

Annual Report 2005

ABG Heavy Industries Limited

CORPORATE INFORMATION

BOARD OF DIRECTORS

Kamlesh Kumar Agarwal Chairman

R. G. Govindrajpuram Director

Rishi Agarwal Director

H. P. Prabhu Director

Saket Agarwal Managing Director

COMPANY SECRETARY G. Lakshmi Prasanna

REGISTERED OFFICE

5th Floor, Bhupati Chambers, 13 Mathew Road, Mumbai - 400 004.

AUDITORS

M/s M.M. Chaturvedi & Co., 24 Atlanta, Nariman Point, Mumbai - 400 021.

BANKERS

UTI Bank Ltd. The Jammu & Kashmir Bank Ltd. UCO Bank

LEGAL ADVISORS

M/s Bachubhai Munim & Co. Mumbai

REGISTRARS AND SHARE TRANSFER AGENTS

Bigshare Services Pvt. Ltd., E/2, Ansa Industrial Estate, Sakivihar Road, Sakinaka, Andheri (E), Mumbai 400 072.



Erection of wind turbines with self assembly state of the art cranes

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NOTICE

Notice is hereby given that the Twenty First Annual General Meeting of ABG Heavy Industries Limited will be held on Monday, the 31st day of October, 2005 at 2.00 p.m. at Ashoka Hall, Arcadia, Nariman Point, Mumbai - 400 021, to transact the following business:

ORDINARY BUSINESS

- To receive, consider and adopt the Audited Profit and Loss Account for the year ended 31st March, 2005 and the Balance Sheet as at that date together with the Report of the Board of Directors and the Auditors thereon.
- 2. To declare Dividend on Equity Shares for the year ended 31st March, 2005.
- 3. To appoint a Director in place of Mr. Rishi Agarwal, who retires by rotation, and being eligible, offers himself for re-appointment.
- 4. To appoint a Director in place of Mr. H. P. Prabhu, who retires by rotation and being eligible, offers himself for re-appointment.
- 5. To appoint Auditors from the conclusion of this Annual General Meeting until the conclusion of the next Annual General Meeting and to authorise the Board to fix their remuneration.

By order of Board of Directors

G. Lakshmi Prasanna

Company Secretary

Mumbai, 26th September, 2005

Regd. Office:

5th Floor, Bhupati Chambers, 13 Mathew Road, Mumbai – 400 004.

NOTES

I. A MEMBER ENTITLED TO ATTEND AND VOTE IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE INSTEAD OF HIMSELF AND THE PROXY NEED NOT BE A MEMBER OF THE COMPANY.

The proxy form must be lodged with the Company not less than 48 hours before the time of the meeting.

- The Register of Members and Share Transfer Books of the Company will remain closed from Wednesday, the 26th October, 2005 to Monday, the 31st October, 2005 (both days inclusive).
- The Registrar of Companies, Maharashtra, Mumbai, have granted their approval for extention in time for convening this Annual General Meeting vide letter no TA/31578/54/ 1671 dated 23rd September, 2005.
- 4. Members holding shares in physical form are requested to notify/ send the intimation of their change in address

and details of Bank account at the earliest to the Share Transfer Agents viz:

Bigshare Services Pvt. Ltd., E/2, Ansa Industrial Estate, Sakivihar Road, Sakinaka, Andheri (E), Mumbai - 400 072. Tel: 28470652/53 Fax: 28475207.

Members holding shares in the electronic form are advised to inform changes in address/ Bank mandate directly to their respective Depository Participants. The address and Bank mandates as furnished to the Company by the respective Depositories viz. NSDL and CDSL will be printed on the Dividend warrants.

