Casting the future with dedication..



(Formerly known as Pegasus Castalloy Ltd.)

ENKEI CASTALLOY LIMITED

BOARD OF DIRECTORS

Mr. Shailendrajit Rai Mr. Junichi Suzuki Mr. Tetsuro Masui Mr. V. Gandikota Mr. A. D. Harolikar Mr. S. C. Khanna

BANKERS:

Bank of Maharashtra Industrial Finance Branch, Pune

The Shamrao Vitthal Co-op Bank Ltd Deccan Gymkhana Branch, Pune

AUDITORS :

M/s Engineer & Mehta

REGISTERED OFFICE & WORKS :

Survey No.1426 Village Shikrapur, Taluka Shirur, Dist. Pune - 412 208. Maharashtra Tel: (02137) 272597 / 272642 / 272644 Fax: (02137) 272643 E-mail : ecl@enkeicastalloy.co.in

SHARE TRANSFER AGENTS :

MONDKAR COMPUTÈRS PVT LTD 21, Shakil Niwas, Mahakali Caves Road, Andheri, (E) Mumbai. Tel.: 022 - 825 76 41 / 836 97 04 E-maíl : mcplrt@bom7.vsnl.net.in

Chairman & Managing Director

Contents

	ction com	Page No. (s)
•	Notice	1&2
•	Notes	3
•	Annexure To The Notice	4&5
•	Appointment / Reappointment of Directors	6
•	Director's Report	7 to 9
•	Annexure to Director Report	10 & 11
٠	Corporate Governance Report	12 to 18
•	Management Discussion & Analysis	19 & 20
٠	Auditor's Report	21 & 22
٠	Annexure to The Auditor's Report	23 & 24
٠	Balance Sheet	25
٠	Profit & Loss Account	26
•	Cash Flow	27
•	Schedules	28 to 32
•	Notes to Accounts	33 to 39
•	Balance Sheet Abstract	40

ENKEI CASTALLOY LIMITED

Corrigendum

We regret to inform that some typographical erros are noticed in the Annual Report after it is printed. Shareholders are requested to please take note of the following corrections in the Annual Report.

Page No.	Particulars.
1	Time of the meeting should be read as 11.30 A.M.
3	In Clause c, instead of Item Nos.6 to 10, it should be read as Item Nos. 5 to 8 and in place of Item Nos.3, 4, 6 & 7, it should be read as Item Nos. 3, 5 & 6.
12	Date of last A.G. M. should be read as 30/09/2002 instead of 29/09/2002.
13	Note No.3 regarding commission to Managing Director, be deleted.
13 Rep	Clause c Investors/Shareholders Grievances Committee - in place of Mr.S. Rai, Chairman, Mr. A. D. Harolikar Chairman should be read.
13	After last para, following para should be added:No. of complaints received during the year - 9No. of complaints solved- 9No. of complaints pending- Nil
37	Item No. 14 – Earning per Share- Clause IV - should be read as earning per share based on 4164832 weighted average equity shares.

In proxy form and in attendance slip instead of 12th Annual General Meeting it should be read as 13th Annual General Meeting and the date of A.G.M. as 29th September 2003.

For ENKEI CASTALLOY LTD.

S.RAI

Chairman & Managing Director



Notice is hereby given that the Thirteenth Annual General Meeting of the Company will be held on Monday, the 29th September, 2003, at Gat No. 1426, Village Shikrapur, Taluka Shirur, Dist. Pune, Maharashtra, to transact the following business.

ORDINARY BUSINESS :

- 1. To receive, consider and adopt the audited Balance Sheet as at 31st March, 2003, Profit and Loss accounts for the year ended on that date, together with the Reports of the Directors and Auditors.
- 2. To declare dividend.
- 3. To appoint a Director in the place of Mr. V. Gandikota, who retires by rotation and being eligible offers himself for reappointment.
- 4. To appoint auditors and fix their remuneration.

