



### **CONTENTS**

- \* Corporate Information.
- Managing Director's Message.
- \* Notice.
- \* Directors Report to the Shareholders.
- \* Report on Corporate Governance.
- ★ Declaration affirming the compliance of Code of Conduct.
- \* Certificate on Corporate Governance from the Statutory Auditor.
- \* Management Discussion and Analysis Report.
- \* Managing Director's Certification.
- \* Auditors Report.
- \* Annexure to Auditors Report.
- \* Balance Sheet.
- Profit and Loss Account.
- \* Cash Flow Statement.
- \* Schedules forming part of the Profit and Loss Account
- \* Notes to Accounts
- \* Attendance Slip and Proxy Form





#### **IMPORTANT NOTE TO MEMBERS-**

#### **GREEN INITIATIVE FOR PAPERLESS COMMUNICATION**

The Ministry of Corporate Affairs (MCA) has taken a "Green Initiative in Corporate Governance" by allowing paperless compliance by the Companies through electronic mode and has issued recently a **circular bearing no. 17/ 2011** dated 21<sup>st</sup> April, 2011 stating that the service of documents by the Company to its members can be made through electronic mode. The move of the ministry allows the public at large to contribute to the green movement.

Keeping in view the underlying theme and circular issued by the Ministry, your Company proposes to send various communications and documents like notice calling the general meetings, audited financial statements, directors report, auditor's report, etc henceforth in electronic form, to the e- mail address provided by the Members to the Registrar and Share Transfer Agents of the Company.

This is also a golden opportunity for every shareholder of Prabhav Industries Limited to contribute to this Corporate Social Responsibility initiative of the Company. To support this green initiative in full measure, members who have not registered their e- mail addresses, so far, are requested to register their e- mail addresses, in respect of the electronic holdings with the Depository through their concerned Depository Participant. Members who hold shares in physical form are requested to fill in the registration form which can be obtained from the Company's Registrar Link Intime India Private Limited and register the same with them at the earliest.





#### **CORPORATE INFORMATION**

#### **Board of Directors**

🧩 Jayesh Thakkar : Managing Director

₹ Vinod Shinde : Executive Director

\* Chandrakant Gaikwad : Executive Director

\* Chirag Gada : Non- Executive and Independent Director

₹ Bhavesh Desai : Whole- Time Director

🧩 Ketan Patel : Additional Non- Executive Independent Director

\* Nilesh Mistry : Additional Non- Executive Independent Director

\* Ami Motta : Additional Non- Executive Independent Director

#### **Bankers**

🍀 Uco Bank - Mid Corporate Branch, Vadodara

🍀 Axis Bank - New Marine Lines Branch , Mumbai.

🍀 HDFC Bank - Raopura Branch , Vadodara

🍀 Standard Chartered Bank - Opp. VSNL, Mumbai.

🤻 YES Bank - Horniman Circle Branch , Mumbai

#### Registered Office Address

902, Galav Chamber,

Opp. Sardar Patel Statue,

Sayaji Gunj,

Vadodara -390 005

#### **Auditors**

#### Ms. N.R. Parikh and Co.

Chartered Accountants,

401, Paradise Complex

Behind Yashkamal Bldg,

Sayajiguni, Vadodara- 390 005

#### Registrar and Share Tranfer Agents

#### Link Intime India Pvt Ltd

B- 102 & 103, Shangrila Complex,

1st Floor, Opp. HDFC Bank,

Near Radhakrishna Char Rasta,

Akota, Vadodara- 390 020





#### MANAGING DIRECTOR'S MESSAGE

#### Dear Fellow Shareowners,

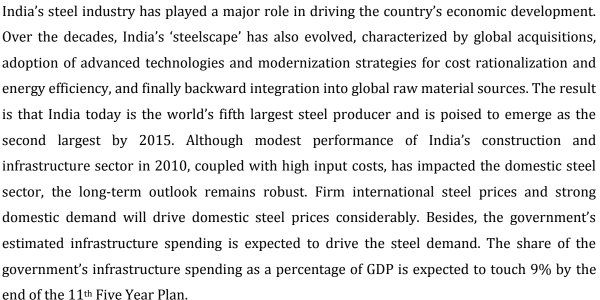
The world is witnessing an interesting phase of transformation, towards an unprecedented realignment and we are moving towards a multi-polar world; a new socio-economic dispensation in which the emerging economies have a far greater role to play in shaping the future than ever before. India is the poster boy of this new era, attracting global attention and scrutiny. Twenty years ago, the Government of India initiated the intrepid step towards economic liberalization, which eventually transformed India, and that process is still continuing. The economy has averaged 8% GDP growth in the last decade and per capita income has shot up from \$300 to \$1700 in two decades, accelerating domestic consumption and savings.

The inference is that even with modest foreign capital inflows, India can now afford an investment rate of 36-38% of GDP, which can sustain 8-9% GDP growth in the foreseeable future. Besides, unprecedented economic development has enhanced Government spending on socio-economic infrastructure.

There has been another visible advantage: Indian businesses, have successfully aligned their operations and mindset to global benchmarks, and have become multinationals in their own right. Something that was rare two decades ago. Even your company is no exception to this fact.

Although India, China and Latin America witnessed considerable economic activity in 2010-11 the US and Eurozone economies registered sluggish recovery. These economies are now fraught with uncertainties and looming recessionary trends. Inflation represents the new global economic challenge, leading to a spiraling rise in prices of commodities, mineral resources and energy. The global steel industry has been impacted by the unprecedented increase in the price of iron ore and coking coal. Steel demand in advanced nations has been largely stagnant, while Asia enjoyed robust demands with China continuing its march at the top of the league.





#### **WE- AT PRABHAV**

The Decade gone by will be recorded in golden letters in the history of your Company. It was in this decade that your Company achieved triumph in creating an order book with such higher revenues generated from the manufacturing and Trading of Steel products.

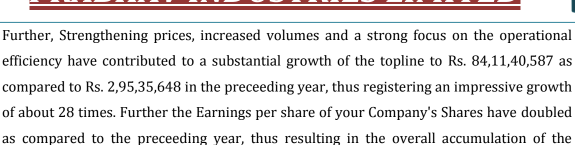
The decade holds special significance for our successful foray into the primary steel segment. As a Company with no prior exposure to steel making, there were a few who took us seriously when we ventured on to this path. Defying many myths, we meticulously planned and rigorously executed our dream vision in a record time of less than five years. A brief highlight of our success story is detailed as under:

#### \* Performance Review

The year 2010- 11 was a year of diverse opportunities with the economy across the globe showing signs of resurgence and revival, though with some occasional hiccups, after the unprecedented financial meltdown. Against such a meltdown we delivered robust financial performance.

Your Company achieved a record net profit before tax of Rs. **38,56,092**. This sterling performance has been the upshot of improved global economic recovery, the ability of your Company to manage its resources optimally, product innovation, technology and delivery.





Also our existing businesses achieved superlative performances and our production facilities helped us to consolidate our market position.

#### 🍀 Ushering in a new Chapter

Shareholders wealth.

The preceding year saw some significant changes in your Company. Your management achieved significant success in yielding substantial revenues from the Manufacturing and Trading operations of MS Ignots. Despite volatile raw material prices we were able to close the year with a healthy order book of Rs 85 crore thus maintaining our identity of being one of the fastest growing steel companies in the World.

#### Future Outlook

Your Company functions in two business segments namely, Manufacturing of Steel Products i.e. M.S. Ingot from M.S. Scrap and Trading in upstream as well as downstream metal products.

The existing business segments enable your company to hedge as well as capitalize on volatility in the raw material prices. The trading division has facilitated us to maintain our profitability in this strenuous phase of uncertainty and anxiety.

In the course of balancing the existing business activity your company has acquired deep insight of commodities and capital markets and thus the Board of Directors considers it desirable to bank on its expertise and commence the Investment Business alongwith the main objects of the Company.





#### Growth Drivers

India's growth prospects over long- term appear most promising amongst major economies of the World. What India has delivered in the last decade is just an indication of what it is going to unfold over coming decades. And that puts your Company's prospects in the right perspective- at the right place, at the right time, with the right offerings. Once we complete all our ongoing and proposed expansions in primary and secondary steel segments, we shall certainly witness multiplier growth in our revenues, profitability and subsequently the valuation.

#### \* The Road ahead

India's economy grew at 8.6% in the previous year, next only to China and this is certainly a remarkable achievement as it comes in the backdrop of a challenging period of global recession where few companies were even on the brink of bankruptcy and had to seek huge bailouts. With the world economy recuperating from recession, the Indian economy has successfully re- positioned itself on a faster growth trajectory. Further the Government's initiatives in taming inflation have brought positive results for the country and your Company.

The year 2010- 11 has been a robust year for us with a substantial rise in the Topline and Bottomline. What is even more encouraging is the sector outlook which is looking stronger. Further with the demand accelerating in the Middle East and Asian Markets for steel and steel products there is tremendous unexplored potentials. Prabhav is very well positioned to bank on these emerging opportunities. With all such initiatives we are confident of retaining our leadership positions in the market to ensure profitable growth.

### 🔻 Human Resource initiative and People's Excellence

Your Company firmly believes that Business Excellence is not an isolated enterprise. It is the outcome of integrity towards people and community, transparency towards stakeholders and an enduring commitment towards sustainable development. Further it also believes that it is only the inspired employees who are the key to uplift the





organization to higher echelons of success. Thus we have been successful in maintaining an unprecedented low turnover of people through proactive Human resources initiatives.

The HR philosophy of your Company is to recruit fresh, young and talented people and nurture them to become the future leaders and entrepreneurs. Your Company encourages employees to come up with innovative ideas and projects to exhibit their entrepreneurial skills. Further your Company is an equal opportunity employer and encourages more and more woman employees to join us and take leadership position. Thus on behalf of my other fellow team members, I take this opportunity of expressing my deep regards and gratitude to the employees and the Stakeholders who have continued to repose trust in our abilities and extended support to us.

#### \* Corporate Conscience

We acknowledge the roles and responsibilities of a corporate citizen. Despite our business priorities, our social commitment remains predominant. We are equally steadfast in our commitment to a cleaner and greener environment, and as we go along we will enhance our green quotient in terms of acquisition of more environment-friendly technologies, encouraging green practices in our plants and host communities globally and above all generate awareness about global warming and climate change.

Values when actively pursued with deep conviction can generate tremendous wellsprings of energy and focus. This is the true spirit and mantra of success for any organization and am proud to say that your Company has initiated efforts towards achievement of the same.

#### 🍀 Our Gratitude

I would like to convey my sincere gratitude and appreciation to our Shareholders, Debenture Holders, Customers, Business Partners, Vendors, both international and domestic, Bankers, Financial Institutions and all other stakeholders for their consistent support and trust.

A compulsive dreamer, I continue to scan the horizon with optimism and conviction. The second fastest growing economy in the world will take its rightful place as an economic superpower. This will create huge opportunities for growth over the next decade. Thus I





would like to assure the shareholders that your Company will play an important role in this India's growth story and we will continue to invest in projects, products and markets that would reinforce our position as one of the lowest cost steel producers in the world.

To conclude with I would like to mention that as we move forward to unlock the true potential of our investments, I invite each one of you to accompany us in our onward march to progress.

With Warm Regards,

sd/-

Jayesh Thakkar Managing Director

#### **Registered Office:**

902, Galav Chambers, opp. Sardar Patel Statue, Sayaji Gunj, Vadodara -390 005

Place: Vadodara

Date: 1st September, 2011.





#### **NOTICE**

**NOTICE** is hereby given that the Annual General Meeting of the Members of **PRABHAV INDUSTRIES LIMITED** will be held on Friday, the 30<sup>th</sup> Day of September, 2011 at 9.00 A.M. at the Registered Office of the Company situated at 902, Galav Chamber, Opp. Sardar Patel Statue, Sayaji Gunj, Vadodara -390 005 to transact the following Business Items:

#### **ORDINARY BUSINESS:**

#### **ITEM NO 1**:

To receive, consider and adopt the Audited Balance Sheet of the Company as at 31st March, 2011 and the Profit & Loss Account for the year ended on that date together with the Reports of the Directors and the Auditors thereon.

#### **ITEM NO 2:**

To appoint a director in place of Mr. Vinod Shinde, who retires by rotation and being eligible, offers himself for reappointment.

#### **ITEM NO 3:**

To appoint a director in place of Mr. Chirag Gada, who retires by rotation and being eligible, offers himself for reappointment.

#### **ITEM NO 4:**

To re-appoint **M/s. N. R. Parikh & Co.,** Chartered Accountants as the Statutory Auditors of the Company to hold office from the conclusion of this Annual General Meeting till the conclusion of the next Annual General Meeting and fix their remuneration.





#### **SPECIAL BUSINESS:**

#### ITEM NO. 5

To consider and, if thought fit, to pass, with or without modification, the following resolution as ordinary resolution:

**"RESOLVED THAT** Mr. Ketan Patel, who was appointed as an Additional Director of the Company by the Board of Directors in their meeting held on 15<sup>th</sup> March, 2011 and who holds office upto the date of this Annual General Meeting and in respect of whom a notice in writing under section 257 of the Companies Act, 1956 has been received from a member signifying his intention to propose him as a candidate for the office of the Director of the Company, be and is hereby appointed as a Director liable to retire by rotation."

#### **ITEM NO. 6**

To consider and, if thought fit, to pass, with or without modification, the following resolution as ordinary resolution:

"RESOLVED THAT Mrs. Ami Motta, who was appointed as an Additional Director of the Company by the Board of Directors in their meeting held on 1st September, 2011 and who holds office up to the date of this Annual General Meeting and in respect of whom a notice in writing under section 257 of the Companies Act, 1956 has been received from a member signifying his intention to propose her as a candidate for the office of the Director of the Company, be and is hereby appointed as a Director liable to retire by rotation."

#### ITEM NO. 7

To consider and, if thought fit, to pass, with or without modification, the following resolution as ordinary resolution:

**"RESOLVED THAT** Mr. Nilesh Mistry, who was appointed as an Additional Director of the Company by the Board of Directors in their meeting held on 1<sup>st</sup> September, 2011 and who holds office up to the date of this Annual General Meeting and in respect of whom a notice in writing under section 257 of the Companies Act, 1956 has been received from a member





signifying his intention to propose him as a candidate for the office of the Director of the Company, be and is hereby appointed as a Director liable to retire by rotation."

#### **ITEM NO.8**

To consider and, if thought fit, to pass, with or without modification, the following resolution as special resolution:

"RESOLVED THAT in accordance with the provisions of Sections 198, 269, 309, Schedule XIII and other applicable provisions, if any, of the Companies Act, 1956 ("the Act"), consent of the Shareholders of the Company be and is hereby accorded to re-appoint Mr. Jayesh Thakkar as the Managing Director of the Company for a period of five years with effect from 22<sup>nd</sup> November, 2011, upon the terms and conditions including remuneration, as are set out in the draft Agreement ("the Agreement") to be executed between the Company and Mr. Jayesh Thakkar, with liberty to the Board of Directors of the Company ("the Board") to alter and vary the terms and conditions of the Agreement in such manner as may be agreed to between the Board and Mr. Jayesh Thakkar and in accordance with the applicable provisions of the Act and any amendment thereto or re-enactment thereof.

**FURTHER RESOLVED THAT** the Board of Directors be and is hereby authorized to vary, alter, increase, enhance or widen the scope of remuneration and perquisites, to the extent specified in schedule XIII and other applicable provisions, if any, of the Act as amended from time to time.

**FURTHER RESOLVED THAT** the Board of Directors be and is hereby authorized, where in any Financial Year during the tenure of the Managing Director, the Company has no profits or its profits are inadequate, to pay to the Managing Director the above remuneration as the minimum remuneration by way of salary subject to the limits prescribed in schedule XIII of the Companies Act, 1956 and any other applicable laws.

**FURTHER RESOLVED THAT** for the purpose of giving effect to this resolution, any Director of the Company be and is hereby authorized to do all acts, deeds, matters and things as they may, in their absolute discretion deem necessary, proper or desirable and to settle any question, difficulty or doubt that may arise in this regard and to sign and execute all necessary





documents, applications, returns and writings as may be necessary, proper, desirable or expedient."

#### ITEM NO. 9

To consider and, if thought fit, to pass, with or without modification, the following resolution as special resolution:

**"RESOLVED THAT** pursuant to the provisions of section 149 (2A) of the Companies Act, 1956, consent of the members be and is hereby accorded to carry on the business activities as covered under sub-clause 22 of Clause C i.e. Other Objects, of the Memorandum of Association of the Company.

**FURTHER RESOLVED THAT** the Board of Directors of the Company be and is hereby authorized to take all such effective steps to implement the decision of the members of the Company as they may consider appropriate in the interest of the Company and to do all such acts, deeds and things from time to time for and on behalf of the Company."

#### **ITEM NO. 10**

To consider and if thought fit, to pass with or without modifications, the following resolution as a Special Resolution:

**"RESOLVED THAT** pursuant to the provisions of section 31 and other applicable provisions, if any of the Companies Act, 1956, Article No. 50 and 51 of the Articles of Association of the Company be and are hereby replaced with the following new articles:

#### Forfeited share to become property of the company and may be sold

50. Any share or debenture so forfeited shall be deemed to be the property of the Company, and the Board may sell, re-allot and cancel the said forfeiture or otherwise dispose off the same in such manner as the Board thinks fit.

#### Power to annul forfeiture/re-allotment/re-issue

51. Anytime before any share/debenture so forfeited shall have been sold, re-allotted, cancelled or otherwise disposed off, the Board of Directors may annul or cancel the said forfeiture upon such





conditions as it thinks fit and may call for the money due on such shares/ debentures from the holders of such shares/ debentures.

Anytime after the re-issue of forfeited shares/ debentures and before the allotment of such shares/ debentures, the Board of Directors may cancel such re-issue before the receipt of payment against the Shares so re-issued or further may cancel the re-issue and refund the money received for such re-issue before allotment of said shares/debentures.

By Order of the Board of Directors
sd/(Jayesh Thakkar)
Chairman and Managing Director

#### **Registered Office:**

902, Galav Chambers, opp. Sardar Patel Statue, Sayaji Gunj, Vadodara -390 005

Place: Vadodara

Date: 1st September, 2011.





#### **NOTES:**

- 1. The Members entitled to vote is entitled to appoint a proxy to attend and vote instead of himself and the Proxy need not to be member of the Company. The instrument appointing proxy shall be deposited with the Company at least 48 hours before the commencement of the meeting in order to be proxy being effective.
- 2. The Register of Members of the Company and the Share Transfer Books shall remain closed from 26th September, 2011 to 28th September, 2011 (Both days inclusive).
- 3. Additional information, pursuant to clause 49 of the Listing Agreement with Stock Exchanges, in respect of directors recommended for appointment/re-appointment at the Annual General Meeting, and the Explanatory Statement pursuant to section 173(2) of the Companies Act, 1956 are annexed hereto.
- 4. Intimate to the Company's Registrars and Share Transfer Agents, **Link Intime India Private Limited** (for shares held in physical form) and to their Depository Participants
  (DP) (for shares held in dematerialized form) the changes, if any, in their registered address, Bank account number / details etc. at an early date, quote ledger folio numbers /DP Identity and Client Identity Numbers in all their correspondences;
- 5. Members holding shares in physical form are requested to notify/send the following to the Company or Share Transfer Agent to facilitate better services:
  - \* Any change in their address/mandate/bank details.
  - \* Share Certificates(s), held in multiple accounts in identical names or joint accounts in the same order of means, for consolidation of such shareholding into one account.
  - \* In order to prevent protection against fraudulent encashment of the warrants, members holding shares in physical form are requested to inform the following to the Company:
    - ♠ Name of the sole/ First Joint holder and the Folio Number
    - ♠ Particulars of Bank accounts Name of Bank, Complete address of Bank, account type, Bank account no. allotted by bank.





6. All documents referred to in the accompanying notice and explanatory statements are open for inspection at the registered office of the Company on all working days between 11:00AM to 1:00PM upto the date to Annual General Meeting.

#### 7. Members are requested

- \* To bring copies of Annual Report, Notice and Attendance Slip duly completed and signed at the meeting.
- \* To quote their folio/identification Nos. in all correspondence.
- \* To notify immediately for change of their address and bank particulars to the Company or its share Transfer Agent, in case shares are held in physical form.

#### AND

In case their shares are held in demat form; information should be passed on directly to their respective Depository Participant and not to the Company/ Share Transfer Agent, without any delay.

\* In case of Joint holders attending the meeting, only such Joint holder who is higher in the order of names will be entitled to vote.

