

THE NAHAR GROUP

nnual Repo 2003-2004



hapspinning mills limited



Annual Report 2004

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BOARD OF DIRECTORS : Sh. Jawahar Lal Oswal Chairman

Sh. Dinesh Oswal
Sh. Kamal Oswal
Sh. Dinesh Gogna
Sh. S. K. Sharma
Director
Dr. (Mrs.) H. K. Bal
Director
Dr. O. P. Sahni

Managing Director
Director
Director
Director
Director
Director
Director
Director
Director

Dr. O. P. Sahni Director
Prof. K. S. Maini Director

FINANCE CONTROLLER : Sh. Hans Raj Kapoor

COMPANY SECRETARY : Sh. Brij Sharma

AUDITORS : M/s Gupta Vigg & Co.

Chartered Accountants 101, Kismat Complex,

G. T. Road, Miller Ganj, Ludhiana-141 003.

BANKERS : Punjab National Bank

State Bank of India

ICICI Bank Ltd.

REGD. OFFICE : 373, Industrial Area- 'A', Ludhiana-141 003

WORKS : Industrial Area-'A', Ludhiana (Punjab)

Dhandari Kalan, G. T. Road, Ludhiana (Punjab)

Village Simrai, Mandideep, Distt. Raisen (M.P.)

Village Lalru, Distt. Patiala (Punjab) Village Jalalpur, Distt. Patiala, (Punjab)

24th AN	INUA	L GENERAL MEETING	CONTENTS	PAGE NO.
			NOTICE	1.
Day	:	Thursday	DIRECTORS' REPORT	3 `
			CORPORATE GOVERNANCE REPORT	7
Date	:	30th September, 2004	AUDITORS' REPORT	12
Time	•	10.00 A.M.	BALANCE SHEET	14
11110		10.00 /	PROFIT & LOSS ACCOUNT	15
Place	:	At the Premises of	NOTES ON ACCOUNTS	26
		Nahar International Limited	BALANCE SHEET ABSTRACT	35
		Focal Point, Ludhiana	CASH FLOW STATEMENT	36



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NOTICE

Notice is hereby given that the Twenty fourth Annual General Meeting of the members of NAHAR SPINNING MILLS LIMITED will be held on Thursday the 30th day of September, 2004 at 10.00 A.M. at the premises of M/s Nahar International Limited, Focal Point, Ludhiana to transact the following business:

ORDINARY BUSINESS

- To receive, consider and adopt the Audited Balance Sheet as at 31st March, 2004 and the Profit and Loss Account for the year ended on that date and the Reports of the Directors and Auditors thereon.
- 2. To declare dividend on Equity Shares.
- To appoint a Director in place of Sh. Amarjeet Singh, who retires by rotation and being eligible, offers himself for re-appointment.
- To appoint a Director in place of Sh. Jawahar Lal Oswal, who retires by rotation and being eligible, offers himself for re-appointment.
- To appoint a Director in place of Sh. Dinesh Gogna, who
 retires by rotation and being eligible, offers himself for
 re-appointment.
- 6. To appoint Auditors who shall hold Office from the conclusion of this meeting until the conclusion of the next Annual General Meeting and to fix their remuneration. M/s Gupta Vigg & Co., Chartered Accountants, the retiring Auditors of the company being eligible, offer themselves for re-appointment.

BY ORDER OF THE BOARD

PLACE : LUDHIANA DATED : 31st July, 2004 BRIJ SHARMA (COMPANY SECRETARY)

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/HERSELF AND SUCH PROXY NEED NOT BE A MEMBER OF THE COMPANY. PROXY IN ORDER TO BE EFFECTIVE MUST BE DELIVERED AT THE REGISTERED OFFICE OF THE COMPANY, NOT LESS THAN FORTY EIGHT HOURS BEFORE THE TIME OF THE MEETING.

- The Register of Members and Share Transfer Register of the Company shall remain closed from 16th Sept., 2004 to 30th Sept., 2004 (both days inclusive).
- The dividend on equity shares as recommended by the Board of Directors, if approved at the Annual General Meeting will be paid to the members, whose names appear in the Register of members as on 30th Sept., 2004 or Register of beneficial owners, maintained by the Depositories at the close of 15th Sept., 2004.
- 4. Pursuant to Section 205 A of the Companies Act, 1956 all unclaimed dividends upto the financial year 1995-96 have been transferred to Investor Education and Protection Fund. Further unpaid dividend for the year 1996-97 is to be transferred to Investor Education and Protection Fund pursuant to section 205-C of the Companies Act, 1956 by end October, 2004. Shareholders who have not encashed their dividend warrants relating to the said period are requested to claim the amount from the company at the earliest.

Further we may also inform that once the amount is deposited in the Investor Education and Protection Fund, it cannot be claimed later on as per the Companies (Amendment) Act, 1999.

