

Board of Directors :	1. 2. 3. 4. 5. 6. 7. 8.	Heerachand Surana, Chairman Y. Sathyakumar, Whole time Director Thavachithan Vaithylingam Palaniswamy, Director Pandian Kashi, Director Bakoolesh Harakchandbhai Khanderia (Upto 05.11.09) Prashant Maganlal Brahmbhatt (Upto 05.11.09) C.S. Rajasekaran (From 05.11.09) Rajendhiran Jayaram (from 02.04.09)
Auditors		Venkat & Rangaa Chartered Accountants No. 13, Flat No. 5, "Majestic Apartments", First floor, Soundarrajan Street, T.Nagar Chennai - 600 017
Bankers		Tamil Nadu Mercantile Bank, Mount Road Branch, Chennai – 600 002.
		Andhra Bank Sowcarpet Branch Chennai – 600 079
		Punjab National Bank Mumbai.
· · ·		Punjab National Bank T. Nagar Branch, Chennai – 600 017.
Registered Office		New No. 72, Old No. 33, First Floor, Giri Road, T. Nagar, Chennai – 600 017.
		Share Transfer Agents Cameo Corporate Services limited, #1, Subramaniam Building, Club House Road, Mount Road, Chennai – 600 002. Ph.: (044) 28460390 (5 lines) Fax: (044) 28460129

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NOTICE

EIGHTEENTH ANNUAL GENERAL MEETING

NOTICE is hereby given that the Eighteenth Annual General Meeting of the Company will be held at Nalvar Thirumana Maaligai, 136 (48) SRP Koil Street, Agaram, Chennai – 600 082 on Wednesday, 29th September, 2010 at 9.30 A.M. to transact the following business:

ORDINARY BUSINESS:

1.To receive consider and adopt the Audited Balance Sheet as at 31.03.2010, the Profit & Loss account for the period from 01.04.2009 to 31.03.2010 and to consider the reports of the Directors and Auditors thereon.

2. To appoint a director in place of Mr. Pandian Kashi, Director who retires by rotation and being eligible offers himself for reappointment.

3. To appoint a director in place of Mr. Rajendhiran Jayaraman, Director who retires by rotation and being eligible offers himself for re-appointment.

4.To appoint M/s. Venkat & Rangaa, Chartered Accountants, the retiring auditor, to hold office from the conclusion of this Annual General Meeting until the conclusion of the next Annual General Meeting of the company at a remuneration to be fixed by the Board of Directors of the Company in consultation with them.

SPECIAL BUSINESS:

5. Appointment of Chockalingam Rajasekaran Subramanian, Additional Director as Director

To consider and if thought fit pass the following resolution as an Ordinary Resolution:

RESOLVED THAT Mr. Chockalingam Rajasekaran Subramanian who was appointed as an additional Director of the Company at the meeting of the Board of Directors held on 5th November 2009 and who holds office as such upto the date of this Annual General Meeting of the Company in terms of Section 260 of the Companies Act, 1956 ("Act") and in respect of whom the Company has received a notice in writing from a Member under Section 257 of the Act proposing his candidature for the office of the Director of the Company be and is hereby appointed as a Director of the Company liable to retire by rotaion.

FURTHER RESOLVED that the Board of Directors of the Company be and are hereby authorized to do all such acts, deeds, things which may be required to give effect to the above resolution

BY ORDER OF THE BOARD OF DIRECTORS

Sd/-

Heerachand Surana (Chairman)

Place: Chennai Date : 04/09/2010

NOTES: 1.A MEMBER ENTITLED TO ATTEND AND VOTE AT THE MEETING IS ENTITLED TO APPOINT A PROXY TO ATTEND AND TO VOTE INSTEAD OF HIMSELF AND THE PROXY NEED NOT BE A MEMBER.

2.A PROXY FORM IN ORDER TO BE EFFECTIVE MUST BE DEPOSITED ATLEAST 48 HOURS BEFORE THE GENERAL MEETING AT THE REGISTERED OFFICE OF THE COMPANY.

3.THE REGISTER OF MEMBERS AND THE SHARE TRANSFER BOOKS OF THE COMPANY WILL REMAIN CLOSED FROM WEDNESDAY, 22nd SEPTEMBER, 2010 TO WEDNESDAY, 29TH SEPTEMBER, 2010 (BOTH DAYS INCLUSIVE) IN CONNECTION WITH THE ANNUAL GENERAL MEETING.

4.THE MEMBERS ARE REQUESTED TO INTIMATE TO THE REGISTRAR AND TRANSFER AGENTS, CAMEO CORPORATE SERVICES LIMITED, #1, SUBRAMANIAM BUILDING, CLUB HOUSE ROAD, MOUNT ROAD, CHENNAI – 600 002, CHANGE OF ADDRESS, IF ANY AT THE EARLIEST QUOTING THEIR REGISTERED FOLIO NUMBER.

5.REAPPOINTMENT OF DIRECTORS

At the ensuing Annual General Meeting Shri Pandian Kashi and Mr. Rajendhiran Jayaraman retires by rotation and being eligible offers themselves for reappointment. Pursuant to Clause 49(VI)(A) of the Listing Agreement relating to the code of Corporate Governance, the particulars of the aforesaid Directors are given below:

Profile of Directors retiring by rotation:

a)Shri Pandian Kashi aged about 42 years is a science graduate and has a rich and varied experience in the field of industry and business.

Shri Pandian Kashi who joined the company on 12th June, 2008 as a Non-Executive Independent Director has contributed in various ways by bringing external and wider perspective and independence to the decision making thereby contributing towards improving the efficiency of the company.

b) Mr. Rajendhiran Jayaram aged about 55 years is a graduate and has enormous and varied experience in industry and business.

Mr. Rajendhiran Jayaram was appointed as an additional director by the Board of Directors of the Company pursuant to Section 260 of the Companies Act, 1956 with effect from 2nd April, 2009 as a professional Non-Executive Independent Director has contributed in various ways by bringing external and wider perspective and independence to the decision making thereby contributing towards improving the efficiency of the Company. Other Directorships/Committee Memberships are NIL.

ANNEXURE TO THE NOTICE

Explanatory Statement as required under Section 173 of the Companies Act, 1956 ("Act")

ITEM 5

Mr. Chockalingam Rajasekaran Subramanian was appointed as an additional director by the Board of Directors at thier meeting held on 5th November 2009 pursuant to Section 260 of the Companies Act, 1956. The Company has received a notice in writing from a member under Section 257 of the Companies Act, 1956 signifying his intention to propose Mr. Chockalingam Rajasekaran Subramanian as a candidate for the Office of Director of the Company. Aged about 48 Years is a graduate with enormous experience in industry and business. His appointment as a non-executive independent Director will strengthen the Board. Other Directorships / Committee memberships are NIL.

BY ORDER OF THE BOARD OF DIRECTORS Sd/-Heerachand Surana (Chairman) L

Place : Chennai Date : 04/09/2010

DIRECTORS REPORT

Your Directors are happy to present the Eighteenth Annual Report of your company together with the Audited Accounts of the Company for the financial year ended 31st March 2010.

FINANCIAL HIGHLIGHTS:

During the year under review, the company has incurred a loss of Rs.11,973,211.00/- as against a loss of Rs. 18,722,960/- during the previous year. The financial results of the company compared to the previous year are summarized as under:

	(Rs.)
31.03.2010	31.03.2009
18,421,969.00	72,714,362.00
(10,839,197.00)	(14,491,690.00)
1,471,376.00	2,420,468.00
(12,310,573.00)	(16,912,158.00)
-	2,200,674.00
-	48,450.00
-	-
(337,362.00)	(438,321.00)
(11,973,211.00)	(18,722,960.00)
(88,544,398.00)	(69,821,438.00)
(100,517,609.00)	(88,544,398.00)
(0.53)	(0.73)
23,235,250	23,235,250
	18,421,969.00 (10,839,197.00) 1,471,376.00 (12,310,573.00) - - - (337,362.00) (11,973,211.00) (88,544,398.00) (100,517,609.00) (0.53)

CHANGE OF NAME:

The name of the Company was changed from TELESYS SOFTWARE LIMITED TO TELESYS INFO-INFRA (I) LIMITED w.e.f. 05.11.2009 consequent upon passing of the special resolution by the shareholders at their Annual General Meeting held on 30th September 2009 and approval from the Central Government under Section 21 of the Companies Act, 1956.

MATERIAL CHANGES AND COMMITMENTS:

There have been no material changes & Commitments, which have occurred between the end of the financial year of the company to which the balance sheet relates and the date of the report affecting the financial position of the company.

RESERVES:

The company does not propose to carry any amount to reserves during the financial year in view of the loss incurred by the company.

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DIVIDEND:

Your directors do not wish to recommend any dividend in view of the loss incurred by the company.

DEPOSITS AND LOANS/ADVANCES:

The Company has not accepted any public deposits during the financial year.

The particulars of loans/ advances and investment in its own shares by listed companies, their subsidiaries, associates etc. required to be disclosed in the annual accounts of the company pursuant to Clause 32 of the listing agreement with the company, are furnished separately.

