

KIOCL LIMITED

34 Annual Report 2009-10

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BOARD OF DIRECTORS

Shri K Ranganath

Chairman-cum-Managing Director

Shri BS Meena

(upto 31-03-2010)

Shri S Machendra Nathan

(From 25-05-2010)

Shri George Elias

(From 10-11-2009)

Shri MB Padiyar

Director (Production & Projects)

Shri TMGK Bhat

Director (Finance)

Shri NR Mohanty

(From 05-08-2009)

Dr. Chiranjib Sen

(From 07-08-2009)

Shri B Ramesh Kumar

(From 07-08-2009)

Prof. VR Sastry

(From 05-08-2009)

Shri S Ravi

(upto 14-04-2009)

Dr. Sukumar Devotta

(upto 07-05-2009)

Dr. Dalip Singh

(upto 10-11-2009)

Shri Sreeman NS

Director (Commercial) (upto 26-11-2009)

Main Bankers

State Bank of India
Bangalore Commercial Branch
Hudson Circle
Bangalore - 560001

Shri. SK Padhi

Company Secretary

Auditors

Murali Associates.

Chartered Accountants Ist Floor, Ramanuja Plaza, No. 12, 5th Cross Malleswaram Bangalore - 560003

10 YEARS AT A GLANCE

Quantity in '000 Dry Metric Tonnes/Rupees in lakhs

Particulars	2009-10	2008-09	2007-08	2006-07	2005-06	2004-05	2003-04	2002-03	2001-02	2000-01
Production (quantity)										Harris Balline
a) Concentrate	-	-		-	2922	4350	5090	5532	5410	5000
b) Pellets	1273	1316	1927	630	2834	3795	3671	3450	3215	2737
c) Pig Iron	62	118	157	to a tag 🖷	-	. 1	e day da -	-	-	
Capacity Utilisation (%)										<u> </u>
a) Concentrate	-				58	65	76	83	81	75
b) Pellets	36	38	55	18	81	95	92	86	92	78
c) Pig Iron	29	55	73		- 1					
Sales (quantity)		s training								
a) Concentrate					482	707	1522	2302	2306	2136
b) Pellets	1456	1131	1907	629	2859	3799	3628	3540	3211	2686
c) Pig Iron	95	74	170							
Total Sales (US \$ Million) *	170.197	229.766	294.680	60.274	278.341	415.133	226.461	150.812	150.884	127.162
Export Sales (US \$ Million)*	51.690	166.143	197.825	10.340	194.244	321.993	188.924	131.994	125.160	105.370
DTA Sales (US \$ Million) *	118.507	63.623	96.855	49.934	84.097	93.140	37.537	18.818	25.724	21.792
Total Sales (in Rs. Lakhs) **	99272	122898	153011	26744	123228	185377	102938	72714	72169	58303
Export Sales (in Rs. Lakhs)	23938	71961	78732	4459	85876	143929	85787	63603	59872	48413
DTA & Indigenous Sales (in Rs. Lakhs)**	75334	50937	74279	22285	37352	41448	17151	9111	12297	9890
Gross Margin from operation	(20783)	(5692)	10375	(6839)	59468	115667	43802	15118	14638	10205
Income earned from Deposits etc.	7312	11910	11145	10065	10905	5436	2269	1558	718	1534
Profit on sale of assets	7	7	26	- 1	8	30	8	5	2	5
Interest paid		2	611	15	9	15	9	18	3	12
Cash Profit	(13464)	6223	20935	3211	70372	121118	46070	16663	15355	11732
Depreciation & DRE	4949	4347	4912	3172	16083	9657	5296	5687	5104	5146
Profit before Prior period adjustment/ extraordinary items	(18413)	1876	16023	39	54289	111461	40774	10976	10251	6586
Prior period adjustment/ extraordinary items	(1082)	542	(372)	1955	522	(270)	(134)	622	(34)	109
Profit before Tax (PBT)	(19495)	2418	15651	1994	54811	111191	40640	11598	10217	6695
Profit after Tax (PAT)	(17727)	2201	10816	1377	35630	64984	30070	8753	8837	5850
Dividend -to Government	-	629	2142	-	12563	12877	4396	2198	2198	2198
- to others	-	6	21		127	130	44	22	22	22
- Dividend Tax	- ·	108	368	anaka ana •g	1 <i>7</i> 80	1794	569	278		227
- % of Share Capital	- 1	1.00%	3.409%	· .	20.00%	20.50%	7.00%	3.50%	3.50%	3.50%
Transfer to General Reserve	(17727)	1459	8285	1377	21160	50183	25059	6255	6617	3403
Paid-up Capital	63451	63451	63451	63451	63451	63451	63451	63451	63451	63451
No of shipments	32	25	43	17	71	96	106	120	114	108
Value added	5670	29368	43567	8591	83726	141951	63164	29488	30739	22381
No. of employees	1362	1617	1642	1582	1889	1942	2152	2181	2279	2290
Value added per employee	3.47	18.16	26.53	5.43	44.32	73.10	29.35	13.52	13.49	9.77
Value added per Rupee payment to employee	0.46	2.27	4.28	1.62	11.19	16.07	8.85	3.86	4.02	3.96

Pellets includes Pellet Fines

Pig Iron includes Auxiliary material

* Value in Foreign Exchange relates to Pellet plant (Export Oriented Unit)

* Value in Rs lakks include sale of Pig Iron in Indigenous market.

The erstwhile KISCO has merged with the Company and became Blast Furnace Unit with effect from 01.04.2007. The information of Blast Furnace unit was given from 2007-08 onwards.

DIRECTORS' REPORT

Dear Shareholders,

On behalf of the Directors of your Company, I have great pleasure in presenting the 34th Annual Report of your Company together with the audited accounts for the year ended on 31.03.2010. The Auditors' Report and the Comments on the accounts of the Company by the Comptroller and Auditor General of India thereon are annexed to this report.

2.0 YEAR'S HIGHLIGHTS AT A GLANCE

- R&D activities have been carried out successfully and established that the Pellet plant is able to produce Pellet from Doni ore on a standalone basis without generating any slime during grinding and filtering which was almost 17% during January 2006 to March 2007. This R&D effort will enable the Company to have future economic benefit in cost saving. This has resulted in production of 1 ton of Pellet with 1 ton of Iron Ore (1:1 basis) as against the consumption of 1.025 ton of Iron Ore for 1 ton of Pellet (1:1.025 basis) during previous year.
- During the last quarter of 2009-10, the Company has made highest production and despatch of 700000 MT and 678682 MT respectively for the first time after the closure of its captive mine.

3.0 PHYSICAL AND FINANCIAL HIGHLIGHTS

During the year 2009-10, the important physical and financial highlights are as under

3.1 Physical Highlights

(Qty. in million tonnes)

Particulars	200	9-10	2008-	Percentage	
	MOU Target (Good)	Actual Achievement	MOU Target (Very Good)	Actual Achieve- ment	Change (Actual)
Production					İ
Pellets including	2.650	1.273	2.850	1.316	(-) 3.3
Pellet Fines					
Pig Iron and	0.170	0.062	0.196	0.118	(-) 47.5
Auxiliary Materials			i		
Sales	·			,	
Pellets including	2.650	1.456	2.850	1.131	+ 28.7
Pellet Fines					:
Pig Iron and	0.170	0.094	0.196	0.074	+27.0
Auxiliary Materials					

3.2 Financial Highlights

(Rs. in Crores)

Particulars	2009-10	2008-09
Turnover	992.72	1228.98
Profit /(Loss) Before Tax	(194.95)	24.18
Profit /(Loss) After Tax	(177.27)	22.01

4.0 SEGMENT-WISE PERFORMANCE

4.1 Pellets

Target set for production of Pellets during the year under MOU 'Good' category was 2.65 million tonnes. Against this target, the Company has produced 1.273 million tonnes of Pellets during 2009-10 which is 48% achievement of the target. The sudden and unprecedented worldwide recession in the second half of the year 2008-09 which continued till the end of 3rd quarter of 2009-10, has forced the Company to operate the Pellet plant intermittently. However, the price of the Pellets has shown a sign of improvement from January 2010 onwards and has prompted the Company to increase the production. The Company has produced 7, 00,000 tonnes of Pellets during January to March 2010 which has surpassed the previous records particularly after the closure of its captive mine.

4.2 Pig Iron and Auxiliary

As against the MOU target (Good category) of 1, 70,000 tonnes of Pig Iron Production (including Auxilliary) the Company produced 62,041 tonnes during 2009-10 which is 36% fulfilment of the target. Due to uneconomical price for Pig Iron, BFU is shut down from 05-08-2009.

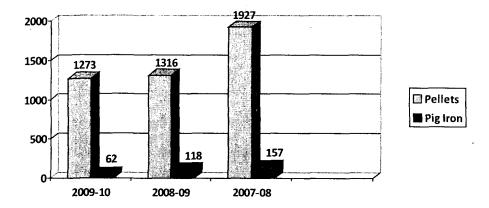
4.3 The following table summarises the production performance during the last three years:-

PP: Pellet plant, PI: Pig Iron

(Qty. In million tonnes)

Year	MOU target		Actual pr	oduction	Capacity utilisation of installed capacity in %		
	PP	PI	PP	PI	PP	PI	
2009-10	2.650	0.170	1.273	0.062	′ 36	29	
2008-09	2.850	0.196	1.316	0.118	38	55	
2007-08	2.600	0.199	1.927	0.157	55	73	

4.3 The production performance in respect of Pellets and Pig Iron (in thousand dry metric tonnes) for the last three years is reproduced below in a graphic form:-



5.0 MARKETING AND EXPORTS:

During the year, Pellets was supplied to China, Vietnam and domestic buyers. Pig Iron & Auxiliary were supplied to the buyers in the Domestic market. Sales in the DTA represented 67% of the total sale of Pellets in quantitative terms and 70% in monetary terms.

5.1 Country-wise details of shipments made during the year to various customers are as under:-

(In Dry Metric Tonnes)

Country	Pellets
China	459816
Vietnam	21289
Ispat Industries Ltd	467750
Essar Steel Ltd	256495
jSW Steel	99945
Bhushan Power & Steel Ltd	92043
Mono Steel Ltd	10668
ASR Multimetals Ltd	10668
Nilkant Concast Ltd	10548
Welspun Power & Steel Ltd	27006
Total	1456228

Pig Iron sold during the year is 82074 tonnes and Auxiliary sold is 12407 tonnes in the domestic market.



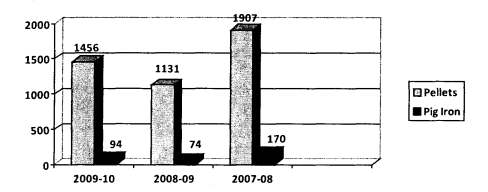
5.2 Sales performance during the past three years is summarised below:-

Qty: in Million Tonnes, Value: Rs. In Lakhs

Year	Pell	ets	Pig	Iron	Total		
	Qty Value		Qty	Value	Qty	Value	
2009-10	1.456	79226	0.094	20046	1.550	99272	
2008-09	1.131	99410	0.074	23488	1.205	122898	
2007-08	1.907	117385	0.170	35626	2.077	153011	

Pellets includes Pellet Fines, Pig Iron includes Auxiliary

5.3 Despatches in terms of quantity (in thousand dry metric tonnes) during the last three years is represented in graphic form below:-



- 5.4 The MoU target set for production during 2010-11 (under Good category) Pellet 2.780 million tonnes and Pig Iron including auxiliaries is 0.100 million tonnes.
- 5.5 During the year 32 ships were handled at New Mangalore Port as compared to 25 ships handled during previous year.
- 5.6 Market Scenario 2010-11: Price negotiations to arrive at annual bench mark price for 2010 has started between big 3 viz, Vale, Rio Tinto & BHP Billiton and Steel mills across the Globe. This year, the miners are pushing for more dynamic pricing mechanism. The Japanese Steel Mills have agreed for a quarterly pricing mechanism for cooking coal. Miners are pushing for a similar mechanism for Iron ore also. It is reported that Japanese and Korean Steel mills have reached a provisional agreement regarding the 2010 Iron Ore prices with Brazilian Resource Company Vale and BHP Billiton of Australia. VALE and JSM have agreed for a price which is approximately 90% higher over the levels of previous year and BHP Billiton and JSM have agreed for a price which is approximately 99.7% higher over the levels of previous year for April-June 2010 deliveries. Locally, NMDC has also provisionally increased the price of its Iron Ore by 56%.

The demand for Iron Ore is also growing steadily. China imported about 628 Million Tonnes of Iron Ore during 2009 up by 41.5% on year to year. Reduced supplies from big 3 to China and China's ban on import of low grade Iron Ore has also contributed to the increased demand for Iron Ore in Chinese market. The spot market prices have almost touched 2008 levels. Since the demand for Steel is also increasing, drastic fall in Iron Ore price from quarter to quarter is not anticipated though some price corrections can be expected as the supplies from Australia and Brazil improves.

In the absence of long-term contracts, the difference between spot market prices and quarterly contracted prices may drastically reduce once the quarterly pricing mechanism is accepted by Steel mills. Though the demand for Steel is likely to increase, the volatility in Iron Ore prices may continue for some more time.

Due to increase in price of Coke in addition to Iron Ore, price of Pig Iron in domestic market is likely to move up. The demand for Foundry grade Pig Iron is also likely to look up as performance in automobile and agriculture sectors is expected to further improve during the financial year.

6.0 PROFIT AND DIVIDEND

Due to adverse impact on the physical performance of the Company, the financial performance was also severely affected. During the year under report, your Company has incurred a loss of Rs.177.27 crores as compared to Profit After Tax of Rs.22.01 crores in the year 2008-09. Your Directors therefore do not recommend any Dividend for the year 2009-10.

7.0 MEMORANDUM OF UNDERSTANDING WITH GOVERNMENT OF INDIA

Your Company has been signing the Memorandum of Understanding every year with its Administrative Ministry, Ministry of Steel. MoU between KIOCL and the Ministry of Steel for the year 2010-11 was signed on 05.03.2010, envisaging the production target of 2.780 million tonnes of Pellets and 0.100 million tonnes of Pig Iron for achieving the "Good" performance.

The performance evaluation of the Company for the year 2008-09 vis-a-vis MoU targets is rated as 'Fair'. Performance Evaluation of the Company for the year 2009-10 vis-à-vis MoU targets is to be evaluated.

8.0 PROJECT EXPANSION AND BUSINESS DIVERSIFICATION

8.1 Ductile Iron Spun Pipe Project

In line with decision of the Board of Directors at its 191st meeting held on 12.11.2009, the existing global tender under consideration for the installation and commissioning of DISP plant was cancelled. Further, based on the Board's direction, for identification



of a JV partner for the DISP project, the process to fix a consultant and to identify a JV partner has been initiated. An offer from M/s MECON Limited has already been received for expert consultancy services towards the formation of JV. An EOI has been floated for the setting up of Ductile Iron Spun Pipe Plant in the JV at Blast Furnace Complex, Mangalore.

8.2 Pig Iron Casting Machine, Blast Furnace Complex

To improve the productivity, KIOCL decided to procure and install additional pig casting machine in blast furnace complex based on the study conducted by M/s MECON Limited and subsequent report submitted. In this direction an open tender was floated on 22.09.2008 for the procurement and installation of Pig Casting Machine. For procurement and installation of Pig Casting Machine an order has been placed on M/s Renuka Equipments (P) Ltd., Nagpur on 31.08.2009 for supply and installation of Pig Casting Machine.

8.3 Procurement and installation of Horizontal Pressure Filters

- 8.3.1 Met-Chem has submitted a report after a detailed study conducted on the ore received from Donimalai (NMDC) for the suitability of the ore to produce quality Pellets. The report suggests for the replacement of existing Vacuum Disc Filters with Pressure Filters.
- 8.3.2 Based on the approval accorded by the Board to procure 3 nos. of Horizontal Pressure Filters, KIOCL has floated a Global Tender notice for the procurement and installation of the filters.

8.4 Bulk Material Handling and Railway Siding Facilities:

- 8.4.1 KIOCL has to get the required quantity of Iron Ore from the indigenous sources especially from Bellary Hospet region by rail only. As such a dedicated Railway terminal is required for receiving the Iron Ore closest to the plant. Bulk Material Handling project is to handle the Iron Ore fines received at the Permanent Railway Siding system from various agencies and convey the same to the storage shed inside the plant area. The project consists of wagon tippler, storage bunkers, conveying facilities etc. from the site of unloading to the plant storage area.
- 8.4.2 The DPR has been prepared for the project and KIOCL is in the process of acquiring the land required for the projects.

8.5 Construction of Storage Silos with handling facilities

KIOCL has envisaged to construct a Storage Silo of 8000 to 10000 tons capacity with handling facilities for Iron Ore fines at Pellet plant for augmenting additional storage

and handling facilities for continuous feed to the ball mills as the existing system has a limited capacity for handling the Iron Ore fines. The feasibility report of the project has been prepared and the project is expected to be taken up by June 2010.

- 8.6 Selection of Joint Venture partner for Equity participation for setting up of an Integrated Steel plant in the State of Karnataka
 - 8.6.1 The Mineral Policy, 2008 of Government of Karnataka clearly envisages that the state is in favour of Entrepreneurs establishing real value addition to the Iron ore like setting up of Steel plant in the State of Karnataka. Such Enterprises will be given preference in mine allotment. In this process the Company will be able to do forward integration by making its presence in the steel sector. The process will also strengthen the claim of mines allotment for the Company. At this backdrop, the Board of Directors has in-principle agreed for the equity participation by KIOCL for setting up of an Integrated Steel Plant (ISP) in the state of Karnataka.
 - 8.6.2 KIOCL had appointed consultant for preparation of tender document and floated NIT on 27.04.2009 for the aforesaid purpose. The evaluation of the received bid has been completed and techno-commercial recommendation is received from the consultant. After necessary approvals from the Board, Company will take further action to draw a suitable Joint Venture Agreement to be signed with the selected party.

8.7 Eco-Tourism at Kudremukh

- 8.7.1 The Companies mining operation at Kudremukh was stopped w.e.f. 01.01.2006 as per the Hon'ble Supreme Court's judgement. Alternatively KIOCL is exploring the possibilities of utilizing its assets and facilities which are already available at Kudremukh and also by creating additional facilities to develop eco-tourism.
- 8.7.2 In this regard, KIOCL approached Secretary, Revenue, Government of Karnataka (GOK) with a plan of developing eco-tourism at Kudremukh, hence sought for renewal of lease for existing revenue land at Kudremukh. Secretary, Revenue, GOK vide letter dated 08-08-2007 advised KIOCL to prepare a detailed Project Report (DPR) and submit the same to the State Government and the said project may be taken up as a Joint Venture in collaboration with Jungle Lodges & Resorts Ltd (JLR) a State Govt. Undertaking.
- 8.7.3 KIOCL has appointed a Consultant for preparation of DPR which is under final stage. The final DPR will be submitted to State Government to initiate appropriate action in this matter.



8.7.4 KIOCL is already initiated discussion with JLR to enter into an MOU for creation of eco-tourism facilities at Kudremukh.

9. MINING LEASES FOR IRON ORE DEPOSIT

9.1 Chikkanayakanahalli Iron Ore Deposit

- 9.1.1 Government of Karnataka had granted mining lease over an area of 116.55 ha in Hombalghatta and Hosahalli villages in favour of KIOCL.
- 9.1.2 Indian Bureau of Mines has already approved mine plan on 23rd September 2008. De-reservation proposal submitted in Form "A" to Nodal officer, Forest department, Govt. of Karnataka for diversion of entire forestland for mining purpose is under process with State Forest Department.
- 9.1.3 Ministry of Environment and Forest, Govt. of India accorded Environment Clearance for the project vide letter dated 01.07.2009 for mining of 1.0 mtpa of Iron Ore and 5000 tpa of Manganese Ore. Subsequently, Karnataka State Pollution Control Board has accorded consent for establishment for the project under Air Act, 1981 and Water Act, 1974 vide letter dated 21.10.2009.

9.2 Ramanadurg Iron Ore Deposit

In respect of mining lease of Ramanadurg Iron Ore Deposit, Bellary district of Karnataka, the writ petitions filed by NMDC and other parties were disposed of on 27.11.2006 by the Hon'ble High Court of Karnataka holding that NMDC and other parties to the writ petitions will have preferential rights than the applicants who have responded to notification calling for grant of mining lease in Ramanadurg area. The writ appeals filed by the State of Karnataka and others against the aforesaid decision of the learned single judge have been dismissed by the Hon'ble Court on 12.03.2009. The aggrieved parties have filed special leave petition in Supreme Court by challenging the dismissal of their writ appeals. NMDC have also filed counter SLP to Hon'ble Supreme Court. Now the case is pending in Supreme Court. The Company's mining lease application is pending with the State Government.

