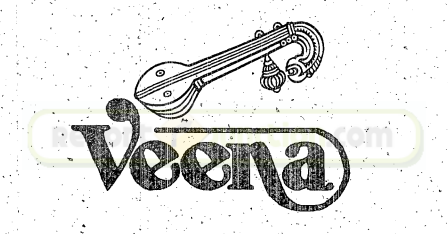
VEENA TEXTILES LIMITED

KOMARAPALAYAM - 638 183.



40th ANNUAL REPORT 2006 - 2007

VEENA TEXTILES LIMITED

KOMARAPALAYAM - 638 183

BOARD	OF DIRECTOR	S

Shri K.S. Elavarashen	٠.		Managing Director
Shri R.' Velmurugan		· · ·	Director
Shri S.K. Natesan			Director

Shri K. Varadharajan Director

<u>Bankers</u> <u>Auditors</u>

State Bank of IndiaM/s.

V.N.G. Nath Associates
Chartered Accountants

Chennai - 600 034.

Audit Committee Finance Committee

Shri R. Velmurugan - Chairman
Shri S.K. Natesan
Shri S.K. Natesan

Shri K. Varadharajan

Share Transfer Committee
Shri R. Velmurugan - Chairman
Shri K.S. Elavarashen - Chairman

Shri S.K. Natesan Shri S.K. Natesan

Marketing Committee
Shri K.S. Elavarashen - Chairman
Shri R. Velmurugan

Shri R. Velmurugan - Chairman Shri S.K. Natesan Shri K. Varadharajan

Remuneration Committee

Registered Office
309, Salem Main Road
Komarapalayam - 638 183

Komarapalayam - 638 183.

Namakkal District.

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40th ANNUAL REPORT 2006 - 2007





NOTICE TO SHAREHOLDERS

NOTICE TO SHAREHOLDERS

NOTICE is hereby given that the 40th Annual General Meeting of the Members of VEENA TEXTILES LIMITED will be held on Friday the 28th September, 2007 at 10.00 A.M. at 11-F. GANDHIPURAM, KOMARAPALAYAM - 638 183 to transact the following business:

ORDINARY BUSINESS

- To consider and adopt the Balance Sheet as at 31st March 2007, Profit and Loss Account for the year ended on that date and the report of the Board of Directors and Auditors there-on.
- To appoint a Director in place of Shri. R. Velmurugan, who retires by rotation in terms of Articles 79 of the Company's Articles of Association and being eligible offers himself for the re-appointment.
- To appoint M/s. V.N.G. Nath Associates, Chartered Accountants, Chennai 34 who shall hold office from the conclusion of this Annual General Meeting until the conclusion of the next Annual General and authorise the Board of Meeting Directors to fix their remuneration.

SPECIAL BUSINESS

To consider, and if deemed fit to appoint Shri K. Varadharajan as a Director in respect of whom the Company has received a notice pursuant to search 257 of the Companies Act 1956 from a member, signifying his intention to move the following resolution as an ordinary resolution:

"RESOLVED that Shri K. Varadharaian be and is hereby appointed as a Director of the Company."

Komarapalayam 30th July, 2007

By order of the Board K.S. Elavarashen Managing Director

ANNEXURE TO NOTICE **EXPLANATORY STATEMENT UNDER SECTION 173(2) OF** THE COMPANIES ACT, 1956.

Item No.4 Shri K. Varadharajan, experienced in Textile Trade has been co-opted as an additional Director on 1st November 2006, who holds the office till the date of this Annual General Meeting and his name has been proposed by a member for his directorship. Shri, K. Varadharajan's association as Director in the Company will be of immense use and his candidature is recommended by the Board.

Details Pursuant to clause 49 - (Refer Annexure A)

Komarapalayam 30th July, 2007

By order of the Board K.S. Elavarashen , Komarapalayam -Managing Director

Details Pursuant to clause 49 of the listing agreement with regard to Shri K. Varadharajan.

