

,



26TH ANNUAL REPORT

Board of Directors	Shri Ramautar Jhawar Shri Mahesh Jhawar Shri Vijay Kumar Moyal Shri Navin Vyas
Registered & Administrative Office	285, Princess Street, 2nd Floor, Chaturbhuj Jeevandas House Mumbai - 400 002.
Works	Sector B-2/15/16; Parvati Co-op. Industrial Estate, Post Yadrav, Tal. Shirol, Dist. KOLHAPUR (M.S.)
Bankers	HDFC Bank Ltd.
Auditors	M/s. S.G.Kabra & Co. Chartered Accountants 1st Floor, Wavell House, 1st Dhobi Talav Lane, Mumbai - 400 002.
Registrar and Share Transfer Agents	Bigshare Services Pvt. Ltd. E-2/3, Ansa Indusrtrial Estate, Sakivihar Road, Saki Naka, Andheri (E) Mumbai - 400 072.
Listed on Stock Exchange	Bombay Stock Exchange Limited

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NOTICE

NOTICE is hereby given that the 26th Annual General Meeting of the Members of **Dhanlaxmi Cotex Limited** will be held at the Registered Office of the Company at 285, Princess Street, 2nd Floor, Chaturbhuj Jivandas House, Mumbai – 400 002 on , the 29th September, 2012 at 4.00 p.m. to transact the following business:

ORDINARY BUSINESS:

- 1. To receive, consider and adopt the Balance Sheet as at 31st March, 2012 and Profit and Loss Account for the year ended on that date together with Reports of the Directors and Auditors thereon.
- 2. To appoint a Director in place of Shri Vijay Kumar Moyal who retires by rotation at the ensuing Annual General Meeting and being eligible, offers him self for re-appointment.
- 3. To appoint Auditors to hold office from the conclusion of this Annual General Meeting until the conclusion of the next Annual General Meeting and to authorize the Board of Directors to fix their remuneration.

For and on behalf of the Board Sd/-Ramautar Jhawar Chairman & Managing Director

Place: Mumbai Date : 11th August, 2012

Registered Office: 285, Princess Street, 2nd Floor, Chaturbhuj Jivandas House, Mumbai- 400 002



NOTES:

- 1. A member entitled to attend and vote at the meeting is entitled to appoint a proxy to attend and on a poll, to vote instead of himself/herself and the proxy need not be a member.
- 2. Proxies, in order to be effective, must be received at the Company's Registered Office not later than 48 (forty-eight) hours before the time fixed for holding the meeting.
- 3. The Register of Members and Share Transfer Books will remain closed from 22nd September to 29th September, 2012 (both days inclusive).
- 4. Members desirous of obtaining any information concerning the accounts and operations of the Company are requested to address their queries so as to reach the Registered Office of the Company at least seven days before the date of the meeting, to enable the Company to make available the required information at the meeting, to the extent possible.
- 5. Members are requested to notify immediately any change in their address to their respective Depository Participant (DP) in respect of their electronic share accounts and to the Company's Registrar & Transfer Agent at Bigshare Services Private Limited at E-2/3, Ansa Industrial Estate, Saki-vihar Road, Saki Naka, Andheri (East), Mumbai – 400 072 in respect of their physical share folios.
- 6. Members are requested to bring their copy of Annual Report to the Meeting.
- 7. Members are requested to bring the Attendance Slip sent herewith duly filled for attending the Meeting.
- 8. The relevant details as required by Clause 49 of the Listing Agreement entered into with the Stock Exchange, of persons, seeking re-appointment as Directors under Item No. 2 above, are annexed.



BRIEF RESUME OF THE PERSONS PROPOSED TO BE RE-APPOINTED AS THE DIRECTORS OF THE COMPANY AT THE ANNUAL GENERAL MEETING:

Particulars	Vijay Kumar Moyal
Age	40 Years
Date of Appointment	30-12-2005
Qualifications	B.Com
Nature of Expertise & Experience	Accounts
Name of the other Companies in which also holds Directorship	Nil
Name of other Companies in Committees of which holds membership/chairmanship	Nil
Shareholding of Non-Executive Directors in Dhanlaxmi Cotex Ltd.	Nil

Place: Mumbai Date : 11th August, 2012 For and on behalf of the Board Sd/-Ramautar Jhawar Chairman & Managing Director

Registered Office:

285, Princess Street, 2nd Floor, Chaturbhuj Jivandas House, Mumbai- 400 002



DIRECTORS' REPORT

Dear Members,

Your Directors have pleasure in presenting their 26th Annual Report on the business operations of the Company along with the Audited Statement of Accounts for the year ended 31st March, 2012.

FINANCIAL RESULTS:

		(Rs. in Lacs)
Particulars	Year Ended 31 ⁼ March 201 2	Year Ended 31⁵ March 2 011
Income	3267.91	3016.93
Profit/ Loss before Tax	26.90	68.75
Less: Provision for Tax	2.09	8.78
Add: Deferred Tax Assets	0.05	0.12
Net Profit/Loss after Tax	24.86	60.09
Add: Balance brought forward from previous year	1205.75	1145.66
Balance carried to Balance Sheet	1230.61	1205.75

OPERATIONS:

During the year under review, your Company earned a total Income of Rs. 3267.91 Lacs comprising mainly of Sale of Shares, interest, Dividend and long term share investments profit, against this, the total expenses amounted to 3241.00 Lacs. As a result of this the Company has earned Net Profit of Rs. 24.86 as against the profit of Rs.60.09 Lacs for the previous year. After balance brought forward from last year of Rs.1205.75 Lacs, a balance of Rs.1230.61 Lacs has been carried forward to the Balance Sheet.

DIVIDEND:

With a view to conserve the resources for the future operations, your Directors have thought it prudent not to declare dividend for the year ended 31st March, 2012.

DIRECTORS:

In accordance with the provisions of the Companies Act, 1956 and the Articles of Association of the Company, Shri Vijay Kumar Moyal Director is liable to retire by rotation and being eligible, offer himself for re-appointment at the ensuing Annual General Meeting. A brief profile of the Directors proposed to be re-appointed is annexed to the Notice of the ensuing Annual General Meeting.



DIRECTORS' RESPONSIBILITY STATEMENT:

Pursuant to the requirements of Section 217(2AA) of the Companies Act, 1956, your Directors confirm the following:

- that in the preparation of the Annual Accounts, the applicable Accounting Standards have been followed;
- that the Directors have selected such Accounting Policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company as at 31st March, 2012 and of the profit of the Company for that period;
- that the Directors have taken proper and sufficient care for the maintenance of adequate accounting 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.
- that the Annual Accounts for the year ended March 31, 2012 have been prepared on a going concern basis.

AUDITORS:

M/s. S. G. Kabra & Co., Chartered Accountants, the Statutory Auditors of the Company retire at the ensuing Annual General Meeting and being eligible, offer themselves for re-appointment. The members are requested to appoint the Auditors for the current year and to authorize the Board to fix their remuneration.

AUDITORS' REPORT:

Observations made by the Auditors in their report read with the relevant Notes to the Accounts are selfexplanatory and therefore do not call for any further comments under Section 217(3) of the Companies Act, 1956.

SECRETARIAL COMPLIANCE CERTIFICATE:

Pursuant to the recent amendment in Section 383A of the Companies Act, 1956, all such Companies whose paid up share capital is Rs.10 Lacs and above but less than Rs. 5 Crore are required to obtain a Compliance Certificate for the year ended 31st March, 2012. The Company has obtained from Mr. Ramesh Mishra Company Secretary the compliance certificate and the same is attached in this report.

FIXED DEPOSITS:

During the year under review, the Company has not accepted or renewed any deposits within the meaning of Section 58A of the Companies Act, 1956 and rules made there under.

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CORPORATE GOVERNANCE:

A Report on Corporate Governance along with the Management Discussion and Analysis Report and a certificate from Mr. Ramesh Mishra, Company Secretary in practice, regarding compliance of requirements of Corporate Governance pursuant to Clause 49 of the Listing Agreement with the Stock Exchange is annexed herewith.

PARTICULARS AS PER SECTION 217(2A) OF COMPANIES ACT, 1956:

During the year under review, none of the employees of the Company, whether employed for the whole year or part thereof, was in receipt of remuneration aggregating to or in excess of the limits specified under Section 217(2A) of the Companies Act, 1956, read with the Companies (Particulars of Employees) Rules, 1975 as amended. Hence, no particulars are required to be furnished in connection with the same.

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

There are no foreign exchange earnings and outgo during the year under review. Information pursuant to Section 217(1)(e) of the Companies Act, 1956 read with the Companies (Disclosure of particulars in the Report of the Board of Directors) Rules, 1988 is not applicable in view of the nature of operations of your Company.

ACKNOWLEDGEMENTS:

The Board would like to express their gratitude for the continued support which the Company has received from its Shareholders, Customers, Suppliers, Bankers, Statutory Authorities and all other business associates.

The Board wishes to place on record their sincere appreciation to all the Company's employees for their collective contribution to the Company's improved performance.