- The Bond holders who have not surrendered the Letter of Allotment/Bond Certificates for conversion/redemption till date are requested to surrender the Letter of Allotment/ Bond Certificates immediately to enable the Company to send share certificate(s)/Redemption Warrant to them.
- Members holding shares in physical form are requested to immediately notify change in their address/Bank details to the Company's Share Transfer Agent M/s Alankit Assignments Limited or to the Company's Registered Office at 373, Industrial Area-A, Ludhiana – 141 003.
 - Members holding shares in electronic form are requested to notify change in their address/Bank details to their Depository Participants before 15th Sept., 2004.
- 7. Since the Company's shares are in compulsory demat trading, to ensure better service and elimination of risk of holding shares in physical form, we request shareholders holding shares in physical form to dematerialise their shares at the earliest.
- To avail the facility of nomination, Members are requested to send us duly filled and signed Nomination Form (Form 2B)



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- Members seeking any information with regard to Annual Accounts at the time of meeting are requested to send their queries to the Company at least 7 days before the date of meeting so as to enable the management to keep the relevant information ready.
- Members are requested to bring the copy of Annual Report alongwith them, at the meeting.
- 11. The information required to be provided under clause 49 of the Listing Agreement entered into with various Stock Exchanges, regarding the Directors who are proposed to be appointed/re-appointed is annexed hereto and form part of the notice.

Information required to be furnished under Clause 49 of the listing Agreement:

As required under the listing agreement, the particulars of Directors who are proposed to be appointed/re-appointed are given below:

I) Name

Sh. Amarjeet Singh

Age :

77 years

Qualification

LL.B

Expertise

Having 50 years experience in Taxation and Legal work.

Directorships/Membership in the Committees of the Board in other Companies

Name of the Company			Committee Status		
1.	Nahar Exports	Ltd.	Audit Remuneration Shareholders Grievance	Chairman Chairman Member	
2.	Nahar Internat	ional Ltd	I. Shareholders Grievance Remuneration Audit	Member Chairman Member	
3.	Oswal Wooller	n Mills Lt	d. Audit	Member	
4.	Vanaik Investo	ors Ltd.	Nil	Nil	
5.	Oswal Leasing	Ltd.	Nil	Nil	
II)	Name Age Qualification Expertise	: (Sh. Jawahar Lal C 61 years Graduate Having 40 years b experience in the Woollen Industry.	usiness	

Directorships/Membership in the Committees of the Board in other Companies

 Oswal Woollen Mills Ltd., 	iil Ni <u>l</u>
2. Nahar Exports Limited N	lil NÎ
3. Nahar Sugar & Allied Inds. Ltd. N	lil Nil

4.	Nahar International Ltd.	Nil	Nil
5.	Nahar Indl. Enterprises Ltd.	Nil	Nil
6.	Sankheshwar Holding Co. Ltd.	Nil	Nil
7.	Vardhman Investments Ltd.	Nil	Nil
8.	Girnar Investments Ltd.	Nil	Nil
9.	Palam Motels Ltd.	Nil	Nil
10.	Nagdevi Trdg. & Inv. Co. Ltd.	Nil	Nil
11.	Nahar Overseas Ltd.	Nil	Nil
12.	Atam Vallabh Financiers Ltd.	Nil	Nil
13.	Vanaik Investors Ltd.	Nil	Nil
14.	Ludhiana Holdings Ltd.	Nil	Nil
15.	Monica Growth Fund (P) Ltd.	Nii	Nil
16.	Ruchika Growth Fund (P) Ltd.	Nil	Nil
17.	J.L. Growth Fund (P) Ltd.	Nil	Nil
18.	Abhilash Growth Fund (P) Ltd.	Nil	Nil
19.	Neha Credit & Investment (P) Ltd.	Nil	Nil
20.	Interpace Trading & Inv. (P) Ltd.	Nil	Nil
21.	Ogden Trading & Inv. Co. (P) Ltd.	Nil	Nil
22.	Nahar Growth Fund (P) Ltd.	Nil	Nil

III) Name : Sh. Dinesh Gogna
Age : 51 years
Qualification : B.A. LL.B

Qualification : Expertise :

Having more than 27 years

experience in Corporate Finance & Taxation.

Directorships/Membership in the Committees of the Board in other Companies

		•		
İ	Nar	ne of the Company	Committee	Status
•	1.	Nahar Exports Ltd.	Share Transfer Audit	Member Member
2	2.	Nahar Sugar & Allied Inds. Ltd.	Audit Shareholders Grievance	Member Chairman
	3.	Nahar International Ltd.	Audit Shareholders Grievance Remuneration	Member Chairman Member
4	4.	Nahar Indl. Enterprises Ltd.	Audit Shareholders Grievance	Member Chairman
- 7	5. 6. 7. 8.	Oswal Leasing Limited E. Textiles Point.com Ltd. Girnar Investment Ltd. Nahar Overseas Ltd.	Nil Nil Nil Nil	Nil Nil Nil Nil
•	- •			

BY ORDER OF THE BOARD

PLACE: LUDHIANA BRIJ SHARMA
DATED: 31st July, 2004 (COMPANY SECRETARY)



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DIRECTORS' REPORT

Dear Members.

