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24 th Al	NNUAL	GENERAL MEETING				
Date :	18 th Aug	ust 2011.				
Time :	11.00 A.I	N				
Place :	: "Hall of Harmony", Nehru Centre, Dr. Annie Besant Road, Worli, Mumbai-400 018.					
BOARD OF DIRECTORS						
SHRI A. K. BHUWANIA	Chairm	an				
SHRI R. K. SARASWAT	Directo	pr				
SHRI M. K. ARORA	Directo	pr				
SHRI ASHISH BHUWANIA	Execut	ive Director				
SHRI ADITYA BHUWANIA	Execut	ive Director				
SHRI ANUJ BHARGAVA	Directo	pr				
SHRI P. V. HARIHARAN	Directo	pr				
	_					
SHRI GAURAV MUNOLI		iny Secretary				
SHRI RAKESH JAIN	Chief F	inancial Officer				
BANKERS Indian Bank Bank of India Union Bank of India						
AUDITORS M/s. M. L. Bhuwania & Co. Chartered Accountants						
Mumbai.		CONTENTS	Page Nos.			
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WEBSITE www.priyagroup.com

NOTICE

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NOTICE is hereby given that the **Twenty-Fourth Annual General Meeting** of the members of **PRIYA LIMITED** will be held at "Hall of Harmony", Nehru Centre, Dr. Annie Besant Road, Worli, Mumbai – 400 018 on Thursday, the 18th Day of August, 2011 at 11.00 A.M. to transact the following business: **ORDINARY BUSINESS:**

- To receive, consider and adopt the Audited Balance Sheet as at 31st March, 2011 and Profit & Loss Account for the year ended on that date together with the Auditors' and Directors' Report thereon
- 2. To declare dividend for the Financial Year 2010-2011
- To appoint a Director in place of Mr. M. K. Arora who retires by rotation and being eligible, offers himself for re-appointment
- To appoint a Director in place of Mr. R. K. Saraswat, who retires by rotation and being eligible, offers himself for re-appointment
- 5. To consider & if thought fit, to pass with or without modification(s), the following resolution as an **ORDINARY RESOLUTION**

"RESOLVED THAT pursuant to the provisions of Sections 224, 224A and other applicable provisions, if any, of the Companies Act, 1956, M/s. M. L. Bhuwania & Co., Chartered Accountants having Registration No. 101484W issued by the Institute of Chartered Accountants of India, be and are hereby appointed as the Auditors of the Company to hold office from the conclusion of this Annual General Meeting up to the conclusion of the next Annual General Meeting of the Company, on a remuneration to be fixed by the Board of Directors of the Company, based on the recommendation of the Audit Committee, in addition to reimbursement of all out-ofpocket expenses in connection with the audit of the accounts of the Company for the year ending March 31, 2012"

NOTES:

- 1. MEMBER ENTITLED TO ATTEND AND VOTE AT THE MEETING IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE INSTEAD OF HIMSELF AND SUCH PROXY NEED NOT BE MEMBER OF THE COMPANY.
- 2. The proxy form, in order to be effective, must be duly completed and deposited at the registered office of the Company not less than 48 hours before the commencement of the Meeting.
- The register of members and the share transfer books of the Company will remain closed from 12th August, 2011 to 18th August, 2011 (both days inclusive).
- Dividend recommended for the year ended 31st March, 2011 if approved by the members will be paid to those eligible members whose names appear:
 - As Beneficial Owners, as on 18th August, 2011, as per the list to be furnished by National Securities Depository Ltd. and Central Depository Services (India) Ltd., in respect of shares held in electronic form; and
 - II. As Members in the Register of Members of the Company as on 18th August, 2011.
- Members, who have not given the Bank Account Details earlier, are requested to send the same immediately to enable the Company to pay dividend accordingly.
- 6. Members are requested to bring their copy of the Annual Report to the Meeting.

- 24th Annual Report 2010 2011
- Members/proxies attending the Meeting should bring the Attendance Slip, duly filled, for handing over at the venue of the meeting.
 (a) Members holding shares in physical form are
 - (a) Members holding shares in physical form are requested to advice immediately change in their address, if any, quoting their folio number(s) to the Registrar & Share Transfer Agent of the Company.
 - (b) Members holding shares in the electronic form are requested to advise immediately change in their address, if any, quoting their Client ID no., to their respective Depository Participants.
- 9. Members are hereby informed that Dividends which remain unclaimed/unpaid over a period of 7 years from the date of transfer to the Unpaid Dividend Account have been transferred by the Company, pursuant to subsection (5) of Section 205A of the Companies Act, 1956, to a fund called the Investor Education & Protection Fund established by the Central Government under sub-section (1) of Section 205C of the Companies Act, 1956. Please note that no claim shall lie against the Fund or the Company in respect of the dividend amount so transferred to the Investor Education & Protection Fund.
- 10. Members may avail dematerialisation facility by opening Demat Accounts with the Depository Participants of either National Securities Depository Limited or Central Depository Services (India) Limited and get the equity share certificates held by them dematerialised. The ISIN No. of the Company is INE686C01014.
- 11. Members desirous of getting any information in respect of accounts of the Company and proposed resolutions, are requested to send their queries in writing to the Company at its registered office atleast 7 days before the date of the meeting, so that the required information can be made available at the meeting.
- 12. Members, who have not registered their e-mail addresses, are requested to register their e-mail addresses in respect of electronic holdings with the depository through their concerned Depository Participants and members who hold shares in physical form are requested to send their details to Bigshare Services Pvt. Ltd (Registrar & Transfer agent) in order to enable the company to serve the notice/Documents including Annual Report through e-mail as an initiative in consonance with circular issued by Ministry of Corporate Affairs allowing paperless compliances by the company proposes to send notices, Annual Report and such other documents to those members via electronic mode/e-mail.
- Details of the Directors seeking appointment / re-appointment at the Annual General Meeting (Pursuant to Clause 49 of the Listing Agreement)

Par	riculars	Mr. R. K. Saraswat	Mr. M. K. Arora
Dat	te of Birth	17.04.1938	05.04.1941
Age	9	73 years	67 years
Qu	alification	Chartered Accountant	Company Secretary
Exp	pertise	Finance & Accounts	Secretarial & Legal

For and on behalf of the Board For Priya Limited

Place : Mumbai Gaurav Munoli Dated : 23rd April, 2011 Company Secretary Registered Office: 2nd Floor, 209-210 Kimatrai Building, 77-79, Maharshi Karve Marg, Marine Lines (E), Mumbai-400002

DIRECTORS' REPORT

Τo,

Dear Members, Priya Limited

Your Directors have immense pleasure in presenting the 24^{th} Annual Report and Audited Accounts of your Company for the financial year ended 31^{st} March, 2011.

FINANCIAL RESULTS

The brief highlights of financial results of the Company for the Financial Year 2010-11 as compared to the previous financial year 2009-10 are as under: (Rs in Lacs)

		(RS. IN Lacs)
	Year Ended 31/03/2011	Year Ended 31/03/2010
Sales Export	11873.60	11252.08
Local	10181.32	7963.84
Other Income	22054.92 105.76	19215.92 149.47
	22160.68	19365.39
Profit/ (Loss) before Tax and Extra Ordinary Item Extra ordinary item	297.02	187.44
Profit/ (Loss) before Tax and a Extra Ordinary Items	Ifter 297.02	187.44
Provision for taxation-Current	Tax 106	67.70
Provision for taxation-Deferred	d Tax (9.44)	(1.17)
	200.46	120.91
(Add)/Less: Taxation of earlie	,	9.13
Profit/(Loss) After Tax Add: Balance brought forward	200.46 432.52	111.78 338.24
Auu. Dalatice brought forward	432.32	530.24
Profit available for appropriation	n 632.98	450.02
Proposed Dividend	30.02	15.01
Corporate Dividend Tax	4.99	2.49
Balance carried to Balance Sh	eet 597.97	432.52
	632.98	450.02

DIVIDEND

Your Directors are pleased to recommend a dividend of Re. 1.00/- per equity share (i.e.@ 10%) on 30,02,300 fully paid equity shares of Rs. 10/- each for the financial year ended 31st March 2011. The said dividend will absorb a sum of Rs. 30,02,300/-

OPERATIONS

During the year under review your Company has achieved aggregate turnover of Rs. 22160.68 lacs as compared to Rs. 19365.39 lacs in the previous year. The Company has earned profit after tax and exceptional item of Rs. 200.46 lacs in 2010-2011 as compared to Rs. 111.78 lacs in the previous year.

Despite of recessionary trends which continued globally, your company achieved better results in comparison to performance of previous year. Although the Company had a slow start,



momentum was picked up progressively which can be experienced from the performance of last three quarters. There is marginal increase in turnover, inspite of economic slowdown in USA & in European countries.

Your Company continued to focus on the hardware business which has been major revenue earner, which mainly includes marketing of VXL thin clients and other computer peripherals such as Notebooks from MSI and Computer peripherals (Keyboard/Mouse, Gaming Cabinets and SMPS), networking products from SMC. The chemical division of the company has also experienced a increase in turnover as compared to the performance of previous year.

As regards to infrastructure, your Company's head office and all the branches are adequately equipped to provide complete support to the customers. Internal control systems have been well established and cost consciousness in branch operations has also led to improved profitability.

Your Directors are confident that the company will strive hard to maintain the performance and improve the same in the current year.

DIRECTORS

As per the provisions of Section 256 of the Companies Act, 1956, Mr. M. K. Arora and Mr. R.K. Saraswat, Directors of the Company shall be liable to retire by rotation at the ensuing Annual General Meeting and being eligible offer themselves for re-appointment.

AUDITORS

M/s. M. L. Bhuwania & Co., Chartered Accountants who are to retire at the conclusion of the forthcoming Annual General meeting, have offered themselves for re-appointment as Auditors of the Company. A written certificate to the effect that their appointment, if made, would be within the prescribed limits under Section-224(1B) of the Companies Act, 1956, has been obtained by the Company from them. The members are requested to consider their re-appointment and fix remuneration. **AUDITORS REPORT**

The observations of the Auditors in their report read together with the Notes to Accounts are self explanatory and therefore, in the opinion of the Directors, do not call for any further explanation. The auditor's report do not contain any reservation, qualification & adverse remark for the financial year under review.

HUMAN RESOURCE

Maintenance of a cordial and supportive environment is a pre-requisite for the smooth functioning of any organization. This requires the management and the employees to fully understand and respect each other. On an on-going basis the management identifies and implements necessary measures to maintain a positive climate and improve performance levels. Your Directors also wishes to place on record their appreciation for the dedication and commitment displayed by all executives, officers and staff at all levels of the company.

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

Management Discussion and Analysis Report for the year under review, as stipulated under Clause 49 of the Listing Agreement with the Stock Exchange, is presented in a separate section forming part of the Directors' Report.

CORPORATE GOVERNANCE

The Company is committed to uphold the highest standards of Corporate Governance and adhere to the requirements set out by Clause 49 of the Listing Agreement with Stock Exchange. Report on Corporate Governance along with the Certificate from the Auditors' regarding the compliance of Corporate Governance conditions are made part of this Annual Report.

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INSURANCE

All insurable assets of the Company including inventories, warehouse, premises etc. are adequately insured.

BANKS

Your Directors wish to place on record their appreciation for the support from Company's bankers namely Indian Bank, Bank of India and Union Bank of India

DIRECTORS' RESPONSIBILITY STATEMENT

In terms of Section 217 (2AA) of the Companies Act, 1956, the directors confirm that:

- In the preparation of the Annual Accounts, the applicable i) accounting standards had been followed along with proper explanation relating to material departure;
- ii) Appropriate accounting policies have been selected and have 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 2010-2011 and Profit of the Company for that the year ended on 31st March, 2011;
- iii) Proper and sufficient care has been taken for the maintenance of adequate accounting records, in accordance with the provisions of the Companies Act, for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- The annual accounts have been prepared on a going iv) concern basis.

DEMATERIALIZATION

Your Company has tied up with National Securities Depository Ltd. (NSDL) and Central Depository Services (India) Ltd. (CDSL) to enable the shareholders to trade and hold shares in an electronic/dematerialized form. The shareholders' are advised to take benefits of dematerialization.

LISTING OF SHARES

Your Company's shares have been listed on The Bombay Stock Exchange Limited (BSE). The Company had applied for de-listing of equity shares from The Calcutta Stock Exchange Ltd. (CSE) and the said de-listing permission is in process and the Company is constantly following up with the Exchange for completion of the process. The listing fee for the financial year 2010-2011 was duly paid to BSE.

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

CONSERVATION OF ENERGY:

The scope for conservation of energy is limited in the type of industry in which your Company is engaged. However, the Company continues to accord high priority to conservation of energy by opting for more power effective replacements of equipments and electrical installations. No specific investment proposals are envisaged.

Form 'A' of Companies (Disclosure of Particulars in the Report of Board of Directors) Rules, 1988 is not applicable as our industry is not included in the Schedule to the said Rules.

TECHNOLOGY ABSORPTION:

Every effort is made by the company to update the technological skills of its technical staff in order to ensure that they possess adequate skills to enable them to serve the Company's clients.

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FOREIGN EXCHANGE EARNINGS AND OUTGO:

The relevant information in respect of the foreign exchange earnings and outgo has been given in the Notes forming part of the Accounts for the year ended on 31st March, 2011 PARTICULARS OF EMPLOYEES:

As required under Section 217(2A) of the Companies Act, 1956 read with the Companies (Particulars of Employees) Rules, 1975, the Company has no employees who were in receipt of the remuneration of Rs. 60,00,000/- or more per annum during the year ended 31st March, 2011 or Rs. 5,00,000/or more per month during any part of the said year.

ACKNOWLEDGEMENTS

Your Directors place on record their sincere appreciation for the co-operation and assistance received from the Customers, Bankers, Regulatory bodies, Stakeholders including financial Institutions and other business associates who have extended their valuable sustained support and encouragement during the year under review.

> For and on behalf of the Board For Priya Limited

Aditya Bhuwania Executive Director

R. K. Saraswat Director

Place : Mumbai Date : 23rd April, 2011

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

The Company is engaged in the business of international trade of electronic products and export of dyestuffs, bulk pharmaceuticals and intermediates.

ECONOMY AND INDUSTRY OVERVIEW

The Indian economy has emerged with remarkable rapidity from the slowdown caused by the Global Financial crisis of 2007-09. The growth rate has been 8.6% in 2010-11 and is expected to be around 9% in the next fiscal year. India is a large, vibrant and one of the fastest growing economies in the world. As a result of impressive growth of the economy, steadily increasing buying power of the people and aspirations of the young, the consumption of electronics gadgets in the country is growing fast.

The impact of the global economic recession is now well behind us and the IT hardware industry in India is once again on a revival path. The year 2010-11 has indeed witnessed an excellent comeback by the Indian IT hardware market. Easing of the Economic slowdown and improved sentiments among both the consumer & business segment are the reasons behind the impressive growth of the PC market, especially during the second half of the year 2010- 11. Almost all segments of the IT hardware registered a healthy growth.

1.1 INDUSTRY STRUCTURE AND DEVELOPMENTS Electronics Division:

The Information, Communication Technology and Electronics (ICTE) is the world's largest and fastest growing industry. ICTE is increasingly finding applications in all sectors of the economy and thus is accepted as a key enabler in development. The Government has identified growth of electronics hardware manufacturing sector as a thrust area and has taken a number of steps on an ongoing basis for promotion of this industry in the country. Setting up of a Mission to implement schemes and policies in a focused and targeted manner, incentivization, eco-system development and attracting investment in electronics hardware manufacturing sector are amongst the major initiatives which are under consideration of the Government to take advantage of this opportunity.

PC sales are expected to record a growth of 12 per cent in 2010-11 to touch 9.7 million. The Notebook sales are estimated to be 3.5 million in 2010-11 against 2.5 million in 2009-10, a growth of 40 per cent. This shows that Notebooks have caught the fancy of the consumers. Desktop sales are expected to reach 6.2 million in 2010-11 against 5.5 million in 2009-10, a growth of 12.7 per cent.

India is one of the fastest-growing IT systems and hardware market in the Asia-Pacific region. Most of the prominent global vendors and some locals have strong presence in the Indian market. Most MNC's have their assembly units in India.

Chemical Division:

Chemical Industry is one of the oldest industries in India, which contributes significantly towards industrial and economic growth of the nation. The Indian Chemical Industry is an integral component of the country's economy contributing a little under 7 per cent of the Indian GDP. It has developed well over the years in terms of technical capability and capacity. India will become an important source for Chemicals/ Dyestuff/ Pharmaceuticals and pose a strong alternative to China. **OPPORTUNITIES AND THREATS**

1.2 OPPORTUNITIES AND THR Electronics Division:

India is one of the World's fastest growing electronics

hardware markets. The domestic demand of electronics hardware is estimated at US\$ 400 billion by 2020. This provides a huge opportunity for India to become an electronics hardware manufacturing hub to meet its domestic requirements as well as the global requirements. The Government has accorded high priority to this sector and in order to promote the industry, action has been taken on a continuing basis to rationalize the tariff structure by making suitable changes in fiscal policy as part of annual budgetary exercise. We are constantly improving our distribution network to meet the opportunities created by the dynamic Global Market, especially thin client market which constitutes significant part of the Company's turnover.

The concept of Thin Client Computing has gained a vital importance because it saves approximately 30 -70% of IT cost of any Company.

Chemical Division:

During the current year, the global export market particularly Dyes and Chemicals sectors were on the path of revival and is expected to grow even bigger. The Chinese products are getting more expensive due to the strict pollution control measures being implemented. Also the Chinese currency yuan is becoming stronger which can influence the exports from that country.

The quality products with quick and efficient response by your Company have received good recognition in the overseas market. The thrust on newer product development and consolidation of customer relationship will result into a bright future for the Company. The availability of local raw materials will definitely be challenged owing to overall price increase.

1.3 SEGMENT-WISE OR PRODUCT-WISE PERFORMANCE Electronics Division:

The performance of the company was satisfactory during the year in comparison with last year turnover. The segment result, before adjustment for unallocated expenses (net) and provisions for taxation, marginally decreased to Rs. 789.73 Lacs as compared to Rs. 883.56 Lacs in the previous year.

Chemical Division:

There is increase in the turnover in comparison to last year's turnover and the margin too has increased in the same period.

Indian dyestuff industry continues to face strong Chinese competition. Judicious mix of product range has enabled us to select and grow business in various markets

1.4 FUTURE OUTLOOK Flectronics Division:

As per the Report of the Task Force, constituted by Department of Information Technology, the demand for electronics hardware in the country is projected to increase from the present US\$ 45 billion in 2009 to US\$ 400 billion by 2020. As against this demand projection, electronics hardware production (supply) is projected to grow from US\$ 20 billion in 2009 to US\$ 400 billion by 2020, including exports of US\$ 80 billion.

We are hopeful to tap the increased market share by improving the distribution network and providing strong technical support team. With the advent of Thin Client computing Big corporate houses, banks, educational and healthcare segments are increasingly opting the same in comparison to P.C - Server technology which decreases the IT costs of the Organization significantly.

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Chemical Division:

New product range coupled with success in newer markets are contributing to our growth. Latin American countries like Brazil and Argentina have shown signs of surge in demand. We are cautiously trying to explore business in these countries

1.5 RISKS AND CONCERNS

Electronics Division:

Rapidly changing technology, shift in consumer taste and increasing competition are the matters of main concerns. The depreciation of Rupee against Dollar affects the margins to a great extent and this is an imminent threat to profitability.

The competition between multinationals to capture the market has resulted in the reduction in margins. The talent crunch in research and development affects the introduction of novel products. Quickly vanishing dealers are adding to the bad debt pile for the industry as a whole and is another area of concern.

Chemical Division:

As usual there is acute shortage of raw material and price hikes owing to the crude oil price rise. Suppliers are unable to produce dyes within a given time framework. This has resulted in buyers looking for sourcing products from elsewhere.

1.6 INTERNAL CONTROL SYSTEMS AND THEIR ADEQUACY

The Company is equipped with adequate internal control systems for its business processes which determine the efficiency of its operations, strengthens financial reporting and ensures compliance with applicable laws and regulations.

The internal control systems are supplemented by extensive audits conducted by internal auditors. Moreover, regular internal audit and checks ensure that responsibilities are executed effectively across the organization. The audit Committee of the Board of Directors reviews the adequacy and effectiveness of internal control systems and also suggest improvements for strengthening the same.

