16TH ANNUAL REPORT 2009-2010

BOARD OF DIRECTORS

Harpreet Singh Sethi

Whole-Time Director

Arshdeep Singh Sethi

Joint Managing Director

Paramjit Sethi

Director

Shri Hari Upadhya

Director

AUDITORS

V. K. Dhingra & Co. Chartered Accountants

E-1/15, Jhandewalan New Delhi-110055

INTERNAL AUDITORS

H. Kumar & Associates

REGISTERED OFFICE

Village & P.O. Kherki Daula, Distt. Gurgaon, Haryana - 122001.

WORKS & PLANT

Village & P.O. Kherki Daula, Distt. Gurgaon, Haryana - 122001.

NOTICE

Notice is hereby given that the 16th Annual General Meeting of the members of **Anka India Ltd.**, will be held on Monday, 27th December 2010 at Village & P.O. Kherki Daula, Distt. Gurgaon, Haryana-122001 at 9.30 A.M. to transact the following business.

ORDINARY BUSINESS

- To receive, consider and adopt the Audited Balance Sheet for the period ended on 30th Setember, 2010, Together with the Profit & Loss Account on that date alongwith the Auditors & Directors Report thereon.
- 2. To appoint a Director in place of Mrs. Paramjit Kaur Sethi, who retires by rotation and being eligible, offers herself for re-appointment.
- To appoint Auditors and to fix their remuneration, M/s. V.K. Dhingra & Co., Chartered Accountants, New Delhi retire at this Annual General Meeting and being eligible, offer themselves for reappointment and to pass, with or without modifications, the following resolution, which will be proposed as and ordinary resolution

"RESOLVED THAT M/s V.K.Dhingra & Co, Chartered Accountants, be and are hereby re-appointed as Auditors of the Company from the conclusion of this Annual General Meeting until the conclusion of the next Annual General Meeting and the Audit Committee of the Board of Directors of the Company be and is hereby authorized to determine the remuneration payable to the Companies Auditors".

By the Order of Board

Place Gurgaon Date: 2nd December, 2010. (Harpreet Singh Sethi) Whole Time Director

NOTES:

- 1. A MEMBER ENTITLED TO ATTEND AND VOTE AT THE MEETING IS ENTITLED TO APPOINT A PROXY TO ATTEND AND, ON A POLL, TO VOTE INSTEAD OF HIMSELF. SUCH PROXY NEED NOT BE A MEMBER OF THE COMPANY. PROXIES IN ORDER TO BE EFFECTIVE, MUST BE RECEIVED BY THE COMPANY NOT LESS THAN 48 HOURS BEFORE THE MEETING.
- 2. The Register of Members and the Share Transfer Books of the Company shall remain closed from 26/12/2010 to 2/01/2011 (both days inclusive).
- 3. Members attending the meeting are requested to bring their own copy of the Annual Report and attendance slips sent herewith duly filled and signed.
- 4. Members are requested to notify change in address, if any, to the Company at its Registered Office, quoting correct folio number(s).
- 5. In the case of Joint holders, if more than one holder intend to attend the meeting they must obtain additional admission slips on request from the Registered Office of the Company.
- Details under Clause 49 of the Listing Agreement with the Stock Exchanges in Respect of Directors seeking appointment / re-appointment at the ensuing Annual General Meeting is separately annexed hereto.

Details of the Directors seeking appointment/re-appointment in Annual General Meeting fixed on 27th December, 2010. (In Pursuance of Clause 49 of the Listing Agreement)

Name of Director	MrsParamjit Sethi
Date of Birth	05/06/1940
Date of Appointment	01.10.2008
Expertise in specific	25 Years
Functional area	PERSONNEL & ADMINISTRATION
Qualifications	Graduate
Lists of Outside Directorship held	NIL
Chairman / Member of the committee of the Board of Directors of the company.	NIL
Chairman/Member of the Committee of the Board of Directors of other company	NIL

CEO / CFO CERTIFICATION IN TERMS OF CLAUSE 49(V) OF THE LISTING AGREEMENT

To the Board of Directors Anka India Ltd Village & PO Kherki Daula, Distt. Gurgaon, Haryana-122001

Dear Sir.

- I Harpreet Singh Sethi, Whole Time Director of the Company hereby certify that I have reviewed the Balance Sheet, Profit & Loss Account and all its Schedules and Notes and Accounts as well the Cash Flow Statement as at 30th SEPTEMBER, 2010 and certify that to the best of our knowledge and belief:
 - 1) These Statements do not contain any materially untrue statement of omit any Material fact or contain any Statement that might be misleading:
 - 2) These Statements read together present a true and fair view of Companies affair and are in Compliance with existing Accounting Standards, applicable laws and regulations.
- We further certify that, to the best of our knowledge and belief, no transactions have been entered into by the company during the year under review which are fraudulent, illegal or voilative of the Company's Code of Conduct.
- 3. We are responsible for establishing and maintaining disclosure control s and procedures and internal controls over financial reporting for the Company and we have:
- 4. a) Designed such disclosure controls and procedures to ensure that material information relating to the Company is made known to us by others within the Company, particularly during the period in which this report is being prepared.
 - b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles.
 - c) Evaluated the effectiveness of the Company's disclosures, controls and Procedures.
 - d) Disclosed in the report any change in the Company's internal control over financial reporting that occurred during the Company's most recent financial year that has materially affected, or is reasonably likely or materially affect, the Company's internal control over financial reporting.
- We have disclosed based on our most recent evaluations, wherever applicable, to the Company's auditors and the Audit Committee of The Company 's Board (and performing the equivalent functions)
 - a) all deficiencies in the design or operation of the internal controls, which could adversely affect the Company's ability to record, process, summaries and report financial data, and have identified for the Company's auditors, any material weakness in internal controls over financial reporting including any corrective actions with regard to deficiencies.
 - b) Significant changes in internal controls during the year covered by this report.
 - c) All the significant changes in accounting policies during the year, if any. And that the same have been disclosed in the notes to the financial statements.
 - d) Instances of significant fraud of which we are aware, that involve management or other employees who have a significant role in the Company's internal controls system.

Place: New Delhi Date: 18th November.2010 Harpreet Singh Sethi Chairman & Whole Time Director

MANAGEMANT DISCUSSION AND ANALYSIS REPORT

1. Economic scenario and Business outlook.

The year 2009-2010 was an eventful year both nationally and internationally. The Sub prime crisis, rise in the prices of oil, gold and commodities had a telling effect on the stock market and investors across the globe.

Our company is primarily involved in the business of manufacturing of PU and TPR Shoe Soles, but due to the entry of new entities in the market both in organized and unorganized sector. And inspite of having the expertise to manufacture state of the art shoe soles the company could not fully exploit and utilize its capacity.

2. Opportunities and threats

The Indian Shoe Manufacturing Industry is highly competitive both for PU & TPR. Your Company faces stiff competition both from the international as well as domestic manufacturers. The competition is increasing with the addition of new capacities and emergence of new global players especially from China, which could affect our market shares. Increased competition might lead price reduction of the Final products, decreased sales, lower profit margins thus adversely affecting the business and Financial conditions of the Company.

3. FUTURE OUTLOOK

The future of the industry looks bright, as the Government of India has several steps for developing this Industry. The Industry has sufficiently geared itself up for a considerable growth in production over next few years as the export demands escalates. The Shoe industries future is very bright due to changing perceptions of the fashion & style. The Company is quite optimistic and buoyant about its performance and business opportunities in the years to come.

4. INTERNAL CONTROLS AND SYSTEMS.

The Company ensures existence of adequate internal control through policies and procedures to be followed by the executives at various levels in the organization. While operating Managers ensure compliance within the areas, Internal Auditors carry our extensive checks and tests and report non-compliance / weak ness, if, any, through Internal Audit Report and on the respective areas. These reports along with the reports on the compliance made thereafter are reviewed by the Audit committee of the Board. The Committee regularly reviews and discussions with the Auditors and the management regarding issues in the Audit Report and financial matters. It reinforces the impact of the internal controls in the company.

5. COMPANY'S FINANCIAL PERFORMANCE & ANALYSIS

A. FIXED ASSETS

The composition of assets is as under:

(Rs.)

Particulars	September 30 2010	June 30 2009
Land	2111880.00	2111880.00
Building	11497292.31	11497292.31
Plant & machinery	49956523.35	49956523.35
Electrical equipments	901705.21	901705.21
Furniture & fixture	1262893.36	1262893.36
Office equipment	1407138.49	1407138.49
Vehicles*	1120410.00	1120410.00
Total	68257842.72	68257842.72
Less accumulated depreciation	45475384.43	41357439.76
Impairment	2881304.95	2881304.95
Add: cwip	_	_
Net fixed assets	19901153.34	24019098.01

B. Results Of Operations

The summary of operating performance for the year is given below:

(Rs.)

