation

None of the directors holds equity share in the Company. None of the Directors on the Board is a member of more than ten Committees or Chairman of five Committees (committees being Audit Committee and Stakeholders Relationship Committee) across all the Indian Public Companies in which he/she is a Director. Necessary disclosures regarding their Committee positions have been made by all the Directors. None of the Directors hold office in more than ten Public Companies. None of the Independent Directors of the Company serve as an Independent Director in more than seven listed companies. All Directors are also in compliance with the limit on Independent Directorships of listed companies as prescribed under Regulation 17A of the SEBI (LODR) Regulations, 2015. The Board confirms that the Independent Directors fulfill the conditions specified in these regulations and that they are Independent of the management.

Board Procedure:

The Board Meetings of the Company are governed by a structured agenda. The Board meetings are generally held at Registered Office of the Company at Mumbai. The agenda along with the explanatory notes are sent to the Directors well in advance to enable them to take informed decisions. All relevant information required to be placed before the Board of Directors as per provisions of SEBI (LODR) Regulations, 2015, are considered and taken on record/approved by the Board. Any Board member may, in consultation with the Chairman and with the consent of all Independent Directors present at the meeting, bring up any matter at the meeting for consideration by the Board. The Chief Financial Officer is invited as and when necessary to the Board meetings to provide necessary insights into the operations / working of the Company and for discussing corporate strategies.



The Board periodically reviews compliance reports in respect of various laws and regulations applicable to the Company.

Code of Conduct:

The Company has adopted the Code of Conduct for the Directors and Key Managerial Personnel. Both these Codes are posted on the Company's website at www.ricl.in. All the Board Members and Senior Management Personnel have affirmed compliance with the applicable Code of Conduct for the financial year 2021-2022. A declaration to this effect, signed by the Managing Director forms part of this Report

Apart from receiving remuneration that they are entitled to under the Act as Non-Executive Directors and reimbursement of expenses incurred in the discharge of their duties, none of the Non-Executive Directors has any other material pecuniary relationship or transactions with the Company, it's Promoters or its Directors. The Key Managerial Personnel of the Company have made disclosures to the Board confirming that there are no material financial and/or commercial transactions between them and the Company that could have potential conflict of interest with the Company at large.

Independent Directors:

The Independent Directors of the Company have been appointed in terms of the requirements of the Act, the SEBI (LODR) Regulations, 2015 and the Governance Guidelines. Formal letters of appointment have been issued to the Independent Directors and the terms and conditions of their appointment are disclosed on the Company's website www.ricl.in. None of the Independent Directors serve as an Independent Director in more than the maximum permissible limit on number of directorships as an Independent Director and also has not crossed the maximum tenure of Independent Director.

Separate Meeting of Independent Directors:

Separate meetings of Independent Directors of the Company without the presence of the Executive Directors & the management representatives was held on 12th November 2021, as required under Schedule IV to the Act (Code for Independent Directors) and Regulation 25 (3) of the SEBI (LODR) Regulations, 2015. At the said meeting, the Independent Directors:

- reviewed the performance of Non-Independent Directors and the Board of Directors as a whole;
- reviewed the performance of the Chairperson of the Company, taking into account the views of Executive Directors and Non-Executive Directors;
- assessed the quality, quantity and timeliness of flow of information between the management of the listed entity and the Board of Directors that is necessary for the Board of Directors to effectively and reasonably perform their duties. All the Independent Directors of the Company attended the Meetings of Independent Directors. The Independent Directors expressed their satisfaction to the desired level on the Board.



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Board and Director Evaluation and Criteria for Evaluation:

During the year, the Board carried out an Annual Evaluation of its own performance and the performance of individual Directors, as well as evaluation of Committees of the Board.

The Nomination and Remuneration Committee (NRC) has defined the evaluation criteria, procedure and time schedule for the Performance Evaluation process for the Board, its Committees and Directors. The criteria for Board Evaluation include inter-alia, structure of the Board, qualifications, experience and competency of Directors, diversity in Board and process of appointment, Meetings of the Board, including regularity and frequency, agenda, discussion and dissent, recording of minutes and dissemination of information; functions of the Board, effectiveness of Board processes, information and functioning etc.

Criteria for evaluation of individual Directors include aspects such as professional qualifications, prior experience, especially experience relevant to the Company, knowledge and competency, fulfillment of functions, ability to function as a team, initiative, availability and attendance, commitment, contribution, integrity, independence and guidance/ support to during and outside Board/ Committee Meetings. Criteria for evaluation of the Committees of the Board include mandate of the Committee and composition; effectiveness of the Committee; structure of the Committee; regularity and frequency of meetings, agenda, discussion and dissent, recording of minutes and dissemination of information; independence of the Committee from the Board; contribution to decisions of the Board; effectiveness of meetings and quality of relationship of the Committee with the Board.

The NRC has also formulated criteria for determining qualifications, positive attributes and independence of Directors in terms of Section 178(3) of the Act and the SEBI (LODR) Regulations, 2015.