The Internal control systems/procedures commensurate with the size and nature of the business of the Company.

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1.7 DISCUSSION ON FINANCIAL PERFORMANCE WITH RESPECT TO OPERATIONAL PERFORMANCE

The Company has achieved a sales turnover of Rs. 22054.92 Lacs in the year 2010-11 as compared to Rs. 19,215.92 Lacs in 2009-2010, depicting a strong growth in the electronic local business. The Company has earned a profit (before tax and extra ordinary items) of Rs 297.02 Lacs as compared to a profit (before tax and extra ordinary items) of Rs. 187.44 Lacs in the previous year.

1.8 MATERIAL DEVELOPMENTS IN HUMAN RESOURCES / INDUSTRIAL RELATIONS FRONT, INCLUDING NUMBER OF PEOPLE EMPLOYED

Human Resources: Employees are our most important assets. At PRIYA LIMITED, we value our employees as our "Greatest Assets". The Company therefore strives for continuous learning and development for each and every employee to align the same with the business objective. The Company has initiated various HR strategies to attract, motivate, develop and retain staff in order to make it a productive workplace. Employee training and development, Employee Selection and Recruitment, Employee Engagement and rewards, Performance Appraisal and communication are the critical issues HR targets to accomplish

Industrial Relations: Industrial Relations through out the year continued to remain very cordial and satisfactory.

Statements in "Management Discussion and Analysis" describing the Company's objective, objectives and assessments etc. may be forward looking within the meaning of applicable laws and regulation. Actual results may differ from the statements expressed therein. Important factors that could influence the Company's operations include demand and supply conditions affecting selling prices of finished goods, availability of inputs and their prices, change in Government policy, legislation and tax rates; political defense and economic development within and outside the country and other factors such as litigation and industrial relations.



CORPORATE GOVERNANCE REPORT

1. COMPANY'S PHILOSOPHY

Good Corporate Governance practices stem from the culture and mindset of the organization. Corporate Governance is based on the principles of integrity, fairness, equity, transparency, accountability and commitment to values. Your company continues to focus on good Corporate Governance in line with local and global standards. Its primary objective is to observe the highest level of ethics in all its dealings, create and adhere to a corporate culture of conscience and consciousness, integrity, transparency and accountability for efficient and ethical conduct of business for meeting its

obligations towards its shareholders and other stakeholders. 2. BOARD OF DIRECTORS

Composition of the Board:

The Board of Directors of the Company has an optimum combination of Executive and Non – Executive Directors. The number of Non – Executive Directors is not less than 50% of the Board of the Directors.

The Chairman of Board of Directors is Non – Executive Promoter and more than $\frac{1}{2}$ of the Board consists of Independent Directors.

None of the Directors on the Board is a member of more than 10(ten) committees and Chairman of more than 5 (five) committees as per Clause 49 of listing agreement across all Companies in which they are Directors. Four Board Meetings were held during the financial year 2010-2011 on the following dates:

27th May, 2010, 11th August, 2010, 11th November, 2010 & 08th February, 2011

The gap between two Board meetings is not more than 4 (four) months as per the Clause-49 of the Listing Agreement. The particulars of Directors, their category, relationship interse, number of shares held, attendance and other directorship, membership/chairmanship of the Board of Directors / Committees are furnished below:

Name of Director	Category	Relationship Interse	A	ttendance		No. of outside dir members	ectorships and hip / Chairman	
			No. of Shares Held	Board Meeting	Last AGM*	Public Limited Company Directorship	Committee membership	Chairmanship
Mr. A. K. Bhuwania	Promoter / Non- Executive Chairman	Father of Ashish Bhuwania and Aditya Bhuwania	569710	2	Yes	2	-	-
Mr. R. K. Saraswat	Independent / Non– Executive Director	_	NIL	4	Yes	3	-	2
Mr. M. K. Arora	Independent / Non- Executive Director	_	NIL	4	No	6	2	0
Mr. Anuj Bhargava	Independent / Non- Executive Director	_	NIL	2	Yes	-	-	-
Mr. P. V. Hariharan	Independent/ Non- Executive Director	_	500	3	Yes	1	-	-
Mr. Ashish Bhuwania	Promoter / Executive Director	Son of A. K. Bhuwania and Brother of Aditya Bhuwania	225200	1	Yes	-	-	-
Mr. Aditya Bhuwania	Promoter / Executive Director	Son of A. K. Bhuwania and Brother of Ashish Bhuwania	140300	4	Yes	1	-	-

NOTE:

The above Directorship excludes Directorship in Indian Private Limited Companies, Foreign Companies, Companies under section 25 of the Companies Act, 1956 and membership of Managing Committees of various bodies.

* Annual General Meeting (AGM) for the financial year 2009-10 was held on 24th August, 2010.

**Only Chairmanship / Membership of Audit Committee and Share Holders Grievance Committee have been considered, excluding in Priya Limited.

Board procedure

The Board meets atleast once in a quarter to inter alia, to review the quarterly performance and the financial results. The Board meetings are generally scheduled well in advance and the notice of each Board meeting is given in writing to directors of the Company. The Board papers, comprising the agenda backed by comprehensive background information are circulated to the Directors in Advance.

The information as specified in annexure IA to clause 49 of the listing Agreement is regularly placed before / made available to the Board wherever applicable.

The Board periodically reviews compliance reports of various laws applicable to the Company.

Appointment and re-appointment of directors

As per the provisions of Section 256 of the Companies Act, 1956, Mr. M. K. Arora and R. K. Saraswat, Non Executive Directors of the Company shall be liable to retire by rotation at the ensuing Annual General Meeting and being eligible offers themselves for re-appointment.

n S 24th Annual Report 2010 - 2011 Details of the same are given in the Notice convening the ensuing Annual General Meeting. BOARD AND OTHER COMMITTEES: 3. The Board of Directors had constituted the following committees: I. Audit Committee Remuneration and Compensation Committee 11 Share holders Grievance Committee 111. IV Share Transfer Committee AUDIT COMMITTEE I) Terms of Reference. i The Audit Committee of the Board of Directors of the Company, interalia, provides assurance to the Board on the adequacy of the internal control systems and financial disclosures. Power of Audit Committee: ii. The audit committee shall have powers, which should include the following: To investigate any activity within its terms of reference; a) To seek information from any employee; b) To obtain outside legal or other professional advice; c) To secure attendance of outsiders with relevant expertise, if it considers necessary, d) Role of Audit Committee: 111 The role of the audit committee shall include the following: a) Oversight of the Company's financial reporting process and the disclosure of its financial information to ensure that the financial statement is correct, sufficient and credible. Recommending to the board, the appointment, re-appointment and if required, the replacement or removal b) of the statutory auditor and the fixation of audit fee. Approval of payment to statutory Auditors for any other services rendered by the statutory auditors. c) d) Reviewing with management the annual financial statements before submission to the board for approval, with particular reference to: . Matter required to be included in the Directors Responsibility Statement to be included in the Board's i) Report in terms of clause (2AA) of section 217 of the Companies Act, 1956. ii) Changes, if any, in accounting policies and practices and reasons for the same. Major accounting entries involving estimates based on the exercise of judgment by management. iii) iv) Significant adjustments made in the financial statements arising out of audit findings. Compliance with listing and other legal requirements relating to financial statements. V) vi) Disclosure of related party transactions. vii) Qualifications in draft audit report. Reviewing with the management, the quarterly financial statements before submission to the board for e) approval Reviewing, with the management, performance of statutory and internal auditors, and adequacy of the f) internal control systems. Reviewing the adequacy of internal audit function, if any, including the structure of the internal audit q) department, staffing and seniority of the official heading the department, reporting structure coverage and frequency of the internal audit. Discussion with internal auditors any significant findings and follow up thereon. h) Reviewing the findings of any internal investigations by the internal auditors into matters where there is i) suspected fraud or irregularity or a failure of internal control systems of a material nature and reporting the matter to the board. Discussion with statutory auditors before the audit commences about the nature and scope of audit as well j) as post-audit discussion to ascertain any area of concern. To look into the reasons for substantial defaults in the payment to the depositors, debenture holders, k) shareholders (in case of non payment of declared dividends) and creditors. To review the functioning of the Whistle Blower Mechanism, I) Approval of appointment of CFO (i.e. the whole-time Finance Director or any other person heading the m) finance function or discharging that function) after assessing the qualifications, experience & background, etc. of the candidate. Carrying out any other function(s) as is mentioned in the terms of reference of the audit committee. iv Review of information by Audit Committee: The audit committee shall mandatorily review the following information: Management discussion and analysis of financial condition and results of operation. 1) Statement of significant related party transaction (as defined by audit committee) submitted by the 2) management. Management letters/letters of internal control weaknesses issued by the statutory auditors. 3) 4) Internal audit reports relating to internal control weaknesses and

v.

5) The appointment, removal and terms of remuneration of the internal auditors shall be subject to review by the audit committee.

Composition and Attendance at Meeting

The Audit Committee has three members, all of whom are Non-Executive Directors and financially literate as prescribed in the Listing Agreement. 2/3rd of the said members of the Committee are Independent Directors. The chairman of the committee is an independent director.

The Statutory Auditors & Chief Financial Officer of the Company were invitees to each meeting of the Audit Committee.

The quorum for the Audit Committee meetings is two members, with atleast two Independent Directors to be present at the meeting.

The Company Secretary of the Company has acted as the secretary to the Committee.

The Internal Auditor of the Company reports to the Audit Committee with regards to the audit programme, observations and recommendations in respect of different areas of operations of the Company.

The Audit Committee generally meets once in a quarter to inter-alia, to review the quarterly performance and the financial results.

The Audit Committee met four times during the year.

NAME	CATEGORY	Audit committee meeting held during 2010-2011				
		27.05.10	11.08.10	11.11.10	08.02.11	
Mr. R.K. Saraswat	Chairman	Present	Present	Present	Present	
Mr. M.K Arora	Member	Present	Present	Present	Present	
Mr. A.K Bhuwania	Member	Absent	Present	Absent	Present	

The Chairman of the Audit Committee was present in the last Annual General Meeting, and replied to the queries of shareholders of the Company

The minutes of the Audit Committee meeting form part of documents placed before the meeting of the Board of Directors. In addition the Chairman of the Audit Committee appraises the Board members about the significant discussion at Audit Committee meetings.

REMUNERATION COMMITTEE

i) Terms of Reference

II)

The Remuneration and Compensation Committee of the Company, reviews, assesses and recommends the performance of managerial personnel on a periodical basis and also reviews their remuneration package and recommends suitable revision to the Board.

ii) Composition and Attendance at Meeting

The Remuneration and Compensation Committee comprises of Four Non-Executive Members out of which Three (3) are Independent Directors.

Mr. M. K. Arora, Non - Executive Independent Director of the Company is the Chairman of the Committee. The details of the composition, categories and attendance during the year are as under.

Name of Director/	Designation		Committee Meeting held
Member			on 27 th May, 2010
Mr. M.K Arora	Chairman	Independent / Non- Executive Director	Present
Mr. R.K. Saraswat	Member	Independent / Non-Executive Director	Present
Mr. A.K. Bhuwania	Member	Non Executive Chairman	Absent
Mr. Anuj Bhargava	Member	Independent / Non- Executive Director	Absent

iii) Remuneration Policy

The remuneration policy is directed towards rewarding performance, based on review of achievements. It is aimed at attracting and retaining high caliber talent. The remuneration policy is in consonance with the existing practice in the Industry.

A. Non Executive Director's Remuneration

The Non Executive Directors of the Company do not draw any remuneration from the Company other than sitting fees for attending Board and Audit Committee Meeting. The Company paid sitting fees of Rs. 7500/- per meeting for attending meeting of the Audit Committee and Rs. 7500/- per meeting for attending meeting of the Board of Directors to Mr. R. K. Saraswat, Mr. M. K. Arora and Mr. Anuj Bhargava (Only Board Meeting). The Company also paid Rs. 250 to Mr. A. K. Bhuwania and Mr. P. V. Hariharan for attending Board Meeting.

The payment of remuneration by way of sitting fees is as under.

Name of Director	Category	Sitting Fees (Rs.)
Mr. A. K. Bhuwania	Promoter/Non-Executive Chairman	500
Mr. R K Saraswat	Independent/ Non Executive Director	60,000
Mr. M K Arora	Independent/ Non Executive director	60,000
Mr. Anuj Bhargava	Independent/ Non Executive director	15000
Mr. P. V. Hariharan	Independent /Non Executive Director	750
Total		1,36,250

5				24t	h Annual	Report 2010 - 20		
		subject to the limits lai service contract entered of employment are gove shareholders of the Cor of Directors and subsec	ors (designated a d down in the Scl i into by the Comp erned by the Article npany. The remun quently ratified by	hedule XIII of the Con bany with the Whole tin es of Association of the eration to the Whole tin the shareholders in the	npanies Act, 1 ne Directors, t Company and me Directors a eir general mee	0		
	iv)	Details of remuneration of	1 -	Director's of the Com	ipany during	,		
		Name of Director	Category			Remuneration (Rs.)		
		Mr. Aditya Bhuwania Mr. Ashish Bhuwania	Promoter / Exe			7,75,000		
		TOTAL	PIUIIIUlei / Exer			22,75,000		
	1		policy of poving	commission on profile	to any of the			
	1. 2.	The Company does not have Presently, the Company does						
	۷.	or Employees of the Compa	ny.	ine for grant of stock 0				
III)	SHA	REHOĽDÉR'S / INVESTOR'		OMMITTEE				
	i)	Terms of reference						
		The terms of reference of th and transmission of shares, dividend etc. and to ensure	issue of duplicate	share certificate, non-				
	ii)	Composition of the comm						
		The Shareholders/Investors K. Bhuwania & Mr. R. K. Sa	iraswat	·				
		Mr. M. K. Arora, Non- Execu Grievance Committee.	,					
		Mr. Gaurav Munoli, Compan The Company Secretary is the review, one meeting of Shar During the year under review	he secretary to the e Holders' Grieva v no compliant (s)	e Share Holders' Grieva nces Committee was h) have been received l	ances committ neld on 27th M	ee. During the year under Nay 2010.		
		Complaints were pending at		he year.				
IV)		ARE TRANSFER COMMITTEE						
	i)	Terms of reference The terms of reference of the issue of duplicate share certi		e giving effects to the sh	ares transfer a	and transmission of shares		
		Bigshare Services Private Committee oversees the perfor overall improvement in the	formance of the R	egistrar and Share Tra	ansfer Agent nsfer Agent ar	of the Company and the nd recommends measures		
	ii)	Composition of the comm	1 2	·				
		The Committee comprises of the Chairman of the Share T	ransfer Committee).	a, Executive D	Director of the Company is		
	ſ	The Composition of the Shar	e Transfer Commi		Executive			
		Name of the Director Mr. Aditya Bhuwania		Executive/ Non- Executive Directo				
		Mr. A. K. Bhuwania		Non-Executive C				
		Mr. Guarav Munoli (Present))	Company Secreta		nce Officer		
	L	During the year under revie 28.05.2010, 09.07.2010, 03.0 31.12.2010, 04.02.2011 and	w, thirteen meeti 9.2010, 08.10.2010	ngs of Share Transfer	Committee v	vere held on 07.05.2010		
4. GE	NERAI	No request for share transfer two weeks and no transfer / BODY MEETING	/ transmission etc.					
Det		Annual General Meetings hele	d during the prece	ding three years are a	s follows.			
	AGM referei			Date	Time	No. of Special Resolutions passed		
	2009-1 23 rd AC	M Dr. Annie Besant Road Mumbai – 400018	d, Worli,	24 th August 2010	11.00 A.M.	1		
	2008-0 22 nd AC	GM Nehru Centre, Dr. Ann Worli, Mumbai – 4000	ie Besant Road, 18	23 rd September 2009		Nil		
	2007-0 21 st AG		ie Besant Road,	25 th September 2008	11.00 A.M	Nil		

5.	Sr. No. 1. Dua DiscLO The Col are The all Col	Annual General Meetings 23 rd Annual General Meeting held on 24th August, 2010 ing the Financial Year 2010-2011 SURES: re are no materially significant re mpany at large during the F.Y. 20' given for information under Note e Company had complied with th	 To re-appoint Mr. Aditya Bhuwania as a Whole Time Director designated as Executive Director for the period of 5 (five) years with effect from 1st September, 2010 on a remuneration of Rs. 75,000/- per month (al inclusive). The resolution was passed unanimously. 1, no resolution (s) were passed through Postal Ballot elated party transactions that may have potential conflict with the interests of the transaction between the Company and the related partie e No (13) of Schedule 'T' to the financial statement in the Annual report.
	 Dui Dui DISCLO The Coi are all Coi 	23rd Annual General Meeting held on 24th August, 2010 ing the Financial Year 2010-2011 SURES: re are no materially significant re mpany at large during the F.Y. 20 given for information under Note e Company had complied with th	 To re-appoint Mr. Aditya Bhuwania as a Whole Time Director designated as Executive Director for the period of 5 (five) years with effect from 1st September, 2010 on a remuneration of Rs. 75,000/- per month (al inclusive). The resolution was passed unanimously. 1, no resolution (s) were passed through Postal Ballot elated party transactions that may have potential conflict with the interests of the transaction between the Company and the related partie e No (13) of Schedule 'T' to the financial statement in the Annual report.
	Dui DiscLO The Coi are All Coi	held on 24th August, 2010 ing the Financial Year 2010-2011 SURES: re are no materially significant re mpany at large during the F.Y. 20 given for information under Note company had complied with th	as Executive Director for the period of 5 (five) years with effect from 1 st September, 2010 on a remuneration of Rs. 75,000/- per month (al inclusive). The resolution was passed unanimously. 1, no resolution (s) were passed through Postal Ballot elated party transactions that may have potential conflict with the interests of th 10-2011. The details of transaction between the Company and the related partie e No (13) of Schedule 'T' to the financial statement in the Annual report.
	DISCLO The Col are The all Col	ing the Financial Year 2010-2011 SURES: re are no materially significant re npany at large during the F.Y. 20 given for information under Note company had complied with th	 1st September, 2010 on a remuneration of Rs. 75,000/- per month (al inclusive). The resolution was passed unanimously. 1, no resolution (s) were passed through Postal Ballot elated party transactions that may have potential conflict with the interests of the transaction between the Company and the related parties of the No (13) of Schedule 'T' to the financial statement in the Annual report.
	DISCLO The Col are The all Col	SÜRES: ere are no materially significant re npany at large during the F.Y. 20 given for information under Note company had complied with th	inclusive). The resolution was passed unanimously. 1, no resolution (s) were passed through Postal Ballot elated party transactions that may have potential conflict with the interests of th 10-2011. The details of transaction between the Company and the related partie e No (13) of Schedule 'T' to the financial statement in the Annual report.
	DISCLO The Col are The all Col	SÜRES: ere are no materially significant re npany at large during the F.Y. 20 given for information under Note company had complied with th	The resolution was passed unanimously. 1, no resolution (s) were passed through Postal Ballot elated party transactions that may have potential conflict with the interests of th 10-2011. The details of transaction between the Company and the related partie e No (13) of Schedule 'T' to the financial statement in the Annual report.
	DISCLO The Col are The all Col	SÜRES: ere are no materially significant re npany at large during the F.Y. 20 given for information under Note company had complied with th	1, no resolution (s) were passed through Postal Ballot elated party transactions that may have potential conflict with the interests of th 10-2011. The details of transaction between the Company and the related partie e No (13) of Schedule 'T' to the financial statement in the Annual report.
	DISCLO The Col are The all Col	SÜRES: ere are no materially significant re npany at large during the F.Y. 20 given for information under Note company had complied with th	elated party transactions that may have potential conflict with the interests of the potential conflict with the interests of the potential conflict. The details of transaction between the Company and the related particle $P(3)$ of Schedule 'T' to the financial statement in the Annual report.
	 The Control Contro Control Control Control Control Control Control Control Contro	re are no materially significant re npany at large during the F.Y. 20 given for information under Note company had complied with th	10-2011. The details of transaction between the Company and the related parties 0.000 of Schedule (T) to the financial statement in the Annual report.
	Con are • The all Con	npany at large during the F.Y. 20 given for information under Note company had complied with the	10-2011. The details of transaction between the Company and the related parties 0.000 of Schedule (T) to the financial statement in the Annual report.
	• The all Co	given for information under Note Company had complied with the	e No (13) of Schedule 'T' to the financial statement in the Annual report.
	 The all Columnation 	Company had complied with the	
	all Co		a requirements of the Steely Evolution SEDI and other statutory authorities of
	Co	matters relating to canital market	ne requirements of the Stock Exchange, SEBI and other statutory authorities of t during the last three years. No pecuniary strictures have been imposed on the
		npany by any of the above men	ntioned authorities
	 The 		ace a system for employees to report to the management about concerns relating
	to	inethical behavior, any fraud or v	violation of Company's Code of Conduct and the access has been provided up
		higher level of supervision inclu	
			nents the Company follows Accounting Standards as prescribed under section 21
) of the Companies Act, 1956.	
			I the mandatory requirements and has disclosed information relating to extent
		npliance with non mandatory rec	
	• Du	ing the year under review, the C	Company did not raise any proceeds through a public issue, right issue and / $lpha$
	F	ferential issue.	
			seeking appointment/re-appointment as the case may be are provided as part (
		Notice convening the ensuing A	laid down a procedure on risk assessment and minimization. These procedure
			d and a properly defined framework is being laid down to ensure that executiv
		nagement controls the identified	
		5	sis Report forms part of the Annual Report.
6.		OF COMMUNICATION	
			esults of the Company for each Quarter and for the year ended as the case ma
			nal (English) and Navshakti (Marathi). These are not sent individually to th
	sharehol		
	The said	financial results were also disp	played on the Company's website i.e. www.priyagroup.com.
7.	GENER	AL SHAREHOLDERS INFORM	IATION
:	a. Dat	e and Time of AGM	: Thursday, 18th August, 2011 at 11.00 A. M.
I	b. Ven	ue	: "Hall of Harmony", Nehru Centre, Dr. Annie Besant Road
			Worli, Mumbai – 400 018
		incial Year	: 1 st April 2010 to 31 st March 2011
	d. FIN	ANCIAL CALENDAR (Provisio	onal) for 1 st April, 2011 – 31 st March, 2012
	1st	Quarterly Result	: On or before 14 th August, 2011.
	2nd	Quarterly Result	: On or before 14 th November, 2011.
	3rd	Quarterly Result	: On or before 14 th February, 2012.
		ual Results	: On or before 30th May, 2011
		k Closure dates :	12 th August, 2011 to 18 th August, 2011 (both days inclusive)
t		dend Payment date	: Within 30 days from the date of declaration
	g. List	ing on Stock Exchanges:	1. The Bombay Stock Exchange Limited (BSE), Phiroze
			Jeejeebhoy Towers, Dalal Street, Mumbai- 400 023
			2. The Calcutta Stock Exchange Limited* (applied for
			delisting), 7, Lyons Rang, Kolkata – 700 001
	h. List	ing Fees	: i. Listing fees of BSE have been paid.
			ii. Fees of CSE has not been paid*
		ck Code (BSE)	: 524580
		No.	: INE686C01014 (For dematerialization of shares)
	k. Reg	istered Office	: 2 nd Floor, 209-210, Kimatrai Building, 77-79 Maharshi Karv
			Marg, Marine Lines (E) Mumbai 400002
	*Ap	plication for delisting of equity sl	shares of the Company from Calcutta Stock Exchange Ltd. has been made lor
	pad	k but salu exchange has not gra	anted in-principle permission of de-listing till date.

