

THE DHARAMSI MORARJI CHEMICAL COMPANY LTD.

90th Annual Report 2010 - 2011



Directors

Laxmikumar Narottam Goculdas

Chairman

Haridas Tricumdas Kapadia Madhu Thakorlal Ankleshwaria Arvind Wasudeo Ketkar Shantilal Tejshi Shah

Key Management Personnel

Dilip Pratapsingh Goculdas

Chief Executive Officer

(upto 6-4-2011)

Bimal Lalitsingh Goculdas Chief Executive Officer

Dilipkumar Nilkanth Vaze Chief Finance Officer

Dilip Trimbak Gokhale Vice President (Legal /

Corporate Affairs) & Company Secretary

Auditors

K.S.Aiyar & Co. Chartered Accountants

Legal Advisers

Bhaishanker Kanga & Girdharlal

Bankers

The Federal Bank Ltd.

Registered Office

Prospect Chambers, 317/21, Dr. Dadabhoy Naoroji Road, Fort, Mumbai - 400 001.

Factories

Ambernath (Maharashtra) Roha (Maharashtra) Jhar (Gujarat) Khemli (Rajasthan)

Registrars and Transfer Agents

Link Intime India Pvt. Ltd.,

C-13, Pannalal Silk Mills Compound, L.B.S. Marg, Bhandup (W), Mumbai - 400 078.

Tel.: 9522-25963838 Fax: 25946969 Email: rnt.helpdesk@linkintime.co.in

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NOTICE TO MEMBERS

The Ninetieth Annual General Meeting of the Members of THE DHARAMSI MORARJI CHEMICAL COMPANY LIMITED will be held at the Indian Merchants' Chamber Conference Hall (Walchand Hirachand Hall), IMC Marg, Churchgate, Mumbai 400 020, on Tuesday, the 6th day of September, 2011 at 11.45 a.m. to transact the following business:

- 1. To receive and adopt the Directors' Report and Audited Statements of Account for the nine months financial year ended 31st March, 2011.
- 2. To appoint a Director in place of Shri. Laxmikumar Narottam Goculdas, who retires by rotation under Article 135 of the Articles of Association of the Company, but being eligible, offers himself for re-appointment.
- 3. To appoint a Director in place of Shri. M.T. Ankleshwaria, who retires by rotation under Article 135 of the Articles of Association of the Company, but being eligible, offers himself for re-appointment.
- 4. To consider and if thought fit, to pass, with or without modification(s), the following Resolution as an Ordinary Resolution :
 - "RESOLVED THAT Messrs. K.S. Aiyar & Co., Chartered Accountants, be and are hereby re-appointed as Auditors of the Company to hold Office from the conclusion of the 90th Annual General Meeting until the conclusion of the 91st Annual General Meeting on a remuneration to be fixed by the Board of Directors and that any travel and out-of-pocket expenses incurred in the conduct of the audit of the factories be reimbursed to them by the Company."

SPECIAL BUSINESS

- 5. To consider and if thought fit, to pass, with or without modification(s), the following resolution as an Ordinary Resolution:
 - "RESOLVED THAT in partial modification of the resolution passed at the 88th Annual General Meeting held on 9th September, 2009 and pursuant to the provisions of Sections 198, 269, 309 and other applicable provisions, if any, of the Companies Act, 1956, read with Schedule XIII to the said Act, approval of the Shareholders of the Company be and is hereby accorded to the revision in the salary of Shri Bimal Lalitsingh Goculdas, Chief Executive Officer and 'Manager' of the Company within in the meaning of the Companies Act, 1956, to take effect from April 01, 2011, for the unexpired period of his term of appointment upto 31st March, 2012, upon the terms and conditions as set out in the explanatory statement annexed to this notice convening this Annual General Meeting."

NOTES:

- 1. The relative Explanatory Statement pursuant to Section 173 of the Companies Act, 1956 in respect of the business as set out in Item No. 5 above is annexed hereto.
- 2. A MEMBER ENTITLED TO ATTEND AND VOTE AT THE MEETING IS ENTITLED TO APPOINT ONE OR MORE PROXIES TO ATTEND AND VOTE ON A POLL INSTEAD OF HIMSELF AND SUCH PROXY NEED NOT BE A MEMBER OF THE COMPANY. PROXIES IN ORDER TO BE EFFECTIVE, MUST BE RECEIVED BY THE COMPANY AT THE REGISTERED OFFICE OF THE COMPANY NOT LESS THAN FORTY EIGHT HOURS BEFORE THE COMMENCEMENT OF THE MEETING.
- 3. Members / Proxies should bring the Attendance Slip sent herewith duly filled in for attending the Meeting.
- 4. The Register of Members will be closed from Tuesday, the 30th August, 2011 to Tuesday, 6th September, 2011 (both days inclusive).
- 5. All documents referred to in the Notice and Explanatory Statement are open for inspection at the Registered Office during office hours between 11.00 a.m. to 1.00 p.m. on all days except Saturdays, Sundays and Public Holidays upto the date of the Annual General Meeting.
- 6. Members are requested to notify changes of address, if any, to the Company.
- 7. NRI shareholders are requested to immediately inform (a) change in their residential status on return to India for permanent settlement and (b) particulars of NRE Account, if not furnished earlier.
- 8. If members have more than one folio with the Company in identical order of names, the fact should be intimated to the Company for consolidation into one folio. If further shares are bought by the members, folio number(s) should be mentioned in the forwarding letters to avoid creation of multiple folios.

Statement as required by Section 173 of the Companies Act, 1956 and Article 89 (2) of the Articles of Association of the Company.

The following statement as required by Section 173 of the Companies Act, 1956, and Article 89(2) of the Articles of Association of the Company sets out all material facts concerning item No. 5 mentioned in the Notice dated 25th July, 2011.

Item No. 5

The appointment and remuneration payable to Shri Bimal Lalitsingh Goculdas, Chief Executive Officer (Chemical Business) and 'Manager' of the Company within in the meaning of the Companies Act, 1956 were approved by the Shareholders of the Company at the 88th Annual General Meeting of the Shareholders of the Company held on 9th September, 2009, for a period of three years from 1st April, 2009 to 31st March, 2012.

In partial modification of the said resolution passed at the said Annual General Meeting, as aforesaid, it is proposed to revise the salary and house rent allowance payable to Shri Bimal Lalitsingh Goculdas. The Shareholders must have noted from the Directors Report that Shri Dilip Pratapsingh Goculdas, the Chief Executive Officer (Agri Business) of the Company has resigned from the services of the Company with effect from 6th April, 2011. Consequent upon the resignation of Shri Dilip Pratapsingh Goculdas, Chief Executive Officer (Agri Business), and 'Manager' of the Company within in the meaning of the Companies Act, 1956, Shri Bimal Lalitsingh Goculdas has now undertaken management and business responsibilities of the Agri Business of the Company, in addition to the Chemical Business of the Company. Therefore, the Board of Directors of the Company has



proposed to re designate him as, Chief Executive Officer of the Company. He will continue to be the 'Manager' of the Company within in the meaning of the Companies Act, 1956. The Board has also proposed to revise the remuneration viz. salary and house rent allowance payable to Shri Bimal Lalitsingh Goculdas for the unexpired period of his appointment effective from 01.04.2011 to 31st March, 2012 as under:

Salary : Rs. 1,00,000 per month and House Rent Allowance : Rs. 29,000/- per month

All other terms and conditions of his appointment and remuneration as approved at the 88th Annual General Meeting of the Company held on 9th September, 2009 remain unchanged.

This statement read alongwith the aforesaid relevant resolution may be deemed as an abstract of the variation of the terms of appointment and remuneration, as required to be sent to the Shareholders of the Company in terms of Section 302 of the Companies Act, 1956.

The Directors recommend this resolution for adoption by the Members.

None of the Directors of the Company is in any way concerned or interested in this resolution. However Shri Bimal Lalitsingh Goculdas, Chief Executive Officer and 'Manager' of the Company within in the meaning of the Companies Act, 1956 may be deemed to be concerned or interested in this resolution, since it relates to the terms and conditions of his appointment.

By Order of the Board

D. T. Gokhale Company Secretary

Registered Office:

Prospect Chambers, 317/21, Dr. Dadabhoy Naoroji Road, Fort, Mumbai 400 001. Mumbai 25th July, 2011.

Details of the Directors seeking appointment/re-appointment at the forthcoming Annual General Meeting:

(Pursuant to Clause 49 of the Listing Agreement)

Name of Director	Shri Laxmikumar Narottam Goculdas	Shri M.T. Ankleshwaria
Date of Birth	17-9-1943	23-8-1949
Date of Appointment	6-3-1992	31-7-2009
Qualifications/ Expertise in specific functional areas	Industrialist with rich business experience in general	B.Com. (Hons), F.C.A Practising Chartered Accoutant for over three decades.
		EX- Head of the Department of "Accountancy" at N.M. College of Commerce and Economics, Vile Parle (W), Mumbai 400 056.
List of Public Companies in which outside Directorship held as on 25th July, 2011.	Borax Morarji Limited	Nil
Chairman/Member of the Committee of the other Public Companies on which he is a Director as on 25th July, 2011.	Member of the Audit Committee and the Chairman of the Shareholders' Grievance Committee of Borax Morarji Limited	None
Shareholding	4469081 Equity Shares	Nil

DIRECTORS' REPORT (Including Management Discussion and Analysis Report)

The Directors are pleased to present their Ninetieth Annual Report together with the accounts of the Company for the financial year ended 31st March, 2011 (nine months).

FINANCIAL RESULTS

	Financial Year ended 31st March, 2011 (9 Months) Rs. in lacs	Financial Year ended 30 th June, 2010 (15 Months) Rs. in lacs
Gross Turnover	4743.72	6584.40
Gross Profit / (Loss)	7.19	(2387.21)
Less : Depreciation & Lenders' Sacrifice Amortisation	486.70	798.84
Profit/(Loss) before Taxation	(479.51)	(3186.05)
Less: Provision for Taxation	0.02	0.02
Profit/(Loss) after Taxation	(479.53)	(3186.07)
Add: Balance brought forward	(8877.89)	(5691.82)
Balance carried forward	(9357.42)	(8877.89)
The following is the Gross turnover by group of products:		
Single Superphosphate	4.50	41.15
Commodity Chemicals	2376.19	3443.30
Specialty Chemicals	1914.75	2745.13
Others	448.28	354.82
Total	4743.72	6584.40

The Company has closed the current financial year of nine months as on 31st March, 2011 as decided by the Board of Directors of the Company. Accordingly, financial statements for the current financial year have been prepared for a period of nine months commencing from 1st July, 2010 and ending on 31st March, 2011. Therefore, the Gross Turnover for the Financial Year ended 31st March, 2011 is not comparable with the Gross Turnover for the previous Financial Year ended 30th June, 2010 (15 months).

In view of the loss during the year under review, your Directors have not recommended any Dividend on Cumulative Preference Shares and Equity Shares of the Company, for the nine months financial year ended 31st March, 2011.

MANAGEMENT DISCUSSION & ANALYSIS REPORT

(a) Overview of operations

- (i) The Company's fertiliser business continued to get adversely affected, inter alia, due to strained liquidity and shortage of Working Capital. This has forced your Company to reduce volumes of the fertiliser business, during the year under review. Consequently the turnover in respect of fertilizers during the current financial year ended 31st March, 2011 was very small.
- (ii) The turnover of Commodity Chemicals during the current Financial Year ended 31st March, 2011 was lower at about Rs. 24 crores as compared to the turnover of about Rs. 34 crores, during the previous Financial Year ended 30th June, 2010 mainly due to the fact that the current Financial Year was for 9 months as compared to the previous Financial Year for 15 months. The turnover of Speciality Chemicals during the current Financial Year was also lower at about Rs. 19 crores, as compared to the turnover of about Rs. 27 crores during the previous Financial Year ended 30th June, 2010 mainly due to the fact that the current Financial Year was for 9 months as compared to the previous Financial Year for 15 months.

(b) Prospects in the Industry:

Fertilisers and Chemicals

The Company's Fertilisers and Chemical businesses continue to be adversely affected by severe working capital constraints experienced by the Company, resulting in reduced capacity utilization. The Company expects to increase its capacity utilization, after completing Corporate Financial Restructuring.

Cautionary Statement

Statements in this "Management Discussion and Analysis Report" describing the Company's objectives, projections, estimates, expectations or predictions may be considered as "forward looking statements" within the meaning of applicable securities laws and regulations. Many factors may affect the actual results, which could be different from what the Directors envisage in terms of the future performance and outlook.

CORPORATE FINANCIAL RESTRUCTURING

The Management is continuing its endeavors for Corporate Financial Restructuring, with a view to improve the operational and financial performance of the Company. Towards this end, the Company has obtained the requisite approval of its shareholders under Section 293 (1) (a) of the Companies



Act, 1956 for sale/transfer/disposal of its land, factory buildings and plant and machinery at its Ambernath Factory. Further steps are being taken to complete Corporate Financial Restructuring.

ADEQUACY OF INTERNAL CONTROLS

Your Company has clearly laid down policies, guidelines and procedures which form part of its internal control system. The Audit Committee of the Board periodically reviews reports of Internal Auditors, *inter alia*, on adherence by the operating Management of such policies and procedures and suggests changes/modifications and improvements on a continuous basis. The Company has a strong, independent and adequate system of internal controls to ensure that all assets are safeguarded and protected against loss from unauthorised use or disposal and that transactions are authorised, recorded and reported correctly. The internal control systems are supplemented by a programme of internal audit.

HUMAN RESOURCE DEVELOPMENT

As an ongoing exercise of restructuring and re-organisation, the Company has undertaken periodic comprehensive reviews of its HR policies and amended the same suitably, from time to time.

DIRECTORS/KEY MANAGEMENT PERSONNEL

Shri Laxmikumar Narottam Goculdas and Shri M.T. Ankleshwaria, Directors, are retiring by rotation under Article 135 of the Articles of Association of the Company and being eligible, offer themselves for re-appointment.

Shri D. P. Goculdas, Chief Executive Officer (Agri. Business) of the Company resigned from the services of the Company with effect from 6th April, 2011. The Board places on record its appreciation for the valuable contributions made by Shri D. P. Goculdas, during his tenure of services with the Company.

The Company continues its operations under the leadership of the Senior Corporate Management Team comprising of Shri Bimal Lalitsingh Goculdas, Chief Executive Officer, Shri D. N. Vaze, Chief Finance Officer and Shri D.T.Gokhale, Vice President (Legal/ Corporate Affairs) and Company Secretary.

AUDITORS' OBSERVATIONS

As regards the Auditors' observation regarding recognition of "Deferred Tax Asset" amounting to Rs. 2654.15 lacs, the Company, based on the proposed association with a "Strategic Investor", is confident that this proposed association will result in significant additional revenue and profits.

As regards the Auditors' observation regarding crediting of "Waived Dues" aggregating to Rs. 3362.76 lacs (representing only the principal amount of borrowings) to the "Capital Reserve" of the Company, this amount has been credited to the "Capital Reserve" since these "Waived Dues" are of capital nature. Further, this treatment of crediting the "Waived Dues" to the "Capital Reserve" (instead of crediting the same to the Profit and Loss Account) is in compliance with the applicable Accounting Standards referred to in sub-section (3C) of Section 211 of the Companies Act, 1956.

CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE

As per Section 217 of the Companies Act, 1956, read with Companies (Disclosure of Particulars in the report of Board of Directors) Rules, 1988, the relevant data pertaining to conservation of energy, technology absorption and foreign exchange are given in the prescribed format as an Annexure-I to this report.

PARTICULARS OF EMPLOYEES

During the nine months financial year ended 31st March, 2011 there was no employee within the purview of Sec.217(2A) of the Companies Act, 1956 read with the Companies (Particulars of Employees) Rules, 1975.

PUBLIC DEPOSITS

Out of deposits which matured during the nine months financial year ended 31st March, 2011, 171 deposits aggregating to Rs. 18,88,000/- remained unclaimed as on 31st March, 2011, of which 4 deposits amounting to Rs. 42,000/- have since been claimed and repaid.

AUDITORS

M/s. K S Aiyar & Co., Chartered Accountants, the existing Auditors have, under Section 224 (1-B) of the Companies Act, 1956, furnished a Certificate of their eligibility for re-appointment.

DIRECTORS' RESPONSIBILITY STATEMENT

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

- (i) That in the preparation of the annual accounts, the applicable Accounting Standards have been followed along with proper explanation relating to material departures:
- (ii) That the Directors have selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of the affairs of the Company at the end of the financial year and of the profit or loss of the Company for that period;
- (iii) That the Directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 1956 for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- (iv) That the Directors have prepared the annual accounts on a going concern basis.

CORPORATE GOVERNANCE

Your Company has been practicing the principles of good Corporate Governance over the years and the Board of Directors lays strong emphasis on transparency, accountability and integrity. Your Company has adopted a Code of Conduct which is approved by the Board of Directors as required under the Listing Agreement with the Stock Exchange, Mumbai. The Directors and the Management Staff have confirmed their adherence to the provisions of the said code. Your Company has also evolved a Risk Management Policy regarding risk assessment and risk mitigation mechanism, which has been approved by the Board of Directors. A separate report on Corporate Governance is annexed as a part of the Annual Report, along with the Auditors' Certificate on its compliance.

ACKNOWLEDGMENTS

The Directors are thankful to your Company's shareholders, customers, suppliers, contractors, various departments of Central and State Governments and Banks for their continued valuable support.

The relations between the employees and the management continue to be cordial. Your Directors place on record their appreciation of the sincere and devoted efforts of the employees at all levels and their continued co-operation, commitment, sense of understanding and the sacrifices made by them during the difficult and critical period which the company is passing through.

Management of your Company is confident that with the active co-operation from all the stake holders of the Company, the Company will be in a position to overcome this difficult phase.

For and on behalf of the Board

Laxmikumar Narottam Goculdas Chairman

Registered Office:

Prospect Chambers, 317/21, Dr. Dadabhoy Naoroji Road, Fort, Mumbai - 400 001.

Date: 25th July, 2011.



ANNEXURE I TO THE DIRECTORS' REPORT

(Under Section 217(1) (e) of the Companies Act, 1956)

DISCLOSURES

A. CONSERVATION OF ENERGY

FORM A

POWER AND FUEL CONSUMPTION

		July, 2010 to March, 2011 (9 months)	April, 2009 to June, 2010 (15 months)
1.	Electricity Purchased		
	Unit (Lac KWH)	35.33	57.24
	Total Amount (Rs. lacs)	209.20	311.09
	Rate/Unit (Rs./KWH)	5.92	5.43
2.	Furnace Oil		
	Quantity (K.Litre)	38.23	73.70
	Total amount (Rs Lacs)	9.34	16.39
	Average Rate (Rs/KL)	24440	22244
	CONSUMPTION PER TONNE OF MAJOR PRODUCTS		
	Electricity (Unit-KWH)		
1.	Single Superphospate	31	31
2.	Sulphuric Acid 100%	59	59

FORM B

B. TECHNOLOGY ABSORPTION

RESEARCH AND DEVELOPMENT (R&D)

1. Specific areas in which R&D is carried out by the Company :

The Company has an R&D Centre which is approved by the Department of Scientific & Industrial Research, Govt. of India, New Delhi.

Areas in which R&D activity was carried out includes :

- Process and cost optimisation of existing Speciality Chemicals so as to be competitive in the domestic and international market.
- Development of the processes for making value added products to cater to the need of local and export market.
- Technical support to Marketing efforts for launching new products and for troubleshooting of existing products.

2. Benefits derived as a result of the above R&D:

- Quality and yield improvement of the existing products.
- Manufacture and supply of some of the products as per the customers' specifications.

3. Future plan of action:

- Studies on the preparation of new Speciality Chemicals and formulations with special emphasis on value addition.
- Focus on ethylation & sulphonation Chemistry to develop new products.

4. Expenditure on R&D:

Rs. lacs

		July, 2010 to March, 2011 (9 months)	April, 2009 to June, 2010 (15 months)
(i)	Capital	0.00	0.00
(ii)	Recurring	11.86	15.50
(iii)	Total	11.86	15.50
(iv)	Total R&D expenditure as a percentage of gross turnover	0.25%	0.24%

TECHNOLOGY ABSORPTION, ADAPTATION AND INNOVATION

1. Efforts, in brief, made towards technology absorption, adaptation and innovation:

Technology upgradation and innovation are matters of a continuous process in the Company.

2. Benefits:

Increased capacity, cost reduction, improvement in quality and flexibility to meet market demands.

3. Technology imported during the last five years.

No technology was imported during the last five years.

C. FOREIGN EXCHANGE EARNINGS AND OUTGO

The particulars of foreign exchange earned/utilised are as under:

Rs.in lacs

	July, 2010 to March, 2011 (9 months)	April, 2009 to June, 2010 (15 months)
EARNINGS IN FOREIGN EXCHANGE :		
Export of goods calculated on FOB basis	917.45	1247.85
Turnkey project sales	12.12	15.01
Total Foreign Exchange earned	929.57	1262.86
OUTGO IN FOREIGN EXCHANGE:		
(1) VALUE OF IMPORTS CALCULATED ON CIF BASIS :		
Raw Materials and boughtouts	79.24	Nil
(2) EXPENDITURE IN FOREIGN CURRENCY		
ON ACCOUNT OF FOREIGN TOURS, SUBSCRIPTION, ETC.	25.98	33.02
Total Foreign Exchange outgo	105.22	33.02

For and on behalf of the Board

Laxmikumar Narottam Goculdas Chairman

Registered Office:

Prospect Chambers, 317/21, Dr. Dadabhoy Naoroji Road, Fort, Mumbai - 400 001.

Date : 25th July, 2011.



REPORT ON CORPORATE GOVERNANCE FOR THE NINE MONTHS FINANCIAL YEAR ENDED 31ST MARCH, 2011.

1. Company's philosophy on Code of Governance

Your Company strongly believes that its system of Corporate Governance protects the interests of all the stakeholders by inculcating transparent business operations and accountability from management. The Core Values viz. Customer Focus, Team Work, Leadership, Innovation, Respect for People, Integrity and Performance guide the Company towards fulfilling the consistently high standard of Corporate Governance in all facets of the Company's operations. Accordingly, your Company has been practicing the broad principles of Corporate Governance over the years by placing strong emphasis on transparency, empowerment, accountability and integrity so as to continuously enhance values for stakeholders - the shareholders, the customers, the employees and the creditors.

2. Board of Directors

Composition & Size of the Board

Your Board comprises of an optimal complement of independent professionals having in-depth knowledge of the business and the industry. The size and composition of the Board conforms with the requirements of the Corporate Governance code under the Listing Agreement with the Stock Exchange, Mumbai. The Board is headed by the Non Executive Chairman, Shri Laxmikumar Narottam Goculdas. As on 31ST March, 2011 the Board comprised of 5 Directors, all of whom were Non-Executive Directors. The Non-Executive Directors are eminent industrialists and professionals with experience in over-all management and finance, who bring a wide range of skills and experience to the Board. Out of these 5 Non - Executive Directors, 4 were Independent Directors, thereby complying with the requirement of having at least two third Independent Directors. None of the Directors has materially significant pecuniary or business relationship with the Company.

The information as required under Annexure 1A to Clause 49 is being made available to the Board.

None of the Directors was a member of more than 10 Board- level committees nor a Chairman of more than 5 such committees, across all Companies in which he was a Director.

Number of Board Meetings held during the year along with the dates of the Meetings.

Seven Board Meetings were held during the nine months financial year ended 31st March, 2011. The dates on which the said meetings were held are as follows:

27th July, 2010, 17th August, 2010, 31st August, 2010, 3rd November, 2010, 8th December, 2010, 1st February, 2011 and 10th March, 2011.

Attendance of each Director at the Board Meetings held during the nine months financial year ended 31st March, 2011, & last Annual General Meeting and No. of other Directorships / Memberships of the Committee:

Sr. No.	Name of Directors	Category of Directorship (Designation as on 31.03.2011)	No. of Board Meetings attended (out of 7 Meetings held)	Attendance at last AGM	No. of other directorships as on 31.03.2011@	No. of Board Committees of other companies in which Chairman, as on 31.03.2011	No. of Board Committees of other companies in which Member, as on 31.03.11
1	Shri Laxmikumar Narottam Goculdas	Chairman	6	Yes	1	1	1
2	Shri H.T.Kapadia	Non- Executive, Independent	7	Yes	Nil	Nil	Nil
3	Shri M.T.Ankleshwaria	Non- Executive, Independent	7	Yes	Nil	Nil	Nil
4	Shri A.W.Ketkar	Non- Executive, Independent	7	Yes	Nil	Nil	Nil
5	Shri S.T.Shah	Non- Executive, Independent	5	Yes	3	Nil	3

[@] Excludes foreign Companies, Private Companies and Alternate Directorships.

Details of Directors being appointed and re-appointed at the ensuing Annual General Meeting to be held on 6th September, 2011.

As per the Companies Act, 1956, not less than two-third of the Directors should be retiring Directors. One-third of these retiring Directors are required to retire every year and if eligible, these Directors qualify for re-appointment.

Accordingly, Shri Laxmikumar Narottam Goculdas and Shri. M.T. Ankleshwaria retire by rotation at the ensuing Annual General Meeting and being eligible offer themselves for re-appointment.

A brief resume of the Directors being appointed/eligible for re-appointment is as follows:

Shri Laxmikumar Narottam Goculdas

Shri Laxmikumar Narottam Goculdas, Chairman of the Company has wide knowledge and experience in Industry, Trade, Commerce, Corporate Affairs and International Trade.

Shri Laxmikumar Narottam Goculdas is Director of Borax Morarji Limited.

Shri Laxmikumar Narottam Goculdas is a member of Audit Committee and the Chairman of the Shareholders' Grievance Committee of Borax Morarji Limited.

Shri. M.T. Ankleshwaria

Shri. M.T. Ankleshwaria has in-depth knowledge in Finance and Accounting and has been in practice as a Chartered Accountant, for over three decades.

He was the Head of Department of Accountancy at N.M. College of Commerce & Economics, Vile Parle (West), Mumbai 400 056.

3. Audit Committee

Composition, Terms and Reference

The Audit Committee comprises of three Non-Executive Directors of which two are Independent Directors viz. Shri H.T. Kapadia as the Chairman (Independent Director) and Shri M.T. Ankleshwaria (Independent Director) as member. Shri Laxmikumar Narottam Goculdas, Chairman, Non-Executive Promoter Director is also a member of the Audit Committee. Shri D.T. Gokhale, Company Secretary, acts as the Secretary to the Committee.

The role, terms of reference, authority and power of Audit Committee are in conformity with the requirements of Section 292A of the Companies Act, 1956 and Clause 49(1) of the Listing Agreement with the Stock Exchange.

Meetings and the attendance during the nine months financial year ended 31st March, 2011.

Three meetings of the Audit Committee were held during the nine months financial year ended 31st March, 2011as given below. The attendance of each Committee member at the Audit Committee Meetings are given below:

Dates on which Audit Committee Meetings were held	Shri H.T.Kapadia	Shri Laxmikumar Narottam Goculdas	Shri M.T.Ankleshwaria
31.08.2010	Yes	Yes	Yes
03.11.2010	Yes	Yes	Yes
01.02.2011	Yes	Yes	Yes

All the meetings were attended by the Chief Finance Officer, Company Secretary, Internal Auditor and Statutory Auditors.

All the members of the Audit Committee are financially literate and also posses the requisite accounting & related financial management expertise.

4. Remuneration to Directors

Details of remuneration paid to non executive directors during the nine months financial year ended $31^{\rm st}$ March, 2011 are as below:

(Amount in Rs.)

Sr. No.	Name of Directors	Relationship with other Directors	Sitting fees for Board & Committee Meetings	Total Remuneration	No. of equity shares held as on 31.03.11
1	Shri Laxmikumar Narottam Goculdas	None	45000	45000	4469081
2	Shri H.T.Kapadia	None	50000	50000	11448
3	Shri M.T.Ankleshwaria	None	50000	50000	Nil
4	Shri A.W.Ketkar	None	35000	35000	324
5	Shri S.T.Shah	None	25000	25000	Nil
		Total	205000	205000	

Details of remuneration paid/payable to Chief Executive Officers and "Managers" during the nine months financial year ended 31st March, 2011 are as below: (excludes Contributions to Gratuity Fund & Leave Encashment on retirement, since same is provided on actuarial basis for the Company as a whole)

(Amount in Rs.)

Sr. No.	Name & Designation	Salary	Contributions to PF & Superannuation Fund	Perquisites	Total
1	Shri Dilip Pratapsingh Goculdas, Chief Executive Officer	495000	64350	274958	834308
2	Shri Bimal Lalitsingh Goculdas, Chief Executive Officer	495000	64350	407819	967169
	Total	990000	128700	682777	1801477

Details of Terms of Contracts of Chief Executive Officers and "Managers"

The term of contract of Shri Dilip Pratapsingh Goculdas, Chief Executive Officer and Shri Bimal Lalitsingh Goculdas, Chief Executive Officer, are from 01-04-2009 to 31-03-2012. No severance fees or stock option are available to them. However Shri Dilip Pratapsingh Goculdas, Chief Executive Officer resigned from the services of the Company on 6th April, 2011 and his resignation was accepted by the Board in its Board Meeting held on 11th April, 2011.



Remuneration Policy

Subject to the approval of the Board and of the Company in General Meeting and such other approvals as may be necessary, the Chief Executive Officers are paid remuneration as per the Agreements entered into between them and the Company. The remuneration structure of the Chief Executive Officers comprises of Salary, H.R.A., Commission, Perquisites, Contributions to Provident Fund & Superannuation and Gratuity.

5. Shareholder/Investor Grievance Committee

Details of the Directors and Compliance Officer

The Shareholder/Investor Grievance Committee comprises of Shri Laxmikumar Narottam Goculdas, (Non-Executive Chairman) as Chairman of the Committee with Shri. H. T. Kapadia, Director as other member. The Committee is vested with the requisite powers and authorities. In addition to the Share Transfer related matters, the committee specifically looks into the redressing of shareholders' and investors' complaints, if any, like delayed transfer of shares, non-receipt of annual reports, non-receipt of declared dividends etc. Shri D.T.Gokhale, Company Secretary has been appointed as the Compliance Officer.

