



DET NORSKE VERITAS MANAGEMENT SYSTEM CERTIFICATE

Certificate No. 00106-2003-AQ-BDA-RvA

This is to certify that the Quality Management System

SANRHEA TECHNICAL TEXTILES LTD.

Dr. Ambedkar Road, Near G. E. B. Kalol-382 721, North Gujarat, INDIA

hus been found to conform to the Quality Management System Standard: ISO 9001:2000

This Certificate is valid for the following product or service ranges:

MANUFACTURE AND SUPPLY OF INDUSTRIAL WOVEN FABRICS AND TWISTED YARNS

This Certificate is valid until: 2006-06-03 Compliance to the Standard in respect to the indicated scope is

verified by the DNV approved registered Team Leader:

Manish Trivedi Lead Auditor

Original Certification date:

2001-05-25

Place and date: New Delhi, 2003-06-17

for the Accredited Unit: DNV CERTIFICATION B.V., THE NETHERLANDS

> Krishnakumar N.R. Management Representative

Lack of fulfillment of conditions as set out in the Appendix may render this Certificate invalid.

Sanrhea Technical Textiles Limited

SANRHEA TECHNICAL TEXTILES LIMITED ANNUAL REPORT 2006-2007

Board of Directors

Shri Tushar Patel

Managing Director

Shri Vimal Ambani Shri Ishwarbhai Patel

Shri Pavan Bakeri Shri Miten Mehta Shri G. Ravishankar

Director (Technical)

Rankers

United Bank of India

Auditors

Kantilal Patel & Co.

Chartered Accountants

(A Member of Polaris Intl., USA)

202, Paritosh, Usmanpuar,

Ahmedabad - 380013

Registered Office

Parshwnath Chambers, 2nd Floor, Near New RBI Building, Income Tax, Ashram Road, Ahmedabad - 380 014.

Contents	Page No.
Notice	2-3
Directors' Report	4-6
Annexure to Directors' Report	6-7,
Corporate Governance Report	8-13
Auditors' Report	14-16
Balance Sheet	17
Profit & Loss Accounts	18
Cash Flow Statement	19
Schedules	20-25
Notes on Accounts	25-32
Balance Sheet Abstract	、 32

Annual Report 2006-2007

NOTICE

NOTICE is hereby given that the Annual General Meeting of the members Of the Company will be held on Saturday, 29th day of September, 2007 at 10.00 a.m. At Parshwanath Chambers, 2nd Floor, Nr. New RBI Building, Income tax, Ashram Road, Ahmedabad-380 014 to transact the following business.

ORDINARY BUSINESS:

- (1) To receive, consider and adopt the Audited Profits & Loss Account for the financial year ended on 31st March, 2007 and Balance Sheet as at that date and Report of the Board of Directors and Auditors thereon.
- (2) To appoint a Director in place of Shri Vimal Ambani who retires by rotation and being eligible, offers himself for re-appointment.
- (3) To appoint Auditors of the Company to hold office from the conclusion of this Annual General Meeting and to authorize the Board of Directors to fix their remuneration. In this context, to consider and if thought fit to pass with or without modifications following as an ordinary resolution.

"RESOLVED that M/s. Kantilal Patel & Co., Chartered Accountants be and are hereby appointed as Auditors of the Company to hold office from the conclusion of this Annual General Meeting on such remuneration as may be decided by the Board of Directors of the Company.

SPECIAL BUSINESS:

(4) To consider and if thought fit, to pass with or without modification(s), the following resolution as a Special resolution:

"RESOLVED THAT pursuant to the provisions of Section 61 and other applicable provisions of the Companies Act, 1956 and other applicable provisions of the Securities Contracts (Regulations) Act, 1956, and the rules/regulations/guidelines framed thereunder including SEBI (Delisting of Securities) Guidelines 2003 (hereinafter referred to as 'Delisting guideline'), (including statutory modification(s) or reenactments thereof for he time being in force), and all other applicable laws, rules, regulations and guidelines and subject to such approvals permissions and sanctions, as may be necessary and subject to such conditions and modifications as may be prescribed or imposed by any authority while granting such approvals permissions and sanctions, which may be agreed to be the Board of Directors of the company (hereinafter referred to as the "Board", which term shall be deemed to include any committee thereof for the time being exercising the powers conferred on the Board by the resolution), the consent of the company be and is hereby accorded to the Board to delist the equity shares of the company from all or any of the stock exchange(s) at Ahmedabad, Vadodara and Saurashtra Kutch Stock Exchange (Rajkot Stock exchange).