5005 1000			24ti	n Annu	al Rep	ort 201	0 -
Ι.	Market Price Data: The monthly high and low prices of Equ	uity Charge of the Co	mnony on The I	lombou C	took Evok	ongo Limitod	(D
	and BSE Sensex during the year 2010		mpany on the i	sompay S	IOCK EXCH	ange Limited	(B
	MONTH	zorr are as andor.	RATE	S (Rs.)	BS	E SENSEX	(R
			HIGH	LOW			
	APRIL, 10		24.35	19.75	17970	-	-
	MAY,10		27.00	20.80	17386	.08 1602	22.4
	JUNE,10		28.05	22.00	17876	.55 1657	72.0
	JULY,10		30.05	23.65	18130		41.4
	AUGUST,10		34.40	23.50	18454		
	SEPTEMBER,10		32.90	26.00	20117		
	OCTOBER,10		37.80	28.45	20687		
	NOVEMBER,10		37.00	22.90	21004		
	DECEMBER,10		34.00	20.00	20509		-
	JANUARY,11		39.50	27.05	20561		
	FEBRUARY,11 MARCH,11		30.85 33.90	25.25	18506		
			33.90	26.05	19445	.22 1/83	59.(
m.	Distribution of shareholding: as on	31 st March, 2011.					
	No. of Equity	No of	% 0		No. of		%
	Shares Held	Shareholders	shareholders		es held	sharehol	
	1 to 500	2257	93.8462		283351		.43
	501 to 1000	71	2.9522		54907		.82
	1001 to 2000	20	0.8316		30293		.00
	2001 to 3000	18	0.7484		45000		.49
	3001 to 4000	4	0.1663		15792		.52
	4001 to 5000	4	0.1663		18794	-	.62
	5001 to 10000	7	0.291		44454		.48
	10001 & Above	24	0.9979		2509709	83.	
	Total	2405	100.00) 3,	002,300](00.
n.	Categories of Shareholding as on 3	31 st March 2011					
	SHAREHOLDING PATTERN						
	Category of Shareholders		No	of shar	es held		
	Promoters and Promoters Group				2235160	-	74.
	Mutual Funds and UTI				100		00.
					40338		01.
	Bodies Corporate				575939		19.
						(05.
	Bodies Corporate				150120		
	Bodies Corporate Indian Public				150120 100		00.
	Bodies Corporate Indian Public NRI/OCB Trust Clearing Members.				100 543	(00.
	Bodies Corporate Indian Public NRI/OCB Trust			:	100	(00.
).	Bodies Corporate Indian Public NRI/OCB Trust Clearing Members. TOTAL	: Biashare S	Services Pvt. Ltd		100 543	(00.
Ο.	Bodies Corporate Indian Public NRI/OCB Trust Clearing Members. TOTAL Registrar and Share Transfer Agents (Common agency	E-2/3, Ansa	Gervices Pvt. Lto a Industrial Esta	l. te,	100 543	(00.
).	Bodies Corporate Indian Public NRI/OCB Trust Clearing Members. TOTAL Registrar and Share Transfer	E-Ž/3, Ansa Sakivihar F	a Industrial Esta Road, Saki Nak	l. te, a,	100 543	(00.
D.	Bodies Corporate Indian Public NRI/OCB Trust Clearing Members. TOTAL Registrar and Share Transfer Agents (Common agency	E-Ž/3, Ansa Sakivihar F Andheri(E),	a Industrial Esta Road, Saki Nak ,Mumbai-400 07	l. te, a,	100 543	(00.
).	Bodies Corporate Indian Public NRI/OCB Trust Clearing Members. TOTAL Registrar and Share Transfer Agents (Common agency	E-Ž/3, Ansa Sakivihar F Andheri(E), Tel: 022-40	a Industrial Esta Road, Saki Nak ,Mumbai-400 07 043 0200	l. te, a,	100 543	(00.
).	Bodies Corporate Indian Public NRI/OCB Trust Clearing Members. TOTAL Registrar and Share Transfer Agents (Common agency	E-Ž/3, Ansa Sakivihar F Andheri(E),	a Industrial Esta Road, Saki Nak ,Mumbai-400 07 043 0200 0652	l. te, a,	100 543	(00.
).	Bodies Corporate Indian Public NRI/OCB Trust Clearing Members. TOTAL Registrar and Share Transfer Agents (Common agency	E-Ž/3, Ansa Sakivihar F Andheri(E), Tel: 022-40 022-2847 0 Fax: 022-2	a Industrial Esta Road, Saki Nak ,Mumbai-400 07 043 0200 0652	I. te, a, '2.	100 543 3002300	(00.
	Bodies Corporate Indian Public NRI/OCB Trust Clearing Members. TOTAL Registrar and Share Transfer Agents (Common agency	E-Ž/3, Ansa Sakivihar F Andheri(E), Tel: 022-40 022-2847 0 Fax: 022-2 Email: inve	a Industrial Esta Road, Saki Nak ,Mumbai-400 07 043 0200 0652 847 5207	I. te, a, '2. online.con	100 543 3002300	(00
o.	Bodies Corporate Indian Public NRI/OCB Trust Clearing Members. TOTAL Registrar and Share Transfer Agents (Common agency for Demat and Share Transfer)	E-Ž/3, Ansa Sakivihar F Andheri(E), Tel: 022-40 022-2847 0 Fax: 022-2 Email: inve : 75.76% of f Company h	a Industrial Esta Road, Saki Nak "Mumbai-400 07 043 0200 0652 847 5207 setor@bigshared the paid-up capi nas been demal	I. te, a, '2. online.con tal of the erialized	100 543 3002300 n as	(00.
	Bodies Corporate Indian Public NRI/OCB Trust Clearing Members. TOTAL Registrar and Share Transfer Agents (Common agency for Demat and Share Transfer)	E-Ž/3, Ansa Sakivihar F Andheri(E), Tel: 022-40 022-2847 0 Fax: 022-2 Email: inve : 75.76% of 1 Company h on 31st Ma	a Industrial Esta Road, Saki Nak "Mumbai-400 07 143 0200 1652 847 5207 estor@bigshared the paid-up capi nas been demal arch, 2011. The	d. te, a, '2. online.con tal of the erialized equity sh	100 543 3002300	(00.
	Bodies Corporate Indian Public NRI/OCB Trust Clearing Members. TOTAL Registrar and Share Transfer Agents (Common agency for Demat and Share Transfer)	E-Ž/3, Ansa Sakivihar F Andheri(E), Tel: 022-40 022-2847 0 Fax: 022-2 Email: inve : 75.76% of f Company h on 31st Ma of the Com	a Industrial Esta Road, Saki Nak "Mumbai-400 07 143 0200 1652 1847 5207 estor@bigshared the paid-up capi nas been demai arch, 2011. The upany are traded	d. te, a, '2. online.con tal of the erialized equity sh	100 543 3002300	(00.
<u>p</u> .	Bodies Corporate Indian Public NRI/OCB Trust Clearing Members. TOTAL Registrar and Share Transfer Agents (Common agency for Demat and Share Transfer) Dematerialization of Equity shares	E-Ž/3, Ansa Sakivihar F Andheri(E), Tel: 022-40 022-2847 0 Fax: 022-2 Email: inve : 75.76% of 1 Company h on 31st Ma of the Com in the dema	a Industrial Esta Road, Saki Nak "Mumbai-400 07 143 0200 1652 847 5207 estor@bigshared the paid-up capi nas been demal arch, 2011. The	d. te, a, '2. online.con tal of the erialized equity sh	100 543 3002300	(00.
<u>p</u> .	Bodies Corporate Indian Public NRI/OCB Trust Clearing Members. TOTAL Registrar and Share Transfer Agents (Common agency for Demat and Share Transfer) Dematerialization of Equity shares Out-standing GDRs/ADRs/	E-Ž/3, Ansa Sakivihar F Andheri(E), Tel: 022-40 022-2847 0 Fax: 022-2 Email: inve : 75.76% of f Company h on 31st Ma of the Com	a Industrial Esta Road, Saki Nak "Mumbai-400 07 143 0200 1652 1847 5207 estor@bigshared the paid-up capi nas been demai arch, 2011. The upany are traded	d. te, a, '2. online.con tal of the erialized equity sh	100 543 3002300	(00.
<u>p</u> .	Bodies Corporate Indian Public NRI/OCB Trust Clearing Members. TOTAL Registrar and Share Transfer Agents (Common agency for Demat and Share Transfer) Dematerialization of Equity shares	E-Ž/3, Ansa Sakivihar F Andheri(E), Tel: 022-40 022-2847 0 Fax: 022-2 Email: inve : 75.76% of 1 Company h on 31st Ma of the Com in the dema	a Industrial Esta Road, Saki Nak "Mumbai-400 07 143 0200 1652 1847 5207 estor@bigshared the paid-up capi nas been demai arch, 2011. The upany are traded	d. te, a, '2. online.con tal of the erialized equity sh	100 543 3002300	(00.
	Bodies Corporate Indian Public NRI/OCB Trust Clearing Members. TOTAL Registrar and Share Transfer Agents (Common agency for Demat and Share Transfer) Dematerialization of Equity shares Out-standing GDRs/ADRs/ Warrants or any Convertible	E-2/3, Ansa Sakivihar F Andheri(E), Tel: 022-40 022-2847 0 Fax: 022-2 Email: inve : 75.76% of f Company h on 31st Ma of the Com in the dema : NIL	a Industrial Esta Road, Saki Nak "Mumbai-400 07 143 0200 1652 1847 5207 estor@bigshared the paid-up capi nas been demai arch, 2011. The upany are traded	t. te, a, 2. conline.cor al of the erialized equity sh on the B	100 543 3002300 n as ares SE	1	00.

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	s.	Address for correspondence	 with the Company Priya Limited, 2nd Floor, 209/210, Kimatrai Building, 77/79 Maharshi Karve Marg, Marine Lines (E), Mumbai 400 002 Tel. No. 022 4220 3100 With the Registrar and Share Transfer Agent: Bigshare Services Private Limited E-2/3, Ansa Industrial Estate, Sakivihar Road, Saki Naka, Andheri (E), Mumbai-400 072. Tel : 022-4043 0200, 2847 0652
	u.	Designated e-mail ID for registering complaints by the investor.	: gaurav.munoli@priyagroup.com
8.	The (1) (2) (3)	Details of significant event if any are put u The Company's annual, half yearly and q same are also made available on the web on www.corpfiling.co.in Audit qualifications During the period under review, there is no the financial year under review. The Com- financial year under review. The Com- financial statements. Training of Board Members The Directors interact with the management them for orientation with the business of the Whistle Blower Policy The Company has adopted the Whistle Blo concerns relating to the unethical behaviour	equirements as are under up on the Company's website. uarterly results are published in English and Marathi newspapers. The site of the Company and stock exchanges. Besides, it is also available preservation, qualification and adverse remark in the Auditors Report for pany continues to adopt best practices to ensure regime of unqualified t in a very free and open manner on information that may be required by
the I	Board	nief Financial Officer of the Company and as	E WITH CODE OF CONDUCT required by the clause 49 of Listing Agreement, I hereby certify that all el have affirmed their compliance with the code of conduct as laid down
Plac	e : N	Mumbai 23 rd April, 2011	Rakesh Jain Chief Financial Officer
To the PRIV We 31 st The to pr Gove opini In ou gene	he Me YA LI have March comp rocedu ernand ion or ur opir erally	embers of MITED examined the compliance of conditions of h, 2011, as stipulated in clause 49 of the Li- liance of conditions of Corporate Governand ures and implementation thereof, adopted by ce as stipulated in clause 49 of the above n h the financial statements of the Company. nion and to the best of our information and a	COMPLIANCE OF CONDITIONS OF CORPORATE GOVERNANCE of Corporate Governance by PRIYA LIMITED , for the year ended on sting Agreement of the said Company with stock exchanges. The is the responsibility of the Management. Our examination was limited the Company for ensuring compliance of the conditions of the Corporate mentioned Listing Agreement. It is neither an audit nor an expression of coording to the explanations given to us, we certify that the Company has anditions of Corporate Governance as stipulated in the above mentioned
We	furthe		issurance as to the future viability of the Company nor the efficiency or cted the affairs of the Company. For M. L. Bhuwania & Co. Chartered Accountants
		ımbai April, 2011	J. P. Bairagra Partner Membership No.12839

ξĘ,	<u>.</u>	24th Annual Report 2010 - 20
	Certification by Chief Financia	
	he Chief Financial Officer of the Company and as required by the clau wing that:	ise 49 of the Listing Agreement, I hereby certify the
A)	 I have reviewed financial statements and the cash flow statement for t of my knowledge, information and belief: 	the year ended 31^{st} March 2011 and that to the best
	 These statements do not contain any materially untrue statement might be misleading: 	t or omit any material fact or contain statements that
	 These statements together present a true and fair view of the C accounting standards, applicable laws and regulations. 	
B)	There are, to the best of my knowledge and belief, no transactions e are fraudulent, illegal or violative of the Company's code of conduct.	
C)	The Company's other officers and I are responsible for establishing and and we have evaluated the effectiveness of the internal control syste and I have disclosed to the auditors and the Audit Committee deficiency any, of which I am aware and the steps I have taken or propose to the	ms of the Company pertaining to financial reporting cies in the design or operation of internal controls, if
D)	I have indicated to the auditors and the Audit Committee that:	-
	 (i) No significant changes in internal control over financial reporting (ii) There have been no significant changes in the accounting policies 	
	disclosed suitably in the notes to the financial statements; and(iii) There were no frauds during the year.	
Plac		Rakesh Jain
Dale	: 23 rd April, 2011	Chief Financial Officer

AUDITOR'S REPORT TO THE MEMBERS OF PRIYA LIMITED

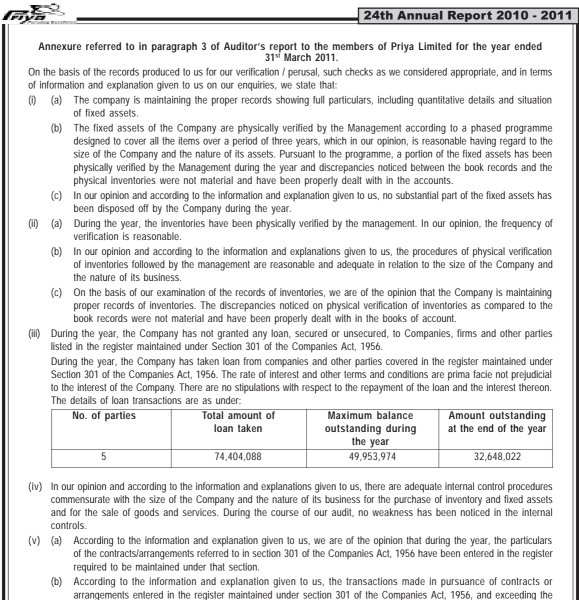
- 1. We have audited the attached Balance Sheet of **Priya Limited** as at 31st March 2011, and the Profit and Loss Account and also the Cash Flow Statement for the year ended on that date annexed thereto. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audit.
- 2. We have 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 (together the 'Order') issued by the Central Government of India in terms of sub-section (4A) 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:
 - 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 it 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 with by this report comply with the Accounting Standards referred to in sub-section (3C) of section 211 of the Companies Act, 1956.
 - (v) On the basis of written representations received from the Directors and taken on record by the Board of Directors, we report that none of the Directors is disqualified as on 31st March 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) In our opinion and to the best of our information and according to the explanations given to us, the said accounts read with other notes thereon, 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 31st March 2011;
 - b. in the case of the Profit and Loss Account, of the profit for the year ended on that date; and
 - c. in the case of the Cash Flow Statement, of the cash flows for the year ended on that date.

For and on behalf of M. L. Bhuwania & Co. Chartered Accountants Firm Registration No. 101484W

> J. P. Bairagra Partner Membership No: 12839

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Place : Mumbai Date : April 23rd, 2011



- arrangements entered in the register maintained under section 301 of the Companies Act, 1956, and exceeding the value of rupees five lacs in respect of any party during the year, have been made at prices which are reasonable having regard to the prevailing market prices at the relevant time.
- (vi) The Company has not accepted any deposits from the public during the year. Accordingly, clause 4 (vi) of the Order is not applicable to the Company.
- (vii) The Company has an internal audit system which in our opinion is commensurate with the size and nature of its business.
 (viii) The Central Government has not prescribed maintenance of cost records under Section 209 (1) (d) of the Companies Act, 1956, for any of the products of the Company.
- (ix) According to the records of the Company, the Company is generally regular in depositing undisputed statutory dues including Provident Fund, Investor Education and Protection Fund, Employees' State Insurance, Income Tax, Sales Tax, Customs Duty, Wealth Tax, Service Tax, Excise Duty, Cess and other statutory dues applicable to it with the appropriate authorities. According to the information and explanations given to us, no undisputed amounts payable were outstanding at the year end for a period of more than six months from the date they became payable except sales tax of Rs. 17,383/-. According to the records of the Company, there are no dues of Customs Duty, Wealth Tax, Service Tax, Excise Duty or Cess which have not been deposited on account of any dispute. The following are the disputed amounts in respect of Income Tax, Sales Tax.



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(x) The Company has no accumulated losses at the end of the financial year and it has not incurred any cash losses in the current and immediately preceding financial year.