Familiarization Programme:

In compliance with Regulation 25(7) of Listing Regulations, Independent Directors are familiarized with their roles, rights and responsibilities in the Company as well as with the nature of industry and business model of the Company through induction programs at the time of their appointment as Directors and at regular intervals. The details of familiarization programme can be viewed on Company's website at the weblink i.e. https://www.ricl.in/pdf/Investors/familiarization-program.pdf.

Apart from the above policies, the Board in accordance with the requirements of Companies Act, 2013 and Listing Regulations approved and adopted Familiarization Policy, Nomination and Remuneration Policy, Policy for preservation of documents, Corporate Social Responsibility Policy etc. These policies can be viewed at Company's website at www.ricl.in.

Matrix setting out skills / expertise / competence of the Board of Directors:



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The Board of Directors has identified the following skills required for the Company and the availability of such skills with the Board:

Names of			Areas of Expertise (Broad Parameters)						
Directors	Industry	Expertise	Stakeh	Strategy	Expert	Corporate	Leadersh	Financial	Capital
	Knowledg	in	older	developm	ise in	Governan	ip		Market
	e and	Manage	relatio	ent and	Financ	ce			Underst
	Understa	ment	nship	planning	е				anding
	nding	Areas							
Nitin	٧	٧	٧	٧	٧	٧	٧		٧
Gujral								٧	
Madhusa	٧	٧	٧	٧	٧	٧	٧	٧	
Inda									
Vaishali	٧	٧		٧		٧	٧	٧	٧
Baria									
Jinesh	٧	٧	٧	٧	٧	٧	٧	٧	٧
Mehta									

Board Committees:

Particulars of the Meeting of the Board Committees held during the year along with details of Directors attendance at such meetings are detailed herein:

	Audit Committee	Nomination & Remuneration Committee	Stakeholder's Relationship Committee	Corporate Social Responsibility Committee
No. of Meetings held	05	02	01	01
Directors' Attendance				
Mr. Nitin Gujral	NA	NA	01	01
DIN: 08184605				
Ms. Madhusa Inda	05	02	01	NA
DIN: 07971726				
Ms. Vaishali Baria	04	02	01	01
DIN: 08714945				
Mr. Jinesh Mehta	03	01	NA	01
DIN: 05226043				
Mr. Nipul Meghani	00	00	NA	NA
DIN: 07397734				

In compliance with Regulation 25 of SEBI (LODR) Regulations, 2015 and Section 149 read with Schedule IV of the Companies Act, 2013, a meeting of the Independent Directors of the Company was held on $12^{\rm th}$ November 2021 to review the performance of the non-independent directors and the Board as a whole including performance of the Chairman and the quality, quantity and timelines of flow of information between the company management and the Board.

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Reason for the resignation of an Independent Director:

During the year under review, the following Independent Director and the reason for their resignation is as follows:

S.N.	Name of	Reason for	Date of	Tenure appointed	Date of
	Director	Resignation	Appointment	for	resignation
1.	Mr. Nipul	Pre-occupation	02-09-2020	Appointed for	17-05-2021
	Meghani	elsewhere		5years.	
				Remained on	
				board for 257 days	

Mr. Nipul Meghani (DIN: 07397734) resigned from his post of director w.e.f 17th May, 2021 due to pre-occupation elsewhere and Mr. Jinesh Mehta (DIN: 05226043) was appointed as Additional Independent Director on the Board after recommendation by Nomination and Remuneration Committee and approval of the Board in their respective meetings held on 17th May, 2021. Appointment of Mr. Jinesh Mehta was regularized by the members of the Company in the Annual general meeting held on 17th September 2021.

3. DETAILS OF BOARD COMMITTEES AND MEETINGS:

(i) Audit Committee:

As at March 31, 2022 the Audit Committee comprises of 3 directors namely,

- (i) Ms. Vaishali Baria Chairperson, Independent & Non-Executive
- (ii) Ms. Madhusa Inda Member, Independent & Non-Executive
- (iii) Mr. Jinesh Mehta Member, Independent & Non-Executive

During the year under review Audit Committee was reconstituted one time in the Board Meeting held on 17^{th} May 2021 with aforementioned constitution.

During the year under review, Five Audit Committee meetings were held on 17th May 2021, 30th June 2021, 14th August 2021, 12th November 2021 and 14th February 2022.

The details of the meetings attended by its members during the financial year are as under:

S.N.	Name of the Director	Designation	Category	No. of meetings entitled to attend	No. of meetings attended
1	Vaishali Baria	Chairperson	Non-Executive	05	04
			Independent		
			Director		



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2	Madhusa Inda	Member	Non-Executive	05	05
			Independent		
			Director		
3	Jinesh Mehta	Member	Non-Executive	04	03
			Independent		
			Director		
4	Nipul Meghani	Member	Non-Executive	01	00
			Independent		
			Director		

Internal Audit:

The Company has adequate internal control and Internal Audit system commensurate with its size and nature of its business. The Internal Audit Plan is approved by the Audit Committee and the Internal Auditors directly present their report to the Audit Committee for their consideration. M/s. M Borar & Company, Chartered Accountants (FRN-314255E) have carried out the internal audit for the Financial Year 2021-2022 and their internal audit plan and remuneration are approved by the Audit Committee. The reports and findings of the internal auditor and the internal control system are reviewed by the Audit Committee.

