

BOARD OF DIRECTORS

ABDUL RAZAK DHANANI - Chairman

KANTILAL R. PATNI - Director

YUNUS R. MEMON - Director

AUDITORS

M/s. S. L. Chhajed & Co. Chartered Accountants 12, Maharana Pratap Nagar Zone - 1 BHOPAL - 462 011 (M.P.)

BANKERS

Centurion Bank- Bhopal ICICI Bank - Baroda

REGISTERED OFFICE

MIG-44, Bharti Niketan, Near Gautam Nagar, Bhopal - 462 023 (M.P.)

PLANT

Village Raisalpur Teh. & Dist: Hoshangabad Madhya Pradesh

NOTICE TO MEMBERS

Notice is here by given that the THIRTYFRIST ANNUAL GENERAL MEETING of the Members of M.P. AGRO INDUSTRIES LIMITED will be FRIDAY, the 28th September, 2007, at 3.00 p.m. at the Register Office of the Company at MIG-44, Bharti Niketan, Near Gautam Nagar, Bhopal-462 023. (M.P.) to transact the following business.

ORDINARY BUSINESS:

- 1. To receive consider and adopt the Audited Balance Sheet of the Company as at 31st March 2007 and the Profit & Loss Account for the year ended on that date and the Reports of the Board of Directors and Auditors.
- 2. To appoint a Director in place of Mr. ABDUL RAZAK DHANANI, who retires by rotation and, being eligible, offers himself for reappointment.
- 3. To appoint Auditors and fix their remuneration M/s. S.L.Chhajed & co. Chartered Accountants the retiring Auditors, are eligible for re-appointment.

By order of the Board Abdul Razak Dhanani Chairman

Vadodara, 30th June, 2007,

NOTES

- (1) A MEMBER ENTITLED TO ATTEND AND VOTE AT THE MEETING IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE INSTEAD OF HIMSELF AND THE PROXY NEED NOT BE A MEMBER OF THE COMPANY. PROXIES INORDER TO BE EFFECTIVE, MUST BE RECEIVED BY THE COMPANY AT THE REGISTERED OFFICE OF THE COMPANY NOT LESS THAN 48 HOURS BEFORE THE COMMENCEMENT OF THE MEETING
- (2) Pursunat to section 154 of the Companies Act, 1956, the Register of Members and the Share Transfer Books of the Company will remain closed from Tuesday, the 25th September 2007 to Thursday 27th Saptember, 2006 (both days inclusive)
- (3) Members / Proxies should bring the Attendance slip duly filled in for attending the meeting.
- (4) Shareholders desiring any information as the accounts are requested to write to the company at an early date, to enable the management to keep the information ready.

REGISTERED OFFICE:

MIG-44, Bharti Niketan, Near Gautam Nagar, Bhopal - 462 023.

> By Order of the Board Abdul Razak Dhanani Chairman

Vadodara, 30th June, 2007,

DIRCTOR'S REPORT

Your Directors present the Thirteefirst Annual Report of the Company together with Audited Statements of account for the Year Ended 31st March, 2007.

FINANCIAL RESULTS:

Rupees in lacs

	Year Ended 31st March,2007	Year Ended 31st March,2006	
Profit/Loss before Depreciation	(-) 21.14	(-) 31.89	
Depreciations	-	-	
Profit/Loss before taxation	(-) 21.14	(-) 31.89	
Balance as per last Balance Sheet	(671.11)	(639.22)	
Protit/Loss afterTax	(692.32)	(671.11)	

OPERATIONS:

Your Company's turnover during the year ended 31st March, 2007, amounting Rs. 21.64 Lacs as compared to Rs. 31.89 Lacs during the previus year.

DIRECTORS:

Pursant to the provisions of Section 256 of the Companies Act, 1956, Mr. Abdul Razak Dhanani, retires by rotation at the ensuing Annual General Meeting and being eligible, offers himself for re-appointment.

SETTLEMENT OF TEARM LOAN:

Your company has made the one time settlement with State bank of Indore by paying uo Rs. 157.85 Lcs against amount Rs. 277.14 Lacs taken as tearm loan, thus your company has paid up its obligation in totally remains Rs. 34.34 lacs has to be meeting in future if any arise out.