MANAGEMENT DISCUSSION AND ANALYSIS

a) Economic Overview

According to the estimates by the Ministry of Statistics and Programme Implementation, the Indian economy has registered a growth of 7.4 per cent in 2009-10, with 8.6 per cent year-on-year (y-o-y) growth in its fourth quarter. The growth is driven by robust performance of the manufacturing, mining, quarrying, electricity, gas, water, construction, trade, hotels, transport and communication sectors. GDP growth rate of 7.4 per cent in 2009-10 has exceeded the government forecast of 7.2 per cent for the full year. The Gross National Income is estimated to rise by 7.3 per cent in 2009-10 as compared to 6.8 per cent in 2008-09. The per capita income is estimated to grow at 5.6 per cent in 2009-10.

Under Infrastructure development, Indian Government allocation under Jawaharlal Nehru National Urban Renewal Mission (JNNURM) stepped up by 87 per cent to Rs.12,887 crore in B.E. 2009-10 over B.E. 2008-09. Allocation for housing and provision of basic amenities to urban poor enhanced to Rs.3,973 crore in B.E. 2009-10. This includes provision for Rajiv Awas Yojana (RAY), a new scheme announced.

b) Industry Structure, Development and Outlook

According to DIT, the Indian software and services exports is expected to reach US\$ 49.7 billion in 2009-10 as compared to US\$ 47.1 billion in 2008-09, registering an increase of 5.5 per cent in dollar terms. Further, the IT services exports is estimated to grow from US\$ 25.8 billion in 2008-09 to US\$ 27.3 billion in 2009-10, showing a growth of 5.8 per cent.

Moreover, according to a study published in February 2010, the Indian information technology (IT) market is expected to grow at around 15.5 per cent in 2010, on the back of growing investor confidence and favourable initiatives taken by the government. The data centre services market in the country is forecast to grow at a compound annual growth rate (CAGR) of 22.7% between 2009 and 2011. As per a report by the Internet and Mobile Association of India (IAMAI) and market research, the total number of Internet users in India reached 71 million in 2009. The number of active users increased to 52 million in September 2009 registering a growth of 19% year-on-year. According to IDC India, during January-March 2010, total PC sales in India registered a year-on-year increase of 33%.

The growth in Software Services sector continued to be broad based despite of general recession. The management is also planning diversification in areas of Infrastructures Development, Power sector etc. to improve the performance of the company and in turn enhance shareholders value.

c) Business performance

During the year under review, the company has incurred a loss of Rs.11,973,211/- as against a loss of Rs. 18,722,960/- during the previous year. The performance of the company is expected to improve during the coming years with increasing efforts being made in the direction of improving the working efficiency of the company.

d) Segment Reporting

The company was operating in only one segment up to September 2009 has altered its objects so as to enable it to do the business of infrastructure, real estate and allied activities and consequently changed its name from TELESYS SOFTWARE LIMITED TO TELESYS INFO - INFRA(I) LIMITED. Therefore the Company has two segments i.e. Software development & sales in India and infrastructure, real estate and allied activities.

e) Internal Control System and its adequacy

The system of internal control has been established to provide reasonable assurance of safeguarding assets and maintenance of proper Accounting records and its accuracy. The business risks and its control procedures are reviewed frequently. Systems audit is also conducted regularly to review the systems with respect to Security and its Adequacy. Reports are prepared and circulated to Senior Management and action taken to Strengthen controls where necessary.

f) Risk Management

Risk evaluation and management is an ongoing process in the company.

g) Human resources and Industrial relations

Your company continues to have cordial relations with its employees.

DIRECTORS

Shri Kashi Pandian and Shri Rajendhiran Jayaram, Directors of the company retires by rotation at the ensuing Annual General Meeting of the Company and being eligible offers themselves for reappointment. Chockalingam Rajasekaran Subramanian was appointed as Additional Director with effect from 5th November 2009 who holds office till the conclusion of ensuing annual general meeting. Mr. Bakoolesh Harakchandbhai Khanderia and Prashant Maganlal Brahmbhatt have submitted their resignations with effect from 5th November 2009 and their contribution to the organization during their tenure of office of Director was appreciate and placed on record.

AUDITORS:

M/s. Venkat & Rangaa, Chartered Accountants, Statutory Auditors of the Company retire at the conclusion of the ensuing Annual General Meeting of the Company and being eligible offer themselves for reappointment. A written certificate pursuant to section 224(1B) has been obtained that their appointment if made will be within the limits specified therein. The Audit Committee in its meeting have recommended the reappointment of the Auditors.

AUDITORS REPORT:

There are no reservations, qualifications or adverse remarks contained in the Auditors Report.

CORPORATE GOVERNANCE:

Your Company has always striven to incorporate appropriate standards for good corporate governance. The company's philosophy of Corporate Governance is aimed at exhibiting maximum transparency to the investors by providing them with more information. This is done not only with the information that are to be revealed under mandatory provisions but also with those information which according to the Management and the Board are relevant to the investors and other Statutory Authorities to whom these Reports are addressed to. It has taken adequate steps to ensure that all mandatory provisions of corporate governance as prescribed under the amended listing agreements of the stock exchanges, with which the company is listed are complied with.

A separate report on Corporate Governance is produced as a part of the Annual Report of the Company.

The Auditors of the Company have certified that conditions of Corporate Governance as stipulated under Clause 49 of the Listing Agreement are complied by the Company and their Certificate is annexed to the Report on Corporate Governance.

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

The information regarding conservation of energy and technology absorption as required under Companies (Disclosure of Particulars in the Report of Board of Directors) Rules, 1988 are not applicable to your company. There were no foreign exchange earnings and outgo during the financial year.

PARTICULARS OF EMPLOYEES U/S 217(2A) OF THE ACT:

None of the employees have received remuneration in excess of the sum prescribed u/s 217(2A) of the Companies Act, 1956.

GOING CONCERN:

The Directors consider on the basis of current financial results, future projections and infrastructure available that the company has adequate resources to continue the operational existence in the foreseeable accounts and therefore, the accounts have been prepared on a going concern basis.

DIRECTORS RESPONSIBILITY STATEMENT

The Board of Directors hereby declare:-

(i) that in preparation of accounts, applicable accounting standards have been followed or where departure has been made, explanation relating to material departures;

(ii) that directors have selected such accounting policies and applied them and made judgements and estimates that are reasonable and prudent to give a true and fair view of state of affairs of the Company at the end of the financial year and of the profit or loss of the Company for that period.

(iii) that Directors have taken proper and sufficient care for maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the company and for preventing and detecting fraud and other irregularities; and

(iv) that the directors had prepared Annual Accounts on a Going Concern basis.

COMPANY SECRETARY:

The appointment of Whole time Company Secretary is under consideration of the Company. The company has been availing services of practicing company secretary from time to time to ensure compliance of the provisions of the applicable acts and statutes. Also the Annual Return of the Company is being certified by practicing company secretary from year to year and the company is also taking certifications from them for Stock Exchange Compliances.

CAUTIONARY STATEMENT:

Statements in the Management discussion and analysis describing the company's objectives, projections, estimates and expectations may be "forward looking statements" within the meaning of applicable securities laws and regulations. Actual results could differ materially from those expressed or implied. Important factors that could make a difference to the company's operations include economic conditions affecting demand/supply and prices conditions in the domestic and overseas markets in which the company operates/ going to operate, changes in government regulations, tax laws and other statutes and other incidental factors.

ACKNOWLEDGMENT

Your directors wish to place on record their deep appreciation of the dedication and commitment of employees to the growth of your company during the year. Your directors also express their sincere gratitude to the bankers, consultants, customers, Auditors and the shareholders for their continued patronage and cooperation.

FOR AND ON BEHALF OF THE BOARD

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Sd/- Sd/-(Heerachand Surana) (Y. Sathyakumar) Chairman & Director Whole time Director

Date: 04/09/2010 Place: Chennai

STATEMENT AND REPORTS ON CORPORATE GOVERNANCE

A. MANDATORY REPORTS ON CORPORATE GOVERNANCE

I. Company's Philosophy on Corporate Governance:

Your Company has always striven to incorporate appropriate standards for good corporate governance. The company's philosophy of Corporate Governance is aimed at exhibiting maximum transparency to the investors by providing them with more information. This is done not only with the information that are to be revealed under mandatory provisions but also with those information which according to the Management and the Board are relevant to the investors and other Statutory Authorities to whom these Reports are addressed to. It has taken adequate steps to ensure that all mandatory provisions of corporate governance as prescribed under the amended listing agreements of the stock exchanges, with which the company is listed are complied with.

II. Board of Directors :

Composition and Category

The Board has 6 Directors, comprising of three Executive Directors and Three Non-Executive Independent Directors as on 31st March, 2010. The Executive Directors are involved in the day to day management of the Company and non-executive including the independent directors bring external and wider perspective and independence to the decision making. The composition of the Board of Directors with reference to number of Executive and Non-Executive Directors generally meets with the requirements of Clause 49(I)(A) of the Listing Agreement.