Number of complaints received and pending and transfers pending as on close of the financial year.

During the nine months financial year 2010-2011, no complaints were received from the shareholders. No transfers were pending at the close of the financial year. No complaint was received from SEBI during the year.

6. General Meetings and Postal Ballots

The details of last three Annual General Meetings of the Company and the Special Resolutions passed there at are as follows:

- a) 89th Annual General Meeting was held on 8.12.2010 at 12.00 a.m. at Indian Merchants' Chambers, Walchand Hirachand Conference Hall, Churchgate, Mumbai 400 020 No Special Resolution was passed at the meeting.
- b) 88th Annual General Meeting was held on 9.09.2009 at 11.30 a.m. at Indian Merchants' Chambers, Walchand Hirachand Conference Hall, Churchgate, Mumbai 400 020 No Special Resolution was passed at the meeting.
- c) 87th Annual General Meeting was held on 12.03.2008 at 11.30 a.m. at Indian Merchants' Chambers, Walchand Hirachand Conference Hall, Churchgate, Mumbai 400 020 Two Special Resolutions were passed as follows:
 - (i) To offer, issue and allot Equity Shares worth Rs. 80,00,000/- (Rupees Eighty Lacs Only) inclusive of premium, having nominal value of Rs. 10/- each, at such a premium amount as calculated according to the applicable SEBI Guidelines, within the authorised share capital of the Company, as fully paid Equity Shares to ICICI Bank Ltd., by conversion of loan, in terms of One Time Settlement (O.T.S.) with that Bank.
 - (ii) To offer, issue and allot 2.5% Cumulative Non Convertible Redeemable Preference Shares (CPS) Series A, at par, amounting to Rs. 2,80,00,000/- (Rupees Two Crores and Eighty Lacs Only) (Preference Shares redeemable in 16 equal quarterly installments, commencing from 1st April, 2012) within the authorised share capital of the Company, as fully paid preference shares to ICICI Bank Ltd., by conversion of loan, in terms of One Time Settlement (O.T.S.) with that Bank.

During the year 2010-2011, one Resolution was put through Postal Ballot, the particulars of which are given below:

Ordinary Resolution under Section 293(1)(a) read with Section 192A of the Companies Act, 1956, for sale /transfer/disposal of its Land, Factory Building and Plant and Machinery at Ambernath, District, Thane in the State of Maharashtra.

Date of result declaration :21st September, 2010

The results of the voting conducted through Postal Ballot are as under:

····· ································				
Number of valid Postal Ballot forms received	51			
Votes in favour of the Resolution	10800486			
Votes against the Resolution	1600			
Number of invalid Postal Ballot forms received	2			
Percentage of votes cast in favour of the Resolution	99.99%			

The Company had appointed Shri. A.D.Gupte, practicing Company Secretary, as the Scrutinizer for conducting the Postal Ballot in a fair and transparent manner. Accordingly the Postal Ballot was conducted by him and his report was submitted to the Chairman who arranged to publish the same in the newspapers, as required.

7. Disclosures

a) Code of Conduct

The Board of Directors has adopted the Code of Business Conduct and Ethics for the Directors & the members of the Senior Management. The said Code has been communicated to the Directors and the Members of the senior Management. The Code has also been posted on the Company's website www.dmcc.com.

- b) At every Board Meeting the Register of Contracts maintained Under Section 301 of the Companies Act, 1956 is tabled and signed by the directors.
- c) Transactions with the related parties are disclosed in Note No. 21 of the Notes to the Accounts in the Annual Report. None of the related parties transactions are in conflict with the interests of the Company at large.
- d) There was no non-compliance during the last three years by the Company on any matter related to Capital Market. Consequently, no penalties were imposed nor any strictures were passed on the Company by the Stock Exchange, Mumbai (on which the Company's equity shares are listed), SEBI or any other statutory authority.

e) The Company has complied with all the mandatory requirements of Clause 49 of the Listing Agreement.

8. CEO/CFO Certification

The Chief Executive Officer and The Chief Finance Officer of the Company have furnished a certificate to the Board of Directors of the Company with respect to accuracy of financial statements for the nine months financial year ended 31st March, 2011 and adequacy of internal controls as required under Clause 49 of the Listing Agreement.

9. Means of Communications

- Quarterly Financial Results of the Company are forwarded to the Stock Exchange, Mumbai and published in "Free Press Journal" and "Navshakti" newspapers.
- b) Company has its own web site and all the vital information relating to the Company, its products and its financial results are displayed at the web site. Address of the web site is www.dmcc.com.
- Management Discussion & Analysis Report forms part of Directors' Report
 No presentations were made to the institutional investors or analysts during the year.

10. General Shareholder Information

90th Annual General Meeting

Date : Tuesday, 06th September, 2011

Time : 11:45 a.m.

Venue : Indian Merchants' Chambers, Walchand Hirachand Conference Hall, Churchgate, Mumbai 400 020.

Financial Calendar for the year 2011-2012 (Provisional):

Results for the first quarter ending 30th June, 2011 By 14th August, 2011 b. Results for the second quarter ending 30th September, 2011 By 14th November, 2011 Results for the third quarter ending 31st December, 2011 By14th February,2012 c. Results for the year ending 31st March, 2012 (Audited) By end of May, 2012 d. Annual General Meeting for the year ending March, 2012 In September, 2012 e. Date of Book Closure 30th August, 2011 to 6th September, 2011 (both days inclusive).

Stock Exchange : The Equity Shares of Company are listed on the Stock Exchange, Mumbai,

and the listing fee for the period 2011-2012 has been paid to the Stock Exchange.

Stock Code : 506405, The Stock Exchange, Mumbai (BSE):

Demat ISIN : INE505A01010
Equity Dividend Payment Date : Not Applicable

Stock Price Data & Performance in comparison to BSE Indices

The monthly high and low of market prices of the Company's Equity Shares traded during the nine months financial year on the Stock Exchange, Mumbai and the BSE monthly high and low Indices were as follows:

	Shares Price		BSE In	ndices
Month	High (Rs.)	Low (Rs.)	High (Rs.)	Low (Rs.)
July, 2010	15.50	13.00	18237.56	17395.58
August, 2010	20.90	13.65	18475.27	17819.99
September, 2010	20.40	15.75	20267.98	18027.12
October, 2010	19.65	15.50	20854.55	19768.96
November, 2010	21.60	16.05	21108.64	18954.82
December, 2010	18.90	15.05	20552.03	19074.57
January, 2011	16.75	13.25	20664.80	18038.48
February, 2011	15.30	10.55	18690.97	17295.62
March, 2011	14.00	8.68	19575.16	17792.17

^{*} Nominal Value of each Equity Share is Rs. 10/-.

Registrar & Transfer Agents

Link Intime India Pvt Ltd.

C-13, Pannalal Silk Mills Compound,

L. B. S. Marg, Bhandup - (W), Mumbai- 400 078.

Tel: 9522 - 2596 3838, Fax: 2594 6969 Email: rnt.helpdesk@linkintime.co.in



Share Transfer System

Share Transfers are registered and duly transferred share certificates are dispatched within 30 days of receipt, if the transfer documents are otherwise in order. The total number of shares transferred in the Non-dematerialised segment during the nine months financial year ended 31st March, 2011 was 9178.

In terms of the Notification No.SMDRP/POLICY/ CIR/23/2000 dated 29th May, 2000, issued by Securities and Exchange Board of India, the Equity Shares of your Company are under compulsory demat trading by all investors, with effect from 28th August, 2000.

Shareholding Pattern and Distribution of Shares:

Shareholding Pattern as on 31st March, 2011:

Category	No. of shares held	% of Shareholding
Promoters	11011824	51.80
Mutual Funds and UTI	4304	0.02
Banks, Financial Institutions, Insurance Cos.	909723	4.28
Private Corporate Bodies and Trusts	1558791	7.34
Indian Public	7447171	35.03
NRIs/OCBs	260194	1.22
Clearing Members (in the depository)	65814	0.31
Total	21257821	100.00

Note: The total Foreign Shareholding as on 31st March, 2011 was 4729275 shares, which in percentage terms was 22.25 % of the issued and subscribed capital, out of which 44,69,081 shares aggregating 21.02 % of the capital represent Promoters' Holding and hence are included in Promoters' category.

The Indian public shareholding includes Non-Executive Director shareholding as under:

Shri, H.T. Kapadia 11,448

Shri A.W.Ketkar 324

Distribution of Shareholding as on 31st March, 2011.

No. of shares held	No. of Folios	% of age	Shares	% of age
Upto500	6258	41.7256	1590800	0.7483
501 to 1000	2848	18.9892	2369990	1.1149
1001 to 2000	1925	12.8350	3128950	1.4719
2001 to 3000	718	4.7873	1916800	0.9017
3001 to 4000	358	2.3870	1326040	0.6238
4001 to 5000	765	5.1007	3759410	1.7685
5001 to 10000	971	6.4742	8042090	3.7831
10001 to 30000	694	4.6273	12863820	6.0513
30001 to 50000	190	1.2668	7978910	3.7534
50001 to 100000	121	0.8068	8917480	4.1949
100001 and above	150	1.0001	160683920	75.5882
TOTAL	14998	100	212578210	100

Dematerialisation of Shares and liquidity

As on 31st March, 2011, out of 2,12,57,821 Equity Shares of the Company 1,93,96,046 Equity Shares representing 91.24 % Equity shares, have been dematerialised by 6642 shareholders. The total number of shareholders of the Company is 14,998.

The Company has not issued any GDRs, ADRs, Warrants or any Convertible Instruments, the conversion of which will have an impact on equity shares of the Company.

The address for correspondence : The Company Secretary

The Dharamsi Morarji Chemical Co. Ltd. Prospect Chambers, 317/21, Dr.D.N.Road,

Fort, Mumbai 400 001.

Tel : 022 2204 8881/2/3 Fax : 022 2281 3657 E-mail : dgokhale@dmcc.com

Plant Locations:

(1) Ambernath: M.G. Road, Ambernath 421 501, Dist. Thane, Maharashtra.

(2) Roha : 105, MIDC Industrial Area, Audyogik Vasahat Post Office, Dhatav, Roha 402 116, Dist. Raigad, Maharashtra.

(3) Jhar
 : Jhar Village, Taluka - Dhari, Dist. Amreli 365630, Gujarat.
 (4) Khemli
 : Khemli Village, Tehsil - Mavli, Dist. Udaipur, Rajasthan.

Date: 25th July, 2011

AUDITORS' CERTIFICATE ON CORPORATE GOVERNANCE

The Members.

The Dharamsi Morarji Chemical Co. Ltd.,

Mumbai.

We have examined the compliance of conditions of Corporate Governance by **The Dharamsi Morarji Chemical Co. Ltd.,** for the nine months period ended on March 31, 2011, as stipulated in clause 49 of the Listing Agreement of the said Company with the Stock Exchange.

The compliance of conditions of Corporate Governance is the responsibility of the management. Our examination was limited to procedures and implementation thereof, adopted by the Company for ensuring compliance with the conditions of the 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 representation 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 further state that such compliance is neither an assurance as to the future viability of the Company nor the efficiency or effectiveness with which the Management has conducted the affairs of the Company.

For **K.S.AIYAR & CO**.

Chartered Accountants FRN: 100186W

RAGHUVIR M. AIYAR

Partner Membership No. 38128

Mumbai: 25th July, 2011



AUDITORS' REPORT

The Members of

The Dharamsi Morarji Chemical Company Limited

Report on the Accounts for the nine months period ended March 31st, 2011, in compliance with section 227(2) of the Companies Act, 1956.

- 1) We have audited the attached Balance Sheet of The Dharamsi Morarji Chemical Company Limited, as at March 31, 2011 and also the Profit and Loss Account and the Cash Flow Statement for the nine months period ("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.
- We conducted our audit in accordance with the auditing standards generally accepted in India. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.
- 3) As required by the Companies (Auditor's Report) Order, 2003, as amended by the Companies (Auditor's Report) (Amendment) Order, 2004, issued by the Central Government of India in terms of sub-section (4-A) of section 227 of the Companies Act, 1956, we enclose in the Annexure a statement on the matters specified in paragraphs 4 and 5 of the said Order.
- 4) Further to our comments in the Annexure referred to in paragraph 3 above, we report that:
 - (i) We have obtained all the information and explanations, which to the best of our knowledge and belief were necessary for the purposes of our audit.
 - (ii) In our opinion, proper books of account as required by law have been kept by the Company so far as appears from our examination of those books.
 - (iii) The Balance Sheet, Profit and Loss Account and Cash Flow Statement dealt with by this report are in agreement with the books of account;
 - (iv) In our opinion, the Balance Sheet, Profit and Loss Account and Cash Flow Statement dealt by this report comply with the accounting standards referred to in sub-section (3C) of section 211 of the Companies Act, 1956.
 - (v) On the basis of written representations received from the directors as on March 31, 2011 and taken on record by the Board of Directors, we report that none of the directors of the Company are disqualified as on March 31, 2011 from being appointed as a director in terms of clause (g) of sub-section (1) of section 274 of the Companies Act, 1956;
 - (vi) Attention is invited to Note No.22, regarding preparation of accounts on a 'Going Concern' basis despite continued losses and erosion of total net worth of the Company, in view of the management's perceptions and reasons detailed therein.
 - (vii) The Company had recognized net deferred tax asset in earlier years aggregating to Rs.2654.15 lacs till 31st March, 2009 considering unabsorbed loss up to 31st March, 2008 and unabsorbed depreciation up to 31st March, 2009. For the subsequent financial period, further net deferred tax asset has not been recognized in view of management's perceptions and reason detailed in Note No.16 (b). We are not in a position to opine on the net deferred tax asset recognized till date as regards its ultimate realization since the virtual certainty of the available sufficient future taxable income, as required by Accounting Standard 22 i.e. 'Accounting for taxes on income' notified pursuant to Companies (Accounting Standards) Rules, 2006, could not be substantiated.
 - Had the Company not recognized the said net deferred tax asset aggregating to Rs.2654.15 Lacs, the Accumulated Losses as at the end of the period would have been higher by Rs.2654.15 Lacs.
 - (viii) During the period, consequent to the negotiated settlements with the secured/unsecured lenders of the Company, waived dues representing only the Principal amount of borrowings aggregating to Rs.3362.76 Lacs have been credited directly to the 'Capital Reserve' of the Company for the reasons detailed in Note No.14, instead of crediting the same to the Profit and Loss Account of the period, as per the treatment recommended by the Expert Advisory Committee of the Institute of Chartered Accountants of India, in respect of a similar case.
 - Had this been credited to the Profit & Loss Account of the period, the Loss for the period would have been lower by Rs.3362.76 Lacs and accumulated losses as at the end of the period would have been lower by a like amount.
 - (ix) Had the impact of matters stated at (vii) and (viii) been considered, Loss for the period ended 31st March, 2011 of Rs.479.53 Lacs would have been converted into Profit for the period ended 31st March, 2011 of Rs.2883.23 Lacs and accumulated losses as at 31st March, 2011 of Rs.9357.42 Lacs would have been Rs.8648.81 Lacs.
 - (x) Subject to Clause No.(vii) and (viii) above, in our opinion and to the best of our information and according to the explanations given to us, the said accounts give the information required by the Companies Act, 1956, in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India:
 - a. in the case of the Balance Sheet, of the state of affairs of the Company as at March 31, 2011;
 - b. in the case of the Profit and Loss Account, of the Loss for the period ended on that date; and
 - c. in the case of the Cash Flow Statement, of the cash flow for the period ended on that date.

