19<sup>th</sup> Annual Report 2011-12

# LEAD FINANCIAL Services Limited

#### **BOARD OF DIRECTORS**

#### AUDITORS

REGISTRAR & SHARE TRANSFER AGENT

**REGISTERED OFFICE** 

BANKERS

P.C. BINDAL VIJAY KUMAR PRADEEP KUMAR JAIN SANJAY KUMAR AGARWAL

G.C. SHARDA & CO. CHARTERED ACCOUNTANTS NEW DELHI

BEETAL FINANCIAL & COMPUTER SERVICES (P) LTD. BEETAL HOUSE, 3RD FLOOR 99, MADANGIR, BEHIND LOCAL SHOPPING CENTRE NEW DELHI- 110062

101, SITA RAM MANSION 718/21, JOSHI ROAD KAROL BAGH, NEW DELHI-110005

ICICI BANK 2212/61, Gurudwara Road, Karol Bagh, New Delhi-110005

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## NOTICE OF ANNUAL GENERAL MEETING

Notice is hereby given that the 19<sup>th</sup> Annual General Meeting of the members of Lead Financial Services Limited will be held on Saturday, the 22<sup>nd</sup> day of September, 2012 at 10.30 a.m. at 304, Sita Ram Mansion, 718/21, Joshi Road, Karol Bagh, New Delhi-110005, to transact the following business:

#### **Ordinary Business**

- 1. To receive, consider and adopt the Audited Balance Sheet as at 31<sup>st</sup> March 2012 and the Profit & Loss Account for the year ended on that date together with Reports of the Directors and the Auditors thereon.
- 2. To appoint director in place of Mr. Vijay Kumar who retires by rotation and being eligible offers himself for reappointment.
- 3. To appoint M/s. G.C. Sharda & Co., Chartered Accountants, the retiring Auditors, as Statutory Auditors of the Company to hold office from the conclusion of this meeting until the conclusion of next annual general meeting and to fix their remuneration.

By Order of the Board of Directors

		* -	
			VIJAY KUMAR
Place : New Delhi	т. С		WHOLE TIME DIRECTOR
Dated : 06.08.2012			DIN: 00165917
NOTE:	- 43 - 2		

- 1. A MEMBER ENTITLED TO ATTEND & VOTE AT THE MEETING IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE INSTEAD OF HIMSELF AND THE PROXY SO APPOINTED NEED NOT BE A MEMBER OF THE COMPANY.
- 2. The proxy form duly executed and properly stamped, in order to be effective, should reach the company at its Registered Office at least 48 hours before the scheduled time of the meeting.
- 3. The Register of Members and the Share Transfer books of the Company will remain closed from 17<sup>th</sup> day of September, 2012 to 22<sup>rd</sup> day of September, 2012 (both days inclusive).
- 4. Only Registered Members carrying attendance slips and holders of valid proxies registered with the Company will be permitted to attend the meeting. 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.
- 5. The Members are requested to :
  - (a) Intimate to the Company changes, if any in their registered address at an early date.
  - (b) Quote ledger folio no. or DP ID & Client ID in all their correspondence.
  - (c) Bring their copy of the Annual Report and the attendance slips with them at the Annual General Meeting.
  - At the ensuing Annual General Meeting Mr Vijay Kumar retires by rotation and being eligible, offer himself for re-appointment. The details of Mr Vijay Kumar pursuant to clause 49 of the Listing Agreement are as under:

Particulars	Name of Director	
	Mr. Vijay Kumar	
Date of Birth		at the second
Date of appointment	31.03.2006	
Expertise in specific areas	Rich experience in the field of administration	·
Qualifications	Graduate	
Directorship in other Company	LFS SECURITIES LIMITED	· · · · · ·
• •	LFS SERVICES PRIVATE LIMITED	· ,
	LEAD BUSINESS SOLUTIONS PRIVATE LIMITED	
	PRIVY VALUE REALTY PRIVATE LIMITED	
Shareholdings in the company as on 31.03.2012	NIL	

By Order of the Board of Directors

VIJAY KUMAR WHOLE TIME DIRECTOR DIN: 00165917

Place : New Delhi Dated : 06.08.2012

7.

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(Rs. In Lacs)

## **DIRECTORS' REPORT**

#### To, The Members

Lead Financial Services Limited

Your Directors have pleasure in presenting the 19<sup>th</sup> Annual Report with Audited Statement of Accounts of the company for the year ended 31<sup>st</sup> March, 2012.

#### FINANCIAL RESULTS:

Financial results of the company for the year under review are summarized as below:

		· · · · · · · /		
Particulars	Year Ended 31.03.2012	Year Ended 31.03.2011		
Total Revenue	46.35	69.28		
Profit Before Depreciation & Tax Depreciation	15.47 0.78	11.71 0.24		
Profit/ (Loss) Before Tax	14.68	× 11.47		
rovision for Tax - Current	4.86	4.10		
- Deferred	(0.047)	(0.001)		
Profit/(Loss) after Tax	9.87	7.37		
Transfer to Statutory Reserve	1.97	. 1.47		
Surplus Carried to Balance Sheet	49.07	54.96		

#### **PERFORMANCE REVIEW:**

During the year under review, your company achieved total revenue of Rs.46.35 Lacs as compared to Rs. 69.28 Lacs in the previous year. Net profit for the year is Rs.9.87 Lacs as compared to net profit of Rs. 7.37 Lacs in the previous year. Your directors are undertaking the initiatives to improve the financial results in the coming years.

#### MANAGEMENT DISCUSSION AND ANALYSIS :

#### Industrial Structure and Development

Fiscal 2012 was a challenging year for the global economy. Prolonged uncertainty around the resolution of the Eurozone sovereign debt crisis, rating downgrades of sovereigns and slow recovery of the US economy increased risks to global growth.

The Indian economy saw moderation in economic activity during fiscal 2012, following domestic macroeconomic conditions of high interest rates and slowdown in investments. India's gross domestic product (GDP) grew by 6.9% during the first nine months of fiscal 2012, compared to a growth of 8.1% in the corresponding period of fiscal 2011.

The Union Budget for fiscal 2013 has projected the government's fiscal deficit to come down from an estimated 5.9% of GDP in fiscal 2012 to 5.1% in fiscal 2013. RBI has projected India's GDP to grow by 7.3% in fiscal 2013, with credit growth estimated at 17.0% and deposit growth at 16.0%. RBI has projected inflation to be at 6.5% in March 2013.

#### **Outlook, Risk and Concern**

Risk Management Policy of the company provides a summary of company's principles regarding risk taking and risk management. The principles are based on the best practices and designs to avoid conflict of interests. The company has developed an elaborate risk strategy in terms of policy guidelines, for managing and monitoring various risks

The primary risks that the Company is exposed to are: Credit risk (Corporate & Retail lending), Market risk (Liquidity and Interest rate risk) and Operational risk. The Company's risk policies outline the products offered, customer and client categories, credit approval processes with limits and risk monitoring and reporting.

The Management reviews risk policies from time to address strategy and portfolio/balance sheet risks arising from equity investments, credit, liquidity movements and interest rate movements

#### **Opportunities and Threats**

The performance of capital market is in correlation with the economic growth of the country as well as global economy, performance of various sectors, inflation, global market, etc. Instability of any of the factors may affect the market adversely. The capital market operation involves inbuilt risk and uncertainty, which carries various opportunities and threats to the investors

The Financial Stability Report (FSR) by the Financial Stability Unit constituted by the Reserve Bank stress for institutionalizing the focus on financial stability and making it an integral part of the policy framework. The first FSR makes an assessment of the strength of the financial sector, with particular focus on banks, and has raised some concerns, including rising inflation, high government borrowings and likely surge in capital flows, from the financial stability standpoint.



The FSR also emphasised the need for evolving a stronger supervisory regime for systemically important non-deposit taking non-banking financial companies (NBFCs-ND-SI) and strengthening the monitoring and oversight framework for systemically important financial conglomerates. Overall risk to financial stability was found to be limited. However, the recent financial turmoil has clearly demonstrated that financial stability cannot be taken for granted, and that the maintenance of financial stability requires constant vigilance, especially during normal times to detect and mitigate any incipient signs of instability.

#### Adequacy of Internal Control System

The Company maintains a system of well established policies and procedures for internal control of operations and activities, and these are continually reviewed for effectiveness. The internal control system is supported by qualified personnel and a continuous program of internal audit. The prime objective of such audits is to test the adequacy and effectiveness of all internal control systems laid down by the management and to suggest improvements. We believe that the Company's overall system of internal control is adequate given the size and nature of operations and effective implementation of internal control self assessment procedures. The Company encourages and recognizes improvements in work practices. The internal control system of the Company is also reviewed by the Audit Committee periodically.

#### **Financial Performance**

Operational Results, 2010-11	/ersus 2011-12 :				,	(Rs. in Lacs)
Particulars	201 ·		2010-11			2011-12
Total Revenue			69.28	ч <sup>с</sup>		46.35
Interest & Financial Charges			1.50			12.32
Expenses			56.07			18.57
Depreciation			0.24			0.78
Total Expenditure		- *	57.82			31.67
Profit before Tax(PBT)			11,47			14.68
Provision for Tax	· · · ·		4.10	.*		4.82
Profit after tax (PAT)	*		7.37			9.86
Equity Capital			, 330			330
Reserves & Surplus	*		64.30			74.17
Earning per Share			0.22	•		0.30
Segment wise Performance		• •				· •

Company operates only in one segment.

#### **DIVIDEND:**

Your Directors regret their inability to recommend any dividend in view of deploying the funds for expansion of business during the year under review. FIXED DEPOSITS :

Your Company has not accepted any deposits from public. There are no unclaimed or unpaid deposits as on 31st March, 2012.

#### DIRECTORS:

Sh. Vijay Kumar, Whole-Time Director of the Company retires by rotation at the forthcoming Annual General Meeting and being eligible offers himself for re-appointment.

#### MATERIAL CHANGES:

There are no material changes and commitments, affecting the financial position of the company between the end of financial year of your company and the date of Director's Report.