None of the directors is a member in more than 10 committees or acting as a Chairman of more than five committees across all companies in which they are directors.

The composition of the Board of Directors, the number of other Directorship and Committee positions held by the Director, of which the Director is a member/Chairman as on March 31, 2010 are as under:

N am e	Designation		No. of Board Meetings attended during 2009- 2010 out of Nine	attended the last AGM	Directorships	
Heerachand Surana	Chairm an and Director	Promoter and Executive	Nine	Yes	2	Nil
Y. Sathyakumar	Whole time Director	Professional and Executive	Nine	Yes	Nil	Nil
Thavachithan Vaithylingam Palaniswamy	Director	Non- Executive and Independent	Nine	Yes	Nil	Nil
Pandian Kashi	Director	Non- Executive and Independent	Nine	Yes	Nil	Nil
Bakoolesh Harakchandbh ai Khanderia	Director	Non- Executive and Independent	Seven	Yes.	Nil	Nil
Prashant Maganlal Brahmbhatt	Director	Non- Executive and Independent	Seven	Yes	Nil	Nil
Rajendhiran Jayaram	Director	Professional Non- Executive Independent	Nine	Yes	Nil	Nil
Chockalingam Rajasekaran Subramanian	Director	Non- Executive Independent	Two*	Not Applicabl e	NIL	NIL

* Only two meetings were convened from the date of appointment of Mr. Chockalingam Rajasekaran Subramanian as Director

III. Board Agenda :

Meetings are governed by a structured Agenda and a Board member may bring up any matter for consideration of the meeting in consultation with the Chairman. Agenda papers are generally circulated to the Board members at least 4-5 working days in advance. An indicative list of the information usually placed before the Board is as under:

- Annual Budgets and updates thereon.
- Capital expenditure proposals if any and review of their implementation.
- Quarterly, Half yearly and Annual Results.
- Business performance and steps for improvement.
- Legal proceedings involving the Company.
- Minutes of meetings of Audit Committee, Remuneration Committee and Shareholders Committee.
- Materially important show cause notices, non-compliances, if any, etc.

• Other relevant information pertaining to the Company including information detailed in Clause 49 of the Listing Agreement.

IV. Board Meetings :

During the financial year ended 31st March, 2010 Nine Board meetings were held i.e. on 2nd April 2009, 14th May 2009, 30th June 2009, 31st July, 2009, 19th August 2009, 26th August 2009, 31st October, 2009, 5th November 2009, 30th January, 2010 The gap between two Board meetings did not exceed four months. The attendance of the directors at the Board Meetings and the Last Annual General Meeting held on 30.09.2009 are given in the table hereinabove.

V. Committees of the Board

The Board of Directors has constituted 3 Committees of the Board viz.

_Audit Committee

Remuneration Committee

Shareholders Committee and

The Board determines the terms of reference of these Committees from time to time. Meetings of these Committees are convened by the respective Committee Chairman / Company Secretary. At each Board Meeting, minutes of these Committees are placed before the Directors for their perusal and noting.

a) AUDIT COMMITTEE:

The Audit Committee of the Board of Directors of the Company, inter-alia, provides assurance to the Board on the adequacy of the internal control systems and financial disclosures.

TERMS OF REFERENCE:

The terms of Reference of the Audit Committee are wide enough to cover the matters specified for Audit Committees under Clause 49 of the Listing Agreements as well as in Section 292A of the Companies Act, 1956 and inter-alia includes:

1. 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.

2. Recommending to the Board, the appointment, re-appointment and, if required, the replacement or removal of the statutory auditor and the fixation of audit fees and for approval of payment to statutory auditors for any other services rendered by the statutory auditors.

3. Reviewing, with the management, the annual financial statements before submission to the board for approval, with particular reference to:

a. Matters required to be included in the Director's Responsibility Statement to be included in the Board's report in terms of clause (2AA) of section 217 of the Companies Act, 1956.

b. Any Changes in accounting policies and practices and reasons for the same.

c. Major accounting entries involving estimates based on the exercise of judgment by management and significant adjustments made in the financial statements arising out of audit findings.

d. The Going concern assumption.

e. Compliance with accounting standards.

e. Compliance with listing and other legal requirements relating to financial statements

f. Disclosure of any related party transactions i.e. transaction of the company of material nature with promoters of the management and their subsidiaries or relatives etc. that may have potential conflict with the interest of the company at large.

g. Qualifications in the draft audit report.

4. Reviewing, with the management, the quarterly financial statements before submission to the board for approval, performance of statutory and internal auditors, the structure and adequacy of the internal control systems.

5. Reviewing adequacy of the internal audit function, if any, including the structure of the internal audit department, staffing and seniority of the official heading the department, reporting structure coverage and frequency of internal audit and discussing with internal auditors any significant findings and follow up there on.

6. Reviewing the findings of any internal investigations by the internal auditors into matters where there is suspected fraud or irregularity or a failure of internal control systems of a material nature and reporting the matter to the board.

7. Discussion with statutory auditors before the audit commences, about the nature and scope of audit as well as post-audit discussion to ascertain any area of concern.

8. To look into the reasons for substantial defaults in the payment to the depositors, debenture holders, shareholders (in case of non payment of declared dividends) and creditors.

9. Reviewing the Company's financial and risk management policies.

10. Carrying out any other function as is mentioned in the terms of reference of the Audit Committee.

The Audit Committee, inter alia, reviews the following information:

- 1. Management discussion and analysis of financial condition and results of operations;
- 2. Statement of significant related party transactions (as defined by the audit committee), submitted by management;
- 3. Management letters / letters of internal control weaknesses issued by the statutory auditors;
- 4. Internal audit reports relating to internal control weaknesses; and
- 5. The appointment, removal and terms of remuneration of the Chief internal auditor.

In fulfilling the above role the Audit Committee has powers to investigate any activity within its terms of reference, to seek information from employees and to obtain outside legal and professional advice.

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The Audit Committee while reviewing the Annual Financial Statements also reviews the applicability of various Accounting Standards (AS) issued by the Institute of Chartered Accountants of India. Compliance of the 'AS' as applicable to the Company has been ensured in the financial statements for the year ended March 31, 2010.

Constitution:

The Audit Committee comprises of three directors of whom two are Non-Executive Independent Directors and one is Professional Executive Director. The Audit Committee is constituted in accordance with the provisions of Clause 49(IIA) of the Listing Agreement and Section 292A of the Companies Act, 1956. All these directors possess requisite knowledge of Accounts, finance and applicable laws. One of the members acts as Chairman of the Committee Meetings. The Auditors are also invited to the Meetings wherever required. The quorum for the Audit Committee Meetings is two members. The Minutes of the Audit Committee Meetings are noted by the Board of Directors at the subsequent Board Meeting.

Change in constitution of the Committee

Consequent upon resignation of Mr. Bakoolesh Harakchandbhai Khanderia and appointment of Mr. Chockalingam Rajasekaran Subramanian with effect from 5th November 2009, the audit committee was also changed and Mr. Chockalingam Rajasekaran Subramanian was replaced in place of Mr. Bakookesh Harakchandbhai Khanderia.

The composition of the Audit Committee is as follows as on 31st March 2010:

- 1. Chockalingam Rajasekaran Subramanian with effect from 5th November 2009
- 2. Thavachithan Vaithylingam Palaniswamy
- 3. Y. Sathyakumar
- 4. Bakoolesh Harakchandbhai Khanderia up to 5th November 2009

The Committee is presently chaired by Chockalingam Rajasekaran Subramanian who is a Non-Executive Independent Director

Meetings and Attendance:

The Audit Committee met 4 (four) times during the year ended 31st March, 2010 i.e. on

30th April, 2009, 30th June, 2009, 31st October, 2009 and 30th January, 2010.

The gap between two meetings did not exceed four months. The Audit Committee also met prior to finalization of accounts for the year ended 31st March, 2010. And all the committee members have attended all the four meetings.

The Chairman of the Audit Committee was present at the last Annual General Meeting of the Company to answer the Shareholders queries.

b) REMUNERATION COMMITTEE:

TERMS OF REFERENCE AND REMUNERATION POLICY:

The Remuneration Committee has been constituted to recommend and review the remuneration packages of the Managing Director, Whole time Directors and to formulate a broad policy for management remuneration. The remuneration policy as outlined by the committee aims at recognizing and rewarding performances and achievements, while fixing the remuneration of Directors their contribution by way of their professional approach. This policy is in tune with national and international practices.

Constitution:

The Remuneration Committee comprises of three directors all of whom are Non-Executive Independent Directors. The Chairman of the Remuneration Committee is a Non-Executive Independent Director nominated by the Board.

The Committee consists of 3 (three) directors :

1. Thavachithan Vaithylingam Palaniswamy

2.Pandian Kashi

3. Chockalingam Rajasekaran Subramanian with effect from 5th November 2009

4. Bakoolesh Harakchandbhai Khanderia up to 5th November 2009

The Committee is chaired by Shri Thavachithan Vaithylingam Palaniswamy who is a Non-Executive Independent Director.