For and on behalf of the Board Sd/-Ramautar Jhawar Chairman & Managing Director

Place: Mumbai Date : 11th August, 2012

Registered Office: 285, Princess Street, 2nd Floor, Chaturbhuj Jivandas House, Mumbai- 400 002



SECRETARIAL COMPLIANCE CERTIFICATE FOR THE YEAR ENDED 31st MARCH 2012 IN RESPECT OF DHANLAXMI COTEX LIMITED.

CIN No. of the Company: L51100MH1987PLC042280

Nominal Capital: Rs. 5,50,00,000/-

Paid up Capital: Rs. 4,87,13,500/-

To, The Members, Dhanlaxmi Cotex Limited Mumbai.

We have examined the registers, records, books and papers of **DHANLAXMI** COTEX LIMITED (the Company) as required to be maintained under the Companies Act, 1956 (the Act) and the rules made there under and also the provisions contained in the Memorandum and Articles of Association of the Company for the financial year ended on 31st March, 2012 (financial year). In our opinion and to the best of our information and according to the examinations carried out by us and explanations furnished to us by the Company, its officers and agents, we certify that in respect of the aforesaid year:

- 1. The Company has kept and maintained all registers as stated in Annexure 'A' to this certificate, as per the provisions of the Act and the rules made there under and all entries therein have been duly recorded.
- 2. The Company has duly filed the forms and returns as stated in **Annexure 'B'** to this certificate, with the Registrar of Companies, Regional Director, Central Government, Company Law Board or other authorities within the time prescribed under the Act and the rules made there under.
- 3. The Company, being a public limited company, comments are not required.
- 4. The Board of Directors duly met Four times respectively on 14th May, 2011, 13th August, 2011, 12th November, 2011 and 11th February, 2012 in respect of which meetings proper notices were given and the proceedings were properly recorded and signed in the Minutes Book maintained for the purpose.
- 5. The Company closed its Register of Members from 22nd September, 2012 to 29th September, 2012 and necessary compliance of section 154 of the Companies Act, 1956 has been made.
- 6. The Annual General Meeting for the financial year ended on 31st March, 2011 was held on 30th September, 2011 after giving due notice to the members of the Company and the resolutions passed thereat were duly recorded in Minutes Book maintained for the purpose.

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- No extra ordinary general meeting were held during the financial year after giving due notice to the members of the Company and the resolutions passed thereat were duly recorded in Minutes Book maintained for the purpose.
- 8. The Company has not advanced any loans to its directors or persons or firms or companies referred to under Section 295 of the Act.
- 9. The Company has made necessary entries in the Register maintained under Section 301 of the Act.
- 10. As there were no instances falling within the purview of Section 314 of the Act, the Company has not obtained any approvals from Board of Directors, members or Central Government.
- 11. The Company has issued seven duplicate share certificates during the financial year.
- 12. (i) The Company was not required to deliver any securities as there was no allotment/transfer/ transmission of securities during the financial year.
 - (ii) The Company was not required to deposit any amount in a separate Bank Account as no dividend was declared during the financial year.
 - (iii) The Company was not required to post warrants to any member of the Company as no dividend was declared during the financial year.
 - (iv) The Company was not required to transfer any amount to the Investor Education and Protection Fund.
 - (v) The Company has duly complied with the requirements of Section 217 of the Act.
- 13. The Board of Directors of the Company is duly constituted. There was no appointment of additional directors, alternate directors and directors to fill casual vacancy during the financial year.
- 14. The Company has not appointed any Managing Director/Whole Time Director/Manager during the financial year.
- 15. The Company has not appointed any sole selling agents during the financial year.
- 16. The Company has obtained approval of the Regional Director pursuant to the provisions of Section 297 of the Companies Act, 1956 for contracts in which the directors of the Company interested.
- 17. The Directors have disclosed their interest in other firms/companies to the Board of Directors pursuant to the provisions of the Act and the rules made thereunder.
- 18. The Company has not issued any shares, debentures or other securities during the financial year.
- 19. The Company has not bought back any shares during the financial year.



- 20. There was no redemption of preference shares/debentures during the financial year.
- 21. There were no transactions necessitating the Company to keep in abeyance the rights to dividend, rights shares and bonus shares pending registration of transfer of shares.
- 22. The Company has not invited/accepted any deposits including any unsecured loans from public falling within the purview of Section 58A and Rules framed there under during the financial year.
- 23. The Company has not made any borrowings during the financial year ended 31st March, 2012.
- 24. The Company has not made any loans or advances or given guarantees or provided securities to other bodies corporate and consequently no entries have been made in the register kept for the purpose.
- 25. The Company has not altered the provisions of the Memorandum with respect to situation of the Company's registered office from one State to another during the year under scrutiny.
- 26. The Company has not altered the provisions of the Memorandum with respect to the objects of the Company during the year under scrutiny.
- 27. The Company has not altered the provisions of Memorandum with respect to name of the Company during the year under scrutiny.
- 28. The Company has not altered the provisions of the Memorandum with respect to share capital of the Company during the year under scrutiny.
- 29. The Company has not altered its Articles of Association during the financial year.
- 30. There was/were no prosecution initiated against or show cause notices received by the Company and no fines or penalties or any other punishment imposed on the Company during the financial year, for offences under the Act.
- 31. The Company has not received any money as security from its employees during the financial year.
- 32. The Company has deposited both employee's and employer's contribution to Provident Fund with prescribed authorities pursuant to Section **418** of the Act.

RAMESH MISHRA F.C.S. No: 5477

Place: Mumbai Date: 11th August, 2012



"Annexure A"

Statutory Registers as maintained by the Company

- 1. Register of Members u/s.150
- 2. Register of Directors, Managing Director, Manager and Secretary u/s.303
- 3. Register of Directors Shareholdings u/s.307
- 4. Register of Disclosures of Interest by Directors u/s. 301(3)
- 5. Register of Application and Allotment
- 6. Register of Contracts u/s 301
- 7. Register of Charges u/s 143
 - Other Registers
- 1. Register of Transfers

"Annexure B"

Forms and Returns as filed by the Company with Registrar of Companies, Regional Director, Central Government or other authorities during the financial year ended 31st March 2012.

Sr. No.	Form No. / Return	For under Section	Date of filing	Whether filed within prescribed time yes/no	If delay in filing whether requisite additional fee paid Yes/No.
1.	Form 23AC	Form for filing Balance Sheet & Profit and Loss Account Other Documents	11/11/2011	Yes	NA
2.	Form No. 23ACA		Yes	NA	
3.	Form No. 20B	Annual Return as on date of AGM for the year ended 31 st March 2011	24/11/2011	Yes	NA



MANAGEMENT DISCUSSION AND ANALYSIS REPORT:

TEXTILE DIVISION

Company did not undertake any manufacturing activities relating to textiles during the year due to non-viability.

INVESTMENT AND TRADING DIVISION (SECURITIES)

(a) Industry Structure & Development

The Indian Capital Markets continued their upsurge during past financial year. The continued confidence of the FIIs in Indian Capital Markets as a high potential emerging markets and strong belief making our capital markets as one of the favorite investment destinations, provide further growth opportunities to domestic and international players in the capital markets.

The Company over the past couple of years has developed its Investment and Trading Division (Securities) as a strong, profit earning sibling to its Textile division. The Company continues its focus on this division to achieve consistent improvement in its performance.

(b) Opportunities & threats

The strong fundamentals and depth of our finance and capital markets have enabled introduction of many new products and growth opportunities to the players. The Company expects this trend to continue and is fully geared up to reap the optimum benefits from emerging growth opportunities.

However, convergence of the Indian Capital Markets with leading capital markets of other countries and impact of their prevailing trends, volatility in the crude prices, continued tensions between US and Iran and its possible fallouts, are a few dampeners to Indian Capital Markets growth story.

Your Company will continue to predominantly focus Investment and Trading of securities business to withstand the cyclical sluggish market trends.

(c) Outlook

The Company is proactively responding to the changing business environment and is confident of sustaining its market share by improving competitive position in the market. The overall business outlook for the company is promising with improvement in overall economic environment. Efforts towards higher operational efficiencies shall continue. The company continues to examine the possibilities of expansion and will make the necessary investments when attractive opportunities arise.

(d) Risks and concerns

The Company continues to remain focused on its core product i.e. textile products and also concentrate on trading in Securities. Competition in the market continues to have an impact on the Company's operational performance and also exerts pressure on the margins.

(e) Internal Control Systems and their adequacy

The Company's operating and business control procedures have been framed in order that they ensure efficient use of resources and comply with the procedures and regulatory requirements. The company has a proper and adequate system of internal controls to ensure that all assets are safeguarded and protected against loss from unauthorized use or disposition and that transaction are authorized, recorded and reported correctly.

(f) Human Resource Development

The Company believes that the human resources are vital resource in giving the company a competitive edge in the current business environment. The company's philosophy is to provide congenial work environment, performance oriented work culture, knowledge acquisition/dissemination, creativity and responsibility. As in the past, the company enjoyed cordial relations with the employees at all levels.