#### AUDITORS

i)

M/s. G.C. Sharda & Co., Chartered Accountants, the Auditors of the company retires at the forthcoming Annual General Meeting and are eligible fr re-appointment. The Audit Committee and your Board recommend their reappointment as Auditors of the Company. The company has received letter from them to the effect that their appointment, if made would be within prescribed limit under Section 224(1B) of the Companies Act, 1956.

#### AUDITOR'S REPORT

The observations in the Auditor's Report are dealt in the notes forming part of accounts at appropriate places and the same being self explanatory, no further comment is considered necessary.

#### DEMATERIALISATION OF SHARES:

As the members are aware, your company's shares are tradable compulsory in electronic form. Accordingly, your company has established connectivity with both the depositories i.e. National Securities Depository Ltd. (NSDL) and Central Depository Services (India) Ltd. (CDSL). Members may avail the facility of dematerialisation of company's shares on either of the Depositories as aforesaid.

#### DIRECTORS' RESPONSIBILITY STATEMENT:

Pursuant to Section 217(2AA) of the Companies Act, 1956, with respect to Directors' Responsibility Statement, it is hereby confirmed:

- That in the preparation of the accounts for the financial year ended 31st March, 2012, the applicable accounting standards have been followed along with proper explanation relating to material departures.
- That the Directors have selected such accounting policies and applied them consistently and made judgments and estimates that ii) were reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at the end of the financial year and of the profit of the Company for the year under review.
- That the Directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions iii) of the Companies Act, 1956 for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities.
- That the Directors have prepared the accounts for the financial year ended 31st March, 2012 on 'going concern' basis. N)



#### PARTICULARS OF EMPLOYEES:

There is no employee whose particulars are required to be furnished in terms of Sec. 217(2A) of the Companies Act, 1956 and rules made thereunder. **PERSONNEL:** 

The Board wishes to place on record their deep appreciation of all employees of the company for their endeavor and co-operation. The relations with employees continued to be cordial throughout the year.

#### CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE EARNINGS AND OUTGO: Particulars regarding conservation of energy, technology absorption, foreign exchange, earning and outgo

Information as required under section 217 (1) (e) of the Companies Act, 1956 read with the Companies (Disclosure of particulars in the report of the board of Directors) Rules, 1988 for forming part of the Director's report for the financial year ended 31<sup>st</sup> March, 2012 is as follows :-

٦.	Conservations of Energy	•
a.	Energy conservation measures taken	NotApplicable
b.	Additional investment & proposals if any being implemented.	NotApplicable
C.	Impact of measures of a & b above for reduction Of energy consumption and consequent impact On cost of production	Not applicable
	Total energy consumption and energy consumption	NotApplicable
-	Per unit of production as perform 'A' of the Annexure in respect of industries specified in the schedule thereto.	
$\mathbf{Y}$	Technology Absorption	
	Research and Development (R&D)	
	1. Specific area in which R & D is carried by the company	The company is conducting R & D to make its business more profitable.
	<ol> <li>Benefits derived as a result of the above R &amp;D</li> <li>Future plan of action</li> <li>Expenditure on R &amp; D</li> <li>i) Capital</li> <li>ii) Recurring Total</li> <li>Total</li> </ol>	The awareness of investor's benefit has increased. The company would continue R & Ds for more investors awareness. The company has not undertaken any major expenditure on R & D
	Total R & D Expenditure as a percentage of total turnover	**
Tech	nology Absorption, Adaptation and innovation	
	<ol> <li>Efforts in brief, made through towards technology absorption, adaptation and innovation</li> </ol>	NotApplicable
	<ol> <li>Benefits derived as a result of the above efforts, e.g. product improvement, cost reduction, product development, import substitution etc.</li> </ol>	Not Applicable
3.	<ol> <li>Information regarding imported technology         <ul> <li>(a) Technology Imported</li> <li>(b) Year of Import</li> <li>(c) Has the technology been fully absorbed</li> <li>(d) It not fully absorbed, areas where this has not taken place, reasons therefore and future plans of action</li> </ul> </li> <li>Foreign Exchange Earnings and Outgo</li> </ol>	None Not Applicable Not Applicable Not Applicable
Ű	<ol> <li>Activities relating to exports; initiative taken to increase exports; development of new export markets for products, services and export plans.</li> </ol>	Nil
	<ol> <li>Total foreign exchange used and earned</li> </ol>	The information of foreign exchange earnings and outflow is furnished in notes to accounts.

#### CORPORATE GOVERNANCE:

A report on Corporate Governance appears in this Annual Report and the certificate from M/s. G.C. Sharda & Co., Chartered Accountants, Statutory Auditors with regard to Compliance of the Corporate Governance code by your company is annexed hereto as Annexure and forms part of this report. ACKNOWLEDGEMENT:

ACKNOWLEDGEWENT:

We thank our clients, investors and bankers for their continued support during the year. We place on record our appreciation of the contribution made by employees at all levels. We thank the Government of India, particularly the Securities And Exchange Board of India (SEBI), Stock Exchanges, the State Governments, and other government agencies/authorities for their support, and look forward to their continued support in future.

Your Company's employees are the keys for its attaining new heights. Your Directors place on record their deep appreciation of the commitment and professionalism displayed by them.

We also value the support provided by the Company's Shareholders and we look forward to your continuing future support.

#### FOR AND ON BEHALF OF THE BOARD

Dated : 6<sup>th</sup> August, 2012 Place : New Delhi P.C. BINDAL CHAIRMAN DIN: 00004769



## **CORPORATE GOVERNANCE REPORT**

In compliance with Clause 49 of the Listing Agreement entered into with the stock exchanges, the Company hereby submits the report on matters as mentioned in the said clause and Corporate Governance practices followed by the Company. This section besides being in compliance of the mandatory listing requirement gives an insight into the process of functioning of the Company.

#### COMPANY'S PHILOSOPHY ON CODE OF GOVERNANCE 1

- The Corporate Governance philosophy of the Company is driven by the following fundamental principles:
  - conduct the affairs of the Company in an ethical manner ÷
  - ensure transparency in all dealings ÷
  - ensure highest level of responsibility and accountability ensure compliance with all laws and regulations ÷
  - ÷
  - ensure timely dissemination of all price sensitive information and matters of interest to stakeholders •

The Company, through effective dissemination of information to the Directors and active interaction of the Board Members with Senior Management ensures effective oversight of the Company's businesses and activities.

Through the Governance mechanism in the Company, the Board alongwith its Committees endeavors to strike the right balance with various stakeholders The status of compliance with Clause 49 of the Standard Listing Agreement is enumerated herein below:

#### **BOARD OF DIRECTORS** 2.

At the end of year, the Board consisted of four directors, One of them is Executive Director. Shri P.C.Bindal, Promoter of the Company is a Non Executive Director.

SI No	Name of the Director	Status	Date of appointment		No. of Board Meetings held	No. of Board Meetings attended	Last AGM attended	No. of other o and commit and chairma	iee membershij	°
		·						Other Directorship in public company	Committee Membership	Committee Chairmanship
1.	P.C. Bindal	Non Executive Independent Non Executive	28.11.94 25.03.03	N.A.	7	7	Yes Yes		****	
2 3 4.	Sanjay Kumar Agarwal Vijay Kumar Pradeep Kumar Jain	Executive Independent Non Executive	31.03.06 10.03.07	N.A. N.A.	· 7 7	7 7 7	Yes Yes	1		

\* The directorship held by directors do not include alternate directorship and directorship of foreign Companies, section 25 Companies & private limited Companies. \*\* In accordance with clause 49 of the Listing Agreement, membership/chairmanship of only the Audit Committee and Shareholders/Investors Grievance Committee of all Public Ltd. Companies have been considered.

#### DATE & NUMBER OF BOARD MEETINGS HELD

Seven Board meetings were held during the year on 05.04.2011, 28.05.2011, 10.08.2011, 01.09.2011, 29.09.2011, 07.11.2011 and 08.02.2012 Complying with clause 49 of the listing agreement, the Board has adhered to the time gap between two meetings. RETIREMENT OF DIRECTOR BY ROTATION, RE-APPOINTMENT AND NEW APPOINTMENT OF DIRECTOR Mr Vijay Kumar retires by rotation at the 19<sup>th</sup> Annual General Meeting of the Company and being eligible offers himself for reappointment.

As required under Clause 49 of the Listing Agreement, brief resume of directors being reappointed, nature of his expertise in specific functional areas and names of companies in which he hold directorship and membership of the committees of the board are furnished hereunder : ⇒ Shri Vijay Kumar is a Graduate. He has rich experience in the field of administration.

⇒ Shri Vijay Kumar is also Director in LFS Securities Limited, LFS Services Private Limited, Lead Business Solutions Private Limited, Privy Value Realty Private Limited

#### CODE OF CONDUCT

The Company's Code of Conduct, as adopted by the Board of Directors, is applicable to all Directors, Senior Management and Employees of Company. The Code of Conduct of the Company covers substantial development, disclosure of material information, integrity of financial reported continuous improvement of the internal control system and sound investor relations.

The Code has been circulated to all the members of the Board and senior management personnel and the compliance with the Code of Conduct and Ethics is affirmed by them annually.

A declaration signed by the Whole Time Director of the Company is given below:

This is to certify that, to the best of my knowledge and belief, for the financial year ended on 31st March, 2012, all Board members and Senior Management Personnel have affirmed compliance with the Code of Conduct for Directors and Senior Management respectively.

#### Date: 01st April, 2012

AUDIT COMMITTEE 3.

The Company has an Audit Committee of Directors since 25th March 2003. The Committee has the powers similar to those stated in the listing Agreement and exercises most of the functions as per terms of reference of the Audit Committee. COMPOSITION

Presently, the Audit Committee of the Board of your company comprises of three members all non executive directors and out of whom two are independent directors. The committee functions under the chairmanship of Shri Pradeep Kumar Jain who is an independent director. The composition of committee is as follows:

Name of Members

3. P C Bindal

1. Pradeep Kumar Jain

2. Sanjay Kumar Agarwal

Designation
Chairman
Member
Member

Status / Position Independent Non Executive Director Independent Non Executive Director Non Executive Director

Vijav Kumar

Whole Time Director

-

#### ROLE OF AUDIT COMMITEE

The broad terms of reference of Audit Committee include inter-alia the following:-

- Review quarterly and annual financial statements before submission to the Board for approval;
- Discuss with Auditors about Internal Control System and to consider their observations and follow-up;
- Review of risk management policies and practices;
- Ensure compliance of Internal Control System;
- Investigate on any matter referred by the Board;

- Make recommendation to the Board on any matter relating to the financial management of the Company, including the Audit Report.

