# EIMCO ELECON (INDIA) LIMITED **ANNUAL REPORT** 2009-2010

### **BOARD OF DIRECTORS**

Mr. P. M. Patel - Chairman

Mr. P. B. Patel - Managing Director

Mr. P. C. Amin Mr. H. S. Parikh Mr. Jal Patel

Mr. Shreevardhan Sinha

Mr. Vihang Virkar

Mr. A. M. Deshpande - Wholetime Director

### **COMPANY SECRETARY**

Mr. Nilesh D. Shelat

### **AUDITORS**

Messrs. Talati & Talati Chartered Accountants Ahmedabad

### **BANKERS**

State Bank of India Anand

### **REGD. OFFICE & WORKS**

Vallabh Vidyanagar Gujarat - Pin 388 120

# REGISTRAR & SHARE TRANSFER AGENTS Mumbai Office

Link Intime India Pvt. Ltd. (Formerly M/s. Intime Spectrum Registry Ltd.) C-13, Pannalal Silk Mills Compound LBS Marg, Bhandup (W) Mumbai - 400 078

### Vadodara Office

Link Intime India Pvt. Ltd.

(Formerly M/s. Intime Spectrum Registry Ltd.) 1st Floor, 308, Jaldhara Complex Opp. Manisha Society Off Old Padra Road, Vasna Road Vadodara - 390 015

### NOTICE OF ANNUAL GENERAL MEETING

NOTICE IS HEREBY GIVEN that the 36<sup>th</sup> Annual General Meeting of EIMCO ELECON (INDIA) LTD. will be held on Friday the 30<sup>th</sup> July, 2010 at 4.00 p.m. at the Registered Office of the company at Vallabh Vidyanagar 388120, Gujarat state to transact the following business:

### **ORDINARY BUSINESS**

- To receive, consider and adopt the Audited Balance Sheet as at 31<sup>st</sup> March 2010 and Profit & Loss Account for the year ended on that date and the reports of the Directors & Auditors.
- 2. To declare dividend.
- 3. To appoint a Director in place of Mr.P. M. Patel who retires by rotation and being eligible, offers himself for re-appointment.
- To appoint a Director in place of Mr.Jal Patel who retires by rotation and being eligible, offers himself for re-appointment.
- 5. To appoint Auditors and to fix their remuneration.

### **SPECIAL BUSINESS**

- 6. To consider and if thought fit, to pass, with or without modification, the following Resolution as an Ordinary Resolution:
  - "Resolved That Mr. Vihang Virkar, who was coopted as an Additional Director of the Company by the Board of Directors, and who holds office under Section 260 of the Companies Act, 1956, upto the date of forthcoming Annual General Meeting, be and is hereby appointed as Director of the Company, whose period of office will be liable to retirement by rotation."
- 7. To consider and if thought fit, to pass, with or without modification, the following Resolution as an Ordinary Resolution.
  - "Resolved That pursuant to the provisions of Sections 198, 269, 309, 310 read with Schedule xiii and other applicable provisions, if any, of the Companies Act,1956, the Company hereby accords its approval to the revision in remuneration payable to Mr. A. M. Deshpande, Wholetime Director with effect from 1st April, 2010 as set out under item No.7 of the the Explanatory Statement annexed to this Notice."

Registered office: Anand-Sojitra Road Vallabh Vidyanagar Gujarat - 388120 By order of the Board

Nilesh D. Shelat

Date: 10<sup>th</sup> May, 2010 Company Secretary

### NOTES:

- A. A MEMBER ENTITLED TO ATTEND AND VOTE AT THE MEETING IS ENTITLED TO APPOINT A PROXY/PROXIES TO ATTEND AND VOTE INSTEAD OF HIMSELF. THE PROXY NEED NOT BE A MEMBER OF THE COMPANY. THE PROXY/PROXIES FORM/S IN ORDER TO BE EFFECTIVE SHOULD BE DEPOSITED WITH THE COMPANY NOT LESS THAN 48 HOURS BEFORE THE MEETING.
- B. The Register of members & Share transfer Books of the Company will be closed From 01-07-2010 to 07-07-2010. (both days inclusive)
- C. The payment of dividend on equity shares as recommended by the directors for the Year ended 31<sup>st</sup> March, 2010 when declared at the meeting will be paid:
  - 1. to those members whose names appear in the Register of Members of the Company on 01-07-2010.
  - in respect of shares held in electronics form, to those "deemed members" whose names appear on the statements of beneficial ownership furnished by National Securities Depository Limited (NSDL) and Central Depository Services (India) Ltd, (CDSL) at the end of business hours on 30-06-2010.
- D. The members desiring to have any information on accounts are requested to write to the Company Secretary atleast one week in advance of the meeting to enable the Company to keep the information ready.
- E. The members are requested to bring with them their copy of Balance Sheet as no arrangement has been made to distribute additional copies as a measure of economy.

Registered Office: Anand-Sojitra Road Vallabh Vidyanagar Gujarat - 388120

Date: 10th May, 2010

By order of the Board

Nilesh D. Shelat Company Secretary

(2)

# S EIMCO ELECON

### ANNEXURE TO THE NOTICE

Explanatory statement pursuant to section 173(2) of the Companies Act,1956.

### **ITEM NO.6**

Mr. Vihang Virkar was appointed as an Additional Director with effect from 30-7-2009 pursuant to Section 260 of the Companies Act, 1956. Mr. Vihang Virkar holds office upto the date of the ensuing Annual General Meeting. The Company has received notice under section 257 of the Companies Act, 1956 together with requisite deposit, signifying the intention to propose the name of Mr. Vihang Virkar for appointment as director liable to retire by rotation.

Considering his extensive knowledge and business skills the Board considers that the appointment of Mr. Vihang Virkar will be in the interest of the Company and therefore, recommends the proposed resolution for approval.

Except Mr. Vihang Virkar, none of the Directors shall be deemed to be concerned or interested in the proposed resolution.

### **ITEM NO.7**

The Remuneration Committee and the Board of Directors at their meeting held on 10<sup>th</sup> May 2010 unanimously resolved to revise the remuneration payable to Mr. A. M. Deshpande from 1<sup>st</sup> April 2010 for remaining period of his term of appointment i.e. 31<sup>st</sup> December 2013, subject to the approval of the Company in General Meeting. The terms and conditions including remuneration payable to Mr. A. M. Deshpande are set out in the draft of the Supplemental Agreement to be entered into by the Company with him which interalia, contain the following terms and conditions:

### Remuneration:

- (a) Salary: Rs.2,25,000 (Rupees two lacs twenty-five thousand only) per month from 1<sup>st</sup> April 2010, with annual increment as the Board of Directos may decide.
- **(b) Perquisites:** In addition to above, he shall also be entitled to perquisites and allowance like Rent–free furnished/semi–furnished accommodation/House rent Allowance, expenditure incurred by the Company on gas, electricity, water and furnishing to be valued as per the Income Tax Rules, retirement benefits as per the laws applicable from time to time. Company maintained car with driver/maintenance cost of the car as per the rules of the Company, as applicable.
  - The perquisites and allowance shall be valued as per the Income Tax Rules, wherever applicable. In the absence of any such Rules, they shall be evaluated at actual cost.
- (c) Commission: In addition to salary and perquisites, one percent commission on the net profit of the company computed in the manner laid down in section 309(5) of the Companies Act, 1956 subject to a ceiling of Rs.18 lacs per annum, whichever is less
- (d) Minimum Remuneration: Notwithstanding anything herein contained, where in any financial year during the currency of tenure of the Whole time Director, the Company has no profits or profits are inadequate, the Company will pay remuneration by way of salary and perquisites as stated above but shall not exceed the limits prescribed under Schedule xiii to the Companies Act, 1956 and other provisions thereof or any amendments, variations, modifications or reenactment.

All other terms and conditions remain unchanged.

The Whole time Director shall not be paid any sitting fees for attending meetings of the Board of Directors or Committees thereof.

The particulars set out above may be treated as an abstract of the Agreement, proposed to be entered into between the Company and Mr. A. M. Deshpande under the provisions of Section 302(2) of the Companies Act, 1956.

None of the Directors of the Company is in any way deemed to be concerned or interested in the aforesaid resolution except Mr. A. M. Deshpande.

The Board of directors recommends the resolution for approval of the members.

The draft agreement referred to above, to be entered into with Mr. A. M. Deshpande is available for inspection by the members of the company at the registered office of the company between 10.00 am. and 1.00 pm. on all working days except Sundays till the date of the annual general meeting.

Registered Office: Anand-Sojitra Road Vallabh Vidyanagar Gujarat - 388 120. By order of the Board of Directors,

Nilesh D. Shelat Company Secretary

Date: 10th May, 2010

### **DIRECTORS' REPORT**

To:

The Members of EIMCO ELECON (INDIA) LTD.

The Directors have pleasure in presenting their 36<sup>th</sup> Annual Report together with the Audited Statement of Accounts of the Company for the year ended 31<sup>st</sup> March 2010.

### 1. FINANCIAL RESULTS

	31-03-2010	31-03-2009
	(Rs.)	(Rs.)
Profit before Depreciation, & Provision for Taxation	260,471,964	307,741,097
Less: Depreciation	69,478,422	74,182,472
PROFIT BEFORE TAX	190,993,542	233,558,625
Less: Provision for Taxation and Deferred Tax and Fringe Benefit Tax	62,968,049	81,288,340
PROFIT AFTER TAX	128,025,493	152,270,285
Add : Balance brought forward from last year	31,926,236	31,650,839
	159,951,729	183,921,124
APPROPRIATED AS		
Proposed Dividend	23,073,540	23,073,540
Tax on distributed Profit	3,832,515	3,921,348
Transfer to General Reserve	100,000,000	125,000,000
Balance Carried Forward	33,045,674	31,926,236
Total	159,951,729	183,921,124

### 2. PERFORMANCE

During the year under review, the Company has achieved the turnover of Rs.1645.65 million (previous year 1480.78 million). The net profit stood at Rs.128.02 million (previous year Rs.152.27 million).

### 3. DIVIDEND

Your directors recommend for your consideration a dividend of Rs. 4/- per share of

Rs.10/ each for the year ended 31st March, 2010.

### 4. INSURANCE

The whole of the properties of the company have been suitably insured.

### 5. FIXED DEPOSITS

Five Deposits aggregating to Rs.122,800 though matured were not claimed as on 31<sup>st</sup> March 2010.

### 6. DIRECTORS

Mr. P.M. Patel and Mr. Jal Patel retire by rotation and, being eligible, offer themselves for reappointment. A brief profile of these Directors is appearing in Annexure 4 to this Report.

Mr. Vihang Virkar was appointed as Additional Director w.e.f. 30<sup>th</sup> July 2009 and will hold office as Additional Director upto Annual General Meeting. Notice together with deposit has been received from a member pursuant to section 257 of the Companies Act, 1956, proposing Mr. Vihang Virkar's appointment in the ensuing Annual General Meeting as Director of the Company liable to retire by rotation.

### 7. DIRECTORS' RESPONSIBILITY STATEMENT

The Board of Directors of your Company state:

- that in the preparation of the annual accounts, the applicable accounting standards have been followed along with proper explanation relating to material departures;
- that the directors have selected such accounting policies and applied them consistently and made judgements and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the company at the end of the financial year and of the profit or loss of the Company for that period;
- that the directors have taken proper and sufficient care of the maintenance of

adequate accounting records in accordance with the provisions of this Act for safeguarding the assets of the company and for preventing and detecting fraud and other irregularities;

4. that the directors have prepared the annual accounts on a going concern basis.

### MANAGEMENT'S DISCUSSION AND ANALYSIS

A detailed review of the operations, performance and future outlook of the Company is given in the Management's Discussion and Analysis appearing as Annexure 5 to this Report.

### 9. CORPORATE GOVERNANCE

Your Company has always striven to incorporate appropriate standards for good Corporate Governance. It has taken adequate steps to ensure that the provisions of Corporate Governance as prescribed under the Listing Agreements with the Stock Exchanges, are complied with.

A detailed report on Corporate Governance is appearing as Annexure 3 to this Report along with the Auditors' Certificate on its compliance by the Company.

### 10. PERSONNEL

Industrial relations in the Company were cordial throughout the year under review. The Board of Directors of the Company wishes to place on record its sincere appreciation for the continued support and good work of all employees.

As required by the provisions of Section 217 (2A) of the Companies Act, 1956 read with the Companies (Particulars of Employees) Rules, 1975, as amended, the names and other particulars of the employees are set out in the Annexure 1 to the Directors' Report.

# 11. CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE EARNING & OUTGO

The particulars required to be disclosed in this report pursuant to the provision of Section 217(1)(e) of the Companies Act, 1956 and the Companies (Disclosure of particulars in the Report of Board of Directors) Rules, 1988 are given in Annexure 2 forming part of this report.

### 12. AUDITORS

The Company's Auditors, Messrs Talati & Talati, retire and being eligible, offer themselves for reappointment. The members are requested to appoint Auditors for the current year and fix their remuneration.

### 13. ACKNOWLEDGEMENT

The Board records its thanks to the Company's Bankers, Financial Institutions, Government, Collaborators and other agencies for their support extended to the Company and look forward to their continued support.

For and on behalf of the Board

P. B. Patel
Managing Director

**A. M. Deshpande** Wholetime Director

Place: Vallabh Vidyanagar Date: 10th May, 2010

### ANNEXURE -1 TO DIRECTORS' REPORT- ITEM NO.10

Information pursuant to Section 217 (2A) of the Companies Act, 1956 read with the Companies (Particulars of Employees) Rules 1975 and forming part of the Directors' Report for the financial year ended 31<sup>st</sup> March 2010.

(A) Name of employees employed throughout the year :

Sr. No.	Name	Age Yrs.	Qualification	Date Of Joining	Designation	Nature Of Duty	Remun Rece Gross		Exper- ience (yrs)	Last Employment & Designation
1.	Shri P. B. Patel	52	BE (Mech.) MBA	01-04-06	Managing Director	Overall Manage- ment	97,45,077	49,50,700	34	Elecon Engg. Co. Ltd. (Managing Director)
2.	Shri A. M. Deshpande	60	BE (Mech.) ME (Machine Design)	10-10-03	Whole time Director	Overall Manage- ment	53,58,808	32,49,631	37	L&T Case Equipment Pvt. Ltd (Sr.Deputy General Manager- Engg.)
(B)	Name of	empl	oyee employed f	or part of	the year				•	
1.	Shri Ravindra Luthra	58	B.E. (Ag.Engg) M.SC (Ag.Engg.)	26-5-04	Vice President	Head- R & D and Produ- ction	24,96,497	17,80,050	36	Escorts Construction Equipment Ltd- Head – Product Engg.