Meetings and Attendance:

The Remuneration Committee met once during the year i.e. on **31 Oct 2009** And all the directors have attended the meeting.

No Remuneration or Sitting fees has been paid to the Directors of the Company including the Whole time Director.

The Shareholdings of directors in the Company as on 31st March, 2010 are:

Heerachand Surana	:	7,25,000 Equity Shares
Y. Sathyakumar	:	NIL Equity Shares
Thavachithan Vaithylingam Palaniswamy	:	NIL Equity Shares
Pandian Kashi	:	NIL Equity Shares
Bakoolesh Harakchandbhai Khanderia	• :	NIL Equity Shares
Prashant Maganlal Brahmbhatt	:	NIL Equity Shares
Rajendhiran Jayaram	:	NIL Equity Shares
C.S. Rajasekaran	:	NIL Equity Shares

c) SHAREHOLDERS COMMITTEE:

The Board of Directors have constituted a Committee of Directors which functions as Shareholders/ Investors Grievance Committee, consisting of three Directors all of whom are Non-Executive Independent directors, Chaired by a Non-Executive Independent Director.

Role:

The terms of reference of the Shareholders Committee are as under:

1. To specifically look into the redressal of Shareholders Grievances pertaining to :

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- Transfer/ transmission/ transposition of shares.
- Consolidation/splitting of shares/ folios.
- Issue of share certificates for lost, subdivided, consolidated, rematerialized, defaced etc.

Dematerialisation of shares.

Recommend measures to improve the level of investor services.

The company and the Registrar and Share Transfer Agents Cameo Corporate Services Limited attend to all grievances of the shareholders and investors received directly or through SEBI, Stock Exchanges, Ministry of Corporate Affairs, Registrar of Companies etc. Continuous efforts are made to ensure that grievances are more expeditiously redressed to the complete satisfaction of the investors. The Minutes of the Shareholders committee are noted by the Board of Directors at their meetings.

Constitution:

The Committee consists of 3 (three) directors :

1.Pandian Kashi

- 2. Thavachithan Vaithylingam Palaniswamy
- 3. Chockalingam Rajasekaran Subramanian with effect from 5th November 2009

4. Bakoolesh Harakchandbhai Khanderia up to 5th November 2009

The Committee is chaired by Shri Pandian Kashi who is a Non-Executive Independent director of the Company.

Meetings and Attendance:

The Shareholders Committee met 4 (four) times during the year i.e. on

30th April, 2009, 30th June, 2009, 31st October, 2009 and 30th January, 2010

And all the directors have attended all the four meetings.

NAME AND DESIGNATION OF THE COMPLIANCE OFFICER: SHRI Y. SATHYAKUMAR, DIRECTOR Tel No. : 044 – 24662518 Fax No. : 044 – 42312518 Email ID : telesyss@yahoo.com

DETAILS OF INVESTORS COMPLAINTS RECEIVED AND ADDRESSED:

Opening Balance	Received	during	the	Resolved	during	the	Closing Balance
	year			year			
0		3			3		0

No Investors grievances remained unattended/pending for more than 30 days as on 31st March, 2010.

VI, GENERAL BODY MEETINGS :

Location and time, where last three Annual General Meetings were held is given below:

General Body Meeting	Date	Venue	ไ น้าย	Special Resolutions passed at AGM
AGM for the year 2009	30.09.2009	Nalvar Thirumana Maaligai, 136 (48) SRP. Koil Street, Agaram, Chennai – 600 082	9.30 A.N.	YES
AGM for the year 2008	30.09.2008	Nalvar Thirumana Maaligai, 136 (48) SRP. Koil Street, Agaram, Chennai – 600 082	9.30 A.M.	No
AGM for the year 2007	29.09.2007	New No. 33, Old No. 15, Postal Colony, First Street, West Mambalam, Chennai - 600 033	10.00 A.M.	No

b. Special Resolutions passed at last three Annual General Meetings

At the Annual General Meeting held on 30th September, 2009, Two Special Resolutions were passed (1) for alteration of the Main Objects Clause of the Company; and (2) Change in the name of the Company. Both the resolutions were passed with requisite majority and the resolution relating to alteration of Main Objects Clause was also passed through postal ballot as required under Section 192A of the Companies Act, 1956.

c. Passing of resolutions by Postal Ballot

Resolution amending main objects clause was passed by Postal Ballot during the last financial year 2008-09.

d. No Extraordinary General Meeting was held during the last three financial years.

VII. SUBSIDIARIES : NIL

VIII. CODE OF CONDUCT:

The Board of Directors has adopted the Code of Business Conduct and Ethics for Directors and Senior Management. The said code has been communicated to the Directors and members of the Senior Management and they have affirmed compliance with the same. There is no website of the company.

IX. PREVENTION OF INSIDER TRADING:

The Company has framed a Code of Conduct for prevention of Insider Trading based on SEBI (Insider Trading) Regulations, 1992 as amended from time to time. This code is applicable to all Directors/Officers/Designated Employees. The code ensures the prevention of dealing in company's shares by persons having access to unpublished price sensitive information.

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X. DISCLOSURES:

There are no materially significant transactions made by the company with its promoters, the directors or the management, their subsidiaries or relatives etc. which require separate disclosure. In the preparation of the financial statements, the Company has followed the Accounting Standards referred to in Section 211(3C) of the Companies Act, 1956. The trading in securities of the Company was suspended by BSE from 31st December, 2007 on account of some non-compliances of listing agreement clauses. However, the company complied with all the provisions of the listing agreement upto date and paid the reinstatement fees. The suspension of trading is not revoked by the BSE till date. The Company has complied with the mandatory requirements relating to strengthening the responsibilities of Audit Committee, improving the quality of financial disclosures, including related party transactions and periodical review by the Board and its constituted committees. The Company has adopted the non-mandatory requirements with regard to setting up of a remuneration committee.

MEANS OF COMMUNICATION:

(i) The Board of Directors of the company approves and takes on record the quarterly and yearly financial results in the proforma prescribed by Clause 41 of the Listing Agreement within one month of the close of the respective period.

(ii) The approved financial results are forthwith sent to the listed stock Exchanges and are published in the leading national English Newspaper namely Trinity Mirror (English daily). In addition the same is published in local language (Tamil) newspaper namely Makkal Kural (Tamil daily) within forty-eight hours of approval thereof. The same are not sent to the shareholders separately.

(iii) Management Discussion and Analysis forms part of the Annual Report, which is posted to the shareholders of the company.

(iv) The Company has not made presentations to Institutional Investors or to Analysts.

(v) Company's Email ID: telesyss@yahoo.com

XI. GENERAL SHAREHOLDERS INFORMATION:

Registered Office	:	New No. 72, Old No. 33, First Floor, Giri Road, T. Nagar, Chennai – 600 017
Number of AGM	:	18th AGM
Date	•	29TH SEPTEMBER, 2010
Day	:	WEDNESDAY
Time	:	9.30 A.M.
Venue	:	Nalvar Thirumana Maaligai, 136 (48)
		SRP. Koil Street, Agaram, Chennai – 600 082
Financial year	:	1ST April, 2009 to 31st March, 2010
Book Closure date	:	22nd SEPTEMBER, 2010 TO
		29TH SEPTEMBER, 2010
		(BOTH DAYS INCLUSIVE)
Dividend payment date	:	Not Applicable

LISTING ON STOCK EXCHANGES:

The Bombay Stock Exchange Limited, Mumbai.

LISTING FEES: The company has paid listing fees up to the financial year 2010-2011.

REGISTRAR AND TRANSFER AGENTS: CAMEO CORPORATE SERVICES LIMITED, #1, SUBRAMANIAM BUILDING, CLUB HOUSE ROAD, MOUNT ROAD, CHENNAI - 600 002.

SHARE TRANSFER SYSTEM:

The share transfers in physical form are processed and the share certificates returned within a period of 10 to 15 days from the date of receipt by the Registrar and Transfer Agent so long as the documents have been clear in all respects. In case of shares in electronic form, the transfers are processed by NSDL/CDSL through respective Depository participants. The company as per SEBI Guidelines offers the facility of transfer cum demat. There are no pending share transfers and requests for demat as on 31st March, 2010. In compliance with the Listing Agreement with the Stock Exchanges, a Practising Company Secretary carries out an Audit of the System of Transfer and a certificate to that effect is issued.

SHARE PRICES:

Stock Code: 532315 Market Price Data:

High, low (based on the closing prices) and number of shares traded during each month in the financial year 2009-2010 on the Bombay Stock Exchange Limited and Performance of Share Price of the Company in Comparison to the BSE Sensex is not available as the trading in securities of the Company was suspended by BSE from 31st December, 2007.

MANAGEMENT DISCUSSION AND ANALYSIS REPORT:

The Management Discussion and Analysis Report is included in the Directors Report and forms part of the Annual Report.