For K. S. Aiyar & Co. Chartered Accountants FRN: 100186W

Raghuvir M. Aiyar Partner Membership No. 38128

ANNEXURE TO THE AUDITORS' REPORT

(Referred to in paragraph 3 of our report of even date on the Accounts for the nine months period ended March 31, 2011, of The Dharamsi Morarji Chemical Company Limited)

- (i) (a) The Company has maintained proper records showing full particulars including quantitative details and situation of fixed assets. However, in the case of some assets individual records with quantitative details and values are to be segregated, updated and reconciled.
 - (b) A substantial portion of the fixed assets has been physically verified by the management during the period and in our opinion, the frequency of verification is reasonable having regard to the size of the Company and the nature of its assets. No material discrepancies were noticed on such verification.
 - (c) The fixed assets disposed off during the period were not substantial. According to the information and explanations given to us, we are of the opinion that the disposal of the fixed assets has not affected the going concern status of the Company.
- (ii) (a) The inventories have been physically verified during the period by the management. In our opinion, the frequency of verification is reasonable.
 - (b) The procedures of physical verification of inventories followed by the management are reasonable and adequate in relation to the size of the Company and the nature of its business.
 - (c) In our opinion and according to the explanations given to us, the Company is maintaining proper records of inventory. The discrepancies noticed on verification between the physical stocks and the book records have been properly dealt with in the books of account.
- (iii) (a) According to the information and explanations given to us, the Company has not granted any loans, secured or unsecured to the companies, firms or other parties covered in the register maintained under Section 301 of the Companies Act, 1956. Accordingly sub clause (b), (c) and (d) are not applicable.
 - (b) The Company has taken interest free loan amounting to Rs. 1715.43 Lacs from a director/s of the Company and inter-corporate deposits of Rs.896.80 Lacs from four parties listed in the register maintained under section 301 of the Companies Act, 1956.
 - (c) In our opinion and according to the information and explanations given to us, the terms and conditions of the unsecured loans taken were prima facie not prejudicial to the interest of the Company.
 - (d) According to the information and explanations given to us the repayment of the principal amounts are as stipulated.
- (iv) In our opinion and according to the information and explanations given to us, there is an adequate internal control system commensurate with the size of the Company and the nature of its business with regard to purchase of inventory, fixed assets and with regard to the sale of goods and services. However, there is scope to strengthen the internal controls at operational level through proper implementation. During the course of our audit no major weakness has been noticed in the internal controls.
- (v) (a) In our opinion and according to the information and explanations given to us, the particulars of contracts or arrangements referred to in Section 301 of Companies Act, 1956 have so been entered in register required to be maintained under that section.
 - (b) In our opinion and according to the information and explanations given to us, these contracts or arrangements have been made at prices which are reasonable having regard to the prevailing market prices at the relevant time.
- (vi) In our opinion and according to the information and explanations given to us, the Company has not complied with certain provisions of Sections 58A and 58AA or any other relevant provisions of the Companies Act, 1956 and the Companies (Acceptance of Deposits) Rules, 1975 with regard to the deposits accepted from the public including non-filing of returns of fixed deposits etc. As informed to us, no order has been passed by the Company Law Board or National Law Tribunal or Reserve Bank of India or any other Court or any other Tribunal in contravention of the aforesaid provisions and/or rules by the Company.
- (vii) In our opinion, the Company has an internal audit system commensurate with the size and nature of its business, however, the scope and coverage of the same needs to be increased.
- (viii) We have broadly reviewed the books of account maintained by the Company which have been made pursuant to the Rules made by the Central Government for the maintenance of cost records under Section 209 (1)(d) of the Companies Act, 1956, in respect of Sulphuric Acid, Single Super Phosphate (Fertilizer) and are of the opinion that prima facie the prescribed accounts and records have been made and maintained. We have not, however, made a detailed examination of the same.
- (ix) (a) According to the records of the Company, the Company is not regular in depositing with appropriate authorities undisputed statutory dues including Customs Duty and Wealth Tax, Provident Fund, Investor Education Protection Fund, Employees' State Insurance, Income Tax, Sales Tax, Excise Duty, Service Tax, Cess and other statutory dues applicable to it. Based on our audit procedures and according to the information and explanations given to us, the following undisputed statutory dues were outstanding as at March 31, 2011 for a period of more than six months from the date they became payable.

Nature of Dues	Period to which Amount relates	Due Dates	Amount (Rs. In Lacs)
Service Tax/Interest thereon	2005-06	Various	0.19
	2006-07	Various	45.51
	2007-08	Various	33.31
	2008-09	Various	3.53
		Total	82.54
Professional Tax	2006-07	Various	11.18
	2007-08	Various	10.99
	2008-09	Various	0.99
	2009-10	Various	0.55
	2010-11	Various	0.65
		Total	24.36
VAT and CST		Various	8.10
PF,FPF,EDLI,Admin Charges,ESIC etc		Various	0.18
Tax deducted at source on:			
Salary	2010-11	Various	10.36
Contractors	2010-11	Various	0.74
Prof. Fees	2010-11	Various	3.07
Interest	2010-11	Various	2.33
Brokerage	2010-11	Various	1.58
Non resident	2010-11	Various	0.04
		Total	18.12



Nature of Dues	Period to which Amount relates	Due Dates	Amount (Rs. In Lacs)
IEPF-Unclaimed divedend	Cannot be Ascertained	Cannot be	10.63
		Ascertained	
IEPF-Unclaimed Interest on FD/Debentures	Cannot be Ascertained	Cannot be	5.29
		Ascertained	
IEPF-Unclaimed Fixed Deposits	Cannot be Ascertained	Cannot be	19.83
		Ascertained	
Sales Tax Loans			221.90

(ix) (b) According to the records of the Company, Income Tax, Sales Tax, Wealth Tax, Customs Duty, Excise Duty, Service Tax and Cess which have not been deposited on account of dispute are given below:

Name of the Statute	Nature of Dues	Forum where dispute is Pending	Period to which relate	Amount (Rs in Lacs)
Central Excise Act	Duty/Interest/Penalty	Asst.Commissioner	June 1999 to August 1999	2.29
	Duty/Interest/Penalty	Asst.Commissioner	Sept 1999 to Dec 1999	1.81
	Duty/Interest/Penalty	Asst.Commissioner	Jan 2000 to June 2000	3.04
	Duty/Interest/Penalty	Asst.Commissioner	July 1996 to May 1999	4.03
	Duty/Interest/Penalty	Asst.Commissioner	July 2000 to May 2001	2.68
	Duty/Interest/Penalty	Asst.Commissioner	Various	24.48
	Duty/Interest/Penalty	Asst.Commissioner	Various	0.57
	Duty/Interest/Penalty	Asst.Commissioner	August 2003 to May 2004	1.18
	Duty on captive consumption	Asst.Commissioner	Various	0.80
	Alleged undervaluation of SA	CESTAT	Various	9.76
	Cenvat Credit on CHA related services	Deputy Commissioner	April 2010 to March 2011	2.93
			Total	53.57
Sales Tax Act	Tax/Interest/Penalty	Appelate Tribunal	1992-93	6.91
			1993-94	4.20
			Total	11.11
Entry Tax	Tax/Interest	High Court		4.47

- (x) The accumulated losses of the Company are more than fifty percent of the Net Worth of the Company as at the end of the financial period, and it has not incurred cash loss during the current financial period, but it had incurred cash loss during the immediately preceding financial period.
- (xi) Company had defaulted in repayment of Sales Tax Loans for which rescheduling has been sought by the Company.
- (xii) Based on our examination of the records and the information and explanations given to us, the Company has not granted loans and advances on the basis of security by way of pledge of shares, debentures and other securities.
- (xiii) In our opinion, the Company is not a chit fund or a nidhi/mutual benefit fund/society. Therefore, the provisions of clause 4(xiii) of the Order are not applicable to the Company.
- (xiv) In our opinion and according to the information and explanations given to us, the Company is not dealing in or trading in shares, securities, debentures and other investments. Accordingly the provisions of clause 4 (xiv) of the Order are not applicable to the Company.
- (xv) The Company has not given any guarantee for loans taken by others from bank or financial institutions.
- (xvi) The term loans outstanding in the books of the Company as on March 31, 2011 have been taken and utilized in earlier accounting periods, including working capital term loans, which have been converted from working capital fund based limits.
- (xvii) According to the information and explanations given to us and on an overall examination of the Balance Sheet of the Company, we report that the funds amounting to Rs.4255.26 lacs raised on short-term basis have been used for long-term purposes.
- (xviii)The Company has not made any preferential allotment of shares to parties and companies covered in the register maintained under section 301 of the companies Act, 1956.
- (xix) The Company has not issued any debentures during the period.
- (xx) The Company has not raised money by public issue during the period.
- (xxi) Based upon the audit procedures performed for the purpose of reporting true and fair view of the financial statements and as per the information and explanations given by the management, we report that no fraud on or by the Company has been noticed or reported during the course of our audit.

For K. S. Aiyar & Co. Chartered Accountants FRN: 100186W

RAGHUVIR M. AIYAR Partner Membership No. 38128

Mumbai, 30th May, 2011

BALANCE SHEET

AS AT 31ST MARCH, 2011

AS AT STOT WIATION, 2011					
		RS.IN LACS			
	SCHEDULES	AS AT 31 ST N	MARCH, 2011	AS AT 30 TH	JUNE, 2010
SOURCES OF FUNDS					
SHARE CAPITAL	А		3005.78		3005.78
RESERVES & SURPLUS	В		3528.64		165.88
SECURED LOANS	С		5847.12		7605.63
UNSECURED LOANS	D		2834.13		2813.77
			15215.67		13591.06
APPLICATION OF FUNDS					
FIXED ASSETS	E				
A) GROSS BLOCK		17686.77		17564.82	
B) LESS: DEPRECIATION & IMPAIRMENT		12842.41		12489.09	
C) NET BLOCK		4844.36		5075.73	
D) CAPITAL WORK-IN-PROGRESS		1.14		57.53	
			4845.50		5133.26
INVESTMENTS	F		1.63		1.63
DEFERRED TAX ASSET {(NOTE NO. 16(b)& 1			2654.15		2654.15
NET CURRENT ASSETS	G				
CURRENT ASSETS, LOANS AND ADVANCES					
INVENTORIES		750.21		644.22	
SUNDRY DEBTORS		1970.39		2022.00	
CASH AND BANK BALANCES		195.08		332.51	
LOANS AND ADVANCES		649.48		752.87	
		3565.16		3751.60	
LESS:CURRENT LIABILITIES AND PROVISIO	NS	5208.19	(4040.00)	6898.44	(04.40.04)
			(1643.03)		(3146.84)
MISCELLANEOUS EXPENDITURE	HIOTED)				
(TO THE EXTENT NOT WRITTEN OFF OR AD	,		0.00		70.07
CONVERSION OF LENDERS' SACRIFICE (NO	J1 ⊑ 10)		0.00		70.97
PROFIT & LOSS A/C			9357.42		8877.89
			15215.67		13591.06
NOTES ON ACCOUNTS	L				
As per our Report attached	L.N.GOCULDAS	B.L. GOCULDA	\Q D	.T GOKHALE	
As per our neport attached	L.IV.GOCOLDAG	D.L. GOCOLDA	10 D	. I GORIALE	

As per our Report attached	L.N.GOCULDAS	B.L. GOCULDAS	D.T GOKHALE
	Chairman	Chief Executive Officer	Secretary
FOR K.S.AIYAR & CO.	H. T. KAPADIA	D. N. VAZE	
Chartered Accountants	Director	Chief Finance Officer	
RAGHUVIR M.AIYAR Partner Membership No.38128			

Mumbai, 30th May, 2011

Mumbai, 30th May, 2011



PROFIT AND LOSS ACCOUNT

FOR THE 9 MONTHS ENDED 31 ST MARCH, 2011

RS. IN LACS

		SCHEDULES	JULY 10 TO N	IARCH 11	APR. 09 TO	JUNE 10
INCOME						
GROSS SALES			4743.72		6584.40	
LESS : EXCISE DUTY			288.34		409.61	
LESS: SALES TAX / VALUE ADDED TAX			159.58		206.88	
NET SALES			4295.80		5967.91	
OTHER INCOME		Н	49.53		28.63	
				4345.33		5996.54
EXPENDITURE						
CONSUMPTION OF MATERIALS		1	2579.77		3477.25	
OTHER EXPENDITURE		J	1531.01		4524.56	
INTEREST (NET) [INCLUDING ON TERM LOAN:	S		152.36		281.94	
AND DEPOSITS RS. 43.33 LACS (PREVIOUS YI						
RS.68.68 LACS)] (NOTE NO. 15)						
PROVISION FOR DOUBTFUL DEBTS & ADVAN	CES		75.00		100.00	
DEPRECIATION AND LENDERS' SACRIFICE AM		K	486.70		798.84	
				4824.84		9182.59
PROFIT/(LOSS) BEFORE EXCEPTIONAL ITEM	& TAXATION			(479.51)		(3186.05)
EXCEPTIONAL ITEM				0.00		0.00
PROFIT/(LOSS) AFTER EXCEPTIONAL ITEM				(479.51)		(3186.05)
WEALTH TAX				0.02		0.02
PROFIT/(LOSS) AFTER TAXATION				(479.53)		(3186.07)
BALANCE BROUGHT FORWARD				(8877.89)		(5691.82)
BALANCE CARRIED FORWARD				(9357.42)		(8877.89)
NOTES ON ACCOUNTS		L				
Basic, As Well As Diluted, Earnings Per Equity						
Share (In Rupees) (Note No. 20)						(
a) Before Exceptional Item				(2.48)		(15.37)
b) After Exceptional Item				(2.48)		(15.37)
Nominal Value Per Equity Share (In Rupees)				10.00		10.00
As per our Report attached	L.N.GOCULDA Chairman	AS	B.L. GOCULDAS Chief Executive O		Γ GOKHALE cretary	
FOR K.S.AIYAR & CO. Chartered Accountants	H. T. KAPADIA Director	A	D. N. VAZE Chief Finance Offi	cer		
RAGHUVIR M.AIYAR Partner Membership No.38128						
•						
Mumbai, 30th May, 2011	Mumbai, 30th	May, 2011				

		HS.In	Lacs
		31st March, 2011	30th June, 2010
SCHEDULE A Authorised:	A SHARE CAPITAL		
3,00,00,000	Equity Shares of Rs.10 Each (Previous Year 3,00,00,000 Equity Shares of Rs 10 Each)	3000.00	3000.00
10,00,000	Preference Shares of Rs.100 Each (Previous Year 10,00,000 Preference Shares of Rs. 100 Each)	1000.00	1000.00
Issued:		4000.00	4000.00
	Equity Shares of Rs 10 Each (Previous Year 2,12,58,631 Equity Shares of Rs 10 Each) Preference Shares of Rs.100 Each (Previous Year 8,80,000 Preference Shares of	2125.86	2125.86
	Rs 100 Each)	880.00	880.00
		3005.86	3005.86
Subscribed:			
2,12,57,821	Equity Shares of Rs 10 Each (Previous Year 2,12,57,821 Equity Shares of Rs 10 Each)[Out of these 82,41,175 Shares of Rs 10 each were alloted as fully paid up by way of Bonus Shares by Capitalisation of General Reserve (Previous Year 82,41,175 Shares of Rs. 10 Each) 10,05,914 Shares were allotted as fully paid to the shareholders of the erstwhile Udaipur Phosphates and Fertilisers Ltd. (UPFL) consequent to the Amalgamation of UPFL with the Company w.e.f.1-4-1999 (Previous Year 10,05,914 Shares of Rs. 10 Each) and 4,15,369 Equity Shares were issued to Lenders (Previous Year 4,15,369) towards part conversion of Lenders' Sacrifice.	2125.78	2125.78
8,80,000	Preference Shares of Rs.100 each (Previous Year 8,80,000 Preference Shares of		000.00
	Rs 100 Each)	880.00	880.00

Note:

6,00,000 Redeemable Cumulative Non-Convertible Preference Shares of Rs. 100 each aggregating to Rs. 600 lacs are redeemable in Five Equal Installments of Rs. 120 lacs each during the Financial Years 2008-09 To 2012-13. However, the Company has not redeemed these Preference Shares as per this Redemption Schedule in view of the carried forward losses. The unpaid dividend on these Preference Shares as at 31.03.2011 is Rs. 384.00 lacs (Previous Year Rs. 348.00 lacs), at the revised rate of 8% p.a. Since, these Preference Shares are cumulative, this dividend amount will be paid in the year, in which the Company declares the same.

