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CUBEX TUBINGS LIMITED

BOARD OF DIRECTORS

Mr. P.R.Bhandari Mr. U.M.Bhandari Mrs. Veena Bhandari Mrs. Suman Bothra Mr. Mukun Chand Devada

Managing Director Executive Director Director Director Director

BANKERS/INSTITUTIONS

State Bank of Hyderabad Union Bank of India Industrial Financial Corporation of India Ltd Industrial Investment Bank of India

AUDITORS

M/s. Mogili Sridhar & Co., Chartered Accountants 6-3-655/2/3, Semajiguda, Hyderabad - 500 082.

REGISTERED OFFICE

1-7-27 to 34, 1st Floor, Shyam Towers, United Building Complex, S.D.Roed, Secunderabad - 500 003.

WORKS

C-4, I.D.A, Patancheru, Medak District, A.P.

Near 5th Phase, S.No.464,482 IDA;Patancheru Medak District, A.P.

A-12-A, Industrial Estate, Mellupalayam, Pondicherry - 605 009.

SHARE TRANSPER AGENTS

Aarthi Consultants Pvt. Ltd., 1-2-285, Domaiguda, Hyderabad - 500 029. SANSCO SERVICES - Annual Reports Library Services - www.sansco.net

CUBEX TUBINGS LIMITED

NOTICE

NOTICE is hereby given that the 24th Annual General Meeting of the Members of the Company will be held on Tuesday, the 30th day of December, 2003, at 11.30 A.M. at SBI COLONY COMMUNITY HALL, 12-2-417/B/42, Gudimalkapur, Mehdipatnam, Hyderabad – 500 028 to consider the following Business:

ORDINARY BUSINESS

- 1. To receive, consider and adopt the Audited Balance Sheet as at 30th June, 2003, the Profit and Loss Account for the year ended on that date and the Reports of the Directors and the Auditors thereon.
- 2. To appoint a Director in place of Mrs. Suman Bothra who retires by rotation and being eligible offers herself for reappointment.
- 3. To appoint Auditor and fix their remuneration.

BY ORDER OF THE BOARD OF DIRECTORS for CUBEX TUBINGS LIMITED

(P.R.BHANDARI) MANAGING DIRECTOR

PLACE : HYDERABAD DATE : 31.10.2003

Age

NOTES

- a) 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.
- b) PROXIES TO BE EFFECTIVE MUST BE RECEIVED BY THE COMPANY NOT LATER THAN 48 HOURS BEFORE COMMENCEMENT OF THE MEETING.
- c) THE REGISTER OF MEMBERS AND SHARE TRANSFER BOOKS OF THE COMPANY WILL REMAIN CLOSED 27th December, 2003 TO 30th December, 2003 (BOTH DAYS INCLUSIVE)

ADDITIONAL INFORMATION REQUIRED TO BE FURNISHED UNDER THE LISTING AGREEMENT:

As required under the Listing Agreement, the particulars of Director who is proposed to be appointed/re-appointed are given below:

1. Name : Mrs. Suman Bothra

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Qualifications : B.Com.,

Expertise : Experience in Trading.

31 Years

Other Directorships : NIL

CUBEX TUBINGS LIMITED

DIRECTORS' REPORT

To The Members of M/s.CUBEX TUBINGS LIMITED

The Directors have pleasure in presenting the 24th Annual Report of the company together with the Audited Accounts for the year ended 30th June, 2003.---

FINANCIAL RESULTS

	Year Ended 30.06.2003 (Rs.in Lakhs)	Year Ended 30.06.2002 (Rs.in Lakhs)
Total income	2449.80	2059.31
Profit / (Loss) before appropriations	(377.34)	(1316.02)
Balance Brought Forward	(4104.01)	(2787.99)
Balance Carried Forward	(4481.35)	(4104.01)

OPERATIONS

The Turnover of the Company increased to Rs.2449.80 Lakhs compared to the last year Turnover of Rs.2059.31 Lakhs. The Company has become Sick Industrial Company as per Clause (O) of Section 3 (1) of the Sick Industrial Companies (Special Provisions) Act,1985, and declared as a sick company by BIFR in terms of above section of the Act.