Your Directors have pleasure in presenting the TWENTY FOURTH ANNUAL REPORT on the affairs of the company for the year ended 31st March, 2004.

FINANCIAL RESULTS

Your Company's Financial Performance during the year is summarised below:

(Rs. in Lacs)

PARTICULARS	Cu	rrent Year		vious year
AKTIOULAKO		· ·	, , ,	vious year
PROFIT FOR THE YEAR BE TAX & DEPRECIATION	FORE	6506.00	-	6790.86
Less: Depreciation	3419.84		3525.31	
Provision for Taxation	400.00		650.00	
Provision for Deferred Tax	125.00	3944.84	185.00	4360.31
PROFIT AFTER TAX		2561.16		2430.55
Income Tax Adjustment &		(+) 78.52		(+) 54.69
Excess Prov. For earlier				
Years including interest				
Written back				
Add: Write back of				11477.23
Diminution in value of				
Long term investment of				
Earlier years				
Amount available for appro	priation	2639.68		13962.47
APPROPRIATION				
Proposed Dividend		833.86		833.59
Tax on Distributed profits		106.84		106.80
Transfer to General Reserve		1698.98		13022.08
		2639.68		13962.47

COMPANY'S PERFORMANCE

Before reviewing the overall performance of the company, we would like to report segment wise performance of the company. The company's activities can be classified under two segments namely Yarn Segment and Garment Segment as per the Accounting Standard 17 issued by the Institute of Chartered Accountants of India. The working performance of each segment is as under:-

YARN SEGMENT

During the year under review, the Yarn Segment performed reasonably well. The Segment contributed Rs.276.15 towards the turnover of the company out of which Rs. 135.34 crores was Export turnover. The Company earned a profit before tax and interest of Rs.20.49 crores during the year. The higher Cotton prices coupled with lower export realisation adversely affected the Financial performance of the yarn segment.

Your Company continued its Policy on spending on Technology and Modernisation and installed 10000 Spindles of Compact Spinning Machines imported from internationally renowned M/s Riter Machines, Germany, for its spinning plant at Village Simrai, Mandideep, Distt. Raison. The compact Spinning is the latest

technological advancement of ring spinning Yarn and will add further value to the Yarns manufactured by the Company.

GARMENT SEGMENT

The Garment division contributed Rs. 133.73 crores towards the revenue of the Company as against 200.95 Crores in the previous year. The lower allocation of quotas for the second half of the financial year adversely affected the performance of the Segment. The stiff Global competition coupled with demand shrinkage from Overseas buyers also adversely affected the Exports as well as operating margins, resulting lower profits before tax at Rs. 4.38 crores as against Rs.12.67 crores in the previous year.

However your Management is quite hopeful that quota free business environment w.e.f. 1st Jan., 2005, will enable the company to improve its performance in the coming periods, as company will have free access to the World Markets.

Besides, to ensure uninterrupted power supply at cheaper cost, the company has decided to install a Turbine with a capacity of 3.5 M.W. for co-Generation Power Plant at Village Dhandari Kalan, Distt. Ludhiana at a capital outlay of Rs.16 crores approximately, and the same will be met out of internal accruals of the company. The plant is likely to be commissioned by March, 2005. The plant will not only meet the power requirements of the company's plant at Dhandari Kalan but will also help in improving its bottomline.

OVERALL PERFORMANCE

From the above results, it is apparent that the company has performed reasonably well during the year under review. The company achieved an operating income at Rs.389.03 Crores out of which Rs.210.26 crores was export turnover. Because of its excellent Export performance the company continues to enjoy the status of **GOLDEN TRADING HOUSE**. The company's Export efforts has also been recognised by The Cotton Textile Export Promotion Council as is evident from the timely pronouncement of Award of **TEXPROCIL SILVER TROPHY** to the company, for the outstanding Export performance in Yarn, amongst Mills Exporters for the year 2003-2004.

We would further like to report that inspite of lower operating income/Exports, the Company has been able to improve its Financial performance and earned a net profit of Rs.26.40 crores as against 24.85 crores showing an increase of 6.24% over the previous year. After appropriation of profit as per detail herein above, an amount of Rs.16.99 crores has been transferred to General Reserve thereby increasing the Reserves of the Company at Rs. 553.01 crores on 31st March, 2004.

Your Management is quite optimistic that changed Global Scenario of quota free business environment, will offer a big growth opportunity for the Company. Your company has already geared itself to avail the emerging opportunities by building large capacities. We are hopeful that company's core competence and competitive edge achieved through modernisation and upgradation of the Plants will help in further improving its performance. Besides, the expectation of good cotton crop in the current season, the raw cotton prices are likely to soften



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which will ultimately benefit the company in improving its financial performance. Barring unforeseen circumstances the members can look forward for a rewarding future ahead.

DIVIDEND

Your Directors are pleased to recommend a dividend @50% (i.e. Rs.5/- per share) on paid up equity share capital for the year ended 31st March, 2004.