### Notes:

- 1. The appointments of Mr. Prayasvinbhai Patel, Managing Director and Mr. A. M. Deshpande, Wholetime Director are contractual.
- 2. Gross remuneration received includes Salary, Commission, House Rent Allowance/rent paid, Medical Expenses, Company's contribution to Provident Fund, Superannuation and Gratuity Fund, Retirement Benefits, monetary value of perquisites in accordance with the provisions of the Income Tax Act, 1961.
- 3. Experience includes number of years service elsewhere, wherever applicable.
- 4. Mr. Prayasvinbhai Patel, Managing Director of the Company is a relative of Mr. Pradipbhai M. Patel, Director of the Company.

### **ANNEXURE - 2 TO DIRECTORS' REPORT - ITEM NO.11**

Particulars required to be disclosed in the report of Board of Directors pursuant to section 217(1)(e) of the Companies Act,1956 and the Companies(Disclosure of Particulars in the Report of Board of Directors) Rules 1988, and forming part of the Directors' report for the year ended 31<sup>st</sup> March, 2010.

### [A] Conservation of energy:

The steps taken in respect of energy conservation are, provision of capacitors for electric supply system to improve power factors, replacement of sodium vapour lamps in place of mercury vapour lamps, reduction in ceiling height by providing false ceiling and insulation with thermocole wherever required, preventive maintenance, switching off power supplies during recess/lunch time. These continuous & cautious efforts have saved energy cost to the company.

### [B] Technology absorption:

Form B (rule 2)

Research & Development (R&D)

The Company has a Government recognized R & D Department which is manned with well qualified personnel and equipped with Computer Aided Design System.

Benefit derived as a result of the above R & D:
 R&D efforts have helped bring out improvements in processes, product design and operating efficiencies. Indigenous development & supply of the underground mining machinery saved the country a sizable amount of foreign exchange, besides availability of machines at shorter notice.

### 2. Future plan of action:

Continuous measures are being taken to achieve indigenisation of existing machines and efforts are put to introduce new models suitable to Indian mining conditions.

### 3. Expenditure:

Capital : Rs. Nil
 Recurring : Rs.96,55,125

3. Total R & D expenditure

Percentage of total turnover : 0. 58 %

# [C] Technology absorption, adaptation & innovation:

1. Efforts, in brief, made towards technology absorption, adaptation & innovation.

The technologies so far imported by the Company have been absorbed and adapted/innovated to suit them to the Indian mining conditions by the active involvement of our R & D Department.

2. Benefits derived as a result of above efforts. Absorption, adaptation & innovation of imported technology have lead to less dependence on imports of these products. This has saved a considerable amount of foreign exchange & cost of production.

### 3. Technology imported

- [a] Year of Imports: The company has signed Three Collaboration Agreements as mentioned below:
  - (i) Agreement dated 2-7-2004 with Voest-Alpine Bergtechnik Ges.m.b.H., Austria for manufacture of ACM-10continuous miner.
  - (ii) Agreement dated 12-12-2006 with Ahlmann Baumaschinen GmbH, Germany for manufacture of Front End Articulated Loader.
  - (iii) Agreement dated 12-05-2008 with Huta Stalowa Wola, S.A Poland for manufacture of 520G Wheel Loader.
- [b] Whether technology fully absorbed: Technology for the Front End Loader is absorbed and for rest products it is in progress.

### [D] Foreign exchange earning & outgo:

- 1. During the year the Company has exported goods worth Rs.126,859 and continues to make efforts to push up exports.
- 2. Foreign Exchange used & earned:

<u>Used</u> <u>Earned</u> Rs. 348,351,217 Rs. 239,574

For and on behalf of the Board

P. B. Patel A. M. Deshpande
Managing Director Wholetime Director

Place: Vallabh Vidyanagar Date: 10th May, 2010

### **Corporate Governance Report**

### ANNEXURE 3 TO THE DIRECTORS' REPORT - ITEM NO.9

### 1. Company's philosophy

The Company is committed to good Corporate Governance. The mandatory requirements of Clause 49 of the Listing Agreement with the Stock Exchanges have been fully implemented by your Company. The Company firmly believes in the rights of its stakeholders to information regarding the Company 's business and financial performance.

### 2. Board of Directors (the Board)

During the year 2009-2010, four (4) Board Meetings were held i.e. on

2<sup>nd</sup> May 2009 30<sup>th</sup> July 2009 28<sup>th</sup> October 2009 29<sup>th</sup> January 2010

Sr. No.	Name of the Director	Category of Directorship	No. of Board Meetings attended	Attendance at AGM held on	No. of other Directorships in other companies (excluding	positions I	committee neld in other ompanies
			out of 4 held	30th July, 09	Directorships in foreign and private companies)	Member	Chairman
1.	Mr. P.B. Patel	MD (P)	4	Yes	11	Nil	Nil
2.	Mr. H.S. Parikh	NED (I)	3	Yes	3	5	3
3.	Mr. P.M. Patel	NED (P)	4	Yes	3	4	Nil
4.	Mr. Vihang Virkar	NED (I)	3	Yes	Nil	Nil	Nil
5.	Mr. A.M.Deshpande	WTD	4	Yes	1	Nil	Nil
6.	Mr. P.C.Amin	NED(P)	4	Yes	9	NIL	1
7.	Mr. Jal Patel	NED(I)	4	Yes	6	5	2
8.	Mr. Shreevardhan Sinha	NED(I)	-	No	Nil	Nil	Nil

MD (P) : Managing Director (Promoter)NED (P) : Non Executive Director (Promoter)NED (I) : Non Executive Director (Independent)

WTD : Wholetime Director

Personal Shareholding of Non-Executive Directors is as follows:

No. of Equity shares as at the year end

Mr. P. M. Patel Nil

Mr. H. S. Parikh 300 Shares Mr. P. C. Amin 1200 Shares

Mr. Jal Patel Nil
Mr. Vihang Virkar Nil
Mr. Shreevardhan Sinha Nil

### 3. Audit Committee

The composition of the Audit Committee is as under:

Mr. Jal Patel (Chartered Accountant & Company Secretary)	Chairman	NED-I
Mr. H.S. Parikh (Chartered Accountant)	Member	NED-I
Mr. P.M.Patel	Member	NED-P
Mr. P.C. Amin	Member	NED-P
Mr.Vihang Virkar	Member	NED-I
Mr. Shreevardhan Sinha	Member	NED-I

The Managing Director, Wholetime Director, Company Secretary, Head of Accounts, Internal Auditors and Statutory Auditors are invitees to the Meetings.

Meetings and attendance during the year:

Members	Atter	Attendance at Committee Meeting held on				
	2 <sup>nd</sup> May 2009	2 <sup>nd</sup> May 2009 30 <sup>th</sup> July 2009 28 <sup>th</sup> October 2009 2				
Mr.Jal Patel	Yes	Yes	Yes	Yes		
Mr. P.M. Patel	Yes	Yes	Yes	Yes		
Mr. H.S. Parikh	Yes	Yes	No	Yes		
Mr. P.C. Amin	Yes	Yes	Yes	Yes		
Mr.Vihang Virkar	No	No	No	Yes		
Mr.Shreevardhan Sinha	No	No	No	No		

### 4. Remuneration Committee

The composition of the Remuneration Committee is as under :

Mr. H. S. Parikh (Chartered Accountant)	Chairman	NED-I
Mr. P. M. Patel	Member	NED-P
Mr. P. B. Patel	Member	MD-P
Mr. P. C. Amin	Member	NED-P

### Members Attendance at Committee Meeting held:

Members	Attendance at Committee Meeting held on 2 <sup>nd</sup> May, 2009
Mr. H. S. Parikh	Yes
Mr. P. M. Patel	Yes
Mr. P. B. Patel	Yes
Mr. P. C. Amin	Yes

### The details of remuneration paid to Managing Director and Wholetime Director are as under:

Name	Salary (Rs.)	Perquisites (Rs.)	Commission	Total (Rs.)	Period of contract
Mr. P. B. Patel Managing Director	300,000 per month	To be determined by the Remuneration Committee at the end of each financial year subject to overall ceiling of the Companies Act, 1956.	To be determined by the Remuneration Committee at the end of each financial year subject to overall ceiling of the Companies Act, 1956	36,00,000+ 50,00,000 86,00,000	5 years from 01-04-09 to 31-03-14
Mr.A.M.Deshpande Wholetime Director	225,000 per month	Nil	1% of net profit of the company or Rs.18.00 Lacs which ever is less per annum.	27,00,000 + 18,00,000 45,00,000	5 years from 01-01-09 to 31-12-13

Bonus	Nil
Stock Options	Nil
Pension	Nil
Others	Nil

The Non-Executive Directors do not draw any remuneration from the Company other than sitting fees for attending Board/Committee Meetings.

The details of sitting fees paid to Non-Executive Directors are as under :

Name	Sitting	Total (Rs.)	
	Board Meeting	Committee Meeting	
Mr. Jal Patel	40,000	40,000	80,000
Mr. P. M. Patel	40,000	50,000	90,000
Mr. H. S. Parikh	30,000	40,000	70,000
Mr. P. C. Amin	40,000	50,000	90,000
Mr. Vihang Virkar	30,000	10,000	40,000

### 5. Investors Grievance Committee / Shareholders Committee

With effect from 21st July 2001, the Board of Directors has appointed an Investors Grievance Committee/Shareholders Committee comprising following Directors:

Mr. H. S. Parikh	Chairman	Non-Executive and Independent Director
Mr. P. B. Patel	Member	MD-P
Mr. N. D. Shelat	Secretary & Compliance Officer	Company Secretary

	i.	Nil	
	ii.	Number of complaints not solved to the satisfaction of the shareholders	Nil
Γ	iii.	Number of pending complaints	Nil

### 6. General Body Meetings

Year	Venue	Date	Time
2008-2009	Registered Office at Vallabh Vidyanagar, Gujarat	30-07-2009	11.00 a.m.
2007-2008	-do-	29-07-2008	03.00 p.m.
2006-2007	-do-	16-07-2007	03.30 p.m.

In any of the above three years, no special resolution was put through voting or postal ballot.

### 7. Disclosures

	Disclosures	
i.	Materially significant related party transactions.	There are no materially significant transactions made by the Company with its promoters, directors or the management, their subsidiaries or relatives, etc. which have potential conflict with the interests of the company at large.
ii.	Details of non compliance by the company, penalties, strictures imposed on the company by the Stock Exchange or SEBI or any authority on any matter related to capital markets during last 3 years.	Nil
iii	Whistle Blower Policy	Though there is no formal Whistle Blower Policy, the Company takes cognizance of complaints made and suggestions given by the employees and others. No employee of the Company has been denied access to the Audit Committee.
iv	Compliance of mandatory and non-mandatory Requirement of Clause 49	The Company has complied with all the mandatory requirement of Clause 49 and has also complied with one of the non-mandatory requirement viz, setting up of Remuneration Committee.

### 8. CEO/CFO Certification

The Managing Director and the Chief Financial Officer of the Company has certified to the Board as required.

### 9. Means of Communication

i.	Half yearly report sent to each shareholders residence.	No
ii.	In which newspapers quarterly results were normally published.	Economic Times (English) Economic Times (Gujarati)
iii.	Any website where results or official news are displayed.	www.eimcoelecon.in
iv.	The presentation made to institutional investors or to the analysts.	No.
V.	Whether Management Discussion and Analysis is part of Annual Report or not	Yes, contained in the Directors' Report

### 10. General Shareholder Information

i. AGM – date, time and venue Friday, the 30th July 2010 at 4.00 p.m. at Regd. Office

Vallabh Vidyanagar

ii. Financial year 2009-2010 (year ending 31-03-2010)

iii. Book Closure Date 1st July 2010 to 7th July 2010 (both days inclusive)

iv. Dividend payment date 2<sup>nd</sup> August 2010

### v. Listing on Stock Exchanges

The company's shares are listed on the following stock exchanges:

Bombay Stock Exchange Limited

P. J. Towers

25th Floor

**Dalal Street** 

Mumbai - 400 001

The National Stock Exchange of India Limited

Exchange Plaza, 5<sup>th</sup> floor

Plot No. C/1, G Block

Bandra-Kurla Complex

Bandra (E)

Mumbai - 400 051

The listing fee for the year 2009-2010 for the above Stock Exchanges has been paid in time and there being neither de-listing nor suspension of company's shares from trading during the period under review.