9.3 Khandadhar Iron Ore Deposit

In respect of mining lease of Khandadhar Iron Ore Deposit, Orissa, during the pendency of KIOCL's application for prospecting Licence (PL) and Mining Lease (ML), the Government of Orissa recommended to the Central Government the name of M/s. POSCO for prospecting licence quoting special reasons. This was challenged by KIOCL in writ petition No 3234/09. The Hon'ble High Court of Orissa granted an interim stay of the operation of the recommendation and directed the Secretary, Govt.

of India, Department of Mines, not to take any action pursuant to such recommendation of the Government of Orissa. In the meantime, the Govt. of Orissa rejected KIOCL's application for PL & ML. Recently, KIOCL has filed revision petition before the Central Government Mines tribunal challenging the decision of the Govt. of Orissa in rejecting our PL and ML applications. Hearing of revision applications before the Mines Tribunal, Govt. of India for Khandadhar Iron Ore Deposit has been completed and judgment is reserved.

Other Mining /Prospecting Leases

- 9.4 In the State of Karnataka, the Company is pursuing for Mining lease for Vysankere & Hanumanahalli- Hospet, Narayanapura (Appenahalli)- Sandur, Jaisingpur-Hospet, Bellary Dist and Kudre Kanive Kaval- Hosadurgra, Chitradurga Dist, Hosanagara Iron Ore Deposit, Shimoga district, Donimalai Range, Sandur taluk, Dist. Bellary, Haluvalli Iron Ore Deposit, Mudigere, Chickamaglur dist.
- 9.5 In the State of Jharkhand, the Company is pursuing for mining lease in Ghatkuri Iron Ore deposit in West Singhbhum district of Jharkhand. The application of the Company for grant of Mining Lease is pending with Jharkhand Government.
- 9.6 In the State of Kerala, Company is pursuing for mining lease for Alampara Iron Ore Deposit, Kozhikode Dist. KIOCL's application for grant of Mining Lease is pending.
- 9.7 In the State of Rajasthan, the company is pursuing for mining lease for 4 blocks namely Samodi Block in Pur-Banera belt, Bhilwara district for 1561.5226 Ha. Jipiya Block in Pur-Banera belt, Bhilwara district for 378 Ha. Malikhera Block in Pur-Banera belt, Bhilwara district for 567.14 Ha. and Ranikhera (Ranipura)- Malikhera in Pur-Banera belt Bhilwara district for 679.75 Ha.

9.8 Joint Venture with SAIL

- 9.8.1 A Memorandum of Understanding was signed with M/s Steel Authority of India Limited (SAIL) for the development and exploitation of Taldih, Barsua & Kalta deposits in Sundargarh district of Orissa, on joint venture basis (50:50). Validity of MOU was extended twice and finally expired on 28th September 2007. Subsequent to this, KIOCL once again requested SAIL for extension of MOU which was denied by SAIL on the basis of transfer of mining lease to Joint Venture Company.
- 9.8.2 As per letter dated 02-03-2009 from Ministry of Steel, a Joint meeting between SAIL and KIOCL chaired by Joint Secretary, MOS was held on 13.03.2009 to review the matter. In the meeting, both KIOCL & SAIL were directed to find out the legal issues, if any in connection with the transfer of mining lease to



Joint Venture Company. Based on the above directions, KIOCL obtained legal opinion and forwarded the same to the Ministry of Steel on 7th April 2009 for further directions.

- 9.8.3 On further evaluation of the proposal, it is found that persuing the matter further will not yield any benefit to the Company.
- 9.8.4 As such, the proposal was dropped.

10. ENVIRONMENTAL MANAGEMENT

- 10.1 Your Company is committed to preserve the Ecology and prevention of pollution in its mining / manufacturing activities. During the active mining operational periods Company has undertaken massive afforestation programmes. Mining was undertaken in 3,200 acres of land covered by grass. After mining was completed 7.5 million saplings adaptable to Western Ghats were planted and the same has turned into big forest now. Further at Mangalore the Company is processing the Iron Ore with wet grinding system without any pollution and generation of power through captive power plant, with zero emission. The Company has won various Environmental Awards at National Level.
- 10.2 The Company's Environment Management System is Certified to 14001 2004 Standard by DNV. The Certificate is valid upto 09-11-2012.

II. SAFETY

- 11.1 Although the mining activities at Kudremukh has been stopped with effect from 01-01-2006 as per the Hon'ble Supreme Court verdict, regular Safety inspections are being carried out to ensure Safety and occupational health of employees engaged in upkeep and maintenance of Mining Equipments, essential services like water pumping, watch and ward etc., Safety awareness training is being imparted to the new contract labourers who are coming for dismantling the structures and other related works at Kudremukh.
- 11.2 Workers participation in Safety Management System is one of the important criteria adopted by the Company. Area wise Safety Committees are formed. Workers participation in these Safety Committees is ensured.
- 11.3 Safety inspections are carried out regularly by the Safety Officer along with Safety Committee members. Safety points are discussed in the Safety meetings held once in three months. Suitable action is taken for implementation of the shortfalls if any for improvement.

- 11.4 Various training programmes are being conducted to inculcate safety consiousness and to develop human resourses. Refresher training covering their area of working, First Aid Training, Fire Fighting, Awareness programme on Quality, Environment, Health & Safety Management System are conducted on need base regularly.
- 11.5 As the Mangalore unit is under the aegis of the Factories Act from January 2006; the National Safety Day & Safety week is celebrated from 4th to 10th March every year.

12. QUALITY CONTROL - ISO 9001: 2008

The Company's Quality Management System is certified under the new ISO 9001: 2008 Standard and this Certificate is valid upto 09-12-2012.

13. OHSAS - 18001:2007

Your Company has successfully implemented the Occupational Health and Safety Management System as per OHSAS - 18001. This Certificate is valid upto 09-12-2012.

14. PUBLIC/STAFF GRIEVANCE REDRESSAL

- 14.1 Your Company has framed a well defined grievance procedure evolved under the Code of Discipline from the very inception of the company. Since its introduction, the Scheme has been working satisfactorily without any complaint from any corner, either from the recognised Union or Officers Association of the Company. Grievances received have been redressed to the satisfaction of the aggrieved employees. As regards public grievance, as and when any complaints are received from the public, necessary remedial action, if any, is taken by the Company immediately.
- 14.2 Complaints/grievances other than the staff grievance are categorised into customer/consumer complaints/grievances from the Contractors, NGOs/ General Public etc. The respective project heads are empowered to dispose off the grievances concerning their areas and the general public.
- 14.3 As regards women employees, the guidelines laid down by the Supreme Court in the matter relating to sexual harassment of women in work places are strictly followed.
- 14.4 The grievances received and disposed off by the Company are reported to the Administrative Ministry on a monthly basis. The guidelines laid down by the Government of India in this regard are being followed. The Government also reviews the subject matter periodically.

15. CONTRIBUTION TO RELIEF FUND

Between 28th September to 3rd October 2009, parts of north Karnataka and Andhra Pradesh received six times more than its normal rainfall. This coupled with overflowing rivers and

reservoirs resulted in massive flooding. 14 districts of Karnataka state affected and nearly 63% of the geographical area with a population of about 17.8 million were affected by floods and heavy rainfall. KIOCL as a token of expression of our concern to flood victims contributed Rs.25 lakhs to the Chief Minister's Calamity Relief Fund. Besides this, employees of the Company also contributed a day's salary for the cause, which amounted to Rs.11.90 lakhs. The employees from Kudremukh Unit under the banner of Sarvajanika Hitharakshana Okkoota collected food grains such as Rice, Jovar, wheat , Cooking Oil, Chilli & Sambar powder, Soap, Biscuits, Steel plates & tumblers, Bedsheets and Mats by volunteers of the Okkoota worth Rs.1.75 lakhs. The materials were distributed as relief packages to around 300 flood affected families of Aski and Bandigani villages of Jhamakandi taluk in Bagalkot Dist.

16. CORPORATE SOCIAL RESPONSIBILITY (CSR)

As a socially conscious corporate citizen, your Company has contributed towards community development in and around the project particularly in the areas of education and health care. Some of the schemes undertaken during the year 2009-10 are as under:-

- i) Running of Schools and other expenses on education.
- ii) Distribution of medicine and extension of other medical facilities to the tribal population and people of nearby area.
- iii) Financial assistance to schools at Mangalore and neighbouring areas for conducting sports and other related activities.
- iv) Free medical camp was organised by the Company for heart ailment awareness at Kudremukh and Mangalore for the public.
- v) Contributions were made to the physically challenged people for operation/artificial limbs.

17. MINISTRY OF STEEL'S 100 DAYS AGENDA PROGRAMME – PROPOSAL FOR SUBSIDIARISATION OF NMDC AND CONSTITUTION OF COMMITTEE TO STUDY ABOUT KIOCL

Ministry of Steel, Govt. of India as a part of their 100 days agenda programme, proposed to acquire 51% stake of KIOCL by NMDC thereby making KIOCL as a subsidiary of NMDC. As a part of action plan, KIOCL has appointed the Consultants for valuation of its shares and also to evaluate option relating to its business restructuring plan for associating with NMDC. A joint working group comprising of three members each from NMDC and KIOCL was formed to assess the techno-commercial viability of operating KIOCL. The Consultants and the Joint Working Group constituted for that purpose have submitted their report, which was sent to the Ministry of Steel duly recommended by the Board for further directions.

As the purpose of making subsidiary of NMDC do not give benefit to the Company, it was thought fit to drop the proposal.

Ministry of Steel, Government of India constituted a Committee with four members under the Chairmanship of Shri P Ganesan, former CMD, KIOCL to undertake detailed study and submit their recommendation on the following:

- a) To study the objective, attainment, business models and functioning and to suggest strategies to achieve sustainable profits and enhanced business presence and diversification in the sector;
- b) To examine the structure and functioning and to make recommendations regarding their re-organisation/merger with other companies or other structural rearrangements as warranted with a view to optimising their efficiency and profitability;
- c) To examine the Capital Structure, shareholding pattern as well as revival models, accumulated liabilities and losses and to make suitable recommendation for improving the financial position and viability.

The Committee in the concluded remarks made the following observation:

"KIOCL has a history of facing threats right from inception and due to combine efforts of employees and Government has withstood these in the past. The Company, with the support of Government of India in getting a mine allotted in its favour can, on a standalone basis, come back with best results in the coming years also along with the envisaged plans for expansion and diversification."

18. IMPLEMENTATION OF OFFICIAL LANGUAGE POLICY

- 18.1 The Company follows the directives issued from time to time by the Department of Official Language, Ministry of Home Affairs and Ministry of Steel, Government of India for the progressive use of Official Language Hindi. Towards this and to promote usage of the Official Language by employees of the Company several programmes in the form of Hindi Workshops/Hindi Weeks/Hindi Fortnight were organised at all locations of the Company.
- 18.2 During the year Hindi Fortnight was orgainsed at all locations of the Company. At Corporate Office several Hindi competitions are organised during September 2009 and to mark the occation, concluding function was held on 19th September 2009. During the function, Chief Guest commended and appreciated the Implementation of Official Language in the Company.
- 18.3 Company's effort in the implementation of the Official Language Policy found recognisation by the Rastriya Hindi Academy, Roopambara, Kolkata where Company was conferred with "Sahasrabdi (Millennium) Rajbhasha Shield" and Certification for 2008-09 on 02-10-2009.

- 18.4 The Company is Convenor of Bangalore Town Official Language Implementation Committee (Undertakings) and conducts regular meetings and Joint Hindi Fortnight programmes for all Central PSUs in Bangalore.
- 18.5 The Company organised a Joint Hindi Fortnight for Town Official Language Implementation Committee (Undertakings) members and 15 Competitions were conducted. All most all PSU Offices in Bangalore have participated in these competitions. Prizes and Certificates were awarded to the prize winners during the TOLIC meeting held on 07-01-2010.
- 18.6 A half yearly Souvenir titled "Deepika" was published and released under Town Official Language Implementation Committee (Undertaking) during the TOLIC meetings held on 20-04-2009 and 07-01-2010.

19. PERSONNEL

- 19.1 The total number of employees on the rolls of the Company as on 31.3.2010 was 1362 consisting of 899 workmen, 430 Executives and 33 Supervisors as against 1617 on 31.3.2009.
- 19.2 During the financial year 2009-10 (April 2009 to March 2010), 15 candidates (4-General, 2-SC, 4-ST, 2-OBC, 2-PWD & I Minority) were recruited/appointed in Group `A' (Executives).

19.3 SCs/STs and women employees

The following table shows the number of SCs, STs, women employees, Ex-servicemen and Persons with Disabilities as against the total number of employees in different Groups on rolls of the Company as on 31.3.2010:

Group	Total No.of employees on rolls	SC	ST	No.of women employees	Ex- servicemen	Physically Handicapped
Α	430	52	10	24	01	06
В	33	03	01	05		
С	823	120	36	21	11	09
D	67	15	09	03		03
D(Sweepers)	09	01		03		
Total:-	1362	191	56	56	12	18

19.4 Voluntary Retirement Scheme:

During the year 2009-10 (April 2009 to March 2010), VR Scheme has been introduced effective from 5.3.2009 to 4.4.2009, 2.5.2009 to 16.5.2009, 1.2.2010 to 15.2.2010 and 6.3.2010 to 20.3.2010. Out of 255 employees to be released on VRS, 244 have been released and 11 will be released in 2010-11 on their specific request.

19.5 Compliance under Persons with Disabilities Act, 1995

Your Company ensures compliance under the Persons with Disabilities Act, 1995. Suitable provision/modification is made in the working place to meet the requirements of such persons with disability.

20. INDUSTRIAL RELATIONS AND EMPLOYEES WELFARE:

- 20.1 The Industrial Relations situation remained peaceful throughout the year in all the establishments of the Company. Issues relating to productivity, safety, welfare, etc., are mutually discussed with employee representatives.
- 20.2 In pursuance of Government of India guidelines, wage revision for Board level, below Board level Executives and non-unionised Supervisors has been implemented during the year. In respect of non-executive employees, negotiation with the recognised union is under progress.
- 20.3 Right from inception, the Company has provided various amenities to its employees, such as well planned Township, Hospitals, Schools, Recreation, Cable TV Net work, Parks, Temples, Church, Mosque, etc., besides Grant of Scholarships, Reimbursement of School Fees, Uniforms, Children's Out-station Education Allowance, Entertainment, Magazine and Technical journal allowance etc..
- 20.4 As in the previous years, Dr. Ambedkar Jayanthi was celebrated at all locations on 14th April 2009

21. HUMAN RESOURCE DEVELOPMENT

- 21.1 Human Resource Development is a continuous process. Training and Development of all levels of employees is given priority by the Company to improve their skills and contribute productively to the Company. During the year, the achievement in this area was 879 Executive trained man days and 1497 Non- Executive trained mandays.
- 21.2 Besides conducting in-house programmes, such as Computer Training, Integrity Pact, Processing of Proposals -Vigilance aspects etc., the Company has deputed employees for outside conferences/training programmes. The programmes were focused on both technical and Managerial skills. Some of the programmes for which employees

were nominated are- Internal Financial Reporting Systems, Selection of Consultants & Consultancy Agreements, Environmental clearence of Mining projects, Winning strategies to re-vitalize Mining sectors, Process modeling in Iron & Steel making. ISO I 4001 & OHSAS 18001 Lead Auditor course, Safety in Material handling, Efficient Iron making and support initiatives, Public procurement, efficient use of Boilers, Project Management for Engineers, Lean Six Sigma Strategies for business break through and Managing Change & Institutional Development through Social Innovation.

22. AWARD AND RECOGNITION

Your Company was conferred with 'Sahsrabdi (Millennium) Rajbhasha Shield' award on 02-10-2009 by Rastriya Hindi Academy, Roopambara, Kolkata in recognition of Company's efforts in the implementation of the Official Language Policy for 2008-09.

23. VIGILANCE

- 23.1 Vigilance Department of KIOCL obtained ISO-9001:2000 Certificate on 07.11.2006 with a validity of 3 years. As the validity is expiring in November 09, agencies have been fixed for consultation (for up-gradation of system from 2000 version to 2008 version) and Certification separately. M/s. ICS Pvt Ltd, has conducted audit on 6th November, 2009 and issued certificate that is valid up to 8th December, 2012.
- 23.2 Integrity Pact Programme has been introduced in KIOCL from 01.01.2008. Annual Review Meeting with Transparency international India was held on 30th September, 2009. Admiral (Retd.) Tahiliani, Chairman, TII, New Delhi, Under Secretary, MoS, New Delhi have attended the programme. About 15 agencies (Counter parties) have participated. CMD, Directors, CVO, IEMs, Sr. Officers of the Company were present. CVO outlined the basics of the Integrity pact to all the participants. The counter parties and IEMs shared their experience on IP. Doubts raised by counter parties were clarified by Mr. Tahiliani, CMD and CVO. Till March 2010, about 136 contracts have been issued with IP included. But so far no complaints have been received by the IEMs.
- 23.3 Vigilance awareness Week was observed from November 03rd 07th 2009 in KIOCL Limited. On this occasion a programme was arranged on 4th November 2009. Justice (Retd) N. Venkatachala, former Lokayuktha, Karnataka State was the Chief Guest. On this occasion the Company has honored three officers for very high integrity who have scored excellent grading in respect of four traits such as fairness, transparency, discipline & ethical behavior in their annual appraisals for 3 continuous years with an Integrity Recognition Certificate. On 7th November 2009, the concluding day of observance of vigilance awareness week, a lecture programme was arranged in the conference hall. Sri. Narasimha Komar, IPS, SP, CBI, Bangalore was the Chief Guest. He spoke about the "Role of CBI in the fight against corruption".

- 23.4 Vigilance Department has conducted about 10 training programmes at three different locations. More than 300 employees have participated in these programmes. Important topics such as Integrity Pact, leveraging technology, improve transparency & effective use of website, preventive vigilance, etc., were covered.
- 23.5 Complaints are investigated properly. Inspections, surprise checks and scrutinies are done regularly to find out irregularities and loopholes in the procedures. System improvements and corrective measures are suggested for implementation.

24. DIRECTORS' RESPONSIBILITY STATEMENT

Pursuant to the requirement under Section 217(2AA) of the Companies Act, 1956 with respect to Directors' Responsibility Statement, it is hereby confirmed that —

- i. in the preparation of the Annual Accounts for the financial year 2009-10, the applicable Accounting Standards have been followed along with proper explanation relating to material departures;
- ii. The Directors have selected such Accounting Policies and applied consistently, that made judgements 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 on 31.03.2010 and of the Profit/(Loss) of the Company for the said period;
- iii. 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; and
- iv. The Directors have prepared the Accounts for the financial year ended 31.03.2010 on a going concern basis.

25. BOARD OF DIRECTORS

Appointment

Shri George Elias, IAS, Joint Secretary, Ministry of Steel was appointed as Part time official Director w.e.f. 10.11.2009. Shri NR Mohanty, Dr. Chiranjib Sen, Shri B Ramesh Kumar and Prof. VR Sastry were appointed as Part time Non-Official Directors of the Company vide letter No.5(11)/2007-KDM dated 30.7.2009. The Directors appointed during the year will hold the office up to the ensuing Annual General Meeting and being eligible, offer themselves for re-appointment. Brief resume of the Directors seeking appointment together with the nature of expertise as stipulated under clause 49 of the listing agreement with the Stock Exchanges are given in the notice convening the ensuing 34th AGM of the Company forming part of the Annual Report.



Appropriate resolutions for the appointment of the aforesaid Directors are being moved at the ensuing AGM which the Board commends for your approval.

Cessation

Shri BS Meena, IAS, Special Secretary & Financial Adviser, Ministry of Steel resigned from the Directorship consequent upon his appointment as Secretary to Department of Heavy Industries in Ministry of Heavy Industry & Public Enterprise w.e.f. 31.3.2010.

Dr. Dalip Singh, IAS, Joint secretary to Govt. of India ceased to be part time official Director W.e.f. 10.11.2009 consequent to reallocation of work in the Ministry of Steel.

Shri Sreeman NS has relinquished charge as Director (Commercial) of the Company w.e.f. 26.11.2009 in terms of Ministry of Steel letter No. 5(10)/2007-KDM dated 24.11.2009.

Shri S Ravi and Dr. Sukumar Devotta, Directors completed their tenure as Non-official Directors. Your Directors place on record their deep appreciation of the valuable services rendered/advice and guidance provided by S/Shri S Ravi, Dr. Sukumar Devotta, Sreeman NS, BS Meena and Dr. Dalip Singh as Directors of the Company during their tenure.

26. LISTING REQUIREMENTS

I. The Company's shares are listed on the following Stock exchanges:

Bangalore Stock Exchange Limited, "Stock Exchange Towers", No.51, 1st Cross, J.C.Road, Bangalore – 560 027.

Madras Stock Exchange Limited,

Exchange Building,

P.O.Box No.183, 11 Second Line Beach,

Chennai - 600 001.

- II. The Company has paid the Annual listing fee to each of these Stock Exchanges for the year 2009-10.
- III. A report on the Corporate Governance is at Annexure-II.
- IV. A declaration by the Chairman-cum-Managing Director regarding the Code of Conduct for the Board Members and the Senior Management of the Company is at Appendix-I to Annexure-II.
- V. A Certificate from the Chairman-cum-Managing Director and the Director (Finance) regarding the Financial and Cash Flow statements is at Appendix-II to Annexure-II.
- VI. A certificate from the Auditors of the Company regarding compliance of conditions of Corporate Governance is at Annexure-III.
- VII. There is no pecuniary relationship or any transactions by any of the non-executive Directors vis-à-vis the Company.