# EXPLANATORY STATEMENT AS REQURIED UNDER SECTION 173(2) OF THE COMPANIES ACT, 1956

#### **ITEM No.5**

**Mr. Ketan Patel** was appointed as an Additional Director by the Board of Director w.e.f. 15<sup>th</sup> March, 2011 in accordance with the provisions of Section 260 of the Companies Act, 1956.

Pursuant to Section 260 of the Companies Act, 1956 the above director holds office up to the date of the ensuing Annual General Meeting. In this regard the Company has received request in writing from a member of the Company proposing his candidature for appointment as Director of the Company in accordance with the provisions of Section 257 and all other applicable provisions of the Companies Act, 1956.

None of the Directors, except Mr. Ketan Patel is concerned or interested in this resolution.

Your Directors recommend the passing of the resolution for your approval.

#### ITEM No. 6





**Mrs. Ami Motta** was appointed as an Additional Director by the Board of Director w.e.f. 1<sup>st</sup> September, 2011 in accordance with the provisions of Section 260 of the Companies Act, 1956.

Pursuant to Section 260 of the Companies Act, 1956 the above director holds office up to the date of the ensuing Annual General Meeting. In this regard your Company has received a request in writing from a member of the Company proposing her candidature for appointment as a Director of the Company in accordance with the provisions of Section 257 and all other applicable provisions of the Companies Act, 1956.

None of the Directors, except **Mrs. Ami Motta** herself is concerned or interested in this resolution.

Your Directors recommend the passing of the resolution for your approval.

#### ITEM No.7

**\_Mr. Nilesh Mistry** was appointed as an Additional Director by the Board of Director w.e.f. 1<sup>st</sup> September, 2011 in accordance with the provisions of Section 260 of the Companies Act, 1956.

Pursuant to Section 260 of the Companies Act, 1956 the above director holds office up to the date of the ensuing Annual General Meeting. In this regard your Company has received a request in writing from a member of the Company proposing his candidature for appointment as a Director of the Company in accordance with the provisions of Section 257 and all other applicable provisions of the Companies Act, 1956.

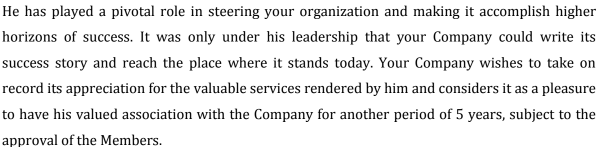
None of the Directors, except **Mr. Nilesh Mistry** himself is concerned or interested in this resolution.

Your Directors recommend the passing of the resolution for your approval.

#### ITEM No. 8

**Mr. Jayesh Thakkar** was appointed as a Managing Director of the Company on 23<sup>rd</sup> November, 2006 for a period of 5 years. Pursuant to this, his Tenure as a Managing Director shall cease on 22<sup>nd</sup> November, 2011.





Thus the Board of Directors of your Company in their meeting held on 1<sup>st</sup> September, 2011 approved the re- appointment of Mr. Jayesh Thakkar as the Managing Director for a period of 5 years w.e.f 22<sup>nd</sup> November 2011, subject to the approval of the Members on such terms and conditions as specified below. Further the proposed remuneration payable to him will be within overall limit of Schedule XIII of the Companies Act, 1956.

# The brief terms and conditions of the re- appointment and remuneration of Mr. Jayesh Thakkar are as follows:

- \* He shall carry out such duties as may be entrusted to him subject to the supervision of the Board of Directors.
- ₩ His re-appointment as the Managing Director shall be for a period of 5 (Five) years w.e.f. 22<sup>nd</sup> November, 2011.
- The Remuneration shall be as per agreed between Board of Directors & Mr. Jayesh Thakkar, subject to the limit prescribed under 198, 269, 309 read alongwith Schedule XIII of the Companies Act, 1956 but not exceeding Rs. 5,00,000/- per annum.
- The terms and conditions of the said appointment may be altered and varied from time to time by the Board of Directors/Remuneration Committee as it may in its discretion, deem fit, within the maximum amounts payable to him as a Managing Directors in accordance with Schedule XIII to the Companies Act, 1956 and/or any amendments made hereafter in this regard.



### ABHAV INDUSTRIES LIMI



🤻 If, at any time, Mr. Jayesh Thakkar ceases to be a Director of the Company for any reason whatsoever, he shall cease to be the Managing Director and terms of the said Agreement shall terminate forthwith.

The copy of the terms and conditions governing the appointment of Mr. Jayesh Thakkar as the Managing Director of the Company is available for inspection by the members during business hours on any working day before the date of the Annual General Meeting.

The proposed resolution is required to be passed as a Special Resolution in accordance with the provisions of schedule XIII to the Companies Act, 1956 and as such, the Directors commend your approval.

None of the directors except Mr. Jayesh Thakkar himself is interested or concerned in this resolution.

The relevant abstract, as required under Section 302 of the Companies, 1956 had already been sent to the shareholders of the Company at the time of approval of the Board.

#### ITEMS No. 9

Your Company functions in two business segments namely Manufacturing of Steel Products i.e. M.S. Ingot from M.S. Scrap and Trading in upstream as well as downstream metal products.

The existing business segments enable your company to hedge as well as capitalize on volatility in the raw material prices. The trading division has facilitated us to maintain our profitability in this strenuous phase of uncertainty and anxiety.

In the course of balancing the existing business activity your company has acquired deep insight of commodities and capital markets.

Your company has always focused on optimum utilization of its resources to achieve growth and create enormous value to its stake holders.

It is this principle that has helped your company to live up to every one's expectations and in our endeavor to achieve our long term goal, it shall be appropriate to exploit our strengths and venture into Investment business.





The financial markets globally are experiencing a bumpy ride and it is expected to be like this for some time. Indian markets have also been unpredictable on the back of the global as well as domestic uncertainties. However, the long term growth story of India is still intact and it shall be suitable to capitalize on the Indian growth story by establishing ourselves in the investment business.

After taking into account the financial markets and the pros and cons of the various aspects involved in the Investment business, the Board considered it possible and desirable to start the Company's activities by undertaking the above said business, which could be carried on most economically and profitably with the main objects of the Company.

The core activities of the Investment division shall include acquiring and dealing in various financial securities such as shares, debentures, bonds, obligations, securities issued by various Private as well as statutory authorities.

The Company is authorized to undertake the proposed business under Sub- Clause 22 of Clause C i.e. Other Objects of the Memorandum of Association of the Company. The Board is satisfied that the proposed business can be combined conveniently and advantageously with the existing business of the Company under the existing circumstances.

According to section 149(2A) of the Companies Act, 1956, no Company can commence any new business unless the Company has approved the commencement of such new business by a special resolution passed in that behalf at a general meeting.

The Board commends this resolution for your approval.

The Company's Memorandum of Association is open for inspection at the Company's registered office during usual business hours on any working day.

None of the Directors of your Company is in any way concerned or interested in this resolution.





#### **ITEM NO. 10**

Pursuant to article 50 of the Articles of Association of the Company, the Board of Directors are authorized to sell, re-allot or otherwise dispose off, the forfeited shares in the manner they deem fit.

Further, Pursuant to article 51 of the Articles of Association of the Company, the Board of Directors are authorized to annul the forfeiture before such shares or debentures so forfeited have been sold, re-allotted or otherwise disposed off.

Now, it is proposed to enlarge the scope of the aforementioned articles so that the Board may have flexibility in execution of powers with regards to the cancellation of forfeiture, cancellation of re-issue, cancellation of forfeiture & further demand of calls in arrears.

Hence, the Articles of Association of the Company needs to be amended by replacing the earlier articles with the new ones as drafted by enlarging the scope of powers delegated to the Directors with respect to aforementioned business.

According to the Section 31 of the Companies Act, 1956, the Alteration in Articles of Association of the Company requires a special resolution passed by the members in that behalf at a general meeting.

Hence the aforementioned resolution is placed before the Members for approval.

None of the directors are interested or concerned in this resolution.

By Order of the Board of Directors
sd/(Jayesh Thakkar)
Chairman and Managing Director

#### **Registered Office:**

902, Galav Chambers, opp. Sardar Patel Statue, Sayaji Gunj, Vadodara -390 005

Place: Vadodara

Date: 1st September, 2011.





#### **DIRECTORS REPORT TO THE SHAREHOLDERS**

To

The Shareholders,

#### PRABHAV INDUSTRIES LIMITED

The Directors are pleased to present the Annual Report of your Company alongwith the Audited Financial Statements for the year ended 31st March, 2011.

#### **FINANCIAL RESULTS:**

Key aspects of your Company's financial performance for the year 2010- 11 are tabulated below:

PARTICULARS	As on 31st March,	As on 31st
	2011	March, 2010
	(Amount in Rs.)	(Amount in
		Rs.)
Income	84,11,40,587	2,95,35,648
Expenses	83,16,32,020	2,80,56,135
Net Profit before Depreciation and Tax	95,08,567	14,79,512
Depreciation	56,52,475	4,73,387
Net Profit before Tax	38,56,092	10,06,126
Provision for Taxation	21,19,400	93,089
Net Profit after Tax	17,36,692	9,13,037
Earnings Per Share	0.04	0.02

#### **OPERATIONAL REVIEW:**

After witnessing a worldwide downturn in all spheres of business including in the steel industry in second half of 2008-09, your company remained focused on its fundamentals including expansion plans. It was only the result of the concerted and collective action undertaken by your Company's Management that your Company could achieve such an handsome growth in revenues during the year under review.





The revenues of the Company improved significantly across its businesses with an upshot in the gross revenue to Rs. 84,11,40,587 as compared to Rs. 2,95,35,648 in the preceding year, thus registering an impressive growth of about 28 times.

Further it has always been your Company's endeavor to continually uphold the interest of its stakeholders and this can be reflected from the increase in the bottom line and the earnings per share of your Company. The Bottom line of your Company recorded an increase of about 90% as compared to the preceeding year. Further the Earnings per share of your Company's Shares have doubled as compared to the preceeding year, thus resulting in the overall accumulation of the Shareholders wealth.

The Directors of your Company are Optimistic towards the future plans of the Company and are confident of achieving higher margins in the years to come.

#### **FUTURE OUTLOOK**:

Your Company functions in two business segments namely, Manufacturing of Steel Products i.e. M.S. Ingot from M.S. Scrap and Trading in upstream as well as downstream metal products.

The existing business segments enable your company to hedge as well as capitalize on volatility in the raw material prices. The trading division has facilitated us to maintain our profitability in this strenuous phase of uncertainty and anxiety.

In the course of balancing the existing business activity your company has acquired deep insight of commodities and capital markets and thus the Board of Directors considers it desirable to bank on its expertise and commence the Investment Business alongwith the main objects of the Company.

The core activities of the Investment division shall include acquiring and dealing in various financial securities such as shares, debentures, bonds, obligations, securities issued by various Private as well as statutory authorities.





The aforesaid resolution along with the necessary explanatory statement, for commencing the Investment Business is proposed in the Notice of this Annual General Meeting and the said notice forms the part of this Annual Report.

We commend the resolution for your approval.

#### **DIVIDEND:**

After considering the financial results for the financial year, your Directors are of the opinion that it is prudent that no dividend be declared for the year under review so that the profits earned in the financial year can be ploughed back and utilized towards various growth and other expansion plans.

#### **AUDIT COMMITTEE:**

The Company has duly constituted its Audit Committee pursuant to the provisions of Section 292A of the Companies Act, 1956 & Clause 49 of the Listing Agreement.

Presently the Audit Committee of your Company comprises of Mr. Chirag Gada, Non-Executive Independent Director as Chairman of the Committee, Mr. Ketan Patel, Non-Executive Independent Director and Mr. Jayesh Thakkar, Managing Director as the Members of the Committee.

Hence the Company has maintained the requisite combination of Independent & Non-Independent Directors in the Composition of the Audit Committee.

It is further stated that the Board of Directors of the Company have accepted all the recommendations of the Audit Committee.

#### **SECRETARIAL AUDIT REPORT:**

As a measure of Good Corporate Governance practice, the Board of Directors of the Company has obtained a Certificate from Practicing Company Secretary on the basis of Secretarial Audit of the Company. This is to certify that the Company has complied with all the applicable provisions of the Companies Act, 1956, Depositories Act, 1996, Listing Agreements with the Stock Exchanges, Securities Contracts (Regulation) Act, 1956 and all the Regulations and





Guidelines of SEBI as applicable to the Company, including the Securities and Exchange Board (Substantial Acquisition of Shares and Takeover) Regulations, 1997 and the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 1992.

#### **ACCEPTANCE OF FIXED DEPOSITS:**

The Company has not accepted any fixed deposits from general public within the purview of Section 58A, of the Companies Act, 1956, during the year under review.

#### **CHANGES IN COMPOSITION BOARD OF DIRECTORS:**



#### \* Directors Retiring by Rotation

In accordance with the provisions of section 257 the Companies Act, 1956, Mr. Vinod Shinde and Mr. Chirag Gada, Directors of your Company retire by rotation at the forthcoming Annual General Meeting and being eligible, offer themselves for reappointment.

The Board wishes to place on record their appreciation for the services rendered by them as the Directors of the Company.

The Proposals regarding the re- appointment of the aforesaid Directors are placed for your approval.

Your Directors commends their appointment for their approval.

None of the Directors, except Mr. Vinod Shinde and Mr. Chirag Gada are interested or concerned in the resolution.

#### 🧚 Re- appointment of Additional Directors

The Board of Directors of your Company had appointed Mr. Ketan Patel, Mrs. Ami Motta and Mr. Nilesh Mistry as the additional Directors to hold office till the commencement of the Annual General Meeting.





The Board wishes to place on record their appreciation for the services rendered by them as the Directors of the Company and commends their appointment for your approval.

The notice proposing their candidature as the directors of the Company has been already received by the Company.

None of the Directors, except Mr. Ketan Patel, Mrs. Ami Motta and Mr. Nilesh Mistry are interested or concerned in the aforesaid resolution.

#### \* Re- appointment of Managing Directors

Mr. Jayesh Thakkar was appointed as a Managing Director of the Company on 23rd November, 2006 for a period of 5 years. Pursuant to this, his Tenure as a Managing Director shall cease on 22<sup>nd</sup> November, 2011.

He has played a pivotal role in steering your organization and making it accomplish higher horizons of success. It was only under his leadership that your Company could write its success story and reach the place where it stands today.

Your Company wishes to take on record its appreciation for the valuable services rendered by him and considers it as a pleasure to have his valued association with the Company for another period of 5 years, subject to the approval of the Members.

The relevant resolution proposing his re-appointment has been included in the Notice to the annual report.

Your are requested to accord your consent to his re-appointment.

A brief profile of all the aforesaid Directors is provided under "Schedule A" of this report.

#### **DISCLOSURE OF CHANGES IN THE CAPITAL STRUCTURE OF THE COMPANY:**

The present Capital structure of the Company comprises of Rs. 46,08,91,000 divided 4,60,89,100 fully paid Equity Shares of Rs. 10/-.





Pursuant to the decisions taken by the Board in their Meeting held on 27th August, 2010 and the Annual General Meeting held on 30th September, 2010, the Board of Directors in their Meeting held on 18th October, 2010 allotted 25,00,000 (Twenty Five Lacs) Convertible Equity Warrants to **Cameron Realty Private Limited**, an entity forming part of the Promoter and Promoter Group, on a Preferential Basis.

Each Warrant entitles the holder to apply for and be allotted one equity share of the Company of par value of Rs. 10/- each, at a price of Rs. 102/- per Equity Share, at any time within 18 months from the date of allotment of Warrants, i.e., within 17th April, 2012.

During the year under review, the Warrant holder did not exercise the option to convert any of the Warrants held by it into Equity Shares of the Company.

Post Conversion the Paid- up Share Capital of the Company shall stand at Rs. 48,75,91,000 divided into 4,87,59,100 fully paid Equity Shares of Rs. 10/-.

#### **PROCEEDS OF PREFERENTIAL ALLOTMENT:**

During the year, your Company allotted 25,00,000 Convertible Equity Warrants to **Cameron Realty Private Limited**, an entity forming part of the Promoter and Promoter Group, on a Preferential Basis.

The proceeds received towards the subscription of Warrants are being utilized for the purpose of meeting the working capital requirements of the Company.

#### **AUDITORS:**

The Company's Auditors **M/s. N.R. Parikh & Co.** retire at the conclusion of the ensuing Annual General Meeting and being eligible offer themselves for reappointment.

Your Company has received confirmation from the Auditors to the effect that their reappointment, if made would be within the limits prescribed under Section 224(1B) of the Companies Act, 1956 and that they are not disqualified for reappointment within the meaning of Section 226 of the said Act.





You are requested to appoint auditors to hold such office from this Annual General Meeting up to the conclusion of next Annual General Meeting and fix their remuneration.

#### **AUDITORS REPORT:**

The Statutory Auditors' Report on the Accounts of the Company for the financial year ended 31st March, 2010 does not does not contain any qualification.

Further the observations furnished by the Auditors in their report is self- explanatory and do not call for any further comments.

#### **PARTICULARS OF EMPLOYEES:**

During the year under review, no employee of the Company was in receipt of remuneration exceeding the sum prescribed under section 217(2A) of the Companies Act 1956, read with the Companies (Particulars of Employees) Rules 1975, hence the requirement for furnishing a separate disclosure does not arise.

#### **CORPORATE GOVERNANCE:**

Your Company has documented internal governance policies and put in place a formalized system of Corporate Governance which sets outs the structure, processes and practices of governance within the Company.

A separate section on Corporate Governance forming part of the Annual Report and a certificate from the Statutory Auditor confirming compliance of Corporate Governance norms as stipulated in Clause 49 of the Listing Agreement with the Stock Exchanges is included in the Annual Report.

#### **MANAGEMENT DISCUSSION AND ANALYSIS REPORT:**

Management Discussion and Analysis Report for the year under review, as stipulated under clause 49 of the Listing Agreement with the Stock Exchanges in India, is presented in a separate section forming part of the Annual Report.





#### **CORPORATE SOCIAL RESPONSIBILITY:**

Corporate Social Responsibility (CSR) is the responsibility of an organization for the impacts of its decisions and activities on society, the environment and its own prosperity. For any organization, CSR begins by being aware of the impact of its business on society.

Prabhav's Social Objective is synonymous with Corporate Social Responsibility (CSR). Apart from the business of manufacture of Steel Products, the objective of the company is to conduct business in ways that produce social, environmental and economic benefits to the communities in which it operates.

Further your Company also reaffirms its commitment to contribute towards a clean sustainable environment and continually enhancing its environmental performance as an integral part of its business philosophy and values.

#### **HUMAN RESOURCE MANAGEMENT REVIEW:**

Your Company has always believed in the ideology of achieving excellence through investing in people and technology simultaneously and thus it continues to work for the development and realization of best potential of its people. To promote motivational climate and achieve growth, your Company has continued to undertake efforts for optimal utilization of manpower with focus on improvement in their productivity.

Further the efforts were also initiated for promoting better employee participation at all the levels. Thus the HR initiatives undertaken mainly focused on building teams with wider spectrum with reference to skill and knowledge.

#### **DIRECTORS RESPONSIBILITY STATEMENT:**

<u>Pursuant to the requirement under Section 217(2AA) of the Companies Act, 1956 with respect to Directors responsibility Statement, it is hereby confirmed that:</u>

\* In the preparation of the accounts for the Financial Year ended 31st March, 2011; the applicable Accounting Standards have been followed along with proper explanation relating to material departures.



- The Directors have selected such Accounting Policies and applied them consistently and made judgments 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 Financial Year and the profit of the Company for the year under review;
- The Directors have taken proper and sufficient care for the maintenance of the 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 irregularities;
- ★ The Directors have prepared the Accounts for the Financial Year ended 31st March, 2011 on a going concern basis.

#### **ENTERPRISE RISK MANAGEMENT:**

Enterprise Risk Management (ERM) policy has been framed for identification of key risk areas and formulates appropriate risk mitigation plans for taking corrective action in a time bound manner.

# DISCLOSURE OF MATERIAL CHANGES SINCE THE END OF THE FINANCIAL YEAR ENDED 31ST MARCH, 2011

There has not been any material change in the nature of business or operations of the Company since the end of the financial year ended 31st March, 2011 till the date of this Annual Report.

# CONSERVATION OF ENERGY, RESEARCH AND DEVELOPMENT, TECHNOLOGY ABSORPTIONS AND FOREIGN EXCHANGE EARNINGS AND OUTGO:

Information pursuant to Section 217(1) (e) of the Companies Act, 1956 read with Rule 2 of the Companies (Disclosure of Particulars in the Report of Board of Directors) Rules, 1988 regarding conservation of Energy, Technology Absorption and Foreign Exchange Earnings and Outgo is provided separately as an annexure to the Director's Report.