The terms of reference of the Committee inter alia, includes:

- Review of Company's Accounting and financial reporting process
- Review and recommend for approval of the Board quarterly, half yearly and annual financial statements before submission to the Board for approval.
- Review of Internal Audit Reports, risk management policies and reports on internal control system.
- Reviewing, with the management, performance of statutory and internal auditors, and adequacy of the internal control systems.
- Review of related party transactions.
- Recommend to the Board the appointment, re-appointment and removal of the statutory auditor, Internal Auditors and fixation of their remuneration.
- Discussion of Internal Audit Reports with internal auditors and significant findings and followup thereon and in particular internal control weaknesses.

Audit Committee meetings are generally attended by the Chief Financial Officer and the Statutory Auditors of the Company. The Company Secretary acts as the Secretary of the Audit Committee.

(ii) Nomination & Remuneration Committee:

As at March 31, 2022 the Nomination & Remuneration Committee comprises of 3 directors namely,

- (i) Ms. Vaishali Baria Chairperson, Independent & Non-Executive
- (ii) Ms. Madhusa Inda Member, Independent & Non-Executive

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(iii) Mr. Jinesh Mehta – Member, Independent & Non-Executive

During the year under review Nomination & Remuneration Committee was reconstituted one time in the Board Meeting held on 17th May 2021 with aforementioned constitution.

During the year under review, 2 meetings of the Nomination and Remuneration Committee were held on 17th May 2021 and 30th July 2021.

The details of the meetings attended by its members during the financial year are as under:

S.N.	Name of the	Designation	Category	No. of meetings	No. of
	Director			entitled to attend	meetings
					attended
1	Vaishali Baria	Chairperson	Non-Executive	02	02
			Independent		
			Director		
2	Madhusa Inda	Member	Non-Executive	02	02
			Independent		
			Director		
3	Jinesh Mehta	Member	Non-Executive	01	01
			Independent		
			Director		
4	Nipul Meghani	Member	Non-Executive	01	00
			Independent		
			Director		

The terms of reference of the Committee inter alia, includes:

- Identifying persons who are qualified to become directors and who may be appointed in senior management in accordance with the criteria laid down and recommending their appointment and removal to the Board;
- carrying out evaluation of every director's performance;
- Formulating criteria for determining qualification, positive attributes and independence of a Director and recommend to the Board a policy relating to the remuneration for the directors, key managerial personnel and other employees;
- Ensuring that the level and composition of remuneration is reasonable and sufficient to attract, retain and motivate directors of the quality required to run the Company successfully;
- Ensuring that relationship of remuneration to performance is clear and meets appropriate performance benchmarks; and
- Recommending appointment / remuneration of directors, key managerial personnel and senior management involving a balance between fixed and incentive pay reflecting short and long-term performance objectives appropriate to the working of the company and its goals.
- Administration and implementation of Company's Employees Stock Option Scheme.



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Performance Evaluation Criteria for Independent Directors:

Performance of each of the Independent Directors are evaluated every year by the entire board with respect to various factors like personal traits which include business understanding, communication skills, ability to exercise objective judgment in the best interest of the Company and on specific criteria which include commitment, guidance to management, deployment of knowledge and expertise, management of relationship with various stakeholders, Independence of behavior and judgment, maintenance of confidentiality and contribute to corporate governance practice with the Company.

Remuneration Policy:

The Company's Nomination Remuneration policy can be viewed on Company's website at the weblink i.e. https://www.ricl.in/pdf/Investors/corporate-policies/nomination-and-remuneration-policy.pdf

Remuneration Paid to Executive Directors:

Company has one Executive Director Mr. Nitin Gujral designated as Managing Director.

The details of the all elements of remuneration paid to Mr. Nitin Gujral for the year under review is as under:

Particulars	Amount
Salary and Allowances	360,000
Sitting Fees	18,000

Remuneration Paid to Non - Executive Directors:

All Non–Executive directors were paid sitting fees for attending meetings of the Board and/or its Committees. The details of sitting fees paid are as under:

Sr. No.	Name of the Director	Total Fees Paid (in Rs.)
1.	Vaishali Baria	21,000
2.	Madhusa Inda	25,000
3.	Jinesh Mehta	18,000
4.	Nipul Meghani	Nil

The Non-Executive Independent Directors do not have any other material pecuniary relationships or transactions with the Company or its directors or its senior management.

The Company does not have any Employee Stock Option Scheme.



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(iii) Stakeholders Relationship Committee:

The Stakeholders' Relationship Committee has been constituted by the Board in compliance with the requirements of Section 178 (5) of the Act and Regulation 20 of the SEBI (LODR) Regulations, 2015. As at 31st March, 2022 the Stakeholder Relationship Committee comprises of 3 directors namely Ms. Madhusa Inda - Chairperson-Independent & Non-Executive, Mr. Vaishali Baria - Member-Independent & Non-Executive & Mr. Nitin Gujral –Member-Executive Director

During the year under review Stakeholders Relationship Committee was reconstituted once due to change in Directorship during the year.