Name of the Director Shri K. Varadharajan Shri R. Velmurugan Date of Birth 21:06.1946 06.06,1960 Date of Appointment 01.11.2006 30.09.2002 Qualification -PUC"

10th Std ... Expertise in specific Having experience Having 20 years of functional Area in Textile Trade experience in Cotton and Textile Trade Details of other

Directorships Details of the Committee Nil and Membership Status

· NOTES FOR MEMBERS' ATTENTION

- A member entitled to attend and vote, is entitled to appoint a proxy, who need not be a member. The instrument appointing proxy should, however, be deposited at the Registered office of the Company not less than: forty eight hours before
- commencement of the meeting. Members / Proxies should bring the Attendance Slip duly filled in for attending the meeting.
- The Register of Members and Share Transfer Books of the Company will remain closed 1.7th September, 2007 to 28th September 2007 (both days inclusive)
- As a measure of economy, copies of the Annual Report will not be distributed at the Annual General Meeting. Members are therefore requested to bring their copy of Annual Report to the meeting.
- Members desiring any information régarding accounts are requested to write to the Company atleast seven days before the Meeting so as to enable the Management. to keep information ready.
- Members are requested to sign at the space provided in the enclosed attendance slip and hand over the slip at the entrance of the meeting hall.
- The Companies (Amendment) Ordinance, 1999 has provided for a nomination facility for the share's held in a Company. The Nomination, Form (Form 2B) along with instructions will be provided to the members on request. Interested members are requested to write to the Shares Department at the Registered Office of the Company.
 - 'No Gifts will be distributed at the meeting.

By order of the Board K.S. Elavarashen Managing Director

30th July, 2007





Dear Members, Your Directors present the 40th Annual Report and Audited Statement of Accounts for the year ended 31st March 2007.

FINANCIAL RESULTS		
Calas	2006-2007	(Rupees in Igcs) 2005-2006
Sales Other Income	, 10.27	170.82
Total Expenditure Financial Charges	0.31	455.15 0.50
Gross Profit / (Loss)		
Depreciation and laxation	-38.15	75.60
Depreciation Net Profit / (Loss)	18.39 -56.54	33.67 41.93
DIVIDEND	-50.04	41.70
The Directors regrette	illy advise that	tina dividand is

the Directors regrettully advise that no divide feasible this year also, due to accumulated losses.

GENERAL REVIEW OF THE YEAR
The general trend in the Textile Industry did not change drastically during this year also and the business continues to reel under severe recession. Business in general and export performance in particular had been very badly affected due to the international market situation. On the whole, the period under review had been very difficult indeed.

DIRECTORS
During the year under review, R. Velmurugan who retires by rotation and being eligible offers himself for the re-appointment.

Shri K. Varadharajan co-opted as additional Director on 1,17,2006 and he will be eligible for re-appointment. Your approval for his re-appointment has been sought in the notice convening the AGM.

The Details as required under clause 49 of the lisiting agreement is attached.

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, 2007, 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 pudgements 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 triancial year and of the profit or loss of the Company for the year under leview:

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 liregularities:

that the directors had prepared the accounts for the financial year ended 31st March, 2007 on a going concern basis.

FIXED DEPOSITS
The Company has not accepted any deposits from the public.

AUDITORS
M/s. V.N.G. Nath Associates, Chartered Accountants, Chennai - 34, the Auditors of the Company hold office until the conclusion of the ensuing Annual General Meeting. The Company has received letter from them to the effect that their appointment, if made, would be within the prescribed limits under section 224(1-8) of the Companies Act, 1956. Accordingly, the said auditors are eligible for reappoinment at the ensuring Annual General Meeting.

AUDITORS' REPORT

The notes on the accounts are self explanatory with regard to Auditors comments and therefore, do not call for any further clarification under section 217(3) of the Companies Act, 1956.

COMPANY SECRETARY
The Company was unable to appoint Company
Secretary due to financial constraints. However, the
Company is taking steps to appoint a Company Secretary.

REPORT ON CORPORATE GOVERNANCE :

1. PHILOSOPHY OF CORPORATE GOVERNANCE Veena Textiles Limited is well-known for its highest standards of Corporate Governance in all its activities and processes.

The Company always looks for achieving the highest standards in finance for all its shareholders and for instilling a pride of association to others like employees, Dealers etc. The entire process begins with the functioning of the Board of Directors, men with wide experience on production and sales and a compactness in harvesting the best available resources. Systematic and concerted efforts are nicely blended to achieve its goal in economy and avoiding incompetence.

The following is a report on the status and progress on major aspects of corporate governance.

BOARD OF DIRECTORS

The Board of Directors comprises a good mix of executive/non-executive independent directors.

