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20TH ANNUAL REPORT 2001-02

EXPO GAS CONTAINERS LIMITED

BOARD OF DIRECTORS

SHAUKATALI S. MEWAWALA (Chairman & Managing Director) INDRAKUMAR PAHARIA BHAGWAN N. BHARADWAJ DIVYABHASH C. ANJARIA MAHESH H. BHUTA

AUDITORS

KETAN N. SHAH & CO. Chartered Accountants R-36, GURU ASHISH BUILDING, ZAVERI BAZAR, MUMBAI-400 002.

BANKERS UNION BANK OF INDIA MUMBAI

REGISTERED OFFICE

EXPO HOUSE, 150, SHERIFF DEVJI STREET, MUMBAI-400 003.

WORKS

A/10, MIDC, MURBAD, DIST. THANE-421 401.

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REGISTRAR\$ & TRANSFER AGENTS

ADROIT CORPORATE SERVICES PVT. LTD. 19, JAFERBHOY INDUSTRIAL ESTATE 1ST FLOOR, MAKWANA ROAD, MAROL NAKA, ANDHERI (E) MUMBAI-400 059.

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EXPO GAS CONTAINERS LIMITED

NOTICE

NOTICE IS HEREBY given that the Twentley Annual General Meeting of the Shareholders of the company will be held at Expo House, 150, Sheriff Devji Street, Mumbai-400 003 at 9.30 a.m. on Monday, 31st March, 2003 to transact the following business:

ORDINARY BUSINESS

- To receive, consider and adopt the Audited Profit & Loss Account for the year ended 30th September, 2002 and the Balance Sheet as on that date and the Reports of Board of Directors & Auditors thereon.
- 2. To appoint a Director in place of Mr. Divyabhash C. Anjaria, who retires by rotation and, being eligible, offers himself for re-appointment.
- 3. To appoint Auditors to hold office from the conclusion of this Annual General Meeting to the conclusion of the next Annual General Meeting and to fix their remuneration.

SPECIAL BUSINESS

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

"RESOLVED THAT pursuant to the provisions of sections 198, 269, 309 & other applicable provisions, if any, of the Companies Act, 1956, read with Schedule XIII of the said Act, approval of the members of the Company be and is hereby accorded to the reappointment of Mr. Shaukatali S. Mewawala as Managing Director of the Company for a period of five years w.e.f. 1.4.2002 on such remuneration as may be determined by the Board of Directors from time to time within the limits specified below:

- B. **PERQUISITES**:

1.

2.

In addition to salary he will be entitled to perquisites such as furnished accomodation/ house rent allowance, reimbursement of gas, electricity, water, furnishing, medical expenses, club fees, personal accident/medical insurance premium, leave travel concession for self and family etc. in accordance with the rules specified by the company from time to time, provided that the value of such perquisites shall be restricted to Rs. 9:60 Lacs p.a.

for the purpose of calculating the above ceiling perquisites shall be evaluated as per income tax rules, wherever applicable, otherwise at actuals.

for the purpose of calculating the above ceiling, the following shall not be included:

- i) provision for use of company's car for official duties and telephone at residence (including payment for local calls and long distance official calls);
- ii) company's contribution to provident fund and superannuation fund not exceeding 25% of the salary, if any:
- iii) gratuity payable at a rate not exceeding half a month's salary for each completed year of service as per gratuity rules and
- iv) encashment of leave at the end of the tenure as per the rules of the company.

C. The total remuneration including perquisites and contribution towards provident fund and superannuation fund payable to the managing director shall not exceed 5% of the profits calculated in accordance with sections 198 and 309 of the Companies Act, 1956.

