

# **Contents of Annual Report**

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# COMPANY INFORMATION **BOARD OF DIRECTORS**

Shri Niranjan Lal Data Chairman

Shri Vijay Data Managing Director Shri Daya Kishan Data Wholetime Director Shri Ram Babu Jhalani Independent Director Shri G.R. Goyal Independent Director Shri Ramesh Chand Gupta Independent Director

#### **COMPANY SECRETARY**

Shri J.P. Lodha

### STATUTORY AUDITORS

M/s K.L. Datta & Co. **Chartered Accountants** 

#### **COST AUDITORS**

M/s Rajesh & Co. Cost Accountants

## **BOARD COMMITTEES**

#### **Audit Committee**

Chairman Shri G.R. Goyal Shri Ram Babu Jhalani Member Shri Ramesh Chand Gupta Member

# Stakeholder Relationship Committee

Shri G.R. Goval Chairman Shri Ram Babu Jhalani Member Shri Ramesh Chand Gupta Member

## **Risk Management Committee**

Shri G.R. Goyal Chairman Shri Ram Babu Jhalani Member Member Shri Ramesh Chand Gupta

# **Corporate Social Responsibility Committee**

Shri G.R. Goyal Chairman Member Shri Ram Babu Jhalani Shri Ramesh Chand Gupta Member





#### Nomination and Remuneration Committee

Shri G.R. Goyal Chairman Shri Ram Babu Jhalani Member Shri Ramesh Chand Gupta Member

## **BANKERS**

- ∨ State Bank of Bikaner & Jaipur Near Bus Stand, Alwar - 301001 (Rajasthan)
- ∨ State Bank of Bikaner & Jaipur Tilak Marg Branch, Jaipur (Rajasthan)
- ∨ IDBI Bank Limited 18, Lajpat Nagar, Scheme No.2, Gaurav Path, Alwar - 301001 (Rajasthan)

## **PLANT LOCATIONS**

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Alwar	Jaipur	Jaisaimer
Old Industrial Area	Jaipur Glass & Potteries	Wind Power
Itarana Road	Ceramic Division	Village - Hansua,
Alwar - 301 001 (Rajasthan)	Tonk Road	Distt - Jaisalmer (Raj)
. ,	Jaipur 302018	

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**Goenka Products** Village - Panchkodia Distt. - Jaipur (Rajasthan)

### REGISTERED OFFICE

`Bhagwati Sadan', Swami Dayanand Marg, Alwar - 301001 (Rajasthan)

# **Registrar & Transfer Agents**

M/s Skyline Financial Services Pvt Ltd D - 153/A, 1st Floor, Okhla Industrial Area, Phase - 1 **NEW DELHI - 110020** 

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CORPORATE INDENTITY NUMBER (CIN) - L15142RJ1987PLC004232





#### NOTICE

Notice is hereby given that the Twenty Sixth Annual General Meeting of the members of Vijay Solvex Ltd will be held at Registered Office of the Company at 'Bhagwati Sadan' Swami Dayanand Marg, Alwar on Tuesday the 30th September, 2014 at 10.00 A.M. to transact the following business:

# **Ordinary Business**

- To consider and adopt Audited Financial Statement of the Company for the financial year ended March 31, 2014, and the reports of the Board of Directors and Auditors thereon;
- To appoint a Director in place of Shri Niranjan Lal Data (DIN:00286337), who retires by rotation and being eligible, offers himself for re-appointment.
- To appoint the existing Auditors of the Company for the term of 3 years subject to ratification by the members of the Company in annual general meeting and fix the remuneration as may be decided by the Board of Directors.

## **Special Business**

4. To consider and if thought fit, to pass, with or without modification(s), the following resolution, as an Ordinary Resolution-

"RESOLVED THAT Shri Ram Babu Jhalani (holding DIN 01614184), Non-Executive Independent Director, who was appointed as a director liable to retire by rotation and whose term of office expires at this annual general meeting and in respect of whom the Company has received a notice in writing under section 160 of the Companies Act, 2013 from a member proposing his candidature for the office of Director and who has submitted a declaration that he meets the criteria for independence as provided in section 149(6) of the Companies Act, 2013 be and is hereby appointed as an Independent Director of the Company for a term of Three consecutive years from the conclusion of the Company's Twenty Six Annual General Meeting to the conclusion of the Company's 29th Annual General Meeting and his term of office shall not be liable to retire by rotation pursuant to the provisions of sections 149, 152 read with Schedule IV and all other applicable provisions of the Companies Act, 2013 and the Companies (Appointment and Qualification of Directors) Rules, 2014 and Clause 49 of the Listing Agreement entered into with stock exchanges (Including any statutory modification(s) or re-enactment thereof for the time being in force).

RESOLVED FURTHER THAT the Board of directors and/or the Company Secretary, be and are hereby authorised to settle any question, difficulty or doubt, that may arise in giving effect to this resolution and to do all such acts, deeds and things as may be necessary, expedient and desirable for the purpose of giving effect to this resolution".

5. To re-appoint Shri Vijay Data (DIN: 00286492) as Managing Director and in this regard to consider and if thought fit, to pass, with or without modification(s), the following resolution as a Special Resolution:

"RESOLVED THAT in accordance with the provisions of Section 196, 197 and 203 read with Schedule V and all other applicable provisions of the Companies Act, 2013 read with the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 (including any statutory modification(s) or re-enactment thereof for the time being in force) and subject to approval of central government, if required, approval of the shareholders of the Company be and is hereby accorded to the re-appointment of Shri Vijay Data (DIN: 00286492) as Managing Director of the Company, for a period of 5 (five) years with effect from September, 26th 2014 to September, 25th 2019 and his term of office shall not be liable to retire by rotation pursuant to the Article of Association of the Company.

RESOLVED FURTHER THAT approval be and is hereby accorded to the terms and conditions including remuneration payable as set out in the Agreement to be entered by Shri Vijay Data with the Company for the aforesaid reappointment and as set out in the statement annexed to the Notice convening this meeting, with liberty to the Board of Directors (hereinafter referred to as "the Board" which term shall be deemed to include Nomination and Remuneration Committee of the Board) to alter and vary the terms and conditions





of the said re-appointment and/ or remuneration as it may deem fit and as may be acceptable to Shri Vijay Data, subject to the same not exceeding the limits specified under Schedule V to the Companies Act, 2013 or any statutory modification(s) or re-enactment thereof;

RESOLVED FURTHER THAT the Board be and is hereby authorised to sign, seal and execute necessary papers, deeds and other documents to be filed with the Office of Registrar of Companies/ Ministry of Company Affairs or any other authority to give effect to this resolution and to do all such acts, deeds, things, matters connected with the aforesaid matter or any other matter incidental thereto."

6. To re-appoint Shri Daya Kishan Data (DIN: 01504570) as a Whole Time Director designated as an Executive Director and in this regard to consider and if thought fit, to pass, with or without modifications(s), the following resolution as a Special Resolution:

"RESOLVED THAT in accordance with the provisions of Section 196, 197 and 203 read with Schedule V and all other applicable provisions of the Companies Act, 2013 read with the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 (including any statutory modification(s) or re-enactment thereof for the time being in force) and subject to approval of central government, if required, approval of the shareholders of the Company be and is hereby accorded to the re-appointment of Shri Daya Kishan Data (DIN: 01504570) as a Whole-Time Director, designated as Executive Director of the Company, for a period of 5 (five) years with effect from September 29, 2014 to September 28, 2019 and his term of office shall be liable to retire by rotation.

RESOLVED FURTHER THAT approval be and is hereby accorded to the terms and conditions including remuneration payable as set out in the Agreement to be entered by Shri Daya Kishan Data with the Company for the aforesaid reappointment and as set out in the statement annexed to the Notice convening this meeting, with liberty to the Board of Directors (hereinafter referred to as "the Board" which term shall be deemed to include Nomination and Remuneration Committee of the Board) to alter and vary the terms and conditions of the said re-appointment and/or remuneration as it may deem fit and as may be acceptable to Shri Daya Kishan Data, subject to the same not exceeding the limits specified under Schedule V to the Companies Act, 2013 or any statutory modification(s) or re-enactment thereof; RESOLVED FURTHER THAT the Board be and is hereby authorised to sign, seal and execute necessary papers, deeds and other documents to be filed with the Office of Registrar of Companies/Ministry of Company Affairs or any other authority to give effect to this resolution and to do all such acts, deeds, things, matters connected with the aforesaid matter or any other

7. To consider and if thought fit, to pass, with or without modifications, the following resolution, as an Ordinary Resolution-

matter incidental thereto".

"RESOLVED THAT Shri Giriraj Goyal (holding DIN: 03040941) Non-Executive Independent Director, who has submitted a declaration that he meets the criteria for independence as provided in section 149(6) of the Companies Act, 2013 and in respect of whom the Company has received a notice in writing under section 160 of Companies Act, 2013 from a member proposing his candidature for the office of Director be and is hereby appointed as an Independent Director of the Company for a term of Three consecutive years from the conclusion of the Company's Twenty Six Annual General Meeting to the conclusion of the Company's 29th Annual General Meeting in the Calendar year 2017 and his term of office shall not be liable to retire by rotation pursuant to the provisions of sections 149, 152 read with Schedule IV and all other applicable provisions of the Companies Act, 2013 and the Companies (Appointment and Qualification of Directors) Rules, 2014 and Clause 49 of the Listing Agreement entered into with stock exchanges (Including any statutory modification(s) or re-enactment thereof for the time being in force).

**RESOLVED FURTHER THAT** the Board of directors







and/or the Company Secretary, be and are hereby authorised to settle any question, difficulty or doubt, that may arise in giving effect to this resolution and to do all such acts, deeds and things as may be necessary, expedient and desirable for the purpose of giving effect to this resolution.

8. To consider and if thought fit, to pass, with or without modification(s), the following resolution, as an Ordinary Resolution -

"RESOLVED THAT Shri Ramesh Chand Gupta DIN:01557586), Non-Executive Independent Director who has submitted a declaration that he meets the criteria for independence as provided in section 149(6) of the Companies Act, 2013 and in respect of whom the company has received a notice in writing u/s 160 of the Companies Act, 2013 from a member proposing his candidature for the office of Director be and is hereby appointed as an Independent Director of the Company for a term of Three consecutive years from the conclusion of the Company's 26th Annual General Meeting to the conclusion of the Company's 29th Annual General Meeting in the calendar year 2017 and his term of office shall not be liable to retire by rotation pursuant to the provisions of sections 149, 152 read with Schedule IV and all other applicable provisions of the Companies Act, 2013 and the Companies (Appointment and Qualification of Directors) Rules, 2014 and Clause 49 of the Listing Agreement entered into with stock exchanges (Including any statutory modification(s) or reenactment thereof for the time being in force).

**RESOLVED FURTHER THAT** the Board of directors and/or the Company Secretary, be and are hereby authorised to settle any question, difficulty or doubt, that may arise in giving effect to this resolution and to do all such acts, deeds and things as may be necessary, expedient and desirable for the purpose of giving effect to this resolution".

 To consider and if thought fit, to pass with or without modifications, the following resolution, as an Ordinary Resolution-

"RESOLVED THAT Smt Gayatri Devi (DIN:06960488) in respect of whom the Company has received a notice in writing under section 160 of the Companies Act, 2013 and the rules made thereunder from a member proposing her candidature for the office of Director, be and is hereby appointed as a Director of the Company whose term of office shall be liable to retirement by rotation pursuant to the provisions of Sections 149, 152 and other applicable provisions of the Companies Act, 2013 ("the Act") and the Companies (Appointment and Qualification of Directors) Rules, 2014 (including any statutory modification(s) or re-enactment thereof for the time being in force).

**RESOLVED FURTHER THAT** the Board of directors and/or the Company Secretary, be and are hereby authorised to settle any question, difficulty or doubt, that may arise in giving effect to this resolution and to do all such acts, deeds and things as may be necessary, expedient and desirable for the purpose of giving effect to this resolution".

10. To consider and if thought fit, to pass, with or without modification(s), the following resolution, as an Ordinary Resolution -

"RESOLVED THAT Shri Shivkumar Deviprasad Gupta (holding DIN:06960496), in respect of whom the Company has received a notice in writing u/s 160 of the Companies Act, 2013 and the rules made thereto from a member proposing his candidature for the office of director and who has submitted a declaration that he meets the criteria for independence as provided in section 149(6) of the Companies Act, 2013 be and is hereby appointed as an Independent Director of the Company for a term of Three consecutive years from the conclusion of the Company's 26th Annual General Meeting to the conclusion of the Company's 29th Annual General Meeting in the calendar year 2017 and his term of office shall not be liable to retire by rotation pursuant to the provisions of sections 149, 152 read with Schedule IV and all other applicable provisions of the Companies Act, 2013 and the Companies (Appointment and Qualification of Directors) Rules, 2014 and Clause 49 of the Listing Agreement entered into with stock exchanges (Including any statutory modification(s) or re-enactment thereof for the time being in force).





"RESOLVED FURTHER THAT the Board of directors and/or the Company Secretary, be and are hereby authorised to settle any question, difficulty or doubt, that may arise in giving effect to this resolution and to do all such acts, deeds and things as may be necessary, expedient and desirable for the purpose of giving effect to this resolution".

11. To approve the remuneration of the Cost Auditor for the financial year ended March 31, 2015 and in this regard to consider and if thought fit, to pass, with or without modification(s), the following resolution as an Ordinary Resolution.

"RESOLVED THAT pursuant to the provisions of Section 148 and all other applicable provisions of the Companies Act, 2013 read with the Companies (Audit and Auditors) Rules, 2014 (including any statutory modification(s) or reenactment thereof, for the time being in force), M/s Rajesh & Company, Cost Accountants (Firm Registration Number 000031) appointed as the Cost Auditor of the Company by Board of Directors, to conduct the audit of the cost records of the Company for the financial year ending March 31, 2015, be paid the remuneration as recommended by the audit committee and approved by the board of directors and as set out in the statement annexed to the Notice convening this meeting;

**RESOLVED FURTHER THAT** the Board of Directors of the Company be and is hereby authorised to do all acts and take all such steps as may be necessary, proper or expedient to give effect to this resolution."

By order of the Board of Directors

Date : 3rd September, 2014 J.P. Lodha
Place : Alwar - 301001 (Raj) Company Secretary

Membership No.4714

Address: The Govt. Employee Co-Op GHS Ltd Flat-No. O-3, Sector - 3, Part - II, Bawal Road, Rewari (Haryana)

#### NOTES:

 A MEMBER ENTITLED TO ATTEND AND VOTE AT THE ANNUAL GENERAL MEETING IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE ON A POLL INSTEAD OF HIMSELF/ HERSELF AND THE PROXY NEED NOT TO BE A MEMBER OF THE COMPANY. THE INSTRUMENT APPOINTING THE PROXY SHOULD, HOWEVER, BE DEPOSITED AT THE REGISTERED OFFICE OF THE COMPANY DULY COMPLETED NOT LESS THAN 48 HOURS BEFORE THE SCHEDULED TIME FIXED FOR HOLDING THE MEETING.

A person can act as a proxy on behalf of members not exceeding fifty and holding in the aggregate not more than ten percent of the total share capital of the Company carrying voting rights. A member holding more than ten percent of the total share capital of the Company carrying voting rights may appoint a single person as proxy and such person shall not act as a proxy for any other person or shareholder.

- Corporate members intending to send their authorised representatives to attend the Meeting are requested to send to the Company a certified copy of the Board Resolution authorizing their representative to attend and vote on their behalf at the Meeting.
- Explanatory statement pursuant to section 102
  of the Companies Act, 2013, relating to the
  special business to be transacted at the Meeting
  is annexed hereto.
- 4. Brief resume of Directors including those proposed to be appointed/re-appointed, nature of their expertise in specific functional areas, name of companies which they hold directorships and memberships/chairmanships of Board Committees, shareholding and relationship between directors inter-se as stipulated under clause 49 of the Listing Agreement with the Stock Exchanges, are annexed hereto.
- Members are requested to bring their attendance slip along with their copy of annual report to the Meeting.
- Members/Proxies are requested to deposit the attendance slip duly filed in and signed for attending the Meeting. Members who hold shares in dematerialization form are requested to write their client ID and DP ID numbers for identification
- In case of joint holders attending the Meeting,







- only such joint holder who is higher in the order of names will be entitled to vote.
- Relevant documents referred to in the accompanying Notice and the Statement are open for inspection by the members at the Registered Office of the Company on all working days during business hours up to the date of Meeting.
- The Register of Member of the Company will remain closed from 23rd September, 2014 to 30th September, 2014 (both days inclusive).
- 10. The Securities and Exchange Board of India (SEBI) has mandated the submission of Permanent Account Number (PAN) by every participant in securities market. Members holding shares in electronic form are, therefore, requested to submit PAN to their Depository Participants with whom they are maintaining their demat account. Member holding shares in physical form can submit their PAN details to the Company at the Registered Office of the Company.
- 11. Members who have not registered their e-mail address so far are requested to register their e-mail address for receiving all communication including Annual Report, Notices, Circulars, etc. from the Company electronically.
- 12. Members intending to require information about accounts to be explained at the meeting are requested to write to the Company at least Seven days in advance of the Annual General Meeting.
- 13. Members holding physical shares in identical order of names in more than one folio are requested to send to the Company or Share Transfer Agent, the details of such folios together with the shares certificates for consolidating their holding in one folio. A consolidated share certificates will be returned to such members after making requisite changes thereon.
- 14. The Notice for the Annual General Meeting and the Annual Report will be available for inspection at the Registered Office of the Company on all working days in business hour up to the date of Annual General Meeting. The above said shall also be available on the Company's website at www.vijaysolvex.com and on the website of the

CDSL: www.cdslindia.com

- 15. Business to be transacted at the meeting may be transacted through electronic voting system and company is providing facility for voting by electronic means.
- 16. Mr Ramesh Kumar Shivnani Company Secretary in practice has been appointed as the Scrutinizer to scrutinize the voting process in a fair and transparent manner.
- 17. The Scrutinizer shall within a period of three working days from the conclusion of the e-voting period unblock the votes in the presence of at least two witnesses not in the employment of the company and make a scrutinizer report of the votes cast in favor or against, if any, forthwith to the Chairman of the Company.
- 18. The result of voting shall be declared by the Chairman of the meeting on or after the AGM of the Company. The results declared along with the Scrutinizer's Report shall be placed on the Company's website www.vijaysolvex.com and on the website of the CDSL: www.cdslindia.com within two days of passing of the resolution at the 26th Annual General Meeting of the Company.
- The results will also be communicated to stock exchange where the shares of the company are listed.
- 20. The instructions for shareholders voting electronically are as under:
  - (i) The voting period begins on Tuesday, 23rd September, 2014 at 10.00 AM and ends on Friday, 26th September, 2014 at 6.00 PM. During this period shareholders' of the Company, holding shares either in physical form or in dematerialized form, as on the cutoff date (record date) of 05.09.2014, may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter.
  - (ii) The shareholders should log on to the e-voting website www.evotingindia.com during the voting period.
  - (iii) Click on "Shareholders" tab.
  - (iv) Now Enter your User ID.