(xi) As per the information and explanation given to us, the Company has not defaulted in repayment of dues to the banks. The Company has not borrowed from the financial institutions and does not have any borrowings by way of debentures.

(xii) Based on our examination of documents and records, the Company has not granted loans and advances on the basis of security by way of pledge of shares, debentures and other securities. Accordingly, clause 4 (xii) of the order is not applicable to the Company.

- (xiii) In our opinion and according to the information and explanations given to us, the nature of activities of the Company does not attract any special statute application to chit fund and nidhi/mutual benefit fund/societies. Accordingly, clause 4 (xiii) of the order is not applicable to the Company.
- (xiv) Based on our audit procedures and on the information and explanations given by the management, we are of the opinion, the Company is not dealing / trading in shares, securities, debentures and other investment. Accordingly, clause 4 (xiv) of the order is not applicable to the Company.
- (xv) According to the information and explanation given to us, the Company has not given any guarantee for loans taken by others from banks or financial institutions. Accordingly, clause 4 (xv) of the order is not applicable to the Company.
- (xvi) The Company has not taken any term loan during the year. Accordingly clause 4(xvi) is not applicable to the Company.
- (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 no funds raised on short term basis have been used for long term investment by the Company.

ζ£Γ	24th Annual Report 2010 - 2011
(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.
	The Company did not have any outstanding debentures during the year.
(xx)	The Company has not raised any money through a public issue during the year.
(xxi)	Based upon the audit procedures performed and 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 the year ended March 31, 2011.
	For and on behalf of M. L. Bhuwania & Co. Chartered Accountants Firm Registration No. 101484W
Place Date	: Mumbai _d J. P. Bairagra Partner : April 23 [°] , 2011 Membership No: 12839
	1

	BALANCE SHEE	T AS AT 31st MARCH, 2011	T 21 02 2011	AS AT 31.03.201
		AS A SCHEDULE	Rs.	AS AT 31.03.2010 Rs
Ι.	SOURCES OF FUNDS			
	SHAREHOLDERS' FUNDS			
	SHARE CAPITAL	А	30,023,000	30,023,00
	RESERVES & SURPLUS	В	256,912,088	240,366,81
			286,935,088	270,389,81
	LOAN FUNDS			
	SECURED LOANS UNSECURED LOANS	C D	218,395,672 40,198,022	189,825,93 45,023,75
			258,593,694	234,849,69
	TOTAL		545,528,782	505,239,50
II.	APPLICATION OF FUNDS			
	FIXED ASSETS	Е		
	GROSS BLOCK		50,844,989	56,547,88
	LESS: ACCUMULATED DEPRECIATION		24,955,890	30,346,36
	NET BLOCK		25,889,099	26,201,52
	INVESTMENTS	F	36,049,450	36,175,45
	DEFERRED TAX ASSETS (NET) (REFER NOTE NO 15 OF SCHEDULE "T")		3,379,404	2,435,03
	CURRENT ASSETS, LOANS & ADVANCES	C	70 145 2/2	42 5 47 17
	INVENTORIES SUNDRY DEBTORS	G H	70,145,362	43,547,16
	CASH & BANK BALANCES	n I	463,798,976 46,146,464	461,253,83 58,165,65
	OTHER CURRENT ASSETS	J	11,728,599	18,641,86
	LOANS & ADVANCES	ĸ	96,468,941	87,870,82
			688,288,342	669,479,33
	LESS : CURRENT LIABILITIES & PROVISION			
	CURRENT LIABILITIES	L	171,693,906	205,880,83
	PROVISIONS	М	36,383,607	23,171,00
			208,077,513	229,051,83
	NET CURRENT ASSETS		480,210,829	440,427,49
	TOTAL		545,528,782	505,239,50
	NOTES TO ACCOUNTS	т —		
	The schedules referred above form an integral part of			
AS	PER OUR REPORT ATTACHED OF EVEN DATE			
FOF	R M. L. BHUWANIA & CO. ARTERED ACCOUNTANTS	FOR AND ON BEHALF C)F THE BOAR	D
	BAIRAGRA	ADITYA BHUWANIA		ARASWAT
	RTNER MBERSHIP NO. 12839	EXECUTIVE DIRECTOR	DIRECT	OR
	CE : MUMBAI	PLACE : MUMBAI	GAURA	

		n Annual Rep	ort 2010 - 2
PROFIT & LOSS ACCOUNT FOR T	THE YEAR ENDED 31st		2000 2010
	SCHEDULE	2010-2011 Rs.	2009-2010 Rs.
NCOME			
SALES	N	2,205,491,952	1,921,591,971
DTHER INCOME	0	10,576,568	14,947,098
		2,216,068,520	1,936,539,069
EXPENDITURE			
COST OF MATERIAL	Р	2,080,058,407	1,802,657,377
PAYMENTS TO & PROVISION FOR EMPLOYEES	Q	21,793,071	19,009,260
ADMINISTRATIVE, SELLING AND OTHER EXPENSES	R	61,575,751	56,776,676
NTEREST (NET)	S	20,380,398	37,045,290
DEPRECIATION		2,559,040	2,306,673
		2,186,366,667	1,917,795,276
PROFIT BEFORE TAXATION		29,701,853	18,743,793
ESS: PROVISION FOR TAXATION - CURRENT TAX		10,600,000	6,770,000
- DEFERRED TAX		(944,366)	(117,151)
		20,046,219	12,090,944
(ADD)/LESS: TAXATION FOR EARLIER YEARS		-	913,202
PROFIT AFTER TAX		20,046,219	11,177,742
BALANCE BROUGHT FORWARD		43,251,812	33,824,542
		63,298,031	45,002,284
APPROPRIATIONS :			
PROPOSED DIVIDEND		3,002,300	1,501,150
CORPORATE DIVIDEND TAX		498,645	249,322
BALANCE CARRIED TO BALANCE SHEET		59,797,086	43,251,812
		63,298,031	45,002,284
BASIC & DILUTED EARNING PER SHARE (REFER NOTE NO.14 OF SCHEDULE "T" OF NOTES TO A NOTES TO ACCOUNTS	CCOUNTS) T	6.68	3.72
The schedules referred above form an integral part of the Profit			
AS PER OUR REPORT ATTACHED OF EVEN DATE FOR M. L. BHUWANIA & CO. CHARTERED ACCOUNTANTS	FOR AND ON BEHAI	_F OF THE BOARD	
J. P. BAIRAGRA PARTNER MEMBERSHIP NO. 12839	ADITYA BHUWANIA EXECUTIVE DIRECT	R. K. SAR TOR DIRECTO	
PLACE : MUMBAI DATED : 23 rd APRIL, 2011	PLACE : MUMBAI DATED : 23 rd APRIL,	GAURAV I 2011 COMPAN	MUNOLI Y SECRETARY

<u>KI YA</u>		MITED					Inya
			CASH FLOW STATEMENT	FOR THE YEAR ENDED		2011	
				Rs.	2010 - 11 Rs.	Rs.	2009 - 10 Rs
•	040						
A.			OPERATING ACTIVITIES RE TAX & AND AFTER EXTRA ORDINARY I	TEMS	29,701,853		18,743,793
	ADJ	USTED FOR:			27/101/000		10,110,17
		RECIATION REST CHARGE	D (NET)	2,559,040 20,380,398		2,306,673 37,045,290	
	BAD	DEBTS WRITT		412,934 (3,758)		2.504	
	(PRC	OFIT)/LOSS ON	I SALES OF INVESTMENTS (NET)	(39,442)		2,661	
	EXC	HANGE RATE D		(1,966,839)		(2,087,576)	
			S WRITTEN OFF / (BACK) SCENCE OF FIXED ASSETS	(410,025) 473,466		(270,682)	
					23,223,606		36,998,870
		RATING PROFII NGES IN	FBEFORE WORKING CAPITAL CHANGES		52,925,459		55,742,663
	TRA	DE RECEIVABLE		(4,362,799) 2,483,643		125,270,987 (4,854,215)	
	OTH	ER CURRENT A		5,919,414		(11,088,129)	
		INTORIES DE PAYABLES/P	ROVISIONS	(26,598,202) (30,983,431)	(53,541,375)	(2,917,744) (94,051,079)	12,359,820
			FROMOPERATIONS	· · ·	(615,916)		68,102,483
			UND (NET) INCLUDING FRINGE BENEFIT TA	AX	(11,050,505)		(9,188,939
	NET	CASH FROM O	PERATING ACTIVITIES (A)		(11,666,421)		58,913,544
B.		H FLOW FROM CHASE OF FIXE	INVESTING ACTIVITIES	(2.740.037)		(EE0 E00)	
	INTE	REST RECEIVE	D	12,890,300		(550,508) 1,506,957	
			SALE OF INVESTMENTS SALE OF FIXED ASSETS	165,442 23,715		7,839 4,692	
	NET	CASH USED IN	INVESTING ACTIVITIES (B)		10,339,420		968,980
C.	CAS	H FLOW FROM	FINANCING ACTIVITIES				
	PRO	CEEDS FROM E REST PAID	BORROWINGS (NET)	23,744,001 (32,740,848)		3,710,714 (38,238,540)	
			LUDING DIVIDEND TAX)	(1,695,339)		(58,469)	
	NET	CASH USED IN	FINANCING ACTIVITIES (C)		(10,692,186)		(34,586,295
	NET	CHANGES IN CA	ASH AND CHEQUE EQUIVALENTS (A+B+C)		(12,019,187)		25,296,229
	CAS	HAND CASH EC	QUIVALENTS OPENING BALANCE QUIVALENTS CLOSING BALANCE		58,165,651 46,146,464		32,869,422 58,165,65
			ASH AND CHEQUE EQUIVALENTS AS DISC	LOSED ABOVE	(12,019,187)		25,296,229
Note:			h equivallents includes:				
1000	cy.	Cash in Hand		220,216		323,681	
		In Current Acc	<u>Scheduled Banks</u> ounts	25,298,878		1,897,660	
		In Foreign Cur In Dividend Ac	rency Account	41,114 55,133		126,519	
		In Margin Mon		20,531,320 (197)		55,832,078 (14,287)	
		Odi17 (2033) C	In Exchange rate inditidation	46,146,464		58,165,651	
	ы	Draviauavaar	o figura o have been regrouped (rearranged wh				
	b)		s figures have been regrouped / rearranged wh cessary to make them comparable with those (
		our Repor L. Bhuwani	RT ATTACHED OF EVEN DATE A & CO.	FOR AND ON BEI	HALF OF THE	BOARD	
		RED ACCO					
J.P.	BAI	RAGRA		ADITYA BHUWAN		K. SARASWA	Т
			2020	EXECUTIVE DIRE	ECTOR DI	RECTOR	
IVIEN	IDER	SHIP NO. 1	2037				
PLA	CE :	MUMBAI		PLACE : MUMBAI	GA	URAV MUNOL	_1
		23rd APRIL, 2	0011	DATED : 23rd APR		MPANY SECI	

	Parameters						_ 24t	h Annı	ual Rep	ort 20	10 - 2
	s		S FOD			ART OF TI			FFT		
	5	CHEDULL	5100		LONAL				1.03.2011	ASAT	31.03.2010
									Rs.		Rs.
	DULE - A										
	e Capital Orised										
	000 EQUITY SHARES OF RS	5. 10/- EACH.						6	5,000,000		65,000,000
1,000,	000 UNCLASSIFIED SHARE	S OF RS 10/-	EACH					1	0,000,000		10,000,000
								7	5,000,000		75,000,000
	ED, SUBSCRIBED & PAID UP 300 EQUITY SHARES OF RS							-	0 022 000		20 022 000
(OF Ť	HE ABOVE SHARES, 1,800,	000 SHARES							0,023,000		30,023,000
	ILLY PAID -UP BONUS SHAR ALISATION OF GENERAL R										
	DULE-B	202.11207									
	RVES & SURPLUS	_									
	RITIES PREMIUM ACCOUNT								0 002 000		40.002.000
	R LAST BALANCE SHEET							4	0,092,000	4	40,092,000
AS PE	R LAST BALANCE SHEET								7,023,002		57,023,002
BALAI	NCE IN PROFIT & LOSS ACC	COUNT						5	9,797,086	4	43,251,812
								25	6,912,088	24	40,366,814
SCUE	DULE-C										
	REDLOANS										
	TABLE MORTGAGE ON SPE IE COMPANY & OF RELATE			OI LIVILL							
othe Guar Shar	R MOVABLE ASSETS OF TH RANTEED BY SOME OF THE SOF THE COMPANY BY T CLE LOAN FROM FINANCE (E COMPAN DIRECTOR HE PROMOT	/, ALSO PE 5 AND PLE	RSONALL	F			21	8,395,672	11	89,693,105 132,830
othe Guar Shar Vehic	RANTEED BY SOME OF THE SES OF THE COMPANY BY T	E COMPAN DIRECTOR HE PROMOT	(, ALSO PE S AND PLE TERS.)	RSONALL	F			21	8,395,672	1	89,693,105 132,830
othe Guar Shar Vehic	RANTEED BY SOME OF THE SES OF THE COMPANY BY T CLE LOAN FROM FINANCE (E COMPAN DIRECTOR HE PROMOT	(, ALSO PE S AND PLE TERS.)	RSONALL	F				8,395,672 8,395,672		
othe Guar Shar Vehic (Secl	RANTEED BY SOME OF THE LES OF THE COMPANY BY T CLE LOAN FROM FINANCE (JRED BY HYPOTHECATION	E COMPAN DIRECTOR HE PROMOT	(, ALSO PE S AND PLE TERS.)	RSONALL	F				-		132,830
othe Guar Shar Vehic (Secl Sche	RANTEED BY SOME OF THE SES OF THE COMPANY BY T CLE LOAN FROM FINANCE (E COMPAN DIRECTOR HE PROMOT	(, ALSO PE S AND PLE TERS.)	RSONALL	F				-		132,830
othe Guar Shar Vehic (Secl Sche UNSE	ANTEED BY SOME OF THE IES OF THE COMPANY BY ILE LOAN FROM FINANCE (JRED BY HYPOTHECATION DULE - D CURED LOANS & CORPORATE DEPOSITS	E COMPAN DIRECTOR HE PROMOT	(, ALSO PE S AND PLE TERS.)	RSONALL	F			 	- 8,395,672	 	132,830 89,825,935 37,736,944
othe Guar Shar Vehic (Secl Sche UNSE	ANTEED BY SOME OF THE IES OF THE COMPANY BY T CLE LOAN FROM FINANCE (JIRED BY HYPOTHECATION DULE - D CURED LOANS	E COMPAN DIRECTOR HE PROMOT	(, ALSO PE S AND PLE TERS.)	RSONALL	F			 	- 8,395,672 	 	132,830
othe Guar Shar Vehic (Secl Sche UNSE NTER Loan	ANTEED BY SOME OF THE LES OF THE COMPANY BY T CLE LOAN FROM FINANCE (JRED BY HYPOTHECATION DULE - D CURED LOANS & CORPORATE DEPOSITS S FROM DIRECTORS	E COMPAN DIRECTOR HE PROMOT	(, ALSO PE S AND PLE TERS.)	RSONALL	F			 	- 8,395,672	 	132,830 89,825,935 37,736,944
othe Guar Shar Vehic (Secu Sche Unse Unse Loan: Schi	ANTEED BY SOME OF THE UES OF THE COMPANY BY T CLE LOAN FROM FINANCE (JRED BY HYPOTHECATION DULE - D CURED LOANS & CORPORATE DEPOSITS S FROM DIRECTORS EDULE - E	E COMPAN DIRECTOR HE PROMOT	(, ALSO PE S AND PLE TERS.)	RSONALL	F			 	- 8,395,672 9,546,086 651,936	 	132,830 89,825,935 37,736,944 7,286,814
othe Guar Shar Vehic (Secu Sche Unse Unse Loan: Schi	ANTEED BY SOME OF THE LES OF THE COMPANY BY T CLE LOAN FROM FINANCE (JRED BY HYPOTHECATION DULE - D CURED LOANS & CORPORATE DEPOSITS S FROM DIRECTORS	E COMPAN DIRECTOR HE PROMOT	(, ALSO PE S AND PLE TERS.)	RSONALL	F			 	- 8,395,672 9,546,086 651,936		132,830 89,825,935 37,736,944 7,286,814 45,023,758
othe guar Shar Vehic (Secu UNSE) UNSE UNSE LOAN SCHI FIXE	ANTEED BY SOME OF THE VES OF THE COMPANY BY T CLE LOAN FROM FINANCE (JRED BY HYPOTHECATION DULE - D CURED LOANS R CORPORATE DEPOSITS S FROM DIRECTORS EDULE - E D ASSETS	E COMPAN DIRECTOR HE PROMOT	(, ALSO PE S AND PLE 'ERS.)	RSONALL DGE OF	F		DEDDE	21 	- 8,395,672 9,546,086 651,936	(Figure ir	132,830 89,825,935 37,736,944 7,286,814 45,023,758 1 Rupees
othe Guar Shar Vehic (Secu Sche Unse Unse Loan: Schi	ANTEED BY SOME OF THE UES OF THE COMPANY BY T CLE LOAN FROM FINANCE (JRED BY HYPOTHECATION DULE - D CURED LOANS & CORPORATE DEPOSITS S FROM DIRECTORS EDULE - E	E COMPAN DIRECTOR HE PROMOT	(, ALSO PE S AND PLE 'ERS.)	RSONALL	F		DEPRE	 	- 8,395,672 9,546,086 651,936	(Figure ir	132,830 89,825,935 37,736,944 7,286,814 45,023,758
OTHE GUAR SHAR VEHIC SECL SCHE JNSE LOAN SCHI FIXE	ANTEED BY SOME OF THE VES OF THE COMPANY BY T CLE LOAN FROM FINANCE (JRED BY HYPOTHECATION DULE - D CURED LOANS R CORPORATE DEPOSITS S FROM DIRECTORS EDULE - E D ASSETS	IE COMPAÑ DIRECTORS HE PROMOT COMPANIES OF VEHICLE	(, ALSO PE S AND PLE 'ERS.)) GROS	SONALL DGE OF	F Y Cl. Bal.	Op. Bal.		21 	- 8,395,672 99,546,086 651,936 10,198,022 Cl. Bal.	(Figure ir NET B At Yr. End	132,830 89,825,935 37,736,944 7,286,814 45,023,758 1 Rupees BLOCK
OTHE GUAR SHAR VEHIC SECL SCHE JNSE LOAN SCHI FIXE	ANTEED BY SOME OF THE VES OF THE COMPANY BY T CLE LOAN FROM FINANCE (JRED BY HYPOTHECATION DULE - D CURED LOANS R CORPORATE DEPOSITS S FROM DIRECTORS EDULE - E D ASSETS PARTICULARS	IE COMPAÑ DIRECTORS HE PROMOT COMPANIES OF VEHICLE OF VEHICLE	(, ALSO PE S AND PLE 'ERS.)) GROS Addi-	SBLOCK	F Y Cl. Bal. AS AT	AS AT	For the	21 3 4 CIATION Dedn./Adj. Dedu-	- 8,395,672 9,546,086 651,936 0,198,022 Cl. Bal. AS AT	(Figure ir NET E At Yr. End AS AT	132,830 89,825,935 37,736,944 7,286,814 45,023,758 1 Rupees SLOCK ASAT
OTHE GUAR SHAR VEHIC SECL SCHE JNSE LOAN SCHI FIXE	ANTEED BY SOME OF THE VES OF THE COMPANY BY T CLE LOAN FROM FINANCE (JRED BY HYPOTHECATION DULE - D CURED LOANS R CORPORATE DEPOSITS S FROM DIRECTORS EDULE - E D ASSETS PARTICULARS	IE COMPAÑ DIRECTORS HE PROMOT COMPANIES OF VEHICLE	(, ALSO PE S AND PLE 'ERS.)) GROS	SONALL DGE OF	F Y Cl. Bal.			21 	- 8,395,672 99,546,086 651,936 10,198,022 Cl. Bal.	(Figure ir NET B At Yr. End	132,830 89,825,935 37,736,944 7,286,814 45,023,758 1 Rupees BLOCK
OTHE GUAR SHAR VEHIC SECL SCHE JNSE LOAN SCHI FIXE	ANTEED BY SOME OF THE VES OF THE COMPANY BY T CLE LOAN FROM FINANCE (JRED BY HYPOTHECATION DULE - D CURED LOANS R CORPORATE DEPOSITS S FROM DIRECTORS EDULE - E D ASSETS PARTICULARS	IE COMPAÑ DIRECTORS HE PROMOT COMPANIES OF VEHICLE OF VEHICLE	(, ALSO PE S AND PLE 'ERS.)) GROS	S BLOCK	F .Y Cl. Bal. AS AT 31/3/2011	AS AT 1/4/2010	For the Year	21	- 8,395,672 9,546,086 651,936 0,198,022 Cl. Bal. AS AT 31/3/2011	(Figure ir NET E At Yr. End ASAT 31/3/2011	132,830 89,825,935 37,736,944 7,286,814 45,023,758 an Rupees sLOCK ASAT 31/3/2010 (Rs.)
OTHE GUAR SHAR /EHIC SECL SECL JNSE JNSE JNSE LOAN SCHI FIXE	ANTEED BY SOME OF THE VES OF THE COMPANY BY T CLE LOAN FROM FINANCE (JRED BY HYPOTHECATION DULE - D CURED LOANS CORPORATE DEPOSITS S FROM DIRECTORS EDULE - E D ASSETS PARTICULARS DESCRIPTION	IE COMPAN DIRECTORS OF VEHICLE OF VEHICLE Op. Bal. As At 1/4/2010 (Rs.)	(, ALSO PE S AND PLE 'ERS.)) GROS	SBLOCK	F Y Cl. Bal. AS AT 31/3/2011 (Rs.)	AS AT 1/4/2010 (Rs.)	For the Year (Rs.)	21	- 8,395,672 99,546,086 651,936 00,198,022 CL Bal. AS AT 31/3/2011 (Rs.)	(Figure ir NET E At Yr. End AS AT 31/3/2011 (Rs.)	132,830 89,825,935 37,736,944 7,286,814 45,023,758 an Rupees sLOCK ASAT 31/3/2010 (Rs.)
THE GUAR SHAR /EHIC SECL SECL SECL JNSE JNSE JOAN FIXE SR. No.	ANTEED BY SOME OF THE VES OF THE COMPANY BY T CLE LOAN FROM FINANCE (JRED BY HYPOTHECATION DULE - D CURED LOANS R CORPORATE DEPOSITS S FROM DIRECTORS EDULE - E D ASSETS PARTICULARS DESCRIPTION OFFICE PREMISES	IE COMPAN DIRECTORS OF VEHICLE OF VEHICLE OF VEHICLE As At 1/4/2010 (Rs.) 35,697,605	(, ALSO PE S AND PLE ERS.))) GROS Addi- tions (Rs.) -	SBLOCK	F.Y. Cl. Bal. AS AT 311/3/2011 (Rs.) 35,697,605	AS AT 1/4/2010 (Rs.) 12,782,270	For the Year (Rs.) 1,145,767	21 3 4 CIATION Dedn./Adj. Dedu. clions (Rs.)	- 8,395,672 99,546,086 651,936 00,198,022 01,198,022 Cl. Bal. AS AT 31/3/2011 (Rs.) 13,928,037	(Figure ir NET E At Yr. End ASAT 31/3/2011 (Rs.) 21,769,568	132,830 89,825,935 37,736,944 7,286,814 45,023,758 8LOCK 1 Rupees 8LOCK 22,915,335
THE GUAR SHAR VEHIC SECL SCHE SCHE OAN SCHI FIXE SR. No.	ANTEED BY SOME OF THE VES OF THE COMPANY BY T CLE LOAN FROM FINANCE OF JRED BY HYPOTHECATION DULE - D CURED LOANS R CORPORATE DEPOSITS S FROM DIRECTORS EDULE - E D ASSETS PARTICULARS DESCRIPTION OFFICE PREMISES LABORATORY EQUIPMENT	IE COMPAÑI DIRECTORS DIRECTORS COMPANIES OF VEHICLE OF VEHICLE OF VEHICLE As At 1/4/2010 (Rs) 35,697,605 22,566	(, ALSO PE S AND PLE ERS.))) GROS Addi- tions (Rs.) - - 226,547	S BLOCK Deductions (Rs.) -	F.Y. Cl. Bal. AS AT 31/3/2011 (Rs.) 35,697,605 22,566	AS AT 1/4/2010 (Rs.) 12,782,270 18,721	For the Year (Rs.) 1,145,767 534	21 3 4 CIATION Dedn./Adj. Dedu- ctions (Rs.) - 1,080,256	- 8,395,672 9,546,086 651,936 0,198,022 0,198,022 Cl. Bal. AS AT 31/3/2011 (Rs.) 13,928,037 19,255	(Figure ir NET E At Yr. End AS AT 31/3/2011 (Rs.) 21,769,568 3,311	132,830 89,825,935 37,736,944 7,286,814 45,023,758 8LOCK ASAT 31/3/2010 (Rs.) 22,915,335 3,845