#### NO. OF MEETINGS AND ATTENDENCE AT MEETINGS

Four meetings of Audit Committee were held during the year 2011-12, on 28<sup>th</sup> May 2011, 10<sup>th</sup> August 2011, 7<sup>th</sup> Nov 2011 and 8<sup>th</sup> February, 2012. The Attendance of the Committee members at the above meetings is as follows

MEMBERS	COMMITTEE MEETINGS		
	Held	Attended	
1. Sh. Pradeep Kumar Jain	4	4	
2. Sh. Sanjay Kumar Agarwal	4	4	
3. Sh. P C Bindal	4	4	

\* Statutory Auditors and Company Secretary are special invitees to the Audit Committee meetings.

#### SHARE TRANSFER AND INVESTORS GRIEVANCE COMMITTEE

In order to give appropriate level of focus to shareholders and investors related matters, the Company has a "Share Transfer and Investor Grievance Committee."

The main areas and functions of Share Transfer and Investors Grievances Committee basically include redressal of shareholders and investors complaints like transfer of shares, non-receipt of Annual Report, non-receipt of declared dividends etc, consolidation and sub-division of share certificates, approving the transfer(s), transmission(s) and issue of duplicate share certificates and rematerialisation of the shares and transposition of names.

#### Composition

Presently, The Committee comprises of three directors namely Sh. Sanjay Kumar Agarwal, Sh. Vijay Kumar and Sh Pradeep Kumar Jain. The Committee functions under the Chairmanship of Sh. Sanjay Kumar Agarwal.

The Share holders may send their complaints to grievance redressel division at following e-mail address:

lead\_financial@rediffmail.com

#### Complaints

During the year under review the company has not received any complaint from shareholders. There are no pending transfers as on 31<sup>st</sup> March 2012 **Meetings** 

The Committee has been holding regular meetings to ensure compliance with the provisions of the Companies Act, 1956 and the Listing Agreement and ensure proper services to investors.

#### **REMUNERATION COMMITTEE**

The company constituted remuneration committee on 28.06.2008 to review and recommend payment of annual salaries, agreements and other employment conditions of the Executive Directors comprising Managing Director and whole Time Directors, The Committee fixes the remuneration after taking in consideration remuneration practices followed by companies of similar size and standing in the industry. The Committee periodically reviews and recommends suitable by revision in the remuneration package of executive directors to the board.

#### Composition:

The constitution of remuneration committee is as follows:

S. No.	Name of Directors	Status	Category of Membership
1	Mr. Pradeep Kumar Jain	Chairman	Independent, Non-executive
2	Mr. Sanjay Kumar Agarwal	Member	Independent, Non-executive
3	Mr. Neeraj Jain (resigned)	Member	Independent, Non-executive
Mr Neerai J	ain one of the Ex member of the remuneration (	committee has resigned	from the directorship of the Company

Mr Neeraj Jain one of the Ex member of the remuneration committee has resigned from the directorship of the Company on 30.07.2008. The company will reconstitute the remuneration committee as and when required.

#### REMUNERATION POLICY:

Subject to the approval of the Board of Directors and subsequent approval by the Shareholders at the General Body Meeting and such authorities as the case may be, remuneration of the Managing / Whole- Time Director is fixed by the remuneration committee. The remuneration is fixed considering various factors such as qualifications, experience, expertise, prevailing remuneration in the competitive industries, financial position of the company etc. The remuneration structure comprises basic salary, commission, perquisites and allowances, contribution to provident fund and other funds in accordance with various related provisions of the Companies Act, 1956. The non-executive directors have neither been paid any remuneration nor a sitting fees and reimbursement of actual travel expenses for attending the board Meeting.

### COMPLIANCE OFFICER AND CONTACT ADDRESS

As per the requirement of the Listing Agreement with the Stock Exchange, Mr P C Bindal is the Compliance Officer of the Company. Contact Address: 101, Sitaram Mansion, 718/21, Joshi Road, Karol Bagh, New Delhi-110005

Telephone/ Fax no: 011-23549822 Email ID: lead\_financial@rediffmail.com

#### GENERAL BODY MEETINGS:

L

Location and time	e for the last three Annual General Meetings (AGM).	•		· · · · ·
Year	Location	Date	Time	Special Resolution Passed
2008-09	304, Sita Ram Mansion, 718/21, Joshi Road, Karol Bagh, New Delhi-110 005.	26.09.09	10.00 a.m	-
2009-10	304, Sita Ram Mansion, 718/21, Joshi Road, Karol Bagh, New Delhi-110 005.	25.09.10	10.30 a.m	<u> </u>
2010-11	304, Sita Ram Mansion, 718/21, Joshi Road, Karol Bagh, New Delhi-110 005.	24.09.11	10.30 a.m	

No special resolution was put through Postal Ballot during last year.



6.	COMPLIANCE WITH OTHER MAND	ATORY REQUIREMENTS					
	i) MANAGEMENT DISCUSSION	AND ANALYSIS					
	A Management Discussion and A clause 49 (IV) (F)	nalysis Report forms part of the A	nnual Report a	and includes disc	cussions on variou	us matters specified u	under
• •	ii) DISCLOSURES	ny, with related parties are placed	before the au	idit committee or	n quarterly basis. F	Related party transac	tions
	during the year are disclosed in						
	the Company and there are no s	tatutory audit qualifications in this	s regard.				
	<ul> <li>c) ) In terms of Clause 49(V) of the Directors in the prescribed format</li> <li>d) Though the Company does r</li> <li>Committee as and when he so d</li> <li>e) All the mandatory requirement</li> </ul>	esire.	s been reviewe However it i	ed by the Audit C s ensured that e	ommittee and take every personnel o	en on record by the Bo an approach to the <i>i</i>	ard. Audit
	far as possible. f) The Company has in place a	risk management mechanism to	o inform the E	loard members	about the risk as	sessment & minimiz	ation
	procedures, the Board reviews the g) There were no instances of no	on-compliance or penalty structur		n the Company t	by Stock Exchang	e or SEBI or any stat	utory
	authority on any matter related t			haan anmaliadu	with hy the Comp	5017 S	,
7.	MEANS OF COMMUNICATION	s per Clause 49 of the Listing Agr	eementhave	been complied v	with by the Compa	ariy.	· Let .
1.				Dono	المصفة أسمالا المدينة المعاص		
	Quarterly results for the quarters endi ended on 31 <sup>st</sup> March 2012 were publ their respective websites.	ished in "Pioneer" and "Vir Arjun"	. The results a	re promptly furn	ished to the Stock	k Exchange for displa	ay on
	Quarters	Date of Board Me	etina	Date of Pres	ss Release		
	April – June 2011	10 <sup>th</sup> August, 2011	5		<sup>In</sup> August, 2011	~	
	July-September 2011	7 <sup>th</sup> November 2011			November 2011		
	October-December 2011	8 <sup>th</sup> February 2012	•		February 2012		
	January-March 2012	26 <sup>th</sup> May 2012		27	/ʰ May 2012	`	
	(Audited) The official press releases of Com	nany are displayed on the web	eite of The Bo	mbay Stock Ex	change Limited		
~	-	party are displayed on the web	site of the bu		conange cinnieu		
8.	SUBSIDIARY COMPANIES As on 31.03.2012, the company does	s not have any subsidiany compa	www.hether.lnr	dian or foreign			
9.	GENERAL SHAREHOLDERS' INFO		ly whether and	an or loreign.			
	Date and Time	Saturday, 22 <sup>nd</sup> S	September, 20	12			
	•	At 10.30 A.M.					
	Venue	. 304, Sita Ram I	Mansion, 718/	21 Joshi Road K	(arol Bagh, New D	Delhi – 110 005	
	ii) FINANCIAL CALENDAR	: 1 <sup>st</sup> April to 31 <sup>st</sup>	March				
	iii) BOOK CLOSURE	: 17 <sup>th</sup> Septembe	r, 2012 to 22 <sup>nd</sup>	September, 201	12 (both days incli	usive)	
	iv) LISTING ON STOCK EXCHAN	GES					
	Your company's shares are liste	d on the following stock exchange	les				
			<b>j</b> CO.				
	(1) The Stock Exchange, Mumb Corporate Relationship Departm	ent			а		
	Ist Floor, New Trading Ring, Rot PJ Towers, Dalal Street, Fort, M					-	
	Listing fees including for the yea	ar 2012-13 has been paid on due	date to the St	ock Exchange.			
	v) MARKET PRICE DATA :						
	Monthly High & Low closing quo prices of the BSE Sensex during	tation of shares of the company t g the financial year are as follows	i:	bay Stock Excha		monthly high/low of c	close
		Bombay Stock Exchan	•	<b></b>	BSE (SENSEX)	\ <sup>*</sup> _	
	Month	High	Low	High		Low	
	April 2011	8.99	8.56	19,811.14		18,976.19	
	May 2011 June 2011	9.85	- 9.40	19,253.87		17,786.13	
	July 2011	10.84	9.40 9.51	18,873.39 19,131.70		17,314.38 18,131.86	
	August 2011	11.13	9.04	18,440.07	· •	15,765.53	
	Sept 2011	9.58	9.58	17,211.80		15,801.01	
	Oct 2011	9.71	8.79	17,908.13		15,745.43	
	Nov 2011	9.67	8.37	17,702.26		15,478.69	
	Dec 2011	8.92	8.33	17,003.71		15,135.86	
	Jan 2012	· •	-	17,258.97		15,358.02	
	Feb 2012	9.34	8.50	18,523.78		17,061.55	,
	March 2012	9.50	8.88	18,040.69		16,920.61	
	vi) STOCK CODE		`*			•	
	Stock Code for the Equity Share	es of the Company at Bombay Sto	ock Exchange	e is: 531288			
		8	ר ר				
			/				

#### vii) REGISTRAR & SHARE TRANSFER AGENT

The company has appointed Beetal Financial and Computer Services (P) Limited (Beetal) as its Registrar and Share Transfer Agent, The shareholders are advised to approach Beetal on the following address for any share & demat related queries and problem. Beetal Financial & Computer Services Private Limited

Beetal House, 3rd Floor, 99, Madangir, Behind Local Shopping Centre, New Delhi-110062.

