# Hit Kit 24th Annual Report 2011-12



## CORPORATE INFORMATION

# **BOARD OF DIRECTORS** Mr. Anand Agarwal Chairman & Managing Director Mr. Amlt Khandelwal Independent Director Mr. A.B. Sharma Independent Director **AUDITORS** M/s. S. D. Chandak & Co, Chartered Accountants **PRACTICING COMPANY SECRETARY** Mr. Virendra G Bhatt BANKERS IDBI Bank, Mumbai STOCK EXCHANGE WHERE SHARES LISTED BSE Ltd. P\$E Ltd. ASE Ltd. **REGISTRAR & SHARE TRANSFER AGENTS** Adroit Corporate Service Pvt. Limited 19, Jaferbhoy Industrial Estate, Makwana Road, Marol Naka, Andheri (E), Mumbai - 400 059. **REGISTERED OFFICE** 401/B, 4th Floor, Kemp Plaza, Mind Space,

Link Road, Malad (West), Mumbai - 400 064.

TO HOUSE ONE STREET SHE WAS AND AND STREET OF THE STREET	24th ANNUAL GENERAL MEETING
Date	30 <sup>th</sup> July, 2012
Day	Monday
Time	10.00 A.M.
Venue	Previlege INN, Opp. Shakti Ford Showroom, Goregaon – Malad Link Road, Malad (W), Mumbai – 400 064
Book Closure	25.07.2012 to 30.07.2012 (Both days inclusive)

Members are requested to bring their copy of the Annual Report to the Annual General Meeting.

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# Corporate Governance

#### I. Mandatory Requirements

Company's philosophy on Code of Governance:

The Management believes that corporate growth, goals, transparency and enhanced stakeholder value are to be achieved only through good Corporate Governance.

#### CLAUSE 49

Clause 49 of the Listing Agreement entered between a Company and the Stock Exchanges is a benchmark for the compliance practices and rules required to be followed by all listed companies. Clause 49 is the baseline for good governance standards.

At Comfort, we not only adhere to the prescribed corporate governance standards and practices as given in Clause 49 but we constantly strive to adopt the emerging best practices. We believe that Corporate Governance is a journey towards sustainable value creation and is always an upward moving target.

We follow high standards of corporate governance practices which inter-alia include:

- The Board of the Company comprises majority of Non-Executive Directors representing around 67% of the total composition of the Board
- Out of the Three directors on the Board, two are independent directors which represents around 67% of the total composition of the Board.
- Consistent monitoring and improvement of the human and physical resources.
- Introducing regular checks and audits and continuous improvement in already well defined systems and procedures.
- Board/Committee meetings at regular intervals to keep the Board informed of the recent happenings.

#### **Board of Directors**

#### Composition

The Board consists of the qualified and able persons with vast experience in industry, finance management and law. The Company is in full compliance with the Clause 49(I) (A) of the Listing Agreement(s). The present strength of the Board is 3 Directors and complies with the requirements of clause (49) of Listing Agreement.

#### ROLE OF INDEPENDENT DIRECTORS.

Independent Directors play a key role in the decision-making process of the Board by participating in framing the overall strategy of the Company. The Independent Directors are committed to acting in what they believe to be in the best interest of the Company and its stakeholders.

#### Board Procedure

The Board meets at least once a quarter to consider and approve the Financial Results, Compliance of stock exchanges and review the operations and Performance of the Company. All the Board meetings are properly scheduled. Notice and Agenda papers containing all the relevant information are circulated to the Directors well in advance of each Board Meeting. All the relevant and necessary information / documents are made available to the Board so as to enable the directors to take informed decisions. The Minutes of each Board / Committee meetings are circulated in draft to all the Directors for seeking their confirmation before the same is recorded in Minutes Book.

#### Attendance, Directorship & Committee Membership

Name of the Director	Category Of directorships @	No. of Board Meetings attended out of 06 held	Attendance at the last AGM held on 30.07.11	Number of Other Directorship#	Number of other Commi Memberships	
					Member	Chairman
Mr. Anand Agarwal	MD	06	Attended		1	3
Mr. Amit Khandelwal Mr. A. B.	NED(I).	06	Attended		3	1
Sharma Mr. Anoop	NED(I)	04	Attended		3	
Mohiindrra	NED (I)	02	N.A.		-	
	1	1	1	1	1	i

#### @ Category of Directorship:

WD - Whole Time Director, NED (I) - Non Executive Director and Independent.

# Includes Alternate Directorships, and Directorships in Private Companies.

\$ As required by the existing Clause 49 of the Listing Agreements entered into with the Stock Exchanges, only Memberships/Chairmanships of the Audit Committee, Remuneration Committee, Investors Grievance Committee and STC of the public companies have been considered. No Director holds any shares in the company.

### Brief Profile of the Director

As Director of the company:-

Mr. Anand Agarwal, aged 38 years is a B.Com graduate. His vast experience would be a great asset for the company. He is Managing director on the Board of the Company. He is a chairman of the Investor Grievances, Remuneration & Share Transfer Committee. He is not holding any directorship in the public companies as on March 31, 2012. He did not hold any equity shares in the Company as on March 31, 2012.

Mr. Amit Khandelwal, aged 40 years is a B.Com and holds a post graduate degree in M.D.S.E. He is a Software Engineer with areas of specialization in Windows N.T. 4.0, UNIX, Oracle 8, and MS SQL. He is designated as Non-Executive Independent Director on the Company's Board. His qualifications and experience would be a great asset for the company. He is a chairman of the Audit Committee. He is a member of the Investor Grievances, Remuneration & Share Transfer committees. He is not holding any directorship in the public companies as on March 31, 2012. He did not hold any equity shares in the Company as on March 31, 2012. He is liable to retire by rotation and being eligible, offers himself for re-appointment at the ensuing Annual General Meeting.

Mr. A.B. Sharma, aged 63 years is a Resident Indian and he has 26 years experience in office administrative. His qualification and experience would be a great asset for the company. He is not holding any directorship in the public companies as on March 31, 2012. He did not hold any equity shares in the Company as on March 31, 2012.

#### **Number of Board Meetings**

The Board met Six times during the financial year 2011-12 on 05th March, 2011, 06th June, 2011, 04th July, 2011, 08th September, 2011, 09th December, 2011 and 10th March, 2012

Date of the Board Meeting	Total No. of Directors	No. of Directors who attended
05.03.2011	3	3
06.06.2011	3	3
04.07.2011	3	3
08.09.2011	3	3
09.12.2011	3	3
10.03.2012	3	3

#### Committees of the Board

#### **Audit Committee of Directors**

The functioning and terms of reference of the audit committee including the role, powers and duties, quorum for meeting and frequency of meetings, have been devised keeping in view the requirements of section 292A of the Companies Act, 1956 and the listing Agreement with the Bombay Stock Exchange Ltd.

The Company has a Internal Audit Team which submits its report directly to the Audit Committee on a quarterly basis. The Chairman of the Audit Committee attended the last Annual General Meeting held on 30th July, 2011 to answer shareholders queries.

The Audit Committee is responsible for:

- (i) Effective supervision of the financial reporting process, ensuring financial, accounting and operating controls and compliance with established policies and procedures.
- (ii) Evaluating the adequacy of internal controls and its effectiveness.
- (iii) Reviewing the financial results of the Company for each quarter/ year before the same are placed at the Board meeting for approval.
- (iv)Providing an avenue for effective communication between the Internal Audit, the Statutory Auditors and the Board of Directors.

Composition and Attendance

Name	No. of Meetings Attended
Mr. Amit Khandelwal	6
Mr. Anand Agarwai	6
Mr. A. B. Sharma	4
Mr. Anoop Mohiindrra	2

Mr. Amit Khandelwal, Chairman of the Audit Committee has financial and accounting background and knowledge.

The Chief Financial Officer, the Internal Auditor and the Statutory Auditors are permanent invitees to the audit committee meetings. It has been the practice of the Chairman of the Audit Committee to extend an invitation to the Managing Director and Executive Directors to attend all the meetings.

During the period ended March 31, 2012, Six meetings of the Audit Committee were held on the following dates:

(i) March 05, 2011 (ii) June 06,2011 (iii) July 04, 2011 (iv) September 08, 2011(v) December 09, 2011 and (vi) March 10, 2012.

The Minutes of the Audit committee meetings are noted by the Board of Directors at the Board meetings. The Chairman of the Audit Committee was present at the previous Annual General Meeting held on 30th July 2011.

#### Investor Grievances Committee

Terms of Reference of the Investors Grievance Committee are as per the guidelines set out in the listing agreement with the Bombay Stock Exchange Limited and the relevant clauses of the Articles of Association of the Company that inter alias include looking into the Investors complaints on transfer of shares, non receipt of Annual Accounts, non receipt of dividends declared etc. and the redressal thereof.

#### Composition and Attendance

Name	No. of Meetings Attended
Mr. Anand Agarwal	5
Mr. Amit Khandelwal	5
Mr. Manish Suryawanshi	5

Mr. Anand Agarwal, Chairman of the Investor Grievances Committee has vast experience and knowledge.

During the period ended March 31, 2012, Five meetings of the Investor Grievances Committee were held on the following dates:

(i) March 05, 2011 (ii) June 06,2011 (iii) September 08, 2011(iv) December 09, 2011 and (v) March 10, 2012.

The Company attends to the Investor's grievances / correspondence expeditiously except in the case that are constrained by dispute or legal impediments.

a.	No. of Shareholders complaints received during the period	8
b.	No. of complaints not resolved to the satisfaction of the shareholders.	NIL
C.	No. of pending share transfers as on March 31, 2012	NIL

Mr. Manish Suryawanshi is Compliance Officer for complying with the requirements of SEBI (Prohibition of Insider Trading) Regulation, 1992 and the Listing Agreements with the BSE, PSE and ASE.

#### Remuneration Committee

Terms of Reference of the Directors Remuneration Committee are as per the guidelines set out in the listing agreement with the Bombay Stock Exchange Limited that inter alia include determination of the Company's policy on specific remuneration packages for Directors.

#### Composition and Attendance

Mr. Anand Agarwai is the Chairman of the Remuneration Committee. Other members of the Committee consist of Mr. Amit Khandelwal. During the period no meeting of Remuneration Committee was held.

#### Remuneration Policy

The terms of reference / role of the Remuneration Committee is to determine the Company's policy on the remuneration package of its Executive Directors and to determine and approve the terms & conditions and remuneration package of its Executive Directors, including revision thereof from time to time, and to deliberate on and decide matters incidental thereto or consequential thereof. The details of remuneration paid to Executive Directors are given separately in the Report.

The Non-Executive Independent Directors are entitled for sitting fee as shown below for every meeting of the Board or committee thereof. They are also reimbursed all travelling and other expenses incurred by them in connection with attending meetings of the Board of Directors or of Committees thereof or which they may otherwise incur in the performance of their duties as Directors.

Annual Remuneration paid / payable to the Managing Director for the financial period ended March 31, 2012 is given as under:

Name of the Director	Salary (inclusive of perquisites) Rs. In Lakhs	Service Contract
Mr. Anand Agarwai Managing Director	1.30	Re-appointed as Managing Director, for a period of 5 years from 16.07.2009 to 15.07.2014

Remuneration includes salary, reimbursement of medical expenses & other perquisites.