The dividend, if approved at the forthcoming Annual General Meeting, will be paid out of the profits of the company for the year under reference to all those shareholders whose names shall appear in the Register of Members on 30th Sept., 2004 or Register of beneficial owners, maintained by the Depositories at the close of 15th Sept., 2004. The dividend distribution as percentage of net profit after tax is 31.59.

EXPANSION PLANS

Keeping in view the emerging opportunities arising out of the quota free global trade w.e.f. 1st January, 2005, your Management has decided to invest Rs.112.45 crores in the capacity expansion. The Company shall be putting up a Ultra Modern Spinning and knitting cum dyeing Plant with a capacity of 25000 Spindles, at Village Lalru, Distt. Patiala. The expansion will be financed by way of term loan of Rs. 80 crores from the Financial Institutions under Tuff scheme and balance from the internal accruals of the company. Your Management is quite optimistic that enhanced capacity will enable the company to improve its financial performance in the coming years.

DIRECTORS

Pursuant to article 91 of the Articles of Association of the company Sh. Amarjeet Singh, Sh. Jawahar Lal Oswal and Sh. Dinesh Gogna will be retiring by rotation at the ensuing Annual General Meeting and being eligible offer themselves for re-appointment.

In terms of clause 49 of the Listing Agreement with the Stock Exchanges, the details of Directors to be appointed/re-appointed are contained in the accompanying Notice of the forthcoming Annual General Meeting.'

CREDIT RATING

The Credit Rating Information Services of India Ltd. (CRISIL) has assigned the credit rating "P1+" (Pronounced "P one plus") to the Company for short term loan upto Rs.135 Millions.

LISTING OF SECURITIES

The securities of the company are presently listed on the following Stock Exchanges:

- The Ludhiana Stock Exchange Association Limited, Feroze Gandhi Market, Ludhiana.
- The Stock Exchange, Mumbai, Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai.
- iii. The National Stock Exchange of India Ltd., Exchange Plaza, 5th Floor, Plot No.C/1, G-Block, Bandra Kurla Complex, Bandra (E), Mumbai

The Company has paid listing fee to all aforesaid Stock

Exchanges for the Financial year 2004-2005. We would also like to inform you that Pursuant to the shareholders approval, Company applied for Voluntarily de-listing of Equity Shares from the Ludhiana Stock Exchange as well as Delhi Stock Exchanges. The Delhi Stock Exchange has confirmed vide their letter No. DSE/LIST/101 dated 12th July, 2004 regarding delisting of Company's Equity Shares from the Exchange and the approval from the Ludhiana Stock Exchange is still awaited.

DEMATERIALISATION OF SECURITIES

As the members must be aware that company's securities are tradable compulsorily in electronic form w.e.f. 21st March, 2000. Your Company has already established connectivity with both the Depositories i.e. National Securities Depository Limited (NSDL) and Central Depository services (India) Limited (CDSL) to facilitate the holding and trading of securities in electronic form. As on date 91.08% of the share capital of the company has been dematerialised. The shareholders who have not gone in for dematerialisation of shares till date, are requested to opt for dematerialisation of the shares at the earliest.

Further as per SEBI circular no. D&CC/FITTC/CIR-15/2002 dated 27th December, 2002, Company has appointed M/s Alankit Assignments Ltd. as Registrar for Share Transfer and Electronic connectivity. Accordingly all the shareholders, Investors, Members of the Stock Exchanges, Depository Participants and all other concerned are requested to send all communication in respect of Share Transfer, Demat/Remat, Change of Address etc. to our Registrar at below mentioned address:

M/s Alankit Assignments Limited

(Unit: Nahar Spinning Mills Limited)

2E/8, Blazeflash House, Jhandewalan Extension

New Delhi - 110 055

Telephone No.

(011) 51540060-63

Fax No.

(011) 51540064

E-mail address

nahar@alankit.com

In case any query/complaint remains unresolved with our Registrar please write to Company Secretary at the Registered Office of the Company.

AUDIT COMMITTEE

Pursuant to section 292 A(1) of the Companies Act, 1956, company has already constituted Audit Committee consisting of Sh. Amarjeet Singh as Chairman, Sh. Dinesh Gogna and Dr. O.P. Sahni as members. The committee held four meeting during the year under review.

REPORT ON THE CORPORATE GOVERNANCE

Your Company continues to follow the principles of good Corporate Governance. The company has already constituted several committees of directors to assist the Board in good Corporate Governance. The Corporate Governance Report alongwith the Auditors Certificate regarding compliance of the conditions of the Corporate Governance as stipulated in Clause 49 of the Listing Agreement of the Stock Exchange, is attached herewith as Annexure-III.



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DIRECTORS RESPONSIBILITY STATEMENT

The Directors would like to assure the Members that the financial statements for the year under review, confirm in their entirety to the requirements of the Companies Act, 1956.