Further, 2,80,000 2.5% Redeemable Cumulative Non-Convertible Preference Shares of Rs.100 each alloted on 31.12.2007, aggregating to Rs. 280.00 lacs are redeemable in sixteen equal quarterly installments of Rs. 17.50 lacs commencing from 1st April, 2012.

The unpaid dividend on these Preference Shares as at 31.03.2011 is Rs. 22.81 lacs (Previous Year Rs. 17.56 Lacs), at the rate of 2.50% p.a. Since these Preference Shares are cumulative, this dividend amount will be paid in the year, in which the Company declares the same.

SCHEDULE B RESERVES & SURPLUS

- Capital Reserve as per last Balance Sheet
 Add: Waived dues consequent to negotiated settlements with Secured / Unsecured Lenders (Note 14)
- 2. Securities Premium
- 3. Subsidy From Government of Gujarat
- 4. Subsidy From Government of Maharashtra
- 5. Subsidy From Government of Rajasthan
- 6. Export Profit Reserve
- 7. Amalgamation Reserve

Total

	0.48	0.48
	3362.76	-
	3363.24	0.48
	98.81	98.81
	25.00	25.00
	20.00	20.00
	15.00	15.00
	1.80	1.80
	4.79	4.79
	3528.64	165.88
L		

Re In Lace



Rs.In Lacs

	31st March, 2011	30th June, 2010
SCHEDULE C SECURED LOANS		
 Borrowing from a Bank secured against mortgage of all the fixed assets of the Company, both present & future, situated at Roha and mortgage of office premises of the Company situated at Mumbai. 	482.02	491.62
2. Borrowing from Banks / their assignees (waived during the period ended 31.03.2011, Note 14)	0.00	3245.36
3. Borrownig from a Bank against pari passu hypothecation of stocks of raw materials, finished goods, goods in process, packing materials etc. and debtors in respect of all factories and against pari passu mortgage of all the immovable properties of the Company, both present and future, situated at all factories of the Company.	0.00	870.00
4. Funds given by "Strategic Investor" secured against all the fixed assets of the Company situated at Ambernath.	5365.10	2998.65
	5847.12	7605.63

SCHEDULE D UNSECURED LOANS

1. Inter Corporate Deposits

Terms of repayment in respect of deposits amounting to Rs. 896.80 lacs as on 30.06.2010 and as on 31.03.2011 are to be decided & deposits amounting to Rs.26.00 Lacs as on 30.06.2010 were due whithin one year.

2. Sales Tax Loans

(Amount due within one year not determined)

- 3. Lenders' Sacrifice converted into loans (Waived during the period ended 31.03.2011, Note 14)
- 4. Other loans: Amount due to a Director & estate of a late Director Rs.1715.43 Lacs (Previous Year Rs. 1530.43 Lacs). Terms of repayment are to be decided.

896.80	922.80
221.90	243.14
22.1100	210.11
0.00	117.40
1715.43	1530.43
2834.13	2813.77

SCHEDULE E **FIXED ASSETS** Rs.In Lacs

	Gross Block on 01/07/2010	Additions During Jul 10 - Mar 11	Deductions During Jul 10 - Mar 11	Gross Block on 31/3/2011	Total Depreciation on 01/07/2010	Deductions During Jul 10 - Mar 11	Depreciation During Jul 10 - Mar 11	Total Deprecia- tion Upto 31/3/2011	Impairment on 31/3/2011	Net Block on 31/3/2011	Net Block on 30/06/2010
Freehold Land	56.01	0.00	0.00	56.01	01/01/2010			31/3/2011		56.01	56.01
	30.01	0.00	0.00	30.01	_	_	_	_	_	30.01	30.01
Leasehold Land	12.62	0.00	-	12.62	3.49	-	0.15	3.64	-	8.98	9.13
Buildings	1261.85	104.73	0.00	1366.58	546.11	0.00	22.63	568.74	-	797.84	715.74
Plant & Machinery (Owned)	14833.64	76.85	42.56	14867.93	9979.10	40.44	362.89	10301.55	729.28	3837.10	4125.26
Plant & Machinery (Leased)	867.05	-		867.05	732.31	-	21.96	754.27	-	112.78	134.74
Furniture and Equipments	440.15	0.91	0.65	440.41	409.42	0.52	6.75	415.65		24.76	30.73
Vehicles	93.50	5.56	22.89	76.17	89.38	21.45	1.35	69.28	-	6.89	4.12
TOTAL	17564.82	188.05	66.10	17686.77	11759.81	62.41	415.73	12113.13	729.28	4844.36	5075.73
Previous Year	19355.41	200.76	1991.35	17564.82	12555.40	1562.17	766.58	11759.81	729.28	5075.73	

Gross Block & Net Block of Buildings include cost of shares of Prospect Chambers Office Owners Condominium amounting to Rs. 0.22 Lac (Previous Year Rs. 0.22 Lac)

HS.I	n	Lacs	

			31St March, 2011	30th June, 2010
S	CHEDULE F	INVESTMENTS (AT COST)		
L	ong Term Inve	stments		
1.	Government Se	ecurities		
	National Saving	Certificates(Unquoted)(Lodged as Security Deposit)	0.47	0.47
2.	Trade Investme	ents		
	33,000	Fully Paid Equity Shares of Indian Potash Ltd., of Rs.10 each (Previous Year 33,000)	0.55	0.55
3.	Other Investme	ents		
	1,000	Fully Paid Equity Shares of Dombivali Nagari Sahakari		
		Bank Ltd. of Rs.50 each (Unquoted)(Previous Year 1,000)	0.50	0.50
	1,000	Fully Paid Equity Shares of Saraswat Co-Operative Bank Ltd.		
		of Rs 10 each.(Unquoted)(Previous Year 1,000)	0.10	0.10
	25	Fully Paid Equity Shares of Shamrao Vitthal Co-Operative Bank Ltd.		
		of Rs. 25 each. (Unquoted)(Previous Year Rs.25 each)	0.01	0.01
			1.63	1.63
Uı	nquoted Investme	nts : Cost	1.63	1.63
Q	uoted Investment	s : Cost	Nil	Nil
M	arket Value of Qu	oted Investments	Nil	Nil

		Rs. in Lacs					
		31st March,	2011	30th June, 2	010		
SCHEDULE G NET CURRENT ASSETS							
1. Inventories							
(a) Stores and Spares			172.33		207.29		
(b) Packing Materials			27.42		28.43		
(c) Stock-In-Trade:							
(i) Raw Materials			179.03		227.09		
(ii) Material In Process (Manufactured)			4.54		2.06		
(iii) Work In Progress (Project) (Note No. 24)			-		0.65		
(iv) Finished Goods - Manufactured			366.89		178.70		
			750.21		644.22		
2. Sundry Debtors (Unsecured):							
(a) Over Six Months : (Note No. 13)							
(i) Considered Good		1544.96		1654.83			
(ii) Considered Doubtful		1746.08		1671.08			
(b) Others-Considered Good		425.43		367.17			
		3716.47		3693.08			
Less: Provision For Doubtful Debts Per Contra		1746.08		1671.08			
			1970.39		2022.00		
	Balance C / F		2720.60		2666.22		



Rs. in Lacs

		Rs	i. in Lacs
SCHE	DULE G NET CURRENT ASSETS (Contd.)	31st March, 2011	30th June, 2010
	Balance B / F	2720.60	2666.22
3. C	ash and Bank Balances :		
(a	a) Cash In Hand	1.30	2.99
(I	With Scheduled Banks In Current Accounts	135.94	260.37
(0	e) With Scheduled Bank(In Foreign Currency) in Current Account	1.21	1.25
(0	d) With Scheduled Banks-In Fixed Deposit/Margin Money, etc.	55.67	66.94
(6	e) With Commercial Bank of Syria,(Unscheduled Bank) In		
	Current Account (maximum balance during the year		
	Rs.0.96 lacs, previous year Rs.0.96 lacs)	0.96	0.96
		195.08	332.51
4. L	oans and Advances (Unsecured) : {Note No. 13(b)}		
(6	a) Loans and Advances recoverable in cash or kind		
	(i) Considered Good	439.65	536.45
	(ii) Considered Doubtful	152.14	152.14
		591.79	688.59
l	ess: Provision for Doubtful Advances per contra	152.14	152.14
		439.65	536.45
(1	b) Balance with Customs, Public Bodies etc.	209.83	214.89
		649.48	751.34
(0	e) Advance Tax [Net of Provision for Taxation Rs. Nil		1.53
	(Previous Year Rs. 171.94 lacs)]	649.48	752.87
		3565.16	3751.60
L	ess: Current Liabilities and Provisions:		
(4	A) Current Liabilities		
(8	a) Sundry Creditors (Note No. 12)	3952.44	4612.65
(I	O) Compensation payable as per Voluntary Separation Scheme {Note No. 17(a)}	-	707.01
(0	c) Acceptances	898.19	398.55
(0	Investor Education & Protection Fund		
	(Appropriate amount shall be transfered to "Investor Education & Protection Fund" as and when due)		
	(i) Unpaid Dividend	10.63	10.63
	(ii) Unclaimed Matured Deposits	19.83	20.46
	(iii) Unpaid Fd / Debenture Interest	5.29	5.29
(6	e) Other Liabilities	9.35	128.62
	Sub Total (A)	4895.73	5883.21
(1	3) Provisions		
(1	Provisions For Taxation [Net of Adv.Tax Rs. 206.62 Lacs)	25.48	24.93
	(Previous Year Rs. 38.27 Lacs)]		
(i	Provisions For Benefits To Employees (Note No. 23)	286.98	990.30
	Sub Total (B)	312.46	1015.23
		5208.19	6898.44
		(1643.03)	(3146.84)

SCHEDULES TO PROFIT AND LOSS ACCOUNT

		Rs. in L	_acs	
SCHEDULE H OTHER INCOME	July 10 To March 11		Apr. 09 To J	une 10
Miscellaneous Income	48	.64		28.07
Profit on Sale of Assets	0	.89		0.56
	49	.53		28.63
SCHEDULE I CONSUMPTION OF MATERIALS				
Raw Materials and Boughtouts	2694	-		3258.43
Packing Materials	76	.04		114.34
(Increase) / Decrease In Stock of Manufactured Finished Goods				
and Materials - In - Process				
Stock at beginning of the year	180.76		285.24	
Stock at end of the year	371.43		180.76	
	(190.			104.48
	2579	.77		3477.25
SCHEDULE J OTHER EXPENDITURE				
Wages, Salaries and Bonus (Note No. 17)	326.21		1316.41	
Contribution / Provisions to P.F. & Other Funds (Note No. 17)	94.35		347.06	
Staff Welfare Expenses (Note No.17)	27.86		50.17	.=
Olama and Onama	448			1713.64
Stores and Spares		.74		57.58
Power and Fuel	324	.05		413.17
Insurance				25.15
Rates and Taxes Repairs - Buildings		.96		19.00 12.38
Repairs - Machinery	29 4	-		288.28
Rent		.00		0.12
Printing, Postage, Stationery and Telephones		.48		47.89
Travelling and Car Expenses		.33		47.22
Professional Fees (Note 2)		.04		90.44
Miscellaneous Expenses (Note No. 11)		.26		623.66
Donation		.40		-
Internal Handling, Freight and Carriage Outward	132	.53		207.12
Excise Duty	22	.06		2.52
Advertisment and Publicity	2	.27		4.14
Commission and Discount on Sales	C	.80		1.97
Amortisation of Deferred Revenue Expenditure(Note No. 9)	C	.00		741.88
Provision For Dimunation In Value of Shares				
		1 1		

Stock at boginning or the your	100.70		200.21	
Stock at end of the year	371.43		180.76	
		(190.67)		104.48
		2579.77		3477.25
SCHEDULE J OTHER EXPENDITURE				
Wages, Salaries and Bonus (Note No. 17)	326.21		1316.41	
Contribution / Provisions to P.F. & Other Funds (Note No. 17)	94.35		347.06	
Staff Welfare Expenses (Note No.17)	27.86		50.17	
		448.42		1713.64
Stores and Spares		0.74		57.58
Power and Fuel		324.59		413.17
Insurance		10.05		25.15
Rates and Taxes		24.96		19.00
Repairs - Buildings		9.13		12.38
Repairs - Machinery		294.31		288.28
Rent		0.00		0.12
Printing, Postage, Stationery and Telephones		29.48		47.89
Travelling and Car Expenses		30.33		47.22
Professional Fees (Note 2)		63.04		90.44
Miscellaneous Expenses (Note No. 11)		137.26		623.66
Donation		0.40		-
Internal Handling, Freight and Carriage Outward		132.53		207.12
Excise Duty		22.06		2.52
Advertisment and Publicity		2.27		4.14
Commission and Discount on Sales		0.80		1.97
Amortisation of Deferred Revenue Expenditure(Note No. 9)		0.00		741.88
Provision For Dimunation In Value of Shares				
Loss on Sale of Shares	-		649.75	
Less Provision For Dimunation In Value of Shares (Utilized)	-	-	649.75	-
Loss on Sale & Net Value of Assets Discarded of Fixed Assets		0.64		228.40
		1531.01		4524.56
SCHEDULE K DEPRECIATION & LENDERS' SACRIFICE AMORTISATION				
1) Depreciation on Fixed Assets		415.73		766.58
2) Amortisation of Lenders' Sacrifice (Note 10)		70.97		32.26
Total		486.70		798.84



SCHEDULE L

NOTES TO THE ACCOUNTS FOR THE PERIOD JULY 2010 TO MARCH 2011

1. SIGNIFICANT ACCOUNTING POLICIES

Basis of Accounting

The Company follows the accrual basis of accounting.

