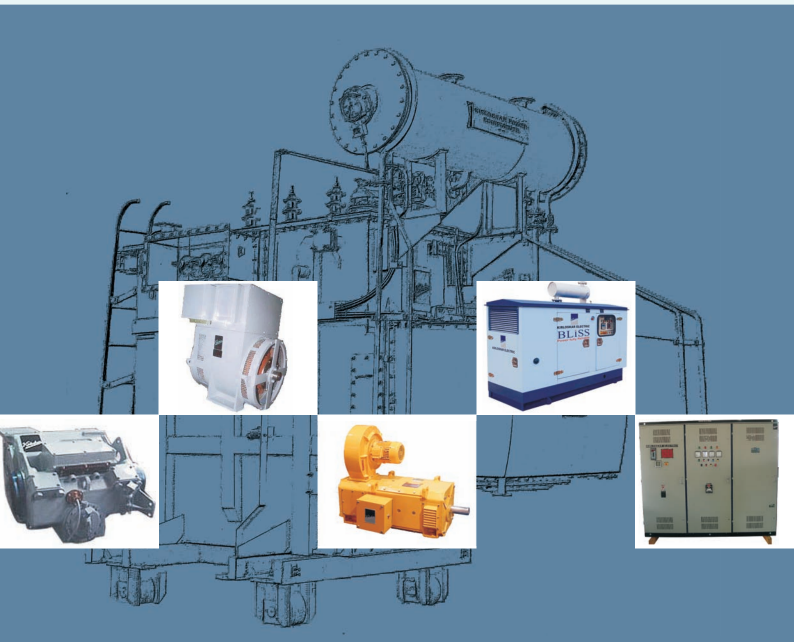


KIRLOSKAR ELECTRIC COMPANY LTD.



G 3 rd ANNUAL REPORT 2009-2010 (ABRIDGED)



KIRLOSKAR ELECTRIC COMPANY LIMITED

BOARD OF DIRECTORS

Vijay R. Kirloskar

Chairman & Managing Director

P.S. Malik

Jt. Managing Director

A.S. Lakshmanan

S.N. Agarwal

Anil Kumar Bhandari Sarosh J Ghandy V.P.Mahendra Kamlesh Gandhi Berthold Groeneveld

D.Devender Singh

Meena Kirloskar

COMPANY SECRETARY

P.Y.Mahajan

LIC Nominee

AUDITORS

B.K.Ramadhyani & Co.

Bangalore

BANKERS

Axis Bank

Bank of India

State Bank of Mysore State Bank of Travancore The Bank of Rajasthan Ltd

Bank of Commerce, Kualalumpur(Malaysia)

REGISTERED OFFICE

Industrial Suburb, Rajajinagar

Bangalore 560 010

FACTORIES

Govenahalli, Thyamagondlu, Bangalore

Belvadi Industrial Area, Mysore

Gokul Road, Hubli Hirehalli, Tumkur Kondhapuri, Pune Nagar Road, Pune Kachenahalli, Bangalore Tumkur Road, Bangalore

Gabbur, Hubli

Yeshwanthpur, Bangalore Dulagarh,Kolkatta

BOARD OF DIRECTORS



Vijay R. Kirloskar Chairman & Managing Director



Malik P. S.Joint Managing Director



Lakshmanan A. S.



Agarwal S. N.



Anil Kumar Bhandari



Sarosh J. Ghandy



Mahendra V. P.