Particulars	Year Ended 30-Sep-10 Amount Rs.	Year Ended 30-Jun-09 Amount Rs.
INCOME		
Sales & Job work(Net)	182,000.00	17642713.58
Other Income	2564200.43	1394980.37
Increase/ (Decrease) in Finished goods & work in Progress	(126,000.00)	(942068.04)
Total Income	2,620,200.43	18,095,625.91
EXPENDITURE		
Material cost	_	10,387,086.36
Other Manufacturing Expenses	_	2,608,847.85
Payment & Benefits to Employees	146,574.00	2,378,834.00
Administrative ,Selling & Other Expenses	2,825,212.70	16,034,334.97
OPERATIVE EXPENSES	2,971,786.70	31,409,103.18
Expenses Allocated to self Constructed Assets	_	_
EBIDT	(351,586.27)	(13,313,477.27)
Less Depreciation	4117944.67	8368169.13
Interest & Financial Charges	37077.86	439454.39
Earning Before Tax, Prior Period Adjustment & Extra Ordinary Item	(4506608.80)	(22121100.79)

6. HUMAN RESOURCES DEVELOPMENT/INDUSTRIAL RELATIONS

The Company Human Resources philosophy is to establish and build a strong performance and competency driven culture with greater sense of accountability and responsibility. The company is going to take pragmatic steps for strengthening organizational competency through involvement and development of employees as well as installing effective systems for improving the productivity / quality and accountability at all levels through company's training and upgradation of technical and management skills.

7. RISK MANAGEMENT

Macro economic conditions do affect the performance of the Company. Low demand, Political Instability, crop failures, natural calamities may affect the business. Business therefore cannot be risk free. What is therefore important is to correctly access the rest area wise and to mitigate the rest before it becomes potential threat. General risk areas are statutory compliances, economy, financial, governments regulations and policies, market related, operational, products and technology, intellectual property etc.

8. ENVIORNMENT, OCCUPATIONAL HEALTH & SAFETY

Your Company is committed to conducting its operations with due regard to the environment and providing a safe and healthy work place for employees. The collective endeavor of your company's employees at all levels is directed towards sustaining and continuously improving standards of environment, occupational health and safety in a bid to attain and exceed international benchmarks.

DIRECTORS' REPORT

Dear Members,

Your Directors are submitting their 16th Annual Report alongwith Audited Statement of Accounts for the period ended on 30th September, 2010.

1. FINANCIAL HIGHLIGHTS

Rs.)	

	(Current Year)	(Previous Year)
NET SALES (Net of Returns)	182000.00	16344380.08
PROFIT/(LOSS) FOR THE YEAR	(351586.27)	(13313477.27)
(BEFORE DEPRECIATION & INTEREST)		
PRIOR PERIOD ADJUSTMENT	(129240.35)	(96361.40)
INTEREST	37077.86	439454.39
DEPRECIATION	4117944.67	8368169.13
Impairment Loss	NIL	2881304.95
NET PROFIT / (LOSS) FOR THE YEAR	(4635849.15)	25798955.38
(Includes prior period provisions of		
Liquidated damages & penal interest of		
IDBI)		

2. OPERATIONS

Due to continues acute liquidity crisis being faced by the Company in the last few Financial years the Company could not deliver the goods at its best. The Company has incurred a net Loss of Rs. 46.50 Lacs as against the net loss of Rs. 256 lacs in the previous year. It was attributed to the number of factors like lack of working capital, the fierce competition with the unorganized sector, the slump in demand and recessional depressive economic conditions prevailing in the Market which have continued to bring the profit margin under pressure. Inspite of the continuing recessionary conditions the Company is quite hopeful of making a turn around in a time to come.

3. INSURANCE

All the Properties of the Company including its buildings, Plant & Machinery and stocks are adequately insured

4. BOARD OF DIRECTORS

In accordance with the provisions of the Companies Act, 1956 and the Articles Of Association of the Company Mrs. Pramjit Sethi, Director who will be retiring by rotation, being eligible offers himself for reappointment.

Brief resume of the Director seeking re-appointment at this Annual Genearal Meeting, Nature of his expertise and other details as stipulated under Clause 49 of the Listing Agreement entered into with the Stock Exchanges are given in the Annexure to the Notice Convening the 16th Annual General Meeting.

5. Audit Committee

The Audit Committee has been Functioning since January 2000 and the scope of the committee meets the requirements of the Cause 49 of the Listing Agreement with the Stock Exchange and Section 292A of the Compnaies Act 1956.

6. CORPORATE GOVERNANCE REPORT

Your Company has implemented the Corporate Governance Practice set out by the Securities Board of India (SEBI) and as set out in Clause 49 of the Listing Agreement entered into with the Stock Exchanges alongwith the Auditors Certificate (Practising Company Secretary) on its Compliance by the Company is included in this Annual Report.

7. DIRECTORS RESPONSIBILITY STATEMENT PURSUANT TO SECTION 217(2AA) OF THE COMPANIES ACT, 1956.

On the basis of the compliance certificate received from the concerned executive of the Company, subject to the disclosures in the Annual Accounts and also on the basis of the discussions with the Statutory Auditors of the Company from time to time Your directors hereby confirm:

- that in the preparation of 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 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 or loss of the company for that period.

that 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;

iii) That the directors had prepared the annual accounts on a going concern basis.

9. FIXED DEPOSITS:

During the year under review the Company has not accepted/renewed, any Fixed Deposits with in the meaning of Section 58 A of the Companies Act, 1956.

10. LISTING ON STOCK EXCHANGE

The Companies shares are listied on Mumbai Stock Exchange.

11. INTERNAL CONTROL SYSTEMS

The Company has an effective system of accounting and administrative controls which ensure that all asstes of the company are safe guarded and protected against loss from unauthorized use or disposition. The Company has a well defined organizational structure with clear functional authority limits for the approval of all the transactions.

The company has a strong reporting system, which evaluates and forewarns the management on issues related to compliance. The performance is regularly reviewd by the Board of Directors o ensure that it is in keeping with the overall corporate policy and in line with the Companies objectives.

12. AUDITORS

M/s V.K. Dhingra & Co., Chartered Accountants, the Auditors of the Company hold office until the conclusion of ensuing Annual General Meeting and being eligible offer themselves for re-appointment. The necessary certificate as required u/s 224 (2B) of the Companies Act, 1956 has been received from the above named auditors.

14. AUDITORS' REPORT AND NOTES ON ACCOUNTS

Comments on the Auditors' Observations:

a. Reply to point no. 3 f (i) of the Auditors Report

The Company obtains the confirmations in ordinary course of business from time to time and no major variations are found.

b. Reply to point no. 3 f (ii) of the Auditors Report

The Company manufacture Shoe Soles and styles and forms of the soles depends upon the style of the Shoes and styles of the shoes changes from time to time due to the change in fashion. In this respect some sloes become out of fashion, which leads to the non use of certain moulds. It has also happened in past that some moulds were re used again. Now sometimes it becomes very difficult to assess or value the impairment loss of the Moulds on regular basis. As the Auditors have pointed out the company is making all the efforts to calculate on regular basis the impairment loss.

15. PARTICULARS OF EMPLOYEES U/S 217 (2A) OF THE COMPANIES ACT, 1956.

During the year under review, no employee whether employed for the whole year or part of the year, was drawing remuneration exceeding the limits as laid down under section 217(2A) of the Companies Act, 1956. Therefore, the information as required under Section 217(2A) of the Companies Act, 1956 read with the Companies (Particulars of Employees) Rules, 1975 is not required to be given.

16. PERSONNEL

The industrial relations scenario continued to be stable during the year under review. The Company has been taking various initiatives for the HR development and this continue in this ensuing year as well

17. PARTICULARS OF ENERGY CONSERVATION, TECHNOLOGY ABSORPTION & FOREIGN EXCHANGE EARNINGS AND OUT-GO.

The information pertaining to the captioned areas are briefed in the ANNEXURE to this report.

18. CEO/CFO Certificate

As required by the Clause 49 of the Listing Agreement, the CEO/CFO certificate on the accounts is attached and forms part of the Annual Reoprt.

19. APPRECIATION

Your Directors wish to place on record their appreciation for the valued Co-operation and assistance extended by various Government Agencies, Bankers of the Company, IDBI, loyal & dynamic executive staff and other workers of the Company. The Board also takes this opportunity to express its deep gratitude for the continuous support received from the shareholders of the Company.

For and on behalf of the Board

Place : New Delhi (HARPREET SINGH SETHI)
Date : 2ND December, 2010. Chairman & Whole Time Director

ANNEXURE TO THE DIRECTORS' REPORT

Particulars as required under the Companies (Disclosure of Particulars in the Report of Board of Directors) Rules, 1988 and forming part of Directors' Report for the period ended 30th September, 2010

1. CONSERVATION OF ENERGY

The Company emphasizes optimization of energy consumption in every possible area in its units. Various avenues are explored at periodic intervals and after careful ananlysis, planning, measures are initiated to minimize the consumption of energy through the optimal utilization of energy consuming equipments. During the year under review not much manufacturing activities were conducted by the Company, hence their is nothing much to right about that:

- i) Preventive maintenance for machines to reduce frictional losses and thereby improving efficiency
- ii) Creating awareness amongst all workers/ staff members to make maximum use of natural light and sensible use electrical appliances like fans, airconditioners etc.
- iii) Reviewing on a periodic basis all the measures initiated/adopted for conservation of energy.
- iv) Reducing wastages of water by using better methods of distribution and use.
- v) Frequent cleaning of all lighting equipment's like bulbs, tubes etc.
- vi) Reducing wastage/spillage of fuel like diesel.
- (b) Future proposal for energy conservation
 - The Company will tae all necessary measures as may be required from time to time for conservation of energy.
- (c) Impact of measures (a) & (b) above for reduction of energy consumption

 The above measures will result in energy saving and consequent decrease in cost of production.

