27th

ANNUAL REPORT

2008-2009

OSWAL YARNS LIMITED

MANAGEMENT

BOARD OF DIRECTORS Sh. Tej Paul Oswal

Chairman & Managing Director

DIRECTORS Sh. D.B.S Gill

Sh. B.B. Gandhi

Sh. Surinder Kumar Garg Sh. Kulwant Rai Dhawan

AUDITORS Subash Vipan & Co.,

Chartered Accountants 161, Green Field,

Model Gram, Ludhiana scjain@satyam.net.in

ADVISORS Ashok K. Singla & Associates,

(Company Secretaries) BXX-1374, Krishna Nagar, Ghumar Mandi, Ludhiana asingla_cs@yahoo.in

BANKERS State Bank of India,

Civil Lines, Ludhiana

REGISTERED OFFICE & WORKS Link Road, Industrial Area-A,

Ludhiana-141 003

Ph. 0161-2220177, 2224256, Fax - 2228755

E-mail:- oylyarns@rediffmail.com

REGISTRAR & TRANSFER AGENT Link Intime India Pvt. Ltd.

A-40, 2nd Floor, Naraina Industrial Area, Phase-II, Near Batra Banquet Hall, New Delhi. Ph: 011-41410592-93-94 Fax: 011-41410591

E-mail: delhi@linkintime.co.in

27TH ANNUAL GENERAL MEETING

Day : Saturday

Date : 19th September 2009

Time : 10.30 A.M

Place : CHICK.FI Restaurant

Metro Road, Jamalpur Colony,

Ludhiana.

NOTICE

NOTICE is hereby given that the Twenty Seventh Annual General Meeting of the Members of OSWAL YARNS LIMITED will be held on Saturday, September 19th, 2009 at 10.30 A.M at Chick.Fl, Restaurant, Metro Road, Jamalpur Colony, Ludhiana to transact the following business:

ORDINARY BUSINESS

- To receive, consider and adopt the Balance Sheet of the Company as on March 31, 2009 and Profit and Loss Account for the year ended as on that date and the Reports of the Directors and Auditors thereon.
- 2. To appoint a Director in place of Mr. S.K. Garg, who retires by rotation at this meeting and being eligible, offers himself for re-appointment.
- 3. To Appoint Auditors and fix their remuneration.

By order of the Board of Directors For Oswal Yarns Ltd.

Sd/-

TEJ PAUL OSWAL Managing Director

Place: Ludhiana Dated: August 21st, 2009

NOTES

- 1. A MEMBER ENTITLED TO ATTEND AND VOTE AT THE MEETING IS ENTITLED TO APPOINT PROXY INSTEAD OF HIM/HER SELF AND A PROXY NEED NOT BE A MEMBER OF THE COMPANY. THE PROXY IN ORDER TO BE EFFECTIVE MUST REACH THE COMPANY AT LEAST FORTY EIGHT HOURS BEFORE THE COMMENCEMENT OF THE MEETING.
- 2. The members are requested to notify change in their address/mandate, if any, to the company immediately.
- 3. Members are requested to bring their copies of Annual Report at the Annual general meeting.
- 4. Members desiring any information on the accounts are requested to write to the Company at least 10 days prior to the date of the meeting enabling the management to keep the information ready.
- 5. Register of Members and Share Transfer Books of the Company will remain Closed from Thursday, the September 17th, 2009 to Saturday, the September 19th, 2009.

By order of the Board of Directors For Oswal Yarns Ltd.

> Sd/-TEJ PAUL OSWAL Managing Director

Place : Ludhiana

Dated: August 21st, 2009

DIRECTORS REPORT

To The Members Oswal Yarns Limited

Your Directors present their Twenty Seventh Annual Report on the operations of the Company along with audited statements of accounts for the financial year ended as on March 31st, 2009.

PERFORMANCE REVIEW

Operating and other Income during 2008-2009 is Rs 279.59 Lacs as Compared to Rs. 203.62 Lacs of the previous year. The Company provided depreciation of Rs. 14.91 Lacs (Rs. 15.01 Lacs in the previous year). The Company has suffered loss of Rs 13.48 Lacs as compared to loss of Rs 10.44 Lacs in the previous year but earned cash profit of Rs. 1.44 as compared to Rs. 4.57 Lacs in the previous year. The loss was due to high cost of Material and provision for gratuity.

DIVIDEND

Due to loss, directors are unable to recommend the payment of dividend for the year under review.

DIRECTORS

Mr. S.K. Garg, Director, retires by rotation at the forthcoming Annual General Meeting of the Company and being eligible, offers himself for reappointment as Director of the Company.

DIRECTORS RESPONSIBILITY STATEMENT

Pursuant to the requirement under section 217(2AA) of the Companies Act, 1956 with respect to Directors Responsibilities statement, it is confirmed:

- That in the preparation of the annual accounts for the financial year ended 31st March, 2009 the applicable accounting standards has been followed alongwith proper explanation relating to material departures.
- ii) That the directors had selected such accounting policies and applied them consistently and made judgement and estimates that were reasonable and prudent so as to give a true and fair view of the state of affair of the Company at the end of the financial year and of the profit or loss of the Company for the year under review.
- iii) That the directors had taken proper and sufficient care for the maintenance of adequate records in accordance with the provisions of the Companies Act, 1956 for safeguarding the assets of the company and for preventing and detecting fraud and other irregularities.
- iv) That the Directors had prepared the accounts for the financial year ended 31st March, 2009 on a going concern basis.

CORPORATE GOVERNANCE

Pursuant to Clause 49 of Listing Agreement with stock exchanges, adequate steps have been taken to ensure that all the provisions relating to corporate governance are duly complied with. A report on Corporate Governance alongwith the Auditors statement on its compliance is annexed hereto as an Annexure to this report.

FIXED DEPOSITS

During the year, the Company did not accept any Fixed Deposits.

AUDITORS' REPORT

The Auditors Report on the accounts of the company for the year have no qualification and required no comments.

AUDITORS

M/s Subash Vipan & Co., Chartered Accountants, Ludhiana, Auditors of the Company retire at the conclusion of the forthcoming Annual General meeting and being eligible, offer themselves for reappointment.

