

24th Annual Report

BOARD OF DIRECTORS

Mr. B.N. Padsala Mr. S.B. Padsala Mr. P.B. Pambhar Mr. D.B. Pambhar Mr. Philip Job Chairman & Managing Director Executive Director Executive Director Executive Director Executive Director

CORPORATE OFFICE

706, Saffron Building, Panchvati, Ahmedabad - 380 006

REGISTRAR & SHARE TRANSFER AGENT SEPRO CREATIVE (I) PVT. LTD. Sutum Estate, 3rd Floor, Above BOB, Kandiwali, Andheri (E) MUMBAI-400 009

and Shing Star Basis R

BANKERS

BANK OF INDIA

AUDITORS

ATUL DALAL & CO., Chartered Accountants 2nd Floor, Abhishek Buildings, Nr. Girish Cold Drinks, C G Road, AHMEDABAD-380009

24th Annual Report

NOTICE

NOTICE is hereby given that the 24th Annual General Meeting of the members of B. Nanji Enterprises Limited will be held on Saturday, 30th Day of September, 2006, at 2.30 p.m., at 1318, Opp. Parabadi, Nr. Mithakhali Rly Crossing, Ellisbridge, Ahmedabad-6 for transacting the following business :

ORDINARY BUSINESS :

- 1. To receive, consider and adopt the Audited Profit & Loss Account for the year ended on 31st March, 2006, Balance Sheet as on that date and Auditors' and Directors' report thereon.
- 2. To appoint Director in place of Shri B.N. Padsala who retire by rotation and being eligible for re-appointment offers himself for re-appointment
- 3. To appoint Director in place of Shri S.B. Padsala who retire by rotation and being eligible for re-appointment offers himself for re-appointment
- 4. To appoint Auditors and fix their remuneration.

BY ORDER OF THE BOARD OF DIRECTOR

PLACE : AHMEDABAD DATE : 2nd SEPTEMBER, 2006

B. N. PADSALA CHAIRMAN

SPECIAL BUSINESS :

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

"RESOLVED THAT subject to the provisions of the Companies Act, 1956, The Securities and Exchange Board of India(Delisting of Securities) Guidelines, 2003 and all other applicable laws, rules, regulations and guidelines and subject to such approvals, permissions and sanctions, as may be necessary and subject to such conditions and modifications as may be prescribed or imposed by any authority while granting such approvals, permissions and sanctions which the Board of Directors of the Company (hereinafter referred to as "the Board" which term shall be deemed to include any committee thereof for the time being exercising the powers conferred on the Board by this Resolution), be and is hereby authorized to agree and the consent of the Company be and is hereby accorded to the Board to de-list the Equity shares of the Company from The Stock Exchange, Ahmedabad and Rajkot Stock Exchange.

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CLOSED FROM MONDAY THE 25TH DAY OF SEPTEMBER 2006 TO SATURDAY THE 30TH DAY OF SEPTEMBER, 2006 (BOTH DAYS INCLUSIVE).	E	3. NANJI ENTERPRISES LIMITED <u>24th Annual Report</u>
 Item No. 5 Presently the Company's securities are listed on. 1. The Stock Exchange, Ahmedabad 2: The Stock Exchange, Mumbai 3. Rajkot Stock Exchange Your Board of Directors had, at its meeting had its meeting held on. 12/09/2006 approved the delisting of the Company's Equity shares from The Stock Exchange, Ahmedabad and Rajkot Stock Exchange for administrative convenience. The Company's securities will continue to be listed on The Stock Exchange, Mumbai. The delisting of the Company's securities from the Stock exchanges as menioned above will not adversely affect the investors. Further continued listing on The Stock Exchange, Ahmedabad & Rajkot will not have any commensurate benefit to the Company / investors in terms of listing fees being paid. The delisting will be effective after all requisite approvals and permissions are received and the effective date will be notified accordingly. Your directors recommend the resolution for your approval. None of the Directors of the Company is, in any way , concern or interested in the resolution. FOR B.NANJI ENTERPRISES LTD. B. N. PADSALA CHAIRMAN NOTES : MEMBER ENTITLED TO ATTEND AND VOTE AT THE MEETING IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE INSTEAD OF HIMSELF AND PROXY NEED NOT BE A MEMBER. THE REGISTER OF MEMBERS AND SHARE TRANSFER BOOKS OF THE COMPANY WILL REMAIN CLOSED FROM MONDAY THE 25TH DAY OF SEPTEMBER 2006 TO SATURDAY THE 30TH DAY OF SEPTEMBER, 2006 (BOTH DAYS INCLUSIVE). THE MEMBERS ARE REQUESTED TO NOTIFY IMMEDIATELY THE CHANGE OF ADDRESS IF ANY, 		
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2

24th Annual Report

DIRECTORS' REPORT

To, The Members B. NANJI ENTERPRISES LIMITED Ahmedabad

Your Directors are pleased to present the 24th Annual Report of your Company together with the Audited Statement of accounts for the year ended on 31st, March, 2006.