SPECIAL BUSINESS :

5. To appoint and, if thought fit, to pass with or without modification, the following resolution as an Ordinary Resolution:



"RESOLVED THAT in accordance with the provisions of Section 257 and all other applicable provisions, if any, of the Companies Act, 1956, Mr. Junichi Suzuki, who was appointed by the Board of Directors as an Additional Director of the Company and who holds office upto the date of this Annual General Meeting under Section 260 of the Companies Act, 1956 and in respect of whom the Company has received a notice in writing from a member proposing his candidature for the office of Director, be and is hereby appointed as a Director of the Company, liable to retire by rotation."

6. To consider and, if thought fit, to pass with or without modification, the following resolution as an Ordinary Resolution:

"RESOLVED THAT in accordance with the provisions of Section 257 and all other applicable provisions, if any, of the Companies Act, 1956, Mr. Tetsuro Masui, who was appointed by the the Board of Directors as an Additional Director of the Company and who holds office upto the date of this Annual General Meeting under Section 260 of the Companies Act, 1956 and in respect of whom the Company has received a notice in writing from a member proposing his candidature for the office of Director, be and is hereby appointed as a Director of the Company, liable to retire by rotation."

7. To consider and, if thought fit, to pass with or without modification, the following resolution as an Ordinary Resolution:

"RESOLVED THAT in accordance with the provisions of Section 257 and all other applicable provisions, if any, of the Companies Act, 1956, Mr. A.D.Harolikar, who was appointed by the Board of Directors as an Additional Director of the Company and who holds office upto the date of this Annual General Meeting under Section 260 of the Companies Act, 1956 and in respect of whom the Company has received a notice in writing from a member proposing his candidature for the office of Director, be and is hereby appointed as a Director of the Company, liable to retire by rotation."



8. To consider and, if thought fit, to pass with or without modification (s), the following as a Special Resolution:

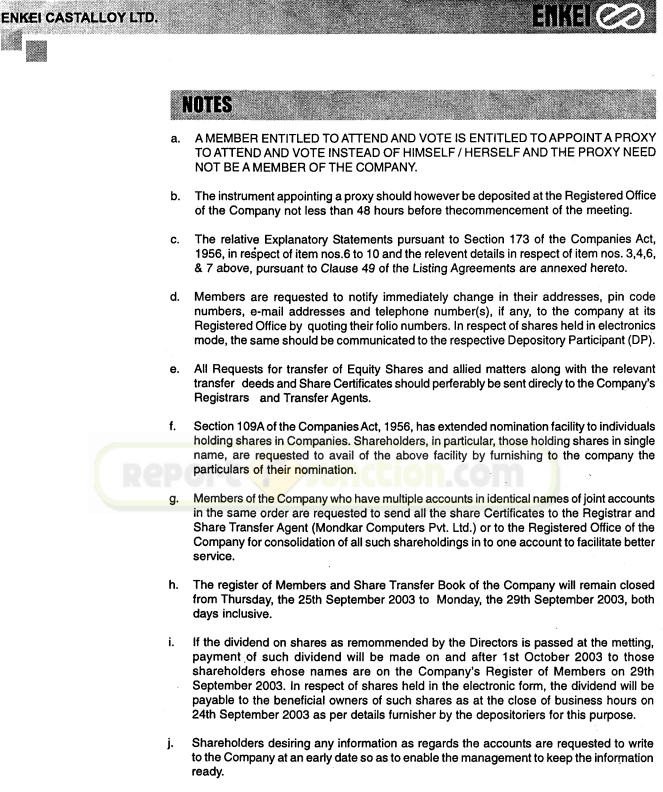
RESOLVED THAT subject to the provisions of the Companies Act, 1956, Securities Contracts (Regulation) Act, 1956 and the rules framed thereunder, Listing Agreements, Securities and Exchange Board of India (Delisting of Securities) Guidelines, 2003 (including any statutory modification (s) or re-enactment there of the time being in force and as may be enacted here in after) and all other applicable laws, rules, regulations and guidelines and subject to all such approvals, permissions and sanctions, as may be necessary and subject to such conditions and modifications as may be prescribed and imposed while granting such approvals, permissions and sanctions, which may be agreed to, by the Board of Directors of the Company (herein after referred to as "the Board"), which term shall be deemed to include any Committee there of for the time being exercising the powers conferred on the Board by this Resolution), consent is hereby accorded to the Board to delist the Company's Ordinary (Equity) Shares from the Ahmedabad Stock Exchange."

