PAN ELECTRONICS (INDIA) LIMITED BALANCE SHEET ABSTRACT AND COMPANY'S GENERAL BUSINESS PROFILE

I REGISTRATION DETAILS:

Registration No	State Code No	Balance Sheet Date
U00309KA198 2PTC004960	08	31.03.2010

II CAPITAL RAISED DURING THE YEAR (Amount in Rs. Thousands)

Public Issue	Rights Issue	Bonus Issue	Private Placement
NII	Nil	Nil	Nil

III. POSITION OF MOBILISATION AND DEPLOYMENT OF FUNDS: (Amount in Rs.)

Total Liabilities	Total assets
308,778,242	308,778,242

SOURCES OF FUNDS:

Paid up	Reserves &	Secured	Unsecured Loans
Capital	Surplus	Loans	la construction of the same of
40000	11,132,936	257,645,306	

APPLICATION OF FUNDS:

Net fixed	Investments	Net Current	Misc.	Capital
Assets		Assets	Expenditure	WIP
17,335,552	2,834,520	43,065,903	2,500	10

ACCUMULATED LOSSES: 245,542,267

IV. PERFORMANCE OF COMPANY (Amount in thousands)

Tum over	Total	Profit/(Loss) before	Profit /(Loss) after
	Expenditure	tax	tax
5,330,572	15.363,174	(10,032,602)	(9.858,494)

Earning per Share in Rs -2.46

Dividend Rate %: NIL

V. GENERIC NAMES OF THREE PRINCIPAL PRODUCTS/SERVICES OF COMPANY

(as per monetary terms)

Item Code No (FFC Code)	Product description	
853 21002	Electronic Capacitor Grade Metallised Polypropylene Film	
85322104	Plastic Film Capacitor Elements / Capacitor	
85321002	Electronic Capacitor Grade Metallised Polyester Film	

As per our Report of Even date

Chartered Accountant

Nanik G Rohera

Chairman

Nitesh Rohera

Managing Director Date: 28.07.2010

V.GANESH Chartered Accountant



PAN ELECTRONICS (INDIA) LIMITED

27th

ANNUAL REPORT

2009 - 2010

PANELECTRONICS (INDIA) LIMITED

BOARD OF DIRECTORS

Shri Nanik G Rohera

Chairman

Shri Nitesh Rohem

Managing Director

Shri G. Nagaraju

Director

Shri H N Tarachandani

Director

Shri K.M Muddaiah

Director

AUDITORS:

Mr. V Ganesh, Chartered Accountant, Bangalore.

FINANCIAL INSTITUTIONS:

Industrial Development Bank of India Limited (IDBI)

BANKERS

HDFC Bank, Darga, Hosur Bank of India, Corporate Banking Branch, Bangalore

REGISTERED OFFICE:

69,3rd Cross, Cubbon pet, Bangalore 560 002

REGISTRARS & SHARE TRANSFER AGENTS:

M/s. Alpha Systems Private Limited, 30 Ramana Residency, 4th Cross, Sampige Road, Malleswaram, Bangalore 560 603

FACTORY:

Plot #83 SIPCOT Industrial Complex Phase I, HOSUR 635 126

PANELECTRONICS (INDIA) LIMITED

NOTICE OF ANNUAL GENERAL MEETING

NOTICE is hereby given that the Twenty Seventh Annual General Meeting of the Members of PAN ELECTRONICS (INDIA) LIMITED will be held on 15th September 2010 at Vijay Nagar Club, 1st main, 2st stage, Vijay nagar, Bangalom 560104 at 3.30 pm to transact the following business:

ORDINARY BUSINESS

- To receive, consider and adopt the audited Balance Sheet as at 31.03.2010, the audited Profit and Loss Account for the year ended as on that date together with schedules and notes forming part of accounts and reports of the Board of Directors and Auditors thereon.
- To appoint a Director in place of Shri Nanik G Rohem, who retires by rotation and being eligible offers himself for reappointment.
- To appoint a Director in place of Shri H.N. Tarachandani, who retires by rotation and being eligible offers himself for reappointment
- To appoint statutory auditors to hold office from the conclusion of this meeting till the conclusion
 of next Annual General Meeting and to authorise the Board of Directors to fix their remuneration.

BY ORDER OF THE BOARD

1 1 - - - 0

NANIK GROHERA

Chairman

Piace: Bangalore Date 28.07.2010

NOTES:

- A member entitled to attend and vote in the above meeting is entitled to appoint proxies to attend and vote instead of himself and such proxy need not be a Member of the Company. In order to be effective, Proxies must be received by the Company not less than 48 hours before the Meeting.
- The Register of Members and the Share Transfer Books in respect of Equity Share of the Company shall remain closed from 8 Sept 2010 to 15 Sept 2010 (both days inclusive)
- Members are requested to notify the change in address if any, immediately to the Registered Office
 of the Company at No. 69, III Cross, Cubbonpet, Bangalore 560 002, where the Register of
 Members and index of Members are kept.
- 4. All documents referred to above are open for inspection. Members seeking clarification on accounts are requested to write to the Registered Office at # 69 Cubbonpet, III Cross, Bangalore 560 002 at an early date to enable the Management to keep the information ready.
- Members / Proxies should bring the attendance slip sent herewith duly filled in for attending the Meeting and hand it over at the entrance hall.
- 6. Members are requested to bring their copy of the Annual Report with them to the Annual General

DIRECTORS REPORT

Your Directors present their Twenty Seventh Annual Report together with the Audited Annual Accounts for the year ended 31 st March 2010.

- AND STATE		Rs. in lakhs
FINANCIAL RESULTS:	2009 - 10	2008 -09
- intian	(33.49)	(18.60)
Profit / (Loss) before Depreciation	35.61	81.72
Less: Depreciation	(69.1)	(100.32)
Profit/(Loss) before Tax		0.19
Provision for Tax	(2455.42)	(2356.84)
Profit/(Loss) brought forward	(67.76)	(98.58)
Disposable Profits / (Loss)	(2523.19)	(2455.42)
Deficit carried forward		

PERFORMANCE:

Your Company has achieved product sales of Rs 42.40 lakhs (Previous year 40.36 lakhs) and executed Job Work of the value of Rs 1 25 lakhs (Previous year 1 22 lakhs) during the year. However there is a loss due to increase in cost of materials sold and due to under utilization of the capacity.

DIRECTORS

In accordance with the provisions of Companies Act 1956 and Articles of Association of the Company Shri Nanik G Rohera retires by rotation at the ensuing Annual General Meeting of the Company and is eligible for re-appointment.

In accordance with the provisions of Companies Act 1956 and Articles of Association of the Company Shri H. N. Tarachandani retires by rotation at the ensuing Annual General Meeting of the Company and is eligible for re-appointment.

SECRETARIAL COMPLIANCE REPORT

Secretarial compliance report dated 28th July 2010 as given by Shri S. Viswanathan, Practicin Company Secretary is available for inspection at the Registered Office of the company.

AUDITORS

Mr. V Ganesh, Chartered Accountant retires at the ensuing Annual General Meeting and is eligible for reappointment per Company's Act 1956. He does not hold peer review board certificate. The company is trying to locate a Chartered Accountant holding such a certificate. You are requested to appoint the auditor and authorize the Board of Directors to fix his remuneration in consultation with him.