REPORT ON CORPORATE GOVERNANCE

Company's Philosophy on Code of Corporate Governance:

Dhanlaxmi Cotex Limited (DCL) is committed to the adoption of the best governance practices and its adherence in the true spirit, at all times. The Company emphasizes on maintaining highest respect for the laws of the land and the rights of its stakeholders – both of which are the fundamental platforms on which the decision making powers of the Board of Directors are based.

A. Board of Directors:

Size and Composition of the Board:

The Composition of the Board is in conformity with the requirements of the Corporate Governance Code of the Listing Agreement with the Stock Exchange. The Board of Directors of the Company consists of optimal combination of Executive, Non-executive and Independent Directors.

The present strength of the Board is Four Directors comprising of Two (2) Executive Directors and Two (2) Non-Executive and Independent Directors.

The Chairman of the Board is an Executive Director.

The constitution of the Board as on 31st March, 2012 is as under:

Director	Category	Number of other		
		Director -ships**	Committee Memberships#	Committee Chairmanships#
Shri Ramautar Jhawar	Chairman & Managing Director, Executive	1	2	1
Shri Mahesh Jhawar	Executive	1	1	
ShriNavinVyas	Non Executive	-	-	-
Shri Vijay Kumar Moyal	Non Executive Independent	-	-	-

* Other Directorships exclude directorships held in Private Limited Companies.

Committee Membership does not include Membership/ Chairmanship in Committee of Directors of Dhanlaxmi Cotex Limited.

B. Board Meetings and Attendance of Directors:

The Board meets at least once in a quarter to consider amongst other business the performance of the Company and quarterly financial results. When necessary, additional meetings are held. Agenda for each meeting along with explanatory notes are drafted and distributed well in advance to the Directors. Every Board Member is free to suggest the inclusion of items on the agenda.

During the year ended 31st March 2012, the Board meeting were held Four times i.e. on 14th May, 2011, 13th August, 2011, 12th November, 2011 and 11th February, 2012.



Table hereunder gives the attendance record of the Directors at the Board Meetings held during 2011-12 and the last AGM:

Name of the director	Number of Board Meetings held	Number of Board Meetings attended	Whether attended last AGM
Shri. Ramautar Jhawar	4	4	Yes
Shri. Mahesh Jhawar	4	4	Yes
Shri Navin Vyas	4	4	Yes
Shri Vijay kumar Moyal	4	4	Yes

C. Board Committees:

To enable better and more focused attention on the affairs of the Corporation, the Board delegates particular matters to Committees of the Board set up for the purpose. The Committees prepare the groundwork for decision making and report at the subsequent Board meeting.

The Board is responsible for the constitution, co-opting and fixing the terms of reference for Committee members of the said Committees.

1. Audit Committee:

Terms of reference

(a) Primary Objectives of the Audit Committee:

The Primary objective of the Audit Committee (the "committee") is to monitor and provide effective supervision of the management's financial reporting process with a view to ensure accurate, timely and proper disclosures and the transparency, integrity and quality of financial reporting.

The Committee oversees the work carried out in the financial reporting process – by the management, including the independent auditor – and notes the process and safeguards employed by each.

(b) Scope of the Audit Committee:

- 1. Provide an open avenue of communication between the Independent Auditor and the Board of Directors ("BOD");
- 2. Recommending the appointment and removal of statutory auditors, fixation of audit fees and also to approve the payment for other services;
- 3. Oversight of the Company's financial reporting process and the disclosure of its financial information to ensure that the financial statements are correct, sufficient and credible.
- 4. Meet four times a year or more frequently as circumstances require. The Audit Committee may ask members of management or others to attend meetings and provide pertinent information as necessary;
- 5. Confirm and assure the independence of the external Auditor;
- 6. Review with independent auditor the co-ordination of audit efforts to assure completeness of coverage, reduction of redundant efforts and the effective use of all audit resources;



- 7. Consider and review with the Independent Auditor, the adequacy of internal controls including the computerized information system controls and security;
- 8. Reviewing with the management, the quarterly financial statements before submission to the Board for approval;
- 9. Reviewing with the management, performance of statutory auditors and adequacy of the internal control systems.
- 10. Reviewing with the management the annual financial statements before submission to the Board, focusing primarily on:
 - a. Any changes in the accounting policies and practices
 - b. Disclosure of related party transactions
 - c. The going concern assumption
 - d. Compliance with accounting standards
 - e. Compliance with stock exchange and legal requirements concerning financial statements
 - f. Significant adjustment arising out of audit findings
 - g. Qualifications, if any, in the draft audit report
 - h. Matters required to be included in the Directors' Responsibility Statement to be included in the Board of Directors' Report.
- 11. Consider and review with the management and the independent auditor:
 - a. Significant findings during the year, including the status of previous audit recommendations,
 - b. Any difficulties encountered in the course of audit work including any restrictions on the scope of activities or access to required information.
- 12. Review of the following information:
 - a. Management discussion and analysis of financial condition and results of operations
 - b. Statement of significant related party transactions submitted by the management
 - c. Management letters/letters of internal control weaknesses issued by the Statutory Auditors
- (c) Composition of the Audit Committee as on 31st March 2012:

The Audit Committee is constituted in accordance with the Corporate Governance Code of the Listing Agreement and the provision of the Companies Act, 1956. The Statutory Auditors are invited to the Audit Committee Meetings whenever required. The quorum for the Audit Committee Meeting is two members.

The Committee comprises of the following Members:

- 1. Shri Vijaykumar Moyal (Chairman)
- 2. Shri Navin Vyas
- 3. Shri Mahesh Jhawar



(d) Audit Committee Meetings and Attendance for the financial year ended 31st March 2012:

During the financial year ended 31st March 2012, Four (4) Audit Committee Meetings were held on 14th May, 2011, 13th August, 2011, 12th November, 2011 and 11th February, 2012

The table hereunder gives the attendance record of the Audit Committee Members:

Name of Members	e of Members No. of meetings held	
Shri.Vijaykumar Moyal(Chairman)	4	4
Shri Navin Vyas	4	4
Shri Mahesh Jhawar	4	4

The Committee has recommended to the Board the appointment of M/s. S. G. Kabra & Co., Chartered Accountants, as the statutory and independent auditors of the Company for the Financial Year ending March 31, 2012 and that necessary resolution for appointing them as auditors has been placed before the shareholders.

2. Remuneration Committee:

- (a) The broad terms of reference of the Remuneration Committee is to ensure that the remuneration practices of the Company in respect of the Senior Executives including the Executive Directors are competitive keeping in view prevalent compensation packages so as to recruit and retain suitable individual(s) in such capacity.
- (b) The Remuneration Committee comprises of following Directors:
 - 1. Shri Vijaykumar Moya! (Chairman)
 - 2. Shri Navin Shyamsundar Vyas
 - 3. Shri Mahesh Jhawar
- (c) Remuneration Policy:

The appointment and remuneration of the Managing Director is governed by resolutions passed by the Board of Directors and shareholders of the Company, which covers terms of such appointment, read with the service rules of the Company. Remuneration paid to the Managing Director is recommended by the Remuneration Committee, approved by the Board and is within the limits set by the shareholders at the General Meetings.

Presently, the Company does not have any stock option plan or performance linked incentives for its Directors.

Details of Remuneration to all the Directors for the Financial Year ended 31st March 2012 are as under:

(Re in Lace)

Name of the Directors	Sitting Fees paid for		Salary & Perks	
	Board Meetings	Committee Meetings		
Shri Ramautar Jhawar	Nii	Nii	7.98	
Shri Mahesh Jhawar	Ni	Nil	7.98	
Shri Navin Vyas	Nil	Nił	Nii	
Shri Vijaykumar Moyal	Nii	Nii	Nil	



Shares held by Non-Executive Directors:

Name of the Non-Executive Director	Equity Shares held (No.)
Shri Navin Vyas	Nil
Shri Vijaykumar Moyal	Nil

(d) Meetings and Attendence:

Meeting of of the Remuneration Committee was not held during the financial year ended on 31st March 2012.

3. Shareholders/Investors Grievance Committee:

The Shareholders / Investor Grievance Committee looks into the redressal of shareholder and investors complaints like transfer of shares, non-receipt of balance sheet, non-receipt of declared dividends etc. and recommends measures to improve the level of investor services.

The Company has set up a Shareholders / Investors Grievance Committee consisting of Two Non-Executive Directors, both of them being Independent Directors and One Executive director. The Chairman of the said Committee is a Non-Executive, Independent Director.

The Shareholders / Investor Grievance Committee of DCL comprises of the following Directors:

- 1. Shri Vijay Kumar Moyal(Chairman)
- 2. Shri Navin Vyas
- 3. Shri Mahesh Jhawar

Meetings and Attendance:

One Shareholder's/Investor's Grievance Committee were held during the year ended 31st March, 2012.

The attendance record of the members is given in the table hereunder.

Name of the Shareholders/Investors grivance Committee members	No. of meetings held	No. of meetings attended
Shri Vijaykumar Moyal	1	1
Shri Navin Vyas	1	11
Shri Mahesh Jhawar	1	1

Details of Shareholders' complaints received, not solved and pending during the Financial Year ended 31st March, 2012:

The total number of complaints received and replied to the satisfaction of the shareholders was nil. There were no pending/unattended complaints as on 31st March, 2012.