- a. For CDSL: 16 digits beneficiary ID,
- b. For NSDL: 8 Character DP ID followed by 8 Digits Client ID,
- Members holding shares in Physical Form should enter Folio Number registered with the Company.
- (v) Next enter the Image Verification as displayed and Click on Login.
- (vi) If you are holding shares in demat form and had logged on to www.evotingindia.com and voted on an earlier voting of any company, then your existing password is to be used.
- (vii) If you are a first time user follow the steps given below:

	For Members holding shares in Demat Form and Physical Form.
PAN*	Enter your 10 digit alpha-numeric *PAN issued by Income Tax Department (Applicable for both demat shareholders as well as physical shareholders).
	S Members who have not updated their PAN with the Company/ Depository Participant are requested to use the first two letters of their name and the 8 digits of the folio number/member ID in the PAN field.
	S In case the folio number/member ID is less than 8 digits enter the applicable number of 0's before the number after the first two characters of the name in CAPITAL letters. Eg. If your name is Ramesh Kumar with folio number/member ID 1 then enter RA000000001 in the PAN field.
DOB#	Enter the Date of Birth as recorded in your demat account or in the company records for the said demat account or folio in dd/mm/yyyy format.
Dividend Bank Details#	Enter the Dividend Bank Details as recorded in your demat account or in the company records for the said demat account or folio.
	# Please enter the DOB or Dividend

- Bank Details in order to login. If the details are not recorded with the depository or company please enter the No. of shares in the Dividend Bank details field.
- (viii) After entering these details appropriately, click on "SUBMIT" tab.
- (ix) Members holding shares in physical form will then directly reach the Company selection screen. However, members holding shares in demat form will now reach 'Password Creation' menu wherein they are required to mandatorily enter their login password in the new password field. Kindly note that this password is to be also used by the demat holders for voting for resolutions of any other company on which they are eligible to vote, provided that company opts for e-voting through CDSL platform. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- (x) For Members holding shares in physical form, the details can be used only for evoting on the resolutions contained in this Notice.
- (xi) Click on the EVSN for the relevant VIJAY SOLVEX LIMITED on which you choose to vote.
- (xii) On the voting page, you will see "RESOLUTION DESCRIPTION" and against the same the option "YES/NO" for voting. Select the option YES or NO as desired. The option YES implies that you assent to the Resolution and option NO implies that you dissent to the Resolution.
- (xiii) Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- (xiv) After selecting the resolution you have decided to vote on, click on "SUBMIT". A confirmation box will be displayed. If you wish to confirm your vote, click on "OK", else to change your vote, click on "CANCEL" and accordingly modify your vote.

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(8)





- (xv) Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- (xvi) You can also take out print of the voting done by you by clicking on "Click here to print" option on the Voting page.
- (xvii) If Demat account holder has forgotten the same password then Enter the User ID and the image verification code and click on Forgot Password & enter the details as prompted by the system.

## (xviii)Note for Institutional Shareholders

- S Institutional shareholders (i.e. other than Individuals, HUF, NRI etc.) are required to log on to https://www.evotingindia.co.in and register themselves as Corporate.
- S A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed to helpdesk.evoting@cdslindia.com.
- S After receiving the login details they have to create a compliance user should be created using the admin login and password. The Compliance user would be able to link the account(s) for which they wish to vote on.
- S The list of accounts should be mailed to helpdesk.evoting@cdslindia.com and on approval of the accounts they would be able to cast their vote.
- S A scanned copy of the Board Resolution and Power of Attorney (POA) which they have issued in favour of the Custodian, if any, should be uploaded in PDF format in the system for the scrutinizer to verify the same.
- (xix)In case you have any queries or issues regarding e-voting, you may refer the Frequently Asked Questions ("FAQs") and e-voting manual available at www.evotingindia.co.in under help section or write an email to helpdesk.evoting@cdslindia.com.

## **EXPLANATORY STATEMENT PURSUANT TO SECTION**

# 102 OF THE COMPANIES ACT, 2013

The following Explanatory Statement set out all material facts relating to the Special Business mentioned under item No. 4 to 11 of the accompanying Notice dated 3rd September, 2014.

#### Item No.4

Shri Ram Babu Jhalani is a Non-Executive Independent Director of the Company and have held position as such for more than five years.

He joined the Board of Directors of the Company in March 08, 2003. Shri Ram Babu Jhalani is an member of the Audit Committee, Stakeholder Relationship Committee, Corporate Social Responsibility Committee, Nomination and Remuneration Committee and Risk Management Committee of the Board of Directors of the Company.

Shri Ram Babu Jhalani is a Director whose period of office is liable to determination by retirement of directors by rotation under the erstwhile applicable provisions of the Companies Act, 1956.

As per the provisions of Section 149 of the Companies Act, 2013(the Act) which has came into force with effect from 1st April, 2014, an Independent Director shall hold office for a term up to five consecutive years on the board of a company and is not liable to retire by rotation.

The Company has received a notice in writing from a member alongwith the deposit of requisite amount under section 160 of the Companies Act, 2013 proposing his candidature for the office of Director of the Company.

Shri Ram Babu Jhalani has given a declaration to the board that he meets the criteria of independence as provided under section 149(6) of the Companies Act, 2013.

Shri Ram Babu Jhalani is not disqualified from being appointed as Director in terms of Section 164 of the Companies Act, 2013 and has given his consent to act as Director.

Shri Ram Babu Jhalani is holding DIN 01614184 and declares that he is not disqualified from being appointed as a Director under the act as per section 152(4) of the Companies Act, 2013.

The Nomination and Remuneration Committee (excluding Shri Ram Babu Jhalani, member of the

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committee) has recommended the appointment of Shri Ram Babu Jhalani as Independent Director from this 26th Annual General Meeting to 29th Annual General Meeting of the Company in the calander year 2017.

In the opinion of the Board, Shri Ram Babu Jhalani fulfills the conditions specified in the Companies Act, 2013 and the rules made thereunder and Listing Agreement for his appointment as an Independent Director of the Company and is independent of the management.

Copy of draft letter of appointment which includes terms & conditions of appointment of Shri Ram Babu Jhalani as an Independent Director would be available for inspection without any fee by the members at the Registered Office of the Company during normal business hours on any working days.

The Board considers that his continual association would be of immense benefit to the Company and it is desirable to avail services of Shri Ram Babu Jhalani as an Independent Director. Accordingly, in compliance with the provision of Section 149 read with Schedule IV of the Act, the Board recommends the resolution in relation to appointment of Shri Ram Babu Jhalani as an Independent Director, for the approval of the shareholders of the Company.

Save and except above, none of the other Directors/ Key managerial personnel of the Company/their relatives are, in any way, concerned or interested, financially or otherwise, in the proposed ordinary resolution set out in Item No.4.

#### Item No.5

The Board of Directors of the Company ("the Board"), at its meeting held on 3rd September, 2014 and subject to the approval of members of the company re-appointed Shri Vijay Data, as Managing Director, for a period of 5(five) years from the expiry of his present term, which will expire on 25th September, 2014, at the remuneration recommended by the Nomination and Remuneration Committee of the Board and approved by the Board.

It is proposed to seek the member's approval for reappointment of and remuneration payable to Shri Vijay Data as Managing Director, in terms of the applicable provisions of the Act.

Broad particulars of terms of re-appointment of and

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remuneration payable to Shri Vijay Data is as under:

The present tenure as per present agreement with Shri Vijay Data will expire on 25.09.2014. The terms and conditions of remuneration as approved by Nomination and Remuneration committee and applicable to the Managing Director is as under -

Name &	Period of	Basic Salary	Allowance &
Designation	appointment/	per month	perqusites per
	re-apointment	(Rs.)	annum(Rs.)
Sh Vijay Data	5 years w.e.f.	2,75,000/-	9,00,000/-
Managing	26/09/2014		
Director	till 25/09/2019		

Details of other allowances and benefits applicable to the Managing Director and details of perquisites are as under:-

### **ALLOWANCES AND PERQUISITES**

## 1) Housing:

- a) In case of unfurnished accommodation, hired by the Company, such expenditure not exceeding 25% of the basic salary. Over and above 25% of basic salary shall be payable by the Managing Director.
- b) In case no accommodation is provided by the Company, the Managing Director shall be entitled to house rent allowance subject to 25% of the basic salary per month.
- Car: Provisions of Company's Car with driver for official purpose of the Managing Director.
- 3) Other perquisites: Other perquisites shall be within overall limit of Rs.9,00,000/- per annum. Such perquisites will include Leave Travel Assistance, Re-imbursement of Medical expenses, Personal accident insurance, subject to an annual premium being limited to Rs.8,000/-. The perquisites shall be valued as per Income Tax Act, 1961.

#### Benefitis:

**Gratuity**: Benefits in accordance with the rules and regulations in force in the Company from time to time, but shall not exceed a half month's salary for each completed year of service.

Provident Fund: 12% of the salary per month.

The contributions to provident fund are subject to any changes effected in the schemes/rules of the funds.







Leave: Leave as per Company's rules and leave not availed shall be encashed.

Such other benefits and amenities as may be provided by the Company to other senior officers from time to time.

The above remuneration as aforesaid to be allowed to the Managing Director shall be subject to such limits for this remuneration as laid down by the Companies Act, 2013.

The Scope and quantum of remuneration and perquisites specified hereinabove, may be enhanced, enlarged, widened, altered or varied by the Board of Directors in the light of and in conformity with any amendments to the relevant provisions of the Companies Act and/or the rules and regulations made there under and/or such guidelines as may be announced by the Central Government from time to time.

In absence of or inadequacy of profits in any financial year during the currancy of tenure of the appointee,

the aforesaid remuneration will be paid as the minimum remuneration subject to the provisions of Section II of Part II of Schedule V of the Companies Act, 2013 or such other amount as may be provided in Schedule V as may be amended from to time or an equivalent statutory re-enactments thereof.

The Company shall pay to or reimburse the Managing Director and he shall be entitled to be paid and/or to be reimbursed by the Company all costs, charges and expenses that may have been or may be incurred by him for the purpose of or on behalf of the Company.

Managing Director will not be liable to retire by rotation as per Article of Association. Accordingly, if he fails to get re-appointment in General Meeting, his appointment as a Managing Director will cease automatically and such agreement terminate forthwith.

If, at any time, the Managing Director ceases to be Director of the Company for any cause whatsoever, he shall cease to be a Managing Director and such agreement shall terminate forthwith.

# General disclosure as per Schedule V of the Companies Act, 2013:

	General Information :					
	Nature of Industry		а	lanufacturing of Edibl nd Vanaspati Ghee a eramics.		
	Date or expected date of commencement of commercial production			commercial operation 988-89.	ons commenc	ed in the year
	In case of new companies, expect commencement of activities as approved by financial institutions at the prospectus.	s per project				
Financial performance based on given indicators:						(Rs. in Lacs)
		2010-11		2011-12	2012-13	2013-14
Pa	id-up Capital	320.19		320.19	320.19	320.19
Re	serve & Surplus	5975.54		6220.07	6668.21	7306.22
Pro	ofit & Loss Account	406.98		244.53	448.14	637.99
Re	venue from operation	60577.04		75935.03	95870.75	103167.48
Oth	ner Income	76.41		66.45	118.05	5.95
Tot	talRevenue	60653.45		76001.48	95988.80	103173.43
Pro	ofit before taxation	540.18		283.60	590.14	849.99
Foreign investment or collaborations, in any.						
Information about the appointee -						
_	Background details Mr. Vijay Data, 59 years, Post Graduate in Physics is Managir Director of the company. He is associated with oil industry since last 35 years and has wide knowledge of quality of oil and of the company.				il industry since	

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	seeds. He is looking day- to day management of the company. He has good exposure in the field of production, sales, purchase, finance and general administration.
Past Remuneration	Rs.36.00 Lacs
Recognition or awards	
Job Profile and his suitability	The Job require high level of planning, vision and strategy, techno commercial and leadership skills. It also calls for in depth understanding of the oil industry. Further the Managing Director is entrusted with the powers and authorities to manage the affairs of the company. Shri Vijay data is having vast experience of Corporate Management and particularly of oil industry and has been successfully working as a Managing Director of the Company. He is ideally suited for the job.
Remuneration proposed	The details of remuneration are set-out above in explanatory statement.
Comparative remuneration profile with with respect to industry, size of the company, profile of the position and person.	The salary proposed to be paid is in line with current industry standards based upon size and operations of the Company.
Pecuniary relationship directly or indirectly with the company, or relationship with the managerial personnel, if any.	Beside the remuneration proposed, Shri Vijay Data does not have any pecuniary relationship with the Company.
Other Information	
Reasons of loss or inadequate profits	Factors such as general economic slowdown and consequent adverse market costs and high financial cost have severally affected the margins for products manufactured by the Company.
Steps taken or proposed to be taken for improvement.	The Company has initiated certain steps as cost control, borrowing at cheaper rates and improving efficiency etc. Though, the prices of raw materials and products are influenced by external factors the Company is making all possible efforts to improve the margins.
Expected increase in productivity and profits in measurable terms.	The Company is very conscious about improvement in productivity and undertakes constant measures to improve it. However, it is extremely difficult in the present scenario to predict profits in measurable terms.
Disclosures:	
The report on corporate governance in the	e annual report indicates the remuneration paid to managerial

The report on corporate governance in the annual report indicates the remuneration paid to managerial personnel.

The Board recommends the special resolution set out in Item No.5 of the notice for the approval of the members of the Company.

Save and except Shri Vijay Data, Shri Daya Kishan Data and Shri Niranjan Lal Data, none of other Directors/Key managerial personnel of the Company/ their relatives are in any way concerned or interested, financially or otherwise in the proposed special resolution set out in Item No.5.

Item No.6

The Board at its meeting held on 3rd September, 2014, and subject to the approval of members of the company, re-appointed Shri Daya Kishan Data as Whole-Time Director, designated as Executive Director, for a period of 5(five) years from the expiry of his present term, which will expire on 28th September, 2014, at the remuneration recommended by Nomination and Remuneration Committee of the Board and approved by the Board.

It is proposed to seek the member's approval for reappointment of and remuneration payable to Shri Daya

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Kishan Data as Whole-Time Director, designated as Executive Director, in terms of the applicable provisions of the Act.

The tenure of present agreement with Shri Daya Kishan Data will expire on 28.09.2014. The terms and conditions of remuneration as approved by Nomination and Remuneration committee and applicable to the Whole -Time Director is as under -

Name &	Period of	Basic Salary	Allowance &
Designation	appointment/	per month	perqusites per
	re-apointment	(Rs.)	annum(Rs.)
Sh Daya	5 years w.e.f.	2,75,000/-	9,00,000/-
Kishan Data	29/09/2014		
Whole-time	till 28/09/2019		
Director			

Details of other allowances and benefits applicable to the Whole-Time Director and details of perquisites are as under:-

#### **ALLOWANCES AND PERQUISITES**

#### 1) Housing:

- a) In case of unfurnished accommodation, hired by the Company, such expenditure not exceeding 25% of the basic salary. Over and above 25% of basic salary shall be payable by the Whole-Time Director.
- b) In case no accommodation is provided by the Company, the Whole-Time Director shall be entitled to house rent allowance subject to 25% of the basic salary per month.
- Car: Provisions of Company's Car with driver for official purpose of the Whole-Time Director.
- 3) Perquisites: The perquisites shall be within overall limit of Rs.9,00,000/- per annum. Such perquisites will include Leave Travel Assistance, Re-imbursement of Medical expenses, Personal accident insurance, subject to an annual premium being limited to Rs.8000/-. The perquisites shall be valued as per Income Tax Act, 1961.

## Benefits:

**Gratuity**: Benefits in accordance with the rules and regulations in force in the Company from time to time, but shall not exceed a half month's salary for each completed year of service.

Provident Fund: 12% of the salary per month.

The contributions to provident fund are subject to any changes effected in the schemes/rules of the funds.

**Leave**: Leave as per Company's rules and leave not availed shall be encashed,

Such other benefits and amenities as may be provided by the Company to other senior officers from time to time.

The above remuneration as aforesaid to be allowed to the Whole-Time Director shall be subject to such limits for this remuneration as laid down by the Companies Act, 2013.

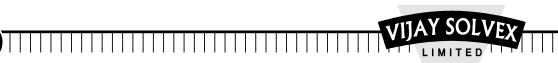
The Scope and quantum of remuneration and perquisites specified hereinabove, may be enhanced, enlarged, widened, altered or varied by the Board of Directors in the light of and in conformity with any amendments to the relevant provisions of the Companies Act and/or the rules and regulations made there under and/or such guidelines as may be announced by the Central Government from time to time.

In absence of or inadequacy of profits in any financial year during the currancy of tenure of the appointee, the aforesaid remuneration will be paid as the minimum remuneration subject to the provisions of Section II of Part II of Schedule V of the Companies Act, 2013 or such other amount as may be provided in Schedule V as may be amended from to time or an equivalent statutory re-enactments thereof.

The Company shall pay to or reimburse the Whole-Time Director and he shall be entitled to be paid and/ or to be reimbursed by the Company all costs, charges and expenses that may have been or may be incurred by him for the purpose of or on behalf of the Company.

Whole-Time Director is liable to retire by rotation. Accordingly, if he fails to get re-appointment in General Meeting, his appointment as an Whole-Time Director will cease automatically and such agreement terminate forthwith. If, at any time, the Whole-Time Director ceases to be Director of the Company for any cause whatsoever, he shall cease to be a Whole-Time Director and such agreement shall terminate forthwith.