FIXED DEPOSITS

Your Company has not accepted any deposits from the Public.

LISTING

Your Company confirms the payment of Listing Fee to Stock Exchange and continues to be listed at Bombay Stock Exchange Limited, Mumbai.

CORPORATE GOVERNANCE

In terms of Clause 49 of the Listing Agreement, a Report on Corporate Governance on an annual basis and Management Discussion and Analysis Report are given as annexure to the Report.

WHOLLY OWNED SUBSIDIARY COMPANIES

Venlon Metallising Private Limited and Venlon Metacoat Private Limited continue to be Wholly Owned Subsidiary Companies.

Documents of the wholly-owned Subsidiary Companies required to be enclosed, pursuant to Section 212 (1) of the Companies Act, 1956 are attached together with the Consolidated Accounts as required by Accounting Standard 21 issued by the Institute of Chartered Accountants of India. The Report of the Auditors on the Consolidated Accounts is also attached.

SECTION 212

Statement pursuant to Section 212 of the Companies Act 1956, relating to holding Company interest in the subsidiary Company

	VENLON Metallising	VENLON Metacoat
1. Financial year of the subsidiary ending on	Mar31, 10	Mar 31, 10
2 (a) Num of shares held by the holding company including holding through nominee	3,986,845	300,000
(b) Extent of interest on the above date	100%	100%
1. Net aggregate amount of the Subsidiary Company's Profit / (Loss) so far it concests members of the Holding Company (Rs. in lacs) Capital Reserves and surplus Total assets Total liabilities Investment Turn over (including other income) Loss before Tax Provision for taxation including FBT and deferred tax Loss after tax.	396.85 -3319.00 525.95 3449.64 1.20 23.83 16.88	300.00 -1020.96 153.62 876.92 2.85 0.98

DIRECTORS RESPONSIBILITY STATEMENT

- In the preparation of the annual accounts, the applicable accounting standards have been followed along with proper explanation relating to material departures;
- The Directors have selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at the end of the financial year and of the loss of the Company for the period.
- 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.
- The Directors have prepared the annual accounts on a going concern basis.

AUDITORS OBSERVATIONS

Regarding non-obtainment of confirmations, the Board does not foresee any material impact on the accounts of the Company upon reconciliations

Regarding observation in respect of non-provision of penal interest and liquidated charges by Financial Institutions and guarantee of Rs. 770 lacs of IDBI, the Board wishes to inform that does with TIIC and IDBI have been settled. Hence no such provisions are necessary. Regarding provision towards guarantee of Rs. 50 lakhs given to Canara Bank, My sore securing due repayment of term loan obtained by Dev Power Corp, the matter is pending at Arbitral Tribunal.

Regarding non-creation of provision of doubtful advances, in respect of wholly owned subsidiary viz Venlon Metallising Private Limited & Venlon Metacoat Private Limited, the Companies have stopped operations for the time being and a package has been planned to clear the Debts of the company by sale of assets and other means. Therefore the Board is of the opinion that no such provisions are required to be made in the books of accounts.

The tax impact of net Deferred Tax Asset has not been recognized in the books based on the application of principle of prudence as required by AS 22 by the Institute of Chartered Accountants of India.

SHARE TRANSFERS

In compliance of SEB1 Regulations of a Common Agency for Share Transfer work in terms of both physical and electronic connectivity, the Company has appointed a common Registrar and Share Transfer Agent for physical transfer and dematerilised as per particulars given below:

Alpha Systems Private Limited, 30 Ramana Residency, 4th Cross, Sampige Road, Malleswaram, Bangalore 560 003

INDUSTRIAL RELATIONS

During the year the relationship with the employees remained cordial and the Board wishes to place on record its appreciation for the unstinted support and contribution by them at all levels.

PARTICULARS OF EMPLOYEES

THE CONTRACT AND THE TREATMENT AND THE TREATMENT OF THE

The Directors place on record their sincere gratitude to IDBF SASE, SIPCOT, Bank of India, and various departments of State and Central Governments, Vendors and Trade suppliers. Your Directors also thank the valued customers of the Company for their continued patronage. Your Directors take this opportunity to express their appreciation to the Executives, Officers, Staff and Workers at all levels for their service. The Directors also gratefully acknowledge the support extended by the shareholders.

For and On behalf of the Board of Directors

Place: Bangalore

Date: 28.07.2010

Nanik G Rohem

Chairman

ANNEXURE TO DIRECTORS REPORT

PARTICULARS AS PER COMPANIES RULES 1988 (Disclosure of particulars in the Report of the Board of Directors in terms of Notification 1029 of 31.12.1988 issued by the Dept. of Company affairs)

A	CONSERVATION OF ENERGY	The Company continues to pursue its efforts to conserve the energy resources with its focus on reducing fuel and electrical energy costs.		
B	TECHNOLOGY ABSORPTION	Fumished below		
C	Foreign Exchange camings & out go	The information on Foreign Exchange Earnings and outgo is furnished in the Notes of accounts.		
D	RESEARCH & DEVELOPMENT			
1.	Specific area in which R & D carried out by the Company	The Company has established R&D Section was improve the quality of metallization, etc.		
2	Benefits derived as a result of the above R & D			
3	Future plan of action	The Company would like to revamp its production & marketing strategies with an objective to improve the quality of the process and products and increase market share domestically & internationally		
4	Expenditure on R & D	Nil		

TECHNOLOGY ABSORPTION, ADAPTATION AND INNOVATION:

1	Efforts, in brief, made towards absorption, adaptation and innovation	NIL
2	Benefit derived as a result of the above results	NIL
3	Information on Imported Technology	NIL

Place: Bangalore

Nanik Rohera

PANELECTRONICS (India) LIMITED

Report on Corporate Governance as on 31st March 2010

SI No	Particulars			Ye	Yes/No			
1	Brief statem governance				hua con	The Company follows a system of sound human values, creditability in matters of commercial transactions and fair view and approach in all operations		
2	Board of Dire	ectors						
	Α	Composition an i.e break up e Following	d Category of Directors	of Directors in to the				
	I Executive			2 1	dembers			
	П			3	2.4020 46.0			
	ш	Independent non	-cx coutive		3			
	IV	Nominee Directe						
	V	Institutional Direct Lender or Sharet Whether: Not minimum 50% o	astitutional Director-in which capacity -] ender or Shareholder		NIL NIL			
		Num of independ	adependent Directors			Three		
		If Chairman is executive - 1/2 of the board			More than half of the Board is not executive			
		If Chairman is non-executive - 1/3 of the board			Not applicable			
	В	B Disclose whether Chairman is Executive / Non Executive		Yes Chairman is Executive				
	C	Attendance of ea	ch director at	the time of I	Directors meeting and last AGM			
Nam	nê	Category	Date of AGM		of Num of other Num of a Directorship Committee			
			29.9.09			In Public Co.		
Nani	k Rohera	Chairman Non- Independent	Present	4		Nil	1	
Nitesh Rohera		Managing Director, Non- Independent	Present	4		Nil	1	
BK Banerjee HN Tarachanduni		Non-Executive, Independent Non-Executive Independent	Present Present	4	200	Nil Nil	1 2	
G. N	ngaraju	Non-Executive Independent	-	3		Nil	2	
	Muddaiah	Non-Executive Independent	Present	2		Nil	1 since the company became	

Brist resume of retiring Director. Shri Narik C Robera has been the Chairman of the Company since the company became public.