27. STATUTORY AUDITORS

Pursuant to Section 619(2) of the Companies Act, 1956 the Comptroller and Auditor General of India has appointed M/s Murali Associates, Chartered Accountants as Statutory Auditors of the Company for the year 2009-10.

28. STATUTORY AUDITORS REPORT, COMMENTS OF C&AG AND MANAGEMENT REPLY

The comments of C&AG under Section 619(4) of the Companies Act, 1956 on the accounts of the Company for the year ended 31st March 2010, the Statutory Auditors observations and management replies thereto are annexed to the report.

29. IMPLEMENTATION OF RIGHT TO INFORMATION ACT, 2005

The information required to be provided to citizens under Section 4(1)(b) of the RTI Act 2005 has been posted and updated on the website of the Company, www.kioclltd.com. The information posted on the website contains general information about the Company, powers and duties of the employees, information about decision making, rules, regulations, manuals and records held by KIOCL, directory of the Company's officers, pay scales, procedure for requesting additional information about the Company by citizens and associated request formats. During the year 2009-10 the company received and attended to 57 requests for information under RTI.

30. ENERGY CONSERVATION

The electricity consumption per tonne of Pellet production in kwh was lower during the year as compared to the previous year. The decrease in consumption of electricity is on account of stabilisation of Pellet production during the year. Energy conservation day was celebrated on 14-12-2009 at Mangalore. Various competitions were held as a part of Energy Conservation week and prizes were distributed to the winners of various competitions conducted during the week. Electricity consumption during 2009-10 as compared to 2008-09 was as under:-

	2009-10	2008-09
Consumption per tonne of Pellets production in kWh (including grinding)	66.92	86.91 •

31. ENERGY AUDIT

The Company's operations are highly energy intensive. Keeping in view the importance of energy conservation, a specific plan and a programme has been drawn for compulsory energy audit to quantify the targets for energy conservation over the entire operational area. The recommendations of M/s Tata Energy Research Institute (TERI) (now M/s The Energy Research Institute), in the areas of energy conservation have been implemented. Energy



conservation is an ongoing process. Efforts are continuing to conserve energy in all possible areas. Energy Audit is carried out through Petroleum Conservation & Research Association (PCRA) and some more measures of energy conservation are being planned as suggested by PCRA in a phased manner.

32. R&D, TECHNOLOGY ABSORPTION, ADAPTATION AND INNOVATION

The information relating to Technology Absorption, Adaptation and Innovation, R&D and foreign exchange earning & outgo to be disclosed in Companies (Disclosure of particulars in the Report of Board of Directors) Rules, 1988 is given and forms part of this report.

33. PARTICULARS OF EMPLOYEE OF SECTION 217 (2A) OF THE COMPANY READ WITH COMPANIES (PARTICULARS OF EMPLOYEES) RULES 1988

During the year none of the employee was covered under the purview of Section 217(2A) of the Companies Act, 1956 read with Companies (Particulars of Employees) Rules, 1988.

34. ACKNOWLEDGEMENT

- 34.1 Your Directors gratefully acknowledge the support, cooperation and guidance received from the Hon'ble Minister for Steel, Hon'ble Minister of State for Steel, the Secretary, Ministry of Steel and other officials of the Department of Steel as well as other Ministries of the Government of India and the Government of Karnataka and all other departments/agencies concerned in all the endeavours of the Company.
- 34.2 Your Directors also acknowledge the timely advice and assistance rendered by the Indian Embassies abroad during the year in the Company's marketing efforts.
- 34.3 Your Directors sincerely thank all the customers and suppliers for their support and co-operation.
- 34.4 The Directors also appreciate the continued and dedicated efforts put in by all the employees to overcome many challenges faced during the year.
- 34.5 Last but not the least, your Directors express their gratitude to the Shareholders for the confidence reposed by them in the management of the Company.

For and on behalf of the Board of Directors

Place: Kudremukh

Dated: 26-06-2010

(K.Ranganath)

Chairman-cum-Managing Director

ANNEXURE-I

2. FORM - B

DISCLOSURE OF PARTICULARS WITH RESPECT TO TECHNOLOGY ABSORPTION, ADAPTATION AND INNOVATION AND R&D ACTIVITIES

RESEARCH & DEVELOPMENT ACTIVITIES:

The R & D activities are conceived to meet the short term and long term plans of the company.

FORM B

SI. No.	Research & Development (R&D)	Particulars				
	Specific areas in which R&D carried out by the company	a) The Company has undertaken R&D trials to determine viability of Doni ore filteration through the existing systems without mixing ore from Bailadila region. The R&D effort for changing over process technology of Pellet production from Doni and Baila ore combination to Doni ore only has been successful. Result of such R&D effort established no generation of slime in the process of grinding. This R&D effort will enable the company to have future economic benefit in cost savings.				
		b) Detailed Project report for the installation of coke oven plant at blast furnace complex at Mangalore.				
		 Study on the Iron Ore Fines handling systems with Storage Silo and connecting the same with other facilities at Pellet plant, Mangalore for productivity improvement. 				
		d) Energy Audit for plant factlities at Mangalore.				
2	Benefit derived as a result of the R&D	To derive economic benefit in cost saving and crucial information towards the future expansion/improvement plan.				
3	Future plan of action	To proceed with the projects/improvement plar based on the necessary clearances and approval				



SI. No.	Research & Development (R&D)	Particulars
4	Expenditure on R&D (2009-10)	
	a) Capital	Rs. 200 lakhs on (Sl. No. b, c, d)
	b) Revenue	Rs. 1925 lakhs on (Sl. No. a)
	c) Total Expenditure	Rs. 2125 lakhs
	d) Total R&D expenditure as a percentage of total turnover	2.14 %.
Tech	nnology absorption, adaptation & Innova	ation
1	Efforts in brief made towards technology absorption, adaptation and innovation	KIOCL has explored the possibility of introduction of pressure Filters in lieu of Disc Filters presently used in the filter plant at Mangalore for filtration of haematite fines/ore.
2	Benefits derived as a result of the above efforts e.g. product improvement, cost reduction, product development, import substitution etc	With the introduction of Pressure Filters the desired percentage of moisture in the Pellet feed can be achieved. Pressure Filters which are used to filter the Ultra fines leads to reduction of moisture. The major advantage of this is improvement in productivity & quality of Pellets.

C. FOREIGN EXCHANGE EARNINGS & OUT GO

During the year, your Company earned foreign exchange of US\$ 46.06 million (on receipt basis). Total outgo in Foreign Exchange on account of imports, payment towards technical services, etc., amounted to about US\$ 16.954 million only. KIOCL Limited thus continues to be a net Foreign Exchange earner for the country.

ANNEXURE-II

CORPORATE GOVERNANCE REPORT

COMPANY'S PHILOSOPHY OF CORPORATE GOVERNANCE

The Corporate Governance policy of KIOCL rests upon the four pillars of Transparency, Full disclosures, Independent monitoring and Fairness to all.

The Company believes that conducting the business in a manner that complies with the Corporate Governance procedures and code of conduct, exemplifies each of our core values and positions us to deliver long-term returns to our shareholders, favourable outcomes to our customers, attractive opportunities to our employees and making the suppliers our partners in progress & enriching the society.

The Company has set itself the objective of expanding its capacities and becoming more competitive in its business. As a part of its growth strategy, the Company believes in adopting the 'best practices' that are followed in the area of Corporate Governance across the country. The Company emphasizes the need for full transparency and accountability in all its transactions, in order to protect the interest of all its stakeholders.

The Board considers itself as a trustee of its Shareholders and acknowledges its responsibilities towards them for creation and safeguarding their wealth.

Compliance with Corporate Governance Guidelines

I. BOARD OF DIRECTORS

(A) Composition of the Board

KIOCL being a Government Company, appointment/nomination of all Directors is done by the President of India, through the Ministry of Steel. Articles of Association of the Company stipulate that the number of Directors shall not be less than five and not more than thirteen. As on 31.03.2010, there were nine Directors on the Board comprising of three whole time Directors including Chairman-cum-Managing Director, two non-official part time Director who are Government Nominees and four Independent Directors. In addition to the above, one functional Director's post is vacant. The Chairman being Executive Chairman, two more Independent Directors posts are vacant pursuant to clause 49 of the Listing Agreement of the Stock Exchanges. The matter of filling up of vacancies is under process at the end of Ministry of Steel and Department of Heavy Industry, Ministry of Heavy Industries & Public Enterprises, Government of India. The members of the Board are from diversified backgrounds and have varied expertise and considerable experience in the respective fields.

The details of the Directors with regard to their category, directorship in other companies, Membership/Chairmanship in Committees of the Boards of other Companies and their attendance at the Board Meetings and AGM are listed below:

Si. No.	Directors (S/Shri)	Category	Meeting held during	No. of Board	Attendance at the last	No. of Director-	Number of Committees	
			respective tenure	meeting attended	AGM held on 28-7-2009	ships	Member	Chairman
1.	K Ranganath	CMD	7	7	Υ	Nil	Nil	Nil
2.	Sreeman NS Upto 26.11.2009	Director (Commercial)	6	5	Y	Nil	Nil	Nil
3.	M B Padiyar,	Director (P&P)	7	6	N	Nil	Nil	Nil
4.	TMGK Bhat	Director (Finance)	7	7	Y	Nil	Nil	Nil
5.	B S Meena ² upto 31.03.2009	Govt. Nominee	7	5	N	3	Nil	Nil
6.	Dr. Dalip Singh³ upto 10.11.2009	Govt. Nominee	5	5	N	4	Nil	Nil
7.	George Elias ³ w.e.f. 10.11.2009	Govt. Nominee	2	2	Ν	I	Nil	Nil
8.	S Ravi ⁴ Upto 14.4.2009	Independent	0	0	N	10	3	1
9.	Dr. S Devotta ⁴ Upto 7.5.2009	Independent	2	ı	Ν	ı	1	Nil
10.	N R Mohanty ^s w.e.f. 5.8.2009	Independent	3	2	Z	5	2	Nil
11.	Dr. Chiranjib Sen ⁵ w.e.f. 7.8.2009	Independent	3	3	Z	l	ſ	Nil
12.	B Ramesh Kumar ⁵ w.e.f. 7.8.2009	Independent	3	3	N	Nil	Nil	Nil
13.	V R Sastry ⁵ w.e.f. 5.8.2009	Independent	3	2	Z	I	Nil	Nil

I. Represents Membership/Chairmanship of two Committees viz.: Audit and Shareholders'/Investors' Grievance Committee.

^{2.} Shri B S Meena, SS & FA, Ministry of Steel and Govt. Nominee resigned from the Directorship w.e.f. 31.3.2010 consequent upon his appointment as Secretary, Department of Heavy Industry in the Ministry of Heavy Industries & Public Enterprises, Govt. of India.

^{3.} Shri George Elias, Joint Secretary to Govt. of India was appointed as Director vice Dr. Dalip Singh who ceased to be a Director consequent to reallocation of work in the Ministry of Steel

^{4.} The tenure of two Independent Directors viz. Shri S Ravi and Dr. Sukumar Devotta was completed w.e.f. 14.4.2009 & 7.5.2009 respectively.

^{5.} Ministry of steel, Govt. of India vide letter No 5(11)/2007-KDM dated 30.7.2009 appointed four Independent Directors on the Board of KIOCL for a term of three years from the date of assumption of charge.

(B) Board Meetings and Procedure

The Board of Directors play the primary role in ensuring good governance and functioning of the Company. The meetings are governed by a structured agenda. All the agenda items are backed by comprehensive agenda notes, containing all the vital information, so as to enable the Directors to have focussed discussion at the meeting and to take decision. All the relevant information as enumerated in Annexure IA to clause 49 of the Listing agreement and guidelines for Corporate Governance for CPSE's issued by DPE is placed before the Board. The agenda and agenda notes are circulated to all the Directors in advance of each meeting of the Board of Directors. Where it is not practical to send the relevant information as a part of the agenda papers, the same is tabled in the meeting. The presentation covering the Company's performance, operations and business strategy is also made to the Board.

The Board also reviews periodically the compliance status of all the applicable laws. All the decisions are taken after detailed discussions by the Board Members at the meetings. The members of the Board have complete freedom to express their opinion and have unfettered and complete access to information in the Company.

During the financial year 2009-10, seven meetings of the Board were held on 24.4.2009, 6.5.2009, 25.6.2009, 22.7.2009, 24.9.2009, 12.11.2009 and 2.3.2010. The time gap between two Board Meetings is not more than four months.

(C) Code of Conduct

In pursuance to SEBI and DPE guidelines, the existing code of Conduct as applicable to Board members & Senior Managerial Personnel (i.e. General Manager in the rank E-8 and above) replaced by a new code with the approval of Board of Directors at its 191st meeting held on 12.11.2009. The revised copy of Code of Conduct is uploaded on the website of the Company i.e. www.kioclltd.com. The new Code of Conduct is in alignment with Company's mission and objectives and aims at enhancing ethical and transparent process in managing the affairs of the Company.

All the Board Members and Senior Managerial Personnel have affirmed compliance to the Code of Conduct. A declaration signed by the Chairman-cum-Managing Director affirming the compliance with the Code of Conduct by the Board Members and Senior Managerial Personnel of the Company is appended at the end of this report.

2. COMMITTEES OF THE BOARD OF DIRECTORS

To enable better and more focus attention on the affairs of the Corporation, the Board delegated particular matters to Committee of the Board set up for the purpose. These



committees prepare the groundwork for decision making and report at the subsequent Board Meeting. The following committees are constituted by Board:

- A. Audit Committee,
- B. Sub-Committee of Board of Directors,
- C. Remuneration Committee,
- D. Empowered Board Sub-Committee,
- E. Share Transfer Committee.

A. AUDIT COMMITTEE

The Company has an Audit Committee at the Board level functioning since 2000 with the powers and role that are in accordance with Section 292A of the Companies Act, 1956, Clause 49 of the Listing Agreement and DPE guidelines. The Committee acts as a link between the management, the Statutory Auditors, Internal Auditors and the Board of Directors to oversee the financial reporting process. The Audit Committee consists of four members and all of them are Independent Directors. The majority of the Audit Committee members have accounting and financial management expertise. Director (Finance), General Manager (Finance), AGM (Internal Audit), Statutory Auditors are the permanent invitees to the meeting. In addition, other Functional Directors except CMD, Senior Managerial Personnel are also invited to the Committee meetings to present reports on the respective items being discussed as and when required. Company Secretary acts as a Secretary to the Committee.

The Audit Committee observes and controls the financial reporting process of the Company with a view to provide accurate and proper disclosures. The Committee reviews the Internal Audit reports periodically as well as action taken report. The Committee also gives directions to the management in areas needs to be strengthened. The recommendations of the Audit Committee is binding on the Board.

During the financial year 2009-10, five meetings of the Audit Committee were held on 6.5.2009, 10.10.2009, 24.10.2009, 11.11.2009 and 25.1.2010. The 36th Audit Committee meeting originally scheduled for 29.9.2009 was adjourned due to lack of quorum to 10.10.2009. The time gap between two Audit Committee meetings is not more than four months.

The Composition of the Audit Committee as on 31.3.2010 and the attendance of the members at the meetings are as under:

Name of Director (S/Shri)	No. of Meetings held during respective tenure	No. of meetings attended
Dr. Sukumar Devotta	I	ı
N.R.Mohanty, Chairman	4	3
Dr. Chiranjib Sen	4	4
B. Ramesh Kumar	4	4
Prof. V. R. Sastry	4	4
Sreeman N.S	I	I

The terms of reference of the Audit Committee are as under: -

- a) To comply with the requirements in accordance with Section 292A of the Companies Act;
- b) To comply with the requirement relating to the Audit Committee as envisaged in Clause 49 of listing agreement and the Guidelines on Corporate Governance issued by the Department of Public Enterprises (DPE), 2007 for CPSEs.
- c) To take on record and/or to review unaudited/audited quarterly/half-yearly/annual financial statements of the Company.

B. BOARD SUB-COMMITTEE

The Company has a Sub-Committee of the Board with the power to consider and approve the un-audited and audited quarterly and year to date financial results of the Company. The result as approved by the Committee subsequently placed to the Board for ratification.

During the year Sub-Committee of Board met three times, on 18-04-2009, 24-10-2009, and 25-01-2010. The composition of the Board Sub Committee as on 31.3.2010 and the attendance of the members at the meetings are as under:

Name of Director (S/Shri)	No. of Meetings held during respective tenure	No. of meetings attended
K. Ranganath	3	3
Dr. Sukumar Devotta	ı	l
B. Ramesh Kumar	2	2
Prof. V. R. Sastry	2	2
Sreeman N.S	ı	l
TMGK Bhat	3	3



C. REMUNERATION COMMITTEE

Considering Department of Public Enterprises guidelines, the Board of Directors at its 192nd Board meeting held on 02.03.2010 constituted a Remuneration Committee headed by an Independent Director and Director (Finance), Director (P&P) as members for the purpose of determining Performance Related Pay (PRP).

D. EMPOWERED BOARD SUB-COMMITTEE

The Board of Directors at their 190th meeting held on 24.9.2009 constituted a Board level Committee having the power to consider and recommend to the Board on proposal which exceeds the delegated power of CMD and requires Board of Directors approval, with the following members. The Committee met two times during the year 2009-10.

- i. Dr Chiranjib Sen, Chairman
- ii. Shri N R Mohanty
- iii. Prof V R Sastry
- iv. Director (Commercial)
- v. Director (P&P)

E. SHARE TRANSFER COMMITTEE

A Share Transfer Committee consisting of the Senior Manager (F & A) and the Company Secretary is functioning to look into all the transfers, transmissions, splitting and Issue of Duplicate Share Certificates etc. The action taken by the Committee subsequently placed before the Board for ratification. There was no grievance from any of the shareholder during the year.

3. REMUNERATION TO DIRECTORS AND POLICY

Being a Central Government Public Sector Enterprise, the appointment, tenure and remuneration of Directors are decided by the Government of India. The Government letter appointing the Chairman & Managing Director and other Functional Directors indicate the detailed terms & conditions of their appointment, including the period of appointment, basic pay, scale of pay, dearness allowance, entitlement to accommodation etc., and it also indicates that in respect of other terms & conditions not covered in the letter, the relevant rules of the Company shall apply.

Details of remuneration of Whole time Directors during the year 2009-10 are given below: (Rs. in Lakhs)

Name of Director (S/Shri)	Salary	Benefits	Company Contribution to PF & Gratuity	Total for the year 2009-10	Arrears of salary *
K Ranganath	12.93	1.07	2.48	16.48	2.78
Sreeman NS (up to 26.11.09)	12.48	1.08	2.61	16.17	17.27
M B Padiyar	14.87	3.34	2.46	20.67	7.24
TMGK Bhat	12.51	0.17	2.58	15.26	4.94
Total	52.79	5.66	10.13	68.58	32.23

^{*}Arrears of salary consequent to revision of pay scales for Board level posts w.e.f. 1.1.2007 and terminal benefits paid during the year.

Note: - Arrears were paid to Ex-Directors, consequent to revision of pay scales for Board level posts w.e.f. 1.1.2007. The details of arrears paid including benefits are as under: -

(Rs. In Lakhs)

Name of Ex - Director	Salary arrears	PF & Gratuity Arrears	Total
Shri P. Ganesan, Ex-CMD	4.81	0.47	5.28
Shri K. Swaminathan, Ex -D(F)	5.72	10.49	16.21
Captain J. N. Kini, Ex – D(P&P)	5.56	6.80	12.36

Non Official Part Time Government Nominee Directors are not paid any remuneration. They are also not paid sitting fees for attending Board Meetings. Independent Directors are paid sitting fee of Rs.10,000/- per meeting of the Board/Committee of the Board attended. Details of sitting fees paid to the Independent Directors during the year 2009-10 are given below:

(In Rupees)

Name of Director	Sitting Fees		Total
(S/Shri)	Board Meetings	Committee Meetings	
Dr. Sukumar Devotta	10000	20000	30000
N R Mohanty	30000*	70000	100000
Dr. Chiranjib Sen	30000	80000	110000
B Ramesh Kumar	30000	100000	130000
Prof V R Sastry	20000	100000	120000

^{*}includes Rs. 10000/- paid to Shri NR Mohanty as Honorarium for attending 186th Meeting of the Board held on 24-04-2009 at Mumbai as Special Invitee.



None of the non executive Directors had any pecuniary relationship or transactions with the Company during the year. The part time Government Directors are ex-officio appointees and their terms is co-terminus with the term of respective position held by them in Government at the time of appointment on the Company's Board. The non-executive Independent Directors are appointed for a period of three years.

4. DIRECTORS SHAREHOLDING

The following Directors holding the equity shares in the Company as on 31.03.2009.