D. General Body Meetings:

The Details of last three Annual General Meetings are given hereunder:

Year	Date	Venue/Details of Special Resolution passed	Time
2009	29/09/2009	285, 2 nd Floor, C.J. House, Princess Street, Mumbai-400 002.	4.00 P.M.
2009	30/09/2010	285, 2 nd Floor, C.J. House, Princess Street, Mumbai-400 002.	4.30 P.M.
2011	30/09/2011	285, 2 nd Floor, C.J. House, Princess Street, Mumbai-400 002.	4.00 P.M.



Special Resolution:

In the Annual General Meeting held on 30th September, 2011 there was no Special resolution passed or proposed.

Postal Ballot:

No Special/Ordinary resolution requiring postal ballot was placed before the last Annual General Meeting.

No Special Resolution requiring postal ballot is being proposed at the ensuing Annual General Meeting.

E DISCLOSURES:

Related Party Transactions:

There are no transactions of material nature with Directors/Promoters or any related entity, which will have any potential conflict with the interests of the Company at large except the transactions mentioned under the Section of Notes to Accounts which forms a part of the Auditors' Report for the year ended 31st March, 2012.

Compliance by the Company:

There is no non-compliance by the Company or any penalties, strictures imposed by the Stock Exchange, SEBI or any other statutory authority on any matter related to capital markets, during the last three years.

Whistle Blower Policy and Access of personnel to the Audit Committee:

The Company has not established the non-mandatory requirement of Whistle Blower Policy. However, the Company's personnel have access to the Chairman of the Audit Committee in cases such as concerns about unethical behavior, frauds and other grievances. No personnel of the Company have been denied access to the Audit Committee.

Compliance with the Mandatory requirements and Implementation of the Non-mandatory requirements:

The Company has complied with the mandatory requirements of the Corporate Governance Clause of Listing Agreement. The Company has not implemented the non-mandatory requirements, except the constitution of Remuneration Committee, enlisted by way of annexure to Clause 49 of the listing agreement.

F. MEANS OF COMMUNICATION:

The quarterly results of the Company are published in *Asian Age (English language)* and *Mumbai Vruttaratna (Marathi language)*. As the results of the Company are published in the newspapers, half-yearly reports are not sent to each household of shareholders. The quarterly results as well as the proceedings of the Annual General Meeting are submitted to Bombay Stock Exchange Limited immediately after the conclusion of the respective meeting. No presentations were made to the institutional investors or to analysts during the year under review.

G. CERTIFICATE ON CORPORATE GOVERNANCE:

As required by Clause 49 of the Listing Agreement, a certificate issued by Mr. Ramesh Mishra, Practicing Company Secretary, regarding compliance with Corporate Governance norms is given as an annexure to this Report.

H. CEO CERTIFICATION:

As required by Clause 49 of the Listing Agreement, the CEO i.e. the Managing Director's declaration on compliance of the Company's Code of Conduct is provided as an annexure to this Report.



I. GENERAL SHAREHOLDERS' INFORMATION:

- 1. Date, time and venue of Annual General Meeting of Shareholders
- 2. Dates of book closures
- 3. Financial Calendar (tentative and subject to change)

Friday, 29th September 2012 at 4.00 P.M. 285, 2nd Floor, C.J. House, Princess Street, Mumbai- 400 002. 22nd September, 2012 to 29th September, 2012 (both days inclusive) Financial Reporting for quarter ended: June 30, 2011 : By Mid August, 2011 September 30, 2011 : By Mid November, 2011 December 31, 2011 : By Mid February, 2012 March 31, 2012 By Mid May, 2012 Annual General Meeting for year ended 31st March 2013 – By 30th September, 2013.

Bombay Stock Exchange Limited

512485

INE977F01010

Paid for year 2011-2012

6. Demat ISIN No. in NSDL & CDSL

Listing on Stock Exchanges

Stock Exchange Code

7. Listing fees

4.

5.

8.

Disclosures regarding appointment or re-appointment of Directors:

Pursuant to the provisions of Sections 255 & 256 of the Companies Act, 1956, Shri Vijay Kumar Moyal shall retire by rotation in the forthcoming Annual General Meeting. The Board has recommended the re-appointments of the said Directors to the shareholders. The detailed resume of Directors proposed to be re-appointed is provided in the notice of the Annual general Meeting.

9. Stock Market Price Data:

Monthly High and Low at the Bombay Stock Exchange Limited for the financial year ended 31st March 2012:

Month	Open	High (Rs.)	Low (Rs.)	Close(Rs.)	No. of Shares
April, 2011	21.85	21.85	17.95	17.95	50
May, 2011	17.1	17.1	14	14	23
June, 2011	13.31	13.31	10	10	31
July, 2011	9.51	9.51	9.51	9.51	1
August, 2011	9.04	9.04	9.04	9.04	9
September, 2011*	8.6	8.6	8. 6	8.6	41
October, 2010*	-		-	-	-
November,2010	-	-	-	-	-
December, 2010	8.6	8.6	8.6	8.6	96
January, 2012*	-	-	-	-	-
February 2012	-	-	-	· -	-
March 2012	9.03	9.03	9.03	9.03	2,39,000

* No trading was done during the month and hence, the details of the Stock Market Price data have not been produced.



10. Registrar and Share Transfer Agents:

Bigshare Services Private Limited E-2/3, Ansa Industrial Estate, Sakivihar Road, Saki Naka, Andheri (East), Mumbai 400 072. TelNo. 28473474/28470653/28473747. Fax No: 091-022-28475207 E-mail: bigshare@bom7.vsnl.net.in

11. Share Transfer System:

Shares sent for physical transfer are generally registered and returned within a period of 30 days from the date of receipt, if the documents are clear in all respects. The Shareholders/ Investors Grievance Committee of the Company meets as and when required.

No. of Equity Shares held	No. of	%	Amt. In Rs.	% of Total
	Shareholders	of Shareholders		Share Capital
1 - 5,000	1483	81.9790	3427850	7.0368
5,001 - 10,000	134	7.4074	1021100	2.0961
10,001- 20,000	76	4.2012	1207500	2.4788
20,001 - 30,000	24	1.3267	648500	1.3313
30,001- 40,000	5	0.2764	193000	0.3 9 62
40,001- 50,000	11	0.6081	529000	1.0859
50,001- 1,00,000	14	0.7739	995500	2.0436
1,00,001 & Above	62	3.4273	4061050	83.5314
Total	1809	100	48713500	100

12. Distribution of Shareholding as on March 31, 2012:

13. Categories of Shareholding as on March 31, 2012:

Category	Shareholders		Shares	
	Number	% to total Shareholders	Number	% to total Capital
Promoters	22	1.22	15,67,900	32.19
Nationalized Banks	1	0.06	5,000	0.10
Private Corporate Bodies	18	0.99	1652776	33.93
Indian Public	1768	97.73	16,45,674	33.78
Total	1809	100	48,71,350	100



14. Dematerialization of Shares and liquidity:

The Company has established required connectivity with Central Depository Services (India) Limited and National Securities Depository Limited and the same are available in electronic segment under ISIN No. INE977F01010.

As on 31st March 2012, 8,72,300 Equity Shares representing 17.91% had been dematerialized.

15. Plant Location:

B-2, 15/16 Parvati Co-op. Industrial Estate, Yadrav, Ichalkaranji, Kolhapur, Maharashtra.

16. Outstanding GDR's /ADR's /Warrants or any Convertible Instruments, conversion date and likely impact on Equity:

There are no GDR's / ADR's / Warrants or any convertible instruments pending conversion or any other instrument likely to impact the Equity Share Capital of the Company.

17. Address for Correspondence:

Bigshare Services Private Limited E-2/3, Ansa Industrial Estate, Sakivihar Road, Saki Naka, Andheri (E), Mumbai 400 072 TelNo. 28473474/28470653/28473747. Fax No: 091-022-28475207 E-mail: bigshare@bom7.vsnl.net.in

CODE OF CONDUCT DECLARATION

Pursuant to Clause 49I(D) of the Listing Agreement entered into with the Stock Exchange, I hereby declare that all the board members and senior management personnel of the Company have affirmed compliances with the Code of Conduct for the year ended on 31st March, 2012.

Place: Mumbai Date : 11th August, 2012 For and on behalf of the Board Sd/-Ramautar Jhawar Chairman & Managing Director

Registered Office: 285, Princess Street, 2nd Floor, Chaturbhuj Jivandas House, Mumbai- 400 002



CEO/CFO CERTIFICATION TO THE BOARD

Certify that I have reviewed the financial statements and the cash flow statement for the year 2011 -12 and that to the best of our knowledge and belief:

- These statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
- These statements together present a true and fair view of the companies affairs and are in compliance with existing accounting standards, applicable laws and regulations;
- b. There are, to the best of our knowledge and belief, no transactions entered into by the company during the year 2011-12 which are fraudulent, illegal or volatile of the companies code of conduct;
- c. We accept responsibility for establishing and maintaining internal controls and that we have evaluated the effectiveness of the internal control systems of the company and we have disclosed to the auditors and the Audit Committee, deficiencies in the design or operation of the internal control, if any, of which we are aware of and the steps we have taken or propose to take to rectify these deficiencies.
- d. We have indicated to the Auditors and the Audit Committee -
 - Significant changes in internal control over the financial reporting during the year 2011-12;
 - Significant changes in accounting policies during the year 2011-12 and that the same have been disclosed in the notes to the financial statements; and
 - Instances of significant fraud of which we have become aware and the involvement therein, if any, of the management or an employee having a significant role in the company's internal control system over the financial reporting.