### vi. Stock Code

The Stock Code of company's shares is as follows:

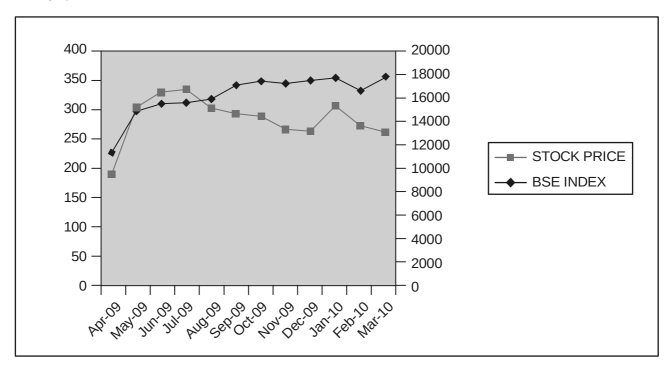
Name of the Stock Exchange	Code No.
Bombay Stock Exchange Ltd.	523708
National Stock Exchange of India Ltd.	EIMCOELECO EQ
ISIN No. for Shares in Demat mode	INE 158B01016

### vii. Market Price Data

	Bombay	y Stock Exch	ange Ltd.	BSE	Index	Nationa	al Stock Exch India Ltd.	nange of
	High	Low	Volume	High	Low	High	Low	Volume
Month	(Rs.)	(Rs.)				(Rs.)	(Rs.)	
Apr 2009	194.00	125.10	55125	11492.10	9546.29	189.90	132.00	12498
May 2009	305.45	172.00	41178	14930.54	11621.30	293.45	170.25	5416
Jun 2009	330.00	247.10	63903	15600.30	14016.95	323.95	246.30	35006
Jul 2009	334.90	231.00	47044	15732.81	13219.99	334.00	230.15	24257
Aug 2009	305.00	255.10	16099	16002.46	14684.45	308.50	261.00	13267
Sep 2009	296.00	265.00	22967	17142.52	15356.72	294.80	265.00	14299
Oct 2009	291.00	235.00	30662	17493.17	15805.20	294.75	231.20	16473
Nov 2009	269.00	208.00	14165	17290.48	15330.56	264.70	212.00	8155
Dec 2009	265.00	227.55	15170	17530.94	16577.78	266.25	228.25	18708
Jan 2010	307.85	238.00	28704	17790.33	15982.08	329.90	235.50	30992
Feb 2010	275.00	226.30	15719	16669.25	15651.99	267.75	225.00	9717
Mar 2010	264.25	216.70	54022	17793.01	16438.45	248.40	216.00	29777

# S EIMCO ELECON

### viii. Index graph



### ix. Share Transfer System

No. of Transfers during the year : 15
No. of Shares transferred : 2000

### x. Distribution of shareholding as on 31-03-2010:

Shares held	No. of Shareholders	% of shareholders	No. of Shares held	% of Shareholding
1-500	4828	95.60	519713	9.01
501-1000	93	1.84	74260	1.29
1001-2000	48	0.95	69608	1.21
2001-3000	24	0.48	62599	1.09
3001-4000	10	0.20	34841	0.60
4001-5000	14	0.28	63809	1.10
5001-10000	14	0.28	94661	1.64
10001 & above	19	0.37	4848894	84.06
Total	5050	100.00	5768385	100.00

### xi. Shareholding Pattern as at 31st March 2010

	Category	No. of shares held	% of Shareholding
Α	Promoter's holding		
1.	-Indian promoters	2815815	48.8146
	-Foreign Promoters	1447875	25.1002
2.	-Persons acting in concert	8030	0.1392
	Sub-total	4271720	74.0540
B.	Non-Promoters Holding		
3.	Institutional investors		
a.	Mutual Funds and UTIBanks,	380492	6.5962
	Financial Institutions Insurance companies	200	0.0035
	(Central/State Government Institutions		
	/Non-Government Institutions)		
b.	Foreign Institutional Investors	NII	NIL
	Sub-total	380692	6.5997
4.	Others		
a.	Private corporate bodies	162235	2.8125
b.	Indian Public	925913	16.0515
C.	Non-Resident Indians	21425	0.3714
d.	Any other	6400	0.1109
	Sub-total	1115973	19.3463
	GRAND TOTAL	5768385	100.00

### xii. Dematerialization of shares and liquidity.

As directed by SEBI, trading in the shares of the company have compulsorily to be in dematerialized form for all the investors with effect from 26-6-2000.

As on 31st March 2010, 72.05% (4156195 Shares) have been dematerialized.

xiii. Outstanding GDR/ADR/Warrants or convertible instruments:

Nil

xiv. Plant location: Eimco Elecon (India) Ltd.

Anand-Sojitra Road

Vallabh Vidyanagar - 388 120

Dist. Anand, Gujarat

xv. Address for correspondence: As above

xvi. Registrar & Share Transfer Agents

Mumbai Office:

Link Intime India Pvt. Ltd.

(Formerly M/s. Intime Spectrum Registry Ltd.)

C-13, Pannalal Silk Mills Compound

LBS Marg, Bhandup (W)

Mumbai - 400 078

Vadodara Office:

Link Intime India Pvt. Ltd.

(Formerly M/s. Intime Spectrum Registry Ltd.)

1st floor, 308, Jaldhara Complex

Opp. Manisha Society

Off Old Padra Road, Vasna Road

Vadodara - 390 015

### Note on appointment or reappointment of Directors : ANNEXURE – 4 TO DIRECTORS' REPORT - ITEM NO.6

### 1. Mr. P. M. Patel

The Board had appointed Mr. P. M. Patel as a Director of the company with effect from 11<sup>th</sup> January 1996, liable to retire by rotation. Mr. P. M. Patel is due to retire by rotation at the forthcoming Annual General Meeting of the Company and, being eligible, offers himself for re-appointment.

Mr. P. M. Patel is MBA and 63 years of age. His Directorships and committee Memberships of other companies are as under:

Company	Position	Committee Memberships	Chairman/Member
Elecon Engineering Co. Ltd.	Director	Audit Committee Shareholders/Investors Grievance Committee Remuneration Committee	Member Member Member
ABC Bearings Ltd.	Managing Director	Transfer-cum Shareholders'/Investors' Grievance Committee	Member
NSK-ABC Bearings Ltd	Director	Nil	Nil

### 2. Mr. Jal Patel

The Board had appointed Mr.Jal Patel as a Director of the company with effect from 29-1-2009 liable to retire by rotation. Mr.Jal Patel is due to retire by rotation at the forthcoming Annual General Meeting of the Company and, being eligible, offers himself for re-appointment.

Professional Qualifications of Mr. Jal Patel is Chartered Accountant and Company Secretary. Mr. Jal Patel had been the Managing Director of FAG Bearings Ltd. He is also a Trustee in many charitable organizations. His Directorships and Committee Memberships of other companies are as follows:

Company	Position	Committee Memberships	Chairman/Member
Gujarat Gas Co.Ltd.	Director	Audit Committee	Chairman
		Shareholders Grievance Committee	Member
ABC Bearings Ltd.	Director	Audit Committee	Chairman
Mipco Seamless Rings (Gujarat) Ltd.	Director	Audit Committee	Member
Shri Dinesh Mills Ltd.	Director	Shareholders Grievance Committee	Member
Ineos ABS India Ltd.	Director	Audit Committee Shareholders Grievance Committee	Member Member
Munjal Auto Ltd.	Director	Nil	Nil

### 3. Mr. Vihang Virkar

Mr. Vihang Virkar was appointed as an Additional Director with effect from 30<sup>th</sup> July, 2009. Mr. Vihang Virkar has done LL.M from University of Mumbai. He is lawyer by profession.

Mr. Vihang Virkar does not hold Directorship in any other public limited companies.

### **Declaration regarding affirmation of Code of Conduct**

In terms of the requirement of the amended Clause 49 of the Listing Agreement, this is to confirm that all the members of the Board and senior management personnel have affirmed Compliance with the Code of Conduct for the year ended 31<sup>st</sup> March, 2010.

Place : Vallabh Vidyanagar
Date : 10<sup>th</sup> May, 2010

P. B. Patel
Managing Director

# AUDITOR'S CERTIFICATE ON COMPLIANCE WITH THE CONDITIONS OF CORPORATE GOVERVANCE UNDER CLAUSE 49 OF THE LISTING AGREEMENT(S).

To, The Members of EIMCO ELECON (INDIA) LTD. Anand-Sojitra Road Vallabh Vidyanagar – 388 120 Dist. Anand, Gujarat

We have examined the compliance of conditions of corporate governance by EIMCO ELECON (I) LTD. for the year ended 31<sup>st</sup> March, 2010, 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 compliance with the conditions of Corporate Governance. It is neither an audit nor an expression of opinion on 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.

As required by the Guidance Note on Certification of Corporate Governance issued by the Institute of Chartered Accountants of India, we have to state that based on the report given by the Registrars of the Company as on March 31, 2010, there were no investor grievance matters against the company remaining unattended/pending for more than 30 days.

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

For TALATI & TALATI Chartered Accountants

Place: Ahmedabad Date: 10<sup>th</sup> May, 2010 Umesh H. Talati Partner Mem.No. 34834 Firm Reg. No. 110758W

# Management's Discussion and Analysis ANNEXURE-5 TO DIRECTORS' REPORT - ITEM NO.8

### INDUSTRY STRUCTURE AND DEVELOPMENT

### **COAL MINING**

India has a long history of viable coal mining covering almost 236 years starting from 1774 and now ranks 3rd amongst the coal producing countries in the world with coal reserves of 267.20 billion tonnes, which contributes to 6.66% of the total world reserves.

Through a sustained programme of investment and greater thrust on application of modern technologies, it has been possible to raise the production of coal from a level of about 70 million tonnes in the early 1970's to production of 524.58 million tonnes in 2009-10. But despite its huge resource base, till date, India has not been able to minimize its coal deficit at current rates of production. India's largest coal producer coal company "Coal India Limited" with a modest coal production of 70 million tonnes at its inception and increasing its production, sustaining growth, over years ended the fiscal 2009-10 with a production of 431 million tonnes and committed to produce 520 million tonnes by 2011-12.

In a bid to break the public sector monopoly over coal, the Indian Government has also introduced legislative changes allowing for private mining, whilst liberalising norms for the allocation of captive blocks permitting trading of coal. Captive block holders would also be permitted to sell their coal on the open market.

Most of the coal production in our country comes from surface mines which contribute over 90% of the total production and remaining 10% from underground mines. A number of large surface mines of over 15 million tonnes per annum capacity are in operation in our country.

About 75% of the coal in India is consumed in the power sector. In addition, other industries like steel, cement, fertilizers, chemicals, paper and thousands of medium and small-scale industries are also dependent on coal for their process and energy requirements.

According to the International Energy Agency projections, coal will remain the dominant fuel in India's energy mix through to 2030. Demand is projected to grow from 585 million tonnes in 2009-10 to 2223 million tonnes in 2030-31. The rate of growth implied in this forecast of coal demand is around 6.50% per year as against 5.2% achieved in the past 25 years.

### **FUTURE SCENARIO**

Indian coal production reached 525 MT in 2009-10 with a contribution of 44 MT by Private Player. Coal subsidiaries of Coal India and Singareni Collieries Company Limited contribute 90% of total coal production with 473 (279 underground, 163 opencast and 31 mixed mines) and 50 (36 underground and 14 opencast mines) mines respectively. Private Mine player contribute 9.16% in India's coal production, and which was 3.7% in 2001-02. At present 90% of coal production in India comes from opencast mines which were 20% at the time of inception of Coal India Limited.

The Ministry of Coal has emphasized the production of coal from underground mines being 70 % of total reserves by introduction of modern methods/technologies of mining by replacing the existing intermediate technology with higher degrees of mechanization like, Continuous Miner Technology, Underground Drilling Machines, Remote Operated Higher Capacity of Load Haul Dump etc., which have been successfully adopted in other leading coal producer countries. This will help to increase productivity and will reduce the production cost in underground mines with higher degree of safety as well as current underground contribution of 10% in country's total coal production. This will also help to increase the recovery percentage of the coal from underground mines as in exiting Bord & Pillar methods we are unable to dig out around 35% coal.

The demand for coal was pegged by the Working Group of the Planning Commission about 730 million tonnes, while the total India's coal production around 680 million tonnes for the terminal year of 2007-12 Plan. The fuel consumption level is likely to go up with expansion of capacity of Power generation.

In order to enhance country's coal production to minimize the coal deficit, the average annual investment of Rs. 4,000 crore is expected for mining equipment out of which 50% of total investment is for material handling equipment with addition of annual average production capacity of 40 MT. After deregulations and the reforms in the coal sector, there are considerable opportunities for private players as

there are considerable opportunities for private players as well as foreign investors to invest in the Indian coal sector. Coal blocks with Geological Reserve of more than 50 billion tonnes identified for allocation for captive operation, out



of which coal blocks with reserves of 41.80 billion tonnes have been allotted to public sector companies and private sector companies. A very ambitious programme of achieving 104 MT by 2011-12 from captive mining blocks is envisaged in XI five year-Plan.

At present Coal India Ltd., has a mix of manual, semimechanized and mechanized underground coal mines, and moving towards various state-of-the-art technologies with higher degree of mechanization. The thrust areas expected to be the replacement of the intermediate technology with higher degrees of mechanization like, Continuous Miner technology, Underground Drilling Machines, higher capacity of Load Haul Dump etc.

In order to enhance its production, Coal India Ltd., has also indentified 122 coal projects for the eleventh five year plan period with an ultimate capacity 295 mtpa. Of these, 31 are underground mining projects and 91 are opencast ones. About 24 projects with a capacity of 64.35 mtpa are in various stages of implementation.

Coal India Ltd. has worked out a capex plan of Rs 18,000 crore to be invested during the Eleventh and Twelfth Plan periods for implementing fresh 119 coal mining projects across the country. Coal India Ltd. plans to raise production to 520.5 million tonnes by the end of the Eleventh Plan. In the Twelfth Plan period, it has projected a target production of 664 million tonnes.

Your company is being pioneer in Underground Mining Equipment and was first to replace manual Bord & Pillar methods with intermediate Bord & Pillar method in India long back, and also took a timely decision to meet challenges of future by introduction of state-of-the-art equipment like Continuous Miner, underground Drills higher capacity of remote controlled Loading equipment etc. for mechanization of underground coal mines in India for higher productivity with minimum operational cost.

Your company has already entered into a new area of manufacture of mining equipment for surface mining operation and has already supplied 5 nos. 160mm Rotary Blast Hole Drills as an established manufacturer. This new area of business would also result in increased business commensurate with the growth of the segment.

### NON - COAL MINING

An investment of the order of Rupees 250-500 billion is expected in the Indian mining sector in the next five years with focus on certain key minerals like copper, zinc, uranium, iron ore, manganese, bauxite and limestone. It is expected that copper, zinc, gold, uranium and manganese should continue to do well in the current financial year.

As was mentioned earlier, your company had entered into marketing arrangement with European manufacturer for bigger capacity of Dumpers and Loaders and in future your Company has plan to go for manufacture of these higher capacity sophisticated mining equipment in India to contribute further towards mechanization of Indian underground Mines.

### **CONSTRUCTION**

In India construction equipment business has started booming after the recession period is over. The loader market is expected to grow to a level of 7,500 machines in 2010 which was only 2500 machines in 2007.

As per projects information government has planned to invest Rs.16,00,000 million on national highways and Rs.13,50,000 million on state highways from 2010 to 2021.

The size of the loader that your company has selected is most suitable for road construction segment, especially to handle crushed stone, which is the basic raw material for road construction. There is also enormous scope of our loader in ready mix plants, solid waste management and grain handling in shipyards.

Further it is also interesting to note that the value of construction in particular infrastructure construction is expected to grow by +128% over the next decade in the world as per reports released by some authentic agencies. In India being an emerging country, construction is the second largest economic activity after agriculture. Construction accounts for nearly 65 per cent of the total investment in infrastructure and is expected to be the biggest beneficiary of the surge in infrastructure investment over the next five years.

### **FUTURE SCENARIO**

India's booming infrastructure sector is fuelling demand for all kinds of construction equipment. Before the opening up of the Indian economy, and the entry of international majors, much of infrastructure development and construction in the real estate sector was done manually. But with the infrastructure and construction sectors undergoing dramatic changes - with 60-storeyed sky-scrapers being built in cities like Mumbai, and thousands of kilometers of expressways and highways being laid across the subcontinent - builders and contractors are acquiring sophisticated equipment to execute the multi-million-dollar projects. For the

construction equipment sector, which has adapted rapidly to the changed scenario, this is indeed good news, as it paves the way for an exciting future.