AGREEMENT FOR SALE:

Compny has entered into Agreement for Sale, with Lapp India Pvt. Limited, Banglore to sale the land at Dharuhera Industrial Plot for Rs. 8 Crores, out of which Rs. 120 Lacs has been received as advance Further this deal is like to completed in next financial year.

CONSERVATION OF ENERGY, TECHNOLOGY ABSORTION AND FOREIGN EXCHANGE EARNINGS AND OUT GOES.:

information required to be disclosed under the Companies (Disclosure of Particulars in the Report of Board of Directors) Rules,1988 frame under Section 217 (1) (e) of the Companies Act, 1956 is furnished in Annexure attached here to.

PARTICULARS OF EMPLOYEES:

There are no employees in respect of whom particulars as required under Section 217 (2-A) of the Companies Act, 1956 need to be disclosed in the Director's Report.

FIXED DEPOSITS:

The Company has not invited or accepted any fixed deposits within the meaning of Section 58-A of the Companies Act, 1956.

INSURANCE:

All the properties and insurable interests of the Company have been adequately insured to the extent required.

AUDITORS:

Members are requested to appoint Auditors to hold office untill the conclusion of the next Annual General Meeting and fix their remuneration. The Company has received a letter from them to the effect that their appointment, if made, will be within the limits prescribed under Section 224 (1B) of the Companies Act, 1956.

CORPORATE GOVERNANCE:

It terms of provisions of clause 49 of the listing agreement, The Corporate governance is attached here in as Annexure 1.

LISTING OF SHARES:

The equity shares of the Company are listed on Vadodara, Bombay Stock Exchange Limited, Mumbai and M.P. Stock Exchanges, Indore.

AUDIT COMMITTEE:

Pursuant to the provisions of the newly introduced Section 292A of the Companies Act, 1956 the Audit Committee of the Board has been constituted.

DEMATERIALIZATION OF SHARES:

The Company has signed an agreement with Central Depository Services (India) Limited. All the Valued Shareholderes of the Company are requested to their holdings to take benefit of the transactions.

DIRECTORS' RESPONSIBILITY STATEMENT:

As per provisions of Section 217 (2AA) of the Companies Act, 1956 the Board confirms that :

- 1. The financial statements are in full conformity with the companies Act,1956 and applicable accounting standards had been followed alongwith proper explanation relating to material departures.
- The Directors have 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.
- 3. The Directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of this act for safeguarding the assets of the Company and for preventing fraud and other irregularity.
- 4. The Directors have prepared the annual accounts on a going concern basis.

ACKNOWLEDGEMENT:

Your Directors acknowledge the continued co-operation and assistance received from the state and central government authorities and company's bankers. Your Directors express their sincere appreciation and gratitude for the whole hearted support from the esteemed customers, dealers, business associates, shareholders and employees of the company.

Vadodara, 30th June, 2007,

For and on behalf of the Board **Abdul Razak Dhanani**Chairman

ANNEXURE TO DIRECTORS' REPORT

Information as per Section 217 (1) (a) read with the Companies (Disclosure of Particulars in the Report of Board of Directors) Rules, 1988 and forming part of the Director's report.

1. Energy conservation measures taken

Nil

 Additional Investment and proposals if any, being implemented for reduction of consumption of energy.

Nil

3. Impact of measures at 1 and 2 above for

reduction of energy consumption and consequent impact on the cost of production of goods.

: Not applicable

Total energy consumption and energy consumption per unit of production as

perform A.

Information in form A is

5. Efforts made in technology absorption

as per Form B.

 Information against each item in Form B is Nil since the Company is not engaged in any research and development or technology absorption or

Innovation.

6. Activities relating to exports, initiatives taken to increase exports, developments of new export markets for products and

Nil

services and export plans.