G	eneral Information :	V of the Compa				
	Nature of Industry		Manufacturing of Edib and Vanaspati Ghee a Ceramics.			
	Date or expected date of commencement of commercial production		Commercial operati 1988-89.	ions commenc	ed in the year	
c a th	n case of new companies, exp ommencement of activities as pproved by financial institutions ne prospectus.	s per project appearing in	Not applicable			
F	inancial performance based on	<u> </u>		0040.40	(Rs. in Lacs)	
<u> </u>	0 ".1	2010-11	-	2012-13	2013-14	
	ıp Capital	320.19	320.19	320.19	320.19	
	ve & Surplus	5975.54	6220.07	6668.21	7306.22	
	& Loss Account	406.98	244.53	448.14	637.99	
	ue from operation	60577.04	75935.03	95870.75	103167.48	
Other	Income	76.41	66.45	118.05	5.95	
I —	levenue	60653.45	76001.48	95988.80	103173.43	
Profit I	before taxation	540.18	283.60	590.14	849.99	
	n investment or collaborations, i	n any.			_	
	nation about the appointee - round details		Kishn Data, 51 years			
has 18 years experience in Ceramic Industries. He is look after Ceramic Division of the Company. Besides this he is look after exports of Crockery.  Past remuneration Rs.36.00 Lacs						
Recog	nition or award					
Job Pi	The Job require high level of planning, vision and strategy, tech commercial and leadership skills. It also calls for in depunderstanding of the oil industry. Shri Daya Kishan Data is havi vast experience of Corporate Management and particularly of industry and has been successfully working as a Whole-Tir Director of the Company. He is ideally suited for the job					
Remui	neration proposed	The detai	ls of remuneration are t.	set-out above in	n explanatory	
respec	arative remuneration profile with to industry, size of the compa of the position and person.		y proposed to be paid s based upon size and			
indirec	iary relationship directly or ttly with the company, or relations te managerial personnel, if any.	Beside the remuneration proposed, Shri Daya Kishan Data does not have any pecuniary relationship with the Company.				
Other	Information					
Reaso	ns of loss or inadequate profits	adverse	Factors such as general economic slowdown and consequent adverse market costs and high financial cost have severally affected the margins for products manufactured by the Company.			
			The Company has initiated steps as cost control, borrowing at cheaper rates and improving efficiency etc. Though, the prices			

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(14)





	of raw materials and products are influenced by external factors the Company is making all possible efforts to improve the margins.
Expected increase in productivity and profits in measurable terms.	The Company is very conscious about improvement in productivity and undertakes constant measures to improve it. However, it is extremely difficult in the present scenario to predict profits in measurable terms.
Disclosures:	the annual report indicates the remuneration poid to managerial

The report on corporate governance in the annual report indicates the remuneration paid to managerial personnel.

The Board recommends the special resolution set out in Item No.6 of the notice for the approval of the members of the Company.

Save and except Shri Daya Kishan Data, Shri Vijay Data and Shri Niranjan Lal Data, none of other Directors/Key managerial personnel of the Company/ their relatives are in any way concerned or interested, financially or otherwise in the proposed special resolution set out in Item No.6.

#### Item No.7

Shri G.R. Goyal is a Non-Executive Independent Director of the Company.

He joined the Board of Directors of the Company in October 8, 2012. Shri G.R. Goyal is Chairman of the Audit Committee, Stakeholder Relationship Committee, Corporate Social Responsibility Committee, Nomination and Remuneration Committee and Risk Management Committee of the Board of Directors of the Company.

He has 25 years experience of working in PSU bank, 7 years experience of Automobile Sector and 2 years experience of Micro Finance Sector and 2 years experience in edible oil industry.

The Company has received a notice in writing from a member along with the deposit of requisite amount under section 160 of the Companies Act, 2013 proposing his candidature for the office of Director of the Company.

Shri G.R. Goyal is a Director whose period of office is liable to determination by retirement of directors by rotation under the erstwhile applicable provisions of the Companies Act, 1956.

As per the provisions of Section 149 of the Companies Act, 2013 (the Act) which has came into force with effect from 1st April, 2014, an Independent Director

shall hold office for a term up to five consecutive years on the board of a Company and is not liable to retire by rotation.

Shri G.R. Goyal has given a declaration to the board that he meets the criteria of independence as provided under section 149(6) of the Act.

Shri G.R. Goyal is not disqualified from being appointed as Director in terms of Section 164 of the Companies Act, 2013 and has given his consent to act as Director.

Shri G.R. Goyal is holding DIN 03040941 and declares that he is not disqualified from being appointed as a Director under the act as per section 152(4) of the Companies Act, 2013.

The Nomination and Remuneration Committee (excluding Shri G.R. Goyal, Chairman of the committee) has recommended the appointment of Shri G.R. Goyal as Independent Director from this 26th Annual General Meeting to 29th Annual General Meeting of the Company in the calander year 2017.

In the opinion of the Board, Shri G.R. Goyal fulfills the conditions specified in the Companies Act, 2013 and the rules made thereunder and Listing Agreement for his appointment as an Independent Director of the Company and is independent of the management.

Copy of draft letter of appointment which includes terms & conditions of appointment of Shri G.R. Goyal as an Independent Director would be available for inspection without any fee by the members at the Registered Office of the Company during normal business hours on any working days.

The Board considers that his continual association would be of immense benefit to the Company and it is desirable to avail services of Shri G.R. Goyal as an Independent Director. Accordingly, in compliance with

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the provision of Section 149 read with Schedule IV of the Act, the Board recommends the resolution in relation to appointment of Shri G.R. Goyal as an Independent Director, for the approval of the shareholders of the Company.

Save and except above, none of the other Directors/ Key managerial personnel of the Company/their relatives are, in any way, concerned or interested, financially or otherwise, in the proposed ordinary resolution set out in Item No.7.

#### Item No.8

Shri Ramesh Chand Gupta is a Non-Executive Independent Director of the Company.

He joined the Board of Directors of the Company in October 8, 2012. Shri Ramesh Chand Gupta is member of the Audit Committee, Stakeholder Relationship Committee, Corporate Social Responsibility Committee, Nomination and Remuneration Committee and Risk Management Committee of the Board of Directors of the Company.

The Company has received a notice in writing from a member along with the deposit of requisite amount under section 160 of the Companies Act, 2013 proposing his candidature for the office of Director of the Company.

Shri Ramesh Chand Gupta is a Director whose period of office is liable to determination by retirement of directors by rotation under the erstwhile applicable provisions of the Companies Act, 1956.

As per the provisions of Section 149 of the Companies Act, 2013 (the Act) which has came into force with effect from 1st April, 2014, an Independent Director shall hold office for a term up to five consecutive years on the board of a company and is not liable to retire by rotation.

Shri Ramesh Chand Gupta has given a declaration to the board that he meets the criteria of independence as provided under section 149(6) of the Act.

Shri Ramesh Chand Gupta is not disqualified from being appointed as Director in terms of Section 164 of the Companies Act, 2013 and has given his consent to act as Director.

Shri Ramesh Chand Gupta is holding DIN 01557586 and declares that he is not disqualified from being appointed as a Director under the act as per section 152(4) of the Companies Act, 2013.

The Nomination and Remuneration Committee (excluding Shri Ramesh Chand Gupta, member of the committee) has recommended the appointment of Shri Ramesh Chand Gupta as Independent Director from this 26th Annual General Meeting to 29th Annual General Meeting of the Company in calendar year 2017.

In the opinion of the Board, Shri Ramesh Chand Gupta fulfills the conditions specified in the Companies Act, 2013 and the rules made thereunder and Listing Agreement for his appointment as an Independent Director of the Company and is independent of the management.

Copy of draft letter of appointment which includes terms & conditions of appointment of Shri Ramesh Chand Gupta as an Independent Director would be available for inspection without any fee by the members at the Registered Office of the Company during normal business hours on any working days.

The Board considers that his continual association would be of immense benefit to the Company and it is desirable to avail services of Shri Ramesh Chand Gupta as an Independent Director. Accordingly, in in compliance with the provision of Section 149 read with Schedule IV of the Act, the Board recommends the resolution in relation to appointment of Shri Ramesh Chand Gupta as an Independent Director, for the approval of the shareholders of the Company.

Save and except above, none of the other Directors/ Key managerial personnel of the Company/their relatives are, in any way, concerned or interested, financially or otherwise, in the proposed ordinary resolution set out in Item No.8.

#### Item No.9

As per Section 149(1) second proviso of the Companies Act, 2013 read with Rule 3 of the Companies (Appointment and Qualification of Directors) Rules, 2014 and amended clause of the Listing Agreement (applicable from 1st October, 2014), the Company should have atleast one woman director.

Keeping in view of the above legal requirements and in deference to Company's shareholders wishes, the Board of Directors have proposed that Smt. Gayatri





Devi be appointed as a Director of the Company.

Smt Gayatri Devi is Post Graduate and having 2 years experience in the edible oil industries.

The Company has received a notice in writing from a member alongwith the deposit of requisite amount under section 160 of the Companies Act, 2013 proposing her candidature for the office of Director of the Company.

Smt. Gayatri Devi is not disqualified from being appointed as a Director in terms of Section 164 of the Act and has given consent to act as a Director of the Company.

Smt. Gayatri Devi is holding DIN 06960488 and declares that she is not disqualified from being appointed as a Director under the act as per section 152(4) of the Companies Act, 2013.

The Board recommends the ordinary resolution set out in Item No.9 of the notice for the approval of the members of the Company.

Save and except Shri Vijay Data, Shri Daya Kishan Data and Shri Niranjan Lal Data, none of other Directors, KMP or their relatives are in any way concerned or interested, financial or otherwise in the proposed ordinary resolution set out in Item No.9.

## Item No.10

As per the provisions of Section 149 of the Companies Act, 2013 (the Act) which has came into force with effect from 1st April, 2014, an Independent Director shall hold office for a term up to five consecutive years on the board of a company and is not liable to retire by rotation.

The Company has received a notice in writing from a member alongwith the deposit of requisite amount under section 160 of the Companies Act, 2013 proposing his candidature for the office of Director of the Company.

Shri Shivkumar Deviprasad Gupta has given a declaration to the board that he meets the criteria of independence as provided under section 149(6) of the Act.

Shri Shivkumar Deviprasad Gupta is not disqualified from being appointed as a Director in terms of Section 164 of the Companies Act, 2013 and has given his consent to act as Director.

Shri Shivkumar Deviprasad Gupta is holding DIN:06960496 and declares that he is not disqualified from being appointed as a Director under the act as per section 152(4) of the Companies Act, 2013.

Shri Shivkumar Deviprasad Gupta has wide experience in the field of finance, taxation, administration and banking.

The Nomination and Remuneration Committee has recommended the appointment of Shri Shivkumar Deviprasad Gupta as an Independent Director from this 26th Annual General Meeting to 29th Annual General Meeting of the Company in the calendar 2017.

In the opinion of the Board, Shri Shivkumar Deviprasad Gupta fulfills the conditions specified in the Companies Act, 2013 and the rules made thereunder and Listing Agreement for his appointment as an Independent Director of the Company and is independent of the management.

Copy of draft letter of appointment which includes terms & conditions of appointment of Shri Shivkumar Deviprasad Gupta as an Independent Director would be available for inspection without any fee by the members at the Registered Office of the Company during normal business hours on any working days.

Save and except above, none of the other Directors/ Key managerial personnel of the Company/their relatives are, in any way, concerned or interested, financially or otherwise, in the proposed ordinary resolution set out in Item No.10.

#### Item No.11

The Board of Directors, on recommendation of the Audit Committee, has approved the appointment and remuneration of the M/s. Rajesh & Company, Cost Accountants (Firm Registration Number 000031) Cost Auditor of the company, to conduct the audit of the cost records of the Company for the financial year ended March 31, 2015 on a remuneration of Rs.25000/- p.a.

In accordance with the provisions of Section 148(3) of the Act read with the Companies (Audit and Auditors) Rules, 2014, the remuneration payable to the Cost Auditor has to ratified by the Shareholders of the Company.

Accordingly, consent of the members is sought for passing an Ordinary Resolution as set out in item no.





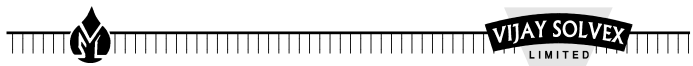
11 of the Notice for remuneration payable to the Cost Auditor for the financial year ending 31st March, 2015.

None of the Directors/Key Managerial Personnel of the Company/their relatives are, in any way, concerned or interested, financially or otherwise, in the proposed ordinary resolution set out at Item No.11 of the Notice.

ADDITIONAL INFORMATION OF DIRECTORS SEEKING RE-APPOINTMENT/APPOINTMENT AT THE TWENTY SIXTH ANNUAL GENERAL MEETING PURSUANT TO CLAUSE 49(IV)(G) OF THE EQUITY LISTING AGREEMENT.

At the ensuing Annual General Meeting, Shri Niranjan Lal Data shall retire by rotation and being eligible offer himself for re-appointment. Shri Vijay Data and Shri Daya Kishan Data seek approval of members for reappointment and Shri Ram Babu Jhalani, Shri G.R. Goyal, Shri Ramesh Chand Gupta, Smt Gayatri Devi and Shri Shivkumar Deviprasad Gupta seek approval for appointment.





Particulars	Sh Niranjan Lal Data	Sh Ram Babu Jhalani	Sh Vijay Data	Sh Daya Kishan Data
Date of Birth	14.04.1934	17.02.1953	01.07.1955	04.09.1962
DIN	00286337	01614184	00286492	01504570
Expertise in specific functional areas	Trading and marketing of edible oil.	General administration	Production, Sales, Purchase and day to day management.	Engineering
other Companies	Vijay Agro Mills (P) Ltd, Vijay International Ltd, Jhankar Motels (P) Ltd, Raghuvar (India) Ltd, Indo Caps (P) Ltd, Deepak Vegpro (P) Ltd, Data Developers Ltd, Bhagwati Agro Products Ltd, Gaurav Vegpro Pvt Ltd	<del></del>	Vijay Agro Mills (P) Ltd, Vijay International Ltd, Raghuvar (India) Ltd, Dhruva Enclave (P) Ltd, Gaurav Enclave (P) Ltd, Deepak Vegpro Pvt Ltd, Data Developers Ltd, Gaurav Ceramics (P) Ltd, Jay Complex (P) Ltd, Bhagwati Agro Product Ltd, Data Enclave (P) Ltd, Gaurav Vegpro Pvt Ltd, Data Dotcom (P) Ltd, Data Houseware Ltd, Data Foods (P) Ltd.	Vijay Agro Mills (P) Ltd, Vijay International Ltd, Jhankar Motels (P) Ltd, Raghuvar (India) Ltd, Dhruva Enclave (P) Ltd, Gaurav Enclave (P) Ltd, Deepak Vegpro Pvt Ltd, Data Developers Ltd, Gaurav Ceramics (P) Ltd, Data Houseware Ltd.
Membership of the Committees across the Companies.		-		
No. of Shares held	105228	NIL	93453	NIL
Relationship with other Directors	Related to Sh Vijay Data Directors and Sh Daya Kishan Data.	Not related	Related to Sh Daya Kishan Data and Sh Niranjan Lal Data.	Related to Sh Vijay Data and Sh Niranjan Lal Data.
Brief Resume	Mr. Niranjan Lal Data, 80 years with 53 years of rich experience in the field of Oil Industry. He is the Chairman of the Company. Mr Niranjan Lal Data has indepth knowledge of trading and marketing of edible oil and ceramics. He has traveled widely in India and abroad and is associated with many trade social and r e l i g i o u s organizations. For his d i s t i n g u i s h e d excellence in trade and commerce, he has awarded.	vast experience in edible oil industries.	Shri Vijay Data, 59 years, Graduate in Physics is a Managing Director of the Company. He is associated with Oil Industry since last 35 years and has wide knowledge of quality of oil and oil seeds. He is looking day-to-day management of of the Company. He has good exposure in the filed of prod uction, sales, purchase, finance and general administration.	Sh Daya Kishan Data, 51 years is a Mechanical Engineer and has 18 years experience in Ceramic cindustries. He is looking after Ceramic Division of the Company. Besides this he is looking after exports of Crockery.

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Particulars	Sh G.R. Goyal	Sh Ramesh Chand Gupta	Smt Gayatri Devi	Sh Shivkumar Deviprasad Gupta
Date of Birth	30.05.1953	30.11.1954	13.07.1956	11.05.1950
DIN	03040941	01557586	06960488	06960496
Expertise in specific functional areas.	Finance	General Administration	General Administration	Finance, taxation, banking and administration.
Directorship held in other Companies		Indo Caps (P) Ltd		
Membership of the Committees across the Companies.				
No. of Shares held	NIL	600	76168	
Relationship with other Directors	Not Related	Not Related	Related to Sh Vijay Data, Sh Daya Kishan Data and Sh Niranjan Lal Data.	Not related.
Brief Resume	years) is a Post Gratuate in Physics. He has 25 years experience of working in PSU Bank, 7 years	extensive experience in Oil Industries. He has good knowledge to organize a business in efficient	years, with 2 years experience in the	

## By order of the Board of Directors

Date : 3<sup>rd</sup> September, 2014 Place: Alwar - 301001 (Raj)

J.P. Lodha Company Secretary Membership No.4714

Address: The Govt. Employee Co-Op GHS Ltd

Flat -No. O-3, Sector - 3, Part - II, Bawal Road, Rewari (Haryana)





# Management's Discussion and Analysis Global Economy Overview

The financial year 2013-14 was an encouraging year with global activity improving during the second half of 2013 and is expected to improve further in 2014-15 according to the International Monetary Fund (IMF) World Economic Outlook Report dated April 2014, with much of the impetus coming from advanced economies. Emerging market economies have had a less encouraging growth rate due to poor external financial environment, although they continue to contribute more than two-thirds of the global growth.

According to the IMF, with supportive monetary conditions and a smaller drag from fiscal consolidation, annual growth is projected to rise above trend in the United States and to be close to trend in the core euro area economies. In the stressed euro area economies, however, growth is projected to remain weak and fragile as high debt and financial fragmentation hold back domestic demand. Growth in emerging market economies is projected to pick up modestly. These economies are adjusting to a more difficult external financial environment in which international investors are more sensitive to policy weakness. As a result, financial conditions in emerging market economies have tightened further, although their output growth is expected to be lifted by stronger exports to advanced economies.

Source: (International Monetary Fund, World Economic Outlook- Recovery Strengthens, Remains Uneven (Washington, April 2014).

### **Indian Economy Overview**

The financial year gone by, 2013-14 in India, was marred by continued low GDP growth, declining industrial output, decline in investments, higher inflation, lower quality of bank assets, high current account deficit, which has been brought down drastically through affirmative policy action, and depreciation in the domestic exchange rate.

The weakness in the Indian economy persisted in FY14 with GDP growth as per the advance estimates showing a growth of 4.86%, marginally higher than the 4.5% of FY13. The country has been witness to a sharp drop in its economic growth from an average 8.2% during FY04 - FY12 to sub 5% in FY13 and FY14.

According to the IMF, India's growth is expected to recover from 4.4% in 2013 to 5.4% in 2014, supported by slightly stronger global growth, improving export competitiveness, and implementation of recently approved investment projects. A pickup in exports in recent months and measures to curb gold imports

has contributed to lowering the current account deficit. Policy measures to bolster capital flows have further helped reduce external vulnerabilities. Overall growth is expected to firm up on policies supporting investment and a confidence boost from recent policy actions.