Construction industry is expected to witness effective investment over Rs.10,000 billion during the 11th five year plan. The biggest chunk of this, 29% will be in power, followed by 21% in railways and 18% in roads and bridges. Construction is the second largest economic activity in the country next to agriculture. In 2007- 08, Construction sector contributed about 8.5% to the country's GDP. Over past 3 years, construction as a percentage of GDP has increased from 8.0% in 2005-06 to 8.5% in 2007-08. The multiplier factor between growth rates of construction and GDP has been about 1.5X-1.6X.

The construction equipment is among the main beneficiaries of the boom in construction. Construction equipment constitutes the biggest component of construction costs only after construction materials, which is the 30-50% of the total cost. The present size of construction equipment industry is Rupees 107 billion and has grown at a rate of over 30%. The industry is further expected to grow at a rate of 15-20% over the next year.

Wheel Loaders are commonly used in construction, civil engineering and quarrying sectors for handling materials around sites. There are various reasons for the growth in Loaders market, the most fundamental being the economic reforms and the expansion of private contractual work in the mining and quarrying sectors, change in working habits with the use of mechanical handling replace manual labor.

### **OPPORTUNITY AND THREATS**

Your company has got the approval for regular manufacture & business of 160mm Rotary Blast Hole Drills for opencast coal mines operations. Your company has already launched state-of-the-art Wheel Loader Model AL 120 in previous financial year and now set to launch bigger size of Wheel Loader, this will inflate the business in this new segment for your company and will also reduce the company's dependency on government client to considerable extent in future. In the current financial year, your company is going to start the regular production of Model ACM 10 Continuous Miner for Underground Coal Mines. Your company has already completed successfully field trials of Model 611 Underground Drill and in the current financial year going to manufacture for regular supply to coal companies.

The implementation of most modern manufacturing process has reduced the throughput time, generated additional machinery capacity without any additions. Along with this, the alternate source of procurement for brought-out items resulted in optimizing our manufacturing cost of some of our products.

Threat will continue to hover from International Mining Equipment manufacturers consequent to Globalization. These manufacturers are planning to establish their presence in India. We are planning to combat this threat by optimizing resources.

### **OUT LOOK FOR THE COMPANY**

With the all-round revival of coal companies and introduction of state-of-the-art technologies products for mining sector and as-well-as for construction sector, your company is expected to do better in the coming years.

### **RISK AND CONCERNS**

Since most of the new products are in the introductory stage, the main risk and concern of the company remains that it is almost entirely dependent virtually on Government client for some more time.

The product is being introduced for construction sector, is first in its class in the country and has to create market for itself, where it has to compete with low priced & lower technology products.

Your company, at the moment, is catering to the requirements of institutional customers namely the mining companies. With the introduction of Loader for Construction application your company would be expanding its customer base from institutional to individuals. In order to cater to the enlarged customer segment we need to create extensive distribution network. The creation of effective distribution network throughout the country would take a little longer time and therefore gestation period for realising sales of sizable quantities of construction equipment may be slightly longer.

### **INTERNAL CONTROL SYSTEM**

The Company's internal control systems are adequate, considering size and nature of operation of the company, to meet regulatory/statutory requirements.

# DEVELOPMENTS ON HUMAN RESOURCE/ INDUSTRIAL RELATIONS FRONT

Company attaches utmost priority to human resource development with focus on regular upgradation of the knowledge and skills of all employees and equipping them with the necessary expertise to meet the challenges of change and growth successfully. The company continuously monitors its manpower requirement to ensure that it has adequate human skills commensurate with its needs. Industrial relations of the company continue to be cordial.

# DISCUSSION ON FINANCIAL PERFORMANCE WITH RESPECT TO OPERATIONAL PERFORMANCE AND OUTLOOK.

Sales & Other income for the year ended 31st March, 2010 were Rs.1645.65 million as compared to Rs.1480.78 million on 31st March, 2009. The net profit stood at Rs.128.02 million (previous year Rs.152.27 million).

### **CAUTIONARY STATEMENT**

Statements in this report on Management's Discussion and Analysis describing the company's objectives, expectations or predictions may be forward-looking statements within the meaning of applicable security laws or regulations. These statements are based on certain assumptions and expectations of future events. Actual results could however differ materially from those expressed or implied.

The company assumes no responsibility in respect of forward–looking statements herein which may undergo changes in future on the basis of subsequent developments, information or events.

### **AUDITORS' REPORT**

To, The Members Eimco Elecon (India) Ltd. Anand-Sojitra Road Vallabh Vidyanagar – 388 120 Dist. Anand, Gujarat

- 1. We have audited the attached Balance Sheet of Eimco Elecon (India) Ltd. as at 31st March 2010, and also the Profit and Loss Account and the cash flow statement 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 the auditing standards generally accepted in India. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.
- As required by the Companies (Auditor's Report)
  Order, 2003 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 the matters specified in paragraphs 4
  and 5 of the said Order.
- 4. Further to our comments in the Annexure referred to above, we report that;
  - We have obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purpose of our audit.
  - ii. In our opinion, proper books of account as required by law have been kept by the company so far as appears from our examination of those books;
  - The Balance Sheet, Profit and Loss Account and Cash Flow statement dealt with by this Report are in agreement with the books of account;

- iv. In our opinion, the Balance Sheet, Profit and Loss Account and Cash Flow statement dealt with this Report comply with the Accounting Standards referred to in sub-section (3C) of Section 211 of the Companies Act, 1956;
- v. On the basis of written representations received from the Directors, as on 31st March, 2010 and taken on record by the Board of Directors, we report that none of the Directors is disqualified as on 31st March, 2010 from being appointed as a Director in terms of Clause (g) of Sub-Section (1) of Section 274 of the Companies Act, 1956;
- vi. In our opinion and to the best of our information and according to the explanations given to us, the said accounts 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.
  - In the case of the Balance Sheet, of the state of affairs of the Company as at 31<sup>st</sup> March, 2010;
  - (b) In the case of the Profit and Loss Account, of the Profit for the year ended on that date; and
  - (c) In the case of the Cash Flow statement, of the cash flows for the year ended on that date.

For TALATI & TALATI Chartered Accountants

Ahmedabad Date: 10<sup>th</sup> May, 2010 (UMESH H.TALATI) Partner Mem.No. 34834 Firm Reg. No. 110758W

### **ANNEXURE**

### RE: Eimco Elecon (India) Ltd.

Vallabh Vidhyanagar- 388 120 Gujarat

Referred to in paragraph 3 of our report of even date.

- (i) (a) The company has maintained proper records showing full particulars including quantitative details and situation of fixed assets.
  - (b) All the assets have not been physically verified by the management during the year but there is a regular programme of verification which, in our opinion, is reasonable having regard to the size of the company and the nature of its assets. No material discrepancies were noticed on such verification.
  - (c) During the year, the company has not disposed off any major part of the Fixed Assets.
- (ii) (a) The inventory has been physically verified during the year by the management. In our opinion, the frequency of verification is reasonable.
  - (b) The procedures of physical verification of inventories followed by the management are reasonable and adequate in relation to the size of the company and the nature of its business.
  - (c) On the basis of our examination of the records of the company, we are of the opinion that the company is maintaining proper records of inventory. The discrepancies noticed on verification between the physical stocks and the book records were not material.
- (iii) (a) During the year the company has not given any loans secured or unsecured to the companies, firms or other parties covered in the register maintained under section 301 of the Companies Act,1956. Hence Clause (iii) (b),(c),(d) are not applicable to the company.
  - (b) The Company has not taken any loans, secured or unsecured from companies, firms or other parties covered in the register maintained under section 301 of the Companies Act, 1956.
- (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 with regard to purchase of inventory, fixed assets and with regard to the sale of goods. During the course of our audit, no continuing failure to correct major weaknesses has been noticed in the internal controls.
- (v) (a) Based on the audit procedures applied by us and according to the information and explanations provided by the management, we are of the opinion that the transactions that need to be entered into the register maintained under Section 301 have been so entered.
  - (b) In our opinion and according to the information and explanations given to us, the transactions made in pursuance of contracts/arrangements entered in the Register maintained under section 301 of the Companies Act, 1956 and exceeding the value of Rs. 5,00,000 in respect of each party during the year have been made at prices which appear reasonable as per information available with the company.
- (vi) In our opinion and according to the information and explanations given to us, the company has complied with the provisions of Section 58A, 58AA or any other relevant provisions of the Act. No order has been passed by the Company Law Board or National Company Law Tribunal or Reserve Bank of India or any Court or any other Tribunal.
- (vii) In our opinion, the company has an internal audit system commensurate with the size and nature of its business.
- (viii) The Central Government has not prescribed maintenance of cost records under section 209(1)(d) of the Companies Act,1956.
- (ix) (a) According to the records of the company, the company is regular in depositing with appropriate authorities undisputed statutory dues including provident fund, investor education protection fund, income-tax, sales-tax wealth-tax, service tax, custom duty, excise duty cess and other material statutory dues applicable to it. According to the information and explanations given to us, no undisputed arrears of statutory dues were outstanding as at 31st March,2010 for a period of more than six months from the date they became payable.

(b) The disputed Statutory dues aggregating to Rs. 196.65 lacs, that have not been deposited on account of disputed statutory matters pending before appropriate authorities are as under:

Sr. No.	Name of the Statute	Nature of the Dues	Amount (Rs.In Lacs)	Period to which the amount relates	Forum where dispute is pending
1.	Income Tax Act, 1961	Income Tax/ Penalities	18.41	2005-06	Income Tax Appelate Tribunal
2.	Central Excise Act, 1944	Excise Duty and Service Tax	178.24	Various years from 2004-05 to 2008-09	Central Excise and Service Tax Appellate Tribunal

- (x) The company does not have any accumulated losses. The company has not incurred cash losses during the financial year covered by our audit and in the immediately preceding financial year.
- (xi) Based on our audit procedures and on the information and explanations given by the management, we are of the opinion that the company has not defaulted in repayment of dues to the banks.
- (xii) The company has not granted any loans against security by way of pledge of shares, debentures and other securities.
- (xiii) The company is not a chit fund or a nidhi mutual benefit fund/society. Therefore, the provisions of this clause of the Companies (Auditor's Report) Order, 2003 are not applicable to the company.
- (xiv) The company is not dealing in or trading in shares, securities, debentures and other investments. Accordingly, the provisions of this clause of the Companies (Auditor's Report) Order, 2003 are not applicable to the Company.
- (xv) In our opinion and according to the explanations given to us the company has not given any guarantee during the year for loans taken by others from financial institutions or banks.
- (xvi) The term loans have been applied for the purpose for which they were raised.
- (xvii) Based on the information and explanations given to us and on an overall examination of the balance sheet of the company, we report that no significant funds raised on short-term basis have been used for long-term investment by the company.
- (xviii) The company has not made any preferential allotment of shares to any parties and companies covered under the register maintained u/s.301 of the Act.
- (xix) During the period covered by our audit report, the company has not issued any debentures.
- (xx) The company has not raised any money out of public issue. Moreover, the company has not received any fresh public deposit during the year.
- (xxi) We report that no material fraud on or by the company has been noticed or reported during the course of our audit.

For TALATI & TALATI Chartered Accountants

Ahmedabad

Date: 10th May, 2010

(UMESH H.TALATI) Partner Mem.No. 34834 Firm Reg. No. 110758W



BALANCE SHEET AS AT 31ST MA	RCH 2010			
	Schedule	Amount Rupees	As a 31.3.2010 Rupees	31.3.2009
SOURCES OF FUNDS				
Shareholders' Funds				
Share Capital	1	57,683,850		57,683,850
Reserves and Surplus	2	1,234,217,549	4 204 004 204	1,133,098,111
Loan Funds			1,291,901,399	9 1,190,781,961
Secured Loans	3	8,167,575		29,480,510
Unsecured Loans	4	102,964,410		173,643,089
			111,131,98	
Deferred Tax Liability (Net)			27,420,658	<b>3</b> 5,322,544
т	otal		1,430,454,042	1,429,228,104
APPLICATION OF FUNDS				_
Fixed Assets	5	936,994,432		938,061,413
Less:Depreciation		631,961,235		576,488,852
Net Block		305,033,197		361,572,561
Capital Work in Progress		2,627,504		<u> </u>
Net Block			307,660,70	<b>1</b> 361,572,561
Investments	6		25,588,848	<b>8</b> 38,541,226
Current Assets, Loans and Advance	es 7			
Inventories		771,735,964		697,978,152
Sundry Debtors  Cash and Bank Balances		534,934,659 31,204,799		533,556,301
Loans and Advances		121,660,642		26,701,735 80,167,065
		1,459,536,064		1,338,403,253
Less : Current Liabilities and Provisi	ons 8			
Current Liabilities		328,921,264		276,423,926
Provisions		33,410,307		32,865,010
		362,331,571		309,288,936
Net Current Assets			1,097,204,493	1,029,114,317
Т	otal		1,430,454,042	1,429,228,104
Notes to the Accounts	14			<del></del>
As per our report of even date attached For TALATI & TALATI		For and or	n behalf of the B	soard
Chartered Accountants				
	Nilesh D.Shelat	Mr. P. B.	Patel	Managing Director
UMESH H.TALATI Partner Membership No.34834 FRN 110758W	(Company Secreta	nry) Mr. A. M. I	Deshpande	Wholetime Director
Ahmedabad Date: 10 <sup>th</sup> May, 2010		Vallabh Vi Date : 10 <sup>th</sup>	dyanagar May, 2010	