Annual Remuneration paid/payable to the Non- Executive Directors for the financial period ended March 31, 2012 is given as under:

The Non-Executive directors were not paid any remuneration except sitting fees for attending the meetings of the board of directors and/ or committees thereof. The details of sitting fees paid to the non-executive director are as under:

Name of the Director	Sitting fees (Rs.)
Mr. Amit Khandelwal	11,500/-
Mr. A.B. Sharma	7,500/-
Mr. Anoop Mohindra	1,000/-

#### Share Transfer Committee (STC)

Terms of Reference of the Share Transfer Committee are as per the guidelines set out in the listing agreement with the Bombay Stock Exchange Limited and pursuant to Article 132 of Articles of Association of the Company that inter alias include approval and registration of transfers and/ or transmissions of equity shares of the Company and do all other acts and deeds as may be necessary or incidental to the above.

#### Composition and Attendance

Name	No.	of	Meetings
1	Atten	ded	_
Mr. Anand Agarwal	5		
Mr. Amit Khandelwal	5		
Mr. A.B. Sharma			5

Mr, Anand Agarwal is Chairman of the Committee and other one Director are Non Executive and Independent Directors.

The present composition of STC consists of Three Directors. The Minutes of the Meetings of the aforesaid Committees are noted by the Board of Directors at the Board Meetings.

#### CODE OF BUSINESS CONDUCT AND ETHICS FOR DIRECTORS AND SENIOR MANAGEMENT:

The Company's has adopted a Code of Conduct for Prevention of Insider Trading and Code of Corporate Disclosure Practice (Insider Trading Code) and Ethics for Directors and Senior Management Team with an objective to ensure strict adherence to the Company's best practices and consistently improve upon them. The Code has been posted on the Company's website www.hitkitglobal.com. The Code has been circulated to all the members of the Board and Senior Management Team and they have affirmed compliance of the same.

The declaration signed by the Managing Director is given below:-

I hereby confirm that the Company has obtained affirmation from all the members of the Board and Senior Management that they have complied with the Code of Conduct for Prevention of Insider Trading and Code of Corporate Disclosure Practice (Insider Trading Code) and Ethics for Directors and Senior Management in respect of the financial period 2011-12.

Anand Agarwal Managing Director

#### **General Body Meetings:**

Location and time of the last 3 Annual General Meetings and Special Resolutions passed by the Company are noted below:

Financial Year	Location	Day and Date	Time	Special Resolution
2008-09	Kamla Vihar Sports Club, Poisar Gym Khana Road, Kandivali(W), Mumbai 400 067	Monday 22 <sup>rd</sup> July, 2009	10.00 a.m.	One Special Resolution was passed.
2009-10	Privilege INN, Opp. Shakti Ford Showroom, Goregaon - Malad Link Road, Malad (W), Mumbai - 400 064	Friday, 30th July, 2010	10.00 a.m.	No Special Resolution was passed.
2010-11	Privilege INN, Opp. Shakti Ford Showroom, Goregaon - Malad Link Road, Malad (W), Mumbai - 400 064	Saturday, 30th July, 2011	10.00 a.m.	One Special Resolution was passed.

No postal ballot was used / invited at these meetings in respect of special resolutions. The above special resolution was passed with the requisite majority.

#### Subsidiaries:

The Company do not have any subsidiary.

#### **Disclosures**

#### Related Party Transactions:

During the period under review company has not made any significant related party transactions with its Promoters, Directors or Managing Directors of the Management or relatives etc that may have potential conflict with the interests of the company at large.

Non Compliance by the Company, Penalties, Strictures:

Company has complied with all the requirements of the listing Agreement(s) entered into with the Stock Exchanges or SEBI or any statutory authority, on any matter related to capital markets, during the last three years. There are no penalties or strictures imposed neither on the Company by Stock Exchanges or SEBI or any other statutory authorities relating to the above. SEBI had issued a show cause notice and company has submitted its reply to the same. The Adjudicating officer has passed an order and was pleased to dispose off the matter without penalty.

#### Disclosure of Accounting Treatment

Disclosures of accounting treatment wherever applicable have been made in the Audited Financial Accounts for the period ended 31st March, 2012.

#### Board Disclosures - Risk Management:

The Company has laid down procedures to inform the Board Members about the risk assessment and minimization procedures and they are being reviewed periodically.

#### Senior Management

Disclosures have also been received from the senior managerial personnel relating to the financial and commercial transactions in which they or their relatives may have personnel interest. However, none of this transaction have potential conflict with the interest of the company at a large.

#### Mandatory requirements

The Company is in full compliance with all the mandatory requirements of Clause 49 of the Listing Agreement(s) entered into with the stock exchange(s).

#### Non Mandatory Requirements

- a. The Company has adopted the non-mandatory requirements as regards the provisions relating to the Remuneration Committee.
- b. Since the financial results are published in leading newspapers as well as promptly displayed on the Company's website, the same are not sent to each household of the shareholders.
- c. The Company is in the regime of unqualified financial statements.
- d. The Company has not adopted Whistle Blower Policy.
- e. The Board of Directors comprises of highly qualified professionals possessing wide and varied knowledge and experience in their respective fields, which is considered adequate for enabling them to discharge their responsibilities as Directors. As such, there is no formal training programme for the Directors

#### Means of Communication

Quarterly Un-audited / Audited Financial Results were publishes during the Financial period as follows:

Financial Result	Un-Audited / Audited*	Newspapers
Last year Fourth Quarter Ended January	Un-Audited	Free Press Journal / Navshakti
First Quarter Ended April	Un-Audited	Free Press Journal / Navshakti
Full year Ended January	Audited	Free Press Journal / Navshakti
Second Quarter Ended July	Un-Audited	Free Press Journal / Navshakti
Third Quarter Ended October	Un-Audited	Free Press Journal / Navshakti
Fourth Quarter Ended January	Un-Audited	Free Press Journal / Navshakti
Fifth Quarter Ended March	Audited	Free Press Journal / Navshakti

<sup>\*</sup> The Board of Directors of the Company approved and took on record the Unaudited / Audited financial results within 45 days of quarter / half year and communicated these results to all Stock Exchanges where the shares of the Company are listed and published in newspapers as indicated above and also put on Company's website www.hitkitglobal.com.

The Company also intimates the stock exchanges all price sensitive information or such other matters which in its opinion are material and of relevance to the investor / shareholders. The Financial Results are not being sent to each household of the Shareholders. The Management's Discussion and Analysis on financial and operational performance of the Company is provided in the Annual Report.

#### Auditors' Certificate on Corporate Governance

To the Members of Hit Kit Global Solutions Limited

We have examined the compliance of conditions of corporate governance by Hit Kit Global Solutions Ltd. ('the Company') for the period ended on 31st March, 2012, as stipulated in clause 49 of the Listing Agreement of the Company with the stock exchanges.

The compliance of conditions of corporate governance is the responsibility of the management. Our examination was limited to the 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 and the representations made by the Directors and the management, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in the above-mentioned Listing Agreement.

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

For S.D. Chandak & Co. Chartered Accountants (Firm Registration No.101657W)

S D Chandak Proprietor (Membership No.: 32455)

Place: Date: Mumbai 30.06.2012

#### Certificate under sub Clause V of Clause 49 of the Listing Agreement

- 1 Anand Agarwal, Managing Director of the Company hereby confirm and certify that
- a) I have reviewed the financial statements and the cash flow statement for the period ended March 31, 2012 and that to the best of my knowledge and belief:
  - (i) these statements do not contain any materially untrue statement or omit any material fact or contain any statement that might be misleading;
  - (ii) these statements together present a true and fair view of the Company's affairs and are in compliance with the existing generally accepted accounting standards, applicable laws and regulations.
- b) There are, to the best of my knowledge and belief, no transactions entered into by the Company during the period which are fraudulent, illegal or violative of the Company's Code of Conduct.
- c) I accept responsibility for establishing and maintaining internal controls for financial reporting and that I have evaluated the effectiveness of the internal control systems of the Company pertaining to financial reporting and I have disclosed to the Auditors and the Audit Committee, deficiencies in the design or operation of such internal controls, if any, of which I am aware and the steps I have taken or propose to take to rectify these deficiencies.
- d) I have indicated to the Auditors and the Audit Committee
  - (i) that no significant changes in internal control over financial reporting during the period;
  - (ii) that no changes in accounting policies during the period and have been disclosed in the notes to the financial statements; and
  - (iii) that no instances of significant fraud of which I have become aware and the involvement therein, if any, of the management or an employee having a significant role in the company's internal control system over financial reporting.

Place

: Mumbai

Date

: 30.06.2012

Anand Agarwal Managing Director

# **Directors Report**

#### To The Members,

We have pleasure in presenting herewith our Twenty fourth Annual Report together with the Audited Account of your Company for the Period Ended March 31st, 2012.

#### **Financial Results**

The salient features of the Company's financial results for the period under review are as follows:

Particulars	(Rs. In	Lakhs)
	31,01,2012	31.01.2011
Income from Operations	88.18	82.61
Other Income	NIL	NIL
Total Income	88.18	82.61
Operating Profit before interest, Depreciation and	23.47	23.07
Tax		
Interest	3.04	2.12
Depreciation	19.63	16.82
Profit before tax (PBT)	0.80	4.13
Provision for Taxation	1.99	1.00
Profit / (Loss) after tax (PAT)	(1.19)	3.13
Profit brought forward	305.95	302.82
Profit available for appropriation	304.44	305.95
APPROPRIATIONS		
General Reserves	NIL	0.31
Surplus carried to Balance Sheet	304.44	305.64

#### Performance of the Company

During the period under the review, the Company has recorded gross revenue of Rs. 88.18 lakhs as against Rs. 82.61 lakhs in the previous year. After offsetting the expenses the company made a Loss of Rs.1.19 lakhs against Profit after tax of Rs. 3.13 lakhs in the previous year.

The Earning per Share (EPS) for the period was Rs. (0.01) as against Rs. 0.01 for previous year.

#### Dividend

In order to conserve resources for future growth, your Directors do not recommend any dividend for the period.

#### Transfer to Reserves

The Company proposes to transfer Rs. NIL (P.Y. 0.31 Lakhs) to the General Reserve out of the amount available for appropriations and an amount of Rs.304.44 Lakhs (P.Y. 305.64 Lakhs) is proposed to be retained in the Profit and Loss Account.

#### Changes in Share Capital

During the period, Company has not made any allotment of Equity or preference Shares.

#### Change in Financial Year

Board of Directors at their meeting held on 09th December, 2011 accorded their consent to change the financial year of the company from 31st January to 31st March and accordingly the current financial year will be from 1st February, 2011 to 31st March, 2012.

#### Retail Business

During the period, your Company focused mainly its agri-business value chain. In this objective your company has carried out marketing of vegetables in the vegetable market, which the company has sourced directly from the farmers.

Your company provides its customers with good quality produce that has better shelf life and more consistent quality in keeping the best interest of the consumers. The vision of the company is to generate inclusive growth and prosperity for farmers, vendor partners, small shopkeepers and consumers.

#### Retail Software

During the period, the company rendered E-Horoscope reports in regional languages to its customers through mobile counters. The company is on the verge of reducing the retailing of software.

#### Deposits and Loans / Advances

Your company has not invited or renewed deposits from the public/shareholders in accordance with Section 58 A of the Companies Act, 1956.