XII. COMPLIANCE CERTIFICATE OF THE AUDITORS:

The Statutory Auditors have certified that the Company has complied with the conditions of Corporate Governance as stipulated in Clause 49 of the Listing Agreement with the Stock Exchanges and the same is annexed to the Directors Report and Management Discussion and Analysis. The certificate from the Statutory Auditors will be sent to the listed Stock Exchanges alongwith the Annual Reports of the Company.

XIII. CHIEF EXECUTIVE OFFICER CERTIFICATE:

The Chief Executive Officer have certified to the Board as required under Clause 49(v) of the Listing

Category	Shares	%
A. Promoters Holdings		
1. Promoters Indian Promoters Foreign Promoters	1,325,000	5.7025
2. Persons Acting in concert Sub-Total	1,325,000	
B. Non Promoters Holdings	· · · · · · · · · · · · · · · · · · ·	ан ан аран на дан ан дан андан ан а
 Institutional Investors a) Mutual Funds and UTI 		
b) Banks, Financial Institutions, Insurance Companies, (Central/State Govt/Institutions/ Non-Government Institutions) City Union Bank	100	0.0004
c) FIIs		
Sub-Total	100	0.0004
4. Others		
a) Private Bodies Corporate	8,090,277	34.8190
b) Clearing members c) Indian Public	900 13,810,582	0.0039 59.4381
d) NRI/OCBs e) Any other (Please Specify) Shares in Transit Forfeited Shares Foreign National	· 8,391 	0.0361
Sub-Total	21,910,150	94.2971
Grand Total	23,235,250	100

SHARE HOLDING PATTERN AS ON 31ST MARCH, 2010

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No. of Equity Shares Held	No. of Shareholders	%	No. of Shares	%
Upto 100	21793	78.4739	2166351	9.3235
101 - 500	3552	12.7903	1082111	4.6571
501 - 1000	1119	4.0293	989482	4.2585
1001 - 2000	611	2.2001	10001383	4.3097
2001 - 3000	208	0.7489	544070	2.3415
3001 - 4000	89	0.3204	327154	1.4080
4001 - 5000	134	0.4825	647914	2.7884
5001-10000	143	0.5149	1136945	4.8931
10001 and above	122	0.4393	15339840	66.0196
Total	27771	100.0000	23235250	100.0000

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DISTRIBUTION SCHEDULEAS ON 31.03.2010

Dematerialisation of Shares and Liquidity:

The company's shares are available for trading on both the depositories in India viz., National Securities Depositories Limited (NSDL) and Central Depository Services (India) Limited (CDSL).

As on 31st March, 2010 the details of shares in demat mode and in physical mode are as under:

No. of shares in Physical mode	:	15182510
No. of shares in dematerialized mode CDSL	:	2524041
NSDL	:	5528699

Under the Depository system the International Securities Identification Number (ISIN) allotted to the Company's Shares is **INE042B01012**

Outstanding GDRs/ADRs/ Warrants : Nil

SECRETARIAL AUDIT FOR RECONCILIATION OF CAPITAL:

As stipulated by SEBI, a qualified practicing Company Secretary carries out Secretarial Audit to reconcile the total admitted capital with National Securities Depositories Limited (NSDL) and Central Depository Services (India) Limited (CDSL) and the total issued and listed capital. This Audit is carried out every quarter and the report thereon is submitted to the Listed Stock Exchanges. The audit confirms that the total listed and paid up capital is in agreement with the aggregate of the total number of shares in dematerialized form (held with NSDL and CDSL) and total number of shares in physical form.

Company Registration details

The Company is registered in the State of Tamilnadu. The Corporate Identity Number (CIN) allotted to the Company by the Ministry of Corporate Affairs (MCA) is L74999TN1992PLC023621.

Address for Correspondence :

Regd. Office: New No. 72, Old No. 33, First Floor, Giri Road, T. Nagar, Chennai – 600 017.

Registrar And Transfer Agents: Cameo Corporate Services Limited, #1, Subramaniam Building, Club House Road, Mount Road, Chennai – 600 002.

In terms of Clause 47(f) of the Listing Agreement of Stock Exchanges, investors may please use the following exclusive e-mail id for redressal of Investor requests/complaints:-E-mail :investorcomplaintstelesys@yahoo.com.

Factory Location : Nil

FOR AND ON BEHALF OF THE BOARD

Sd/- Sd/-(Heerachand Surana) (Y. Sathyakumar) Chairman & Director Whole time Director

Date: 04/09/2010 Place: Chennai

DECLARATION REGARDING COMPLIANCES BY BOARD MEMBERS AND SENIOR MANAGEMENT PERSONNEL WITH COMPANY'S CODE OF CONDUCT

This is to confirm that the Company has adopted a code of conduct for the members of the Board and Senior Management Personnel. I confirm that the company has, in respect of the financial year ended 31st March, 2010, received from the members of the Board and Senior Management Team of the Company, a declaration of compliance with the code of conduct as applicable to them.

> Sd/-Y. Sathyakumar Whole time Director

Place : Chennai Date : 04.09.2010

AUDITORS CERTIFICATE REGARDING COMPLIANCE WITH CONDITIONS OF CORPORATE GOVERNANCE UNDER CLAUSE 49 OF THE LISTING AGREEMENT

REGISTRATION NO. OF THE COMPANY: 18-023621 NOMINAL CAPITAL: RS. 25,00,00,000/-

TO THE MEMBERS OF TELESYS INFO- INFRA (I) LIMITED CHENNAI

We have examined all the relevant records of **M/s. TELESYS INFO - INFRA (I) LIMITED** for the purpose of certifying compliance of the conditions of Corporate Governance under Clause 49 of the Listing Agreement with BSE for the financial year ended on 31st March, 2010. We have obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of certification.

The compliance of conditions of corporate governance is the responsibility of the management. Our examination was limited to a review of the procedures and implementation thereof, adopted by the Company for ensuring the compliance of the conditions of the Corporate Governance. This certificate is neither an assurance as to the future viability of the Company nor of the efficacy or effectiveness with which the management has conducted the affairs of the company.

In our opinion and to the best of our information and according to the explanations given to us and the representations made by the Directors and the management, we certify that the company has complied with the applicable mandatory conditions of Corporate Governance as stipulated in Clause 49 of the above mentioned Listing Agreement and the company has adopted the non-mandatory requirements with regard to setting up of a remuneration committee.

As required by the Guidance Note issued by the Institute of Chartered Accountants of India, we have to state that the Registrar and Share Transfer Agents of the Company have maintained records to show Investors' Grievances against the Company and have certified that as on 31st March, 2009 there were no investor grievances remaining unattended / pending for a period exceeding one month.

For M/s. Venkat & Rangaa, Chartered Accountants

Sd/-

(S. Mohanrajan) Partner

Membership No. 206393

Date : 04.09.2010 Place : Chennai

CERTIFICATION BY CEO/CFOs issued pursuant to revised Clause 49 of the Listing Agreement.

The Board of Directors TELESYS INFO - INFRA (I) LIMITED CHENNAI.

Re : Financial Statements for the year 2009 - 10 - Certification by CEO

1, Y. Sathyakumar, Whole time Director of M/s. TELESYS INFO - INFRA (I) LIMITED, CHENNAI on the basis of review of the financial statements and the Cash Flow Statement for the financial year ending 31st March, 2010 and to the best of my knowledge and belief, hereby certify that

1. These statements do not contain any materially untrue statements or omit any material fact or contains statements that might be misleading.

2. These statements together present a true and fair view of the Company's affairs and are in compliance with existing accounting standards, applicable laws and regulations.

3. There are, to the best of our knowledge and belief, no transaction entered into by the Company during the year ended 31st March, 2010 which are fraudulent, illegal or violative of the Company's Code of Conduct.

4. Based on my observance and on the basis of submission received through sub-certification process, I certify that internal controls for financial reporting are established, maintained and are effective considering the nature and size of the business. Further, no deficiencies have been observed in design or operation of such internal controls for the period covered by this report.

5. We further certify that :

(a) There have been no significant changes in internal control during this year.

(b) There have been no significant changes in accounting policies during this year.

(c) There have been no instances of significant fraud of which we have become aware and the involvement therein, of management or an employee having significant role in the Company's internal control systems.

Sd/-(Signature of the Certifying Authority) Y. Sathyakumar (Whole time Director)

Date : 04.09.2010 Place : Chennai

AUDITORS' REPORT TO THE MEMBERS OF

TELESYS INFO-INFRA (I) LIMITED

We have audited the attached Balance Sheet of Telesys Info-Infra (I) Limited (formerly known as Telesys Software Limited) ("the Company") as at 31st March 2010 and the Profit & Loss Account and 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 the 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.

1. As required by the Companies (Auditor Report) Order, 2003, as amended by the Companies (Auditors Report) Amendment Order, 2004 ("the Order") issued by the Central Government of India in terms of sub-section (4A) of section 227 of the Companies Act, 1956, ("the Act") we enclose in the annexure a statement on the matters specified in paragraphs 4 and 5 of the said Order.