Source: (International Monetary Fund, World Economic Outlook Recovery Strengthens, Remains Uneven (Washington, April 2014, CARE Research:

#### **Industrial Structure & Developments**

The primary business of your Company is processing oil-seeds and refining of crude oil for edible use. The domestic edible oil consumption has been steadily growing in which your Company has a dominant presence. The Indian edible oil industry is highly fragmented, with the presence of a large number of participants in the organised and un-organised sectors. This has resulted in severe competition and inherently thin profitability margins. Further, the profitability of market participants has also been vulnerable to risks emanating from average harvests; commodity price volatility and forex movements.

# Opportunities and threat, Outlook, Risk & concerns

Growth in the Indian economy and demand creates unprecedented opportunities for company to invest significantly in each of its core businesses.

Outlook for the overall industries is positive. In keeping with the philosophy of continuous consumer centric approach which is the hall mark of any organization, several developmental activities have been planned for the next fiscal.

The direct risks are from the monsoon outlook, domestic and international production figures of mustard seeds, soybean crop, plam oil, supply and demand gap of beans and products thereof and the government policies affecting rate of interest and duties applicable on the traded commodities. This year has recorded a record depreciation in the rupee and thus your company is exposed to risks arising from volatility in forex market. Company is using all beneficial financial instruments to hedge against direct risks. Risk management techniques have been deployed at every level to ensure the competitiveness of the company without making itself vulnerable to macro as well as micro risks. All the indirect risks viz. labor management, natural calamity, etc. are dealt in the best possible manner safeguarding an efficient working environment throughout the organization culture. Accountability is very well defined in the organizational structure and that leads to enhanced performance on the whole. in event of unforeseen

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risks the company would rely on the experience and dedication of its board to tackle any issues that may affect its performance.

### Internal Control System & Their Adequacy

Company's internal control systems commensurate with the nature of its business and the size and complexity of its operations. These systems are designed to ensure that all the assets of the company are safeguarded and protected against any loss and that all the transactions are properly authorized recorded and reported.

The company has an internal audit function, which is empowered to examine the adequacy and compliance with policies, plans and statutory requirements. It is also responsible for assessing and improving the effectiveness of risk management, control and governance process.

### Financial review and analysis

#### **Edible Oil Division**

The Edible Oil business continues to account major part of the Company's turnover. The market environment continuous to be very competitive. The Company's products are well accepted in national market under the brand name of "SCOOTER". Your company is leading regional player in edible oil and Vanaspati ghee, backed up with strong distribution network. Your Company faces intense competition from low priced and unscrupulous brands. The outlook of the industry is positive looking to the size of opportunity. The Company is hopeful that there would be healthy market growth over the next few years.

#### **Ceramic Division**

Your Company's ceramic division sale performance during the year Rs. 1251.74 lacs. Company's ceramic products are well accepted in India and abroad. Your Company is hopeful of a healthy growth both in volume and value over next few years.

#### Wind Power Division

The project is eco-friendly as natural resources like wind is exploited for generation of electricity and there is no burning fuel and thus no pollution. Company has committed to sell 60% of electricity of generated to RVPNL, Jaipur and use balance electricity so generated for captive consumption by oil division at Alwar and Ceramic division at Jaipur by paying 2% as wheeling charges to RVPNL, Jaipur. At Jaisalmer quality wind is regularly available throughout the year so company is hopeful for good generation of electricity from wind farm at Jaisalmer.

**Human Resource and Industrial relations** 

The company considers its human resources as the cornerstone. Congenial and safe work atmosphere, appropriate recognition and rewards, constant communication, focus on meeting customer needs and change management through training are the hallmarks for development of human resources of the company. Every employee is aware of the challenges posed by the current economic environment. Employee morale has remained high even during difficult times. The employees have coopted fully with the management in implementing changes as required b the market.

## **Corporate Social Responsibility**

Your company believes that "for growth to be responsible, it should go beyond numbers. It should do good to the society, create a better world", and accordingly it is strongly aligned in its drive to create and enhance stakeholder value with its commitment to good governance, ethical conduct and social responsibility

## **Cautionary Statement**

It may please be noted that the statements in the Management Discussion and Analysis Report describing the company's objectives and predictions may be forward looking within the meaning of applicable rules and regulations. Actual results may differ materially from those either expressed or implied in the statement depending on circumstances.







#### DIRECTORS' REPORT FOR THE FINANCIAL YEAR ENDED 31st MARCH, 2014

#### **Dear Members**

Your Directors have pleased to present the the 26<sup>th</sup> Annual Report & Audited Accounts for the Financial Year ended 31st March, 2014.

#### **Summarised Financial Results**

	(Rs. in Lacs)	
	2013-14	2012-13
Turnover & Inter Divisional Transfers	103249.19	96050.94
Less: Inter Divisional Transfers	75.76	62.14
Net Turnover	103173.43	95988.80
Profit before interest, depreciation and tax	1758.05	1529.66
Less: Interest (Net)	680.71	712.18
Profit before depreciation and tax	1077.34	817.48
Less: Depreciation (Net of Revaluation Reserve)	227.35	227.34
Profit before Tax	849.99	590.14
Less: Provision for current tax	(265.00)	(185.00)
Less: Provision for Deferred Tax	53.00	43.00
Profit after tax	637.99	448.14
Add: Balance Brought forward from previous year	5690.16	5239.62
Add: Transfer from Revaluation Reserve	2.39	2.39
Surplus carried to Balance Sheet	6330.54	5690.15

#### **Business Performance**

Your company has achieved the turnover of Rs 103173.43 lacs as against Rs 95988.80 lacs achieved during the previous years. Gross Profit before interest, depreciation and taxes was at Rs. 1758.05 Lacs as against Rs 1529.66 Lacs an increase of 14.93% during current year. Your company recorded net profit after tax of Rs 637.99 Lacs.

#### **Transfer to Reserves**

Your Company has not made any transfer to Reserves during the financial year 2013-14.

#### **Prospectus**

Your Company is expected to maintain a reasonable rate of growth and your Directors positively view the prospectus for the current year with confidence.

#### Dividend

The Company intends to retain internal accrual for funding growth to generate a good return for shareholders both of today and for tomorrow. Thus the Board of Directors do not propose any dividend for the financial year 2013-14.

#### **Deposits**

Company has not accepted any deposits as defined under section 58A of the Companies Act, 1956 read with the Companies (Acceptance of Deposits) Rules, 1956 during the year review.

#### **Trade Relations**

Your Company continued to receive support and cooperation from its retailers, stockiest, suppliers of goods/services, clearing and forwarding agents and all other associated with it. Your Board wishes to record its appreciation and your Company would continue to build and maintain strong links with its business partners

## **Managements' Discussion and Analysis Report**

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

#### **Directors**

## Reappointment & Appointment

The Directors due to retire by rotation is Shri Niranjan Lal Data, who being eligible, offers themselves for re-appointment.

Board of Directors of the Company re-appointed Shri Vijay Data as Managing Director of the company for a period of five years with effect from 26th September, 2014 subject to the approval of members.

Board of Directors of the Company re-appointed Shri Daya Kishan Data as a Whole-Time Director of the company for a period of five years with effect from

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29th September, 2014 subject to the approval of members.

The Company has received a notice in writing proposing Smt. Gayatri Devi as a candidature for the office of Director.

Sh Ram Babu Jhalani, Independent Director is retiring by rotation at the forthcoming Annual General Meeting. In compliance with section 149 of the Companies Act, 2013, Sh Ram Babu Jhalani, Sh G.R. Goyal, Sh Ramesh Chand Gupta and Sh Shivkumar Deviprasad Gupta are being appointed as Independent Directors of the Company to hold office for 3 year consecutive years for a term upto to the conclusion of the 29th Annual General Meeting of the Company in the calendar year 2017. The company has received requisite notices in writing from members proposing Sh Ram Babu Jhalani, Sh G.R. Goyal, Sh Ramesh Chand Gupta and Sh Shivkumar Deviprasad Gupta as Independent Directors.

# Legal matters pending before various Courts and Company Law Board

- I. Since order dated 14.03.2012 passed by Hon'ble High Court of Judicature of Rajasthan Bench at Jaipur in S.B. Civil Misc. Appeal No.2218 of 2011 etc. w.r.t. partition suit has been set aside by the Supreme Court vide order dated 04.08.2014 and remit back the matter to High Court for its fresh disposal after hearing the parties. Hence, the above matter is sub-jidice before the Hon'ble High Court of Rajasthan.
- II. Since the legal matter under section 111, 397-398 of the Companies Act, 1956 are sub-judice before the Hon'ble Company Law Board, New Delhi. Therefore, there is no need of any clarification.
- III. Presently the Company is registered owner of SCOOTER trade mark/device/logo and copyright in the art work of SCOOTER wavy device is registered with Registrar of Trade Mark and Copyright. The Company is taking appropriate legal action against all the persons who infringing its trademark and copyright.

The Board is hopeful of disposal of the matter in favour of the Company.

#### **Auditors**

M/s K.L. Datta & Co., Chartered Accountants, Statutory Auditors of the Company holds office until the conclusion of the ensuring Annual General Meeting and is eligible for re-appointment to examine and audit the accounts of the company for the term of 3 years subject to ratification of their appointment at every AGM. M/s K.L. Datta & Co. have under section 139(1) of the Companies Act, 2013 and the Rules

framed thereunder furnished a certificate of their eligibility and consent for re-appointment.

## **Auditor's Report**

The notes on accounts referred to in the Auditor's Report are self explanatory and there are no adverse remarks or qualification in the Report and therefore, do not need any further comment.

#### **Cost Auditors**

Pursuant to the provisions of Section 148 of the Companies Act, 2013 read with the Companies (Audit and Auditors) Rules, 2014, M/s. Rajesh & Company, Cost Accountants (Firm Registration Number 000031) appointed as the Cost Auditor of the Company to conduct the audit of the cost records of the Company for the financial year ending March 31, 2015 at as remuneration as may be ratified by the shareholders of the company.

#### **Corporate Governance**

The Company is committed to maintain the highest standards of Corporate Governance and adhere to the Corporate Governance requirements set out by SEBI. The Report on Corporate Governance as stipulated under Clause 49 of the Listing Agreement forms part of the Annual Report.

The requisites Certificate from the Auditors of the Company confirming the compliance with the conditions of Corporate Governance as stipulated under the aforesaid Clause 49, is attached to this Report.

### **Directors' Responsibility Statement**

Pursuant to the requirement of section 217(2AA) of the Companies Act, 1956 with respect to Directors responsibility statement, it is hereby confirmed:

- i. In the preparation of the Annual Accounts for the year ended 31st March, 2014, the applicable Accounting Standards read with requirements set out under Revised Schedule VI to the Companies Act, 1956, have been followed and there are no material departures from the same.
- ii. The Directors have selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of the affairs of the Company at the end of the Financial Year and of the Profit of the Company for the year ended on that date;
- iii. The Directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 1956 for safeguarding the assets of the Company and for preventing and detecting







fraud and other irregularities; and

iv. The Directors have prepared the Annual Accounts of the Company on a 'going concern' basis.

# Energy Consumption, Technology absorption and Foreign Exchange earnings and Outgo.

Particulars relating to energy conservation, technology absorption, foreign exchange earnings and outgo, as required to be disclosed under 217(1)(e) of the Companies Act,1956 read with the Companies (Disclosure of Particulars in the Report of Board of Directors) Rules, 1988 are provided in the ANNEXURE - 1 to this report.

# Particulars of Employees pursuant to the provisions of section 217(2A) of the Companies Act, 1956.

Information pursuant to section 217(2A) of the Companies Act, 1956 read with Companies (Particulars of Employees) Rules, 1975 is NIL.

#### Acknowledgements

Your Directors would like to express their appreciation for assistance and co-operation received from the Bankers, Venders, Government Authorities, Customers and Member during the year under review. Your Directors also wish to place on record their deep sense of appreciation for committed services by the executives staff & workers of the Company and gratitude to the members for their continued support and confidence.

For and on behalf of the Board

Date: 3<sup>rd</sup> September, 2014 Niranjan Lal Data
Place: Alwar-301001 (Raj) Chairman
ANNEXURE-1

Particulars required under section 217(1)(e) read with the Companies (Disclosure of Particulars in the report of the Board of Directors) Rules, 1988 and forming part of the report of the Board of Directors for the year ended 31st March,2014 -

#### A. Conservation of Energy:

- Steam condensate water from Solvent Extraction Plant is being returned back to the boiler house as feed water resulting in saving energy required to preheat the feed water. Further flue gases in the boiler house are being used for heating boiler inlet water.
- 2. Economizer is being used in the extraction plant to heat the miscella in the distillation section.
- Outgoing oil in deoderisation section is being used for heating incoming oil both in Refinery and Vanaspati Plants.
- 4. Power capacitors are being used in all

- sections of the factory to economies on electricity. Extra heat coming out from furnaces is being used for heating up the Hot Room.
- 5. Total Energy Consumption and Energy consumption Per Unit of Production.

## **B.** Technology Absorption:

### Research & Development (R&D)

- Specific areas in which in house R&D is carried out by the company:
  - Improvement of product quality
  - Process improvement
  - Cost effectiveness
- 2. Benefits derived as a result of the above R&D:
  - Improvement in yield and product quality and cost effectiveness.
- 3. Future plan of action:
  - The company's efforts will continue in the areas of development of new products and packaging with the aim of offering better products to meet customer needs.

# Technology absorption, adaptation and innovation

- 1. Efforts, in brief, made towards technology absorption, adaptation and innovation:
  - The company successfully implemented projects resulting in improved processing time and also flexibility in manufacturing operations.
- 2. Benefits derived as results of the above efforts:
  - The reduction in formulation processing time has led to improvement in productivity and the Company continued to produce high quality product.

#### C. Foreign Exchange Earning and Outgo:

- Earning by way of Export/others Rs.45.06 Lacs.
- b) Expenditure by way of Import/others-Rs.13228.26 Lacs.

Total Energy Consumption and Energy consumption Per Unit of Production :

FORM (A)

PARTICULARS

YEAR YEAR
ENDED ENDED
31.03.14 31.03.13

Power & Fuel

A) Power & Fuel Consumption





### 1. Electricity

a) Purchased Units Kwh 5833932 5824136

Rs. 36503006 35610880 6.11

Rate/Unit Rs./Kwh 6.26

b) Own Generation

(i) Through DG Set

Units Kwh 74479 242154

Units per Ltr/

Diesel Oil 3.48 3.42 Kwh

Avg.Cost/Unit Rs./Kwh 15.74 11.04

(ii) Through Wind

Power Generators

Units Kwh 1478976 1286240

2. Boiler Fuel

a) Husk

Quantity M.T. 21236.13 18628.46 Amount Rs. 52610293 50365189 Average/Rate Rs./M.T. 2477.40 2703.67

3. H.S.D.O./C-9

Quantity Ltr. 698732 819695 Amount Rs. 32828245 31509095 Rs./Ltr. 38.44 Average/Rate 46.98

4. L.P.G.

Quantity Kg. 16345 Amount Rs. 992267 Average/Rate Rs./Kg. 60.71

## **B) Consumption**

		Per Unit of Production				
		Prepa-	Refinery	Solvent Ext.	Vanaspati	Insulators/
		ratory		Plant		Crockery
Production (MT)	13-14	7865	20429	149837	21851	313952 (Nos)
	(12-13)	(3552)	(18420)	(116049)	(25986)	( 894710) (Nos)
Electricity (Kwh)	13-14	39.00	27.00	21.00	91.06	4.44
	(12-13)	(45.00)	(30.00)	(25.10)	(90.00)	(1.55)
Husk	13-14	0.041	0.159	0.089	0.200	
(MT)	(12-13)	(0.05)	(0.160)	(0.090)	(0.200)	
HSDO/C9 (Ltr)	13-14					2.23
	(12-13)	()	()	()	()	(0.92)
L.P.G. (Kg.)	13-14					
	(12-13)	()	()	()	()	(0.018)

BY order of the Board of Directors

Date: 3rd September, 2014 Niranjan Lal Data Place : Alwar - 301 001 (Raj) Chairman

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#### REPORT ON CORPORATE GOVERNANCE

In accordance with Clause 49 of the Listing Agreement with Bombay Stock Exchange Limited (BSE), the report containing details of corporate governance systems and processes at Vijay Solvex Limited is as under:

# I. Company's Philosophy on Code of Governance

Your Company's Philosophy of Corporate Governance has evolved from its continued faith in fundamental of fairness, accountability, disclosures and transparency. The Company believes that Corporate Governance is a prerequisite for attaining sustainable growth in this competitive corporate world.

Your Company believes that good Corporate Governance is essential to achieve long term corporate goals and to enhance shareholders value. In this pursuit, your company's philosophy on Corporate Governance is led by a strong emphasis on transparency, accountability, integrity, and follows the principles of Law-abiding

enterprise. The company will continue to focus its resources, strengths and strategies for creation and safeguarding of shareholders' wealth and at the same time protect the interests of all its stakeholders. All employees are bound by a Code of Conduct that sets forth Company's policies on important issues, including our relationship with consumers, shareholders and Government.

#### II. Board of Directors

## (a) Composition of Directors

The Board of Directors comprises six members consisting of three Non-executive Independent Directors who account for fifty percent of the Board's strength as against the minimum requirement of fifty percent as per the Listing Agreement. The Non-executive Directors are eminent professionals, drawn from amongst persons with experience in business & Industry, finance & public enterprises. The composition is as under:-

Name of Director	Category	No. of outside		No. of other	No. of other	No. of Shares
	of Directors	Directorship held		Board Committee (s) of whichhe	Board Committee (s) of which he is	held in the Co. as at 31.03.2014
		Public	Private	is a member(#)@	a Chairman(#)@	as at 5 1155.25 1 1
Sh Niranjan Lal Data - Chairman	Promoter- Executive	4	4			105228
Sh Vijay Data Managing Director	Promoter- Executive	4	9			93453
Sh Daya Kishan Data-Wholetime Director	Promoter Executive	3	6			
Sh Ram Babu Jhalani	Independent- Non-executive					
Sh G.R. Goyal	Independent					
Sh Ramesh Chand Gupta*	Non-executive Independent- Non-executive					600

# Excluding Directorships in foreign Companies and Companies under section 25 of the Companies Act, 1956.

@ Committee position only of the Audit Committee and Shareholders'/Investors' Grievance Committee in Public Companies (whether listed or not) have been considered.

No Director is related to any other Director on the Board in terms of the provisions of the Companies Act, 1956, except for Shri Niranjan Lal Data, Shri Vijay Data and Shri Daya Kishan Data.