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	201	ANNUAL REPORT 2001-02	
D. 19 - KO 19 - 19 - 19 19 - 19 - 19 E.	Managing Director, lower stipulated and revise the resolution. In the event of absence or i	ay, in their discretion pay to Mr. S remuneration than the maximum re- same from time to time within the inadequacy of net profit in any financi Director shall be governed by the pro-	muneration hereinabov limits stipulated by thi A al yea r , the remuneratio
t serie -		56 and will be adjusted appropriate	المتعادية ويتقاصهم المحاد المتعاد المحاد
S. F		superintendent of the Board of Dire rector shall perform such duties an ne to time.	
		he Board of Directors be and is he sider necessary or expedient to give	
	onsider and if thought fit, to Special Resolution:	pass with or without modification(s),	the following resolutio
cons cons Shai place	iy, of the Companies Act, ent of the Company be and ukatali S. Mewawala, Chairn e of profit in the Company, a	e provisions of Section 314 and othe 1956, or any amendment(s) or su d is hereby accorded to Mr. Murtuza nan & Managing Director of the Col as Manager (Operations) in the Gra vith effect from 1 st May, 2002:-	bstitution thereof, A th Mewawala, son of M mpany, to hold office o
р 2 талії — І.	SALARY:		an 19. ¥€ 21, 19. • marina ana ang ang ang ang ang ang ang ang a
	A basic salary of Rs. 750	0/- ner month	to a first the set
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II. (HOÙSING:	and the second sec	al ann <mark>ail saite</mark> ff
II.	HOÙSING:		n to second the second s
. 	HOUSING: Thirty percent of the month the Company. ⁶	and the second sec	n to second the second s
	HOUSING: Thirty percent of the month the Company. ⁶ Medical Allowance Conveyance Allowance	hly basic salary as House Rent Allow	wance to be provided b
	HOUSING: Thirty percent of the month the Company. Medical Allowance	hly basic salary as House Rent Allov : Rs.:750 per month.	wance to be provided b
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EXPO GAS CONTAINERS LIMITED

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ATTEND AND VOTE INSTEAD OF HIMSE	D VOTE IS ENTITLED TO APPOINT A PROXY TO LEF, AND PROXY NEED NOT BE A MEMBER. PROX IST BE RECEIVED BY THE COMPANY NOT LES NG.
2. The Register of Members and the Share March, 2003 to Monday, 31 ^{#4} March, 20	Transfer Book will remain closed from Monday, 17 03 (Both days inclusive).
•	enclosed Attendance slip duly signed in accordance with the Company for admission to the meeting.
5. Members are requested to bring the co	py of Annual Report to the Meeting.
	hange in address, if any to the Company's Registra orporate Services Pyt. Ltd., 19, Jaferbhoy Industria Naka, Andheri (E), Mumbai-400 059.
7. Information required to be furnished und	er the Listing Agreement.
	with the Stock Exchanges; the particulars of Director(
	appointed, is given below;-
HE Name of Director 2	A Division B Learning Classes and Laborate 40
Date of Birth	
Date of last Appointment/	103 11.03/2000 (2000)
Reappointment on the board	Liable to retire by rotation Definition at
ve teneve o su la concession de la San e se Service Contract	
Qualification descented	B. Com and Post Graduate in Business
	(19) Management (1996) (1997) (1997) (1997)
where we want the second state of the second s	30 years experience invindia and Overseas
	1 Expo Gas Containers Ltd Director
Details of Directorship & Committee Membership/Chairmanship of the Gompanies and the second second	2 Ratnamani Metals & Tubes Ltd - Director
Membership/Chairmanship of the Geographics and addited and a second second adviced age of the factors are not a second	2 Ratnamani Metals & Tubes Ltd Director 3 10 pressonal TAME ROMANS IN 1913 (00.35 1 primere pressonal response procession and the
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Membership/Chairmanship of the Geographies and addited solution of the adviced age of the factor of the solution of the solution of the solution of the solution Place: Mumbai Date: 31.01.2003	2 Ratnamani Metals & Tubes Ltd. – Director 3 Constant And Poetral Constant By the Order of the Board S.S. Mewawala Chairman & Managing Director
Membership/Chairmanship of the Geographics and addited sector of the Solver of Sector and the Sector of the Sector of the Sector of the Sector of the Place: Mumbai Date: 31.01.2003	2 Ratnamani Metals & Tubes Ltd. – Director 3 December 2003 By the Order of the Board S.S. Mewawala Chairman & Managing Director
Membership/Chairmanship of the Geographics and addited sector of the Solver of Sector and the Sector of the Sector of the Sector of the Sector of the Place: Mumbai Date: 31.01.2003	2 Ratnamani Metals & Tubes Ltd. – Director 3 December 2003 By the Order of the Board S.S. Mewawala Chairman & Managing Director
Membership/Chairmanship of the Geographics and addited sector of the Solver of Sector and the Sector of the Sector of the Sector of the Sector of the Place: Mumbai Date: 31.01.2003	2 Ratnamani Metals & Tubes Ltd. – Director 3 December 2003 By the Order of the Board S.S. Mewawala Chairman & Managing Director
Membership/Chairmanship of the Geographics and addited sector of the Solver of Sector and the Sector of the Sector of the Sector of the Sector of the Place: Mumbai Date: 31.01.2003	2 Ratnamani Metals & Tubes Ltd. – Director 3 December 2003 By the Order of the Board S.S. Mewawala Chairman & Managing Director