Fixed Assets

Fixed Assets are stated at cost of acquisition or construction, including attributable interest & financial costs till such assets are ready for its intended use, less accumulated depreciation, impairment losses and specific grants received, if any.

Method of Depreciation

Depreciation on all Fixed Assets acquired upto 31.12.1981 is provided on Written Down Value method. Depreciation on all Fixed Assets acquired after 31.12.1981 is provided on Straight Line method.

From the year 1993-94, depreciation on all assets (except continuous process plant and machinery acquired between 01.01.1982 to 31.03.1993) has been provided at the rates specified in Schedule XIV to the Companies Act, 1956, as revised by the notification dated 16th December, 1993, issued by the Department of Company Affairs. In respect of continuous process plant and machinery acquired between 01.01.1982 to 31.03.1993, the specified period (during which the Plant and Machinery is to be depreciated) has been recalculated considering the depreciation already provided upto 31.03.1993 and depreciation from the year 1993-94 has been provided at the reworked rates, which are lower than Schedule XIV rates as per the option given in Guidance Note issued by the Institute of Chartered Accountants of India.

Depreciation on additions and deletions during the year is provided on pro-rata basis.

Cost of leasehold land is amortised over the period of lease.

Treatment of Expenditure during the Construction period

The expenditure incurred during the period of construction (including cost of trial runs, stores issued, expenses on labour allocated for such purpose) is debited to capital work-in-progress and on completion, the costs are allocated to the respective fixed assets. Interest on specific borrowings relating to acquisition / construction of qualifying fixed assets is capitalised upto the date of commissioning.

Valuation of Inventories

Inventories and stores are valued at lower of cost and net realisable value. Cost of Raw materials is computed on an annual weighted average basis. In respect of finished goods / work-in-progress, cost is determined by taking into consideration all direct costs and systematic allocation of related fixed & variable overheads.

Investments

Long-term investments are carried at costs. However provision for diminution in value is made to recognise a decline other than temporary in the value of investments. Current investments are stated at costs or fair value whichever is lower.

Sales

Gross Sales include Turnkey Project sales (based on % completion method), Processing Charges, Excise Duty, Sales Tax / Value Added Tax, Freight on sale of finished goods, Subsidy receivable / received from the Central Government on sale of Single Super Phosphate (SSP). Domestic sales are recognised on despatch of products and are stated net of returns. Export sales are accounted on the basis of dates of Bill of Lading.

Taxation

Income Tax expense comprises of Current Tax and Deferred Tax charge or credit.

- i) Current Tax :
 - A provision is made for the Current Tax based on Tax Liability computed in accordance with relevant provisions & tax rates as per the Income Tax Act, 1961.
- ii) Deferred Tax:

The Deferred Tax charge or credit is recognised using prevailing enacted or substantively enacted tax rates. Where there are unabsorbed depreciation or carry forward losses, deferred tax assets are recognised only if there is virtual certainty of realisation of such assets. Other deferred tax assets are recognised only to the extent there is reasonable certainty of realisation in future. Deferred tax assets / liabilities are reviewed as at each Balance Sheet date based on developments during the year and available case laws, to reassess realisation/liabilities.

Employees' Benefits

Contributions to the Company's Provident Fund, Family Pension Fund, Superannuation Fund and Gratuity Fund (based on actuarial valuation) are being charged to revenue.

The Company has the scheme which enables employees to encash the accumulated privilege leave (upto stipulated limits) on retirement. The 'Company's liability in respect of this leave encashment scheme is determined on the basis of actuarial valuation and the same is charged to Profit & Loss Account.

Foreign Currency Transactions

(i) Monetary items of assets/liabilities denominated in foreign currency are translated at the exchange rate prevailing on the last day of the accounting year. In respect of items covered by forward exchange contracts, the premium or discount arising at the inception of such a forward exchange contract is amortised as expense or income over the life of the contract. Any profit or loss arising on cancellation or renewal of such a forward exchange contract is recognised as income or expense for the year. Foreign currency transactions are accounted at the rate prevailing on the date of transaction.

- (ii) Non Monetary items of assets/liabilities which are carried in terms of historical cost determined in a foreign currency are reported using the exchange rate at the date of transaction.
- (iii) Gain or Loss arising out of conversion is taken credit for or charged to the profit and loss account.

Provisions / Contingencies

Provision is recognised when the Company has a present obligation as a result of past event, and it is probable that an outflow of resources will be required to settle the obligation, in respect of which a reliable estimate can be made. Provisions are not discounted to its present value & are determined based on best estimate of the expenditure required to settle the obligation at the Balance Sheet date. These are reviewed at each Balance Sheet date and adjusted to reflect the current best estimate. A contingent liability is disclosed unless the possibility of an outflow of resources embodying the economic benefit is remote.

Impairment of Assets

The carrying amounts of assets are reviewed at each balance sheet date if there is any indication of impairment based on internal/ external factors. An impairment loss is recognised wherever the carrying amount of an asset exceeds its estimated recoverable amount. The recoverable amount is greater of the asset's net selling price and its value in use. In assessing the value in use, the estimated future cash flows are discounted to the present value using the weighted average cost of capital. After impairment, depreciation is provided on the revised carrying amount of the assets over its remaining useful life. Previously recognised impairment loss is further provided or reversed, depending on changes in circumstances, if any.

Lenders' Sacrifice Amortisation

The cost to the Company arising out of conversion of lenders' sacrifice (by way of reduction in the interest rates) is amortised equally over the period of repayment of term loans to the lenders.

2.	Professional Fees include Payments to Auditors for :	July 10 to March 11	April 09 to June 10
	Audit Fees(including service tax)	4.96	4.96
	Fees for Limited Reviews and Corporate Governance Certificate (Including Service Tax)	1.15	2.16
	Tax Audit Fees(including service tax)	1.16	1.93
	Other Services	3.36	1.54
	Travelling and out-of-pocket expenses	0.45	1.23
3.	Salaries, Wages and Consumption of Stores and Spares are shown net after allocation as follows:		
	Salaries and Wages allocated to repairs, etc.	31.43	53.19
	Stores and Spares allocated to repairs, etc.	167.34	143.21
4.	Managerial Remuneration		
	(excludes contributions to Gratuity Fund & Leave encashment on retirement, since same is provided on an actuarial basis for the Company as a whole)		
	(i) Salary	9.90	16.50
	(ii) Perquisites and Benefits (including contributions to P.F & Superannuation Fund)	8.11	10.36
	Total Managerial Remuneration	18.01	26.86
5.	Remuneration paid to Managerial Personnel is within the limit prescribed under Schedule XIII to the Companies Act, 1956.		
6.	Miscellaneous Income includes :		
	(i) Dividend from Trade Investments (gross)	-	0.66
	(ii) Dividend from other Investments (gross)	0.02	0.02
7.	Contingent Liabilities not provided for:		
	(i) Outstanding claims in respect of Excise Duty, Sales-Tax, etc.	46.40	44.21
	(ii) Guarantees given by the Company's Bankers	51.46	33.75
	(iii) Arrears of Cumulative Preference Dividend	406.81	365.56
	(iv) Claims against Company not acknowledged as debts	55.76	55.76
	(v) Estimated Amount of Contracts remaining to be executed on Capital Account & not provided for.	-	29.77



- 8. Wages, Salaries and Bonus include provision made as per actuarial valuation in respect of accumulated leave salary encashable on retirement in accordance with Accounting Standard 15 notified persuant to the companies (Accounting Standards) Rules, 2006. Contribution to Provident and other funds includes Company's contribution to Provident Fund, Family Pension Fund, Gratuity Fund (based on actuarial valuation) and Superannuation Fund.
- 9. In case of payments made from 1st April, 2000, under the Voluntary Retirement Schemes of the Company, the total amount paid is treated as a deferred revenue expenditure and amortised over a period of 84 months or the number of months service foregone, whichever is lower, using the sum of digits method. Under this method the charge to Profit and Loss account is lowest in the first year and the highest in the last year. However, the amount to be amortised beyond 31st March 2010 also is charged during the period of April 2009 to June 2010, in accordance with Accounting Standard (AS 15) (Revised 2005) on Employee Benefits. Accordingly a sum of Rs.Nil (Previous Year Rs.741.88 lacs) has been charged to the Profit and Loss Account as deferred revenue expenditure, on account of compensation paid to employees under Early Voluntary Retirement Schemes and Rs. Nil (Previous Year Rs.Nil) has been carried forward to Deferred Revenue Expenditure account as per the method of accounting followed by the Company.
- 10. The cost to the Company arising out of the conversion of Lenders' Sacrifice (by way of the reduction in the interest rates) was being amortised equally over the period of repayment of term loans to the Lenders, upto 30th June 2010. In view of the completion of the negotiated settlements with the Lenders during the period ended 31/03/2011, the entire unamortised amount of Lenders' Sacrifice amounting to Rs. 70.97 lacs as on 30/06/2010 has been amortised during the period ended 31/03/2011.
- 11 Miscellaneous expenses for the period ended 31.03.2011 includes gain / (loss) Rs.(18.28) lacs (previous year Rs. (12.24) lacs)on foreign exchange.
- 12. There are no Micro, Small and Medium Enterprises, to whom the Company owes dues at the Balance Sheet date, computed on unit wise basis. Further, the Company has not paid any interest to any Micro, Small and Medium Enterprises during the 9 months period ended on the Balance Sheet date, nor is any interest payable to any Micro, small and Medium Enterprises on the Balance sheet date.
 - The above information has been determined to the extent such parties have been identified on the basis of information available with the Company. This has been relied upon by the auditors.
- 13 (a) A contract was entered into in 1993 between the Company and General Fertiliser Co., (GFC) Homs, Syria for revamping of two streams of Sulphuric Acid Plant of GFC by the Company. The value of the contract was USD 12.8 million plus Syrian Pounds 72 million, equivalent to Rs.44.24 crores, considering the exchange rates prevailing in 1993. The Company has completed this project and has also given the required performance test runs on the two streams of the Sulphuric Acid plant. The Company has also received all payments from GFC, Syria except payment of certain invoices aggregating to USD 1.37 million (included in "Sundry Debtors") equivalent to Rs.620.01 lacs as on 31.03.2011. The Company has also made claims from GFC, Syria towards interest on delayed payments, bank charges for extention of the validity period of the Letter of Credit/bank Guarantees and other overheads.
 - The Company has not taken any credit for these claims in the books of accounts. As provided in the contract, the case was referred to the Arbitration Tribunal at Damascus, Syria. The Arbitration Tribunal has given its award, according to which GFC, Syria was required to make payment to the Company of the aforesaid unpaid dues aggregating to USD 1.37 million.
 - Further, the Arbitration Tribunal has accepted certain claims made by the Company as also by GFC, Syria. The Company as well as GFC, Syria have filed their respective appeals against the Arbitration award with the State Council at Damascus, Syria. The Company as well as GFC, Syria have made certain claims on each other, in their respective appeals as filed with the State Council. The State Council constituted a seven member Expert Committee in October 2002 to examine these claims and give its recommendations. The Report of this Expert Committee, containing its recommendations has been submitted to the State Council. The comments received from GFC, Syria and the Company (in response to the recommendations of the Expert Committee) have been forwarded by the State Council to the Expert Committee. Based on these comments, the Expert Committee has submitted its Report to the State Council recommending payment to the Company of the aforesaid invoices aggregating to USD 1.37 million (equivalent to Rs.620.01 lacs) and certain other claims of the Company.
 - On this basis, the Supreme Administrative Court of Syria has given its judgement according to which a net amount of about USD 0.90 Million (equivalent to Rs. 398.43 lacs) is payable by GFC to the Company as on 31.03.2011 The shortfall in receivable between the amount included in "Sundry Debtors" as on 31.03.2011 (i.e. Rs.620.01 lacs) and the net amount payable to the Comapany as on 31.03.2011 as per the judgement given by Supreme Administrative Court of Syria (i.e. Rs. 398.43 lacs), has already been provided in earlier Financial Year.
 - (b) The Company has made a provision for Doubtful Debts and Advances aggregating to Rs.1898.22 lacs upto the period ended 31.03.2011 (Previous Year 1823.22 lacs). In the opinion of the Management of the Company, this provision is adequate to cover the Doubtful Debts & Advances as on 31.03.2011, including those in respect of dues from GFC, Syria (to the extent considered doubtful).
 - (c) The Debtors as on 31.03.2011 are subject to confirmations from customers.
- 14 Consequent to the negotiated settlements with the Secured/Unsecured Lenders, an amount aggregating to Rs.3362.76 Lacs payable by the Company to these lenders has been waived by the said lenders. The Company has credited this amount of Rs. 3362.76 Lacs to 'Capital Reserve' during the period ended 31.03.2011, since it consists of principal amount of borrowings only (without any interest component). Those negotiated settlements do not involve any cash flows and hence are not included in the Cash Flow from "Financing Activities" as disclosed in the attached Cash Flow Statement for the period ended 31st March 2011.
- 15 Interest expense for the period ended 31st March 2011 and for the period ended 30th June 2010 is net off interest income of Rs.10.55 lacs and Rs.12.67 lacs, respectively. Tax deducted at source in respect of aforesaid interest income for the period ended 31st March 2011 is Rs. 1.55 lacs (Previous year Rs.1.01 lacs).
- 16 (a) No provision has been made in respect of current income tax since there is no taxable income during the period ended 31st March 2011 and for the period ended 30th June 2010.
 - (b) The Company will start trading in various fertilisers and other agri inputs in association with a "Strategic Investor", after completing sale of fixed assets of the Company at its Ambarnath factory. This will result in significant additional turnover and profits. Consequently, there is virtual certainty of realisation in respect of "Deferred Tax Asset" mainly resulting from unabsorbed depreciation and carried forward losses. Accordingly, the Company had recognised "Deferred Tax Asset" amounting to Rs. 2148.17 Lacs, in the Financial Accounts for the

18 months ended 30th September 2007, considering unabsorbed depreciation and unabsorbed business losses upto 31.03.2007. The Company has recognised further "Deferred Tax Asset" amounting to Rs. 505.98 lacs in the Financial Accounts for the period of 18 months ended 31.03.2009, mainly resulting from Unabsorbed Depreciation upto 31.03.2009 and Unabsorbed Business Losses upto 31.03.2008. The Company will also recognise "Deferred Tax Asset" resulting from further "Unabsorbed Depreciation" and further "Unabsorbed Business Losses", after completing sale of fixed assets of the Company at its Ambarnath factory.