- 5. Dividend as recommended by the Board if approved by the members will be paid on or after 1st November, 2005, to those shareholders whose names appear on the Register of Members as on the date of Annual General Meeting. In respect of the shares held in electronic form the dividend will be paid on the basis of beneficial ownership as at the close of 31st October, 2005 as per the details furnished by the National Securities Depository Limited/Central Depository Services (India) Limited for the purpose as on that date.
- 6. The resolutions regarding the re-appointment of Mr. Rishi Agarwal and Mr. H. P. Prabhu as Directors of the Company are placed before the shareholders. As per Clause 49 of the Listing Agreement with the Stock Exchanges, the following particulars of Mr. Rishi Agarwal and Mr. H. P. Prabhu are being provided:
 - a] Mr. Rishi Agarwal is Management graduate from the University of Purdue, USA and is presently the Managing Director of ABG Shipyard Limited. He has experience of successfully managing various businesses since last 12 years.

His other Directorships are as under:

Name of the Company Held	Position
ABG Shipyard Limited	Managing Director
ABG International Private Limited	Director
ABG Shipping Limited	Director
Onaway Industries Ltd.	Director
ABG Cement Limited	Director
YAR Aviation Private Limited	Director
Cardinal Logistics Pvt. Ltd.	Director
ABG Cranes Private Limited	Director
ABG Power Pvt. Ltd.	Director
ABG Projects & Services Limited	Director

b] Mr. H. P. Prabhu is a seasoned banker and was with Bank of India for over 35 years. During his career in the Bank,

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ABG Heavy Industries Limited

he held many important positions including the position of Principal, Management Development Institute and Zonal Manager, Pune Zone. He took Voluntary Retirement in the year 2000 whilst holding the post of Deputy General Manager in the Bank. His experience is of relevance and value to the business of the Company. He is not a director in any other Company.

- 7. In terms of Sections 205A and 205C of the Companies Act, 1956 the amount of dividend remaining unclaimed or unpaid for a period of seven years from the date of its transfer to Unpaid Dividend Account of the Company is required to be transferred to the Investor Education and Protection Fund established by the Central Government and no claim shall lie against the said Fund or the Company for the amount of dividend so transferred to the Fund. Shareholders who have not yet encashed their dividend warrant(s) for the financial year ended 31st March, 1998 or any subsequent financial years are requested to make their claims to the Company's Share Transfer Agent immediately. It may be noted that unpaid dividend for the financial year ended 31st March, 1998 is due for transfer to the Investor Education and Protection Fund in the month of November, 2005.
- 8. Members desirous of getting any information relating to the accounts and operation of the Company are requested to address their queries at least 7 days in advance of the meeting so that the information required may be made available at the meeting.

9.

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

By order of Board of Directors

Mumbai, 26th September, 2005

Regd. Office: 5th Floor, Bhupati Chambers, 13 Mathew Road, Mumbai – 400 004. G. Lakshmi Prasanna Company Secretary



ABG's RMQCs in operation at Jawaharlal Nehru Port for container handling.

DIRECTORS' REPORT

To the Members

Your Directors have pleasure in presenting the Twenty First Annual Report with the Audited Accounts for the year ended 31st March, 2005.

Financial Results

Particulars	(Rupees	: In Lacs)
	2004-05	2003 - 04
Gross Receipts	7234	6183
Gross Profit before Interest	3574	3368
and Depreciation		
Less : Interest	(534)	(780)
Depreciation	(1484)	(1471)
Profit before Extra –	1556	1117
Ordinary Item & Tax		
Less : Extra –Ordinary item	(443)	
(Loss on sale of Asset)		
Net Profit before tax	1113	1117
Less : Provision for Taxation	(260)	·(86)
Add: Reversal of Deferred Tax	151	163
Profit After Tax	1004	1194
Add : Profit brought forward	3532	<mark>296</mark> 6
from earlier <mark>y</mark> ear		
Net profit available for	4537	4160
appropriation		
Proposed Dividend	192	128
(Including Corporate		
Dividend Tax)		
Transfer to General Reserve	800	500
Balance Carried to		
Balance Sheet	3545	3532

Operations

During the year under review, the performance of Container and Bulk handling cranes deployed at Jawaharlal Nehru Port, Chennai Port, Cochin Port and Mormugao Port continued to be satisfactory. The operational income from these cranes has recorded growth on the basis of the escalation clause in the contracts with the Port Trusts. The mobile crane hiring business too has shown significant improvement. Your Company has achieved a turnover of Rs.7234 Lacs as compared to Rs.6184 Lacs during the last year showing the net growth in sales by 16.9% mostly attributable to improvement in mobile crane business.