Shri H.N. Tarachandani is retired General Manager (Banking) of Reserve Bank of India and his presence in the Board is of immense help to the Board.

Whether gap between any two consecutive Board Meetings is not

There is no gap of more than four months

	To Con audi To To sub. To of the Port	ipany concerning the act & observation of the A seview compliance with inview the quarterly, has mission to the Board. make recommendations the Company, including a commendation of the statutor.	ns with Statu counts of the uditors. Internal control of yearly and so to the Board of udit report.	n any matter relating to financial management			
	Oth	ers (as covered in Claus Composition, name of Chairperson	members and	3 Independent Directors 1. Shri G. Nagaraju - Chairman 2. Shri H N Tarachandani - Member 3. Shri K M Muddaiah - Member 4. Shri B K Banerjee - Member (up to 29 th September 2009) All the Directors have financial accounting knowledge and are non executive and independent			
	ii.	Num of meetings as during the year	id attendance	Five on 18.04.09, 31.07.09, 02.09.09. 23.10.09 & 19.01.10 Shri H N Tarachandani- Present: 3 Meetings Shri G Nagaraju — Present: 3 Meetings Shri K.M. Muddaiah - Present: 1 Meeting Shri B K Banerjee — Present: 2 Meetings			
	iii	of Auditors and their re financial statements be policies, qualification i	financial report emuneration an fore submissio n audit report a	ing and disclosure of information. Appointment d other expenses for services. Review of annual n to the Board regarding changes in accounting and adjustments arising out of audit, compliance			
4		of accounting standards, stock exchange, legal and financial statements. Remumeration Committee: As the Company is sustaining loss, the Chairman and Managing Director draw remuneration.					
	I	Brief description of ter	ms of reference				
	ii	Composition, name of members and Chairperson	Shri G. Nagaraju — Chairman				
	üi	Attendance during the year					
	iv	Remunemtion policy	Companies / package to its Executive Di	Act, 1956, while fixing the remuneration Managing Director. The compensation to Non-rectors is as decided by the Remuneration dratified by the Board / General Body.			

	Particulars	Yes/No
V	Details of remuneration to all Directors as per the format listing out the following: Salary	NA
	Benefits	NA
	Bonus	NA
	Stock Options	NA
	Pension	NA
	Others	NA
	Break up of fixed components and performance linked incentives	NA
	With performance criteria	NA
	Service Contract - Notice period, severance fees	NA
	Stock options details (if any)	NA
	Whether issued at discount	NA
	Period over which it is a comed and is exercisable	NA

5	Gen	eral Body Meetings					
I		Location & time where last 3 AGMs were held Vijay nagar Club, Bangalore: 29 th September 2009, 3.30 Pm Ashirwad Party Hall, Jaynagar, Bangalore 24 th September 2008, 3.30 Pm Badami Party Hall, JP Nagar, Bangalore 28th September 2007, 3.30 Pm					
	п	Whether special resolutions were put through postal ballot last year, details of voting pattern	No				
	Ш	Persons who conducted the postal ballot exercise	N.A				
	IV	Procedure for postal ballot	N.A				
6		Disclosures					
	ľ	Disclosures on materially significant related party transactions i.e. transaction of the company of material nature, with its promoters, directors or management, their subsidiaries or relatives etc that may have potential conflict with the interest of the company at large	Disclosed in Accounts				
	П	Details of non compliance by the Company, penalties, strictures imposed on the company by the Stock Exchange or SEBI or any authority on any matter related to capital markets during the last 3 years	Nil				
		Particulars	Yes/No				
7		Means of Communication	Post				
	1	Half yearly report sent to each shareholders residence	No				
	li	In which newspapers quarterly results were normally published					
	Bi	Any Website where results or official news are displayed	Venlon.com/results				
	Iv	The presentation made to institutional investors or to the analysts	Nil				
	V	Whether Management Discussion & Analysis is part of Annual Report or not	Yes				

8 Gene	ral Shareholder informatic	M1			
1	AGM Date, time and ver	15 September 2010, @ 3 30 pm at Vijay nagar Club, Bangalow.			
п	Financial year	05/10/711/01/28	31 March 2010		
Ш	Book Closure	The state of the s			
IV	Dividend payment date	DEFENDANT OF THE PARTY OF THE P		Dividend not declared	
V	Listing on Stock Exchan	Mumbai			
VI	Stock Code			517397	
VII	Market price data - High	/ Low during each r	nonth of the fine	ancial year	
	Month	High (Rs.)	Low (Rs)	
VIII	April 2009 May 2009 June 2009 July 2009 August 2009 September 2009 October 2009 November 2009 December 2009 January 2010 February 2010 March 2010 Share Transfer System	6.52 - 6.50 5.80 - 5.80 - 6.00 Share transfer in	6.52 6.10 5.80 5.80 6.00	enn ha ladood with the	
VIII	Share Hanster System	Share transfer in physical form can be lodged with the Share Transfer Agents. The transfer is normal processed within the stipulated time from the date receipt if the documents are complete in all respect The Share Transfer Committee of the board approve the transfers. Insider trading norms are adhered to at reported to the Stock exchanges upon information from the concerned.			

Note: There was no trading during other months

	IX	Demoterilisation of shares and liquidity	Shares in physical form can be dematerialized and dealt on NSDL.		
X Outstanding QDR/ADR/Werrents or any convertible instruments, conversion date and impact on equity			Nil		
STILE.	XI Planticcation		83 SIPCOT Complex, Hosur, TN, India		
	XII	Address for correspondence	69, 3th Cross, Cubbon pet, Bangalore 560 002		
9			YES		
	li	Any Qualification in Auditor's Report	YES		

10. Shareholding pattern as on 31st March 2010

51	Catagory	Pre allotment of equity sha	2.9.3
Mo			
		Number of equity shares	Percentage
A	Promoter & Promoter Group 1. Incian Individuals 2. Foreign Non Residential individuals Bodies Corporate	1908820 - - 236400	47.72 - 5.91
В	PUBLIC SHARE HOLDING Institutions Mutual Funds Financial Institutions / Banks Foreign Institutional Investors	3200	0.08
	Non Institutions Bodies Corporate		
	Individuals 1. Individual shere holders holding nominal Share capital up to Rs. 1,00,000/- 2. Individual share holders holding nominal capital in excess of Rs. 1,00,000	871980 938100	21.80 23.45
	Any other (NRI/OCB)	41500	1,04
	TOTAL	4000000	100