1. FINANCIAL RESULTS :

		(RS. IN LACS)
	2005-06	2004-05
Profit before Interest,	108.55	219.88
Depreciation and Tax		
Interest	4.86	1.01
Depreciation	5.80	1.86
Income Tax		Nil
Current	•	
Deferred	· · ·	
Fringe Benefit Tax	0.60	
Profit after tax	97.89	217.02
Prior period adjustments (net)	(9.11)	1.62
Balance Carried Forward	88.18	. 218.64

2. DIVIDEND

To conserve the financial resources of the Company and in view new projects your directors think it better to plough back entire profit.

3. OPERATIONS :

During the year under review, the Company has achieved total income of Rs. 475.34 Lacs and earned net profit of Rs. 88.18 Lacs. Company's projects of Vibhusha Bunglows and Nisarg Farm Houses are progressing very well. Moreover projects for small houses at Geratpur and Moraiya have been recently launched.

4. MANAGEMENT DISCUSSION AND ANALYSIS

(A) INDUSTRY STRUCTURE AND DEVELOPMENT :

Development of housing and construction industry in India is influenced by country's steady economic growth and bullish capital market. Better infrastructural facilities such as roads, electricity and water, growing urbanization due to better employment and business opportunities, easy availability of finance have given boost to demand of housing sector.

(B) REVIEW OF OPERATIONS :

During the year 2005-06 total income of the Company was Rs. 572.60 Lacs against which the company had incurred total expenditure of Rs. 468.90 Lacs, as a result of which net profit of company was Rs. 88.18 Lacs.

(C) OPPORTUNITIES AND THREATS :

After earthquake in Gujarat in 2001, demand for bunglows has increased considerably. As the Company is having large land at various locations suitable for scheme of bunglows, the company is positioned to take advantage of demand for bunglows.

Increasing cost of cement, steel and labour and competition from small builders are likely to affect margins of the Company. Due to increase in the rate of interest by the Banks, demand for residential property for the purpose of investment is likely to be adversely affected.

(D) INTERNAL CONTROL SYSTEM :

The company has proper and adequate system of internal controls to ensure that all assets are safeguarded and protected against loss from unauthorized use or disposition and that transactions

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*	are authorized, recorded and reported correctly.
•	The company has effective systems in place for achieving efficiency in operations, optimum and effective utilization of resources, monitoring thereof and compliance with applicable laws.
'(Ę)	HUMAN RESOURCES : The company firmly believes that intellectual capital and human resources is the backbone of the company's success.
	The company is committed to provide development and training opportunities to employees to equip them with skill which enable them to adapt to contemporary technological advancements. Industrial relation during the year continue to be harmonious.
	CORPORATE GOVERNANCE : The corporate governance report and Auditorspractising Company's Secretary's certificate in respect thereof attached herewith and form part to this report.
5.	DIRECTORS : Pursuant to provisions of Section 256 of the Companies Act, 1956 Shri B.N. Padsala and Shri S.B., Padsala retire by rotation and being eligible offers themselves for re-appointment.
6.	DIRECTORS' RESPONSIBILITY STATEMENT : Pursuant to Section 217 (2AA) of the Companies Act, 1956, your Directors state that
	In the presentation of Annual Accounts, the applicable accounting standard had been followed along with proper explanation relating to material departure.
	The Directors had selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give true and fair view o the state of affairs of the Company at the end of financial year and the profit or loss of the Company for the period.
	The Directors had taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act for preventing and detecting fraud and other irregularities.
-	The Directors had prepared the annual accounts on a going concern basis.
-	As per information furnished to us, none of the directors of the company is disqualified from being appointed as a director under clause (g) of sub-section (1) of section 274 of the companies act, 1956
7.	AUDITORS : M/s. Atul Dalal & Co., Chartered Accountant, retiring Auditors, Ahmedabad are eligible for re- appointment and offer themselves for re-appointment. The Auditors have furnished a certificat to the effect that if reappointed, their appointment shall be within the limits prescribed under Section 224 (1-B) of the Companies Act, 1956.
8.	PARTICULARS OF EMPLOYEES No employee is drawing remuneration more than the specified limit prescribed u/s.217(2A) of th Companies Act, 1956 read with Companies (Particulars of Employees) Rules, 1975. Hence, th information in terms of Section 217(2A) of the Companies Act, 1956 read with Companies (Particular of Employees) Rules, 1975 are not required to be given.
9	CONSERVATION OF ENERGY AND TECHNOLOGY ABSORPTION FOREING EXCHANGE EARN ING AND OUTGO : During the year under review, there were no manufacturing activities undertaken by the Company
	The activity of the Company under review is of land development which requires minimum amount of energy. In view of the aforesaid fact, there was no scope for your company to make any effor for energy conservation, research and development and technology absorption. Hence the particular required to be furnished in respect of the same are not applicable. During the year, there was no foreign exchange earning to the company nor incurred any foreign exchange expenses.
1	0. ACKNOWLEDGMENT : Your Directors take this opportunity to express their grateful appreciation for the willing assistant and co- operation received from the bankers, shareholders and the employees of the Company
	On Behalf of Board of Directo
	Date - 2nd SEPTEMBER, 2006 B. N. PADSAL Place:- AHMEDABAD CHAIRMA