#### **ACKNOWLEDGEMENT:**

Your Directors wish to place on record their gratitude for the continued support and patronage rendered by the Government of India, various State Government departments, Financial Institutions, Banks and various stakeholders, such as, shareholders, customers and suppliers, among others. The Directors also commend the continuing commitment and dedication of the employees at all levels, which has been critical for the Company's success. The Directors look forward to their continued support in future.

By Order of the Board of Directors sd/(Jayesh Thakkar)
Chairman and Managing Director

#### **Registered Office:**

902, Galav Chambers, opp. Sardar Patel Statue, Sayaji Gunj, Vadodara -390 005

Place: Vadodara

**Date:** 1st September, 2011.





#### **ANNEXURE TO THE DIRECTORS REPORT**

#### "Schedule A

<u>Details of the Directors Seeking Appointment/Re-Appointment at the Forthcoming Annual General Meeting (Pursuant to Clause 49 of the Listing Agreement)</u>

Name of the Director	Vinod Shinde	Chirag Gada
Age	29 Years	29 Years
Date of Appointment on the Board	7 <sup>th</sup> October, 2010	11 <sup>th</sup> February, 2008
Shareholding of Non-Executive Directors	Nil Nil	
Relationship between directors inter-se	None	None

Name of the Director	Ketan Patel	Ami Motta
Age	31 Years	37 Years
Date of Appointment on the Board	15 <sup>th</sup> March, 2011	1st September, 2011
Shareholding of Non-Executive Directors	Nil Nil	
Relationship between directors inter-se	None	None

Name of the Director	Nilesh Mistry	Jayesh Thakkar
Age	26 Years 47 Years	
Date of Appointment on the Board	1st September, 2011	23 <sup>rd</sup> November, 2006
Shareholding of the Directors	Nil	2,25,300
Relationship between directors inter-se	None	None

#### "Schedule B"

"Information as per section 217(1)(e) read with the companies (Disclosure of particulars in the report of Board of Directors) Rules, 1988 and forming part of Director's Report for the year ended 31st march 2011.

#### \* CONSERVATION OF ENERGY

Your Company has always Promoted the efforts taken to conserve the energy and has always employed various schemes for the same wherever possible to achieve the optimum utilization of the Energy and subsequently reduction in the cost of production.





Your Company have, on the suggestions of experts initiated various measures in the areas where energy reduction and fuel and oil conservations are possible.

#### FORM-"A"

# FORM FOR DISCLOSURES OF PARTICULARS WITH RESPECT TO CONSERVATION OF ENERGY POWER AND FUEL CONSUMPTION.

#### **♠** ELECTRICITY

Particulars		2010-11	2009-10
Purchased (Unit in Lacs)	Rs.	60.03	5.35
Total Amount (in Lacs)	Rs.	238.47	26.70
Rates/Unit		5.00	5.00
Consumption of Electricity per unit of			
Production			
M.S. Ignot	Per MT		650 units

#### FORM-"B"

### \* RESEARCH AND DEVELOPMENT (R&D)

The Company has been carrying out the Research & Development Activities at its Workplace and the same has resulted into following improvements:

- ♠ Increase in Production efficiency
- Optimum utilization of Raw Materials & resources
- Cost Reduction.
- Improvement in quality of the products
- Reduction in Pollution





#### \* TECHNOLOGY ABSORPTION

The Company has made consistent efforts towards Technology Absorption, Adaptation and Innovation. Further the Research & Development activities has helped in the quality control. The Company has also been planning for the adoption of the upgraded technology so that better quality product can be produced.

#### Particulars of technology in the last five years:

(a) Technology Imported
 NIL
 (b) Year of Import
 (c) Had Technology been fully absorbed
 NIL

#### ★ FOREIGN EXCHANGE EARNING AND OUTGO:

Sr.	Particulars	2010-11	2009-10
No.			
(a)	Foreign Exchange Earned	NIL	NIL
(b)	Foreign Exchange Used	NIL	NIL
	(CIF value of imports & expenditure in foreign currency)	NIL	NIL

By Order of the Board of Directors

sd/-

(Jayesh Thakkar)

Chairman and Managing Director

#### **Registered Office:**

902, Galav Chambers, opp. Sardar Patel Statue, Sayaji Gunj, Vadodara -390 005

Place: Vadodara

Date: 1st September, 2011.





#### **CORPORATE GOVERNANCE REPORT**

#### **COMPANY'S PHILOSOPHY ON CORPORATE GOVERNANCE:**

Corporate Governance framework at **PRABHAV INDUSTRIES LIMITED** has been a continuous journey and the business goals of the Company are aimed at the overall well- being and the welfare of all the constituents of the system. Your Company has laid down a strong foundation for making Corporate Governance a way of life by constituting a Board with a balanced mix of experts of eminence and integrity, forming a core group of top level executives, inducting competent professionals across the organization and putting in place best systems, process and technology. The company combines a leading edge technology and innovation with superior application and customer service skills.

At the heart of the Company's Corporate Governance policy is the ideology of transparency and openness in the effective working of the management and the board. It is believed that the imperative for good corporate governance lies not merely in drafting a code of Corporate Governance but also practicing it.

Your Company effectively confirms the compliance of the Corporate governance, the details of which are enumerated below:

#### **BOARD OF DIRECTORS:**

### \* Appointment and Tenure:

The Directors of your Company are appointed at duly constituted Board Meetings or by the Shareholders at the General Meetings. All Directors, except the Managing Director & Whole Time Director are liable to retire by rotation. If eligible, they generally offer themselves for re- appointment, in accordance with the provisions of section 256 and 257 of the Companies Act, 1956 and that of the Articles of association of the Company.

### \* Composition of the Board:

The Board of Directors of your Company has an optimum combination of Executive and Non- Executive Directors so as to have a balanced structure. Presently the Board of your





Company comprises of **8** Directors, 4 of whom are Executive Independent directors. The Chairperson of the Board is an Independent Non- executive director.

The number of Independent Director is 4 which is in compliance with the stipulated one half of the total number of Directors. The Independent Directors are persons of eminence and play a very pivotal role in ensuring transparency in the operations of the Company, thereby facilitating the best interests of the stakeholders. Further none of the Directors are related to any other director on the Board in terms of the definition of "Relative" given under the Companies Act, 1956.

None of the Directors on the Board is a member of more than 10 committees and Chairman of more than 5 committees (as specified under clause 49 of the Listing Agreement) across all the Companies in which he/ she is a director. The necessary disclosures in respect of the committee positions and other directorship held by all the Directors have been provided under "Schedule A" and "Schedule B" of this report.

#### \* Board Meetings and Procedures:

#### A. Institutionalized Decision Making

The Board of Directors oversees the overall functioning of the Company. The Board provides and evaluates the strategic direction of the Company, management policies and their effectiveness and ensures that the long- term interests of the Company are served. The Chairman is assisted by the Executive Directors in overseeing the functional matters of the Company.

The Board has constituted **3 standing committees**, namely, Audit Committee, Investor Grievance Committee and the Remuneration Committee. The Board constitutes additional functional committees from time to time, in line with the needs of the Business activities.

#### B. Scheduling and selection of the Agenda Items for the Board Meetings

A minimum of Four Meetings are held every year. Dates of the Board Meetings in the ensuring quarter are decided well in advance and communicated to the Directors. The Agenda along with the explanatory notes are sent in advance to the Directors. Additional meetings of the Board are held when deemed necessary to address the specific needs of the





Company. In case of the business exigencies or urgency of the matters, resolutions are passed by circulation.

The Meetings of the Board are usually convened at the Registered Office of the Company and regular communication of the decisions taken at the Meetings is sent to the Stock Exchanges, on which the shares of the Company are listed, and other Regulatory authorities.

All the departments of the Company are advised to schedule their work plans well in advance, with regards to the matters requiring the discussion/ approval/ decision of the Board/ committee meetings.

Further in addition to the items which are mandated to be placed before the Board for its noting and/or approval, information is provided on various significant items.

#### C. <u>Distribution of Board Agenda Material</u>

Agenda and Notes on Agenda are circulated to the Directors, in advance in the defined Agenda format. All the material information is incorporated in the Agenda papers for facilitating meaningful and focused discussions at the meeting. Where it is not practicable to attach any document to the Agenda, the same is tabled before the meeting with specific reference to this effect in the Agenda. In special and exceptional circumstances, additional or supplementary item(s) on the Agenda are considered.

#### D. Recording of Minutes of proceedings of Board and Committee Meetings

The Minutes of the proceedings of each Board and Committee Meetings are recorded in the Minutes Book at regular intervals. Draft minutes are circulated to all the members of the Board/ committee for their comments. The final minutes are entered in the minutes book within 30 days from the conclusion of the meeting and are signed by the Chairman of the meeting/ Chairman of the next meeting.

#### E. Post Meeting Follow- up Mechanism

The Company has an effective post meeting follow- up, review and reporting process mechanism for the decisions taken by the Board/ Committees. The important decisions taken at the Board / Committee meetings are communicated to the concerned functional heads promptly.





#### F. Compliance

While preparing the Agenda, Notes on agenda, Minutes etc. on the Meeting(s), adequate care is taken to ensure adherence to all the applicable laws and regulations including the Companies Act, 1956 read with the rules made there under.

#### G. Details of the Meetings of the Board of Directors

In 2010-11, the Board of the Company met **Twelve times** in the year on the belowmentioned dates:

Date of the Board	Agenda Items Transacted
Meetings	
15th May, 2010	Consideration of the Unaudited Financial Results for the quarter ended
	31st March, 2010
13th August, 2010	Consideration of the Unaudited Financial Results for the quarter ended
	30th June, 2010
27th August, 2010	Approval of the Notice convening the annual General Meeting, Increase in
	the Authorized Share Capital and appointment of scrutinizer for
	conducting the Postal Ballot Process, etc
2nd September, 2010	Shifting of the Corporate Office of the Company.
18th October, 2010	Allotment of 25,00,000 Convertible Equity Warrants to cameron Realty
	Private Limited, an entity forming part of the Promoter and Promoter
	group.
11th November,	Consideration of the Unaudited Financial Results for the Quarter ended
2010	30th September, 2010 and Appointment and Resignation of Directors.
22nd December,	Raising of Monies through FCCBs, ADRs, GDRs, ECBs, QIPs, Increase in the
2010	Authorized Share Capital of the Company, Approval to the ESOPs, and
	alteration of the Object Clause of the Company.
24th January, 2011	Appointment of Ketan Patel as the Director of the Company.
31st January, 2011	Resignation of Ketan Patel from the Directorship of the Company
12th February, 2011	Consideration of the Unaudited Financial Results for the Quarter ended
	31st December, 2010
1st March, 2011	Shifting the Registered Office within the Local Limits of the State.
15th March, 2011	Appointment of Ketan Patel as the Director of the Company.

The maximum gap between any two board meetings was less than four months.





#### "Schedule A"- Disclosure of the Shares held and the Meetings attended by the Directors.

Name	Designation	No. of Meeting Attended	If AGM attended	Shares Held
Mr. Jayesh Thakkar	Managing Director	11	Yes	2,25,300
Mr. Bhavesh Desai	Whole Time Director	12	Yes	NIL
Mr. Vinod Shinde	Executive Director	11	Yes	NIL
Mr. Chandrakant Gaikwad	Executive Director	11	Yes	NIL
Mr. Chirag Gada	Non- Executive	12	Yes	NIL
	Independent Director			
Mr. Yatin Thakkar*	Non Executive/	5	Yes	NIL
	Independent Director			
Mr. Ketan Patel**	Additional Director	0	Not	NIL
	(Non- Executive		Applicable	
	Independent Director)			
Mrs. Ami Motta#	Additional Director	0	Not	NIL
	(Non- Executive		Applicable	
	Independent Director)			
Mr. Nilesh Mistry#	Additional Director	0	Not	NIL
	(Non- Executive		Applicable	
	Independent Director)			

- \* Resigned on 11.11.2010
- \*\* Appointed on 15.03.2011
- # Appointed on 01.09.2011

#### "Schedule B"- Disclosure of the Committee Positions and Other Directorship held

Name of Director	Category	No. of the	No. of	No. of the
		Director-	Member-	Chairman-
		ships held	ships held	ships held
		in Other	in other	in other
		Companies	Committees	Committees
Mr. Jayesh Thakkar	Managing Director	3	3	Nil



Mr. Bhavesh Desai	Whole Time Director	Nil	Nil	Nil
Mr. Vinod Shinde	Mr. Vinod Shinde Executive Director		Nil	Nil
Mr. Chandrakant	Executive Director	Nil	Nil	Nil
Gaikwad				
Mr. Chirag Gada	Non- Executive	1	Nil	Nil
	Independent Director			
Mr. Yatin Thakkar*	Non Executive/	Nil	Nil	Nil
	Independent Director			
Mr. Ketan Patel**	Additional Director	Nil	Nil	Nil
	(Non- Executive			
	Independent Director)			
Mrs. Ami Motta***	Additional Director	1	3	3
	(Non- Executive			
	Independent Director)			
Mr. Nilesh Mistry****	Additional Director	1	1	Nil
	(Non- Executive			
	Independent Director)			

### Training of the Board Members:

The Company believes that the Board be continuously empowered with the knowledge of the latest developments in the Company's business and the external environment affecting the industry as a whole. To this end, the Directors were given presentations on the global business environment, as well as all the business areas of the Company including business strategy, risks and opportunities.

#### **COMMITTEES OF THE BOARD:**

In order to ensure that the functions of the Board are discharged effectively and information disclosed in the financial statements are in compliance with the letter and spirit of law, the Board of your Company has formed several Committees.

The Committees appointed by the Board focus on specific areas and make informed decisions within the limits of the authority delegated. All the decisions and recommendations of the Committees are placed before the Board for information and are generally accepted by them.





#### Mainly the Board of your company comprises of 3 Committees namely:

- Audit Committee;
- Shareholders' Grievance Committee
- Remuneration Committee

#### 1. AUDIT COMMITTEE:

The Audit committee of your Company has been constituted in accordance with the requirements of Section 292A of the Companies Act, 1956 and Clause 49 of the Listing Agreement. Further the Members of your Committee comprises of the Members possessing adequate knowledge of accounts, audit, finance, etc.

#### The Broad terms of reference of the Committee comprises of:

- \* Overview of the Company's financial reporting process, and disclosure of financial information, so as to ensure accuracy of information.
- Recommending to the Board, the appointment, reappointment and, if required, the replacement or removal of the Statutory Auditors and the fixation of Audit fees.
- Reviewing with the Management the Annual Financial Statements before its submission to the Board for approval.
- \* Disclosure of any Related-Party Transactions;
- Reviewing, with the Management, the Quarterly Financial Statements before its submission to the Board,
- \* Performance of Statutory and Internal auditors, and adequacy of internal control.

## <u>In addition to this the Audit Committee mandatorily reviews the following information:</u>

- 🧩 Management discussion and analysis of financial condition and results of operations;
- \* Statement of significant related-party transactions;
- \* Management letters/letters of internal control weakness issued by statutory auditors;
- 🧩 Internal audit report relating to internal control weakness; and
- \* Appointment, removal and terms of remuneration of the internal auditor(s).





The Audit Committee also undertakes review of such other matters as may be delegated by the Board from time to time.

Besides having access to all the required information from within the Company, the Committee can obtain external legal or professional advice, wherever required. The Committee can investigate any activity within its reference terms, seek information from any employee and also seek attendance of outsiders with relevant experience, if it so considers necessary. The Committee is empowered to review the appointment/reappointment of Internal Auditors as well as remuneration payable to them and recommend the same to the Board.

#### **Constitution of the Committee and the Meetings Convened:**

**Five** Meetings of the Audit Committee were held during the financial year ended 2010- 11, as against the minimum requirements of four meetings. The Constitution of the Committee together with the dates of the meeting and the details of the attendance of each member as at 31st March, 2011 are given below:

Sr.	Directors	Date of the Meeting	Designation	No. of
No				meeting
				Attended
1	Chirag Nemchand Gada	7 <sup>th</sup> May, 2010	Chairman	5
2	Yatin Thakkar *	27 <sup>th</sup> July, 2010	Member	4
3	Ketan Babubhai Patel **	5 <sup>th</sup> August, 2010	Member	NIL
4	Jayesh Raichand Thakkar	3rd November, 2010	Member	5
		12th February, 2011		

<sup>\*</sup> Resigned on 11th November, 2010

#### 2. SHAREHOLDERS GRIEVANCE COMMITTEE:

Your Company has constituted a Shareholders Grievance Committee in line with the requirement of Clause 49 of the Listing Agreement and the main areas of the activities entrusted to the Committee are as follows:

<sup>\*\*</sup> Appointed on 15th March, 2011



- \* To supervise and ensure efficient share transfers, share transmission, transposition, etc;
- \* To approve allotment, transfer, transmission, transposition, consolidation, split, name change and issue of duplicate share certificate of Equity Shares of the Company;
- \* To redress shareholder complaints like non-receipt of Balance Sheet, non-receipt of declared dividends, etc;
- \* To review service standards and investor service initiatives undertaken by the Company;
- \* To address all matters pertaining to Registrar and Transfer Agent including appointment of new Registrar and Transfer Agent in place of existing one;
- \* To address all matters pertaining to Depositories for dematerialization of shares of the Company and other matters connected therewith; and
- \* To attend to any other responsibility as may be entrusted by the Board to investigate any activity within terms of reference.

#### **Composition of the Committee:**

The members of the Shareholders/Investors' Grievance Committee comprises of the following Directors, two of who are independent:

Sr. No	Directors	Designation
1	Chirag Nemchand Gada	Chairman
2	Yatin Thakkar *	Member
3	Ketan Babubhai Patel **	Member
4	Jayesh Raichand Thakkar	Member
5	Mr. Bhavesh Desai	Member

<sup>\*</sup> Resigned on 11<sup>th</sup> November, 2010

<sup>\*\*</sup> Appointed on 15th March, 2011





Mr. **BHAVESH DESAI**, Whole Time Director is the Compliance Officer for complying with the requirements of SEBI Regulations, and the Listing Agreement with the Stock Exchanges in India. His correspondence and other contact details are as follows:

Name and Designation of Compliance Officer: BHAVESH DESAI

902, Galav Chambers, Opp. Sardar Patel Statue, Sayaji Gunj, Vadodara- 390 005

**Tel No.** 0256-2361100

#### **Investor Grievance Redressal:**

Number of the Complaints received and resolved to the satisfaction of the Shareholders/ Investors during the year under review and their break- up is as under:

Particulars	Status
Pending at the beginning of the year	Nil
Received during the year	5
Redressed / Replied during the year	5
Pending at the year	NIL

#### 3. REMUNERATION COMMITTEE:

Remuneration Committee which is one of the non- mandatory Clauses of the Listing agreement has been constituted by your Company and the brief terms of reference of the Committee are as follows:

- \* To determine on behalf of the Board and on behalf of the shareholders, the Company's policy on specific remuneration packages for Executive Directors.
- Review the performance of the Managing Director and the Whole-time Directors, after considering the Company's performance.
- Recommend to the Board remuneration including salary, perquisites and commission to be paid to the Company's Managing Director and Whole-time Directors.
- \* Finalize the perquisites package of the Managing Director and Whole-time Directors within the overall ceiling fixed by the Board.





**One** meeting of the Committee was held during the financial year under review.

The Composition of the Remuneration Committee as at 31<sup>st</sup> March, 2011 and the attendance of each member at the Committee meetings are given below:

Sr. No	Name of the Members	Category
1	Chirag Nemchand Gada	Chairman
2	Yatin Thakkar *	Member
3	Ketan Babubhai Patel **	Member

<sup>\*</sup> Resigned on 11th November, 2010

#### Remuneration Policy and Details of the Remuneration paid to the Directors:

The Remuneration Committee recommends the remuneration package for the Executive Directors on the Board. In framing the Remuneration policy, the Committee takes into consideration the remuneration practices of the companies of similar size and stature, the Industry Standards and competitive circumstances of each business so as to attract and retain talent and leverage performance significantly.

The Director's compensation is based on the appraisal system wherein their individual goals are linked to the organizational goals. Executive Directors (EDs) are paid compensation as per the agreements entered into between them and the Company, subject to the approval of the Board and the members in the General Meeting and such other approvals, as may be necessary.

## The details of the Remuneration paid to the Executive Directors are mentioned herein under:

Name	Designation	Remuneration (p.a.)
Bhavesh Desai	Whole Time Director	1,19,000

<sup>\*\*</sup> Appointed on 15th March, 2011





#### **DISCLOSURES:**

#### **Disclosure on materially significant related party transactions:**

During the year, there were no transactions of material nature of the Company with the Promoters, Directors, Management, their relatives, or subsidiaries of the Company etc. that had potential conflict with the interest of the Company at large.

