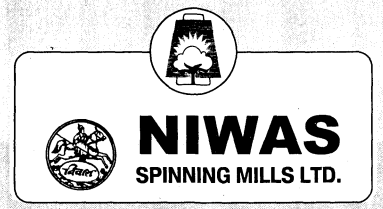
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ANNUAL REPORT

2008-2009



NIWAS SPINNING MILLS LIMITED

TWENIY FIFTH ANNUAL REPORT AND ACCOUNTS 2008-2009

BOARD OF DIRECTORS

Shri. R. J. Jaju : Chairman

Shri. H. J. Jaju : Director (Upto 25-08-2009)

Shri. V. R. Jaju : Managing Director

Shri. A. V. Jaju : Director (From 25-08-2009)

REGD. & ADMN. OFFICE

406/A, West Mangalwar Peth Chatti Galli, Solapur-413002.

AUDITORS

B. M. Gattani & Co. Chartered Accountants 301-B, "Shivdham" Satya Nagar Next to Saibaba Nagar Mumbai - 400 092.

FACTORIES

Unit - I Unit - II B-2/2 & B-5, M.I.D.C. A5 & A8 Akkalkot Road Chinchol Solapur-413006. Solapur-

A5 & A8, M.I.D.C. Chincholi

apur-413006. Solapur-413255.

BANKERS

Bank of India

Vikas Sahakari Bank Ltd.

NOTICE

NOTICE is hereby given that the TWENTY FIFTH ANNUAL GENERAL MEETING of the shareholders of NIWAS SPINNING MILLS LIMITED will be held at 406 / A, West Mangalwar Peth, Solapur - 413 002 on Tuesday, the 29th day of September, 2009 at 3.30 p.m. to transact the following business.

ORDINARY BUSINESS:

- To consider and adopt the audited Profit & Loss Account of the Company for the year ended 31st March 2009 and Balance Sheet as on that date and to consider Report of the Auditors and Directors thereon.
- 2. To appoint Director in Place of Mr. R J Jaju who retires by rotation and being eligible offers himself for re-election.
- 3. To appoint Auditors and fix their remuneration.

SPECIAL BUSINESS:

NOTES:

4. Shareholders intending to require any information to be explained in the meeting are requested to inform the Company at least 7 days in advance in order to enable the Company to make available the required information, with the permission of the Chairman of the meeting.

ANNEXTURE TO THE NOTICE

Explanatory Statement under Section 173(2) of the Companies Act, 1956.

ITEM No.1: SPECIAL BUSINESS

At a meting of the Board of Directors of the Company held on 25.8.2009, Mr. Aditya V. Jaju was appointed as an Additional Director in terms of the provisions of the Companies Act, 1956 and Article 85 of the Articles of the Company.

Mr. Aditya V. Jaju is a Graduate. He is a business executive and possesses rich experience in areas of Textile Industry.

Mr. Adtiya V. Jaju's candidature for Directorship of the Company has been proposed by a shareholder pursuant to Section 257 of the Companies Act, 1956 along with a deposit of Rs.500/-. The Board considers that the Company will benefit from the association of Mr. Aditya V. Jaju, and recommends the resolution for your approval.

The notice of the shareholder received by the Company, pursuant to Section 257 of the Companies Act, 1956 referred to above is available for inspection during office hours.

Mr. Vijay Jaju and Mr. Ramniwas Jaju, being relatives of Mr. Aditya V. Jaju, may be deemed to be concerned or interested in this resolution and his appointment.

Mr. Aditya V. Jaju may be deemed to be concerned or interested in this resolution and his appointment.

DIRECTORS REPORT

To the members,

The Directors of the Company have pleasure in presenting the TWENTY FIFTH Annual Report together with the audited statements of accounts for the Companys financial year ended on 31st March 2009.