Kamlesh Gandhi



Berthold Groeneveld

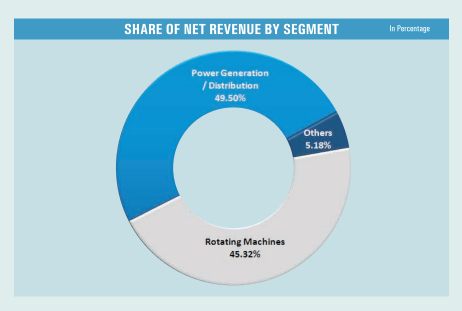


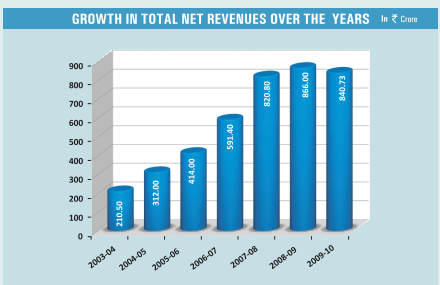
Devender Singh D.LIC Nominee

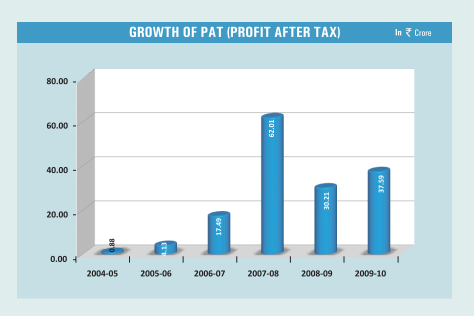


Meena Kirloskar

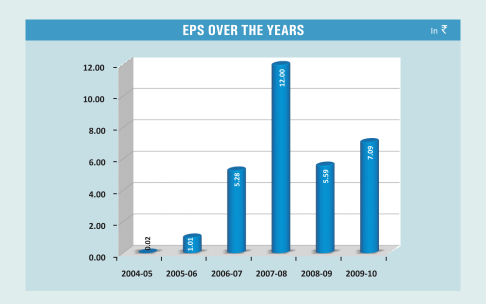
FINANCIAL SUMMARY

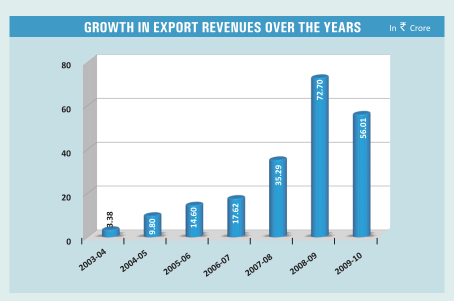


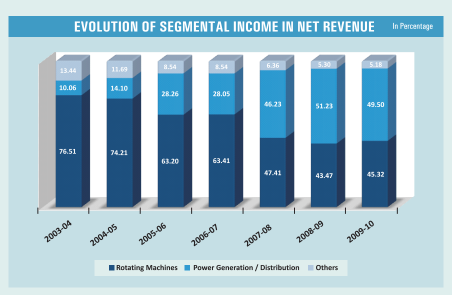
















Ladies and Gentlemen,

I am pleased to present the
63rd Annual report of your company.

I am pleased to announce the impressive performance of your company in FY2009-10.The Turnover amounted to ₹ 840.73 Crore compared to ₹ 866.65 Crore in 2008-09.The Net profit was higher at ₹ 37.59 Crore as compared to ₹ 30.21 Crore in 2008-09 on standalone basis. The turnover was ₹ 1182.85 Crores with a profit after tax of ₹ 50.96 Crores on Consolidated basis.

The year 2009-10 was a challenging one for all of us. The World Economy is on the recovery path due to the support of financial stimuli from various Governments and multilateral financial Institutions across the globe.

The world economy is yet to come out of the slowdown and the conditions of the growth seen in the recent past are fragile due to subdued consumer and investment demand in the developed countries. Emerging Economies have faced a sharp drop in bank credit and sharp contraction of demand due to low consumer spending in developed countries. Stronger recovery is expected and seen from the Asian countries. India has been on the rebound from the recession and has been growing at the rate of 7.4% in 2009-10

In Europe, our subsidiary LDW has done a decent job this year despite Germany being deeply affected by the recession.

LDW has shown a performance of € 50.82 Million a fall of 8.76% over the previous year. This is partly due to the German economy shrinking by over 5% in 2009-10 over 2008-09. This was attributed to fall in investor confidence and reduced consumer spend across the world affecting Engineering goods demand and exports.

Coming to India, as per estimates, the Indian economy has registered a growth of 7.4% in 2009-10, with 8.6 per cent year-on-year (y-o-y) growth in its fourth quarter.

The growth is driven by robust performance of the manufacturing sector on the back of government and consumer spending. GDP growth rate of 7.4% in 2009-10 has exceeded the government forecast of 7.2% for the full year as compared to 6.8% in 2008-09.

According to Government data, the manufacturing sector witnessed a growth of 16.3% in January-March 2010, from a year earlier. Capital goods production grew by 72.8 per cent against a contraction of 5.9 per cent a year ago.

The cautious but firm revival across the main sectors, i.e. Agriculture, Industry and services in 2009-10 was due to the stimulus packages announced by the Government of India. These packages boosted the Investor confidence in brand India and had a positive impact on the various stakeholders. You would recall that the turnaround started from $\Omega 2$ of 2009-10 when Industry and Services experienced robust growth resulting in a 7.9% growth rate for $\Omega 2$.

Your company has shown a performance as mentioned elsewhere of \nearrow 840.73 Crore with PAT of \nearrow 37.59 Crore. The turnover was \nearrow 1182.85 Crores with a profit after tax of \nearrow 50.96 Crores on Consolidated basis. This overall growth was possible due to concerted efforts and continuous monitoring of operations in this challenging year.