The Directors confirm:

- That in preparation of the Annual Accounts, the applicable accounting standards have been followed alongwith proper explanations relating to material departures;
- ii) That they have selected such accounting policies and applied them consistently and made judgments 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;
- iii) That they have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with provisions of this Act for safeguarding the assets of the company and for preventing and detecting fraud and other irregularities;
- That they have prepared the Annual Accounts on a going concern basis.

COST AUDITORS

The Company appointed M/s Ramanath Iyer & Co., Cost Accountants, New Delhi as Cost Auditors for the year 2003-2004. The Government of India, Ministry of Law, Justice and Company Affairs, Department of Company Affairs, New Delhi have approved their appointment vide letter dated 23rd June, 2003. The Cost Audit Report of the company would be submitted to the Department of Company Affairs, Ministry of Law, Justice and Company Affairs, in accordance with the requirements of Law.

AUDITORS

M/s Gupta Vigg & Co., the Auditors of your Company shall be retiring at the conclusion of the forthcoming Annual General Meeting and being eligible offer themselves for reappointment. The company has obtained from auditors, a certificate as required under Section 224(1-B) of the Companies Act, 1956 to the effect that their reappointment, if made, would be within the limits specified in the said section.

FIXED DEPOSITS

During the year the company has not accepted any fixed deposit within the meaning of Section 58-A of the Companies Act, 1956 and the rules made there under.

INVESTOR EDUCATION AND PROTECTION FUND

Pursuant to Section 205-C of the Companies Act, 1956 the company has transferred an amount of Rs.652829/- (Rupees Six lacs fifty two thousand eight hundred twenty nine only) being the amount of unclaimed dividend for the year 1995-96 to the Investor Education and Protection Fund.

CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION, FOREIGN EXCHANGE EARNINGS AND OUTGO

The detailed information as required under section 217(1)(e) of the companies Act, 1956 read with Companies (Disclosure of Particulars in Report of the Board of Directors) Rules 1988, is enclosed as per Annexure-II.

INDUSTRIAL RELATIONS

The industrial relations remained cordial throughout the year and the excellent results were achieved with the whole hearted cooperation of employees at all levels.

ACKNOWLEDGEMENT

The Board of Directors of the company wish to place on record their thanks and appreciation to all workers, staff members and executives for their contribution to the operations of the company. The Directors are thankful to the Bankers, Financial Institutions for their continued support to the company. The Directors also place on record their sincere thanks to the shareholders for their continued support, co-operation and confidence in the Management of the Company.

FOR AND ON BEHALF OF THE BOARD

PLACE : LUDHIANA

JAWAHAR LAL OSWAL

DATED: 31st July, 2004

(Chairman)

ANNEXURE-I
PARTICULARS OF EMPLOYEES PURSUANT TO THE PROVISIONS OF SECTION 217(2A) OF THE COMPANY ACT, 1956 READ WITH COMPANIES
(PARTICULRS OF EMPLOYEES) RULES, 1975 AND FORMING PART OF DIRECTORS' REPORTS FOR THE YEAR ENDED 31ST MARCH 2004.

SR. NO.	NAME .	DESIGNATION NATURE OF DUTIES	REMUNERATION (AMT. IN Rs.)	NATURE OF EMPLOYMENT	QUALIFI- CATION	EXPERIENCE IN YEARS	DATE OF EMPLOY- MENT	AGE (YEARS)	LAST EMPLOYMENT HELD
1.	Sh. Dinesh Oswał	Managing Director	14110526.00	Contractual	B.Com.	19	01.01.1987	39	Oswai Wollen Mills

NOTES:

- Remuneration includes salary, ex-gratia, leave encashment, monetary value of perquisites as per Income Tax Rules, employers contribution to provident fund and commission, where applicable.
- 2. Sh. Dinesh Oswal, is related to Sh. Jawahar Lal Oswal and Sh. Kamal Oswal, Directors of the Company.



A.

NAHAR SPINNING MILLS LIMITED

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ANNEXURE-II

INFORMATION AS PER SECTION 217(1)(e) READ WITH COMPANIES (DISCLOSURE OF PARTICULARS IN THE REPORT OF BOARD OF DIRECTORS) RULES 1988 AND FORMING PART OF THE DIRECTORS' REPORT FOR THE YEAR ENDED 31st MARCH, 2004.

- **CONSERVATION OF ENERGY**
- a) Measures taken for conservation of energy

Energy conservation is an ongoing process in our organization. The company has taken following measures for energy conservation:

- The Company has installed two numbers fan at our compressorroom roof top, the latest designed "ECCO Ventilator" Turbine Design which can replace exhaust fans as a measure of energy savings.
- The Company has taken trial with Energy Saving motor at Ring frame machine and the process shall continue for new requirement of motors in future. Also all new Ring frame machines procured recently are equipped with Energy Saving Main motors.
- The Company has decided to install 3.5M.W. Power Generation Plant at Village Dhandari Kalan, Ludhiana. The plant will provide not only healthy power supply but will also enable the company to save considerably as the electricity produced by the Power plant will be much cheaper as compared to the rate charged by the State Electricity Board.
- Additional investment & proposal for reduction of consumption of energy

New Ring Frames under replacement in Unit-1 at Mandideep are equipped with new energy saver impellers and also the pneumafil suction tubes are with modified design to conserve its air requirements.