#### Directors

As per the Articles of Association of the company, Mr. Amit G Khandelwal retires by rotation at the ensuing Annual General Meeting and being eligible offers himself for reappointment.

Profiles of these Directors, as required by Clause 49 of the Listing Agreements are given in the Section on "Corporate Governance".

#### Auditors

M/s. S. D. Chandak & Co., Chartered Accountants, Statutory Auditors of the Company retires at the conclusion of ensuing Annual General Meeting. The directors recommend their re-appointment as the statutory auditors for the financial period 2011-12.

M/s. S. D. Chandak & Co., Chartered Accountants have confirmed their eligibility and willingness to accept office, if appointed.

#### **Auditors Report**

The observations made by the Auditors in their Report are Self Explanatory and need no further elaboration.

#### Directors' Responsibility Statement

Pursuant to Section 217 (2AA) of the Companies Act 1956, the Board of Directors hereby states and confirms:

- i)That in the preparation of the Annual accounts for the financial period, the applicable accounting standards have been followed along with the proper explanations relating to material departures;
- ii)That the Company has selected accounting policies described in the notes to accounts, which has been consistently applied except where otherwise stated and 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 at 31st March, 2012 and of the Loss of the company for the period;
- iii)That they have taken proper and sufficient care for the maintenance of the 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)That the Annual Accounts have been prepared on the historical cost convention as a going concern basis and on accrual basis.

#### Particulars of Employees

During the period under review there was no employee employed in the financial period who was in receipt of remuneration in excess of the limits prescribed under section 217 (2A) of the Companies Act. 1956, read with companies (Particulars of Employee) Rules, 1975.

#### **Employee Relations**

The Board of Directors of the company places on record its sincere appreciation for the valuable and dedicated services rendered by all the employees of the company and acknowledges the contribution of all the employees to the Company's performance. During the period under review our employee relations continued to be cordial.

#### Listing

The Securities of your Company are listed with the Bombay Stock Exchange Limited, Pune stock exchange Limited and Ahmedabad Stock Exchange limited, and pursuant to Clause 38 of the Listing Agreement, the Annual Listing fees for the year 2012-13 have been paid. The company has also paid the annual custodian fees to NSDL & CDSL for the Securities of the Company held in dematerialized mode with them for the year 2012-13.

#### Cash Flow Statement

In conformity with the provisions of Clause 32 of the Listing Agreement and requirement of companies Act 1956, the Cash flow Statement for the period ended 31st March, 2012 is annexed bereto

#### **Fixed Deposits**

The company has not accepted any public deposits and as such, no amount on account of principal or interest on public deposits was outstanding as on the date of the Balance Sheet.

Conservation of Energy, Technology Absorption and Foreign Exchange Earnings & Outgo As your company is not engaged in manufacturing activities, the reporting requirement on these matters is not applicable and Foreign exchange earning & outgo during the period is NIL.

#### Corporate Governance Report

A Certificate from Statutory Auditors Regarding Compliance of the conditions of corporate Governance as per the requirement of Clause 49 of the Listing Agreement with the Stock Exchanges is annexed to the report on Corporate Governance.

The Board of Directors support the concept of Corporate Governance and having regard to transparency, accountability and rationale behind the decisions have made proper disclosures separately under the heading "Corporate Governance".

#### Management's Discussion and Analysis Statement

The Management Discussion and Analysis for the period 2011-12, as required under Clause 49 of the Listing agreement executed with the Stock Exchanges, are given in separate section forming part of the Annual Report.

#### Corporate Social Responsibility

Company embraces responsibility for impact of its operations and actions on all stakeholders including society and community at large. Management's commitment, work ethics and business processes at company encourages all its employees and other participants to ensure a positive impact and its commitment towards corporate social responsibility.

Company's contribution to the community are in areas of health, education and free distribution of vegetables & fruits to the poor villagers.

#### Acknowledgements

The Directors thank the Company's employees, customers, vendors, farmer, suppliers, redistribution stockists, retailers, business partners, canteen stores department and others who are associated with the Company as its trading partners for their support to the Company. Your Company looks upon them as partners in its progress and shares with them the rewards of growth.

The Directors also thank to the Securities Exchange Board of India, Bombay Stock exchange Limited, Pune Stock Exchange Limited, Ahmedabad Stock Exchange Limited, NSDL, CDSL the Governments of India, State Governments in India and concerned Government Departments / Agencies for their co-operation and last but not the least the members of the Company.

On behalf of the Board For Hit Kit Global Solutions Limited

Place

: Mumbai

Date

: 30.06.2012

Anand Agarwaí Managing Director

#### Annexure to the Directors' Report

#### Management Discussion and Analysis

The management of Hit Kit Global Solutions Limited presents the analysis of the performance of the company for the period 2011-12 and its outlook for the future. This outlook is based on an assessment of the current business environment. It may vary due to future economy and other developments both in India and Abroad.

Although economy has been growing slowly including the retail sector, there were several complex challenges facing this sector. Despite of the challenges your company has remained resilient against adversities and has leveraged opportunities to deliver results.

#### Outlook

#### Global Outlook

The global economy still emerging from the after match of the global financial crisis, consolidated its recovery in 2011. The signs are good that despite the shocks of the first quarter of 2011 – including instability in the Middle East and earthquake, tsunami and radiation disasters in Japan – Growth in the U.S., Europe and several significant emerging markets are supporting the global recovery. But significant risk continue to hamper global growth, Including rising oil and commodity prices and persistent global imbalances resulting from a slowdown in the Chinese economy and the fiscal challenges in the U.S., and Eurozone. These global development will have an impact in the coming year not only on international investors but also on the domestic Indian investment climate.

#### Indian Outlook

The Global Economy has entered into a very difficult phase characterized by significant downside risks and fragility. The financial mayhem generated by the deepening of the fiscal crisis in Europe has spread to both developing and high income countries and is generating significant headwinds.

Against a backdrop of an uncertain global environment, the Indian economy faced twin macroeconomic challenges of managing growth and containing inflation during the fiscal 2011-12. The factors which influenced the current macroeconomic climate in India and interrupted recovery were intensification of debt crises in Euro zone, political turmoil in Middle East, fluctuating global commodity prices, hardening of international prices of crude oil, stagnation in Japan, etc.. GDP is estimated to grow by 6.9 per cent in 2011-12, after having grown at 8.4 per cent in preceding two years. Slowdown in comparison to preceding two years is primarily due to deceleration in industrial growth. India however remained front runner in economic growth in any cross country comparison. India's GDP growth in 2012-13 is expected to be 7.6 per Cent.

#### Nature of Business

Growth in our organised retail business is reflective of the changing habits and increasing aspirations of millions of fellow Indians who seek modern conveniences without losing focus on value. Over many farmers benefit from their farm to fork consumer retail strategy and this number is growing exponentially day by day. In a short period and as a reflection of consumer preferences, Company now has good positions in business of agri-business value chain and has marketing fruits, vegetables and staples and Company has also retail of E-Horoscope generated out of the Astrology software 'Om Astrosoft' to its customers through counters spread across the retail outlets. The company is also engaged in marketing of PS-Excise software of Priti Software.

#### Segment wise Performance

#### Retail Business

During the period under review, your Company strategically increased its focus on retail vegetable business thereby sustaining its earnings from Retail of vegetables. The sales turnover has been broad based, competitive and profitable. Your Company has adopted unique retailing strategy of selling its products in retail market, without permanently hiring the retail counters, thereby cutting down the cost of markets.

#### Software Business

During the period, the company rendered E-Horoscope reports in regional languages to its customers through mobile counters. The company is on the verge of reducing the retailing of software.

Strengths, Risks and Concerns

#### Strengths

Over last years in retail business, your Company has developed supply chain for retailing vegetables from farmer to whole seller to the consumers.

#### Risk, Concerns and Risk Mitigation

Risk Management is a critical exercise for all organizations, particularly ones operating in many locations / countries. The main aim of risk management is to identify and analyse the risks through a structured Risk-Benefit Analysis and mitigate those risks which are not beneficial to the organisation.

#### Financial Performance & Position

The Financials of the Company are prepared in accordance with the Generally Accepted Accounting Principles in India. During the period under review, revenue of your Company was Rs. 88.18 lakhs as against Rs. 82.61 Lakhs in the previous year and Loss for the period of Rs. 1.19 lakhs against Profit after tax of Rs. 3.19 lakhs in the previous year.

#### Human Resources/ Industrial Relations

The Company believes that the success of an organization largely depends on the quality of the products it offers in the market and competitive price to the consumers. The company has developed good quality supply chain.

#### **Employee Relations**

The Board of Directors take this opportunity to sincerely acknowledge the dedicated services and contribution of all the employees to the Company's satisfactory performance. Your company believes in retaining talents. To enhance the skills of the employees as well as to enable them to face the growing challenges the higher management regularly interacts with it employees. Our employee relations continue to be cordial.

#### Internal Control Systems and Adequacy

The Company has adequate internal control systems in place commensurate with the size and nature of business which covers all significant areas of the company's operations and reported to the Audit Committee of the Company, for their review in its meetings.

#### Cautionary Statement

Statements in the Management Discussion and Analysis describing the Company's objectives, projections, expectations and estimates are 'forward looking statements'. Actual results might differ from those anticipated because of changing ground realities.

## Auditors' Report

The Board of Directors
Hit Kit Global Solutions Limited

- 1. We have audited the attached Balance Sheet of Hit Kit Global Solutions Ltd ('the Company") as at 31st March, 2012 and also the statement of Profit and Loss account and the Cash Flow statement for the period 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.
- 2. We conducted our audit in accordance with auditing standards generally accepted in India. Those Standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.
- 3. As required by the Companies (Auditor's Report) Order, 2003, (as amended) issued by the Central Government of India in terms of sub-section (4A) of Section 227 of 'The Companies Act,1956' of India (the 'Act'), and on the basis of such checks of books and records and according to the information and explanations given to us, we give in the Annexure a statement on the matters specified in Paragraphs 4 and 5 of the said order.
- 4. Further to our comments in the annexure referred in Paragraph '3' above;
- (a) We have obtained all the information and explanations, which to the best of our knowledge and belief were necessary for the purpose of our audit.
- (b) In our opinion, proper books of accounts as required by law have been kept by the Company, so far as it appears from our examination of the books.
- (c) The Balance Sheet, statement of Profit and Loss Account and Cash flow statement dealt with by this report are in Agreement(s) with the books of accounts.
- (d) In our opinion, the Balance Sheet, statement of Profit and Loss Account and Cash flow statement comply with the Accounting Standards referred to in Section 211(3c) of the Companies Act. 1956.
- (e) On the basis of written representations received from the directors as on 31st March, 2012 and information given to us, none of the directors is disqualified as on 31st March, 2012 from being appointed as a Director in terms of Section 274(1)(g) of the Companies Act, 1956.
- (f) In our opinion and to the best of our information and according to the explanations given to us the accounts together with the notes thereon give the information required by Companies Act, 1956 in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India.
- (i) in case of the Balance Sheet of the state of affairs of the company as at 31st March, 2012.

&

(ii) in case of the statement of Profit & Loss Account, of the loss for the period ended on that date.

(iii) in the case of the Cash flow Statement, of the cash flows for the period ended on that date.