<u>24th Annual Report</u>

REPORT ON CORPORATE GOVERNANCE [Pursuant to clause 49 of the listing agreement]

1. Corporate Governance

The principal characteristics of corporate governance are Transparency; Independence, Accountability, Responsibility, Fairness, and Social Responsibility. Corporate Governance pertains to system of blending law, regulations and voluntary practices, which enable the company to attract financial and human capital, perform efficiently and thereby perpetuate it into generating long-term economic value for its shareholders, while respecting interests of other stakeholders and the society as a whole.

2. Company's Philosophy on Corporate Governance

The Company's philosophy on corporate governance lays strong emphasis on transparency, accountability and integrity. The company has implemented all the mandatory requirement of clause 49 of Listing Agreement with spirit of corporate governance and looking forward positively to follows non mandatory provisions. The Company believes that all its operations and actions must serve the underlying goal of enhancing overall shareholder value, over sustained period of time.

3. Board of Directors :

A) Constitution :

The Board of Directors is presently has the strength of Five Directors of which two directors are executive non- independent directors including the Chairman and three Directors are non-executive independent directors.

Name of the Directors	Category	No. of other Directorship in Public Ltd. Companies	No. of other Board Committees of which member/ chairman
Mr. B.N. Padsala	Non-Independent and Executive	2	Nil
Mr. R.B. Padsala*	Non-Independent and Executive	3	Nil
Mr. S.B. Padsala	Non-Independent and Executive	3	Nil
Mr. P.B. Pambhar	Independent and Non- Executive	Nil	. 2
Mr. D.B. Pambhar	Independent and Non- Executive	Nil	2
Mr. Philip Job	Independent and Non- Executive	Nil	2

B) Composition of Board of Directors :

Mr. R.B. Padsala expired on 04/06/2005.

The Board met 7 times on the following dates during the financial year 2005-06. And the maximum time gap between the two board meetings did not exceed four months.

C) Attendance of each Directors at Board Meeting and last Annual General Meeting :

Sr.	Name of Director	No. of Board meeting held	No. of Board meeting attended	No. Attendance at last AGM
1	Mr. B.N. Padsala	7	7	Y
2	Mr. R.B. Padsala	7	[·] 1	Y
3	Mr. S.B. Padsala	7	7.	Y
4	Mr. P.B. Pambhar	7	7	Y
5	Mr. D.B. Pambhar	· 7	7	Y
6	Mr. Philip Job	7	7	Y

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B. NANJI ENTERPRISES LIMITED