MANAGEMENT DISCUSSIONS AND ANALYSIS REPORT:

Pursuant to Clause 49 of the Listing Agreement, a Management Analysis Report is given below:

A. INDUSTRY BACKGROUND

The Copper and Copper Alloy products have shown impressive growth in the last decade. Copper because of its high electrical conductivity and heat transfer characteristics finds wide application in the form of Rods, Tubes, Strips, Flats and Wires. The user industries are generally Switchgear, Motors, Refrigeration, Heat Exchanger, Automobile and Electrical Equipment industries.

B. INDUSTRY OUTLOOK

- 1. The International prices of Copper reasonable which would ensure greater adoptability of Copper in comparison to Aluminium in Electrical applications.
- 2. Since there is lot of emphasis of power generation the consumption of Copper Alloy tubes, Rods and Semis would increase.

C. INTERNAL CONTROL SYSTEMS AND THEIR ADEQUACY:

The Internal control systems are aimed at promoting operational efficiencies while stressing adherences to policies. The systems are designed with adequate internal controls commensurate

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size and nature of operations. Transactions are executed in accordance with the company's policies. Assets are safeguarded and deployed in accordance with the Company's Policies.

During the year under review, an Audit Committee consisting of Three Independent and Non-Executive Directors was constituted. The committee is empowered by the Board with the authority to investigate any matter relating to the internal control system. The committee also reviews the quarterly, half yearly and annual financial statements before they are submitted to the Board and ensure compliance of internal control systems.

D. MATERIAL DEVELOPMENTS IN HUMAN RESOURCES/INDUSTRIAL RELATIONS:

The Company is able to retain the experienced staff, in spite of the Copper consuming Industries are under recession, the Company feels confident of keeping its manpower costs to below industry norms. The atmosphere that is created in the organization is conducive for self development and career growth, this is the success in retaining our manpower.

ADDITIONAL INFORMATION AS REQUIRED U/S 217(1)(e) OF THE COMPANIES ACT, 1956

(a)	Conservation of Energy	:	The company is monitoring the consumption of energy and is identifying measures for conservation of energy.
(b)	(i) Technology Absorption, adaptation and innovation	:	No technology either indigenous or Foreign is involved.
	(ii) Research and Development (R & D)	:	No research and Development has been carried out.
(c)	Foreign exchange earnings	ť	NIL COM
	Foreign exchange out go	:	NIL

PARTICULARS OF EMPLOYEES

In pursuance of the provisions of section 217(2A) of the Companies Act, 1956 read with the Companies (Particulars of Employees) Rules 1975, the Directors are to report that no employee was in receipt of remuneration of Rs.24,00,000/- or more per annum or Rs.2,00, 000/- or more per month where employed for a part of the year.

DIRECTORS

Mrs. Suman Bothra retire by rotation at the ensuing Annual General Meeting and being eligible offers herself for re-appointment.

DIRECTORS RESPONSIBILITY STATEMENT

- i) that in the preparation of the Annual Accounts, the applicable accounting standards had been followed along with proper explanation relating to material departures;
- that the Directors had selected such accounting policies and applied them consistently and made judgements 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 or Loss of the company for that period;

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- iii) the Directors had taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Ast, for adhiguarding the assists of the Company and for preventing and detecting fraud and other irregularities;
- iv) the Directors had prepared the annual accounts on a going exhoen basis.

STATEMENT PURSUANT TO LISTING AGREEMENT

Presently the company's Equity shares are listed at The Hydenabed Steck Exchange (HSE), The Mumbel Stock Exchange (BSE) & The National Stock Exchange (NSE) and the dompany could not pay the Annual Listing Fees from year 2001-2002 for Hydenabed Steck Exchange, for Mumbel Stock Exchange from the year 1998-1999. And the seting fees for the National Stock Exchange paid up to the year 2003-2004.

CORPORATE GOVERNANCE

In order to bring more transparency in the conduct of business, the Stock Exchanges have amended the listing agreement interpretating the code of corporate governance to lined perspectes. Your Company has always total dominited to the bast practices in the governance of its allairs. Your company had taken stops and complied with most of the recommunications during the year. For the year under review, the Compliance Report is provided in the Corporate Governance section in this Report. The Auditors' Certificate on compliance with the mandatory requirements of Corporate Governance is given in "Annexure "A" to this Report."

AUDITORS

M/s. MOGILI SRIDHAR & CO., Chartered Accountants, the present Auditors of the Company hold office until the conclusion of this Annual General Meeting of the Company. They have indicated their availability for re-appointment pursuant to Section 224 (18) of the Companies Act, 1956.