(a) The composition of the Board of Directors as at 31st March, 2007 and the number of the directorship / committee memberships held by them are as under

		- ~	THOM GO GO GO GO			 * *		
No.	Name of Director	₹.	Executive / Non Executive Independent		Number of other directorship	Members Board Co	hip on other mmittees	
1. 2.	Shri. K.S. Elavarashen Shri. R. Velmurugan	•	Executive Non-Executive & Independent	_	<u> </u>	,		,
3. 1	Shri, S.K. Natesan		Non-Executive & Independent				三十二	·

(b) Board Meetings and Attendance at Board Meetings & Annual General Meeting The Board of Directors met 8 times during the financial year 2006-2007 i.e. on 29/4/06, 28/7/06, 21/9/06, 31/10/06, 1/11/06, 23/11/06, 27/12/06, 30/1/07. The gap between two meetings did not exceed four months. The information as required under Annexure - 1 A to clause 49 of the Listing Agreement is being made available to the Board for discussion and consideration at Board Meetings. The attendance of each director at each

Board Meeting and the Annual General Meeting was as under





SI. No.	Name of Director		of Board s attended	Attendance at last AGM	Salary Other Benefit	Sitting fees
1. 2. 3. 4.	Shri K.S. Elavarashen Shri R. Velmurugan Shri S.K. Natesan Shri K. Varadharajan	<i>(</i>	8 8 8 4	Yes Yes Yes No	894000 —	4000 4000 2000

Code of Conduct:

The Board of Directors have adopted a Code of Conduct and Ethics ("the Code") to help ensure compli duct and Ethics ("the Code") to help ensure compli-ance the legal requirements and standards of busi-ness coduct. The purpose of the Code-is to deter wrong doing and promote ethical conduct.

The Code applies to all Directors and members of Senior Management of the Company. All Board Mem-bers and personnel of the Senior Management of the Company have affirmed compliance with the Code. A declaration to this effect, signed by the Managing Director is annexed. The Company is not in a position to host the code for want of website which has been deferred due to financial constraints.

3. COMMITTEES OF THE BOARD

AUDIT COMMITTEE

Overseeing the financial reporting process and direction of financial agenda, review of any change in accounting policies and practices, compliance with accounting standards and reviewing the adequacy of control system as per guidelines under clause 49 of the listing agreements as well as in Section 292A of the Companies Act, 1956.

The committee had four meetings during the year under review 29/4/06, 28/7/06, 31/10/06, 30/1/07.

FINANCE COMMITTEE

The Committee held four meetings on 29/4/06, 28/7/06, 31/10/06, 30/1/07 during the year and they covered financial problems, general accounts, cost accounts and injernal audit and controls.

REMUNERATION COMMITTEE

The Remuneration Committee determines and rec-ommends to the Board the remuneration including commission, perquisites and allowances payable to the Managing Director. The company has complied with the non-mandatory requirement of Clause 49 regarding remuneration committee.

The committee consists of 3 non-executive, independent directors.

The committee meeting held on 22/11/06.

Remuneration policy of the company is given below:

For Managing Director:

The total femuneration, subject to members and Central Governement approval, consists of a fixed component viz. salary, perquisites and allowances as per Company's Rules:

For Non-Executive Directors:

Sitting fees as permitted under the Companies Act 1956 plus reimbursement of actual travelling and out-of-pocket expenses incurred for attending such meetinds. Non-executive directors are not being paid any

SHAREHOLDERS / INVESTORS GRIEVANCE COMMITTEE The role is to redress the grievances of shareholders, transfer of shares and dematerialisation, complaints from shareholders are attended to without delay and are dealt with in a month's time.

The Committee meetings held during the year were smooth and no serious grievance was brought to the notice. The committee held four meetings during the year under review on 29/4/06, 28/7/06, 31/10/06, 30/1/07.

MARKETING COMMITTEE

The role of the committee is to watch competitor's activities and be ever viailant, so as to channelise our force effectively. Shri K. S. Elavarashen as chairman assisted by Shri. R. Velmurugan directed the marketing operation. The committee held four meeling during the year under review on 29/4/06, 28/7/06, 31/10/06, 30/1/07.

4. GENERAL BODY MEETING.

Financial

The location and time of last three annual general meetings are given below:

year	Date	Time	Location *
2003-2004	27.09.2004	J1.00 á.m.	11-F, Gandhipuram Komarapalayam
2004-2005	30.09.2005	10.00 a.m.	11-F, Gandhipuram Komarapalayam
2005-2006	21.09.2006	10.00 a.m.	11-F, Gandhipuram

Details of Special Resolutions passed in the previous three Annual General Meetings and Extra Ordinary General Meetings are as follows :

Date of AGM/EGM Particulars of Special Resolution passed Nil

30.09,2005 38th AGM 21.09,2006 39th AGM 27.12.2006 (EGM) For re-appointment of Managing Director subject to approval of Central Government

No special resolution has been put through postal ballot during the last three years. The company does not have any proposal to pass any Special Resolution by way of Postal Ballot.