Name of Director	No. of shares held	
Shri M B Padiyar, Director (P&P)	150	
Shri TMGK Bhat, Director (Finance)	100	

5. Disclosures

- a) There was no material transaction with the Directors or the Management or their relatives that may have potential conflict with the interest of the Company at large.
- b) Whistle Blower Policy is not a mandatory requirement. Company is yet to frame a policy in this regard.
- c) The Company has adopted all suggested items to be included in the Report on Corporate Governance as required under the listing agreement as well as Code of Corporate Governance issued by DPE.
- d) None of the Directors on the Board is a member of more than 10 Committees and the Chairman of more than 5 Committees, across all the Companies (Public Limited) in which he is a Director.
- e) There is no inter se relationship between directors of the Company, as per declarations received.
- f) There has been no instance of the non-compliance by the Company and no penalty or stricture is imposed on the Company by stock exchange (s) or SEBI or any statutory authority, on any matters related to capital markets during last three years.
- g) As on the date of approval of accounts, the number of independent Director(s) on the Board of the Company is not sufficient.

6. RISK MANAGEMENT

As a part of implementation of the guidelines on Corporate Governance issued by DPE, a Risk Assessment and Minimisation Policy for drawing of appropriate risk assessment, management and minimisation framework as also internal risk assessment framework, integrated and

aligned with Corporate and operational objectives has formulated. Same is being reviewed at periodical interval.

7. GENERAL SHAREHOLDERS INFORMATION

(i) Disclosure regarding appointment of Directors

The Company has provided brief resume(s) of the Directors seeking appointment at the ensuing Annual General Meeting, in the notice attached with the Annual Report.

(ii) Communications to Shareholders

The Company's quarterly financial results, official news releases and other general information about the Company are uploaded on the Company's website (www. kioclltd.com). The quarterly financial results of the Company generally published in the Financial Express, Business Standard, Mint (all editions) & Samyuktha Karnataka, Udayavani (a regional daily publication from Karnataka).

(iii) Details of Annual General Meeting(s)

The last three annual general meetings were held as under:

Year	Location	Date	Time
2008-2009	Registered Office, Bangalore	28-07-2009	12.00 hrs
2007-2008	Registered Office, Bangalore	30-08-2008	12.00 hrs
2006-2007	Registered Office, Bangalore	20-09-2007	12.30 hrs.

All the resolutions set out in the respective notices of last three Annual General Meetings were passed by the shareholders. No Special Resolution was passed at the Annual General Meeting. No resolution was put through Postal Ballot.

(iv) Financial Calendar

The Company's financial year is from 1st April to 31st March.

(v) Transfer of unpaid/unclaimed dividend amounts to Investor Education & Protection Fund

Pursuant to Section 205C of the Companies Act, 1956, dividend amount(s) remaining unclaimed and unpaid for a period of seven years, from the date they became due for payment, as required to be transferred to Investor Education & Protection Fund established by the Central Government.

Members who have so far not en-cashed their dividend warrants are requested to write to the Company/Registrar to claim the same, to avoid transfer to IEPF. Members are advised that no claim shall lie against the said Fund or the Company for the amounts of dividend so transferred to the said Fund.



The Company has transferred unclaimed Dividend amount upto the year 2001-2002 to Investor Education & Protection Fund as set up by Government of India.

(vi) CEO / CFO Certification

As required by clause 49 of the Listing Agreement, the CEO/CFO certification is appended as an Annexure to this Report.

(vii) Annual General Meeting for the year 2009-10

Day and Date	Wednesday, the 21st July 2010	
Time	11.30 AM	
Venue	Community Hall, KIOCL Ltd., Bangalore – 560 034.	

(viii) Financial Calendar for 2010-11 (Tentative)

Financial Report for the Quarter ending June 30, 2010	Last Week of July, 2010
Financial Report for the Quarter ending September 30, 2010	Last week of October, 2010
Financial Report for the Quarter ending December 31, 2010	Last week of January, 2011
Financial Report for the Quarter ending March 31, 2011	Last week of April, 2011
Annual General Meeting for the year 2010-11	Last week of September, 2011

(ix) Book Closure

The Register of Members and Share Transfer Books of the Company shall remain closed from 19-7-2010 to 21-7-2010 (both days inclusive)

(x) Listing on Stock Exchanges

The Equity Shares of the Company are listed on

SI No.	Name & address of the Stock Exchange	Scrip Code
1	Bangalore Stock Exchange Ltd. 51, 1st Cross, JC Road, Bangalore - 560 027	KIO
2	Madras Stock Exchange Limited. Exchange Building, 11, Second Line Beach, Chennai – 600 001	KIO

Listing fees for the year 2009 - 10 has been paid.

(xi) Market price Date

There was no trading reported at Bangalore and Madras Stock Exchange during 2009-10.

(xii) Performance in comparison to broad based indices such as BSE Sensex, CRISIL Index etc.

Since the Company's shares are not traded on a large scale frequently, its performance cannot be compared to broad based indices such as BSE Sensex, CRISIL Index etc., in the absence of price data.

(xiii) Registrars and Transfer Agents:

M/s Alpha Systems Private Limited, Regd. Office: 30, Ramana Residency, 4th Cross, Sampige Road, Malleswaram,

Bangalore – 560003

Tel. No.: 080-23460815-818

(xiv) Share Transfer System

The Company shares are available in physical form only. Transfer of shares is processed within a period of maximum 30 days from the date of lodgement subject to documents being valid and complete in all respects.

(xv) Investor Correspondence

In order to facilitate quick redressal grievance / queries the investors and shareholders may contact the Company Secretary at under mentioned address for any assistance :

Shri S. K. Padhi, Company Secretary KIOCL Limited II Block, Koramangala, Bangalore - 560034 Telfax 080-25531525,

e-mail/: bsecretary@kudreore.com

(xvi) Shareholding Pattern as on 31st March 2010

The Shareholding pattern of the Company as on 31st March 2010 is as follows:

Category	No. of shares	% Shareholding
Central Govt./State Govt.(s)	628144130	98.9961
Mutual Funds/UTI	1985000	0.3129
Financial Institutions/Banks	800000	0.1261
Insurance Companies	2778300	0.4379
Private Bodies Corporate	400	0.00
Resident Indian & others	805970	0.1270
Total	634513800	100.00



(xvii) Dematerialization of Shares

The Govt. of India is major shareholder of the Company holding around 99 percent and the balance 1% share is held by Financial Institutions, Mutual Funds, Insurance Companies, employees and General Public. The Company has not resorted to Dematerialization of shares.

(xviii) Outstanding GDRs/ADRs/Warrants

There are no outstanding GDR's/ADR's/warrant's or any convertible instruments

(xix) Registered Office:

KIOCL Limited

Il Block, Koramangala,

Bangalore - 560034, Karnataka

Phone: 080-25531461-470 Fax: 080-25532153-5941 Website: www.kioclltd.com

(xx) Plant Locations

The Company's plants are located at Kudremukh, Chickmagalur District and Mangalore in Dakshina Kannada District in the State of Karnataka.

(xxi) Compliance Certificate

As required under clause 49 of the listing agreement, the certificate from Statutory Auditors pertaining to compliance of conditions of Corporate Governance is being annexed with the Directors Report.

This report duly complies with the requirements of Guidelines on Corporate Governance for CPSEs and covers all the suggested items mentioned in Annexure-VII of the Guidelines. The quarterly report on compliance with the Corporate Governance requirements prescribed by DPE is also sent to Administrative Ministry regularly.

NON-MANDATORY REQUIREMENTS

i. Chairman of the Board

The Chairman-cum-managing Director of the Company, who is in whole time employment, is the Chairman of the Board. Therefore, there is no need for maintenance of a separate Chairman's office.

2. Remuneration Committee

Explained in Para 2(C) of Corporate Governance Report.

3. Shareholders Rights

The quarterly, half yearly and yearly financial results are published in the newspapers. These results are also uploaded on the website of the Company. Half yearly results are not sent to the shareholder of the Company.

4. Audit qualifications

There is no audit qualification.

5. Training of Board Members

Not adopted.

6. Mechanism for evaluating non-executive Board Members

Not adopted.

7. Whistle Blower Policy

Not adopted

MANAGEMENT DISCUSSION AND ANALYSIS

i) INDUSTRY STRUCTURE AND DEVELOPMENT

The Company operates in the international Iron Ore market which is highly competitive and volatile. The demand for Iron Ore is a derived demand linked to the fortunes of the steel industry, which in turn, depends on the steel consumption pattern. Continued emphasis given by Govt. towards development of various infrastructure projects is boosting the demand for Iron and Steel consumption.

The Global recession has a severe impact on the performance of the Company during the year 2009-10. The price of Pellets has shown signs of improvement from January 2010 onwards and has prompted the Company to increase production. The Company has produced 7 lakh tonnes and sold 6.78 lakh tonnes of Pellets during the fourth quarter of 2009-10 which has surpassed the previous performance particularly after the close of captive mine.

ii) SWOT Analysis

In the changing environment, the Company has identified the following strengths, weakness, opportunities and threats:

Strength

- Strong brand image world wide. Expertise in handling hematite ore through wet grinding system at Pellet Plant.
- 100% EOU status.



- Shore based Pellet Plant with captive berth, with automatic ship loading system.
- Expertise in Mining, Beneficiation & Pelletisation.
- A Mini Blast Furnace facility, a lone PSU unit which produces foundry grade Pig Iron.
- Captive Power Plant.
- Skilled Manpower.

Weakness

- No Captive Iron Ore mine
- No assured source for stable quality
- Lower value addition due to bought out ore and higher cost of logistics. Main activity of Pellet making is not considered as value addition, resulting our claim for mine clubbed with sale of Iron Ore by the mine owners.
- Non-availability of required quantity of Iron ore. This restricts Company from entering into long term sales contracts with assured quality.
- Applied Mining Leases are under litigation.
- Pig Iron plant has no forward integration
- Holding assets and skilled manpower at closed Kudremukh mine.

Opportunities

- Utilisation of Mechanical Ship Loading System.
- Expansion of mining activities with available core competence.
- Reduced threat of recession
- Value addition namely producing Ductile Iron Spun pipes at BF Unit.
- Venturing into new business areas namely Coke Oven Plant, Setting up of Integrated Steel Plant.
- Assets and skilled man power readily available.

Threats

- Delay in getting new mining leases.
- Infrastructure Dependence on Railways for allotment of rakes for movement of raw material.
- Sourcing of water from Lakya Dam.
- Delay in withdrawing from Kudremukh in view of Supreme Court order.
- Migration of trained manpower.

iii) PRODUCT-WISE PERFORMANCE

The following table summarises the production performance during the past three years:-

Year	MOU target		Actual pr	oduction		tilisation of pacity in %
	PP	PI	PP	PI	PP	PI
2009-10	2.650	0.170	1.273	0.062	36	29
2008-09	2.850	0.196	1.316	0.118	38	55
2007-08	2.600	0.199	1.927	0.157	55	73

iv) OUTLOOK

The Company has a large Equity base with no long term Debt to service. This is a source of strength to the Company. In order to fruitfully deploy its financial and technical strength for the future growth of the Company, your Company is exploring the possibilities of entering into new areas of business, acquiring new mining leases and formulation of diversification schemes for implementation.

In line with the decision of the Board of Directors, the existing global tender under consideration for installation and commissioning of DISP plant was cancelled. Further, based on the Board's direction, for identification of a JV partner for DISP project, the process to fix a Consultant and identify a JV partner has been initiated. An offer from M/s MECON Limited has already been received for expert consultancy services towards the formation of JV. An EOI has been floated for setting up of Ductile Iron Spun Pipe plant in the JV at Blast Furnace complex.

Government of Karnataka had granted mining lease over an area of 116.55 ha in Hombalghatta and Hosahalli villages in favour of KIOCL. Indian Bureau of Mines has already approved mine plan on 23rd September 2008. De-reservation proposal submitted in Form "A" to Nodal officer, Forest department, Govt. of Karnataka for diversion of entire forestland for mining purpose is under process with State Forest Department. Ministry of Environment and Forest, Govt. of India accorded Environment clearance for the project for mining of 1.0 million tonne per year of Iron Ore and 5000 tonne per annum of Manganese Ore. Karnataka State Pollution Control Board has also accorded consent for establishment of the project under Air Act, 1981 and Water Act, 1974.

The Company is trying to get mining leases at Ramanadurg, Karnataka and in Sundargarh District, Orissa subject to resolution of legal disputes. The Company is also in the process of selection of a JV partner for Equity participation for setting up of an Integrated Steel plant in the State of Karnataka.

v) RISKS & CONCERNS

The main risks and the area of concern for the Company is non-availability of long-term mining lease. The Company is examining various options like JV in Steel sector, Contract



Mining, Coal Mining etc which are yet to materialise. Constant pressure from local authorities to stop drawl of water from Lakya Dam. Stoppage of water will lead to complete closure of both the plants at Mangalore.

Slowdown in Domestic market is affecting the pricing of Pig Iron.

vi) INTERNAL CONTROL SYSTEMS AND THEIR ADEQUACY

The Company has a regular system of conducting Internal Audit by an external agency. The Internal Audit Department within the Company is also strengthened with induction of Officers at senior level. The Internal Audit system is commensurate with the growing size and nature of the business of the Company. The reports of the Internal Auditor are regularly placed before the Audit Committee for its review and further guidance.

vii) FINANCIAL PERFORMANCE WITH RESPECT TO OPERATIONAL PERFORMANCE

a) The Financial performance of the Company for the year 2009-10 in brief is furnished below:

(Rs. in crores)

Particulars	2009-10	2008-09
Sales	992.72	1228.98
Profit /(Loss)before tax for the year	(194.95)	24.18
Profit /(Loss) after Tax	(177.27)	22.01

b) Cash Flow information

An abstract of Cash Flow statement for the year ended on 31st March, 2010 is as under:

Rs. in lakhs

A)	Opening cash and cash equivalents as at 1-4-2009(OB)	119986.61
B)	Net cash from operating activities	13371.67
C)	Net cash from investing activities	6732.46
D)	Net cash used in Financing Activities	(742.35)
E)	Cash and Cash equivalent as at 31-03-2010 (CB)	139348.39

viii) MATERIAL DEVELOPMENT IN HUMAN RESOURCES/INDUSTRIAL RELATION FRONT, INCLUDING NUMBER OF PEOPLE EMPLOYED

The Company aims at providing motivation and growth opportunities for employees. It also encourages them and creates an environment for best utilisation of their skills in achieving the Company's objectives. Training and Development is the key word of HRD. The achievement during the year under report was 879 Executive and 1497 Non-executive trained man days.

Industrial Relations situation remained peaceful throughout the year in all the establishments of the Company. Works Committees and Joint Plant and Shop Councils meet regularly and their discussions contribute towards improving industrial relations and resolving differences, if at all they arise.

The following table shows the total number of employees in different Groups on rolls of the Company as on 31st March 2010:-

Group	Total No.of employees on rolls	SC	ST	No.of women employees	Ex- servicemen	Physically Handicapped
Α	430	52	10	24	01	06
В	33	03	01	05		
С	823	120	36	21	11	09
D	. 67	15	09	03		03
D(Sweepers)	09	01		03		
Total	1362	191	56	56	12	18

Poaching of trained manpower at Kudremukh is a source of concern for the Company.

IX. CODE OF CONDUCT - CLAUSE 49 I (D)

In compliance with Clause 49 I (D) of the Listing Agreement, the Board of Directors has laid down the code of Business Conduct and Ethics for the Board members and senior Management of the Company. The Copy of Code is displayed on the website of the Company http://www.kioclltd.com. All Board members and key officials of the company have affirmed their compliance with the code. A declaration by the Chairman-cum-Managing Director in this regard is at Appendix-I.

X. FINANCIAL AND CASH FLOW STATEMENTS - CLAUSE 49 V

A Certificate signed by the Chairman-cum-Managing Director and the Director (Finance) to the effect that the Financial and Cash Flow statements do not contain any materially untrue statement and that they present a true and fair view of the Company's affairs and are in compliance with existing standards, applicable laws and regulations is at Appendix-II.



KIOCL Limited

(Formerly Kudremukh Iron Ore Company Limited) (A Government of India Enterprise)

Registered Office:

II Block, Koramangala, Bangalore - 560 034

Telephone: 080 - 25531461 / 70

Fax : 080 - 25532153 / 25535941

Website : kudremukhore.co.in



ISO 9001, 14001 and OHSAS 18001 Company

Appendix - I to Annexure II

The Shareholders, KIOCL Limited II Block, Koramangala, Bangalore - 560 034.

Sub: Code of Conduct.

In compliance with Clause 49 I (D) (ii) of the Listing Agreement, the Board of Directors has laid down a Code of Conduct for all Board Members and Senior Management of the Company. I hereby declare that the Board Members and the Senior Management Personnel of the Company have affirmed compliance with the Code of Conduct during the year 2009-10.

(K RANGANATH)

Chairman-cum-Managing Director

Place: Bangalore
Date: 01-06-2010

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Website : kudremukhore.co.in



ISO 9001, 14001 and OHSAS 18001 Company

Appendix - II to Annexure II

The Board of Directors,

KIOCL Limited, II Block, Koramangala, Bangalore-560 034.

Sub: Financial and Cash Flow statements.

Dear Sir,

- a) We hereby certify that we have reviewed the Financial statements and Cash Flow Statements for the year 2009-10, and to the best of our knowledge and belief:
 - these statements do not contain any materially untrue statement or omit any material fact or certain statements that might be misleading;
 - ii) 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;
- b) to the best of our knowledge and belief, no transactions were entered into by the Company during the year 2009-10 which are fraudulent, illegal or violative of the Company's Code of Conduct;
- c) we accept the responsibility for establishing and maintaining internal controls for financial reporting and we have evaluated the effectiveness of the internal control systems of the Company pertaining to financial reporting and have disclosed to the Auditors and the Audit Committee, deficiencies in the design or operation of such internal controls, if any, of which we are aware and we have taken steps to rectify these deficiencies;
- d) We have indicated to the Auditors and the Audit Committee
 - i) significant changes in internal control over financial reporting during the year;
 - ii) significant changes in Accounting Policies during the year 2009-10 and that the same have been disclosed in the Notes to the financial statements; and
 - iii) 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.

This certificate is issued in compliance with Clause 49 (V) of the Listing Agreement with the Stock Exchanges.

(K RANGANATH)

K. Kanyanath

Chairman-cum-Managing Director

(TMGK BHAT)

Director (Finance)

Place: Bangalore Date: 07-05-2010

ANNEXURE-III

MURALI ASSOCIATES

Chartered Accountants

1st Floor, Ramanuja Plaza, # 12. 5th Cross. Malleswaram

Bangalore - 560 003

Tel : +91 080 2346 3272

E-mail : bn@macaindia.com
Website : www.macaindia.com

CERTIFICATE ON CORPORATE GOVERNANCE

To the Members of KIOCL LIMITED

We have examined the compliance of Corporate Governance by KIOCL Limited for the year ended 31st March 2010, as stipulated in clauses 49/51 of the Listing Agreement of the said Company with Stock Exchanges of India.

The compliance of conditions of Corporate Governance is the responsibility of the management. Our examination was 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 in all material respects with the conditions of Corporate Governance as stipulated in the above mentioned Listing Agreement, except clauses 49(1A)(i) and (ii) of the said agreement in respect of required number of Non Executive Directors.

As informed to us, there are no investor grievances pending 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 MURALI ASSOCIATES
CHARTERED ACCOUNTANTS
(Firm Registration No. 02164S)

Place: Bangalore

Date: 2nd June, 2010

P. Nitish (Mem. No. 024736)

Partner

AUDITORS' REPORT

To

The Members of KIOCL Limited

We have audited the attached Balance Sheet of M/s. KIOCL Limited as at 31st March, 2010, and also the Profit and 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. These standards require to 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 the management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

- A. As required by the Companies (Auditor's Report) Order, 2003 as amended by Companies (Auditor's Report) Amendment Order, 2004, issued by the Central Government of India, in terms of Section 227(4A) of the Companies Act, 1956, (the Act) and on the basis of such checks of books and records of the Company, as we considered appropriate and according to the information and explanations given to us, we enclose in the annexure a statement on the matters specified in Paragraphs 4 and 5 of the said Order.
- B. Further to our comments in the Annexure referred to above, we report that:
 - 1. We have obtained all the information and explanations, which to the best of our knowledge and belief were necessary for the purpose of the audit.
 - 2. 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.
 - 3. The Balance Sheet, Profit and Loss Account and Cash Flow Statement dealt with by this report are in agreement with the books of account.
 - 4. In our opinion, the Balance Sheet, Profit and Loss Account and Cash Flow Statement referred to in this report comply with the Accounting Standards referred to in Sub section (3C) of Section 211 of the Act.
 - 5. In view of Notification No. GSR 829 (E) dated 21.10.2003 issued by the Department of Company Affairs, Government of India, Clause (g) of Sub- section (1) of Section 274 of the Act is not applicable to the Company.