Membership of the Directors in various Committees are within the permissible limits of the Listing

## Agreement.

- (b) Board Meetings and attendance of Directors
  - The members of the Board have been provided with the requisite information mentioned in the Listing Agreement well before the Board Meetings.
  - ii. Ten Meetings of the Board of Directors were held during the year ended 31st March, 2014. These were held on :-
    - (1) 06.04.2013, (2) 30.05.2013, (3) 22.06.2013, (4) 14.08.2013, (5) 21.09.2013, (6) 17.10.2013, (7) 14.11.2013 (8) 03.12.2013, (9) 20.02.2014 (14) 24.03.2014.

(27)

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iii. The attendance recorded for each of the Directors at the Board Meetings during the year ended on 31st March, 2014 and of the Last Annual General Meeting is as under:-

Name of Director	Attendance in Board Meeting	Attendance in 25 <sup>th</sup> Annual General Meeting
Shri Niranjan Lal Data	10	Yes
Shri Vijay Data	10	Yes
Shri Daya Kishan Data	5	Yes
Shri Ram Babu Jhalani	10	Yes
Shri G.R. Goyal	10	Yes
Shri Ramesh Chand Gupta	10	Yes

## (c) Code of Conduct

The Company has adopted a Code of Conduct for its Directors & Senior Management Personnel of the Company. During the year all Board Members and Senior Management Personnel have affirmed compliance with the respective Code of Conduct. A declaration to this effect signed by the CEO forms part of this report. Shareholdings of Non-Executive Directors as on 31st March, 2014 are Nil except 600 shares held by Shri Ramesh Chand Gupta.

# (d) Prevention of Insider Trading

The Company has framed a code of conduct for prevention of Insider Trading based on SEBI (Insider Trading) Regulations 1992. This code is applicable to all Board members/officers/designated employees. The code ensures the prevention of dealing in shares by persons having access to unpublished price sensitive information.

#### III. Committees of the Board

#### a) Audit Committee

The Audit Committee of the Board comprises three members and all are Non-executive & Independent Directors. All the members of the committee are well versed in finance matters, accounts and general business practice. Member Director of the Audit Committee is as under:

A. Shri G.R. Goyal Chairman

B. Shri Ram Babu Jhalani Member

C. Shri Ramesh Chand Gupta Member

Shri J.P. Lodha is Secretary to the Audit Committee.

Shri G.R. Goyal is the Chairman of the committee and was present in the last Annual General

Meeting. The Constitution of the Audit Committee complies with the requirements of Clause 49 of the Listing Agreement and also complies with the Companies Act.

At the invitation of the Company, representatives from various divisions of the Company, internal auditors, cost auditors, statutory auditors and head of finance & accounts & Secretary, who is acting as Secretary to the Audit Committee, also attended the Audit Committee meetings to respond to queries raised at the Committee meetings.

#### **Terms of Reference**

The Audit Committee while exercising its functions has powers including but not limited to following:

- To investigate any activity brought to the notice of the Committee.
- 2. To seek information from the employee.
- To obtain outside legal or other professional advice.
- To secure attendance of outsiders with relevant expertise, if it is considered necessary.

The broad terms of reference of the Committee are to review and recommend the financial statements and to review the adequacy of internal control systems and internal audit function.

The role and terms of reference of the Audit Committee cover the matters specified under Clause 49 of the Listing Agreement with the stock exchanges, other terms as may be referred by the Board of Directors and inter-alia includes the following:

- Review of the Company's financial reporting process and its financial statements is correct, sufficient and credible.
- Review of internal control system.
- Compliance with listing and other legal requirements relating to financial statement.
- Recommend to the Board, the appointment, reappointment and if required the replacement or removal of the statutory auditor and the fixation of the audit fees.

The Audit Committee meetings were held on 30.05.2013, 14.08.2013, 14.11.2013, and 14.02.2014.

Attendance of each member at the Audit Committee meetings held during the year 2013-14.







Name of Member of	No. of Meetings
Audit Committee	Attended
Sh G.R. Goyal	4
Sh Ram Babu Jhalani	4
Sh Ramesh Chand Gupta	4

# b) Shareholders/investor's Grievance Committee Composition

In compliance with the Clause 49 of the Listing Agreement, the Shareholders/ Investors Grievance Committee has been constituted by the board for a speedy disposal of grievances complaints relating to the shareholders and investors.

The Shareholders/investor's Grievance Committee of the Board comprises three members and all are Non-executive & Independent Directors.

- A. Shri G.R. Goyal
- Chairman
- B. Shri Ram Babu Jhalani
- Member
- C. Shri Ramesh Chand Gupta Member Shri J.P. Lodha is Secretary to Shareholders/ investor's Grievance Committee.

The Committee, inter alia, reviews shareholders grievances/ complaints like transfer of shares, non-receipt of Balance Sheet and other ancillary matters. The Committee looks after the performance of Registrar and Transfer Agent and recommends measures for overall improvement in the quality of investors services.

#### **Compliance Officer**

The Board has designated Mr. J.P. Lodha, Company Secretary, as Compliance Officer.

#### Scope

- t To scrutinize the share transfer application forms and concerned formalities.
- t To scrutinize the various documents received by the company, name Death Certificates, Marriage Certificates, Succession Certificates, Letters of Indemnity in favour of the Company, Probates of Wills of the Shareholders and if found in order, to register transmission of shares;
- t To register the various documents as mentioned above in the Register of Documents maintained by the Company.
- t To approve the issue of split share certificates and new share certificates in place of

defaced, torn, damaged and soiled share certificates on receipt of proper applications and other required documents from the shareholders:

- t To take all other consequential and incidental actions and measures;
- t To take all the matters in relation to investors' grievances.

During the period five meeting of the Shareholders/investor's Grievance Committee were held on 15.04.2013, 10.05.2013, 13.08.2013, 13.11.2013 and 13.02.2013.

Name of members of	No.of meetings
Shareholders/investor's	attended
Grievance Committee	
Sh G.R. Goyal	5
Sh Ram Babu Jhalani	5
Sh Ramesh Chand Gupta	5

During the year under review, the status of request letters/complaints were as follows:

	Received	Resolved	Balance
Complaints	NIL	NIL	NIL

There is no complaint pending for satisfaction of shareholders/investors.

#### c) Remuneration Committee

The Remuneration Committee of the Board comprises three members and all are Non-executive & Independent Directors.

A. Shri G.R. Goyal Chairman
B. Shri Ram Babu Jhalani Member
C. Shri Ramesh Chand Gupta Member
Shri J.P. Lodha is Secretary to Remuneration
Committee.

#### Terms of Reference

The broad terms of reference of the Remuneration Committee are as follows:

- To decide on the remuneration policy of the company on specific remuneration packages for executive directors including pension rights and any compensation payment.
- To approve the remuneration package to the managerial personnel within the limits prescribed under the Act, based on their performance and defined assessment criteria.
- 3) To avoid conflicts of interest.
- Such other powers/functions as may be delegated by the Board from time to time

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Remuneration policy of the Company is directed towards rewarding performance, based on review of achievements on a periodical basis. The remuneration policy is in accordance with the existing industry practice.

During the period one meeting of the Remuneration Committee was held on 10.05.2013.

	No.of meetings
Remuneration Committee	Attended
Shri G.R. Goyal	1
Shri Ram Babu Jhalani	1
Shri Ramesh Chand Gupta	1

#### Remuneration of Directors

The Non-executive Directors do not draw any remuneration including the sitting fee. The details of the remuneration paid to the Executive Directors for the financial year 2013-14 are as under: (Rs. in Lacs)

Name of Executive	Salary,Benefits	Sitting	Total
Director	& Perquisites*	Fees	
Sh Niranjan Lal Da	ta <b>36.00</b>		36.00
Sh Vijay Data	36.00		36.00
Sh Daya Kishan Da	ata <b>36.00</b>		36.00
Total	108.00		108.00

<sup>\*</sup>The above salary & perquisites does not include Employer's Provident Fund Contribution.

The remuneration of Executive directors are fixed with no performance linked incentives.

The Company also enters into specific agreements with each Executive Directors detailing the duties, responsibilities, remuneration, notice period etc. There is no severance fees to be paid to executive directors as per terms agreed. The notice period is fixed as one month before vacating the position by each Executive Director.

## IV. General Body Meetings

Details of the location, date and time of the last three Annual General Meetings (AGM) and the details of the resolutions passed or to be passed by postal ballot:

Year	Location	Date	Time
2012-13	Bhagwati Sadan S.D. Marg, Alwar	25.09.2013 (Wednesday)	10.00 am
2011-12	Bhagwati Sadan S.D. Marg, Alwar	29.09.2012 (Saturday)	10.00am
2010-11	Bhagwati Sadan S.D. Marg, Alwar	30.09.2011 (Friday)	10.30 am

The shareholders passed all the resolutions including special resolutions set out in the respective notices. No postal Ballots were used for voting at these meetings.

#### **Disclosures**

- a) Disclosures on materially significant related party transactions i.e. material transactions of the Company with its promoters, the Directors or the Management, their subsidiaries or relatives, etc. that may have potential conflict with the interests of the company at large.
  - v None of the transactions with any of the related parties were in conflict with the interest of the Company.
- b) Details of non-compliance by the company, penalties and strictures imposed on the company by Stock Exchange or SEBI, or any other statutory authority, on any matter related to capital markets, during the last three years.
  - v The Company has duly complied with requirements of regulatory authorities on capital markets and no penalty/stricture was imposed on the Company during the last three years.
- c) Whistle Blower Policy The Company promotes ethical behavior in all its business activities and has put in place mechanism of reporting illegal or unethical behavior. Employees are free to report violations of laws, rules, regulation or unethical conduct to their immediate supervisor/notified person. No person has been denied access to the audit committee. The Directors and Senior Management are obligated to maintain confidentiality of such reporting and ensure that the whistle blowers are not subjected to any discriminatory practices.
- d) The company has complied with all the mandatory requirements of Clause 49 and is in the process of implementation of Nonmandatory requirements..
- e) A certificate duly signed by the Managing Director & CEO and Whole time Director relating to financial statements and internal controls and internal control systems for financial reporting as per the format provided in Clause 49 (V) of the listing agreement was placed before the Board, who took the same on record.







- f) Profile and other information regarding the Directors being appointed/re-appointed as required under clause 49 IV(G)(i) of the Listing Agreement have been given in the Notice of the Annual General Meeting annexed to this Annual Report.
- g) The Company follows a formal management policy and system of legal compliance and reporting to facilitate periodical review by the Board of compliance status of laws applicable to the company and steps taken to rectify non-compliance, if any.
- h) Declarations by the CEO under Clause 49 IV(F) (II) of the Listing Agreement.

The Company's senior management has confirmed to the Board of Directors that they do not have any personal interest related to its material, financial and commercial transactions that may have a potential conflict with the interests of the Company at large.

 i) Declarations by the CEO under clause 49(I)(D)(II) of the Listing Agreement

Mr. Vijay Data, Managing Director & CEO of the Company has furnished the requisite certificate regarding affirming compliance with the Code of Conduct, for the financial year ended March 31, 2014, which is attached with the report.

#### VI. Means of communication

In compliance with the requirements of Listing Agreement, the Company regularly intimates unaudited as well as audited financial results to the Stock Exchange immediately after they are taken on record by the Board. Moreover, the said results were also published in widely circulated Daily Newspapers both English & Hindi i.e. Mint & Rastriya Sahara respectively.

## VII. Disclosure regarding re-appointment of Directors

According to Article of Association of your Company, at every Annual General Meeting of the Company, one third Directors of the Board who are liable to retire by rotation. Shri Niranjan Lal Data shall be liable to retire by rotation. However, Shri Niranjan Lal Data, being eligible, offers himself for re-appointment.

Brief resume of Directors being re-appointed at the ensuing Annual General Meeting, nature of expertise in specific functional area and names of Companies in which hold Directorship, Chairmanship and Membership at the Committees at the Board given in the notice of forthcoming Annual General Meeting annexed to this Annual Report.

# VIII. Management Discussion and Analysis

This Annual Report has a detailed section of Management Discussion and Analysis.

#### IX. General Shareholder Information

## **Annual General Meeting**

Date: Tuesday, 30th September, 2014

Venue: Bhagwati Sadan,

Swami Dayanand Marg Alwar-301001 (Rajasthan)

Time: at 10:00 am

#### Financial Calendar - 2014-15

Results for 1<sup>st</sup> quarter ending June 30, 2014:
 On 14<sup>th</sup> August, 2014.

## Financial Calendar - 2014-15 (tentative)

- Results for 2<sup>nd</sup> quarter ending September 30, 2014: On or before 14<sup>th</sup> November, 2014.
- Results for 3<sup>rd</sup> quarter ending December 31, 2014: On or before 14<sup>th</sup> February, 2015.
- Audited Yearly Results for the year ended March 31, 2015: On or before 30th May, 2015.

#### **Book Closure Date**

23<sup>rd</sup> September, 2014 to 30<sup>th</sup> September, 2014 (both days inclusive)

#### Dividend

No dividend being recommended by the Board during the year.

# **Listing of Equity Shares on Stock Exchanges**Bombay Stock Exchange Ltd

The Company has paid the listing fees to the stock exchange for the year 2014-15.

#### **Stock Code** - 531069

Demat ISIN Exchange Number for equity shares: INE362D01010

### Registrar and Transfer Agents

M/s Skyline Financial Services Pvt. Ltd D - 153/A, 1st Floor, Okhla Industrial Area, Phase - 1

# **NEW DELHI - 110020**

# Share Transfer System

Applications for transfer of shares held in physical form are received at the office of the Registrar and Share Transfer Agents of the Company. All valid transfers are processed and

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affected within 15 days from the date of receipt.

Shares held in dematerialization form are electronically traded in the Depository and the Registrar and Share Transfer Agents of the company periodically receive from the Depository the beneficiary holdings so as to enable them to update their records and to send all corporate communications etc.

Physical shares received for dematerialization are processed and completed within a period of 15 days from the date of receipt, provided they are in order in every respect. Bad deliveries are immediately returned to Depository Participants under advice to the shareholders.

#### X. Pattern of shareholding as on 31st March, 2014.

Category	No. of Shares	%age of share-	
	held	holding	
Promoter's holding			
1. Individual	1277512	39.91	
2. Bodies Corporate	897138	28.02	
Sub Total	2174650	67.93	
Non Promoters holding			
1. Bodies Corporate	387937	12.12	
2. Individual	638276	19.95	
Sub Total	1026613	32.07	
Grand Total	3201263	100.00	

#### Distribution of Shareholding:

3						
Slab of Share	No. of Sha	reholders	No. of	Shares		
holding (Nos)	Number	% of	Number	% of		
		Total		Shares		
Upto 500	185	66.07	16153	0.50		
501 to 1000	19	6.76	13720	0.43		
1001 to 2000	29	10.32	34653	1.08		
2001 to 3000	1	0.36	2038	0.06		
3001 to 4000	2	0.71	6700	0.21		
4001 to 5000	Nil	Nil	Nil	Nil		
5001 to 10000	4	1.42	28450	0.89		
10001 to above	40	14.59	3099549	96.82		
Total	280	100.00	3201263	100.00		

#### Dematerialization of shares

As on 31st March 2014 - 16.33% (523003 shares) of the shares were held in dematerialization form and rest are in physical form.

Outstanding ADR/GDR - NIL

CIN of the Company - L15142RJ1987PLC004232

Plant Locations -

The Company's plants are located at -

#### **Edible Oil Division:**

- 1) Itarana Road, Old Industrial Area, Alwar (Raj)
- 2) Goenka Products Village - Pachkodia Distt - Jaipur (Raj.)

### Ceramic Division:

Jaipur Glass & Potteries Tonk Road, Jaipur (Rajasthan)

#### Wind Power Division:

Village - Hansua, Distt. Jaisalmer (Raj)

## Address for Investor Correspondence

Viiav Solvex Limited Bhagwati Sadan, Swami Dayanand Marg, Alwar - 301001 (Rajasthan)

# M/s Skyline Financial Services Pvt Ltd

D - 153/A, 1st Floor, Okhla Industrial Area, Phase - 1

**NEW DELHI - 110020** 

Compliance Officer: J.P. Lodha.

Website: www.vijaysolvex.com

To,

The Members of Vijay Solvex Limited

## DECLARATION BY THE CEO PURSUANT TO CLAUSE 49(1)(D)(II) OF THE LISTING AGREEMENT REGARDING ADHERENCE TO THE CODE OF CONDUCT.

In accordance with Clause 49 sub-clause I(D) of the Listing Agreement with the stock exchanges, I, Vijay Data, Managing Director & CEO of the Company, hereby declare that all Board Members and Senior Management personnel have affirmed compliance with the Code of Conduct formulated by the Company for the financial year ended March 31, 2014.

Sd/-Place: Alwar Vijay Data Date: 3rd September, 2014 Managing Director & CEO







#### AUDITORS' CERTIFICATE ON CORPORATE GOVERNANCE

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

To.

## The Members of Vijay Solvex Limited

- 1. We have examined the compliance of conditions of Corporate Governance by Vijay Solvex Limited (the Company) for the year ended March 31, 2014, as stipulated in Clause 49 of the Listing Agreement of the said Company with the Stock Exchanges.
- 2. The compliance of conditions of Corporate Governance is the responsibility of the Management. Our examination was limited to a review of the procedures and implementation thereof, adopted by the Company for ensuring the compliance of the conditions of Corporate Governance. It is neither an audit nor an expression of opinion on the financial statements of the Company.
- 3. In our opinion and to the best of our information and explanations given to us, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in the above mentioned Listing Agreement.
- 4. We further state that such compliance is neither an assurance as to the future viability of the Company nor the efficiency or effectiveness with which the Management has conducted the affiars of the Company.

For and on behalf of For K.L.DATTA & Co. **Chartered Accountants** 

FRN-001127C

V.K.Datta **Partner** M.No.070466

Place: Alwar

Date: 3rd September, 2014





#### INDEPENDENT AUDITORS' REPORT

To the Members of Vijay Solvex Limited

# Report on the financial Statements

 We have audited the accompanying financial statements of Vijay Solvex Ltd. (the "Company"), which comprise the Balance Sheet as at 31st March, 2014, and the Statement of Profit and Loss and Cash Flow Statement for the year ended, and a summary of significant accounting policies and other explanatory information, which we have signed under reference to this report.