Your company has made further investments in brand new cranes against contracts for crane hiring. Your Company has qualified for submitting price bid for maintenance and operation of Container Terminal at Kandla Port Trust on BOOT basis for 30 years.

Finance

The Company's continuous endeavour to reduce its overall borrowings / liabilities as well as the restructuring / refinance of high

cost debts have resulted in further savings in finance cost.

Dividend

Your Directors are pleased to recommend a Final Dividend of Rs. 1.50 (15%) per Equity Share on Equity Share Capital of Rs. 1132 Lakhs, divided into 1,13,20,200 Equity Shares of Rs.10/each, for the Financial Year ended 31st March, 2005. The dividend, as recommended by the Board will absorb Rs. 191.99 Lakhs including Dividend Distribution Tax.

Delisting of Shares

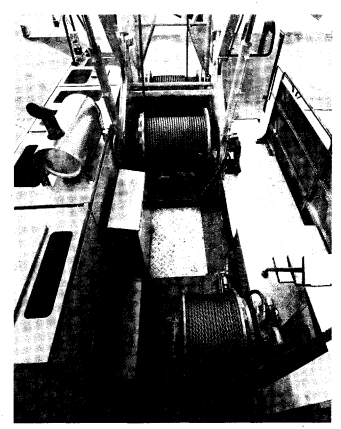
The shares of your Company are delisted from Delhi Stock Exchange Association Limited (DSE) in addition to the Ahmedabad Stock Exchange (ASE) previously in pursuance of the Resolution passed in the Annual General Meeting on 30th September, 2003. Your Company's application for delisting of Equity Shares from National Stock Exchange of India Limited (NSE) is pending for approval by them.

Directors

In accordance with the provisions of Sections 255 and 256 of the Companies Act, 1956 and also Articles 128 of the Articles of Association of the Company, Mr. Rishi Agarwal and Mr. H.P. Prabhu retire by rotation and being eligible, offer themselves for re-appointment.

Directors' Responsibility Statement

As stipulated under Section 217(2AA) of Companies Act, 1956, your Directors subscribe to "Directors' Responsibility Statement" and confirm that:



ABG offers the highest standard maintenance

ABG Heavy Industries Limited

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

Auditors

M/s. M.M. Chaturvedi & Co., Chartered Accountants, the Auditors of the Company hold office till the conclusion of the ensuing Annual General Meeting and are eligible for re - appointment. The Company has received a letter from M/s. M.M. Chaturvedi & Co. to the effect that their appointment as Auditors, if made, would be within the limits under Section 224 (1-B) of the Companies Act, 1956. The Auditors' comments in their Report are self-explanatory, hence do not call for any further clarification.

Subsidiaries

Information pursuant to Section 212 of the Companies Act, 1956 with regard to Subsidiary Companies shall be furnished by way of an addendum to this report on receipt of the same.

Corporate Governance

Pursuant to Clause 49 of the Listing Agreement with Stock Exchanges, Management Discussion and Analysis are made a part of this report. Corporate Governance Report and Auditors' Certificate regarding compliance of conditions of Corporate Governance shall be furnished by way of a addendum to this report at the time of convening ensuing Annual General Meeting.

Fixed Deposit

Your Company has not accepted any Fixed Deposits from the Public for the year ended 31st March, 2005.

Conservation of Energy, Technology Absorption and Foreign Exchange Earnings and Outgo

Since your Company does not own any manufacturing facility, the particulars as required u/s 217(1)(e) of the Companies Act, 1956, so far the same relates to Conservation of Energy and Technology Absorption, are not applicable.

The information related to foreign exchange earnings and outgo has been given in the notes forming part of the accounts for the year ended 31st March 2005.