OPERATIONAL RESULTS/CURRENT WORKING:

During the year under report, the Gross Sale is comparatively low as compared to previous financial year due to impact of certain adverse factors like Hike in Cotton Prices, Shortage of Cotton, Electricity Load Shading and also non availability of skilled workers / technicians. The Company is confident of achieving good production levels in the Current Year.

Due to continuous efforts, scheme of settlement / restructuring of dues is already arrived with most of the major lenders and implementation of it is already started. The Rehabilitation scheme submitted as directed by Hon'ble BIFR is under due-consideration.

DIVIDEND:

In view of the operating losses, Company regrets its unability to declare the dividend.

AUDITOR'S REPORT:

The comments of Auditors are dealt with by the notes on accounts which are self explanatory. Wherever required the explanation is given in the notes of account.

DIRECTORS:

Mr R J Jaju, Director of the Company retire by rotation and being eligible offer himself for re-appointment.

Mr. Hariniwas J. Jaju, Director of Company expressed his unwillingness to continue to act as a Director of Company and has tendered resignation from the post of Director, which is duly accepted by the board in the meeting held on 25th August, 2009.

Mr. Aditya V. Jaju was appointed as an Additional Director on the Board of your Company with effect from 25th August, 2009. The Company has received a notice in writing from a Member of the Company under Section 257 of the Companies Act, 1956 signifying his intention to propose the appointment of Mr. Aditya V. Jaju as a Director of the Company.

PARTICULARS OF EMPLOYEES:

There are no employees drawing such remuneration as requiring disclosure under section 217 (2A), as amended, of the Companies Act, 1956 read with Companies (Particulars of employees) Rules, 1975.

NIWAS SPINNING MILLS LIMITED

FIXED DEPOSITS :

The Company has not raised any deposits from the public.

ADDITIONAL INFORMATION:

Additional information required to be disclosed in terms of Notification No. 1029 dated 31/12/88 issued by the Department of Company Affairs is annexed hereto about Conservation of Energy etc. Other Particulars are not given since they are not applicable.

CORPORATE GOVERNANCE:

Company's philosophy on corporate governance envisages the attainment of the highest levels of transparency, accountability and equity, in all facts of it operations and in all interactions with its stockholders including the shareholder, employees, government and lenders. Company is committed to achieving the highest standards of corporate governance. Company believes that all its operations & actions must serve the underlying goal of enhancing overall corporate value.

DIRECTORS RESPONSIBILITY STATEMENT:

Pursuant to the requirement under Section 217 (2AA) of the Companies Act, 1956 with respect to Directors Responsibility Statement, it is hereby confirmed;

- that in the preparation of the annual accounts for the financial year ended 31st March, 2009, the applicable accounting standards had been followed along with proper explanation relating to material departures;
- ii) that the directors had selected such accounting policies and applied them consistently and made judgements and estimates that were 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 the year under review;
- (iii) that the directors had taken proper and sufficient care 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;
- iv)that the directors had prepared the accounts for the financial year ended 31-03-2009 on a "going concern" basis.

AUDITORS:

The retiring auditors M/s B M Gattani & Co., Chartered Accountants, Mumbai are eligible for re-appointment. You are requested to appoint the auditors of the Company.

COST AUDITORS:

The Central Government has directed cost audit of the Company for the year ending 31-03-2009 and accordingly M/s T M Rathi, Cost Accountant has been appointed as cost auditors of the Company.

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NIWAS SPINNING MILLS LIMITED

ACKNOWLEDGEMENT :

The Director wish to place on record their sincere appreciation to the Company's employees at all levels for their dedicated hard-work and also to the Bankers/Institutions who have actively lent their support to the Company. The Director also express their gratitude to the Shareholders and Debenture continued co-operation and holders for their support.