#### \* Details of non-compliance with regard to capital market:

There were no instances of non-compliances by the Company, penalties, and strictures imposed on the Company by Stock Exchanges or SEBI or any statutory authority on any matter related to the capital markets.

#### \* Code of Conduct:

The Company has a Code of Conduct for all its Board Members and Senior Management personnel for avoidance of conflicts of interest. It has received necessary declarations affirming compliance with it from all of them during the period from 1.04.2010 to 31.03.2011. There were no material personal interests adverse to the interest of the Company and improper personal benefits received, as a result of his/her position by the Board Members/Senior Management personnel, which could lead to potential conflict of interest with the Company.

#### **GENERAL BODY MEETINGS:**

#### \* Details of the Annual General Body Meetings:

The Details of the date and the venue of the Annual General Meetings (AGMs) of the Company held during the preceding three years at Chinoi Building, Station Road, Vadodara-390 002 and the special resolutions passed there at are mentioned hereunder:



Year	Date of	Special resolution passed	
	AGM		
AGM	30/09/2010	Rising of funds through the route of Preferential	
		Allotment by issue of 25, 00,000 Convertible Equity	
		warrants in accordance with the SEBI (Issue of Capital	
		and Disclosure Requirement) Regulations, 2009.	
AGM	30/09/2009	* Subdivision of Equity Shares from Rs. 10/- per share to	
		Re. 1/- per share and Re-issue of forfeited Shares	
AGM	29/09/2008	* No Special Resolution was passed in this AGM	

#### **☀** Details of the Extra- Ordinary General Body Meetings:

The Details of the date and the venue of the Extra- Ordinary General Meetings (EGMs) of the Company held during the preceding three years and the special resolutions passed are mentioned hereunder:

Date of	Venue	Special resolution passed	
AGM			
12/01/2010	Chinoi Building, Station Road, Vadodara- 390 002	<ul> <li>Resolution under section 81(1A) of the Companies Act, 1956 to issue Convertible Equity Warrants on Preferential basis.</li> <li>Increase in authorized Capital of the Company from Rs.11,50,00,000 to Rs. 55,00,00,000</li> <li>Alteration in the Memorandum &amp; Articles of Association of the Company consequent to the increase in the authorized capital of the Company.</li> </ul>	
16/06/2008	Chinoi Building, Station Road, Vadodara- 390 002	* Commencing new line of business as appearing in Clause no. 11,14 and 32 of other objects (Clause III C) of the Memorandum of Association of the Company, by Special Resolution.	
28/01/2008	Chinoi Building, Station Road, Vadodara- 390 002	* Change of name of the Company from "Empire Unifor Software Solutions Ltd" to "Prabhav Industries Ltd."	





#### \* Postal Ballot:

During the year under review, the members approved & passed the special resolution for increase in the limits of Inter-Corporate Loans, Investments and Guarantee u/s 372A of the Companies Act, 1956 by way of **POSTAL BALLOT** in accordance with Section 192A of the Companies Act, 1956 read with the Companies (Passing of the Special resolution by Postal Ballot) Rules 2001 & the result of the same were declared by the Chairman of the Company on the **30**th **September**, **2010**. A gist of the **Postal Ballot Results** is as follows:

Sr. No	Particulars	No. of Postal	No. of
		Ballot	shares
1	Postal Ballot Forms Received	22	3595000
2	Less: Invalid Postal Ballot Form	NIL	NIL
3	Net Invalid Postal Ballot forms	22	3595000
A	Postal Ballot form with assent for the		
	Resolution	22	3595000
	% of Assent	100	100
В	Postal Ballot form with Dissent for the		
	Resolution	NIL	NIL
	% of Dissent	N.A	N.A

#### **MEANS OF COMMUNICATION:**

Annual Report containing inter- alia, Audited Accounts, Consolidated Financial statements, Directors Report, Auditors Report and other important information is circulated to the members and others entitled thereto.

The Quarterly and Annual Financial Results are published in English and Guajarati daily newspapers, viz Business Standard and Loksatta, in addition to some other newspapers.

The Management Discussion & Analysis forms part of the Annual Report sent to all the Shareholders.





#### **AUDITORS' CERTIFICATE ON CORPORATE GOVERNANCE:**

The Auditors' certificate certifying the compliance of Clause 49 of the Listing Agreement relating to Corporate Governance has been attached in the Annual Report.

#### **CEO/CFO CERTIFICATION:**

A Certificate from the Managing Director in respect of the Financial Statements forms part of the Annual Report.

#### **MANAGEMENT DISCUSSION AND ANALYSIS:**

The Management Discussion and Analysis is given separately and forms part of this Annual Report.

#### **SHAREHOLDERS' INFORMATION:**

#### \* General Information:

1	Annual General Meeting	30th September, 2011
	Date:	Friday
	Day:	9:00 A.M.
	Time:	902, Galav Chambers,Opp. Sardar Patel
	Venue:	Statue, Sayaji Gunj, Vadodara- 390 005.
2	Financial Year	1st April, 2011 to 31st March, 2012
3	<u>Financial Calendar</u>	
	Quarterly results will be declared as	
	per the following tentative schedule:	
	🔅 Financial reporting for the Quarter	
	ending June 30, 2011	
	🔅 Financial reporting for the half year	First fortnight of August 2011
	ending September 30, 2011	



	🜣 Financial reporting for the Quarter	First fortnight of November 2011	
	ending December 31, 2011		
	🜣 Financial reporting for the year	First fortnight of February 2012	
	ending March 31, 2012		
		Second fortnight of May 2012	
4	Date of Book Closure	26th September, 2011 to 28th	
		September, 2011	
5	Listing on Stock Exchange	The Shares of the Company are listed	
		on:	
		* The Bombay Stock Exchange	
		Limited	
		★ The Vadodara Stock Exchange	
		Limited	
		* The Ahmedabad Stock Exchange	
		Limited	
6	Stock Code, ISIN Number and Corporate	Bombay Stock Exchange Limited:	
	Identity Number (CIN)	531855	
		<u>ISIN NO:</u> INE538J01012	
		CIN: L45200GJ1995PLC028373	
7	Registrar and Share Transfer Agent	Link Intime India Private Limited	
		B- 102 & 103, Shangrila Complex, First	
		Floor, Opp. HDFC Bank, Near	
		Radhakrishna Char Rasta, Akota,	
		Vadodara – 390020.	
8	Share Transfer System	The applications for transfer of shares	
		lodged at the Company's Registrar and	
		Share Transfer Agent are processed	
		within 30 days of receipt of the	
		documents.	
		After such processing the Degistrar and	
		After such processing, the Registrar and	
		Share Transfer Agents will issue share	
		certificate to all other shareholders	



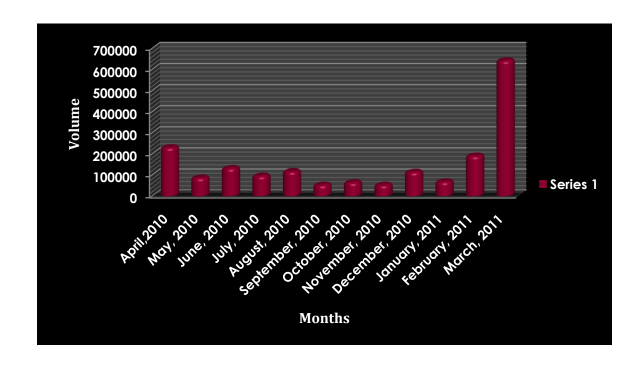
		within 30 days of receipt of certificate
		for transfer.
		ioi transier.
		Shares under objection are returned
		within a stipulated period of time. The
		transfer applications are approved
		periodically by the senior management
		of the Company.
9	Compliance Officer	Bhavesh Desai
		Whole Time Director
10	Dematerialization of Shares	66.27% shares of your Company are
		held in electronic mode.
11	Addressing of Investors Compliants	Mr. Bhavesh Desai, Compliance Officer
	OR	at the addresses mentioned earlier.
	Registrar and Share Transfer Agent	
		Address for Correspondence
		Mr. Bhavesh Desai
		Compliance Officer
		902, Galav Chambers, Opp. Sardar Patel
		Statue,
		Sayaji Gunj, Vadodara -390005.
12	Telephone Number	0265-2361100
13	E- Mail ID	prabhavind@gmail.com

#### **★ Market Price Data for the Year 2010-11:**

The high and low market price and the volume of shares traded of the Company on the Bombay Stock Exchange (BSE) during the period from April 1, 2010 to March 31, 2011 are presented in the following table.



MONTH	VOLUME	SHARES PRICE	
		(RS.)	
		HIGH	LOW
April,2010	2,30,800	101.05	53.60
May, 2010	86,800	98.70	75.80
June, 2010	1,31,700	126.00	86.90
July, 2010	95,800	130.75	102.00
August, 2010	1,17,000	131.90	93.60
September, 2010	53,100	113.95	90.00
October, 2010	64,600	101.90	72.65
November, 2010	52,700	95.90	69.25
December, 2010	1,14,000	90.00	63.65
January, 2011	68,200	101.40	76.00
February, 2011	1,90,800	131.85	88.00
March, 2011	6,42,300	134.80	101.30







#### **★** Distribution Of Shareholding as on 31st March, 2011:

Shareholding of Nominal	Shares	% of holding
Value of Rs.		
Upto - 500	213385	0.46
501 - 1000	256322	0.56
1001 - 2000	279422	0.61
2001 - 3000	235492	0.51
3001 - 4000	167400	0.36
4001 - 5000	214658	0.47
5001 - 10000	910010	1.97
10001 - Above	43812411	95.06
Total	46089100	100.00

#### \* Shareholding Pattern as on 31st March, 2011:

Name of the Company	Name of the Company		
Scrip code, Name of the Scrip, c	531855		
Quarter ended		31 <sup>st</sup> March, 2011	
Partly paid up shares:-	No. of Partly	As a % of total	As a % of total
	paid up shares	no. of partly	no. of shares of
		paid-up shares	the Company
Held by Promoter/Promoter	0	0	0
Group	O	O	U
Held by public	0	0	0
Total	0	0	0
Outstanding convertible	No. of	As a % of total	As a % of total
securities:-	outstanding	no. of	no. of shares of
	securities	outstanding	the company,
		convertible	assuming full
		securities	conversion of
			the convertible
			securities



Held by Promoter/Promoter			
Group	0	0	0
Held by public	0	0	0
Total	0	0	0
Warrants	No. of	As a % of total	As a % of total
	Warrants	no. of Warrants	no. of shares of
			the company,
			assuming full
			conversion of
			Warrants
Held by Promoter/Promoter			
Group	2500000	100	5.15
Held by public	0	0	0
Total	2500000	100	5.15
Total paid-up capital of the Con			
full conversion of warrants and	4858	39100	
securities			





Color	Category	Category of Shareholder	Number of	percentage of
Compage   Comp			shares held	shareholding
1	(A)	Shareholding of Promoter and Promoter		
(a) Individuals/ Hindu Undivided Family 415300 0.90 (b) Bodies Corporate 9500 0.02  Sub Total(A)(1) 424800 0.92  2 Foreign 0 0.00  Sub Total(A)(2) 0 0.00  Total Shareholding of Promoter and Promoter Group (A) = (A)(1)+(A)(2)  (B) Public shareholding  1 Institutions 0 0.00  Sub-Total (B)(1) 0 0.00  2 Non-institutions (a) Bodies Corporate 34431819 74.70 (b) Individuals  I Individual shareholders holding nominal share capital up to Rs 1 lakh.  (c) Any Other (Specify)  I Clearing Member 52511 0.11  Sub-Total (B)(2) 45666300 99.08  (B) Total Public Shareholding 45666300 99.08  (B) Total Public Shareholding 45666300 99.08  (C) Shares held by Custodians and against which Depository Receipts have been issued  Sub-Total (C) 0 0.00		Group		
(b)   Bodies Corporate   9500   0.02	1	Indian		
Sub Total(A)(1)   424800   0.92	(a)	Individuals/ Hindu Undivided Family	415300	0.90
2   Foreign   0   0.00	(b)	Bodies Corporate	9500	0.02
Sub Total(A)(2)		Sub Total(A)(1)	424800	0.92
Total Shareholding of Promoter and Promoter Group (A)= (A)(1)+(A)(2)	2	Foreign	0	0.00
Promoter Group (A)= (A)(1)+(A)(2)		Sub Total(A)(2)	0	0.00
B		Total Shareholding of Promoter and	424800	0.92
1 Institutions 0 0.00 Sub-Total (B)(1) 0 0.00 2 Non-institutions (a) Bodies Corporate 34431819 74.70 (b) Individuals  I Individual shareholders holding nominal share capital up to Rs 1 lakh  II Individual shareholders holding nominal share capital in excess of Rs. 1 lakh.  (c) Any Other (Specify)  I Clearing Member 52511 0.11  Sub-Total (B)(2) 45666300 99.08 (B) = (B)(1)+(B)(2)  Total (A)+(B) 46091100 100.00 (C) Shares held by Custodians and against which Depository Receipts have been issued  Sub-Total (C) 0 0.00		Promoter Group (A)= $(A)(1)+(A)(2)$		
Sub-Total (B)(1)	(B)	Public shareholding		
2   Non-institutions	1	Institutions	0	0.00
(a) Bodies Corporate 34431819 74.70 (b) Individuals  I Individual shareholders holding nominal share capital up to Rs 1 lakh  II Individual shareholders holding nominal share capital in excess of Rs. 1 lakh.  (c) Any Other (Specify)  I Clearing Member 52511 0.11  Sub-Total (B)(2) 45666300 99.08  (B) Total Public Shareholding 45666300 99.08  (B) (B) (B)(1)+(B)(2) 46091100 100.00  (C) Shares held by Custodians and against which Depository Receipts have been issued Sub-Total (C) 0 0.00		Sub-Total (B)(1)	0	0.00
(b) Individuals  I Individual shareholders holding nominal share capital up to Rs 1 lakh  II Individual shareholders holding nominal share capital in excess of Rs. 1 lakh.  (c) Any Other (Specify)  I Clearing Member 52511 0.11  Sub-Total (B)(2) 45666300 99.08  (B) Total Public Shareholding 45666300 99.08  (B) (B) (B)(1)+(B)(2) 46091100 100.00  (C) Shares held by Custodians and against which Depository Receipts have been issued  Sub-Total (C) 0 0.00	2	Non-institutions		
I Individual shareholders holding nominal share capital up to Rs 1 lakh  II Individual shareholders holding nominal share capital in excess of Rs. 1 lakh.  (c) Any Other (Specify)  I Clearing Member 52511 0.11  Sub-Total (B)(2) 45666300 99.08  (B) Total Public Shareholding 45666300 99.08  (B) (B) (B) (B)(1)+(B)(2) 46091100 100.00  (C) Shares held by Custodians and against which Depository Receipts have been issued Sub-Total (C) 0 0.00	(a)	Bodies Corporate	34431819	74.70
share capital up to Rs 1 lakh  II Individual shareholders holding nominal share capital in excess of Rs. 1 lakh.  (c) Any Other (Specify)  I Clearing Member 52511 0.11  Sub-Total (B)(2) 45666300 99.08  (B) Total Public Shareholding 45666300 99.08  (B)=(B)(1)+(B)(2) 46091100 100.00  (C) Shares held by Custodians and against which Depository Receipts have been issued Sub-Total (C) 0 0.00	(b)	Individuals		
II Individual shareholders holding nominal share capital in excess of Rs. 1 lakh.  (c) Any Other (Specify)  I Clearing Member 52511 0.11  Sub-Total (B)(2) 45666300 99.08  (B) Total Public Shareholding 45666300 99.08  (B)=(B)(1)+(B)(2) 46091100 100.00  (C) Shares held by Custodians and against which Depository Receipts have been issued Sub-Total (C) 0 0.00	I	Individual shareholders holding nominal	2168870	4.71
Share capital in excess of Rs. 1 lakh.		• •		
(c) Any Other (Specify)  I Clearing Member 52511 0.11  Sub-Total (B)(2) 45666300 99.08  (B) Total Public Shareholding 45666300 99.08  (B)= (B)(1)+(B)(2) 46091100 100.00  (C) Shares held by Custodians and against which Depository Receipts have been issued Sub-Total (C) 0 0.00	II	Ŭ	9013100	19.55
I   Clearing Member   52511   0.11     Sub-Total (B)(2)   45666300   99.08     (B)   Total   Public Shareholding   45666300   99.08     (B)   (B)(1)+(B)(2)     46091100   100.00     (C)   Shares   held   by Custodians   and   against   0   0.00     which   Depository   Receipts   have   been   issued     Sub-Total (C)   0   0.00	(a)	-		
Sub-Total (B)(2)   45666300   99.08		, , , , , ,	F2F11	0.11
(B) Total Public Shareholding (B)= (B)(1)+(B)(2)  Total (A)+(B) 46091100 100.00  (C) Shares held by Custodians and against which Depository Receipts have been issued  Sub-Total (C) 0 0.00	1	J		
(B)=(B)(1)+(B)(2)  Total (A)+(B)  (C) Shares held by Custodians and against which Depository Receipts have been issued  Sub-Total (C)  0 0.00	(7)			
Total (A)+(B)  (C) Shares held by Custodians and against which Depository Receipts have been issued  Sub-Total (C)  O 0.00	(B)	J J	45666300	99.08
(C) Shares held by Custodians and against 0 0.00 which Depository Receipts have been issued Sub-Total (C) 0 0.00			46091100	100.00
which Depository Receipts have been issued  Sub-Total (C)  0 0.00	(()			
issued Sub-Total (C) 0 0.00		,	0	0.00
Grand Total (A)+(B)+(C) 46089100 100.00		Sub-Total (C)	0	0.00
200.00		Grand Total (A)+(B)+(C)	46089100	100.00





#### \* List of Top 10 Shareholders:

Sr No.	Names of the Shareholders	Shares	%
1	Viaggio Entertainment Private Limited	1975000	4.2852
2	Grantview Properties Private Limited	1975000	4.2852
3	Enakshi Impex Private Limited	1930000	4.1875
4	Nazima Impex Private Limited	1850000	4.014
5	Addo Constructions Private Limited	1850000	4.014
6	Adila Traders Private Limited	1850000	4.014
7	Parkway Properties Private Limited	1832500	3.976
8	Amazing Suppliers Private Limited	1825000	3.9597
9	Sonal Style Private Limited	1812500	3.9326
10	C And K Realtors Private Limited	1810000	3.9272

#### \* Dematerialization of Shares and Liquidity:

The International Securities Identification Number (ISIN) allotted to the Company is **INE538J01012**. The Equity Shares of your Company of your Company are traded in dematerialized form as mandated by the Securities and Exchange Board of India (SEBI). The Company has established connectivity with both, National Securities Depository Limited (NSDL) as well as the Central Depository Services (India) Limited (CDSL) for Demat facility. As on 31st March, 2011, 30,542,600 Equity Shares aggregating to 66.27% of the total Equity Capital was held in the Demat form with NSDL and CDSL.

Out of the total shares held in dematerialised form, 13363217 Equity Shares aggregating to 43.75% of the dematerialised shares were held with the National Securities Depository Limited (NSDL) and 17179383 Equity Shares aggregating to 56.24% of the dematerialised shares were held with the Central Depository Services (India) Limited (CDSL).

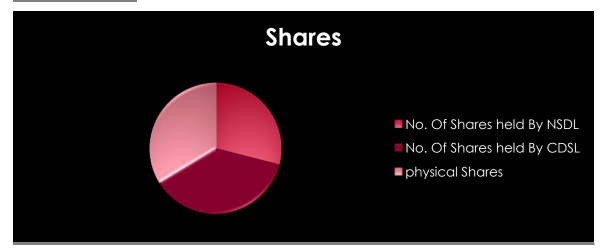
#### Physical and Demat Shares as on 31st March, 2011

Particulars	Shares	%
No. of Shares held by NSDL	13363217	28.99
No. of Shares held by CDSL	17179383	37.27
Physical Shares	15546500	33.73
Total	46089100	100.00





## A Diagrammatic Representation of the Shares held in Physical and Demat form is shown hereunder:



#### \* Nomination Facility:

Pursuant to the provisions of section 109A of the Companies Act, 1956, members are entitled to make nominations in respect of the shares held by them. Members holding shares in physical form and intending to make/ change the nomination in respect of their shares in the Company may submit their requests in Form No. 2B to the Company's Registrar, Link Intime India Private Limited.

Members holding shares in electronic form may submit their nomination requests to their respective depository participants directly. Form No. 2B can be obtained from the Registrar and Share Tranfer Agents of the Company' namely, **Link Intime India Private Limited**.

