19th ANNUAL REPORT 2012-2013



NINETEENTH ANNUAL REPORT 2012-13

BOARD OF DIRECTORS

Pratik R. Kabra Chairman & Managing Director

Jogesh D. Choksi Executive Director

Devendra P. Jain Director
Bhupendra Singh Rajput Director

AUDITORS

M/s. Bharadia Maheshwari & Associates, Chartered Accountant, Ahmedabad

BANKERS

Punjab National Bank ICICI Bank

REGISTRAR & SHARE TRANSFER AGENT

MCS Ltd. Shatdal Complex, Ashram Road, Ahmedabad-380009

Email: mcsahmd@gmail.com

REGISTERED OFFICE

A/2, North View Apartment, St. Xaviers College Road, Navrangpura, Ahmedabad -380009

Email: shreemetalloys@gmail.com

CONTENTS	PAGE NOS.
Notice	02
Director's Report	04
Management Discussion	07
Report on Corporate Governance	08
Auditor's Report	15
Balance Sheet	18
Statement of Profit and Loss	19
Cash Flow Statement	20
Notes Forming Part of Financial Statements	21

ANNUAL REPORT 2012-2013

NOTICE

NOTICE is hereby given that the 19th Annual General Meeting of the members of Shree Metalloys Limited will be held on Wednesday, 11th day of September, 2013 at 02.00 p.m. at Registered office of the company at A/2, North View Apartment, St. Xaviers College Road, Navrangpura, Ahmedabad – 380009 to transact the following business.

ORDINARY BUSINESS:

- (1) To receive, consider and adopt the Audited Balance Sheet as at 31st March, 2013 and Statement of Profits & Loss and Cash Flow Statement for the financial year ended on 31st March, 2013 and Report of Directors and Auditors thereon.
- (2) To appoint a Director in place of Mr. Jogesh Dirajlal Chokshi who retires by rotation and being eligible, offers himself for re-appointment.
- (3) To appoint Auditors of the Company and fix their remuneration.

Regd. Office A/2, North View Apartment, St. Xaviers College Road,

Navrangpura, Ahmedabad -380009

Date: 30/07/2013

Place: Ahmedabad

By Order of the Board For, **Shree Metalloys Limited**

Pratik R. Kabra

Chairman & Managing Director

Notes:

- 1) A MEMBER ENTITLED TO ATTEND AND VOTE AT THE MEETING IS ALSO ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE ON A POLL INSTEAD OF HIMSELF AND PROXY NEED NOT BE A MEMBER OF THE COMPANY. PROXIES IN ORDER TO BE EFFECTIVE, MUST BE RECEIVED BY THE COMPANY AT ITS REGISTRERD OFFICE AT LEAST 48 HOURS BEFORE THE TIME OF MEETING.
- 2) All valid proxies must be deposited at the Registered Office of the company at least 48 hours before the commencement of the meeting.
- 3) Members are requested to bring their copies of Annual Report to the meeting.
- 4) Register of members and share transfer books of the company will remain closed from 04/09/2013 to 11/09/2013 (both days inclusive).
- 5) Shareholders desirous of any information on records of accounts are requested to write to the Company before 10 days of Annual General Meeting so as to enable the Management to keep the information ready.
- 6) The copies of relevant documents can be inspected at the Registered Office of the Company on any working day between 11.00 a.m. to 5.00 p.m.
- 7) Equity Shares of the Company are available for dematerialisation, as the Company has entered into an agreement with both National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL) for dematerialization services of its Equity Shares. Those Shareholders who wish to hold shares in electronic form may approach their Depository Participant. ISIN No. of the Company's Equity Share is INE914B01012.

Brief resume of the Director seeking re-election at the 19 th Annual General Meeting				
Name	Mr. Jogesh D. Choksi			
Age (Date of Birth)	15/02/1955			
Date of Appointment	28/07/2011			
Qualification and experience in specific functional area	Graduate in Commerce having more than 20 years of experience in account and finance			
Directorship held in other ltd. Companies	No			
Membership/Chairmanships of any Committee in other Companies	No			

Regd. Office A/2, North View Apartment, St. Xaviers College Road, Navrangpura, Ahmedabad -380009

Date: 30/07/2013

Place : Ahmedabad

By Order of the Board For, **Shree Metalloys Limited**

Pratik R. Kabra
Chairman & Managing Director

DIRECTOR'S REPORT

Dear Members.