PARTICULAR OF THE EMPLOYEES

Information pertaining to employees pursuant to section 217 (2A) of the Companies Act, 1956 is nil.

DISCLOSURE OF PARTICULARS

Information as per the Companies (Disclosure of particulars in the report of Board of Directors) Rules, 1988 regarding to conservation of energy, technology absorption, foreign exchange earning and outgo are given in Annexure A forming part of this report.

INDUSTRIAL RELATIONS

Industrial relations continued to remain harmonious throughout the year under review. The directors express their appreciation towards workmen for their co-operation and hope for cordial relations in the year to come.

COMPLIANCE OF CLAUSE 47 AND 49 OF THE LISTING AGGREEMENT

The equity shares of the Company are listed at the Stock Exchanges at Ahmedabad, Bombay, Cochin, Delhi, Jaipur & Ludhiana. The Company has paid Annual listing fees to each of the above stock exchange for the financial year up to 2005-06, and to Bombay Stock Exchange upto 2009-10.

ACKNOWLEDGEMENT

The Board of Directors take this opportunity to express their sincere thanks to the staff members and workers for their co-operation, hardwork, dedication and devotion.

The Board of Directors also place on record their gratitude to State Bank of India for its valuable support lent to the Company.

The Directors also express its sincere thanks to the shareholders and other business constituents for their continued support and cooperation.

By order of the Board of Directors For Oswal Yarns Ltd.

Sd/-

Place: Ludhiana

Dated: August 21st, 2009

TEJ PAUL OSWAL Chairman & Managing Director

ANNEXURE-A

Information as per section 217(1) (e) read with Companies (Disclosure of Particulars in the report of Board of Directors) Rules, 1998 and forming part of the Directors Report for the year ended 31st March, 2009

1. CONSERVATION OF ENERGY

a) The management & conservation of energy remain one of the important areas of plant performance and is being continuously monitored.

- b) Efficient energy conservation process has been exercised to get energy saving and to get maximum power factor.
- New areas are being continuously identified and suitable investment shall be made wherever necessary.

Total energy consumption and consumption per unit of production as per Form A of the annexure to the Rules in respect of industries specified in the Schedule thereof.

A POWER & FUEL CONSUMPTION

. •		Current Year	Previous Year
1.	ELECTRICITY		
a)	Purchase		
	Unit(KWH)	240254	267968
	Total Amount(Rs)	1032880	1136958
	Rate/Unit(Rs)	4.30	4.24
b)	Own Generation		
	Through Diesel Generator		
	Units (KWH)	-	942
	Total Amount (Rs.)	-	7870
	Cost per Unit (Rs.)	-	8.35
2.	STEAM COAL		
	Quantity	_	_
	Total Cost (Rs)	· –	-
	Av. Rate/Tonnes(Rs)	_	-
3.	RICE HUSK		
	Quantity	_	-
	Total Cost (Rs)	_	
	Av. Rate/Tonnes (Rs.)	-	-
4.	FURNACE OIL	_	-
5.	OTHER/INTERNAL GENERATION	N	_

II. TECHNOLOGY ABSORPTION

Efforts made in Technology absorption as per form "B" of the Annexure to the rules

1. The Company is making continue efforts for developing of new yarns by blending different kinds of wools. This process generates cost effectiveness and increase productivity.

Expenditure on R & D- The Cost incurred in R & D is included in revenue expenses.

		CURRENT YEAR	PREVIOUS YEAR
i)	Capital	_	.
ii)	Recurring	-	_
iii)	Total	-	_
iv)	Total R & D Expenditure as	_	-
	Percentage of total turnover		
2.	Technology absorption, adoption and inno	vation	
a)	Efforts in brief made towards technolog absorption adoption and innovation.	, , ,	ny makes preventive e of the machines.
b)	Benefits derived as result of the above efformed product improvement, cost Reduction Product development, import Substitution efformed product development.	on, at the reduc	t quality is maintained ed cost. Yarn produced mpany is an import
c)	The Company is developing new Yarns fro	m time to time.	
3.	Imported Technology (Imported during the Last 5 Years)	-	-

III. FOREIGN EXCHANGE EARNING AND OUTGO

Activities relating to exports, initiatives taken to increase exports, development of new export a) makers, for products and services and export plans:- The Company is making yarn which is an import subsitute. Previously the customers used to import such yarns from China and other overseas market. However efforts will be made by the Company to develop export markets for export of its products.

Total Foreign Exchange earned and used:

Total i Grough Exchange carried and accu.	CURRENT YEAR Rs.	PREVIOUS YEAR Rs.
Earned	_	_
Used	_	_

By order of the Board of Directors For Oswal Yarns Ltd.

Sd/-

Place: Ludhiana

Dated: August 21st, 2009

TEJ PAUL OSWAL

Chairman & Managing Director

CORPORATE GOVERNANCE REPORT

The Corporate Governance Code was introduced by introduction of clause 49 of Listing Agreement with the Stock Exchange and as directed by Securities and Exchange Board of India. The Concept of Corporate Governance comprises mainly with regard to transparency, full disclosures, independent monitoring the state of affairs of the company and being fair to shareholders. Your Company has always believed in the concept of Good Corporate Governance involving transparency, independence, accountability, responsibility and fairness with a view to enhance shareholders value. Towards this end, in this year Annual Report, adequate steps have been taken to ensure that all mandatory and non-mandatory provisions of Corporate Governance as prescribed by the Securities and Exchange Board of India(SEBI) and as applicable to the Company through Listing Agreement complied with in its true spirit.

BOARD OF DIRECTORS

Affairs of the company are managed by the Board of Directors. The Board formulates the strategy and regularly reviews the performance of the Company. The Managing Director manages the day to day operations of the Company. The Board of Directors has ideal composition with half the Directors being non-executive Directors. The Composition of Board meets the stipulated requirement of at least one third of the Board comprising of independent directors who have no professional and/or business relationship with the Company. The necessary disclosure regarding committee membership have been made by the directors.

During the year 2008-2009 the Company held six Board Meetings as against the minimum requirements of four meetings.