PLACE : SOLAPUR

For & on behalf of the Board

DATED: 25/08/2009

(R. J. Jatu) Chairman

ANNEXURE TO DIRECTORS REPORT 2008-2009 DISCLOSURE U/S. 217(1)(a) OF THE COMPANIES ACT. 1986 CONSERVATION OF ENERGY FORM-A

	CURRENT	PREVIOUS
	YEAR	YEAR
(a) POWER & FUEL CONSUMPTION		
ELECTRICITY		
a) Purchased Unit	44,15,977	49,88,232
Total Amount	1,91,77,470	2,63,65,803
Rate / Unit	Rs. 4.34	Rs. 5.29
b) Own Generation		
COAL (Specify Quality & Where used)	Nil	· NII
FURNACE OIL	NII	NII
OTHER GENERATORS	Nil	NII
(b) CONSUMPTION PER UNIT OF		
PROPERTY OF THE PROPERTY AND ADDRESS OF THE PARTY.		

PRODUCTION STANDARDS (IF ANY)

Products (Yarn) 0.24 Kg Electricity

0.29 Kg 44,15,977 Units 49,88,232 Units

Rs. NII

Furnace Oll/Coal/Others

B. OTHER INFORMATIONS ABOUT TECHNOLOGY ABSORPTION & FOREIGN EXCHANGE EARNINGS AND OUTGO ETC.

- a) Foreign Exchange Earnings and Outgo
 - 1) Foreign Exchange used Value of Direct Import on CIF basis: Capital goods, Stores & Spare parts

Travelling Expenses Rs. NII Rs. Nii 2) Earning in Foreign Exchange Rs. NII I) Direct Export Rs. NII ii) Indirect Export

ANNEXURE - I

Corporate Governance Report for the year 2008-2009 (As required under clause 49 of the Listing Agreements entered into with the Stock Exchanges)

In view of Company's heavy losses and Company being under BIFR, suspended trading from Stock Exchange, few of the provisions of Corporate Governance made applicable w.e.f. 01/01/2006 and subsequent amendments thereto, are yet under compliance. The Company is taking necessary steps to comply the same new Corporate Governance rules as applicable from 01/01/2006 and amended from time to time thereafter.

A) MANAGEMENT DISCUSSIONS & ANALYSIS :

Company has set benchmarks in adequate and timely corporate disclosure, to regularly publish the required timely results well within the stipulated period of time.

- Corporate Ethics :

Company is always particular about the corporate ethics which includes :

- 1. Values and Commitments
- 2. Costs of ethics
- 3. Business Policy

These policies support the consistent endeavour to enhance the reputation of the Company.

B) CORPORATE GOVERNANCE DISCLOSURE :

In Compliance with clause 49 of the Listing Agreement with the Stock Exchanges, the Company submits the report on the matters mentioned in the said clause and practice followed by the Company.

1. Company's Philosophy on Code of Governance :

Company's Philosophy on Corporate Governance envisages the attainment of the highest levels of transparency, accountability and equity in all facts of its operations and in all interactions with its shareholders including Shareholders, Government and lenders.

2. Board of Directors :

The Board of Directors consist of Three directors (One promoter director who is a Chairman and Managing Director and Two non - executive directors.) During the year 2008-2009 the Board met 6 times (as against the minimum 4 meetings) on the following dates.

- a. 28th April, 2008
- b. 28th July, 2008
- c. 30th August, 2008
- d. 15th September, 2008
- e. 30th October, 2008
- f. 30th January, 2009

The maximum time gap between any two meetings was not more than three months.

None of the directors acts as a Chairman in any other Company. The proportinate presentation of Independent Directors as per rules on the board is yet under execution and company is for lookout of the same,

3. Audit Committee :

The audit committee of Company performs the following functions :-

- Oversight of the Company's financial reporting process and disclosure of financial information to ensure that the financial statements correct, sufficient and credible;
- Reviewing with management the annual financial statements before submission to the board:
- Discussion with external Auditors before the Audit commences on the nature and scope of audit, as well as having post-audit discussion to ascertain any changes in accounting policies or practices as compared to last compeleted financial year and commenting on any deviation from accounting standard:
- Reviewing the Company's financial and risk management policies;