

Integrated Thermoplastics Limited

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5th Annual Report
1998-1999



BOARD OF DIRECTORS

MR.S.P.Y. REDDY **CHAIRMAN & MANAGING DIRECTOR**

DIRECTOR MR. S.VENKAT REDDY MR. Y. RAMA RAO DIRECTOR MR. S.V. RAGHU DIRECTOR

FUNCTIONAL HEADS

i) MR. D. RAJA RAO FINANCE, ACCOUNTS & SECRETARIAL

ii) MR. A.V. PHILLIPS PRODUCTION & PLANT MARKETING & SALES iii) MR. K. SATYA REDDY

REGISTERED OFFICE & WORKS ADMN. & CORPORATE OFFICE

SURVEY NO.375, 701, 7TH FLOOR, PAIGAH PLAZA MANOHARABAD (V) BASHEERBAGH TOOPRAN (M) **HYDERABAD - 500 063**

MEDAK (DIST.) - 502 334 (A.P.)

STATUTORY AUDITORS BANKERS

M/s. SHARP AND TANNAN THE DHANALAKSHMI BANK CHARTERED ACCOUNTANTS LIMITED SUITE "H" SURYA TOWERS 5TH FLOOR 4-1-353/A ,IST FLOOR SARDAR PATEL ROAD ABIDS ROAD SECUNDERABAD - 500 003 HYDERABAD- 500001

LISTED AT:

REGISTRARS & SHARE TRANSFER AGENTS I. THE HYDERABAD STOCK **EXCHANGE LTD..** M/s. KARVY CONSULTANTS 3-6-275, HIMAYATHNAGAR LIMITED KARVY HOUSE HYDERABAD - 500 029

46, AVENUE 4, STREET NO.1 II. THE STOCK EXCHANGE MUMBAI **BANJARA HILLS** PHIROZE JEEJEEBHOY TOWERS **HYDERABAD - 500 034** MUMBAI - 400 001



INTEGRATED THERMOPLASTICS LIMITED

SURVEY NO.375, MANOHARABAD (V) TOOPRAN (M), MEDAK DIST., (A.P.)

NOTICE

Notice is hereby given that the FIFTH Annual General Meeting of the members of INTEGRATED THERMOPLASTICS LIMITED will be held on Thursday the 30th September, 1999 at Survey No.375, Mancharaband (V), Toopran (M), Medak District at 3:00 PM to transact the following business:

ORDINARY BUSINESS

- To receive, consider and adopt the Audited Profit & Loss Account for the year ended 31st March ,1999 and Balance Sheet as at 31st March, 1999 and the Reports of Auditors and Directors thereon.
- 2. To elect a Director in place of Shri S. Venkat Reddy, who retires by rotation and being eligible, offers himself for reappointment.
- 3. To elect a Director in place of Shri Y. Rama Rao, who retires by rotation and being eligible, offers himself for reappointment.
- 4. To appoint Auditors in place of the retiring Auditors M/s. Sharp & Tannan, Chartered Accountants, who expressed their unwillingness to continue as auditors. In this connection to consider and if thought fit to pass with or without modifications the following resolution as ordinary resolution.

"RESOLVED THAT Mr. M. Thirupalu Reddy, Chartered Accountant, Hyderabad be and is hereby appointed as the Auditor of the Company to hold office from the conclusion of this meeting till the conclusion of the next Annual General Meeting of the Company on a remuneration to be decided by the Board of Directors at a subsequent date."

NOTES:

- A member entitled to attend and vote is entitled to appoint a proxy instead of himself and such proxy need not be a member of the company. A proxy to be effective has to be received by the company at its registered office not later than 48 hours before the meeting.
- The Register of members and share transfer books of the company will remain closed from Tuesday the 21st September, 1999 to Thursday the 30th September, 1999 (Both days inclusive)

BY ORDER OF THE BOARD

Place: Hyderabad.

Date: 8th September, 1999

S.P.Y. REDDY Chairman.