No.of Share tolders	% of Total	Share holding of Nominal of Rs.10/-		No. of shares	Amount Rs.	% of total
2339	85.34		up to 5,000	416475	41 647 50	10,41
219	8.08	5,001	10,000	189700	1897000	4.74
84	3.10	10,001	20,000	121355	1213550	3.03
27	1.00	20,001	30,000	69750	697500	1.74
13	0.48	30,001	40,000	46000	460000	1.15
4	0.15	40,001	50,000	19800	198000	0.50
10	0.37	50,001	1,00,000	76000	760000	1.90
13	0.48	1,00,001	& above	3060920	30609200	76,52
2709	100.00	TOTAL		4000000	40000000	100.00

MANAGEMENT DISCUSSION AND ANALYSIS REPORT:

A Industry structure and developments		Electronic Metallised Polypropylene and Polyester film industry is well organised in India. Your Company is one of the top five majo players in the Country. The market domestically has been growing at about 5-10% per annum.			
В	Opportunities and threats	The Company faces excessive competition resulting in continued reduction in mangins and fluctuations in export exchange costs.			
C		There are no segmental operations as per Accounting Standard 17			

D	The outlet & future plans	The Company has negotiated with the Financial Institutions for a one time settlement of dues. The Company looks forward towards growth oriented future through exports and diversification.
E	Risks and concerns	The opening up of the Indian economy consequent to India becoming a member of WTO has adversely impacted the market scenario.
F	Internal control system and their adequacy	The Internal Control Systems of the Company are adequate and are constantly reviewed and supported by internal audit.
G	Discussion of financial performance with respect of operational performance.	The negative financial performance of the Company is mainly due to its operational performance.
H	Material development in human resources / industrial relations front, including number of people employed	development and industrial relations. The Company effected reduction, maximum of its employees during the year, by paying

CAUTIONARY STATEMENT:

Statements in this "Management Discussion and Analysis" contain forward looking statements which may be identified by the use of words in that direction or connoting the same. All statements that address expectations or projections about the fixture, including, but not limited to statements about the Company's strategy for growth, product development, market position, expenditures and financial results are forward looking statements on the basis of any subsequent development, information or events.

Affirmation of Compliance with the Code of business conduct of Directors and Senior Executives

I. Nanik G Robera. Chairman of the Company, to the best of my knowledge and belief, declare that all the Board members & senior management have affirmed compliance with the code of conduct for the year ended 31 March 2010.

Place: Bangalore Date: 28.07, 2010 Nanik G Rohem Chairman

GANESH

partered Accountant

No. 9, "SALBHAVA 1" A Main Road, 7" C MICO LAYOUT (II STAGE B) BANGALORE - 560 Telefaxe: 080 - 413084

Email: ganesho@pmcp

AUDITOR'S REPORT ON CORPORATE GOVERNANCE TO THE MEMBERS OF

CIN: U00309KA1982PTC004960

Nominal Capital: Rs. 4.00 CRORES

We have examined the compliance of conditions of corporate governance by the Company for the year ended 31st March 2010 as stipulated in clause 49 of the Listing Agreement with stock

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 of the conditions of the Corporate Governance. It is neither an audit nor an expression of opinion on the financial statements of the Company.

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

In our opinion and to the best of our information and according to the explanations given to us, the Company has taken reasonable steps to ensure implementation of the conditions of Corporate Governance, as stipulated under Clause 49 of the listing agreements.

PLACE: Bangalore DATE: 28.07. 2010

CHARTERED ACCOUNTANT

V. GANESH Chartered Accountant M. No : 208181

Chartered Accountant

No: 9, "SAI BHAVAN", 1" A Main Road, 7" Cross, MICO LAYOUT (II STAGE BTM) BANGALORE – 560 076 Telefaxo: 080 – 41308423 Email: ganesbi@purepl.in

AUDITORS' REPORT

TO THE MEMBERS OF PAN ELECTRONICS (INDIA) LIMITED

We have audited the attached Balance Sheet of **PAN Electronics (India) Limited** as at 31st March 2010, the Profit and Loss Account and Cash Flow Statement for the year ended on that date annexed thereto. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audit.

We conducted our audit in accordance with the auditing standards generally accepted in India. 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. We report that:

- a) We have obtained all the information and explanations, which to the best of our knowledge and belief where necessary for the purposes of our audit;
- b) In our opinion, proper books of accounts as required by law, have been kept by the Company so far as appears from our examination of those books;
- c) The Balance Sheet, Profit and Loss Account and Cash Flow Statement, dealt with by this report are in agreement with the books of account;
- d) In our opinion, the Balance Sheet, Profit and Loss Account and Cash Flow Statement dealt with by this report comply with the accounting standards referred to in sub section (3C) of Section 211 of the Companies Act,1956 (the Act);
- e) On the basis of written representations received from the Directors, as on 31st March 2010 and taken on record by the Board of Directors, we report that none of the Directors, are disqualified as on 31st March 2010 from being appointed as a Director in terms of Clause (g) of sub section (1) of section 274 of the Companies Act, 1956;



- f) In our opinion and to the best of our information and according to the explanations given to us, the said accounts subject to
 - Note (3) of Schedule 21-II regarding non-obtainment of confirmations in respect
 of certain balances appearing under Secured Loans, Loans and Advances
 (Except wholly owned subsidiaries), Sundry Debtors and Sundry Creditors,
 the impact of which not being quantifiable
 - Note (3) of Schedule 21-II regarding non-provision of penal interest and liquidated damages the impact of which is not quantifiable as the Company has not obtained the year-end confirmation of balances
 - Non provision of Deferred Tax Liability of Rs.29.70 lakhs as per Accounting standard 22 issued by institute of Chartered Accountants of India
 - Non-creation of provisions for doubtful advances in respect of advances disclosed vide note (13) of schedule 21 amounting to Rs 384.52 lakhs consequent to the negative net worth of the Subsidiary Companies to which the amounts have been advanced
 - Non provision towards guarantee of Rs. 770.00 lakhs given to IDBI securing due repayment of 18% NCD issued, in favour of IDBI by Venlon Metallising Pvt Ltd (a wholly owned subsidiary company)
 - Non provision towards guarantee of Rs.50 lakhs given to Canara Bank, Mysore securing due repayment of term loan obtained by Dev Power Corporation, Mysore
 - Non obtainment of permission of IDBI in respect of shares of Venlon Metallising Private Limited acquired by the company from the erstwhile share holders

and read with other Accounting Policies and notes, give the information required by the Act, 1956 in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India:

- i) In the case of the Balance Sheet, the state of affairs of the Company as at 31st March 2010;
- ii) In the case of the Profit and Loss Account, of the loss for the year ended on that date; and
- iii) In the case of the Cash Flow Statement, of the cash flows for the year ended on that date.
- 2. As required by the Companies (Auditor's Report) Order, 2003 as amended by Companies (Auditors Report) (Amendment) order 2004 issued by the Central Government of India in terms of sub section 227 of the Companies Act, 1956 we further report that:
- 1a) The Company has maintained proper records showing full particulars including quantitative details and situation of fixed assets.