Tet: 011-29961281, 29961282 Fax: 011-29961284 E-Mail ID: beetal @ beetalfinancial.com Website: www.beetalfinancial.com

#### vii) TRANSFER SYSTEM

(ix

Transfer of equity shares are handled by Beetal Financial and Computer Services (P) Limited. The transferee is required to furnish transfer deed duly complete in all respects together with share certificate to Beetal Financial and Computer Services (P) Limited at the above address in order to enable beetal to process the transfer. Beetal Financial and Computer Services (P) Limited after complying with SEBI Guidelines and on the basis of valid and complete documents, process the transfer.

As regards transfer of dematerialized shares, the same can be effected through demat accounts of the transferor/s and transferee/s. maintained with recognized depository participants.

#### viii) CATEGORIES OF SHAREHOLDERS AS ON 31st MARCH, 2012

	Category		No. d	of shares	%	~
	Promoter/PAC's		1274020		38.61	•
	Banks/ financial ins	ititutions/		17988	0.55	
	Insurance companies					
	Bodies Corporate			747256	. 22.64	
	Indian Public			1146749	34.75	
	NRI's			67057	2.03	
	HUF			46930	1.42	
		1		3300000	100	
x)	<b>DISTRIBUTION OF</b>	SHAREHOLDING A	S ON 31	ST MARCH, 20	)12	<b>-</b> .
	SHAREHOLDING	NUMBER OF		% TO	NO. OF	% TO
	OF NOMINAL	SHAREHOLDERS		TOTAL	SHARES	TOTAL
	VALUE OF RS.					
	UPTO 5000	1,521		84.22	218,514	6.6216
	5001 TO 10000	. 94		5.20	71,293	2.1604
	10001 TO 20000	72		3.99	102,245	3.0983
	20001 TO 30000	38		2.10	88,900 <sub>:</sub>	2.6939
	30001 TO 40000	. 10		0.55	35,705	1.0820
	40001 TO 50000	13		· 0.72	60,499	1.8333
	50001 TO 100000	19		1.05	136,577	4.1387
	100001 AND ABOV		•	2.16	2,586,267	78.3717
	TOTAL	1,806		100.00	33,00,000	100

(x) DEMATERIALIZATION OF SHARES & LIQUIDITY

The company's equity shares are eligible for dematerialisation. The company has signed agreements with both the depositories namely NSDL and CDSL. The shareholders may therefore hold company's shares in electronic mode. The company's ISIN No. for both the depositories is INE531D01010.

As on 31\* March, 2012, 38.12% and 1.92% of the Equity Shares of the Company are held in dematerialized form with NSDL and CDSL respectively. ADDRESS FOR CORRESPONDENCE

#### xi) Lead Financial Services Limited

101, Sita Ram Mansion, 718/21, Joshi Road, Karol Bagh

New Delhi-110005 Tel. 23549822-23 Fax. 23623829

#### CERTIFICATE FROM AUDITORS REGARDING COMPLIANCE OF CONDITIONS OF CORPORATE GOVERNANCE

To the members of Lead Financial Services Limited

We have examined the compliance of conditions of Corporate Governance by Lead Financial Services Limited, for the year ended on 31st March 2012 as stipulated in clause 49 of listing agreement of the said company with the Stock Exchange (s).

The compliance of conditions of Corporate Governance is the responsibility of the management. Our examination has been limited to the review of the procedures and implementation thereof adopted by the Company for ensuing compliance of the conditions of the Corporate Governance. It is neither an audit nor an expression of opinion on the financial statements of the Company.

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

On the basis of the records maintained by the Shareholders/Investors Grievance Committee' of the Company, we state that, no investor grievances were received during the year.

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 affairs of the company.

> For G.C.SHARDA & CO. Chartered Accountants (FRN-500041N)

Place : New Delhi Date : 06.08.2012



(C.A. V.G.SHABDA), Partner M.No.091051

## **AUDITORS' REPORT**

To the Members of Lead Financial Services Limited New Delhi

#### REPORT ON THE ACCOUNTS FOR THE YEAR ENDED ON 31ST MARCH, 2012 IN COMPLIANCE WITH SECTION 227(2) OF THE COMPANIES ACT, 1956.

- 1. We have audited the attached Balance Sheet of Lead Financial Services Limited as at 31st March, 2012, Profit & Loss Account and also the Cash Flow Statement for the year ended on that date annexed thereto. These financial statements are the responsibility of the company's management. Our responsibility is to express an opinion on these financial statements based on our audit.
- 2. We conducted our audit in accordance with auditing standards generally accepted in India. Those Standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.
- As required by the Companies (Auditor's Report) Order, 2003 (as amended) ("Order") issued by Central Government of India it terms of sub-section (4A) of section 227 of the Companies Act, 1956, we enclose in the Annexure a statement on the matters" specified in paragraphs 4 and 5 of the said Order.
- 4. Further to our comments in the annexure referred to above, we report that:
  - i) We have obtained all the information and explanations, which to the best of our knowledge and belief were necessary for the purpose of our audit;
  - ii) In our opinion, proper books of account as required by the law have been kept by the company, so far as appears from our examination of those books;
  - iii) The balance sheet, profit & loss account, and cash flow statement dealt with by this report are in agreement with the books of account;
  - iv) In our opinion, the balance sheet, profit & loss account and cash flow statement dealt with this report comply with the accounting standards referred in section 211(3C) of the Companies Act, 1956;
  - v) On the basis of the written representations received from the directors as on 31st March, 2012 and taken on record by the Board of Directors, we report that none of the directors is disqualified as on 31st March, 2012 from being appointed as a director in terms of clause (g) of sub section (1) of section 274 of the Companies Act, 1956;
- 5) In our opinion, and to the best of our information and according to the explanations given to us, the said accounts, read together with notes give the information required by the Companies Act, 1956 in the manner so required and give a true and fair view in conformity with accounting principles generally accepted in India:
  - a) In the case of Balance Sheet, of the state of affairs of the company as at 31st March, 2012;
  - b) In the case of Profit & Loss Account, of the Profit of the company for the year ended on that date; and
  - c) In the case of the Cash Flow Statement, of the cash flows for the year ended on that date.

For G.C. SHARDA & CO. Chartered Accountants (FRN - 500041N)

[CA.Vandna Gopal Sharda] Partner Membership No.091051

Place: New Delhi Date: 26.05.2012

#### ANNEXURE REFERRED TO IN PARAGRAPH 3 OF OUR REPORT OF EVEN DATE TO THE MEMBERS OF LEAD FINANCIAL SERVICES LIMITED FOR THE YEAR ENDED ON 31<sup>ST</sup> MARCH, 2012

- In respect of its fixed assets:
  - a) The company has maintained proper records showing full particulars including quantitative details and situation of fixed assets.
  - b) As explained to us, all the fixed assets have been physically verified by the management in a phased periodical manner, designed to cover all the items over a period of three years, which in our opinion is reasonable having regard to the size of the Company and nature of its assets. Pursuant to the program, a portion of the fixed assets has been physically verified by the management during the year and no material discrepancies were noticed on such physical verification.
  - c) During the year, the company has not disposed off substantial / major part of fixed assets.
- ii) In respect of its Inventories:

ix)

- a) As explained to us, the inventory has been physically verified during the year by the management. In our opinion, the frequency of verification is reasonable.
- b) In our opinion and according to the information and explanations given to us, the procedures of physical verification of inventories followed by the management are reasonable and adequate in relation to the size of the company and the nature of its business.
- c) In our opinion and according to the information and explanations given to us and on the basis of our examination of the records of inventory, the company is maintaining proper records of inventory. There was no discrepancies noticed on verification between the physical stocks and the books records.
- iii) According to the information & explanations given to us, the company has neither granted nor taken any loans secured or unsecured, to / from parties covered in the register maintained u/s 301 of the Companies Act, 1956. Accordingly, the clauses (iii) (a) to (g) of paragraph 4 of the order are not applicable.
- iv) In our opinion and according to the information and explanation given to us, there are adequate internal control systems commensurate with the size of the company and the nature of its business with regard to purchases of inventory and fixed assets, sale and services. During the course of our audit, we have not observed any major weakness in internal controls.
- According to the information and explanations given to us, we are of the opinion that the particulars of contracts or arrangements referred to in section 301 of the companies Act, 1956 have been so entered.
  - b) In our opinion and according to the information and explanations given to us, the transactions made in pursuance of contracts / arrangements entered in the Register maintained under section 301 of the Companies Act, 1956 and exceeding the value of Rs. 5,00,000/- in respect of each party during the year have been made at prices which appear reasonable as per information available with the company.
- vi) In our opinion and according to the information and explanations given to us, the company has not accepted any deposits from public to which provisions of sections 58A and 58AA of the Companies Act, 1956 and the Companies (Acceptance of Deposits) Rules, 1975 apply. No order has been passed by the Company Law Board or National Company Law Tribunal or Reserve Bank of India or any Court or any other Tribunal.
- vii) In our opinion, the company has an internal audit system commensurate with the size and nature of its business. The directors are themselves implementing the system.
- viii) The company is an investment & finance company, hence clause 4(viii) of the order regarding maintenance of cost records under section 209 (1) (d) of the Companies Act, 1956 is not applicable to the company.
  - a) Undisputed statutory dues including provident fund, investor education and protection fund, employees' state insurance, income tax, sales tax, wealth tax, service tax, custom duty, excise duty, cess and other material statutory dues applicable to it have been regularly deposited with the appropriate authorities.
    - b) According to the information and explanations given to us, no undisputed amounts payable in respect of provident fund, investor education and protection fund, employees' state insurance, income tax, sales tax, wealth tax, service tax, customs duty, excise duty and cess and other material statutory dues applicable to it were in arrears, as at 31<sup>st</sup> March, 2012 for a period of more than six months from the date they become payable.
    - c) According to the information and explanations given to us, there are no dues of sales tax, income tax, customs duty, wealth tax, service tax, excise duty and cess which have not been deposited on account of any dispute.



