22nd Annual Report 2006 - 2007

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Adding Value (FORMERLY KNOWN AS SALGUTI PLASTICS LIMITED)



SALGUTI INDUSTRIES LIMITED

BOARD OF DIRECTORS

Sri S.Gopal Reddy

Sri S. Vishnu Vardhan Reddy

Smt S. Rajita Reddy Sri V.R. Vasudevan

Sri M. Laxmikar Reddy

Sri. C. Karunakar

Chairman

Managing Director

Whole Time Director

Director Director

Director

BANKERS

Andhra Bank, Bank of Baroda, Oriental Bank of Commerce

AUDITORS

M/s.P. Murali & Co., Chartered Accountants 6-3-655/2/3, Somajiguda, Hyderabad -500 082.

REGISTERED OFFICE

1-2-288/6/4, Domalguda, Hyderabad - 500 029.

Ph: 040-27635939, 040-27630629, Fax: 040-27630629

e-mail: salguti_plastics@yahoo.co.in

FACTORY

UNIT I Plot No: 154/A2,

Sri Venkateswara Indl. Estate,

BOLLARAM, Medak District.

UNIT II Survey No. 548/A,

Mudireddypalli Village, Balanagar Mandal, Mahaboob Nagar Dist.

FACTORY (TEXTILES):

Plot No: 310/311, Gollapally Village, Jadcherla Mandal, Mahaboobnagar Dist.

SHARE TRANSFER AGENTS

Aarthi Consultants Pvt. Ltd.,

1-2-285, Domalguda, Hyderabad - 500 029.

Ph: 040 - 27634445, Fax: 040 - 27632184

LISTING AT:

The Hyderabad Stock Exchange Limited Bombay Stock Exchange Limited



NOTICE

NOTICE is hereby given that the 22nd Annual General Meeting of the Members will be held on Friday, the 28th day of September, 2007 at 11.00 A.M. at Sundaraiah Vignana Kendram, (Mini Hall) Bagh Lingampalli, Hyderabad - 500 044 to consider the following Business:

ORDINARY BUSINESS

- 1. To receive, consider and adopt the Audited Balance Sheet as on 31st March, 2007 and the Profit and Loss Account for the year ended on that date and the Report of the Directors and the Auditors thereon.
- 2. To appoint a Director in place of Sri M. Laxmikar Reddy, who retires by rotation and being eligible offers himself for reappointment
- 3. To appoint a Director in place of Sri C. Karunakar who retires by rotation and being eligible offers himself for reappointment
- 4. To appoint Auditors and fix their remuneration.

BY ORDER OF THE BOARD OF DIRECTORS for M/s.SALGUTI INDUSTRIES LIMITED

S.VISHNU VARDHAN REDDY MANAGING DIRECTOR

PLACE: HYDERABAD DATE: 1-09-2007

NOTES

- 1) A MEMBER ENTITLED TO ATTEND AND VOTE AT THE MEETING IS ENTITLED TO APPOINT ONE OR MORE PROXIES TO ATTEND AND VOTE INSTEAD OF HIMSELF / HERSELF AND THE PROXY NEED NOT BE A MEMBER OF THE COMPANY.
- 2) PROXIES TO BE EFFECTIVE MUST BE RECEIVED BY THE COMPANY NOT LATER THAN 48 HOURS BEFORE COMMENCEMENT OF THE MEETING.
- 3) The Register of Members and Share Transfer Books of the company will remain closed from 26th September, 2007 to 28th of September, 2007. (both days inclusive)
- 4) Members holding shares in physical form are requested to notify/send any change in their address to the Company's Share Transfer Agents, or to the Company at its registered office.



- 5) Shareholders / Proxies should bring duly filled attendance slips sent herewith for attending the meeting along with the copies of Annual Reports to the Annual General Meeting.
- 6) At the ensuing Annual General Meeting Sri M. Laxmikar Reddy and Sri C. Karunakar retire by rotation and being eligible offer themselves for reappointment. Pursuant to Clause 49 of the Listing Agreement, brief profile of these Directors is given below:

ADDITIONAL INFORMATION REQUIRED TO BE FURNISHED UNDER THE LISTING AGREEMENT:

As required under the Listing Agreement, the particulars of Directors who are proposed to be reappointed are given below:

1. Name : Sri. M. Laxmikar Reddy

Age : 55 years
Qualifications : B.Tech
Experience : 23years

Other Directorships: M/s Vijaya Packging Systems Limited

2. Name : Sri. C. Karunakar

Age : 38 years
Qualifications : B.Tech

Experience : Vast Experience of Business Management

Other Directorships: Nil



DIRECTORS' REPORT

To The Members

Your Directors have great pleasure to present the 22nd Annual Report of the Company together with the Audited Accounts for the year ended 31st March, 2007.