<u>24th Annual Report</u>

D)		a construction of the second states in the frequency of	The second s	and the second of the second
	Number of Board m	eetings held durin	ng the financial year and dates	of Board Meetings :
B	oard Meeting	Date B	oard Meeting Date	
)/04/2005	5 30/10/2005	
		5/06/2005 ·	6 31/01/2006	
		1/07/2005 9/08/2005	7 31/03/2000	
L		• • •	I	
	Remuneration paid/pa			
			e remuneration committee has r reration to executive directors are	
•			ders at the general meeting. The	
	paid/ payable to the	directors for the	Financial Year 2005-06 are as	under.
•	Name of	Salary/Perquisites	Performance/ Commission	Total
	the Director	Amount (Rs.)	Amount (Rs.)	Amt. (Rs.)
	Mr. B.N. Padsala	480000		480000
	Mr. R.B. Padsala	120000	· .	120000
•	Mr. S.B. Padsala	720000		720000
5.	Audit Committee :			
A)	Constitution	4		:
The			B. Pambhar, Mr. D.B. Pambhar ctors. Mr. Philip Job is the Cha	
			d the internal auditor shall be th	
	of the Audit Comm			
		nucc.	•	
D)	N		during the same	
B)	Number of Meeting	s and attendance		06/2005 20/08/2005 and
B)		s and attendance	during the year : Financial Year 2005-06 on 28/(06/2005, 20/08/2005 and
B)	Three Meetings wer	s and attendance		No. of Meetings
B)	Three Meetings wer 25/01/2006. Name of Director	s and attendance e held during the Designation	Financial Year 2005-06 on 28/0 Category	···
B)	Three Meetings wer 25/01/2006. Name of Director Mr. Philip Job	s and attendance e held during the	Financial Year 2005-06 on 28/0	No. of Meetings
B)	Three Meetings wer 25/01/2006. Name of Director	s and attendance e held during the Designation	Financial Year 2005-06 on 28/0 Category Independent & Non-Executive Independent & Non-Executive	No. of Meetings Attended
B)	Three Meetings wer 25/01/2006. Name of Director Mr. Philip Job	s and attendance e held during the Designation Chairman	Financial Year 2005-06 on 28/0 Category Independent & Non-Executive	No. of Meetings Attended 3
	Three Meetings wer 25/01/2006. Name of Director Mr. Philip Job Mr. D.B. Pambhar Mr. P.B. Pambhar	s and attendance e held during the Designation Chairman Member Member	Financial Year 2005-06 on 28/0 Category Independent & Non-Executive Independent & Non-Executive Independent & Non-Executive	No. of Meetings Attended 3 3
	Three Meetings wer 25/01/2006. Name of Director Mr. Philip Job Mr. D.B. Pambhar Mr. P.B. Pambhar Brief Description at	s and attendance e held during the Designation Chairman Member Member md terms of refere	Financial Year 2005-06 on 28/0 Category Independent & Non-Executive Independent & Non-Executive Independent & Non-Executive ence are :	No. of Meetings Attended 3 3 3 3
	Three Meetings wer 25/01/2006. Name of Director Mr. Philip Job Mr. D.B. Pambhar Mr. P.B. Pambhar Brief Description au 1. To look into the	s and attendance e held during the Designation Chairman Member Member adequacy and co	Financial Year 2005-06 on 28/0 Category Independent & Non-Executive Independent & Non-Executive Independent & Non-Executive ence are : ompliance of internal control sy	No. of Meetings Attended 3 3 3 3
	Three Meetings wer 25/01/2006. Name of Director Mr. Philip Job Mr. D.B. Pambhar Mr. P.B. Pambhar Brief Description at 1. To look into the 2. To review the quar	s and attendance e held during the Designation Chairman Member Member nd terms of refere e adequacy and co arterly, half-yearly ar	Financial Year 2005-06 on 28/0 Category Independent & Non-Executive Independent & Non-Executive Independent & Non-Executive ence are : ompliance of internal control sy ind annual financial statements befor	No. of Meetings Attended 3 3 3 3 stem. e submission to the Board
	Three Meetings wer 25/01/2006. Name of Director Mr. Philip Job Mr. D.B. Pambhar Mr. P.B. Pambhar Brief Description at 1. To look into the 2. To review the qua 3. To recommend the	s and attendance e held during the Designation Chairman Member Member nd terms of refere e adequacy and co arterly, half-yearly ar me appointment an	Financial Year 2005-06 on 28/0 Category Independent & Non-Executive Independent & Non-Executive Independent & Non-Executive ence are : ompliance of internal control sy of annual financial statements befor d removal of external auditors,	No. of Meetings Attended 3 3 3 3 stem. e submission to the Board. fixation of audit fee and
	Three Meetings wer 25/01/2006. Name of Director Mr. Philip Job Mr. D.B. Pambhar Mr. P.B. Pambhar Brief Description at 1. To look into the 2. To review the qua 3. To recommend the also approval for	s and attendance e held during the Designation Chairman Member Member and terms of reference e adequacy and contact arterly, half-yearly art me appointment an r payment to the	Financial Year 2005-06 on 28/0 Category Independent & Non-Executive Independent & Non-Executive Independent & Non-Executive ence are : ompliance of internal control sy ad annual financial statements befor d removal of external auditors, external auditors for any other	No. of Meetings Attended 3 3 3 3 stem. e submission to the Board. fixation of audit fee and services.
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