Your company manufactures and deals in Electrical machinery for the Industry in general. We expect to benefit from the huge investments that the GOI is making in the Infrastructural sector. This includes the Power Generation, Transmission & Distribution space and final distribution, which is being progressively liberalized for private investment.

HIGHLIGHTS OF 2009-10

- Biggest rating of 220 kV Transformer manufactured from Mysore. One no. 62.5MVA, 220/34.5/11kV for AARESS STEELS, Hospet through SIEMENS.
- One no. 40MVA, 220/11kV for Jindal Steel and Power Limited, Raigarh.
- 40/50MVA, 66kV transformer exported to INDONESIA.
- 3150KVA, 11kV Distribution Transformer with corrugated construction exported to MALAYSIA
- 10 MVA, 33/22 kV POWER TRANSFORMER for MSETCL successfully passed short circuit test at CPRI
- 8000AMPS, 33kV Neutral Grounding

Transformers



Transformer supplied to UTTAM GALVA

- 12.5MVA, 33 kV Converter Duty Transformer supplied to JSW
- 17 MVA, 33kV ARU (Active Rectifier Unit) TRANSFORMERS TO FLS TISCO used as Converter duty Transformer.



With the Govt. laying an ambitious plan to add 78,577 MW in the 11^{m} five year plan, which is likely to trigger major investments from both the Public and Private sector players. The total capacity addition in FY2010-11 is projected at 20,360 MW by the Planning Commission of India. The 12^{m} plan maintains the growth at 82,200 MW including 42,200 MW in the thermal space.

Power supply continues to a basic issue for India today with the deficit being tagged at 12%. The private sector contributed 4,287 MW or 45% of the 9,585 MW capacity addition in 2009-10. The central and state sector utilities have contribute 5,298 MW during the period.

As is known every 1MW of Power generation needs 7 MW in transmission equipment.

This sector will be our main customer for our Transformer and allied products. We are progressively going for both higher capacity and kV Class ratings in our Power transformers. This year we have successfully manufactured and commissioned our first 220 kV transformers. A 63MVA 220/34.5/11kV for AARESS STEELS, Hospet through SIEMENS, and another for 40MVA 200/11kV power transformer for JSPL.

The increasing investments in industrial sector especially Ferrous and Steel, Cement and Fertilizers will see a spur in demand for our Motor product lines.

Nuclear Power sector is on the rise in India with 4 new plants under construction. India now envisages increasing the contribution of nuclear power to overall electricity generation capacity from 4.2% to 9% within 25 years. In 2010, India's installed nuclear power generation capacity will increase to 6,000 MW as part of the plan to reach generation capacity of 20,000MW by 2020.

Electronics



HIGHLIGHTS OF 2009-10

- Kirloskar Electric Co Ltd., Electronics
 Division Mysore, Installed 630kW, 415V, AC
 Drive for roughing stand of Steel Rolling Mill
 Application at Aashiyana Rolling Mill,
 Ahmedabad. We are the first company to have installed AC drive for such application in India on Slip ring Induction Motor
- Kirloskar Electric Co Ltd., Electronics
 Division Mysore, Installed 560kW, 415V, AC
 Drive for Zero Mill of Sugar Mill Application at Vikas SSK, Latur. Most of the new sugar mills are running with AC drives.

The Indian Nuclear Power Industry is on a path of significant expansion in the coming years, thanks in part to the passing of the Indo-US nuclear deal. This agreement will allow India to carry out trade of nuclear fuel and technologies with other countries and significantly enhance its power generation capacity. When the agreement goes through, India is expected to generate an additional 25,000 MW of nuclear power by 2020, bringing total estimated nuclear power generation to 45,000 MW.

It is a matter of pride and humility when I say that we are working with Nuclear Power Corporation of India for development of special motors. I expect this to take us a long way into the sunrise sector of Nuclear power in India and around the world. We are the only company to be given this opportunity in India, other than BHEL.

As part of our contribution to the growing Eco consciousness and Electric Vehicles development worldwide, aimed at developing a sustainable mode of mass transport by reducing the Vehicular Pollution, we have been supplying the propulsion systems for the Electric Cars made by Reva. I am proud to say that these cars, sold widely in Europe, have seen our drive system running flawlessly for the past 8 years.

We have successfully developed a small electrical drive system for an Autorickshaw at our Development center at the Hubli Unit. We are working to get to the other manufacturers with the same intent for Indian and global market. We are partnering a few Indian Automotive Manufacturers in this venture to develop such eco friendly vehicles for the mass market.