### PROFIT AND LOSS ACCOUNT FOR THE YEAR ENDED 31ST MARCH 2010

NCOME   Rupees   Ru	ended .2009 upees 51,910 4,600 37,310 51,641 88,951 48,735 10,679 90,241 58,199 52,472 30,326
Gross Sales       1,705,522,113       1,519,85         Less: Excise Duty       83,160,498       82,71         Net Sales       1,622,361,615       1,437,13         Other Income       9       23,297,497       43,65         Total Income       1,645,659,112       1,480,78         EXPENDITURE       Manufacturing Expenses       10       984,700,343       796,44         Employees Cost       11       73,267,983       69,54         Administrative, Selling and Other Expenses       12       317,941,779       298,29         Interest Expenses       13       10,899,054       8,76         Depreciation       69,478,422       74,18	4,600 67,310 61,641 68,951 48,735 40,679 90,241 68,199 62,472 60,326
Less: Excise Duty       83,160,498       82,71         Net Sales       1,622,361,615       1,437,13         Other Income       9       23,297,497       43,65         Total Income       1,645,659,112       1,480,78         EXPENDITURE       Manufacturing Expenses       10       984,700,343       796,44         Employees Cost       11       73,267,983       69,54         Administrative, Selling and Other Expenses       12       317,941,779       298,29         Interest Expenses       13       10,899,054       8,76         Depreciation       69,478,422       74,18	4,600 67,310 61,641 68,951 48,735 40,679 90,241 68,199 62,472 60,326
Net Sales       1,622,361,615       1,437,13         Other Income       9       23,297,497       43,65         Total Income       1,645,659,112       1,480,78         EXPENDITURE         Manufacturing Expenses       10       984,700,343       796,44         Employees Cost       11       73,267,983       69,54         Administrative, Selling and Other Expenses       12       317,941,779       298,29         Interest Expenses       13       10,899,054       8,76         Depreciation       69,478,422       74,18	87,310 61,641 88,951 88,735 10,679 90,241 68,199 62,472 80,326
Other Income         9         23,297,497         43,65           Total Income         1,645,659,112         1,480,78           EXPENDITURE         10         984,700,343         796,44           Employees Cost Administrative, Selling and Other Expenses Interest Expenses	81,641 88,951 88,735 10,679 10,241 188,199 132,472 130,326
Total Income         1,645,659,112         1,480,78           EXPENDITURE           Manufacturing Expenses         10         984,700,343         796,44           Employees Cost         11         73,267,983         69,54           Administrative, Selling and Other Expenses         12         317,941,779         298,29           Interest Expenses         13         10,899,054         8,76           Depreciation         69,478,422         74,18	88,951 88,735 90,679 90,241 88,199 32,472 80,326
EXPENDITURE         Manufacturing Expenses       10       984,700,343       796,44         Employees Cost       11       73,267,983       69,54         Administrative, Selling and Other Expenses       12       317,941,779       298,29         Interest Expenses       13       10,899,054       8,76         Depreciation       69,478,422       74,18	18,735 10,679 10,241 168,199 12,472 10,326
Manufacturing Expenses       10       984,700,343       796,44         Employees Cost       11       73,267,983       69,54         Administrative, Selling and Other Expenses       12       317,941,779       298,29         Interest Expenses       13       10,899,054       8,76         Depreciation       69,478,422       74,18	10,679 10,241 168,199 132,472 130,326
Employees Cost       11       73,267,983       69,54         Administrative, Selling and Other Expenses       12       317,941,779       298,29         Interest Expenses       13       10,899,054       8,76         Depreciation       69,478,422       74,18	10,679 10,241 168,199 132,472 130,326
Administrative, Selling and Other Expenses       12       317,941,779       298,29         Interest Expenses       13       10,899,054       8,76         Depreciation       69,478,422       74,18	90,241 58,199 32,472 30,326
Interest Expenses         13         10,899,054         8,76           Depreciation         69,478,422         74,18	88,199 82,472 80,326
Depreciation 69,478,422 74,18	32,472 30,326
	30,326
<b>1,456,287,581</b> 1,247,23	
PROFIT REFORE EVERA ORDINARY ITEMS	
PROFIT BEFORE EXTRAORDINARY ITEMS 189,371,531 233,55	0,025
Add. Income from Extraordinary items : Profit On Sale Of Investment 1,622,011	-
PROFIT BEFORE TAX         190,993,542         233,55	8,625
	6,628
Excess Provision of Income Tax No longer required (1,330,065)  Provision for Deferred Tax (7,901,886) (9,775)	- 9,495)
	1,207
PROFIT AFTER TAX 128,025,493 152,27	
Add: Balance brought forward 31,926,236 31,65	50,839
PROFIT AVAILABLE FOR APPROPRIATION 159,951,729 183,92	1,124
APPROPRIATIONS	
·	3,540
Tax on distributed profits3,832,5153,92Transfer to General Reserve100,000,000125,00	21,348
	26,236
<b>159,951,729</b> 183,92	
Notes to the Accounts	
Earnings per share(Rs.) Basic & Diluted  (Nominal Value of Equity Shares Rs.10 each)	26.40
As per our report of even date attached For TALATI & TALATI Chartered Accountants  For and on behalf of the Board	
Mr. P. B. Patel Managing Direct	ctor
Nilesh D.Shelat UMESH H.TALATI (Company Secretary) Mr. A. M. Deshpande Wholetime Dire	ector
Partner Membership No.34834 FRN 110758W	
Ahmedabad Vallabh Vidyanagar Date: 10 <sup>th</sup> May, 2010 Date: 10 <sup>th</sup> May, 2010	



A CASH FLOW FROM OPERATING ACTIVITIES:  Net Profit before tax and non-recurring items: Add:  1) Depreciation 69,478,422 2) Interest Paid 10,899,054  Less:  1) Interest Received 867,832 2) Dividend Received 3,460,505 3) Profit on Sale of Assets 472,682 4) Profit on Sale of Investments 1,622,011  Operating profit before change in working capital Changes in Working Capital Add / (Less):  1) Inventories (73,757,812) 2) Trade Payable 53,131,468 3) Trade Receivables (1,378,358)	Amount Rupees 31.03.2010		Amount
Net Profit before tax and non-recurring items:  Add:  1) Depreciation 69,478,422 2) Interest Paid 10,899,054  Less:  1) Interest Received 867,832 2) Dividend Received 3,460,505 3) Profit on Sale of Assets 472,682 4) Profit on Sale of Investments 1,622,011  Operating profit before change in working capital Changes in Working Capital Add / (Less):  1) Inventories (73,757,812) 2) Trade Payable 53,131,468			Rupees 31.03.2009
Add: 1) Depreciation 69,478,422 2) Interest Paid 10,899,054  Less: 1) Interest Received 867,832 2) Dividend Received 3,460,505 3) Profit on Sale of Assets 472,682 4) Profit on Sale of Investments 1,622,011  Operating profit before change in working capital Changes in Working Capital Add / (Less): 1) Inventories (73,757,812) 2) Trade Payable 53,131,468			
Less: 1) Interest Received 867,832 2) Dividend Received 3,460,505 3) Profit on Sale of Assets 472,682 4) Profit on Sale of Investments 1,622,011  Operating profit before change in working capital Changes in Working Capital Add / (Less): 1) Inventories (73,757,812) 2) Trade Payable 53,131,468	190,993,542		233,558,625
1) Interest Received 867,832 2) Dividend Received 3,460,505 3) Profit on Sale of Assets 472,682 4) Profit on Sale of Investments 1,622,011  Operating profit before change in working capital Changes in Working Capital Add / (Less):  1) Inventories (73,757,812) 2) Trade Payable 53,131,468	90 277 476	74,182,472 8,768,199	92.050.674
1) Interest Received 867,832 2) Dividend Received 3,460,505 3) Profit on Sale of Assets 472,682 4) Profit on Sale of Investments 1,622,011  Operating profit before change in working capital Changes in Working Capital Add / (Less):  1) Inventories (73,757,812) 2) Trade Payable 53,131,468	80,377,476		82,950,671
Changes in Working Capital Add / (Less):  1) Inventories (73,757,812) 2) Trade Payable 53,131,468		415,435 2,772,984 - -	
Changes in Working Capital Add / (Less):  1) Inventories (73,757,812) 2) Trade Payable 53,131,468	6,423,030		3,188,419
2) Trade Payable <b>53,131,468</b>	264,947,988		313,320,877
4) Loans and Advances (38,101,682)	(60,106,384)	(217,771,417) 159,379,350 (278,323,841) (17,161,562)	(353,877,470)
Cash Generated from Operation	204,841,604		(40,556,593)
Less: 1) Income Tax (Net)	74,261,830		96,799,576
NET CASH FLOW FROM OPERATING ACTIVITES (A)	130,579,774	-	(137,356,169)
B. CASH FLOW FROM INVESTING ACTIVITIES: 1) Sale of Fixed Assets 2) Sale of Investments (Net) 3) Interest Received 4) Dividend Received 5,598,416 17,069,793 867,832 3,460,505	22,996,546	279,579 52,049,677 415,435 2,772,984	55,517,675
Less: 1) Purchase of Fixed Assets 16,692,296 2) Purchase of Investments 2,495,404	22,990,340	34,639,502 1,000,000	33,317,673
	19,187,700	-	35,639,502
NET CASH FLOW FROM INVESTING ACTIVITIES (B)	3,808,846		19,878,173

### CASH FLOW STATEMENT FOR THE YEAR ENDED 31ST MARCH 2010 (Contd.)

		`	,	
		Amount Rupees 31.03.2010		Amount Rupees 31.03.2009
CASH FLOW FROM FINANCIAL ACTIVITIES: Inflow:				
Proceeds from Borrowings (Net)	100,000,000	100,000,000	184,151,615	184,151,615
Outflow: Less:				
<ol> <li>Repayment of Borrowings - Secured Loans</li> <li>Repayment of Borrowings - Unsecured Loans</li> <li>Interest Paid</li> </ol>	21,312,935 170,678,679 10,899,054		25,467,181 28,413,454 8,768,199	
4) Dividend Paid	26,994,888	229,885,556	26,994,888	89,643,722
NET CASH FLOW FROM FINANCIAL ACTIVITIES (C)	:	(129,885,556)		94,507,893
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS (A+B+C)		4,503,064		(22,970,103)
Cash and Cash Equivalents as at 01/04/2009		26,701,735		49,671,838
Cash and Cash Equivalents as at 31/3/2010		31,204,799		26,701,735

For and on behalf of the Board As per our report of even date attached

For TALATI & TALATI

**Chartered Accountants** 

Mr. P. B. Patel Managing Director

Nilesh D.Shelat

UMESH H.TALATI (Company Secretary) Mr. A. M. Deshpande Wholetime Director

Partner

C.

Membership No.34834

FRN 110758W

Ahmedabad Vallabh Vidyanagar Date: 10th May, 2010 Date: 10th May, 2010

### SCHEDULES FORMING PART OF THE ACCOUNTS

SCHEDULE - 1		As at 31.3.2010 Rupees	As at 31.3.2009 Rupees
SHARE CAPITAL Authorised: 10,000,000 Equity shares of Rs.10 each		100,000,000	100,000,000
Issued: 5,768,386 Equity shares of Rs.10 each		57,683,860	57,683,860
Subscribed and Paid up: 5,768,385 Equity shares of Rs.10 each		57,683,850	57,683,850
Note: (Of the above shares 4,187,786 shares are alloted as Bonus shares by capitalisation of General Reserve)	Total fully paid	57,683,850	57,683,850
SCHEDULE - 2 RESERVES AND SURPLUS		As at 31.3.2010 Rupees	As at 31.3.2009 Rupees
Capital Reserve As per Last Balance Sheet		291,000	291,000
Share Premium As per Last Balance Sheet		75,383,000	75,383,000
General Reserve			
As per Last Balance Sheet		1,025,497,875	900,497,875
Add: Transferred from Profit & Loss Account		100,000,000 1,125,497,875	125,000,000
Surplus as per Profit & Loss Account		33,045,674	31,926,236
	Total	1,234,217,549	1,133,098,111

### SCHEDULES FORMING PART OF THE ACCOUNTS

SCHEDULE - 3 SECURED LOANS		As at 31.3.2010 Rupees	As at 31.3.2009 Rupees
Cash Credit - State Bank of India		-	16,480,510
Term Loan from State Bank of India		8,167,575	13,000,000
	Total	8,167,575	29,480,510

**Note:** Cash Credit are secured by first charge on the whole of inventories and book debts and first charge on whole of immovable properties and plant and machinery of the Company.

Term loans are secured by way of hypothication of certain movable properties of the Company.

SCHEDULE - 4		As at	As at		
UNSECURED LOANS		31.3.2010 Rupees	31.3.2009 Rupees		
Fixed Deposits		2,964,410	18,971,984		
Buyer's credit from Banks		-	104,671,105		
Short Term Loans From Bank		-	50,000,000		
Commercial Paper		100,000,000	-		
	Total	102,964,410	173,643,089		

Amount in Rs.

### SCHEDULES FORMING PART OF THE ACCOUNTS

SCHEDULE - 5

### FIXED ASSETS

FIXED ASSETS	1	2000 51 04	N/ /A T 000	<u> </u>	Ι		01471011		NET 5	
			CK (AT COS			DEPRECIATION				LOCK
	As at	Additions	Deduction	As at	As at	For the	On	As at	As at	As at
ASSETS	1st	during	during	31st	1st	year	Deduction/		31st	31st
	April	the year	the year	March	April		Adjust-	March	March	March
	2009			2010	2009		ment	2010	2010	2009
Freehold Land	1,925,793	-	-	1,925,793	-	-	-	-	1,925,793	1,925,793
Buildings	49,155,830	611,184	-	49,767,014	21,369,872	2,479,985	-	23,849,857	25,917,157	27,785,958
Plant & Machinery	789,856,817	5,301,864	13,209,052	781,949,629	508,849,434	54,017,995	12,773,202	550,094,227	231,855,402	281,007,383
Plant & Machinery (Leased)	3,785,280	-	-	3,785,280	3,667,726	-	-	3,667,726	117,554	117,554
Electric Fittings	6,737,961	178,871	-	6,916,832	4,556,629	320,541	-	4,877,170	2,039,662	2,181,332
Office Equipments and Airconditioners	13,642,153	1,025,839	-	14,667,992	8,436,437	915,137	-	9,351,574	5,316,418	5,205,716
Furniture and Fixtures	22,925,489	-	-	22,925,489	16,289,693	1,200,949	-	17,490,642	5,434,847	6,635,796
Vehicles	25,138,004	1,701,042	1,922,721	24,916,325	4,975,214	5,227,550	1,232,837	8,969,927	15,946,398	20,162,790
Intangible Assets (Technical know how)	24,894,086	5,245,992	-	30,140,078	8,343,847	5,316,265	-	13,660,112	16,479,966	16,550,239
TOTAL	938,061,413	14,064,792	15,131,773	936,994,432	576,488,852	69,478,422	14,006,039	631,961,235	305,033,197	361,572,561
Previous Year	900,674,674	38,711,823	1,325,084	938,061,413	503,351,885	74,182,472	1,045,505	576,488,852	361,572,561	397,322,789
Capital Work - in-Progess									2,627,504	-
									307,660,701	361 579 561
									301,000,101	001,012,001