2. RESEARCH & DEVELOPMENT AND TECHNOLOGY ABSORPTION

a) Research & Development

It has been the endeavor of the Company to respond to the needs of its customers in the market with concurrent commitment to improve quality and productivity. During the period under review, the company had under taken the repairs of old mould and machinery.

b) Technology Absorption

Efforts

- a) Efforts are being made Continuously to adapt advance technology and technical know-how for improving the quality of the product.
- b) New systems were implemented for developing high quality soles.

Benefits

- a) Development of sophisticated products and new materials.
- b) Exposure to new techniques for production.

3. FOREIGN EXCHANGE EARNINGS AND OUTGO

(Rs.) Lacs

Particulars	Current Year	Previous Year
Foreign Exchange Earning	NIL	NIL
Foreign Exchange Outgo	NIL	1.21

For and on behalf of the Board

Place : New Delhi

Date: 2ND December, 2010.

(HARPREET SINGH SETHI)
Chairman & Whole Time Director

CORPORATE GOVERNANCE REPORT OF ANKA INDIA LTD for the period ended on 30th September, 2010.

1. Philosophy of Corporate Governance

The Company philosophy of Corporate Governance is to enhance the long term shareholders value, achieve operational efficiencies and business results in all areas of company's operations, with compliance of all statutory and regulatory provisions. The believes in transparency, openness and disclosure of information consistent with the business environment in which the company operates.

2. Composition of Board

The Board of Directors of the Company consists of Executive, Non-executive And Independent Directors. The Composition of the Board of Directors of the Company as on 30th September, 2010 as under:

S. No.	NAME	STATUS	Other Directorship/ Comm. Membership
1	Sh. Harpreet Singh Sethi	Whole Time Director	Darsh Polymers (P) Ltd. Flamingo Homes Pvt. Ltd.
2	Sh. Arshdeep Singh Sethi	Jt. Managing Director	NIL
4	Sh. Shri Hari Upadhyay	Non Executive Independent Director	NIL
6.	Ms. Paramjit kaur	Non Executive Independent Director	Nil

As mandated by the revised clause 49, all the independent Directors on the Company's Board are Non-Executive and:

Do not have any material pecuniary relationships or transaction s with the Company, its promoters, its Directors, its senior management and associates, which may affect independence of the Directors.

Are not related to promoters or persons occupying management positions at the Board level or at one level below the Board.

Have not been Executive of the company in the immediately preceding three Financial years of the Company.

Are not partner or executive of the or were not partner or executive of the Statutory Audit Firm or the Internal Audit Firm and legal Firms, Consulting Firms, which have association with the Company.

Are not material suppliers, services providersor customers or lessoror lessees of the Company, which may affect independence of the Directors

Are not substantial shareholders of the Company i.e. do not own two percent or more of the block of voting shares.

(a) Directors Attendance at Board Meetings

Five Board Meetings were held during the financial year 2009-2010.

These Meetings were held on 30th July, 2009, 30th October, 2009, 2nd December, 2009, 30th January, 2010, 30th April, 2010, 4th June, 2010, 10th July, 2010, 30th July, 2010, 31st August, 2010, 30th September, 2010.

above meetings was as following:-

Name	No. of Board Meetings Attended	Attended Last AGM
Sh. Harpreet Singh Seth	10	YES
Sh. Arshdeep Singh Sethi	10	YES
Sh. Sushil Pandey	05	YES
Sh. Shri Hari Upadhyay	10	YES
Sh. Kamal Sanwal	05	YES
Ms Paramjit Kaur	09	No

Board Committees

3. Audit Committee

The role and the powers of the Audit Committee are as per the provisions of the Companies Act ,1956 and the guidelines in the Listing Agreements with the Stock Exchanges. The Committee meets the statutory/Internal Auditors periodically and reviews the quarterly/half yearly and Annual Auditors reports on Financial Statements and discusses their findings and suggestions and seeks clarifications thereon.

The Audit Committee comprises of two Directors. Namely Mr. Shri Hari Upadhyay, and Paramjit Kaur Sethi who is non-executive and independent Director. The Audit Committee met four times on 30th July 2009, 30th October2009 & 30th January 2010, 30th April, 2010, 30th July, 2010.

All the Directors of the Company attended all four meetings of Audit Committee.

The terms of reference of Audit Committee are in conformity with the requirements of the Clause 49 of the listing agreement and also Section 292A of the Companies Act, 1956.

4. Remuneration Committee

The terms of reference of remuneration Committee consists of reviewing the compensation policy , service agreements and other employment conditions of the Managing Director.

The Company has constituted a Remuneration Committee Which consists of two Directors namely Mr. Shri Hari Upadhayay who is non-executive and independent Director, is the Chairman of the Remuneration Committee.

No Remuneration was paid to the Managerial Personnels and also no sitting fees was paid to any director for attending the Board or any Committee Meetings.

5. Shareholders Grievances cum Share Transfer Committee

The investor/Shareholders grievances Committee deals with various matters relating to transfer/ Transmissions of Shares , issues of duplicate share certificates, Exchange of new Certificates in lieu of old certificates and all other related matters, monitors expedition redressel of investors grievances and all other matters related to shares .

Mr. Shri Hari Upadhayay is the Chairman of the Shareholders Grievances Cum Share Transfer Committee. Mr. Harpreet Singh Sethi and Mr. Arshdeep Singh Sethi are the Other Members of the Committee. All the complaints have been disposed off to the satisfaction of the shareholders. Moreover, all the valid requests for share transfer received during the year have been processed within 30 days by the company and no such transfer is pending as on 30.09.2010. MR Harpreet Singh Sethi, Whole time Director of the Company is the Compliance Officer of the company. Lekhraj & Associates, practicing Company Secretary have carried out quarterly Secretarial Audit during the year 2009-2010.

6. General Body Meeting

Location and time of last three Annual General Meetings are as under:

Year	Place	Date	Time	No. of Special Resolution
2009	Vill & Post Kherki Daula, Dist. Gurgaon (Haryana)	30.09.2009	9.30 A.M.	2
2008	Vill & Post Kherki Daula, Dist. Gurgaon (Haryana)	30.09.2008	9.30 A.M.	2
2007	Vill & Post Kherki Daula, Dist. Gurgaon (Haryana)	30.09.2007	9.30 A.M.	2

- A) Whether Special Resolution were put through postal ballot last year Yes
- B) Is Special Resolution put through Postal Ballot this year Yes

7. Disclosures:

- 1. No transaction was entered by the Company with its promoters, the directors or The management, their subsidiaries or relatives, etc. that may have potential conflict with the interests of the company at large.
- 2. There has not been any non-compliance by the Company and no penalties Or structures have been imposed on the company by the stock exchange or SEBI or any statutory authority, on any matter related to capital markets, during the last three years.
- 3. Listing Fee of Mumbai Stock Exchange has been paid till the year 2010-2011.

8. MEANS OF COMMUNICATION

The Company is not sending half-yearly report to each household of shareholders. The quarterly, half yearly and annual results are generally published by the Company in STATE TIMES & CHARCHIT DUNIYA Published from Delhi. The Company does not have its own WEB Site. The Company does not display official news releases. The presentations to institutional investors or to the analysts is not applicable to the company. The Management Discussion and Analysis Report forms part of this report.

9. GENERAL SHAREHOLDER INFORMATION

Annual General Meeting to be held:

Date and Time: Monday the 27th December, 2010 at 9.30 A.M. **Venue:** Vill & Post Kherki Daula, Dist. Gurgaon (Haryana) 122001

10. Financial Calender 2010-20111 (tentative):

(Unaudited Financial Results)

Results for the guarter ending 30th June 2010 31st July, 2010

Results for the quarter ending Sep.30, 2010

Results for the quarter ending Dec 31, 2010

Last week of October, 2010

Last week of January, 2011.

Results for the quarter ending March, 2011

Last week of April ,2011

Book Closure Date: 26th December, 2010 to 2nd January, 2011

Dividend Payment Date: No Dividend has been recommended by the Board of Directors of the Company during the year under review.

Company during the year under review.

Listing on Stock Exchange: The Company's share are listed on the Stock Exchange, Mumbai,

Phiroze Jeejeebhoy Towers, Dalal Street , Mumbai-400 001

Delisting Status

1. Delhi Stock Exchange Ass. Ltd: Delisting Approval Awaited

The Stock Exchange, Chennai: Do

Market Price Data: During the year under review the shares of the Company were not traded on any stock exchange.

Performance in Comparison to BSE Sensex, CRISIL index: Not Applicable

Registrar and share Transfer Agent :

Alankit Assignment Ltd. RTA Division Alankit Assignment Ltd. Alankit House, Jhandewalan Extension New Delhi-110055.

Share Transfer System : Alankit Assignment Ltd is the Common Share Transfer Agent for effecting transfer of Shares in both physical and electronic modes. The transfer of shares are done through them. distribution

Distribution Schedule:

SHARES HOLDING OF	SHAREHO	SHAREHOLDERS		%TO
NOMINAL VALUE OF RS	NUMBER	TOTOTAL	IN RS (%)	TOTAL
Upto -2500	522	53.870	638800	3.791
2501-5000	313	32.301	1202400	7.137
5001-10,000	68	7.018	512400	3.041
10,001-20,000	31	3.199	459600	2.728
20,001-30,000	10	1.032	246400	1.462
30,001-40,000	15	1.548	564800	3.352
40,001-50,000	_	_	_	_
50,001-1,00,000	2	0.206	121600	0.722
1,00,001 & Above	8	0.826	13102400	77.766
Total	969	100.00	16848400.00	100.00

Dematerialization: The shares of the company are in compulsory de mat mode but only Central Depositories services Ltd (CDSL) has given the connectivity to the Company. The approval from the National Securities Depositories Ltd (NSDL) is still awaited. The electronic share transfer take place at our share transfer agent.