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20TH ANNUAL REPORT 2001+02

ANNEXURE TO THE NOTICE

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

Item No. 4

Mr. Shaukatali S. Mewawala is a technocrat, businessman and qualified engineer. 一部 把某事件 医网络麻醉病

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The draft agreement approved by the Board of Directors at their meeting held on 31.01.2003 between the company and Mr. Shaukatali S. Mewawala contains, the terms and condition for reappointing him as Managing Director w.e.f. 01.04.2002, details of which are set out in this item of the Notice.

This may be regarded as an abstract of the terms of Agreement between the Company and Mr. Shaukatali S. Mewawala pursuant to Section 302 of the Companies Act, 1956. in anter At

Your Directors recommend the resolution for your approval.

and the second production of the second product of the second prod 110 None of the directors except Mr. Shaukatali S. Mewawala is interested in this resolution

Item No. 5 Block and the state of the state

Place: Mumbai

Date: 31.01.2003

and the states of the second Mr. Murtuza Mewawala, is the son of Mr. Shaukatali S. Mewawala, Chairman & Managing Director of the Company. He has done Business Management from U.S. and antical because soft lines

cuer su title consultation mante of the order oug The Board of Directors have, subject to all applicable provisions of the Companies Act, 1956 details of which are set out in this item of the Notice have appointed him as Manager (Operations) Sugnet and a set is the least of the destroyed the set of the set in Grade M-6 w.e.f. 01.05.2002

This resolution is now recommended for your acceptance as required under the provisions of Section 314 and other applicable provisions if any, of the Companies Act, 1956.

The remuneration, perquisites, allowances and benefits proposed are applicable in his grade as? per the Rules of the Company, a fact bins of the grant generating effective exclusion Cart of the condition

an and the manage seconds The Board of Directors accordingly recommends the resolution for the approval of the members.

Mr. Shaukatall S. Mewawala, being his father, is interested in this Resolution. Conditionation સાઇ પ્રેમ્ટે - દુદ્ધ ન સ્ટેમ્ટ્રે - બાંગ્સી લીક પ્રેસ્ટર્મ સંપ

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EXPO GAS QONTAINERS LIMITED

DIRECTORS' REPORT

To the Members,

Your Directors have pleasure in presenting their Twentieth Annual Report and Audited Accounts for the year ended 30th Sept. 2002.

FINANCIAL RESULTS

小门都会 化建塑 時一時時6月4日。 1997年———————————————————————————————————		Rs. in Lacs)	
	For the	For the	
	Year ended year ended		
	<u>30.9.02</u>	30.9.01	
Sales	2615.38	2794.49	
Other Income	35.99	24.91	
Profit/(Loss) before Taxati	on (71.60)	(160.12)	
Profit/(Loss) after Tax		1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -	
& Prior period Adjustment	5.90	(156.95)	
Transfer to General Reser	ve ^r 211 an		
Balance carried forward	142.28	139.38	

CURRENT YEAR & FUTURE PERCEPTIONS:

Until the year ended September 2002 we have put in a lot of efforts registering with various authorities as well as the project owners. All the projects which were on hold till now have been restarted which can offer us tremendous opportunity for the company.

IOCL is setting up LAB project in Gujarat refinery. We are registered with LSTK contractor M/s Samsung Engineering and have already received an order for Rs. 140 lacs. We are also expecting additional business from them.

There is a large volume of maintenance work coming up in BPCL and HPCL refinery in Mumbai. We are registered with them and have already received orders from both the refineries.

Our efforts in exports will be realised shortly as we are expecting orders from Abu Dhabi and Doha. Once we receive initial orders, the future prospects will be bright.

DIVIDENDS:

Due to inadequacy of profit, your Board of Directors has not recommended any dividend.

DEPOSITS:

The Company has not accepted any deposit or unsecured loans from the public.

DIRECTORS:

Mr Divyabhash C. Anjaria, Director of the Company retires by rotation at the Twentieth Annual General Meeting and being eligible, offers himself for re-appointment. Mr. Sadaruddin Jiwani, Director of the Company, retired from the Board by rotation w.e.f. 30,3.2002. The Board wish to place on record their appreciation of the services rendered by Mr. Sadaruddin Jiwani during his tenure as Director of the Company.

