

Annual Report 2006-07

CHITRADURGA SPINTEX LIMITED

CHITRAD	JRGA SPINTE	X LIMITED
BOARD OF DIRECTORS :	Sri. S.RAJASEKHARAPPA Sri. S.CHANDRASHEKAR Sri. S. Thippeswamy Sri. B. Ekanthappa Sri. K.S.SATHYANARAYANA Sri. S.VISHWANATH	Chairman Director Director Director KSIIDC Nominee Managing Director
WORKS & REGISTERED OFFICE :	Bangalore Road, Siddapura Village, Challakere-577 522 Karnataka State.	
AUDITORS :	M/s.H.M.V.Murthy & Co., Chartered Accountants, BANGALORE-560 002.	
BANKERS:	STATE BANK OF MYSORE	
SHARE TRANSFER AGENTS :	Canbank Computer Services Ltd., (A Subsidiary of Canara Bank) 4th Floor, Naveen Complex, 14 M.G. Road, BANGALORE-560 001. Ph:080-25320541, 542, 543. Fax:08	00-25320544
	CONTENTS	
	Page	No.
Notice Directors' Report	. 1	
Corporate Governance Report	4	
Auditors' Report Balance Sheet	8	
Profit & Loss Account	11 12	
Schedules	13	
Notes to the Accounts	16 /	