- x) The company does not have any accumulated losses at the end of the year. The Company has not incurred any cash losses during the current and the immediately preceding financial year.
- xi) In our opinion and according to the information and explanations given to us, the company has not defaulted in repayment of dues to a financial institution, bank or debenture holders.
- xii) According to the information and explanations given to us, the company has not granted loans and advances on the basis of security by way of pledge of shares, debentures and other securities.
- xiii) In our opinion, the company is not a chit fund or a nidhi/ mutual benefit fund/ society. Therefore, the provision of clause 4 (xiii) of the order are not applicable to the company.
- xiv) a) Based on the records examined by us and according to the information and explanations given to us, we are of the opinion that the company is maintaining proper Records of the transactions and contracts of dealing in shares and securities and that timely entries have been made in these records.
  - b) Based on our audit procedures and to the best of our knowledge and belief and according to the information and explanations given to us, the shares and other investments have been held in the Company in its own name except to the extent of the exemption granted under section 49 of the Companies Act, 1956.
- xv) According to the information and explanations given to us, the company has given guarantee for loans taken by others from banks and financial institutions. In our opinion and according to the information and explanation given to us, the terms and conditions of such a guarantee are not prima facie prejudicial to the interest of the company.
- xvi) According to the information and explanations given to us, the company has not availed any term loan during the year under audit.
- xvii) 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.
- xviii) According to the information and explanations given to us, the company has not made preferential allotment of shares to parties and companies covered in the register maintained under section 301 of the Act.
- xix) According to the information and explanations given to us, the company had not issued any debentures during the year.
- xx) According to the information and explanations given to us, the company had not raised any money by public issue during the year.
- xxi) According to the information and explanations given to us, no fraud on or by the company has been noticed or reported during the course of our audit.

For G.C. SHARDA & CO. Chartered Accountants (FRN - 500041N)

[CA.Vandna Gopal Sharda] Partner Membership No.091051

Place: New Delhi Date: 26.05.2012



			(Amount in Rs.)	
PA	RTICULARS	Note No.	AS AT 31ST MARCH, 2012	AS AT 31ST MARCH, 2011
I.′	EQUITY AND LIABILITIES			
(1)	Shareholder's Funds			
	(a) Share Capital	2	3,30,00,000	3,30,00,000
	(b) Reserves and Surplus	3	74,17,057	64,30,158
(2)	Non-Current Liabilities			
(3)	Current Liabilities			
	(a) Short-Term Borrowings	4	1,56,00,000	1,82,00,000
	(b) Other Current Liabilities	5	4,63,84,940	4,52,64,49
	(c) Short-Term Provisions	6	5,02,486	3,22,74
	Total Liabilities	·	10,29,04,483	10,32,17,404
11.	ASSETS			
(1)	Non-Current Assets			
0	(a) Fixed Assets			
	Tangible Assets	7	2,44,92,194	2,40,52,184
	(b) Non-Current Investments	8	4,42,92,890	4,89,76,34
	(c) Deferred Tax Assets (Net)	9	33,818	29,030
2)	Current Assets			
	(a) Inventories	10	39,68,848	40,54,380
	(b) Cash and Cash Equivalents	11	1,47,278	87,90,229
	(c) Short-Term Loans and Advances	12	2,94,64,000	1,67,71,015
	(d) Other Current Assets	. 13	5,05,455	5,44,216
	Total Assets		10,29,04,483	10,32,17,404

Summary of significant accounting policies

The accompanying notes are an integral part of the financial statements

#### AUDITORS' REPORT As per our report of even date

For G.C. SHARDA & CO. Chartered Accountants (FRN. 500041N)

CA.Vandna Gopal Sharda Partner Membership No.091051

Place : New Delhi Date : May 26, 2012 For & on Behalf of the Board

[P.C. Bindal] Chairman DIN:00004769

[Vijay Kumar] Whole Time Director DIN:00165917

[R Anand] Company Secretary

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## **STATEMENT OF PROFIT AND LOSS ACCOUNT FOR THE YEAR ENDED 31ST MARCH, 2012**

Particulars	Note	Year Ended	Year Ended
	No.	. 31st March, 2012	31st March, 2011
Income			
Revenue from Operations	14	46,35,190	69,28,732
Total Revenue (I)		46,35,190	69,28,732
Expenses			
Purchases of Stock-in-Trade/ Traded Goods	15	3,63,532	75,29,072
(Increase)/ Decrease in Inventories of Traded Goods	16	85,538	(30,89,288)
Employee Benefit Expenses	17	7,63,337	7,00,809
Finance Costs	18	12,19,258	1,36,285
Depreciation	7	78,491	23,941
Other Expenses	19	6,56,596	<b>4</b> ,80, <b>826</b>
Total Expenses (II)		31,66,752	57,81,645
Profit Before Tax (I-II)		14,68,438	11,47,087
Tax Expense:			
(1) Current Tax	20	4,86,328	4,10,373
(2) Deferred Tax		(4,788)	(131)
Profit for the Year from Continuing Operations (A	)	9,86,898	7,36,845
Profit/ (Loss) for the Year from Discontinuing Ope	erations (B)	-	-
Profit/ (Loss) for the Year (A+B)		9,86,898	7,36,845
Earnings Per Equity Share			
(1) Basic		0.30	0.22
(2) Diluted		0.30	0.22
	•		
Summary of significant accounting policies	1		
The accompanying notes are an integral part of the fi	nancial statements		
· · · · · · · · · · · · · · · · · · ·			

AUDITORS' REPORT As per our report of even date

For G.C. SHARDA & CO.

Chartered Accountants (FRN: 500041N)

**CA.Vandna Gopal Sharda** Partner Membership No.091051

Place : New Delhi Date : May 26, 2012 [P.C. Bindal] Chairman DIN : 00004769

1

[Vijay Kumar] Whole Time Director DIN : 00165917

For & on Behalf of the Board

[R Anand] Company Secretary

## Notes to The Financial Statements For The Year Ended 31st March, 2012

#### 1. SIGNIFICANT ACCOUNTING POLICIES

The financial statements have been prepared in accordance with applicable Accounting Standards notified by the Companies (Accounting Standards) Rules, 2006 (as amended) and the relevant requirements of the Companies Act, 1956. Significant accounting policies applied in preparing and presenting these financial statements are set out below:

#### 1.1 Basis of Accounting

Financial statements have been prepared under historical cost convention and on the basis of going concern.

#### 1.2 Revenue Recognition

Income from operations which comprises sale of shares, interest income, hire charges, lease rentals, etc. are all accounted for on an accrual basis except for dividend income which is considered on receipt basis. Advisory service charges are accounted for on accrual basis.

#### 1.3 Fixed Assets

Fixed Assets are recorded at cost of acquisition. They are stated at historical cost less accumulated depreciation.

#### 1.4 Depreciation

Depreciation is provided as per Written Down Value Method in accordance with the provisions of Schedule XIV of the Companies Act, 1956 on assets put to use. Depreciation is charged on prorata basis for assets purchased/ sold during the year.

#### 1.5 Impairment

Impairment is recognized at each balance sheet date in respect of the company's fixed assets. An impairment loss is recognized whenever the carrying amount of an asset exceeds its recoverable amount. The recoverable amount is the greater of the net selling price and the value in use. In assessing the value in use, the estimated future cash flows are discounted to their present value, based on an appropriate discount factor.

#### 1.6 Investments

Investments are classified into Current Investments and Non-Current/ Long Term Investments. Current Investments are carried at the lower of cost and fair value and provisions are made to recognize the decline in the carrying value. Non-Current/ Long Term investments are stated at cost. Provision for diminution in the value of Non-Current/ Long-Term investments is made only if such decline is other than temporary, in the opinion of the management.

1.7 Inventories

Stock in trade is valued at cost or market value, whichever is lower.

#### 1.8 Employee Benefits

Gratuity is charged to profit and loss account through a provision of accruing liability based on assumption that such benefits are payable to all the eligible employees at the end of accounting year.

#### 1.9 Taxation

Current Tax: Provision for Income Tax is made in accordance with the provisions of the Income Tax Act, 1961.

Deferred Tax: Deferred Tax is recognized on timing difference between taxable and accounting income that originates in one period and is capable of reversal in one or more subsequent periods. The deferred tax asset is recognized and carried forward only to the extent there is reasonable certainty of its realization.

#### 1.10 Contingent Liabilities

Contingent Liabilities are not provided for and generally disclosed by way of Notes to Accounts, if any.

·		-	(AMOUNT IN RS.)
PARTICULARS		ASAT 31.03.12	ASAT 31.03.11
2. Share Capital Authorised Capital 35,00,000 (31 March, 2011: 35,	00,000) Equity Shares of Rs.10/- each	3,50,00,000	3,50,00,000
<b>Issued, Subscribed and Paid</b> 33,00,000 (31 March, 2011։ 33 քully paid-up	up ,00,000) Equity Shares of Rs.10/- each,	3,30,00,000	. 3,30,00,000
		3,30,00,000	3,30,00,000

	31-1	Mar-11
	No.	Amount (Rs)
Equity Shares		· · ·
At the beginning of the period	33,00,000	3,30,00,000
. •	33,00,000	3,30,00,000
*	31-1	Mar-12
· · · ·	No.	Amount (Rs)
Equity Shares Outstanding at the end of the period	33,00,000	2 20 00 000
obtatationing at the one of the period		3,30,00,000
	33,00,000	3,30,00,000

PARTICULARS	•	ASAT	ASAT
		31.03.12	31.03.11

(b) Terms/ Rights attached to equity shares The company has only one class of equity shares having par value of Rs. 10 per share. Each Holder of Equity Shares is entitled to one vote per share. The company declares and pays dividend in Indian Rupees.

In the event of liquidation of the company, the holders of equity shares will be entitled to receive remaining assets of the company, after distribution of all preferential amounts. The distribution will be in proportion to the number of equity shares

(c) Details of shareholders holding more than 5% shares.