We continue to supply our Electrical systems to Reva after the recent change in management and are supplying the similar systems to the new owners, Mahindra & Mahindra for their other projects.

As for orders for LDW motors in India, we have bagged 6 no 8MW Motors from Essar of which 3 are under execution, through a pump manufacturer to IOCL Haldia, Chennai Petrochemical

limited, and are in the process of enlisting LDW in EIL for possible orders from GNFC, for their new projects.

The AC Motors group has developed new motors for the newer applications like Automated parking systems that are being built to address the parking problems in Metros and Major cities.

The Industrial Electronics group of your company has successfully designed and installed a 630kW, 415V, AC Drive for roughing stand of Steel Rolling Mill Application on a Slip ring Induction Motor, the very first of its kind anywhere.



The Switchgear group has designed and manufactured 33kV 1600 Amps 26.2kA Vacuum Circuit Breaker. We also have designed and executed 750kVA 11kV package substation with both Cast Resin and Oil Filled Transformers.

The Power Generation Group has increased the DGSet range to 500kVA. Now we cover the entire range of customer demand from 12.5kVA to 500kVA.

We have supplied customised generators for the latest class of stealth ships being commissioned in the Indian Navy.

We have expanded our product portfolios in other product areas and have expanded geographically by opening new office in areas with high business potential. With this backdrop we hope to consolidate our position through the year 2010-11.

As part of our cause for gender empowerment/ equality and Inclusion, we have consciously been employing more women from the underprivileged sections of society into our workforce. This is true especially in the new Gabbur unit where the majority of them are employed. We have taken this decision to address issues of social equality and the thrust the Government is putting on Women empowerment. We are very pleased with the productivity and quality of their output.

Coming to the Corporate Social Responsibility, The Kirloskar Electric Charitable Trust founded and manages the Ravi Kirloskar Memorial Hospital in Peenya, the prime Industrial hub of Bangalore. This hospital has the best of facilities and provides the best healthcare to the people living in the area at nominal costs.

HIGHLIGHTS OF 2009-10

AC Motors

- Group II C Flame Proof Motors from 63 to 355 Frame supplied through M/S. Bharat Pumps and Compressors Ltd, Naini, M/S. KSB Pumps and Kirloskar Ebara Pumps, Pune, Jord Engineering and ITT Corporation, Baroda to various IOCL Projects.
- Roller Table Motors from 112 to 250 Frames to Essar Construction, Bhilai Steel, Bokaro Steel, Tata Steel and Rourkela Steel Plants.
- 24kW Motor in SC180L Frame to Bangalore Metro supplied through Faively Transport, Hosur.
- 0.37kW and 0.55kW Loom Motors in RL100L Frame For Textile Application A/C. B.T.Hand Processors, Ind
- 3.3kW in BPB100L Frame Yaw Motors A/C. Enercon for Wind Mill Application.

- 1.1kW In PM90I For High Mast Lighting Pole Application A/C. Utkarsh Tubes, Calcutta.
- 0.12kW in BPM 63 Frame and 0.75kW Motors in BPM80 Frame For On-Line Tap Changer Units A/C. CTR Manufacturer, Pune
- 0.55kW in Bpm71 Frame and 0.75kW Motors in BPM80 Frame On-Line Tap Changer Units A/C. EasunMR, Chennai
- 0.12kW Cheese Winder Motors in CPM 71 Frame A/C. JP Industries, Surat.
- Motors suitable for Inverter Duty Application with Forced Cooling for both 415 V and 660 V from 63 to 315 Frames.
- Brake Motors from 63 to 280 Frames to Various Customers.



Your company continues to be led by strong and motivated human resources. The company believes in ongoing training and development of its employees, while improving their skill sets, keeps them abreast of the evolving latest international technologies, to meet the emerging challenges in the market place and rising customer expectations. We are working on starting our own Training Center for imparting the special skills needed to overcome the severe shortage, of trained young workforce, plaguing the Indian Electrical Industry. We are focused as much on development of managerial skills to ensure the availability of top class talent to meet the ambitious growth and expansion plans of the company.

I am glad to announce that your company has entered into new wage agreements for our Hubli and Tumkur units.

I have enjoyed unstinted support from all the investors of Kirloskar Electric. I would take this opportunity to express my gratitude to the Board, Banks and Financial institutions, Customers and Shareholders for their continued confidence and all the employees for their support.