- C. a. Mine Closure Expenses (Net), if any, are yet to be ascertained. (Refer Note 6 in Schedule 17 "Notes on Accounts").
 - b. Confirmations of Balances have been obtained in certain cases only. (Refer Note 18 in Schedule 17 "Notes on Accounts").
 - c. The Company has neither paid nor provided for Cess Payable u/s 441A of the Act since no notification has been issued as specified in Sub Section (1) of that Section.
- D. In our opinion and to the best of our information and according to the explanations given to us, the said accounts read together with accounting policies and notes thereon, give the information required by the Act, in the manner so required and subject to our comments in paragraph C above, the impact of which is not ascertainable, give a true and fair view in conformity with the accounting principles generally accepted in India:
 - a. In the case of the Balance Sheet, of the State of Affairs of the Company as at 31st March 2010;
 - b. In the case of the Profit and Loss Account, of the Loss for the year ended on that date;

and

c. In the case of Cash Flow Statement, of cash flows for the year ended on that date.

For MURALI ASSOCIATES
CHARTERED ACCOUNTANTS
(Firm Registration No. 02164S)

Place: Bangalore

Date: 12th May, 2010

P. Nitish (Mem. No. 024736)

Partner

ANNEXURE REFERRED TO IN PARA 'A' OF OUR REPORT OF EVEN DATE

- 1. a. The Company has maintained proper records showing full particulars including quantitative details and situation of fixed assets.
 - b. As informed to us, fixed assets are being physically verified by the management at reasonable intervals. No material discrepancies were noticed on such verification.
 - c. The Company has not disposed off any substantial part of its fixed assets so as to affect its going concern status.
- 2. a. Inventories have been physically verified during the year by the management. In respect of stores and spares, the Company has adopted perpetual inventory program designed to cover all major items over a period of one year. In our opinion, the frequency of verification is reasonable in view of the size of the Company and the nature of its business. Stock of raw materials and additives at different stages of pelletisation (i.e. Work In Progress) is not being physically verified and taken into account as per the Company's accounting policy followed consistently.
 - b. 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 is maintaining proper records for inventory. Differences noticed on verification between the physical stock and books were material in certain instances and have been suitably dealt with in the books of account.
- 3. The Company has neither granted nor taken any loans, Secured or Unsecured to/from companies, firms or other parties covered in the register maintained u/s 301 of the Act. Accordingly sub clause (b), (c) and (d) are not applicable.
- 4. In our opinion and according to the information and explanations given to us, there are adequate internal control systems commensurate with the size of the Company and the nature of its business with regard to purchase of Inventory and Fixed Assets and with regards to Sale of Goods and Services. Further, on the basis of our examination of the books and records of the Company carried out in accordance with the Auditing Standards generally accepted in India and according to the information and explanations given to us, we state that we have neither come across nor have been informed of any continuing failure to correct major weakness in the aforesaid internal control system.
- 5. a. In our opinion and according to the information and explanations given to us, there are no particulars of contract that need to be entered into the register maintained in pursuance of Section 301 of the Act.

- b. In view of the above comment, Para 4(v)(b) of the order is not applicable.
- 6. The Company has not accepted deposits from the public. Accordingly Paragraph 4(vi) is not applicable for the Company.
- 7. 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 record u/s 209(l)(d) of the Act.
- 9. a. According to the information and explanations given to us, the Company is regular in depositing undisputed statutory dues including Provident Fund, Investor Education and Protection Fund, Employees State Insurance, Income Tax, Sales Tax, Wealth Tax, Custom Duty, Cess, Excise Duty, Service Tax and other Dues with the appropriate authorities. As explained to us, the scheme of Employees State Insurance is not applicable to the Company. There were no undisputed liabilities of above nature as at the date of the Balance Sheet outstanding for a period of more than 6 months.
 - b. According to the books of account and records examined by us in accordance with the generally accepted auditing practices in India, there are no dues of Income Tax, Sales Tax, Wealth Tax, Service Tax, Custom Duty, Excise Duty and Cess which have not been deposited on account of any dispute.
- 10. There are no accumulated losses as at the date of the Balance Sheet. The Company has incurred cash losses during the financial year covered by our audit. The Company has not incurred cash losses in the immediately preceding financial year.
- 11. According to the information and explanations given to us, the Company has not defaulted on payments to banks, financial institutions. The Company has not issued any Debentures.
- 12. The Company has not provided any advance or loan on the basis of security by way of pledge of shares, debentures and other securities.
- 13. The Company is not a chit fund or a nidhi/mutual benefit fund or society. Therefore, the provisions of clause 4(xiii) are not applicable.
- 14. The Company is not dealing or trading in shares, securities, debentures and other investments, therefore clause referred in Para 4(xiv) is not applicable.
- 15. According to the information and explanation given to us, the Company has not given any guarantee for loans taken by others.

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16. According to the information and explanation given to us, the Company has not availed

any term loans during the year under report.

17. According to the information and explanations given to us and on an overall examination

of the Balance Sheet of the Company we report that the Company has not raised any

long term or short term loans during the year.

18. During the year, the Company has not made any preferential allotment of shares.

19. The Company has not issued any Debentures; therefore Para 4(xix) is not applicable for

the Company.

20. The Company has not raised money from the public; therefore Para 4(xx) is not applicable

for the Company.

21. In our opinion and according to the information and explanation given to us, during the

period under audit, no cases of fraud on or by the Company were reported.

For MURALI ASSOCIATES

CHARTERED ACCOUNTANTS

(Firm Registration No. 02164S)

Place: Bangalore

Date: 12th May, 2010

P. Nitish (Mem. No. 024736)

Partner



COMMENTS/OBSERVATIONS OF THE STATUTORY AUDITORS AND REPLY BY THE COMPANY

Auditors' Report	Comments / Observations	
Para No.	Comments / Observations	Reply by the Company
C(a)	AUDITORS' REPORT Mine closure expenses(Net) if any, are to be ascertained (Refer Note 6 in schedule 17"Notes on Accounts")	In pursuance of the directive of the Hon'ble Supreme Court, mining activities at Kudremukh were stopped on 31st Dec. 2005. In its judgment (December 2006), Hon'ble Supreme Court directed IIT Delhi to issue global tender for, inter-alia, reanalysing the stability of slopes, drawing up of mine closure plan, implementation of the above plan and drawing up of detailed terms for the work to be done, consistent with basic paradigm of "no or minimal disturbance to unbroken area" and submit to the Court for further direction.
		In view of the above, although mine is to be closed, the actual timing, modalities and expenditure involved for the purpose of mine closure cannot be assessed as of now. The further developments regarding mine closure by IIT, Delhi are also still awaited.
		The Company, based on prudent accounting practice, depreciated in full most of the 'mines and plant assets' even though according to the internal assessment made by the Company, they can be effectively utilised on relocation and/or disposed off, the expenditure on mine closure may be offset against the inflow of economic benefit, which may accrue.
		In view of the above, mine closure expenses could not be ascertained and hence no provision made for this expenditure in the Books of Account.
	Confirmation of balances have been obtained in certain cases only (Ref Note 18 in schedule 17 "Notes on Accounts")	Statement of fact.
	The Company has neither paid nor provided for cess payable under section 441(A) of the Act, since no notification has been issued as specified in sub-section(1) of that section.	The observation is self explanatory.

Auditors' Report Para No.	Comments / Observations	Reply by the Company
2(c)	ANNEXURE REFERRED TO IN PARA A OF OUR REPORT OF EVEN DATE. The Company is maintaining proper records for inventory. Differences noticed on verification between the physical stock and books were material in certain instances and have been suitably dealt with in the books of account	Statement of fact



COMMENTS OF THE COMPTROLLER AND AUDITOR GENERAL OF INDIA UNDER SECTION 619(4) OF THE COMPANIES ACT 1956 ON THE ACCOUNTS OF KIOCL LIMITED; BANGALORE FOR THE YEAR ENDED 31 MARCH 2010

The preparation of financial statements of KIOCL LIMITED for the year ended 31st March 2010 in accordance with the financial reporting framework prescribed under the Companies Act, 1956 is the responsibility of the management of the Company. The statutory auditors appointed by the Comptroller and Auditor General of India under Section 619(2) of the Companies Act, 1956 are responsible for expressing opinion on these financial statements under section 227 of the Companies Act, 1956 based on independent audit in accordance with the auditing and assurance standards prescribed by their professional body the Institute of Chartered Accountants of India. This is stated to have been done by them vide their Audit Report dated 12 May 2010.

I on behalf of the Comptroller and Auditor General of India have conducted a supplementary audit under section 619(3) (b) of the Companies Act, 1956 of the financial statements of KIOCL LIMITED for the year ended 31st March 2010. This supplementary audit has been carried out independently without access to the working papers of the statutory auditors and is limited primarily to inquiries of the statutory auditors and Company personnel and a selective examination of some of the accounting records. Based on my supplementary audit, I would like to highlight the following significant matters under section 619(4) of the Companies Act, 1956 which have come to my attention and which in my view are necessary for enabling a better understanding of the financial statements and the related Audit Report:

COMMENTS ON PROFITABILITY

Profit & Loss Account

Extra-ordinary Items (Schedule-14)-Rs. II.06 crore

(i) Research & Development Expenditure / (Income): (-) Rs.19.25 crore

The above represents the net of total expenditure (Rs. 131.09 crore) and sales realisation (Rs.111.84 crore) during the development of production process taken up by the Company. The Company considered this as Miscellaneous Expenditure to be written off over a period of 3 years. As per Accounting Standard (AS)-26 prescribed under section 211 (3C) of the Companies Act 1956, the expenditure under development phase should be capitalised as intangible asset and thus the accounting policy of the Company is not in conformity with AS-26.

Further, the account 'Miscellaneous Expenditure to be written-off was created by deducting the net expenditure of Rs. 19.25 crore from the extra-ordinary item (Rs.30.31 crore) instead of removing the related expenditure (Rs. 131.09 crore) and 'turnover income (Rs. 111.84 crore) from the natural heads of account.

This has resulted in overstatement of sales and total expenditure by Rs.111.84 crore and Rs. 131.09 crore respectively and understatement of extra-ordinary item and intangible assets by Rs. 19.25 crore.

(ii) Provision- Revaluation of Materials as per AS-2: Rs.30.31 crore

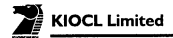
As the cost of finished product in respect of Pig Iron exceeded its net realisable value, the raw material for production of pig iron was written down to their net replacement cost as per AS-2 (Para no. 12 of Schedule-17 Notes forming part of Accounts).

As the loss on account of writing down the value of inventories is in the course of ordinary activities of the enterprise the expenditure does not qualify to be an extra ordinary item as per AS-5 prescribed under section 211 (3C) of the Companies Act 1956.

This has resulted in understatement of Loss before Extra-ordinary Items, Prior Period adjustments & tax and overstatement of Extra-ordinary item by Rs. 30.31 crore.

Sd/(C.H. Kharshiing)
Principal Director of Commercial Audit

Place: Bangalore Date: 18 June 2010



COMMENTS OF THE COMPTROLLER AND AUDITOR GENERAL OF INDIA UNDER SECTION 619(4) OF THE COMPANIES ACT 1956 ON THE ACCOUNTS OF KIOCL LIMITED; BENGALURU FOR THE YEAR ENDED 31 MARCH 2010 AND REPLY BY THE COMPANY.

SI No.	Comments	Reply by the Company
)	COMMENTS ON PROFITABILITY Profit & Loss Account Extra-ordinary Items (Schedule-14 -Rs.11.06 crore Research & Development Expenditure/ (Income): (-) Rs.19.25 crore	
	The above represents the net of total expenditure (Rs.131.09 crore) and sales realization (Rs.111.84 crore) during the development of production process taken up by the company. The Company considered this as Miscellaneous Expenditure to be written off over a period of 3 years. As per Accounting Standard (AS)-26 prescribed under section 211(3C) of the Companies Act 1956, the expenditure under development phase should be capitalized as intangible asset and thus the accounting policy of the company is not in conformity with AS-26.	The net expenditure incurred on 'Process development' has been computed by adding up the costs incurred during the trial period when the new production process was implemented and reducing there from the revenue generated. The Company has clearly indicated this internally generated intangible asset as "Process Development Expenditure' in Schedule 8 forming part of the Accounts Further, the same has been disclosed in detail in the Notes No. 11 forming part of the Accounts. The same has been capitalized and disclosed on the asset side of the Balance Sheet and it was separately disclosed under the head Miscellaneous expenditure.
		The disclosure is in accordance with the Accounting Policy and in conformity with clause 90 of the AS-26.
	Further, the account "Miscellaneous Expenditure to be written-off" was created by deducting the net expenditure of Rs. 19.25 crore from the extra ordinary item (Rs. 30.31 crore) instead of removing the related expenditure (Rs. 131.09 crore) and turnover income (Rs. 111.84 crore) from the natural heads of account.	'Schedule 14 – Extraordinary Items' forming part of Accounts, contains two items which are not related to each other. Each is an independent item and needs to be dealt with differently. The only commonality to both the items is that they are both of "Extraordinary" in nature. Since one of the items happens to be a credit, it cannot be said that they have been arrived at by deducting each other.

SI No.	Comments	Reply by the Company
	This has resulted in overstatement of sales and total expenditure by Rs. 111.84 crore and Rs. 131.90 crore respectively and understatement of extra-ordinary item and intangible assets by Rs. 19.25 crore.	The Company has chosen to exhibit expenditure on Process Development under natural heads of account (like additives, furnace oil, stores & spares, power, salaries and benefits, repairs & maintenance etc.,) and income (sales) as gross figures.
		As observed by the Audit, if the expenditure and sales are reduced from the natural heads of account, then the Company would run the risk of the figures indicated under those heads of account not reflecting true and fair view and would not have been directly comparable with the previous year's figures. Further, quantitative and other information required under para 3(i) (a),3(ii)(a),4C and 4D of Part II of Schedule VI would have been distorted and it would have also distorted the disclosures required under AS-I7 Segment Reporting.
		In order to reflect true and fair view and comparability with the previous year's figures, the gross figures have been rightly indicated.
		Under the circumstances explained above, there is no overstatement of sales and expenditure.
		The above presentation did not in any way affect the working results of the Company.
(ii)	Provision – Revaluation of Materials as per AS-2: Rs. 30.31 crore	
	As the cost of finished product in respect of Pig Iron exceeded its net realisable value, the raw material for production of pig iron was written down to their net replacement cost as per AS-2 (Para no. 12 of Schedule – 17 Notes forming part of Accounts)	Statement of fact.
	As the loss on account of writing down the value of inventories is in the course of ordinary activities of the enterprise the expenditure does not qualify to be an extra ordinary item	Extra ordinary items are income or expenses that arise from events or transactions that are clearly distinct from the ordinary activities of the enterprise and are not expected to recur frequently or regularly.
	as per AS-5 prescribed under section 211 (3C) of the Companies Act 1956.	As per AS-2 on Valuation of Inventories -Clause 24 – Materials and other supplies held for use in the production of inventories are not written



SI No.	Comments	Reply by the Company
	This has resulted in understatement of Loss before Extra-ordinary Items, prior period adjustments & tax and overstatement of Extra-ordinary item by Rs. 30.31 crore.	down below cost if the finished products in which they will be incorporated are expected to be sold at or above cost. However, when there has been a decline in the price of materials and it is estimated that the cost of the finished products will exceed net realizable value; the materials are written down to net realizable value. In such circumstances, the replacement cost of the materials may be the best available measure of their net realizable value."
	·	As the cost of finished product in respect of Pig Iron exceeded its net realisable value as at balance sheet date, the raw material for production of pig iron was written down to their net replacement cost as per AS-2 (Para no. 12 of Schedule – 17 Notes forming part of Accounts)
		As this type of transactions is not expected to recur frequently, this expenditure is classified as an extra ordinary item.
		The above presentation did not in any way have effect on the working results of the Company.

For and on behalf of Board of Directors

Place: Kudremukh

Date: 26th June, 2010

K. Ranganath

Chairman-cum-Managing Director

SIGNIFICANT ACCOUNTING POLICIES

I. ACCOUNTING:

(a) Basis of preparation:

The financial statements are prepared in accordance with Indian Generally Accepted Accounting Principles ('I-GAAP') under the historical cost convention on an accrual basis and are in conformity with mandatory accounting standards, as prescribed by the Companies (Accounting Standards) Rules, 2006, and the provisions of the Companies Act, 1956.

(b) Use of estimates:

In preparing the financial statements in conformity with I-GAAP, management is required to make estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosure of contingent liabilities as at the date of financial statements and the amounts of revenue and expenses during the reported period. Actual results could differ from those estimates. Any variation to such estimates is recognised in the period the same is determined.

2. FIXED ASSETS:

- i) Fixed Assets are stated at Cost less Accumulated Depreciation. Cost includes all expenditure involved in bringing them to usable condition.
- ii) Cost of Land is capitalised on taking possession, pending execution of formal deeds of lease, title, or transfer.
- iii) Works completed have been capitalised on provisional basis, in respect of works for which final bills are yet to be received.
- iv) Capital work in progress consists of cost incurred on projects and other capital works under feasibility/commissioning stage. Cost includes related incidental expenses.

3. DEPRECIATION:

i) Depreciation on Fixed Assets is provided on Straight Line Method as stipulated under the Companies Act, 1956, at respective rates prevailing at the time they are put to use except in the case of following assets for which higher rates are charged based on their estimated useful life:

Steel cord Conveyor Belts	25.00 %
2. Vehicles	16.67 %
3. Furniture & Fittings	16.67 %
4. Re-lining in Blast Furnace	12.50 %

- ii) Temporary structures are fully depreciated in the year of addition, retaining a nominal value of Re. I per structure.
- iii) Cost of Leasehold Land is amortised over the period of lease.



- iv) Depreciable assets under Mines and Plant at Kudremukh are depreciated in full on stoppage of mining operation, retaining a nominal value of Re. I/- against each asset except for Vehicles, Furniture & Fittings, Lakya Dam (with associated spillway and tunnel). Normal rates of depreciation have been adopted for other depreciable assets.
- v) Plant, Machinery and other assets damaged or suspected to be damaged during transit, erection or commissioning are shown at cost and related insurance claims are accounted separately on realisation.
- vi) Part replacement of Steel Cord Conveyor Belt is charged to consumption

4. MISCELLANEOUS EXPENDITURE:

- i) Expenditure incurred under Voluntary Retirement Scheme is written off over a period of five or less years so that the expenditure deferred, is written off fully by 31st March 2010.
- ii) Process Development Expenditure is written off equally over a period of three years from the year of incurring.

5. INVESTMENTS:

Long-term investments are valued at Cost. Any diminution in the value, other than temporary nature, is provided for.

6. INVENTORIES:

- i) Raw Materials, Stores & Spares, Consumables and Additives are valued at Cost computed on a Weighted Average Basis. Materials in Transit are valued at Cost. In respect of Materials held for use in production of Inventories, where there is a decline in the prices, and it is estimated that the cost of the finished products will exceed net realisable value, such materials are written down to their net realisable value computed on the basis of their Replacement Cost.
- ii) Stock of finished goods namely, Pellets and Pig iron (including stock with the consignment agents) is valued at lower of cost or net realisable value. Cost comprises expenditure incurred in the normal course of business in bringing such inventories to its location and includes, where ever applicable, appropriate overheads based on normal level of activity. However, when the actual production is abnormally lower compared to normal level, the expenditure of fixed nature is reduced in proportion to the shortfall.
- iii) Stock of residue products is valued at estimated net realisable value.
- iv) (a) Non-moving items of Stores, Spares and Consumables with value less than Rs. 1000 each at the end of the year are charged to consumption.
 - (b) In respect of other non-moving stores including Insurance spares full provision is made if not moved for five or more consecutive completed financial years.
- v) Loose tools with individual value below Rs.1,000 are charged to consumption. Loose tools with individual value of Rs.1,000 each and above are accounted on issue at cost

and charged to consumption over a period of three years. However, if the written down value of each tool is below Rs.1,000 at the end of the year, the remaining balance is charged to consumption.

vi) No value is assigned to semi finished goods at different stages of production.

7. REVENUE RECOGNITION:

- i) Sales include Excise Duty and Freight on Consignment Sales wherever applicable and are net of Sales Tax/Value Added Tax. Sales are recognised on despatch of goods to the customers. In respect of sea shipments, issue of Bill of Lading is considered as despatch.
- ii) Interest is recognised on accrual basis subject to certainty of realisation.
- iii) Sale of scrap is accounted on lifting of scrap by the buyers.
- iv) Government Grants, if any, are accounted on actual receipt.
- v) Refunds of statutory duties and taxes, other than service tax, export duty and cess, are accounted on receipt.

8. RETIREMENT BENEFITS:

- (i) Liability with regard to gratuity benefits payable in future is determined by actuarial valuation at each Balance Sheet date using the Projected Unit Credit Method. Liability on this account is covered under Group Gratuity Life Assurance Scheme of LIC of India. Premium paid on this Scheme is charged to expense as contribution to gratuity. Settlement, if any, in excess of the amount received under the scheme, is also recognised as an expense as and when incurred.
- ii) Provision for Leave encashment benefits and Leave travel concessions is made on the basis of actuarial valuation as on the Balance Sheet date.
- iii) Provident Fund contributions are made to a Trust administered by the Company, and charged as expenses during the year.