PERSONNEL

The relations between the management and the staff were very cordial throughout this year. Your Directors take this opportunity to record their appreciation for the Co-Operation and loyal services rendered by the employees.

DEPOSITS

The company has not accepted any deposits during the year.

ACKNOWLEDGEMENTS

Your Directors gratefully acknowledge with thanks the constructive guidance and support extended by Banks and Government Agencies.

for and on behalf of the Board for CUBEX TUBINGS LIMITED

P.R.BHANDARI S.

MANAGING DIRECTOR

EXECUTIVE DIRECTOR

PLACE : HYDERABAD. DATE : 31.10.2003

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ANNEXURE - "A" TO DIRECTORS REPORT- CORPORATE GOVERNANCE (Pursuant to Clause 49 of the Listing Agreement)

1. COMPANY'S PHILOSOPHY ON CODE OF GOVERNANCE

The Basic philosophy of corporate governance of the company is to achieve business excellence. and enhance shareholder value keeping in view the interests of all Share holders. The company stands by transparency in all its dealings and strict regulatory compliance. The company believes that strong corporate governance is indispensable for healthy business growth and to be resilient in a vibrant capital market and is an important instrument of investor protection.

2. BOARD OF DIRECTORS :

a) Composition

The composition of Board of Directors of the company meets the stipulated requirements. The Board of Directors comprises of One Managing Director, One Executive Director and 3 Independent Non Executive Directors. To be in line with the company's philosophy on Corporate Governance, all statutory subjects are placed before the Board to discharge its responsibilities as trustees of the Share Holders.

b) Attendance of each Director at the Board Meetings and the last AGM

5 Board Meetings were held during the year from July 01,2002 to June 30th,2003. The dates on which the meetings were held i.e. 30.07,2002, 23.09.2002, 28.10.2002, 31.01.2003 and 29.4.2003. The Last Annual General Meeting was held on 26th October, 2002. The attendance of each Director is under:

Name of the Director	Category	No.of Other Director ships	No.of Committees In which member		Whether attended last AGM	
Sri. P.R. Bhandari	Managing Director	NH	NA	5	Yes	
Sri.U.M.Bhandari	Executive Director	One	Nit	5	Yes	
Mrs.Veena Bhandari	Independent Non-Executive	NI	2	4	No	
Mrs.Suman Bothra	Independent Non-Executive	Nit	2	4	No	
Srt. Mukun Chand Devada	Independent Non-Executive	Nii	2	4	Yes	

3. AUDIT COMMITTEE:

Four (4) meetings were held for approval of Un-audited Financial Results for the quarter ended. June, 2002, September, 2002, December, 2002 and March, 2003.

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The constitution of the Committee and the attendance of each member of the Committee is given below:

Name of the Director	Designation	Whole time/ Independent	Profession	Committee meetings attended
Mrs.Veena Bhandari	Member	Independent ·	Business	
Mrs.Suman Bothra	Member	Independent	Business	4
Mr. Mukun Chand Devada	Chairman	Independent	Business	4

Terms and reference of the Audit Committee include a review of;

- Financial reporting process
- Draft financial statements and auditor's report (before submission to the Board)
- Accounting policies and practices
- Internal controls and internal audit systems
- Risk management policies and practices
- Related party transactions
- Internal audit reports and adequacy of internal audit function

The role of the audit committee includes recommending the appointment and removal of the external auditor, discussion of the audit, plan, fixation of audit fee and also approval of payment of fees for any other services.

4. REMUNERATION COMMITTEE :

The Company does not have a "Remuneration Committee". Your Directors recommended that all such items that may be required to be discussed at a Meeting of the "Remuneration Committee" could be considered at a Meeting of the Board of Directors.

5. REMUNERATION OF DIRECTORS :

Details of remuneration paid to Directors are given below:

Name of the Director	with other	Business relationship rith Company if any	Loans & advances from Company	Remun- eration	Paid during the Year 2003		
	-			Sitting fees	Salary	Commi- ssion	Total
					Rs.		Rs.
Sri P. R. Bhandari -	Related to Sri U.M.Bhandari Executive Director	Promoter Director	Nii	** 	180000	-	180000
	Related to Sri P.R.Bhandari Managing Directs				180000	· •	1 8000 0
Mrs. Vena Bhandari	None	NI	NI				_
Mrs. Suman Bothra	None	Nil	Nil				
Sri. Mukun Chand Devad	None	NI	Nil	<u> </u>	1997) 1997 - 1997 1997 - 1997	· · ·	-

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