Outstanding GDRs/ADRs/Warrants or any Convertible Instruments.: Not Applicable

Plant Location: VILLAGE & P.O. KHERKI DAULA, DISTT. GURGAON - HARYANA - 122001.

Address for Correspondence:

The Investors may address their Communication/ Grievances/queries/suggestions to:

Registered Office: VILLAGE & P.O. KHERKI DAULA , DISTT. GURGAON -HARYANA - 122001.

Corporate Office: 4A/35,OLD RAJINDER NAGAR,NEW DELHI-110060

The above report was placed before the Board at its meeting held on 2nd December, 2010 and the same was approved unanimously.

AUDITORS' REPORT

TO

THE MEMBERS

- 1. We have audited the attached Balance Sheet of **ANKA INDIA LIMITED**, as at 30th September, 2010 and also the Profit & Loss Account and the Cash Flow Statement for the period from 1st July, 2009 to 30th September, 2010. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audit.
- 2. We conducted our audit in accordance with the auditing standards generally accepted in India. Those Standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by the management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.
- 3. As required by the Companies (Auditors' Report) Order, 2003 issued by the Central Government of India in terms of Section 227(4A) of the Companies Act, 1956 and on the basis of such checks of the books and records of the Company as we considered appropriate and the information and explanations given to us during the course of audit, we enclose in the Annexure a statement on the matters specified in paragraphs 4 and 5 of the said Order.
- 4. Further to our comments in the Annexure referred to in paragraph 3 above, we report that:
 - a) subject to our comments in paragraphs 4(f)(i) to 4(f) (iii) below, we have obtained all the information and explanations, which to the best of our knowledge and belief were necessary for the purpose of our audit:
 - b) in our opinion, proper books of account as required by law have been kept by the Company so far as appears from our examination of those books:
 - the Balance Sheet, Profit & Loss Account and Cash Flow Statement dealt with by this report are in agreement with the books of account;
 - d) in our opinion, the Balance Sheet, the Profit and Loss Account and the Cash Flow Statement dealt with by this report comply with the applicable Accounting Standards referred to in Section 211(3C) of the Companies Act, 1956 except for non-compliance of Accounting Standard 15 on "Employee's Benefits" with respect to actuarial valuation of gratuity liability and hence disclosures required there under (refer Note No. 16 of Schedule 'L')
 - e) on the basis of written representations received from the directors of the Company as on 30th September, 2010 and taken on record by the Board of Directors, we report that none of the directors is disqualified as on 30th September, 2010 from being appointed as director in terms of clause (g) of sub-section (1) of Section 274 of the Companies Act, 1956;
 - f) in our opinion and to the best of our information and according to the explanations given to us and subject to:
 - Note No. 3 of Schedule 'L' regarding non-confirmation / reconciliation of balances of debtors, creditors and other parties, the effect of which on accounts upon confirmation and reconciliation not ascertainable;
 - Note No. 8 of Schedule 'L' regarding pendency of assessment of impairment loss, the effect of which on accounts of the Company upon assessment not ascertained;
 - iii) Note No. 16(c) of Schedule 'L' regarding non-provision of gratuity liability on the basis of actuarial valuation, effect of which on accounts has not been ascertained;

iv) Note No. 14 of Schedule 'L' regarding the accounts of the Company prepared on going concern basis; and

read with other notes thereon, give the information required by the Companies Act,1956, in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India:

- i) in the case of the Balance Sheet, of the state of affairs of the Company as at 30th September, 2010:
- ii) in the case of the Profit & Loss Account, of the loss for the period ended on that date; and
- iii) in the case of the Cash Flow Statement of the cash flows for the period ended on that date.

For V. K. DHINGRA & CO. CHARTERED ACCOUNTANTS Firm Regn. No. 000250N

PLACE: NEW DELHI

DATED: DECEMBER 02, 2010

(V. K. DHINGRA) PARTNER M. NO. : 14467

ANNEXURE TO THE AUDITORS REPORT

REFERRED TO IN PARAGRAPH (3) OF OUR REPORT OF EVEN DATE ON THE ACCOUNTS OF ANKA INDIA LIMITED FOR THE PERIOD ENDED ON 30TH SEPTEMBER, 2010

- a) The Company has maintained proper records showing full particulars including quantitative details and situation of fixed assets.
 - b) As explained to us, physical verification of major portion of fixed assets was conducted by the management at the end of the period which in our opinion is reasonable having regard to the size of the Company and nature of its business. No discrepancies were noticed on the aforesaid verification.
 - c) There was no disposal of fixed assets during the period.
- 2. a) As per the information and explanation given to us, the inventories have been physically verified by the management during the period. In our opinion, the frequency of physical verification is reasonable.
 - b) In our opinion and according to the information and explanations given to us, the procedures of physical verification of inventories followed by the management are, reasonable and adequate in relation to the size of the Company and the nature of its business.
 - c) On the basis of our examination of the records of inventory and according to the information and explanations given to us, we are of the opinion that the Company has maintained proper records of inventory. As per information and explanation given to us no discrepancy was observed on physical verification.
- (a) As per information and explanation given to us the company has not granted any loan to the companies, firms of other parties covered in the register maintained under section 301 of the Companies Act, 1956;
 - (b) The company has taken interest free secured and unsecured loans aggregating to Rs. 1,79,73,956/- in the earlier years from three parties covered in the register maintained u/s 301 of the Companies Act, 1956. Further interest free loan amounting to Rs. 42,54,700/- was taken from one of those parties during the period under audit. A balance of Rs. 1,21,57,175/- was outstanding as on 30th September 2010 out of these loans;
 - (c) In our opinion and according to the information and explanations given to us the terms and conditions of interest free secured and unsecured loans taken are not prima facie prejudicial to the interest of the company;
 - (d) In our opinion and according to the information and explanations given to us the payment of principal amount was regular as stipulated.
- 4. In our opinion and according to the information and explanations given to us, there are adequate internal control systems commensurate with the size of the Company and the nature of its business with regard to sale of goods and services. During the course of our audit we have not observed any continuing failure to correct major weaknesses in internal control systems.
- 5. a) To the best of our knowledge and belief and according to the information and explanations given to us, we are of the opinion that the contracts and arrangements referred to in section 301 of the Companies Act, 1956 have been entered in the register required to be maintained under that section.
 - b) No transactions were made in pursuance of contracts or arrangements entered in the register maintained under section 301 of the Companies Act, 1956 aggregating during the period to Rs.5,00,000/- or more in respect of each party except for issue of Redeemable Preference Shares as stated in (18) below.

- 6. The Company has not accepted any deposit from public during the period within the meaning of sections 58A, 58AA or any other relevant provisions of the Companies Act, 1956 and rules framed thereunder. As explained to us, no order was passed by the Board or National Company Law Tribunal or Reserve Bank of India or any court or any tribunal in this regard.
- 7. The Company has an internal audit system which in our opinion needs to be further strengthened to make it commensurate with the size of the Company and the nature of its business
- 8. We have been informed that the Central Government has not prescribed maintenance of cost records under section 209(1)(d) of the Companies Act, 1956 for the product of the Company.
- 9. a) According to the records of the Company and the information and explanations given to us, the Company has made delays on various occasions in depositing, with appropriate authorities, undisputed statutory dues including Investor Education & Protection Fund, Provident Fund, Employee State Insurance, Income Tax, Sales Tax, Wealth Tax, Service Tax, Excise Duty, Custom Duty, Cess and other statutory dues. The undisputed statutory dues outstanding as at 30th September, 2010 for a period exceeding six months from the date they became payable are as follows:-

S. No.	Nature of Dues	Period of Default	Amount (Rs.)
1.	Custom Duty	Prior to 01.04.03	3,15,664.27
2.	Sales Tax / VAT	2005-2006 2006-2007 2008-2009 2009-2010	33,518.00 8,47,928.00 5,41,758.43 1,26,780.00
3.	Income Tax (TDS)	2008-2009 2009-2010	25,135.00 22,259.79

b) According to the information and explanations given to us, the details of dues of Sales Tax, Income Tax, Custom Duty, Wealth Tax, Excise Duty, Service Tax and Cess which have not been deposited on account of any dispute are given below:-

Name of Statute	Nature of Dues	Financial year to which the matter pertains	Amount (Rs.)	Forum where dispute is pending
Central Excise Act	Penalty	1997 - 98	195497/-	Additional Commissioner, Central Excise
HVAT	Sales Tax	2006 - 07	182760/-	Jt. Excise & Taxation Commissioner (Appeals)

- 10. The Company has accumulated losses exceeding fifty percent of the net worth of the Company. The Company has incurred cash losses during the period covered by our audit and also during the immediately preceding financial year.
- 11. According to the information and explanation given to us, the Company has not defaulted in repayment of dues to financial institution and banks during the period. The company has not issued any debentures.
- 12. According to information and explanations given to us and based on the records produced to us, the Company has not granted loans and advances on the basis of securities by way of pledge of shares, securities, debentures and other investments.
- 13. In our opinion the Company is not a chit fund or Nidhi/mutual benefit fund/society.
- 14. In our opinion and according to the information and explanation given to us, the Company is not dealing or trading in shares, securities, debentures and other investments.