9. FOREIGN CURRENCY TRANSLATIONS:

- i) Amount recoverable and payable as at the close of the year in foreign currency is accounted for at the current rate of exchange prevailing on the Balance Sheet date.
- ii) Exchange variations arising out of translation of current assets and current liabilities at the end of the year are taken to Profit and Loss Account.
- iii) Exchange variations on account of fixed assets are being adjusted to respective assets.

K. Ranganath
Chairman-cum-Managing Director

T.M.G.K Bhat
Director (Finance)

As per our report of even date for M/s Murali Associates
Chartered Accountants

Place : Bangalore Date : 10th May, 2010

S.K. Padhi Company Secretary **P. Nitish**Partner
Membership No. 024736



BALANCE SHEET AS AT 31ST MARCH 2010

	Schedu No.		As at 31-03-2010		As at 31-03-2009
				Ruj	oees in Lakhs
Sources of Funds					
Shareholders' Fund					
Share Capital	l		63,451.38		63,451.38
Reserves and Surplus	2		130,622.83		148,349.55
TOTAL			194,074.21	·	211,800.93
Application of Funds					
Fixed Assets	3				
Gross Block		150,312.43		150,264.12	
Less: Depreciation		118,087.75		115,057.27	
Net Block			32,224.68		35,206.85
Capital Work-in-Progress	4		1,908.58		1,342.16
Deferred Tax Assets	5		1,504.05		154.77
Current Assets, Loans and Advances	6				
Inventories		22,485.03		64,703.96	
Sundry Debtors		3,660.54		813.23	
Cash and Bank Balances		139,348.39		119,986.61	
Loans and Advances		15,014.10		11,139.56	
		180,508.06		196,643.36	
Less: Current Liabilities and Provision	1s 7				
Current Liabilities		14,518.30		12,537.69	
Provisions		8,836.18		10,235.17	
		23,354.48		22,772.86	•
Net Current Assets			157,153.58		173,870.50
Miscellaneous Expenditure (to the extent not written off or adjusted)	8		1,283.32	<i>•</i>	1,226.65
TOTAL			194,074.21		211,800.93

Significant Accounting Policies and Schedules 1 to 17 form part of Accounts.

K. Ranganath Chairman-cum-Managing Director T.M.G.K Bhat Director (Finance)

As per our report of even date for M/s Murali Associates
Chartered Accountants

P. Nitish
Partner

Place: Bangalore Date: 10th May, 2010 S.K. Padhi Company Secretary

Membership No. 024736

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PROFIT AND LOSS ACCOUNT FOR THE YEAR ENDED 31ST MARCH 2010

		Schedule No.	}	Year ended 31-03-2010		Year ended 31-03-2009
INCOME					Rup	ees in Lakhs
Gross sales	PelletsPig Iron	_	79,226.23 20,045.90		99,409.52 23,488.19	
Less : Excise : Freight	duty on consignment sales		99,272.13 6,767.23 456.46		122,897.71 6,607.30 333.48	
Net sales	6	_		92,048.44		115,956.93
Other income		9		10,337.86	•	14,481.79
Accretion/(De	pletion) to stock	10		(11,127.40)	_	11,775.95
TOTAL:		'A'		91,258.90	_	142,214.67
EXPENDITU	IRE				•	
	of raw materials			63,975.98		86,913.97
	of stores and spares			3,393.76		4,965.93
	of consumables & additives			4,652.27		3,530.18
	muneration and benefits	11		12,410.91		12,925.36
Power and Fu		10		10,997.65		15,198.92
Other expens		12		6,347.11		4,384.81
	sampling survey and cess			2,944.26		8,066.56
Demurrage of	n exports			1.21 3,080.74		3.79
Depreciation Interest		13		3,000.74		3,119.97 2.17
	expenditure written off	13		1,868.31		1,226.66
	expenditure written on	IDI			-	
TOTAL:	F	'B'		109,672.20	_	140,338.32
	Extra-ordinary items, idjustments & Tax items	('A'-'B') 14		(18,413.30) 1,105.70		1,876.35
Profit before	prior period adjustments &	Tax		(19,519.00)	-	1,876.35
	et prior period adjustments	15		23.98		541.65
PROFIT BEF	• •			(19,495.02)	-	2,418.00
Less: Taxes -			_	(17,475.02)	225.00	2,110.00
	Deferred tax		(1,349.28)		(1,930.49)	
	Fringe benefit tax		-		56.74	
	Prior period tax		(419.02)		1,865.66	
	Thor period tax	_	(417.02)	(1,768.30)	1,005.00	216.91
PROFIT AFT	ED TAY			(17,726.72)	-	2,201.09
Less: Approp				(17,720.72)		2,201.07
	sed Dividend		_		634.51	
	Proposed Dividend		-		107.84	
	nt transferred to General Re	eserve (17,726.72)		1,458.74	
,,				(17,726.72)		2,201.09
	hare (Equity Shares of,par v	alue Rs.10	0/- each)	(2.79)		0.35
Number of Sh Basic & diluted	nares used in computing Ear d:	nings per	share	634513800		634513800
Significant Ac	counting Policies and Sche	dules I to	17 form pa	art of Accounts		
K. Rangai	_	T.M.G.K			oer our report o	of even date
Chairman-cum-Ma		Director (F			r M/s Murali A Chartered Acco	Associates
					P. Nitisl	1
Place : Bangaloi	re	S.K. Pac	dhi		Partner	
i lace . Dangaloi		ompany Se				



SCHEDULES

Schedule I

	As at	As at
	31-03-2010	31-03-2009
		Rupees in Lakhs
Authorised Capital		
67,50,00,000 Equity shares of Rs I 0/- each.	67,500.00	67,500.00
Issued,Subscribed and paid-up Capital *	63,451.38	63,451.38
63,45,13,800 Equity shares of Rs.10/-each fully paid up.		
TOTAL	63,451.38	63,451.38

Schedule 2

	As at 31-03-2010		As at
	< 1_0 <_70 10		
			31-03-2009
		Rup	ees in Lakhs
	9.08		9.08
148,340.47		146,881.73	•
17,726.72)		1,458.74	
	130,613.75		148,340.47
	130,622.83		148,349.55
	•	48,340.47 17,726.72) 130,613.75	9.08 48,340.47 146,881.73 17,726.72) 1,458.74 130,613.75

Schedule 3

FIXED	ASSETS
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	······································	G R	OSS BLO	C K (At Co	st)		DEPR	ECIATIO	N	NET	BLOCK
SI. No	Description of Assets	Cost as at 01-04-2009	Additions during the year	Sales/ Adjustment	Cost as at 31-03-2010	Provided upto 1-04-2009	For the year	Sales/ Adjustment	Provided upto 31-03-2010	As at 31-03-2010	As at 31-03-2009
MII	NES & PLANT	···								F	tupees in Lakh
l.	Land* - Freehold	66.70	-	-	66.70		-	-	-	66.70	66.70
	- Leasehold	2,185.20	-	0.33	2,185.53	125.48	6.21	(0.94)	130.75	2,054.78	2,059.72
2.	Roads, Bridges & Culverts	1,512.76	-	•	1,512.76	1,345.13	4.08	-	1,349.21	163.55	167.63
3.	Dams, Embankments etc.,	12,984.83	-	-	12,984.83	12,525.24	10.32	-	12,535.56	449.27	459.59
4.	Temporary Structures	86.46	-	-	86.46	86.46	-	-	86.46	-	-
5.	Buildings	21,759.47	15.48	-	21,774.95	15,463.16	375.42	-	15,838.58	5,936.37	6,296.31
6.	Railway Siding	971.81	-	•	971.81	148.22	46.16	-	194.38	777.43	823.59
7.	Plant & Machinery	95,725.21	74.85	(16.69)	95,783.37	72,952.70	2,460.42	(16.69)	75,396.43	20,386.94	22,772.51
8.	Furniture & Fittings	863.07	6.90	(5.67)	864.30	816.00	9.86	(5.67)	820.19	44.11	47.07
9	Vehicles	652.54	0.03	(20.21)	632.36	652. 4 6	0.07	(20.21)	632.32	0.04	0.08
10	Water supply, Sewerage & Fire Prevention system	2,050.09	-		2,050.09	1,866.71	17.09	-	1,883.80	166.29	183.38
11	Electrical Installation	8,150.34	-	-	8,150.34	7,050.91	108.17	-	7,159.08	991.26	1,099.43
	SUB TOTAL	147,008.48	97.26	(42.24)	147,063.50	113,032.47	3,037.80	(43.51)	116,026.76	31,036.74	33,976.01
то	WNSHIP					,					
I.	Land* - Freehold	32.81	-	-	32.81	-	-	-	•	32.81	32.81
	- Leasehold	34.14	-	•	34.14	34.14	•	-	34.14	-	-
2.	Roads, Bridges & Culverts	250.83	-	-	250.83	153.74	3.98	-	157.72	93.11	97.09
3.	Temporary Structures	38.33	-	-	38.33	38.33	-	-	38.33	-	-
4.	Buildings	2,205.13	-	-	2,205.13	1,122.96	36.13	-	1,159.09	1,046.04	1,082.17
5.	Furniture & Fittings	138.66	0.04	(2.99)	135.71	137.41	0.41	(2.99)	134.83	0.88	1.25
6.	Vehicles	63.69	-	(3.76)	59.93	63.69	-	(3.76)	59.93	-	-
7.	Electrical Installations	200.24	-	-	200.24	194.71	0.57	-	195.28	4.96	5.53
8.	Water supply, Sewerage & Fire Prevention System	291.81	-	-	291.81	279.82	1.85	-	281.67	10.14	11.99
	SUB TOTAL	3,255.64	0.04	(6.75)	3,248.93	2,024.80	42.94	(6.75)	2,060.99	1,187.94	1,230.84
	GRAND TOTAL	150,264.12	97.30	(48.99) I	50,312.43	115,057.27	3,080.74	(50.26)	118,087.75	32,224.68	35,206.85
	Previous year	150,113.67	254.32	(103.87)	150,264.12	112,102.91	3,119.97	(165.61)	115,057.27	35,206.85	

^{1. *}Includes

a. Development Costs

b. Amortisation in respect of Leasehold Land

c. 9.06 acres of land at Kudremukh & 4.481 acres at BFU are leased to other agencies.

d. Freehold land 320.861 acres, and leasehold land including lease cum sale 11426.296 acres.



CAPITAL WORK	IN PROGRESS AT COST		· · ·		
,			As at 31-03-2010		As at 31-03-2009
				Rup	ees in Lakhs
Machinery under e	erection		67.02		18.41
Plant and machinery in stock			91.18		94.32
Advances to Contractors *			11.86		11.86
Work in progress:	Material handling facilities and	d			
	Railway siding from Thokkur	768.36		745.99	
	Ductile Iron spun pipe plant	105.56		92.44	
	Chikkanayakanahalli project	55.67		17.86	
	Pressure Filter	36.71		16.44	
	Others	940.99		513.61	
TOTAL:	_	1,907.29	-	1,386.34	
Less: Provision		168.77		168.77	

1,738.52

1,908.58

1,217.57

1,342.16

Schedule 5

TOTAL

DEFERRED TAX		
	As at 31-03-2010	As at 31-03-2009
		Rupees in Lakhs
(a) Timing differences on account of depreciation claimed	(5,135.24)	(5,390.94)
(b) Timing differences on account of disallowances under Income Tax Act	6,639.29	5,545.71
Net Deferred Tax Assets/(Liability)	1,504.05	154.77

^{*} Includes Materials lying with Contractors custody valuing Rs 6.57 lakhs (Previous year Rs.6.57 lakhs)

		As at 31-03-2010		As at 31-03-2009
			Rupe	ees in Lakhs
I. Inventories Raw materials	12,406.90	•	20 257 40	
Less: Provision-Slime	1,626.66		38,257.60 3,054.37	
: Provision- AS2	3,030.68		3,03 1 .37	
: Provision- Others	2,115.17		_	
- 1100131071 -		5,634.39		35,203.23
Raw material in transit		2,175.84		492.29
Iron ore fines & coke fines		50.31		672.24
Stores and spares	10,150.86	ı	11,186.66	
[Includes Rs. 263.81 lakhs declared				
surplus (Previous year Rs. 42.78 lakhs)]				
Less: Provision	3,599.95		3,316.84	
<u> </u>		6,550.91		7,869.82
Stores in transit at cost		33.88		210.77
[Includes Rs. 15.17 lakhs				
(Previous year Rs.24.98 lakhs)				
Damaged and under review and in				
Bonded Warehouse Rs.7.40 lakhs				
(Previous year Rs. 148.63 lakhs)]				
Consumables and Additives		120.65		1,053.26
Loose tools at cost(Less written off)		2.75		4.44
Residue products		6.69		50.88
•				
Stock of finished goods at lower of cost or net realisable value				
Pellets	2,864.11		8,438.16	
Pellet Fines			468.53	
V =	244125			
Pig Iron	3,661.25		8,238.63	
Auxilliary	1,384.25		2,001.71	10 147 00
		7,909.61		19,147.03
		22,485.03		64,703.96
2. Sundry Debtors			-	
Debts outstanding for more than six months	0.82		152.56	
Other debts	3,659.72		660.67	•
-		3,660.54		813.23
		3,660.54		813.23
3. Cash and Bank Balances:			_	
Cash and stamps on hand		2.89	•	2.88
Balance with scheduled Banks:				
In Current Account		3,796.90		502.06
In Flexi deposit		9,048.60		981.67
In Term deposit		126,500.00		118,500.00
		139,348.39	-	119,986.61



Schedule 6 (Contd.)

		As at 31-03-2010		As at 31-03-2009
4.1			Rup	ees in Lakhs
4. Loans and Advances: Un-secured and considered doubtful	1,800.00		1,800.00	
On-secured and considered doubtful		-		
Less:Provision for doubtful debts	1,800.00	_	1,800.00	
Claims-Railways & Customs		318.89		- 544.91
Deposits - Port		0.70		6.00
Customs & ExciseMESCOM		4.33 410.37		95.04 455.23
Others	630.29	710.57	1,071.93	733.23
Less : Provision	18.54		21.55	
Advances recoverable in cash or in		611.75		1,050.38
kind or for value to be received.				
Advances to : Suppliers	2,410.44		158.07	
: Employees	524.12		719.73	
: Others	2,394.82	_	816.67	
Advance Income tax		5,329.38 8,338.68		1,694.47 7,293.53
TOTAL		15,014.10	•	11,139.56
GRAND TOTAL		180,508.06		196,643.36
Particulars of Loans and Advances	,		·····	
Loans and Advances considered good in respect of which the Company is fully secured		460.56		658.30
Loans and Advances considered good for which the Company holds no security other than		14,553.54	•	10,481.26
personal security of debtors.		15,014.10	-	11,139.56
Amount due from-Directors			•	
Maximum amount due at any time during the year from-Directors		-		-

CURRENT LIABILITIES AND PROVISIONS					
	As at	As at			
	31-03-2010	31-03-2009			
OURDENIT LIABILITIES		Rupees in Lakhs			
CURRENT LIABILITIES					
Sundry Creditors					
- Goods	2,484.41	695.48			
- Works	318.05	247.26			
- Others	10,524.68	10,546.08			
Deposits	734.62	619.42			
Other Liabilities	456.33	429.23			
Investor education & protection fund					
to be credited when due:					
Unpaid dividend Account *	0.21	0.22			
·	14,518.30	12,537.69			
PROVISIONS	<u></u>				
Taxation	2,058.75	2,551.10			
Excise Duty	475.83	783. 44			
Proposed Dividend	-	634.51			
Tax on Proposed Dividend	- .	107.84			
Gratuity	4,021.99	4,174.88			
Long term compensated absence-EL & HPL	1,771.00	1,477.23			
Retirement settlement benefit	340.90	340.91			
Leave travel concession	167.71	165.26			
Leave travel concession	8,836.18	· · · · · · · · · · · · · · · · · · ·			
GRAND TOTAL		10,235.17			
GRAIND TOTAL	23,354.48	22,772.86			

The Company has amounts due to suppliers under The Micro, Small and Medium Enterprises Development Act, 2006, (MSMED Act) as at 31-03-2010

The disclosure pursuant to the said Act is as under:

Particulars	Rs.in Lakhs
Principal amount due to suppliers under MSMED Act, 2006	Nil
Interest accrued and due to suppliers under MSMED Act, on the above amount	Nil
Payment made to suppliers(other than interest) beyond the appointed day, during the year	Nil
Interest paid to suppliers under MSMED Act, (Other than Section 16)	Nil
Interest paid to suppliers under MSMED Act,(Section 16)	Nil
Interest due and payable to suppliers under MSMED Act, for payments already made	Nil
Interest accrued and remaining unpaid at the end of the year to suppliers under MSMED Act.	Nil

Note: The information has been given in respect of such vendors to the extent they could be identified as "Micro and Small" enterprises on the basis of information available with the Company

^{*} There is no amount due and outstanding as at Balance sheet date to be transferred to the Investor education and protection fund.



MISCELLANEOUS EXPENDITURE TO	THE EXTENT NOT WRIT	TEN OFF OR	ADJUSTED
	As at 31-03-201	0	As at 31-03-2009
		Rup	ees in Lakhs
Deferred Revenue Expenses:			
(a) Retirement Benefits (VRS)			
Balance as per last Balance sheet	1,226.65	1,634.19	
Add : Additions during the year	-	. 819.13	
	1,226.65	2,453.32	
Less : Written off during the year	1,226.65	1,226.67	
		-	1,226.65
(b) Process Development Expenditure	1,924.98	_	
Less: Written off during the year	641.66	~	
		3	
	1,283.3	<u> </u>	
TOTAL:	1,283.3	2	1,226.65
Schedule 9			
OTHER INCOME			
	Year Ende	d	Year Ended
	31-03-201	0	31-03-2009
		Rup	ees in Lakhs
Interest on deposits	7,312.18	8	11,910.36
(Tax deducted at source Rs. 1,053.86 lakhs			
[Previous year Rs.2,692.16 lakhs])			
Interest-Others	35.9		386.36
Profit on sale of Assets	7.20		6.58
Hire charges	0.62		0.44
Rent	38.4	•	35.70
(Tax deducted at source Rs.2.45 Lakhs [Previous year Rs.5.27 Lakhs])			
Sale of scrap	544.8!	E	144.31
Despatch money	25.3		12.11
Exchange variation	6.97		137.65
Provision no longer required :			
Slime	1,427.71	1,070.54	
Others	760.13	173.82	
	2,187.84	1	1,244.36
Miscellaneous	178.38	3	603.92
TOTAL	10,337.86	5	14,481.79

ACCRETION	/(-)DEPLE	TION T	O STOCK
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	YEAR ENDED 31-03-2010					YEAR ENDED 31-03-2009				
,	Opening Stock	Closing Stock	Accretion/ Depletion	Excise duty on accretion to stock and Transfer to consumption	Accretion/ depletion	Opening Stock	Closing Stock	Accretion/ Depletion	Excise duty on accretion to stock and transfer to consumption	Net Accretion/ depletion
FINISHED COORS									Ru	pees in Lakhs
FINISHED GOODS	0 420 14	2 044 12	/F E74 04\		/C E74 04)	2 422 00	0.430 17	(015.26		(015 3/
Pellets		2,864.12	•		(5,574.04)	2,422.90	8,438.16	6,015.26	. •	6,015.26
Pellet Fines	468.53	•	(468.53)	(468.53)	-	620.42	468.53	(151.89)	-	(151.89)
Pig Iron	8,238.63	3,661.25	(4,577.38)	(281.24)	(4,296.14)	1,169.06	8,238.63	7,069.57	(479.85)	6,589.72
Auxulliary	2,001.71	1,384.25	(617.46)	(23.12)	(594.34)	1,362.50	2,001.71	639.21	19.33	658.54
Total"A"	19,147.03	7,909.62	(11,237.41)	(772.89)	(10,464.52)	5,574.88	19,147.03	13,572.15	(460.52)	13,111.63
OTHERS					······································					
Excavated Auxuliary	33.78	-	(33.78)	(2.57)	(31.21)	1,242.51	33.78	(1,208.73)	154.01	(1,054.72)
Granulated Slag	17.10	6.69	(10.41)	(0.67)	(9.74)	30.00	17.10	(12.90)	(1.30)	(14.20)
Coke Fines-BFU	471.32	50.31	(421.01)		(421.01)	317.78	471.32	153.54	-	153.54
Iron ore Fines-BFU	200.92	-	(200.92)	-	(200.92)	621.22	200.92	(420.30)		(420.30)
Total"B"	723.12	57.00	(666.12)	(3.24)	(662.88)	2,211.51	723.12	(1,488.39)	152.71	(1,335.68)
GRAND TOTAL"A"+"B"	19,870.15	7,966.62	(11,903.53)	(776.13)	(11,127.40)	7,786.39	19,870.15	12,083.76	(307.81)	11,775.95