#### \* Outstanding Convertible Instruments, Conversion Date and Likely Impact on Equity:

During the year under review, 25,00,000 Convertible Equity Warrants were issued on 18th October, 2010 upon the receipt of 25% of the total Consideration as the upfront money pursuant to the approval of the Members in the Annual General Meeting held on 30th September, 2010. The said Warrants were issued to Cameron Realty Private Limited, an entity forming part of the Promoter and Promoter Group.





Each warrant entitles the holder to apply for and be allotted one equity share of the Company at an amount of Rs. 102/- per Equity Share, at any time within 18 months from the date of allotment of the Warrants i.e. within 17th April, 2012.

Consequent to the said conversion of the Warrants, the paid- up share capital of the Company shall stand at Rs. 48,58,91,000 consisting of 4,85,89,100 Equity Shares of Rs. 10/each.

#### Corporate Ethics:

Your Company adheres to the highest standards of the Business Ethics, compliance with the statutory and legal requirements and commitment to transparency in the business dealings.

A Code of conduct for the Board Members and Senior Management and a Code of Conduct for Prevention of Insider Trading has been adopted pursuant to clause 49 of the Listing Agreement and the Securities and exchange Board of India (Prohibition of Insider Trading) Regulations, 1992 respectively, besides other measures taken as detailed below:

#### \* Code of Conduct for Board Members and senior Management:

The Board of Directors of your Company has adopted a code of conduct for its members and the senior management which highlights Corporate Governance as the cornerstone for sustained management performance, for serving all the stakeholders and for instilling pride of association.

The code is applicable to all the directors and specified Senior Management Executives. The Code impresses upon the Directors and Senior Management Executives to uphold the interests of the Company and its stakeholders and to endeavor to fulfill all the fiduciary obligations towards them. Another important principle on which the code is based is that the Directors and the Senior Management Executives shall act in accordance with the highest standards of honesty, integrity, fairness and ethical conduct and shall exercise utmost good faith, due care and integrity in performing their duties.





#### **Declarations affirming compliance of Code of Conduct:**

The Company has received confirmation from the Directors as well as the Senior Management Executives regarding the Compliance of the Code of conduct during the year under review:

A Declaration from the Managing Director and the Whole- Time Director of the Company affirming the compliance of the conditions of Corporate Governance is annexed herewith

#### \* Code of Conduct for Prevention of Insider Trading:

The Board of Directors of your Company has adopted a code of conduct for Prevention of Insider Trading for its Management, Staff and Directors. The Code lays down guidelines and procedures to be followed and disclosures to be made by Directors, Top Level Executives and Staff whilst dealing in shares of the Company.

The Policy and the Procedures are periodically communicated to the employees who are considered as insiders of the Company.

#### \* Reconciliation of Share Capital Audit Report:

SEBI has vide its Circular No. CIR/MRD/DP/30/2010 dated 06.09.2010 renamed the "Secretarial Audit Report" as the "Reconciliation of the Share Capital audit Report".

Reconciliation of the Share Capital Audit Report in terms of SEBI Directive no. **D&CC/FITTC/CIR-16/2002** dated 31.12.2002, confirming that the total issued capital of the Company is in agreement with the total number of shares in the physical form and the total number of dematerialized shares held with the depositories is placed before the Board on a quarterly basis and is also submitted to the Stock Exchanges where the shares of the Company are listed.

#### \* Compliance Certificate from Auditors:

Your Company has obtained a certificate from the Statutory Auditors regarding compliance of the conditions of Corporate Governance as stipulated in clause 49 of the Listing agreement is annexed herewith.





## ADOPTION OF THE NON- MANDATORY REQUIREMENTS UNDER CLAUSE 49 OF THE LISTING AGREEMENT

#### **\* Whistle Blower Policy:**

The Whistle Blower Policy (WBP) adopted by the Company in line with the requirements of clause 7 of Annexure 1D to Clause 49 of the Listing agreement, which is a non- mandatory requirement, encourages all the employees, officers and directors to report any suspected violations promptly and intends to investigate any good faith reports of the violations. The Whistle Blower Policy specifies the procedure of reporting the suspected violations.

#### \* Training of the Board Members:

Your Company believes that people are the assets of any organization. They are at the helm of the affairs of any Company's success. Thus your Company undertakes tremendous efforts to promote the training of new Directors.

New Directors appointed by the Board are given formal induction and orientation with respect to the Company's vision and the core values including ethics, corporate governance practices, financial matters and business operations.

By Order of the Board of Directors sd/(Jayesh Thakkar)
Chairman and Managing Director

#### **Registered Office:**

902, Galav Chambers, opp. Sardar Patel Statue, Sayaji Gunj, Vadodara -390 005

Place: Vadodara

Date: 1st September, 2011.





# <u>DECLARATION AFFIRMING THE COMPLIANCE OF CODE OF</u> <u>CONDUCT</u>

As provided under Clause 49 of the Listing Agreement with the Stock Exchanges, the Board Members and the Senior Management Personnel have confirmed the compliance of the code of conduct for the year ended 31st March, 2011

By Order of the Board of Directors sd/(Jayesh Thakkar)
Chairman and Managing Director

#### **Registered Office:**

902, Galav Chambers, opp. Sardar Patel Statue, Sayaji Gunj, Vadodara -390 005

Place: Vadodara

Date: 1st September, 2011.





#### **CERTIFICATE ON CORPORATE GOVERNANCE**

To

The Shareholders,

PRABHAV INDUSTRIES LIMITED

We have examined the compliance of conditions of Corporate Governance by **PRABHAV INDUSTRIES LIMITED** for the year ended 31st March, 2011 as stipulated in Clause 49 of the Listing Agreement of the said Company with the Stock Exchanges.

The compliance of conditions of Corporate Governance is the responsibility of the management. Our examination has been limited to a review of the procedures and implementations thereof adopted by the Company for ensuring the compliance with the conditions of Corporate Governance as stipulated in the said clause. It is neither an audit nor an expression of opinion of the financial statements of the Company.

In our opinion and to the best of our information and according to the explanations given to us and the representations made by the Directors and the Management, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in Clause 49 of the above mentioned Listing Agreement.

We further state such compliance is neither as assurance as to the future viability of the Company nor the efficiency or effectiveness with which the management has conducted the affairs of the Company.

For S.M.Jain and Associates.

**Practising Company Secretaries** 

Sd/-

Sanket Jain

**Proprietor** 

**Membership Number:** 

Place: Mumbai

Date: 25th August, 2011





#### MANAGEMENT DISCUSSION AND ANALYSIS REPORT

The Management of **Prabhav Industries Limited** presents its analysis report covering performance and outlook of the Company. The Report has been prepared in compliance with the Corporate Governance requirement prescribed in the Listing Agreement. Your Management accepts responsibility for the integrity and objectivity of the financial statements.

#### **OVERVIEW OF THE ECONOMY**

#### \* Global Economic Environment

The Global Economy underwent a sweeping wave of Financial Crisis for a prolonged era. Pockets of vulnerability persisted; Real Estate markets and Household markets remained weak in some major advanced economies. Volatility and Uncertainty re- emerged in the euro area.

Concerns about banking sector losses and fiscal sustainability triggered by crisis in Ireland, Spain, Greece and Portugal led to unprecedented widening of the credit spreads for these countries.

The Turmoil in mid- 2010 in the Euro zone led to a spike in the global risk aversion and scaling back of the capital allocation by the fund managers to the emerging markets. However during the recent bout of turbulence, the financial stress was limited primarily to the periphery of the Euro area. Quantitative easing and stimulus packages by several countries created huge liquidity in financial markets. Central Banks in emerging economies faced the challenge of high inflation and started pursuing a hawkish monetary policy by raising reserve ratios and hiking policy rates.

This continued for a substantial length of time and the magnitude with which it affected the world economy cannot be put to words.

However as rightly said, "There is always a ray of light at the end of Tunnel" and this begun with the intervention of Governments of various countries by announcing monetary relief in the form of bailout packages or other monetary stimulus. As a result economies of several Countries started showing signs of recovery. This recovery was characterized by





moderate growth in advanced economies accompanied with a boost in Private consumption. Further the growth in emerging and developing economies remained robust buoyed by resurgent capital inflows due to abundant global liquidity and strong domestic demand.

#### \* Indian Environment

Indian Economy has demonstrated remarkable resilience in countering the global financial crisis. Although the impact was felt on some critical economic indicators, such as declining GDP growth and shrinking global trade, the recovery was faster than most people expected. Improvement in agriculture and manufacturing sectors has shifted the growth trajectory back to 8.6% in 2010-11, although the performance of the service sector was not that impressive. The performance of the infrastructure sector in 2010-11 was mixed. While some sectors performed well, others failed to put up an impressive show; Telecommunication has performed well, but railways, road and power sectors could not achieve their targets. In addition, momentum in domestic savings and investment has accelerated the GDP growth. However, inflationary pressure continues to be a matter of considerable concern, triggered by high food and energy costs. With global crude prices crossing the \$100 mark, the domestic inflationary pressure is bound to aggravate. The political unrest in the Middle East and North Africa had moderate impact on the country's economy.

The exports have picked up during 2010-11 and are expected to achieve the growth target. Foreign exchange reserves have increased during the year but the exchange rate has depreciated. The Reserve Bank of India (RBI) has begun withdrawing the accommodating policy announced during the economic crisis as the shadows of the recession quickly became a thing of the past. India's financial market has remained steady and continues to strengthen the economy.

In sharp contrast, advanced economies are still grappling with uncertainty on account of deficit, high public debt and unemployment. The process of recovery was jeopardized by sovereign debt crisis in the euro zone, concerns about the US fiscal policy and the sharp increase in commodity prices – food and energy. The rate of recovery for matured





economies has been gradual in 2010. The economic recovery experienced in the US and EU during the second half of calendar year 2010 is expected to be reinforced in 2011.

#### **INDUSTRY STRUCTURE AND DEVELOPMENTS**

#### \* Global Steel Industry

#### • Overview

Steel production and consumption are one of the major indices of economic growth and development. The Global Steel Market was upbeat for long during 2003-08, a good luck period for a steel-maker. The period was marked by a quantum jump in output of crude steel across the world from 970 million tonnes in 2003 to 1,329 million tonnes in 2008 accounting for 37 per cent increase. Taking advantage of the feel-good factor in the steel sector, many new companies mushroomed with steel making facilities in greenfield as well as brownfield expansion.

However the global steel industry has been on a Roller Coaster since 2008. The blooming market of 2004- 07 rapidly declined during the global financial crisis. As a result, demand from the key steel end- use markets- infrastructure, construction and automotive- contracted by 7.4% year- over- year. Further the Global steel market remained sluggish due to higher growth of around 15 per cent in production of crude steel, de-stocking and buyers adopting 'wait and watch' approach. The extreme lows of 2009 were also followed by a steady recovery in demand and associated production, as well as a re- stocking period.

During 2010, global demand for crude steel rebounded to 2008 levels as investment in infrastructure and other steel intensive products increased. Some of this recovery can be attributed to the timely intervention of the governments of major economies, which provide stimulus packages to arrest the economic crisis and effectively brought forward future steel demand.





#### **♠** Challenges and Issues for the Sector

In the face of fluctuating demand and increasing raw material costs, steelmakers need to factor the volatility into their business models. In doing so, they have to consider the following issues:

#### φ Scarcity of coking coal

Coking coal is a key raw material for the production of steel. There is a significant supply- demand gap in the coking coal market and the shortage of this key material is a real concern, particularly as it is unlikely to improve any time soon.

As a result steel players are looking to secure coal assets via joint ventures or acquisition, and they are also investing in new technologies to reduce or eliminate coking coal from the steel-making process.

#### φ Raw Material Price Volatility

With a scarcity of supply comes the obvious increase in prices, which in turn creates a significant amount of margin squeeze for steel producers. In 2011, crude steel production costs are likely to increase due to forecast of price increases for iron ore, coking coal and energy.

As a result Companies are looking to control raw materials via backward integration strategies; securing contracts through joint-venturing of associates and/or buying from a diverse supplier base.

#### φ Increasing Operational Efficiency and Cost Effectiveness

To offset the margin squeeze, steelmakers have begun focusing on increasing operational efficiencies in order to reduce operating costs and improve the quality of output. Some operators are reducing operating costs by optimizing the equipment that is being used, and adapting their maintenance strategies. Some Companies are also considering a shared services approach to capture the benefits of economies of scale for common activities.





#### φ Improving Energy Efficiency

Energy is one of the main cost components in steelmaking operations and while the cost of energy increases, steelmakers are under pressure to optimize their energy consumption. Steelmakers are coming up with innovative ways to use outputs from steel mills to generate electricity, and we are also seeing companies invest in energy companies to secure supplies.

#### φ <u>Outlook</u>

In 2011, global steelmakers are hoping for a more stable rate of recovery in demand. This will be dependent on whether there is an increase in consumer spending and business investment, to compensate for the potential lessening of Government Fiscal Stimuli. Due to the sovereign debt crisis of many developed countries, there has been a marked shift from stimuli to austerity. In addition, the massive rise in oil prices inspired by political turmoil in the Middle East, coupled with the recent catastrophic events in Japan, increases the risks of a slowdown in growth during 2011. Global trade is estimated to grow by 5.7% in 2011, which is a significant softening from 2010 when global restocking fuelled an 11.5 % increase.

The future of both the developed and the developing world will be governed by different sets of factors. The emerging markets of China and India will continue to witness strong growth in their steel industries due to robust demand for construction and civil engineering, automotive and mechanical engineering. The growth of developed markets however will be more dependent on supply-side response, innovative product offerings and substitutions. The key driving factor for the profitability of all the steel players will ultimately depend on more tightly managed operating expenses and capital expenditure.

#### Indian Steel Industry

#### • Overview

The 2009 global downturn and the subsequent recovery have brought to light the increasing importance of China and India to the world steel industry. The global steel





outlook is optimistic, with 7% growth expected in 2011 alone. Given the structure of the Indian economy, its stage of evolution, market size, growth, cost base, and potential resource base, unprecedented growth in the Indian steel sector is expected over the next decade. This will be supported by reforms in then investment environment, which will make India a prime destination for global steel investors.

The Indian steel industry has witnessed robust growth during 2005–2010, with production (crude steel) and consumption (finished steel) registering growth of 8.4% and 9.7% respectively. In 2010, India was the world's fifth largest producer of crude steel, with domestic production growing at a rate of 9.5% between 2000 and 2010, driven by capacity expansion and improved utilization. Even in 2010, the steel sector witnessed steady growth and exceeded the pre-crisis level producing 66.8 million tonnes of crude steel.

#### Challenges

The Indian steel Industry faces a supply deficiency. Although capacity has increased by 8.7% between 2005 and 2010, this was outstripped by growth in consumption of 9.7% over the same period. The main capacity additions have been brownfield projects by existing players, with large Greenfield projects limited by regulatory, social and infrastructural bottlenecks.

Since 2007, India has been a net importer of steel, with the demand/supply gap expected to widen further over the next five years. India imported 7.3 million tonnes in the financial year 2009- 10. Steel imports may reduce over the next three years, as around 20 million tonnes of expected brownfield expansions become operational. However as most of the planned Greenfield expansions have been delayed due to land allotments laws and environmental clearances issues, it is expected that India would continue to remain a net importer of steel over the longer term.

#### Outlook

With its largely untapped and upwardly mobile population, the steel sector's future growth potential in this market is unprecedented. Further the steady rise in steel





demand in 2010 meant that capacity utilization levels averaged around 77%. Steelmakers are predicting a more stable recovery of demand in 2011, and it is likely that global capacity utilization rates may inch back towards the highs of 2007 and early 2008.

#### \* Your Company's Prospects

Your Company currently operates in two segments, namely, **Manufacture of M.S. Ignots from M.S. Steel** and **Trading in upstream and downstream metal products.**Your Company commenced its first phase of operations by undertaking manufacturing of M.S. Ignots from M.S. Scrap and it is heartening to inform you that we have achieving rock- breaking success in the first phase of our operations.

Considering the present opportunities offered by the infrastructure and allied activities, your Company considers it beneficial to bank on such opportunities. Thus the Management has decided to multiply the present production capacity by 3 times by installation of 20 MT per hour Induction Furnace, adjacent to the location where the existing plant of the Company is situated. In addition to this your Management has chalked out various plans to capitalize the opportunities.

Further considering the ravishing success of the 1st phase of M.S. Ignots manufacture and the vast unexplored potential offered by the product, your Company has initiated steps to undertake the 2nd phase of M.S Ignots manufacture by installation of a furnace for 10T per hour. Such increase in the production capacity of M.S. Ignots necessitates increased power connection requirements for which, your Company has already made application to the Gujarat Electricity Board.

Also your Company plans to venture into the production of power by installation of Solar PV modules for which also an application to the Government of Gujarat has been made.

In addition to this, your Company has already commenced its production of Cold Rolled and Hot Rolled castings for which there is a huge demand in India and overseas.





Thus your Directors are hopeful of tapping the vast unexplored potential offered by the Sector in the years to come and urges each one of us to continue our long and value-association with the Company.

#### **OPPORTUNITIES AND THREATS**

#### \* Opportunities

Steel represents the essential foundation, which anchors the modern world and its consumption provides a credible index to measuring the growth of an economy and the quality of life in a particular country. Steel consumption is crucial to enable the economy to move towards a more sustainable future. As the world is moving towards greener paradigms of economic growth, steel has acquired more importance; whether in the manufacture of lighter and more efficient transport vehicles, renewable energy generation, highly efficient power stations, construction of smart electrical grids, transport infrastructure development or high-energy efficient residential housing and commercial buildings. India became the world's fifth largest steel producer in 2010, compared to the eighth position in 2003, and is expected to become the second largest producer of crude steel by 2015 globally. The country has also maintained its leadership as the world's largest producer of Direct Reduced Iron (DRI) or sponge iron.

#### **♦** Strong Domestic Demand Drivers

## A few strong domestic demand drivers in the steel industry have been described as under:

- φ Infrastructure: the key driver of steel consumption in India
- φ Power and Pipeline Construction
- φ Shipbuilding Industry
- φ Automobile and Capital Goods services Sector





#### Opportunities for Your Company

Your Company is situated in one of the prime locations of the State where the infrastructural and industrial development is at its peak point. The urban infrastructure of Gujarat is all set to be revamped at the cost of approximately Rs.7,620 crores. The government of Gujarat has worked out a scheme to set up a metro rail network at an estimated cost of Rs.4,300 crores. This is being done by joining hands with the private sector on the basis of build-operator-transfer (BOT). Moreover, Gujarat has displayed exemplary performance in several infrastructure & manufacturing sectors.

In addition to this the plant of your Company is situated in an area where the Raw material M.S. Scrap is available in huge quantities thereby resulting in considerable reduction in the Transport Costs for the Company. Similarly, there are several big and small steel rolling mills within Baroda who are presently meeting their requirements of M. S. Ingots from outside Gujarat. As a result of such factors, your Company enjoys extra- ordinary cost advantages and profitability in comparison to its peer groups

#### \* Threats

The steel industry faces major hurdles relating to project implementation and raw material security. The capacity expansion plans of major steel players (domestic and international) are facing issues related to land acquisition, raw material linkages and environmental clearances resulting in inordinate delay in project implementation, cost overruns and low investor confidence.

## Further the Indian Steel Industry is facing many problems, few of which have been enumerated as under:

#### **♠** Iron Ore:

Although, India has the world's 8th largest reserve of Iron Ore and is the 4th largest iron ore producer globally, it exports about 54% of its production to other steel making nations- thereby draining the nation of its precious resource and concurrently importing steel from other countries.





Further as the iron ore mines are not allotted to steel producers or approval for mining leases are deferred inordinately for value addition, no significant investment on the ground in the steel sector is happening to add new steel capacities.

#### **♠** Coking Coal:

A primary ingredient for steel making is in short supply and the country is largely dependent upon its import. There is a significant supply-demand gap in the coking coal market and the shortage of this key material is a real concern, particularly as it is unlikely to improve any time soon. As a result steel players are looking to secure coal assets via joint ventures or acquisition, and they are also investing in new technologies to reduce or eliminate coking coal from the steel-making process.

Further, governmental delays in allotting coal blocks for Captive consumption by steel manufacturers is severely impacting the competitive edge of the Indian Steel Sector.

#### Raw Material Price Volatility

With a scarcity of supply comes the obvious increase in prices, which in turn creates a significant amount of margin squeeze for steel producers. In 2011 crude steel production costs are likely to increase due to forecast price increases for iron ore, coking coal and energy.

Subsequently, companies are looking to control raw materials via backward integration strategies; securing contracts through joint-venturing of associates and/or buying from a diverse supplier base.

#### ♠ Water:

One Tonne of Steel production requires around 2.6 cubic meters of water depending upon the recycling of efficiency levels. Such high consumption of a scarce commodity like Water is itself a challenge for the steel industry.