FINANCIAL RESULTS / PERFORMANCE OF THE COMPANY

•	Year Ended	Year Ended
	31-03-2007	31-03-2006
	(Rs. in Lakhs)	(Rs. in Lakhs)
Turnover	4289.07	4065.69
Other income	19.22	4.12
Profit before Tax	(42.63)	20.73
Provision for Taxation	<u>>-</u>	1.74
Profit AfterTax	(42.63)	18.99
Provision for deferred income tax	30.02	(3.61)
Profit after deferred tax	(73.39)	21.86

FUTURE PLANS

Your Company is proposing to increase the manufacturing capacity at their Unit I at Bollaram Industrial Estate by replacing the old tape plant of low capacity with latest high capacity tape plant and by installing additional looms to balance capacity.

CHANGE OF NAME

The Company has changed its name from M/s. Salguti Plastics Limited to M/s. Salguti Industries Limited w.e.f 10.09.2006, as the company entered into the business of textile operations in addition to the existing business of the Company.

MANAGEMENT DISCUSSIONS AND ANALYSIS REPORT:

Pursuant to Clause 49 of the Listing Agreement, a Management Analysis Report is given below:

A. INDUSTRY OUTLOOK

I. PLASTIC SECTOR:

HDPE / PP industry has grown stronger during the previous years with the support of cement and fertilizer industries and food grains sector. Bright future is foreseen for HDPE/PP industry, with the growing demand from cement and fertilizers industry who have expanded their capacities immensely.



II. TEXTILE SECTOR:

The textile industry which is on the way out in developed countries mainly due to the factor that the industry is labour oriented will have to look to the low wage developing countries like India for their textile requirements

With the implementation of the WTO stipulations coming into effect from 01-01-2005, with regards to the removal of all the restrictions, India is poised to emerge as a major player in Global market after China.

Abundant availability of superior cotton and upgraded technology are a winning combination. The Industry is destined to become the pride of the country.

B. INTERNAL CONTROL SYSTEMS AND THEIR ADEQUACY

The company has adequate internal control systems commensurate with the size of its operations and for the purpose of exercising adequate controls on the day-today operations. Systems are regularly reviewed to ensure effectiveness.

C. MATERIAL DEVELOPMENTS IN HUMAN RESOURCES/INDUSTRIAL RELATIONS

Human resource development is a primary area of focus for the Company. The company recruited senior level and other functional specialists during the year. The Human relations in the organisation have been cordial. The total number of persons employed in the company as on 31 st March, 2007 were 110.

ADDITIONAL INFORMATION AS REQUIRED U/S 217(1)(e) OF THE COMPANIES ACT, 1956

- (a) Conservation of Energy: The company is monitoring the consumption of energy and is identifying areas for conservation of energy.
- (b) (i) Research and Development (R & D): The Company has carried out Research and Development.
 - (ii) Technology Absorption, adaptation and innovation:- No technology either indigenous or Foreign is involved.

(c) (i) Foreign exchange earnings : NIL

(ii) Foreign Exchange out go : 1809370 Euro

STATEMENT PURSUANT TO LISTING AGREEMENT

Presently the company's Equity shares are listed on, the Hyderabad Stock Exchange Limited (HSE) and the Bombay Stock Exchange Limited, Mumbai (BSE) and the company paid the Annual Listing Fees upto 2007-08 to the above Stock Exchanges.

CORPORATE GOVERNANCE

In order to bring more transparency in the conduct of business, the Stock Exchanges have amended the listing agreement incorporating the code of corporate governance to listed companies. Your Company has always been committed to the best practices in the governance of its affairs. Your company had taken steps and complied with most of the recommendations during the year. For the year under review, the Compliance Report is provided in the Corporate Governance section in this Report. The Auditors' Certificate on compliance with the mandatory requirements of Corporate Governance is given in "Annexure "A" to this Report."