For and on behalf of the Board Sd/-Ramautar Jhawar Chairman & Managing Director

Place: Mumbai Date : 11th August, 2012

Registered Office: 285, Princess Street, 2nd Floor, Chaturbhuj Jivandas House, Mumbai- 400 002



PRACTICING COMPANY SECRETARIES CERTIFICATE ON CORPORATE GOVERNANCE

To, The Members of Dhanlaxmi Cotex Limited

We have examined the compliance of conditions of Corporate Governance by Dhanlaxmi Cotex Limited ("the Company") for the year ended March 31, 2012, as stipulated in Clause 49 of the Listing Agreement of the said Company with the Stock Exchange.

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

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

As per the records of the Company, there were no investor grievances remaining unattended for a period exceeding one month against the Company.

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

For and on behalf of Sd/-RAMESH MISHRA F.C.S. No: 5477

Place: Mumbai Date: 11th August, 2012.



AUDITORS REPORT

To the Members DHANLAXMI COTEX LIMITED

We have audited the attached Balance Sheet of Dhanlaxmi Cotex Limited, as at 31st March, 2012 and the Statement of Profit and Loss for the year ended on that date annexed thereto and Cash Flow Statement for the year ended on that date. 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.

- 1. 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 statements. 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 Central Government of India in terms of sub-section (4A) of section 227 of the Companies Act, 1956, we enclose in the Annexure hereto statement on the matters specified in paragraphs 4 and 5 of the said order.
- 3. Further to our comments in the Annexure referred to in paragraph 2 above, we report that:
 - (a) 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.
 - (b) 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.
 - (c) The Balance Sheet, Statement of Profit and Loss & Cash Flow Statement dealt with by this report are in agreement with the books of account.
 - (d) In our opinion, the Balance Sheet, Statement of Profit and Loss and Cash Flow Statement dealt with by this report comply with the mandatory Accounting Standards referred in sub-section (3C) of section 211 of the Companies Act, 1956.
 - (e) On the basis of written representation received from Directors and taken on record by the Board of Directors, we report that none of the Director is disqualified as at 31st March, 2012 from being appointed as a Director in terms of Clause (g) of Sub Section (1) of Section 274 of the Companies Act, 1956.
 - (f) In our opinion and to the best of our information and according to the explanations given to us, the said accounts read together with the significant Accounting Policies and other notes thereon give the information required by the Companies Act, 1956, in the manner so required and present a true and fair view, in conformity with the accounting principles generally accepted in India:
 - (i) In the case of Balance Sheet, of the state of affairs of the Company as at 31st March, 2012;
 - (ii) In the case of Statement of Profit and Loss, of the Profit of the Company for the year ended on that date; and
 - (iii) In the case Cash Flow Statement, of the Cash flows of the Company for the year ended on that date.

Place : Mumbai

Date : 11th August, 2012.

For S. G. Kabra & Co., Chartered Accountants (F.R. No. 104507W)

> (S. G. Kabra) Partner (M.N.38867)



Annexure to Auditors' Report

Referred to in paragraph 2 of our report of even date

- 1. In respect of its fixed assets:
 - a) The Company has maintained proper records showing full particulars including quantitative details and situation of fixed assets on the basis of available information.
 - b) As explained to us, the fixed assets have been physically verified by the management during the year in a phased periodical manner, which in our opinion is reasonable, having regard to the size of the Company and nature of its assets. No material discrepancies were noticed on such physical verification.
 - c) In our opinion, the Company has not disposed of substantial part of fixed assets during the year and the going concern status of the Company is not affected.
- 2. In respect of its inventories:
 - a) As explained to us, Inventories have been physically verified by the management at regular intervals during the year.
 - b) In our opinion and according to the information and explanations given to us, the procedures of physical verification of inventories followed by the management are reasonable and adequate in relation to the size of the Company and the nature of its business.
 - c) The Company has maintained proper records of inventories. As explained to us, there were no material discrepancies noticed on physical verification if inventory as compared to the book records.
- 3. In respect to loans, secured or unsecured, granted or taken by the Company, to/from companies, firms or other parties covered in the register maintained under Section 301 of the Companies Act, 1956.
 - a) The Company has neither granted nor taken any loan, secured or unsecured to/from companies, firms or other parties covered in the register maintained under Section 301 of the Companies Act, 1956.
- 4. In our opinion and according to the information and explanation given to us, there are adequate internal control procedures commensurate with the size of the Company and the nature of its business for the purchase of inventory, fixed assets and also for the sale of goods. During the course of our audit, we have not observed any major weaknesses In internal controls.
- 5. In respect of transactions covered under Sanction 301 of the Companies Act, 1956
 - (a) In our opinion and according to the information and explanations given to us, the transactions made in pursuance of contracts or arrangements, that needed to be entered into in the register maintained under Section 301 of the Companies Act, 1956 have been so entered.
 - (b) In our opinion and according to the information and explanation given to us, the transactions made in pursuance of contract or arrangements entered in the Register maintained under Section 301 of the Companies Act, 1956 and exceeding Rupees 5,00,000/- or more in respect of each party during the year, have been made at prices which are reasonable having regard to the prevalent market prices at the relevant time.
- 6. The Company has not accepted any deposits from the public.
- 7. In our opinion, the internal audit system of the Company is commensurate with its size and nature of its business.
- 8. The Central Government has not prescribed any maintenance of Cost Records under Sanction 209 (1) (d) of the Companies Act, 1956. Therefore, the provisions of Clause (viii) of the Companies (Auditor 's Report) Order, 2003 are not applicable to the Company.



- 9. In respect of statutory dues.
 - (a) According to the records of the Company, undisputed statutory dues including Provident Fund, Investor Education and Protection Fund, Employees' State Insurance, Income-Tax, Sales-Tax, Wealth tax, Customs Duty, Excise Duty, Cess and other statutory dues have been generally & regularly deposited with the appropriate authorities. According to the information and explanation given to us, no undisputed amounts payable in respect of the aforesaid dues were outstanding as at 31st March, 2012 for a period of more than six months from the date of becoming payable.
- 10. The Company has no accumulated losses and has not incurred any cash losses during the financial year under audit or in the immediately preceding financial year.
- 11. Based on our audit procedures and according to the information and explanation given to us, we are of the opinion that the Company has not defaulted in repayment of dues to financial institutions, or banks.
- 12. In our opinion and according to the information and explanation given to us, loans and advances have been granted by the Company on the basis of security by way of pledge of shares, debentures and other securities.
- 13. In our opinion, the Company is not a chit fund or a nidhi/mutual benefit fund/society. Therefore, clause 4(xiii) of the Companies (Auditor's Report) Order 2003 is not applicable to the Company.
- 14. The Company has maintained proper records of transactions and contracts in respect of trading in securities, debentures and other investments and timely entries have been made therein. All shares, debentures and other investments have been held by the Company in its own name.
- 15. The Company has not given any guarantees for loans taken by others from banks or financial institutions.
- 16. The Company has not raised any term loans during the year. Therefore, clause 4(xvi) of the Companies (Auditor's Report) Order 2003 is not applicable to the Company.
- 17. In our Opinion, the funds raised on short term or long term basis have been used for the purpose for which they were raised.
- 18. During the year, 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.
- 19. The Company has not raised any money by way of a debenture issue. Therefore, the provisions of Clause 4 (xix) of the Companies (Auditor's Report) Order, 2003 are not applicable to the Company
- 20. The Company has not raised any money by way of public issue during the year. Therefore, the provisions of Clause 4 (xx) of the Companies (Auditor's Report) Order, 2003 are not applicable to the Company
- 21. In our opinion 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, that causes the financial statements to be materially misstated.