868,212

21

6

VEHICLES

TOTAL (Rs.)

PREVIOUS YEAR (Rs.)

2,139,403

56,054,817

862,526

550,508

3,001,929

57,436 56,547,888

1,271,191

56,547,888 2,740,037 8,442,936 50,844,989 30,346,364 2,559,040 7,949,513 24,955,890 25,889,099 26,201,524

28,089,928 2,306,673

306,762

1,577,953

50,240 30,346,364 26,201,524

1,423,976

SCHEDULES FORMING INTEGRAL PA	RT OF THE B	AI ANCE	SHEET		
SCHEDULE - F					
INVESTMENTS (VALUED AT COST,LONG TERM, OTHER THAN TRADE)					
		As A	t 31.03.2011	As A	t 31.03.2010
PARTICULARS	Face Value (Rs.)	Nos.	(Rs.)	Nos.	(Rs.)
QUOTED : (REFER NOTE BELOW)					
VXL INSTRUMENTS LTD	10	900,000	35,100,000	900,000	35,100,000
CEREBRA INTEGRATED TECH. LTD. (6,000 SHARES SOLD DURING THE YEAR)	10	40,450	849,450	46,450	975,450
TOTAL QUOTED		-	35,949,450		36,075,450
UNQUOTED					
EQUITY SHARES					
GAURAV CHEMICALS PRIVATE LTD.	100	500	100,000	500	100,000
TOTAL UNQUOTED			100,000		100,000
TOTAL (RS.)		-	36,049,450		36,175,450
NOTE:					
1] MARKET VALUE OF QUOTED INVESTMENT Rs.20,895,690/- (PREVIOUS Y	EAR Rs.30,027,981/		AT 31.03.201	1 ASAT	31.03.2010
		10	Rs		Rs.
SCHEDULE - G INVENTORIES					
(AS VALUED AND CERTIFIED BY THE MANAGEMENT)					
TRADED FINISHED GOODS - ELECTRONICS			69,520,36	2	42,488,360
(Includes Goods in Transit of Rs. 2,561,580/-; P. Y. Rs. 2,955,358/-) TRADED FINISHED GOODS - CHEMICALS			625,00	0	1,058,800
			70,145,36	2 	43,547,160
SCHEDULE - H					
SUNDRY DEBTORS					
(UNSECURED, CONSIDERED GOOD, UNLESS SPECIFIED OTHERWISE) OUTSTANDING FOR MORE THAN 6 MONTHS					
OUTSTANDING FOR MORE THAN 6 MONTHS CONSIDERED DOUBTFUL		17,832			
OUTSTANDING FOR MORE THAN 6 MONTHS		17,832 17,832		_	
OUTSTANDING FOR MORE THAN 6 MONTHS CONSIDERED DOUBTFUL LESS : PROVISION FOR DOUBTFUL DEBTS	1,8	17,832 	2.01		4 475 04
OUTSTANDING FOR MORE THAN 6 MONTHS CONSIDERED DOUBTFUL LESS : PROVISION FOR DOUBTFUL DEBTS CONSIDERED GOOD	1,8		2,21		6,675,04
OUTSTANDING FOR MORE THAN 6 MONTHS CONSIDERED DOUBTFUL LESS : PROVISION FOR DOUBTFUL DEBTS	1,8	17,832 	2,21 461,58		6,675,04 454,578,78
OUTSTANDING FOR MORE THAN 6 MONTHS CONSIDERED DOUBTFUL LESS : PROVISION FOR DOUBTFUL DEBTS CONSIDERED GOOD	1,8	17,832 		1,167	
OUTSTANDING FOR MORE THAN 6 MONTHS CONSIDERED DOUBTFUL LESS : PROVISION FOR DOUBTFUL DEBTS CONSIDERED GOOD	1,8	17,832 	461,58	1,167	454,578,78
OUTSTANDING FOR MORE THAN 6 MONTHS CONSIDERED DOUBTFUL LESS : PROVISION FOR DOUBTFUL DEBTS CONSIDERED GOOD OTHER DEBTS SCHEDULE - I CASH & BANK BALANCES	1,8	17,832 	461,58 463,79	8,976	454,578,78
OUTSTANDING FOR MORE THAN 6 MONTHS CONSIDERED DOUBTFUL LESS : PROVISION FOR DOUBTFUL DEBTS CONSIDERED GOOD OTHER DEBTS SCHEDULE - I CASH & BANK BALANCES CASH IN HAND (INCLUDING STAMPS)	1,8	17,832 	461,58 463,79	1,167	454,578,78
OUTSTANDING FOR MORE THAN 6 MONTHS CONSIDERED DOUBTFUL LESS : PROVISION FOR DOUBTFUL DEBTS CONSIDERED GOOD OTHER DEBTS SCHEDULE - 1 CASH & BANK BALANCES CASH IN HAND (INCLUDING STAMPS) BALANCE WITH SCHEDULED BANKS	2,2	117,832	461,58 463,79	8,976	454,578,78 461,253,83 323,68
OUTSTANDING FOR MORE THAN 6 MONTHS CONSIDERED DOUBTFUL LESS : PROVISION FOR DOUBTFUL DEBTS CONSIDERED GOOD OTHER DEBTS SCHEDULE - I CASH & BANK BALANCES CASH IN HAND (INCLUDING STAMPS) BALANCE WITH SCHEDULED BANKS IN CURRENT ACCOUNT	 25,2	98,878	461,58 463,79	8,976	454,578,78 461,253,83 323,68 1,897,66
OUTSTANDING FOR MORE THAN 6 MONTHS CONSIDERED DOUBTFUL LESS : PROVISION FOR DOUBTFUL DEBTS CONSIDERED GOOD OTHER DEBTS SCHEDULE - 1 CASH & BANK BALANCES CASH IN HAND (INCLUDING STAMPS) BALANCE WITH SCHEDULED BANKS	 25,2	117,832	461,58 463,79	8,976	454,578,78 461,253,83 323,68
OUTSTANDING FOR MORE THAN 6 MONTHS CONSIDERED DOUBTFUL LESS : PROVISION FOR DOUBTFUL DEBTS CONSIDERED GOOD OTHER DEBTS SCHEDULE - I CASH & BANK BALANCES CASH IN HAND (INCLUDING STAMPS) BALANCE WITH SCHEDULED BANKS IN CURRENT ACCOUNT IN FOREIGN CURRENCY ACCOUNT	 25,2	98,878 40,917	461,58 463,79	8,976	454,578,78 461,253,83 323,68 1,897,66
OUTSTANDING FOR MORE THAN 6 MONTHS CONSIDERED DOUBTFUL LESS : PROVISION FOR DOUBTFUL DEBTS CONSIDERED GOOD OTHER DEBTS SCHEDULE - I CASH & BANK BALANCES CASH IN HAND (INCLUDING STAMPS) BALANCE WITH SCHEDULED BANKS IN CURRENT ACCOUNT IN FOREIGN CURRENCY ACCOUNT IN FOREIGN CURRENCY ACCOUNT IN UNPAID DIVIDEND ACCOUNT	 25,2	98,878 40,917 55,133	<u>461,58</u> <u>463,79</u> 22	8,976	454,578,78 461,253,83 323,68 1,897,66 112,23
OUTSTANDING FOR MORE THAN 6 MONTHS CONSIDERED DOUBTFUL LESS : PROVISION FOR DOUBTFUL DEBTS CONSIDERED GOOD OTHER DEBTS SCHEDULE - I CASH & BANK BALANCES CASH IN HAND (INCLUDING STAMPS) BALANCE WITH SCHEDULED BANKS IN CURRENT ACCOUNT IN FOREIGN CURRENCY ACCOUNT IN FOREIGN CURRENCY ACCOUNT IN UNPAID DIVIDEND ACCOUNT	 25,2	98,878 40,917 55,133	<u>461,58</u> <u>463,79</u> 22	11,167	454,578,78 461,253,83 323,68 1,897,66 112,23 55,832,07
OUTSTANDING FOR MORE THAN 6 MONTHS CONSIDERED DOUBTFUL LESS : PROVISION FOR DOUBTFUL DEBTS CONSIDERED GOOD OTHER DEBTS SCHEDULE - I CASH & BANK BALANCES CASH IN HAND (INCLUDING STAMPS) BALANCE WITH SCHEDULED BANKS IN CURRENT ACCOUNT IN FOREIGN CURRENCY ACCOUNT IN FOREIGN CURRENCY ACCOUNT IN UNPAID DIVIDEND ACCOUNT	 25,2	98,878 40,917 55,133	461,58 463,79 22 45,92	11,167 8,976 0,216 6,248	454,578,78 461,253,83 323,68 1,897,66 112,23 55,832,07 57,841,97
OUTSTANDING FOR MORE THAN 6 MONTHS CONSIDERED DOUBTFUL LESS : PROVISION FOR DOUBTFUL DEBTS CONSIDERED GOOD OTHER DEBTS SCHEDULE - I CASH & BANK BALANCES CASH IN HAND (INCLUDING STAMPS) BALANCE WITH SCHEDULED BANKS IN CURRENT ACCOUNT IN FOREIGN CURRENCY ACCOUNT IN FOREIGN CURRENCY ACCOUNT IN MARGIN MONEY ACCOUNT IN MARGIN MONEY ACCOUNT SCHEDULE - J OTHER CURRENT ASSETS	 25,2	98,878 40,917 55,133	461,58 463,79 22 45,92	11,167 8,976 0,216 6,248	454,578,78 461,253,83 323,68 1,897,66 112,23 55,832,07 57,841,97
OUTSTANDING FOR MORE THAN 6 MONTHS CONSIDERED DOUBTFUL LESS : PROVISION FOR DOUBTFUL DEBTS CONSIDERED GOOD OTHER DEBTS SCHEDULE - I CASH & BANK BALANCES CASH IN HAND (INCLUDING STAMPS) BALANCE WITH SCHEDULED BANKS IN CURRENT ACCOUNT IN FOREIGN CURRENCY ACCOUNT IN FOREIGN CURRENCY ACCOUNT IN MARGIN MONEY ACCOUNT IN MARGIN MONEY ACCOUNT SCHEDULE - J OTHER CURRENT ASSETS EXPORT INCENTIVES RECEIVABLE	 25,2	98,878 40,917 55,133	461,58 463,79 22 45,92 46,14 3,35	11,167 8,976 0,216 6,248 6,464 2,921	454,578,78 461,253,83 323,68 1,897,66 112,23 55,832,07 57,841,97 58,165,65 3,044,61
OUTSTANDING FOR MORE THAN 6 MONTHS CONSIDERED DOUBTFUL LESS : PROVISION FOR DOUBTFUL DEBTS CONSIDERED GOOD OTHER DEBTS SCHEDULE - I CASH & BANK BALANCES CASH IN HAND (INCLUDING STAMPS) BALANCE WITH SCHEDULED BANKS IN CURRENT ACCOUNT IN FOREIGN CURRENCY ACCOUNT IN FOREIGN CURRENCY ACCOUNT IN MARGIN MONEY ACCOUNT IN MARGIN MONEY ACCOUNT IN MARGIN MONEY ACCOUNT SCHEDULE - J OTHER CURRENT ASSETS EXPORT INCENTIVES RECEIVABLE INCENTIVE / CLAIM / EXPENSES RECEIVABLE	 25,2	98,878 40,917 55,133	461,58 463,79 22 45,92 46,14 3,35 3,62	11,167 8,976 0,216 <u>6,248</u> <u>6,464</u> 2,921 3,676	454,578,78 461,253,83 323,68 1,897,66 112,23 55,832,07 57,841,97 58,165,65 3,044,61 11,117,17
OUTSTANDING FOR MORE THAN 6 MONTHS CONSIDERED DOUBTFUL LESS : PROVISION FOR DOUBTFUL DEBTS CONSIDERED GOOD OTHER DEBTS SCHEDULE - I CASH & BANK BALANCES CASH IN HAND (INCLUDING STAMPS) BALANCE WITH SCHEDULED BANKS IN CURRENT ACCOUNT IN FOREIGN CURRENCY ACCOUNT IN FOREIGN CURRENCY ACCOUNT IN MARGIN MONEY ACCOUNT IN MARGIN MONEY ACCOUNT IN MARGIN MONEY ACCOUNT SCHEDULE - J OTHER CURRENT ASSETS EXPORT INCENTIVES RECEIVABLE INCENTIVE / CLAIM / EXPENSES RECEIVABLE SPL ADDITIONAL DUTY R'CBLE(4%)	 25,2	98,878 40,917 55,133	461,58 463,79 22 45,92 46,14 3,35 3,62 3,69	11,167 8,976 0,216 6 ,248 6 ,464 2 ,921 3 ,676 8 ,269	454,578,78 461,253,83 323,68 1,897,66 112,23 55,832,07 57,841,97 58,165,65 3,044,61 11,117,17 3,268,83
OUTSTANDING FOR MORE THAN 6 MONTHS CONSIDERED DOUBTFUL LESS : PROVISION FOR DOUBTFUL DEBTS CONSIDERED GOOD OTHER DEBTS SCHEDULE - I CASH & BANK BALANCES CASH IN HAND (INCLUDING STAMPS) BALANCE WITH SCHEDULED BANKS IN CURRENT ACCOUNT IN FOREIGN CURRENCY ACCOUNT IN FOREIGN CURRENCY ACCOUNT IN MARGIN MONEY ACCOUNT IN MARGIN MONEY ACCOUNT IN MARGIN MONEY ACCOUNT SCHEDULE - J OTHER CURRENT ASSETS EXPORT INCENTIVES RECEIVABLE INCENTIVE / CLAIM / EXPENSES RECEIVABLE	 25,2	98,878 40,917 55,133	461,58 463,79 22 45,92 46,14 3,35 3,62 3,69 25	11,167 8,976 0,216 <u>6,248</u> <u>6,464</u> 2,921 3,676	454,578,78 461,253,83 323,68 1,897,66 112,23 55,832,07 57,841,97 58,165,65 3,044,61 11,117,17