PARTICULARS OF EMPLOYEES

In pursuance of the provisions of section 217(2A) of the Companies Act, 1956 read with the Companies (Particulars of Employees) Rules 1975, the Directors are to report that no employee was in receipt of remuneration of Rs.24,00,000/- or more per annum or Rs.2,00,000/- or more per month if employed for a part of the year.

AUDITORS

M/s. P. Murali & Co., Chartered Accountants, retiring auditors of the Company being eligible offer themselves for appointment as auditors of the Company. M/s. P. Murali & Co., Chartered Accountants have furnished a certificate of their eligibility u/s 224(1B) of the Companies Act, 1956. The members are requested to reappoint the auditors and authorize the Board of Directors of the Company to fix their remuneration.

DIRECTORS

Sri M. Laxmikar Reddy and C. Karunakar retire by rotation and being eligible offer themselves for reappointment.

DIRECTORS RESPONSIBILITY STATEMENT

- i) that in the preparation of the Annual Accounts, 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 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) the Directors had taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Act, for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- iv) the Directors had prepared the annual accounts on a going concern basis.

DEPOSITS

The company has not accepted any fixed deposits as on 31st March 2007.

APPRECIATION

We wish to convey our sincere thanks to Banks and other Financial Institutions for the assistance provided to the Company.

We also wish to place on record our deep and sincere appreciation of the efforts made by the workers, staff and executives for the successful performance of the Company.

for and on behalf of the Board M/s. SALGUTI INDUSTRIES LIMITED

S.VISHNU VARDHAN REDDY MANAGING DIRECTOR

S.RAJITA REDDY WHOLE TIME DIRECTOR

PLACE : HYDERABAD.

DATE: 01-09-2007.



ANNEXURE -"A" TO DIRECTORS REPORT- CORPORATE GOVERNANCE (Pursuant to Clause 49 of the Listing Agreement)

1. Company's Philosophy on code of governance:

The company believes that strong corporate governance is indispensable for healthy business growth and to be resilient in a vibrant capital market and is an important instrument of investor protection. The Companies activities are carried out in accordance with good corporate practices and the Company is constantly striving to better them and adopt the best practices. It is firmly believed that good governance practices would ensure efficient conduct of the affairs of the Company and help the Company achieve its goal of maximizing value for all its stakeholders. The Company will continue to focus its resources, strengths and strategies to achieve its vision of becoming a truly software Company the company stands by transparency in all its dealings and strict regulatory compliance.

The Company is in compliance with the requirements of the revised guidelines on corporate governance stipulated under clause 49 of the Listing Agreements with the Stock Exchanges. With the adoption of whistle blower policy the company has moved further in its pursuit of excellence in corporate governance.

2. BOARD OF DIRECTORS

- a) The Company has 6 Directors with an Executive Chairman, Of 6 Directors, 3 (i.e.50%) are Non-Executive and Independent Directors. The composition of the Board is in conformity with clause 49 of the Listing Agreements entered into with the Stock Exchanges and meets the stipulated requirements.
- b) None of the Directors on the Board is a Member of more than 10 committees or Chairman of more than 5 companies across all the Companies in which he is a Director. The Directors have made necessary disclosures regarding Committee positions in other public companies as on March 31, 2007.
- c) The names and categories of the Directors on the Board, their attendance at Board Meetings held during the year and the number of Directorships and Committee Chairmanships / Memberships held by them in other companies is given below. Other Directorships do not include alternate directorships, directorships of private limited companies, section 25 companies and of companies incorporated outside India. Chairmanship / Membership of Board Committees include only Audit and Shareholders / Investors Grievance Committees.