7. Total foreign exchange used and earned

: Nii

"A"				
A				
Particulars with respect to Conservation of Energy.				
culars with respect to Conserv	vation of Energy.			
	2006 - 2007	2005 - 2006		
Power and Fuel Consumption				
Electricity				
-		-		
Total Amount Rs.		<u>-</u>		
Rebate / Unit Rs. per KWH				
(b) Own Generation	N	l Nil		
Coal	Ni	l Nil		
Furnace Oil				
(Quantity K. Ltrs)		-		
Total Amount Rs.		COM		
(Net of PPA Concession)				
Average Rate Rs. Per Litre	·			
Consumption per unit of production	1			
	Standards			
Products (Mts of NPK Mixtures)	-	-		
Electricity	-	-		
Furnace Oil Liters / Mt	-	-		
Coal -	-	-		
Others	-	-		
ara, 30th June, 2007,		By Order of the Board Abdul Razak Dhanani <i>Chairman</i>		
	Rebate / Unit Rs. per KWH (b) Own Generation Coal Furnace Oil (Quantity K. Ltrs) Total Amount Rs. (Net of PPA Concession) Average Rate Rs. Per Litre Consumption per unit of production Products (Mts of NPK Mixtures) Electricity Furnace Oil Liters / Mt Coal Others	(a) Purchased, unit KWH Total Amount Rs. Rebate / Unit Rs. per KWH (b) Own Generation Ni Coal Ni Fumace Oil (Quantity K. Ltrs) Total Amount Rs. (Net of PPA Concession) Average Rate Rs. Per Litre Consumption per unit of production Standards Products (Mts of NPK Mixtures) - Electricity - Furnace Oil Liters / Mt - Coal - Others -		

Corporate Governance Report

Annexure -1

The Board of Directors of the Company continued to lay great emphasis on the broad principles of Corporate Governance. Our pursuit towards achieving good governance is an on going process. In so far as compliance with the requirements under Clause 49 of the Stock Exchange Listing Agreement, the Company is in full compliance with the norms and discloure that have to be made in Corporate Governance format.

1. Company's phillosophy on Code of Governance

M. P. Agro Industries Ltd. believes that good Corprate Governance is essenctial to achieving long term corporate goals and to enhancing stakeholders' value. in this pursuit, your Company's philosophy on Corporate Governance is led by a strong emphasis on transparency, accountability and integrity and your Company has been practicing the principles of Corporate Governance over the years. All employees are bound by a Code of Conduct that sets forth Company's policies on important issues, including our relationship with consumers. shareholders and Governance.

2. Composition of Board

The composition of the Board is in conformity with the listing agreement with stock exchange Mumbai. The composition of the Board and other revelant details relating to Directors are given below:

Name of Director	Category	Directorships Excluding Private Ltd. Companies Directorships	No.of Membeships of other Board Committees	No.of other Board Committees of which The Director is a Chairperson
Mr. Razak D. Dhanani	Chairman	- Bharat Equity Services Ltd.	NIL	NIL
		 Liberty Fertilizers Ltd. 		
		 Liberty Const. & Leasing Ltd. 		
		- Sayaji Hotels Ltd.		
		- Sayaji Airways Ltd.		
		- Bhavnagar Agro Industries Ltd.		

Name of Director	Category	Directorships Excluding Private Ltd. Companies Directorships	No.of Membeships of other Board Committees	No.of other Board Committees of which The Director is a Chairperson
Mr. Kantilal R. Patni	Director	 - Liberty Fertilizers Ltd. - Liberty Const. & Leasing Ltd. - Sayaji Airways Ltd. - Bhavnagar Agro Industries Ltd. 	NIL	NIL
Mr. Yunus R. Memon	Director	Liberty Const. & Leasing Ltd.Bhavnagar Agro Industries Ltd.	NIL	NIL

3. Attendance of each Director at Board Meeting and Last Annual General Meeting

During The Year 2006- 2007, 4 Board Meeting were held on June 30, 2006, July, 31, 2006, October 30, 2006 & January 31, 2007, The Last Annual General Meeting of the Company was held on September, 28, 2007,

Name of the Director	No. of Board Meeting Attended	Attendence at last AGM
Razak D. Dhanani	5	Yes
Kantilal R. Patni	5	Yes
Yunus R. Memon	2	Yes

4. Audit Committee

The Audit Committee Consituted in April 2000 consists of three independent Non-executive Directors. The Members of the Committee are well versed in finance matters, accounts, company law and general business practices.

The Composition of the Audit Committee is as under:

- i) Mr. Kantilal R. Patni Chairman of the Meetings
- ii) Mr. Yunus R. Memon