Your Directors have pleasure in presenting the 19th Annual Report together with the Audited Accounts of the Company for the year ended on 31st March, 2013.

FINANCIAL RESULTS:

	2012-13	(In Lacs) 2010-11
Total Income (Net)	4219.66	6300.48
Total Expenditure	4194.91	6286.61
Gross Profit / (Loss)	24.75	13.87
Less: Depreciation	2.62	3.41
Provision for taxation	7.22	3.80
Earlier Years Tax	0.15	0.45
Deferred Tax	(0.18)	(0.44)
Profit / (Loss) after Tax	14.94	6.65

During the current fiscal 2012-2013 under review, Sales and other Income have been placed at Rs.4219.66 Lacs compared to Rs. 6300.48 Lacs in the year 2011-2012. Your directors are confident and optimistic of achieving upward growth and achieving much better results in the coming years.

DIVIDEND:

Since the company is on the verge of growth and development your directors are unable to recommend any dividend in the current fiscal.

MANAGEMENT DISCUSSION AND ANALYSIS AND INDUSTRY OUTLOOK:

The board of directors believes in the strict compliance of provisions of listing agreement and believes in better corporate governance. The disclosure standards are adhered and board of directors as well as top management personnel have adopted code of conduct. The disclosures as required under clause 49 of the listing agreement is forming part of this report as a separate annexure in the form of report.

Your directors are in the process of making diversification of its business in the manufacturing and trading metal and other allied activities. Your directors are optimistic of achieving commendable growth in the coming years.

INSURANCE:

The company has taken sufficient insurance for the properties against risks of fire, strike, riot and earthquake.

PARTICULARS OF EMPLOYEES:

The particulars of the employee of the Company drawing total remuneration of Rs.60,00,000/- per annum or Rs.5,00,000/- per month as required U/S 217 (2A) of the Companies Act, 1956 is Nil.

FIXED DEPOSITS:

Your Company has not accepted any deposits and, as such, no amount of principal or interest was outstanding on the date of balance sheet.

DIRECTORS:

Mr.Jogesh D. Chokshi, Whole time Director designated as Executive Director of the Company, appointed under the category of liable to retire by rotation, retires on the ensuing Annual General Meeting, being eligible, offers himself for reappointment.

The Board of your Company recommends his re-appointment as Director under the category of liable to retire by rotation.

DIRECTORS' RESPONSIBILITY STATEMENT - SECTION 217 (2AA) OF THE COMPANIES ACT, 1956:

The Board of Directors states:

- that in the preparation of the annual accounts, the applicable accounting standards had been followed along with proper explanation relating to material departures;
- that the directors had 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 and loss of the company for that period;
- 3) that the directors had 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 and detecting fraud and other irregularities;
- 4) that the Directors had prepared the annual accounts on a going concern basis.

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

1) CONSERVATION OF ENERGY:

- A. Energy Conservation measures taken: The Company gives top most priority to energy conservation.
- B. Additional investment and proposal if any being implemented for reduction in consumption of energy: NIL
- C. Energy consumption in terms of electricity, LDO and Gas NIL.
- D. Total energy consumption and energy consumption per unit of production: NIL.

2) TECHNOLOGY ABSORPTION:

A. Adoption and innovation : N.A.

3) Research and development (R & D): NIL

4) FOREIGN EXCHANGE EARNINGS AND OUT GO:

OUT GO

CIF Value of Import : 2,61,83,926

Expenditure in Foreign Currency : 57,921

EARNING : NIL

CORPOTRATE GOVERNANCE:

Your directors are pleased to inform you that your Company has complied with the various requirements of Corporate Governance during the year and a Corporate Governance Report along with certificate is attached forming part of this report.