- 15. In our opinion and according to the information and explanation given to us, the Company has not guaranteed any loan taken by others from banks and financial institutions.
- 16. In respect of term loans raised in the earlier years we have been informed that the same were applied for the purpose for which they were obtained. No term loan has been taken during the period.
- 17. In our opinion and according to the information and explanations given to us and on an overall examination of the Balance Sheet of the Company, we report that no funds raised on short term basis were used for long term investment.
- 18. In our opinion and according to the information and explanations give to us, the price at which the Company has made the preferential allotment of redeemable preference shares to parties and companies covered in the register maintained under section 301 of the Companies Act, 1956, during the period, was not prima facie prejudicial to the interest of the company.
- 19. The Company did not have any outstanding debentures during the period.
- 20. The Company has not raised any money by a public issue during the period.
- 21. Based upon the audit procedures performed and according to the information and explanations given to us, we report that no fraud on/or by the Company has been noticed or reported during the course of our audit for the period ended 30th September, 2010.

For V. K. DHINGRA & CO. CHARTERED ACCOUNTANTS Firm Regn. No. 000250N

PLACE : NEW DELHI
DATED : DECEMBER 02, 2010
PARTNER
M. NO. : 14467

BALANCE SHEET AS AT 31ST MARCH, 2010

	SCHED	ULE	AS	AT 30.09.2010	AS A	T 30.06.2009
			Rs.	Rs.	Rs.	Rs.
SOURCES OF FUNDS						
1. SHARE HOLDER'S FUNDS						
(a) Share Capital	"A"			54137800.00		20943200.00
(b) Reserves & Surplus	"B"					
				54137800.00		20943200.00
2. LOAN FUNDS	"C"					
(a) Secured Loans		12157		10570175.00	14927333.55	
(b) Unsecured Loans		14150	00.00	13572175.00	5156655.00	
TOTAL				67709975.00		41027188.55
APPLICATION OF FUNDS						
1. FIXED ASSETS	"D"					
(a) Gross Block		682578	342.72		68257842.72	
(b) Less: Depreciation & Impai	rment	48356	89.38		44238744.71	
(c) Net Block				19901153.34		24019098.01
2. CURRENT ASSETS, LOANS						
AND ADVANCES	"E"					
- Inventories			142.00		259634.00	
- Sundry Debtors - Cash & Bank Balances			611.71 928.98		3604817.31 257023.94	
- Interest Accured On Fixed Dep	osits	4020			1764.00	
- Loans and Advances		3611	158.09	11507140.78	3739542.40	7862781.65
Less: CURRENT LIABILITIES						
&PROVISIONS	"F"					
-CURRENT LIABILITIES		16713	-	//=/aa=aa /a\	39025893.30	(
-PROVISIONS		447	310.00	(17160783.46)		(39681306.30)
				(5653642.68)	(31818524.65)
3. PROFIT AND LOSS ACCOUNT (As per Annexed Account)	Г			53462464.34		48826615.19
TOTAL				67709975.00		41027188.55
NOTES ON ACCOUNTS	"I "					

Schedule "A" to "F" and "L" annexed to form integral part of this Balance Sheet.

For V.K.DHINGRA & Co.
CHARTERED ACCOUNTNTS

(V.K.DHINGRA)(H.S.SETHI)(A.S.SETHI)PARTNERDIRECTORJOINTMANAGING DIRECTOR

PLACE: NEW DELHI

DATE : DECEMBER 2, 2010

PROFIT AND LOSS ACCOUNT FOR YEAR ENDED 31ST MARCH, 2010

PARTICULARS	SCHEDULE	CURRENT PER 01.07.2009 T 30.09.2010	O 01	VIOUS PERIOD .04.2008 TO 30.06.2009
		Rs.	Rs. F	ls. Rs.
INCOME				
SALES(Inclusive of Excise Duty))	187192		17583192.52	
Less:- EXCISE DUTY JOB WORK INCOME	5192	<u>.00</u> 182000.00	1238812.44	16344380.08 1298333.50
OTHER INCOME	"G"	2564200.43		1394980.37
INCREASE/(DECREASE) IN STOCK OF				
FINISHED GOODS & WORK-IN-PROGRESS	S "H"	(126000.00)		(942068.04)
TOTAL		2620200.43		18095625.91
EXPENSES MATERIAL CONSUMED	njn	_		10387086.36
OTHER EXPENSES	"j"	2971786.70		21022016.82
FINANCIAL CHARGES	"K"	37077.86		439454.39
DEPRECIATION		4117944.67		8368169.13
TOTAL		7126809.23		40216726.70
NET LOSS BEFORE TAX		(4506608.80)		(22121100.79)
ADD: PROVISION FOR FRINGE BENEFIT T	ГАХ		•	38148.65
NET LOSS BEFORE PRIOR PERIOD ADJUSTMENT & EXTRA ORDINARY ITEM	ıs	(4506608.80)		(22159249.44)
PRIOR PERIOD ADJUSTMENT				
(NOTE '6' TO SCHEDULE 'L')		(129240.35)		(96361.40)
NET LOSS BEFORE EXTRA ORDINARY IT		(4635849.15)		(22255610.84)
EXTRA ORDINARY ITEMS (Effect of BIFR S	,		•	48054566.22
NET PROFIT / (LOSS) AFTER EXTRA ORD BALANCE BROUGHT FORWARD FROM PR				25798955.38 167625163.57)
TOTAL LOSS	ILVIOUS ILAII	(53462464.34)		141826208.19)
		(53462464.34)	,	141020200.19)
APPROPRIATIONSTransfer from Share Capital Account upo	n			
Reduction (Effect of BIFR Scheme)		_		(33772800.00)
- Transfer from Share Premium Account				,
(Effect of BIFR Scheme)				(1000000.00)
- Transfer from Capital Reserve Account (Effect of BIFR Scheme)		_		(44912793.00)
- Transfer from Forfeited Shares Account				(44012700.00)
(Effect of BIFR Scheme)				(13314000.00)
BALANCE LOSS CARRIED OVER TO BALA	ANCE SHEET	(53462464.34)		(48826615.19)
		(53462464.34)	(141826208.19)
EARNING / (LOSS) PER SHARE BEFORE EXTRAORDINARY ITEMS		(4.44)		(10.50)
		(1.11)		(12.53)
EARNING / (LOSS) PER SHARE AFTER EXTRAORDINARY ITEMS		(1.11)		14.52
NOTES ON ACCOUNTS	"L"	(1.11)		17.52
Schedule "G" to "L" annexed to form integral p	art of this Profit	& Loss Account		
For V.K.DHINGRA & Co.				
CHARTERED ACCOUNTINTS				

CHARTERED ACCOUNTNTS

(V.K.DHINGRA) (H.S.SETHI) (A.S.SETHI) PARTNER DIRECTOR JOINT MÀNAGING DIRECTOR

PLACE: NEW DELHI

DATE : DECEMBER 2, 2010



			AS AT 30.09.20	10 AS AT 30.06.2009
		F	Rs. Rs	s. Rs. Rs.
SCI	HEDULE "A" - SHARE CAPITAL			
AU٦	THORISED			
(Pre	00000 Equity Shares of Rs. 5 Each vious Year : 24000000 ity Share of Rs. 5 each)		80000000.00	120000000.00
	000 (Previous Year : NIL) Redeemable erence Shares of Rs. 100 Each		4000000.00	
ISS	UED,SUBSCRIBED & PAID UP		120000000.00	120000000.00
418	8640 Equity Shares of RS. 5 each fully pa	aid up	20943200.00	20943200.00
	946 (Previous Year:Nil) 5% Redeemable erence Shares of Rs.100 each Fullly Paid		33194600.00	
	TOTAL		54137800.00	20943200.00
SCI (a)	HEDULE "B" - RESERVES & SURPLUS Share Premium Account - Balance as per Last Account Less: Transferred to Accumulated Loss as per BIFR Scheme	es	. –	1000000.00 1000000.00
(b)	Capital Reserve - Waiver of Long Term Loan Less: Transferred to Accumulated Loss as per BIFR Scheme	es	. –	44912793.00 44912793.00 —
	TOTAL			
SCH	HEDULE "C" - LOAN FUNDS			
SEC	CURED LOAN			
(a) (b)	Car Loan from ICICI Bank Ltd. Working Capital Loan from		_	73327.23
(c)	Oriental Bank of Commerce Term Loan from Darsh Polymers Pvt. Ltd.		— 12157175.00	621705.32 14232301.00
	TOTAL (A)		12157175.00	14927333.55
UNS	SECURED LOANS			
(a) (b)	From Directors From Others	— 1415000.00	1415000.00	3011481.00 2145174.00 5156655.00
. ,	TOTAL (B)		1415000.00	5156655.00
	GRAND TOTAL (A+B)		13572175.00	20083988.55

Notes

Secured Loan from Darsh Polymers Pvt. Ltd is secured by a first charge and mortgage of all immovable properties both present and future and first charge by way of hypothecation of movable assets (except book debts), and guaranteed by a Non executive Director, a Whole time Director and Joint Managing Director of the Company and further secured by way of pledge of 683600 Equity Shares of Rs.5 each of promoter group. Darsh Polymers Pvt. Ltd. has an option to convert 50% of the amount of loan into equity, subject to the approval of the shareholders of Anka India Ltd. and the Board for Industrial and Financial Reconstruction and also in accordance with prevalent norms, policies and statutory provisions.