Schedule I I

FMPI	OYFFS	RFMI	INFR	ATION	44	UD	RFN	JFFIT!	ς
			31461	~ 1011	_				_

	Year Ended	Year Ended
	31-03-2010	31-03-2009
		Rupees in Lakhs
Salaries, wages and bonus	8,909.82	5,753.21
Salary arrears	1,055.51	3,215.98
Contribution to Provident Fund and Pension Fund	829.52	620.28
Contribution to Gratuity Fund	861.45	2,533.40
Staff welfare expenses	754.61	802.49
TOTAL	12,410.91	12,925.36
Particulars of Wholetime Directors' remuneration:		-
Salaries	52.79	105.94
Company's contribution to Provident Fund	10.13	2.76
Leave travel concession	0.15	0.97
Medical benefits	1.25	2.05
Others	4.26	43.11
TOTAL	68.58	154.83



Schedule 12

Scriedule 12		
OTHER EXPENSES		
	Year Ended	Year Ended
	31-03-2010	31-03-2009
		Rupees in Lakhs
Rent	532.84	524.66
Rates and Taxes	47.62	212.05
Insurance charges	35.74	42.99
Travelling expenses	182.54	187.14
Repairs and maintenance:		
Building	286.88	289.03
Machinery	598.92	861.63
Others	50.72	57.90
Danta an and talanka an abanesa	936.52	1,208.56
Postage and telephone charges	50.17	52.20
Advertisement and publicity	95.78 1,299.61	213.31
Expenses on security Auditors' remuneration:	1,299.01	1,080.92
Statutory Audit fees	3.75	3.75
Tax Audit fees	1.00	1.00
Certification charges	0.60	0.60
Out-of-Pocket expenses	1.00	1.00
	6.35	6.35
Bank charges including discounting of bills	42.64	121.93
Entertainment	6.60	4.23
Commission/Incentive on sales	185.58	128.41
Provision for surplus stores, DDRS and others	298.83	72.94
Provision for Inventory- raw materials	2,115.17	-
Forest, Ecology & pollution control expenses	19.78	11.41
Directors' sitting fees.	4.90	3.00
Exchange variation	0.17	-
Miscellaneous	486.27	51 4 .71
TOTAL	6,347.11	4,384.81
Schedule 13		
INTEREST		
	Year Ended	Year Ended
	31-03-2010	31-03-2009
		Rupees in Lakhs
On Borrowings from Bank	- .	2.17
· ·		
TOTAL	-	• 2.17
Schedule 14		
EXTRAORDINARY ITEMS		
	Year Ended	Year Ended
	31-03-2010	31-03-2009
		Rupees in Lakhs
Research & Development expenditure/(Income)	(1,924.98)	-
Provision -Revaluation of materials as per AS2	3,030.68	-
·		
TOTAL	1,1 05.70	-

Schedule 15

PRIOR PERIOD ADJUSTMENTS(NI	ET)			
	Year E	inded	Year E	nded
	31-03-	2010	31-03-	2009
	Expenses	Income	Expenses	Income
			Rupe	es in Lakhs
Stores and spares	-	0.57	66.92	-
Salaries	-	-	3.81	-
Other expenses	-	24.02	· _	612.60
Depreciation	0.61	-	0.63	-
Other income	-	-	-	0.41
TOTAL	0.61	24.59	71.36	613.01
NET EXPENSES()/INCOME		23.98		541.65

Schedule 16

INFORMATION REGARDING CAPACITY, PRODUCTION, STOCKS, CONSUMPTION, VALUE OF IMPORTS, EXPENDITURE AND EARNINGS IN FOREIGN EXCHANGE

1. Quantitative Information of Production:

		For the year ended 31st March, 2010				
	Iron ore Co	ncentrate	Iron ore	Pellets	Pig Iron	
	Qty (Million Ton)	Value (Rs.in lakhs)	Qty. (Million Ton)	Value (Rs.in lakhs)	Qty. (Million Tor	Value n) (Rs.in lakhs)
Licenced Capacity	Licence not required		4.000	-	Licence not requ	ired
	· •	-	(4.000)	-	-	-
Installed Capacity	7.500	-	3.500	-	0.216	-
	(7.500)	-	(3.500)	-	(0.216)	-
Actual Production	Nil	Nil	1.273	73,652.18	0.062	14,851.06
	(Nil)	(Nil)	(1.316)	(105,272.89)	(0.118)	(31,196.97)
Opening Stock	Nil	Nil	0.240	8,438.16	0.056	10,240.34
	(Nil)	(Nil)	(0.070)	(3,043.32)	(0.012)	(2,531.56)
Closing Stock*	Nil	Nil	0.057	2,864.11	0.024	5,045.50
	(Nil)	(Nil)	(0.255)	(8,906.69)	(0.056)	(10,240.34)
Sales (Gross)	Nil	Nil	1.456	79,226.23	0.094	20,045.90
	(Nil)	(Nil)	(1.131)	(99,409.52)	(0.074)	(23,488.19)

Note: 1) Pellets include Pellet-fines also.

- 2) Pig Iron includes Auxilliary.
- 3) * Closing stock of pellet fines as on 31st March 2009 0.15 Million Ton (Valued at Rs.468.53 Lakhs) consumed as pellet feed during the year.
- 4) Previous year's figures indicated in bracket.



Schedule 16 (Continuation)

				Year ended 31-03-2010			Year ended 31-03-2009	
			Quantity Metric Tonne	Value Rs. in Lakhs	Percentage	Quantity Metric Tonne	Value Rs. in Lakhs	Percentage
2.	Consumption o	f raw materials						
	Imported	Coke	52,418	16,034.83		95,038	23,472.73	
	•			16,034.83	25.06%		23,472.73	27.01%
	Indigenous	Iron ore fines*	1,275,200	43,856.87		1,349,721	55,221.98	
		Lime Stone	7,610	76.36		11,592	142.25	
		Dolomite	7,160	77.48		11,469	150.26	
		Manganese Ore	2,085	279.25		2,422	187.01	
		Quartzite	1,332	14.93		2,444	28.48	
		Iron ore lumps	138,529	3,636.26		216,015	7,711.26	
				47,941.15	74.94%		63,441.24	72.99%
	*Includes 14544 Value	(Rs.468.53 Lakhs) pellet fines		63,975.98	100.00%		86,913.97	100.00%
3.		f stores, spares and fuel:						
	Imported			9,503.73	79.21%		14,637.42	81.63%
	Indigenous			2,493.67	20.79%		3,293.75	18.37%
	Included under:			11,997.40	100.00%		17,931.17	100.00%
	Stores and spares	•		3,393.76			4,965.93	
	Power and fuel			8,547.34			12,916.29	
	Welfare expenses	•		56.30			48.95	
				11,997.40			17,931.17	
4.		Consumables & additive				22.740) = 4 4004
	Imported	- Lime stone	23,887	337.33	64.74%	33,748	577.29	
		- Coke fines	7,573	3,011.99	l	5,340	1,345.79	,
	1-41	I) Damasaska	, 275			10.105		
	Indigenous:	1) Bentonite	6,375	181.69)	10,195 11,940	294.69)
		2) Coke fines3) Burnt lime	13,789 1,747	1,278.41 85.84	35.26%	1,946	1,218.01 94.40	} 45.52%
		4) Dolomite	5,850	84.70	33.2070	1,770	74.40	43.3270
		5) Lime stone	800	9.64	J	-)
		J) Ellio Storic	000	1,640.28			1,607.10	
	Total:			4,652.27	100.00%			100.00%
5.	Expenditure inc	urred in foreign						
		mittance basis):						•
	(a) Engineering so	ervices		-			8.83	
	(b) Travelling						-	
	(c) Other expens			716.92			5,889.63	
4	(d) Demurrage of Value of Import	•		-			15.92	
0.	(a) Raw materials			_			49,823.88	
	(b) Components			534.89		_	1,038.92	
	(c) Furnace oil			7,760.98			13,757.93	
	(d) Consumables	and additives		64.78			235.49	
	(e) Capital goods			-			-	
7 .	Earnings in Fore							
	(on Receipt basis) (a) Export of goo							
	(Rupees in Lal			21,426.03			82,347.54	
	equivalent of			£1,720.03			UL, 176, 170	
	(US \$ Million)			46.06			192.14	
		s (Rupees in Lakhs)		1.23			51.53	

Schedule 17

NOTES FORMING PAR	T OF THE	ACCOUNTS FOR THE YEAR ENDED	31ST MARCH 2010
		Year ended	Year ended
	:	31-03-2010	31-03-2009
			D

Rupees in Lakhs

1 135 33

82.56

1,325.67

1.664.52

3,189.86

16,199.24

Pending execution of lease deed for land with New Mangalore Port Trust, provision has been made for the registration charges and stamp duty, which is estimated at Rs.119.92 Lakhs (previous year Rs.118.32 Lakhs). The expenditure incurred as well as the provision made are amortised over the period of lease.

The Company has registered in 2006-07 a track of land (47500 sq mtr) taken on lease in 2005-06 for five years. The amount of lease rental obligation for the remaining period of lease will be **Rs.26.04 Lakhs** (Previous year Rs.53.86 Lakhs)

(A) Estimated amount of the contracts to be

(i) On Revenue Account

(ii) On Capital Account

4.	(~)	executed on capital account and not provided for (net of advances)	1,004.32	1,133.33
	(B)	Contingent liabilities not provided for :		
		(a) In respect of - Letter of Credit and Bank Guarantee etc., outstanding		
		(i) On Revenue Account(ii) On Capital Account	2911.99 Nil	739.62 Nil
		(b) Claims against the Company not acknowledged as debts		•

Year ended 31-03-2010

Year ended 31-03-2009

Rupees in Lakhs

- **4.** Expenses incurred towards generation of power have been included under the primary heads of account
- 5. Mining operation at Kudremukh was discontinued in pursuance of a Supreme Court's Order with effect from 31.12.2005. The disclosure as per Accounting Standard (AS) - 24 on Discontinuing Operations is as follows:

	2009-10	2008-09
Description of the discontinuing operations	Mining of weathered ore at Kudremukh Mines	Mining of weathered ore at Kudremukh Mines
The business segment in which it is reported as per AS 17	Un allocable expenditure/ assets / liabilities	Un allocable expenditure/ assets / liabilities
The date and nature of the initial disclosure event and the date or period in which the discontinuance is expected to be completed if known or determinable	31.12.2005	31.12.2005
The carrying amount as of the Balance sheet date of the total assets to be disposed and total liabilities to be settled.	Fixed Assets WDV as on 31.03.2009 – Rs. 1,387.39 Lakhs, Current Assets – Rs. 1,152.58 Lakhs and Current Liabilities Rs. 4,272.12 Lakhs	Fixed Assets WDV as on 31.03.2009 – Rs. 1.427.36 Lakhs, Current Assets – Rs. 1,591.21 Lakhs and Current Liabilities Rs. 5,402.35 Lakhs
The amounts of revenue and expenses in respect of the ordinary activities attributable to the discontinuing operation during the current financial reporting period	Expenses incurred by the Company in respect of discontinuing its operations at Kudremukh Rs. 7,681.93* Lakhs and Misc Revenue is Rs. 597.73 Lakhs.	Expenses incurred by the Company in respect of discontinuing its operations at Kudremukh Rs. 9,382.09* Lakhs and Misc Revenue is Rs. 95.25 Lakhs
The amount of pre-tax profit or loss from ordinary activities attributable to the discontinuing operation during the current financial reporting period, and the income tax expenses related thereto	Loss Rs. 7,084.20 Lakhs	Loss Rs. 9,289.43 Lakhs
The amounts of net cash flows attributable to the operating, investing and financial activities of the discontining operation during the current financial reporting period	Rs. 9,193.02 Lakhs (net cash out flow)	Rs. 3,593.15 Lakhs (net cash out flow)

^{*} includes Rs. 2,833.16 Lakhs VRS compensation paid for those separated during the year

Year ended	Year ended
31-03-2010	31-03-2009
''''' 	

Rupees in Lakhs

6. In pursuance of the directive of the Hon'ble Supreme Court, mining activities at Kudremukh were stopped on 31st December 2005. The Company filed a Petition for Direction with prayers, inter-alia, to permit utilisation of 54.01 hectares of land required for the purpose of safety and slope stability of the mine, at the time of closure of the mine.

In its judgement (December 2006), Hon'ble Supreme Court directed IIT Delhi to issue global tender for, inter-alia, re-analysing the stability of slopes, drawing up of mine closure plan, implementation of the above plan and drawing up of detailed terms for the work to be done, consistent with basic paradigm of "no or minimal disturbance to un broken area" and submit to the Court for further direction.

In view of the above, although mine is to be closed, the actual timing, modalities and expenditure involved for the purpose of mine closure cannot be assessed as of now. The Company, based on prudent accounting practice, depreciated in full most of the 'mines & plant assets', even though according to the internal assessment made by the Company, they can be effectively utilised on relocation and / or disposed off. The expenditure on mine closure may be offset against the inflow of some economic benefit, which may accrue. Hence no provision has been made for this expenditure in the Books of Account.

- 7. The 'mines & plant assets' in respect of discontinued operations at Kudremukh mines can be effectively utilised on relocation and/or disposed off. A substantial portion of such assets have been depreciated in full and the realisable value is estimated to be higher than the carrying value. Hence there is no impairment loss during the year.
- **8.** Present value of Future Obligations at the Balance Sheet date as per Actuarial Valuations are:

(i) Gratuity	4,021.99	4,174.88
(ii) Leave encashment (EL)	1,298.12	1,152.39
(iii) Leave encashment (HPL)	472.87	324.84
(iv) Leave Travel Concession	167.71	165.26

Year ended 31-03-2010

Year ended 31-03-2009

Rupees in Lakhs

The ceiling of gratuity of the Executives and non-unionised supervisors has been raised from Rs. 3.5 Lakhs to Rs. 10 Lakhs with effect from 01.01.2007.

Disclosure required as per Accounting Standard (AS) – 15(Revised) on 'Employee Benefits' are appended.

- 9. During the year the revision of pay scales for Board level and other executives and Non-unionised Supervisors in the Company has been implemented with effect from 01.01.2007 as per guidelines of Department of Public Enterprises Office Memorandum No. 2(70)/2008-DPE (WC)-GL-XVI/08 dated 26.11.2008 and OMs dated 09.02.2009 and 02.04.2009 and Government directives from Ministry of Steel OM F.No, 5(21)/2008-KDH dated 02.12.2009. However, regarding the revision of pay scales in respect of other employees, discussions with recognised Employees Union is under progress. Pending finalisation of pay scales, a provision of Rs. 1,055.51 Lakhs has been made in the Accounts under "Employees Remuneration and Benefits"
- 10. During the year 255 employees of the Company have opted for Voluntary Retirement. Out of them, 244 have been released during the year and 11 employees will be released during 2010-11 on their specific request. Total VRS compensation paid and payable amounting to Rs. 3,241.72 Lakhs has been charged off during the year shown under "Employees Remuneration and Benefits"
- 11. Consequent upon closure of its mines at Kudremukh with effect from 31.12.2005, the Company is dependent on bought out ore from outside sources. The Company's mine turned out magnetite ore, and the production process of the Company was designed for handling magnetite ore as pellet feed.

The hematite ore sourced from nearest mine at Donimalai region (Doni ore), is of complex characteristics which are varying from block to block.

Year ended	Year ended
31-03-2010	31-03-2009

Rupees in Lakhs

During the grinding, it generates slime containing ultra fine causing difficulty in filtering thereby not liberating moisture from the pellet feed to a required moisture level.

The Company has under taken R&D trials to determine viability of Doni ore filtration through the existing system without mixing ore from Bailadila region (Baila ore). The R&D effort for changing over process technology of pellet production from Doni and Baila ore combination (70:30) to 100% Doni ore has been successful. Results of such R&D effort further established that there is no generation of slime in the process of grinding.

This R&D effort will enable the Company to have future economic benefit in cost saving. Consequently the net expenditure incurred during the trial period of conversion of 100% Doni iron ore into pellets amounting to Rs. I,924.98 Lakhs is treated as Process Development expenditure (Deferred Revenue Expenditure) and amortized over three years including the current year i.e., 2009-10. The same has been exhibited in accounts under "Extra ordinary items"

- 12. Since the cost of finished product in respect of Pig Iron exceeded its net realisable value, the raw materials for production of pig iron are required to be written down to their net replacement cost as per Accounting Standard (AS)–2-"Valuation of Inventories". An amount of Rs.3,030.68 Lakhs has been provided in the Accounts and shown under "Extra ordinary items". Consequently, there has been increase in loss to that extent during the year.
- 13. During the physical verification of raw materials as on 31.03.2010, differences were noticed between book balance and physical balance in certain cases. Pending verification and reconciliation of differences, a provision has been made in Accounts for Rs.2,115.17 Lakhs as a prudent measure.

Year ended 31-03-2010

Year ended 31-03-2009

Rupees in Lakhs

- 14. Stock of raw material includes slime containing ultra fine iron ore (83,488 MT valued Rs.3,054.37 Lakhs) as on 31.03.2009 for which provision was made in Accounts. During the year, the Company has used 39,025 MT (Previous year 29,262 MT) of slime in pellet production by blending the same with virgin iron ore. Consequently, provision made during earlier year to the extent of Rs. 1,427.71 Lakhs (Previous year 1,070.54 Lakhs) has been withdrawn during the year.
- 15. On discontinuance of operation of Iron Ore Concentrate segment from 31.12.2005 and addition of Pig Iron segment from 01.04.2007, the activities of the Company are confined to two reporting business segments i.e., 'Iron Oxide Pellet' and 'Pig Iron'. The expenditure relating to the enterprise as a whole which is not attributable to segments includes expenditure relating to Kudremukh mines and is depicted under the head un-allocated expenditure. Un-allocated assets and unallocated liabilities include assets and liabilities of Kudremukh Mines
- 16. Related party disclosure:

Key Management personnel:

K Ranganath

Chairman-cum-Managing Director

Sreeman N S

Director (Commercial)

(up to 26.11.2009)

M B Padiyar

Director (Production & Projects)

T M Gopalakrishna Bhat Director (Finance)

Except salary, perquisites and other particulars shown under Schedule 11, there are no other transactions regarding related party which need disclosures

 Certain accounting policies have been re-worded during the year. Impact has been quantified wherever necessary.

Year ended	Year ended
31-03-2010	31-03-2009

Rupees in Lakhs

- 18. Confirmation of balances from Sundry Creditors, Sundry Debtors, advances, deposits and materials with sub-contractors in certain cases have not been received.
- **19.** Previous year's figures have been regrouped wherever necessary.
- **20.** Figures in the Balance Sheet, Profit and Loss Account and the Schedules thereon have been rounded off to Rupees Thousands and expressed in Rupees Lakhs.