During the year under review, one meeting of the Stakeholder Relationship Committee was held on 9th March 2022.

The details of the meetings attended by its members during the financial year are as under:

S.N.	Name of the Director	Designation	Category	No. of meetings entitled to attend	No. of meetings attended
1	Madhusa Inda	Chairperson	Non-Executive	1	1
			Independent		
			Director		
2	Nitin Gujral	Member	Executive	1	1
			Director		
3	Vaishali Baria	Member	Non-Executive	1	1
			Independent		
			Director		

The terms of reference of the Committee inter alia, includes:

- To look into the redressal of grievances such as transfer/ transmission of security, non-receipt of annual reports, dividends, interest etc. of various stakeholders of the Company viz. shareholders, debenture holders, fixed deposit holders and other security holders.
- To monitor transfers, transmission, splitting, consolidation, dematerialisation, rematerialisation of securities issued by the Company and issue of duplicate security certificates. As per Rule 6(2)(a) of the Companies (Share Capital and Debentures) Rules, 2014, a duplicate share certificate is to be issued in lieu of a lost or destroyed certificate, only with the prior consent of the Board or Committee thereof. Accordingly, duplicate share certificates are now issued with the prior approval of the Committee.
- To carry out the functions as envisaged under the Code of Conduct to regulate, monitor and report trading by insiders and code of practices and procedures for fair disclosures of unpublished price sensitive information adopted by the Company in terms of Regulations 8(1), 9(1) and 9(2) of SEBI (Prohibition of Insider Trading) Regulations, 2015.

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The Committee also oversees the performance of the Registrar and Share Transfer Agent and recommends measures for overall improvement in the quality of Investors' service. As on 31st March, 2022, Mrs. Jinal Shah is the Company Secretary and Compliance Officer of the Company. The Company is also registered on SEBI SCORES.

Details of complaints received and attended to during the financial year 2021-2022 are given below:

1	No. of complaints pending as on 1 st April, 2021	0
2	No. of complaints received during the year	0
3	No. of complaints resolved during the year	0
4	No. of complaints pending as on 31st March, 2022	0

Insider Trading Code:

In accordance with the SEBI (Prohibition of Insider Trading) Regulations, 2015, the Board of Directors of the Company has formulated 'Code of Conduct for Prohibition of Insider Trading' in the shares and securities of the Company by its Directors and Designated Employees. The said Code is available on the Company's website. Company Secretary is the Compliance Officer for monitoring adherence to the Regulations for the preservation of price sensitive information, pre-clearance of trades and implementation of the Code of Conduct for Prohibition of Insider Trading.

(i) Corporate Social Responsibility Committee:

The Corporate Social Responsibility (CSR) Committee has been constituted by the Board in compliance with the requirements of Section 135 of the Act. As on 31st March, 2022, Corporate Social Responsibility Committee comprises of three directors namely-

- (i) Mr. Nitin Gujral- Chairperson- Executive Director
- (ii) Mr. Madhusa Inda Member- Non Executive Independent Director
- (iii) Ms. Vaishali Lalit Baria Member- Non Executive Independent Director

During the year under review Corporate Social Responsibility Committee was reconstituted once due to change in Directorship during the year.

During the year under review the Corporate Social Responsibility Committee were held on 9th March 2022. The composition of the CSR Committee changed after the meeting was held and the details of the meetings attended by its members during the financial year ended 31st March, 2022 are as under:

S.N.	Name of the	Designation	Category	No. of meetings	No. of
	Director			entitled to attend	meetings
					attended
1	Nitin Gujral	Chairperson	Executive	1	1
			Director		



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2	Madhusa Inda	Member	Non-Executive	1	1
			Independent		
			Director		
3	Vaishali Baria	Member	Non-Executive	1	1
			Independent		
			Director		

The terms of reference of the Committee inter alia, includes:

- Formulate and recommend to the Board, a CSR Policy indicating the activity or activities to be undertaken by the Company as specified in Schedule VII to the Act.
- Recommend the amount to be spent on CSR activities.
- Monitor implementation and adherence to the CSR Policy of the Company from time to time.
- Such other activities as the Board of Directors determine as they may deem fit in line with CSR Policy.

The Board has adopted the CSR Policy as formulated and recommended by the Committee. The CSR Policy is available on the website of the Company

4. GENERAL BODY MEETINGS:

(i) Location and time, where last three AGMs were held:

The last three Annual General Meetings of the Company were held as under:

Financial Year	Date	Location of the Meeting	Time
2018-2019	30/09/2019	62, 6th Floor ,'C' Wing, Mittal Tower,	11:00 A.M
		Nariman Point, Mumbai 400021	
2019-2020	21/12/2020	Video conferencing	11.05 A.M.
2020-2021	17/09/2021	Conference room, 18th Floor, C-wing,	11:00 A.M
		Mittal Tower, Nariman Point,	
		Mumbai-400021	

(ii) Whether any special resolutions passed in the previous three AGMs: Yes

In <u>37th AGM</u> for the Financial Year 2020-2021 following Special Resolution has been passed:

a) To approve the modification in Borrowing Limits of the Company pursuant to section 180 of the Companies Act, 2013 from Rs. 99.50 Crores to Rs. 150 Crore.