A STATE OF CASE OF THE OWNER, WHEN THE

- b) All the assets have not been physically verified by the management during the year but there is a regular program of verification which, in our opinion, is reasonable having regard to the size of the company and the nature of its assets. We are unable to comment on the discrepancies if any, as all the assets have not been physically verified as aforesaid.
- c) The company has not disposed off a substantial part of fixed assets during the year.
- 2a)The inventory has been physically verified during the year 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) The company is maintaining proper records of its inventories and no material discrepancies were noticed on physical verification when

compared to the book records.

 a) The company has not taken any loans, secured or unsecured from Companies, firms or other parties covered in the register maintained under

section 301 of the Companies Act, 1956.

b) The company has granted advance, in the nature of unsecured loans to two wholly owned subsidiary companies, covered in the register maintained under section 301 of the Companies Act, 1956. The maximum amount involved during the year Rs 425.86 lakhs and the year-end balance of such loans aggregate to Rs 384.52 lakhs.

c) i) No interest has been charged and terms and conditions for the advances have not been specified and we are of the opinion that the said advances

are prima-facie prejudicial to the interest of the company.

ii) In the absence of terms and conditions relating to the repayment / payment of principal and interest we are unable to comment on the regularity of the repayment/payment of principal and interest respectively.

- iv) In the absence of terms and conditions relating to the repayment / payment of principal and interest, we are unable to state the over due amount and to comment upon the reasonability of the steps taken / to be taken by the company for the recovery / payment of principal and interest respectively.
- 4. In our opinion and according to the information and explanations given to



us, there are adequate internal control procedures commensurate with the size of the company and the nature of its business with regard to purchase of inventory and fixed assets and for the sale of goods and service. During the course of our audit we have not observed any continuing failure to correct major weaknesses in internal controls.

- a) According to the information and explanations given to us, we are of the opinion that the transactions that need to be entered into the register maintained under section 301 of the Companies Act, 1956 have been so entered.
- b) In our opinion and according to the information and explanations given to us, there are no transactions made in pursuance of contracts or arrangements entered in the register maintained under section 301 of the Act and exceeding Rs five lakhs.
- The company has not accepted deposits from the Public within the meaning of section 58A, 58AA or any other relevant provisions of the Companies Act, 1956 and the rules framed there under.
- 7. The company has an adequate internal audit system commensurate with its size and nature of its business.
- The Central Government has not prescribed maintenance of cost records under section 209 (1) (d) of the Companies Act, 1956.
- 9. a) According to the information and explanations given to us and according to the books and records as produced and examined by us, in our opinion, the undisputed statutory dues in respect of provident fund, investor education and protection fund, employees' state insurance, income tax, sales tax, wealth tax, service tax, customs duty, excise duty, cess and other material statutory dues as applicable, have not been regularly deposited by the Company during the year with the appropriate authorities, as indicated below:

Statement of arrears of statutory dues outstanding for more than 6 months

SL No.	Name of the Stature	Nature of dues	Amount Rs.(in lakhs)	Period to which the amount relates	Due Date (Succeeding month)	Date of Payment
1.	ESI Act	ESI	1.37	Upto Mar'09	20 th	NIL
2.	Income Tax Act	TDS	0.25	Upto Mar'09	7 th	NIL
3	Sales Tax, Tamil Na	CST	1.54	Upto Mar'09	20 th	NIL
4.	Sales Tax, Delhi	Local	9254	Upto Mar'09	20 th	NIL



b) As at March 31, 2010, according to the record of the company and the information and explanations given to us, the following are the particulars of disputed dues (provided / considered contingent liability, as appropriate) on account of sales tax, income tax, customs duty, wealth tax, service tax excise duty and cess matters that have not been deposited on account of any dispute.

STATEMENT OF DISPUTED DUES:

TATEMENT OF DIS Name of the Statute	Nature of the dues	Amount Rs. in lakhs	Period to Which amount relates	Forum where Disputes are Pending	
The Tamil Nadu State Sales Tax	Sales Tax job on Job work	13.38	1988-89, 1992-93 & 1995-96	Commercial Tax Officer Hosur North	
Act, 1959 The Central Excise Act, 1944	and Penalty Concessional rate of Excise Duty	350.00	2000	High Court Chennai	

10. In our opinion, the accumulated losses of the company are more than fifty percent of its net worth. The company has incurred cash losses during the financial year covered by our audit and in the immediately preceding financial year.

11. In our opinion and according to the information and explanations given to us, the company has defaulted in repayment of dues to financial institutions as given

Amount Default Rs.in lakhs	Commencement of year of Default from
	1998
1697.89	2001
	Default Rs.in lakhs 808.17

*The above amounts do not include penal interest and liquidated damages

- 12. The company has not granted loans and advances on the basis of security by way of pledge of shares, debentures and other securities. Accordingly, clause 4 (xii) of the Companies (Auditor's Report) Order 2003 as amended is not applicable.
- 13. The company is not a chit fund or a nidhi / mutual benefit fund / society. Accordingly clause 4 (xiii) of the Companies (Auditor's Report) Order, 2003 as amended is not applicable.
- 14. According to the information and explanations given to us, the company is not dealing or trading in shares, securities, debentures and other investments

Accordingly clause 4 (xiv) of the Companies (Auditor's Report) Order, 2003 as amended is not applicable.

- 15. In our opinion and according to the information and explanations given to us, the following guarantees given by the company are prejudicial to the interest of the company:
- a) Industrial Development Bank of India for Rs.770.00 lakhs in respect of term loan obtained by Venlon Metallising Pvt Ltd and
- b) Canara Bank, Mysore for Rs.50 lakhs in respect of term loan obtained by Dcv Power Corporation, Mysore.
- 16. The company has not received any term loan during the year.
- 17. On the basis of an overall examination of the Balance Sheet of the company, in our opinion and according to the information and explanations given to us, there are no funds raised on short-term basis, which have been used for long-term investment.
- 18. 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 during the year.
- 19. No debentures have been issued by the company and hence the question of creating security or charge in respect thereof does not arise.
- 20. The company has not raised any money by public issue during the year.
- 21. During the course of our examination of the books of account carried out in accordance with the generally accepted auditing practices in India, and according to the information and explanations given to us, we have neither come across any instance of fraud on or by the company, noticed or reported during the year, nor we have been informed of such case by the management.

Place: Bangalore Date: 28th Jul 2010

V. GANESH Chartered Accountant. Membership Number: 208181

> V.GANESH Chartered Accountant M. No ; 208181

The Board of Directors PAN Electronics (India) Limited No. 69 III Cubbonpet BANGALORE 560 002

MD / CFO CERTIFICATION

- a) We have reviewed financial statements and cash flow statement for the year ended 31st M 2010 and that to the best of our knowledge and belief:
 - These statements do not contain any materially untrue statement or any material factorist statements that might be misleading.
 - These statements together present a true and fair view of the Company's affairs and a compliance with existing accounting standards, applicable laws and regulations.
- b) There are to the best of our knowledge and belief, no transactions entered into by the Company the year which are fraudulent, illegal or violate of the Company's code of conduct.
- c) We accept responsibility for establishing and maintaining internal controls and that we levaluated the effectiveness of the internal control systems of the Company and have discleto the Auditors and the Audit Committee, deficiencies in the design or operation of intercontrols, if any, of which we are aware and the steps we have taken or propose to take rectify these deficiencies.
- d) We have indicated to the auditors and the Audit Committee:
 - Significant changes in internal control during the year
 - Significant changes in accounting policies during the year and that the same have disclosed in the notes to the financial statements; and
 - There are no instances of significant finud of which we have become aware an involvement therein, if any, of the management or an employee having a signifrole in the company's internal control system, if any.