5. OTHER DISCLOSURES

Except for general slackness in trade due to overall general economic recession, there was nothing ŭntoward or abnormal.

The year was a tough one for everyone and the industry which went through anxious spells as to how economy would swing had a real hard time.

The Company has not paid the listing fees for the Stock Exchanges of Ahmedabhad, and Colmbatore due to financial constraint.

6. MEANS OF COMMUNICATION

The 'quarterly/half-yearly unaudited financial results' and the annual unaudited financial results together with the relative notices are published in News Times, Makkal Kural. As enjoined by the stock exchange listing agreements, immediate transmission of data are also arranged to stock exchanges.





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	,	(-ene	iai soaiei	MOIGEL ID	formation :

Annual General Meeting Date & Time -Venue .

28th September 2007, at 10.00 A.M 11F, Gandhipuram Main Road,

Komarapalayam - 638 183.

Financial Calender (Tentative) Annual General Meeting

> Results for Q.E. 30.06.2007 Results for Q.E. 30.09.2007

28th September 2007 30th July 2007

Results for Q.E. 31.12.2007

Last Week of October 2007 Last Week of January 2008 -Last Week of April 2008

Results for Q.E. 31.03.2008 **Book Closure Date** (C)

17.09.07 to 28.09.07 (Both days inclusive)

Dividend Payment Date d)

Not Applicable Mumbai, Ahmedabad, Chennai

Listing of Equity Shares on Stock Exchanges at Demat ISIN No

Stock Market Date g).

INE 728 E 01010 Shares were not traded in any of the Stock Exchanges Knack Corporate Services Private Limited,

Register & Transfer Agents

New No.97 (Old No.43) 1st Floor, Veeraperumal Koil Street, Mylapore, Chennai - 600 004. Ph.: 044 - 2498 6257,

Fax: 044 - 4353 6180 Email: corseinvst@yahoo.co.in

Share Transfer Systems

Above 1,00,000

Presently share transfers which are recored in physical form are processed within 21 days from the date of recéipt subject to the documents being valid and complete in all respects. In respect of demat, the same is done within 30 days from the date of demat request.

(a) Share holding pattern as on 31.03.2007 01. Directors & relatives

No. of Shares Percentage 2701720 33.62

4163500

02. Indian Financial Institutions Banks & Mutual Funds ... 03. Foreign Institutional Investors / NRIS

13.90 1117200

04. Others

36000 0.45 52.03 4180380

(b) Distribution of Share holding as on 31.03.2007

	No. of Shares	No. of	% of	No. of	, % of	
	held	Shareholders	Shareholders	Shares -	Share holding	•
	^1-500	13739	93.00	2576100	32.05	
	501 - 1,000	672	4.54 **	513500	6.39	
	1,001 - 10,000	347	2.35	659700	8:22	
•	10,001 - 1,00,000	5	0.03	~ 122500	1.52	

0.08





k) Dematerialisation of Shares:

The shares of the company are available for demat and 86700 shares were Demated on 31.03.2007 and the shares are not traded in any of the Stock Exchanges during the year under review.

Plant Location : All the Plants are located in Komarapalayam

m) Investor Correspondence. Secretarial Department

Veena Textiles Ltd., 309 Salem Main Road,

Komarapalayam - 638 183. Tel : 04288 - 261564 Fax : 04288 - 261982 E.mail : veenatex@yahoo.com

n) i) No. of complaints received,

from share holders.

ii) No. of Complaints Not solved : Nil iii) No. of Pending transters : Nil

MANAGEMENT DISCUSSION AND ANALYSIS

A. Industry Structure & Development :

The Textile Industry in India plays a vital role in the economy. It contributes around 14% to the industrial Production.

Provides direct and indirect employment to 30 million people.

The export of textile goods constitute around 27% of the country's exports. Veena Textiles Ltd continues to enjoy strong presence in Dhoty and Plain fabric market.

B. Opportunities, Threats & Risks and Concerns:

Indian Companies are facing intense competition from un organised sector with in the Country and from other Countries like Pakistan, China, Indonesia and Egypt.

C. Outlook:

The Company continues to be significant player in the Plain and Dhoty market and continuously innovating new value added products to maintain its trade name "Veena".

D. Internal Control System and their adequacy:

The Company has a proper and adequate internal control system to ensure that all assets are safeguarded and protected against loss from unauthorised use or disposition and that transactions are authorised, recorded and reported correctly.

E. Financial and operational Performance:

Please refer, the Board of Directors report on Financial Results.

F. Material Developments in Human Resources / industrial Relations front :

The Company recognises the importance and contribution of its Human Resources for its growth and development and committed to the development of its People.