Ann	ual Report 2006-07	CHITRADURGA	SPINTEX	LIMITEC
		NOTICE		-
Roa	ce is hereby given that the 16th Annual General Me d, Siddapura Village, Challakere-577 522, Chitradu following business.			
ORE 1. 2. 3. 4. 5. 6.	DINARY BUSINESS: To receive, consider and adopt the audited Bala the year ending 31st March 2007 together with To moint Mr. S.Rajasekharappa, as Director in election 265 of the Companies Act, 1956, a To appoint Mr. S. Chandrashekhar, as Director i and Section 265 of the Companies Act, 1956, a To appoint Mr. S. Thippeswamy, as Director in and Section 265 of the Companies Act, 1956, a To appoint Mr. B. Ekanthappa, as Director in pu Section 265 of the Companies Act, 1956, accor To appoint Auditors and fix their remuneration.	the reports of the Auditors and E a pursuance of Article 11 of the Art according to the principle of propo in pursuance of Article 11 of the Art according to the principle of propo pursuance of Article 11 of the Arti- according to the principle of propo rsuance of Article 11 of the Articles	Directors thereon. icles of Association of rtional representation ticles of Association of rtional representation icles of Association of the rtional representation is of Association of the C al representation	the Company the Company the Company Company and
			By order of the Bo S.Rajasekharap	
	llakere, 31st August 2007		Chairman	
NOT 1	ES: A member entitled to attend and vote is entitled a member of the Company. Proxies in order to at least 48 hours before the commencement of	be effective must be lodged with		
2	The Register of members and the Share Tran 29.09.2007 (both days inclusive):	nsfer books of the Company will	remain closed from 2	5.09.2007 to
3.	Members seeking any information with regard before the date of the meeting so as to enable t			least 7 days
4	A person who desires to contest for election ma of Rs.500 by DD drawn in favour of the compa			with a deposit
5.	Members are requested to bring their Copies of		filled for attending the	Meeting.
6.	An explanatory statement U/s 173 of the Comp	anies Act, 1956 is annexed.		
EXF	PLANATORY STATEMENT U/S 173 (2) OF COMPAN	IJES ACT, 1956.		
Artic once 13th Cha is a at th	MNO.2, 3, 4 and 5 ble 11 adopts the provisions contained in section a in every three years according to the principle of Annual General Meeting held in the year 2004. The Indrashekar, Mr. S. Thippeswamy, Mr. B. Ekanthar non retiring Director. Mr. S. Rajasekharappa, Mr. his Annual General Meeting and are eligible for real the reappointment of these directors have been	the proportional representation. T he Board consists of Mr. S. Rajase opa and Mr. K.S. Sathyanarayana S. Chandrashekar, Mr. S. Thippes ppointment. Notice u/s 257 of the	he Board was last con ekharappa, Mr. S. Vishv KSIIDC nominee, Mr. S wamy and Mr. B. Ekar	stituted at the vanath, Mr. S. S. Vishwanath nthappa retire
	S. Rajasekharappa, Mr. S. Vishwanath and Mr. Spective resolution.	S. Chandrashekar directors may	be deemed to be inte	rested in this
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nual Report 2006-07	CHITRADURGA	SPINTEX	LIM
DIRE	CTORS REPORT		
To the Members	0.0.0		
Your Directors present the 16th Annual Report the year ended the 31st March 2007.	of the Company together with the A	udited statement of Acc	ounts for
FINANCIAL RESULTS:	200	(Rupees in lakhs) 3-07 2005-06	
Sales & Other Income	45	0.81 564.80	
Profit/ Loss before interest & Depreciation	3	6.56 37.67	
Interest		4.16 14.82	
Depreciation		0.90 20.90	
Profit/Loss for the year		1.50 1.95	
Profit/Loss brought forward	4	0.38 -162.20	
Profit/Loss carried forward	-15	9.14 -160.38	
OPERATIONS:	•		
This year also the company was forced to ope selling price, less demand for end product, poo labour, hence the Company's operation during to profit of Rs.1.50 Lacs as against Rs.1.95 lacs du	or quality of power supply, heavy po the year was not satisfactory. How	ower interuption and se	carcity of
During the year the Company has completely pair basis. The Company has completely fulfilled the Trade, New Delhi and received EO completion ca	estipulated export obligation with the	e Directorate General o	
The present market scenario is seems to be imp financial year, and the directors of the company			
DIVIDEND In view of in adequacy of profits, Your Directors	are unable to recommend any divide	end for the year under r	eport.
PARTICULARS OF EMPLOYEES:	•		
		seerihed under section	
	a remuneration beyond the limits pro	escribed under section	217 (2A)
of the Companies Act, 1956.	g remuneration beyond the limits pro	escribed under section	217 (2A)
of the Companies Act, 1956.	g remuneration beyond the limits pro	escribed under section	217 (2A)
		·.	217 (2A)
of the Companies Act, 1956. FOREIGN EXCHANGE EARNING AND OUT GO: Earnings:Rs.31.15 lacs (Previous Year Rs.100.0		·.	217 (2A)
of the Companies Act, 1956. FOREIGN EXCHANGE EARNING AND OUT GO: Earnings:Rs.31.15 lacs (Previous Year Rs.100.0) CONSERVATION OF ENERGY:	02 lacs) Outgo:Rs.Nil (previous year	·.	217 (2A)
of the Companies Act, 1956. FOREIGN EXCHANGE EARNING AND OUT GO: Earnings:Rs.31.15 lacs (Previous Year Rs.100.0	02 lacs) Outgo:Rs.Nil (previous year	·.	217 (2A)
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of the Companies Act, 1956. FOREIGN EXCHANGE EARNING AND OUT GO: Earnings: Rs.31.15 lacs (Previous Year Rs.100.0 CONSERVATION OF ENERGY: Disclosure in respect of conservation of energy i TECHNOLOGY ABSORPTION: NII DIRECTORS' RESPONSIBILITY STATEMENT Pursuant to the requirement u/s 217(2 AA) of Statement, it is hereby confirmed that: i. In the preparation of the annual accounts,	02 lacs) Outgo:Rs.Nil (previous year in form A is annexed. the Companies Act, 1956, with res	Nil) pect to Directors' Resp	ponsibility
of the Companies Act, 1956. FOREIGN EXCHANGE EARNING AND OUT GO: Earnings:Rs.31.15 lacs (Previous Year Rs.100.0 CONSERVATION OF ENERGY: Disclosure in respect of conservation of energy i TECHNOLOGY ABSORPTION: NII DIRECTORS' RESPONSIBILITY STATEMENT Pursuant to the requirement u/s 217(2 AA) of Statement, it is hereby confirmed that: i. In the preparation of the annual accounts, are no material departures; ii. We have selected such accounting policie and made judgements and estimates that state of affairs of the Company at the end	2 Iacs) Outgo:Rs.Nil (previous year in form A is annexed. the Companies Act, 1956, with res , the applicable accounting standard es in consulation with statutory audito are reasonable and prudent, so as f	Nil) pect to Directors' Resp is have been followed a rs and applied them co to give a true and fair vi	oonsibility and there nsistently ew of the
of the Companies Act, 1956. FOREIGN EXCHANGE EARNING AND OUT GO: Earnings:Rs.31.15 lacs (Previous Year Rs.100.0 CONSERVATION OF ENERGY: Disclosure in respect of conservation of energy i TECHNOLOGY ABSORPTION: NII DIRECTORS' RESPONSIBILITY STATEMENT Pursuant to the requirement u/s 217(2 AA) of Statement, it is hereby confirmed that: i. In the preparation of the annual accounts, are no material departures; ii. We have selected such accounting policie and made judgements and estimates that	22 Iacs) Outgo:Rs.Nil (previous year in form A is annexed. the Companies Act, 1956, with res , the applicable accounting standard es in consulation with statutory audito are reasonable and prudent, so as to of the Financial Year and of the prof of or the maintenance of adequate ac 1956 for safeguarding the assets of s; and	Nil) spect to Directors' Resp is have been followed a rs and applied them co to give a true and fair vi it or loss of the Compar coounting records in ac	oonsibility and there nsistently ew of the ny for the cordance