Particulars of Employees

A statement giving the requisite information as per Section 217 (2A) of the Companies Act, 1956 is annexed hereto and forms part of this report.

Appreciation

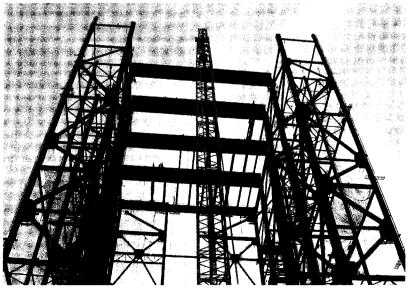
Your Directors place on record their appreciation for the support and co-operation extended by Company's Bankers, Government Bodies, Shareholders and specifically contribution made by the employees of the Company for grand success of the Company during the year under review. Your Directors look forward to their unstinted support.

For and on behalf of the Board of Directors

Mumbai, 30th June, 2005

Kamlesh Kumar Agarwal

Chairman



3x500 MW power station ceiling girder erection with brand new Demag CC 2800-1 crane with 330 Ft boom.

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STATEMENT REGARDING PARTICULARS OF EMPLOYEES FORMING PART OF DIRECTORS' REPORT AS REQUIRED UNDER SECTION 217(2A) OF THE COMPANIES ACT, 1956

Name	Age	Qualification	Experience	Date of Employment	Designation	Gross Income	Previous Employment
Mr. Saket Agarwal	41 years	B.Com	21 years	11.06.84	Managing Director	Rs.3,063,410/-	First Employment
Mr. Anthony Frank Jones*	64 years	Mechanical Engineer	48 years	10.12.03	Engineering Service Manager	Rs.934,454/-	Marine Transpot International

* the employee was in service for the part of the year.

NOTES:

- (1) The nature of employment is contractual.
- (2) Remuneration includes salaries, allowances, bonus, gratuity, payments made under voluntary retirement scheme and expenditure incurred in providing rent free accommodation, medical expenses, value of other perquisites on the basis of Income Tax Act and Rules and Company's contribution to Provident and Pension Fund.
- (3) Mr. Saket Agarwal is a relative of Mr. Kamlesh Kumar Agarwal and Mr. Rishi Agarwal, Directors of the Company.

For and on behalf of the Board of Directors

Kamlesh Kumar Agarwal Chairman

Mumbai, 30th June, 2005

Addendum to the Directors' Report

Subsidiaries

As required by Section 212 of the Companies Act, 1956, the statement relating to subsidiary companies, of Cardinal Logistics Pvt. Ltd. and ABG Projects & Services Ltd., alongwith their audited annual accounts, are annexed to this Report. Pursuant to the Accounting Standard AS 21 issued by the Institute of Chartered Accountants of India, consolidated Financial Statements presented by the Company include the financial information of above subsidiaries.

Corporate Governance

Pursuant to Clause 49 of the Listing Agreement with Stock Exchanges, Corporate Governance Report and Auditors' Certificate regarding compliance of conditions of Corporate Governance are made a part of this Annual Report.

For and on behalf of the Board of Directors

Kamlesh Kumar Agarwal Chairman

Mumbai, 26th September, 2005



ABG Heavy Industries Limited

MANAGEMENT DISCUSSION & ANALYSIS

A) INDUSTRY STRUCTURE AND DEVELOPMENT

Indian economy has performed well during the year 2004-05. The estimated GDP growth of about 6.9% over the unprecedented growth of 8% in the GDP previous year makes India one of the fastest growing economies in the world. It is heartening that the pace of industrial growth is impressive in the current year. Your Company prospers with industrial growth. The impact is visible in greater demand for the hiring of its mobile cranes. There has been growth both in the topline and the bottomline of the company, without considering extra ordinary items. The provision of escalation in lease rentals in the long – term contracts of the company with the ports resulted in growth in income from the port operations. Emergence of opportunities for deployment of certain specific kinds of mobile cranes also led to increase in earning from mobile cranes business.