G. Cautionery Statement:

Statements in the Managements Discussion and Analysis describing company's projections, estimates, expectations or predictions may be "forward looking prediction" within the meaning of Securities laws and regulations. Actual results may differ from such

estimates, Projections etc. whether expressed or implied.

8. COMPLIANCE WITH CORPORATE GOVERNANCE NORMS

The Company has complied with all the mandatory requirements of Corporate Governance norms as enumerated in Clause 49 of the Listing Agreement with Stock Exchanges.

DEMATERIALISATION

As from 02.01.2002, the Company has joined the dematerialisation process and Knack Corporate Services Private Limited, New No.97 (Old No.43) 1st Floor, Veeraperumal Koil Street, Mylapore, Chennai-600.004 have been appointed as our authorised agents of service in this connection and we have been alloted our identity no viz CDSL/INE 728 EO1010. Members are advised to contact their Depository Participants and get their shares dematerialised early.

LISTING

Owing to severe financial crunch, there had been some outstanding in the listing fees to three Stock Exchanges i.e., Coimbatore, Madras & Ahmedabad and we have explained the circumstances to the various Stock Exchanges.

PARTICULARS OF EMPLOYEES

a) No employee of the Company was in receipt of remuneration during the financial year 2006-2007 in excess of the sum prescribed under section 217(2A) (a) of the Companies Act, 1956 read with Companies (particulars of Employees) Rules, 1975.





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

Information pursuant to Section 217(1)(e) of the Companies Act, 1956, read with the Companies (Disclosure of Particulars in the Report of Board of Directors) Rules, 1988, is given in the Annexure to the report.

ENVIRONMENT & SAFETY.

The Company has taken various steps to attain high level of safety in all its manufacturing units and we are happy to inform that there was no untoward incidents during the year under consideration. Strict measures were taken to keep the environments clean and free from pollution.

ACKNOWLEDGEMENT Your Directors acknowledge the continued support and co-operation from Financial Institutions, Banks, Customers, Vendors and Dealers. Further your Directors thank the Shareholders for their continued

ANNEXURE TO DIRECTORS' REPORT The Companies (Disclosure of Particulars in the

Report of Board of Directors) Rules, 1988. A.-CONSERVATION OF ENERGY AS PRESCRIBED IN FORM A

2006-2007-2005-2006

a. Power and Fuel Consumption : 1. Electricity

(a) Purchased

Units 427039. 2685862 Total Amount(Rs.) Rate / Unit(Rs.)

(b) Own Generation (1) Through diesel

> denerator Units 3475 Units per ltr. of diesel oil 2.99 Rate / Unit (Rs.)

(2) Through steam

turbine generator

Cool: Furnance Oil 3. Nil Nil Others

Consumption per unit of Production

> Product: Electricity Automatic Looms / Terry

> Looms (Per Meter)

Embroidered Fabrics (Per Meter) 0.17 Yarn (Per Kilo Gram)

78603 422973

5.43

6064

2.79 11.70 11.71

Nil Nil Nil Nii

Nil Nil Rs:Ps.

0.40

confidence in the Company.

Your Directors wish to place on record their deep sense of appreciation for the devoted services of the Executives, Staff and Workers of the Company.

For and on behalf of the Board of Directors: K.S. Elavarashen Komarapalayam 30th July 2007 Managing Director.

DECLARATION

To Members of Veena Textiles Ltd... This is to declare that the Code of Conduct envisaged by the Company for Members of the Board and Senior Management Personnel have been complied with by all the members of the Board and

Senior Management Personnel of the Company

respectively. Komarapalayam 30th July 2007

K.S. Elavarashen Managing Director

B. TECHNOLOGY ABSORPTION AS PRESCRIBED IN FORM

Research and Development (R & D)

(a) Specific are as in which R & D carried out by the Company: Nil

(b) Benefits derived as a

result of the above R & D ; Nil Nil

(c) Future plan of action: (d) Expenditure on R & D

> (i) Capital Nil (ii) Recurring Rs. Nil Nil (iii) Total Rs.

(iv) Total R&D expenditure percentage to total

2. Technology Absorption, Adaptation and

Innovation. The Company always keeps itself updated with all latest technological and consulting experts. Efforts are being made to reduce cost and to improve

performance. C. FOREIGN EXCHANGE EARNINGS AND OUTGO (Rupees in '000)

a. Earnings 31-3-2007 31-3-2006 1. Export Sales Nil II. Freight & Insurance ŇiI

b. Expenditure

Spares & Accessories purchased

0.72

0.07