The names and the category of directors on the Board, their attendance at Board Meeting during the year and at last Annual General Meeting, as also the number of Directorships held by them in other Companies are given below:

Name of the Director	Category Attendance Particulars			No of other Directorship/Committee chairmanship/ membership in other companies		
		Board Meeting	Last AGM	Other Directorship	Committee Membership	Committee Chairmanship
Mr. Tej Paul Oswal	Chairman	6	Yes	-	_	_
(w.e.f. 16.06.82) Mr. D.B.S Gill (w.e.f. 08.11.94)	NED	-	-	3	-	-
Mr. Surinder K. Garg (w.e.f. 27.02.98)	NED	6	Yes	-	-	-
Mr. B.B Gandhi (w.e.f. 28.03.95)	NED	3	-	2		
Mr. Kulwant Rai (w.e.f. 26.03.02)	NED	6	Yes	-	-	-

Audit Committee

Constitution as at 31.03.2009

Members

- 1. Mr. Surinder Kumar Garg (Chairman)
- 2. Mr. B.B Gandhi
- 3. Mr. Kulwant R. Dhawan

The Audit Committee has members with sound knowledge of Finance, Accounting and Law. The Committee deals with accounting matters, financial reporting and internal controls, the power and the role of the committee is as per guidelines laid in the listing agreement and as prescribed under the Companies Act, 1956. It reviews quarterly, half yearly and Annual financial reports/statements before these are submitted to the board.

In the financial year ended as on 31.03.2009, five meetings of Audit Committee were held.

The attendance record of members of the Audit Committee is as under :-

Na	me of Director	No of Audit Committee	Meetings Attended
1.	Mr. Surinder Kumar Garg	5	5
2.	Mr. B.B Gandhi	5	5
3.	Mr. Kulwant R. Dhawan	5	5

REMUNERATION COMMITTEE

The Constitution of the Remuneration Committee as on March 31, 2009.

Members

- 1. Mr. Surinder Kumar Garg (Chairman)
- 2. Mr. B.B Gandhi
- 3. Mr. Kulwant R. Dhawan

Remuneration Committee has been formed in compliance with the provisions of listing Agreement. The Company has not paid Salary to any of the Director & no sitting fee is paid to Directors for attending meeting of Board of Directors/Audit Committee/ Remuneration Committee. One meeting has been held during the year and all the members of the Committee attended the meeting.

INVESTORS GRIEVANCE COMMITTEE

As a measure of good Corporate Governance and to specifically look into the redressal of the Shareholders and investors complaints, the three members Shareholders'/Investors' Grievance Committee was constituted consisting of Sh. Tej Paul Oswal (Chairman), Mr. Surinder Kumar Garg and Mr. Kulwant Rai Dhawan. During the financial year 2008-2009 the Company has not received any Complaint and no any Complaint was pending as on 31.03.2009. There is no pendency in respect of shares received for transfer during 2008-2009.

GENERAL BODY MEETINGS

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

Year	Venue	Day	Date	Time	No of Special Resolutions
2005-2006	New Sanjha Chulha, Opp. F.C.I. Godown, Urban Estate, Jamalpur, Ludhiana.	Wednesday	30.08.2006	10.00 A.M.	. 1
2006-2007	Chik FI Restaurant Metro Road, Jamalpur Colony, Ludhiana.	Thursday	30.08.2007	10.00 A.M	
2007-2008	Chik FI Restaurant Metro Road, Jamalpur Colony, Ludhiana.	Friday	29.08.2008	10.30 A.M	

DISCLOSURES

There are no materially significant related party transactions made by the Company with its Promoters, Directors, their relatives etc., that may have potential conflict with the interest of the company at large.

The Register of Contract containing the transaction in which directors are interested is placed before the board for its approval and disclousure of interest of Directors in other concerns, which is Nil.

Transaction with the related parties are disclosed in Note No. 12 of Notes on Accounts which is Nil.

During the last three years, there were no strictures or penalities imposed by either SEBI or Stock Exchanges or any other Statutory Authority for non compliance of any matter related to the Capital Market.

REGISTRAR & TRANSFER AGENTS

The work related to share transfer in terms of both physical & electronic mode is being dealt with by Link Intime India Pvt. Ltd., New Delhi. The contact particulars of the RTA is: Link Intime India Pvt. Ltd., A-31, 4th & 2nd Floor, Naraina Industrial Area, Phase-II, Near Batra Banquet Hall, New Delhi. Ph: 011-41410592-93-94 Fax: 011-41410591 Email: delhi@linkintime.co.in.

MEANS OF COMMUNICATION

Date of Book Closure

The quarterly Financial Results are published in prominent daily newspapers viz., The Financial World and Desh Sewak (Panjabi). The email ID of the Company is: oylyarns@rediffmail.com

GENERAL SHAREHOLDERS INFORMATION

Annual General meeting will be held at 10.30 A.M on Saturday, September 19, 2009 at Chick Fl Restaurant, Metro Road, Jamalpur Colony, Ludhiana.

Financial Calendar 1.04.2008 to 31.03.2009

Dividend No Dividend Recommended for the year 2008-09

Listing on Stock Exchange The Ludhiana Stock Exchange Ass. Ltd.

Bombay Stock Exchange Ltd.
Ahmedabad Stock Exchange Ltd.
The Delhi Stock Exchange Ass. Ltd.
The Jaipur Stock Exchange Ltd.
The Cochin Stock Exchange Ltd.

17.09.2009 to 19.09.2009

The Company has paid Annual Listing Fees to each of the above Stock Exchanges for the Financial Year 2005-2006 and to Bombay Stock Exchange upto 2009-10. The Delhi Stock Exchange Ltd. has resumed the trading of equity shares of the company from 29.06.2009 vide their Letter No.

2008012219 dated 22.06.2009.

The ISIN No. of the Company is INE670H01017. As on 31st March 2009, 1,00,200 shares of Rs.10/- each of the Company were in dematerialized form and the balance 39,09,800 shares were in physical form.