(c) The break-up of the Deferred Tax Liability / (Deferred Tax asset) as on 31.03.2011 and 30.06.2010, recognised by the Company in the books of accounts, is as follows:

	As on 31.03.2011	As on 30.06.2010
Deferred Tax Liabilities :		
Difference between book and tax depreciation	1611.05	1611.05
Others	221.90	221.90
Total	1832.95	1832.95
Deferred Tax Assets :		
Unabsorbed depreciation / Business loss	3610.68	3610.68
Others	876.42	876.42
Total	4487.10	4487.10
Net Deferred Tax Liabilities / (Deferred Tax Assets) :	(2,654.15)	(2,654.15)
Recognised in the books of accounts	(2,654.15)	(2,654.15)

17. (a) The non-viable operations of the Company's fertiliser and chemical business at its Ambernath factory had resulted in continued losses and delayed payment of wages and salaries to employees for last several months. With a view to reduce losses, the Management had submitted its Charter of Demands on the Company's recognised Union at Ambernath, which has been rejected by the Union. The Management, therefore, has suspended the operations of its Ambernath factory, with effect from 23rd January, 2009 and has issued a notice of "Lock Out" of the said factory with effect from 9th February, 2009. Consequently, the Company has not provided for the employees cost with effect from 9th February, 2009 (being not payable), in respect of those employees who are covered by "Lock Out".

The Company's recognised Union at Ambernath requested the Industrial Court, Maharashtra, at Thane to grant various interim reliefs (including granting of stay on the effect, implementation, and operation of the afforsaid notice of "Lock Out"). This request of the Union was rejected by the Industrial Court, Maharashtra, at Thane.

Subsequently, the Company signed a Memorandum of Agreement dated 30th June 2010 with the Company's recognised Union at Ambarnath, under which a Voluntary Separation Scheme was introduced for the workmen at Ambernath (including workmen of Head Office). Accordingly all workmen at the Company's Ambarnath factory (including workmen of Head Office) have since applied for Voluntary Separation from the services of the Company. The "Separation Compensation" (aggregating to Rs.707.01 lacs) payable to all these workmen has been provided in the books of account for the extended Financial Year ended 30/06/2010 and same has since been paid to these workmen in August, 2010 alongwith all other legal dues.

(b) The Company has obtained the requisite approval of the shareholders under section 293(1)(a) of the Companies Act, 1956 for sale / transfer / disposal of its Land, Factory Buildings and Plant & Machinery at its Ambernath factory. (Written Down Value of the Fixed Assets of the Company at its Ambernath factory as on 31.03.2011 is Rs. 2380.12 lacs). Therefore, while reporting "Segment Results", in Note No. 18 to the accounts, depreciation of Ambarnath factory has been shown separetly and remaining loss of Ambarnath factory has been included in "Others/Unallocated Expenditure". Also, Fixed Assets, Current Assets and Current Liabilities relating to the Ambarnath factory of the Company have been excluded for segment-wise reporting of "Capital Employed".

18 Segment Reporting:

The Company has disclosed Business Segments as its primary segments. Reporting segments have been identified as Fertilisers, Chemical, and Others / Unallocated, taking into account the nature of products, the different risks and returns, the organisation structure and the internal reporting system.

Segment Revenue, Segment Results, Segment Assets and Segment Liabilities include the respective amounts identifiable to each of the segments as also the amounts allocated on a reasonable basis to the respective segments. The expenses, which are not directly related to the business segments, are shown as unallocated costs. Corporate current assets and liabilities have been allocated on the basis of turnover of the segments. Assets and Liabilities that cannot be allocated between the segments are shown as a part of unallocated assets & liabilities. Inter Segment Transfers are at cost of production.



SEGMENT INFORMATION FOR THE PERIOD JULY, 2010 TO 31ST MARCH, 2011 INFORMATION ABOUT PRIMARY BUSINESS SEGMENTS

	Fertilisers	Chemicals	Others / Unallocated Expenditure	Total
	[Rs in Lacs]	[Rs in Lacs]	[Rs. in Lacs]	[Rs. in Lacs]
REVENUE (NET)				
Domestic Sales (Net of Excise Duty & Value Added Tax/S.Tax)	154.29 (132.70)	3155.82 (4521.47)	12.12 (15.01)	3322.23 (4669.18)
Export Sales	(102.70)	973.57	(10.01)	973.57
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		(1298.73)		(1,298.73)
Total Segment Revenue	154.29 (132.70)	4129.39 (5820.20)	12.12 (15.01)	4295.80 (5967.91)
RESULT (Profit / -Loss before Tax, Interest, Non-operating	-38.04	93.57	-83.22	-27.69
income, exceptional items and Unallocated Expenditure)	(-172.98)	(121.14)	(-964.30)	(-1016.14)
Operating Profit				-27.69
Testanda A				(-1016.14)
Interest				152.36 (281.94)
Profit/ - Loss before Other Income				-180.05 (-1298.08)
Less : Depreciation of Ambernath Factory				228.49 (406.82)
Less : Lenders' Sacrifice Amortisation				70.97 (32.26)
Less : Amortisation of Voluntary Retirement Expenditure				0.00 (741.88)
Compensation as per Voluntary Separation Scheme				0.00 (707.01)
Profit / - Loss before Taxation				-479.51 (-3186.05)
Wealth Tax Provision for Current Year				0.02 (0.02)
NET PROFIT / - LOSS				-479.53 (-3186.07)
OTHER INFORMATION				
Segmental Assets	198.43 (227.84)	3710.65 (3794.92)	787.65 (747.56)	4696.73 (4770.32)
Segmental Liabilities	156.87 (144.25)	3275.20 (3118.33)	191.97 (248.14)	3624.04 (3510.72)
Capital Expenditure	8.13 (0.03)	123.53 (220.48)	0.00 (0.00)	131.66 (220.51)
Depreciation	27.23 (33.93)	152.23 (298.30)	236.27 (434.35)	415.73 (766.58)
Segment Assets exclude :				
Conversion of Lenders' sacrifice (to the extent not written off)				0.00 (70.97)
Deferred Tax Asset				2654.15 (2654.15)
Fixed Assets & Current Assets relating to Ambernath Factory (Note 17 (b))				3713.93 (4114.54)

	Fertilisers	Chemicals	Others / Unallocated Expenditure	Total
Segment Liabilities exclude :				
Secured Loans				5847.12 (7605.63)
Unsecured Loans				2834.13 (2813.77)
Current Liabilities relating to Ambernath Factory (Note 17 (b))				1558.67 (3386.19)

Note: Figures in brackets pertain to Previous Year.

Information about Secondary Segments :- Geographical

		For the period ended 31.03.2011 (9 months)	For the period ended 30.06.2010 (15 months)
a)	Revenue by Geographical Market		
	India - Fertilisers	154.29	132.70
	- Chemicals	3155.82	4521.47
	Outside India - Chemicals	973.57	1298.73
	- Unallocated	12.12	15.01
	Total	4295.80	5967.91
b)	Carrying Amount of Segment Assets		
	India - Fertilisers	198.43	316.01
	- Chemicals	3544.43	4034.91
	- Unallocated	787.65	270.53
	Outside India - Chemicals	166.22	148.87
	Total	4696.73	4770.32
c)	Addition to Fixed Assets and Intangible Assets *		
	India	188.05	200.76
	Outside India	0.00	0.00
	Total	188.05	200.76
	*excludes Capital Work-in Progress.		

19. Additional information pursuant to the provisions of paragraphs 3, 4C and 4D of Part II of Schedule VI to the Companies Act, 1956.

		July 2010 to	March 2011	April 2009 to	June 2010
(1)	TURNOVER (Net of Excise Duty & Value Added Tax)	Quantity	Value	Quantity	Value
		(MTs)	(Rs.in Lacs)	(MTs)	(Rs.in Lacs)
	Single Superphosphate	141	4.50	736	40.67
	Commodity Chemicals	52553	2063.83	92553	3004.66
	Speciality Chemicals	2893	1802.12	4163	2592.85
	Traded Goods	2949	135.88	0	0.00
	Others (including processing charges)		289.47		329.73
			4295.80		5967.91
(2)	RAW MATERIALS AND BOUGHTOUTS CONSUMED				
	Rock Phosphate	-	-	-	-
	Sulphur	19673	1732.31	33662	2119.13
	Special Denatured Spirit	1490	346.58	2221	530.98
	Others		615.51		608.32
			2694.40		3258.43

(3) VALUE OF RAW MATERIALS AND BOUGHTOUTS, STORES, SPARES AND COMPONENTS CONSUMED

Raw Materials and Boughtouts:

Imported	98.29	0.00
	(3.65%)	(0.00%)
Indigenous	2596.11	3258.43
	(96.35%)	(100.00%)



Stores, S	pares	and	Components:
-----------	-------	-----	-------------

Imported	-	-
Indigenous	- 168.08 (100.00%)	200.79 (100.00%)
(4) VALUE OF IMPORTS CALCULATED ON CIF BASIS:	(100.00%)	(100.00%)
Raw Materials & Boughtouts	79.24	-
(5) EXPENDITURE IN FOREIGN CURRENCY ON ACCOUNT OF:		
Foreign tours, Subscription, etc.	25.98	33.02
(6) EARNINGS IN FOREIGN CURRENCY IN RESPECT OF:		
Export of goods calculated on FOB basis	917.45	1247.85
Turnkey Project Sales	12.12	15.01

(7) (a) CAPACITIES AND PRODUCTION (in M.Tonnes)

5/11 / 1011 120 / 1112 1 110 2 0 0 110 11 (III IIII 1 0 IIII 0 0)			
	Licensed/ Registered Capacity	Installed Capacity *	Actual Production@
	2010-2011	2010-2011	July 2010 to Mar 2011
	(PER ANNUM)	(PER ANNUM)	
Single Superphosphate	432,000	366,000	26,050**
	(432,000)	(366,000)	(16,005)
Sulphuric Acid 100%	412,400	320,000	56,368
	(412,400)	(320,000)	(99,228)
Chlorosulphonic Acid	88,000	56,500	3,561
	(88,000)	(56,500)	(5,408)
Sulfamic Acid	10,000	10,000	920
	(10,000)	(10,000)	(854)
Alumina Sulphate 17%	52,800	52,800	-
	(52,800)	(52,800)	-
Ammonium Sulfamate	1,500	1,500	0
	(1,500)	(1,500)	(14)
Diethyl Sulphate	5,000	5,000	1,102
	(5,000)	(5,000)	(1,696)
Benzene Sulfonyl Chloride	3,750	3,750	-
	(3,750)	(3,750)	-
Ammonium Silico Fluoride	3,000	3,000	-
	(3,000)	(3,000)	(-)
Methane Sulfonic Acid	1,000	1,000	-
	(1,000)	(1,000)	-
Other Speciality Products	11,650	11,650	1,137
	(11650)	(11650)	(1,523)
* As sortified by the Management			

^{*} As certified by the Management

(b) OPENING AND CLOSING STOCKS OF FINISHED GOODS :

	Opening Stock		Closing	Stock
	Quantity (MTs)	Value (Rs.in Lacs)	Quantity (MTs)	Value (Rs.in Lacs)
Single Superphosphate	141	4.50	-	-
	(1,753)	(71.52)	(141)	(4.50)
Commodity Chemicals	1,015	34.57	1,115	50.21
	(1,915)	(40.51)	(1,015)	(34.57)
Speciality Chemicals	315	138.78	624	315.51
	(321)	(157.71)	(315)	(138.78)
Others		0.85 -		1.17
		(4.49)		(0.85)
Total Manufactured Finished Goods		178.70		366.89
		(274.23)		(178.70)
Figures in bracket are in respect of the previous year				

[@] Includes production for captive consumption, wherever applicable

^{**} Includes production for 3rd parties

20 The working of basic, as well as diluted, earnings per equity share (in Rupees) is as follows:

	Jul 10/ Mar 11	APR 09 / JUNE 10
Before Exceptional item		
Numerator - Profit / (Loss) after tax & after deducting Preference dividend & tax there on (Rs. Lacs)	(527.79)	(3,266.50)
Denominator - weighted average number of equity shares	21,257,821	21,257,821
Basic, as well as diluted, earnings per equity share (in Rupees)	(2.48)	(15.37)
After Exceptional item		
Numerator - Profit / (Loss) after tax & after deducting Preference dividend & tax there on (Rs. Lacs)	(527.79)	(3,266.50)
Denominator - weighted average number of equity shares	21,257,821	21,257,821
Basic, as well as diluted, earnings per equity share (in Rupees)	(2.48)	(15.37)

21 Related Parties Disclosures:

(A) Promoters holding more than 20% of the voting power

Name of the Related Parties Nature of Relationship

(i) Shri L.N.Goculdas Promoter and Chairman (holding more than 20% of the voting power)

(B) Associate/Other Related Companies

Name of the Related Parties	Nature of Relationship
(i) Borax Morarji Ltd.	Associate Company
(ii) The Natural Gas Co.Pvt.Ltd.	Other Related Company
(iii) L.P.Gas Equipment Pvt.Ltd.	Other Related Company
(iv) Phoenix Distributors Pvt.Ltd.	Other Related Company
(v) Jasraj Trading Co.	Other Related Company
(vi) Kosan Industries Pvt.Ltd.	Other Related Company
(vii) Bombay Foods Pvt.Ltd.	Other Related Company

(C) Key Management Personnel

Shri D.P.Goculdas Chief Executive Officer upto 06.04.2011

Shri B.L.Goculdas Chief Executive Officer
Shri D.N.Vaze Chief Finance Officer

Shri D.T.Gokhale Vice President (Legal / Corporate Affairs) &

Company Secretary

(D) Transaction with Promoters holding more than 20% of the voting power

Sitting Fees for attending Board and Committee meetings 0.45

(0.85)

Rs.in lacs

(E) Transactions of the Company with Associate/Other Related Companies

, ,		Associate Companies	Other Related Companies
(i)	Purchase of Goods/Services Received by the Company		
	Borax Morarji Ltd.	4.85 (210.27)	
(ii)	Sale of Goods/Services Rendered by the Company		
	Borax Morarji Ltd.	18.27 (0.11)	-
(iii)	Expenses Reimbursed (Net) to the Company	2.21 (1.66)	-
(iv)	Closing balance included in Current Assets of the Company	26.00 (39.44)	-
(v)	Closing balance included in Current Liability of the Company	-	-
(vi)	Closing balance included in Unsecured Loan of the Company	- -	896.80 (896.80)



(F) Transaction relating to Key Management Personnel	Rs.in lacs
(i) Remuneration	21.33
	(34.19)
(ii) Rent / HRA paid for residential accommodation / other benefits	11.50
	(17.76)
(iii) Closing balance as at year ended included in Outstanding liability of the Company	3.03
	(3.03)
(iv) Unsecured Loan taken by the Company and outstanding as at the year end	1,715.43
	(1,530.43)

Related party relationships are as identified by the Company and relied upon by the Auditors.