SCHEDULES FORMING PART OF THE ACCOUNTS		
	As at	As at
	31.3.2010	31.3.2009
SCHEDULE - 6	Rupees	Rupees
INVESTMENTS (AT COST)		
(Long term, unless otherwise stated)		
Trade Investmens: Unquoted		
- Wizard Fincap Ltd. (249500 Shares of Rs.10/- each)	2,495,000	2,495,000
- Eimco Elecon Electricals Ltd.(510000 shares of Rs.10/- each)	5,100,000	5,100,000
(100000 Equity Shares received during the year )	0,100,000	0,100,000
- Madhuban Prayas Resorts Ltd. (12000 Shares of Rs.10/- each)	-	120,000
(12000 Shares sold during the year)		7, 1, 1
- Power Build Ltd. (140000 10% Cumulative Redeemable		
Convertible Preference shares of Rs.100/- each)		14,000,000
(Redeemed during the year)	7,595,000	21,715,000
Other Investments:		
Non Trade Investments : Quoted		
- Bank of Baroda (700 shares of Rs.10/- each)	59,500	59,500
- G.E.Shipping Ltd. (Nil)	-	507,100
(4000 shares of Rs.10/- each sold duiring the year)	4 000 700	4 000 700
- Grasim Industries Ltd. (1000 shares of Rs.10/- each)	1,083,728	1,083,728
- Great Offshore Ltd. (238 shares of Rs.10/- each ) (762 shares buy back during the year)	-	-
- Infosys Ltd. (1856 shares of Rs.5/- each)	1,118,225	1,118,225
- Mahindra & Mahindra Ltd. (8800 shares of Rs.5/- each)	895,291	895,291
(Sub division of share of the face value of Rs.10/- each into 2 (two)	,	
shares of Rs.5/- each )		
- Reliance Industries Ltd. (5100 shares of Rs.10/- each)	1,809,741	1,809,741
(2550 Bonus shares received during the year)		
- Reliance Communications Limited (Nil)	-	820,683
(3700 shares of Rs.10/- each sold during the year)		
<ul> <li>Reliance Capital Ltd. (Nil) (110 shares of Rs.10/- each sold during the year)</li> <li>Reliance Infrastructure (390 shares of Rs.10/- each)</li> </ul>	277,359	-
(225 shares purchased during the year)	211,559	_
- Reliance Natural Resources Ltd. (Nil)	_	-
(2200 shares of Rs.10/- each sold during the year)		
- State Bank of India (3500 shares of Rs. 10/- each)	2,986,499	2,986,499
- Tata Chemicals Ltd. (10000 shares of Rs.10/- each)	1,128,848	1,128,848
- Tata Iron and Steel Co. Ltd. (11325 shares of Rs.10/- each)	3,329,132	2,654,132
- Tata Iron and Steel Co. Ltd.	-	675,000
(6750 Cumulative Comulsory Convertible Preference Shares of Rs.2/- each converted in to Equity shares)		
- Tata Power Ltd. (5000 shares of Rs.10/- each)	1,410,000	1,410,000
- ITC Limited (1500 shares of Rs.10/- each) (Purchased during the year)	349,620	1,410,000
- Bharti Televenture Ltd. (2655 shares of Rs.5/- each) (Purchased during the year)	1,149,960	-
- Colgate-Palmolive (I) Ltd. (500 shares of Rs.1/- each) (Purchased during the year)	323,095	-
- Hindustan Unilever Ltd. (1500 shares of Rs.1/- each) (Purchased during the year)	395,370	-
- Larsen & Toubro Ltd. (500 shares of Rs.2/- each)	877,089	877,089
- Siemens Ltd. (900 shares of Rs.2/- each)	797,866	797,866
(Aggregate Market value of Queted investment	17,991,323	16,823,701
(Aggregate Market value of Quoted investment [Market Value Rs. 4,66,95,261/- P.Y Rs. 2,35,15,449/-)		
UNQUOTED (Non-Trade)		
Charotar Gas Sahakari Mandali	2,525	2,525
Total	25,588,848	38,541,226



### SCHEDULES FORMING PART OF THE ACCOUNTS

SCH	EDULE - 7			
CUR	RENT ASSETS, LOANS AND ADVANCES		As at 31.3.2010	As at 31.3.2009
			Rupees	Rupees
A.	<b>Current Assets</b>			
	Inventories (As taken, valued and certified b	y the Managemen	t)	
	(Refer Note No.1(e) pertaining to Accounting F	•	•	
	Raw Materials	<b>3</b> ,	44,093,368	48,611,279
	Work in Progress		195,510,104	95,917,463
	Finished Goods		12,052,232	32,725,839
	Spares and Components		512,591,030	516,875,849
	Goods in Transit		7,489,230	3,847,722
		Total	771,735,964	697,978,152
	Sundry Debtors			
	(Unsecured considered good)			
	Exceeding Six Months		13,902,498	28,666,184
	Other Debtors		521,032,161	504,890,117
		Total	534,934,659	533,556,301
	Cash and Bank Balance			
	Cash on Hand		39,791	39,791
	Balances with Scheduled Banks			
	In Current Accounts		27,032,929	20,540,062
	In Unpaid Dividend Accounts		1,132,079	1,121,882
	In Short Term Deposit Account		3,000,000	5,000,000
		Total	31,204,799	26,701,735
B.	Loans and Advances			
	(Unsecured, considered good)			
	Advances recoverable in cash or in kind or			
	for value to be received		11,081,006	10,941,961
	Interest Receivables		205,639	432,879
	Advances to Suppliers		17,703,278	9,412,165
	Balance with Excise, Customs Authorities		84,250,673	54,351,909
	Income Tax and FBT		401,281,114	426,189,219
	Less : Provisions		392,861,068	421,161,068
			8,420,046	5,028,151
		Total	121,660,642	80,167,065

SCHEDULES FORMING PART OF THE ACCOU	JNTS		
SCHEDULE - 8 CURRENT LIABILITIES AND PROVISIONS		As at 31.3.2010 Rupees	As at 31.3.2009 Rupees
Current Liabilities Sundry Creditors Interest accrued but not due Unpaid Interest Advance from Customers		325,428,394 - 138,011 2,100,000	270,670,655 906,095 139,791 3,483,281
Investor Protection Fund shall be credited by the following amounts namely:  Unclaimed Dividend  Unclaimed Deposits  Unpaid Interest on Unclaimed Deposits		1,132,059 94,000 28,800	1,121,862 74,000 28,242
Provisions Provision for Leave Encashment Proposed Dividend Dividend Tax Income Tax and FBT Provision Less: Advance Tax Paid	Total	6,504,252 23,073,540 3,832,515	5,870,122 23,073,540 3,921,348
SCHEDULE - 9	Total	33,410,307  For the Year	32,865,010 For the Year
OTHER INCOME		ended 31.03.2010 Rupees	ended 31.03.2009 Rupees
Income from other sources Interest on Deposits Interest Others Commission Dividend - On Trade Investments - Others Insurance Claim Received Foreign Exchange Difference ( Net ) Sundry Credit Balance Written Back Profit on Sale of Assets		14,496,165 247,735 620,097 112,715 2,800,000 660,505 123,856 3,729,915 33,827 472,682	28,632,679 415,435 - 11,609,067 447,541 2,325,443 189,249 - 32,227
	Total	23,297,497	43,651,641



SCHEDULES FORMING PART OF THE AC	COUNTS		<b>.</b>
		For the year ended	For the year ended
		31.3.2010	31.3.2009
	Rupees	Rupees	Rupees
SCHEDULE - 10	Mapooo	. tupoco	rapooo
MANUFACTURING EXPENSES			
Consumption of Raw Material, Spares & Component	ts	1,014,597,217	738,491,718
Consumption of Stores	.0	16,301,418	19,209,135
Power and Lighting		5,272,873	4,678,588
(Net of Wind Turbine Generator Income of Rs.54,42, P.Y Rs.59,34,758/-)	232/-		
(Increase)/Decrease in Stock			
Opening Stock - Finished Goods	32,725,839		11,626,093
Work in Progress	95,917,463		118,071,943
	128,643,302		129,698,036
Less: Closing Stock - Finished Goods	12,052,232		32,725,839
Work in Progress	195,510,104		95,917,463
	207,562,336		128,643,302
		(78,919,034)	1,054,734
Repairs & Maintenance	40.000.000		0.004.000
Plant and Machinery Building	13,229,300 10,047,121		9,881,260 17,146,728
Computer	3,262,191		3,361,988
Others	1,514,775		641,103
		28,053,387	31,031,079
Central Excise borne by us		760,348	957,358
Provision for Excise Duty on Finished Goods at Fac	ctory	(1,365,866)	1,026,123
	Total	984,700,343	796,448,735
SCHEDULE - 11			
EMPLOYEES COST			
Salaries, Wages and Bonus		63,107,961	57,846,188
Contribution to Provident and Other Funds		3,660,547	3,661,818
Contribution to Gratuity Fund		989,314	1,474,691
Contribution to Superannuation Fund		2,693,361	2,328,036
Workers and Staff Welfare		2,816,800	4,229,946
	Total	73,267,983	69,540,679

## SCHEDULES FORMING PART OF THE ACCOUNTS

## **SCHEDULE - 12**

## ADMINISTRATIVE, SELLING AND OTHER EXPENSES:

,		For the year ended	For the year ended
		31.3.2010	31.3.2009
		Rupees	Rupees
Insurance		2,377,881	1,971,493
Rates and Taxes		3,573,241	1,555,091
Product Warranty Provision		16,223,616	7,185,687
Rent		6,272,101	4,743,276
Freight		5,831,706	5,919,866
Compensation to Distributors		198,509,653	187,112,960
Advertisement and Sales Promotion		2,300,885	2,473,133
Computer Expense		441,718	942,535
Travelling and Conveyance		7,582,886	10,078,067
Software licence fees		6,643,678	4,042,765
Legal and Professional Fees		9,279,349	16,131,235
Directors' Sitting Fees		370,000	270,000
Managerial Remunaration		15,103,885	16,427,288
Auditors Remuneration		367,469	269,612
Lease Rent		2,372,070	2,743,572
Bank Charges		4,380,726	5,478,046
Foreign Exchange Difference (Net)		-	2,393,399
Bad Debts Written Off		30,130	1,398,269
LD Charges		6,072,516	2,613,705
Works & Office Expenses		3,752,337	1,650,280
Miscellaneous Labour Charges		10,873,936	6,960,629
E.mail & Internet Expenses		1,137,500	1,630,101
Garden Expense		807,071	1,227,044
Donation		9,588,000	9,511,000
Other Expenses		4,049,425	3,561,188
	Total	317,941,779	298,290,241
SCHEDULE - 13			
INTEREST EXPENSES :			
On Cash Credit		4,998,762	2,999,295
On Term Loan		2,234,001	2,024,828
On Fixed Deposits		844,704	2,230,059
Others		2,821,587	1,514,017
-	Total	10,899,054	8,768,199
		=======================================	=======================================

#### (1) SIGNIFICANT ACCOUNTING POLICIES

#### [A] BASIS OF ACCOUNTING

The Financial Statements are prepared as per historical cost convention and in accordance with the Generally Accepted Accounting Principles in India, the provisions of the Companies Act 1956, and the applicable Accounting Standards notified under the Companies (Accounting Standards) Rules, 2006. All Income and Expenditures having material bearing on the Financial Statements are recognized on accrual basis.

#### [B] USE OF ESTIMATES

The presentation of the Financial Statements in conformity with the Generally Accepted Accounting policies requires, the management to make estimates and assumptions that affect the reported amount of Assets and Liabilities, Revenues and Expenses and disclosure of contingent liabilities. Such estimation and assumptions are based on management's evaluation of relevant facts and circumstances as on date of Financial Statements. Difference between the actual results and estimates are recognized in the period in which the results are known / materialized.

## [C] FIXED ASSETS AND DEPRECIATION

Fixed Assets are recorded at cost of acquisition / construction less accumulated depreciation and impairment losses, if any. Cost Comprises of purchase price and any attributable cost of bringing the assets to its working condition for its intended use, but excluding Cenvat / Service Tax / VAT credit availed. Where the construction or development of any such asset requiring a substantial period of time to set up for its intended use, is funded by borrowings if any, the corresponding borrowing cost are capitalized up to the date when the asset is ready for its intended use.

Depreciation has been provided on Plant & Machinery on the straight-line method at the rates specified in Schedule XIV of the Companies Act, 1956.

For all other assets depreciation has been provided on written down value method at the rates specified in Schedule XIV of the Companies Act, 1956.

An asset purchased on or after 1st April 1993 and where the actual cost does not exceed Rs.5000/- is depreciated at the rate of 100%.

Intangible assets are shown at Cost of Acquisition less accumulated amortisation. Technical Know-how is amortised on Straight Line Method over the best estimated useful life of the assets.

#### [D] <u>INVESTMENTS</u>

Long Term investments are valued at cost less provision for diminution other than temporary, in value if any as at the Balance sheet date.

#### [E] <u>INVENTORIES</u>

Inventories are stated at Cost or Net realisable value whichever is lower after considering credit of VAT and Cenvat.

Cost of raw-material, Spares and Components is determined on weighted average cost.

Cost of work in progress includes cost of raw material, appropriate share of labour and manufacturing overheads and valued at lower of cost and net realisable value.

Finished Goods are valued at lower of Cost including excise duty payable thereon or Net realisable value.

#### [F] REVENUE RECOGNITION

Sales are stated net of rebate and trade discount and excludes Central Sales Tax, State Value Added Tax. With regard to sale of products, income is reported when practically all risks and rights connected with the ownership have been transferred to the buyer's. This usually occurs upon dispatch, after the price has been determined.

All the items of expenses and income are accounted on accrual basis, except Dividend Income, Insurance claims & Commission received which are accounted on receipt basis.

#### [G] OPERATING LEASE

Lease revenue under operating Lease are recognised as income on accrual basis, in accordance with the respective Lease agreements.

#### [H] EMPLOYEE BENEFITS

#### (i) (a) Short Term

Short Term employee benefits are recognized as an expense at the undiscounted amount expected to be paid over the period of services rendered by the employees to the company.

#### (b) Long Term

The Company has both defined contribution and defined benefit plans, of which some have assets in approved funds. These plans are financed by the Company in the case of defined contribution plans.

#### (c) Defined Contribution Plans

These are plans in which the Company pays pre-defined amounts to separate funds and does not have any legal or informal obligation to pay additional sums. These comprise of contributions to Employees Provident Fund. The Company's payments to the defined contribution plans are reported as expenses during the period in which the employee perform the services that the payment covers.