RESOLVED FURTHER THAT the Board be and is hereby authorized to settle all questions, difficulties or doubts that may arise in regard to the aforesaid voluntary Delisting of shares as it may in its absolute discretion deem fit without being required to seek any further approval of the members of otherwise to the end and intent that the members shall be deemed to have give their approval expressly by the authority of this resolution.

RESOLVED FURHTER THAT the Board be and is hereby authorised to take all necessary steps in this regard in order to comply with all the legal and procedural formalities and further to authroise any of its Committees or any of its Directors or any of the Officers of the Company to do all such acts, deeds or things to give effect to the aforesaid resolution."

On behalf of the Board

Date: June 30, 2007 Place: Ahmedabad TUSHAR PATEL MANAGING DIRECTOR

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Sanrhea Technical Textiles Limited

Notes:

- A member entitled to attend and vote is entitled to appoint a proxy to attend and vote instead of himself and such a proxy need not be a member of the Company.
- All valid proxies must be deposited at the Regd. Office of the company at least 48 hours before the commencement of the meeting.
- An explanatory statement pursuant to provisions of section 173 is enclosed to this notice.
- Members are requested to bring their copies of Annual Report to the meeting.
- 5) Register of members and share transfer books of the company will remain closed from 24/9/2007 to 27/9/2007 (both days inclusive)

EXPLANATORY STATEMENT PURSUANT TO SECTION 173 (2) OF THE COMPANIES ACT, 1956

Presently, the securities i.e. equity shares of the company are listed at four stock exchanges at Mumbai, Ahmedabad, Vadodara and Saurashtra Kutch Stock Exchanges. Consequent to technological developments, shares of the company are traded all over India through on-line terminals provided by The Bombay Stock Exchange Limited (BSE). Looking at the record of the past couple of years, it has been found that the company's shares have never been traded on any of the stock exchanges.

In view of this, as per the applicable provisions of the Delisting Guidelines, the Company wishes to get the Equity shares of the Company delisted from one or more stock exchanges out of the three Stock Exchanges viz, Ahmedabad Stock exchange Limited, Vadodara Stock Exchange Limited and Saurashtra Kutch Stock Exchange Limited. No inconvenience will be caused to any of the shareholders residing in the respective regions, sicne BSE at these regions provide on-line terminals for trading. Further, listing of the company's shares in many stock exchanges apart from not adding any value to the shareholders, results in inavoidable cost, administrative work delay and incoveniance.. As the first step towards this process, the approval of the members of the Company is being sought by way of special resolution as per Delisting Guidelines.

The Directors therefore commend this Special Resolution for the approval of the members.

No Director is concerned or interested in the said resolution.

On behalf of the Board

Date : June 30, 2007 Place : Ahmedabad TUSHAR PATEL
MANAGING DIRECTOR

Annual Report 2006-2007

DIRECTOR'S REPORT

Dear Members:

Your Directors have pleasure in presenting the 24th Annual Report together with the Audited Accounts of the Company for the year ended on 31st March, 2007.

FINANCIAL RESULTS:

The will be with the second of	2006-2007 (Rs.lacs)	2005-2006 (Rs.lacs)
Sales & Other Income	757.39	695.43
Gross Profit/Loss	70.07	57.86
Less:	,	Transfer of the Control of the Contr
Depreciation	19.25	28.08
Finance charges	23.89	16.61
Provision for taxation	4.40	3.01
Net Profit/(Loss)	22.53	10.16
Balance of P & L Account B\F	(2.19)	(12.36)
Appropriations:		
Transfer to General Reserves	•	
Balance of Profit/loss carried forward	20.34	(2.20)

DIVIDENDS:

Yours directors are unable to propose any dividend on Equity Shares of the company due to in sufficient profits.

OPERATIONS:

Your directors are pleased to inform you that the company has been able to maintain satisfactory level of operations and has been able to achieve profit in year under review. During the year under review Sales and Other Income has been posted at Rs.757.39 lacs and the company has earned Gross Profit of Rs.70.07 lacs. After Depreciation of Rs.19.25 lacs and Finance Charges Rs.23.89 lacs, the company has earned Net Profit of Rs.22.53 lacs after provision for taxation. Your directors are optimistic of achieving better results in the coming years.