# Management's Responsibility for the Financial Statements

2. The Company's Management is responsible for the preparation of these financial statements that give a true and fair view of the financial position, financial performance and cash flows of the Company in accordance with the Accounting Standards notified under the Companies Act, 1956 (the Act) read with the General Circular 15/2013 dated 13th September, 2013 of the Ministry of Corporate Affairs in respect of Section 133 of the Companies Act, 2013 and in accordance with the accounting principles generally accepted in India. This responsibility includes the design, implementation and maintenance of internal control relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

#### **Auditor's Responsibility**

- 3. Our responsibility is to express an opinion on these financial statements based on our audit. We conducted our audit in accordance with the Standards on Auditing issued by the Institute of Chartered Accountants of India. Those Standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.
- 4. An audit involves performing procedures to obtain audit evidence, about the amounts and disclosures in the financial statements. The procedures selected depend on the auditors' judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditors consider internal control relevant to the Company's preparation and fair presentation of the financial statements in order to design audit procedures

that are appropriate in the circumstances. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of the accounting estimates made by Management, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

#### Opinion

- 6. In our opinion, and to the best of our information and according to the explanation given to us, the accompanying financial statements give the information required by the Act in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India:
  - (a) In the case of the Balance Sheet, of the state of affairs of the Company as at 31st March, 2014;
  - (b) In the case of the Statement of Profit and Loss, 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.

# Report on Other Legal and Regulatory Requirements

- 7. As required by the Companies (Auditor's Report) Order, 2003 (the order), issued by the Central Government of India in terms of sub-section (4A) of Section 227 of the Act, and on the basis of such checks of the books and records of the Company as we considered appropriate and according to the information and explanations given to us, we annex hereto a statement on the matters specified in paragraph 4 & 5 of the said order.
- 8. As required by section 227(3) of the Act, we report that:
  - (a) We have obtained all the information and explanations which, to the best of our knowledge and belief, were necessary for the purpose of our audit;
  - (b) In our opinion, proper books of account as required by law have been kept by the Company so far as appears from our examination of those books:
  - (c) The Balance Sheet, Statement of Profit and Loss and Cash Flow Statement dealt with by this Report are in agreement with the books of account;





- (d) In our opinion, the Balance Sheet, statement of Profit and Loss and Cash Flow Statement comply with the Accounting Standards notified under the act read with the General Circular 15/2013 dated 13th September, 2013 of the Ministry of Corporate Affairs in respect of Section 133 of Companies Act, 2013;
- (e) On the basis of written representations received from the directors as on March 31,2014 and taken on record by the Board of Directors, none of the directors is disqualified as on March 31,2014 from being appointed as a director in terms of Section 274(1)(g) of the Act.

For and on behalf of For K.L. DATTA & CO. Chartered Accountants FRN-001127C

Alwar, 30th May, 2014

V.K. Datta Partner M.No.070466

#### **Annexure To The Independent Auditors' Report**

[Referred to in paragraph (7) of our report of even date]

- 1. In respect of its fixed assets:
  - a) The Company is maintaining proper records showing full particulars including quantitative details and situation of the fixed assets. All the fixed assets have been physically verified by the management during the year and no material discrepancies have been noticed on such verification.
  - b) As explained to us, the fixed assets have been physically verified by the management during the year in a phased periodical manner, which in our opinion is reasonable, having regard to the size of the Company and nature of its assets. No material discrepancies were noticed on such physical verification.
  - c) In our opinion, the Company has not disposed of substantial part of fixed assets during the year and the going concern status of the Company is not affected.
- 2. In respect of its inventories:
  - a) As explained to us, inventories have been physically verified by the management at regular intervals during the year.
  - b) In our opinion and according to the information and explanations given to us, the procedures of physical verification of inventories followed by the management are reasonable and adequate in relation to the size of the Company

- and the nature of its business.
- c) The Company has maintained proper records of inventories. As explained to us, there were no material discrepancies noticed on physical verification of inventory as compared to the book records.
- In respect of loans, secured or unsecured, granted or taken by the Company to/from companies, firms or other parties covered in the register maintained under Section 301 of the Companies Act, 1956:
  - a) The Company has not granted loan during the current financial year. As on 31st March 2014 the outstanding amount of loan given to two parties is Rs.886.78 lacs.
  - b) In our opinion and according to the information and explanations given to us, the rate of interest, wherever applicable and other terms and conditions are not prima facie prejudicial to the interest of the Company.
  - c) In respect of loan granted by the Company, the interest is regularly accounted for in their account and the principal and interest amount is repayable on demand.
  - d) There is no overdue amount in respect of loans granted by the Company.
  - e) The Company has not taken any loan, secured or unsecured from companies, firms or other parties covered in the register maintained under section 301 of the Act.
  - f) Since no loan has been taken from the companies, firms or other parties covered in the register maintained under section 301 of the Act, therefore no interest has been paid and also terms and conditions are not prejudicial to the interest of the Company and also no question arises for the payment of the principle amount and interest thereof.
- 4. In our opinion and according to information and explanations given to us, there is adequate internal control procedures commensurate with the size of the Company and the nature of its business for the purchase of inventory, fixed assets and also for the sale of goods. During the course of our audit, we have not observed any major weaknesses in internal controls.
- In our opinion and according to the information and explanation given to us there are no contracts and arrangements the particulars of which need to be entered into the register maintained under section 301 of the Companies Act, 1956.
- The Company has not accepted any deposits from the public.





- In our opinion, the internal audit system of the Company is commensurate with its size and nature of its business.
- 8. The Central Government has prescribed maintenance of Cost Records under Section 209 (1) (d) of the Companies Act, 1956 in respect of certain manufacturing activities of the Company. The prescribed accounts and records have been made and maintained. However we have not made a detailed examination of the same.
- 9. In respect of statutory dues:
  - undisputed statutory dues including
    Provident Fund, Investor Education and
    Protection Fund, Employees' State Insurance,
    Income-tax, Sales-tax, Wealth Tax, Customs
    Duty, Excise Duty, Cess and other statutory
    dues have generally been regularly deposited
    with the appropriate authorities. According to
    the information and explanations given to us,
    no undisputed amounts payable in respect of
    the aforesaid dues were outstanding as at
    31st March, 2014 for a period of more than six
    months from the date of becoming payable.

a) According to the records of the Company,

b) The disputed statutory dues aggregating to Rs. 249.01 Lacs, that have not been deposited on account of dispute and the matters pending before appropriate authorities are as under:

1 -	Name of the statute	Nature of the Dues	Forum where dispute is pending	Amount (Rs. In Lacs)		
1.	Custom Act	Custom Duty	Commissioner of Customs/ CESTAT	90.65		
2.	Central & Rajasthan Sales Tax	Sales Tax & Entry Tax	Commissioner of Sales Tax (Appeals)/Tax Board Ajmer	147.84		
3.	Regional Provident Fund	Provident Fund	Rajasthan High Court	9.50		
4.	Employees' State Insurance Corporation	ESI	Industrial Tribunal	1.02		

- The Company has no accumulated losses and has not incurred any cash losses during the financial year covered by our audit or in the immediately preceding financial year.
- 11. Based on our audit procedures and according to the information and explanation given to us, we are of the opinion that the Company has not defaulted in repayment of dues to banks.

- 12. In our opinion and according to the information and explanation given to us, no loans and advances have been granted by the Company on the basis of security by way of pledge of shares, debentures and other securities.
- In our opinion, the Company is not a chit fund or a nidhi/mutual benefit fund/society. Therefore, clause 4(xiii) of the Companies (Auditor's Report) Order 2003 is not applicable to the Company.
- 14. The Company has maintained proper records of transactions in respect of dealing or trading in shares, securities, debentures and other investments except the investment in the shares of Saurabh Agrotech (Pvt) Ltd, Alwar, all other shares, debentures and other investments have been held by the Company in its own name.
- 15. In our opinion and according to the information and explanations given to us, the Company has not given any guarantee for loans taken by other from banks or financial institutions.
- 16. In our opinion and according to the information and explanations given to us and on an overall basis, the term loans have been applied for the purposes for which they were obtained.
- 17. According to the information and explanations given to us and on an overall examination of the Balance Sheet and Cash Flow statement of the Company, we report that no funds raised on short term basis have been used for long term investment.
- During the year, the Company has not made any preferential allotment of shares to parties and companies covered in the Register maintained under Section 301 of the Companies Act, 1956.
- 19. The Company has not issued any debentures during the year.
- 20. The Company has not raised any money by way of public issue during the year.
- 21. In our opinion and according to the information and explanations given to us, no fraud on or by the Company has been noticed or reported during the year.

For And on behalf of For K.L. DATTA & CO. Chartered Accountants FRN-001127C

Alwar, 30th May, 2014

V.K. Datta Partner M.No.070466

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(36)





# BALANCE SHEET AS AT 31<sup>ST</sup> MARCH, 2014

		(Rs.in L	acs)
		As at	As at
Particulars	Note No.	31st March, 2014	31st March, 2013
I. EQUITY AND LIABILITIES			
(1) Shareholders' Funds			
(a) Share Capital	1	320.19	320.19
(b) Reserves & Surplus	2	7306.22	6668.21
(2) Non-Current Liabilities			
(a) Deferred Tax Liabilities (Net)	3	229.40	282.40
(b) Long Term Provisions	4	199.92	179.73
(3) Current Liabilities			
(a) Short Term Borrowings	5	9668.90	9743.61
(b) Trade Payables	6	3337.54	3524.22
(c) Other Current Liabilities	7	254.21	130.34
(d) Short-Term Provisions	8	352.33	259.96
Total		21668.71	21108.66
II. ASSETS			
(1) Non-Current Assets			
(a) Fixed Assets			
(i) Tangible Assets	9	1548.82	1757.87
(ii) Capital Work-inprogress	9	959.31	952.19
(b) Non-Current Investments	10	1815.11	1815.11
(c) Long Term Loans & Advances (d) Other Non-Current Assets	11 12	64.55 1.00	63.67 1.00
( )	12	1.00	1.00
(2) Current Assets	40	0004.04	5505.05
(a) Inventories	13 14	6994.81 3602.03	5565.35 4010.35
(b) Trade Receivables (c) Cash & Cash Equivalents	14 15	3602.03 1320.90	1382.87
(d) Short-Term Loans & Advances	16	5362.18	5560.25
Total		21668.71	21108.66

Significant Accounting Policies Notes on Financial Statements 1 to 36

On behalf of the Board

This is the Balance Sheet referred to in our Report of even date.

For K.L. DATTA & CO. Chartered Accountants FRN-001127C

V.K. DATTA

Partner M.No.070466

Alwar, 30th May, 2014

NIRANJAN LAL DATA - Chairman

VIJAY DATA - Managing Director

DAYA KISHAN DATA - Wholetime Director

J.P. LODHA - Company Secretary







### STATEMENT OF PROFIT & LOSS FOR THE YEAR ENDED 31ST MARCH, 2014

		(Rs. in	lacs)
Particulars N	ote No.	2013-14	2012-13
I. Revenue from operations	17	103167.48	95870.75
II. Other Income	18	5.95	118.05
Total Income		103173.43	95988.80
III. Expenditure			
Cost of material consumed	19	82889.99	80077.68
Purchase of Stock in trade	20	5794.03	4321.73
(Increase)/decrease in finished goods, stock in trade and work-in progress	d 21	218.52	(1105.84)
Employees Benefit Expenses	22	996.12	947.17
Financial Costs	23	680.71	712.18
Depreciation and amortization expenses	24	227.35	227.34
Other Expenditure	25	11516.72	10218.40
Total Expenditure		102323.44	95398.66
Profit before exceptional and extraordinary items and tax		849.99	590.14
Exceptional Items			
Profit before extraordinary items and tax		849.99	590.14
Extra-ordinary Items			
IV. Profit before tax		849.99	590.14
V. Tax Expenses		005.00	405.00
i) Current Tax		265.00	185.00
ii) Deferred Tax		(53.00)	(43.00) 448.14
VI. Profit/(Loss) for the period		637.99	440.14
VII. Earning per equity share: i) Basic		19.93	14.00
ii) Diluted		19.93	14.00
ii, Bilatoa		13.33	14.00

# **Significant Accounting Policies**

#### Notes on Financial Statements 1 to 36

This is the Statement of Profit and Loss referred to in our report of even date.

On behalf of the Board

For K.L. DATTA & CO.

Chartered Accountants

FRN-001127C

V.K.DATTA

Partner

M.No.070466

Alwar, 30th May, 2014

VIJAY DATA - Managing Director

NIRANJAN LAL DATA - Chairman

DAYA KISHAN DATA - Wholetime Director

J.P. LODHA - Company Secretary





# CASH FLOW STATEMENT FOR THE YEAR ENDED 31ST MARCH, 2014

CASH I LOW CHAILMENT FOR THE TEAR ENDED ST	•	in Loop\
	•	in Lacs)
(A) CACH ELOW EDGN ODED ATIMO ACTIVITIES	2013-14	2012-13
(A) CASH FLOW FROM OPERATING ACTIVITIES:		
Net Profit Before Tax	849.99	590.14
Depreciation	227.35	227.34
Interest (Net) & FOREX	680.71	712.18
(Profit)/Loss on Sale of Fixed Assets	0.07	
Dividend Received	(1.16)	(1.20)
Operating Profit before Working Capital Changes	1756.96	1528.46
Adjustments For:		
Inventories	(1429.46)	(1009.54)
Sundry Debtors	408.32	(381.07)
Loans & Advances	306.54	649.55
Current Liabilities & Provisions	(30.25)	697.13
Cash Generated From Operations	1012.11	1484.53
Direct Tax Paid	(294.34)	(13.00)
Net Cash from Operating Activities	717.77	1471.53
Net Cash hom Operating Activities	717.77	147 1.55
(B) CASH FLOW FROM INVESTING ACTIVITIES		
Purchase of Fixed Assets	(26.39)	(30.95)
Sale of Fixed Assets	<b>`</b> 0.91	
Interest Received	420.98	470.44
Dividend Received	1.16	1.20
Net Cash from Investing Acticities	396.66	440.69
<b>3</b>		
(C) CASH FLOW FROM FINANCING ACTIVITIES		
Proceeds from Working Capital Loans	(74.71)	77.53
Interest & FOREX	(1101.69)	(1182.62)
Not Cach from Financing Activities	(1176.40)	(1105.09)
Net Cash from Financing Activities	(1170.40)	(1105.09)
Net Increase/decrease in Cash & Cash Equivalents(A+B+C)	(61.97)	807.13
Cash & Cash Equivalents, beginning of year	1382.87	575.74
Cash & Cash Equivalents, end of year	1320.90	1382.87

Note: i)

i) Figures in brackets represent cash outflows.
 ii) Cash flow statement has been prepared under the indirect method as set out in Accounting standard 3 on cash flow statement issued by the ICAI.

This is the Cash Flow statement referred to in our report of even date.

For K.L. DATTA & CO.

Chartered Accountants FRN-001127C

On behalf of the Board

**NIRANJAN LAL DATA - Chairman** 

V.K. DATTA

Partner M.No.070466

Alwar, 30th May, 2014

VIJAY DATA - Managing Director

DAYA KISHAN DATA - Wholetime Director

J.P. LODHA - Company Secretary

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#### SIGNIFICANT ACCOUNTING POLICIES

#### A. Basis of Preparation of Financial Statements:

The Financial Statements have been prepared under the historical cost convention on accrual method of accounting, in accordance with, the generally accepted accounting principles in India, mandatory Accounting Standard notified by the Companies (Accounting Standards) Rules, 2006 and the relevant provisions of the Companies Act, 1956, except for certain fixed assets which have been revalued.

#### B. Use of Estimates:

The presentation of financial statements requires estimates and assumptions to be made that affect the reported amount of assets and liabilities on the date of the financial statements and the reported amount of revenues and expenses during the reporting period. Difference between the actual results and estimates are recognized in the period in which the results are known/materialised.

#### C. Fixed Assets

- Fixed assets (other than those which have been revalued) including intangible assets are stated at cost of acquisition (net of Cenvat & VAT, wherever applicable), inclusive of freight, duties and other directly attributable costs, less depreciation.
- i) Depreciation on all fixed assets is provided on straight line method at the rate specified in schedule XIV of the Companies Act, 1956 or at rates arrived at on the basis of the balance useful lives of the assets based on technical evaluation/revaluation of the related assets, whichever is higher, on prorata basis.
  - ii) On assets sold, discarded, etc. during the year, depreciation is provided upto the date of sale/discard.
  - iii) In respect of revalued assets, a transfer is made from the revaluation reserve to the Profit & Loss Account for the sum of the difference as below:
    - The difference between the amount of depreciation on revalued value and on the historical cost at rate prescribed in Schedule XIV.

#### D. Investments

Long Term investments are valued at cost. The cost of investment includes acquisition charges

such as brokerage, fees and duties. Provision for diminution in the value of long term investment is made only if such a decline is other than temporary in the opinion of management. Current investments are valued at lower of cost or net realizable value.

#### E. Inventories

Inventories are valued as under:

- Raw Material, WIP, Stores, Spares & Packing Material:
  - At cost or net realizable value whichever is lower. Cost is arrived at on first-in-first-out (FIFO) basis.

#### 2) Finished Products:

- At cost of production or market value whichever is lower. Cost of production is arrived at on standard cost basis.

#### F. Foreign Currency Transactions

- Transactions in Foreign currencies are recorded on initial recognition at the exchange rate prevailing on the date of the transaction.
- 2) All foreign currency liabilities and monetary assets are stated at the exchange rate prevailing at the date of the Balance Sheet except where forward exchange cover is obtained and the loss or gain is taken to the Profit & Loss account as exchange fluctuation.
- 3) In respect of the forward contracts, the difference between the forward rate and the exchange rate at the date of transaction is recognized as income or expense and is spread over the life of the contract.

#### **G** Revenue Recognition

#### 1) Consignment Sales

The consignment sales have been accounted for on sales effected by the consignee.

#### 2) Other Sales

Sales are accounted for net of Excise Duty, CST and VAT. Sale of products are recognized on transfer of property in goods as per agreed terms.

#### 3) Other Incomes

All income items in all material aspects having bearing on the financial statement are recognized on accrual basis.

# H. Provisions and Contingent Liabilities

1) Provisions are recognized for liabilities that can





be measured by using a substantial degree of estimation, if.

- a) The Company has present obligation as a result of a past event;
- b) A probable outflow of resources embodying economic benefits is expected to settle the obligation; and
- c) The amount of obligation can be reliably estimated.
- 2) Contingent liability is disclosed in the case of:
  - a) A present obligation arising from a past event when it is not probable that an outflow of resources embodying economic benefits will be required to settle the obligation, or,
  - A possible obligation, unless the probability of outflow of resources embodying economic benefits is remote.

#### I. Employees' Benefits

- Company's contributions to Provident Fund and other funds during the year are charged to Statement of Profit and Loss.
- Provisions for retirement gratuity & leave encashment are made on the basis of actuarial valuation and charged to Statement of Profit and Loss.