- impact of measure, consequent to (a) and (b) above c)
 - With the measures adopted by the company, there is substantial saving in energy consumption there by reduction in cost of production
- Total energy consumption and energy consumption per unit of production per Form-A of the Annexure in the rules in respect of Industries specified in the schedule thereto

FC	ORM	Α

	-					
	CURRENT YEAR	PREVIOUS YEAR				
	2003-2004	2002-2003				
POWER & FUEL CONSUMPT	TION					
1. Electricity						
(a) Purchased						
Units (Kwh)	22708294	22972519				
Total amount (Rs.)	90293512	87988002				
Rate per Unit (Rs.)	3.98	3.83				
(b) Own Generation						
Through Diesel Generator						
Units produced (KWH)	61074081	85329617				
Total amount (Rs.)	180739136	249268255				
Cost per unit (Rs.)	2.96	2.92				
2. Steam Coal	Used in Boiler	Used in Boiler				
Quantity (in Tonnes)						
Total Cost (Rs.)						
Cost per unit (Rs.)		***				
3. Furnace Oil						
Quantity (in litres)	5986199	5765095				
Total cost (Rs.)	54227637	52726169				
Rate/Tonne (Rs.)	9.06	9.15				
4. Other/Internal Generation	1					
Rice Husk (Qty. in tones)	25628.98	30339.506				
Total Cost (Rs.)	38903411	51537434				
Rate/Tonne (Rs.)	1517.95	1698.69				
CONSUMPTION PER UNIT OF PRODUCTION						

SPINNING UNIT (MANDIDEEP)

Product Cotton/Synthetic Yarn	4.55	6.17
Electricity (Unit/Kg.)		
SPINNING UNIT (JALALPUR)		
Product Cotton/Synthetic Yarn	13 28	14.05

	Electricity (Unit/Ng.)		
MI	ERCERISING CUM DYEING UNIT (LA	ALRU)	
1.	Electricity consumed per unit of	3.42	3.78
	Yarn/Cloth (Unit/Kg.)		

2. Rice husk used per Kg. of Yarn/Cloth 3.26 3.52 0.03 0.04 3. Furnace Oil used per Kg. of Yarn (Ltr/Kg.)

TECHNOLOGY ABSORPTION II.

FORM B

- Research & Development (R & D): A)
- Specific areas in which Research and Development carried out by the Company: The Company has latest state-of-the arts technology and equipment in R & D for monitoring from raw-material to the finished product. The Company has installed on line data control for the finished products.
- Benefits derived as a result of above R & D : These facilities enable the company to manufacture quality products meeting international standards and which have found ready acceptance in the International markets. Spinning Unit II of the company has also been awarded certification under ISO 9002 quality system.
- III) Future Plans: The Company is committed to continue the upgrade its R & D facilities to meet the quality requirements of International customers.
- iv) Expenditure on R & D:

a)	Capital (Rs.)	NIL
b)	Recurring (Rs.)	NIL
c)	Total (Rs.)	NIL

TECHNOLOGY ABSORPTION, ADAPTATION AND INNOVATION

Efforts in brief made towards technology absorption, adaptation and innovation:

We are in process of replacing our old machines of Blow Room, Carding, Combers and Ring Frames with new Technologically advanced machines to further improve the Yarn quality for meeting ever increasig quality demand of our customers.

We have further added "Lop Tex" m/c for removal of contamination from Cotton at Blow Room stage to improve and enhance the value addition of yarn for better acceptance by our customers in the International markets who are very particular of yarn contamination.

Benefits derived as result of above efforts :

With the adoption of latest technology, company has been able to produce world class quality yarn with nunimum waste.

iii) Information regarding Technology imported during the last five

FOREIGN EXCHANGE EARNINGS AND OUTGO

	Current Year	Previous Year
a) Foreign Exchange earned (Rs.)		2347406899
b) Foreign Exchange Outgo (Rs.)	275756699	394943203

FOR AND ON BEHALF OF THE BOARD

1. Rice husk used per.Kg. of dyed cloth 4.21 2.87

MAIN EXPORT UNIT

2. Electricity consumed per unit of 4.27 3.18 Hosiery Garments Manufactured

PLACE: LUDHIANA DATED: 31st July, 2004 JAWAHAR LAL OSWAL (Chairman)



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ANNEXURE - III

CORPORATE GOVERNANCE REPORT

This report of Corporate Governance form part of the Annual Report.