Distribution of shareholding as on 31.03.2009

Range of Shares	No of Shareholders	% of shareholders	No of shares held	% of shareholding
1-500	14682	98.017	1754100	43.74
501-1000	168	1.12	134400	3.35
1001-2000	61	0.41	89200	2.22
2001-3000	22	0.15	56700	1.41
3001-4000	15	0.10	55400	1.38
4001-5000	7	0.05	32100	0.80
5001-10000	10	0.07	65700	1.64
10001 and above	14	0.09	1822400	45.44
Total	14979	100.00	4010000	100.00

Category of Share Holders as on 31.03.2009

Category	No. of Shares	% to Total Shares
Promoters	1787600	44.58
Bodies Corporate	25600	0.64
Indian Public	2001700	49.91
NRI	195100	4.87
Total	401000	100

By order of the Board of Directors For Oswal Yarns Ltd.

Piace : Ludhiana

Dated: August 21st, 2009

Sd/-TEJ PAUL OSWAL Chairman & Managing Director TO
THE MEMBERS
OSWAL YARNS LIMITED

CERTIFICATE OF CORPORATE GOVERNANCE

We have examined the compliance of the requirements of Corporate Governance by Oswal Yarns Limited for the year ended on 31, March 2009, as stipulated in clause 49 of the listing agreements of the said Company with Stock Exchanges.

The Compliance of the requirements is the responsibility of the management. Our examination has been limited to the procedures and implementation thereof, adopted by the company, for ensuring such compliance. The examination is neither an audit nor an expression of opinion on the financial statements of the Company.

In our opinion and to the best of our information and according to the explanations given to us, we certify that the Company has complied with the requirements of corporate Governance as stipulated in the above mentioned listing agreements.

The above compliance, however, is not an assurance of the efficiency or effectiveness with which the management has conducted the affairs of the Company.

For ASHOK K. SINGLA & ASSOCIATES Company Secretaries

Sd/-

(Ashok Singla)

Prop.

Place : Ludhiana

Dated: August 21st, 2009

AUDITORS' REPORT

To

The Members of, Oswal Yarns Limited.

We have audited the attached Balance Sheet of M/s. Oswal Yarns Limited as at 31st March, 2009 and also the Profit and Loss Account and the cash flow statement for the year ended on that date annexed thereto, These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audit.

We conducted our audit in accordance with auditing standards generally accepted in India. Those Standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statement. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

As required by the Companies (Auditor's Report) Order, 2003 issued by the Government of India in terms of sub-section (4A) of section 227 of the Companies Act, 1956 we enclose in the Annexure a statement on the matters specified in paragraphs 4 and 5 of the said Order.

Further to our comments in the Annexure referred to above, we report that:

- (i) We have obtained all the information and explanations, which to the best of our knowledge and belief were necessary for the purpose of our audit;
- (ii) In our opinion, proper books of account as required by law have been kept by the company so far as appears from our examination of those books.
- (iii) The Balance Sheet and Profit and Loss Account and cash flow statement dealt with by this report are in agreement with the books of account.
- (iv) In our opinion, the Balance Sheet and Profit and Loss Account and cash flow statement dealt with by this report comply with the accounting standards referred to in sub-section (3C) of section 211 of the Companies Act, 1956;
- (v) On the basis of written representations received from the directors, as on 31st March, 2009, and taken on record by the Board of Directors, we report that none of the directors is disqualified as at 31st March, 2009 from being appointed as a director in terms of Clause (g) of sub-section (1) of section 274 of the Companies Act, 1956;
- (vi) In our opinion and to the best of our information and according to the explanations given to us, give the information required by the Companies Act, 1956, in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India:
 - a) in the case of the Balance Sheet, of the state of affairs of the Company as at 31st March 2009; and
 - b) in the case of the Profit & Loss account, of the profit for the year ended on that date.
 - c) In the cash of cash flow statement, of the cash flows for the year ended on that date.

FOR SUBASH VIPAN & CO. CHARTERED ACCOUNTANTS

Place : Ludhiana

Dated: August 21st, 2009

(SUBHASH JAIN) PARTNER M. No. 85224

ANNEXURE TO THE AUDITORS' REPORT

As required by the Companies' (Auditor's Report) Order, 2003 and according to the information and explanations given to us during the course of the audit and on the basis of such checks as where considered appropriate, we report that :

- i. a) The company has maintained proper records showing full particulars including quantitative details and situation of the fixed assets.
 - b) The fixed assets have been physically verified by the management during the year. We are informed that no material discrepancies were noticed by the management on such verification.
 - c) The Company has not dispossed off substantial part of Fixed Assets during the year.
- ii. a) The inventories have been physically verified by the management during the year at reasonable intervals.
 - b) The Procedures of physical verification of the inventories followed by the management are reasonable and adequate in relation to the size of the company and the nature of its business.
- iii. a) The Company has not granted any loans to companies, firms or other parties covered in the register maintained under section 301 of the Companies Act, 1956. Company has taken loans during the year from one person, maximum balance of which was Rs. 21.35 lacs and balance as at the year end was 19.35 lacs.
 - b) Loan taken were non-interest bearing and other terms and conditions in respect of loans taken or given by the Company are in our opinion, prima facie not prejudicial to the interest of the Company.
 - According to information explanation given to us, payments of principal amount in respect of aforesaid loans is regular. They do not bear any interest.
 - d) In respect of such loans or taken by the Company, there are no overdue amounts.
- iv. There are adequate internal control procedures commensurate with the size of the Company and the nature of its business with regard to purchase of inventories, fixed assets and for the sale of goods. No major weakness in internal control came to our notice.
- v. a) There were no transactions made in pursuance of contracts or arrangements, that need to be entered into the register maintained under Section 301 of the Companies Act, 1956.
 - b) There were no transactions of purchase and sale of goods, materials and services made in pursuance of contracts or arrangements entered in the register maintained under Section 301 of the Companies Act, 1956 aggregating during the year to Rs. 5,00,000 or more in respect of each party.
- vi. The Company has not accepted deposits under the provisions of Section 58A and 58AA of the Companies Act, 1956 and rules framed thereunder.
- vii. The Company has an adequate internal audit system commensurate with its size and nature of its business.
- viii. We have been informed that the Central Government has not prescribed maintenance of cost records under Section 209 (1) (D) of the Companies Act, 1956 in respect of the products manufactured by the Company.
- ix. a) According to the records of the Company, the Company is regular in depositing undisputed statutory dues including provident fund, Investor education and protection fund, Employee State Insurance, Income-tax, Sales-tax, Wealth-tax Customs Duty, excise Duty, Cess and other statutory dues with appropriate authorities. According to the information and explanations given to us, there are no undisputed amounts payable in respect of such statutory dues which have remained outstanding as at 31st March, 2009 for a period more than six months from the date they became payable.
 - b) We have been informed that there were no disputed amount on account of Sale Tax/Custom Duty/Wealth tax/ Excise duty/Cess which has not been paid.
- x. There were no accumulated losses of the Company. Further it has not incurred cash losses during the year under audit and in the immediate previous financial year.
- xi. The Company has not defaulted in repayment of its dues to financial institutions & banks.
- xii. The Company has not granted any loans or advances on the basis of security by way of pledge of shares, debentures or other securities.
- xiii. The provisions of any special statute applicable to Chit Fund, Nidhi or Mutual Benefit Fund/Societies are not applicable to the Company.
- xiv. The Company is not dealing or trading in shares, securities, debentures or other investments and hence, the requirements of para 4 (xiv) are not applicable to the Company.
- xv. According to the information and explanations given to us, the Company has not given any guarantee for loans taken by others from banks and financial institutions.
- xvi. The Term Loan obtained by the Company has been applied for the purpose for which the loan was obtained.
- xvii. On the basis of our examination of the Cash flow statement, the funds raised on short-term basis have not been used for long-term investments, similarly, funds raised on long term basis have not been used for short term investments.
- xviii.The Company has not made any preferential allotment of shares to parties and companies covered in the register maintained under Section 301 of the Companies Act, 1956 during the year.
- xix. No debentures have been issued by the Company.
- xx. The Company has not raised any money by way of public issues during the year.
- xxi. On the basis of our examination and according to the information and explanations given to us, no fraud, on or by the Company, has been noticed or reported during the year.