SCHEDULE ANNEXED TO AND FORMING PART OF THE BALANCE SHEET AS AT 30 SEPTEMBER 2010 SCHEDULE "D" - FIXED ASSETS

PARTICULARS		GROSS BLOCK	CK		DEPRECIATION	NO			IMPAIRMENT	MENT			
	Total	Additions	Total	Up to	For the		Up to	Up to	For the	Adjust-	Up to	Ason	As on
	30.06.09	Adjustm- Adjustm- ents) during	30.09.10	60.00	0		0.000	60.00	<u> </u>		30.09.10	30.06.09	0000
	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
LAND	2111880.00	I	2111880.00	I	I	I	Ι	I	I	I	Ι	2111880.00 2111880.00	2111880.00
BUILDING	11497292.31	I	11497292.31	4481749.20	480801.22	- 49	- 4962550.42	I	I	I	Ι	6534741.89 7015543.11	7015543.11
PLANT & MACHINERY	49956523.35	I	49956523.35	33697722.89 3351723.01	3351723.01	370	149445.90	37049445.90 2881304.95	I	I	2881304.95	2881304.95 10025772.50 13377495.51	3377495.51
ELECTRICAL EQUIPMENTS	901705.21	I	901705.21	472491.26	52609.73		525100.99	I	I	I	I	376604.22	429213.95
FURNITURE & FIXTURE	1262893.36	I	1262893.36	1094798.40	46061.51		1140859.91	I	I	I	I	122033.45	168094.96
OFFICE EQUIPMENT	1407138.49		1407138.49	1206904.69	55725.57	- 12	1262630.26	I	I	I	l	144508.23	200233.80
VEHICLES*	1120410.00		1120410.00	403773.32	131023.63	5	534796.95	I	I	I		585613.05	716636.68
TOTAL	68257842.72		68257842.72	41357439.76	4117944.67	— 4 5 4	175384.43	—45475384.43 2881304.95			2881304.95	2881304.95 19901153.34 24019098.01	4019098.01
PREVIOUS YEAR	157338426.99	157338426.99 (89080854.27)	68257842.72	68257842.72 100687358.00	8368169.13 67698087.47 41357439.76 6372912.01 2881304.95 6372912.01	598087.47 413	357439.76	6372912.01	2881304.95 63	372912.01	2881304.95	2881304.95 24019098.01	I

* Include one Car costing Rs.1098570/- registered in the name of one of the directors of the Company (Refer No.15 of Schedule-'L')

			S AT 30.09.201		T 30.06.2009
		F	Rs. Rs	s. Rs.	Rs.
SCH	HEDULE "E" - CURRENT ASSETS, LOA	NS AND ADVA	NCES		
CUF	RRENT ASSETS				
(a)	Inventories				
	(Taken, valued and certified by manage				
	- Finished Goods	128442.00		259634.00	
	- Goods in Transit/at port	504641.72		504641.72	
	Lance Book to the	633083.72	100110.00	764275.72	050004.00
(h)	Less: Provision	504641.72	128442.00	504641.72	259634.00
(b)	Sundry Debtors (Unsecured considered good)				
	- Debts outstanding for a period				
	exceeding six months	3243611.71		1165705.47	
	- Other Debts	_	3243611.71	2439111.84	3604817.31
(c)	Cash and Bank Balances				
	- Cash in hand	793225.00		234195.60	
	- Balance with scheduled Banks				
	- In Current Accounts	3730703.98		10828.34	
(-I)	- Fixed Deposits		4523928.98	12000.00	257023.94
(d)	Interest Accrued on Fixed Deposits			_	1764.00
			7895982.69	_	4123239.25
	AN AND ADVANCES				
•	secured considered good) Advance recoverable in cash or in kind				
(a)	or for value to be received		3028247.09		3069975.40
(h)	Security Deposits		554606.00		623288.00
(c)	Advance Tax/TDS		28305.00		46279.00
(-)			3611158.09		3739542.40
	TOTAL		11507140.78	_	7862781.65
SCF	HEDULE "F" - CURRENT LIABILITIES A	ND PROVISIO	vs	_	
	RRENT LIABILITIES				
Sun	dry Creditors				
	e to Micro & Small Enterprises	_		_	
	e to Others	11243501.73	11243501.73	12976304.70	12976304.70
	er Liabilities	000070 04		000000 70	
	nount Due to Directors in Current Account	233373.04		296900.73	
	npaid Cheques ners	5236598.69	5469971.73	12800000.00	22080287.25
			3409971.73		22000207.23
	rest accrued but not due on Secured Lo iental Bank of Commerce	oans			2050400 01
	estor Education & Protection Fund shall	he	_		3958480.91
	dited by*	De			
	erest Accrued on Matured Public Deposit	S	_		10820.44
		•	16713473.46	-	39025893.30
PRC	OVISIONS		107 13473.40		03020030.30
	Gratuity	447310.00		316965.00	
	Leave Encashment	_	447310.00	338448.00	655413.00
тот			17160783.46		39681306.30
				_	

	_	URRENT PERIO	D PRE\	/IOUS PERIOD
	ı	Rs. Rs	. Rs.	Rs.
SCHEDULE "G" - OTHER INCOME				
Interest Earned		1796.00		15471.03
Scrap Sale				57910.00
Miscellaneous Income		66188.32		7609.00
Unclaimed Liabilities Written Back Profit On Sale of Fixed Assets		2496216.11		40000.00
TOTAL				1273990.34
	07001/0	2564200.43	•	1394980.37
SCHEDULE "H" - INCREASE/DECREASE IN OF FINISHED GOODS AND WORK IN PROGR				
CLOSING STOCK				
Finished Goods	128442.00		259634.00	
Work in progress		128442.00		259634.00
LESS: OPENING STOCK				
Finished Goods	259634.00	050004.00	585080.00	1005000.01
Work in progress		259634.00	650888.04	1235968.04
DECREASE/(INCREASE) IN EXCISE DUTY		(131192.00) ⁻ 5192.00		(976334.04) 34266.00
NET INCREASE / (DECREASE)		(126000.00)		(942068.04)
SCHEDULE "I" - MATERIAL CONSUMED		(120000.00)		(342000.04)
RAW MATERIAL CONSUMED				
Opening Stock		_		776555.96
Purchase and Expenses during the year				9610530.40
		_		10387086.36
Less : Closing Stock				
TOTAL				10387086.36
SCHEDULE "J" - OTHER EXPENSES				
Salaries, Wages and Other Amenities to Emplo	oyees	112208.00		2107077.00
Contribution to Provident Fund ESI Contribution		25641.00 4302.00		198559.00 4382.00
Staff Welfare		4423.00		68816.00
Stores Consumed		- 1120.00		17834.75
Power and Fuel		_		2210843.00
Travelling and Conveyance		3055.00		170764.20
Director's Remuneration		_		1800000.00
Audit Fees		140632.00		127500.00
Rent		1471409.04		1397970.20
Jobwork Expenses Fee, Rates & Taxes		122227 00		266549.00
Postage, Telegram & Telephone Expenses		122227.00 227300.61		71371.00 345017.27
Insurance		5593.00		46440.00
Repair & Maintenance		0000.00		
- Plant & Machinery		_		113621.10
- Others		21722.00		37207.00
Miscellaneous Expenses		758346.34		1468918.96
Selling & Distribution Expenses		73453.00		548458.02
Bad Debts written off Loss on Fixed Assets Sold		1474.71		9619.61
		2071700 70		10011068.71
TOTAL		2971786.70		21022016.82

	CURRENT	PERIOD	PREVIOU	S PERIOD
	Rs.	Rs.	Rs.	Rs.
SCHEDULE "K" - FINANCIAL CHARGES				
Interest and other charges paid to Banks	370	077.86	4	12963.38
Interest to Others				26491.01
TOTAL	37	077.86	4	39454.39

SCHEDULE ANNEXED TO AND FORMING PART OF BALANCE SHEET AS AT AND PROFIT AND LOSS ACCOUNT FOR THE PERIOD ENDED ON 30TH SEPTEMBER, 2010.

SCHEDULE `L' - NOTES ON ACCOUNTS

1. SIGNIFICANT ACCOUNTING POLICIES

a) General

- i) The accounts are prepared on historical cost basis and as a going concern. Accounting policies not specifically referred to otherwise are consistent with generally accepted accounting principles as applicable in India.
- ii) Income and Expenditure are accounted for on accrual basis.

b) Fixed Assets

Fixed assets are stated at cost of acquisition, including freight, duties and other incidental expenses related to acquisition and installation less depreciation.

Cost of fixed assets borne by other parties is reduced from the carrying value of the respective fixed assets.

c) Inventories

Inventories are valued at lower of cost or net relisable value. Cost is arrived on FIFO basis and is inclusive of taxes and duties paid/incurred (other than those recovered /recoverable from taxing authorities). Adequate provision is made in respect of non-standard and obsolete items.

d) Impairment of Assets

The Company identifies impairable assets at the year end in accordance with the guiding principles of Accounting Standard 28, issued by the Institute of Chartered Accountants of India, for the purpose of arriving at impairment loss thereon being the difference between the book value and recoverable value of relevant assets. Impairment loss, when crystallizes, are charged against revenues for the year.

e) Foreign Currency Translation

- Transactions in foreign currencies are recorded at the exchange rates prevailing on the date of transaction
- ii) Assets and Liabilities receivable/payable in foreign currencies are translated at the year end exchange rates.
- iii) Any income or expense on account of exchange difference either on settlement or on translation is recognised in the Profit and Loss Account.

f) Depreciation

Depreciation has been provided on Straight Line Method at the rates prescribed under the Schedule-XIV of the Companies Act, 1956 on pro-rata basis.

g) Sales

Sales are accounted on dispatch of product and stated net of discounts, returns and sales tax.

h) Excise Duty

Excise Duty Payable on finished goods lying in the factory at the year end is provided. The same being an element of cost of manufacturing is included in the inventory of finished goods.

i) Retirement and Other Employee Benefits

a) Defined Contribution Plan

The Company makes defined contributions to Provident Fund which are recognized in the Profit and Loss Account on accrual basis.