Annual Report 2006-07	CHITRADURGA	SPINTEX	LIMITED

AUDITORS:

M/s. H.M.V. Murthy & Co., Chartered Accountants, Auditors of the Company hold office until the conclusion of the ensuing Annual General Meeting and being eligible offer themselves for reappointment. The Company has received a letter from them to the effect that their appointment, if made, would be within the prescribed limits u/s 224 (1B) of the Companies Act, 1956. Your Directors recommend reappointment of M/s. H.M.V. Murthy & Co., as Auditors of the Company at the ensuing Annual General Meeting.

ACKNOWLEDGEMENTS:

The Board desires to place on record its appreciation for the co-operation and continued support extended to the Company by all financial institutions, Banks, and the State Government and Central Government. The Board also wishes to thank the Company's members and esteemed business associates for their valuable contribution and support. The Directors of your Company are pleased to place on record their appreciation for the sincere services rendered by the staff and workers at all level.

For and on behalf of the Board of Directors

Challakere, 31st August, 2007		S.RAJASHEKARAPPA) Chairman				
	FORM-A					
POWER AND FUEL CONSUMPTION: Disclosure of particulars with respect to con	servation of Energy.	. ·				
A)Electricity:	2006-07	2005-06				
Units in lakh	9.67	12.41				
Total Amount Rs. in Lakh	44.54	55.77				
Rate/unit (Rs.)	4.61	4.49				
B)Own Generation: (Through D.G)		on.com				
Units in lakh	Ni	Nil				
Units per Itr. Of Diesel	Nil	• Ni				
Cost/Unit (Rs)	Ni	Ni				

ADDENDUM TO DIRECTORS REPORT

Non provision of interest on Inter Corporate Advance

Explanation to non provision of interest on inter Corporate Advance is dealt in notes to the accounts in point No.1.1(a).

Status of loan:

Explanation to status of loan is: we have gone through the provisional balance sheet of the company and observed that the financial position of the said Company has improved substantially, and it has cleared the secured creditors dues, and the said Company has assured to clear the dues during the coming financial years. Considering this we are hopeful of recovering the full amount during coming financial years, and so we have not taken any concrete steps.

The Notes to the accounts referred to in the auditors report and observation made to the report under Companies (Auditors Report) Order 2003 and Companies (Auditors Report) (Amendment) Order 2004 are self explanatory

and do not call for any further comments.