FOR SUBASH VIPAN & CO. CHARTERED ACCOUNTANTS

(SUBHASH JAIN) PARTNER M. No. 85224

Place: Ludhiana Dated: August 21st, 2009

BALANCE SHEET AS AT 31ST MARCH, 2009

Amount in Rs.

SOURCES OF FUNDS Shareholders' Funds			
Shareholders I dilds			
Share Capital	'1'	40100000	40100000
Reserves & Surplus	' <mark>2</mark> '	4814324	6161908
Loan Funds	-		0.0.00
Secured Loans ·	'3 '	8118024	7926057
Unsecured Loans	'4'	1935000	1935000
TOTAL		54967348	56122965
APPLICATION OF FUNDS			
Fixed Assets	'5'		,
Gross Block	3	37125473	37125473
Less Depreciation		24162114	22671585
Less Depredation		24102114	2207 1303
Net Block		12963359	14453888
CURRENT ASSETS, LOANS & ADVANCES	s '6'		
Inventories		26647912	14120115
Sundry Debtors		18955604	25988438
Cash & Bank Balances		886620	1031253
Loans & Advances		1312584	1298645
	•	47802720	42438451
Less : Current Liabilities & Provisions	'7 '	5798731	769374
Net Current Assets		42003989	41669077
TOTAL		54967348	56122965
Notes Forming Part of Accounts	'15'		
Schedule refer to herein form an integral	nart of acces	unte	•

As per our report of even date. FOR SUBASH VIPAN & CO. CHARTERED ACCOUNTANTS

Sd/-(SUBHASH JAIN) PARTNER Sd/-(TEJ PAUL OSWAL) MANAGING DIRECTOR Sd/-(SURINDER K. GARG) DIRECTOR

Place: Ludhiana

Dated: August 21st, 2009

PROFIT & LOSS ACCOUNT FOR THE YEAR ENDED 31ST MARCH, 2009

·		Amo	ount in Rs.
PARTICULARS	SCHEDULES NO.	AS AT 31.03.2009	AS AT 31.03.2008
INCOME			
Operating & Other Income	'8'	27959427	20362083
Operating & Other Income	· ·	21333421	20302083
		27959427	20362083
EXPENDITURE			
Cost of goods/Raw material cons	umed '9'	23658459	15823015
Manufacturing Expenses	'10'	1728285	1834235
Employment Costs	'11'	594051	553765
Administrative Expenses	'12'	480891	520953
Financial Expenses	'13'	1113852	1157597
Selling & Distribution Expenses	'14'		3587
Depreciation	'5'	1490529	1500784
		29066067	21393936
		-1106640	-1031853
Less: Expenses Relating to previ	ous years	-	3743
PROFIT BEFORE TAX		-1106640	-1035596
Less : FBT relating to earlier		825	
Provision for Gratuity		231868	
Provision for Fringe Benefit Tax		8251	8265
,		-1347584	-1043861
Add brought forward from Previous Ye	ar	4828899	5872760
Balance Carried to Balance Sheet		3481315	4828899
Notes Forming Part of Accounts	'15'		

As per our report of even date. FOR SUBASH VIPAN & CO. CHARTERED ACCOUNTANTS

Sd/-(SUBHASH JAIN) PARTNER Sd/-(TEJ PAUL OSWAL) MANAGING DIRECTOR Sd/-(SURINDER K. GARG) DIRECTOR

Place: Ludhiana Dated: August 21st, 2009

SCHEDULES FORMING PART OF THE BALANCE SHEET

	Ame	ount in Rs.
	AS AT 31.03.2009	AS AT 31.03.2008
SCHEDULE '1'		
SHARE CAPITAL		
Authorised 4250000 Equity Shares of Rs. 10/- each (Previous year 42,50,000 Equity shares of Rs. 10/-)	42500000	42500000
Issued, Subscribed & Paid Up 4010000 Equity Shares of Rs. 10/- each (Previous year 4010000 Equity Shares of Rs. 10/-)	40100000	40100000
(1 Tovious year 4010000 Equity offaces of Fis. 10/7)	40100000	40100000
SCHEDULE '2' RESERVES & SURPLUS		
General Reserve Surplus in Profit & Loss Account	1333009 3481315	1333009 4828899
	4814324	6161908
SCHEDULE '3' SECURED LOANS		
 a) HDFC BANK Term Loan Secured by hypothecation of Car 	-	17783
b) BANKS - STATE BANK OF INDIA (i) Cash Credit Limit (Stocks)	5090097	4872459
ii) Cash Credit Limit (Book Debts.) The above limits are secured by hypothecation of stocks of raw material, semi finished, finished goods and receivables also collaterally secured by equitable mortage of factory land & building in the name of the Company further, secured by personal guarantee of one of the director.	3027927	3035815
	8118024	7926057
SCHEDULE ' 4'	_	
UNSECURED LOANS		
From Director	1935000	1935000
	1935000	1935000