#### Expansion Clearances





Land allocation, Mining Leases, Environment and Forest Clearances and Infrastructure Connectivity for Greenfield expansions remain the major challenges for impacting the creation of new capacities.

### ♠ Inadequate Infrastructure

The major impediment to growth in the Indian Steel Sector is inadequate infrastructure. India needs a robust transport framework to support its planned volumes of steel production. **Some of the infrastructure related issues are enumerated as under:** 

- φ Constrained Railway Haulage Capacity.
- φ Congested Ports.
- φ Inadequate Road Infrastructure.

### **RISK MANAGEMENT**

Our businesses and operations are subject to a variety of risks and uncertainties which are no different from any other company in general and our competitors in particular. Such risks are the result of both the business environment within which we operate and other factors over which we have little or no control. These risks can be categorized as operational, Financial, Environmental, Health and Safety, Political, Market-related and Strategic risks.

Your Company has identified major focus areas for risk management to ensure organizational objectives are achieved and has a well-defined structure and proactive approach to assess, monitor and mitigate risks Further Identification of risks and drawing-up mitigation plans is a continuous process and closely linked to the Company's Business Plans. These plans are subjected to continuous monitoring.

As a part of Enterprise Risk Management (ERM) process, a comprehensive Risk Management Policy has been framed and activated.

### The Risk Management Process envisages:-

- φ Setting risk management objectives
- φ Identifying, prioritizing and reporting risk events





- Identifying risk mitigation strategies, and
- Risk monitoring and reporting.

While framing its Risk Management Policy the Company seeks to go beyond regulatory requirement and ensure exemplary Corporate Governance practices. The Company follows a bottom up approach for identifying and managing risks. The Company has a well structured internal Risk Management Organization with clearly defined roles and responsibilities of all functionaries. Periodic meetings of the Internal Committees are held to review the status of risk mitigation plans. High risk issues are deliberated in the internal Committee meetings.

Also,

- The Company's Business Plans as well as the profitability estimates are subject to regular review by the Committee of Directors as well as the Board of Directors.
- Φ Projects under implementation are also subject to review by the Committee of Directors and the Board of Directors.
- Quarterly Reports on Statutory Compliances, duly certified, are submitted to the Audit Committee as well as the Board of Directors for review.
- Compliance(s) with exception(s), if any, are duly reported to the Audit Committee and the Board of Directors.
- Status of Demands/Notices on the Company, under various Acts and Rules, as well as status of litigations are reported to the Board of Directors, every quarter.

In the process of undertaking reviews of financial projections, statutory litigations etc., the Board of Directors and the Audit Committee are entitled to independent expert opinions, wherever felt appropriate by them.

#### **OUTLOOK**



### \* Industry Scenario

India's steel industry plays a significant role in the country's economic growth and enjoys a stronghold in the traditional sectors, such as infrastructure & construction, automobile, transportation, industrial applications, among others. With economic expansion, application of diverse steel grades and varieties will grow. The country's steel sector has





acquired considerable cachet on the global steel map with its giant steel mills, acquisition of global scale capacities, continuous rejuvenation and up nuance of old plants, improving energy efficiency and backward integration into global raw material sources. Global steel giants have shown interest in the industry due to its phenomenal performance and growth potential. The industry is poised for a quantum growth through sustained performance, which will elevate it to the next level.

### \* Road Ahead for your Company

Your Company functions in two business segments namely, Manufacturing of Steel Products i.e. M.S. Ingot from M.S. Scrap and Trading in upstream as well as downstream metal products.

The existing business segments enable your company to hedge as well as capitalize on volatility in the raw material prices. The trading division has facilitated us to maintain our profitability in this strenuous phase of uncertainty and anxiety.

In the course of balancing the existing business activity your company has acquired deep insight of commodities and capital markets and thus the Board of Directors considers it desirable to bank on its expertise and commence the Investment Business alongwith the main objects of the Company.

### 🗯 <u>To sum up</u>

Given the strong underlying momentum of the Indian economy, the outlook remains positive on account of sustained increase in service sector growth and normalizing agricultural output. Further, the substantial Governmental outlays on buildings, physical and social infrastructure is expected to lead to a sustained growth in the industrial sector.

### **FINANCIAL PERFORMANCE**

The year 2010- 11 was a year of diverse opportunities with the economy across the globe showing signs of resurgence and revival, though with some occasional hiccups, after the unprecedented financial meltdown. Against such a meltdown we delivered robust financial performance.





Your Company achieved a record net profit before tax of Rs. 38,56,092. This sterling performance has been the upshot of improved global economic recovery, the ability of your Company to manage its resources optimally, product innovation, technology and delivery. Further, Strengthening prices, increased volumes and a strong focus on the operational efficiency have contributed to a substantial growth of the topline to Rs. 84,11,40,587 as compared to Rs. 2,95,35,648 in the preceding year, thus registering an impressive growth of about 28 times. Further the Earnings per share of your Company's Shares have doubled as compared to the preceding year, thus resulting in the overall accumulation of the Shareholders wealth.

Also our existing businesses achieved superlative performances and our production facilities helped us to consolidate our market position.

Thus taking into consideration the aforesaid factors, the Management of your Company is Optimistic towards the future plans of the Company and are confident of achieving higher margins in the years to come.

### **INTERNAL CONTROLS AND SYSTEMS**

Your Company has an efficient system of internal controls for achieving the following business objectives of the Company:

- Efficiency of Operations
- Protection of Resources
- Accuracy and promptness of financial reporting
- ♠ Compliance with the laid down policies and procedures
- ♠ Compliance with the laws and regulations.

At Prabhav, Internal Audit is a multi- disciplinary function which reviews, evaluates and appraises the various systems, procedures/policies of the Company and suggests meaningful and useful improvements. It helps management to accomplish its objectives by bringing a systematic and disciplined approach to improve the effectiveness of risk management towards good corporate governance.





The Company has taken a number of steps to make the audit function more effective. The Internal Audit is subjected to overall control environment supervised by Board Level Audit Committee, providing independence to the Internal Audit function, emphasizing transparency in the systems and internal controls with appropriate skill-mix of internal audit personnel etc. Annual Audit Plans based on identification of key-risk areas with thrust on system/process audits and bench-marking of the best practices followed in the plants/units is implemented so as to achieve overall efficiency improvement including cost reduction in operation of the Company. Development of Internal Audit Executives, bringing awareness amongst auditees, converging on the pro-active role of internal audit remained other focused areas during the year.

The Internal Audit system is supplemented by well-documented policies, guidelines and procedures and regular reviews are being carried out by our Internal Audit Department. The reports containing significant audit findings are periodically submitted to the management and Audit Committee of the Company.

### **HUMAN RESOURCES**

### Our Philosophy

Counter- convention, determination and stretch achievements is what Prabhav is all about-built solely on the passion of its employees who dare to dream and persevere- to-perform-delivering possibly the most unbelievable results. At Prabhav, we believe in building an organization having human resource with the world class capabilities and high performance culture.

### Mindset

Holistic personality development is what the corporate aspires to give it team members. An individual could be an expert in his/ her chosen field, but competence is not just about domain knowledge, but an aptitude for multitasking. This organizational belief inspired a culture of multifaceted capability, accelerating individual development and empowering a team. The Organization provides a plethora of opportunities to the individual and the





entire family, resulting in huge recognition for the brand, an immediate willingness to be part of the team, significantly higher retention.

### **♠** Recruitment

The irony is that skilled people resources are getting exceedingly scarce in the second most populous nation. Attracting qualified professionals is becoming increasingly challenging in India. Thus your Company undertakes immense efforts to recruit, develop and retain talented and motivated employees who share the Company's vision and values. Further we also seek to create an environment of fairness, transparency and mutual respect wherein the aspirations of employees and the goals of the enterprise are aligned to achieve mutual benefit on a long term continual basis.

In addition to this in order to groom the new recruits, Prabhav focuses on learning and development to enhance the knowledge and skill, preparing its people to face the challenges in the dynamic business scenario.

To sum up, employees are the Company's most valuable assets. This talent has through strong alignment with your Company's vision; successfully built and helped your company to emerge as one of the few developing Steel Making Industries in the Country. Further your Company's unflagging commitment to investing in the talent development ensures performance and achievement of the highest order.

### **ENVIRONMENT PROTECTION**

Your Company has always striven to be responsible and sensitive to ecological and environmental matters. This is ensured by protecting, conserving and restoring all natural resources, often far beyond what is mandated by government and other institutional policies.

Your Company is committed to complying in full measure with all regulations relating to the preservation of the environment around its operations. By constantly upgrading technologies and by applying the best of sustainable processes and practices, the Company endeavors to provide environmental issues the priority they deserve.

Further your Company is also dedicated to constantly improving its performance on prevention of pollution, proper use of natural resources and minimization of any hazardous impact stemming from production, development, use and disposal of any of its products and services.





### Your Company seeks to achieve this by:

- $\phi$  Ensuring that its vision and mission statement which explicitly states its policy on Environmental management is observed and complied with.
- φ Communicating of the Environmental policy to all its employees, suppliers, contractors, customers, stakeholders and the Community.
- $\phi$  Setting up of Environmental Management Systems and programs at the Organizational level.
- $\phi$  Training the Employees to create awareness among the suppliers, contractors, customers, stakeholders and community at large in order to enable them to achieve the Organizational objectives.

### FORWARD LOOKING AND CAUTIONARY STATEMENT

This report contains projections, estimates and expectations etc. which are just "forward-looking statements". Actual results could differ from those expressed or implied in this report. Important factors that may have impact on Company's operations include economic conditions affecting demand/ supply and price conditions in the domestic and overseas markets, changes in the Government regulations/ policies, tax laws and other statutes and other incidental factors. The Company assumes no responsibility to publicly modify or revise any forward looking statements on the basis of any future events or new information. Actual results may differ from those mentioned in the report.

By Order of the Board of Directors sd/-(Jayesh Thakkar)

Chairman and Managing Director

### **Registered Office:**

902, Galav Chambers, opp. Sardar Patel Statue, Sayaji Gunj, Vadodara -390 005

Place: Vadodara

Date: 1st September, 2011.





### **MANAGING DIRECTOR'S CERTIFICATION**

- I, **Mr. Jayesh Thakkar,** Managing Director of the Prabhav Industries Limited hereby certify that:
- 1. I have reviewed the financial statements and the cash flow statement for the year and that to the best of my knowledge and belief:-
  - (I) These statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
  - (ii) These statements together present a true and fair view of the company's affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- 2. There are, to the best of my knowledge and belief, no transactions entered into by the company during the year that are fraudulent, illegal or violative of the company's code of conduct.
- 3. I accept responsibility for establishing and maintaining internal controls for financing reporting and I have evaluated the effectiveness of internal control system of the Company pertaining to financial reporting. Deficiencies in the design or operation of such internal controls, if any, of which I am aware have been disclosed to the auditors and the Audit Committee and steps have been taken to rectify these deficiencies;
- 4. (i) There has not been any significant change in internal control over financial reporting during the year under reference;
  - (ii) There has not been any significant change in Accounting policies during the year; and
  - iii) Instances of significant fraud, if any of which we have become aware, and involvement therein, if any, of the management or an employee having a significant role in Companies internal control system over financial reporting shall be disclosed.

#### **Registered Office:**

902, Galav Chambers, opp. Sardar Patel Statue, Sayaji Gunj, Vadodara -390 005

(Jayesh Thakkar) Chairman and Managing Director

sd/-

By Order of the Board of Directors

Place: Vadodara

Date: 1st September, 2011.





### **AUDITOR'S REPORT**

To,

The Members of

#### Prabhav Industries Ltd.

- 1. We have audited the attached Balance Sheet of Prabhav Industries Ltd. as at 31st March, 2011, the Profit and Loss Account and also the Cash Flow Statement of the Company for the year ended on that date annexed thereto. 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 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 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 (Auditor's Report) Order, 2003 and the Companies (Auditor's Report) (Amendment) Order, 2004 issued by the Central Government of India in terms of sub-section (4A) of Section 227 of the Companies Act, 1956, we enclose in the Annexure, a statement on matters specified in paragraphs 4 and 5 of the said Order, subject to notes on accounts.
- 4. Further to our comments in the Annexure referred to in paragraph 3 above, we report that-
  - (a) We have obtained all the information and explanations, which to the best of our knowledge and belief were necessary for the purposes 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 the books;
  - (c) The Balance Sheet, the Profit and 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 and Cash Flow Statement Account dealt with by this report comply with the accounting standards referred to in sub-section (3C) of Section 211 of the Companies Act, 1956, subject to notes on accounts.
- (e) On the basis of written representations received from the directors as on March 31, 2011 and taken on record by the Board of Directors, we report that none of the directors is disqualified as on 31st March 2011 from being appointed as a 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, the said accounts read with the 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 on 31st March 2011;
  - ii. in the case of the Profit and Loss Account, of the profit of the company for the year ended on that date; and
  - iii. in the case of the Cash Flow Statement, of the Cash Flow of the company for the year ended on that date.

For N. R. PARIKH & CO.

Chartered Accountants **FRN No.** 107563W

sd/-

C.A. N. R. Parikh (Partner)

Membership No.007854

Date: 1st September, 2011

Place: Vadodara





### ANNEXURE TO AUDITOR'S REPORT

Referred to in paragraph 3 of our report of even date on the accounts for the year ended 31st March 2011 of Prabhav Industries Ltd.

- (i) (a) AS informed to us, The Company is still in the process of compiling records to showing full particulars including quantitative details and situation of fixed assets.
  - (b) As explained to us, fixed assets, according to the practice of the Company are physically verified by the management at reasonable intervals, in a phased verification-programme, which, in our opinion, is reasonable, looking to the size of the Company and the nature of its business. As informed to us, no material discrepancies have been noticed on verification;
  - (c) No disposal of a substantial part of fixed assets of the company has taken place during the year.
- (ii) (a) As informed to us, The Inventory were physical verified by the management at reasonable intervals during the year.
  - (b) In our opinion and according to the information and explanations given to us, company has reasonable and adequate procedure for physical verification of inventories in relation to the size of the company and the nature of its business.
  - (c) In our opinion and according to the information and explanations given to us, the Company has maintained proper records of inventory, and no major discrepancy reported by the management.
- (iii) The Company has granted unsecured loans to 7 companies, and 4 Interested Party listed in the register maintained under Section 301 of the Companies Act, 1956. The year balance of loans granted to these was Rs. 484.43 Lacs.

In our opinion and according to the information and explanations given to us, the terms and condition of interest free loan given to the parties covered under in the register maintained under section 301of the Companies Act, 1956 are not prima facie prejudicial to the interest of the company.

According to the information and explanations given to us, no repayment schedule has been specified and accordingly the question of regularity in payment of principal amount and interest wherever applicable does not arise.





The Company has taken unsecured loans from 1 company, 2 Directors and 18 Interested Party listed in the register maintained under Section 301 of the Companies Act, 1956. The year balance of loans taken from these was Rs. 2608.13 Lacs.

In respect of above Loans taken, no repayment schedule has been specified with regard to the Interest / Repayment or any other terms and conditions.

- (iv) In our opinion and according to the information and explanations given to us, there are adequate internal control procedures commensurate with the size of the Company and the nature of its business.
- (v) According to the information and explanations given to us, the details of transaction that needed to be entered in the register in pursuance of section 301 of the Company Act. 1956, have been so entered.
  - According to information and explanations given to us, the transactions of purchase and sale of goods/services made in pursuance of such contracts or arrangements have been made at prices which are reasonable having regard to prevailing market prices at the relevant time.
- (vi) The company has not accepted deposits from other corporate which attracting the provisions of section 58A and 58AA of the Companies Act, 1956, and the rules framed there under.
- (vii) The system of internal audit of the company needs to be strengthened and commensurate with the size and nature of its business.
- (viii) According to the information and explanations given to us, the Central Government has not prescribed maintenance of cost records under Section 209(1)(d) of the Companies Act, 1956.
- (ix) In respect of statutory dues:
  - (a) Account to the records of the Company examined by us, Company is not liable to Pay Provident Fund, Investor Education and Protection fund, Employees State Insurance, Sales Tax, Wealth Tax, Service Tax, Custom duty, Excise Duty, Cess no undisputed amounts payable in respect of such statutory dues which have remained outstanding as on 31st march 2011 for a period of more than Six Month from the day they become payable except Income tax for the year 97-98 Rs.54156/-



- (b) According to the Information and explanation given to us there are no dues of Sales Tax, Provident Fund, Investor Education & protection Fund, Employee State Insurance, Custom Duty, Wealth Tax, Services Tax, Excise Duty and Cess Which have not been deposited on account of any dispute except Income tax for the year 97-98 Rs.54156/-.
- (x) Accumulated losses at the end of financial year ended on 31st March,2011 is Rs. 57,75,305/- which does not exceed 50% of its net worth and it has not incurred cash losses in the financial year ended on the date and in the immediately preceding financial Year.
- (xi) According to the information and explanations given to us and records of the company examined by us, the Company has not defaulted during the year in repayment of dues to its bankers or to any financial institution. The company did not have any outstanding debenture during the year.
- (xii) According to the information and explanations given to us, the Company has not granted any loans or advances on the basis of security by way of pledge of shares, debentures and other securities.
- (xii) As the Company is not a chit fund or a nidhi / mutual benefit fund / society to which the provisions of special statute relating to chit fund are applicable, the provisions of clause 4(xiii) of the Order are not applicable.
- (xiv) The company is dealing in or trading in share, securities, Debenture or other investment. The Company has maintained proper records of the transactions and contracts in respect of dealing or trading in shares, securities, debentures and other investments and timely entries have been made therein. Further such securities have been held by the company in its own name or are in the process of transfer in its on company name.
- (xv) According to the information and explanations given to us, the Company has not given any guarantee for loans taken by others from banks or financial institutions.
- (xvi) According to the information and explanations given to us and as per records made available for our verification, the Company has not taken any term loan during the year

- (xvii) 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 have been used for long-term investment, this clause is not applicable.
- (xviii) As the Company has not made any preferential allotment of shares during the year to parties and companies covered in the Register maintained under Section 301 of the Act, the provisions of clause 4(xviii) of the Order are not applicable to the Company.
- (xix) As the Company has not issued any debentures, the provisions of clause 4(xix) of the Order are not applicable to the Company.
- (xx) The Company has not raised any money by public issue during the year.
- (xxi) According to the information and explanations given to us, no fraud on or by the Company was noticed or reported during year.

For N. R. PARIKH & CO.