(UNSECURED, CONSIDERED GOOD, UNLESS SPECIFIED OTHERWISE) ADVANCES RECOVERABLE IN CASH OR IN KIND OR FOR VALUE TO BE RECEIVED LOANS TO EMPLOYEES ADVANCE TAX & TAX DEDUCTED AT SOURCE ADVANCE FRINGE BENEFIT TAX DEPOSITS OTHERS ADVANCES TO SUPPLIERS SCHEDULE - L CURRENT LIABILITIES SUNDRY CREDITORS (REFER NOTE 10 OF SCHEDULE 'T') INVESTOR EDUCATION & PROTECTION FUND : * UNPAID DIVIDEND BANK BALANCES (TEMPORARY OVERDRAFT) ADVANCE FROM CUSTOMERS RENT DEPOSIT INTEREST ACCRUED BUT NOT DUE ON LOANS OTHER LIABILITIES * Amounts due and outstanding to be credited to Invester Education and Protection Fund Rs. NIL (Previou SCHEDULE - M PROVISIONS PROPOSED DIVIDEND	BALANCE SHEET ASAT 31.03.2011 Rs. 8,540,686 1,872,528 37,530,230 1,014,590 47,324,607 186,300 96,468,941 154,916,034 55,133 216,884 1,055,460 4,639,659 2,087,383	AS AT 31.03.2010 Rs 10,153,444 1,596,757 26,479,725 1,014,590 47,398,991 1,227,316 87,870,823 186,865,908
SCHEDULE - K LOANS & ADVANCES (UNSECURED, CONSIDERED GOOD, UNLESS SPECIFIED OTHERWISE) ADVANCES RECOVERABLE IN CASH OR IN KIND OR FOR VALUE TO BE RECEIVED LOANS TO EMPLOYVES ADVANCE TAX & TAX DEDUCTED AT SOURCE ADVANCE FRINGE BENEFIT TAX DEPOSITS OTHERS ADVANCES TO SUPPLIERS SCHEDULE - L CURRENT LIABILITIES SUNDRY CREDITORS (REFER NOTE 10 OF SCHEDULE 'T') INVESTOR EDUCATION & PROTECTION FUND : * UNPAID DIVIDEND BANK BALANCES (TEMPORARY OVERDRAFT) ADVANCE FROM CUSTOMERS RENT DEPOSIT INTEREST ACCRUED BUT NOT DUE ON LOANS OTHER LIABILITIES * Amounts due and outstanding to be credited to Invester Education and Protection Fund Rs. NIL (Previou SCHEDULE - M PROVISIONS PROPOSED DIVIDEND	ASAT 31.03.2011 Rs. 8,540,686 1,872,528 37,530,230 1,014,590 47,324,607 186,300 96,468,941 154,916,034 55,133 216,884 1,055,460 4,639,659	Rs 10,153,444 1,596,757 26,479,725 1,014,590 47,398,991 1,227,316 87,870,823 186,865,908
LOANS & ADVANCES (UNSECURED, CONSIDERED GOOD, UNLESS SPECIFIED OTHERWISE) ADVANCES RECOVERABLE IN CASH OR IN KIND OR FOR VALUE TO BE RECEIVED LOANS TO EMPLOYEES ADVANCE TAX & TAX DEDUCTED AT SOURCE ADVANCE TAX & TAX DEDUCTED AT SOURCE ADVANCE FRINGE BENEFIT TAX DEPOSITS OTHERS SCHEDULE - L CURRENT LIABILITIES SUNDRY CREDITORS (REFER NOTE 10 OF SCHEDULE 'T') INVESTOR EDUCATION & PROTECTION FUND : * UNPAID DIVIDEND BANK BALANCES (TEMPORARY OVERDRAFT) ADVANCE FROM CUSTOMERS RENT DEPOSIT INTEREST ACCRUED BUT NOT DUE ON LOANS OTHER LIABILITIES * Amounts due and outstanding to be credited to Invester Education and Protection Fund Rs. NIL (Previou SCHEDULE - M PROVISIONS PROPOSED DIVIDEND	8,540,686 1,872,528 37,530,230 1,014,590 47,324,607 186,300 96,468,941 154,916,034 55,133 216,884 1,055,460 4,639,659	10,153,444 1,596,757 26,479,725 1,014,590 47,398,991 1,227,316 87,870,82 186,865,908
LOANS & ADVANCES (UNSECURED, CONSIDERED GOOD, UNLESS SPECIFIED OTHERWISE) ADVANCES RECOVERABLE IN CASH OR IN KIND OR FOR VALUE TO BE RECEIVED LOANS TO EMPLOYEES ADVANCE TAX & TAX DEDUCTED AT SOURCE ADVANCE TRINGE BENEFIT TAX DEPOSITS OTHERS ADVANCES TO SUPPLIERS SCHEDULE - L CURRENT LIABILITIES SUNDRY CREDITORS (REFER NOTE 10 OF SCHEDULE 'T') INVESTOR EDUCATION & PROTECTION FUND : * UNPAID DIVIDEND BANK BALANCES (TEMPORARY OVERDRAFT) ADVANCE FROM CUSTOMERS RENT DEPOSIT INTEREST ACCRUED BUT NOT DUE ON LOANS OTHER LIABILITIES * Amounts due and outstanding to be credited to Invester Education and Protection Fund Rs. NIL (Previou SCHEDULE - M PROVISIONS PROPOSED DIVIDEND	1,872,528 37,530,230 1,014,590 47,324,607 186,300 96,468,941 154,916,034 55,133 216,884 1,055,460 4,639,659	1,596,757 26,479,725 1,014,590 47,398,991 1,227,316 87,870,823 186,865,908
(UNSECURED, CONSIDERED GOOD, UNLESS SPECIFIED OTHERWISE) ADVANCES RECOVERABLE IN CASH OR IN KIND OR FOR VALUE TO BE RECEIVED LOANS TO EMPLOYEES ADVANCE TAX & TAX DEDUCTED AT SOURCE ADVANCE FRINGE BENEFIT TAX DEPOSITS OTHERS ADVANCES TO SUPPLIERS SCHEDULE - L CURRENT LIABILITIES SUNDRY CREDITORS (REFER NOTE 10 OF SCHEDULE 'T') INVESTOR EDUCATION & PROTECTION FUND : * UNPAID DIVIDEND BANK BALANCES (TEMPORARY OVERDRAFT) ADVANCE FROM CUSTOMERS RENT DEPOSIT INTEREST ACCRUED BUT NOT DUE ON LOANS OTHER LIABILITIES * Amounts due and outstanding to be credited to Invester Education and Protection Fund Rs. NIL (Previou SCHEDULE - M PROVISIONS PROPOSED DIVIDEND	1,872,528 37,530,230 1,014,590 47,324,607 186,300 96,468,941 154,916,034 55,133 216,884 1,055,460 4,639,659	1,596,757 26,479,725 1,014,590 47,398,991 1,227,316 87,870,823 186,865,908
ADVANCES RECOVERABLE IN CASH OR IN KIND OR FOR VALUE TO BE RECEIVED LOANS TO EMPLOYEES ADVANCE TAX & TAX DEDUCTED AT SOURCE ADVANCE FRINGE BENEFIT TAX DEPOSITS OTHERS ADVANCES TO SUPPLIERS SCHEDULE - L CURRENT LIABILITIES SUNDRY CREDITORS (REFER NOTE 10 OF SCHEDULE 'T') INVESTOR EDUCATION & PROTECTION FUND : * UNPAID DIVIDEND BANK BALANCES (TEMPORARY OVERDRAFT) ADVANCE FROM CUSTOMERS RENT DEPOSIT INTEREST ACCRUED BUT NOT DUE ON LOANS OTHER LIABILITIES * Amounts due and outstanding to be credited to Invester Education and Protection Fund Rs. NIL (Previou SCHEDULE - M PROVISIONS PROPOSED DIVIDEND	1,872,528 37,530,230 1,014,590 47,324,607 186,300 96,468,941 154,916,034 55,133 216,884 1,055,460 4,639,659	1,596,757 26,479,725 1,014,590 47,398,991 1,227,316 87,870,823 186,865,908
OR FOR VALUE TO BE RECEIVED LOANS TO EMPLOYEES ADVANCE TAX & TAX DEDUCTED AT SOURCE ADVANCE FRINGE BENEFIT TAX DEPOSITS OTHERS ADVANCES TO SUPPLIERS SCHEDULE - L CURRENT LIABILITIES SUNDRY CREDITORS (REFER NOTE 10 OF SCHEDULE 'T') INVESTOR EDUCATION & PROTECTION FUND : * UNPAID DIVIDEND BANK BALANCES (TEMPORARY OVERDRAFT) ADVANCE FROM CUSTOMERS RENT DEPOSIT INTEREST ACCRUED BUT NOT DUE ON LOANS OTHER LIABILITIES * Amounts due and outstanding to be credited to Invester Education and Protection Fund Rs. NIL (Previou SCHEDULE - M PROPOSED DIVIDEND CORPORATE DIVIDEND	1,872,528 37,530,230 1,014,590 47,324,607 186,300 96,468,941 154,916,034 55,133 216,884 1,055,460 4,639,659	1,596,757 26,479,725 1,014,590 47,398,991 1,227,316 87,870,823 186,865,908
ADVANCE TAX & TAX DEDUCTED AT SOURCE ADVANCE FRINGE BENEFIT TAX DEPOSITS OTHERS ADVANCES TO SUPPLIERS SCHEDULE - L CURRENT LIABILITIES SUNDRY CREDITORS (REFER NOTE 10 OF SCHEDULE *T*) INVESTOR EDUCATION & PROTECTION FUND : * UNPAID DIVIDEND BANK BALANCES (TEMPORARY OVERDRAFT) ADVANCE FROM CUSTOMERS RENT DEPOSIT INTEREST ACCRUED BUT NOT DUE ON LOANS OTHER LIABILITIES * Amounts due and outstanding to be credited to Invester Education and Protection Fund Rs. NIL (Previou SCHEDULE - M PROVISIONS PROPOSED DIVIDEND	37,530,230 1,014,590 47,324,607 186,300 96,468,941 154,916,034 55,133 216,884 1,055,460 4,639,659	1,596,757 26,479,725 1,014,590 47,398,991 1,227,316 87,870,823 186,865,908
ADVANCE FRINGE BENEFIT TAX DEPOSITS OTHERS ADVANCES TO SUPPLIERS SCHEDULE - L CURRENT LIABILITIES SUNDRY CREDITORS (REFER NOTE 10 OF SCHEDULE 'T') INVESTOR EDUCATION & PROTECTION FUND : * UNPAID DIVIDEND BANK BALANCES (TEMPORARY OVERDRAFT) ADVANCE FROM CUSTOMERS RENT DEPOSIT INTEREST ACCRUED BUT NOT DUE ON LOANS OTHER LIABILITIES * Amounts due and outstanding to be credited to Invester Education and Protection Fund Rs. NIL (Previou SCHEDULE - M PROVISIONS PROPOSED DIVIDEND	1,014,590 47,324,607 186,300 96,468,941 154,916,034 55,133 216,884 1,055,460 4,639,659	1,014,590 47,398,991 1,227,316 87,870,823 186,865,908
DEPOSITS OTHERS ADVANCES TO SUPPLIERS SCHEDULE - L CURRENT LIABILITIES SUNDRY CREDITORS (REFER NOTE 10 OF SCHEDULE 'T') INVESTOR EDUCATION & PROTECTION FUND : * UNPAID DIVIDEND BANK BALANCES (TEMPORARY OVERDRAFT) ADVANCE FROM CUSTOMERS RENT DEPOSIT INTEREST ACCRUED BUT NOT DUE ON LOANS OTHER LIABILITIES * Amounts due and outstanding to be credited to Invester Education and Protection Fund Rs. NIL (Previou SCHEDULE - M PROVISIONS PROPOSED DIVIDEND	47,324,607 186,300 96,468,941 154,916,034 55,133 216,884 1,055,460 4,639,659	47,398,991 1,227,316 87,870,823 186,865,908
ADVANCES TO SUPPLIERS SCHEDULE - L CURRENT LIABILITIES SUNDRY CREDITORS (REFER NOTE 10 OF SCHEDULE 'T') INVESTOR EDUCATION & PROTECTION FUND : * UNPAID DIVIDEND BANK BALANCES (TEMPORARY OVERDRAFT) ADVANCE FROM CUSTOMERS RENT DEPOSIT INTEREST ACCRUED BUT NOT DUE ON LOANS OTHER LIABILITIES * Amounts due and outstanding to be credited to Invester Education and Protection Fund Rs. NIL (Previou SCHEDULE - M PROVISIONS PROPOSED DIVIDEND	186,300 96,468,941 154,916,034 55,133 216,884 1,055,460 4,639,659	1,227,316 87,870,823 186,865,908
SCHEDULE - L CURRENT LIABILITIES SUNDRY CREDITORS (REFER NOTE 10 OF SCHEDULE 'T') INVESTOR EDUCATION & PROTECTION FUND : * UNPAID DIVIDEND BANK BALANCES (TEMPORARY OVERDRAFT) ADVANCE FROM CUSTOMERS RENT DEPOSIT INTEREST ACCRUED BUT NOT DUE ON LOANS OTHER LIABILITIES * Amounts due and outstanding to be credited to Invester Education and Protection Fund Rs. NIL (Previou SCHEDULE - M PROVISIONS PROPOSED DIVIDEND	96,468,941 154,916,034 55,133 216,884 1,055,460 4,639,659	87,870,823
CURRENT LIABILITIES SUNDRY CREDITORS (REFER NOTE 10 OF SCHEDULE 'T') INVESTOR EDUCATION & PROTECTION FUND : * UNPAID DIVIDEND BANK BALANCES (TEMPORARY OVERDRAFT) ADVANCE FROM CUSTOMERS RENT DEPOSIT INTEREST ACCRUED BUT NOT DUE ON LOANS OTHER LIABILITIES * Amounts due and outstanding to be credited to Invester Education and Protection Fund Rs. NIL (Previou SCHEDULE - M PROVISIONS PROPOSED DIVIDEND	154,916,034 55,133 216,884 1,055,460 4,639,659	186,865,908
CURRENT LIABILITIES SUNDRY CREDITORS (REFER NOTE 10 OF SCHEDULE 'T') INVESTOR EDUCATION & PROTECTION FUND : * UNPAID DIVIDEND BANK BALANCES (TEMPORARY OVERDRAFT) ADVANCE FROM CUSTOMERS RENT DEPOSIT INTEREST ACCRUED BUT NOT DUE ON LOANS OTHER LIABILITIES * Amounts due and outstanding to be credited to Invester Education and Protection Fund Rs. NIL (Previou SCHEDULE - M PROVISIONS PROPOSED DIVIDEND	55,133 216,884 1,055,460 4,639,659	
SUNDRY CREDITORS (REFER NOTE 10 OF SCHEDULE 'T') INVESTOR EDUCATION & PROTECTION FUND : ' UNPAID DIVIDEND BANK BALANCES (TEMPORARY OVERDRAFT) ADVANCE FROM CUSTOMERS RENT DEPOSIT INTEREST ACCRUED BUT NOT DUE ON LOANS OTHER LIABILITIES * Amounts due and outstanding to be credited to Invester Education and Protection Fund Rs. NIL (Previou SCHEDULE - M PROVISIONS PROPOSED DIVIDEND	55,133 216,884 1,055,460 4,639,659	
INVESTOR EDUCATION & PROTECTION FUND : * UNPAID DIVIDEND BANK BALANCES (TEMPORARY OVERDRAFT) ADVANCE FROM CUSTOMERS RENT DEPOSIT INTEREST ACCRUED BUT NOT DUE ON LOANS OTHER LIABILITIES * Amounts due and outstanding to be credited to Invester Education and Protection Fund Rs. NIL (Previou SCHEDULE - M PROVISIONS PROPOSED DIVIDEND	55,133 216,884 1,055,460 4,639,659	
UNPAID DIVIDEND BANK BALANCES (TEMPORARY OVERDRAFT) ADVANCE FROM CUSTOMERS RENT DEPOSIT INTEREST ACCRUED BUT NOT DUE ON LOANS OTHER LIABILITIES * Amounts due and outstanding to be credited to Invester Education and Protection Fund Rs. NIL (Previou SCHEDULE - M PROVISIONS PROPOSED DIVIDEND	216,884 1,055,460 4,639,659	
BANK BALANCES (TEMPORARY OVERDRAFT) ADVANCE FROM CUSTOMERS RENT DEPOSIT INTEREST ACCRUED BUT NOT DUE ON LOANS OTHER LIABILITIES * Amounts due and outstanding to be credited to Invester Education and Protection Fund Rs. NIL (Previou SCHEDULE - M PROVISIONS PROPOSED DIVIDEND	216,884 1,055,460 4,639,659	
ADVANCE FROM CUSTOMERS RENT DEPOSIT INTEREST ACCRUED BUT NOT DUE ON LOANS OTHER LIABILITIES * Amounts due and outstanding to be credited to Invester Education and Protection Fund Rs. NIL (Previou SCHEDULE - M PROVISIONS PROPOSED DIVIDEND	1,055,460 4,639,659	
RENT DEPOSIT INTEREST ACCRUED BUT NOT DUE ON LOANS OTHER LIABILITIES * Amounts due and outstanding to be credited to Invester Education and Protection Fund Rs. NIL (Previou SCHEDULE - M PROVISIONS PROPOSED DIVIDEND	4,639,659	3,325,004
INTEREST ACCRUED BUT NOT DUE ON LOANS OTHER LIABILITIES * Amounts due and outstanding to be credited to Invester Education and Protection Fund Rs. NIL (Previou SCHEDULE - M PROVISIONS PROPOSED DIVIDEND		619,633
OTHER LIABILITIES * Amounts due and outstanding to be credited to Invester Education and Protection Fund Rs. NIL (Previou SCHEDULE - M PROVISIONS PROPOSED DIVIDEND		1,559,659
* Amounts due and outstanding to be credited to Invester Education and Protection Fund Rs. NIL (Previou SCHEDULE - M PROVISIONS PROPOSED DIVIDEND	8,723,353	2,402,040 11,108,589
SCHEDULE - M PROVISIONS PROPOSED DIVIDEND		
SCHEDULE - M PROVISIONS PROPOSED DIVIDEND	171,693,906	205,880,833
	us year Rs. NIL)	
	3,002,300	1,501,150
CORFORATE DIVIDEND TAX	498,645	249,322
PROVISION FOR TAXATION	26,372,126	15,772,126
PROVISION FOR FRINGE BENEFIT TAX	920,037	920,037
PROVISION FOR GRATUITY	4,061,211	3,487,743
PROVISION FOR LEAVE SALARY	1,186,381	1,013,327
PROVISION FOR WARRANTY (REFER NOTE 17 OF SCHEDULE "T")	342,907	227,300
	36,383,607	23,171,005
SCHEDULES FORMING INTEGRAL PART OF THE PROFIT & LOSS ACCOUNT	2010-2011 Rs.	2009-2010 Rs
SCHEDULE - N	K3.	1.2
SALES		
LOCAL	1,018,132,324	796,384,467
EXPORTS	1,187,359,628	1,125,207,504
	2,205,491,952	1,921,591,971
SCHEDULE - O		
OTHER INCOME		
PROFIT ON SALE OF LONG TERM (NON TRADE) INVESTMENTS	39,442	
EXPORT INCENTIVES	472,303	239,387
RENT INCOME (GROSS TDS RS.847,576/-, PREVIOUS YEAR RS.1,473,193/-)	8,055,460	6,773,229
GAIN ON EXCHANGE RATE DIFFERENCE (NET)	-	7,654,731
PROFIT ON SALE OF FIXED ASSETS (NET)	3,758	
DEPOSIT RECOVERED	2,000,000	
MISCELLANEOUS INCOME	5,605	279,751
	10,576,568	14,947,098