Particulars	31-Mar-12		
	No.	% holding in the class	
 Equity Shares of Rs. 10 each fully paid up			
P. C. Bindal	1,95,200	5.92	
Manushree Bindal	1,89,000	5.73	
LFS Securities Limited	1,84,500	5.59	
ECILimited	1,79,680	5.4	
	7,48,380	22.61	
	No.	31-Mar-11 % holding in the class	
Equity Shares of Rs. 10 each fully paid up	4 05 000	5.00	
P. C. Bindal	1,95,200	5.93	
Manushree Bindal	29,000	0.8	
LFS Securities Limited	1,84,500	5.59	
ECt Limited	1,79,680	5.44	
,	4,08,700	17.8	
Reserves and Surplus			
(a) General Reserve			
As per last Balance Sheet	63,000	63,00	
Addition during the year	,	00,00	
Closing Balance	63,000	63,000	
The Development			
(b) Statutory Reserve*			
As per last Balance Sheet	8,70,682	7,23,31	
Addition during the year	1,97,380	1,47,36	
Closing Balance	10,68,062	8,70,68	
* Reserve created as per the Guidelines issued by the Reserve Bank of India. (c) Surplus i.e. Balance in the Statement of Profit & Loss			
As per last Balance Sheet	54,96,476	49,07,000	
Addition during the year	9,86,898	7,36,84	
Transfer to Statutory Reserve	(1,97,380)	(1,47,369	
-			
Closing Balance	62,85,995	54,96,476	
	74,17,057	64,30,15	
Short-Term Borrowings		······································	
Loans Repayable on Demand:	,	ι.	
- from Banks [Secured]	· · · · · · · · · · · ·	63,00,000	
- from Others (Unsecured)	1,38,00,000	1,08,00,000	
Loans & Advances from Related Parties [Unsecured]	7,00,000		
Advances Refundable	11,00,000	11,00,000	
	1,56,00,000	1,82,00,000	
The above amount includes			
- Secured Borrowings	-	63,00,000	
- Unsecured Borrowings	1,56,00,000	1,19,00,000	
		, ,,	
Loans Repayable on Demand from Banks are secured against pledge of FDRs. Other Current Liabilities			
Expenses Payable	1,74,090	0.64.40/	
Interest Accrued & Due on Borrowings	10,89,765	. 2,64,499	
Statutory Liabilities			
Advances Received	1,21,085	A 50 00 000	
Auvanues Received	4,50,00,000 4,63,84,940	4,50,00,000	
		4,52,64,499	

6. Short-Term Provisions Provision For Taxation

Provision For Taxation Contingent Provisions against Standard Assets 4,69,606 32,880 **5,02,486** 

3,22,747

3,22,747

7. Tangible Assets as on 31st March 2012.

S.	Particulars	articulars Gross Block						Depreciation		Net	Block
No.	r	Cost as	Addition	Sale / Disposal	Total as	Up to	For the	Adjustment	Upto	Net Carrying	Net Carryin
		· on	During the	During the	on	01.04.2011	year		31.03.2012	Amountas	Amounta
		01.04.2011	Year	Year	31.03.2012					on 31.03.2012	on 31.03.201
	Leasehold Land	49,66,908	-	-	49,66,908		-	-	-	49,66,908	49,66,90
	Buildings	1,89,67,655	-	-	1,69,67,655	40.04.007	-	-	42.05.050	1,89,67,655	1,89,67,65
	Furiture & Fixtures Vehicle	14,61,325	5,18,500		14,61,325 5,18,500	13,81,387	14,469 58,684		13,95,856 58,684	65,469 4,59,816	79,93
	Office Equipments	2,40,375	0,10,000		2,40,375	2,03,061	5,190		2,08,251	32,124	37,31
	Computers	4,38,700	•	-	4,38,700	4,38,331	147	-	4,38,479	221	3£
	TOTAL	2,60,74,963	5,18,500	•	2,65,93,463	20,22,779	78,491		21,01,269	2,44,92,194	2,40,52,18
	Previous Year	2,60,74,963	-	•	2,60,74,963	19,98,838	23,941	-	20,22,779	2,40,52,184	2,40,76,12
•	Non-Current In TRADE INVEST		and at Coat)								-
	Investment Pro		ied al Cost)					-			59,33,453
	Investment in ( 100 (31 March 2				fully paid up			1,930			1,930
	in Gujrat Optica 1000 (31 March	Is Fibres Ltd	• •			in .		37,645			37,645
	in Premier Viny 80,000 (31 Mar	Ltd.				ι <del>ν</del>		25,99,442			25,99,442
	paid up in NHP 4,000 (31 March	C Ltd.			-	105		5,13,873			5,13,873
	in Reliance Pow	ver Ltd.			ach iuliy paid	αþ		31,52,890			31,52,890
	Investment in I 1,20,000 (31 Ma	Unquoted Equarch 2011:1,20	uity Instrum (,000) Equity	ents /·Shares of F	ls 10 each ful	ly		12,00,000			12,00,000
	paid up in SLS 82,000 (31 Marc	Stock & Share ch 2011:82,00	s Broker Ltd 0) Equity Sh	l. ares of Rs 1(				8,20,000			8,20,000
	paid up in Indrai 80,000 (31 Marc				) each fully		:	20,00,000			20,00,000
	paid up in Balaji 5,000 (31 Marct	2011:5,000)	Equity Share	es of Rs 10 e	ach fully			5,00,000			5,00,000
	paid up in Kriti M 75,000 (31 Marc	ch 2011:75,000	0) Equity Sh	ares of Rs 10	) each fully			75,00,000		,	75,00,000
	paid up in Vishe						1,:	20,20,000		1	,20,20,000
	Investments in 24 (31 March 20 Reliance Logisti	11:24) Bonds ics Infra Ltd.	of Rs. 10,00	),000 each in			2,4	¥1,20,000		2	,41,20,000
	Investments in IDFC Infrastruct		(y				:	50,00,000			37,50,000
								42,92,890			,89,76,343
	Aggregate Amou Market Value of Rs. 2,60,39,600	Quoted Invest	tments as o		12 is		2,3	72,72,890		2	,72,72,890
	Aggregate Amou	unt of Unquote	d Investmen				1.1	70,20,000		1	,57,70,000
	Value of Investm Deferred Tax A	ssets (Net)									59,33,453
	Deferred Tax A Fixed Assets: In charged for finar Others	pact of differe	nce b/w tax	depreciation	& depreciation	on		33,818			29,030
	Gross Deferred Deferred Tax L							33,818			29,030
).	Deferred Tax As Inventories (Va	ssets (Net)	r of cost an	d net realiz	able value)			33,818			29,030
••	Stock-in-Trade/						3	39,68,848			40,54,386
								39,68,848			40,54,386



11.	Cash and Cash Equivalents		
	Balance with Banks	95 363	15 07 404
	- In Current Accounts	85,263	15,27,434 70,00,000
	- In Deposit Accounts (Pledged with Banks) Cash on Hand	62,015	2,62,796
		1,47,278	87,90,229
2.	Short-Term Loans and Advances	1, 1, 2, 0	01,30,223
	Loans & Advances to Related Parties (Unsecured, Considered Good)	-	
	Other Loans & Advances (Unsecured, Considered Good)*	2,94,64,000	1,67,71,01
		2,94,64,000	1,67,71,015
	* Includes Advances of Rs. 1,50,00,000 (31 March, 2011: Rs. 25,00,000)		
3.	Other Current Assets	1 00 000	4 74 05
	Prepaid Taxes Income Tax Refund Due	1,68,000 3,37,455	1,71,35 3,72,85
		and the second se	The second s
	Revenue From Operations	5,05,455	5,44,210
4.	Interest Income	42,14,041	43,44,84
	Other Financial Services	1,00,000	16,850
	Sale Of Shares	-	24,13,81
	Other Operating Income		
	- Dividend Income	2,04,121	50,20
	- Gain on Sale of Investments	1,17,028	1,03,02
		46,35,190	69,28,73
5.	Purchases of Stock-in-Trade/ Traded Goods	3.63.533	76 00 07
	Shares of Companies	3,63,532	75,29,07
	4 A second back and the second sec	3,63,532	75,29,07
<b>3</b> .	(Increase)/ Decrease in Inventories	4 <sup>2</sup>	
	Inventories at the beginning of the year Traded Goods (Shares of Companies)	40,54,386	9,65,098
	Inventories at the end of the year	10,04,000	5,00,05
•	Traded Goods (Shares of Companies)	39,68,848	40,54,38
	(Increase)/ Decrease in Inventories	85,538	(30,89,288
7.	Employee Benefit Expenses	all and the second differences and the second	
-	Salaries and Wages	6,72,000	6,42,00
	Bonus to Employees	41,000	
	Staff Welfare Expenses	28,362	16,644
	Travelling & Conveyance	21,975	42,16
		7,63,337	7,00,80
3.	Finance Costs Interest Expense	12,19,258	1,36,28
	interest Expense	And the second se	Contraction of the International Contractional Contractiona
<del>)</del> .	Other Expenses	12,19,258	1,36,28
	Rent, Rates & Taxes	1,80,000	1,80,000
	Repair & Maintenance (Others)	14,923	26,20
	Advertisement Expenses	45,291	47,86
	Communication Expenses	66,742	51,370
	Printing and Stationery	11,324	8,421
	Bank Charges	12,435	13,786
	Professional & Legal Expenses	83,038	1,05,262
	Auditors' Remuneration Provisioning on Standard Assets	28,090 32,880	
	Balances Written Off	1,65,015	
	General and Miscellaneous Expenses	16,858	35,790
		6,56,596	4,80,826
).	Current Tax	0,00,000	4,00,820
	Provision for Tax for the Current Year	4,69,606	3,22,747
	Earlier Year Tax	16,722	87,626
		10,122	01,020