Place : Mumbai Date : 11th August, 2012. For S. G. Kabra & Co., Chartered Accountants (F.R. No. 104507W)

> (S. G. Kabra) Partner (M.N.38867)



BALANCE SHEET AS AT 31st MARCH, 2012

		····			J NT IN RUPEES)
PARTICULARS	NOTE		AS AT 31/03/2012		AS AT 31/03/2011
EQUITY AND LIABILITIES					
Shareholders' Funds					
Share Capital	1	48713500.00		48713500.00	
Reserve & Surplus	2	214074075.32	262787575.32	211587638.64	260301138.64
Non - Current Liabilities					
Deferred Tax Liability			693046.00		697595.00
Current Liabilities		•			
Trade Payable	3	267378.85		D.00	
Short Term Borrowings	4	66800000.00		0.00	
Other Current Liabilities	5	1466642.00	68534020.85	53787.00	53787.00
Total			332014642.17		261052520.64
ASSETS					
Non-Current Assets					
Fixed Assets	6	555839.45		645799.67	
Non-Current Investments	7	60815535.91		62177026.62	
Long Term Loans & Advances	8	38938981.24		22130291.97	
			100310356.60	·····	84953118.26
Current Assets					
Inventories	9	114619102.83		84424146.00	
Trade Receivable	10	3203764.09		53638797.74	
Cash and Bank Balances	11	11515634.65		1147156.24	
Short Term Loans & Advances	12	99656784.00		36889107.40	
Other Current Assets	13	2709000.00	231704285.57	195.00	176099402.38
Total		•	3 32014642.17		261 052520 .64
Significant Accounting Policies	1-19				
Notes on Financial Statements					
As per our attached report of even	date		For and or	h behalf of the Bo	ard of Directors
For S.G.KABRA & CO. CHARTEREDACCOUNTANTS					Sd/- UTAR JHAWAR anaging Director
S.G.KABRA Partner				MA	HESH JHAWAR
(M.N. 38867)				Who	le Time Director

Place : MUMBAI Dated : 11th August, 2012. NAVIN VYAS Director



Statement of Profit and Loss for the year ended 31st March, 2012

			(AMOUNT IN RUPEES)
PARTICULARS	NOTE	YEAR ENDED 31/03/2012	YEAR ENDED 31/03/2011
REVENUE			
Revenue from operations	14	314452236.95	2 8 9026027.18
Other income	15	12339254.55	12667067.57
Total Reve	nue	326791491.50	301693094.75
EXPENDITURE			
Purchases	16	349014589.06	262990814.79
Changes in Inventories	17	(30194956.83)	26458181.48
Employees Benefit Expenses	18	23505 54 .00	2217577.00
Depreciation	6	89960.23	124989.27
Other Expenses	19	2840836.3 6	302662 4.35
Total Expe	enses	324100982.82	2 94818186.8 9
Profit Before Tax		2690508.68	6874907.86
Provision for Taxation		208621.00	87 8 051.00
Add : Deffered Tax Assets		4549.00	11702.00
Net Profit after Tax		2486436.68	6008558.86
Significant Accounting Policies	1-19		

Notes of Financial Statements

As per our attached report of even date

For S.G.KABRA & CO. CHARTEREDACCOUNTANTS

S.G.KABRA Partner (M.N. 38867)

Place : MUMBAI Dated : 11th August, 2012. For and on behalf of the Board of Directors

Sd/-RAMAUTAR JHAWAR Chairman & Managing Director

> MAHESH JHAWAR Whole Time Director

> > NAVIN VYAS Director



CASH FLOW STATEMENT FOR THE YEAR ENDED 31ST MARCH, 2012

A.	CASH FLOW FROM OPERATING ACTIVITIES :	(RUPEES IN LACS)
	Net Profit before tax and Extraordinary Items	26.91
	Adjustments for :	
	Depreciation	0.90
	Profit on Sale of Investments	(12.68)
	Misc. Income	(4.95)
	Interest Income	(89.80)
	Loss on Sale of Fixed Assets	0.00
	Dividend Recd.	(15.96)
	Bank Interest Paid	0.00
		(122.49)
	OPERATING PROFIT BEFORE WORKING CAPITAL CHANGES	(95.59)
	Adjustments For :	
	Client Receivable	504.35
	Inventories	(301.95)
	Client Payable	684.80
	Other Current Assets	(822.84)
		64.36
	CASH FLOW FROM OPERATIONS	(31.23)
	Fringe Benefit Tax Paid	0.00
	Direct Tax Paid (including T.D.S.)	(2.09)
	Net Cash Flow From Operating Activities A	(33.32)
В.	CASH FLOW FROM INVESTING ACTIVITIES :	
	Purchase of Fixed Assets	0.00
	Sale of Fixed Assets	0.00
	Purchase of Investments	13.61
	Interest Income	89.80
	Misc. Income	4.95
	Dividend Received	15.96
	Profit on Sale of Investment	12.68
	Net Cash Used in Investing Activities B	137.00
1		



C. CASH FLOW FROM FINANCING ACTIVITIES

Proceeds from issue of Share Capital		0.00
Share Premium		0.00
Proceeds from Short term borrowings		0.00
Repayment of finance/loan liabilities		0.00
Dividend Paid / Bank Interest Paid		0.00
Net Cash Used In Financing Activities	С	0.00
Net Increase in Cash and Cash equivalents (A+B+C))	103.68
Cash & Cash Equivalents as at 01.04.2011		
(Opening Balance)		11.47
Cash & Cash Equivalents as at 31.03.2012		
(Closing Balance)		115.15



Statements of Significant Accounting Policies :

- 1. Fixed Assets : Valued at Cost.
- 2. Depreciation and Amortisation :
 - a. Depreciation is provided as per straight line method according to the rates specified in Schedule XIV of the Companies Act, 1956.
 - b. The Company writes off Leasehold land over the period of Lease on Straight line basis.
- 3. Investments : investments are stated at cost.
- 4. Inventories :

Basis of Valuation

Raw Material	:	At Cost
Finished Goods	:	At Cost or Market Value whichever is lower.
Shares	:	At Cost or Market Value whichever is lower.

5. Sales :

Sales of Products are recognised as on the date of the Invoices.

6. Gratuity :

No provision has been made in the accounts on account of gratuity which are not quantified as it is not applicable.

7. Basis Of Accounting :

The Financial Statements are prepared under the Historical cost convention accordance with the requirements of the Companies Act, 1956 and accepted Accounting Standards.

In the opinion of the Management, the Current Assets, Loans & Advances are not less than the value stated, if realised in the ordinary course of Business.

8. Deferred Tax :

a. The Company has adopted Accounting Standard-22 " Accounting for taxes on Income" with effect from 1st April 2001.

During the current year the Company has a Deferred Tax Assets due to higher depreciation adjusted as per the Companies Act, 1956 compared to depreciation admissible as per the Income Tax Act, 1961 which is credited to the Profit & Loss Account of the current year.

b. The break up of net Deferred Tax Liability / Assets on 31st March, 2012 is under.

	(Rs.	in Lakhs)
Deferred Tax Liability as on 01.04.2011		6.98
Less : Deferred Tax Assets for the year (Difference between book & tax depreciation)		0.05
Net Deferred Tax Liability		6.93

The Deferred Tax balances have arisen principally on account of the timing difference between the depreciation adjusted in account. Though adjustment has been made in term of Accounting Standard 22, having regard to the Normal Capital Expenditure which the Company is expected to continue to make in likely to materialize on account thereof.

9. Figures pertaining to previous year have been regrouped and recast wherever necessary so as to make them comparable with those of the current year.



10. Remuneration to Directors

10			(Amoun	t in Rupees)	
			<u>2011-2012</u>	2010-201	<u>11</u>
	Director Remuneration		1596000.00	1596000.	00
11.	Break up of expenditure of employees		<u>1-2012</u> s in Lacs)	<u>2010-</u> (Rupees	
		No.of Employ e es	Salary & Bonus	No. of Employees	Salary & Bonus
a.	Employed throughout the year and in receipt of remuneration of Rs.2400000/- or more.	Ni	Nil	Nil	Nil
b.	Employed for part of the year & in remuneration of Rs.200000/- or more	Nil	Nil	Nil	Nil

- 12. Related Party Disclosures as required by the Accounting Standard 18 "Related Party Disclosures" are given below.
 - a. List of related parties with whom the company entered in to transactions during the year in the Ordinary Course of Business.
 - # Associate Companies.
 - 1. Sohanlal Jhawar Family Trust
 - 2. M R Share Broking Pvt. Ltd.
 - 3. V R M Share Broking Pvt. Ltd.
 - # Key Management Personnels and Relatives
 - 1. Ramautar S. Jhawar
 - 2. Mahesh S. Jhawar
 - b. Transaction with related parties.

				Rupees In Lacs.
	Nature of Transaction	Associates	Key Management Personnel	Total
1	A. Sale of Shares	1575.19	0.00	1575.19
	B. Sale of Cloth	0.00	0.00	0.00
2	Purchase of Shares	1085.65	0.00	1085.65
3	Outstanding Balances			
	as on 31.03.2012			
	Receivables	34.97	0.00	34.97
	Payables	1.42	0.00	1.42
4	Rent	0.12	0.00	0.1 2
-5	Managerial Remuneration		15.96	15.96



- 13. The Companies main business segment is Investment & Trading in equities which constitutes more than 90% of its turnover and the only geographical segment is India. Consequently the need for separate disclosure as required under Accounting Standared 17 "Segment Reporting" is not considered relevant.
- 14. Disclosure under Section 22 of the Micro, Small and Medium Enterprises Devlopment Act, 2006 could not be furnished as none of the suppliers of the Company have provided the details of their registration under the said Act.
- 15. As stipulated in AS-28, the Company assessed potetial generation of economic benefits from its business units and is of the view that the assets employed in continuing business are capable of generating adequate returns over their useful lives in the usual course of business, there is no indication to the Contrary and accordingly the management is of the view that no impairment provision is called for in these account.