The management has been making efforts to contract new business both in the port sector and the mobile crane business. The Company has been qualified for submission of bid for maintenance and operation of two Container Terminals at Kandla Port on BOOT basis for 30 years. The Company is looking at business opportunities as well as strategic alliances with foreign operators of ports to embark on the business of port management in India and abroad.

Cardinal Logistics Private Ltd., a subsidiary of the company, having an agreement with Kolkata Port Trust (KPT) for supply, operation and maintenance of 2 Nos. Mobile Harbour Cranes with necessary back up support equipment for handling containers on 'Own, Operate and Maintain' basis at Container Terminals in Kolkata Dock System of Kolkata Port Trust (KPT) for a period of 10 years has since successfully commissioned the port project.

Mobile Crane business has been on uptrend. Your Company has already entered into contracts with major PSUs and private sector companies for hiring of mobile cranes. Looking to increasing demand, your Company has made fresh investments for acquisition of specialized cranes to suit present demand. Demand scenario also provided opportunity for deployment of old idling cranes of the Company.

One contract with Jawaharlal Nehru Port Trust has been almost complete and the Cranes will be handed over to them as and when the contract period is over. The Company is looking at mobile crane business and its investments in port business through subsidiaries to augment loss in revenue on completion of long term port contracts of past.

B) OPPORTUNITIES AND THREATS

The Indian economy is clearly looking up and for ABG too, the year 2004-05 has been a fairly good year. During the year under review, the performance of Container and Bulk handling cranes deployed at Jawaharlal Nehru Port, Chennai Port, Cochin Port and Mormugao Port continued to be satisfactory. The operational income from these cranes has recorded growth on the basis of the escalation clause in the contracts with the Port Trusts. The mobile crane hiring business too has shown significant improvement. Your company has made further investments in brand new cranes against contracts for crane hiring. Mobile Harbour Cranes and the back up support equipment. It is expected that it will start contributing to the bottomline of the Company.

As India increasingly integrates into the global market and becomes a party to free-trade agreements, as interest rates and the stock markets align themselves to move in tandem with global economies, your Company will continue to explore and pursue to tap the opportunities available in the globally competitive markets.

C) RISKS AND CONCERNS

Market & Industry Risk

The Company has endeavoured to develop a flexible long-term strategic plan that will enable it to capitalize on the opportunities presented by the sector, while at the same time mitigating the inherent risks. The Company is exposed to the risks of the changes in government policies on infrastructure development, privatization of ports operations and the opening up of port sector for foreign investment. The estimated GDP growth of about 6-7 percent makes India one of the fastest growing economies in the world. The Company has used the present situation to its advantage and is looking for expansion in India and abroad to reduce the risk in business.

Interest Rate and Foreign Exchange Risk

The Company has always contracted fixed price loans to avoid any interest rate risk. But in the falling interest rate regime, the Company's continuous endeavour to reduce its overall borrowings / liabilities as well as the restructuring / refinance of high cost debts have resulted in substantial savings in finance cost. The Company follows a conservative policy of taking forward covers or other risk mitigation products to avoid any forex risk.

D) INTERNAL CONTROL SYSTEMS AND THEIR ADEQUACY

The Company has in place adequate systems of internal control commensurate with its size and the nature of its operations. These have been designed to provide reasonable assurance with regard to recording and providing reliable financial and operational information, complying with applicable statutes, safeguarding assets from unauthorized use or losses, executing transactions proper authorization and ensuring compliance of corporate policies.

The Company has an Audit Committee, details of which have been provided'in the Corporate Governance Report. The Audit Committee meets the Company's Statutory Auditors to ascertain, inter alia, their views on the adequacy of internal control systems in the Company and keeps the Board of Directors informed of its major observations from time to time.

E) HUMAN RESOURCE MANAGEMENT

Employee relations remained cordial throughout the year. The Company has a system for Annual Performance appraisal for its employees. The grant of increment or accelerated increments is related to work performance.

F) CAUTIONARY STATEMENT

Statements in the Management Discussion and Analysis describing the Company's objectives, projections, estimates, expectations may be "forward-looking statements" within the meaning of applicable securities laws and regulations. Actual results could differ materially from those expressed or implied.