Nanik G Rohem

Chairman

Nitesh Rohem Managing Director

Date : 28.07.2010 Place : Bangalore

PAN ELECTRONICS (INDIA) LIMITED BALANCE SHEET AS AT 31.03.2010

	PARTICULARS	SCH NO.	31.03.2010	31.03.2009
ı	SOURCE OF FUNDS 1.Share Holders Funds:			
	Share Capital	4	40,000,000	40.000.00
	2.Reserves and Surplus	1	40,000,000	40,000,00
	3.Secured Loans	2 3	10,999,603	11,132,93
	4. Deferrred tax	3	256,945,306	257,645,30
	TOTAL		307,944,909	308,778,24
П	APPLICATION OF FUNDS			
	1.FIXED ASSETS:			
	a.Gross Block	4	182,647,824	180,535,305
	b.Less:Depreciation		166,761,694	163,199,753
	c.Net Block		15,886,130	17,335,552
	d Capital work in Progress		10,000,100	11,330,002
	11 1.21.1.1.1.		15,886,130	17,335,552
	INVESTMENTS CURRENT ASSETS, LOANS& ADVANCES	5	2,834,520	2,834,520
	a.Inventories	6	813,560	2,490,932
	b.Sundry debtors	7	1,827,438	1,827,896
	c.Cash & Bank Balances	8	94,483	283,062
	d.Loans & Advances	9	62,035,609	78,814,351
	1	E	64,771,090	83,416,241
	Less:Current Liablities & Provisions a. Current Liablities	10	27,865,984	40,331,112
	b. Provison for FBT		2.1,000,004	19,225
	NET CURRENT ASSETS		36,905,107	43,065,904
	4.MISCELLANEOUS EXPENDITURE			
	(to the extent not written off or adjusted)			
+	5. Profit & Loss Account		252,319,153	245,542,267
	Accounting Policies	20		
	Notes to Accounts	21		
	TOTAL		307,944,909	308,778,243

artAs Per our report on even date

Sanesh

Chartered Accountant

M NO 208181

Place: Bangalore,

Date : 28-Jul-2010

Chairman

Director

Nanik Rohera

Nitesh Rohera Managing Director

Ahuddaire K M Muddaiah

For and on behalf of the Board

Director

PAN ELECTRONICS (INDIA) LIMITED

Profit & Loss Account for the	ne year ended 31.03.2010
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	PARTICULARS	SCH.NO	31.03.2010	31.03.2009
1	INCOME		Rs.	Rs.
11	Sales Job work charges Other income Increase/(Decrease in Stock) EXPENDITURE	11 12 13 14	4,240,469 1,253,853 6,478 (1,139,809) 4,360,991	4,036,866 122,345 344,746 826,615 5,330,572
	Cost of Goods Sold Manufacturing Expenses Excise Duty on sale Administrative Expenses Selling Expenses Interest & Finance Charges Depreciation Accounting Policies Notes to Accounts	15 16 17 18 19 4 20 21	3,640,884 1,643,384 314,359 1,663,962 412,998 13,681 3,561,941	3,837,670 1,748,661 165,72 1,304,965 93,467 40,152 8,172,531
	NET PROFIT		11,271,209	15,363,174
	Add: Trf from State Special Subsidy Less: Fringe Benefit Tax Profit after Tax Loss Brought Forward Net Loss carried to the balance sheet		(6,910,218) 133,333 (6,776,885) 245,542,268 252,319,153	193,333 19,225 (9,858,494) 235,683,773 245,542,268
	EARNINGS PER SHARE (Basic and diluted)		(1.69)	(2.46)

V. Certesh Chartered Accountant

M NO 208181

Place : Bangalore, Date : 28-Jul-2010 For and on behalf of the Beard

Nanik Rohera Chairman

G Nagaraju

Director

Nitesh Rohera Managing Director

Alle delaute K M Muddeleh Director

PAN ELECTRONICS (INDIA) LIMITED SCHEDULES ANNEXUED TO AND FORMING PART OF THE BALANCE SHEET AS AT 31.03.2010

	DATE OF THE STATE	31.03.2010	31.03.2009
SCH. NO.	PARTICULARS	Rs.	Rs.
1	SHARE HOLDERS FUNDS		
	SHARE CAPITAL) I III ()	
	I) AUTHORISED:	- E-050000000000000000000000000000000000	
	1,00,00,000 Equity shares of Rs.10/- each	100,000,000	100,000,000
	II) ISSUED, SUBSCRIBED & PAID UP	1174-0174-0174-014-014	
	40,00,000 Equity shares of Rs.10/- each fully paid up	40,000,000	40,000,000
	(Out of which 5,47,380 Equity Shares of Rs.10/- each		
	were allotted as fully paid up Bonus Share by		
	capitalisation of Surplus in Profit and Loss Account		
		40,000,000	40,000,000
2	RESERVES AND SURPLUS:		
	1. Central Subsidy	1,500,000	1,500,000
	2. State Subsidy II		60,000
	Less: Trf to Profit & Loss A/c		60,000
		333,336	466,669
	3. State Subsidy III	133,333	133,333
	Less: Trf to Profit & Loss A/c	200,003	333,336
	A PACTOR DESCRIPTION	9,299,600	9,299,600
	4. Share Premium	10,999.603	11,132,936
3	SECURED LOANS:	10,000,000	22,202,000
3	1. Bank of India, Bangalore	6,339,810	7,039,810
	2. I D B I, Bangalore - Loan I	80,816,569	80,816,569
	3. I D B I, Bangalore - Loan II	169,788,927	169,788,927
	S. 1 D B I, Bangarore - Loan II	256,945,306	257,645,306
5	INVESTMENTS		
9	1. Trade Investments - Quoted	2,824,520	2,824,520
	1. Trade investments - Quoted 123120 Equity Shares of Rs.5/- each	2,024,020	de parate Try torde to
	Fully paid in M/s Venlon Enterprises Ltd, Mysore		
	(Previous year 123120 Equity Shares of Rs.5/- each)		
	2. Government & Trust Securities in Kisan vikas pathra	10,000	10,000
	Z. Gorginiani & right becomes in rison rinos politica	2,834,520	2,834,520