For S.D. Chandak & Co. Chartered Accountants (Firm Registration No.101657W)

S D Chandak Proprietor

(Membership No.: 32455)

Place : Mumbai Date : 30.05.2012

#### Annexure to Auditors' Report

(Referred to in Paragraph 3 of our report on even date of Hit Kit Global Solutions Ltd. as at 31-03-2012)

- In respect of Fixed Assets
- a) The Company has maintained proper records showing full particulars, including quantitative details and situation of fixed assets on the basis of available information.
- b) As explained to us, the fixed assets have been physically verified by the management at reasonable intervals, which in our opinion is reasonable, having regard to the size of the Company and nature of its assets. We are informed that no material discrepancies were noticed by the management on such verification.
- During the period, in our opinion, a substantial part of the fixed assets has not been disposed off by the Company.
- 2) In respect of its Inventory
- According to the information and explanations given to us, the management conducted physical verification at reasonable intervals during the period under report.
- b) In our opinion, and according to the information and explanation given to us, the procedure of physical verification of inventory followed by the management are reasonable and adequate in relation to the size of the company and nature of its business.
- c) In our opinion, the company has maintained proper records of inventory during the period. Discrepancies noticed on physical verification of inventory as compared to the book records were not material and have been properly dealt within the books of accounts.
- 3) In respect of Loans Given / Taken
  The Company has not granted or taken any loans, secured or unsecured to/from companies, firms or other parties covered in the register maintained under section 301 of the Companies Act, 1956 and accordingly clause (iii) (b) (c) and (d) of the order are not applicable.
- 4) In respect of Internal Control Procedure
  - In our opinion and according to the information and explanation given to us, there are adequate internal control procedures for the purchase of Inventory, Securities, Fixed Assets and with regards to the sale of Securities commensurate with the size of the Company and the nature of its business. During the course of our audit, we have not observed any continuing failure to correct major weakness in internal controls.
- 5] In respect of transactions covered u/s 301 of the Companies Act, 1956.
  In our opinion and according to the information and explanations given to us, there are no transactions made in pursuance of contracts or arrangements that needed to be entered into the Register needed to be maintained u/s 301 of the Companies Act 1956.
- The Company has not accepted any deposits from Public.
- 7) In our opinion, the Company's has an internal audit system is commensurate with the size and nature of its business.
- 8) The Central Government has not prescribed maintenance of cost records under clause (d) of subsection (1) of section 209 of the Companies Act, 1956.
- 9] In respect of Statutory Dues:
- a) According to the records of the Company, the Company has been regular in depositing undisputed statutory dues including Income tax and any other statutory dues with the appropriate authorities. According to the information and explanations given to us, no undisputed amounts payable in respect of the aforesaid dues were outstanding as at 31-03-2012 for a period of more than six months from the date they became payable.
- b) The Company does not have any disputed statutory dues that have not been deposited on account of matters pending before appropriate authorities.
- 10) The Company does not have accumulated losses at the end of the period. The Company has not incurred cash losses during the financial period covered by our audit and the immediately preceding financial period.
- 11) Based on our audit procedures and according to the information and explanations given to us, the company has no dues to a financial institution or bank or debenture holders and hence this clause is not applicable.

- 12) In our opinion and according to the information and explanations given to us, no loans and advances have been granted by the Company on the basis of security by way of pledge of shares, debentures and other securities.
- 13) In our opinion, the Company is not a chit fund or a Nidhi /or mutual benefit fund/society. Therefore, clause 4(xiii) of the Companies (auditors report) Order 2003 is not applicable to the Company.
- 14) The Company is not dealing in or trading in shares, securities, debentures or other investments. Accordingly, the provisions clauses 4(xiv) of the Companies (Auditors Report) order, 2003 are not applicable to the Company.
- 15) According to the information and explanation given to us, the Company has not given any guarantee for loans taken by others from banks or other financial institutions.
- 16) In our opinion and according to the information and explanations given to us, the company has not taken any term loans. Therefore, clause is not applicable to the Company.
- 17) According to the information and explanation given to us and on an overall examination of the balance sheet of the company, we report that, prima facie, no funds raised on short-term basis have been used for long-term investment, and vice-versa.
- 18) The Company has not made preferential allotment of shares to parties and companies covered in the register maintained under Section 301 of the Companies Act, 1956 during the period.
- 19) The Company has not issued any debentures during the period.
- 20) The Company has not raised any fund through Public Issue during the period.
- 21) In our opinion and according to the information and explanations given to us no fraud on or by the Company has been noticed or reported during the period that causes the financial statements to be materially misstated.

As per our report on even date

For S D Chandak & Co. Chartered Accountants (Registration No.101657W)

S D Chandak Proprietor

(Membership No.: 32455)

Place: Mumbai Date: 30.05.2012

Particulars  UITY AND LIABILITIES	Note No.	As At	As At
: HITY AND HADILITIES		31.03.2012	31.01.2011
LUTV AND LIADUITIES		Rs.	Rs.
: UTT AND LIABILITIES			
SHARE HOLDER'S FUNDS			
Share Capital	3	74,000,000	74,000,000
Reserves & Surplus	4	57,188,548	57,307,894
NON-CURRENT LIABILITIES			
Deferred Tax Liabilities (Net)	5	159,896	•
CURRENT LIABILITIES			
rade payables	6	9,161	85,137
Other current liabilities	7	61,864	94,103
Short-term provisions	8	233,236	233,236
TOTAL		131,6 2, 0	131, 20,3 0
SSETS			
ION-CURRENT ASSETS			
ixed assets	9		
Tangible assets		505,857	621,993
ntangible assets		407,520	2,254,216
Non-current investments	10	•	48,832,579
ong-term loans and advances	11	127,592,030	68,969,959
CURRENT ASSETS			
rade Receivables	12	21,905	9,746,917
Cash and cash equivalents	13	2,604,509	728,376
Other current assets	14	520,884	566,330
TOTAL	•	131,6 2, 0	131, 20,3 0
Summary of Significant accounting policies	2		
The accompanying notes are an integral part of the financi	ial statements		
As per our Report of even date*			
For S D Chandak & Co.,		For and	on Behalf of the Board
Firm Registration No. 101657W			
Chartered Accountants			
			Anand Agarwal Managing Director
D Chandak			
Properietor			
Membership No. 32455		4.0.00	
OLACE - North-		A B Sharma	Amit Khandelwal
PLACE : Mumbai DATED : 30.05.2012		Director	Director

Particulars Particulars	Note No.	Period Ended 31.03.2012 Rs.	Year Ended 31.01.2011 Rs.
Income: Revenue from operations	15	8,817,805	8,261,005
Total Revenue		8,81 ,80	8,261,00
_			
Expenses:			0.775.07
Purchase of Software & Deviopment Cost		4,873,942	3,775,070
Purchase of traded goods / Cost of Produce		626,469	553,804
Employee benefits expense	16	312,227	517,943
Finance costs	17	304,205	211,931
Depreciation and amortization expense	9	1,962,833	1,682,428
Other expenses	18	657,579	1,106,964
Total expenses		8, 3 ,2	,848,140
Profit before tax		80, 0	412.86
Tax expense:	19		
Current tax	• •	40,000	100,000
Deferred tax		159,896	
		199,896	100,000
Profit / (Loss) for the period from continuing operations		(119,346)	312,865
Profit / (Loss) from discontinuing operations		(115,540)	012,000
Tax expenses of discontinuing operations			_
Profit / (Loss) from discontinuing operations (after tax)			
Profit / (Loss) for the period		(119,346)	312,86
Earnings per equity share:	20		
Equity share of par value of Rs. 2/- each			
- Basic		(0.01)	0.01
- Diluted		(0.01)	0.01
The accompanying notes are an integral part of the finar	icial statements		
"As per our Report of even date"			
For S D Chandak & Co.,		For and	on Behalf of the Board
Firm Registration No. 101657W			
Chartered Accountants			A
			Anand Agarwal Managing Director
S D Chandak			
Properietor			
Membership No. 32455			
		A B Sharma	Amit Khandelwal
PLACE : Mumbai		Director	Director
DATED: 30.05.2012			

	CASH FLOW STATEMENT FOR THE PERIOD B		
		Period Ended	Year Ended
		31.03.2012	31.01.2011
A.	Cash Flow From Operating Activities		
	Profit Before Tax	80,550	412,865
	Adjustment for:		
	Depreciation	1,962,833	1,682,428
	Preliminary Expenses	45,446	62,925
	Interest & Finance Charges	304,205	211,931
	Operating Profit before Working Capital changes	2,393,034	2,370,149
	Trade and Other receivables	9,707,326	498,561
	Trade Payables	(75,976)	155,986
	Loans & Advances	(58,576,625)	(3,570,650
	Cash generated from operation	(48,945,275)	(2,916,103
	Taxes Paid (Last year Provision)	(100,000)	(134,000
	Net Working Capital Changes	(49,045,275)	(3,050,103
	Net Cash from Operating Changes	(46,652,241)	(679,954
В.	Cash Flow from Investement Activities:		
	(Purchase) / Sale of Investments	48,832,579	_
	Net Cash used in Investing Activities	48,832,579	•
C.	Cash Flow From Financing Activities:	1	
	Finance Charges	(304,205)	(211,931
	Net cash used in Financing activities	(304,205)	(211,931
D.	Net increase in Cash & Cash Equivalents (A+B+C)	1,876,133	(891,884
	Net Increase / (decrease) in Cash & Cash equivalent		
	Opening Balance of Cash & Cash Equivalents	728,376	1,620,260
	Closing Balance of Cash & Cash Equivalents	2,604,509	728,376
	Net Increase / (Decrease) as disclosed above	1,876,133	(891,884
	Notes:		
	Previous Years figures have been regrouped, recast wherever	er necessary.	
	"As per our Report of even date"		
	For S D Chandak & Co.,	For and on 8e	half of the Board
	Firm Registration No. 101657W		
	Chartered Accountants		
			Anand Agarwa Managing Director
	S D Chandak		
	Properietor		
	Membership No. 32455		
		A B Sharma	Amit Khandelwa
	PLACE : Mumbai	Director	Director
	DATED: 30.05.2012		

#### NOTES TO FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31ST MARCH 2012

Note : 1

Company Overwiew

Hit Kit Gloabal Solutions Limited ("the company") is engaged in retail software marketing. The Company is engaged in selling of farms and vegetable produce in the market

Note: 2

Significant Accounting Policies

Basis of Presentation

The financial statements have been prepared and presented under the historical cost convention using the accrual basis of accounting in accordance with the generally accepted accounting principles, applicable Accounting Standards as prescribed under the Companies (Accounting Standards) Rules, 2006 and rovisons of the Companies Act. 1956.

Use of Estimates

The preparation of financial statements is conformity with the GAAP (generally accepted accounting principles) requires the management to make estimate and assumptions that affect the reported amounts of assets and liabilities and the disclosure of contingent liabilities on the date of financial statements and the reported amounts of revenues and expenses during the reporting period. Differences between actual results and estimates are recognized in the period in which

Fixed Assets are stated at cost less accumulated depreciation. Cost comprises of material cost, freight, duties, taxes, interest and other incidental expenses elated to aquistion and installation.

Depreciation / Amorti ation

Depreciation has been provided for on straight-line method at the rates prescribed in Schedule XIV to the Companies Act, 1956.

Impairment

An asset is treated as impaired when the carrying cost of assets exceeds its recoverable value. An impairment loss is charged to there Profit and Loss Accoun in the period in which an asset is identified as Impaired. The impairment loss recognised in prior accounting period is reversed if there has been a change in the estimate of recoverable amount

Investments

Long term investments are stated at cost of acquistion.