No special resolution was passed in <u>36th AGM</u> for the Financial Year 2019-2020

In 35th AGM for the Financial Year 2018-19 following Special Resolution has been passed:

b) To approve revised borrowing limits pursuant to section 180(1)(c) of Companies Act, 2013.



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- c) Approval to set the limits on loans/investments/guarantees under section 186 of the Companies Act, 2013.
- (iii) Whether any Special Resolution passed last year through postal ballot:

No special resolution was passed through postal ballot in the last year.

(iv) Person who conducted the postal ballot exercise:

Not Applicable.

(v) Whether any special resolution is proposed to be conducted through postal ballot;

At present, there is no proposal to pass any special resolution through Postal Ballot. During the current year, if special resolutions are proposed to be passed through postal ballot, the same would be taken up at the appropriate time

(vi) Procedure for Postal Ballot:

If any special resolution is proposed to be passed through postal ballot, the procedure for postal ballot will be followed in terms of Section 110 of the Companies Act, 2013, read with the Companies (Management and Administration) Rules, 2014, as amended from time to time.

5. AUDIT QUALIFICATION- The financial statements of the Company are unqualified.

6. MEANS OF COMMUNICATION:

The Company believes that all stakeholders should have access to adequate information, regarding the Company's position to enable them to accurately assess its future potential. The Company has promptly reported all material information which could have a material bearing on the Company's share price including declaration of quarterly financial results etc., to BSE Limited where the shares of the Company are listed. Such information is also simultaneously displayed on the Company's website at Company's website at www.ricl.in. The financial results, quarterly, half yearly and annual results and other statutory information were communicated to the shareholders by way of advertisement in a English newspaper 'Financial Express' and in a vernacular language newspaper 'Mumbai Lakshadeep (Marathi)' as per the requirements of the Securities and Exchange Board of India and requisite information were filed with BSE Limited in compliance with the SEBI (LODR) Regulations, 2015. Management Discussion and Analysis Report forming part of this Annual Report is annexed separately.

7. GENERAL SHAREHOLDER INFORMATION:

1.	Date, Time and Venue of Shareholder's	Friday, 30 th September 2022, 11:00 A.M. at	
	Meeting	Conference room, 18th Floor, C-wing, Mittal	
		Tower, Nariman Point, Mumbai-400021	



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2.	Financial Year	1 st April 2021 to 31 st March 2022
3.	Date of Book Closure & period	Saturday, 24th September, 2022 till Friday,
		30th Sept, 2022 (AGM)
4.	Dividend Payment Date	Not Applicable
5.	Registered office Location	34, 2nd Floor, Plot - 45/47, Shanti Bhavan,
		Dhirubhai Parekh Marg, Ladwadi, Kalbadevi,
		Mumbai-400002
6.	Listing on Stock Exchanges	The Equity Shares of the Company are listed
		on BSE Limited.
		There is no default in payment of Annual
		Listing Fees as prescribed
7.	Stock Code	512047
8.	ISIN No.	INE510H01015
9.	Corporate Identity Number	L45400MH1984PLC032274
10.	Registrar and Share Transfer Agent	M/s Link Intime India Pvt. Ltd.
		C 101, 247 Park, LBS Marg, Vikhroli (West),
		Mumbai – 400 083.
		Tel : +91 22- 4918 6000
		Fax: +91 22-4918 6060
		E-Mail: rnt.helpdesk@linkintime.co.in
11.	Investor Relation Officer	Ms. Jinal Shah, Company Secretary
		34, 2nd Floor, Plot - 45/47, Shanti Bhavan,
		Dhirubhai Parekh Marg, Ladwadi, Kalbadevi,
		Mumbai-400002
		Tel : +91 22-43417777
		E-Mail: <u>info@ricl.in</u>

8. PAN & CHANGE OF ADDRESS:

Members holding equity share in physical form are requested to notify the change of address/ dividend mandate, if any, to the Company's Registrar & Share Transfer Agent, at the address mentioned above. 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 equity share in dematerialised form are requested to submit their PAN, notify the change of address/dividend mandate, if any, to their respective Depository Participant (DP). Members holding shares in physical form can submit their PAN, notify the change of address/dividend mandate, if any, to the Company/ Registrar & Share Transfer Agent.

9. SHARE TRANSFER SYSTEM:

Equity Shares sent for physical transfer or for dematerialization are generally registered and returned within a period of 7 days from the date of receipt of completed and validly executed documents.

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10. DEMATERIALIZATION OF EQUITY SHARES AND LIQUIDITY:

To facilitate trading of Equity shares of the Company in dematerialised form, the Company has made arrangements with both the depositories viz. National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL). Connectivity with both NSDL and CDSL is provided by M/s. Link Intime India Private Limited under tripartite agreements. Shareholders can open account with any of the Depository Participant registered with any of these two depositories. The Equity shares of the Company are in the list of scrips specified by SEBI to be compulsory traded in the Dematerialized form. As on 31st March, 2022, 98.92 % of the total issued and paid-up Equity Share capital of the Company were held in Dematerialized form and the balance 1.08 % is held in physical form. Entire shareholding of the promoter in the Company is held in dematerialised form. The Company's shares are electronically traded on BSE.