PURCHASE FOR RESALE PACKING MATERIAL CONSUMED (INCREASE) / DECREASE IN FINISHED GOODS OPENING STOCK CLOSING STOCK SCHEDULE - Q PAYMENTS TO & PROVISION FOR EMPLOYEES SALARIES, BONUS, ALLOWANCES ETC. CONTRIBUTION TO P F AND OTHER FUNDS WELFARE EXPENSES	43,547,160 67,583,782	Rs. 2,103,977,087 117,942 (24,036,622) 2,080,058,407	Rs. 1,808,527,111 3,368 37,674,058 43,547,160 (5,873,102) 1,802,657,377
COST OF MATERIAL PURCHASE FOR RESALE PACKING MATERIAL CONSUMED (INCREASE) / DECREASE IN FINISHED GOODS OPENING STOCK CLOSING STOCK SCHEDULE - Q PAYMENTS TO & PROVISION FOR EMPLOYEES SALARIES, BONUS, ALLOWANCES ETC. CONTRIBUTION TO P F AND OTHER FUNDS WELFARE EXPENSES		(24,036,622)	3,368 37,674,058 43,547,160 (5,873,102)
PACKING MATERIAL CONSUMED (INCREASE) / DECREASE IN FINISHED GOODS OPENING STOCK CLOSING STOCK SCHEDULE - Q PAYMENTS TO & PROVISION FOR EMPLOYEES SALARIES, BONUS, ALLOWANCES ETC. CONTRIBUTION TO P F AND OTHER FUNDS WELFARE EXPENSES		(24,036,622)	3,368 37,674,058 43,547,160 (5,873,102)
(INCREASE) / DECREASE IN FINISHED GOODS OPENING STOCK CLOSING STOCK SCHEDULE - Q PAYMENTS TO & PROVISION FOR EMPLOYEES SALARIES, BONUS, ALLOWANCES ETC. CONTRIBUTION TO P F AND OTHER FUNDS WELFARE EXPENSES		(24,036,622)	37,674,058 43,547,160 (5,873,102)
OPENING STOCK CLOSING STOCK SCHEDULE - Q PAYMENTS TO & PROVISION FOR EMPLOYEES SALARIES, BONUS, ALLOWANCES ETC. CONTRIBUTION TO P F AND OTHER FUNDS WELFARE EXPENSES			43,547,160
CLOSING STOCK SCHEDULE - Q PAYMENTS TO & PROVISION FOR EMPLOYEES SALARIES, BONUS, ALLOWANCES ETC. CONTRIBUTION TO P F AND OTHER FUNDS WELFARE EXPENSES			43,547,160
SCHEDULE - Q PAYMENTS TO & PROVISION FOR EMPLOYEES SALARIES, BONUS, ALLOWANCES ETC. CONTRIBUTION TO P F AND OTHER FUNDS WELFARE EXPENSES			(5,873,102)
PAYMENTS TO & PROVISION FOR EMPLOYEES SALARIES, BONUS, ALLOWANCES ETC. CONTRIBUTION TO P F AND OTHER FUNDS WELFARE EXPENSES			
PAYMENTS TO & PROVISION FOR EMPLOYEES SALARIES, BONUS, ALLOWANCES ETC. CONTRIBUTION TO P F AND OTHER FUNDS WELFARE EXPENSES		2,080,058,407	1,802,657,377
PAYMENTS TO & PROVISION FOR EMPLOYEES SALARIES, BONUS, ALLOWANCES ETC. CONTRIBUTION TO P F AND OTHER FUNDS WELFARE EXPENSES			
SALARIES, BONUS, ALLOWANCES ETC. CONTRIBUTION TO P F AND OTHER FUNDS WELFARE EXPENSES			
CONTRIBUTION TO P F AND OTHER FUNDS WELFARE EXPENSES			
WELFARE EXPENSES		19,188,919	16,856,632
		1,530,090	1,353,310
		1,074,062	799,318
		21,793,071	19,009,260
SCHEDULE - R			
ADMINISTRATIVE, SELLING AND OTHER EXPENSES			
FREIGHT OUTWARD		3,094,585	2,017,971
INSURANCE AND ECGC PREMIUM		6,355,376	5,761,830
ELECTRICITY		860,099	977,900
BANK CHARGES		14,377,149	15,401,919
TRAVELLING & CONVEYANCE		4,891,331	4,834,767
ADVERTISEMENT, PUBLICITY & SALES PROMOTION		1,909,610	1,020,836
WAREHOUSING / DEMMURAGE CHARGES		120,000	120,000
REPAIRS & MAINTENANCE - BUILDING		600,000	714,585
- OTHERS		950,576	1,415,169
		136,250	120,750
DIRECTORS REMUNERATION RENT PAID		2,275,000	2,100,000
RATES AND TAXES		9,887,807 217,910	9,368,871 229,117
COMMISSION AND BROKERAGE		1,181,578	1,271,755
NCENTIVES AND DISCOUNT ON SALES		1,697,609	1,524,008
BAD DEBTS WRITTEN OFF		412,934	
PROVISION FOR DOUBTFUL DEBTS		1,817,832	-
LOSS ON EXCHANGE RATE FLUCTUATION (NET)		1,542,948	-
LOSS ON SALE OF INVESTMENTS (NET)		-	2,661
OBSOLESCENCE OF FIXED ASSETS		473,466	2,504
MISCELLANEOUS EXPENSES		8,773,691	9,892,033
		61,575,751	56,776,676
SCHEDULE - S			
NTEREST (NET)			
INTEREST ON FIXED LOANS	8,668		39,581
INTEREST ON OTHER LOANS	32,354,483		39,203,698
	32,363,151		39,243,279
LESS : INTEREST RECEIVED (REFER NOTE 16 OF SCHEDULE "T")	11,982,753		2,197,989
(Gross,TDS Rs.153,679/- Previous year Rs. 209,043/-)		20,380,398	37,045,290
		20,380,398	37,045,290

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SCHEDULE - T NOTES TO ACCOUNTS SIGNIFICANT ACCOUNTING POLICIES

1. A. BASIS OF PREPARATION

The financial statements have been prepared under the historical cost convention on accrual basis and comply in all material respects with the mandatory Accounting Standards (AS), and the relevant provisions of the Companies Act, 1956.

B. FIXED ASSETS

All Fixed Assets are stated at Cost (including all expenses incurred to bring the assets to their present location and conditions) less Accumulated Depreciation.

C. DEPRECIATION:

Depreciation on Fixed Assets are provided on the Written Down Value basis at the rates and in the manner specified in Schedule XIV of the Companies Act,1956. Depreciation on immoveable Furniture & Fixtures affixed in the leasehold premises are depreciated over the period of the lease.

D. FOREIGN EXCHANGE TRANSACTIONS:

-) Foreign exchange transactions are accounted at the rate of exchange prevailing at the date of the transaction Resulted exchange differences arising on payment or conversion of liabilities are recognised as income or expenses in the year in which they arise.
- (ii) At the year end all Foreign Currency assets and liabilities are recorded at the exchange rate prevailing on that date. All such exchange rate difference on account of such conversion is recognised in the Profit & Loss account.

E. INVESTMENTS:

Long term Investments are stated at cost. Provision for diminution in value of long term investments is made only if such decline is other than temporary in the opinion of the management. Dividends are accounted for as and when received.

F. INVENTORIES:

Inventories are valued at lower of Cost and Net Realisable Value. Cost of traded goods is arrived at on FIFO basis. G. EMPLOYEE BENEFITS :

- (i) Short term employee benefits are recognised as an expense at the undiscounted amounts in the Profit and Loss account of the year in which the related service is rendered.
- (ii) Contribution payable to the Provident Fund and Superannuation Scheme which is Defined Contribution Scheme is charged to Profit and Loss account as and when incurred.
- (iii) Liabilities in respect of defined benefit plans are determined based on actuarial valuation made by an independant actuary as at the balance sheet date. The actuarial gains or losses are recognised immediately in the Profit and Loss account.

H. REVENUE RECOGNITION :

Sales are recognised when the significant risks and rewards of ownership of the goods are passed to the customer. Sales are net off sales returns, quantity discount and exclusive of value added tax collected.

I. TAXATION

- (a) Provision for Income tax is made on the basis of the estimated taxable income for the current accounting period in accordance with the Income- tax Act, 1961.
- (b) The deferred tax for timing differences between the book profits and tax profits for the year is accounted for using the tax rates and laws that have been enacted or substantially enacted as of the balance sheet date. Deferred tax assets arising from timing differences are recognized to the extent there is a virtual certainty that these would be realized in future and are reviewed for the appropriateness of their respective carrying values at each balance sheet date.

J. LEASE

Lease rentals in respect of assets acquired under operating leases are charged off to the Profit & Loss account as incurred. Lease rentals in respect of assets given under operating leases are credited to the Profit & Loss account.

K. IMPAIRMENT OF ASSETS:

The Company assesses at each balance sheet date whether there is any indication that an asset may be impaired. If any such indication exists, the management estimates the recoverable amount of the asset. If such recoverable amount of the asset or the recoverable amount of the cash generating unit to which the assets belongs is less than its carrying amount, the carrying amount is reduced to its recoverable amount. The reduction is treated as an impairment loss and is recognized in the profit and loss account. If at the balance sheet date there is an indication that if a previously assessed impairment loss no longer exists, the recoverable amount is reassessed , and the asset is reflected at the recoverable amount subject to a maximum of depreciated historical cost.

L. PROVISIONS AND CONTINGENT LIABILITIES:

The Company creates a provision when there is a present obligation as a result of a past event that probably requires an outflow of resources and a reliable estimate can be made of the amount of the obligation. A disclosure for a contingent liability is made when there is a possible obligation or a present obligation that may, but probably will not, require an outflow of resources. Where there is a possible obligation or a present obligation in respect of which the likelihood of outflow of resources is remote, no provision or disclosure is made.

2. Contingent Liabilities:

		2010-2011 Rs.	2009-2010 Rs.
i)	Disputed Income Tax liability	11,145,349	20,347,317
ii)	Disputed Sales tax liability	8,374,904	10,260,882
iii)	Disputed Rent liability	12,459,661	-

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3. i) Particulars in respect of opening and closing stocks, purchases and sales of finished goods

ct ical uter Sub systems Peripherals & r Boards L: Sales of Comp - Used for - Issued as) Sales of Comp - Used for urchases of Compu Received for re ssued as repla gures in bracket an OF IMPORTS OF goods	Self cc s free E puter sy Self cc uter pai eplacer acemen re in re	Distribution Distribution ystem inconsumption onsumption rts and p ment t espect of	pherals etc. on n/Schemes cludes on eeripherals ir	1,186,181 (872,527) includes (net of free ncludes	Rs. 18,063,250 (11,681,550) 2,085,913,837 (1,796,845,561) 2,103,977,087 (1,808,527,111)	1,184,123	5,(5,(2010-2 (239 48 50 048 021 011 Rs.	Rs 625,000 (1,058,800 69,520,362 (42,488,360 70,145,362 (43,547,160 2009-2010 144 1,313 28 2,661 2,661 2009-2010 Rs
uter Sub systems Peripherals & r Boards L: Sales of Comp - Used for - Issued as) Sales of Comp - Used for urchases of Compu Received for m ssued as repla gures in bracket a	Nos Nos Self cc s free E buter sy Self cc uter par ceplacer acemen re in re	(1,000) 45,386 (52,063) 49,386 (53,063) arts, perip onsumptic Distributio ystem inconsumptic rts and p ment t espect of	(232,000) 42,488,360 (37,442,058) 43,547,160 (37,674,058) oherals etc. on n/Schemes cludes on eeripherals ir	(47,690) 1,123,381 (824,837) 1,186,181 (872,527) includes (net of free	(11,681,550) 2,085,913,837 (1,796,845,561) 2,103,977,087 (1,808,527,111)	(44,690) 1,117,823 (831,514) 1,184,123	(13,187,089) 2,184,288,542 (1,908,404,882) 2,205,491,952 (1,921,591,971) 2010-20 5, 5, 2010-21	(4,000) 50,944 (45,386) 51,444 (49,386) 011 239 48 50 048 021 048 021 011 Rs.	(1,058,800 69,520,363 (42,488,360 70,145,363 (43,547,160 2009-2010 144 1,313 28 2,665 2,667 2,617 2009-2010 Rs
Peripherals & r Boards L: Sales of Comp - Used for - Issued as) Sales of Comp - Used for urchases of Comp Received for m ssued as repla gures in bracket a	outer pa Self cc s free E Self cc uter pa eplacer acemen re in re	45,386 (52,063) 49,386 (53,063) arts, perip onsumptic Distributio ystem inconsumptic rts and p ment t espect of	42,488,360 (37,442,058) 43,547,160 (37,674,058) bherals etc. on n/Schemes cludes on eeripherals ir	1,123,381 (824,837) 1,186,181 (872,527) includes (net of free	2,085,913,837 (1,796,845,561) 2,103,977,087 (1,808,527,111)	1,117,823 (831,514) 1,184,123	2,184,288,542 (1,908,404,882) 2,205,491,952 (1,921,591,971) 2010-20 5, 5, 2010-21	50,944 (45,386) 51,444 (49,386) 011 239 48 50 248 50 248 221 2011 Rs.	69,520,363 (42,488,360 70,145,362 (43,547,160 2009-2010 144 1,313 28 2,661 2,611 2009-2010 Rs
Peripherals & r Boards L: Sales of Comp - Used for - Issued as) Sales of Comp - Used for urchases of Comp Received for m ssued as repla gures in bracket a	outer pa Self cc s free E Self cc uter pa eplacer acemen re in re	(52,063) 49,386 (53,063) Arts, periponsumptic Distributio ystem inconsumptic rts and p ment t espect of	(37,442,058) 43,547,160 (37,674,058) oherals etc. on n/Schemes cludes on eeripherals ir	(824,837) 1,186,181 (872,527) includes (net of free ncludes	(1,796,845,561) 2,103,977,087 (1,808,527,111)	(831,514)	(1,908,404,882) 2,205,491,952 (1,921,591,971) 2010-20 5,1 5,1 2010-21	(45,386) 51,444 (49,386) 011 239 48 50 248 250 248 221 2011 Rs.	(42,488,360 70,145,362 (43,547,160 2009-2010 144 1,313 28 2,661 2,611 2009-2010 Rs
Sales of Comp - Used for - Issued as) Sales of Comp - Used for urchases of Compu Received for russued as repla gures in bracket an OF IMPORTS OF	Self cc s free E puter sy Self cc uter pai eplacer acemen re in re	(53,063) arts, perip onsumptic Distributio ystem inco onsumptic rts and p ment t espect of	(37,674,058) oherals etc. on n/Schemes cludes on eeripherals ir	(872,527) includes (net of free ncludes	(1,808,527,111)		(1,921,591,971) 2010-2 5,0 2010-2 1	(49,386) 011 239 48 50 048 021 011 Rs.	(43,547,160 2009-2010 144 1,313 28 2,66 ² 2,61 ² 2009-2010 Rs
 Used for Issued as Sales of Comp Used for urchases of Compu Received for rr ssued as repla gures in bracket as OF IMPORTS OF 	Self cc s free E puter sy Self cc uter pai eplacer acemen re in re	arts, perip onsumptic Distributio ystem inco onsumptic rts and p ment t espect of	pherals etc. on n/Schemes cludes on eeripherals ir	includes (net of free ncludes		(876,204)	2010-20 5,0 5,0 2010-20	239 48 50 248 2021 211 Rs.	2009-2010 144 1,313 28 2,66 ² 2,61 ² 2009-2010 Rs
 Used for Issued as Sales of Comp Used for urchases of Compu Received for rr ssued as repla gures in bracket as OF IMPORTS OF 	Self cc s free E puter sy Self cc uter pai eplacer acemen re in re	Distribution Distribution ystem inconsumption onsumption rts and p ment t espect of	on n/Schemes cludes on peripherals ir	(net of free	e receipts)		5,(5,(2010-2 (239 48 50 048 021 011 Rs.	144 1,313 2,66 ² 2,667 2,617 2009-2010 Rs
 Used for Issued as Sales of Comp Used for urchases of Compu Received for rr ssued as repla gures in bracket as OF IMPORTS OF 	Self cc s free E puter sy Self cc uter pai eplacer acemen re in re	Distribution Distribution ystem inconsumption onsumption rts and p ment t espect of	on n/Schemes cludes on peripherals ir	(net of free	e receipts)		5,(5,(2010-2 (I	48 50 048 021 011 Rs.	1,313 28 2,661 2,611 2009-2010 Rs
 Issued as Sales of Comp Used for urchases of Compu Received for result as replation gures in bracket as OF IMPORTS OF 	s free E buter sy Self cc uter par replacer acemen re in re	Distribution ystem inconsumption onsumption	n/Schemes cludes on peripherals ir	ncludes	e receipts)		5,(5,(2010-2 (I	48 50 048 021 011 Rs.	1,313 28 2,66 2,61 2009-2010 Rs
) Sales of Comp - Used for urchases of Compu Received for m ssued as repla gures in bracket an OF IMPORTS OF	outer sy Self co uter par replacer acemen re in re	ystem inc onsumptic rts and p ment t espect of	cludes on peripherals ir	ncludes	e receipts)		5,(2010-20 I	50 048 021 011 Rs.	28 2,66 2,61 2009-2010 Rs
- Used for urchases of Compu Received for r ssued as repla gures in bracket a OF IMPORTS Of	Self co uter par replacer acemen re in re	onsumptic rts and p ment t espect of	on peripherals ir				5,(2010-20 I	048 021 011 Rs.	2,66 2,61 2009-2010 Rs
urchases of Compu Received for re ssued as repla gures in bracket a OF IMPORTS OF	uter par eplacer acemen re in re	rts and p ment t espect of	eripherals ir				5,(2010-20 I	048 021 011 Rs.	2,661 2,611 2009-2010 Rs
Received for result as repla gures in bracket a	eplacer acemen re in re	ment t espect of	·				5,(2010-20 I	021 011 Rs.	2,61 2009-2010 Rs
ssued as repla gures in bracket a OF IMPORTS OI	re in re	t espect of	Previous Ye	ear.			5,(2010-20 I	021 011 Rs.	2,61 2009-2010 Rs
gures in bracket a	re in re	espect of	Previous Ye	ear.			2010-20 I	011 Rs.	2009-2010 Rs
OF IMPORTS OF		·					I	Rs.	Rs
	N CIF	BASIS					I	Rs.	Rs
	N CIF	BASIS					1,098,890.4	409 1,0	015,420,040
goods							1,098,890.4	409 1,C)15,420,040
							1,098,890,4	409 1,0	015,420,040
IDITURE IN FORI	EIGN (CURREN	ICY						
ssion on Exports							254,9		467,368
eration to Executiv	e Direc	ctor					1,500,0		1,500,000
ng Expenses							137,1		390,750
Promotion Expense	es						71,7		45,599
Paid							131,1	148	10,65
									12,820
							2,094,8	388	2,427,200
NGS IN FOREIGN	N CUR	RENCY							
[On FOB Basis]							1,135,360,8	339 1,0	95,435,339
ce									913,330
									14,660,766
							10,225,	746	468,339
									0.400.0-
eration to Executiv	/e Dire	ctors					2,275,0	000	2,100,000
	[On FOB Basis] ce Received on Trac GERIAL REMUN	[On FOB Basis] ce Received on Trade Debt GERIAL REMUNERATIO		[On FOB Basis] ce Received on Trade Debtors GERIAL REMUNERATION	[On FOB Basis] ce Received on Trade Debtors GERIAL REMUNERATION	[On FOB Basis] ce Received on Trade Debtors GERIAL REMUNERATION	[On FOB Basis] ce Received on Trade Debtors GERIAL REMUNERATION	NGS IN FOREIGN CURRENCY [On FOB Basis] 1,135,360,4 ce 995,7 Received on Trade Debtors 10,225,7 GERIAL REMUNERATION	[On FOB Basis] 1,135,360,839 1,0 ce 995,734 11,003,055 Received on Trade Debtors 10,225,746 GERIAL REMUNERATION 10,225,746

		2010-2011	2009-2010
8.	PAYMENT TO AUDITORS.	Rs.	Rs.
	a) Audit Fees (Including Limited Review)	366,000	308,000
	b) Tax Audit Fees	134,000	66,000
	c) Tax Matters	367,500	32,500
	d) Vat Audit Fees	40,000	35,000
	e) Others Matters	147,500	121,500
	f) Towards Service Tax	75,193	57,992
		1,130,193	620,992
9.	Lease Disclosures for Operating Leases:		
	Assets taken on Lease	2010-2011	2009-2010
		Rs.	Rs.
	 a) The total of Future minimum Lease payments under Non-cance operating leases for: 	lable	
	(i) Not later than one year	-	-
	(ii) Later than one year and not later than five years	-	-
	b) Lease payment recognized in the statement of Profit & Loss		
	for the period under the schedule " Other Expenses"	9,887,807	9,368,871
	 Sub lease income recognized in the statement of Profit and Loss for the period 		3,118,500
	d) There is no Contingent Rent.	-	3,110,500
	e) The Company's major leasing arrangements are in respect of g	godowns/office premises (including fur	niture & fitting
	therein wherever applicable taken on leave and licence basis). These leasing arrangements, which are mostly cancelable, ra		and are usually
	renewable by mutual consent at mutually agreed terms and cor Assets given on Lease	Iulions.	
	a) The details of Premises given on lease are as following:	2010-2011	2009-2010
		2010-2011 Rs.	2009-2010 Rs.
	Original Cost	35,697,605	35,697,605
	Accumulated Depreciation	13,928,037	12,782,270
	Written Down Value	21,769,568	22,915,335
	Depreciation for the period recognized in the statement of Profit a		1,206,070
	b) Future minimum lease rentals receivables as on 31.03.2011 is l	NIL. (Previous Year NIL)	
	c) There is no Contingent Rent.		
	 d) The company has given office premises on lease for a period ra lease rent income of Rs.8,055,460/- 	anging between 11 months to 7 years.	The aggregate
	(Previous Year Rs.3,654,729/-) has been recognized as income in " Other Income".	n the Profit and Loss for the period und	er the schedule
10.	The company has not received information from vendors regarding their Development Act, 2006 and hence disclosures relating to amounts up payable under this Act, have not been given.	r status under the Micro,small and Med npaid as at the year end together with	lium Enterprises n interest paid
	The same has been relied upon by the Auditors.		
11.	Employee Benefits :		
	The Company's defined benefit plan includes Gratuity/ Leave Enc. Encashment has been determined using Projected Unit Credit Methor contribution plan includes Provident Fund and Superannuation Fund.	d by an independent actuary. The con	
	A. Defined Contribution Plan	2010-2011 Rs.	2009-2010 Rs.
	(i) Provident Fund	1,114,252	кз. 1,045,112
		23,280	43,680
	(ii) Contribution to Superannuation Fund	25,200	45,000
	(ii) Contribution to Superannuation Fund		