Inventories

inventories are valued "at lower of cost and net realizable value".

Revenue Recognition

The company generally follows mercantile system of accounting and recognises significant terms of income and expenditure on accrual basis.

Revenue from Software & Retail Business consists primarily on account of sale of goods and is recognised on delivery to the clients.

Borrowing costs that are attributable to the acquisition of qualifying assets are capitalised as a part of such assets. A qualifying asset is one that necessarily takes substantial period of time to get ready for intended use. All other borrowing costs are charged against revenue.

Research and Development

Expenditure incurred on Research & Development is charged to revenue and fixed assets in the period it is incurred as per nature of expenses.

Taxation

Tax liability is estimated considering the provisions of the Income Tax Act, 1961. Deferred tax resulting from "timing differences" between book and taxable profit is accounted for using the tax rates and laws that have been enacted or substantively enacted as on the Balance Sheet date. The deferred tax asset is recognised and carried forward only to the extent that there is a reasonable /virtual certainty that the asset will be realised in future. Cash Flow Statement

Cash Flow Statement has been prepared in accordance with indirect method prescribed in Accounting Standard 3 issued by the Institite of Chartered Accountants of India.

Retirement Benefits

Liability for payment of Gratuity is accounted for on cash basis and future liability on accruing basis has, however, not been actuarially determined.

Farning Per Share

Basic earnings per share is calculated by dividing the net profit or loss for the period attributable to equity shareholders by the weighted average number of equity shares outstanding during the period.

For the purpose of calculating diluted earning per share, the net profit or loss for the period attributable to equity shareholders and the weighted average number of shares outstanding during the period are adjusted for the effects of all dilative potential equity shares.

Provision, Contigent Liabilities and Contigent Assets

Provisions involving substantial degree of estimation in measurement are recognised when there is a present obligation as a result of past events and it is probable that there will be an outflow of resources. Contingent liabilities are not recognised but are disclosed in the notes. Contingent Assets are neithrecognised nor disclosed in the financial statements.

			Annual Report 2
Note: 3 SHARE CAPITAL			
Particulars		as at 31-03-2012	as at 31-01-2011
Authorised			
1,50,00,000 Equity Shares of Rs. 2/-		90,000,000	90,000,000
Prev. Yr. 4,50,00,000 Equity Shares of Rs.2/- each)			
ssued, Subscribed and Fully Paid up		74.000.000	74,000,000
3,70,00,000 Equity Shares ( Previous year : 3,70,00,000 ) of Rs. 2/- each fully paid	up		
	_	74,000,000	74,000,000
a. Terms/Rights attached to Equity shares			
The Company has one class of issued shares referred to as equity shares having a share. The dividend proposed by the board of directors, if any, is subject to the appr			
egards to the Company's residual assets.	OVER UT STREET UT	vers in Armaal General Meeting	. An silates falls equally will
•			
o. The reconciliation of the number of shares outstanding as at March 31, 2012 an	id January 31, 20		
Particulars		As at 31.03.2012	As at 31.01.2011
Number of shares at the beginning of the year Number of shares at the end of period		37,000,000 37,000,000	37,000,000 37,000,000
number of shares at the end of period		37,000,000	37,000,000
c. The details of shareholder holding more than 5% shares as at March 31, 2012 is	s set out below :		
i) Webnet Infoways Ltd : 44,14,184 shares ; 11.93% (previous year			
ii) Glimmer Mercantile Pvt. Ltd: 19,92,300 shares; 5.38% (previous year	: 19,92,300 shar	es; 5.38%)	
<del></del>			
Note: 4			
RESERVES AND SURPLUS Particulars		as at 31-03-2012	as at 31-01-2011
on trouver 3		G3 8t 31-U3-2U12	as at 31-01-2011
ecurities Premium:			
s per last Account		5,976,900	5,976,900
orfeiture Reserve Account :		4 505 000	4 505 000
as per last Account		4,535,000	4,535,000
General reserve :			
Opening balance		16,232,641	16,201,354
Add: Transfer from Surplus			31,287
Closing Balance	_	16,232,641	16,232,641
Surplus		20 502 252	20 204 775
Opening balance kld: Net Profit / (Loss) after lax transifiered from statement of P & L		30,563,353 (119,346)	30,281,775 312,865
Amount available from appropriation	_	30,444,007	30,594,640
Less: Amount transflered to General Reserves		•	31,287
Closing Balance	_	30,444,007	30,563,353
	TOTAL	57,188,548	57,307,894
Note:			
DEFRRED TAX LIABILITIES (NET) Opening Balance			
Difference between book and tax depreciation		159,896	
	TOTAL	159,896	
The net increase during the period in the deferred tax liability Rs.1,59,896/- (previous	us year NIL) has	been debited to the statement	of Profit & Loss.
Note: 6			
TRADE PAYABLES:			
Particulars	_	as at 31-03-2012	as at 31-01-2011
Trade Payables	TOTAL -	9,161 9,161	85,137 85,137
There are no Micro, Small and Medium Enterprises in respect of whom the Compa			
he above information regarding Micro, Small and Medium enterprises have been			
formation abailable with the Company and relied upon by the auditors.	i determined to t	ine oxient addit parties have be	en identifies on the basis o
Note:			
OTHER CURRENT LIABILITIES:			
		40,000	30,000
Provision for Expenses			
Provision for Expenses	_	21,864	64,103
Provision for Expenses	=		64,103 94,103
Provision for Expenses Withholding and other Taxes payable	_	21,864	
Provision for Expenses Withholding and other Taxes payable Note: 8	=	21,864	
Provision for Expenses Withholding and other Taxes payable	=	21,864	

#### Annual Report 2012

		Gros:	Block	Depreci			epreciation/impairment			Net Block	
	As at		L	As on	As at	L		As on	As on	As on	
Description of Assets	31.01.11	Additions	Deletions	31 03.12	31.01 11	For the year	Deductions	31 03 12	31 63 12	31.01 11	
a. Tangible Assets										l	
Generator	95,000			95,000	79,749	7,012		86,761	8 239	15,25	
Furniture & Fixture	434,468		1 - 1	434,468	213,697	32 082		245,779	188 689	220,7	
Office Equipment	638,620			638,620	252,654	77,037		329,691	308 929	385,96	
Sub Total (A)	1,168,088			1,168,088	548,100	116,131	-	662,231	505.857	621.95	
b. Intangible Assets											
Computer Software	9,764,828	-	- 1	9,764,828	7,510,606	1.846,702		9.357,308	407,520	2,254,21	
Sub Total (B)	9,764,628		<u> </u>	9.764.828	7,510,606	1.846.702	_:	9,357,308	407,520	2,254,21	
TOTAL ASSETS (A B)	10,932,916	٠.		10,932,916	8.056,706	1,962,833	-	10 019 539	913,377	2.876.20	
Previous Year	10,932,916	·		211,650,236	6.374,277	1,682,428	· ·	8.056 705	2.876 209		
Capital work in progress, at co	et (including ca	nital advance	43							36 697 6	