ANNUAL REPORT 2012-2013 5

AUDITORS:

The present Auditors of the Company M/s. Bharadia Maheshwari & Associates, Chartered Accountants, Ahmedabad were appointed as Auditors and will retire at the ensuing Annual General Meeting. M/s. Bharadia Maheshwari & Associates, Chartered Accountants have submitted certificate for their eligibility for appointment under Section 224(1B) of the Companies Act, 1956. Board of Directors of your Company favour their re-appointment as Auditors of the Company and such re-appointment if done, shall be upto the conclusion of the next Annual General Meeting of the Company.

AUDITORS' REPORT AND COMMENTS:

The Auditors' of the Company has commented and quailed their Audit Report and relating to qualification cited by Auditors', the Board of Directors of the Company likes to comment as under:-

1. Valuation of investments at cost as stated in Notes No. 41 & 42.

Note No. 41 The market value of Gujarat State Financial Corporation Ltd (GSFC) were not attractive and also shares of the said Company were illiquid shares, therefore management of the company has decided not to pay the allotment money of Rs.5/- per share. The Company approached to RTA i.e. MCS Ltd., Ahmedabad of GSFC relating to these shares and came to know that these shares has already been forfeited by the GSFC. As the Management came to know of this development after preparation and signing of Audited Accounts by the Board of Directors, same has not been provided in the books of the Company and necessary entry of loss on investment in the shares of GSFC will be done in the current financial year i.e. 2013-14.

Note No. 42 Company has made investment in certain companies and out of them Advance Bio Chem (India) Ltd., Shreeji Phosphate Ltd., Zora Pharma Ltd. are suspended/delisted at BSE therefore the company has shown investment in the shares of these Companies, under the category of unquoted investment. The management continuously update its information from BSE and is hopeful to realize the value of investment, therefore no provision has been made for the possible diminution in the value of shares held as investment.

2. Non confirmation/non reconciliation of certain deposits as Stated in Note No. 43.

Note No. 43 The advance given to Ahmedabad stock Exchange amounting Rs.3.25 lacs and to Vadodara Stock Exchange amounting Rs.20.50 are in nature of deposits and the Management is perusing the matter with concerned exchanges to recover the amount of deposit from them. Further the Management considers this as recoverable and if required, necessary legal steps will be taken. The Company has already issued legal notices to Vadodara Stock Exchange.

3. Non provision for Depreciation on Plant & Machinery as stated in Note No. 45.

Note No. 45 The Company has not provided any depreciation on Plant and Machinery during the year, as the Company has not started production and even depreciation charged in the year 2009-10 was reversed back in the next year i.e.2010-11. As there is non-release of power by Paschim Gujarat Vij Company Ltd. (PGVCL), the production could not be started, the matter relating with PGVCL is better explained in Note No. 44 of the Accounts. Management is pursuing the matter and expect to start production during the current year. Once the Company starts commercial production, depreciation will be charged as per the applicable rate.

ACKNOWLEDGEMENT

Your Directors would like to express their appreciation for the support extended by Bankers and Office bearers of Government Department and Financial Institutions. Your Directors also place on record their deep appreciation of the services rendered by the Officers, staff and workers of the company at all levels. Your Directors also acknowledge the continued invaluable support extended by you - our shareholders- and the confidence that you have placed in the company.

By Order of the Board For, **Shree Metalloys Limited**

Pratik R. Kabra

Chairman & Managing Director

MANAGEMENT DISCUSSION & ANALYSIS REPORT

Management Discussion & Analysis Report Pursuant to Clause 49 of Listing Agreement.

i) Industry Structure and Development

The Company is engaged in the business of trading of ferrous, non ferrous and precious metals. The Company intends to extend its area of operations to manufacturing sector of ferrous and non-ferrous metals. The metal industry in which the Company is dealing is recently having trends of volatility.

Metals sector have always been in the forefront of a nation's economy and India is no exception. Both ferrous and non ferrous metals are equally important towards building up the country's future. Ferrous metals are definitely more in use in India, but at the same time non ferrous metals are also gradually taking the centre stage and the time is not far when it will be regarded as the future. India is one of the richest reserves of all the raw materials required for the metal industry i.e. land, capital, cheap labour, power, coal etc.

ii) Opportunities and Threats

According to the 46th Quarterly Survey of Projects Investment, as of 31 March 2012 conducted by ProjectsToday, only the non-ferrous metal industry had 93 projects worth Rs 128,986 crore in various stages of planning and implementation. These projects are underway in various states of India.