30th July 2003

By Order of the Board of Directors

S. RAI Managing Director

REGISTERED OFFICE Gat No. 1426, Village Shikrapur, Taluka Shirur, Dist. Pune 412 208 Maharashtra.



Place : Shikrapur Date : 30th July 2003

ON BEHALF OF THE BOARD OF DIRECTORS

Shailendrajit Rai Chairman & Managing Director

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ENKEI CASTALLOY LTD.

ANNEXURE TO THE NOTICE

EXPLANATORY STATEMENT PURSUANT TO SECTION 173(2) OF THE COMPANIES ACT, 1956.

ItemNo. 5 & 6

Enkei Corporation, Japan has nomineted Mr. Junuchi Suzuki and Mr. Tetsuro Masui on the Board of Directors of the Company. The Board had co-opted Mr.Suzuki and Mr. Masui in its meeting held on 29/10/2002. Pursuant to the Provision of Section 260 of the Companies Act 1956,Mr. Junichi Suzuki and Mr. Tetsuro Masui will be vacating the office of Directors in the forthcoming Annual General Meeting. The Company has received a Notice from some of its members under Section 257 of the Companies Act, 1956 signifying their intention to propose the candidature of Mr. Junichi Suzuki and Mr. Tetsuro Masui for the Office of Director.

Mr. Suzuki aged 54 years has a professional qualification in the field of engineering. He is on the Board of various subsidiaries of Enkei Corporation, Japan.

Mr. Tetsuro Masui aged 54 years is an Economics Graduate and is on the Board of various subsidiaries of Enkei Corporation, Japan.

Mr. Junichi Suzuki and Mr. Tetsuro Masui may be deemed to be interested in their respective appointments as Director. No other Directors is interested or in any way concerned in the resolution.

Item No. 7

The Board of Directors in its meeting held on 29/01/2003 had appointed Mr. A. D. Harolikar as an Independent Director. Pursuant to the Provisions of Section 260 of the Companies Act, 1956 Mr. Harolikar will be vacating his office at the forthcoming Annual General Meeting. The Company has received a Notice from some of its members under Section 257 of the Companies Act, 1956 signifing their intention to purpose the candidature of Mr. A. D. Harolikar for the office of Director.

Mr. Harolikar aged 53 has a professional qualification in the field of engineering (Mettallergy) and by occupation is a Banker. Presently he is Executive Director of SICOM Home Finance Ltd. The Board considers it desirable that the Company should continue to avail his services and recommend the resolution under Item No. 7.

Mr. A. D. Harolikar may be deemed to be interested in his appointment. None of the Directors is concerned or interested in the resolution.

Item No. 8

The Company's Equity Shares are presently listed on the Stock Exchanges, Mumbai (BSE) and the Stock Exchange, Ahmedabad, (ASE)

Consequent to the recent rapid changes in the capital market and with the availability of nationwide trading facility coupled with wide and extensive networking of centres of BSE, investors have access to on-line dealing in the Company's Equity Shares across the country. The substantial volume of trading is carried out through BSE. The trading volume on ASE is nil and and does not justify the payment of listing fees to them. THe Company believes that

ANNEXURE TO THE NOTICE

ENKEI CASTALLOY LTD.

no particular benefit is available to the Shareholders of the Company by continuing the listing with the ASE. The company is therefore, contemplating the de-listing of its Equity Shares from ASE.

As per the recent Delisting of Securities Guidelines, 2003 issued by Securities and Exchange Board of india (SEBI), an exit oppprtunity need not be provided to the shareholders of the Company on delisting of its Ordinary (Equity) Shares from ASE, provided the Ordinary (Equity) Shares of the Company continue to be listed on BSE.