MON_CURRENT INVESTMENTS	Nata 10		
Long Term Investments	Note: 10		
Note			
AB32.57   AB32.57			
Note : 11   Chief   Temmi   Chief		•	
Note: 11   CAPIC ETEM LOANS AND ADVANCES	Other Investments		
Interaction		<u> </u>	48,832,579
Interaction			
Uisscarring  Considered good   127,304,324   68,799,15   68,000   8,73   68,000   69,000   68,000	Note : 11		
Uisscarring  Considered good   127,304,324   68,799,15   68,000   8,73   68,000   69,000   68,000			
Capital Advance   127,943,24   68,7951   68,7951   61,0450   68,7951   61,0450   68,7951   61,0450   68,7951   61,0450   68,7955   62,0207   68,959.55   68,959.			
Other Deposits Other Losins and advances:		127 204 224	69 760 160
Cher Lores and advances:   277.256   202.07   68.969.55     Note: 12   TRADE RECEIVABLE			
Advance income Taxes 277.256 202.07 127.592.030 66.969.95  Note : 12 TRADE RECEIVABLE Unsecured, considered good Outstanding for a period exceeding six months from due date Other 21,905 97.46,911  Note : 13 CASH AND CASH EQUIVALENTS Balances with Bank In current Account 2,564.254 7.19,75 Z604.509 78.377.  Note : 14 OTHER CURRENT ASSETS: Miscellaneous Expenses W/Off 2,564.254 9.71,79,79 Z604.509 78.377.  Note : 14 OTHER CURRENT ASSETS: Miscellaneous Expenses W/Off 45,446) 66.2325 Miscellaneous Expenses W/Off 9,300,300,300,300,300,300,300,300,300,30		10,450	8,730
Note : 12   TRADE RECEIVABLE			
Note : 12   TRADE RECEIVABLE   Unsecured, considered good   Custanding for a period exceeding six months from due date   21,905   34,33   57,12,586   21,905   9,746,911   Note : 13   CASH AND CASH EQUIVALENTS   Balances with Bank   Cash exceeding six months from due date   21,905   9,746,911   Note : 13   CASH AND CASH EQUIVALENTS   CASH AND CASH EXCELLENT   CASH AND CASH EQUIVALENTS   CASH AND CASH EXCELLENTS   CASH AND CASH EXCELLENTS   CASH EXCELLENT   CASH	- Advance Income Taxes		
IRADE RECEIVABLE		127,592,030	68,969,959
IRADE RECEIVABLE			
IRADE RECEIVABLE	Note: 12		
Unsecured, considered good   21,905   34,33   3712,586   9,716,981			
Outstanding for a period exceeding six months from due date 21,905 9,745,951  Other 21,905 9,746,951  Note: 13  CASH AND CASH EQUIVALENTS  Balances with Bank In current Account 40,255 8,611  Cash on Hand 2,564,254 719,756  Z,564,254 719,756			
Section   Sect		21 005	24 224
Note : 13		21,905	
Note : 13   Cash AND CASH EQUIVALENTS	Other		
CASH AND CASH EQUIVALENTS   Balances with Bank		21,905	9,746,917
CASH AND CASH EQUIVALENTS   Balances with Bank			
CASH AND CASH EQUIVALENTS   Balances with Bank	Note: 13		
Balances with Bank In current Account Cash on Hand 2,564,254 719,756 2,504,509 728,377  Note: 14  OTHER CURRENT ASSETS: Miscellaneous Expenses 566,330 629,255 Miscellaneous Expenses 566,330 629,255 Miscellaneous Expenses W/Off (45,446) (62,92) 520,884 566,330 Year Ended 31 Year Ended 03-2012 31-03-2012 Note: 1  REVENUE FORM OPERATIONS. Income from Operation Relata Business 7,166,240 6,334,112 Software Sales 7,166,240 6,334,112 Software Sales 1,651,565 1,926,893 8,817,805	CASH AND CASH EQUIVALENTS		
In current Account			
Cash on Hand   2,564,254   719,75		10.055	0.44
Note : 14   OTHER CURRENT ASSETS : Miscellaneous Expenses   566,330   629,255   626,330   629,255   626,330   629,255   626,330   629,255   626,330   629,255   626,330   629,255   626,330   629,255   626,330   629,255   626,330   629,255   626,330   629,255   626,330   629,255   626,330   629,255   626,330   629,255   626,330   629,255   626,330   629,255   620,330   620,330   629,255   620,330   620,330   629,255   620,330   620,330   629,255   620,330   620,330   620,330   629,255   620,330   620,330   620,330   620,330   620,330   620,330   620,330   620,330   620,330   620,330   620,330   620,330   620,330   620,			
Note : 14   OTHER CURRENT ASSETS :   Miscellaneous Expenses   566,330   629,255   (45,446)   (62,925   (45,446)   (45,925   (45,445)   (45,925   (45,446)   (45,925   (45,925   (45,925   (45,925   (45,925   (45,925   (45,925   (45,925   (4	Cash on Hand		
OTHER CURRENT ASSETS:   566,330   629,255		2,504,509	728,376
OTHER CURRENT ASSETS:   566,330   629,255			
OTHER CURRENT ASSETS:   566,330   629,255	Note : 14		
Miscellaneous Expenses   586,330   629,256     Miscellaneous Expenses W/Off   (45,446)   (62,92)     Miscellaneous Expenses W/Off   766,334   766,334   766,334     Year Ended   31			
Miscellaneous Expenses W/Off   (45.446)   (52.92)		ECE 220	620.255
Section   Sect			
Note : 1	Miscellaneous Expenses W/Off		
Note : 1   REVENUE FORM OPERATIONS:		520,884	566,330
Note : 1   REVENUE FORM OPERATIONS:			-
Note : 1		Year Ended 31	Year Ended
Note : 1		03-2012	31-03-2011
REVENUE FORM OFERATIONS:	Note : 1		
Income from Operation   Relate Business   7,166,240   6,334,115   50ftware Sales   1,651,565   1,926,893   8,817,805   8,261,005   8,261			
Retail Business   7, 166,240   6,334,11;			
Software Sales 1,651,665 1,926,881  Note : 16  EMPLOYEE BENEFITS EXPENSE: Salaries and Wages 176,483 252,600  Director Remuneration 129,700 260,000  Staff welfare expenses 4,044 5,544  312,227 517,942  Details of Director Remuneration  Shri, Anand Agarwal - Managing Director Salaries and Allowances  Total 129,700 260,000  As per Section 217(2A) of the Companies Act, 1956 read with the Companies (Particulars of Employees) Rules, 1975 as amended. The number of employee employed for the whole year drawing salary of Rs. 60,00,000/- per annum or more is NIL and the number of employees employed for part of the year drawing salary of Rs. 5,00,000/- per month or more is also NIL.  I) Liability for payment of Gratuity is accounted for on cash basis and future liability on accruing basis has, however, not been actuarially determined.  Note : 1  EINANCE COSTS:  Other finance charges 304,205 211,331		* ***	
Note: 16  EMPLOYEE BENEFITS EXPENSE: Salaries and Wages 178,483 252,600 Director Remuneration 129,700 260,000 Staff welfare expenses 4,044 5,343 312,227 517,943  Details of Director Remuneration Shri, Anand Aganwal - Managing Director Salaries and Allowances 129,700 260,000 As per Section 217(2A) of the Companies Act, 1956 read with the Companies (Particulars of Employees) Rules, 1975 as amended. The number of employee employed for part of the year drawing salary of Rs. 5,00,000/- per month or more is NIL and the number of employees employed for part of the year drawing lailary of Rs. 5,00,000/- per month or more is also NIL.  I) Liability for payment of Gratuity is accounted for on cash basis and future liability on accruing basis has, however, not been actuarially determined.  Note: 1  ENANCE COSTS.  Other finance charges 304,205 211,331			
Note: 16  EMPLOYEE BENEFITS EXPENSE: Salaries and Wages 178,483 252,600 Director Remuneration 129,700 280,000 Staff welfare expenses 4,044 5,344 312,227 517,941  Details of Director Remuneration Shri, Anand Agarwal - Managing Director Salaries and Allowances Total 129,700 280,000 As per Section 217(2A) of the Companies Act, 1956 read with the Companies (Particulars of Employees) Rules, 1975 as amended. The number of employees employed for the whole year drawing salary of Rs. 50,00,000/- per annum or more is NIL and the number of employees employed for part of the year drawins salary of Rs. 5,00,000/- per month or more is also NIL.  I) Liability for payment of Gratuity is accounted for on cash basis and future liability on accruing basis has, however, not been actuarially determined.  Note: 1  EMANCE COSTS: Cither finance charges 304,205 211,931	Software Sales		
EMPLOYEE BENEFITS EXPENSE:  Salaries and Wages 178,483 252,600  Director Remuneration 129,700 280,000  Staff welfare expenses 4,044 5,34  312,227 517,942  Details of Director Remuneration  Shri. Annad Agarwal - Managing Director Salaries and Allowances 129,700 260,000  Total 129,700 260,000  Jas per Section 217(2A) of the Companies Act, 1956 read with the Companies (Particulars of Employees) Rules, 1975 as amended. The number of employee employed for the whole year drawing salary of Rs. 500,0000/- per annum or more is NIL and the number of employees employed for part of the year drawing salary of Rs. 5,00,000/- per month or more is also NIL.  I) Liability for payment of Gratuity is accounted for on cash basis and future liability on accruing basis has, however, not been actuarially determined.  Note: 1  EINANCE COSTS:  Other finance charges 304,205 211,331		8,817,805	8,261,005
EMPLOYEE BENEFITS EXPENSE:  Salaries and Wages 178,483 252,600  Director Remuneration 129,700 280,000  Staff welfare expenses 4,044 5,34  312,227 517,942  Details of Director Remuneration  Shri. Annad Agarwal - Managing Director Salaries and Allowances 129,700 260,000  Total 129,700 260,000  Jas per Section 217(2A) of the Companies Act, 1956 read with the Companies (Particulars of Employees) Rules, 1975 as amended. The number of employee employed for the whole year drawing salary of Rs. 500,0000/- per annum or more is NIL and the number of employees employed for part of the year drawing salary of Rs. 5,00,000/- per month or more is also NIL.  I) Liability for payment of Gratuity is accounted for on cash basis and future liability on accruing basis has, however, not been actuarially determined.  Note: 1  EINANCE COSTS:  Other finance charges 304,205 211,331		-	-
EMPLOYEE BENEFITS EXPENSE:  Salaries and Wages 178,483 252,600  Director Remuneration 129,700 280,000  Staff welfare expenses 4,044 5,34  312,227 517,942  Details of Director Remuneration  Shri. Annad Agarwal - Managing Director Salaries and Allowances 129,700 260,000  Total 129,700 260,000  Jas per Section 217(2A) of the Companies Act, 1956 read with the Companies (Particulars of Employees) Rules, 1975 as amended. The number of employee employed for the whole year drawing salary of Rs. 500,0000/- per annum or more is NIL and the number of employees employed for part of the year drawing salary of Rs. 5,00,000/- per month or more is also NIL.  I) Liability for payment of Gratuity is accounted for on cash basis and future liability on accruing basis has, however, not been actuarially determined.  Note: 1  EINANCE COSTS:  Other finance charges 304,205 211,331	Note : 16		
Salaries and Wages 178,483 252,600 Director Remuneration 129,700 260,000 Staff welfare expenses 4,044 5,343  Details of Director Remuneration Shri, Anand Agarwal - Managing Director Salaries and Allowances Total 129,700 260,000  As per Section 217(2A) of the Companies Act, 1956 read with the Companies (Particulars of Employees) Rules, 1975 as amended. The number of employee amployed for the whole year drawing salary of Rs. 50,00,000/- per annum or more is NIL and the number of employees employed for part of the year drawing salary of Rs. 5,00,000/- per month or more is also NIL.  I) Liability for payment of Gratuity is accounted for on cash basis and future liability on accruing basis has, however, not been actuarially determined.  Note: 1  FINANCE COSTS: Other finance charges 304,205 211,331			
Director Remuneration 129,700 260,000 Staff welfare expenses 4,044 5.34  312,227 517,94  Details of Director Remuneration Shri, Anand Agarwal - Managing Director Salaries and Allowances 129,700 260,000 Jax per Section 217(2A) of the Companies Act, 1956 read with the Companies (Particulars of Employees) Rules, 1975 as amended. The number of employee employed for the whole year drawing salary of Rs. 60,00,000/- per annum or more is NIL and the number of employees employed for part of the year drawing salary of Rs. 5,00,000/- per month or more is also NIL.  I) Liability for payment of Gratuity is accounted for on cash basis and future liability on accruing basis has, however, not been actuarially determined.  Note: 1  FINANCE COSTS:  Other finance charges 304,205 211,331		470 400	050.000
Staff welfare expenses  4,044 312,227 517,943  Details of Director Remuneration  Shri. Anand Agarwal - Managing Director Sataries and Allowances  129,700 280,000 Solaries and Allowances 129,700 129,700 280,000 129,700 129,700 120,000 120,			
Details of Director Remuneration  Shri, Anand Agarwal - Managing Director  Salaries and Allowances  Total  As per Section 217(2A) of the Companies Act, 1956 read with the Companies (Particulars of Employees) Rules, 1975 as amended. The number of employee employed for the whole year drawing salary of Rs. 50,00,000/- per annum or more is NIL and the number of employees employed for part of the year drawin salary of Rs. 5,00,000/- per month or more is also NIL.  I) Liability for payment of Gratuity is accounted for on cash basis and future liability on accruing basis has, however, not been actuarially determined.  Note: 1  FINANCE COSTS:  Other finance charges  304,205  211,331			
Details of Director Remuneration  Shri, Anand Aganwal - Managing Director  Salaries and Allowances  129,700  260,000  129,700  260,000  28	Staff welfare expenses		5,343
Shri. Anand Aganwal - Managing Director  Salaries and Allowances  129,700  260,000  129,700  260,000  280,000		312,227	517,943
Shri. Anand Aganwal - Managing Director  Salaries and Allowances  129,700  260,000  129,700  260,000  280,000			
Shri. Anand Aganwal - Managing Director  Salaries and Allowances  129,700  260,000  129,700  260,000  280,000	Details of Director Remuneration		
Salaries and Allowances Total  129,700 129,700 260,000 Total  129,700 260,000			
Total 129,700 260,000  As per Section 217(2A) of the Companies Act, 1956 read with the Companies (Particulars of Employees) Rules, 1975 as amended. The number of employee appropriate to the whole year drawing salary of Rs. 60,00,000/- per annum or more is NIL and the number of employees employed for part of the year drawins salary of Rs. 5,00,000/- per month or more is also NIL.  1) Liability for payment of Gratuity is accounted for on cash basis and future liability on accruing basis has, however, not been actuarially determined.  Note: 1  FINANCE COSTS.  Other finance charges 304,205 211,93		120 700	200 000
) As per Section 217(2A) of the Companies Act, 1956 read with the Companies (Particulars of Employees) Rules, 1975 as amended. The number of employee employed for the whole year drawing salary of Rs. 60,00,000/- per annum or more is NIL and the number of employees employed for part of the year drawin salary of Rs. 5,00,000/- per month or more is also NIL.  1) Liability for payment of Gratuity is accounted for on cash basis and future liability on accruing basis has, however, not been actuarially determined.  Note: 1  FINANCE COSTS:  Cither finance charges  304,205  211,331			
employed for the whole year drawing salary of Rs. 80,00,000/- per annum or more is NIL and the number of employees employed for part of the year drawing salary of Rs. 5,00,000/- per month or more is also NIL.  1) Liability for payment of Gratuity is accounted for on cash basis and future liability on accruing basis has, however, not been actuarially determined.  Note: 1  FINANCE COSTS:  Other finance charges  304,205  211,931			
Note : 1  FINANCE COSTS:  Other finance charges 304,205 211,931			
FINANCE COSTS: Other finance charges 304,205 211,931	ii) Liability for payment of Gratuity is accounted for on cash basis and future liability on accruing	p basis has, however, not been actuar	rially determined.
FINANCE COSTS: Other finance charges 304,205 211,931	Note: 1		
Other finance charges 304,205 211,931			
		204.000	044 004
304,205 211,931	Other finance charges	304,205	211,931
304,205 211,931			
		304,205	211,931