AUDITORS :

M/s. Ketan N. Shah, Chartered Accountants, Mumbai, the Auditors of the Company, will retire at the conclusion of the ensuing Annual General Meeting and are eligible for reappointment. They have furnished a certificate to the effect that the proposed appointment if made, will be in accordance with the limits specified under section 224(1B) of the Companies Act, 1956. As regards the appointment of Internal Auditors, the Company is in the process of appointing a suitable person. The other reservations of Auditors are self explanatory in the notes referred to by them.

ENERGY, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE:

The information required under Section 217(1)(e) of the Companies Act, 1956 read with the Companies (Disclosure of particulars in the report of the Board of Directors) Rules, 1988, with respect to conservation of energy, technology absorption and foreign exchange earnings/outgo is given hereto and forms a part of this report

FORM-A

Form for disclosure of particulars with respect to Conservation of Energy.

			Current Year 2002	Previous year 2001	
Α.	Pov	ver & Fuel Consum	ption		
	1.	Electricity	•		
	a).	Purchase Unit	11.56	9.32	
		(KWH in lacs)			
		Total Amount	56.98	48.36	
		(Rs- in lacs)			
		Rate/Unit	4.93	5.19	

6

20TH ANNUAL REPORT 2001-02

TECHNOLOGY ABSORPTION, ADAPTATION AND INNOVATION:

As prescribed under the Companies (Disclosure of particulars in the Report of the Board of Directors) Rules, 1988 is not applicable, as there is no technology absorption, adaptation and innovation made by your Company. However, it has been the endeavour of the Company to continuously upgrade & standardise its products.

FOREIGN EXCHANGE EARNING AND OUTGO:

	Rs.in Lacs
i) CIF Value of Imports	14.57
ii) Expenditure in foreign currency	2.63
iii) Foreign Exchange earned	277.91

PARTICULARS OF EMPLOYEES:

No employee was in employment of the company throughout the Financial Year or part of the Financial Year on a remuneration, which in aggregate, exceeded the limits prescribed under Section 217(2A) of the Companies Act, 1956 read with Companies (Particulars of Employees) Rules, 1975.

CORPORATE GOVERNANCE:

Pursuant to Clause 49 of the Listing Agreement with the Stock Exchange, a separate section titled "Report on Corporate Governance for the year 2001-2002" has been annexed in this Annual Report.

DIRECTORS' RESPONSIBILTY STATEMENT AS REQUIRED UNDER SECTION 217(2AA) OF THE COMPANIES ACT, 1956:

The Directors state that:

 a) In the preparation of the annual accounts, the applicable accounting standards have been followed along with proper explanation relating to material departures;

b) The selected accounting policies were applied consistently, and the judgements and estimates made by them are reasonable and prudent so as to give true and fair view of the state of affairs of the Company as at 30th September, 2002 and the profit & loss account of the Company for the year ended on that date;

- c) The proper and sufficient care has been taken for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 1956 for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
 d) The annual accounts have been prepared on
- a going concern basis.

PERSONNEL:

The relations between the management and employees of the Company have been cordial throughout the year and your Directors have pleasure in placing on record the appreciation of the services rendered by the employees at different quarters of the Company.

ACKNOWLEDGEMENT:

Your Directors wish to place on record with gratitude the Co-operation given during the period by the Bankers, Creditors, Members and employees at all levels.

For and on behalf of the Board

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Place: Mumbai SHAUKATALI S. MEWAWALA Date: 31-01-2003 Chairman & Mahaging Director