The proposed voluntary delisting of the Company's Ordinary (Equity) Shares from ASE will, apart from the savings resulting from the non payment of annual listing fees, also reduces a lot of administrative work & cost. The delisting will not adversely affect any investory including the Shareholders located in the regions where the ASE is situated. Pursuant to the guidelines issued by SEBI on voluntary delisting by Companies of their securities from the stock Exchanges, it is proposed to seek the Shareholders approval by way of a Special Resolution for voluntary delisting the Company's Equity Shares from the ASE as set out in the Resolution at Item No.8

The Directors recommend the passing of the Resolution at Item No.8 as a Special Resolution.

None of the Directors of the Company is concerned or interested in this item of business.

By order of the Board.

S. Rai CHAIRMAN & MANAGING DIRECTOR

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Registered Office: Gat No. 1426, Shikrapur, Taluka Shirur, Dist. Pune 412 208 Date: 30th July 2003

5

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APPOINTMENT / REAPPOINTMENT OF DIRECTORS

Infromation pursuant to Clause 49 of the Listing Agreement regarding appointment / reappointment of Directors.

Mr. Junichi Suzuki

Name of Director Date of Birth Date of Appointment Special Expertise Qualifications Director in other Companies incorporated in India Chairman/Member of Committees of Companies

Name of Director Date of Birth Date of Appointment Special Expertise Qualifications Director in other Companies incorporated in India Chairman/Member of Committees of Companies 25/01/1948 29/10/2002 Engineering & Management Engineer

ENKEI CASTALLOY LTD

Nil

Mr. Tetsuro Masui 25/01/1948 29/10/2002 Finance & Management Economics

Nil

Nil

Name of Director Date of Birth Date of Appointment Special Expertise Qualifications Director in other Companies incorporated in India Chairman/Member of Committees of Companies

Name of Director Date of Birth Date of Appointment Special Expertise Qualifications Director in other Companies incorporated in India Chairman/Member of Committees of Companies Mr. A. D. Harolikar 04/12/1949 29/01/2003 Industrial Finance B.E. (Mettalergy)

SICOM Home Finance Ltd.

Nil

Mr. V. Gandikota 09/07/1945 25/01/1999 Management M.B.A.

Nil

Nil

ENKEI CASTALLOY LTD.

DIRECTOR'S REPORT

To the members,

Your Directors are pleased to present their Thirteenth Annual Report together with the audited Accounts for the year ended 31st March 2003.

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Financial Results

	For the year ende 31-03-2003 Rs.in lacs	d For the year ended 31-03-2002 Rs.in lacs
Sales & Other Income	2270.04	1755.05
Operating profit before financial expenses		
Depreciation and preliminary expenses	414.51 :	373.60
Financial expenses	129.74	126.78
Gross Profit	289.15	246.82
Less: Depreciation	142.46	130.96
Less: Preliminary expenses	1 .91	1.9 <mark>1</mark>
Profit before Taxation	140.40	113.95
Provision for taxation	40.86 3	30.34
Profit after taxation	99.54 8	33.60
Dividend - final	40.00	30.00
Provision for tax on dividend	5.12	· ·

Dividend

Your Directors have recommended a dividend of 10% subject to the members' approval at the Annual General Meeting. The total amount of dividend outflow (including dividend tax) will be Rs 45.12 lacs. Dividend in the hands of the members will be free of tax.

Operations

For the year under review, your Company has recorded higher sales and production, both in terms of volume and value compared to previous year. The total income for the year was Rs 2270.05 lacs, an increase of 29% in comparison of previous year. The Company recorded a pre-tax profit of Rs.140.40 lacs as against Rs.113.95 lacs for the previous year.

The company has consolidated its position in manufacturing Cylinder heads for 2 wheelers with 4 stroke engines. Strong performance from the OEMs has been encouraging.

7