Cardinal Logistics Pvt. Ltd. has successfully commissioned the

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REPORT ON CORPORATE GOVERNANCE

(As required under Clause 49 of the Listing Agreement with Stock Exchanges)

Company's philosophy on Corporate Governance

ABG Heavy Industries Limited believes that good corporate governance practices form basis for the management to direct and control the affairs of the Company in an efficient manner and to achieve the Company's goal of maximizing value for all its stakeholders. For your Company, corporate governance is not only compliance - it involves leveraging Company's resources and aligning its activities to consumer needs, shareholder benefits and employee growth thereby delighting all its stakeholders while minimizing risks.

The Company's philosophy on Corporate Governance is to make it a way of life by adopting standard Corporate Governance practices through continual improvement of internal systems and satisfaction of all the stakeholders. The core values in the Company's governance process include independence, integrity, accountability, transparency, responsibility and fairness. The Business policies are based on aspects like ethical conduct, health, safety and commitment to building a long-term sustainable relationship.

ABG Heavy Industries Limited has always strived for excellence

through adoption of best governance and disclosure practices. The Company places due attention on regulatory compliances. The Company is in full compliance with the norms and disclosures prescribed under Clause 49 of the Listing Agreement with Stock Exchange.

Board of Directors

(a) Composition

The present Board of the Company comprises of five directors with blend of executive/ non-executive/ independent directors. It has a non – executive Chairman. The composition of the Board is in compliance with the requirements of clause 49(I)A – i.e more than 50% of Directors are non-executive directors and more than one – third of the Directors are independent. Apart from sitting fees paid for attending Board / Committee Meetings, the Non-Executive Directors did not have any pecuniary relationship with the Company, during the financial year 2004-05.

(b) Board Meetings & Attendance

The names of Directors, the categories of the Directors on the Board, their attendance at Board Meetings and Annual General Meeting as also the number of Directorship and Committee Membership held by them in other companies are given below:

Name	Category Attendar				Directorship in other Companies		Membership in Committees	
		Held / A	ttended		Chairman	Director	Chairman	Member
Mr. Kamlesh Kumar Agarwal	Chairman, Promoter, Non-Executive	13	13	Yes	•	6	-	-
Mr. Rishi Agarwal	Promoter, Non-Executive Not Independent	13	9	Yes	-	10	-	
Mr.R. G. Govindrajpuram	Non-Executive Independent	13	10	Yes	-	-	Ι.	1
Mr. H. P. Prabhu	Non-Executive Independent	13	13	Yes	-	-	I	I
Mr. Saket Agarwal [.]	Managing Director, Executive Not Independent	13	10	Yes	-	9	-	-

None of the Directors on the Board is a member of more than 10 committees or Chairman of more than 5 Committees as specified in Clause no. 49. Necessary disclosures regarding Committee positions have been made by the Directors.

Thirteen (13) meetings of the Board of Directors were held during the year on the following dates:

20th April 2004, 15th June 2004, 22nd June 2004, 30th June 2004, 31st July 2004, 17th August 2004, 31st August 2004, 30th September 2004, 12th October 2004, 30th October 2004, 31st October 2004, 31st January 2005, 24th February 2005.

Audit Committee

The Board has constituted an Audit Committee comprising of independent and non-executive Directors. The terms of reference

of the Audit Committee are wide and in consonance with the requirement under Clause 49 of Listing agreement, the Companies Act, 1956. Deputy General Manager (Finance) and a representative of Statutory Auditors are permanent invitees. Deputy General Manager (Finance) is the Member Secretary of the Committee.

Audit Committee comprises of three Non – Executive Directors namely:

- I. Mr. H. P. Prabhu Chairman
- 2. Mr. R. G. Govindrajpuram
- 3. Mr. Kamlesh Kumar Agarwal

During the year, Audit Committee met six (6) times on the following dates when all the members of the Committee were present:

ABG Heavy Industries Limited

30th June 2004, 31st July 2004, 31st August 2004, 30th September 2004, 30th October 2004 and 31st January 2005.