K. Ranganath
Chairman-cum-Managing Director

T.M.G.K Bhat Director (Finance)

As per our report of even date for M/s Murali Associates
Chartered Accountants

Place: Bangalore Date: 10th May, 2010 S.K. Padhi Company Secretary P. Nitish
Partner
Membership No. 024736



Details of measurement of present value of obligation in repect of Retirement Benefits for employees as per actuarial valuation are as follows: (Refer Note No. 8)

T	TYPE OF PLAN		GRATUITY		
PE	RIOD OF DISCLOSURE	01-04-2009	TO 31-03-2010		
l.	PRINCIPAL ACTUARIAL ASSUMPTIONS	31-03-2009	31-03-2010		
	[Expressed as weighted averages]				
	Discount Rate	7.80%	8.40%		
	Salary escalation rate	4.00%	5.00%		
	Attrition rate	0.50%	0.50%		
	Expected rate of return on Plan Assets	7.00%	7.00%		
	In the following tables, all amounts are in Rupees, unless ot	herwise stated			
II.	CHANGES IN THE PRESENT VALUE OF				
	THE OBLIGATION (PVO) - RECONCILIATION				
	OF OPENING AND CLOSING BALANCES:				
	PVO as at the beginning of the period		4174.88		
	Interest Cost		294.59		
	Current service cost		144.37		
	Past service cost - (non vested benefits)		-		
	Past service cost - (vested benefits)		-		
	Benefits paid		(796.17)		
	Actuarial loss/(gain) on obligation (balancing figure)		208.04		
	PVO as at the end of the period		4025.71		
11.	CHANGES IN THE FAIR VALUE OF PLAN ASSETS -				
	RECONCILIATION OF OPENING AND				
	CLOSING BALANCES:				
	Fair value of plan assets as at the beginning of the pe	eriod	91.58		
	Expected return on plan assets		2.40		
	Contributions		681.57		
	Benefits paid		(796.17)		
	Actuarial gain/(loss) on plan assets [balancing figure]		24.3 5		
	Fair value of plan assets as at the end of the period		3.73		
V.	ACTUAL RETURN ON PLAN ASSETS				
	Expected return on plan assets		2.40		
	Actuarial gain (loss) on plan assets		24.35		
	Actual return on plan assets		26.75		
V .	ACTUARIAL GAIN / LOSS RECOGNIZED	,			
	Acturial gain / (loss) for the period - Obligation		(208.05)		
	Actuarial gain / (loss) for the period- Plan Assets		24.35		
	Total (gain) / loss for the period		183.70		
	Actuarial (gain) / loss recognized in the period		183.70		
	Unrecognized actuarial (gain) / loss at the end of the year		-		

TYPE OF PLAN	GRATUITY
PERIOD OF DISCLOSURE	01-04-2009 TO 31-03-2010
VI. AMOUNTS RECOGNISED IN THE BALANCE SHEET ANI	D RELATED ANALYSES
Present value of the obligation	4025.71
Fair value of plan assets	3.72
Difference	4021.99
Unrecognised transitional liabilty	-
Unrecognised past service cost - non vested benefits	-
Liability recognized in the balance sheet	4021.99
VII. EXPENSES RECOGNISED IN THE STATEMENT OF PROF	FIT AND LOSS:
Current service cost	144.37
Interest Cost	294.59
Expected return on plan assets	(2.40)
Net actuarial (gain)/loss recognised in the year	183.70
Transitional Liability recognised in the year	103.70
Past service cost - non-vested benefits	
Past service cost - rion-vested benefits	_
Expenses recognized in the statement of profit and los	- ss 620.26
Expenses recognized in the statement of profit and los	
VIII.MOVEMENTS IN THE LIABILITY RECOGNIZED IN THE E	
Opening net liability	4083.30
Expense as above	620.26
Contribution paid	(681.57)
Closing net liability	4021.99
IX. AMOUNT FOR THE CURRENT PERIOD	
Present Value of obligation	4025.71
Plan Assets	3.72
Surplus (Deficit)	(4021.99)
Experience adjustments on plan liabilities -(loss)/gain	(165.89)
Experience adjustments on plan assets -(loss)/gain	24.35
X. MAJOR CATEGORIES OF PLAN ASSETS (AS PERCENTAGE	E OF TOTAL PLAN ASSETS)
Government of India Securities	50.00%
State Government Securities	* 40.00%
High Quality Corporate Bonds	10.00%
Equity shares of listed companies	10.0070
Property	
Special Deposit Scheme	•
Funds managed by Insurer	-
	-
Others (to specify)	100 000/
TOTAL	100.00%
XI. ENTERPRISE'S BEST ESTIMATE OF CONTRIBUTION DUF	RING NEXT YEAR 300.00



TY	PE OF PLAN		LONG TERM COMPENSATED ABSENCE - EARNED LEAVE		
PE	RIOD OF DISCLOSURE	01-04-2009 TO	31-03-2010		
1.	PRINCIPAL ACTUARIAL ASSUMPTIONS	31-Mar-09	31-Mar-10		
	[Expressed as weighted averages]				
	Discount Rate	7.80%	8.40%		
	Salary escalation rate	4.00%	5.00%		
	Attrition rate	0.50%	0.50%		
	Expected rate of return on Plan Assets	0.00%	0.00%		
	In the following tables, all amounts are in Rupees, unless	s otherwise stated			
11.	CHANGES IN THE PRESENT VALUE OF THE OBLIC	GATION (PVO) -			
	RECONCILIATION OF OPENING AND CLOSING BA	` ,			
	PVO as at the beginning of the period		1,152.39		
	Interest Cost		77.51		
	Current service cost		59.67		
	Past service cost - (non vested benefits)		-		
	Past service cost - (vested benefits)		-		
	Benefits paid		(317.31)		
	Actuarial loss/(gain) on obligation (balancing figure)		325.86		
	PVO as at the end of the period		1,298.12		
 III.	CHANGES IN THE FAIR VALUE OF PLAN ASSETS - F	RECONCILIATION			
	OF OPENING AND CLOSING BALANCES:				
	Fair value of plan assets as at the beginning of the	e period	-		
	Expected return on plan assets	•	-		
	Contributions		317.31		
	Benefits paid		(317.31)		
	Actuarial gain/(loss) on plan assets [balancing figure]		-		
	Fair value of plan assets as at the end of the perio	d	-		
IV.	ACTUAL RETURN ON PLAN ASSETS				
	Expected return on plan assets		-		
	Actuarial gain (loss) on plan assets		-		
	Actual return on plan assets		• -		
 V.	ACTUARIAL GAIN / LOSS RECOGNIZED				
	Acturial gain / (loss) for the period - Obligation	,	(325.87)		
	Actuarial gain / (loss) for the period- Plan Assets	·	-		
	Total (gain) / loss for the period		325.87		
	Actuarial (gain) / loss recognized in the period		325.87		
	Unrecognized actuarial (gain) / loss at the end of the ye	ar	_		

	PE OF PLAN	LONG TERM COMPENSATED ABSENCE - EARNED LEAVE		
PERIOD OF DISCLOSURE 01-04-2009 TO 3				
VI.	AMOUNTS RECOGNISED IN THE BALANCE SHEET A	AND RELATED ANALYSES		
	Present value of the obligation	1,298.12		
	Fair value of plan assets	-		
	Difference	1,298.12		
	Unrecognised transitional liabilty	-		
	Unrecognised past service cost - non vested benefits	- 1 200 12		
_	Liability recognized in the balance sheet	1,298.12		
VII.	EXPENSES RECOGNISED IN THE STATEMENT OF PR	OFIT AND LOSS:		
	Current service cost	59.67		
	Interest Cost	77.50		
	Expected return on plan assets	-		
	Net actuarial (gain)/loss recognised in the year	325.87		
	Transitional Liability recognised in the year	-		
	Past service cost - non-vested benefits	-		
	Past service cost - vested benefits Expenses recognized in the statement of profit and	loss 463.04		
	Expenses recognized in the statement of profit and			
VIII	MOVEMENTS IN THE LIABILITY RECOGNIZED IN TH	IE BALANCE SHEET		
	Opening net liability	1,152.39		
	Expense as above	463.04		
	Contribution paid	(317.31)		
	Closing net liability	1,298.12		
IX.	AMOUNT FOR THE CURRENT PERIOD			
	Present Value of obligation	1,298.12		
	Plan Assets	-		
	Surplus (Deficit)	(1,298.12)		
	Experience adjustments on plan liabilities -(loss)/gain	(286.05)		
	Experience adjustments on plan assets -(loss)/gain	-		
	MAJOR CATEGORIES OF PLAN ASSETS (AS PERCENTA	AGE OF TOTAL PLANLASSETS)		
, (,	Government of India Securities	-		
	State Government Securities	• -		
	High Quality Corporate Bonds	-		
	Equity shares of listed companies	-		
	Property	_		
	Special Deposit Scheme	-		
	Funds managed by Insurer	-		
	Others (to specify)	-		
	Total			



TY	PE OF PLAN	LONG TERM CO ABSENCE - SI	
PE	RIOD OF DISCLOSURE	01-04-2009 TO	31-03-2010
l.	PRINCIPAL ACTUARIAL ASSUMPTIONS [Expressed as weighted averages]	31-Mar-09	31-Mar-10
	Discount Rate	7.80%	8.40%
	Salary escalation rate	4.00%	5.00%
	Attrition rate	0.50%	0.50%
	Expected rate of return on Plan Assets	0.00%	0.00%
	In the following tables, all amounts are in Rupees, unless of	otherwise stated	
H.	CHANGES IN THE PRESENT VALUE OF THE OBLIGATED RECONCILIATION OF OPENING AND CLOSING BAI	• •	
	PVO as at the beginning of the period	ZAINCES.	324.83
	Interest Cost		19.77
	Current service cost		25.34
	Past service cost - (non vested benefits)		-
	Past service cost - (vested benefits)		-
	Benefits paid		(142.75)
	Actuarial loss/(gain) on obligation (balancing figure)		245.68
	PVO as at the end of the period		472.87
III.	CHANGES IN THE FAIR VALUE OF PLAN ASSETS - RE OF OPENING AND CLOSING BALANCES:	CONCILIATION	
	Fair value of plan assets as at the beginning of the p	ariad	_
	Expected return on plan assets	Jer 10a	-
	Contributions		142.75
	Benefits paid		(142.75)
	Actuarial gain/(loss) on plan assets [balancing figure]		-
	Fair value of plan assets as at the end of the period		
IV.	ACTUAL RETURN ON PLAN ASSETS		
	Expected return on plan assets		-
	Actuarial gain (loss) on plan assets		-
	Actual return on plan assets	•	-
V.	ACTUARIAL GAIN / LOSS RECOGNIZED		
	Acturial gain / (loss) for the period - Obligation		(245.67)
	Actuarial gain / (loss) for the period- Plan Assets	,	-
	Total (gain) / loss for the period		245.67
	Actuarial (gain) / loss recognized in the period		245.67
	Unrecognized actuarial (gain) / loss at the end of the year	•	-

TYPE OF PLAN	LONG TERM COMPENSATED ABSENCE - SICK LEAVE
PERIOD OF DISCLOSURE	01-04-2009 TO 31-03-2010
VI. AMOUNTS RECOGNISED IN THE BALANCE SHEE	T AND RELATED ANALYSES
Present value of the obligation	472.87
Fair value of plan assets	-
Difference	472.87
Unrecognised transitional liabilty	-
Unrecognised past service cost - non vested benefits	470.07
Liability recognized in the balance sheet	472.87
II. EXPENSES RECOGNISED IN THE STATEMENT OF	PROFIT AND LOSS:
Current service cost	25.34
Interest Cost	19.77
Expected return on plan assets	-
Net actuarial (gain)/loss recognised in the year	245.67
Transitional Liability recognised in the year	-
Past service cost - non-vested benefits	-
Past service cost - vested benefits	-
Expenses recognized in the statement of profit are	nd loss 290.79
III.MOVEMENTS IN THE LIABILITY RECOGNIZED IN	THE BALANCE SHEET
Opening net liability	324.83
Expense as above	290.79
Contribution paid	(142.75)
Closing net liability	472.87
C. AMOUNT FOR THE CURRENT PERIOD	
Present Value of obligation	472.87
Plan Assets	-
Surplus (Deficit)	(472.87)
Experience adjustments on plan liabilities -(loss)/gain	(229.16)
Experience adjustments on plan assets -(loss)/gain	-
(. MAJOR CATEGORIES OF PLAN ASSETS (AS PERCEN	STAGE OF TOTAL PLAN ASSETS)
Government of India Securities	-
State Government Securities	•
High Quality Corporate Bonds	-
Equity shares of listed companies	•
Property	•
Special Deposit Scheme	-
Funds managed by Insurer	-
Others (to specify)	-



BALANCE SHEET ABSTRACT AND COMPANY'S GENERAL BUSINESS PROFILE

I.	Registration Details	Registration No	Balance Sheet Date
	;	2974	31st March 2010
		State Code	
		08	
Ħ.	Capital Raised during the period		
	(Amount in Rupees thousands)	Public Issue	Rights Issue
		Nil	Nil
		Bonus Issue	Private Placement
		Nil	Nil
Ш.	Position of mobilisation and deployment of funds		
	(Amount in Rupees thousands)	Total Liabilities	Total Assets
		19,407,421	19,407,421
		Source of Funds	
		Paid up capital	Reserves and surplus
		6,345,138	13,062,283
		Secured loans	Unsecured loans
		Nil	Nil
		Deferred tax liability	
		Nil	
		Application of funds	,
		Net fixed assets and	
		capital work in progress	Investments
		3,413,326	Nil
		Deferred tax assets	Net current assets
		150,405	15,715,358
		Misc. expenditure	Accumulated losses
		128,332	Nil

BALANCE SHEET ABSTRACT AND COMPANY'S GENERAL BUSINESS PROFILE (Contd.)

IV Performance of Company

(Amount in Rupees thousands)

Turnover and other income

Total expenditure

9,125,890

11,075,392

Profit Before Tax

Profit After Tax

(1,949,502)

(1,772,672)

Earning per share Rs. (Basic & Diluted)

Dividend rate in %

(2.70)

(2.79)

-

V Generic Names of Three Principal products / Services of the Company (as per monetary terms)

(i) Item Code No. (ITC Code)

2601 11.50

Product Description

Iron ore Concentrate

(ii) Item Code No. (ITC Code)

2601 12.10

Product Description

Iron ore Pellets

(iii) Item Code No. (ITC Code)

7201 10.00

Product Description

Pig Iron

K. Ranganath Chairman-cum-Managing Director T.M.G.K Bhat Director (Finance)

As per our report of even date for M/s Murali Associates
Chartered Accountants

Place: Bangalore Date: 10th May, 2010 S.K. Padhi Company Secretary P. Nitish
Partner
Membership No. 024736



CASH FLOW STATEMENT FOR THE YEAR ENDED 31ST MARCH 2010

	Current year	Previous Year
		Rupees in Thousands
A CASH FLOW FROM OPERATING ACTIVITIES		
Net profit before tax	(1,949,502)	241,800
Add/(Less) Adjustment for:		
Depreciation - Current year	308,074	311,997
- Prior period	61	63
Interest income	(731,218)	(1,191,035)
Deferred Revenue expenses (Charged during the year)	186,831	122,666
Provision no longer required written back	(218,784)	(124,436)
Interest expenses	-	217
(Profit)/Loss on sale of Fixed assets	(728)	(658)
Operating cash flow before working capital changes	s (2,405,266)	(639,386)
Adjustment for:		
(Increase)/Decrease in Inventories	4,221,894	(3,004,846)
(Increase)/Decrease in Trade and other receivables	(460,776)	1,873,018
Increase/(Decrease) in Trade and other payables	174,298	(475,366)
Deferred Revenue expenditure(Additions)	(192,498)	(81,913)
Sale/deletion/Transfer of Fixed assets	(187)	(6,236)
Cash generated from operations	1,337,465	(2,334,729)
Direct tax paid(Net of refunds)	(298)	480,351
Net cash from Operating activities	1,337,167	(1,854,378)
3 CASH FLOW FROM INVESTING ACTIVITIES		
Purchase of Fixed assets	(9,730)	(25,432)
(Increase)/Decrease in Capital work in progress	(56,642)	(5,352)
Interest received	574,051	1,364,625
Tax on interest received	164,839	· (12,338)
Proceeds from sale of Fixed assets	728	658
Net cash from investing activities	673,246	1,322,161
CASH FLOW FROM FINANCING ACTIVITIES		
Payment of Dividends and dividend tax	(74,235)	(253,093)
Interest paid	-	(217)
Net cash used in Financing activities	(74,235)	(253,310)

	Current year	Previous Year
ABSTRACT	Rup	ees in Thousands
(A) Net cash from operating activities	1,337,167	(1,854,378)
(B) Net cash from investing activities	673,246	1,322,161
(C) Net cash used in financing activities	(74,235)	(253,310)
Net increase in cash and cash equivalents	1,936,178	(785,527)
Net increase in cash + cash equivalents:		
Cash and Cash equivalents	11,998,661	12,784,188
As at 01-04-2009 (O.B)		
Cash and Cash equivalents	13,934,839	11,998,661
As at 31-03-2010 (C.B)		
Net increase in Cash+ cash equivalents	1,936,178	(785,527)

Notes:

- I The above statement has been prepared using indirect method except in case of interest income from investment, Dividend, purchase and sale of investment/Fixed assets and taxes, which have been considered on the basis of actual movement of cash, with corresponding adjustments in assets and Liabilities.
- 2 Additions to fixed assets and capital work-in-progress between the beginning and end of the period are treated as investing activities.
- 3 Figures in brackets indicate cash outflows.

For and on behalf of Board of Directors

S.K. Padhi	T.M.G.K Bhat	K. Ranganath
Company Secretary	Director(Finance)	Chairman-cum-Managing Director

Place: Bangalore
Date: 10th May, 2010

AUDITORS' REPORT

We have examined the Cash flow statement of **KIOCL LIMITED**, for the year ended 31st March 2010. The statement has been prepared by the Company in accordance with the requirements of clause 32 of the listing agreement with the stock exchange and is based on and in agreement with the corresponding Profit & Loss account and Balance sheet of the Company covered by our report dated 10th May, 2010 to the Members of the Company.

for M/s Murali.Associates
Chartered Accountants

P. Nitish

Place : Bangalore Partner

Date: 10th, May, 2010 Membership No: 024736



SEGMENT REPORTING FOR THE YEAR ENDED 31ST MARCH 2010

Particulars	Pel	Pellets		Iron	Elimination Co	nsolidated Total
	Current year	Previous Year	Current year	Previous Year	Current year	Previous Year
REVENUE:					1	Rupees in Lakhs
External Sales (Gross) Less:Excise Duty & Freight on	79,226.23	99,409.52	20,045.90	23,488.19	- 99,272.13	122,897.71
consignment sales	5,197.92	3,711.66	2,025.77	3,229.12	- 7,223.69	6,940.78
Net Sales	74,028.31	95,697.86	18,020.13	20,259.07	- 92,048.44	115,956.93
Inter-segment sales	-	-	-	-	<u>-</u>	· -
Total Revenue	74,028.31	95,697.86	18,020.13	20,259.07	- 92,048.44	115,956.93
RESULT:						
Segment result (Operating profit)				(12,032.30)	(18,617.30)	(1,100.06)
Extra ordinary items	1,924.98		(3,030.68)	-	1,105.70	
Profit before Extraordinary items Unallocated Income less expenses	(2,017.86)	10,932.24	(17,705.14)	(12,032.30)	(19,723.00)	(1,100.06)
Interest Income					7,312.18	12,807.49
Expenses on discontinued mi	ning				(7,084.20)	•
Profit Before Tax					(19,495.02)	· · · · · · · · · · · · · · · · · · ·
Less: Income Taxes					, ,	
Income tax including FBT					-	281.74
Deferred tax					(1,349.28)	, ,
Prior period Tax			•		(419.02)	
Net Profit After Tax					(17,726.72)	2,201.09
OTHER INFORMATION:						
Segment Assets	31,692.23	40,396.47	28,437.89	60,234.89	60,130.12	100,631.36
Unallocated Assets					157,298.57	·
Total Assets					217,428.69	•
Segment liabilities	11,158.36	8,365.11	2,913.42	3,108.88	14,071.78	•
Unallocated liabilities					9,282.70	· ·
Total liabilities		050 14	10.04	2.10	23,354.48	•
Capital expenditure	70.71	252.14	19.84	2.18	90.55	
Unallocated Capital expenditure	1 442 20	1.457.10	1 500 / 4	1.501.21	6.75	
Depreciation	1,443.38	1,456.19	1,590.64	1,581.21	3,034.02	
Depreciation on unallocated Asset	S				46.72	82.57
Non-cash expenses other than depreciation	236.61	1,365.26	5,037.77	249.73	5,274.38	1,614.99
Unallocated non cash expenses	430.01	1,303.20	3,037.77	477./J	3,274.30 170.30	•
Onanocated non cash expenses					170.30	1,337.00

Note: Unallocable Assets, Liabilities, Depreciation and Non-cash expenditure include expenditure, Assets and Liabilities of Kudremukh Mines, the operation of which was discontinued w.e.f 31-12-2005.

K. Ranganath Chairman-cum-Managing Director	T.M.G.K Bhat Director (Finance)	As per our report of even date for M/s Murali Associates Chartered Accountants
Place : Bangalore Date : 10th May, 2010	S.K. Padhi Company Secretary	P. Nitish Partner Membership No. 024736

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REVENUE EXPENDITURE ON SOCIAL AMENITIES FOR THE YEAR ENDED 31-03-2010

	Description	Township	Trans- portation	Education & School facility	Medical	Canteen	Social & Cultural facility	Total	Previous year
								Rupe	es in Lakhs
ļ	Payment to Employees	224.35	106.32	-	301.32	-	-	631.99	588.34
2	Material Consumed	13.71	3.25	-	1.13	-	-	18.09	33.67
3	Rates & Taxes	3.15	9.67	-	-	-		12.82	14.29
4	Others	180.67	77.50	112.64	271.88	179.38	7.26	829.33	842.08
5	Depreciation	41.07	-	-	1.64	-	0.23	42.94	43.13
	Total Expenditure	462.95	196.74	112.64	575.97	179.38	7.49	1,535.17	1,521.51
	Less : Recoveries	13.60	0.47	-	-	•	-	14.07	14.14
	Net Expenditure	449.35	196.27	112.64	575.97	179.38	7.49	1,521.10	1,507.37
	Previous Year	525.66	192.58	114.65	513.93	155.89	4.66	1,507.37	

REGISTERED OFFICE

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080-25535937 to 25535940

Fax No. -

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E-mail - bsecretary@kudreore.com

bcomml@kudreore.com

bgmm@kudreore.com

Website-http://www.kioclltd.com

MANGALORE OFFICE

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New Mangalore Port,

Mangalore - 575 010, Karnataka.

Telephone No -0824-2409681 to 2409689

0824-6531681 to 6531683

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ORISSA

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No. 25-12-39 (Ground Floor) Block No. 8, Godeyvari Street, Opp. Old State Bank of India, Visakhapatnam -530001 ANDRAPRADESH

KIRANDUL OFFICE

KIOCL Limited

No. 17, 11-C Hostel, In BSNL Compound, PO Kirandul, NMDC 14-B Complex Kirandul – 494556, Dist. Dantewada CHATISGARH

KUDREMUKH OFFICE

KIOCL Limited

Kudremukh – 577 142, Chickmagalur District,

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Fax No

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E-mail-kagmk@kudreore.com

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No 12, South Extension,

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KIOCL Limited

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