#### (d) Defined Benefit Plans

Expenses for defined benefit gratuity payment plans are calculated as at the balance sheet date by independent actuaries in the manner that distributes expenses over the employees working life. These commitments are valued at the present value of the expected future payments, with consideration for calculated future salary increases, using a discounted rate corresponding to the interest rate estimated by the actuary having regard to the interest rate on Government Bonds with a remaining term i.e. almost equivalent to the average balance working period of employees.

#### (e) Other Employee Benefit

Compensated absences which accrue to employees and which can be carried to future periods but are expected to be encashed or availed in twelve months immediately following the year end are reported as expenses during the year in which the employees perform the services that the benefit covers and the liabilities are reported at the undiscounted amount of the benefits after deducting amounts already paid.

## (ii) Voluntary Retirement Scheme

Voluntary Retirement compensation payments are charged to the Profit & Loss Account during the year in which they are incurred.

#### [I] EXCISE DUTY

Excise duty payable on production and custom duty payable on imports are included in the value of finished goods, both in respect of goods cleared and lying in Bonded warehouse.

#### [J] FOREIGN CURRENCY TRANSACTIONS

Foreign Currency transactions are recorded in the reporting currency by applying to the foreign currency amount the exchange rate between the reporting currency and the foreign currency at the date of the transactions.

Foreign Currency Monetary items are reported using the closing rate. Non Monetary items which are carried in terms of historical cost denominated in foreign currency are reported using the exchange rate at the date of transaction.

Exchange differences arising on the settlement of monetary items or/on reporting a company's monetary items at rates different from those at which they were initially recorded during the year or reported in previous financial statements are recognised as income or as expense in the year in which they arise.

Monetary assets & liabilities denominated in foreign currency remaining unsettled at the year end are translated at closing rates.

The premium or discount arising at inception of forward exchange contract is amortised as expense or income over the life of the contract. Exchange difference on such contract is recognised in the statement of profit and loss account.

#### [K] BORROWING COST

Borrowing costs are recognized in the period to which they relate, regardless of how the funds have been utilized, except where it relates to the financing of construction or development of assets requiring a substantial period of time to prepare for their intended future use. Interest on borrowings if any is capitalized upto the date when the asset is ready for its intended use. The amount of interest capitalized for the period is determined by applying the interest rate applicable to appropriate borrowings.

#### [L] PROVISION, CONTINGENT LIABILITIES AND CONTINGENT ASSETS

A provision is recognized when the Company has a present legal or constructive obligation as a result of past event and it is probable that an outflow of resources will be required to settle the obligation, in respect of which reliable estimate can be made. Provisions (excluding long term benefits) are not discounted to its present value and are determined based on best estimate required to settle the obligation at the balance sheet date. These are reviewed at each balance sheet date and adjusted to reflect the current best estimates. Contingent liabilities are not recognized but are disclosed in the notes to the Financial Statements. A contingent asset is neither recognized nor disclosed.

#### [M] TAXATION

- (a) Provision for Current Tax is made as per the provisions of the Income Tax Act, 1961.
- (b) Deferred Tax resulting from "timing differences that are temporary in nature" between accounting and taxable profit is accounted for, using the tax rates and laws that have been enacted as on the Balance Sheet date. The deferred tax asset is recognised and carried forward only to the extent that there is a reasonable or virtual certainty, as the case may be, that the asset will be realised in future.

#### [N] EARNING PER SHARE

The basic earnings per Share is calculated by dividing the Net profit or loss for the year attributable to Equity Shareholders by the weighted average number of equity shares outstanding during the year.

Diluted earning per Share is calculated by dividing net profit attributable to equity Shareholders (after adjustment for diluted earnings) by average number of weighted equity shares outstanding during the year.

#### [O] CASH FLOW STATEMENT

The Cash Flow Statement is prepared by the "indirect method" set out in Accounting Standard 3 on "Cash Flow Statements" and presents the cash flows by operating, investing and financing activities of the Company.

Cash and Cash equivalents presented in the Cash Flow Statement consist of cash on hand and other current account balance / deposits with banks.

#### [P] IMPAIRMENT OF ASSETS

The carrying value of assets of the Company's cash generating units are reviewed for impairment annually or more often if there is an indication of decline in value. If any indication of such impairment exists, the recoverable amounts of those assets are estimated and impairment loss is recognized, if the carrying amount of those assets exceeds their recoverable amount. The recoverable amount is the greater of the net selling price and their value in use. Value in use is arrived at by discounting the estimated future cash flows to their present value based on appropriate discount factor.

#### [Q] PRODUCT WARRANTY EXPENSES

Product warranty expenses are determined based on Company's historical experience and estimates are accrued in the year of Sale.

- (2) Estimated amount of contracts remaining to be executed on Capital Account Rs. 34 lacs (P.Y. Nil)
- (3) Contingent Liabilities Not Provided For

Particulars	2009-10 Rupees	2008-09 Rupees
Gurantees Issued By Banks	124,930,289	90,828,491
LC opened but goods yet to be receivved	80,749,052	47,763,394
Income tax Demand Disputed by the Company	16,713,882	23,713,135
Sales Tax Demand Disputed By the Company	20,944,190	2,742,317
Excise Demand Disputed By the Company	17,823,858	17,772,265

(4) The company has a defined benefit gratuity plan. Every employee who has completed five years or more of service gets a gratuity on departure at 15 days salary (last drawn salary) for each year of service. The scheme is funded with insurance company in the form of a qualifying insurance policy.

#### The principal assumption used in determining the Gratuity for the Company's plan is as under:

Particulars	Gratuity ( Funded )			
	2009-10	2008-09		
Discount Rate	8.25%	8%		
Rate of Increase in Compensation Levels	6.00%	5.50%		
Rate of Return of plan assets	8.25%	8%		
Employee Turnover	1%	1%		

The following tables summarise the components of net benefit expense recognised in the Profit and Loss Account and the funded status and amounts recognised in the Balance Sheet for the respective plans.

Net employee benefit expense (recognised in employee cost)		(Rs in lacs)
Particulars	2009-10	2008-09
Current service cost	12.10	11.41
Interest cost	14.58	12.58
Expected return on plan assets	(14.80)	(12.92)
Net actuarial (gain) / loss recognised in the year	6.36	5.85
Net benefit expense	18.24	16.92
Balance Sheet		
Details of Provision for Gratuity		(Rs. in lacs)
Particulars	2009-10	2008-09
Defined benefit obligation	214.60	182.19
Fair value of plan assets	208.63	185.02
	5.97	(2.83)
Less: Unrecognised past service cost		
	5.97	(2.83)



#### Changes in the present value of the defined benefit obligation are as follows:

		(Rs. in lacs)
Particulars	2009-10	2008-09
Opening defined benefit obligation	182.19	157.25
Interest cost on benefit obligation	14.58	12.58
Current service cost	12.10	11.41
Benefits paid	(2.92)	(6.76)
Actuarial (gains)/losses on obligation	8.65	7.71
Closing defined benefit obligation	214.60	182.19

#### Changes in the fair value of plan assets are as follows:

		(Rs. in lacs)
Particulars	2009-10	2008-09
Opening fair value of plan assets	185.02	161.57
Expected return	14.80	12.92
Contributions by employer	9.45	15.42
Benefits paid	(2.92)	(6.75)
Actuarial gains / (losses)	2.29	1.86
Closing fair value of plan assets	208.64	185.02

#### 5. **SEGMENT REPORTING**

In terms of AS-17 on "Segment Reporting" the company neither has more than one business segment nor more than one geographical segment requiring separate disclosure as there is no more distinguishable component or economic environment of an enterprise engaged in providing individual product or service or a group of related products or service and the same is not subjected to different risks and returns either of business or geographical segments.

#### 6. PROVISION FOR WARRANTY

A provision of Rs.1,62,23,616/- (P.Y Rs.71,85,687/-) has been recognised for expected warranty claims at 1% on products sold during the Current financial year. The warranty claims are for the period of 12 months and hence it is expected that the expenditure towards warranty will be incurred in the next financial year.

7.	EA	RNING PER SHARE	2009-10	2008-09	
	The numerator and the denominator used to calculate basis and diluted Earning Per Share.		Rupees	Rupees	
	(a) Net Profit available to equity shareholders		128,025,493	152,270,285	
	(b)	Weighted Average number of equity shares used as denominator for calculating EPS	5,768,385	5,768,385	
	(c)	Basic and Diluted Earning Per Share (Rs.)	22.19	26.40	
	(d)	Nominal Value of Equity Shares	10	10	

#### 8. DEFERRED TAX

The deferred tax assets and liabilities for the current year comprises of tax effect of the following timing differences

Particulars	2009-10 Rupees	2008-09 Rupees
DEFERRED TAX ASSETS:		
Provision for Leave Encashment, Bonus and Gratuity	2,635,690	2,223,107
	2,635,690	2,223,107
DEFERRED TAX LIABILITY:		
Excess of written down value as per books of accounts over Income Tax Written down value.	30,056,348	37,545,651
NET DEFERRED TAX LIABILITY	27,420,658	35,322,544

#### 9. **DERIVATIVE INSTRUMENTS**

(a) The Company has entered into forward contracts to offset foreign currency risk arising from the amounts denominated in currencies other than the Indian rupees. The counter party to such forward contract is a bank. These contracts are entered into to hedge the foreign currency risks. Details of forward contracts outstanding as at the year end are:

Currency	Exposure to Buy/sell	No of Contracts	As at t	As at the year end		
			Rs.in lacs	Foreign Currency		
EURO	SELL	-	-	-		
EURO	SELL	1	(100.41)	(151092)		
GBP	SELL	-	-	-		
GBP	SELL	1	(90.45)	(123000)		

**Note:** Figures in brackets are for the previous year.

## (b) Foreign currency exposure at the year end not hedged by derivative instruments.

Particulars	As at 31st March 2010	As at 31st March 2009
Payable Against Import of Goods and Services		
Rupees in Lacs	107.00	893.33
Pound Sterling	75,408.52	63,739.80
Euro	52,410.00	1,242,348.20
US Dollar	33,100.83	10,907.30
Advance Payment to Supplier		
Rupees in Lacs	51.76	40.85
Pound Sterling	0.00	2,717.40
Euro	76,594.00	58,815.70
JPY	968,440.00	-

#### 10. RELATED PARTY DISCLOSURE

[i] Associate : Elecon Engineering Company Ltd.

Wizard FinCap Ltd.

Eimco Elecon Electricals Ltd. Madhuban Prayas Resorts Limited

[ii] Enterprise indirectly controlled : Emtici Engineering Ltd.

Prayas Engineering Ltd.

Power Build Ltd.

Narmada Travel Services Ltd. Elecon Information Technology Ltd.

Akkaish Mechatronics Ltd.
Speciality Woodpack Pvt. Ltd.
Ringspann Elecon (I) Ltd.
Bipra Investment & Trusts Ltd.
Devkishan Investments Pvt. Ltd.
K. B. Investments Pvt. Ltd.
Elecon Australia Pty. Ltd.
Elecon Africa Pty. Ltd.
Elecon Singapore Pte. Ltd.
Elecon Middle East FZCO

Elecon Engineering (Suzhou) Co Ltd.

[iii] Collaborators : Sandvik Tamrock-France

Sandvik Asia Ltd-Pune

Sandvik Mining & Construction-Singapore Sandvik Mining & Construction-UK Sandvik Mining & Construction-USA

Voest Alpine - SA

Tamrock Great Britain Holdings Ltd.

[iv] **Key Management Personnel** : Shri P. B. Patel

Shri A. M. Deshpande

[v] Relatives of Key Management Personnel : Shri Pradipbhai Patel

# **EIMCO ELECON (INDIA) LIMITED**

#### NOTES FORMING PART OF THE ACCOUNTS

## **SCHEDULE - 14**

## 11. The following transactions were carried out with related parties in the ordinary course of business :

#### **PARTICULARS**

NATURE OF RELATIONSHIP	ASSOCIATE		KEY MANAGEMENT PERSONNEL		RELATIVE OF KEY MANAGEMENT PERSONNEL		INDII	ERPRISE RECTLY ROLLED	COLLABORATORS		GRAND	TOTAL
	2009-10	2008-09	2009-10	2008-09	2009-10	2008-09	2009-10	2008-09	2009-10	2008-09	2009-10	2008-09
SALES PURCHASES PROVI./RECEIPT OF MGT/ OTH SERV. LOANS GIVEN LOANS TAKEN	28,972,877	46,869,699					45,178,549 5,359,794	3,119,680 47,574,513 3,810,581	17,655,555	7,539,556	- 91,806,981 5,359,794 - -	3,119,680 101,983,768 3,810,581 - -
INTEREST RECEIVED INTEREST GIVEN COMMISION EXPENSE COMMISION INCOME SALES OF FIXED ASSETS PURCHASE OF FIXED ASSETS	596,750						222,718,042 225,533 1,034,476	210,949,436	112,715	11,609,067	- 222,718,042 112,715 822,283 1,034,476	210,949,436 11,609,067 - 397,450
SALE/REDEMPTION OF INVESTMENT ISSUE OF PREFERENCE SHARES PURCHASE OF EQUITY SHARES REMUNERATION-MD&	120,000	1,000,000					14,000,000				14,120,000 - - -	- - - 1,000,000
Wholetime Director DIRECTOR SITTING FEES RENT INCOME	3,682,329	6,974,101	15,103,885	16,427,288	90,000	40,000	2,185,602	4,455,769			15,103,885 90,000 5,867,931	16,427,288 40,000 11,429,870
RENT EXPENSE JOB-WORK EXPENSE JOB-WORK INCOME OTHER EXPENSES(NET)	5,653,684 819,867 4,188,449 4,829,134	4,240,710 674,200 6,023,147 5,732,802					992,700 22,622,259 184,559 13,971,535	1,009,695 12,710,637 511,395 9,441,192			6,646,384 23,442,126 4,373,008 18,800,669	5,250,405 13,384,837 6,534,542 15,173,994
OTHER INCOME ASSETS LEASE EXP DIVIDEND RECEIVED DIVIDEND PAID	2,630,492 2,800,000	2,878,223 447,541					119,523 5,791,500	5,791,500			119,523 2,630,492 2,800,000 5,791,500	2,878,223 447,541 5,791,500



		e of Loans & Advances to Associates/ s in which Directors are interested	Amount outstanding as on 31.03.2010	Maximum amount outstanding during the year	Amount outstanding as on 31.03.2009	Maximum amount outstanding during the year
	As at the y	ear end, the company	-	-	-	-
	a) has i	no Subsidiaries	-	-	-	-
	repa	no loans,wherein there is no yment schedule or repayment eyond seven years	-	-	-	-
12.	Computation	on of Net Profit in accordance with Section	349 read			
	with Section	n 309(5) and Section 198 of the Companio	es Act, 1956		2009-10	2008-09
	and Comm	ission payable to Directors			Rupees	Rupees
	Net Profit	as per Profit and Loss Account			128,025,493	152,270,285
	Add: [i]	Depreciation as Provided in Books			69,478,422	74,182,472
	[ii]	Provision for Taxation			72,200,000	89,556,628
	[iii]	Provision for Deferred Taxation			(7,901,886)	(9,779,495)
	[iv]	Excess Provision of Income Tax No longo	er required		(1,330,065)	-
	[v]	Fringe Benefit Tax			-	1,511,207
	[vi]	Whole-time Director's Remuneration			5,358,808	4,773,058
	[vi]	Managing Director's Remuneration			9,745,077	11,654,230
	[VIII]	Directors' Sitting Fees		-	370,000	270,000
					275,945,849	324,438,385
	Less: [i] [ii]	Profit on Sale of Investments Profit on Sale of Fixed Assets			1,622,011 -	-
				-	274,323,838	324,438,385
	Less: [i]	Depreciation as per Section 350 of the Companies Act, 1956			69,478,422	74,182,472
		Net Profit		_	204,845,416	250,255,913
	Remunera	tion to Managing Director				
	Salary				4,745,077	3,954,231
	Commission	on			5,000,000	7,700,000
		tion to Whole Time Director				
	Salary				3,558,808	3,273,058
	Commission	on		_	1,800,000	1,500,000
					15,103,885	16,427,289