2. 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, the Company has kept proper books of account as required by Law so far as appears from our examination of those books

(iii) The Balance Sheet, Profit & Loss Account and cash flow statement dealt with by this report are in agreement with the books of accounts.

 (\tilde{v}) In our opinion, the Balance Sheet, Profit & 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 the written representations received from the Directors, as on 31st March, 2010 and taken on record by the Board of Directors, we report that none of the Directors is disqualified as on 31st March 2010 from being appointed as a Director in terms of Clause (g) of sub-section (1) of section 274 of the Companies Act, 1956; and

(vi) In our opinion and to the best of our information and according to the explanations given to us, the said accounts 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:-

i. In the case of the balance sheet, of the state of Affairs of the Company as at 31st March 2010; and ii. In the case of the Profit & Loss Account of the Loss of the company for the year ended on that date.

iii. In the case of the cash flow statement, of the cash flows for the year ended on that date. The Cash Flow Statement has been prepared by the company in accordance with the requirements of Clause 32 of the listing agreements entered into with the Stock Exchange.

FOR VENKAT & RANGAA Chartered Accountant F NO 004597S

> Sd/-S. Mohanraajan Partner M No. 206393

Place: Chennai Date: 03.06.2010

ANNEXURE TO THE AUDITOR'S REPORT

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Annexure referred to in our report to the members of M/s. Telesys Info-Infra (I) Limited (formerly known as Telesys Software Limited) ("the Company") for the year ended 31st March 2010.

1. a) The Company has maintained proper records showing full particulars including quantitative details and situation of fixed assets.

b) All the assets have been physically verified by the management during the year and there is regular programme of verification which, in our opinion, is reasonable having regard to the size of the Company and the nature of its assets. No material discrepancies were noticed on such verification.

c) During the year no sale of any of the fixed assets was effected by the Company.

2. The Company does not have any inventory. Accordingly paragraph 4(ii) of the order is not applicable.

3. The Company has neither taken nor granted any loans, secured and unsecured to/from companies, firms and other parties listed in the register maintained under section 301 of the Companies Act 1956.

4. In our opinion and according to the information and explanations given to us, there are adequate internal control procedures commensurate with the size of the company and the nature of its business. During the course of our audit, we have not observed any continuing failure to correct major weaknesses in internal controls.

5. The Company has not entered into any contracts or arrangements attracting provisions of Section 301 of the Companies Act, 1956. Accordingly, clause 4 (v) of the order is not applicable.

6. The Company has not accepted any deposits from the public and hence provisions of sections 58A and 58AA of the Companies Act, 1956 and the Companies (Acceptance of Deposits) Rules 1975 are not applicable. Accordingly, clause 4(vi) of the order is not applicable.

7. In our opinion the Company has an internal audit system commensurate with its size and nature of its business.

8. The Company has not been required by the Central Government to maintain cost records under Section 209 (1) (d) of the Companies Act, 1956. Accordingly, clause 4 (viii) of the order is not applicable.

9. a) The Company is regular in depositing with appropriate authorities undisputed statutory dues such as Income Tax, Sales Tax, Education Cess and other material statutory dues applicable to it.

b) According to the information and explanations given to us there are no disputed amounts payable in respect of Income Tax, Sales Tax, Education Cess were in arrears as at 31st March, 2010 for a period of more than six months from the date they become payable.

10. In our opinion, the accumulated losses of the Company are not more than fifty percent of its net worth. The Company has not incurred cash losses during the financial year covered by our audit and in the immediately preceding financial year.

11.In our opinion and according to the information and explanation given to us, the Company has not availed any loan from financial institution, banks or debentures holders and hence the question of default in repayment doesn't arise.

12. The Company has not granted loans and advances on the basis of security by way of pledge of shares, debentures and other securities. Accordingly clause 4(xii) of the order is not applicable.

13.In our opinion, the Company is not a Chit Fund or a Nidhi/ Mutual Benefit Fund/ Society. Therefore, the provision of clause 4(xiii) of the Companies (Auditor's Report) (Amendment) Order, 2004 are not applicable to the Company.

14. The Company is not dealing or trading in Shares, Securities, Debentures and other Investment. The Investments in Shares, Securities, Debentures and other forms of Investments were held in the name of the Company.

15. According to the information and explanations given to us, the Company has not given any guarantee for loans from Banks or Financial Institutions. Accordingly Paragraph 4(xv) of the Order is not applicable.

16.According to the information and explanations given to us, we report that the Company has not raised any Term Loan during the Year.

17. According to the information and explanations given to us, we report that the Company has not raised any Short Term or Long Term funds during the Year.

18. According to the information and explanations given to us, 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. According to the information and explanations given to us, during the period covered by this audit report, the Company has not issued any debentures.

20. The Company has not raised any money by way of public issue during the year.

21. According to the information and explanations given to us, no material fraud on or by the Company has been noticed or reported during the course of our audit.

For VENKAT & RANGAA Chartered Accountant F No 004597S

Place: Chennai Date: 03.06.2010

> Sd/-S.Mohanraajan Partner M.No. 206393

BALANCE SHEET AS AT 31.03.2010 **Particulars** Sch As at As at March 31, 2010 March 31, 2009 Rs Rs SOURCES OF FUNDS SHARE HOLDERS' FUNDS Share capital 1 232,352,500 232,352,500 Reserves & Surplus 2 34.949.500 34,949,500 LOAN FUNDS Secured Loans Unsecured Loans Deffered Tax Liability (Net) 667,623 1,004,985 267.969.623 268,306,985 APPLICATION OF FUNDS **FIXED ASSETS** 3 76.098.500 76.098.500 Gross Block Less: Depreciation 70,777,512 69,306,136 Net Block 5,320,988 6,792,364 **INVESTMENTS** 8,590,199 31,007,699 4 CURRENT ASSETS, LOANS AND ADVANCES Inventories 5 2,170,544 59,824,044 Sundry Debtors 6 Cash And Bank Balances 5,116,625 3,070,938 Loans and Advances 7 193,553,147 116,694,981 200,840,317 179,589,964 Sub Total Less: CURRENT LIABILTIES AND PROVISIONS **Current Liabilities** 41,962,091 31.934.591 8 Provisions 9 5.337.399 5,692,849 NET CURRENT ASSETS 153,540,827 141.962.524 10 Miscellaneous Expenditure (To the Extent not written off or adjusted) Profit & Loss Account 100,517,609 88,544,398 267,969,623 268,306,985 Significant Accounting Policies & Notes to Accounts 15 For and on behalf of board As per our report of Even date for Venkat & Rangaa Chartered Accountants F No.004597S Sd/-Sd/-Sd/-Y.Satya Kumar Heera Chand Surana S Mohanraajan Director Director Partner Place: Chennai

TELESYS INFO-INFRA (I) LIMITED

Membership No.206393

Date 03.06.2010

Profit and Loss Account for the year ended March 31, 2010

PARTICULARS		SCH	As on 31/03/2010 Rs	As on 31/03/2009 Rs
INCOME				R5
Sales and Service Income			292,000	1,093,645
Other Income		11	18,129,969	71,620,717
			18,421,969	72,714,362
EXPENDITURE				
Decrease in Inventories			-	-
Software Development Expe	enses	12	1,953,424	2,841,737
Purchases		13	14,183,500	53,859,729
Operating & Administrative	Expenses	14	13,124,242	14,782,161
Depreciation			1,471,376	2,420,468
Preliminary Expenses Writte	en off		-	538,784
Goodwill Written Off			-	15,183,640
			30,732,542	89,626,520
PROFIT/(LOSS) BEFORE	E TAX		(12,310,573)	(16,912,158)
Prior Period Expenditure			-	2,200,674
Provision for FBT			-	48,450
Provision for taxation-Curre	nt		-	-
Provision For Deferred Tax -	Asset		(337,362)	(438,321)
PROFIT/(LOSS) AFTER 7	ſAX		(11,973,211)	(18,722,960)
			(11,973,211)	(18,722,960)
Add:Balance brought forwar			(88,544,398)	(69,821,438)
Balance carried to Balance	sheet		(100,517,609)	(88,544,398)
Earnings Per Share - Basic &	biluted (Rs.)		(0.53)	(0.73)
Weighted Average Number of			23,235,250	23,235,250
Notes to Accounts		15		
For and on behalf of the boar	rd		As	s per our report of for Venkat Chartered A
				F 1
Sd/-	Sd/-	-		
Y.Satya Kumar	Heera Char	nd Surana		Sd/-
	~	-		6 X 6 1