GROSS BLOCK

DEPRECIATION

OSWAL	YARNS	LIMITED
	Amountin	. Po

	USWAL TARNS LIMITEL			
		Amount in Rs.		
	AS AT 31.03.2009	AS AT 31.03.2008		
		SCHEDULE '6'		
CURRENT ASSETS, LOANS AND ADVANCES				
INVENTORIES				
(As valued and certified by the Management) Raw Materials Finished Goods Work in Process Stores & Spares Trading Goods	8089410 3804228 217100 530691 14006483	8157424 2249781 - 155726 3557184		
SUNDRY DEBTORS				
(Unsecured considered goods unless otherwise stated)				
Over Six Months Others	6295949 12659655	21570196 4418242		
	18955604	25988438		
CASH AND BANK BALANCES		•		
Cash in Hand With Scheduled Banks on :	851654	989177		
Current Accounts	34966	42076		
·	886620	1031253		
LOANS AND ADVANCES				
(Unsecured considered good unless otherwise stated) Advances recoverable in cash or in kind				
or for value to be received Security & Other Deposits Income Tax (TDS) Fringe Benefit Tax	1028611 248276 27947 7750	1011844 248276 23625 14900		
	1312584	1298645		
		<u>,</u>		
	47802720	<u>42438451</u>		

_		OSWALY	ARNS LIMITED
_			mount in Rs.
_		AS AT 31.03.2009	ASAT 31.03.2008
			SCHEDULE '7'
CU	RRENT LIABILITIES AND PROVISIONS		
A.	Current Liabilities		
	Trade Creditors	5323568	447304
	Advance from Customers	10000	_
	Other Liabilities	225044	313805
		5558612	761109
B.	Provisions		
	Provision for Gratuity Provision for Fringe Benefit Tax	231868 8251	8265
		5798731	769374
			SCHEDULE '8'
SC	HEDULES FORMING PART OF PROFIT & LOSS ACCOUNT		
OF	PERATING & OTHER INCOME	2008-09	2007-08
	Sales	26810820	19266075
	Spinning Charges Received	1067080	1052872
	Sundry Balances written back	80228	25719
	Misc. Income	1299	17417

	OSWAL Y	ARNS LIMITED
		Amount in Rs.
	2008-09	2007-08
		SCHEDULE '9'
COST OF GOODS / RAW MATERIAL		
Opening Stock Purchases Less : Closing Stock	13964389 35811292 26117221	13518572 16268831 13964388
	23658459	15823015
	23658459	15823015
		SCHEDULE '10'
MANUFACTURING EXPENSES		
Electric Charges Lubricant & Chemicals Fuel Consumeable Store Dyes & Chemicals Packing Expenses Freight & Cartage Machinery Repair Electric Repair Diesel & Oil	1032880 126544 16505 66727 25475 155216 32115 264458 6776 1588	1136958 89354 23220 92820 45810 150146 26228 221624 40205 7870 1834235
EMPLOYMENT COSTS		SCHEDULE II
Salaries Wages Bonus E.S.I. E.P.F. L.W.W.	90800 360734 39588 21454 61469 19666 340	74550 344404 40244 19906 57029 17336 296

OSWAL YARNS LIMITED

	- OSWAL YARNS LIMITE				
	Α	mount in Rs.			
	2008-09	2007-08			
		SCHEDULE '12'			
ADMINISTRATIVE & OTHER EXPENSES					
Printing & Stationery Fees & Taxes Telephone Expenses Postage & Telegram Insurance Magzines & periodicals Vehicle Maintenance Conveyance Audit Fee 14335 Tax Audit Fees 4000 18335 Sevice Tax thereon Legal Expenses & Professional Charges Building Repair General Expenses General Repair Electricity Expenses Office House Tax Membership Fees Computer Reapir & Maint.	55623 49551 32857 66611 44209 1113 4750 10483 20225 112087 5415 36692 1385 14144 15746 10000	58681 37950 33738 70589 69738 3120 2022 18173 20225 120180 4750 40175 3115 20850 15746 — 1900			
		SCHEDULE '13'			
FINANCIAL EXPENSES		SCHEDULE 13			
Bank Charges Interest on Working Capital Interest on Fixed Loans	24069 1089744 39 1113852	81809 1072260 3528 1157597			
SELLING & DISTRIBUTION EXPENSES		SCHEDULE '14'			
Cess Paid Cartage outward		3437 150 3587			

SCHEDULE '15'

A. SIGNIFICANT OF ACCOUNTING POLICIES:

The accounts are prepared on the historical cost convention on accrual basis and on a going concern concept and significant accounting policies followed by the company are stated hereunder:

- 1. Fixed Assets: All fixed assets are stated at historical cost less depreciation.
- 2. Depreciation: Depreciation on fixed assets has been provided on pro-rate basis at the rates prescribed in schedule (XIV) of the companies Act, 1956 as under:
 - a) In respect of Shoddy Section : on written down value method basis.
 - b) In respect of Lambs Wool Section : on straight line method basis.
- 3. Inventories are valued at cost or net realisable value whichever is lower. The cost formula used in valuation of different categories are as under:
 - i) For Raw Material, Stores & Spares FIFO Method
 - ii) For Finished/Traded Goods Weighted average conversion cost.
- Sales: Sale of goods is recognised at the point of despatch to the customers, sale excludes Vat.
- 5. Provision for gratuity has been made on the basis of calculation done by LIC of India.

BORROWING COSTS:

Specific borrowing costs that are directly attributable to the acquisition, construction or production of a qualifying asset are capitalised as part of the cost of the asset. Other browning costs are recognised as an expense in the period in which they are incurred.