		Gross	Block		Depreciation/Impairment				Net Block	
:	As at			As on	As at			As on	As on	As on
Description of Assets	31.01.11	Additions	Deletions	31 03.12	31.01 11	For the year	Deductions	31 03 12	31 03 12	31.01 11
a. Tangible Assets										
Generator	95,000			95,000	79,749	7,012		86.761	8,239	15,25
Furniture & Fixture	434,468			434,468	213,697	32 082		245 779	188 689	220,77
Office Equipment	638,620		] :	638,620	252,654	77,037	-	329.691	308 929	385,96
Sub Total (A)	1,168,088			1,168,088	546,100	116,131		662,231	505,857	621,99
b. Intangible Assets Computer Software	9,764,828			9,764,828	7,510,606	1,846,702		9.357,308	407,520	2,254,216
Sub Total (B)	9,764,828	-		9,764,828	7,510.606	1,846,702		9,357,308	407,520	2.254.216
TOTAL ASSETS (A B)	10,932,916			10.932.916	6,056,706	1,962.833		10,019,539	913.377	2.876,209
Previous Year	10,932,916			211,650,236	6.374,277	1.682.428		8 056,705	2.876.209	
Capital work in progress, at co	oel (including ca	pital advance	s)							36 697 65

	Year Ended 31	Year Ende
	03-2012	31-03-201
Note: 18		
OTHER EXPENSES:	7.570	10.00
Electricity Expenses Rent Rates and Taxes	145,200	10,65 217,80
Auditor's Remuneration:	145,200	217,00
Statutory Audit Fee	30,000	30,00
Legal and Professional Charges	72,347	341,32
Travelling	39,084	6,00
Listing Fees	27,575	27,57
Advertisements	15.786	124.93
Directors' sitting Fee	20,000	22,00
Communication Expenses	42,587	35,01
Repair to :		
- Building		66
- Machinery	6,668	38.93
Postage and Courier	14,400	7,00
Printing & Stationery	12,067	33.63
ROC Expenses	5,500	5,50
Miscellaneous Expenses	218,795	205,91
·		
	657,579	1,106,96
Note: 19		
TAX EXPENSES:		
Current Tax:		
Income Tax	40,000	100,00
Deferred Taxes	159,896	-
	199,896	100,00
	<del></del> -	
Note: 20		
EARNINGS PER SHARE		
Profit / (Loss) after tatation as per	-	
Profit & Loss Accounts	(119,346)	312,86
Number of equity shares outstanding	37,000,000	37,000,000
Basic & Diluted Earnings per share in rupee	(0.01)	0.0
(Face value of Rs. 2/- per share)		
Note : 21		
There are no amounts due and outstanding to be credited to Investor Education	n and Protection Fund.	
Note: 22		
Note : 22		
Laibilities and Assets :		
The balance in parties accounts are subject to confirmation and reconciliation,		
including sundry debtors and loans and advances in the normal course of busing	ness would be relize the value at least to the extent :	stated in the Balance Shee
w		
Note : 23		
Foreign Currency Transactions :		
No foreign Currency Transactions are done by the company during the period of	under report.	
Note : 24		
Contigent Liabilites :		
Provisions involving substantial degree of estimation in measurement are re-		
probable that there will be an outflow of resources. Contingent liabilities are	not recognised but are disclosed in the notes. Co	onlingent assets are neith
recognised nor disclosed in the financial statement.		
<del> </del>		
Note : 2	-1.4	
As required by the Accounting Standard 18 "Related Party Disclouser" are give	n Delow:	
A. List of Related Parties		
i) Promoters:		
Webnet Infoways Limited		
ii) Key Management Personnel & their relatives :		
Mr. Anand Agarwal (Managing Director)		
B. Transaction with Related Parties : ( Previous year figures in italics)		
i) With related party referred to in a (ii) above :		
- Remuneration : Rs. 1,29,700/- (Rs. 2,60,000/-)		
- M - N		
C. No Balances were outstanding at the end of the current period or previous	year from / to any of the Related parties;	

Saamont Accounting	in terms of AS 1 issued by the Institute of Chartered Accountage	ns of India :		
	o reportable business segment, namely "Software Solution" and "Re		The Segmentwise bit (Rs. in Lacs)	furcation as per Clause 41 a
Sr. No.	Particluars	Figures period er 31.03.201		Figures for the current year ended 31.03.2011
SF. NO.	raticionis	31.03.20		31,03.2011
1 Seament Per	venue (net sales/Income from each segment should be disclosed under			
(a) Segment	•	31	16.52	19.2
	- Retail Business		71.66	63.3
(b) Segment		otal	88.18	82.6
l ass: Inter se	igment revenue	otai		02.0
CC33. 11101 3C	Net Sales / Income from Operal	ion	88.18	82.6
2 Segment Res	sult Profit / (Loss ) before tax and interest from each segment		<b>V</b> 0710	02.0
(a) Segment			(0.58)	3.0
	- Retail Business		15.20	10.9
(b) cogc.n		otal	14.62	14.0
Less : (i) Inte		otui	3.04	2.1
	er Un-allocable expenditure net off un-allocable income.		10.78	7.8
(11) 00.	Total Profit Before	Tax	0.80	4.1
3. Capital Emple	oyed (Segment assets - Segment liabilities )			
(a) Segment			336.62	524.0
	- Retail Business		578.58	458.1
	ole & Corporate		396.69	330.9
(0) 011 0110001		otal	1,311.89	1,313.0
uantitative Informal	ion : in obtained by the management, the provisions of clause 3 (ii) of Scho no quantitative detakts are given.	edule VI of Par	rt II of Companies Act,	1956 are not applicable to the
uantitative Informal is per the legal opinio ompany and as such Note: 28	n obtained by the management, the provisions of clause 3 (ii) of Sche no quantitative detaits are given.		,	,,
uantitative Informal as per the legal opinic company and as such Note: 28 he Company has de	in obtained by the management, the provisions of clause 3 (ii) of Sche		,	,,
uantitative Informal ss per the legal opinic company and as such Note: 28 The Company has de- nonths.	n obtained by the management, the provisions of clause 3 (ii) of Sche no quantitative detaits are given.		,	,,
uantitative Informal ss per the legal opinic ompany and as such Note: 28 he Company has de nonths. Note: 29 he company prepare evision to the Schedu darch, 2012 have bee	n obtained by the management, the provisions of clause 3 (ii) of Sche no quantitative detaits are given.	31st January, panies Act, 19th roment, the the opanies Act, 19th	2012 and hence curre 56, as applicable to it f e financial statement fo 956. The previous year	ent financial year comprises to from time to time. In view of the from the financial year ended 31 figures have been according
uantitative Informat s per the legal opinic ompany and as such Note: 28 he Company has de onths. Note: 29 he company prepare vision to the Schedu farch, 2012 have bee grouped/reclassified	In obtained by the management, the provisions of clause 3 (ii) of Sche no quantitative details are given.    cided to close current financial year on 31st March, 2012 instead of second to close current financial year on 31st March, 2012 instead of second to close current financial statement as per Schedule VI to the Complet VI as per a notification issued during the year by the Central Govern prepared as per requirements of the Revised Schedule VI to the Con and presented to conform to the current year's classification. Figures	31st January, panies Act, 19th roment, the the opanies Act, 19th	2012 and hence curre 56, as applicable to if if e financial statement is 956. The previous year unded off to nearest ru	ent financial year comprises to from time to time. In view of the from the financial year ended 31 figures have been according pee wherever applicable.
uantitative Informal s per the legal opinic ompany and as such Note: 28 he Company has de nonths.  Note: 29 he company prepare avision to the Schedu fach, 2012 have bee agrouped/reclassified As per our Report of for S D Chandak & I	n obtained by the management, the provisions of clause 3 (ii) of Sche no quantitative details are given.    cided to close current financial year on 31st March, 2012 instead of said to close current financial year on 31st March, 2012 instead of said presents its financial statement as per Schedule VI to the Comple VI as per a notification issued during the year by the Central Gover in prepared as per requirements of the Revised Schedule VI to the Company prepared as per requirements of the Revised Schedule VI to the Company prepared as per requirements of the Revised Schedule VI to the Company prepared as per requirements of the Revised Schedule VI to the Company prepared as per requirements of the Revised Schedule VI to the Company prepared as per requirements of the Revised Schedule VI to the Company prepared as per requirements of the Revised Schedule VI to the Company prepared as per requirements of the Revised Schedule VI to the Company prepared t	31st January, panies Act, 19th roment, the the opanies Act, 19th	2012 and hence curre 56, as applicable to if if e financial statement is 956. The previous year unded off to nearest ru	ent financial year comprises to from time to time. In view of the from the financial year ended 31 figures have been according pee wherever applicable.
uantitative Informal s per the legal opinic ompany and as such Note: 28 he Company has de onths. Note: 29 he company prepare evision to the Schedu larch, 2012 have bee ggrouped/frod real Report of or S D Chandak & Firm Registration No.	n obtained by the management, the provisions of clause 3 (ii) of Sche no quantitative details are given.    cided to close current financial year on 31st March, 2012 instead of statement as per Schedule VI to the Complete VI as per a notification issued during the year by the Central Govern prepared as per requirments of the Revised Schedule VI to the Con and presented to conform to the current year's classification. Figures even date*  20. 101657W	31st January, panies Act, 19th roment, the the opanies Act, 19th	2012 and hence curre 56, as applicable to if if e financial statement is 956. The previous year unded off to nearest ru	ent financial year comprises to from time to time. In view of the from the financial year ended 31 figures have been according pee wherever applicable.
uantitative Informal s per the legal opinio pmpany and as such solute: 28 he Company has de onths. solute: 29 he company prepare vision to the Schedu larch, 2012 have bee grouped/ror as per our solute or S D Chandak & firm Registration No.	n obtained by the management, the provisions of clause 3 (ii) of Sche no quantitative details are given.    cided to close current financial year on 31st March, 2012 instead of statement as per Schedule VI to the Complete VI as per a notification issued during the year by the Central Govern prepared as per requirments of the Revised Schedule VI to the Con and presented to conform to the current year's classification. Figures even date*  20. 101657W	31st January, panies Act, 19th roment, the the opanies Act, 19th	2012 and hence curre 56, as applicable to if if e financial statement is 956. The previous year unded off to nearest ru	ent financial year comprises of the financial year ended 31 figures have been according pee wherever applicable.
uantitative Informal s per the legal opinic ompany and as such Note: 28 he Company has de onths. Note: 29 he company prepare evision to the Schedu larch, 2012 have bee ggrouped/frod real Report of or S D Chandak & Firm Registration No.	n obtained by the management, the provisions of clause 3 (ii) of Sche no quantitative details are given.    cided to close current financial year on 31st March, 2012 instead of statement as per Schedule VI to the Complete VI as per a notification issued during the year by the Central Govern prepared as per requirments of the Revised Schedule VI to the Con and presented to conform to the current year's classification. Figures even date*  20. 101657W	31st January, panies Act, 19th roment, the the opanies Act, 19th	2012 and hence curre 56, as applicable to if if e financial statement is 956. The previous year unded off to nearest ru	rom time to time. In view of the financial year ended 31 figures have been according pee wherever applicable.  Anand Aganwa
uantitative Informal s per the legal opinio mpany and as such Note: 28 he Company has de nonths. Note: 29 he company prepare evision to the Schedu larch, 2012 have bee ggrouped/ror largend of or S D Chandak & Firm Registration No. Chartered Accountant	n obtained by the management, the provisions of clause 3 (ii) of Sche no quantitative details are given.    cided to close current financial year on 31st March, 2012 instead of statement as per Schedule VI to the Complete VI as per a notification issued during the year by the Central Govern prepared as per requirments of the Revised Schedule VI to the Con and presented to conform to the current year's classification. Figures even date*  20. 101657W	31st January, panies Act, 19th roment, the the opanies Act, 19th	2012 and hence curre 56, as applicable to if if e financial statement is 956. The previous year unded off to nearest ru	rom time to time. In view of the financial year ended 31: figures have been according pee wherever applicable.  Anand on Behalf of the Board Anand Agarwa
uantitative Informal s per the legal opinic ompany and as such vote: 28 he company has de nonths.  Note: 29 he company prepare vision to the Schedul anch, 2012 have bee sgrouped/reclassified As per our Report of or S D Chandak & Firm Registration No. chartered Accountan	n obtained by the management, the provisions of clause 3 (ii) of Sche no quantitative details are given.    cided to close current financial year on 31st March, 2012 instead of statement as per Schedule VI to the Complete VI as per a notification issued during the year by the Central Govern prepared as per requirments of the Revised Schedule VI to the Con and presented to conform to the current year's classification. Figures even date*  20. 101657W	31st January, panies Act, 19th roment, the the opanies Act, 19th	2012 and hence curre 56, as applicable to if if e financial statement is 956. The previous year unded off to nearest ru	rom time to time. In view of the financial year ended 31: figures have been according pee wherever applicable.  Anand on Behalf of the Board Anand Agarwa
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As per the legal opinion company and as such Note: 28 The Company has demonths. Note: 29 The company prepare evision to the Schedu March, 2012 have bee	In obtained by the management, the provisions of clause 3 (ii) of Sche no quantitative details are given.    cided to close current financial year on 31st March, 2012 instead of said presents its financial statement as per Schedule VI to the Comple VI as per a notification issued during the year by the Central Govern prepared as per requirments of the Revised Schedule VI to the Con and presented to conform to the current year's classification. Figures even date*  20., 101657W ts	31st January, panies Act, 19th roment, the the opanies Act, 19th	2012 and hence curre 56, as applicable to it f 86 financial statement for 956. The previous year anded off to nearest ru For	ent financial year comprises 1 from time to time. In view of the or the financial year ended 31s (figures have been according)