Y.Satya Kumar Whole time Director

Place: Chennai Date: 03.06.2010

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Sd/-S Mohanraajan Partner

Membership No.206393

Chairman & Director

Particulars	As at	As at
	March 31,2010	March 31,2009
SCHEDULE 1	Rs	Rs
SHARE CAPITAL		
Authorized		
25000000 (PY 25000000) Equity	250,000,000	250,000,000
Shares of Rs. 10/- each		
Issued and Subscribed & Paid Up:-	232,352,500	232,352,500
23235250 (PY 23235250) Equity	232,352,500	232,352,500
Shares of Rs. 10/- each		
SCHEDULE 2		
RESERVES & SURPLUS		
Share Premium	34,949,500	34,949,500
	34,949,500	34,949,500
SCHEDULE 3		
FIXEDASSETS		
(Separate Statement Attached)		
SCHEDULE 4		
INVESTMENT		
Quoted Investments - Fully Paid		
i)Shapre Infotech India Limited	1,760,000	1,760,000
Cost of 1183933 (P.Y 1183933) Equity		
Shares of Face Value Rs 10/- each		
ii) SMR Universal Softtech Limited	2,017,239	2,017,239
Cost of 1052400 (P.Y1052400) Equity		
Shares of Face Value Rs 10/- each		
iii) Sambhav Infra (I) Limited	1,920,815	1,245,815
Cost of 8945000 (P.Y894500) Equity		
Shares of Face Value Rs 10/- each		
Non Quoted Investments - Fully Paid		
iv)Baghmar Finance Limited	-	1,000,000
Cost of Nil(P.Y.50000)Equity		
Shares of Face Value Rs 10 each		
y)Parque Foods & Exports Limited	244,514	244,514
Cost of 198300(P.Y.198300) Equity		
Shares of Face Value Rs 10 each		
vi)Pentagaon Global Solutions Limited	840,131	840,131
Cost of 880275(P.Y.880275)Equity		,
Shares of Face Value Rs 10 each		
vii)Chenitan Color Chem Pvt Ltd	307,500	-
Cost of 123000 (P.Y.Nil) Equity	·	
Shares of Face Value Rs. 10 each		
viii)Greenpath Energy Pvt Ltd	-	6,500,000
Cost of Nil (P.Y.130000) Equity		.,,
Shares of Face Value Rs. 10 each		

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ix) Mahavir Bio Power Ltd Share Application Money		
Share Application Money	-	5,400,000
x) Gigo Softlogic Pvt Ltd	-	5,000,000
Cost of Nil (P.Y.100000) Equity	•	
Shares of Face Value Rs. 10 each		
xi) Sambhav Energy Ltd	- ·	5,500,000
Cost of Nil (P.Y.109700) Equity		
Shares of Face Value Rs. 10 each		
xii) Sameer Financial Services Pvt Ltd	100,000	100,000
Cost of 4000 (P.Y.4000) Equity		
Shares of Face Value Rs. 10 each		
xiii) Sameer Financial Services Pvt Ltd	1,400,000	1,400,000
Share Application Money		
	8,590,199	31,007,699
SCHEDULE 5		
SUNDRY DEBTORS		
(Unsecured)		
(a) Debts Outstanding for a Period Exceeding Six Month	S	
Considered Good	2,170,544	59,824,044
Considered Doubtful	-	-
(b) Others		
Considered Good	-	-
Considered Doubtful	-	-
	2,170,544	59,824,044
Less: Provision for Doubtful Debts	-	
	2,170,544	59,824,044
Directors or Other Officers	-	
	2,170,544	59,824,044
•		
SCHEDULE 6		
CASHAND BANK BALANCES		
Cash on Hand	557,417	2,382,286
Bank Balance -		_,,
- With Scheduled Banks on		
Current Accounts	4,559,209	688,653
CurrentAccounts	.,,	-
- In Fixed Deposit	-	-
	-	-

SCHEDULE 7

LOANSANDADVANCES

(Unsecured considered good unless

otherwise stated)

Advances recoverable in cash or in

kind or for value to be received

TELESYS INFO-IN
VS IN
INFO
FRA
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Schedules forming part of Accounts WDV METHOD

SCHEDULE 3 : FIXED ASSETS

		Gros	s Block		Depreciation / Amortization		Net Block			
Descriptions	As at 01.04.2009	Additions	Deletions	As at 31.03.2010	Upto 01.04.2009	For the period	Deletion	Upto 31.03.2010	As at March 31, 2010	As at March 31,2009
Computers, Softwares & Peripherals	71,709,262	-	-	71,709,262	68,188,944	1,408,127	-	69,597,071	2,112,191	3,520,318
Office Equipments	1,543,444	-	-	1,543,444	1,093,410	62,600	-	1,156,010	387,434	450,034
Vehicles	26,288	-	-	26,288	23,782	649	· -	24,431	1,857	2,506
	73,278,994	-	-	73,278,994	69,306,136	1,471,376	-	70,777,512	2,501,482	3,972,858
Building Under Construction	2,819,506	-	•	2,819,506	•	-		-	2,819,506	2,819,506
	76,098,500	-	-	76,098,500	69,306,136	1,471,376	-	70,777,512	5,320,988	6,792,364

(a) Debts Outstanding Exceeding Six Mo		1		
C	onsidered G onsidered D		101,204,631	102,032,917
(b) Others				
	onsidered G onsidered D		89,788,945	12,928,280
			190,993,576	114,961,197
Less: Provision for do	ubtful Debt	S	-	
			190,993,576	114,961,197
Tax Deducted At Sour	ce			
Opening Balance	a tha Vaan	17,33,784.00	2 660 671	1 722 794
Add:Additions Durin	g the Year	8,25,787.00	2,559,571	1,733,784
			193,553,147	116,694,981
Note:				
Advances recoverable				
value to be received in	clude Interc	orporate		
deposite				
SCHEDULE 8 CURRENT LIABIL	FTTEC			
(a) Total Outstanding			_	_
(b) Total Outstanding			41,962,091	31,934,591
other than SSIs			41,902,091	51,754,571
			41,962,091	31,934,591
SCHEDULE 9			<u> </u>	
PROVISSIONS				
Provision for Taxation	L .		3,345,794	3,345,794
Advance Received			1,953,000	2,245,000
Provission for Expens	es		38,605	53,605
Provision for FBT			5,337,399	48,450 5,692,849
SCHEDULE10				5,092,049
MISCELLANEOUS	EXPENDI	TURE		
Opening Balance		TURE	-	538,784
Less:Written off durin	g the year		-	538,784
				-
SCHEDULE 11				
OTHER INCOME				
Interest Received (Les		- <i>m</i> / \	12,264,469	5,826,775
Rs.8,25,787/- & LY Te	ds Ks.6,24,2	15/-)	070 000	2 510 ((0
Sale of Shares Sale of Land			878,000	3,510,660
Sale OI Lanu			4,987,500 18,129,969	62,283,282 71,620,717
			10,147,707	/1,020,/1/

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SCHEDULE 12		
SOFTWARE DEVELOPMENT EXPENSES	1 959 570	2 227 402
Salaries Allowances & Incentives	1,858,579	2,337,403
Staff Welfare-Employees	94,845	154,084
Cost of Software Packages & Computer	-	350,250
Maintanance		
	1,953,424	2,841,737
SCHEDULE 13		
PURCHASES		
Purchases of Shares	11,500,000	25,260,306
Purchases of Land	2,683,500	28,599,423
	14,183,500	53,859,729
SCHEDULE 14		
SCHEDULE 14 OPERATING AND ADMINISTRATIVE EXPENSES		
Discount Allowed	_	9,557,184
Travelling & Conveyance	45,813	380,628
Rent	114,000	108,000
Rent & Taxes	50,000	100,000
Electricity	74,434	72,303
Postage & Courier	68,963	212,741
Printing & Stationary	107,929	149,548
Repairs & Maintanance	107,929	147,540
Building	4,219	81,450
Machinary		14,650
Advertisement & Marketing Expenses	11,000	5,000
Telephone Charges	281,541	38,059
Roc Fees	19,000	17,520
Loss on sale of Shares - Short Term	10,875,200	-
Maintenance Charges	66,000	
Auditors Fees	38,605	38,605
Miscellaneous Expenses	90,846	155,926
Bank Charges	8,303	38,169
Donation	100,000	-
Bonus		498,000
NSDL Fees	34,297	22,472
Listing Fees	36,641	30,000
Bad Debts	-	2,800,000
Share Transfer Agent Fees	30,840	_,,
Consultancy Charges	940,610	36,000
Brokerage & Commission Paid	-	200,000
Fuel Charges	-	36,881
Business Promotion Exp	126.001	289,026
· · · · · · · · · · · · · · · · · · ·	13,124,242	14,782,161
	,	

For and on behalf of board

Sd/-Y.Satya Kumar Whole time Director Sd/-Heera Chand Surana Chairman & Director

Place: Chennai Date: 03.06.2010 As per our report of Even date for Venkat &Rangaa Chartered Accountants F No.0045975 Ļ

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Sd/-S Mohanraajan Partner Membership No. 206393

SCHEDULE-15

SIGNIFICANT ACCOUNTING POLICIES AND NOTES ON ACCOUNTS

I Significant Accounting Policies

1. Basis of preparation of Financial Statements:

The Financial Statements have been prepared in accordance with the generally accepted accounting principles on accrual basis and comply with the accounting standards referred to in section 211 (3C) of the Companies Act, 1956 as adopted consistently by the company. The company follows the mercantile system of accounting and recognizes income and expenditure on accrual basis.