Company's philosophy on Corporate Governance

Your Company continues to practice the principle of good Corporate Governance. It is company's firm belief that good Corporate Governance is key to success of business. The Company's philosophy envisage an attainment of highest level of the transparency and accountability in its operations so that Company's goal of creation and maximisation of wealth of the Shareholders/Stakeholders could be achieved. Clause 49 of the Listing Agreement with Stock Exchanges incorporate certain mandatory disclosure requirements with regard to Corporate Governance. In pursuance to the requirements of corporate governance rules, we are pleased to report the following:-

1. BOARD OF DIRECTORS

- The present strength of Board is Nine Directors. The Board comprises of Executive and Non Executive Directors. Sh. J.L. Oswal is a Non Executive Chairman and Sh. Dinesh Oswal is Managing Director of the Company. Thus the post of Chairman and Managing Director are held by different persons.
- Since Sh. J.L. Oswal is Non Executive Chairman, at least one third of the Board should comprise of independent Directors as per Corporate Governance Rules. The Company has already restructured its Board to comply the said requirement. The company's Board consist of four independent Directors out of Nine Directors, namely Dr.(Mrs.) H.K. Bal, Sh. Amarjeet Singh, Dr. O.P. Sahni and Sh. K.S. Maini. Thus the company has already complied the Corporate Governance Rules regarding structure of the Board.
- The Board met four times on 31st May, 31st July, 31st October, 2003 and 31st January, 2004 during the period April, 2003 to March, 2004 with a clearly defined agenda circulated well in advance of each meeting. The maximum interval between the two Board meetings is not more than four months.
- None of the directors is a member of more than 10 Board level committees or is Chairman of more than 5 such Board level committees. None of the Director is a Director in more than 15 Companies as prescribed under the Act.
- Participation of Non Executive Directors has been active in the Board Meeting. The Attendance record of Directors in the Board and the Annual General Meeting during the year 2003-2004 is as under:

Name of Director	Category of Prector	No. of meetings attended	Whether attended AGM
Sh. Jawahar Lal Oswal	Non Executive Promo	oter 3	No
Sh. Dinesh Oswal	Executive Promoter	4	Yes
Sh. Kamal Oswal	Non Executive Promo	ter 4	Yes
Sh. Dinesh Gogna	Non Executive	4	Yes
Dr.(Mrs.) H.K. Bal	Non Exe.Independent	4	Yes
Sh. Amarjeet Singh	Non Exe. Independen	t 4	Yes
Sh. S.K. Sharma	Non Executive	4 .	Yes
Dr.O.P. Sahni	Non Exe.Independent	4	Yes
Sh. K.S. Maini	Non Exe.Independent	4	No

- Non Executive Directors are paid a sitting fee of Rs.2000/- per meeting of the Board.
- The Company ensures compliance of various statutory requirements by all its business units.
- All the Statutory Registers that are required to be maintained, particularly, Register of Director's Shareholding, Register of Investments etc. are properly maintained and continuously updated.

2. AUDIT COMMITTEE

The Board has already constituted an independent and qualified Audit Committee. The committee consists of three Non Executive Directors under the Chairmanship of Sh.Amarjeet Singh. Dr. O.P. Sahni and Sh. Dinesh Gogna are the two other members of the Audit Committee. The Company Secretary is the Secretary of the committee. The Finance Controller is permanent invitee of the committee.

The term of reference of the Audit Committee are as per clause-49 of the Listing Agreement with the Stock Exchanges, SEBI Guidelines and Companies Act, 1956. Since 1st April, 2003 the committee met four times i.e. on 31st May, 31st July, 31st Oct., 2003 and 30th January, 2004. An Audit Committee meeting was held on 31st May, 2003 where the Annual financial statements for the year ended 31st March, 2003 were reviewed and examined by the members of the Audit Committee before recommendation of the same to the Board of Directors for their perusal and adoption.

The attendance record of the Audit committee members is an under.

Name of the Member	No. of meetings held Upto 31.03.2004	No. of meetings attended
Sh. Amarjeet Singh	4	4
Sh. Dinesh Gogna	4	4
Dr O P Sahni	4	4

Sh. Amarjeet Singh, Chairman of the Audit Committee attended the last Annual General Meeting of the company held on 29th September, 2003 and replied/clarified the queries raised at the Annual General Meeting.

3. REMUNERATION COMMITTEE

The Remuneration Committee was set up by Board in its meeting held on 31.01.2002. The committee comprises Sh. Amarjeet Singh as Chairman, Sh. S.K. Sharma and Dr.(Mrs.) H.K. Bal as members.

The Broad term of reference of the Remuneration Committee is to ensure that the Company's Remuneration policies in respect of Managing Director/Working Directors, Senior Executives are competitive so as to recruit and retain best talent in the Company and to ensure appropriate disclosure of remuneration paid to said persons.