#### J. Taxation

Provision for tax is made for both current and deferred taxes. Provision for current income-tax is made on the current tax rates based on assessable income. The Company provides for deferred tax based on the tax effect of timing differences resulting from the recognition of items in the financial statements and in estimating its current tax provision. The deferred tax assets is recognized and carried forward only to the extent that there is a reasonable certainty that the assets will be realized in future.

#### K. Borrowing Costs

Borrowing costs that are attributable to the acquisition of or construction of qualifying assets are capitalized as part of the cost of such assets. A qualifying assets is one that necessarily takes substantial period of time to get ready for its intended use. All other borrowing costs are charged to revenue.

#### L. Lease

 Operating: Lease of assets under which significant risks and rewards of ownership are

- effectively retained by the lessor are classified as operating leases. Lease payments under an operating lease are recognized as expense in the Profit & Loss Account, on straight line basis over the lease term.
- 2) Finance: Lease assets acquired on which significant risks and rewards of ownership effectively transferred to the Company are capitalized at lower of fair value or the amounts paid under such lease arrangements. Such assets are amortized over the period of lease.

#### M. Impairment of Assets

At each Balance Sheet date an assessment is made whether any indication exists that an asset has been impaired, if any such indication exists, an impairment loss, i.e. the amount by which the carrying amount of an asset exceed its recoverable amount is provided in the books of account.

# N. Earning Per Share

The earnings considered in ascertaining the Company's EPS comprises the net profit after tax as per Accounting Standard-20 on "Earning per share", issued by the Institute of Chartered Accountants of India. The number of shares used in computing basic EPS is the weighted average number of shares outstanding during the period. The diluted EPS is calculated on the same basis as basic EPS, after adjusting for the effects of potential dilutive equity shares unless the effect of the potential dilutive share is anti-dilutive.





# NOTES TO THE FINANCIAL STATEMENTS

(Rs. in Lacs)

As at 31st March, 2014 As at 31st March, 2013

#### 1:SHARE CAPITAL

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50,00,000 (P.Y. 50,00,000) Equity Shares of Rs.10/-	each	500.00		500.00
Issued, Subscribed & Paid-up 32,01,263 (P.Y. 32,01,263) Equity Shares of Rs.10/- each.	320.13		320.13	
Add: Amount Originally Paid-up on forfieted Shares	0.06	320.19	0.06	320.19
		320.19		320.19

- 1.1 Of the above 15500 (P.Y. 15500) Equity shares were allotted as fully paid up pursuant to contracts without payments being received in cash.
- 1.2 Of the above 1456126 (P.Y. 1456126) Equity shares issued as fully paid up Bonus shares by way of capitalisation of free reserves.
- 1.3 Of the above 19962 (P.Y. 19962) Equity shares were allotted as fully paid up pursuant to the scheme of arrangement for amalgamation of the Jaipur Glass & Potteries Ltd with the Company.
- 1.4 Of the above 56205 (P.Y. 56205) Equity shares were allotted as fully paid up pursuant to the scheme of arrangement for amalgamation of Goenka Products Pvt. Ltd with the Company.
- 1.5 Shareholder holding more than 5% of the Ordinary Shares in the company.

	No. of Shares	%	No. of Shares	%
	as at	as at	as at	as at
	31.03.2014	31.03.2014	31.03.2013	31.03.2013
Vijay Agro Mills Pvt Ltd	249120	7.78	249120	7.78
2: RESERVES & SURPLUS				
General Reserve As per last Balance Sheet		275.00		275.00
Capital Reserve on Sales of Fixed Assets		1.35		1.35
Share Premium		480.58		480.58
Revaluation Reserve				
As per last Balance Sheet	161.76		164.14	
Less: Transfer to Profit & Loss A/c	2.39	159.37	2.39	161.75
Subsidy		39.38		39.38
Investment Allowance (Utilisation) Reserve		20.00		20.00
Profit & Loss Account				
As per last Balance Sheet	5690.16		5239.62	
Add : Profit/(Loss) for the year	637.99		448.14	
Add : Transfer from Revaluation Reserve	2.39	6330.54	2.39	5690.15
		7306.22		6668.21





(Rs.	in	Lacs)	
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A	s at 31st March, 2014	As at 31st March, 2013
3 : <u>DEFERRED TAX LIABILITIES</u>		
a) Deferred Tax Liabilities		
Depreciation	294.40	340.71
b) Deferred Tax Assets		
Expenses charged in the books but allowar thereof deferred under Income Tax Laws	nces (65.00)	(58.31)
Net Deferred Tax Liabilities (a+b)	229.40	282.40
4 : LONG TERMS PROVISIONS		
For Employee Benefit	199.92	179.73
	199.92	179.73
5 : SHORT TERMS BORROWINGS		
SECURED LOANS		
Working Capital Loan		
From Banks		
Foreign Currency Loan - LC/Buyers Credit	4189.46	5175.34
Rupee Loan	4479.44	3568.27
	8668.90	8743.61
UNSECURED LOANS		
From Bank	1000.00	1000.00
	1000.00	1000.00
Total	9668.90	9743.61

- 5.1 Working Capital Loan of Rs.58.78 Crores from State Bank of Bikaner & Jaipur, Alwar are secured by hypothecation, both present & future, of raw material, finished goods, work-in-process, packing materials, stores, bills for collection and book-debts and on the personal guarantee of Directors Shri Niranjan Lal Data, Shri Vijay Data, Shri Daya Kishan Data and their relative Smt. Nirmala Devi & Shri Saurabh Data and first charge over the fixed assets of the Company.
- 5.2 Working Capital Loan of Rs.23.63 Crores from IDBI are secured by first pari passu charge by way of equitable mortgage of land & building of company's Jaipur Unit and personal guarantee of Directors Shri Vijay Data and Shri Daya Kishan Data.
- 5.3 Working Capital Loan Rs.2.99 Crores from State Bank of India, Jaipur is Secured by way of pledge of Stock as per warehouse receipt.
- 5.4 Working Capital Loan of Rs.1.29 Crores from State Bank of Bikaner & Jaipur, Alwar is Secured by way of pledged of FDRs.
- 5.5 Unsecured loan from bank of Rs.10.00 Crores is taken from Kotak Mahindra Bank Ltd. This loan is a short term loan and is personally guaranteed by Shri Niranjan Lal Data and Shri Vijay Data.

#### 6: TRADE PAYABLES

Sundry Creditors for Raw Materials	2075.54	1985.88
Sundry Creditors for Capital Goods	136.63	136.63
Sundry Creditors for Others	1125.37	1401.71
	3337.54	3524.22





- 6.1 Disclosures as required under the Micro, Small and Medium Enterprises Development Act, 2006 based on the information available with the Company are given below. There are no outstanding amount payable beyond the agreed period to Micro, Small and Medium Enterprises as on the Balance Sheet date to the extent such enterprises have been identified, based on the information available with the company.
- 6.2 The Ceramic Division (erstwhile JGPWL) received a sum of Rs.14.49 lacs during the period 1989-91, against the use of Company's property. On account of non-execution of deed of conveyance in favour of these persons and pending legal formalities, the said amount have been treated as other creditors.

# 7: OTHER CURRENT LIABILITIES

Government Dues	223.22	112.38
Interest Accrued but not due	<u> 30.99</u>	<u> 17.96</u>
	254.21	130.34
8: SHORT TERM PROVISIONS		
For Employee's	48.58	48.44
For Expenses	38.75	26.52
For Tax	<u> 265.00</u>	185.00
	352.33	259.96

#### 9: FIXED ASSETS

NAME OF THE ASSETS	9	GROSS E	BLOCK			DEPREC	IATION		NET	BLOCK
IVANIE OF THE AGGETS	As at 01.04.13	Addi- tions	Adjust- ments/ Sales	As at 31.03.14	Upto 31.03.13	For the year	Written back	Upto 31.03.14	W.D.V. as at 31.03.14	W.D.V. as at 31.03.13
LEASE HOLD LAND	139.52	0.66	0	140.18	0	0	0	0	140.18	139.52
FREE HOLD LAND	3.95	0	0	3.95	0	0	0	0	3.95	3.95
AGRICULTURE LAND	11.84	0	0	11.84	0	0	0	0	11.84	11.84
BUILDING	427.23	0	0	427.23	238.88	12.83	0	251.71	175.52	188.35
PLANT & MACHINERY	3693.00	11.03	0	3704.03	2425.66	191.31	0	2616.97	1087.06	1267.34
LAB. EQUIPMENTS	10.49	0	0	10.49	8.44	0.50	0	8.94	1.55	2.05
MISC. ASSETS	25.06	0	0	25.06	15.17	1.17	0	16.34	8.72	9.89
FURNITURES & FIXTURES	60.78	2.42	0	63.20	35.35	3.39	0	38.74	24.46	25.43
CARS/VEHICLES	131.38	0.54	5.70	126.22	73.91	10.43	4.73	79.61	46.61	57.47
OFFICE EQUIPMENTS / COMPUTERS	169.34	4.62	0	173.96	117.31	7.72	0	125.03	48.93	52.03
TRANSPORT VEHICLES	6.58	0	0	6.58	6.58	0	0	6.58	0	0
TOTAL	4679.17	19.27	5.70	4692.74	2921.30	227.35	4.73	3143.92	1548.82	1757.87
PREVIOUS YEAR	4648.22	30.95	0	4679.17	2693.96	227.34	0	2921.30	1757.87	
CAPITAL WIP	952.19	7.12	0	959.31	0	0	0	0	959.31	952.19

<sup>9.1</sup> Land, Building and Plant & Machinery of Sriganganagar Co-operative Cotton Comlex Ltd, Sriganganagar (Ginning & Spinning Mill) have been shown under Capital W.I.P.







# 10: INVESTMENTS

	(Rs. in Lacs)					
	As a	t 31st Marc	ch, 2014	4 As at 31st March, 2013		
PARTICULARS	Face	NI	Book	NI	Book	
	Value	Nos.	Value	Nos.	Value	
LONGTERMINVESTMENTS NON TRADE INVESTMENTS						
A) QUOTED						
a) SHARES						
, IFCI Ltd	10	300	0.18	300	0.18	
Vatsa Corporation Ltd	10	78700	1.32	78700	1.32	
State Bank of Bikaner & Jaipur	10	2664	4.17	2664	4.17	
Reliance Infrastructure Ltd	10	275	0.43	275	0.43	
Essar Oils Ltd	10	100	0.04	100	0.04	
Reliance Capital Ltd	10	50	0	50	0	
Reliance Communication Ltd	5	1000	0	1000	0	
Reliance Power Ltd	5	250	0	250	0	
ICICI Bank Ltd	10	635	0.85	635	0.85	
Castrol India Ltd	10	200	0.70	200	0.70	
Nahar Spinning Mills Ltd	5	500	0.70	500	0.70	
Nahar Capital & Financial Services Ltd	5	500	0.70	500	0.70	
MPHASIS BFL Ltd	10	2000	2.79	2000	2.79	
PSL Ltd	10	1000	1.63	1000	1.63	
Arvind Ltd	10	1000	1.43	1000	1.43	
HDFC Bank Ltd	10	172	0.72	172	0.72	
Indraprastha Gas Ltd	10	1000	1.03	1000	1.03	
Encore Software Ltd	10	1000	0.53	1000	0.53	
IDFC Ltd	10	3000	2.09	3000	2.09	
Petronet LNG Ltd	10	1000	0.57	1000	0.57	
Sundram Fastners Ltd	1	2000	1.53	2000	1.53	
VBC Ferro Alloys Ltd	10	1000	2.49	1000	2.49	
Total (A)			23.90		23.90	
D) IMOLICIED						
B) UNQUOTED	40	500	0.50	F00	0.50	
Essar Steel Ltd	10	500	0.58	500	0.58	
Total (B)			0.58		0.58	



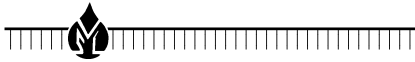


#### TRADE INVESTMENTS

C) QUOTED					
Raghuvar (India) Ltd	10	940000	717.68	940000	717.68
Total(C)			717.68		717.68
D) UNQUOTED					
a) <b>EQUITY SHARES</b>					
Vijay International Ltd	10	1200020	210.00	1200020	210.00
Deepak Vegpro Pvt Ltd	10	292000	29.20	292000	29.20
Data Infosys Ltd	10	61000	36.60	61000	36.60
Saurabh Agrotech Pvt Ltd	10	247500	24.75	247500	24.75
Data Houseware Ltd	GBP1	7000	4.68	7000	4.68
Vijay Agro Mills (P) Ltd	100	59000	413.50	59000	413.50
Data Foods (P) Ltd	SLR10	4000001	183.98	4000001	183.98
Dhruva Enclave Pvt Ltd	10	70000	70.00	70000	70.00
Gaurav Enclave Pvt Ltd	10	750000	75.00	750000	75.00
INDO CAPS PVT LTD	100	4000	25.00	4000	25.00
Total (D)			1072.71		1072.71
E) N.S.C.			0.01		0.01
F) Others			0.23		0.23
Total A+B+C+D+E+F			1815.11		1815.11
10.1 Market value of quoted investment			43.45		42.02

<sup>10.2</sup> Shares of Raghuvar (India) Ltd being not traded during the financial year hence market value could not be ascertained.

<sup>10.3</sup> According to legal opinion, the Company continues to be the owner of the shares of Saurabh Agrotech (P) Ltd, Alwar. The company has challenged the illegal transfer of shares through Company Petition in Company Law Board and matter is Sub Judice before Company Law Board.





	(Rs. in Lacs)	
44   1000 TERM   0400 0 400/40000	As at 31st March, 2014 As at	31st March, 2013
11 : LONG TERM LOANS & ADVANCES		
Unsecured, Considered Good		
Security Deposits	64.55	63.67
	64.55	63.67
12 : OTHER NON-CURRENT ASSETS		
Pre-operative Expenses	1.00	1.00
	1.00	1.00
13 : <u>INVENTORIES</u>		
Raw Material	2361.92	879.60
Finished Goods	3161.91	3195.85
Trading Goods		195.34
Work-in-progress	477.95	467.19
Stores, Spares & Packing etc.	993.03	827.37
	6994.81	5565.35
13.1 The Closing Stock have been taken, valu	ued and certified by the Managemen	
		-
14: TRADERECEIVABLES		
Considered good for which Company holds no other than debtors personal security.	security	
Debts outstanding for a period exceeding six m	onths <b>308.15</b>	753.94
Other Debts	3293.88	3256.41
	3602.03	4010.35
	<del></del>	
15: CASH AND CASH EQUIVALENTS		
Cash in hand	94.24	53.05
Cash at Bank	125.97	172.15
Bank Margin Money & FDR	1100.69	1157.67
	1320.90	1382.87
16:SHORTTERMLOANS AND ADVANCES		
Unsecured otherwise stated below and consider	dered good	
With Sales Tax Authorities	1625.75	840.44
With Income-tax Authorities	360.85	251.51
Others	3375.58	4468.30
	5362.18	5560.25





16.1 During the financial year 2007-08, the Company, to widen its existing operations, has invested a sum of Rs.1212.00 lacs by way of acquisition of First Charge over the fixed assets of M/s ROM Industries Ltd situated at Spl-1, RIICO Industrial Area, Hiragana, Tehsil Bassi, District Jaipur (Raj.) from IFCI, vide deed of assignment dated 31.10.2007. The Company has stepped into the shoes of IFCI and is having all rights and liability, which are having with IFCI. The Company filed Form 8 for registration/modification of charges and same has been registered with ROC on 23.05.2013.

(Rs. in Lacs)
As at 31st March, 2014 As at 31st March, 2013

17 : REVENUE FROM OPERATIONS				
Sale of Products				
(A) Domestic				
- Electricity		202.54		168.86
<ul> <li>De-oiled Cakes &amp; Oil Cakes</li> </ul>		19704.52		15817.47
<ul> <li>Vegetable Oils</li> </ul>		68200.52		62537.20
- Insulator		1206.32		809.80
- Vanaspati Ghee		13463.61		15671.10
- Crockery		14.94		116.32
- Others		420.31		647.43
Total (A)		103212.76		95768.18
(B) Export				
- Crockery		30.48		164.71
Total (B)		30.48		164.71
Total (A)+(B)		103243.24		95932.89
Less : Electricity Inter Division Transfer		75.76		62.14
		103167.48		95870.75
18 : OTHER INCOME				
Dividend		1.16		1.20
Miscellaneous Income		3.79		112.71
Rent Received		1.00		4.14
		5.95		118.05
19 : COST OF MATERIALS CONSUMED				
Opening Stock	879.60		1126.79	
Add: Purchase during the year	84463.01		80100.06	
Total	85342.61		81226.85	
Less : Sales of Raw Materials	90.70		269.57	
Less : Closing Stock	2361.92	82889.99	879.60	80077.68
20 : PURCHASE OF STOCK-IN-TRADE		5794.03		4321.73





(Rs. in Lacs) t March, 2014 As at 31st March, 2013

			s. in Lacs)	
	As at 31st	t March, 2014	As at 31st I	March. 2013
21 : (INCREASE)/DECREASE IN STOCK (FG/WIP)				,
Opening Stock				
Finished Goods/Stock in trade	3391.19		2555.68	
	467.19	3858.38	196.86	2752.54
Work-in-process	407.19	3030.30	190.00	2732.34
Closing Stock				
Finished Goods/Stock in trade	3161.91		3391.19	
		2620.06		2050 20
Work-in-process	<u>477.95</u>	3639.86	<u>467.19</u>	3858.38
		218.52		(1105.84)
22 : EMPLOYEE BENEFIT EXPENSES				
				00400
Salaries & Wages		926.99		884.22
Contribution to provident and other fund		27.51		28.45
Staff Welfare Expenses		41.62		34.50
Stail Wellare Expenses				
		996.12		947.17
23 : FINANCIAL COST				
Interest Expenses (Net of Interest received)		78.07		249.05
Bank Charges		89.94		131.50
Exchange Rate Difference		512.70		331.63
<b>S</b>		680.71		712.18
A DEDDEOLATION AND AMODEITATION EVDENG		000.71		7 12.10
24 : <u>DEPRECIATION AND AMORTIZATION EXPENS</u>	<u>SES</u>			
Depreciation on Tangible Assets		227.35		227.34
,		227.35		227.34
OF OTHER EVERNOES				
25 : OTHER EXPENSES				
MANUFACTURING EXPENSES				
Stores, Spares and Consumables		884.45		917.44
				-
Power & Fuel		1155.38		1149.37
Repair & Maintenance		36.26		47.27
Job Work Charges		1784.36		1458.45
ob Work onargoo				
		3860.45		3572.53
ADMINISTRATIVE EXPENSES				
Telephone Expenses		18.83		17.87
Travelling Expenses		84.18		65.82
Miscellaneous Expenses		152.34		116.21
Legal and Professional Fees		187.56		171.90
Printing & Stationery Expenses		8.83		8.55
Vehicle Running Expenses		26.03		24.63
Payment to Auditors		1.58		1.65
Rent, Rates and Taxes		5.99		9.25
Other Repairs		24.12		34.70
Loss on Sale of Fixed Assets		0.07		
		509.53		450.58
OFILINO EVPENOFO				+50.00
SELLING EXPENSES				
Brokerage & Commission		186.24		171.77
Freight and Forwarding Exp.		1776.65		1196.00
Consignment Expenses		390.37		301.60
Packing Expenses		4766.54		4347.01
Sales Promotion, Advetisements and claims & Rel	bates	19.80		51.50
Sales Tax Demands and Others				
Sales Tax Demanus and Others		7.14		127.41
		<u>7146.74</u>		<u>6195.29</u>
		11516.72		10218.40