2. Revenue Recognition:

Revenue from software development is recognized at the time of invoicing them to customers. The sale of Shares is accounted on transfer and sale of Land is accounted on registration of sale deed.

3. Fixed Assets:

Fixed assets are stated at historical cost less accumulated depreciation.

4. Investments:

Investments are classified as long-term investments and current investments. Long-term investments are stated at cost and any decline other than temporary, in the value of such investments is charged to the Profit and Loss Account. Current investments are stated at lower of cost and market value. Investments are held in the name of the company. As on the date of the balance sheet all investments made by the Company are Long term investments only.

5. Depreciation:

Depreciation on fixed assets is provided on written down value basis at the rates prescribed in schedule XIV to the Companies Act, 1956. The Company has provided depreciation only on the assets utilized during the year.

6. Segment:

The Company has amended its main objects clause on 30.09.2009 and accordingly the name of the Company was also changed from Telesys Software Limited to Telesys Info - Infra (I) Limited on 5th November 2009. Therefore the Company operates in two segments that is to say (1) Software Development and sale (2) Development of infrastructure and immovable properties and sale as stated in the Objects clause of Memorandum of Association. Hence, the income generated from sale of land considered as business income.

II Notes on Accounts

1. In compliance with the Accounting Standard -AS 22 relating to "Accounting for Taxes on Income" issued by the Institute of Chartered Accountants of India, the deferred tax asset has been created.

2. Employee Benefits: The Company is not adopting Accounting Standard (AS) 15 - "Employee Benefit" and no provisions made in books of account as the liability on account of gratuity as on 31.03.2010 is not material.

3. Related Party Disclosure:

As per Accounting Standard 18, issued by the Institute of Chartered Accountants of India, the disclosure of transaction with the related parties are given below:

Name of the related party:

Name of the Company	Balance as on 31st March, 2010	Maximum outstanding during the year
Nil	Nil	Nil

Key Management Personnel (KMP):

HeeraChand Surana, Chairman & Director Y.Satya Kumar, Whole time Director

Disclosure of related party transaction:

Nature of transaction Directors Remuneration Sitting Fees	Nature of Relationship KMP KMP	Amount NIL NIL	
4. Auditors' Remuneration :	2009-10	2	2008-09
	Rs.		Rs.
Audit Fees	38,605		38,605

	38,605		38,605

5. Contingent Liability - Rs 33,06,184 relating to Income tax under appeal for the year 2005-06. The same is yet to be taken up the appellate authority.

6. Expenditure in Foreign Currency - Nil

7. CIF Value of imports-Capital Goods --Nil

8. Earnings Per Share:	2009-10	2008-09
Profit/ (Loss) after Tax as per Accounts	(1,23,10,573)	(1,69,12,158)
Weighted Average Number of		
Equity Shares	2,32,35,250	2,32,35,250
EPS Basic & Diluted (Rs)	(0.53)	(0.73)

9. Information pursuant to the provisions in part II of Schedule VI of the Companies Act, 1956 – Expenditure on employees drawing remuneration of Rs. 24 Lacs or more per annum when employed throughout the year or Rs. 2,00,000/- or more per month when employed for part of the year – Nil

10. As the Company is engaged in the development of software, it is not possible to give the quantitative details.

11. Previous year's figures have been regrouped or restated wherever necessary to conform to the current year's presentation.

Sd/- Sd/-Y.Satyakumar Heera Chand Surana Director Director

Place: Chennai Date: 03.06.2010 For Venkat & Rangaa Chartered Accountants F No 004597S Sd/-S Mohanraajan Partner Membership No.206393 L

CASH FLOW STATEMENT FOR THE YEAR ENDED 31ST MARCH 2010

PARTICULARS A: CASH FLOW FROM OPERATING ACTIVITI	2009-2010	(Rs.in Lakhs)) 2008-2009
Net Profit/Loss After Tax And Extra Ordinary Items Adjustment for:	(123.11)	(191.61)
-Depreciation	14.71	24.20
-Miscellaneous expenses written off	-	5.39
- Loss on sale of Fixed Assets & Shares	-	-
Profit on sale of shares Goodwill Written off	-	151.84
Provision for dimution in the value of investments	-	151.04
Operation Profit before Working Capital Changes	(108.39)	(10.18)
Adjustment for:		
-Trade Receivables & other assets -Inventories	576.54	70.31
- Other Payables	96.72	(154.15)
Net Cash From Operating Activities	564.86	(194.02)
B: CASH FLOW FROM INVESTING ACTIVITIE	S:	
- Purchase of Fixed Assets	-	(17.05)
-Sale of Fixed Assets	(7(0,50)	-
Loans & Advances - Pur of Investments	(768.58) 224.18	87.73 (6.38)
sale of investments	-	(0.50)
Net Cash used in Investing Activites	(544.41)	64.30
C: CASH FLOW FROM FINANCING ACTIVITI	:S:	
-Proceed From Issue Of Share Capital	-	-
Increase In Unsercured Loan	-	-
- Fees paid for Increase In Authorised Cap	ial -	-
- Other income	-	-
Net Cash From Financing Activies	-	-
D: NET INCREASE IN CASH AND CASH EQUIV		(29.72)
E.Cash & Cash equivalents at the beginning of the		60.43
F.Cash and Cash Equivalents at the end of the year	51.17	30.71
	Sd/-	Sd/-
	Heera Chand Surana	Y.Satya Kumar
	D ¹	

AUDITORS CERTIFICATE

Director

We have examined the attached cash flow statement of Telesys Info - Infra (I) Limited (the company) for the year ended 31st March 2010. The statement has been prepared by the company in accordance with the requirments of Listing Agreement and is based on and in agreement with the Corresponding Profit and Loss Account and Balance Sheet of the company covered by our report of even date to the members of the company.

> Venkat &Rangaa Chartered accountants F No.004597S

Director

Sd/-S Mohanraajan Partner Membership No.206393

Place : Chennai Date : 03/06/2010

Date : 03/06/2010

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Balance Sheet Abstract and Company's General Business Profile as per Part IV Schedule VI of the Companies Act, 1956.

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I.	Registration Details Registration No. State Code Balance Sheet Date	:	023261 18 31.03.2010
11.	- B J		
	(Amount Rs. in Thousands)		
	Public Issue	:	Nil
	Rights Issue	:	Nil
	Bonus Issue	:	Nil
	Private Placement	:	Nil
III.	Position of Mobilisation and Deploymer (Amount Rs. in Thousands)	nt o	f Funds
	Total Liabilities	:	267,969.62
	Total Assets	:	267,969.62
	Source of Funds		
	Paid-up Capital		232,352.50
	Reserves & Surplus	:	34,949.50
	Secured Loans	:	0.00
	Unsecured Loans	:	0.00
	Deferred Tax Liability	:	667.62
	Detented Tax Elability	•	007.02
	Application of Funds		
	Net Fixed Assets	:	5,320.99
	Investments	:	8590.20
	Net Current Assets	:	153,540.83
	Miscellaneous Expenditure	:	0.00
	Accumulated Losses	:	100,517.61
IV.	Performance of the Company		
	(Amount Rs. in Thousands)		
	Total Income	:	18,421.97
	Total Expenditure	:	30,732.54
	Profit Before Tax	:	(12,310.57)
	Profit After Tax	:	(11,973.21)
	Earnings Per Share (Rs.)	:	(0.53)
	Dividend Rate (%)	:	Nil
V.	Generic Names of Principal Products/Se	-	ces of the Company
۰.	(as per monetary terms)	1 4 10	ces of the Company
	Item Code No.	:	N.A.
		•	IN.AL

Product Description.

: Software Development

TELESYS INFO - INFRA (I) LIMITED

Regd. Office: New No. 72, Old No. 33, First Floor, Giri Road, T. Nagar, Chennai - 600 017.

PROXY	FORM
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18th ANNUAL GENERAL MEETING

-	DP ID & Client ID	*			·
	<u>^</u>				·····
		being a Memb			INFRA (I)
LIMITED hereb	by appoint	······		of	
	in 1	the district of	or fa	iling him	
	· · · · · · · · · · · · · · · · · · ·		of		in the district
of	as my /o	our Proxy to attend an	nd vote for me/us or	n my/our behalf a	t the 18th Annual
-		nfra (I) Limited to be i, 136 (48) SRP Koil			
Signed this	day of	2010.			
Signature(s) of t	the Shareholder(s)				
]	hares in electronic (d 	NFRA (I) LIMITE	D	- 600 017.
		handed over at the er ATTENDA 18th ANNUAL GEN	NCE SLIP	•	
2010 at 9.30 a.m. Reg. Folio No. /	at Nalvar Thiruma	8th ANNUAL GEN na Maaligai, 136 (48) *	SRP Koil Street, Ag		•
No. of Shares:					
Full Nan (in block	ne of the Sharehold (letters)	er	Signature		
**Full N	ame of the Proxy	·	Signature]	
(in block	letters)				

* Applicable for Investors holding Shares in electronic (Dematerialized) form. ** (To be filled in if the Proxy attends instead of the Member)

BOOK POST

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