# **Shareholders' Information**

AGM: Date, time and venue	Monday, 30th July, 2012 at 10.00 a.m. at Privilege INN, Opp. Shakti Ford Showroom, Goregaon - Malad Link Road, Malad (W), Mumbai - 400 064					
Financial Period	01st February 2011 to 31st	March 2012				
Date of Book Closure	25th July, 2012 to 30th July,	2012 (both days inclu	sive)			
Dividend	In order to conserve resou					
	not recommend any dividen-					
Listing on Stock	1. Bombay Stock Exchange Ltd., P J Towers, Dalai Street,					
Exchanges	Mumbai 400 001					
	2. Pune Stock Exchan					
		Peth, Pune - 411 030				
	3. Ahmedabad Stock					
		ollege, Ahmedabad – 3				
Payment of Annual Listing	The Company has paid th					
Fees to Stock Exchanges	Stock Exchanges where the		e listea.			
Stock Code	The Company's Stock Code		I (D.)			
Bombay Stock Exchange Stock Market Price Data	Month Sebagai 2011	High (Rs.)	Low (Rs.)			
(in Rs./ per share)	February, 2011	0.60	0.53			
(III Ks./ per share)	March, 2011	0.61	0.48			
*: The Company's scrip's	April, 2011	0.61	0.50			
are not traded at Pune and	May, 2011	0.70	0.40			
Ahmedabad Stock	June, 2011	0.71	0.53 0.53			
Exchange during the	July, 2011	0.66				
financial period. Therefore,	August, 2011	0.69 0.70	0.58 0.57			
no market data has been	September, 2011 October, 2011	0.70	0.57			
given of these exchange.	November, 2011	0.86	0.62			
	December, 2011	0.63	0.54			
	January, 2012	0.69	0.52			
	February, 2012	0.03	0.59			
	March, 2012	0.73	0.69			
Registrars and Share	Adroit Corporate Service Pv		0.03			
Transfer Agent	19, Jafferbhoy Industrial		load Marol Naka			
Transfer Agent	Andheri (E), Mumbai ~ 40					
	(Monday – Friday) Phone: 0					
Share Transfer System	99.96% of the equity share:					
Transfer System	Transfer of these shares is					
1	involvement of the Compan					
	physical form the transfer					
	Corporate Services Pvt. Ltd.					
	Transfer of charge in physic	aal faam is naamallu s				
	Transfer of shares in physic to twelve days from the					
	complete in all respects. T					
	Company Secretary are sev					
L	Company Secretary are Sev	erany empowered to a	pprove transier.			

Shareholding Pattern as on		CATEGORY		No. o	f shares	% of Capital
31st March, 2012	Promoter			- 4	14,14,184	11.93
	Private C	orporate Bodies			6,09,076	15.16
	Public (Ir			2,6	64,98,824	71.62
	NRIs/ OC				4,77,909	1.29
	Clearing Member				7	0.00
	TOTAL			3,7	70,00,000	100.00
Distribution of Shareholding as	No .of				No. of	% of
on 31st March, 2012.	Equity	No. of		of	Shares	Shares
	Shares	Shareholders	Shareh	nolders	held	holding
	held					
	Upto	2,364		33.96	7,57,278	8 2.05
}	- 500					
	501 -	1,782		25.60	17,11,20	9 4.62
	1000					
	2000	1,021		14.67	18,33,99	9 4.96
	2001-	·			<del> </del>	+
	3000	425		6.10	11,81,03	6 3.19
	3001-					
	4000	200		2.87	7,56,970	0 2.05
	4001-					
	5000	394		5.66	19,38,92	5 5.24
	5001-	400		C 00	20 20 00	4 0.00
	10000	406		5.83	33,38,66	9.02
	10001					
l	and	370	+ 1	5.31	2,54,81,919	9 68.87
	above					
		6,962		100.00	3.70.00.00	0 100.00
	TOTAL					
Dematerialization of Shares		pany's shares a				
and liquidity		are available for				
		nal Securities (				
		y Services (India				
		representing 99 dematerialised :				equity snare
		e dematerialised a pany's equity sha				the Rombou
		hange Limited, in				the bolloay
(		ne Depository				Securities
		ion Number (ISI				
	INE309B0		,	10 11	Company	. C onarou is

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Secretarial Audit Report Regarding Reconciliation of Capital	As stipulated by SEBI, a qualified practising Company Secretary carries out Secretarial Audit to reconcile the total admitted capital with NSDL and CDSL and the total issued and listed capital. This audit is carried out every quarter and the report thereon is submitted to the Listed Stock Exchanges. The audit confirms that the total listed and paid-up capital is in agreement with the aggregate of the total number of shares in dematerialised form (held with NSDL and CDSL) and the total number of shares in physical form.
Compliance Certificate from Auditors	The Company has complied with the mandatory requirements of the Code of Corporate Governance as stipulated under Clause 49 of the Listing Agreements with the Stock Exchanges.  The Statutory Auditors have certified that the Company has complied with the conditions of Corporate Governance as stipulated in Clause 49 of the Listing Agreements with the Stock Exchanges and the same is annexed to the Corporate Governance. The Certificate from the Statutory Auditors will be sent to the Listed Stock Exchanges along with the Annual Return of the Company.
Outstanding GDRs / ADRs and their impact on Equity:	The Company has not issued any of these instruments.
Legal Proceedings	As at March 31, 2012, there was no litigation against the Corporation or any of its managing / whole-time directors, for any of the alleged offences under the enactments specified in Part I of Schedule XIII to the Companies Act, 1956.
Voting Rights	All the shares issued by the Corporation carry equal voting rights. Generally, matters at the general meetings are decided by a show of hands in the first instance. Voting by show of hands operates on the principle of 'One Member-One' Vote'. If majority of members raise their hands in favour of a particular resolution, it is taken as passed, unless a poll is demanded. The fundamental voting principle in a company, in case voting takes place by a poll, is 'One Share-One Vote'. On a poll being taken, any decision arrived thereat is final, thus overruling any decision taken on a show of hands. No poll has been demanded at any general meeting of the members of the Corporation. No business has been transacted through postal ballot.
Control of the Corporation	The Corporation is neither owned nor controlled, directly or indirectly, by any person, entity or government and also does not owe allegiance to any promoter or promoter group. To the best of its knowledge and belief, the Corporation does not have any arrangement, the operation or consequence of which might directly or indirectly result in a change in its ownership, control or management. Further, during the period under review, the Corporation has not received any disclosure under Regulation 8 of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 1997.
Folio Consolidation	Shareholders holding shares under more than one folio may write to the registrar to consolidate their folios. In case of joint holdings even if the order of names are different, shareholders can have them transposed without payment of stamp duty by sending a letter duly signed by all the shareholders. This will facilitate safekeeping and save cost at the time of dematerialisation. The above would be

	subject to verification of the signature(s) of the concerned
	shareholders.
Nomination Facility	Every shareholder in a company may at any time, nominate in the
	prescribed manner, a person to whom his shares in the company
	shall vest in the event of his death. Individual shareholders holding
	shares either singly or jointly can make a nomination. If the shares
	are held jointly, all the shareholders may jointly nominate any
	individual person as their nominee. Nomination stands automatically
	rescinded on transfer / demateria-lisation of the shares.
	Shareholders holding shares in single name are advised to nominate
	any individual by submitting the prescribed nomination form i.e. Form
	2B, in duplicate, to the registrar. Shareholders holding shares in
	demat form are requested to contact their DP.
Website	Information regarding the Corporation can also be accessed on its
	website, www.hitkitglobal.com. The 'Investors' section on the website
	of the Corporation contains an array of information on investor
	services, financials, corporate profile, shareholding pattern,
	disclosures made to stock exchanges.
Address for	Hit Kit Global Solutions Ltd.
Correspondence	401/B, 4th Floor, Kemp Plaza, Mindspace, Link Road,
	Malad (W), Mumbai – 400 064.
	Tel no. 91-22- 6561 4984
	Fax: 91-22-6561 4984
	E-mail address: hitkit.global@gmail.com
	Designated e-mail address for investor services:
	info@hitkitglobal.com
	Website: www.hitkitglobal.com

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