By the end of 2020, India's non-ferrous metal industry is expected to see a dramatic turnaround with lots of expansion plans would be running at full capacity. The country is heading towards becoming a global player in non ferrous metal industry with most of production plants would be tapping potentials in the foreign markets.

For market players of Metal industry, a major cause of volatility is the cost of raw materials, which has been exacerbated by the change from annual to shorter-term price contracts. Shortages in supply have enabled suppliers to re-engineer the pricing mechanisms. However, this has created challenges for market players. They now have to deal not only with the increased volatility in raw material prices, but also with how to maintain margins with fluctuating demand. These developments are significantly affecting the earnings of the Metal industry and try to achieve stability in Metal market.

iii) Internal Control system and their adequacy

The Company has adequate system of internal control commensurate with its size and operations to ensure orderly and efficient conduct of the business. These controls ensure safeguard of assets, reduction and detection of frauds and error, adequacy and completeness of the accounting record and timely preparation of reliable financial information.

iv) Financial performance with respect to operational performance

The financial performance of the Company for the year 2012-13 is described in the Directors Report.

v) Human Resources/ Industrial Relations

Your Company is not engaged in manufacturing activities, therefore the Company does not have large number of employees. The Company keeps its relation with its employee at very warm level and always supports them in their time of need. The working atmosphere is very nice and that creates positive impact on the moral and team spirit of the employees.

vi) Cautionary Statement:-

Statement in this Management Discussion and Analysis describing the company's objectives, projections, estimated and expectations are "forward looking statements" Actual results might differ, materially from those anticipated because of changing ground realities.

By Order of the Board For, **Shree Metalloys Limited**

Date: 30/07/2013 Pratik R. Kabra
Place: Ahmedabad Chairman & Managing Director

ANNUAL REPORT 2012-2013 7

CORPORATE GOVERNANCE REPORT 2012-13

(As required under Clause 49 of the Listing Agreements)

The Directors presents the Company's report on Corporate Governance in accordance with the provisions of clause 49 of the Listing Agreement with stock exchanges.

THE COMPANY'S PHILOSOPHY ON CORPORATE GOVERNANCE:

Company's philosophy is to constantly achieve business excellence and optimize long term value through ethical business conduct.

Being a value driven organization the Company envisages attainment of the highest level of transparency, accountability and equity in all facets of its operations including everyone it works with, the community it is in touch with and the environment it has an impact. Strong Governance practices by the Company have boosted the level of stakeholder's confidence.

The corporate governance structure in the Company ensures that its Board of Directors is well informed and well equipped to fulfill its overall responsibility by way of providing strategic direction to the senior management, employees, etc. which is needed to meet the aspirations of all stakeholders, including societal expectations. It's initiatives towards adhering to highest standards of governance include: professionalization of the Board; fair and transparent processes and reporting systems. At the highest level the Company continuously endeavors to improve upon these aspects on an ongoing basis and adopt innovative approaches for leveraging resources, converting opportunities into achievements through proper coordination, empowerment and motivation, fostering a healthy all round growth and development to take the Company forward.

THE BOARD OF DIRECTORS

The Board consists of 4 Directors showing the fair combination of Executive, Non-Executive and Independent Directors. The directors are different in respect of the knowledge and expertise in the field. Some of the directors are professionals from different field; some are having the vast knowledge and experience of marketing/production.

(A) COMPOSITION, CATEGORY AND ATTENDANCE OF BOARD OF DIRECTORS

As on March 31, 2013, the Board of Company consisted of 4 Director out of whom 2 are Non-Executive Directors, 1 is Whole time Director designated as Executive Director and 1 is Managing Director.