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EXPO GAS CONTAINERS LIMITED

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	so required and give a true and fair view,
The Shareholders of Expo Gas Containers Limited	i. In the case of the Balance Sheet, of the state of the company's affairs as
We have audited the annexed Balance Sheet	Jac age at 30th September, 2002, press at 3
	Here ii. and the case of the Brofit and Loss
of Expo Gas Containers Limited as at 30th September 2002 and the annexed Profit and	account, of the Loss for the year ended
Loss Account of the Company for the year ended	the street of on that date as a same of the contraction
on that date in accordance with the provisions	As required by the manufacturing, and other
of Section 227 of the Companies Act, 1956 and	companies (Auditors' Report) Order, 1988 issued
report that:	by the Company Law Board in terms of Section
1. We have obtained all the information and	227 (4A) of the Companies Act, 1956 and on the basis of such checks of the books and records
explanation which sto the best of our	as we considered appropriate and the information
knowledge and belief were necessary for	and explanations given to us during the course
the purpose of our audit	of Audit we state as under: an encoderman of
2. In our opinion, proper books of accounts	1. The Company maintains records to show
boite as required by law have been kept by the	the quantitative details and the situation of
company so far, as appears from our	ic cits fixed assets The management at
examination of those books.	reasonable intervals has physically verified
3. The said Balance Sheet and Profit and Loss Account are in agreement with the books	the fixed assets, and no serious discrepancy was noticed on such verification of the
of account.	company and the nature of its business.
4. In our opinion Balance Sheet as on 30	2. The fixed assets have not been revalued
September, 2002 and Profit & Loss A/c for	during the year of Audit.
the year on that Date complies in all material	3. The management has physically verified the
respect with the accounting standards listed	Stocks of raw materials, Work in progress
in Section 211 (3c) of the Companies	at factory, Work in progress at site, stores
Act,1956 to the extent applicable to the	and spares and finished goods and in our
company.	opinion the frequency of verification is
5. In our opinion and based on information and explanation given to us none of the	reasonable.
Directors are disqualified as on September	4. As informed and information available to
30,2002 from being appointed as Directors	us, the procedure of physical verification of stock followed by the management is
in terms of clause (g) of Sub-Section (1) of	reasonable and adequate in relation to the
Section 274 of the Companies Act, 1956.	size of the Company and the nature of its
6. In our opinion and to the best of our	business.
information and according to the explanation	5. No significant discrepancy has been noticed
given to us, the said Balance Sheet and	on physical verification of stocks as compared
the Profit and Loss Accounts read together with the notes thereon and subject to Note	to books of account.
(1) (ii) (a & b) of Schedule 'S' regarding	6. On the basis of our examination of stock
Accounting policy for sale and Note (10) of	records, we are of the opinion that the
Schedule 'S' regarding no provision for liability	valuation of stock is fair and proper and in accordance with the normally eccepted
on earned leave, give the information required	accounting principles and are on the same
by the Companies Act, 1956 in the manner	basis as in the previous year.
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20TH ANNUAL REPORT 2001-02

- 7. The company has not accepted any loans from companies, firms and other parties listed in the register maintained under section 301 and from the Companies as defined under section 370 (1-B) of the Companies Act. 1956
- 8. The Company has not granted any loans secured or unsecured to the Companies, firms and other parties listed in the register maintained under section 301 of the Companies Act, 1956 and to the Companies as defined under section 370 (1-B) of the Companies Act, 1956.
- The Company has not given any loans or 9. advances in the mature of loans to any of its parties.
- 10. In our opinion and according to the information and explanations given to us there are adequate internal control procedures, commensurate with the size of the Company and the nature of its business, with regards to purchases of stores, raw materials, plant and machinery, equipment and other assets and with regard to sale of goods. - 15.8°
- 11. As explained to us, there are no transaction of purchase of goods and materials and sale of goods, materials and services made in pursuance to contracts or arrangements entered in the register maintained under section 301 and aggregating during the year to RS. 50,000/- or more in respect of each party.
- 12. As explained to us there were no unserviceable or damaged stock and raw

PLACE : MUMBAI

DATE : 31-01-2003

material.

- 13. According to the information and explanations given to us the Company has not accepted any deposit from the public.
- 14. In our opinion the Company is maintaining reasonable records for the sale and disposal of realisable scrap
- 15. The Company has no internal audit system commensurate with the size and nature of its business.
- 16. The Central Government has not prescribed the maintenance of cost records under section 209(1)(d) of the Companies Act, 1956 for any of the products of the Company.
- 17 According to records of the Company the Provident Fund dues have been regularly deposited with appropriate authorities.
- 18. According to the information and explanation given to us there are no undisputed amounts payable in respect of income-tax, wealth tax, customs duty and excise duty outstanding as at 30.09.2002 for a period of more than six months from the date they became payable.
- 19. According to the information and explanation given to us, no personal expenses of employees or directors have been charged to revenue account, other than those payable under contractual obligation or in accordance with generally accepted business practices.
- 20. The Company is not a sick industrial Company within the meaning of Section 3(1)(o) of the Sick Industrial Companies (Special Provisions) Act. 1985

For KETAN N. SHAH & CO. Chartered Accountants

(K. N. SHAH) Proprietor

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