The Company's contribution to State Plan, viz. Employees' State Insurance Scheme are recognized in the Profit & Loss Account on accrual basis.

b) Defined Benefit Plan

The Company's liabilities under Payment of Gratuity Act and leave encashment / compensated absences are determined on the basis of actuarial valuation made at the end of each financial year using the projected unit credit method. Actuarial gains and losses are recognized immediately in the Profit and Loss Account as income/expenses. Obligation is measured at the present value of estimated future cash flows using a discounted rate which is determined by reference to market yields at the Balance Sheet date on Government Bonds.

c) Short Term Employee Benefits

Short term employee benefit obligations are measured on an undiscounted basis and charged to the Profit & Loss Account on accrual basis.

2. CONTINGENT LIABILITIES

	Current Year Rs.	Previous Year Rs.
a) Disputed Demand from Central Excise	e Deptt. 195497.00	195497.00
b) Disputed Demand under Land Reform	190000.00 190000.00	190000.00
c) Disputed Demand under Sales Tax	182760.00	-

- 3. Balances standing to the debit and credit of the debtors, creditors, and few other parties are subject to confirmation/reconciliation. Consequent impact on accounts upon confirmation/reconciliation is not ascertainable in the present circumstances.
- 4. In the opinion of the Board of directors, the value on realisation of current assets, loans & advances, in the ordinary course of business, shall not be less than the amount at which they are stated in the Balance Sheet and provision for all known liabilities have been made and contingent liabilities have been disclosed properly.
- 5. a) Directors have waived off their right to sitting fee in respect of meetings of Board of Directors attended by them.
 - b) In terms of the resolution passed by the Board of Directors no remuneration has been paid to the Joint Managing Director and the Whole Time Director during the current period.

6. Prior Period Adjustment includes:-

Particulars of Expenses/Income	Current	Period	Previo	us Year
	Debit Rs.	Credit Rs.	Debit Rs.	Credit Rs.
Printing & Stationery	_	_	6273.00	_
Staff Welfare	_	_	3384.00	_
Sales Return	_	_	14249.40	_
Freight Outward	_	l –	2000.00	-
Legal & Professional Charges	2050.00	_	4300.00	_
Business Promotion	3699.35	_	_	_
Freight Inward	_	_	6100.00	_
Electricity Charges	123491.00	-	60055.00	-
TOTAL	129240.35	_	96361.40	_
NET DEBIT/(CREDIT)	129240.35		96361.40	

7. The company has unabsorbed depreciation and carry forward losses under tax laws. In the absence of virtual certainty of sufficient future taxable income, net deferred tax asset has not been recognised on prudent basis in accordance with the Accounting Standard - 22 on "Accounting for Taxes on Income" issued by the Institute of Chartered Accountants of India.

- 8. In the absence of complete assessment for determining impairment loss on the assets in accordance with the Accounting Standard 28 issued by the Institute of Chartered Accountants of India, an impairment loss amounting to Rs. 28,81,304.95 provided during the period ended on 30th June 2009 (i.e. to the extent of loss estimated as per the scheme sanctioned by the Board for Industrial and Financial Reconstruction) has been retained and no further provision has been made during the current period. In the opinion of management, no material impairment was there in the assets of the company.
- 9. The Company being engaged only in the business of manufacture/job-work of Shoes -Soles, separate segment reporting, in terms of Accounting Standard AS -17 on "Segment Reporting" issued by the Institute of Chartered Accountant of India, is not required.

10. RELATED PARTY DISCLOSURE:

Related party disclosure in accordance with the Accounting Standard (AS-18) on 'Related Party Disclosure' issued by the Institute of Chartered Accountant of India are as under:

i) Related Parties:

KEY MANAGEMENT PERSONNEL:

Mr. A.S. Sethi - Joint Managing Director

Mr. H.S. Sethi - Wholetime Director and Brother of Joint Managing Director

RELATIVES:

Mrs. Paramjeet Kaur Sethi - Director and Mother of Joint Managing Director

Mrs. Gurpreet Kaur Sethi
Mrs. Pooja Sethi
- Wife of Mr. H.S. Sethi
- Wife of Mr. A.S. Sethi

Mr. Dildeep Singh Sethi - Brother of Joint Managing Director

ENTERPRISES OVER WHICH ABOVE PERSON CAN EXERCISE SIGNIFICANT CONTROL

Jauss Polymers Ltd. Darsh Polymers Pvt. Ltd. DTG India Pvt. Ltd. Auram Polymers (P) Ltd.

Note:- Related parties and their relationship are as identified by the management and relied upon by the auditors.

ii) Summary of Transactions with related parties:

Nature of Transactions	Key Management Personnel	Relatives	Enterprises Over Which Above Person Can Exercise Significant Control	Total
	(Rs.)	(Rs.)	(Rs.)	(Rs.)
Director Remuneration	— 1891080.00			 1891080.00
Salaries/Wages & Other amenities to staff	_	960480.00		960480.00
Fixes Asset Sold	_	_	21012.00	21012.00
Issue of equity shares			_	
Issue of preference shares	18292600.00 —	5560000.00 —	5402000.00 —	29254600.00 —
Loans Taken/(-)Repaid (Net)	` '	(-)12343000.00	(-)2805300.00 (-)1968627.00	(-)5816781.00 (-)14769248.00

Nature of Transactions	Key Management Personnel	Relatives Enterprises Over Which Above Person Can Exercise Significant Control		Total
	(Rs.)	(Rs.)	(Rs.)	(Rs.)
Damages Paid	_	_	_	_
-	_	_	211300.00	211300.00
Balance at the end of the year				
- Amounts Receivable	_	_	_	_
	_	_	62512.00	62512.00
- Amounts Payable (other than				
Redeemable Preference	233373.04		12157175.00	12390548.04
Shares)	3308381.73	443720.00	15003975.00	18756076.73

Note: Figures in italics represent previous year's figures.

iii) Disclosure in respect of material transactions with related parties.

Director's Remuneration		2009 - 10	2008 - 09
- Mr. A.S. Sethi	:	_	Rs.945540/-
- Mr. H.S. Sethi	:	_	Rs.945540/-
Salaries/Wages & Other Amenities to Staff			
Mrs. Gurpreet Kaur SethiMrs. Pooja Sethi	:		Rs.480240/- Rs.480240/-
Issue of Equity Shares			
- Mrs. Paramjeet Kaur Sethi	:	_	Rs.12292500/-
- Mr. H.S. Sethi	:	_	Rs.207500/-
Issue of Preference Shares			
- Mr. Dildeep Singh Sethi	:	Rs.5200000/-	_
- Mr.A.S. Sethi	:	Rs.6850600/-	_
- Mr.H.S. Sethi	:	Rs.11442000/-	_
- Mrs. Puja Sethi	:	Rs.170000/-	_
- Mrs.Gurpreet Kaur Sethi	:	Rs.190000/-	_
 M/s.Auram Polymers (P) Ltd. 	:	Rs.5402000/-	_
Loans Taken / (-) Repaid (Net)			
- Darsh Polymers (P) Ltd.	:	(-)2805300/-	(-)179927/-
- DTG India (P) Ltd.	:	_	(-)1788700/-
 Mrs Paramjeet Kaur Sethi 	:	_	(-)12343000/-
- Mr. A.S Sethi	:	(-)4456/-	(-)590247/-
- Mr. H.S Sethi	:	(-)3007025/-	132626/-
Damages Paid			
- DTG India (P) Ltd.	:	_	211300.00
Fixed Assets Sold			
- Jauss Polymers Ltd.	:	_	21012/-
- Auram Polymers (P) Ltd.	:	_	41500/-

11. EARNING / (LOSS) PER SHARE:

In accordance with Accounting Standard - 20 on 'Earning Per Share' issued by the Institute of Chartered Accountant of India, the earning per share has been computed as under:

			Year 2009 - 2010	Year 2008 - 2009
a)	Net Profit / (Loss) for the Year. (After Prior Period Adjustment but before Extra Ordinary Items)	(Rs.)	(4635849.15)	(22255610.84)
b)	Net Profit / (Loss) for the Year. (After Prior Period Adjustment and Extra Ordinary Items)	(Rs.)	(4635849.15)	25798955.38
b)	Weighted Average Number of Equity Shares*	(Nos)	4188640	1776359
c)	Nominal value per Equity Shares	(Rs.)	5.00	5.00
d)	Earning (Loss) Per Share (Basic & Diluted)			
	Before Extra Ordinary Items After Extra Ordinary Items	(Rs.) (Rs.)	(1.11) (1.11)	(12.53) 14.52

^{*} There were no potential equity shares.

12. Additional information pursuant to the provisions of Paragraph 3 and 4 of part-II of Schedule VI to the Companies Act, 1956.