The distribution of dematerialized and physical shares as on 31st March, 2022 was as follows:

S.N.	Particulars	No. of Shares	Percentage
1	Dematerialized Shares		
	CDSL	71,11,408	30.81
	NSDL	1,57,19,372	68.11
2	Physical Shares	249,220	01.08
	TOTAL	230,80,000	100

11. UNCLAIMED SHARES:

As per Clause 5A of the Listing Agreement inserted as per SEBI notification no. CIR/CSD/DIL/10/2010 dated 16^{th} December, 2010, there were no shares lying in the suspense account which are unclaimed/undelivered as on 31st March, 2022.

12. SHAREHOLDERS' CORRESPONDENCE:

The Company has attended to all the investors' grievances/ queries/ information requests. The Company endeavors to reply all letters received from the shareholders within a period of 7 working days. All correspondence may please be addressed to the Registrar and Share Transfer Agent at the address given above. In case any shareholder is not satisfied with the response or do not get any response within reasonable period, they may approach the Compliance Officer of the Company.

13. STOCK MARKET DATA RELATING TO SHARES LISTED IN INDIA:

Monthly high and low Prices on BSE and volume traded for financial year 2021-2022 are:

Month	High (Rs.)	Low (Rs.)	Volume Traded	No. of Trades
April, 2021	0.85	0.72	74,144	105
May, 2021	0.93	0.74	91,628	220
June, 2021	1.39	0.97	3,01,038	487



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July, 2021	3.27	1.34	8,02,605	960
August, 2021	3.78	1.60	6,08,356	1,108
September, 2021	2.47	1.45	10,94,662	1,727
October, 2021	5.23	2.35	9,63,023	2,779
November, 2021	5.49	4.17	55,259	124
December, 2021	3.97	2.29	17,721	50
January, 2022	4.70	1.98	12,48,749	2,403
February, 2022	4.45	3.07	6,35,232	2,903
March, 2022	4.10	2.95	5,00,803	2,734

14. DISTRIBUTION OF SHAREHOLDING AS ON 31st March, 2022:

Nominal value of Rs.	Shareholders	% of holders	No. Of shares	%of shares
	number		(Rs.10 each)	
1 to 5000	3920	79.61	3662600.00	1.59
5001 to 10000	381	7.74	3257110.00	1.41
10001 to 20000	192	3.90	2982450.00	1.29
20001 to 30000	82	1.66	2123290.00	0.92
30001 to 40000	46	0.93	1660450.00	0.72
40001 to 50000	59	1.20	2855520.00	1.23
50001 to 100000	89	1.81	7076450.00	3.07
100001 and above	155	3.15	207182130.00	89.77
Total	4924	100	23080000	100.00

15. CATEGORIES OF SHAREHOLDERS AS ON 31st March, 2022:

Category	Shareholders			
	Number of	Number of	% to Capital	
	shares held	holders		
Clearing Members	10,650	9	0.05	
Hindu Undivided Family	8,26,749	63	3.58	
Non Resident Indians	8,733	5	0.04	
Non Resident (Non Repatriable)	100	1	0.00	
Other Bodies Corporates	19,85,404	32	8.60	
LLP	64,437	2	0.28	
Individuals (Public)	95,86,676	4,754	41.53	
Total Public	1,24,82,749	4,866	54.08	
Individual	71,62,406	2	31.03	
Body Corporates	34,34,845	2	14.89	
Total Promoters	1,05,97,251	4	45.92	
Grand Total	2,30,80,000	4,870	100	

16. PARTICULARS OF SHAREHOLDING PROMOTER/PROMOTER CO. SHAREHOLDING AS ON 31st March, 2022:

Name of the Shareholder	No. of Equity Shares	% of Shares held
Lata Manoj Jain	29,27,339	12.68
Manojkumar Babulal Punamiya	42,35,067	18.35
M/s Shri Baiju Trading And Investment Private	19,10,000	8.28
Limited		
M/s Hillview Impex Private Limited	15,24,845	6.61

17. OUTSTANDING GDR / ADR / WARRANTS OR ANY CONVERTIBLE INSTRUMENTS, CONVERSION DATE AND LIKELY IMPACT ON EQUITY:

The Company has not issued any global depository receipts or American depository receipts. There are no warrants or any convertible instruments outstanding as on 31st March, 2022.

18. OTHER DISCLOSURES:

(i) DISCLOSURES ON MATERIALLY SIGNIFICANT RELATED PARTY TRANSACTIONS (RPT) THAT MAY HAVE POTENTIAL CONFLICT WITH THE INTERESTS OF COMPANY AT LARGE

The Company complies with the disclosure requirements as prescribed in Regulation 23 of Listing Regulations pertaining to Related Party Transactions ("RPT") and follows Ind AS - 24 issued by Institute of Chartered Accountants of India (ICAI). For details on material RPT's -please refer the section 'Related Party Transaction' as mentioned in the Boards' Report.