Chartered Accountants **FRN No**. 107563W

sd/-

C.A. N. R. Parikh (Partner)

Membership No.007854

Date: 1st September, 2011

Place: Vadodara





### **BALANCE SHEET AS AT 31ST MARCH, 2011**

Particulars	Sche- dule		As at 31st March,		As at 31st March,
	No.		2011		2010
SOURCES OF FUNDS					
SHAREHOLDERS FUNDS					
Equity Share capital	"A"	460,891,000		460,891,000	
Application Money Received	<b>"</b> "	493,750		493,750	4 40= 044 ==0
Reserves and Surplus	"B"	1,025,857,000	1,487,241,750	1,025,857,000	1,487,241,750
LOAN FUNDS					
Secured loans	"C"	25 (20 224			
Unsecured Loans	"D"	25,628,224 260,813,541	286,441,765	35,220,697	35,220,697
		200,013,341	-	33,220,097	
Deferred Tax Liabilities (Net)			1,019,400		
TOTAL Rs.			1,774,702,915		1,522,462,447
101112101			1,771,702,710		1,022,102,117
APPLICATION OF FUNDS					
Fixed Assets	"E"				
(a) Gross Block		47,303,107		39,483,158	
(b) Less Depreciation		7,172,907		2,005,093	
(c) Net Block (d) Capital Work-in-Progress		40,130,200	48,605,068	37,478,065	37,478,065
(u) Capital Work-III-r rogress		8,474,868	40,003,000	-	37,470,003
INVESTMENTS	"F"		1,015,735,000		1,307,375,220
CURRENT ASSETS, LOANS AND					
ADVANCES Current Assets					
Stock in Trade	"G"	29,970,755		6,481,230	
Sundry Debtors	"H"	482,780,160		1,615,202	
Cash and Bank Balances	"I"	2,708,492		9,305,748	
Loans and Advances	"J"	270,868,102		171,186,322	
		786,327,509		188,588,502	
Less: Current Liabilities And Provisions					
Current Liabilities	"K"	79,973,295		17,840,661	
Provisions	"L"	3,996,059		650,677	
	_	83,969,354	702,358,155	18,491,338	170,097,164
Net Current Assets					
MICCELL AMEQUIC EVDENCES	"M"		2 220 207		
MISCELLANEOUS EXPENSES (to the extent not written off)	IVI		2,229,387		-
PROFIT AND LOSS ACCOUNT			5,775,305		7,511,997
TOTAL			1,774,702,915		1,522,462,447

Significant Accounting Policies & Notes on

"U"

Accounts

The Schedules referred to above from an integral part of the Balance Sheet As per Our Audit Report of Even Date attached

For N. R. PARIKH & CO. **Chartered Accountants** 

Sd/-

N. R. PARIKH, Partner Vadodara: 01-09-2011

FOR AND ON BEHALF OF THE BOARD of Directors

For PRABHAV INDUSTRIES LIMITED

Sd/-

Sd/-

Mr. Jayesh Thakkar Mr. Bhavesh Desai

DIRECTOR DIRECTOR





### PROFIT AND LOSS ACCOUNT FOR THE YEAR ENDED ON 31ST MARCH, 2011

Particulars	Sche- dule No.	As at 31st March, 2011	As at 31st March, 2010
I INCOME			
I INCOME Sales		815,488,640	22,332,016
Other Income	"N"	7,395,582	2,074,632
Increase in Closing Stock	"O"	18,256,365	5,129,000
increase in closing stock	"  -		
W EXPENDITION		841,140,587	29,535,648
II EXPENDITURE		F70 707 1F1	
Purchase – Trading	"P"	579,707,151	21 044 147
Materials Consumed	"Q"	215,306,831	21,044,147
Manufacturing Expenses Personnel Expenses	"R"	29,669,084 1,291,656	3,237,541 375,858
Administrative & Office Expenses	"S"	4,201,401	1,464,882
Finance and Bank Charges	"T"	898,552	46,438
Preliminary & Share Issued	1	557,345	1,887,269
Expenses Written Off		337,343	1,007,207
Total		831,632,020	28,056,135
Profit before depreciation / exceptional Item		9,508,567	1,479,512
Depreciation		5,652,475	473,387
Profit After depreciation /		3,856,092	1,006,126
exceptional Item		3,630,092	1,000,120
Exceptional Item		_	_
Profit before taxation		3,856,092	1,006,126
Less : Provision for Tax		3,030,072	1,000,120
- Current Tax		1,100,000	_
- Deferred Tax		1,019,400	-
Excess / (Short) provision of tax		-	93,089
of P.Y.			,
Profit after Taxation		1,736,692	913,037
Balance brought forward from		(7,511,997)	(8,425,034)
previous year			
Profit available for Appropriations		(5,775,305)	(7,511,997)
Appropriation		-	<u> </u>
Balance carried to Balance Sheet		(5,775,305)	(7,511,997)
Earning per Share			
(FV of Rs. 10/-each)			
- Basic		0.04	0.02
- Diluted		0.04	0.02

Significant Accounting Policies & Notes on

"U"

Accounts

The Schedules referred to above from an integral part of the Balance Sheet

As per Our Audit Report of Even Date attached

For N. R. PARIKH & CO. Chartered Accountants

Sd/-

N. R. PARIKH, Partner Vadodara: 01-09-2011 FOR AND ON BEHALF OF THE BOARD of Directors

Sd/-

For PRABHAV INDUSTRIES LIMITED

Sd/-

Mr. Jayesh Thakkar Mr. Bhavesh Desai

DIRECTOR DIRECTOR





### **CASH FLOW STATEMENT FOR THE YEAR ENDED ON 31-03-2011**

	Particulars	As at 31st March, 2011	As at 31st March, 2010
A.	CASH FLOW FROM OPERATING ACTIVITIES:		
	Net Profit/(Loss) before extraordinary items Adjustment for-	3,856,092	1,006,126
	Depreciation	5,652,475	473,387
	Preliminary Expenses Written off	557,345	1,887,269
	Operating Profit/(Loss) before working capital	10,065,912	3,366,781
	Adjustment for –	(4.270.016	10.470.260
	Sundry Creditors & Other Payable Trade & Other Receivables	64,378,016 (481,164,958)	10,478,269 (97,696,082)
	Inventory	(23,489,525)	(6,479,000)
		(400.040.555)	(00,000,000)
	Cash Generated / (Used) from Operating Activities Extra Ordinary Items	(430,210,555)	(90,330,032)
	Pre-operative Expenditure	(2,786,732)	(977,596)
	Payment of Taxes		(93,089)
Net (	Cash Generated / (Used) From Operating Activities	(432,997,478)	(91,400,717)
B.	CASH FLOW FROM INVESTING ACTIVITIES:		
	Purchase of Fixed Assets	(16,779,478)	(19,386,619)
	Sale/(Purchase) of Investment Sale of Fixed Assets	291,640,220	(1,307,375,220)
	Net Cash Flow / (Used) in investing Activities	274,860,742	(1,326,761,839)
C.	CASH FLOW FROM FINANCING ACTIVITIES:		
	Proceeds from issue of Equity Share Capital Share Application Money	-	1,403,993,750
	Proceeds / Repayment from Long Term Borrowing (Net)	251,221,068	23,280,641
	Proceeds / Repayment from Short Term Borrowing (Net)	(99,681,781)	-
	Net Cash Generated from Financing Activities	151,539,287	1,427,274,391
	Net Increase (+) / Decrease (-) in Cash and Cash Equivalents	(9,597,257)	9,111,835
	Cash and Cash Equivalent (Opening Balance)	9,305,749	193,914
	Cash and Cash Equivalent (Closing Balance)	2,708,492	9,305,749

The Schedules referred to above from an integral part of the Balance Sheet

As per Our Audit Report of Even Date attached

For N. R. PARIKH & CO. Chartered Accountants

Sd/-

N. R. PARIKH, Partner Vadodara: 01-09-2011 FOR AND ON BEHALF OF THE BOARD of Directors

For PRABHAV INDUSTRIES LIMITED

Sd/-

Sd/-

Mr. Jayesh Thakkar Mr. Bhavesh Desai

D. 1

DIRECTOR

DIRECTOR



### SCHEDULES FORMING PART OF THE BALANCE SHEET AS AT 31ST MARCH, 2011

Particulars — —	As at 31st March, 2011	As at 31st March, 2010
Schedule "A" SHARE CAPITAL		Control Toy
Authorised: 5,50,00,000 Equity Shares of Rs. 10/- each (P.Y. 5,50,00,000 Equity Shares of Rs. 10 each)	550,000,000	550,000,000
Issued & Subscribed Capital: 5,08,60,000 Equity shares of Rs. 10/- each		
fully paid up (P.Y. 5,08,60,000 Equity shares of Rs. 10/- each fully paid up)	508,600,000	508,600,000
Paid up Capital 50,760,500 Equity Shares of Rs. 10/- each	507,605,000	507,605,000
Fully paid In cash at par	46.714.000	46744006
Less : Share forfeited TOTAL	46,714,000 460,891,000	46,714,000 460,891,000
TOTAL	400,071,000	400,071,000
Out of the above shares:  1,40,100,000 Equity Shares of Rs. 10/- each fully paid up allotted as Shares warrants at predetermined conversion rate of Rs. 35/- each during the year 2009-10		
Schedule "B" RESERVE AND SURPLUS Securities Premium Account (On issue of Preferential Issue of Equity Shares)	1,002,500,000	1,002,500,000
Share Forfiture Reserve	23,357,000	23,357,000
Share Pornture Reserve	1,025,857,000	1,025,857,000
Schedule "C" SECURED LOANS Overdraft (Hypotication on the Entire Stock of Inventory, Receivable, Bills and other Current Assets of the Company	24,851,963	
Term Loan-Car Loan (Hypothication of Vehicle purchased thereunder)	776,261	
(hypothication of venice parenasea thereander)	25,628,224	
Schedule "D"	a in the	
UNSECURED LOANS	0, 505 0,45	40.000
From Directors	24,507,040	12,257,655
Inter corporate loans From others	223,210,501 13,096,000	4,394,000 18,596,042
TOTAL	260,813,541	35,220,697
TOTAL	200,013,341	33,220,03



### SCHEDULES FORMING PART OF THE BALANCE SHEET AS AT 31ST MARCH, 2011

Particulars	As at 31st March, 2011	<ul><li>As at</li><li>31st March, 2010</li></ul>
Schedule "G"		
NVENTORIES		the latest and the
As taken valued and certified by the		
Managing Director)		The State of the S
Lower of cost or net realisation value		
Finished Goods	9,324,000	5,129,000
Raw Materials	6,583,160	1,350,000
Frading Scrap	14,061,365	
Equity Shares	2,230	2,230
	29,970,755	6,481,230
Schedule "H"		to the second of the
Sundry Debtors (considered as all unsecured)		S ATLASTICATION OF
Debts outstanding for a period exceeding six months	697,850	697,850
Other debts	482,082,310	917,352.00
Total	482,780,160	1,615,202
OF THE SHALL		
Schedule_"I"	7 F F T VIII	A TOTAL
CASH AND BANK BALANCES	The second	
Cash on hand	241,019	211,333
Balance with Scheduled banks		
Current Accounts	2,467,473	9,094,380
Balance with Non Schedule Bank		
Co-operative Bank of Ahmedabad		35
Total	2,708,492	9,305,748
-1 - 5 - 1 - ay#		
COANS AND ADVANCES		
Control of the Contro	· · · · · · · · · · · · · · · · · · ·	
Insecured, Considered good unless otherwise stated Advances recoverable in cash or kind or		
or value to be received		
ntercorporate Loans	172 240 244	77 101 115
Loans to Others	173,248,244	77,194,447
oans to others	76,766,270	82,882,735
TDS Receivable	1,025,764	253,792
Advances for Land Acquisition	10,132,439	1
Deposits	3,804,149	10,855,348
Advances to Suppliers	4,717,249	(7)
Other Advances	1,173,988	
Total	270,868,102	171,186,322



## SCHEDULES FORMING PART OF THE BALANCE SHEET AS AT 31ST MARCH, 2011

Particulars	— As at 31st March, 2011	As at 31st March, 2010
Schedule "K"		132.66
CURRENT LIABILITIES		STEROIDE
Sundry Creditors	78,589,598	16,962,126
Advances form Customers	495,683	- Committee Big -
Brokerage Payable	878,535	878,535
Service Tax Payable	9,480	
Total	79,973,295	17,840,661
Schedule "L" PROVISIONS	/	1
Other Liabilities & Provisions	2,708,844	494,555
Tax Deducted at Source	133,059	75,514
Provision for Taxation - A. Y. 2011-12	1,100,000	, 0
Provision for Taxation - A. Y. 1997-1998 & - A. Y. 1999-2000	54,156	80,608
	3,996,059	650,677
Schedule "M"		waste the hours of
Miscellaneous Expenses		
Preliminary Exp.	6	
ROC Fess Expense	2,229,381	
	2,229,387	





### SCHEDULES FORMING PART OF THE BALANCE SHEET AS AT 31ST MARCH, 2011

Schedule "E"

FIXED ASSETS

Particular		Rate	Gross Block As on 01.04.2010	Addition During the year	Deduction during the year	Total As on 31.03.2011	Depreciation As on 01.04.2010	Depreciation for the year	Depreciation on Deduction	Total Depreciation on as or 31.03.2011	Net Block As on 31.03.2011	Net block as on 31.03.2010
Building & Shed	WDV	10.00%	4.642,165	662,993	- 7	5,325,159	38,685	522,956		561,641	4,763,518	4,603,481
Plant & Machinery	WDV	13.91%	18,651.125	5,618,692		24,269,817	216,198	2,920,022		3,136,221	21. 597	18,434,927
CI Ingets Moukls	WDV	13.91%	2,619,019	¥		2,619,019	30,356	364,306		394,661	2,224.355	2,588,660
Crane	WDV	13.91%	1,601,250			1,601,250	16,561	222,734		241,295	1,359,955	1,582,689
Electrical Installa	WDV	13.91%	9,487,475	222,466		9,709,941	109,976	1,350,653	-	1,460,628	8,249,312	9,377,499
Transformer	WDV	13.91%	284,130		2	284,130	3,294	39,522		42,816	241,314	280,836
Air Compressor	WDV	13.91%	50,925			50,925	590	7,084		7,674	43,251	50,335
Laboratory Equipment	WDV	13.91%	12,888	14		12,888	4,332	1,793	-	6,125	6,763	8,556
Computers & Printers	WDV	40.00%	540,805	132,698	12	673,303	520,963	16,703		537,666	135.637	19,642
Software Erp4All	WDV	13.91%	945,000		4	545,000	497,502	131,450		628,952	316,049	447,498
Office Equipments	WDV	18.10%	22,960	14,450	10 1 20	37,410	8,264	5,275		13,540	23,870,	14,696
Furniture & Fixtures	WDV	18.10%	120,454			130,454	66,699	11,540	*	78,238	52,216	63,755
Motor Vehicle	WDV	13.91%	454,661	1,633,311	484,661	1,633,311	484,661	56,798	484,661	56,798	1,576,513	
Auto Level Meter	WDV	15.62%	10,500			10,500	5,010	1,640	4	6,650	3,850	5,490
Total			39,483,158	8,304,610	484,661	47,303,107	2,005,093	5,652,475	484,661	7,172,907	40,130,200	37,478,065
Previous Year			2,098,750	37,384,398		39,483,158	1,531,706	473,387		2,005,093	37,478,065	567,054



### SCHEDULE FORMING PART OF THE BALANCE SHEET AS AT 31ST MARCH, 2011

# Schedule "F" INVESTMENTS

Particulars	No. of Shares	Face Value	As At 31-03-2011 Rs.	As At 31-03-2010 Rs.
Long Term, Unquoted) - Fully Paid up				
Equity Shares				
Active Tradecomm Pvt. Ltd.	5,000	10		5,000,000
Ajaramar Fabrics Pvt. Ltd.	60,000	10	30,000,000	
Akshar Buildtech Pvt. Ltd.	60,000	10	30,000,000	
Akshar Entertainment Pvt. Ltd. (P.Y. 800000 Shares)	850,000	10	85,000,000	80,000,000
Andura Infrast Products Pvt. Ltd.	375,000	10	37,500,000	
Aqua Electronics Solutions	60,000	10	30,000,000	
Aspect Developers Pvt. Ltd.	60,000	10	7,500,000	
Badrinath Bater Pvt. Ltd.	265,000	10	53,000,000	
Bansal Diamonds Pvt. Ltd.	490,000	10		24,500,000
BBS Impex Pvt. Ltd.	10,000	10	-	1,000,000
Bga Tradelink Pvt. Ltd.	50,000	10	6,500,000	
Blue Peacock Securities Pvt. Ltd.	50,000	10	114 0 . 1	10,000,000
Blue Sky Agencies Pvt. Ltd.	25,000	10	5,000,000	30,000,000
(P.Y. 150000 Shares)				
Brand Impressions Pvt. Ltd.	10,000	10	5,000,000	10,000,000
(P.Y. 20000 Shares)				
Candor Infractech Pvt. Ltd.	1,900,000	10		19,000,000
City Gold Education Research Ltd.	41,700	100		50,040,000
Cobolt Infra Project Pvt. Ltd.	1,000,000	10		10,000,000
Coral Granito Pvt. Ltd.	100,000	10		5,000,000
Credential Equities Pvt.Ltd	75,000	10		7,500,000
Deshmukh Electrical Consultants Pvt. Ltd.	470	100	4,700,000	/ E .
Devu Tools Pvt. Ltd.	36,000	10	9,000,000	9,000,000
Diyajyoti Steel Ltd.	18,750	10	7,500,000	3 1
Dpk Eclectrosales India Pvt. Ltd.	850	100	5,100,000	
Dreamland Textile	4,000	100	4,000,000	12
Fern Infrastructure Pvt.Ltd.	33,400	100	40,080,000	40,080,000
Geetanjali Spac Pvt. Ltd.	10,000	10	2,500,000	2,500,000
GI Constructions Pvt. Ltd. (P.Y. 30000 Shares)	45,000	10	13,950,000	9,300,000
Himalaya Barter Pvt. Ltd.	30,000	10	400	15,000,000
Jagati Publications Ltd.	27,777		200	9,999,720
Jashmin Steel Trading Limited	25,000	10	10,000,000	
Jhankar Bangets Pvt. Ltd.	37,500	10	30,000,000	30,000,000
Juliet Merchants Pvt. Ltd.	26,000	10		26,000,000
Kalsha Builders Pvt. Ltd.	1,500	10	30,000,000	F 2 .
KTC Constructions Pvt. Ltd.	7,000	10		3,500,000



Particulars —	No. Of Shares	Face Value	As At 31-03-2011 Rs,	As At - ' 31-03-2010 Rs.
Leen Construction Pvt. Ltd.	25,000	10		2,500,000
M. R. Shah Logestics pvt. Ltd.	300,000	10	15,000,000	
Macro Deicomm Pvt. Ltd.	26,000	10		26,000,000
Magelian Enterprises Pvt. Ltd.	350,000	10		35,000,000
Malhotra Rubbers Ltd.	17,500	10	5,250,000	5,250,000
Mangala Laxmi Industries Pvt. Ltd.	80,000	10		20,000,000
Maple Goods Pvt. Ltd.	175,000	10		35,000,000
Marina Commodeal Pvt. Ltd.	2,300	10	2,300,000	2,300,000
Marsh Steel Trading Ltd.	37,500	10	15,000,000	
Marygold Enterprises Pvt. Ltd.	100,000	10	SKALL GALLS	10,000,000
Matrix Barter Pvt. Ltd.	50,000	10		10,000,000
Mico Plast Industries Pvt. Ltd.	10,000	10	10,100,000	
Moon City Vincom Pvt. Ltd.	30,000	10	S ME OF THE SECOND	30,000,000
More & Kande Hotels & Investment	32,500	100		3,500,000
Navyug Fin-sec. Pvt.Ltd.	7,500	100		7,500,000
Neminath Trade Pvt. Ltd.	475,000	10	- 1.HBh7.44	47,500,000
Ostwal Plant Pvt. Ltd.	2,500	100	5,000,000	5,000,000
Pitamber Vinimay Pvt. Ltd.	250,000	10	50,000,000	
Prakesh Stainless Steels Pvt.Ltd.	75,000	10 -		7,500,000
Prateek Bulls & Bears Pvt. Ltd.	50,000	1	10,000,000	
Praveen Jewellers Pvt. Ltd.	12,250	10	1 - 1 - 1	2.450,000
Punarvasu Enterprises Pvt. Ltd.	75,000	10		7,500,000
Rajshah Enterprises Pvt. Ltd.	53,000	10	26,500,000	
Ratnagiri Enclave Pvt. Ltd.	25,000	10	5,000,000	5,000,000
Right Choice Vanijya Pvt. Ltd.	25,000	10	5,000,000	5,000,000
Russkar Tradeli	25,000	10 -	5,000,000	5,000,000
Rupnarayan Niketan Pvt. Ltd.	25,000	10	5,000,000	5,000,000
Scanner Systems & Technologies Pvt. Ltd.	50,000	10		5,000,000
Seaview Suppliers Pvt. Ltd.	225,000	10		45,000,000
Shakti Tex Coaters Pvt. Ltd.	50,000	10		5,000,000
Shree City Colonisers Pvt. Ltd.	20,000	10	2	2,000,000
Shree City Developers Pvt. Ltd.	5,000	10		500,000
Shree Sai Steel Industries India	50,000	10		20,500,000
Silver Emporium Pvt. Ltd.	93,750	10		15,000,000
Sine Wave Biomass Power Pvt. Ltd.	30,000	10	3,000,000	
Snehsil Marketing Pvt. Ltd.	325,000	10	65,000,000	7
Sokal Exports Pvt. Ltd.	3,250	100		6,500,000
Sona Cars Pvt. Ltd.	32,250	10	8,055,000	-
Sparkel Fabrics Pvt. Ltd.	10,000	100	1,000,000	(4)
Sruti Filatex Private Ltd.	100,000	10		1,000,000
Sukchain Properties Pvt. Ltd.	50,000	10	5,000,000	•
Tanish Estate Developers Pvt. Ltd.	12,500	10	12,500,000	
Tanish Homes & Constructions Pvt. Ltd.	14,500	10	14,500,000	-
Tanish Projects Pvt. Ltd.	5,000	10	5,000,000	