16. Payment to Auditors :

		(Amount in Rupees)	
		<u>2011-2012</u>	<u>2010-2011</u>
а.	For Audit	15000.00	12000.00
b.	For Tax Audit	7000.00	5000.00
С.	For Other Matters	5000.00	2000.00
d.	Out of Pocket Expenses	3000.00	1000.00
е.	Service Tax	3090.00	2060.00
		33090.00	22060.00

17. The Company has taken office premises on lease from Sohanlal Jhawar Family Trust @ Rs.1000/-p.m. at a lease rent and interest free deposit of Rs.300000/-.

18. Additional information pursuant to the provisions of part IV of schedule VI of the Companies Act, 1956.



Notes on Financial Statements for the year ended 31st March, 2012

Note - 1		(AMOUNT IN RUPEES)
SHARE CAPITAL	As at	As at
	31/03/2012	31/03/2011

Authorised :

TOTAL	48713500.00	48713500.00
fully paid-up in cash		
48,71,350 Equity Shares of Rs. 10/- each	48713500.00	48713500.00
Issued, Subscribed & Paid-up :		
55,00,000 Equity Shares of Rs.10/- each	<u>5500000.00</u>	<u>55000000.00</u>
<u>Additorio</u>		

The details of Shareholders holding more than 5% shares:

Name of Share Holders	As at 31st march, 2012		As at 31st march, 20 11		
	No of Shares	% held	No of Shares	% held	
Eskay Niryat Pvt. Ltd.	289590	5.94	289590	5.94	
Note - 2 RESERVES & SURPLUS					
Reserves & Surplus			,		
Share Premium	8	89827000.00		89 8 27000.00	
Special Capital Incentive		439673.00		439673.00	
Investment Allowance (Utilised)		745930.00		745930.00	
Sub Total - A	9	91012603.00		91012603.00	
Profit & Loss Account					
As Per Last Balance Sheet	12	120575035.64		114566476.78	
Add: Profit for the year		2486436.68		6008558.86	
Sub Total - B	12	123061472.32		120575035.64	
Grand Total (A+B)	21	214074075.32		211587638.64	
Note - 3 TRADE PAYABLE					
Trade Payable		267378.85		0.00	
Total		267378.85		0.00	
Note - 4 SHORT TERM BORROWINGS					
Short Term Barrowings	6	66800000.00		0.00	
Total	6	66800000.00		0.00	
Note - 5 OTHER CURRENT LIABILITIES					
Creditors for Expenses		33988.00		35486.00	
Outstanding Liabilities		1432654.00	18301.00		
Total		1466642.00		53787.00	



ITEM NO.		COST				DEPRECIATION	ATION		NET B	NET BLOCK
PARTICULARS	AS ON 01/04/2011	ADDITIONS DURING THE YEAR	SOLDIADJ. DURING THE YEAR	AS ON 31/03/2012	UP TO 01/04/2011	ADJUSTED DURING THE YEAR	PROVIDED DURING THE YEAR	UP TO 31/03/2012	AS ON 31/03/2012	AS ON 31/03/2011
Air Conditioner	286025.00			286025.00	214524.12		13586.19	228110.31	57914.69	71500.88
Computer	121212.00			121212.00	74984.58		19648.47	94633.05	26578.95	46227.42
Electric Installation	172675.85			172675.85	157733.28		8202.10	165935.38	6740.47	14942.57
Furniture & Fixtures	448403.64			448403.64	448403.64		0.00	448403.64	0.00	0.00
Fax Machine	8000.00		-	8000.00	76663.43		3336.57	80000.00	0.00	3336.57
Factory Bulding	832657.26		-	832657.26	591064.28		27810.75	618875.03	213782.23	241592.98
Leasehold Land	187311.00			187311.00	32787.32		1873.11	34660.43	152650.57	154523.68
Motor Car	45000.00			45000.00	10857.00	·····	4275.00	15132.00	29868.00	34143.00
Office Equipment	186005.00			186005.00	119350.24		8835.24	128185.48	57819.52	66654.76
Refrigerator	35500.00		_	35500.00	23483.00		1686.25	25169.25	10330.75	12017.00
Washing Machine	14875.00			14875.00	14014.20		706.56	14720.76	154.24	860.80
TOTAL	2409664.75	0.00	0.00	2409664.75	1763865.09	0.00	89960.23	1853825.32	555839.45	645799.67
Previous Year	3063664.75	0.00	654000.00	2409664.75	1990741.81	351866.00	124989.27	1763865.08	645799.67	1072922.94

Notes on Financial Statements for the year ended 31st March, 2012

Note - 6



Notes on Financial Statements for the year ended 31st March, 2012

SR.	NON CURRENT INVESTMENTS		AS AT		AS AT
NO.		<u></u>	31.03.2012		31.03.2011
	QUOTED SHARES	QUANTITY	AMOUNT	QUANTITY	AMOUNT
1	Aftek Info Ltd. @ 69.96 Each	13630	953580.00	13630	953580.00
	Aftek Info Ltd. (Bonus)	7565	0.00	7565	0.00
2	Ajay Multi Projects Ltd. @ 2.03 Each	56800	115304.00	56800	115304.00
3	Ashima Ltd. @ 24.35 Each	7000	170419.10	7000	170419.10
4	Adhani Power Ltd. @ 100.00 Each	11833	1183300.00	11833	1183300.00
5	Birmingham Tele @ 4.75 Each	14000	66500.00	14000	66500.00
6	Bombay Burma Ltd.@ 845.19 Each	3201	2705458.96	3201	2705458.96
7	Computech Int. @ 22.71 Each	15000	340695.00	15000	340695.00
8	Crest Com @ 159.67 Each	7315	1167985.65	7315	1167985.65
9	Dhanlaxmi Fabrics Ltd. @ 1.46 Each	347079	508114.74	347079	508114.74
10	Design Auto @ 1.81 Each	10000	18100.00	10000	18100.00
11	Dhar. Morarjee Chem.@ 19.36 Each	9675	187308.00	9675	187308.00
12	Encore Software @ 43.80 Each	14100	617568.05	14100	617568.05
13	Gas Authority of India Ltd. @ 532.57 Each	5000	2662825.60	5000	2662825.60
	Gas Authority of India Ltd (Bonus)	2500	0.00	2500	0.00
1 4	Garden Silk Ind. Ltd. @ 50.92 Each	14389	732701.56	14389	732701.56
15	Grasim Ind. Ltd. @ 60.00 Each	450	27000.00	450	27000.00
16	GTL Ltd. @ 55.05 Each	0	0.00	7516	405090.71
17	Gonterm Peip @ 9.17 Each	7651	70166.94	7651	70166.94
18	GTN Textiles Ltd. @ 37.23 Each	5000	186150.00	5000	186150.00
19	GTN Ind. @ 37.23 Each	5000	186150.00	5000	186150.00
20	Hathway Bhaw @ 22.45 Each	3200	71831.00	3200	71831.00
21	HPCL @ 334.82 Each	2000	669630.00	2000	669630.00



22	Hindustan Devlopment @ 5.60 Each	3500	19600.00	3500	19600.00
23	HFCL @ 44.58 Each	23420	1044139.00	23420	1044139.00
24	IBN-18 @ 93.50 Each	2400	224400.00	2400	224400.00
25	Indian Oil Ltd.@ 602.83 Each	16500	7324842.85	16500	7324842.85
	Indian Oil Ltd. (Bonus)	7500	0.00	0	0.00
26	JCT Ltd. @ 13.23 Each	42500	562140.00	42500	562140.00
27	Kohinoor Broadcosting @ 18.01 Each	100000	1801000.00	100000	1801000.00
28	Kesar Enterprises Ltd.@ 127.36 Each	15626	983532.58	15626	1990111.66
29	Kesar Terminals Ltd @ 127.36 Each	10588	1006579.08	0	0.00
30	Maral Overseas @ 22.51 Each	10000	225060.00	10000	225060.00
31	Marrs Software (Bonus)	25000	0.00	25000	0.00
32	Mas. Global @ 40.33 Each	23600	951734.80	23600	951734.80
33	Metalman Ind. Ltd.@ 36.60 Each	12990	475466. 6 0	12990	475466.60
34	Moschip Semi. Ltd. @ 43.25 Each	22110	956213.10	22110	956213.10
35	MRF Ltd. @ 1331.06 Each	735	973056.84	735	973056.84
36	Nahar Investments @ 49.68 Each	14925	741534.75	14925	741534.75
37	Nahar Spg. Ltd. @ 56.30 Each	34389	1936061.33	34389	1936061.33
38	Nahar Capital Ltd. @ 56.30 Each	34389	19 36061 .33	34389	1936061.33
39	Nahar Industry Enterprises @73.42 Each	15987	1173719.00	15987	1173719.00
40	NIIT Technology Ltd.@ 280.10 Each	371	104660.00	371	104660.00
	NIIT Technology Ltd. (Bonus)	186	0.00	186	0.00
41	Orient Info @ 82.09 Each (Commex Tex)	67 8 5	557001.00	6785	557001.00
42	Raj Rayon Ltd.@ 38.53 Each	10283	396186.62	10283	396186.62
43	Reliance Industries Ltd. @ 2114.95 Each	1587	3356854.90	1587	3356854.90
	Reliance Industries Ltd. (Bonus)	1587	0.00	1587	0.00
4 4	Riga Sugars @ 35.44 Each	7182	253562.00	7182	253562.
45	Roman Tarmat @ 175.00 Each	292	51100.00	292	51100.00
46	Shonk Techno @ 41.61 Each	7000	291245.00	7000	291245.00