ACCOUNTING FOR TAXES ON INCOME:

The accounting treatment followed for taxes on income is to provide for current tax and deferred tax. Current tax is the amount of income tax determined to be payable in respect of taxable income for a period. Deferred tax is the tax effect of timing differences.

8. Accounting policies not specifically referred to are consistant with generally accepted accounting practices.

B. NOTES TO ACCOUNTS

- 1. Contingent liabilities not provided for NIL (Previous year nil).
- 2. The balance in various parties are subject to confirmation and reconciliation.
- 3. Debtors include Rs. 896846.00 (Previous year Rs. 896846.00 which are disputed and are pending adjudication in court. No provisions has been made in respect of these debtors as the company is hopeful of recovery of these accounts.
 - Interest, if any, on these amounts will be treated on receipt basis.
- 4. Loans & Advances include Rs. 940162/- paid on account of excise duty which the Company has disputed and has filed appeals with appropriate authorities. No provision for this amount has been made as the Company is hopeful of favourable decisions.
- 5. The previous year figures have been recast/regrouped wherever considered necessary to facilitate comparison.
- 6. There was no Small scale industrial undertaking(s) to whom company owes a sum exceeding Rs. 1.00 lac.

- 7. The Company has requested its suppliers to intimate whether they are registered under 'The Micro Small and Medium Enterprises Development Act, 2006.' Pending receipt of intimation from suppliers, the amount due to the suppliers under the said Act could not be determined.
- 8. In the opinion of Board of Directors, the current assets, loans and advances are having the value at which they are stated in the balance sheet, if realised in the ordinary course of business.
- 9. Stock are as taken and valued by the management.

10. Deferred Tax

As a matter of prudence, Deferred Tax assets amounting to Rs. 3.50 Lacs (Previous year Rs. 3.36 Lacs) on account of timing difference in depreciation have not been recognised in accounts.

11. Earning Per Share: (EPS)

	<u>2008-2009</u>	<u>2007-2008</u>
Profit/Loss after tax	-1347584	-1043861
Weighted Average No. of	40100000	40100000
Ordinary Share for Basis EPS		
Nominal Value of Equity Share	10.00	10.00
Basic/Dilluted Earning Per Share	Negative	Negative

- 12. Related Party Disclosures in accordance with the Accounting Standard 18.
 - (i) Transactions with Related Parties: NIL
- 13. The Company's business predominantly comprises of only one segment i.e. Manufacturing and Trading of Hosiery yarns/Cloth, therefore there is no separate reportable segment as required by AS-17 on Segment Reporting.
- 14. Additional information pursuant to provisions of part II of the schedule VI to Companies Act, 1956 to the extent releven.

a)	Particulars of capacity	Unit	Current Year	Previous Year
	Licensed Capacity	Spindles	Not applicable	Not applicable
	Installed Capacity: Non Worsted	Spindles	1920	1920
	: Woollen	Spindles	1200	1200

The installed capacity is certified by the management and has not been verified by auditors, being a technical matter:

b) Particulars of production, purchase, sales & stocks.

	Ope	Opening Stock Production/Purchase/Trf. Sales						Closing stock				
Particulars	Quantity (Kgs)	Value (Rs.)	Quantity (Kgs)	Value (Rs.)	Quantity (Kgs)	Value (Rs.)	Quantity (Kgs)	Value (Rs.)				
Shoddy Yarns	33126.000	964593.09	28044.900	28044.900 1122361.84		754401.00	46378.900	1656064.58				
	(37197.000)	(985703.03)	(18750.000)	(581471.13)	(22821.000)	(968369.00)	(33126.000)	(964593.09)				
Woollen Yarns	12045.000	1285187.79	51353.500	6862935.60	42861.500	6941575.00	20537.000	2148163.22				
	(8575.000)	(613477.09)	(54309.000)	(5794708.52)	(50839.000)	(6337968.00)	(12045.000)	(1285187.79)				
Knitted Cloth	18705.244	2352309.00	171062.820	25878184.00	116316.740	15393149.00	73451.324	13300787.00				
	(12664.390)	(2226703.09)	(58905.474)	(7395763.67)	(52864.620)	(7641678.50)	(18705.240)	0) (2352309.00)				
Raw Wool	20822.650	2918695.00	37375.990	3963376.25	40409.850	5086898.00	17788.790	2046952.00				
	(31813.300)	(4957530.20)	(53388.490)	(4345603.12)	(64378.880)	(6541065.20)	(20822.910)	(2918695.00)				
Wool Waste	5013.000	50680.00	0.000	0.00	5013.000	50680.00	0.000	0.00				
	(5013.000)	(50680.00)	(0.000)	(0.00)	(0.000)	(0.00)	(5013.000)	(50680.00)				
Polyster Yarn	0.000	0.00	0.000	0.00	0.000	0.00	0.000	0.00				
	(2970.000)	(327804.00)	(0.000)	(0.00)	(2970.000)	(343220.00)	(0.000)	(0.00)				
Polyster Fibre	4500.000	135720.00	0.000	0.00	4500.000	154108.00	0.000	0.00				
	(4500.000)	(135720.00)	(0.000)	(0.00)	(0.000)	(0.00)	(4500.000)	(135720.00)				
Shawls	0.000	0.00	2000.000	210000.00	2000.000	214000.00	0.000	0.00				
	(0.000)	(0.00)	(0.000)	(0.00)	(0.000)	(0.00)	(0.000)	(0.00)				

Raw Material Consumed	Curr	ent Year	Previous Year			
	Quantity	Value	Quantity	Value		
Wollen Hosiery Waste	19183.000	247950.00	9568.000	77917.00		
Raw Wool	9400.000	1733411.00	15302.800	2605825.20		
Wool Waste	50756.300	3054670.60	36826.000	2088032.50		
Synthetic Waste	7300.000	166384.84	17349.100	221987.70		

d) Value of imported and indigeneous materials consumed and percentage thereof:

1.	Raw Material		Curre Value	nt Year %age	Previo Value	us Year %age		
	i) ii)	Indigeneous Imported	5202416.54 0.00	100 0.00	4993762.40 0.00	100.00		
2.	Sto	res & Spares				_		
	i) ii)	Indigeneous Imported	483204.43 0.00	100 0.00	449608.65 0.00	100.00 0.00		
e)		.F. Value of Imports spect of :	s in NIL		NIL			
f)	Ex	penditure in foreig	n Currency NIL		NIL			
g)	Ea	rnings in Foreign E	xchange NIL	NIL				

As per our report of even date. FOR SUBASH VIPAN & CO. CHARTERED ACCOUNTANTS

Sd/-(SUBHASH JAIN) PARTNER Sd/-(TEJ PAUL OSWAL) MANAGING DIRECTOR Sd/-(SURINDER K. GARG) DIRECTOR

Place: Ludhiana

Dated: August 21st, 2009

16. THE INFORMATION PURSUANT TO PART IV OF SCHEDULE VI TO THE COMPANIES ACT, 1956:

BALANCE SHEET ABSTRACT AND COMPANY'S GENERAL BUSINESS PROFILE.

1.	Re	gis	tra	tior	ı Do	etails																						
	Re	gis	trati	on l	No.													5	0	0	6		Sta	te C	Cod	e	1	6
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	Net Fixed Assets					1	- 1:	nve	stn		ts	_	1	Vet		irrei		_		_	M	isc.	Ex	per		$\overline{}$		
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CASH FLOW STATEMENT FOR THE YEAR ENDED 31ST MARCH, 2009 PURSUANT TO CLAUSE 32 OF THE LISTING AGREEMENT (Bs. in Thousand)

		(Rs. in Th	
_	0101	31st March, 2009	31st March, 2008
Α.	CASH FLOW FROM OPERATING ACTIVITIES: Net Profit before tax and extraordinary items	-1339.33	-1035.60
	Add: Adjustment for	1490.53	1500.78
	Depreciation	1430,00	1500.70
	Foreign Exchange		
	Investments		
	Interest / Dividend	1089.78	1075.60
	OPERATING PROFIT BEFORE WORKING CAPITAL CHANGES	1240.98	1540.78
	Adjustment for		
	Trade & other receivable	+7018.89	+2274.19
	Inventories Trade Payable	-12527.80 +5029.36	-485.52 -2731.98
	CASH GENERATED FROM OPERATIONS	761.43	597.47
			÷
	Interest Paid Direct Tax Paid	1089.78 8.25	1075.60 8,26
	Cash Flow before extraordinary items	-336.60	-486.39
	Extraordinary Items :	000,00	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	Public Issue Expenses		·
	Recovery out of public issue expenses		400.00
	Net cash from operating activities	-336.60	-486.39
В.	CASH FLOW FROM INVESTING ACTIVITIES:		
	Purchase of Fixed Assets	-	-
,	Sale of Fixed Assets	-	
	Acquisitions of Companies (As per Annexure) Purchase of investments	_	-
	Sale of Investments		
	Interest Received	_	_
	Dividend Received		
C.	CASH FLOW FROM FINANCING ACTIVITIES:		
	Proceeds from issue of Share	_ _	
	Repayment of long term borrowing	-17.78	-103.48 +925.34
	Repayment of Finance Lease Short Term Loans	+209.75	+925.34
	Dividend Paid		
	Objective for raising the Capital:		
	The Company has raise the capital during		
	1994-95 for implementation of plant for the		
	manufacture of lambs Wool/Angoora		
	blended yarn of (16 NM)	404.07	001.00
	Net Cash used in financing activities	191.97	821.86
	Net Increase in Cash and Cash Equivalents	+144.63	+345.47
Cas	h and Cash equivalents as at 1st April (Opening Balance)	1031.25	695.78
Cas	h and Cash equivalents as at 31st March (Closing Balance).	886.62	1031.25

For & on behalf of the Board

Place: Ludhiana (TEJ PAUL OSWAL) (SURINDER KUMAR GARG)
Dated: August 21st, 2009 MANAGING DIRECTOR DIRECTOR

AUDITOR'S CERTIFICATE

We have verified the above cash flow statement of **Oswal Yarns Limited** derived from the audited annual financial statements for the year ended 31st March, 2009 and found the same to be drawn in accordance therewith.

For SUBASH VIPAN & CO. Chartered Accountants

Sd/-(SUBHASH JAIN) PARTNER

Place : Ludhiana Dated : August 21st, 2009

Stamp

OSWAL YARNS LIMITED

Registered Office: Link Road, Industrial Area - 'A'. Ludhiana - 141 003.

ATTENDANCE SLIP

(Please Complete this Attendance Sl	lip and hand it over	at the entrance of the N	Meeting Hall)	
I/We hereby record my/our presence at t September, 2009 at 10.30 A.M. at Chick		-		
NAME OF SHAREHOLDER/PROXY*		L. F		
ADDRESS				
NO. OF SHARES HELD				
*Strike out whichever is not applicable		ATURE OF SHAREHOL		
	AL YARNS LIM	ITED		
I/We				-
of				
of OSWAL YARNS LIMITED, hereby app	oint			
of				
or failing him/her				- -
of				
as my/our Proxy to attend and vote for n of the Company to be held on Saturday,	•			_
As withness my/our hand(s) this	day o	if 2009).	
	(Date)	(Month)		
L. F. No		Signature	Affix a Re. 1/- Revenue	

Note

The Proxy must be returned so as to reach the Registered Office of the Company not less than 48 hours before the time for holding the aforesaid meeting. The proxy need not be a member."

FOR THE KIND ATTENTION OF MEMBERS.

THE MEMBERS ARE CORDIALLY INVITED TO ATTEND THE 27TH ANNUAL GENERAL MEETING AS THEIR PRESENCE SHALL CERTAINLY ADD VALUE TO THE BUSINESS TO BE TRANSACTED. IT MAY KINDLY BE NOTED THAT NO GIFTS SHALL BE DISTRIBUTED AT THE MEETING.

BOOK POST

(PRINTED MATTER)

If undelivered please return to:

OSWAL YARNS LIMITED

Regd. Office: Link Road, Industrial Area - 'A', LUDHIANA - 141 003

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Mobile: : 9815000749