					
Name of the Director	Category	No.of	No.of	No.of	Whether
ĺ		Other	Committees	Board	attended
		Director	In which	Meetings	last AGM
		ships	member	attended	,
Sri.S.Gopal Reddy	Chairman	Nil	1	3	Yes
Sri S. Vishnuvardhan	Managing				
Reddy	Director	Nil	Nil	5	Yes
Smt.S.Rajitha Reddy	Whole Time		ì		
	Director	Nil	Nil	5	Yes
Sri.V.R.Vasudevan	Independent				
•	Non-Executive	1	3	3	No
Sri.M.Laxmikar Reddy	Independent				
	Non-Executive	1	3	3	Yes
Sri C. Karunakar**	Independent	·			
	Non-Executive	Nil	2	2	No
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- a) Five Board Meetings were held during the year and the gap between two meetings did not exceed four months. The dates on which the Board Meetings were held are as follows: 27th April 2006, 15th July, 2006, 30th July 2006, 30th October 2006 and 30th January, 2007,
- b) None of the Non-Executive Directors have any material pecuniary relationship or transactions with the Company
- c) During the year, information as mentioned in Annexure1A to Clause 49 of the Listing Agreements has been placed before the Board for its consideration.

3. AUDIT COMMITTEE:

- The Audit Committee of the Company is constituted in line with the provisions of Clause 49
 of the Listing Agreements with the Stock Exchanges read with Section 292A of the Companies
 Act, 1956.
- 11) The terms of reference of the Audit Committee include a review of;
 - a. Overview of the Company's financial reporting process and disclosure of its financial information to ensure that the financial statements reflect a true and fair position and that sufficient and credible information is disclosed.
 - b. Recommending the appointment and removal of external auditors, fixation of audit fee and also approval for payment for any other services.
 - c. Discussion with external auditors before the audit commences, of the nature and scope of audit as well as post-audit discussion to ascertain any area of concern.
 - d. Reviewing the financial statements and draft audit report including quarterly / half yearly financial information.
 - e. Reviewing with management the annual financial statements before submission to the Board, focusing on:
 - i Any changes in accounting policies and practices;
 - ii Qualification in draft audit report;
 - iii Significant adjustments arising out of audit;
 - iv The going concern concept;
 - v Compliance with accounting standards;
 - vi Compliance with stock exchange and legal requirements concerning financial statements;
 - vii Any related party transactions
 - f. Reviewing the company's financial and risk management's policies.
 - g. Disclosure of contingent liabilities.
 - h. Reviewing with management, external and internal auditors, the adequacy of internal control systems.
 - i. Reviewing the adequacy of internal audit function, including the audit character, the structure of the internal audit department, approval of the audit plan and its execution,

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staffing and seniority of the official heading the department, reporting structure, coverage and frequency of internal audit.

- j. Discussion with internal auditors of any significant findings and follow-up thereon.
- k. Reviewing the findings of any internal investigations by the internal auditors into the matters where there is suspected fraud or irregularity or a failure of internal control systems of a material nature and reporting the matter to the Board.
- l. Looking into the reasons for substantial defaults in payments to the depositors, debenture holders, shareholders (in case of non-payment of declared dividends) and creditors.
- m. Reviewing compliances as regards the Company's Whistle Blower Ploicy.
- III) The previous Annual General Meeting of the Company was held on 16th August 2006 and Mr. M. Laxmikar Reddy, Chairman of the Audit Committee, attended previous AGM.
- IV) The composition of the Audit Committee and the attendance of each member of the Audit Committee are given below:

Name of the Director	Designation	Nature of Directoship	Committee meetings attended
Sri.M.Laxmikar Reddy	Chairman	Independent	4
Sri V.R.Vasudevan	Member	Independent	3
Sri.C. Karunakar **	Member	Independent Independent	4

V) Four Audit COmmittee meetings were held during the year. The dates on which the said meetings were held are as follows: April 30, 2006, July 29, 2006, October 30, 2006 and January 31, 2007.

The necessary quorum was present at all the meetings.

4. Remuneration Committee

The Company has constituted Remuneration Committee to decide, fix the remuneration payable to the Managing / Whole Time Directors of the company.

However, the Remuneration of the Managing / Whole Time Directors is subject to approval of the board and of the company in the General Meeeting and such approvals as may be necessary.

The Remuneration Commmittee consists of the following Directors.

S.No.	Name of the Director	Designation	Nature of Directoship
1.	Sri.M.Laxmikar Reddy	Chairman	Independent Director
2.	Sri V.R.Vasudevan	Member	Independent Director
3.	Sri. C. Karunakar	Member	Independent Director