The Committee met once during the year. The attendance record of the meetings held is as follows:-

Name of the Member	No. of meetings held Upto 31.03,2004	No. of meetings attended
Sh. Amarjeet Singh	1	1
Sh. S.K. Sharma	1	1
Dr.(Mrs.) H.K. Bal	1	1



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The details of Director's remuneration paid for the year ended 31st March, 2004 is as under:

Salary	(Re)	Sittina	Fee	Re 1
Jaiaiv	11/2.	Jilliu	1 661	113.1

Sh. Jawahar Lal Oswal		6000.00
Sh. Kamal Oswal		8000.00
Sh. Dinesh Oswal	14110526.00	
Sh. Dinesh Gogna		8000.00
Sh. S.K. Sharma		8000.00
Dr. (Mrs.) H.Ķ. Bal	•	8000.00
Sh. Amarjeet Singh	109992.00 *	8000.00
Ms. Monica Oswal	306133.00 **	
Dr. O.P. Sahni		8000.00
Sh. K.S. Maini		8000.00

- Amount paid to Sh. Amarjeet Singh as Retainership fee
- ** Employed for the part of the year (resigned w.e.f. 31.07.2003)

4. SHAREHOLDER'S COMMITTEES

The Company has already constituted share transfer committee comprising 4 members under Chairmanship of Sh. Dinesh Oswal. The committee is responsible for approving the transfer and transmission of securities, dematerialisation of shares, issuance of duplicate certificates and other shareholders related issues. The committee met twelve times during the period April, 2003 to March, 2004 and the attendance record of the members is as follows:

Name of the Member	No. of meetings	No. of
	held Upto	meetings
	31.03.2004	attended
Sh. Dinesh Oswal	12	12
Sh. Dinesh Gogna	12	12
Sh. S.K. Sharma	12	12
Sh. Brii Sharma	12	12

As per SEBI circular no.D&CC/FITTC/CIR-15/2002 dated 27th December, 2002, Company has appointed M/s Alankit Assignments Ltd. as Registrar for Share Transfer and Electronic Connectivity. Accordingly all the shareholders, Investors, Members of the Stock Exchanges, Depository Participants and all other concerned are requested to send all communication in respect of Share Transfer, Demat/Remat, Change of Address etc. to our Registrar whose address and telephone no. etc. has already been mentioned in the Directors Report.

The Company also has a Shareholders Grievance Committee consisting of three Non Working Directors under the Chairpersonship of Dr. (Mrs.) H.K. Bal. Sh. Brij Sharma, Company Secretary is the compliance officer of the company. The committee look into the complaints/ grievances of shareholders such as transfer of shares, Non receipt of dividend/share certificates, Demat problems etc. The committee met four times from April, 2003 to March, 2004 and the attendance record of the meetings held is as follows:

Name of the Member	No. of meetings held Upto 31.03.2004	No. of meetings attended
Dr. (Mrs.) H. K. Bal	4	4
Sh. Amarjeet Singh	4	4
Sh. S.K. Sharma	4	4

The company has been quick in the redressal of the grievances of the Shareholder and has attended to most of the Investors correspondence/grievances within a period of 15 to 30 days from the date of receipt of the same. The details regarding the same is as under:

No. of letters/complaints received during the year : 763 No. of letters/complaints resolved during the year : 763 No. of complaints pending as on 31st Mar. 2004 : NIL

5. GENERAL BODY MEETINGS

The details of the last three Annual General Meeting are as under:

Financial Year	Location	Date	Time
2000-2001	Premises of Nahar International Ltd	28.09.2001	10.00 AM
2001-2002	Focal Point, Ludhiana Premises of Nahar	20.00.2002	10.00.414
2001-2002	International Ltd	30.09.2002	10.Q0 AM
	Focal Point, Ludhiana		
2002-2003	Premises of	29.09.2003	10.00 AM
	Nahar International Ltd		
	Focal Point, Ludhiana		

Special business transacted at the above said Annual General Meetings:

2000-2001

To appoint Sh. Vinod Kumar Khanna as Director of the Company

To appoint Sh. Amarjeet Singh as Director of the Company Re-appointment of Sh. Dinesh Oswal as Managing Director of the Company for a period of 5 years w.e.f. 1st Jan., 2002.

2001-2002

To appoint Dr. O.P. Sahni as Director of the Company To appoint Prof. K.S. Maini as Director of the Company. To appoint Ms. Monica Oswal as Director of the Company

To appoint Ms. Monica Oswal as Wholetime Director of the Company

To appoint Sh. Amarjeet Singh, Director as Legal Advisor of the Company

To alter the Article 76 of the Articles of Association of the Company

2002-2003

Delisting of Equity Shares from Ludhiana Stock Exchange Assn. Ltd. and Delhi Stock Exchange Assn. Ltd.

To increase the remuneration of Sh. Dinesh Oswal, Managing Director

To amend/add new Article 66 B in the Articles of Association of the Company.

6. DISCLOSURES

- Disclosures on materially significant party related transactions are given at point No. 8 in the notes of Accounts.
- There were no instances of non-compliance of any matter related to the capital markets, during the last three years.

7. MEANS OF COMMUNICATION

The Company's quarterly results in the format prescribed by the Stock Exchanges are approved and taken on record by the Board within the prescribed time frame and sent immediately to all Stock Exchanges on which the company's shares are listed. These results are published in leading