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Innual	Report 2	2006-07		СН	ITRADURGA	S	PINTEX	LIMIT
CORPO	ORATE GO	VERNANCI	E					
forms p	art of the r	eport of the	rnance is a requiremer Board of Directors to of the Company throug	the sharehol	ders of the Cor	mpany. The	report gives	an insight in
Th bei	e company tween the E	is laying m Board, the E	philosophy on corp aximum emphasis on Executives and other fu performance.	the effectiv	e system of co	orporate gov d to have a	ernance. Th distinctly den	e interaction narcated role
qu	est to grow	with profits	Philosophy is woven a and enhance Stakehol of best practice and s	ders value a				
	Presently th The composite last Annual different cor directorship membership	Ion and siz the Board of sition of the General Me mmittees in cos of private	the Company consists Board, number of the r eting and the number other companies is give b limited companies a Committees include n	neetings hel of Directorsh n below. Oth and of comp	d, attendance c lip and Chairma ner directorship anies incorpor	of the Directo anship/Memi s do not inclu rated outsid	ors at the Boa bership of eac ude alternate o e India. Cha	rd Meeting & ch director in directorships, airmanships/
1	Name		Category	Attendan Board	ce Particulars Last AGM	mer)irectorships & mberships / cl Committee	& Committee hairmanships Committee
		·		Meetings	Luotinam	Director	Member ships	Chairman ships
	S.Vishwan	ath	Non-independent ED	5	Present	Ni		Ni
	S.Rajasekh		Non-independent ED		Present	N	Ni	Ni
	S.Chandra S.Thippesv		Non-independent NEI Independent NED	D 5 5	Present Present	Nil Nil	2	1
	B.Ekanthap	opa	Independent NED	5	Present	Ni		-
	K.S.Satyar	harayana	Nominee Director	5	Present	Nil	2	1
B	material peo Details o The Brief pr 1. Mr. S. R industry. currently 2. Mr. S. Cr Industry. committe 3 Mr. S. Vis He is cur 3 Mr. S. Vis He is cur 3 Mr. S. Ti currently any share 5. Mr. K.S. experience 6. Mr. B. Ek	cuniary relat directors o f Directors: rofile of your ajasekharap He became the chairman andrasheka Currently is e. He holds shwanath (4 rrently the M 07 hippeswamy a member of sin the Col Sathyanara ce in the fiel any as on 3 anthappa (4	Company's Board of pa (57) is a BE gradu industrialist in other fie n of the board. He hol r (61) is a graduate in 1,61,000 shares in the 3) is a BE graduate in fanaging Director of the r (66) is a graduate and to mpany as on 31.03.20 yana (62), M.Sc., FIC d of finance. He is the	with the Co ceiving any Directors is late in Metal lds like oil in- lds 2,16,100 commerce a nmittee and t company a electronics h he Company a electronics h he Company and has ove the sharehold 07. WA, is a no e chairman of has over 20	mpany. remuneration o as under: lurgy and has dustry, having v shares in the C and has over 35 he chairman of s on 31.03.200 as got over 16 r He holds 3, r 30 years of e lers/ investors o pminee director the audit comr	r fee. over 16 yea ast experien Company as 5 years of ethe the shareho 7 years of exp 16,700 share experience in grievance co r of KSIIDC nittee. He d	rs of experie ce as busines on 31.03.200 xxperience in lders/ investo perience in Te es in the Cor n Cotton bus mmittee. He d and has over oes not hold a	nce in textile ssman. He is 7 7 Textile & Oil rs grievances xtile industry. mpany as on iness. He is does not hold r 38 years of any shares in
ż	nord arry		e company as or 31.0					

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nnu	al Report 2006-07	CHITRAI	DURGA SPI	NTEX LIMIT
3.	A. The Audit Committee of the Directors are independent.	Company presently consists of t The Chairman of the Committee is ial and taxation issues. The comp as follows.	s an Independent Directo	or, who has a wide ex-
	Name	Category	No. of meetings he	ld during the year Attended
	Sri K.S. Satyanarayana, Chairma Sri S. Chandrashekar Sri S. Thippeswamy	n Independent NED Non-independent NED Independent NED	5 5 5	S 5 5
	B. Number of Audit Committee I Five audit Committee Meetin 27.04.2006, 27.07.2006, 02.	Meetings held and dates: igs were held during the year. The 09.2006, 26.10.2006 and 29.01.2	e dates on which the said 007	I meetings were held on
	function of the Company, r financial reporting process, submission to the Board, foc concern assumptions, com statements The Committee	Audit Committee are mainly to se eview the systems and procedur review with management the per cussing primarily on any changes pliance with the stock exchange also oversees the Risk Management ternal auditors of the audit plan for	res of internal control, or riodical and annual fina in accounting policies a e and legal requirement ent practice followed by the	oversee the Company's ncial statements before nd practices, the going ts concerning financial te Company. Discussion
4.	Committee specifically look into the demat accounts, non receipt of n	the Committee of the Company of the redressal of complaints of inve- notices/annual reports etc. During the position of attendence of Direct	estors such as transfer of the financial year, the (r credit of the shares to Committee met twice on under:
	Sri S. Chandrashekar Chairr Sri K.S. Satyanarayana Indepe	man Non-independent NED endent NED endent NED	Held 2 2 2	
	Status of Complaints/Grievances Type of complaints	during the period No. of complaints Received		Pending as on 31.03.2007
	Non-Receipt of Share Certificate		4	0
	Demat / Remat Issue of duplicate certificate Others	6 1 3	1	0 0 0
	Sri D.M. Shivananda Swamy is th	he Compliance Officer under the r	relevant regulations.	
5.	SI No Locatio 1 Registe 2 Registe	ere last three Annual General Mee on Date ared Office 30.09.2004 ared Office 30.09.2005 ared Office 30.09.2006	Time 4 11.0 5 11.0	
	 B. No special resolutions were required to be passed through 	put through Postal Ballot in the la gh Postal Ballot.	st year, as there were n	o such item, which were
6.	issued by the ICAI. The tra	during the year have been disclo ansaction with the Company, whe of business and there were no ma	ere the Directors of the	Company are interested