		Current Period Rs.	Previous year Rs.
a)	CIF value of Imports		
	- Capital Goods - Raw Material	NIL NIL	NIL NIL
b)	FOB Value of Export	NIL	NIL
c)	Expenditure in Foreign Currency		
	-Travelling Expenses	NIL	NIL

d) Details of Installed Capacity and Actual Production :

Class of Goods	Installed * Capacity	Actual Production (PCS. In Pairs)		
	(Pcs. In Pairs)	Current Period	Previous Year	
Shoe Soles-PU # Shoe Soles-TPR	2200000 1050000	NIL NIL	290224.5 39961.0	
	3250000	NIL	330185.5	

^{*} As certified by the Management but not verified by the auditors being a technical matter.

[#] Including Shoe Sole P.U. NIL (Previous Year: 53926) pairs manufactured on Job Work basis.

e) Particulars of Sales:-

	Current Period		Previous Year	
	Quantity Value (Pcs. In Pairs) (Rs.) (Quantity (Pcs. In Pairs)	Value (Rs.)
Shoe-Soles				
- PU -TPR	6500 NIL	187192.00 NIL	250857.50 39961.00	15138153.52 2445039.00
(Quantities include free of cost samples)				
TOTAL		187192.00		17583192.52

f) Particulars of Opening and Closing Stock

	Curre	Current Period		Previous Year	
	Quantity (Pcs. In Pairs)	Value (Rs.)	Quantity (Pcs. In Pairs)	Value (Rs.)	
Shoe-Soles-PU					
- Opening Stock - Closing Stock	12468.0 5968.0	259634.00 128442.00	27027.0 12468.0	585080.00 259634.00	
Shoe Soles - TPR					
- Opening Stock - Closing Stock		_	_		

g) Raw Material Consumed

	Current Period		Previous Year		
	Quantity (Kgs.)	Value* (Rs.)	Quantity (Kgs.)	Value* (Rs.)	
PU	_	_	58962.87	6952820.05	
TPR	_	_	9933.00	875554.36	
Others*		_		2558711.95	
TOTAL				10387086.36	

^{*} In view of large number of items having different units of measurement quantities of other material not given.

h) Consumption of Raw Material

	Current Period		Previous Year	
	Quantity (Kgs.)	Value* (Rs.)	Quantity (Kgs.)	Value* (Rs.)
Indigenous	_	_	100%	10387086.36
Imported	_	_	_	_
TOTAL	_	_	100%	10387086.36

i) Consumption of Stores

	Current Period		Previous Year	
	%	Value (Rs.)	%	Value (Rs.)
Indigenous Imported	100%		100%	17834.75 —
TOTAL	100%	_	100%	17834.75

13. AMOUNT PAID/PAYABLE TO AUDITORS (excluding Service Tax)

	Current Period (Rs.)	Previous Year (Rs.)
a) Audit Fee	127500.00	137500.00
b) Tax Audit Fee	15000.00	15000.00
c) Taxation Matters	11900.00	11900.00

- 14. Without considering the impact, if any, of the qualifications in the auditor's report, there is a positive net worth of the Company and the Company has no intention to discontinue its operations. Therefore, these accounts have been prepared on 'Going Concern Basis'.
- 15. Company, being unable to raise funds to purchase a car for official use, had purchased one Car for Rs.1098570/- during the F.Y 2005-2006 in the name of one of its directors and taken the car loan from ICICI Bank Ltd. in the name of that director.

Cost of car has been included in the Fixed Assets. Loan amount has been fully repaid during the year. The company is in process of getting the vehicle transferred in its own name.

16. EMPLOYEES BENEFITS

(a) Defined Contribution Plan

Contribution to Defined Contribution Plan, recognized as expense for the year are as under:

(Amount in Rupees)

	2009 - 10	2008 - 09
Employer's Contribution to Provident Fund	25641.00	198559.00
Employer's Contribution to Employees State Insurance Scheme	4,302.00	4382.00

- (b) There were no accumulated unavailed leaves in respect of any of the employees as on 30th September 2010, hence no actuarial valuation was required in this regard as on that date. Provision for leave encashment lying at the beginning of the year has been written back.
- (c) Upto the period ended on 30th June 2009, the company had made the provision for gratuity on the basis of actuarial valuation. Considering the fact that only two employees are working in the company and high cost involved in the getting the actuarial valuation done, the provision for gratuity for the period ended on 30.09.2010 has been made on estimated basis. In the absence of actuarial valuation as on 30th September 2010 the impact, of such deviation from the accounting from the accounting policy of the company as well as the accounting standard - 15 as prescribed under the companies Act, 1956, on the accounts is not ascertainable and also the required disclosures cannot be made.
- 17. The company has requested its suppliers to intimate whether they are registered under "The Micro, Small and Medium Enterprises Development Act 2006", No supplier has intimated to the company that they are registered under the said Act.
- 18. Previous year's figures have been reclassified/rearranged wherever considered necessary to conform to this year's classification.

Signatures to Schedules 'A' to 'L'

For V.K.DHINGRA & Co. CHARTERED ACCOUNTNTS

(V.K.DHINGRA)(H. S. SETHI)(A. S. SETHI)PARTNERDIRECTORJOINT MANAGING DIRECTOR

PLACE: NEW DELHI

DATE : DECEMBER 2, 2010

STATEMENT OF CASH FLOW FOR THE PERIOD ENDED 30.09.2010

_	PARTICULARS		AMOUNT (Rs.) July 1,2009 to eptember 30,201	A	MOUNT (Rs.) pril 1,2008 to une 30, 2009
	Cash Flow from Operations before Extra Ordinary items Net profit / (Loss)	4447044.07	(4635849.15)	0000100 10	(22255610.84)
iv	Depreciation Financial Charges Loss on sale of Fixed Assets Profit on sale of Fixed Assets	4117944.67 37077.86 — —		8368169.13 439454.39 10011068.71 (1273990.34)	
vi	Provision for FBT		4155022.53	38148.65	17582850.54
	Less : Interest Income		(480826.62) 1796.00		(4672760.30) 15471.03
	CASH FROM OPERATIONS BEFORE WORKING CAPITAL CHANGES		(482622.62)		(4688231.33)
i	Inventories	131192.00		1795477.60	
	Trade & Other Receivables Trade Payable & other Liabilities	471615.91 (18513072.84)	(17910264.93)	2965752.48 899334.48	5660564.56
	Cash Generated from Operations Less: Direct Taxes Paid / Refunded (Ne	et)	(18392887.55) (20174.65)		972333.23 55087.65
	Net Cash from / (used in) Operating A	ctivities	(18413062.20)		1027420.88
B. i	Cash Flow from Investing Activities Purchase of Fixed assests/ Capital Advances Given / (Refunded)	,	_		(121588.08)
ii iii	Interest Received Sale of Fixed assets		3560.00		14857.00 6394094.50
	Net Cash from / (used in) Investing Ad	ctivities	3560.00		6287363.42
C.	Cash Flow from Financing Activities	,			
i	Repayment of Secured Loan	David	(2148453.23)		(255272.55)
ii iii	Repayment of Working Capital Loan fro Unsecured Loans Taken/ Repaid(Net)	m bank	(621705.32) (3741655.00)		(4428877.00) (2309248.00)
	Issues of Preference Share Capital		33194600.00		(20002 10.00)
٧	Interest Paid		(4006379.21)		(101627.51)
	Net Cash from/(Used in) Financing ac	tivites	22676407.24		(7095025.06)
	Net Increase/(Decrease) in cash & cash eqivalents (A+B+C)		4266905.04		219759.24
	Cash & Cash eqivalents as at 01.07.2	2009	257023.94		37264.70
	Cash & Cash eqivalents as at 30.09.2	010	4523928.98		257023.94

Note: i)

Figures in bracket represents cash outflows Previous Years figures have been recast/ restated wherever necessary

In terms of our attached report of even date

For V.K.DHINGRA & Co. **CHARTERED ACCOUNTNTS**

(V.K.DHINGRA) (H.S.SETHI) (A.S.SETHI) DIRECTOR JOINT MANAGING DIRECTOR **PARTNER**

PLACE: NEW DELHI

DATE : DECEMBER 2, 2010

REGD. OFF.: VILLAGE & P.O. KHERKI DAULA, DISTT. GURGAON-HARYANA - 122001.

PROXY FORM

	in the district
	being a member(s) of the above
	atticat of
	strict ofoı
	district of
	on my/our behalf at the 16th Annual General
	er 2010 at 9.30 A.M. or at any adjournment
Registered Folio No)
Client ID No.#	
20 ⁻	10.
erialised mode. (A INDIA LIM HERKI DAULA ,DISTT.	ITED GURGAON -HARYANA - 122001.
•••••	
Client ID No.	#
aon, Haryana-122001 areholder of the compa	
	(Signature of the member/proxy* to be signed at the attendance counter)
	t Mr./Miss/Mrs in the di

 $\hbox{\#For members holding shares in dematerialised mode}.$

Notes:

- 1. For their own convenience, the members are requested to deliver their attendance slips at the attendance counter in a queue.
- 2. Incomplete attendance slips will not be accepted at the attendance counter. For any problem or information, please contact the enquiry counter, before proceeding to attendance counter.
- 3. No gifts/coupons shall be distributed at the meeting.

BOOK - POST

If undelivered, please return to:

ANKA INDIA LIMITED

VILLAGE & P.O. KHERKI DAULA, DISTT. GURGAON, HARYANA - 122001.