- (ii) DETAILS OF NON-COMPLIANCE BY THE COMPANY, PENALTIES, STRUCTURES IMPOSED BY STOCK EXCHANGE, SEBI OR ANY STATUTORY AUTHORITY, ON ANY MATTER RELATED TO THE CAPITAL MARKETS DURING THE LAST THREE YEARS:
- (a) Details of dues of Income Tax which have not been deposited as at March 31, 2022 on account of dispute are given below:

Name of the statute	Nature of dues	Amount (In Rs.)	Period to which the amount relates	Before
Income Tax Act, 1961	Income Tax	13,27,20,616	2004-05	Commissioner of Income Tax (Appeals)
Income Tax Act, 1961	Income Tax	5,72,382	2006-07	Commissioner of Income Tax (Appeals)
Income Tax Act, 1961	Income Tax	50,825	2009-10	Commissioner of Income Tax (Appeals)
Income Tax Act, 1961	Income Tax	31,99,31,750	2012-13	Commissioner of Income Tax (Appeals)

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Income Tax Act,	Income Tax	55,68,89,180	2013-14	Commissioner of Income Tax
1961				(Appeals)
Income Tax Act,	Income Tax	8,39,510	2014-15	Commissioner of Income Tax
1961				(Appeals)
Income Tax Act,	Income Tax	2,00,54,725	2015-16	Commissioner of Income Tax
1961				(Appeals)
Income Tax Act,	Income Tax	28,56,95,900	2017-18	Commissioner of Income Tax
1961				(Appeals)
Income Tax Act,	Income Tax	42,27,96,120	2018-19	Commissioner of Income Tax
1961				(Appeals)

(b) Details of Ongoing matter with National Company Law Appellate Tribunal (NCLAT)

An Appeal No CA(AT)(Ins.)/137/2021 in the matter of Royal India Corporation Ltd. Vs Liquidator for Royal Refinery Pvt. Ltd. is pending before NCLAT, Delhi against the impugned order dated 07/01/2021 passed by Hon'ble Adjudicating Authority (NCLT, Mumbai Bench) at Mumbai in IA No. IA/1266/2020 in CP/2556/2019 under Insolvency and Bankruptcy Code 2016

(iii) DETAILS OF ESTABLISHMENT OF VIGIL MECHANISM AND WHISTLE BLOWER POLICY

The Company has formulated a codified Whistle Blower Policy in order to encourage Directors and employees of the Company to escalate to the level of the Audit Committee any issue of concerns impacting and compromising with the interest of the Company and its stakeholders in anyway. The Company is committed to adhere to highest possible standards of ethical, moral and legal business conduct and to open communication and to provide necessary safeguards for protection of employees from reprisals or victimization, for whistle blowing in good faith. The said Policy is available on the Company's website-www.ricl.in.

The Company affirms that none of the employees have been denied access to the Audit Committee. Quarterly report with number of complaints received, if any, under the Whistle Blower Policy and their outcome is placed before the Audit Committee of the Company at quarterly intervals.

(iv) COMPLIANCE WITH MANDATORY REQUIREMENTS

The Company has complied with all the mandatory requirements prescribed under the Listing Regulations.

(v) COMPLIANCE WITH THE FOLLOWING NON-MANDATORY AND DISCRETIONARY REQUIREMENTS AS PER SCHEDULE II PART E OF THE LISTING REGULATIONS

Chairperson's office is maintained at Company's expense and all reimbursements are allowed to the Chairperson in performance of his duties.



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The Internal Auditors of the Company make presentation to the Audit Committee on their reports.

The Company's financial statement for FY 2021-2022 does not contain any audit qualification. The Company's audited financial statements are accompanied with unmodified opinion from the statutory auditor of the Company.

(vi) POLICY FOR DETERMINING 'MATERIAL' SUBSIDIARIES

Please refer Boards' Report for this policy.

(vii) POLICY ON DEALING WITH RELATED PARTY TRANSACTIONS

Please refer Boards' Report for this policy.

(viii) COMMODITY PRICE RISK & HEDGING ACTIVITIES:

The prices of Gold and Silver are largely governed by movements at major precious metal exchanges of London, New York, Tokyo and others. The local precious metal prices are an algorithm of these movements on 'spot' basis and Indian currency Rates. Prices may fluctuate widely for all products affecting demands in the market. The Company has adopted adequate hedging mechanisms to effectively counter the risk that arises during operations. However, the management cannot totally eliminate the risks involved in such volatile trades.

- (ix) The Managing Director and the Chief Financial Officer have certified to the Board in accordance with Regulation 33(2)(a) of the Listing Regulations pertaining to CEO/CFO certification for the financial year ended 31st March 2022. The MD & Chief Financial Officer have also issued compliance certificate to the Board pursuant to the provisions of Regulation 17(8) of the Listing Regulations certifying that the financial statements do not contain any materially untrue statement and these statements represent a true and fair view of the Company's affairs.
- (x) During the financial year 2021-2022, the Board has accepted all the recommendations of its Committees.