21. Co	ontingent Liabilities respect of Guarantees given in respect of loan taken by others, an amount no	ot exceeding Rs. 6.50 Crore	°.
22. Ca	pital & Other.Commitments		
23. Se Th	gment Reporting is company is a Non Banking Financial Company. Since there is only one seg gment Reporting as required under Accounting Standard-17 netified by the Col	ment in which company is	operating,
	elated Party Transactions	inpanies (Accounting Stand	anda) Nules, 2000 is not applicable
4.1 Re	elated Party Disclosures ) Subsidiary Company	N.A.	• <u>.</u>
- K	) Related Parties with whom transactions have taken place during the year ey Managerial Personnel interprises owned or significantly influenced by Key Management Personnel	Mr. Vijay Kumar LFS Securities Ltd LFS Services Pvt. Lt Privy Consulting Pvt.	
	la la di Danda Terrana di sec		
	elated Party Transactions y Managerial Personnel	31.3.2012	31.3.2011
Re	emuneration	1,80,000	1,80,000
	terprises owned or significantly influenced by Key Management Personnel vance Taken	7,00,000	_
	Ivance Given	15,00,000	
	Ivance Received Back	15,00,000	-
	an Taken	-	57,00,000
	an Repaid	-	1,06,00,000
Ba	lance Due to		
Fn	y Managerial Personnel terprises owned or significantly influenced by Key Management Personnel	7,00,000	-
	lance Due from	1,00,000	-
Ke	v Managerial Personnel	-	
Én	terprises owned or significantly influenced by Key Management Personnel	•	-
5. Ea	rnings Per Share		
	rticulars	31.3.2012	31.3.2011
Ор	pening Number of Equity Shares	33,00,000	33,00,000
	otted during the Year		
C);(	itetanding Nijimbor of Sharoe at the year ond		
	itstanding Number of Shares at the year end.	33,00,000	
We	eighted number of Shares	33,00,000	33,00,000
We Ne	eighted number of Shares et Profit after Tax (Rs.)	33,00,000 9,86,898.43	33,00,000 7,36,845.39
We Ne Ea	eighted number of Shares	33,00,000	33,00,000 7,36,845.39
We Ne Ea <b>5. Pa</b>	eighted number of Shares et Profit after Tax (Rs.) rning Per Share (Rs.)	33,00,000 9,86,898.43	33,00,000 7,36,845.39 0.22
We Ne Ea 6. Pa Pa Au	eighted number of Shares et Profit after Tax (Rs.) rning Per Share (Rs.) yment to Auditors rticulars dit Fees	33,00,000 9,86,898.43 0.30	33,00,000 7,36,845.39 0.22 <b>31.3.2011</b>
We Ne Ea <b>6. Pa</b> Au Ott 7. The <b>3.</b> No. 9. In the	eighted number of Shares et Profit after Tax (Rs.) rning Per Share (Rs.) yment to Auditors rticulars	33,00,000 9,86,898.43 0.30 31.3.2012 28,090 to be disclosed pursuant to 0 ing period of service. value on realization in the c	33,00,000 7,36,845.39 0.22 <b>31.3.2011</b> 12,133 Clause 32 of the Listing Agreemen ordinary course of business at lea
We Ne Ea 6. Pa Au Otti 7. The 3. No. 9. In the equ	eighted number of Shares et Profit after Tax (Rs.) rrning Per Share (Rs.) yment to Auditors rticulars dit Fees hers a company has not given any loans and advances in the nature of loan required to provision has been made for Gratuity as no employee has completed qualify he opinion of Board of Directors, all the current assets, loan & advances have a	33,00,000 9,86,898.43 0.30 31.3.2012 28,090 to be disclosed pursuant to 0 ing period of service. value on realization in the c	33,00,000 7,36,845.39 0.22 <b>31.3.2011</b> 12,133 Clause 32 of the Listing Agreemen ordinary course of business at lear to the year have been provided fo
We Ne Ea 6. Pa Au Oth 7. The 8. No. 9. In th equ 0. Par Ear Exp 1. No 2. Par Till fina to th stat	eighted number of Shares et Profit after Tax (Rs.) rrning Per Share (Rs.) yment to Auditors rticulars dit Fees hers e company has not given any loans and advances in the nature of loan required i provision has been made for Gratuity as no employee has completed qualify he opinion of Board of Directors, all the current assets, loan & advances have a val to the amount at which they are stated, except those stated otherwise and tha	33,00,000 9,86,898.43 0.30 31.3.2012 28,090 to be disclosed pursuant to 0 ing period of service. value on realization in the of tall known liabilities relating 31.3.2012 & Medium Enterprises Dev	elopment Act, 06.
We Ne Ea Pa Au Oti 7. The 8. No. 9. In th equ 0. Par Ear Exp 1. No 2. Par Till fina to th stat She UDITO	eighted number of Shares it Profit after Tax (Rs.) iming Per Share (Rs.) iming Per Share (Rs.) iming Per Share (Rs.) iming Per Share (Rs.) iming received to an explosion of a second advances in the nature of loan required to a company has not given any loans and advances in the nature of loan required to a company has not given any loans and advances in the nature of loan required to a company has not given any loans and advances in the nature of loan required to provision has been made for Gratuity as no employee has completed qualify the opinion of Board of Directors, all the current assets, loan & advances have a ial to the amount at which they are stated, except those stated otherwise and that ticulars ming in Foreign Currency benditure in Foreign Exchange dues are payable by the Company to the parties covered under Micro, Small ties balances are subject to confirmation from them. wious Year's Figures the year ended 31 March,2011, the company was using pre-revised Schedule V incial statements. During the year ended 31st March,2012, the Revised Schedule V incial statements. During the year ended 31st March,2012, the Revised Schedule V incial statements. However, it significantly impacts presentation and disclosures made in text. As a result, previous years' figures have been regrouped/ reclassified to co RS'REPORT	33,00,000 9,86,898.43 0.30 31.3.2012 28,090 to be disclosed pursuant to 0 ing period of service. value on realization in the of tall known liabilities relating 31.3.2012 & Medium Enterprises Dev	33,00,000 7,36,845.39 0.22 31.3.2011 12,133 Clause 32 of the Listing Agreemen ordinary course of business at least to the year have been provided for 31.3.2011 elopment Act, 06.
We Ne Ea 6. Pa Oti 7. The 8. No. 9. In th equ 0. Par Ear Ear Ear Ear 1. No 2. Par 3. Pre Till 1 fina to th stat She UDITO s per o or G.C.	eighted number of Shares it Profit after Tax (Rs.) iming Per Share (Rs.) iming Per Share (Rs.) iming Per Share (Rs.) iming Per Share (Rs.) iming received to an explosion of a second advances in the nature of loan required to a company has not given any loans and advances in the nature of loan required to a company has not given any loans and advances in the nature of loan required to a company has not given any loans and advances in the nature of loan required to provision has been made for Gratuity as no employee has completed qualify the opinion of Board of Directors, all the current assets, loan & advances have a ial to the amount at which they are stated, except those stated otherwise and that ticulars ming in Foreign Currency benditure in Foreign Exchange dues are payable by the Company to the parties covered under Micro, Small ties balances are subject to confirmation from them. wious Year's Figures the year ended 31 March,2011, the company was using pre-revised Schedule V incial statements. During the year ended 31st March,2012, the Revised Schedule V incial statements. During the year ended 31st March,2012, the Revised Schedule V incial statements. However, it significantly impacts presentation and disclosures made in text. As a result, previous years' figures have been regrouped/ reclassified to co RS'REPORT	33,00,000 9,86,898.43 0.30 31.3.2012 28,090 to be disclosed pursuant to 0 ing period of service. value on realization in the o tall known liabilities relating 31.3.2012 & Medium Enterprises Dev 4 to the Companies Act, 195 e VI notified under Companie and measurement principles in the financial statements, p inform to this year's financia	33,00,000 7,36,845.39 0.22 31.3.2011 12,133 Clause 32 of the Listing Agreemen ordinary course of business at least to the year have been provided for 31.3.2011 elopment Act, 06.
We Ne Ea Pa Au Ott 7. The B. No. 9. In th equ 0. Par Ear Ear Ear 1. No 2. Par Ear Till 1 fill 1 to th stat She UDITO 8 per o hartere RN. 50 A.Vanc arther	eighted number of Shares It Profit after Tax (Rs.) rrning Per Share (Rs.) yment to Auditors rticulars dit Fees hers e company has not given any loans and advances in the nature of loan required i provision has been made for Gratuity as no employee has completed qualify he opinion of Board of Directors, all the current assets, loan & advances have a ial to the amount at which they are stated, except those stated otherwise and that ticulars ming in Foreign Currency benditure in Foreign Exchange dues are payable by the Company to the parties covered under Micro, Small ties balances are subject to confirmation from them. evious Year's Figures the year ended 31 March, 2011, the company was using pre-revised Schedule V incial statements. During the year ended 31st March, 2012, the Revised Schedule V incial statements. During the year ended 31st March, 2012, the Revised Schedule V incial statements. However, it significantly impacts presentation and disclosures made in teet. As a result, previous years' figures have been regrouped/ reclassified to co RS'REPORT bur report of even date SHARDA & CO. d Accountants 0041N) dna Gopal Sharda [P.C. Bindal] Chairman	33,00,000 9,86,898.43 0.30 31.3.2012 28,090 to be disclosed pursuant to 0 ing period of service. Value on realization in the o it all known liabilities relating 31.3.2012 & Medium Enterprises Dev 31.3.2012 & Medium Enterprises Dev 1 to the Companies Act, 195 e VI notified under Companie and measurement principles in the financial statements, p inform to this year's financia on Behalf of the Board [Vijay Kumar] Whole Time Director	33,00,000 7,36,845.39 0.22 31.3.2011 12,133 Clause 32 of the Listing Agreemen ordinary course of business at least to the year have been provided for 31.3.2011 elopment Act, 06.
We Ne Ea Pa Au Ott 7. The B. No. 9. In th equ 0. Par Ear Ear Ear 1. No 2. Par Ear Till 1 fill 1 to th stat She UDITO 8 per o hartere RN. 50 A.Vanc arther	eighted number of Shares it Profit after Tax (Rs.) irring Per Share (Rs.) iyment to Auditors rticulars dit Fees hers a company has not given any loans and advances in the nature of loan required i provision has been made for Gratuity as no employee has completed qualify he opinion of Board of Directors, all the current assets, loan & advances have a lal to the amount at which they are stated, except those stated otherwise and that ticulars ming in Foreign Currency benditure in Foreign Exchange dues are payable by the Company to the parties covered under Micro, Small ties balances are subject to confirmation from them. wious Year's Figures the year ended 31 March,2011, the company was using pre-revised Schedule V incial statements. During the year ended 31st March,2012, the Revised Schedule V incial statements. During the year ended 31st March,2012, the Revised Schedule V incial statements. However, it significantly impacts presentation and disclosures made in ater. As a result, previous years' figures have been regrouped/ reclassified to co RS'REPORT bur report of even date SHARDA & CO. d Accountants 0041N) tha Gopal Sharda [P.C. Bindal]	33,00,000 9,86,898.43 0.30 31.3.2012 28,090 to be disclosed pursuant to 0 ing period of service. Value on realization in the o tall known liabilities relating 31.3.2012 & Medium Enterprises Dev 4 to the Companies Act, 195 e VI notified under Companie and measurement principles in the financial statements, p inform to this year's financia on Behalf of the Board [Vijay Kumar]	33,00,000 7,36,845.39 0.22 31.3.2011 12,133 Clause 32 of the Listing Agreemen ordinary course of business at lea to the year have been provided for 31.3.2011 elopment Act, 06. 6 for prepration and presentation of as Act, 1956 has become applicab followed for prepration for financi articularly presentation of Balanci statements where necessary.
We Ne Ea 6. Pa Au Ott 7. The 8. No. 9. In th equ 0. Par Ear 1. No 2. Par Till 1 fina to th stat She UDITO s per o or G.C. hartere embers	eighted number of Shares It Profit after Tax (Rs.) rrning Per Share (Rs.) yment to Auditors rticulars dit Fees hers e company has not given any loans and advances in the nature of loan required i provision has been made for Gratuity as no employee has completed qualify he opinion of Board of Directors, all the current assets, loan & advances have a ial to the amount at which they are stated, except those stated otherwise and that ticulars ming in Foreign Currency benditure in Foreign Exchange dues are payable by the Company to the parties covered under Micro, Small ties balances are subject to confirmation from them. evious Year's Figures the year ended 31 March, 2011, the company was using pre-revised Schedule V incial statements. During the year ended 31st March, 2012, the Revised Schedule V incial statements. During the year ended 31st March, 2012, the Revised Schedule V incial statements. However, it significantly impacts presentation and disclosures made in teet. As a result, previous years' figures have been regrouped/ reclassified to co RS'REPORT bur report of even date SHARDA & CO. d Accountants 0041N) dna Gopal Sharda [P.C. Bindal] Chairman	33,00,000 9,86,898.43 0.30 31.3.2012 28,090 to be disclosed pursuant to 0 ing period of service. Value on realization in the o it all known liabilities relating 31.3.2012 & Medium Enterprises Dev 31.3.2012 & Medium Enterprises Dev 1 to the Companies Act, 195 e VI notified under Companie and measurement principles in the financial statements, p inform to this year's financia on Behalf of the Board [Vijay Kumar] Whole Time Director	33,00,000 7,36,845.39 0.22 31.3.2011 12,133 Clause 32 of the Listing Agreemen ordinary course of business at leas to the year have been provided for 31.3.2011 elopment Act, 06. 6 for prepration and presentation of as Act, 1956 has become applicabl followed for prepration for financia articularly presentation of Balanci statements where necessary.
We Ne Ea Pa Au Ott The 3. No. 2. In the equ D. Par Ear Ear E. No 2. Par Ear Ear E. No 2. Par Till 1 fina to th stat She UDITO s per o Dr G.C. hartere embers ace : N	eighted number of Shares It Profit after Tax (Rs.) yment to Auditors rrticulars dit Fees hers a company has not given any loans and advances in the nature of loan required provision has been made for Gratuity as no employee has completed qualify he opinion of Board of Directors, all the current assets, loan & advances have a all to the amount at which they are stated, except those stated otherwise and tha ticulars ming in Foreign Currency benditure in Foreign Exchange dues are payable by the Company to the parties covered under Micro, Small ties balances are subject to confirmation from them. whoe Year's Figures the year ended 31 March, 2011, the company was using pre-revised Schedule V nicial statements. During the year ended 31st March, 2012, the Revised Schedule V nicial statements. During the year ended 31st March, 2012, the Revised Schedule V nicial statements. However, it significantly impacts presentation and disclosures made in the t. As a result, previous years' figures have been regrouped/ reclassified to co RS'REPORT bur report of even date SHARDA & CO. d Accountants 0041N) dna Gopal Sharda ship No.091051 lew Delhi	33,00,000 9,86,898.43 0.30 31.3.2012 28,090 to be disclosed pursuant to 0 ing period of service. Value on realization in the o it all known liabilities relating 31.3.2012 & Medium Enterprises Dev 31.3.2012 & Medium Enterprises Dev 1 to the Companies Act, 195 e VI notified under Companie and measurement principles in the financial statements, p inform to this year's financia on Behalf of the Board [Vijay Kumar] Whole Time Director	33,00,000 7,36,845.39 0.22 31.3.2011 12,133 Clause 32 of the Listing Agreemen ordinary course of business at lea to the year have been provided for 31.3.2011 elopment Act, 06. 6 for prepration and presentation of as Act, 1956 has become applicab followed for prepration for financi articularly presentation of Balanci statements where necessary.
We Ne Ea 6. Pa Au Ott 7. The 8. No. 9. In th equ 0. Par Ear Ear Ear 2. Par Ear Ear 7. No 2. Par Till 1 fina to th stat She UDITO s per o or G.C. hartere embers ace : N	eighted number of Shares It Profit after Tax (Rs.) rring Per Share (Rs.) yment to Auditors rticulars dit Fees hers a company has not given any loans and advances in the nature of loan required it provision has been made for Gratuity as no employee has completed qualify he opinion of Board of Directors, all the current assets, loan & advances have a lal to the amount at which they are stated, except those stated otherwise and tha ticulars ming in Foreign Currency benditure in Foreign Exchange dues are payable by the Company to the parties covered under Micro, Small ties balances are subject to confirmation from them. wious Year's Figures the year ended 31 March, 2011, the company was using pre-revised Schedule V nicial statements. During the year ended 31st March, 2012, the Revised Schedule V he Company. The adoption of Revised Schedule VI does not impact recognition a lements. However, it significantly impacts presentation and disclosures made in text. As a result, previous years' figures have been regrouped/ reclassified to co RS'REPORT bur report of even date SHARDA & CO. d Accountants 0041N) tha Gopal Sharda ship No.091051 DIN: 00004769	33,00,000 9,86,898.43 0.30 31.3.2012 28,090 to be disclosed pursuant to 0 ing period of service. Value on realization in the o it all known liabilities relating 31.3.2012 & Medium Enterprises Dev 31.3.2012 & Medium Enterprises Dev 1 to the Companies Act, 195 e VI notified under Companie and measurement principles in the financial statements, p inform to this year's financia on Behalf of the Board [Vijay Kumar] Whole Time Director	33,00,000 7,36,845.39 0.22 31.3.2011 12,133 Clause 32 of the Listing Agreemen ordinary course of business at lea to the year have been provided for 31.3.2011 elopment Act, 06. 6 for prepration and presentation as Act, 1956 has become applicab followed for prepration for financi articularly presentation of Balanci statements where necessary.