The composition of the Board is in conformity with the requirements of Clause 49 of the Listing Agreement. The composition of the Board, number of Board Meetings held, attendance of the Directors at the Board Meetings and last Annual General Meeting and the number of Directorship and Chairmanship/Membership of Committees in other Companies in respect of each Director is given below:

Sr. No	Name of Director	Category	Meeting during held on FY 2012-13 Septembe		At AGM held on September 21, 2012	Members of Other Director	hip(s)/Chair Other Compa	
			Held	Attended	·			
1.	Mr. Pratik R. Kabra	Managing Director, Non-independent	5	5	Yes	-	=	=
2.	Mr. Jogesh D. Choksi	Executive Director	5	5	Yes		-	-
3.	Mr. Devendra P. Jain	Non-executive, Independent	5	4	Yes	1	-	3
4.	Mr. Bhupendra Singh Rajput	Non-executive, Independent	5	5	Yes	1	2	1

NOTES:

 Number of Meetings represent the Meetings held during the period in which the Director was Member of the Board.

- 2. Number of other Directorships indicated above is exclusive of the Directorships on the Board of private limited companies, foreign companies, companies under Section 25 of the Companies Act, 1956, alternate Directorship and non-corporate institutions.
- 3. In case of Directors retired/resigned, the status of other Directorship and Committee Membership is on the basis of the last disclosure made by the Director.
- 4. The details of Committee Memberships considered for the purpose are those prescribed under Clause 49(I)(c)(ii) of the Listing Agreement viz. Audit Committee and Investors' Grievance Committee of public limited and private limited companies which are subsidiaries of public limited companies in terms of Section 3(1)(iv)(c) of the Companies Act, 1956.
- 5. None of the Directors are related to each other.
- 6. None of the Directors on the Board are Members of more than ten Committees or Chairman of more than five Committees across all the companies in which they are Directors. Necessary disclosures regarding the positions in other public companies as on March 31, 2013 have been made by the Directors.
- 7. The independence of a Director is determined by the criteria stipulated under Clause 49 of the Listing Agreement.

(B) NUMBER OF BOARD MEETINGS HELD AND DATES

During the financial year 2012-13, the Board of Directors met Five (5) times. The dates of the Meetings were May 12, 2012, August 14, 2012, November 1, 2012, February 11, 2013 and March 26, 2013. The time gap between two Meetings was not more than 4 months.

(C) INFORMATION AVAILABLE TO THE BOARD

During the year 2012-13, information as mentioned in Annexure 1A to Clause 49 of the Listing Agreement has been placed before the Board for its consideration. The aforesaid information is generally provided as a part of the agenda of the Board Meeting or is placed at the table during the course of the Meeting. The Whole time Director and other senior management staff are also invited to the Board Meetings to present reports on the Company's operations and internal control systems. The detailed agenda is sent to the Directors a week before the Board Meeting. In special and exceptional circumstances, additional or supplementary item(s) on the agenda are permitted to be taken up as 'any other item' with the permission of the Chairman. The Board also periodically reviews Compliance Reports in respect of laws and regulations applicable to the Company.

AUDIT COMMITTEE

Term of reference:

The terms of reference of the Audit committee, as specified by the Board, includes the whole as specified in the clause 49 of the listing agreement, including a review of audit procedures and techniques, financial reporting systems, internal control systems and procedures besides ensuring compliance with regulatory guidelines. The committee members are collectively having requisite knowledge of finance, accounts and company law. All Members of the Committee are non-executive and majority of them being independent directors. The committee also recommends the appointment of external auditors and their fees and payments and also takes an overview of the financial reporting process to ensure that financial statements are correct sufficient and credible. The report of the statutory auditors is reviewed along with managements' comments and action-taken reports. The dates of the Meetings were May 12, 2012, August 14, 2012, November 1, 2012, and February 11, 2013. The time gap between two Meetings was not more than 4 months.

Composition, Meetings and attendance of the Audit Committee during the year:

Sr. No.	Director	Status	No. of Meetings Attended
01	Mr. B. S. Rajput	Chairman	04
02	Mr.Pratik R. Kabra	Member	04
03	Mr. Devendra P. Jain	Member	04

REMUNERATION COMMITTEE

The remuneration committee consists of 3 directors two of them being non-executive directors. The committee recommends the remuneration packages to the Managing/Executive Directors, to the senior officers, employees etc. Composition:

ANNUAL REPORT 2012-2013 9