STRATEGY, OUTLOOK AND MARKET:

The main product of the company continues to be Greig Belting Fabrics for the manufacturing of Conveyor belts. However, with the implementation of the In-House RFL Dipping Plant, the company over the second half of the year started concentrating on the sale of Dipped Belting Fabrics, which it got dipped on job-conversion basis at Nirlon. This was done with a view of gaining acceptance as vendors to various Conveyor Belt manufacturers well before the inception of the companies own plant. The company also gradually started reducing its job- conversion weaving activity with a view to zeroing it out by the new financial year. I am happy to say that the dipped fabrics of the company have also gained good acceptance from the customers. The volume of dipped fabric sales has accordingly quite evidently shot up this year with the commercial inception or the in-house dipping plant. The market horizons continue to look very bright. In-spit of the increase in the International raw material prices and the reduction in the margins, the company sees a very large onwards growth in the volumes of business, bringing about an overall increase in the net revenues and profit. With the buoyant growth, both in the Automobile as well as the Infrastructure sector, practically every tyre company as well as every Conveyor Belt company in India is doubling capacity. This should assure a certain growth of the company - Specially considering the fact that there are a selected few established manufacturers in this field.

Sanrhea Technical Textiles Limited

EXPANSION CUM DIVERSIFICATION:

Your Directors are pleased to inform you that over the year the company has successfully completed the installation of its RFL Dipping Plant. It's a matter of pride to inform you that this certainly is the most modern and advanced installation in the country. The plant has been designed to not only dip Belting Fabrics , but also Chafer Fabrics for tyres, Diaphragm Fabrics for Brakes, and Impression and Float Fabrics. Ever since June 07 the company has been actively promoting the development and marketing of all these new and value added products. Over the coming year the company plans on expanding its weaving and twisting capacity to match up with its installed dipping capacity of Apx. 120 tons per month.

DIRECTORS:

Shri Vimal Ambani Director of the company retires by rotation and being eligible for reappointment offers himself for reappointment.

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

The Board of Directors states:

- 1 that in the preparation of the annual accounts, the applicable accounting standards had been followed along with proper explanation) relating to material departures;
- 2 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.

PARTICULARS OF EMPLOYEES:

There is no employee of the Company drawing total remuneration of Rs.24,00,000 p.a. or Rs.2,00,000 p.m. as required U/S 217(2A) of the Companies Act, 1956 read with Companies (Particulars of Employees), Rules, 1975.

CORPOTRATE GOVERNANCE:

Your directors are pleased to inform you during the year provisions relating to the Corporate Governance as per listing Agreement has become applicable and has complied with the various requirements a report along with certificate is attached forming part of this report. The company has also laid down code of conduct for Board members and Senior management of the company.

FIXED DEPOSITS:

Fixed Deposit from the shareholders as at the end of the accounting year aggregate to Rs. Nil. The company has adhered to rules and regulations as per Companies (Acceptance of Deposits) Rules and the Companies Act, 1956.

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

A statement showing the required particulars in accordance with the companies (Disclosure of particulars in the Report of Board of Directors) Rules, 1988 read with provisions of section 217(1) (e) of The Companies Act, 1956 is annexed forming part of this report.

AUDITORS REPORT:

The observations of the auditors are explained where ever necessary in appropriate notes to the Accounts.

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Annual Report 2006-2007

AUDITORS:

The auditors of the company M/s. Kantilal Patel & Co., Chartered Accountants retires and being eligible. offers themselves for reappointment.

ACKNOWLEDGEMENT:

Your Directors would like to express their appreciation for the support extended by Bankers and Government Officers. 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.

For & on behalf of the Board

Place: Ahmedahad Date : June 30, 2007

Tushar M. Patel Managina Director

ANNEXURE TO DIRECTORES REPORT

Additional information as required under the Companies (Disclosure of Particulars in the Report of Board of Directors) Rules, 1988 and Sec. 217(1)(e) of the Companies Act, 1956.

CONSERVATION OF ENERGY:

- (a) Measures taken: Energy Audit is regularly being carried out by the Professionals suggestions are implemented to conserve energy and reduce cost.
- (b) Additional investments and proposals, if any being implemented for reduction of energy consumption.:
- (c) Impact of the measures at (a) and (b) above and consequent impact on cost of production: Slowly and gradually cost of production is being reduced.
- (d) Total energy consumption and energy consumption per unit of production: As per Form A annexed herewith...