(xi) PLANT LOCATION:

Company does not have any plant.

- (xii) The Company has followed all relevant Accounting Standards notified by the Companies (Indian Accounting Standards) Rules, 2015 while preparing Financial Statements for 2021-2022.
- (xiii) DISCLOSURE WITH RESPECT TO DEMAT SUSPENSE ACCOUNT/ UNCLAIMED SUSPENSE ACCOUNT

Not applicable.



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- (xiv) The Company has duly complied with the requirements specified in Regulations 17 to 27 and Clauses (b) to (i) of sub-regulation (2) of Regulation 46 of the Listing Regulations.
- (xv) Particulars of Directors seeking appointment / re-appointment at the ensuing Annual General Meeting have been provided in the Notice of the Annual General Meeting.
- (xvi) No presentations were made to the institutional investors or to analysts during the year under review.
- (xvii) DISCLOSURES UNDER THE SEXUAL HARASSMENT OF WOMEN AT WORKPLACE (PREVENTION, PROHIBITION AND REDRESSAL) ACT, 2013:

Number of complaints filed during the financial year 2021-22	0
Number of complaints disposed off during the financial year 2021-22	0
Number of complaints pending as at the end of the financial year.	0

(xviii) SHARE CAPITAL AUDIT:

As stipulated by Securities and Exchange Board of India (SEBI), CS Tejas Patel, Practising Company Secretary carried out the Share Capital Audit for June 2021, September 2021 and December 2021. For period March 2022, M/s. Mayank Arora & Co., Practising Company Secretary carried out the Share Capital Audit. Share Capital Audit is done to reconcile the total admitted capital with National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL), shares held physically as per the register of members and the total issued and listed capital. This audit is carried out every quarter and the report thereon is submitted to the Stock Exchange, NSDL and CDSL and is also placed before the Share Transfer, Shareholders'/Investors Grievance and Ethics & Compliance Committee and the Board of Directors.

(xix) GREEN INITIATIVE:

Electronic copies of the Annual Report and Notice of the 38thAnnual General Meeting is sent to all members whose email addresses are registered with the Company/Depository Participant(s) for communication purposes.

- (xx) LIST OF ALL CREDIT RATINGS OBTAINED BY THE ENTITY ALONG WITH ANY REVISIONS THERETO DURING THE RELEVANT FINANCIAL YEAR, FOR ALL DEBT INSTRUMENTS OF SUCH ENTITY OR ANY FIXED DEPOSIT PROGRAMME OR ANY SCHEME OR PROPOSAL OF THE LISTING ENTITY INVOLVING MOBILIZATION OF FUNDS, WHETHER IN INDIA OR ABROAD: Not Applicable
- (xxi) DETAILS OF UTILIZATION OF FUNDS RAISED THROUGH PREFERENTIAL ALLOTMENT OR QUALIFIED INSTITUTIONS PLACEMENT AS SPECIFIED UNDER REGULATION 32(7A) OF SEBI (LODR) REGULATIONS, 2015: Not Applicable

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(xxii) PRACTICING COMPANY SECRETARY CERTIFICATION

A certificate from M/s. Mayank Arora & Co (Mem No F10378, COP 13609), Company Secretary in Practice has been received stating that none of the directors on the board of the Company have been debarred or disqualified from being appointed or continuing as directors of companies by the Board/Ministry of Corporate Affairs or any such statutory authority. However, DIN: 08714945 of **Ms. Vaishali Baria** (Director) has been deactivated due to non-filing of DIR-3 KYC. The aforesaid certificate is enclosed in this Report.

(xxiii) DETAILS OF FEES PAID TO STATUTORY AUDITOR

M/s. Agarwal Desai & Shah, Chattered Accountants were the Statutory Auditors of the Company for Financial year 2021-2022. Details of fees being paid to them during the year is as follows:

Payment to Auditors	Amount (in Rs.)
Statutory audit fee	87,118
Tax audit fee	40,000
Other services	0.00
Out of pocket	0.00
Total	127,118

(xxiv) EQUITY SHARES IN THE SUSPENSE ACCOUNT: Nil

(xxv) CERTIFICATE ON CORPORATE GOVERNANCE:

M/s. Agarwal Desai & Shah, Chartered Accountants, has submitted a certificate to this effect. A compliance certificate from M/s. Agarwal Desai & Shah, Chartered Accountants pursuant to the requirements of Schedule V to the SEBI (LODR) Regulations, 2015 regarding compliance of conditions of Corporate Governance is enclosed in this report.

(xxvi) COMPLIANCE WITH THE CONDITIONS OF CORPORATE GOVERNANCE

The Company is in compliance with the requirements stipulated under Regulation 17 to 27 read with Schedule V and clauses (b) to (i) of Regulation 46 (2) of the Listing Regulations, to the extent as applicable, with regards to Corporate Governance.

By order of the Board For **Royal India Corporation Limited**

Sd/(Nitin Gujral)
Managing Director
DIN: 08184605

Date: 13th August 2022

Place: Mumbai