PAN ELECTRONICS INDIA LIMITED Schedule IV - FIXED ASSETS

		9		00		7		6			CI			4			ω		N	μ		NO.	S
PREVIOUS	TOTAL	LEASE HOL	m	NTANGIBL	VEHICLE/I	COMPUTE	Т	EQUIPMEN	OFFICE	FIXTURES	₩ M	FURNITUR	io N	INSTALLAT	ELECTRICA	~	MACHINER	PLANT &	BUILDING	HOLD	LEASE	ARS	PARTICUL
186.755.266	180 535 305	170,000	8	1,946,862		2,646,962		697,337			344,435			3,417,741			157,463,150		13,711,918	136,900		AS ON 01.04.2009	
A, 44 A, C 4 B	2112519																2,112,519					ADDITIONS	
7 807 270																						DELETIONS	COST
1	182 647 824	170,000	- 100	1,946,862		2,646,962	2002/09/2002	697,337			344,435			3,417,741			159,575,669		13,711,918	136,900		AS ON 31.03.2010	
150 366 764	163 299 608		030 000	1,016,943		2,636,112	0.0000000000000000000000000000000000000	650,484		W. AND CONTROL OF THE PARTY OF	340,981			3,417,736			148,197,605	ACCUPATION OF THE PARTY OF THE	7,039,746			UPTO 31.03.2009	
8 100 209	8 245 543		2	184,952			000000000000000000000000000000000000000	46,853			3,454			on.			7,552,301		457,978			FOR THE YEAR	DEPRE
2 299 801	38 750					38,750																WITHDRAWAL	DEPRECIATION
155 067 472	171 506 401			1,201,895		2,597,362	-	697,337		100000000000000000000000000000000000000	344,435			3,417,741			155,749,907	102000000000000000000000000000000000000	7,497,724			31.03.2010	
1	4	170,000		744,967		49,600		(0)		-	(0)						3,825,762	0.0000000000000000000000000000000000000	6,214,194	136,900		AS ON 31.03.2010	BAL
	4																					ω	BALANC

ECTRONICS (INDIA) LIMITED

ULES ANNEXUED TO AND FORMING PART OF THE BALANCE SHEET AS AT 31.03.2010

PARTICULARS	31.03.2010	31.03,2009
PARTICULARS	Rs.	Rs.
INVENTORIES		
Stock - in - Trade		
(Valued at the lowest of Cost or Net realisable Value)		
(As certified by the Managing Director)	300 September 1990	
Raw Materials	274,786	812,3
Finished Goods	525,517	1,665,3
Consumables, Stores & spares	8,513	8,5
Packing Materials	4,744	4,7
Per an analysis (2010)	813,560	2,490,9
SUNDRY DEBTORS		
(Unsecured - Considered Good)	75-111279410-5 564.04	
Debts exceeding six months	729,570	731,2
Others	1,097,868	1,096,6
0.00-50-50	1,827,438	1,827,8
CASH & BANK BALANCES		
Cash in hand	82,126	59,4
Balance with Schedule Bank in Current account	12,357	223,6
	94,483	283,0
LOANS & ADVANCES		
a. Advances		
for Supplies	668,546	482,1
Employees & Others	29,800,575	29,800,5
Excise Authorities	1,084,320	1,073,7
SIPCOT	585,868	585,8
Tax Deducted at Source	292,661	265,4
Prepaid Expenses	124,896	0.5.5.6.6.6.1.0.000000000000000000000000
b. Wholly owned subsidiaries	21,371,531	38,454,0
c. Deposit with Government Department	1,107,212	1,152,6
d.SASF	7,000,000	7,000,0
	62,035,609	78,814,3

PAN ELECTRONICS (INDIA) LIMITED SCHEDULES ANNEXED TO AND FORMING PART OF PROFIT & LOSS ACCOUNT FOR THE YEAR ENDED 31.03.2010

SCH	PARTICULARS	31-Mar-2010	31-Mar-2009
NO.	PARTICULARS	Rs.	Rs.
4 10	CURRENT LIABLITIES & PROVISION		
10			
	A. Current Liabilities		
	Sundry Creditors	M 30	
	- For supplies due to SME	0.040.400	18.346.900
	- For supplies others	6,616,428	1,726,000
	- For Lease Deposit		3.180,822
	- For Expeses	3,876,968	
	Advances from Customers & Other Statutory payments	159,183	1,942,446
	Book Od From HDFC BANK	2,078,460	Misropoli de la companio
	B. Interest Free sales tax deferred loan: New	12,962,873	12,962,873
	Interest Free sales tax deferred loan: Expansion	2,172,071	2,172,071
		27,865,984	40,331,113
11	SALES		
	State Sales	1,100,982	814,203
	Inter-State Sales	2,689,764	712,151
	Export Sales	135,364	2,345,284
	Excise Duty on Sales	314,359	165,222
		4,240,469	4,036,860
12	JOB WORK	1041228/0380	
	Job work charges	1,253,853 1,253,853	122,349 122,349
13	OTHER INCOME	1,200,000	122,0%
TO	Interest		24.796
	Foreign Exchange Fluctuation	6.478	262,389
	Misc Income	0,470	564
	Interest on IT Refunds		36,997
	Profit on sale of Assets		20,000
	Profit on sale of Assets	6,478	344,746
14	DECRETION TO STOCKS	0,110	
	Finished goods - Opening	1,665,326	838,709
	Landing Marinest Lands	1,665,326	838,709
	Finished goods - Closing	525,517	1,665,326
		525,517	1,665,320
		(1,139,809)	826,61
15	COST OF GOODS SOLD :		
	CONSUMPTION OF RAW MATERIALS :		
	OPENING STOCK	812.349	2,395,93-
	ADD : PURCHASES & CARRIAGE INWARD	3,103,321	2.254.08
	7,00 11 011011 000 0 0 0 11111111	3,915,670	4,650,01
	LESS : CLOSING STOCK	274,786	A 2015/07/07/07/07
	EBS . GEOSTIG GTOST	3,640,884	The state of the s
			3,331,131

PAN ELECTRONICS (INDIA) LIMITED

SCHEDULES ANNEXED TO AND FORMING PART OF PROFIT & LOSS ACCOUNT FOR THE YEAR ENDED 31.03.2010

93,467	412,998		
93,467	412,998	SELLING EXPENSES Packing & Forwarding - Promotion expenses	12 00
1,304,965	1,683,962		
337,790	355,719	Watch & Ward	
43,928	53,932	Share Transfer expenses	
15,969	4,000	Directors siting fee & Board meeting expenses	
10,000	10,000	Auditors Remuneration	
55,471	135,390	Professional Charges	
5,104	19,150	Rates & Taxes	
2,500	47,163	Miscellaneous Expenses	
	13,000	Insurance Charges	
	21,000	Rent	
48,099	51,296	Printing & Stationery	
87,380	18,604	Travelling & Conveyance	
19,750	31,127	Vehicle Maintenance	
153,452	102,819	Telephones	
525,522	820,762	Personal Costs	
		ADMINISTRATIVE EXPENSES	17
1,748,661	1,643,384		
8,097	215,680	Jobwork Charges	
26,063	185,667	Repairs - Other assets	
340,599	266,707	Repairs - Machinery	
1,051,084	882,406	Power, Fuel & Water Charges	
322,818	92,924	MANUFACTURING EXPENSES Consumable, Stores & Spares, Packing material	16
88	8	TAIN LOOKAGE	Ņ.
OTHER POST	OTON-IBIALTO	DARTICIII ARS	SOH

19 FINANCE CHARGES :

SCHEDULE- 20

SIGNIFICANT ACCOUNTING POLICIES

1. Accounting Policies

Accounting Convention: Accounts are maintained on an accrual basis under the historical cost convention.

2. Fixed Assets

Building and Plant & Machinery are stated at revalued cost less depreciation. Aditions to Plant & Machinery and Building after 01.04.1993 are stated at cost of acquisition less depreciation. Other Assets stated at cost of acquisition less depreciation.