(49)





# 25.1 Payment made to and the provisions made for auditors in various capacities during the year are as follows:

	as follows.				
			2013-14		2012-13
			(Rs. in Lacs)		(Rs. in Lacs)
	As Auditor				
	a) Audit Fee		0.93		0.93
	b) Tax Audit Fee		0.31		0.31
	c) Out of Pocket Expenses		0.34		0.41
	Total		<u>1.58</u>		1.65
25.2	Expenditure in Foreign Currency				
_	- Travelling		3.11		3.92
	•				
25.3	Value of Stores, Spares and Consumables	Value	%	Value	%
	- Indigenous	884.45	100.00	917.44	100.00
		884.45	100.00	917.44	100.00
		<u> </u>	100.00	<u> </u>	100.00
26 : V	ALUE OF IMPORTS ON CIF BASIS IN RESPECT	TOF			
	- Raw Materials and Traded Goods		13225.15		9798.46
	Naw Materials and Traded Coods		10220.10		3730.40
27 : V	ALUE OF RAW MATERIALS CONSUMED				
		Value	%	Value	%
	- Imported	13226.52	15.96	9795.82	12.23
	- Indigenous	69663.47	84.04	70281.86	87.77
	geeuc	82889.99	100.00	80077.68	100.00
		02009.99	100.00	00077.00	100.00
28 : C	ONTINGENT LIABILITIES NOT PROVIDED FOR	IN THE ACC	COUNT		
			31.03.2014		31.03.2013
Gı	uarantee and Counter		2.10		NIL
F	cise/Sales Tax/Income Tax/PF/ESI/Customs/				
	ervice Tax demands made by the authorities in	า	392.36		506.18
	spect of which appeal has been filed.	•	302.00		000.10
	aims against the Company not acknowledge	d 26			
	aims against the Company not acknowledged	u as			
			720.84		698.00
111	respect of Third parties		120.04		090.00

#### 29: LEGAL MATTERS PENDING BEFORE VARIOUS COURTS AND COMPANY LAW BOARD

Some of the shareholders have filed Petition under section 397,398,111A and 247 of the Companies Act, 1956 against the company in Company Law Board Bench, Delhi and the same is pending for adjudication. The Company has objected the Petition, under section 399 of the Companies Act, 1956 while relying upon order dated 14.03.2012 of Hon'ble High Court of Jaipur, before Hon'ble CLB and prayed for its dismissal. This matter has been fixed for hearing on 15.07.2014.

Some of the shareholders have also filed partition suit in Trial Court of Jaipur and they have impleaded the Company as a party to the said suit. The Interim Order passed by the Trial Court is vacated by the Hon'ble Rajasthan High Court, Jaipur Bench, Jaipur vide its order dated 14.03.2012. The said shareholders challenged the order of Hon'ble High Court of Rajasthan before Hon'ble Supreme Court of India through Special Leave Petition (SLP) in the month of March, 2012. The Hon'ble Supreme Court of India vide its order dated 30.03.2012 directed the Company not to alienate the suit property. The next date of hearing is fixed on 14.07.2014.

30 : Previous year's figures have been regrouped/recasted/rearranged wherever necessary to conform to this year's presentation.







**31**: Various debit and credit balances appearing in the various heads remain unconfirmed by the respective parties. Necessary adjustment, if any, will be made in the books of accout as and when the statement of accounts/balance confirmation are received from the parties.

·	2013-14	2012-13
	(Rs. in Lacs)	(Rs. in Lacs)
32 : EARNING IN FOREIGN CURRENCY		
- Export	30.48	164.71
- Interest	14.58	10.77
33 : BASIC AND DILUTED EARNINGS PER SHARE:		
Nominal value of Equity Share (Rs.)	10	10
Profit after tax (Rs. in Lacs)	637.99	448.14
Weighted average number of equity shares outstanding	3201263	3201263
during the period		
Basic Earnings per share (Rs.)	19.93	14.00
Dilutive effect on weighted average number of equity	NIL	NIL
shares outstanding during the year		
Weighted average number of diluted equity shares	3201263	3201263
Diluted Earnings Per Share (Rs.)	19.93	14.00

# 34: DISCLOSURE PURSUANT TO ACCOUNTING STANDARD 15 "Employee Benefits"

- a) An amount of Rs.23.53 Lacs (2012-13 Rs.23.65 Lacs) as contribution towards defined contribution plans is recognized as expenses of Profit & Loss.
- b) The disclosure in respect of the Defined Benefit Plans are given below :

The Employee Gratuity Fund is not Funded and managed by the Company. The present value of obligation is determined based on the actuarial valuation using the projected unit credit method. The obligation for leave encashment is recognized in the same manner as gratuity. (Rs.in lacs)

			G	ratuity Unfunded	Leave Encashment Unfunded		
			2013-14	2012-13	2013-14	2012-13	
I)	Ex	penses recognized in the statement of					
	Pr	ofit & Loss for the year.					
	1.	Current Service Cost	7.18	10.13	3.89	2.44	
	2.	Interest Cost	11.86	11.81	2.52	2.57	
	3.	Expected Return of Plan assets					
	4.	Net Acturial (Gain)/Loss	(2.43)	(0.95)	2.28	0.41	
	5.	Total Expenses	16.61	20.99	8.69	5.42	
II)	Ne	et Assets/(Liability) recognized in the Balanc	е				
	Sh	neet as at 31.03.2014.					
	1.	Present value of Defined Benefit obligation	160.22	148.20	39.70	31.53	
	2.	Fair valve of Plan assets as at	NA	NA	NA	NA	
	3.	Funded Status	NA	NA	NA	NA	
	4.	Net Assets/(Liability)	(160.22)	(148.20)	(39.70)	(31.53)	



III)	Ch	ange in Obligation during the year ended				
	1.	Present value of Defined Benefit obligation				
		at beginning of the year	148.20	146.92	31.53	32.83
	2.	Current Service Cost	7.18	10.13	3.89	2.44
	3.	Interest Cost	11.86	11.81	2.52	2.57
	4.	Acturial (Gain)/Loss	(2.43)	(0.95)	2.28	0.41
	5.	Benefits Payments	(4.59)	(19.71)	(0.52)	(6.72)
	6.	Present valve of Defined Benefit obligation	160.22	148.20	39.70	31.53
		at the end of the year.				
IV)	Ch	ange in Assets during the year ended				
	1.	Plan Assets at beginning of year	NA	NA	NA	NA
	2.	Expected Return on Plan assets	NA	NA	NA	NA
	3.	Contribution by Employer	NA	NA	NA	NA
	4.	Actual Benefit Paid	NA	NA	NA	NA
	5.	Actual Gain/(Losses)	NA	NA	NA	NA
	6.	Plan Assets at the end of year	NA	NA	NA	NA
V)	Ac	turial Assumptions				
	1.	Discount Rate	9.00%	8.00%	9.00%	8.00%
	2.	Expected rate of return on plan assets	NA	NA	NA	NA
	3.	Mortality	IALM	LIC	IALM	LIC
			(1994-96)	(1994-96)Ult	(1994-96)	(1994-96)Ult
	4.	Salary Escalator	7.00%	5.00%	7.00%	5.00%

#### 35: SEGMENT INFORMATION:

The business segment has been considered as the primary segment. The Company is organized into three business segments, Edible Oils, Ceramics and Wind Power Generation. The detail of products and services included in above segments are given below-

Edible Oil segment includes Vanaspati Ghee, Edible Oils, Oil Cake, De-oiled cake etc., Ceramics segments includes Crockery and Insulators and Wind Power segment includes electricity generation from Wind Power Generators.

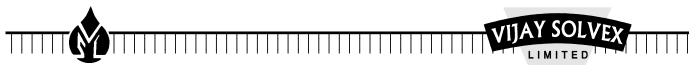
Geographical segments have been considered as secondary segments and bifurcated into India and Outside India.

Segment revenue, results, assets and liabilities have been accounted for on the basis of their relationship to the operating activities of the segment and amounts allocated on a reasonable basis.

# (A) Business Segment

				(Rs. In Lac	s)	
		Edible Oil	Ceramic	Wind	Un-	Total
				Power all	ocated	
i) Segment Revenue						
- Gross Revenue	13-14	101792.39	1254.26	202.54	10	3249.19
	12-13	94777.84	1104.24	168.86	9	6050.94
Less: Inter Segment Sales	13-14			75.76		75.76
	12-13			62.14		62.14
External Revenue	13-14	101792.39	1254.26	126.78	10	3173.43
	12-13	94777.84	1104.24	106.72	9	5988 80





	ii)	Segment Results						
		- Segment Results	13-14	1517.53	(123.63)	136.80		1530.70
			12-13	1160.14	39.06	103.12		1302.32
		- Unallocable income	13-14					
			12-13					
		- Unallocated Expenses	13-14					
			12-13					
		- Interest (Net) & Forex	13-14				680.71	680.71
			12-13				712.18	712.18
		- Profit/(Loss) before taxation	13-14					849.99
			12-13					590.14
		- Provision for Current Tax	13-14				265.00	265.00
			12-13				185.00	185.00
		- Provision for Deferred Tax	13-14				(53.00)	(53.00)
			12-13				(43.00)	(43.00)
		- Profit after Taxation	13-14					637.99
			12-13					448.14
	iii)	Other Information						
		- Segment Assets	13-14	18058.34	2758.81	490.71		21668.71
			12-13	17461.35	2839.98	555.82		21108.66
		- Segment Liabilities	13-14	13009.69	401.57	136.64		14042.30
			12-13	12793.73	722.49	136.64	467.40	14120.26
		- Capital Expenditure	13-14	5.34	21.05			26.39
		(Including Capital Work-in-Progress)	12-13	30.42	0.53			30.95
		- Depreciation	13-14	120.43	41.71	65.21		227.35
<b>-</b> \	_		12-13	121.04	41.09	65.21		227.34
(B)		ographical Segment						
	i)	Segment Revenue	40.44		4000 =0	400 -0		
		- India	13-14	101777.81	1223.78	126.78		03128.37
		0	12-13	94767.07	939.53	106.72		95813.32
		- Outside India	13-14	14.58	30.48			45.06
	,	0	12-13	10.77	164.71			175.48
	ii)	Segment Assets	12 11	47700 FO	2562.00	400 74	260.05	24440.04
		- India	13-14	17733.59	2562.86	490.71		21148.01
		Outside India	12-13	17172.13	2293.44	555.82	251.51	20272.90
		- Outside India	13-14	324.75	195.95			<b>520.70</b>
			12-13	289.22	546.54			835.76





#### 36 : Related Party Disclosures

# List of related parties

- 1. Enterprises where control exists NIL
- 2. Other related parties with whom the Company had transactions, etc.

#### **Associates & Joint Ventures:**

Saurabh Agrotech Pvt Ltd

Raghuvar (India) Ltd

Vijay International Ltd

Vijay Agro Mills (P) Ltd

Dhruva Enclave Pvt Ltd

Data Houseware Ltd

Data Foods (P) Ltd

Gaurav Enclave Pvt Ltd

#### **Key Management Personnel & their relatives**

Niranjan Lal Data

Vijay Data

Daya Kishan Data

Neelima Data

# iii) Enterprises where Key Management Personnel or relatives of Key Management Personnel have significant influence.

Vijay Industries

Vijay Oil Mills

Pyarelal Niranjanlal & Co.

Pyare Lal Niranjan Lal

Data Infosys Ltd

Indo Caps Pvt Ltd

Shree Bhagwati Farms

Bhagwati Agro Products Ltd

Jhankar Motels Pvt Ltd

Data Developers Ltd

Swastic Udyog

Data Arcade

Shree Data Krishi Farm

Gaurav Ceramics (P) Ltd

Deepak Vegpro Pvt Ltd

Pawan Udyog

Gaurav Vegpro Pvt Ltd

Data Enclave Pvt Ltd

Data Oils





b) Disclosure of transactions between the company and related parties and the status of outstanding balances as on 31st March, 2014.

		(Rs. In Lacs)							
	Particulars	Associate		-	Key Management		=		
			Ventures		sonnel &	,	anagement		
				tneir	Relatives		rsonnel or ves of Key		
							anagement		
							nnel have		
						significan	t influence		
		13-14	12-13	13-14	12-13	13-14	12-13		
(i)	<u>Income</u>								
	Rent, Services & Others					1.23	58.87		
	Sales	1.74	112.17						
	Interest	311.55	268.90				24.94		
(ii)	<b>Expenditure</b>								
	Rent & Others			3.18	12.06	1789.16	1464.96		
	Interest						1.18		
	Directors' Remuneration			118.37	101.11				
	Purchase	5.10	0.90			225.69	10.32		
(iii)	Outstanding								
	Loan receivable	886.78	749.70						
	Others payable	19.97	20.42	10.17	13.05	387.96	1204.51		
	Others receivable	1408.28	2997.43			800.28	459.62		

On behalf of the Board

For K.L. DATTA & CO. Chartered Accountants

FRN-001127C

V.K. DATTA

Partner

M.No.070466

Alwar, 30th May, 2014

NIRANJAN LAL DATA - Chairman

VIJAY DATA - Managing Director

**DAYA KISHAN DATA** - Wholetime Director

J.P. LODHA - Company Secretary





# **VIJAY SOLVEX LIMITED**

CIN: L15142RJ1987PLC004232 REGD. OFFICE: `BHAGWATI SADAN', S.D. MARG

ALWAR - 301 001

# ATTENDANCE SLIP

PLEASE FILL	. ATTENDANCE SLIF	O AND HAND IT OVER	AT THE MEETING VENUE

DP Id Folio No Client Id Folio No
NUMBER OF SHARES HELD
NAME OF THE MEMBER/PROXY (IN BLOCK LETTERS)
ADDRESS OF THE MEMBER/PROXY (IN BLOCK LETTERS)
I certify that I am a member/proxy for the member, of the Company.
I hereby record my presence at the 26TH ANNUAL GENERAL MEETING of the Company held on Tuesday the 30th September, 2014 at 10.00 A.M. at `Bhagwati Sadan', Swami Dayanand Marg, Alwar - 301 001 (Rajasthan).
Signature of the Member/Proxy/Representative*  *Strike out whichever is not applicable





# **FORM OF PROXY**

[Pursuant to section 105(6) of the companies Act, 2013 and rule 19(3) of the Companies (Management and Administration) Rules, 2014]

# **VIJAY SOLVEX LIMITED**

CIN: L15142RJ1987PLC004232 REGD. OFFICE: 'BHAGWATI SADAN', S.D. MARG, AI WAR - 301 001

ALVAN	- 301 001	
Name of the member(s):	e-mail id:	
Registered Address	Folio No./	
	*Client id:	
	*DP id:	
I/we, being the member(s) of	shares of Vij	ay Solvex Limited, hereby appoint:
1)	Address	
having e-ma	iil id	orfalling him.
2)Add	dress	
having e-r	mailid	orfallinghim.
3)A	ddress	
ha	ving e-mail id	
and whose signature(s) are appended below as my on my/our behalf at the <b>26th Annual General Me</b> September, 2014 at 10.00 a.m. at `Bhagwati Sadan	eting of the Con ', Swami Dayanaı	mpany, to be held on Tuesday, 30th nd Marg, Alwar - 301 001 (Rajasthan)

and at any adjournment thereof in respect of such resolutions as are indicated below:

<sup>\*\*</sup> I wish my above Proxy to vote in the manner as indiated in the box below:

Item Nos.	Resolutions number(s)	For	Against	Abstain
1.	To receive, consider and adopt the audited statement of Profit and Loss for the financial year ended March 31, 2014 and the Balance Sheet as at that date together with the Reports of the Board of Directors and the Auditors thereon.			
2.	To appoint a Director in place of Sh Niranjan Lal Data, who retires by rotation and being eligible, offers himself for re-appointment.			
3.	Appointment of auditors of the Company and fixing their remuneration.			
4.	Appointment of ShriRamBabuJhalaniasanIndependentDirector.			
5.	Re-appointment of Shri Vijay Data as a Managing Director.			

<sup>\*</sup> Applicable for members holding shares in electronic form.

||||Defining|growth|by|practice|||





Item Nos.	Resolutions number(s)	For	Against	Abstain
6.	Re-appointment of Shri Daya Kishan Data as a Whole-time Director.			
7.	Appointment of Shri G.R. Goyal as an Independent Director.			
8.	Appointment of Shri Ramesh Chand Gupta as an Independent Director.			
9.	Appointment of Smt Gayatri Devi as a Woman Director Director.			
10.	Appointment of Shri Shivkumar Deviprasad Gupta as an Independent Director.			
11.	Ratification of appointment of Cost Auditor for the Financial Year ending March 31, 2015.			

Please affix Re. 1/- I

Signed this day of	2014	(Signature of Member/Proxy)
Signature of first proxy holder	Signature of second proxy holder	Signature of third proxy holder

#### Notes:

- 1) This form of proxy in order to be effective should be duly completed and deposited at the Registered Office of the Company not less than 48 hours before the commencement of the meeting.
- 2) A proxy need not be a member of the Company.
- 3) Please affix Rs.1/- revenue stamp on this form and the member should sign across the stamp.
- A person can act as a proxy on behalf of members not exceeding fifty and holding in the aggregate not more than 10% of the total share capital of the Company carrying voting rights. A member holding more than 10% of the total share capital of the Company carrying voting rights may appoint a single person as proxy and such person shall not act as a proxy for any other person or member.
- \*\*5) This is only optional. Please put a `X' in the appropriate column against the resolutions indicated in the Box. If you leave the `For' or `Against' or `Abstain' column blank against any or all the resolutions, your Proxy will be entitled to vote in the manner as he/she thinks appropriate.
- Appointing a proxy does not prevent a member from attending the meeting in person if he/she so 6) wishes.
- In the case of joint holders, the signature of any one holder will be sufficient, but names of all the joint 7) holders should be stated.