DIRECTOR'S REPORT

То

The Members.

Your Directors have pleasure in presenting the Fifth Annual Report of the company and the Audited results for the year ended 31st March, 1999.

FINANCIAL RESULTS: (Rupees in lacs)

	<u>199</u> 8-9 9	1997-98
SALES	1258.85	433.28
OTHER INCOME	29.55	2.49
PBDIT	(158.12)	(90.11)
DEPRECIATION	31.89	12.61
INTEREST	90.31	109.01
MISC EXP. WRITTEN-OFF	10.08	10.08
PROFIT/LOSS BEFORE TAX	(290.40)	(215.22)
PROFIT/LOSS AFTER TAX	(290.40)	(215.22)

REVIEW OF OPERATIONS:

The company during the year under review, has actually improved its performance and achieved good results. On the advise of the Auditors and Consultants it has completely written off the pre-operative expenditure pertaining to the HDPE & CPVC operations, existing in the accounts for allocation for a long time to the tune of Rs.193.54 lakhs against its current year sales revenue owing to various technical reasons. Consequently the operating loss has gone up to the level of Rs.290.40 lakhs.

It has fared well, infact, by taking the sales graph from Rs.433.28 lakhs of previous year to Rs.1258.85 lakhs of current year, under the dynamic leadership of the newly inducted Directors into the Board during the last year.



PRESENT POSITION AND FUTURE OUTLOOK:

The company is having many bulk orders on hand for its PVC Pipes from various private dealers, the state and Central Govt. Agencies. Its product price is very reasonable and competitive. Your Directors are designing various creatives stratagies for augmentation of its market share to an optimum degree, causing huge profits in the future. As the current trend in the market for the PVC products is very encouraging, many attractive schemes for marketing your companies products are on the anvil, by virtue of its unique brand equity in PVC Pipes line.

FIXED DEPOSITS:

Your company has not accepted any deposits from the public which fall under Section 58 (A) of the Companies Act, 1956 during the year under review.

DIRECTORS:

Sri S.Venkat Reddy, Director of the company, retires by rotation at the ensuing Annual General Meeting and being eligible, offers himself for reappointment.

Sri Y.Rama Rao, Director of the company, retires by rotation at the ensuing Annual General Meeting and being eligible, offers himself for reappointment.

AUDITORS:

The existing Statutory Auditors M/s. Sharp & Tannan, Chartered Accountants, who retire at the conclusion of the ensuing Annual General Meeting have expressed their unwillingness to continue as Auditors of the Company. The Board has accepted their proposal to leave from the post and acknowledged the meritorious services rendered by them to your company.

The Board has proposed the name of Mr. M. Thirupalu Reddy, Chartered Accountant, for appointment as the Statutory Auditor of the company for the ensuing year. The members are requested to pass the resolution as set out in the notice with or without modification.

Mr. M. Thirupalu Reddy, Chartered Accountant, has given his consent and to this effect furnished a certificate stating that his appointment, if made, will be within the limits laid down under Section 224 (1B) of the Companies Act, 1956.

PERSONNEL:

During the year under review the company has maintained a very good cordial relationship with its workers and staff of the Oganisation. The industrial relations at all levels is highly satisfactory.



PARTICULARS OF EMPLOYEES UNDER SECTION 217 2(A) OF COMPANIES ACT 1956

During the year, no employee was in the receipt of a remuneration which in the aggregate was Rs.6,00,000/- per annum or more nor was part of the year at the rate of Rs.50,000/- per month or more as stipulated under Section 217 2(A) of the Companies Act, 1956.

Y2K PREPAREDNESS:

The company has already geared up itself to face the millinium Y2K bug by changing its computer systems suitably, so as to become a Y2K complaint and it has also designed contingency plans to face any unknown problem from the computer side in the future.

The expendiure for achieving Y2K compliance is not significiant.

CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE EARNINGS AND EXPENDITURE:

Information on conservation of energy, technology absorption, foreign currency earnings and outgo as required under Section 217 (1) (e) of the Companies Act, 1956, is set out in Annexure which forms part of this report.

ACKNOWLEDGMENT:

Your Directors wish to place their sincere gratitudes to the Government of India, Government of Andhra Pradesh ,The Dhanalakshmi Bank Limited,Company's Dealers, Suppliers, Customers and Emplyoees for their whole-hearted cooperation extended to the company during the year under review

For and on behalf of the Board

Place: Hyderabad

Date: 8th September, 1999

S.P.Y. REDDY Chairman



ANNEXURE TO THE DIRECTORS' REPORT FOR THE YEAR 1998 - 99

Statement under the Companies (Disclosure of Particulars in the Report of the Board of Directors) Rules 1988.

Conservation of Engery

- Energy Conservation measures taken.
- Additional Investments and proposals, if any,]implemented for reduction of consumption of energy.
- Impact of the measures at (1) and (2) above for reduction of energy consumption and consequent impact of the cost of production of goods.

- NIL -

3,74,236

4.18

ANNEXURE

FORM-A

FORM FOR DISCLOSURE OF PARTICULARS WITH RESPECT TO CONSERVATION OF ENERGY

For the period
ending
31.03 1998

- A Power & Fuel Consumption
 - 1. Electricity
 - a. Purchased Units (Nos) 7,44,455 Total Amount (Rs.) 31,79,843.00 15,64,308.00 Cost/Uni (Rs.) 4.27

B. Own Generation

- i. Through diesel generator Units (Nos) 85,983 81,922 Total Amount (Rs.) 2,54,512.00 5,05,057.00 Cost per Unit (Rs.) 2.90 2.96
- ii. Through steam turbine/generator Units Nil Nil Nil **Total Amount** Nil Cost per Unit Nil Nil



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For the year ending 31.03.1999	For the period ending 31.03 1998	
Nil	Nii	
Nil	Nil	
Nil	Nil	
Nil	Nil	
Nil	Nil	
Nil	Nil	
Nil	Nil	
* ***	Nil	
h respect to Ab	sorption	
<u>31.03.1999</u>	<u>31.03_1998</u>	
Nil	Nil	
Nil	Nil	
	ending 31.03.1999 Nil Nil Nil Nil Nil Nil Nil Nil Nil Ni	ending 31.03.1999 Nil



AUDITORS' REPORT

To
The Members of
INTEGRATED THERMOPLASTICS LIMITED.,
Survey No.375
Manoharabad (V) Toopran (M)
MEDAK DISTRICT - 502 334 (A.P.)

We have audited the attached Balance Sheet of M/s. INTEGRATED THERMOPLASTICS LIMITED, as at 31st March 1999 and the annexed Profit and Loss Account of the Company for the year ended on that date. In accordance with the provisions of Section 227 of the Companies Act, 1956, we report as under:

- As required by the Manufacturing and Other Companies (Auditor's Report)
 Order, 1988 issued by the Company Law Board under Section 227 (4A) of the
 Companies Act, 1956, we enclose in the Annexure to our report on the matters
 specified in paragraphs 4 and 5 of the said Order.
- 2. Further to our comments in the Annexure referred to in paragraph 1 above
 - a) we have obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit;
 - b) in our opinion, proper books of account as required by law have been kept by the company so far as it appears from our examination of those books;
 - c) the said Balance Sheet and Profit and Loss Account referred to in this report are in agreement with the books of account;
 - d) in addition to our observations in para 20 of annexure to the Auditors' Report, attention is invited to notes 1 and 2 of Schedule 18 (B) regarding the company becoming a sick industrial company within the meaning of clause (o) of sub-section (1) of Section 3 of the Sick Industrial Companies (Special Provisions) Act, 1985;
 - e) the said Profit and Loss Account and Balance Sheet comply with the Accounting Standards referred to section 211 (3C) of the Companies