Figures in brackets pertain to Previous Year

- The Company has prepared the financial statements for the period ended 31.03.2011 on a "Going Conern Basis" since the Company is confident that its profitablity will improve in future in view of the following:
 - a) A new activity of trading (in various fertilizers and other agri inputs) which the Company will commence in association with a "Strategic Investor" after completing sale of Fixed Assets of the Company situated at Ambernath, and
 - b) Continued efforts by the Company for improving efficiency, restructuring / rationalisation of operations and optimisation of cost.

23 Employee Benefits:

The Company has made provision for following benefit plans as per Accounting Standard 15 (Revised 2005) "Employee Benefits". Defined Benefit Plans / Long Term Compensated Absences: As per Actuarial Valuation as on 31.03.2011, the required data is as follows:

(i) Continuing Employees:

Rs. in Lacs July 2010 to March 2011

		0045	LEAVE
		GRATUITY	ENCASHMENT
ı	Expense recognised in the statement of Profit & Loss Account for period ended 31st March 2011		
	1. Current Service Cost	11.21	16.94
	2. Interest Cost	10.39	2.02
	3. Past Service Cost (vested benfits)	-	-
	4. Expected Return on plan assets	-	-
	5. Actuarial {Gain / (Losses)}	11.75	(12.75)
	6. Total Expenses	33.35	6.21
Ш	Net Assets / (Liability) recognised in the Balance Sheet as at 31st March 2011		
	Present value of Defined Benefit Obligation as at 31st March 2011	229.01	38.01
	2. Fair Value of plan assets as at 31st March 2011	0.00	0.00
	3. Funded Status (Surplus/(Defecit))	(229.01)	(38.01)
	4. Net asset / (Liability) as at 31st March 2011	(229.01)	(38.01)
Ш	Change in Obligation during the period ended 31st March 2011		
	Present value of Defined Benefit Obligation at the beginning of the year	200.20	45.32
	2. Current Service Cost	11.21	16.94
	3. Interest Cost	10.39	2.02
	4. Past Service Cost - (Vested Benefits)	-	-
	5. Actuarial [Gain / (Losses)]	11.75	(12.75)
	6. Benefits Payments	(4.54)	(13.52)
	7. Present value of Defined Benefit Obligation at the end of the year	229.01	38.01
IV	Change in Assets During the period ended 31st March 2011		
	Plan assets at the beginning of the year	0.00	0.00
	2. Expected return on plan assets	0.00	0.00
	3. Contributions by employers	4.54	13.52
	4. Actual benefits paid	(4.54)	(13.52)
	5. Actuarial {Gain / (Losses)}	0.00	0.00
	6. Plan assets at the end of the year	0.00	0.00
٧	Actuarial Assumptions		
	1. Discount Rate	7%	7%
	2. Expected rate of return on plan assets	0%	0%
	3. Salary Escalation rate	1%	1%
	4. Mortality Rate	LIC	LIC
		(1994-96)	(1994-96)
	(ii) For Ex-employees	16.42	3.54

24 Disclosure in terms of Revised Accounting Standard 7 (Construction Contracts)

		July 10 to March 11	APR 09 to June 10
I. Contract revenue recognised as revenue in the period		12.12	15.01
II. For C	ontracts that are in progress as on 31.03.2011		
a)	Contract costs incurred & recognised profits (Less: Recognised Losses) upto the reporting date	Nil	0.65
b)	Work in Progress as on 31.03.2011	Nil	0.65
c)	Amount due from customers for contract work (other than WIP stated in (b) above)	Nil	Nil
d)	Gross amount due to customers for contract work	Nil	Nil

The Company has closed the current Financial Year of 9 months on 31/03/2011, as decided by the Board of Directors of the Company. Accordingly Financial Statements for the Current Financial Year have been prepared for a period of 9 months commencing from 1st July, 2010 and ending on 31st March, 2011. Therefore, figures as per these Financial Statements are not comparable with the figures in respect of previous financial year i.e. 1st April, 2009 to 30th June, 2010 (which was a period of 15 months).

²⁶ Figures in respect of the previous year have been regrouped wherever necessary.

As per our Report attached	L.N.GOCULDAS	B.L. GOCULDAS	D.T GOKHALE
	Chairman	Chief Executive Officer	Secretary
FOR K.S.AIYAR & CO.	H. T. KAPADIA	D. N. VAZE	
Chartered Accountants	Director	Chief Finance Officer	
RAGHUVIR M.AIYAR Partner Membership No.38128			
Mumbai, 30th May, 2011	Mumbai, 30th May, 2011		



(Rs. in lacs)

For The

For The

CASH FLOW STATEMENT

			For The	For The
			Year Ended	Year Ended
			31.03.2011	30.06.2010
			(9 months)	(15 months)
A.	CASH FLOW FROM OPERATING ACTIVITIES			
	Net profit/- Loss before Tax		-479.51	-3186.05
	Adjustments for :			
	Depreciation		415.73	766.58
	Deferred Revenue Expenditure (amortisation of EVR)		_	741.88
	Amortisation of Lenders' Sacrifice		70.97	32.26
	Dividend Income		-0.02	-0.68
	Interest Charged (Net)		152.36	281.94
	(Profit)/Loss on sale of assets (Net)		-0.25	227.84
	(1.1011)/2000 01/0010 01/000010 (1.100)		638.79	2049.82
	Operating Profit Before Working Capital Changes		159.28	-1136.23
	Adjustments for :		100.20	1100.20
	Trade Receivables		51.61	169.27
	Other Receivables		103.39	-48.44
	Inventories		-105.99	72.80
	Trade and other Payables		-1692.33	332.43
	Trade and other rayables		-1643.32	526.06
	Cash generated from / (used in) Operations		-1484.04	-610.17
	Tax Refund received / (Taxes paid/Deducted at Source)		2.06	-20.26
	Net cash generated from / (used in) Operating Activities		-1481.98	-630.43
В.	CASH FLOW FROM INVESTING ACTIVITIES:		-1401.30	-000.40
ъ.	Purchase of Fixed Assets		-131.66	-220.62
	Sale of Fixed Assets		3.94	201.34
	Purchase of Investment		3.34	-0.15
	Sale of Investment		-	500.25
	Dividend Received		0.02	0.68
	Net Cash generated from / (used in) Investing Activities		-127.70	481.50
C.	CASH FLOW FROM FINANCING ACTIVITIES:		-127.70	401.50
С.	(See Note 14 to the accounts)			
	Funds given by a Strategic Investor (Secured)		2366.45	2998.65
	Increase/ (Decrease) in Borrowings from other Secured Lenders		-879.60	-3348.53
	Increase in Borrowings from Unsecured Lenders		137.76	1104.19
	Interest Paid		-152.36	-332.12
	Net Cash generated from / (used in) in Financing Activities		1472.25	422.19
D.	NET INCREASE/(DECREASE) IN CASH & CASH EQUIVALENTS		-137.43	273.26
E.	CASH AND CASH EQUIVALENTS - OPENING BALANCE		332.51	59.25
F.	CASH AND CASH EQUIVALENTS - CLOSING BALANCE		195.08	332.51
	Closing cash and cash equivalents include :-		1.30	2.99
	Cash in hand Balance with banks		1.30	329.52
	Darance with Dariks	Total	193.78	329.52
		าบเสเ	195.08	332.51

Note:- Figures in respect of the previous year have been regrouped, wherever necessary.

As per our Report attached L.N.GOCULDAS B.L. GOCULDAS D.T GOKHALE Chairman Chief Executive Officer Secretary

FOR K.S.AIYAR & CO. H. T. KAPADIA D. N. VAZE

Chartered Accountants Director Chief Finance Officer

RAGHUVIR M.AIYAR

Partner

Membership No.38128

Mumbai, 30th May, 2011 Mumbai, 30th May, 2011

BALANCE SHEET ABSTRACT AND COMPANY'S GENERAL BUSINESS PROFILE

Additional Information as required under Part IV of schedule VI of the Companies Act, 1956

1	REGISTRATION DETAILS:			Application of Funds:	
	Registration No.	00564		Net Fixed Assets	484550
	State Code	11		Investments	163
	Balance Sheet Date	31.03.2011		Deferred Tax Assets	265415
				Current Assets	356516
II	CAPITAL RAISED DURING THE YEAR	(Amount in Rs.Thousands)		Accumulated Losses	935742
	Public Issue	Nil	IV	PERFORMANCE OF THE COMPANY	(Amount in
	Rights Issue	Nil			Rs.Thousands)
	Bonus Issue	Nil			
	Private Placement	Nil		Turnover(Gross Revenue)	479325
Ш	POSITION OF MOBILISATION AND			Total Expenditure(including Excise Duty & VAT)	527276
	DEPLOYMENT OF FUNDS			Profit/(Loss) Before Taxation	(47951)
		(Amount in		Current Tax Expenses	2
		Rs.Thousands)		Profit/(Loss) After Taxation	(47953)
	Total Liabilities	2042386		Earning Per Share - Rs.	(2.48)
	Total Assets	2042386			
	Sources of Funds:		V	GENERIC NAMES OF THREE PRINCIPAL PRODUCTS/SERVICES OF COMPANY	
	Paid-up Capital	300578		Item Code No.(ITC Code)	310310.00
	Reserves and surplus	352864		Product Description	Single Super
	Secured Loans	584712		Troduct Description	Phosphate
	Unsecured Loans	283413		Item Code No.(ITC Code)	280700.01
	Current Liabilities	520819		Product Description	Sulphuric Acid
				Item Code No.(ITC Code)	280620.00
				Product Description	Chlorosulphonic Acid



The Last Ten Years - DMCC LTD.

(Rs. in lacs)

Particulars	July 10 - March 11	Apr.09-June10	Oct.07-Mar09	Apr.06-Sep.07	2005-06	2004-05	2003-04	2002-03	2001-02	2000-01
Equity Share Captial	2,125.78	2125.78	* * 2125.78	* 2084.24	2,029.03	2,029.03	2,029.03	2,029.03	2029.03+	1,352.69
Preference Share Captial	880.00	880.00	* * * 880.00	600.00	600.00	600.00	600.00	1,000.00	1,000.00	1,000.00
Reserves & Surplus	3,528.64	165.88	165.88	127.42	67.07	67.07	1,452.32	3,847.12	3,955.83	6,081.53
Gross Sales	4,743.72	6,584.40	17,677.35	28,125.53	18,415.98	16,698.20	19,210.15	23,994.71	21,034.24	26,160.99
Profit/(Loss) before Depreciation/Amortisation and Taxation	7.19	(2,387.21)	(2,054.27)	(2,346.84)	(23.38)	(512.43)	(726.60)	921.45	(224.41)	975.54
Depreciation	415.73	766.58	1,078.04	1,205.30	764.51	@441.97	872.23	874.75	623.24	785.53
Amortisation of Lenders' Sacrifice	70.97	32.26	80.95	54.83	28.89	-	-	-	-	-
Profit/(Loss) before Taxation	(479.51)	(3,186.05)	(3,213.26)	(3,606.97)	(816.78)	(954.40)	(1,598.83)	46.70	(847.65)	190.01
(INCREASE)/DECREASE IN DEFERRED TAX LIABILITY	-	-	-	-	-	43.97	1,025.66	(0.13)	1,024.45	-
Deferred Tax Asset	-	-	505.98	2,148.17	-	-	-	-	-	-
Profit/(Loss) after considering Deferred Tax Asset / Liability	(479.51)	(3,186.05)	(2,707.28)	(1458.80)	(816.78)	(910.43)	(573.17)	46.47	176.80	190.01
Provision for Current Year's Taxation	0.02	0.02	18.04	25.05	20.70	0.50	1.00	5.68	2.00	31.00
Profit after Taxation	(479.53)	(3,186.07)	(2725.32)	(1,483.85)	(837.48)	(910.93)	(574.17)	40.89	174.80	159.01
Surplus brought forward From Previous Year	(8877.89)	(5,691.82)	(2,966.50)	(1,482.65)	(645.17)	24.06	112.40	186.51	593.98	799.99
<u>Transferred from</u> Investement Allowance Reserve	-	-	-	-	-	-		-	53.46	54.50
Debenture Redemption Reserve	-	-	-	-	-	-	-	-	-	204.00
Prefrence Shares Redemption Reserve	-	-	-	-	-	-	-	-	666.00	-
General Reserve	-	-	-	-	-	241.70	500.00	-	-	-
Available for appropriation	-	-	-	-	-	-	38.23	227.40	1,488.24	1,217.50
Employees' Remuneration and Benefits	448.42	1,713.64	1,744.88	2,312.84	1,320.96	1,369.77	1,550.19	1,619.48	1,543.44	1,945.89

^{*} Equity Share Capital increased by Rs.55.21 lacs on account of 5,52,141 Equity shares of Rs. 10/- each, issued to various secured lenders.

^{**} Equity Share Capital increased by Rs.41.54 lacs on account of 4,15,369 Equity shares of Rs. 10/- each, issued to a secured lender.

^{***} Preference Share Capital increased by Rs.280.00 lacs on account of 2,80,000, 2.50% Redeemable Cumulative Non-Convertible Preference of Rs. 100/- each, issued to a secured lender.

⁺ Increase of Rs. 676.34 lacs on account of allotment of 67,63,437 Equity Shares of Rs. 10/- each on rights issue.

[@] Depreciation for the year 2004-2005 of Rs. 441.97 lacs is net of Depreciation Written Back 375.72 lacs.



THE DHARAMSI MORARJI CHEMICAL COMPANY LTD. (Regd. Office : Prospect Chambers, 317/21, Dr. Dadabhoy Naoroji Road, Fort, Mumbai - 400 001)

PROXY FORM

DP Id*	Reg. Folio No.#				
Client Id*	No. of Shares held:				
I/We					
being a member / members of THE DHARAMSI	MORARJI CHEMICAL COMPANY LIMITE	D hereby appoint			
	of	or failing him			
	of	or failing him			
	of	as my/our proxy			
to vote for me / us on my / our behalf at the 90th the 6th day of September, 2011 at 11.45 a.m. and $\frac{1}{2}$		pany to be held on Tuesday,			
	Signed this	day of2011			
	Signature of member	Affix a Re. 1/- Revenue stamp			
 * Applicable for investors holding shares in electronic form # Applicable for investors holding shares in physical form 		·			
Note: The proxy must be lodged at the Registered Office of t	the Company not less than 48 hours before the time fi	xed for the meeting.			
	OUTUEDE	> 0			
	— — CUT HERE — — — — — — —				
(Regd. Office : Prospect Chambers,	RARJI CHEMICAL COM 317/21, Dr. Dadabhoy Naoroji Road, Fort, Mum				
•	ATTENDANCE SLIP				
DP Id*	Reg. Folio No.#				
Client Id*	No. of Shares held	:			
PLEASE COMPLETE THIS ATTENDANCE SLIF I hereby record my presence at the 90th ANNUAL Hall (Walchand Hirachand Hall), IMC Marg, Chur at 11.45 a.m.	GENERAL MEETING held at the Indian Mer	chants' Chamber Conference			
NAME OF THE SHAREHOLDER (IN BLOCK LE	ETTERS)				
SIGNATURE OF THE SHAREHOLDER OR PRO	OXY				

- Applicable for investors holding shares in electronic form
- Applicable for investors holding shares in physical form

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