The minutes of the Audit Committee are circulated and discussed at the Board Meetings.

Investors' Grievances Committee

Investors' Grievances Committee is set up to ensure effective redressal of investor complaints like delay in transfer of shares, non - receipt of Balance Sheet, Annual Report etc. The Committee also dwells upon steps for further improvement in service to the investors.

The Investors' Grievances Committee is headed by Mr. R. G. Govindrajpuram with Mr. H. P. Prabhu as another member of the Committee. The meetings of Investors' Grievances Committee took place during the year on the following dates when all the members of the Committee were present:

30th June 2004, 31st July 2004, 31st August, 2004, 30th September, 2004, 30th October, 2004 and 31st January 2005.

	ne, designation & ress of	Mr. P. K. Sinha, DGM - Finance
	npliance Officer	5th Floor, Bhupati Chambers,
0	npliance Officer	13 Mathew Road,
		Mumbai 4 00 004
a)	No. of complaints re	ceived from the

	Investors during the year comprising	
	of non – receipt of dividend,	
	non – receipt of shares sent for	
	transfer, revalidation of dividend,	
	change of address etc	222
b)	No. of complaints not solved to the	
	satisfaction of investors as on 31.03.2005	0

c) No. of pending share transfers

Remuneration Committee

The Company does not have a Remuneration Committee at present. The Board determines the remuneration of Whole Time Director or any other directors. (Non - mandatory requirement)

n

No director other than Mr. Saket Agarwal was paid any remuneration during the year. Remuneration paid to Mr. Saket Agarwal during the year ended 31st March, 2005 is as under:

Name	Designation	Gross Income
Mr. Saket Agarwal	Managing Director	Rs.3,063,410/-

Annual General Body Meeting

The last three AGMs were held on/at

- On 30th September 2004 at 4.30 p.m. at Ashoka Hall, 1. Arcadia, Nariman Point, Mumbai 400 021.
- 2. On 30th September 2003 at 3.00 p.m. at Ashoka Hall, Arcadia, Nariman Point, Mumbai 400 021.
- 3. On 30th September 2002 at 12.30 p.m. at Ashoka Hall, Arcadia, Nariman Point, Mumbai 400 021.

Whether Special resolutions -

a)	were put through		
	Postal Ballot last year		

- b) Were conducted without Postal Ballot last year
- are proposed to be c) conducted through

Postal Ballot this year

No.

Yes.

Re-appointment of Mr. Saket Agarwal as Managing Director. No.

No.

Disclosures

- The Company has received approval from Delhi Stock a. Exchange Association Limited (DSE) for delisting of its securities w.e.f 20th January, 2005. The Company's shares are delisted from Ahmedabad Stock Exchange (ASE) w.e.f 8th July, 2004. The approval for delisting shares from National Stock Exchange (NSE) is still awaited.
- b. The Company does not have any nominee of term lending institutions on the Board.

Means of Communication

Whether half - yearly report sent to the household of each shareholder (Non - mandatory requirement)

Quarterly Report

(a)	Which newspaper	Business Standard and		
	generally published in?	Mumbai Tarun Bharat		
(b)	Any website, where disp	layed No		
(c)	Whether it also displays releases, and the presen made to investors or to	tations		
(d)	(d) Whether data related to quarterly results, shareholding pattern etc. is uploaded on the website www.sebiedifar.nic.in as per			
	clause 51 of the Listing A	greement Yes		
(e)	Whether MD & A is a part of Annual report Y			
(f)	General Shareholder I	nformation		
AG	M - Date, Time & Venue	31st October, 2005 at 2.00 p.m. at Ashoka Hall, Arcadia Nariman Point, Mumbai - 400 021.		
Fina	incial Calendar			

Year ending First Quarter results Half – yearly results. Third Quarter results Annual Result Annual General Meeting Date of Book Closure

31st March By end July By end October By end January By end june 31st October 2005 Wednesday, 26.10.2005 to Monday, 31.10.2005

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