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## **CASH FLOW STATEMENT FOR THE YEAR ENDED 31ST MARCH, 2012**

		(Amount in Rs.)
	2011-2012	2010-2011
Profit before Tax	14,68,438	11,47,087
Non Cash Adjustment:		
- Depreciation	78,491	23,941
Operating profit before Working Capital changes	15,46,929	11,71,028
Changes in Working Capital:		
Decrease /(Increase) in Trade Receivables	-	34,56,619
Decrease/ (Increase) in Inventories	. 85,538	(30,89,289)
Decrease/ (Increase) in Short/ Long Term Loans and Advances	(1,26,92,985)	82,28,455
Decrease/ (Increase) in Other Current Assets	38,761	6,45,667
(Decrease)/ Increase in Other Current Liabilities	11,20,441	(30,83,153)
(Decrease)/Increase in Short Term Provisions	1,79,739	(48,748)
Cash generated from Operations	(97,21,577)	72,80,579
Income Tax Paid	(4,86,328)	(4,10,373)
Cash Flow from Operating Activities (A)	(1,02,07,905)	68,70,206
Cash Flow from Investing Activities		
Purchase of Investment	(12,50,000)	(1,02,13,206)
Proceeds from Sale of Investment	59,33,453	4,08,691
Purchase of Fixed Assets	(5,18,500)	-
Cash Flow from Investing Activities (B)	41,64,953	(98,04,515)
Cash Flow from Financing Activities		
Proceeds from Short Term Borrowings	37,00,000	59,00,000
Repayment of Short Term Borrowings	(63,00,000)	(46,90,729)
Cash Flow from Financing Activities (C)	(26,00,000)	12,09,271
Net Increase in Cash & Cash Equivalents (A+B+C)	(86,42,952)	(17,25,038)
Cash & Cash Equivalents at the beginning of year	87,90,229	1,05,15,267
Cash & Cash Equivalents at the end of year	1,47,278	87,90,229

Note :

The above Cash Flow Statement has been prepared under the "Indirect Method " as stated in Accounting Standered -3.

#### For & on Behalf of the Board

[P.C. Bindal] Chairman DIN : 00004769 [Vijay Kumar] Whole Time Director DIN: 00165917 [R Anand] Company Secretary

#### AUDITOR'S CERTIFICATE

We have examined the attached Cash Flow Statement of Lead Financial Services Limited for the year ended 31 st March, 2012. The Statement has been prepared by the company in accordance with the requirements of clause - 32 of the listing agreement with the stock exchanges and is based on and in agreement with corresponding profit and loss account and balance sheet of the company covered by our Report of 26th May, 2012 to the members of the Company. For GC. SHARDA & CO.

Chartered Accountants (FRN 500041N)

CA.Vandna Gopal Sharda Partner M. No. : 091051

Place : New Delhi Date : May 26, 2012