3. Depreciation

Depreciation on Fixed Assets has been provided on the Straight Line Method at the rates prescribed by the Schedule XIV to the Companies Act, 1956.

4. Inventories

Inventories are valued at lower of cost or net realizable value. Cost has been arrived at adopting the FIFO basis.

5. Investments

Investments are stated at cost and no provision is made for the diminution in the market value of investments as they are intended as long term investments.

6. Retirement Benefits

The gramity payable to retiring employees is covered by Group Gratuity Insurance Policy with LIC of India Provisions for Provident Fund and Leave Encashment has been made based on the actual amount payable.

7. State Subsidy

State subsidy is treated as deferred Income and is recognized in the Profit & Loss Account over the period and in proportion to the depreciation on assets on which subsidy was originally granted.

8. Borrowing Costs:

Borrowing costs eligible for capitalization are capitalized to the cost of qualifying assets. Other borrowing costs are treated as expensed.

9. Segmental reporting

All the products / activities of the company are subject to the same risks and returns and as such do not comprise separate segments. Hence the question of segmental reporting as required by AS 17 issued by the Institute of Chartered Accountants of India does not arise.

10. Foreign Currency Transaction

- a. All foreign currency transactions are recorded at the rates prevailing on the date of the transaction.
- b. All foreign currency assets and liabilities are restated at the exchange rate prevailing at the year end.

Accounting policies not specifically referred confirm to the requirements of the Generally Accepted Accounting Policies.

Schedule 21 - NOTES FORMING PART OF ACCOUNTS.

 Claims against the Company not acknowledged as debts Rs 363.38 Lakhs towards Central Excise and sales tax. (Previous Year Rs 363.38 lacs)

2. Contingent liabilities:

For bills discounted with Banks Rs. NIL (Previousyear - NIL). (i)

Corporate Guarantee given to Industrial Development Bank of India (IDBI guaranteeing (ii) due repayment of Non Convertible Debentures of Rs.770 lakhs (Previous year Rs.770 lakhs) by Venlon Metalising Private Limited.

iii) Guarantee of Rs.50 lakhs given to Canara Bank, Mysore securing due repayment of term loan

obtained by Dev Power Corporation, Mysore.

- 3. Confirmation of certain balances appearing under secured loan, unsecured loans, loans & advances, sandry advances, sundry debtors/creditors are pending and necessary adjustments, if required, will be made as and when the accounts are reconciled and settled. In respect of dues to financial institutions, the Company has not provided penal interest and liquidated damages charged by financial institution pending negotiations, amount of which is not a scertainable.
- Managerial Remuneration under Section 198 of the Companies Act, 1956 paid to Shri Nitesh Rohera, Managing Director Rs. NIL (Previous year NIL lakhs) Provident Fund Contribution by employer is Rs. NIL (Previous year Rs.NIL lakhs). Chairman has waived his remuneration for the year 2005-06.

5. Auditors Remuneration:	Current year	Previous year
a) Audit fee	10,000	10,000
b) Out of pocket expenses TOTAL	0	10,000

6. Additional information pursuant to the provisions under Part III of Schedule VI of the Companies Act, 1956

a. CAPACITY / PRODUCTION

		Polypropylen Film (In tons		Job work in tons	Elements (in millions)	Capacitors in millions
	Licensed capacity	31.3.2010 31.3.2009	600.00	:	120 120	3 3
2	Installed	31.3.2010 31.3.2009	600.00		6	
3	Production	31.3.2010 31.3.2009	12.542 15.160	13.658 0.00	0.044911	0.000532

b. MATERIALS OBTAINED FROM JOB WORKER:

Capacitors (Nos)

31.3.2010

-NIL-NIII.

7. TURN OVER AND STOCKS

TURN OVER

	Unit	Current	year 2010	Previou	syear 2009	
		Qty	Value Rs	Qty	Value Rs	
1. Polypropylene / Polyester Film	Ton	13.198	3,706,587	8.772	4,036,860	
2. Capacitor Elements	Nos	46776	533,882	0	- 0	
 Capacitors 	Nos					
Total			4,240,469		4,036,860	

STOCKS

	Unit	Currenty	ear 2010	Previous year 2009			
		Qty	Value Rs	Qty	Value Rs		
Polypropylene / Polyester Film	Tens	1.635	829,806	4.093	1,656,423		
2. Capacitor Elements	Nos	24,239	8903	23.533	8903		
Capacitors Excise duty payable on FG	Nos	0	0	0	0		
Total			838,709		1,665,326		

8. RAW MATERIALS CONSUMPTION

	Currentyear		Previous vear	
	Value Rs	%	Value Rs	
Imported raw materials	2,038,598	100	2 1 8 5 6 3 9	100
Indigenous raw materials	1,602,286	0	1,652,031	0
TOTAL	3,640,884	100	3,837,670	100

STORES & SPARES CONSUMPTION

	Current	Currentyear		ious year
	Value Rs	96	Value Rs	19%
Imported	0	0	0	n
Indigenous	92,924	100	322,818	100
TOTAL	92,924	100	322,818	100

9. CIF Value of imports

	Currentyear	Previous year
Raw materials	2,038,598	2.185.639
Stores & Spares	The second secon	-27.577.9802
TOTAL	2,038,598	2,185,639

- Expenditure in foreign currency Rs. NIL (Previous year NIL)
- 11. Earnings in foreign currency Rs.1.35 lakhs (Previous year Rs. 23.45 lakhs)

12. The names of the SSIs to whom the amount which is outstanding for more than 30 days as on 31st March 2010 are not available with the company

13. Loans and advances include:

Advance to wholly owned Subsidiary Company Venlon Metalising Pvt Ltd Rs. 9.25 Lakhs. (Previous year Rs.10.58 lakhs)

Advance to wholly owned Subsidiary Company Venlon Metacoat Pvt Ltd Rs. 346.68 lakhs (Previous year Rs. 384.52 lakhs)

14. Related party transactions:

Particular		Rs. In lacs	VMI	VMPL	VMC
Purchases of goods			-	2	
Sale of Goods			-		
Purchase of fixed assets			-	2	
Sale of fixed asset			-		16.35
Rendering of services					
Receiving of services					
Agency Arrangements			-		10-2
Leasing or hire purchase arrangements			_		
Transfer of research & development			14	- 2	_
Licence agreements			-		_
Finance received (including loans &	14			9.25	346.68
equity contributions in cash or in kind					
As at 31.3.2010 Guarantees & collateral management of	contracts including	ng for			
deputation of employees amount		100 M	*	870	

- (a) VMI- Venlon Metallica Industries- a Firm in which the Directors are interested.
- (b) VMPL- Venlon Metallisising Private Limited which is a wholly owned subsidiary
- (c) VMC- Venlon Metacoat Private Limited- which is a wholly owned subsidiary
- 15. Previous year's figures have been regrouped / reclassified, wherever necessary.

As per our attached report of ev	ven date	
Chartered Accountants Bangalora V Ganesh	For and on behalf of the last	he Board Nitesh Rohera
Chartered Accountant Director	Chairman	Managing
Date: 28 th July 2010	G Nagaraju Director	K M Muddaiah Director