## 13. Auditors Fees and Expenses include remuneration to :

	O		2009-10 Rupees	2008-09 Rupees
a.	Statutory Auditors :			
	As Audit Fees		130,000	130,000
	Fees for Certification Work		115,500	8,999
	Out of Pocket Expenses		91,969	100,613
b	Tax Auditors			
	Tax Audit Fees		30,000	30,000
		Total	367,469	269,612

14.	4. Licensed & installed capacity &		2009-10				2008-09			
	production Class of Products.		Licensed Capacity	Installed Capacity	Actual * Production	Licensed Capacity	Installed Capacity	Actual Production		
I	Tunnelling Loaders with various attachments other than Road Headers	Nos.	400	350	267	400	350	196		
Ш	Drilling & Roof Bolting Jumbo for mining	Nos.	55	30	-	55	30	-		
III	Mining Machinery viz., Off-The Highway Dumpers of various types including Articulated profile	Nos.	50	30	-	50	30	-		
IV	Air Motors	Nos.	500	300	161**	500	300	109**		
V	Spares for above		1400 lacs	2500 lacs	8,013.27 (sales value)	1400 lacs	2500 lacs	8,353.39 (sales value)		
VI	Hydraulic Cylinders	Nos.	3000	2000	186***	3000	2000	826***		
VII	Blasthole & Water well drilling rigs	Nos.	50	10	5	50	10	-		
VIII	Continuous Miner	Nos.	25	10	-	25	10	-		
IX	Construction Equipment	Nos.	900	400	12	900	400	10		

<sup>\*</sup>Installed capacity is as certified by a Director and accepted by the Auditors,being a technical matter.

<sup>\*\*</sup>Includes 32 (49) numbers for captive consumption.

<sup>\*\*\*</sup>Includes 17 (661) numbers for captive consumption.

Stock		2	)	2008-09				
	<u>Ope</u>	ening Stock	<b>Closing Stock</b>		Opening Stock		Closing Stock	
	<u>Nos</u>	<u>. Value</u>	Nos.	<u>Value</u>	Nos.	<u>Value</u>	Nos	<u>. Value</u>
I Tunnelling Loaders with various attachments other than Road Headers	2	7,962,309	2	7,842,167	2	7,109,852	2	7,962,309
<ul><li>II Drilling &amp; Roof Bolting Jumbo for mining</li></ul>	-	-	-	-	-	-	-	-
III Mining Machinery viz., Off-The Highway Dumpers of various types including Articulated profile		-	_	-	_	-	_	-
IV Air Motors*	2	67,553	-	-	29	876,907	2	67,553
V Spares for above*	-	665,312,179	-	759,683,732	-	464,095,839	-	665,312,179
VI Hydraulic Cylinders*	175	3,107,674	143	2,625,691	524	8,124,137	175	3,107,674
VII Construction Equipment	3	5,103,066	1	1,584,374	-	-	3	5,103,066
VIII Blasthole & Water well drilling r	igs <b>1</b>	16,425,371	0**	0.00	-	-	1	16,425,371

<sup>\*</sup> Figures for opening and closing stock include figures in respect of Air Motors, Spares and Hydraulic Cylinder for captive consumption.
\*\* Transfer to Work in Process.

Turnover	2009-10 <u>Nos. Value</u>		Nos.	2008-09 <u>Value</u>	
		Rupees		<u>Rupees</u>	
I Tunnelling Loaders with various attachments other than Road Headers	267	756,580,050	196	579,148,500	
II Mining Machinery viz., Off-The Highway Dumpe of various types including Articulated profile	rs -	-	-	-	
III Air Motors	163*	5,968,345	136 *	4,573,731	
IV Spares for above	-	801,327,251	-	835,339,421	
V Hydraulic Cylinders	218**	290,571	1175 **	8,015,658	
VI Construction Equipment	14	20,170,398	7	10,060,000	
VII Blasthole & Water well drilling rigs	5	38,025,000	-	-	
		1,622,361,615		1,437,137,310	

<sup>\*</sup>Includes 32 (49) numbers for captive consumption.

<sup>\*\*</sup>Includes 17 (661) numbers for captive consumption.

301	HEDOLE - 14		2	2009-10	2008-09		
15.	Consumption of Raw Material Spares & Components :	Unit	Quantity	Value Rupees	Quantity	Value Rupees	
	Casting	Nos.	29100	47,040,711	22037	34,675,703	
	Forgings	Nos.	3070	1,199,270	2724	1,162,510	
	Bearings	Nos.	12964	8,693,862	10221	7,050,046	
	Round Bars and Plates Other Raw Materials,	Tons	1278	62,246,808	1630	72,643,804	
	Spares & Components			895,416,566		622,959,655	
				1,014,597,217		738,491,718	
			20	009-10	200	8-09	
16.	Value of raw materials, spares		Value		Value		
	and components consumed		Rupees	% of Total	<u>Rupees</u>	% of Total	
	Imported		323,212,145	32	341,125,470	46	
	Indigenous	_	691,385,072	68	397,366,248	54	
		_	1,014,597,217	100	738,491,718	100	
17.	Value of Stores Consumed :	res Consumed :		<u>2009-10</u>		<u> </u>	
	Imported		-	-	-	-	
	Indigenous		16,301,418	100	19,209,135	100	
18.	CIF value of Imports in respec	t of :					
	Components and spares Capital Goods		329,924,590 -		394,821,973 -		
19.	Earning in Foreign exchange o	n accoui	nt of :				
	FOB Value of Sales		126,859		-		
	Commission		112,715		11,609,066		
20.	Expenditure in Foreign currence	y:					
	Travelling		-		3,168,324		
	Technical Know How		5,245,992		8,508,495		
	Interest Others		2,290,312 5,098,823		1,456,963 1,436,403		
					1,400,400		
21.	Amount remitted during the year currency on account of divider		eign				
	Number of Non-resident sharehold Number of shares held on which	ders	1		1		
	dividend was due		1,447,875		1,447,875		
	Year to which dividend relates Amount remitted (net of tax)		2008-09 5,791,500		2007-08 5,791,500		



#### 22. INFORMATION REGARDING ASSETS TAKEN ON OPERATING LEASE

	<u>2009-10</u>	<u>2008-09</u>
Lease Payments During the Year	2,372,070	2,743,572
Minimum Lease Payments		
Not later than one year	2,379,240	2,580,096
later than one year but not later than five years	2,379,240	2,580,096
later than five years	-	-

23. The Company has not received any intimation from Suppliers regarding their status under Micro and Medium Enterrprises Development Act, 2006 and hence disclouser, if any, relating to amounts unpaid as at year end together with interest paid/payable as required under the said Act have not been given.

However, details regarding the Small Scale Industrial Undertaking are as below: Amount in Rs.

Total Outstanding Dues of Small Scale Industrial Undertaking 28,424,510

297,003,884 Total Outstanding Dues of Creditors other than Small Scale Industrial Undertaking.

A Micro, Small and Medium industrial undertaking has the same meaning as assigned to it under section 3 of the Industries (Development and Regulation) Act, 1951.

- **24.** Figures of the previous year have been shown in brackets.
- 25. Figures of the Previous Year have been regrouped / re-arranged wherever necessary to confirm to current year's classifications.

As per our report of even date attached For and on behalf of the Board

For TALATI & TALATI **Chartered Accountants** 

> Mr. P. B. Patel Managing Director

0000 40

Nilesh D.Shelat

Wholetime Director UMESH H.TALATI (Company Secretary) Mr. A. M. Deshpande

Partner Membership No.34834 FRN 110758W

Ahmedabad Vallabh Vidyanagar

Date: 10th May, 2010 Date: 10th May, 2010

#### Annexure 1

The names of the Small Scale Industrial Undertaking to whom the Company owes a sum which is outstanding for more than 30 days

<u>No.</u>	Vendor Name	Amount (Rs.)
1.	AIR TOOLS INDUSTRIES	348,033
2.	BHAGWATI FILTERS P. LTD.	19,514
3.	ENGINEMATES HEAT TRANSFER P. LTD.	80,405
4.	EKO RUBBER INDUSTRIES	4,471
5.	HYDRO DYNE INDUSTRIES	182,978
6.	JASHPARAM ENGINEERING P. LTD.	53,765
7.	KENT INDUSTRIES	59,835
8.	MODERN ENGINEERING & SPRING CO.	3,697
9.	MINE LINE P. LTD.	5,610,454
10.	MACHINE TOOLS ENGINEERING	163,000
11.	METAL TREAT INDUSTRIES	52,906
12.	PRITESH INDUSTRIES	349,319
13.	RAJ ENGINEERING WORKS	763,869
14.	SPECTRAM ENGINEERS	53,708
15.	SHREE ENGG. WORKS	206,886
16.	PACKME INDUSTRIES	94,272
17.	GIRIRAJ INDUSTRIES	619,210
18.	A B C ENGINEERING	777,872
19.	RHYTHMINDUSTRIES	47,358
20.	ACTUASYS	97,821
21.	UNIVERSAL GASKET MFG. CO	111,639
	Total	9,701,012

21.	Balar	Balance Sheet Abstract and Company's General Business Profile								
	l.	Registration Details								
		Registration No.	0 2 5 7 4	State Co	de 0	4				
		Balance Sheet Date	3 1 - 0 3 - 2 0 1 0	]						
	II.	Capital raised during the year (A	Amount in Rs. Thousands)							
		, , , , ,	Public issue		Rights	sissue				
						N   I   L				
			Bonus issue	1	Private p	lacement				
						N I L				
	III.	Position of mobilisation and deployment of funds (Amount in Rs. Thousands)								
		•	Total Liabilities		Total A	ssets				
			1 7 9 2 7 8 5	]	1 7 9 2	7 8 5				
		Sources of Funds	Paid-up Capital		Reserve	& Surplus				
			5 7 6 8 3	]	1 2 3 4	2 1 7				
			Secured Loans	1	Un secur					
		Application of Funds	Not Fixed Assets		1 0 2	<del> </del>				
		Application of Funds	Net Fixed Assets	1	Investme					
			3   0   7   6   6   0   Net Current Assets	J	2   5 Misc. Exp					
			1 0 9 7 2 0 4	1	IVIISC. EXP	NILL				
			Accumulated Losses	] :	Deferred	Tax Liability				
			N   I   L	]	2 7	<del></del> -				
			Deferred Tax Asset	_						
	IV.	Performance of the Company (A	Amount in Rs. Thousands)							
		, , ,	Turnover		Total Exp	enditure				
			1 6 2 2 3 6 1	]	1 4 5 6	2 8 7				
			Profit/Loss Before Tax		Profit/Loss					
			1 9 0 9 9 3	]	1 2 8	0 2 5				
			Earnings per Shares	1	Dividen					
			2 2 . 1 9			4 0 %				
	V.	Generic names of Three Princip	pal products/Services of the Compa		-					
			Item Code No.(ITC Code)		Product De	<u> </u>				
			8 4 3 0 2 0 . 0 0	] [	Side Dump Load	lers (SDL)				
			8 4 3 0 5 0 . 0 1	] [	Load Haul Dump	pers (LHD)				
			8 4 3 0 6 9 . 0 0	] [	Blast hole & water	er well drilling rigs				
As pe	r our re	eport of even date attached		For and on	behalf of the E	Board				
		& TALATI ccountants								
			Nilesh D.Shelat	Mr. P. B. F	Patel	Managing Director				
UMES	SH H.T	ALATI	(Company Secretary)	Mr. A. M. D	Deshpande	Wholetime Director				
Partne					•					
		No.34834								
FRN 1	10758	3W								
Δhma	dabad			Vallabh Vid	dvanagar					
		1ay, 2010			May, 2010					
		• •			* *					

## **EIMCO ELECON (INDIA) LIMITED**

Registered office: Vallabh Vidyanagar, Anand, Gujarat, Pin 388 120.

#### FOR MEMBER'S IMMEDIATE ATTENTION

In order to ensure that the dividend warrant is not encashed by any person other than the members, it is proposed to indicate the Account No. of the member on the dividend warrant itself. Members are therefore requested to please return this form immediately duly filled in :

		, ,						
1.	Name of th	e Member		_				
2.	Register Fo	olio No.						
3.	No. of shar	es held						
4.			branch where es his account					
5. Date	A/c. No.		_	Sign <u>.</u>				
		Re		O ELECON (INDIA)  allabh Vidyanagar, Anar		n 388 120.		
				PROXY FORM	И			
I, We	e							of
herel	by appoint N	/lr./Mrs						
				district of				
				of				
on F				our behalf at the 36 <sup>th</sup> A he Registered Office at				
Sign	ed this		day of	2010	S	Sign :		
DP.	ld				_			
	ent Id/ io No.				-			
No.	of Shares							
Thic	form is to h	ne used *in	favour of/against	the resolution Unless	othorwice inct	ructed the E	Provv will act a	t ha/sha

This form is to be used \*in favour of/against the resolution. Unless otherwise instructed, the Proxy will act at he/she thinks fit.

Note: The Proxy Form must be deposited at the Registered Office of the Company not less than 48 hours before the time fixed for holding the Meeting.

<sup>\*</sup> strike out whichever is not desired