TECHNOLOGY ABSORPTION:

Details are provided in form 'B' annexed herewith.

FOREIGN EXCHANGE EARNINGS AND OUTGO:

(1) Activities relating to exports initiative taken to increase exports, development of new export plans: The Company is in process of tapping overseas market and enquiries are being generated for export of gray industrial fabrics.

(Rs. lacs) 2005-2006 2006-2007 (2) Total foreign exchange used and earned. (i) Foreign Exchange earned including indirect export: Nil US \$ 4308.08 (ii) Foreign exchange used: Euro 45079.58 158525.16 Czech Koroner 21315.12 Us \$ 652140.30 261225.28 Baht 2040.32 CHF 1518 444.55 Hongkong-\$

1176.27

Sanrhea Technical Textiles Limited

FORM A (Rule 21)

Form for Disclosure of Particulars with respect to conservation of energy.

- A. Power and fuel consumption Current year Previous year
 - (1) Electricity:

(2) (3) (a) Purchased

	(4)	, archadea			
		Unit (KWH in lacs)		3.96	3.62
		Total Amount (Rs)		Rs.20,80,815	Rs.16,97,459
		Cost/Unit (Rs)		5.25	4.69
	(b)	Own Generation through Diesel Generator :			•
		Unit (KWH in lacs)		Nil	Nil
		Unit per ltr. of Diesel oil		N.A.	N.A.
		Total amount		N.A.	N.A.
		Cost/ unit (Rs.)		N.A.	N.A.
)	Furr	nace Oil		Nil	Nil
)	Coal	L ·		Nil	Nil
			•	-	•

(4) Others/internal generationB. Consumption per unit of production :

	KELOLC	Standards (if any)	Current year	Previous	year
Proc	lucts: Cloth	V	•		
(1)	Electricity (KWH) Cloth (per Kg.)		0.69	• 🔪	0.67
(2)	Coal	•	Nil		Nil
(3)	Furnace Oil	•	Nil		Nil
(4)	Others	•	Nil		Nil

FORM - B

- (a) Research and Development: Nil
- (b) Technology absorption, adoptation and innovation:
 - (1) Efforts in brief, made towards technology absorption, adaptation and innovation: The company had status of ISO 9002. The company has complied requirements of new standards ISO 9001-2000 and has also get renewal of registration as per new norms.
 - (2) Benefits derived as a result of above efforts: By implementation of ISO system the company had been able to effectively monitor activities at all levels and there is a positive impact on productivity of company.
 - (3) Information regarding technology imported during the last 5 years: Nil

Nil

Annual Report 2006-2007

CORPORATE GOVERNANCE REPORT 2006-07

(As required under Clause 49 of the Listing Agreements)

The Directors presents the Company's report on Corporate Governance.

The Board has adopted the principles of good corporate governance and it is committed to adopting the same in future. It is true that the compulsion may initiate steps for compliance however voluntary adoption may take the same at its true place. We have taken steps for the good corporate governance practice, which will lead to the ethics of integrity, transparency and accountability.

THE BOARD OF DIRECTORS

The Board consists of 6 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.

Attendance at board Meetings:

Date of Board Meetings: 30/04/2006

30/06/2006 30/07/3006 31/10/2006 31/01/2007

Name	Executive/ Non-Executive/ Independent	No. of other Directorship held	Board meetings attended	Membership in the committee of other companies	Chairmanship at the committee of other companies	Attended last AGM on 28th September, 2005
Mṛ Tushar Patel	Executive Director (M.D.)	4	06	0	0 +-	Yes
Mr. Vimal Ambani	Non-Executive & independent	5	00	0	0	No
Mr. Pavan Bakeri	Non-Executive & independent	6	06	0	0	No
Mr. Ishwar Patel	Non-Executive & independent	0	00	0	0	No
Mr. Miten Mehta	Non-Executive & independent	1	06	0	0	Yes
Mr. G. Ravishankar	Non - Executive & Independent	0,	06	0	0	No

As required by the law, the appointment(s) and remuneration(s) of any executive Director(s) requires the approval of shareholders; such approvals are for a period of not more than 5 years and when eligible, they can be re-appointed at the end of the term. One third of other Directors retire every year and, when eligible, qualify for re-appointment.

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