Β.	Defined Benefit Plans	2010-2011	Gratuity 2009-2010	Leave E 2010-2011	Encashment Benef 2009-201
<u>(i)</u>	Assumptions Mortality	(1004.04) 1.04			
	Mortality LIC Discount Rate	(1994-96) Ult 8.30%	LIC (1994-96) Ult 8.00%	LIC (1994-96) Ult 8.30%	LIC (1994-96) U 8.009
	Rate of increase in compensation	5.00%	5.00%	5.00%	5.00%
	Rate of return (expected) on plan asse		5.00%	5.0070	5.00
	Withdrawal rates Up to A	Age 30 : 10%	Up to Age 30 : 10%	Up to Age 30 : 10%	Up to Age 30 : 109
	:	31 to 40 : 5%	31 to 40 : 5%	31 to 40 : 5%	31 to 40 : 59
			41 and above : 2%	41 and above : 2%	41 and above : 29
<u>(ii)</u>	Changes in present value of obligation				
	PVO at beginning of period	3,487,743	3,335,562	1,013,327	917,23
	Interest cost	279,019	220,437	79,199	68,72
	Current Service Cost	487,230	711,314	301,635	265,21
	Benefits Paid	-	(1,160,193)	(46,680)	(116,22
	Actuarial (gain) / loss on obligation	(192,781)	380,623	(161,100)	(121,62)
/:::)	PVO at end of period	4,061,211	3,487,743	1,186,381	1,013,32
<u>(iii)</u>	Changes in fair value of Plan Assets	of pariod			
	Fair Value of Plan assets at beginning	or period -	-	-	
	Expected Return on Plan Assets Contributions	-	1,160,193	46,680	116,22
	Benefit Paid	-	(1,160,193)	(46,680)	(116,22
	Actuarial gain / (loss) on plan assets	-	(1,100,193)	(40,000)	(110,22
	Fair Value of Plan assets at end of per	- boi	-	-	
(iv)	Fair value of Plan Assets	iou	-	-	
111	Fair Value of Plan assets at beginning	of period -	-	-	
	Actual Return on Plan Assets	-	-	-	
	Contributions	-	1,160,193	46,680	116,22
	Benefit Paid	-	(1,160,193)	(46,680)	(116,22
	Fair Value of Plan assets at end of per	- boi	-	-	ζ - j
	Funded Status	(4,061,211)	(3,487,743)	(1,186,381)	(1,013,32)
	Excess of actual over estimated return on Plan Assets	n -	-	-	••••
<u>(v)</u>	Actuarial Gain / (Loss) Recognized				
	Actuarial Gain / (Loss) for the period (Obligation)	192,781	(380,623)	161,100	121,62
	Actuarial Gain / (Loss) for the period (Plan Assets)	-	-	-	
	Total Gain / (Loss) for the period	192,781	(380,623)	161,100	121,62
	Actuarial Gain / (Loss) recognized for the period	192,781	(380,623)	161,100	121,62
<i>(</i>))	Unrecognized Actuarial Gain / (Loss) at end of period	-		-	
<u>(vi)</u>	Amounts to be recognized in the Balar and statement of Profit & Loss Account	<u>t</u>	0 107 7 10	4 404 004	1 0 1 0 0
	PVO at end of period Fair Value of Plan assets at end of per	4,061,211	3,487,743	1,186,381	1,013,32
	Funded Status	(4,061,211)	(3,487,743)	(1,186,381)	(1,013,327
	Unrecognized Actuarial Gain / (Loss) Net Asset / (Liability) recognized in the Balance Sheet	- e (4,061,211)	(3,487,743)	(1,186,381)	(1,013,327

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<i>(</i>)											
	Expenses recognized the stater	nent of P a			744				0.04 / 0		
	Current Service Cost		487,230		711,				301,63		294,000
	Interest Cost		279,019		220	,437			79,19	99	57,360
	Expected Return on Plan Asse		-			-				-	
	Net Actuarial (Gain) / Loss reco for the period		(192,781)		380,	623			(161,10	0)	(59,406)
	Expense recognized in the state	ement of	573,468		1,312,	374			219,73	34	291,954
	P & L A/C. Movements in the Liability reco	anized in F	Palanca Sh	not							
-	Opening Net Liability	•	3,487,743		3,335,	562			1,013,32	7	808,714
	Expenses as above		573,468		1,312,				219,73		291,954
	Contribution paid		575,400		1,312, ,160,1				(46,68		(183,438)
		,	-			,			• •		• • •
	Closing Net Liability	4	4,061,211		3,487,	/43			1,186,38	31	917,230
12. Seam	nent Information For The Yea	r Ended 3	21 st March	2011							
	nation about Primary Business		JI Waron	1, 2011						(Runee	s in Lakhs
ч. нион		Electron	nics	Chemica	als		Unallo	ocate	٥d		tal
		2010-2011	2009-2010	2010-2011		2010	2010-20		2009-20		2009-2010
Revenue										10	
External Cust	iomers	21,842.89	19,084.05	212.03	13	31.87		-		- 22,054.92	19,215.92
Inter-segment		-	-	-		-		-			-
Total Revenu	Je	21,842.89	19,084.05	212.03	13	31.87		-		- 22,054.92	19,215.92
Result	11	700 70	002 57	15.00						004.05	000.15
Segment Res		789.73	883.56	15.22		6.59	(204	-	(ววา า	- 804.95	
Interest Expe	expenditure net of unallocated income						(304. 203		(332.2 370.4		(332.26) 370.45
Dividend Inco							205	.00	370.	40 203.00	370.45
	e taxation and exceptional items	789.73	883.56	15.22		6.59	(507.	93)	(702.7	(1) 297.02	187.44
Exceptional i	•		-				``		`		
Provision for										106.00	67.70
	Wealth Tax									-	-
	Deffered Tax									(9.44)	(1.17)
Drofit aftar t	Fringe Benefit Tax	790 72	002 54	15.00		(50	/507	02)	702		120.01
	axation and exceptional items rt) Provision for Income tax	789.73	883.56	15.22		6.59	(507.	93)	(702.7	(1) 200.46	120.91 9.13
Net Profit	ΠΟΛΙΣΙΟΠΤΟΙ ΠΙΟΟΠΟ ΙΔΑ	789.73	883.56	15.22		6.59	(507.	93)	(702.7	/1) 200.46	-
Other Inform	nation	107.10	000.00	10.22		0.07	(00	33,	(, 02	1) 200.10	111110
Segment Ass	sets	5,651.02	5,804.89	68.15	4	18.96	1,801	.28	1,464.	71 7,520.45	7,318.56
Segment Liat	oilities	1,571.17	1,868.30	21.30	1	17.93	506	.49	404.2	28 2,098.95	2,290.51
Capital exper	nditure	-	-	-		-	27	.40	5.	51 27.40	5.51
B. Informa	ation about Secondary Business Segme	nts									Rs. In Lakh
			With	nin India			Outside	India		To	
		-	2010-2011	-	010		0-2011		09-2010	2010-2011	2009-2010
	y geographical market		10,181.32				873.60		,252.08	22,054.92	19,215.92
Total	geographical market		10,181.32				873.60		,252.00	22,054.92	19,215.92
	ount of segment assets		4,073.48				446.97		,213.44	7,520.45	7,318.56
Additions to			27.40		5.51	3,	440.77	3	,213.44	27.40	5.51
	11/20 233613		27.40	, ,	5.51		-		-	27.40	5.51
Notes:-											
	mpany is into two main business segm	,									
	onics - Computer peripherals and system										
	cals - Export of Textile Dyes and Interm										

(ii) Segment Revenue, Results, Assets and Liabilities include the respective amounts identifiable to each of the segments and amounts allocated on a reasonab basis.

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13. Related parties disclosure in accordance with the Accounting Standard 18 issued by the Institute of Chartered Accountants of India.

	Parties wh control ex		Key Mana Perso			e of Key nt Personnel	TOTAI	L
Transactions during the year.	2010-2011 Rs.	2009-2010 Rs.	2010-2011 Rs.	2009-2010 Rs.	2010-2011 Rs.	2009-2010 Rs.	2010-2011 Rs.	2009-201 Rs
Remuneration	-	-	2,275,000	2,100,000	38,400	38,400	2,313,400	2,138,40
Receiving of services	1,920,000	1,620,000	-	-	-	-	1,920,000	1,620,00
Inter corporate deposits repaid to Priya International Ltd.	62,129,825	61,331,614	-	-	-	-	62,129,825	61,331,61
Interest paid on Loans to Mr.Ashish Bhuwania	-	-	291,471	539,888	-		291,471	539,88
Interest paid on Loans to Mr. Aditya Bhuwania	-	-	8,301	47,951	-	-	8,301	47,95
Interest paid on Loans to Mr.A K Bhuwania	-	-	41,030	40,075	-	-	41,030	40,07
Inter corporate deposits repaid to M/s.Brent Properties Investments Pvt Ltd.	1,750,000	700,000					1,750,000	700,00
Inter corporate deposits repaid to M/s.Cheshire Properties Investments Pvt Ltd.	1,650,000	700,000					1,650,000	700,00
Inter corporate deposits taken from M/s.Brent Properties Investments Pvt Ltd.	1,500,000	100,000					1,500,000	100,00
Inter corporate deposits taken from M/s.Cheshire Properties Investments Pvt Ltd.		100,000					-	100,00
Inter corporate deposits taken from M/s.Priya International Ltd.	65,838,966	67,909,234	-	-	-	-	65,838,966	67,909,23
Interest expense on Intercorporate deposits received from M/s. Priya International Ltd.	1,978,512	2,041,020	-	-	-	-	1,978,512	2,041,02
Sales of goods	49,307	118,636					49,307	118,63
Loans received from Directors	-	-	7,065,122	9,380,791	-	-	7,065,122	9,380,79
Loans repaid to Directors	-	-	13,700,000	8,770,030	-	-	13,700,000	8,770,03
Balances at the year end.								
Deposit against receiving of services	37,400,000	37,400,000	-	-	-	· ·	37,400,000	37,400,00
Outstanding against Loans received from Directors	-	-	651,936	7,286,814	-	-	651,936	7,286,81
Outstanding payable against receiving of services	1,620,000	147,810	-	-	-	-	1,620,000	147,81
Outstanding on Inter corporate deposits taken	39,546,086	37,736,944	-	-	-	-	39,546,086	37,736,94
Interest Payable	1,780,661	1,836,918	306,722	565,122	-		2,087,383	2,402,04

			(Amount in RS
		2010-2011	2009-2010
Nature of transaction	Name of the related party	Rs.	Rs.
Transactions during the year.			
Remuneration to Directors	Mr. Ashish Bhuwania	1,500,000	1,500,000
	Mr. Aditya Bhuwania	775,000	600,000
Receiving of Services	M/s.Brent Properties Investment Pvt.Ltd	900,000	750,000
	M/s.Chesire Properties Investment Pvt.Ltd	900,000	750,000
Sales of goods	M/s.Priya International Ltd	49,307	118,636
Loans received from Directors	Mr.A.K. Bhuwania	36,067	1,370,418
	Mr.Ashish Bhuwania	6,985,899	6,024,460
	Mr. Aditya Bhuwania	43,156	1,985,913
Loans repaid to Directors	Mr.A.K. Bhuwania	-	1,270,030
	Mr.Ashish Bhuwania	12,700,000	6,500,000
	Mr. Aditya Bhuwania	1,000,000	1,000,000

Note:

Names of related parties and description of relationship:

1.

Parties where control exists (a) Priya International Ltd.

Priya Chemicals (b)

Gaurav Electrochem Pvt.Ltd. (C)

- Brent Properties Investment Pvt.Ltd. (d)
- Key Management Personnel
 Mr. A. K. Bhuwania
 Mr. Ashish Bhuwania

 - (c) Mr. Aditya Bhuwania

v m	a fanation					24th A	Annual Report 2	2010 - 2
	e) Chesire Properties Inves	stment Pvt.Ltd.		3	. Relative of Key I	Management P	versonnel	
	(f) Halifax Properties Inves	tment Pvt.Ltd.			(a) Mrs. Saroj B	3huwania, wife	of Mr. A.K.Bhuwania	
14.	Earning Per Share (EPS)							
•••	Earning Per Share excluding ex	traordinary item	s (net of tax exp	enses) - The nu	merator and deno	ominator used t [,]	o calculate Basic & Diluted Ear	nings per shar
	5 5	,					2010 - 11	2009 - 10
	Profit attributable to the Equity S	Shareholder (Rs	.)				20,046,219	11,177,742
	Weighted average number of E	quity Share outs	tanding during	the year (Nos)			3,002,300	3,002,300
	Basic & Diluted earning per sha	ire (Rs.)					6.68	3.72
	Face value of each share (Rs.)						10	10
15.	Break-up of Deferred Tax Asset	ts (Net)						
							2010 - 11	2009 - 10
	Deferred tax Assets							
	- On account of Expense	s allowable und	ler income tax	on payment bas	sis		1,702,581	1,495,143
	- On account of provision	for doubtful deb	ots				589,796	
	- On account of provision	for Warranty					111,256	75,503
	- On account of difference	e in depreciatior	n as per books	and Income-tax	« Act, 1961		975,771	864,392
							3,379,404	2,435,038
							2010 - 11	2009 - 10
16.	Break-up of Interest receive						1 (11 050	1 /04 746
	Interest received on Fixed Dep		S				1,641,052	1,604,742
	Interest received on Staff Loans	3					115,955	124,908
	Interest recovered from parties						10,225,746	468,339
							11,982,753	2,197,989
17.	Disclosure relating to provi	isions						
17.		Opening		<u> </u>	1	Closing		
	Provision related to	Balance	Additions	Utilisation	Reversal	Balance	Brief Description of Provision	on made.
	Warranty	227,300	718,900	603,293		342,907	The company gives Warranti	ies at the time

Warranty 227,300 718,900 603,293 -	342,907	The company gives Warranties at the time of Sales of Main Products to the customers. Under the terms of Contract of Sales. The company undertakes to make good by replacement or repairs, Manufacturing defects that arise within 1-3 years from the date of sale. A provision has been recognised for the expected Warranty claims on products sold based on past experience.

18. Derivatives:

UNHEDGED: The year end Foreign Currency exposures that have not been hedged by a derivative instrument as outstanding are as under:

a. Amount receivable in foreign currency on account of the following :

	As on 31.0	3.2011		As on 31.	03.2010	
Particulars	Rs.	Amount in Foreign Currency	Foreign Currency	Rs.	Amount in Foreign Currency	Foreign Currency
Receivables	115,965,710	2,598,089	USD	131,650,584	2,919,729	USD
Other Receivables	3,623,676	81,185	USD	984,124	21,826	USD

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		As on 31.0	03.2011		As on 31	.03.2010	
	Particulars	Rs.	Amount in Foreign Currency	Foreign Currency	Rs.	Amount in Foreign Currency	Foreigr Currency
	Creditors	150,915,293	3,375,048	USD	181,458,577	4,017,237	USE
	Other Payables	53,953	1,207	USD	109,000	2,413	USE
adj 20. In t to t 21. Fig	lances of Sundry Debtors, justment, if any. the opinion of the Board, Cur the amount at which they ar jures in brackets relates to p make them comparable with	rrent Assets, Loans ar e stated. previous year. Previou	nd Advances ha	ave value in th	e ordinary cour	se of business	at least equ
OR M.	OUR REPORT ATTACHEI L. BHUWANIA & CO. ERED ACCOUNTANTS	O OF EVEN DATE	FOR	and on beh	IALF OF THE	BOARD	
PARTNE	IRAGRA ER RSHIP NO. 12839			/A BHUWANI UTIVE DIRE		K. SARASWA RECTOR	ΛT
	: MUMBAI : 23 rd APRIL, 2011			E : MUMBAI D : 23 rd APRI		AURAV MUNO OMPANY SEC	

b. Amount pavable in foreign currency on account of the following

Si	a factoria			24th Annual R	eport 2010 - 2		
		on pursuant to Part IV ET ABSTRACT AND C					
I.	Registration Details						
	Registration No.	: 40713		State Code	: 11		
	Balance Sheet Date	: 31 0	3 2011				
		Date Mo	nth Year				
11	Capital raised during the year	r (Amount in Rs. thou	sands)				
	Public issue	NIL		Right issue	NIL		
	Bonus issue	NIL		Private Placement	NIL		
111	Position of Mobilisation and	Deployment of Fund ((Amount in Rs.	thousands)			
	Total Liabilities	753,606		Total Assets	753,606		
				(Net of current liabiliti	es & provisions)		
	Sources of Funds						
	Paid up Capital	30,023		Reserves and Surplu	s 256,912		
	Secured Loans	218,396		Unsecured Loans	40,198		
	Application of Funds						
	Net Fixed Assets & W.I.P.	25,889		Investments	36,049		
	Net Current Assets	480,211		Net Deferred Tax Ass	ets 3,379		
	Misc. Expenditure	NIL		Accumulated Losses	NIL		
IV	Performance of Company (An	nount in Rs. thousand	ls)				
	Turnover	2,216,069		Total Expenditure	2,186,367		
	Profit/Loss Before Tax (+) (-)	29,702		Profit/Loss after Tax (+) (-) 20,046		
	Earning per share in Rs.	6.68		Dividend Rate %	10		
V	Generic Name of Three Princ	ipal Products/Services	s of Company				
	i Item Code No (ITC Code) Product description		847130.10 Laptop				
	ii Item Code No (ITC Code) Product description		852851.00 Monitors				
	iii Item Code No (ITC Code) Product description	Т	903289.90 hin Client Itona				
			FOR AND ON BEHALF OF THE BOARD				
			ADITYA BHUV EXECUTIVE		SARASWAT TOR		
			PLACE : MUN DATED : 23 rd		AV MUNOLI ANY SECRETARY		





Regd. Office: 2nd Floor, 209-210 Kimatrai Building, 77-79, Maharshi Karve Marg, Marine Lines (E), Mumbai-400002

ATTENDANCE SLIP

(To be presented at the entrance)

Regd. Folio No./Client ID No.

No. of shares held _____

DP ID No.

I certify that I am a Member/Proxy for the member of the Company.

I hereby record my presence at the 24th ANNUAL GENERAL MEETING of the Company to be held at "Hall of Harmony", Nehru Centre, Dr. Annie Besant Road, Worli, Mumbai-400 018 on Thursday, the 18th day of August, 2011 at 11.00 A.M.

Member's/ Proxy's name in BLOCK Letters

Signature of Member/Proxy

Stamp

NOTE : Please fill up this attendance slip and hand it over at the entrance of the venue for the meeting. Members are requested to bring their copy of the Annual Report to the meeting.



PRIYA LIMITED

Regd. Office: 2nd Floor, 209-210 Kimatrai Building, 77-79, Maharshi Karve Marg, Marine Lines (E), Mumbai-400002

PROXY FORM

Reg. Folio No. /Client ID No		
DP ID No		
I/We		
	. being a member/members of the al	bove named Company
hereby appoint	of	or failing
him of		as my/our proxy
to vote for me/us on my/our behalf at the 24 $^{\rm th}$ ANNL Thursday, the 18 $^{\rm th}$ day of August, 2011 at 11.00 A.M. and		mpany to be held on
Signed this day of	2011.	Affix
		Re. 1/-
	Signature	Affix Re. 1/- Revenue

NOTE : This proxy form, in order to be effective, should be duly completed and deposited at the Registered Office of the Company, not less than 48 HOURS BEFORE the meeting.

BOOK-POST

If underlivered, Please return to :

PRIYA LIMITED

Regd. Office : 2nd Floor, 209-210, Kimatrai Building, 77-79, Maharshi Karve Marg, Marine Lines (E), Mumbai - 400 002. Tel. : 91-22-4220 3100 (30 Lines), Fax : 91-22-4220 3197. E-mail : priyabom@priyagroup.com www. priyagroup.com

Branches :

Ahmedabad: 079-2741 1484, Bengaluru: 080-2242 6144, Chandigarh: 0172 - 503 9689, Chennai: 044 - 4214 6105, Delhi: 011 - 2643 8555, Hyderabad: 040 - 6638 2237, Indore: 0731 - 242 2964, Kochi: 0484 - 231 1397, Kolkata: 033 - 3057 1000, Lucknow: 0522 - 220 5315, Mumbai: 022 - 4220 3100.