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Gran	d Total (A+B)		60815535.91		62177026.6
Sub	Total - B		9500000.00		9500000.0
V.R.M	I. Share Broking @ 10.00 Each	350000	3500000.00	350000	3500000.0
	Shares Broking @ 10.00 Each	600000	600000.00	600000	6000000.0
<u>UN G</u>	UOTED SHARES				
Sub	Total - A		513 1553 5.91		52677026.6
Insilo	o Ltd. @ 150/-	172	25800.00	172	25800.0
DEB	INTURES				
1 Sund	aram BNP PSU Fund	0	500000.00	0	5000000.0
0 Wire	& WireLess Ltd. @ 9.00 Each	0	0.00	56000	504000.0
9 Vide	ocon Industries Ltd @ 226.20 Each	1000	226207.00	3000	678607.0
8 Vikra	m @ 33.74 Each	12850	433539.80	12850	433539.8
7 Visu	Software @ 338.69 Each (Mega Soft)	3437	1164094.60	3437	1164094.6
6 VJIL	Consultants @ 18.85 Each	7000	131950.00	7000	131950.0
5 Vent	ron Poly @ 3.60 Each	1000	3600.00	1000	3600.0
4 Vard	haman Holdings @ 289.01 Each	3985	1151722.35	3985	1151722.3
3 Vard	hman Tex (Bonus)	8275	0.00	8275	0.0
2 Vard	hman Tex @ 220.51 Each	12302	2713959.28	12302	2713959.2
1 Tips	Ind. Ltd. @ 23.60 Each	7634	180186.00	7634	180186.0
0 Sterl	te Opticals @ 15.91 Each	4250	61589.00	4250	61589.(
9 SQL	Star Ltd. @ 43.90 Each	3000	131686.50	3000	131686.
8 Srive	n Multi @ 9.05 Each	3000	27150.00	3000	27150.

	(Quoted Shares)	48533867.00	55532097.71
Total	· · · ·	48533867.00	55532097.71

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Notes on Financial Statements for the year ended 31st March, 2012

Note - 8		(AMOUNT IN RUPEES)
LONG TERM LOANS & ADVANCES	Year Ended 31/03/2012	Year Ended 31/03/2011
	•	
Income Tax Receivables	20962772.31	19801450.32
Long Term Loans (ICD)	15757139.31	0.00
Deposits -Long Term	2219069.62	2328841.65
Total	38938981.24	22130291 .97
Note - 9 INVENTORIES		
Stock -in -Trade (Shares)	114619102.83	84424146.00
Total	114619102.83	84424146.00 84424146.00
Note - 10 TRADE RECEIVABLES		
More than Six Months	162147.00	1 6 2147.00
Less than Six Months	3041617.09	53476650.74
Total	3203764.09	53638797.74
Note - 11 CASH AND BANK BALANCES		
Cash in Hand	121210.79	27214.79
Balance with Bank	11394423.86	1119941.45
Total	11515634.65	1147156.24
Note - 12 SHORT TERM LOANS & ADVANCES	00050704.00	
Short Term Loans & Advances	99656784.00	36889107.40
Total	99656784.00	36889107.40
Note - 13 OTHER CURRENT ASSETS		
Other Current Assets	9000.00	195.00
Deposits -Short Term	2700000.00	0.00
Total	2709000.00	195.00



Notes on Financial Statements for the year ended 31st March, 2012

Note - 14		(AMOUNT IN RUPEES)
SALES	Year Ended 31/03/2012	Year Ended 31/03/2011
	51/05/2012	31/03/2011
Sale of Shares	314452236.95	289 0260 27 .18
Total	314452236.95	289026027.18
Note - 15 OTHER INCOME		
Interest Income	8980017.26	6909439.00
Dividend Income	1595674.73	2138924.94
Misc. Income	135278.68	32569.00
Factory Rent	360000.00	0.00
Long Term Investment Profit	1268283.88	3586134.63
Total	12339254.55	12667067.57
Note - 16 PURCHASES		
Purchase of Shares	349014589.06	262990814.79
Total	349014589.06	262990814.79
Note - 17 CHANGES IN INVENTORIES		
Opening Stock :(Shares)	84424146.00	110882327.48
Closing Stock : (Shares)	114619102.83	84424146.00
Total	(30194956.83)	26458181.48
Note - 18 EMPLOYEES BENEFIT EXPENSES		
1 Directors Remuneration	1596000.00	1596000.00
2 Staff Salary & Bonus	685647.00	571248.00
3 Staff Welfare	68907.00	503 29 .00
Total	2350554.00	2217577.00



Notes on Financial Statements for the year ended 31st March, 2012

Note - 19		(AMOUNT IN RUPEES)
OTHER EXPENSES	Year Ended 31/03/2012	Year Ended 31/03/2011
Establishment Expenses		
1 Audit Fees (See Notes)	44120.00	22060.00
2 Advertisement & Exhibition Expenses	10500.00	11800.00
3 Bank & Demat Charges	6162.55	17712.66
4 Commission Paid	16500.00	0.00
5 Company's Contributoin to Provident Fund	163312.00	163352.00
6 Computer Repair Maintinance	0.00	15924.00
7 Conveyance Expenses	41305.00	33537.00
8 Donation	0.00	115000.00
9 Filing Fees	2090.00	2500.00
10 Insurance Charge	0.00	8712.00
11 LIC Keyman Premium	1382 21 2.85	13 35942 .00
12 Legal & Professional & Administration Fees	128209.00	117429.00
13 Loss on Sale of Motor Car	0.00	167134.00
14 Listing Fees & Depository Expenses	32176.00	26678.00
15 Office Expenses	78773.00	73528.00
16 Office Rent	1200 0.00	12000.00
17 Printing & Stationery	34986.00	27779.00
18 Postage, Courier & Telegram	22506.00	7314.00
19 Profession Tax	7500.00	7500.00
20 Repair & Maintenance	72139.00	70342.00
21 Telephone Expenses	49888.94	67796.00
22 Travelling Expenses	42679.00	60866.00
23 Training Expenses	165000.00	0.00
24 Vehicle Expenses	79217.00	81934.00
25 Security Transaction Tax	449560.02	579784.69
Total	2840836.36	3026624.35

As per our attached report of even date

For S.G.KABRA & CO. CHARTEREDACCOUNTANTS (F.R.No. 104507W)

S.G.KABRA Partner (M.N. 38867)

Place : MUMBAI Dated : 11th August, 2012. For and on behalf of the Board of Directors

-/Sd/-RAMAUTAR JHAWAR Chairman & Managing Director

> MAHESH JHAWAR Whole Time Director

> > NAVIN VYAS Director

.



DHANLAXMI COTEX LIMITED

Registered office : 285 Princess Street, 2nd Floor, Chaturbhuj Jivandas House, Mumbai - 400 002

PROXY FORM

I/We	of	
	in the district of	being a Member/members of
the above-named Co	mpany hereby appoint	of
	or failing him/her	in the district of
	·	as my / our proxy to attend
	s my / our behalf at the Annual General Meeting 4.00 P.M. At 285 Princess Street, 2nd Floor , Cl	
Signed this Saturday	, 29th September, 2012	· · · · · · · · · · · · · · · · · · ·
Signature	· · · · · · · · · · · · · · · · · · ·	Affix One
Address		Rupee
		Revenue
		Stamp
Folio No.		••
No of shares held		

 N.B. (1) The Proxy need not be a member.
(2) The Proxy form duly signed and stamped should reach the Registered Office of the Company not less than FORTY EIGHT hours before the time of the holding the meeting.

DHANLAXMI COTEX LIMITED

Registered office : 285 Princess Street,2nd Floor,Chaturbhuj Jivandas House, Mumbai - 400 002

ATTENDANCE SLIP

I/We hereby record my/our presence at the 26th Annual General Meeting of the Company At : 285 Princess Street, 2nd Floor, Chaturbhuj Jivandas House, Mumbai - 400 002 on Saturday, 29th September, 2012 at 4.00 P.M.

Name of the Shareholder	······································
Ledger Folio No.	
Name of Proxy/Representative, if any	
Signature of the Shareholders/Proxy	
Representative	<u>.</u>

NOTE : Shareholders / Proxy Holders are requested to bring their Attendance Slip with them and to hand over it at the gate of the Meeting after their signature.



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285, Princess Street, C.J. House, 2nd Floor, MUMBAI - 400 002.

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