• Particulars	No. Of Shares	Face Value	As At 31-03-2011 Rs. —	As At 31-03-2010 — Rs.
Teena Housing Finance Co. Ltd.	25,000	10		2,500,000
Trustworthy Viniyog Pvt. Ltd.	75,000	10	15,000,000	
Unicon commodeal Pvt. Ltd.	5,000	10	5,000,000	5,000,000
Viz Infra Consultant Pvt. Ltd.	2,500,000	10		25,000,000
Xanthus Developers Pvt. Ltd.	2,100,000	10		21,000,000
Yanki Infrastructura Pvt. Ltd.	305,500	10	10,000,000	12
Yes Equities Pvt. Ltd.	50,000	10	10,000,000	
Prraneta Industriea Ltd.	See 121		78,500,000	
Share Application Money				Primary and
(Long Term, Unquoted)-Partly paid up Equity Shares	100			
Amirashmi Finstock Pvt. LtdPaid up Rs.5	100,000	10	1,500,000	10,000,000
Gajanand Infracon Pvt. LtdPaid up Rs. 5	38,000	10	9,500,000	
Himanshu Horns Pvt. LtdPaid up Rs. 5	138,000	10	34,500,000	
Neminath Trade Pvt. Ltd Paid up Rs. 5	718,750	10	57,500,000	
Sheil Mercantile Pvt. Ltd. Paid up Rs. 5	350,000	10	17,500,000	
Swashwat Realty Developers Pvt. Ltd. Paid up Rs. 5	44,000	10	2,200,000	
Vaishali Realities Pvt. Ltd Paid up Rs. 5	200,000	19	10,000,000	
Vastupal Infra Pvt. Ltd Paid up Rs. 5	60,000	10	15,000,00	
Seth Carbon and Alloys Pvt. Ltd Paid up Rs. 8	52,500	10		21,000,000
(Refer Note No 3 of Schedule M) Total A			975,735,000	954,375,220
Investment in Sequrities - Unquoted	1 - 167		40,000,000	353,000,000
(Refer Note No. 3 of Schedule M) Total B	les I		40,000,000	353,000,000
			1,015,735,000	1,307,375,220

# STATEMENT PURSUANT TO PART IV OF SCHEDULE VI TO THE COMPANIES ACT, 1956 BALANCE SHEET ABSTRACT AND COMPANY'S GENERAL BUSINESS PROFILE

l. ,	Registration Details							
	Registration No.	28373	State Code	04				
	Balance Sheet Date	31/2011						
I.	Capital raised during the y	ear: NIL						
11.	Position of Mobilisation ar	d Deployment of Funds	(Amount in Rs.):					
		Total Liabilities		Total Assets				
	SOURCES OF FUNDS	1,858,672,269		1,858,672,270				
		Paid-up Capital		Reserve & Surplus				
		461,384,750	and the same	1,025,857,000				
		Secured Loans		Unsecured Loans				
		25,628,224		260,813,541				
		Deferred Tax Liability		the party (b)				
		1,019,400	To be a second					
	APPLICATION OF FUNDS							
	16. The control of th	Net Fixed Assets		Investments				
		48,605,068		1,015,735,000				
		, Net Current Assets		Misc. Expenditure				
		702,358,155	YEST	2,229,387				
		Accumulated Losses	Total College	THE RESIDENCE OF THE PARTY OF T				
		5,775,305						
V.	Performance of Company (	Amount in Rs.)	may .					
	the state of the state of	Turnover		Total Expenditure				
		822,884,222		831,632,020				
		Profit Before Tax		Profit After Tax				
		3,856,092		1,736,692				
		Earning Per Share		Dividend Rate %				
		0.04		NIL				
V.	Generic Names of Three Pr	rincipal Products of the	Company (As per Mo	netary Terms)				
	Item Code No. (ITC)	Product Description						

The Schedules referred to above from an integral part of the Balance Sheet

As per our Audit Report of even date attached

For N. R. PARIKH & CO. Chartered Accountants

Sd/- .

N. R. PARIKH, Partner Vadodara: 01-09-2011 FOR AND ON BEHALF OF THE BOARD of Directors
For PRABHAV INDUSTRIES LIMITED

Sd/-

id/-

Mr. Jayesh Thakkar Mr. Bhavesh Desai

Chairman & MD

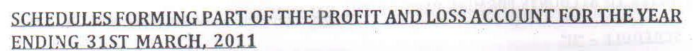
Director



# SCHEDULES FORMING PART OF THE PROFIT AND LOSS ACCOUNT FOR THE YEAR ENDING 31ST MARCH, 2011

Particulars		As at 31st March, 2011	•	As at 31st March, 2010
Schedule "N"				
OTHER INCOME		and the same of		
Discount & Kasar		210,943		12,098
Profit on Sale of Investments		1,964,359	7	850,000
Interest Received	1	5,186,262		1,212,534
Misc. Income	and the second	34,018		
The second second		7,395,582		2,074,632
Schecule "O"		chiness's		
CLOSING STOCK	libra.			
Finished Goods	9,324,000		5,129,000	
Trading Materials	14,061,365		0	
Equity Shares	2,230	23,387,595	2,230	5,131,230
Less : Opening Stock			1	and a subsect of
Finished Goods	5,129,000	,	0	
Scrap Materials	0		0	
Equity Shares	2,230	5,131,230	2,230	2,230
earlier come relation	12	18,256,365		5,129,000
Schedule "P"		Sandyards 1		
CONSUMPTION OF RAW MATERIALS	F 4 11-15	WHERE ST.		
Opening Stock		1,350,000		
Add : Purchase		219,185,237		22,394,147
Add : Custom Duty		10354,754		79-1
		221,889,991		22,394,147
Less : Closing Stock		6,583,160		1,350,000
C 1 1 1 101		215,306,831		21,044,147
Schedule "Q" MANUFACTURING EXPENSES				
Power & Fuel Charges		23,951,263		2,699,219
Labour Charges Expenses		2,838,085		251,000
Freight & Carting Charges	AND RESIDENCE	2,468,345		267,282
Other Direct Charges	and a resolution	400,361	100000	207,202
Tender Fees		11,030		20,040
		29,669,084		3,237,541
Schedule "R"				0,207,011
PERSONNEL EXPENSES	menter the	180	Control of the State	
Director Remuneration	WHI FOR THE	119,000		
Salaries & Wages Expenses	100	884,084		358,950
Security Expenses	distribution .	288,572		16,908
		1,291,656		375,858





Particulars	Year Ended 31st March, 2011 Amount (Rs.)	Year Ended 31st March, 2010 Amount (Rs.)
Schedule "S"		
ADMINISTRATIVE EXPENSES	of the last own or the same	
Advertisement Expenses	69,915	
Audit Fees	165,450	66,180
Building Maintenance Charges	32,332	28,980
Sales Commission & Promotion	487,610	21,632
Conveyance & Vehicle Running Expenses	299,802	4,600
Custodian Charges	121,330	28,678
Demate Charges		1,600
Electricity Expenses	116,656	8,610
Fees paid to CDSL for connectivity	***	55,000
Fees, Rates & Taxes	119,637	62,927
Internate Charges	15,394	19,497
Legal & Professional Fees	310,844	133,112
Office & Miscellaneous Expenses	175,194	13,098
Penalty paid to Stock Exchange	THE REAL PROPERTY.	480,000
Post and Courier Expenses	16,079	17,471
Printing & Stationery Expenses	85,292	17,072
Rent	822,500	
Repaires & Maintainance	233,583	6,830
Right Issue Expenses		414,159
Staff Welfare Expenses	52,117	3,358
Stock Exchange Listing Fees	174,900	29,781
Subscription / Membership Fees	22,551	6,155
Telephone Expenses	181,802	9,888
Travelling Expenses	698,413	36,154
VAT Panalty	77.00 (7.00 m)	100
	4,201,401	1,464,882
Schedule "T"		
FINANCE AND BANK CHARGES	READ THE WAY IN	
Bank Charges	395,196	24,028
Interest Paid	503,356	12,137
Interest on Fringe Benefit Tax	200,000	637
Interest on Income Tax		9,637
Theorem in the state of the sta	898,552	46,438





# NOTES TO ACCOUNTS FORMING PART OF THE BALANCE SHEET AS AT 31ST MARCH, 2011

### SCHEDULE - "U"

### 1) SIGNIFICANT ACCOUNTING POLICIES:

### a) Accounting Convention

The financial statements are prepared under historical cost convention, on accrual basis, in accordance with the generally accepted accounting principles in India and to comply with the Accounting Standards prescribed in the Companies (Accounting Standards) Rules, 2006 issued by the Central Government in exercise of the power conferred under sub-section (1) (a) of section 642 and the relevant provisions of the Companies Act, 1956 ("the Act").

### b) <u>Use of Estimates</u>

The preparation of the financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent liabilities on the date of the financial statements and the results of operations during the reporting periods. Although these estimates are based upon management's best knowledge of current events and actions, actual results could differ from those estimates and revisions, if any, are recognized in the current and future periods.

### c) Fixed Assets & Depreciation.

- (i) Fixed assets are stated at cost less accumulated depreciation/amortisation. Cost comprises the purchase price and any attributable cost of bringing the asset to its working condition for its intended use.
- (ii) Fixed assets under construction, advances paid towards acquisition of fixed assets and cost of assets not ready for use as at the year end, are disclosed as capital work-in progress.





(iii) Depreciation on fixed assets is provided on WDV method on pro rata basis from the date of addition at the rates and in the manner prescribed in Schedule XIV to the Companies Act, 1956.

### d) Investments

Investments classified as long-term investments are stated at cost. Diminution in the investment has not been worked out and provided.

### e) Inventory

Inventory comprises of raw materials, Semi finished and Finished goods are valued at Cost or net realizable Value, whichever is lower.

Consumable stores are written off in the year of Purchase.

### f) Employee Benefits

Provision for gratuity has not been made as none of the employee have completed the minimum qualified period of services.

### g) Claims, Demands and Contingencies

Details of disputed and or contingent liabilities are not available.

### h) Provision for Current and Deferred Tax:

- i) Tax liability of the company is estimated considering the provision of Income Tax Act, 1961.
- ii) Deferred tax is recognized subject to consideration of prudence, on timing difference being the difference between taxable incomes and accounting income that originate in one period, and are capable of reversal in one or more subsequent period(s). Such deferred tax is quantified using rates and laws enacted or substantively enacted as at the end of the financial year.





### i) <u>Impairment of Assets</u>

The Company assesses at each balance sheet date whether there is any indication that an asset may be impaired. If any such indication exists, the Company estimates the recoverable amount of the asset. If such recoverable amount of the asset or the recoverable amount of the cash generating unit to which the asset belongs is less than its carrying amount, the carrying amount is reduced to its recoverable amount and the reduction is treated as an impairment loss and is recognized in the Profit and Loss Account. If at the balance sheet date there is an indication that a previously assessed impairment loss no longer exists, the recoverable amount is reassessed and the asset is reflected at the recoverable amount subject to a maximum of depreciated historical cost.

### *j) Revenue Recognition:*

Revenue is recognized to the extent that it is probable that the economics benefits will flow to the company and the revenue can be reliably measured.

### Sale of Goods:

Revenue is recognized when the significant risks and rewards of ownership of the goods have passed to the buyer. Sales re reported net of Sales Tax and Excise Duty.

### Interest:

Revenue is recognized on a time proportion basis talking into accounts the amount outstanding and the rate applicable.

#### *k) Foreign currency transactions*

Transactions in foreign currency and non-monetary assets are accounted for at the exchange rate prevailing on the date of the transaction. All monetary items denominated in foreign currency are converted at the year-end exchange rate. The exchange differences arising on such conversion and on settlement of the transactions are recognized as income or as expenses in the year in which they arise.





**2)** Estimate account of contract remaining to be executed on capital account and not provided for (Net of Advances) Rs. Nil. (Previous Year Nil)

### 3) **INVESTMENTS**:

The Company has made investment in Equity Shares of various unlisted companies for the cost of Rs. 7495.35 Lacs (Including under long terms investment of equity shares fully paid up with premium of Rs. 7107.80 Lacs) We are unable to state the book value of the said investment as the details for the same as recorded are yet to be made available for our verification.

The Company has made investment in Equity Shares of various unlisted companies for the cost of Rs.1877.00 Lacs (Including under long terms investment of equity shares partly paid shares with premium of Rs. 1312.12 Lacs) and Share Application Money for Prraneta Industries Ltd shares of Rs. 785.00 Lacs. We are unable to ascertain the details for the same, as records are yet to be made available for our verification.

### 4) **SEGMENT INFORMATION:**

(Rs. In Lacs)

Particulars	Steel	Div.	Softv	ware	Cont	ract	Sh	are	Tradir	ıg	To	otal
			Divi	sion	Divis	sion	Div	ision	Divisio	n		
	10-11	09-10	10-11	09-10	10-11	09-	10-	09-10	10-11	09-	10-11	09-10
						10	11			10		
Revenue	2582.10	239.54	0.00	0.03	2.12	0	0	0	5644.62	0	8228.84	239.57
Total Revenue	2582.10	239.54	0.00	0.03	2.12	0	0	0	5711.66	0	8228.84	239.57
Profit / (Loss)	2.14	10.44	(1.45)	(1.08)	2.12	(0.23)	0	(0)	92.27	0	95.08	9.13
Before Tax												
Segment Assets	18035.54	14738.63	589.20	589.20	6.51	6.51	0	0	0	0	18631.25	15334.41
Segment Liability	3786.50	473.01	31.27	37.10	18.31	20.88	6.14	6.14	0	0	3842.22	537.12
Capital	169.80	373.84	0	0	0	0	0	0	0	0	169.80	373.84
Expenditure												
Depreciation	55.06	4.18	1.43	0.52	0.03	0.03	0	0	0	0	56.52	4.73

**5)** In the opinion of the Management, the Provident Fund and ESI act are not applicable, hence no provision have been made for the same.





### 6) **EARNINGS PER SHARE:**

Sr	Particulars	2010-11	2009-10
No.			
A.	Net Profit / (Loss) after Tax Available for	1736692	913037
	Equity Share Holder		
B.	Weighted Average no of Equity Share of Rs.	46089100	46089100
	10/- each outstanding during the year (No.		
	of Shares)		
C.	Basic EPS Rs.	0.04	0.02
D.	Diluted EPS Rs.	0.04	0.02

**7)** Loans & Advances in nature of Loans given to Subsidiaries, Associates & Others as on 31.03.2011 RS.1739.38 Lacs (P.Y. Rs. 1568.74 Lacs)

### 8) CAPACITY AND PRODUCTION

Particular	Units	Installed	Capacity	Production		
		2010-11	2009-10	2010-11	2009-10	
MS Ingots	M/T	10220	10220	9324.42	865.70	

- **9)** Sundry Creditors, Unsecured loans, other liabilities, loans and advances, sundry debtors, and other current assets are subject to confirmation and no exercise carried out to determine bad amount. If any.
- **10)** In respect of advances given in past years, there are no efforts made for the recovery. No provision has been made for Bad & Doubtful Advances and interest there on.
- **11)** Accounts of Debtors are unconfirmed. No provision has been made for Bad & Doubtful Debts.
- **12)** Where no external evidence is available, the directors have approved all such transactions.
- 13) Directors Remuneration: Rs. 1,19,000/- (P.Y. Nil)





- **14)** Auditors Remuneration : Rs. 1,50,000/- & Taxes (P.Y.60,000/- & Taxes)
- **15)** In the opinion of the Director, Current Assets, Loans & Advances have value at which they are stated in the Balance Sheet, if realized in the ordinary course of business. The provision for depreciation and for all known liabilities is adequate and not in excess of the amount reasonably necessary.
- 16) No loans and advances have been made to directors, Firms and to the Companies in which Director/ relative are/were interested as director / partner / proprietor during the year, except Rs. 484.43 Lacs in past year to directors, Firms and to the Companies in which Director/ relative are/were interested as director / partner / proprietor which is continuing contravention of Section 295 of companies Act, 1956.
- **17)** For Section 372A of the Companies Act, 1956 for aggregate inter-corporate Loan of Rs. 1732.84 Lacs and investment of Rs. 10157.35 Lacs in excess of the limit specified thereto, however the resolution has been passed for Rs. 20000.00 Lacs aggregate inter-corporate Loan and investment by postal bellot.
- 18) Since the beginning, the company is in the process of compiling with the provision of Section 383A of the Companies Act, 1956 relating to appointment of a whole time secretary. In the absence of the company secretary with the company, we are unable to comment on the maintenance of various statutory registers, records, compliance of Stock Exchange listing agreement, SEBI Rules & Regulation and The Companies Act, 1956.
- 19) Micro Small & Medium Enterprise: The company is in the process of compiling the relevant information. As the relevant information is not yet readily available and / or not given or confirmed by such enterprise, it is not possible to give required information in the accounts. However, in view of the management the impact of interest, if any which may subsequently become payable to such enterprise in accordance with the provision of the Act, would not be material and the same, if any would be disclosed in the year of payments of interest.





In the absence of the necessary information with the company relating to the registration status of the suppliers under Micro, Small and Medium Enterprise Development Act, 2006, the information required under the said Act could not be complied and disclosed.

- **20)** The Net deferred tax liability comprises of the difference between Book and Income Tax Depreciation on Fixed Assets of Rs. 10.19 Lacs.
- **21)** Additional Information as required by para 3, 4 and 4-A to 4-D of Part II of Schedule VI to the companies Act, 1956.

Sr	Particulars	2010-11	2009-10
No.		Amt Rs.	Amt Rs.
I	Turn Over	815488640	22332016
II	Consumption of Raw Material		
	Imported	Nil	Nil
	Indigenous	215306831	
III	Value of Imports on CIF Basis – Traded	9115380	Nil
	Goods		
IV	Earning in Foreign Currency	Nil	Nil
V	Expenditure in Foreign Currency -	9115380	Nil
	Purchase		

### 22) **QUANTITATIVE INFORMATION** (AS PER CERTIFIED BY THE MANAGEMENT):

	Opening Stock		Purchase		Cons	sumed	Net Closing Stock	
Items	Units	Value	Units	Value (Rs.)	Units	Value	Units	Value
		(Rs.)				(Rs.)		(Rs.)
Raw								
Material	75	1350000	11028.36	220436634	10735.78	213736631	292.585	6583160
Trading	0	0	1172.325	31891390	659.620	19832295	512.705	10752000
Aluminum	0	0	163.119	14750564	113.762	14750564	49.357	3309365





### **Finished Goods**

	Op Stock		Manufacture		S	ales	Net Closing Stock	
Items	Units	Value (Rs.)	Units	Value (Rs.)	Units	Value (Rs.)	Units	Value (Rs.)
MS								
Ingots	223.84	5129000	9424.42	243396235	9314.49	250216159	333.76	9324000

### 23) RELATED PARTY DISCLOSURES

a) <u>List of related parties with whom transaction have taken place (As per Certified by the Management)</u>

Sr.	Name of the Related Party	Relationship
No.		
A.	Associates Concern:	
	Pavitra Corporation	
	Natural Expo Agro Industries Ltd.	
	Pacific Finstock Ltd	Commenter / Firms in subjet
	Pacific Securities Ltd	Companies / Firms in which
	Jainil Developers	Directors / Relative of Director are interested
	Atreya Petro Chem Limited	Director are interested
	Ranger Software Tech Pvt Ltd	
	Kavit Logistics	
	Pytho Prabhav Marketing	
B.	Key Management Personnel	
	Jayesh R Thakkar	Director of the Company
	Bhavesh Desai	
C.	Mrs. Artiben J Thakkar	Relative of Director





### b) Significant transaction during the past year and current year with related parties

(Rs. In Lacs)

	Companies / Firms in which Directors /	Director of the	Relative of Director	
Particulars	Relative of Director	Company	Director	
	are interested	33 <b>p</b> y		
<u>Transactions</u>				
Loan / Deposits given	38.20	1.25	0	
Loan / Deposits taken /		0	0	
Recovery	1.20			
Transportation & Rent		0	0	
Payment	21.89			

<u>Pl Note:</u> Previous year's figures have been regrouped, rearranged and reclassified wherever necessary.





### **ATTENDANCE SLIP**

Annual General Meeting: Day: Friday, 30th September, 2011 at 9:00 A.M.

No. of Shares:
DP ID No. :
er of the Company. I hereby record my ered office of the Company.
onic Form. ip and hand it over at the entrance.





### **PROXY FORM**

Annual General Meeting: Day: Friday, 30th September, 2011 at 9:00 A.M.

Regd. Folio No. :		No. of Shares	:				
Client ID* :		DP ID No. :					
I/We	of		being the member(s) of				
Prabhav Industries I	or failing	him	of				
			e for me/us and on my/our t 902, Galav Chambers, Opp.				
Sardar Patel Statue, Sayaji	Gunj, Vadodara -39	90 005 on Friday, 30	oth September, 2011 at 9:00				
A.M. and at any adjournme	nt thereof.						
Signed this day of	2011.						
Signature of Proxy		Signature of Memb	er				

\*Applicable for investors holding shares in electronic Form.

<u>Note:</u> The Proxy form in order to be effective must be duly stamped, completed and signed and must be deposited at the Registered Office of the Company not less than 48 hours before the meeting.