With hopes for a Better and Brighter tomorrow

Vijay R Kirloskar

Chairman and Managing Director







- 8KW in CM132 Frame, 52v, 65hz nominal to 170 Hz Max Frequency and speed range Of 1850 To 5000 RPM
 Motor Suitable For Electric Vehicle For Mahindra And Mahindra, Nasik.
- 0.37KC4 415v 50 Hz in AM71 Frame Actuator Motors.
- 2.5KC6 Vibrator Motor in VB180 Frame.
- 2.4/1.5kw 4/6 Pole and 2.2/1.5kw 4/8 pole, CL 'H' Insulation Surface Cooled

- Motors In CPM100L Frame to M/S. KTTM, Bangalore for Textile Application.
- 0.75KC4 in BPM90L Frame, 3.7KC4 in BPM132 Frame, 2.2KC2 in BPM112 Frame, 5.5KC4 in BPM160 Frame Surface Cooled IP67 Actuator Motors with CPRI Certificate for IP67 Protection for United Technomech, Mumbai.
- Dustbin Blower Motors for Railways.





NOTICE

NOTICE is hereby given that the SIXTY THIRD ANNUAL GENERAL MEETING of the Members of KIRLOSKAR ELECTRIC COMPANY LIMITED will be held at Chowdiah Memorial Hall, Gayathri Devi Park Extension, Vyalikaval, Bangalore 560 003 on Thursday, the 23⁻⁻ September, 2010 at 10.00 A.M. to transact the following business:

- 1. To consider and adopt the Directors' Report, Audited Balance Sheet as at 31-March, 2010 and the Profit and Loss Account for the year ended 31-March, 2010 together with the Auditors' Report thereon.
- 2. To appoint a Director in place of Mr. V.P.Mahendra, who retires by rotation. Being eligible, he has conveyed his intention in writing to seek re-appointment.
- 3. To appoint a Director in place of Mr. Kamlesh Gandhi, who retires by rotation. Being eligible, he has conveyed his intention in writing to seek re-appointment.
- 4. To appoint a Director in place of Mr. Anil Kumar Bhandari, who retires by rotation. Being eligible, he has conveyed his intention in writing to seek re-appointment
- 5. To appoint Auditors to hold office from the conclusion of this Annual General Meeting until the conclusion of the next Annual General Meeting and to authorise the Board of Directors to fix their remuneration, M/s. B K Ramadhyani & Co., Chartered Accountants, Bangalore (Registration No.002878S) and M/s. Sundar & Associates, Chartered Accountants, Selangar Darul Ehsan, Malaysia, are the retiring Auditors.

SPECIAL BUSINESS

- 6. To consider and if thought fit, to pass with or without modification/s, the following Resolution as a Special Resolution: RESOLVED THAT pursuant to Sections 198, 269, 309, 310 and other applicable provisions, if any, of the Companies Act and Schedule XIII thereto and subject to such other approvals as may be necessary, consent of the Company be and is hereby accorded to the re-appointment of Mr. Vijay R Kirloskar as Managing Director of the Company for a further period of 5 (Five) years with effect from 17- August, 2010 on the remuneration and on the terms and conditions as set out in the Explanatory Statement.
 - RESOLVED FURTHER THAT pursuant to Section 198 and all other applicable provisions of the Companies Act, 1956 and subject to such other approvals as may be necessary, the minimum remuneration as set out in the Explanatory Statement be paid to Mr. Vijay R Kirloskar, in the event of loss or inadequacy of profit in any financial year during the term of his office.

By Order of the Board of Directors, for KIRLOSKAR ELECTRIC COMPANY LIMITED,

P.Y. MAHAJAN

Associate Vice President & Company Secretary

Bangalore,

Date: 10° July, 2010

NOTES:

- (a) A MEMBER ENTITLED TO ATTEND AND VOTE IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE INSTEAD OF HIMSELF AND THE PROXY NEED NOT BE A MEMBER OF THE COMPANY. PROXIES IN ORDER TO BE EFFECTIVE MUST BE RECEIVED AT THE COMPANY'S REGISTERED OFFICE NOT LATER THAN FORTY-EIGHT HOURS BEFORE THE COMMENCEMENT OF THE MEETING.
- (b) The relevant Explanatory Statement pursuant to Section 173 of the Companies Act, 1956, is annexed hereto.
- (c) Documents relating to any of the items mentioned in the Notice and the Explanatory Statement thereto, are open for inspection at the Registered Office of the Company on any working day during business hours.
- (d) Members requiring information on the accounts and operations of the Company are requested to write to the Company at least seven days before the date of the meeting to enable the Company to furnish the information.
- (e) Members holding shares either singly or jointly in identical order in more than one folio are requested to write to the Company enclosing the share certificates to enable the Company to consolidate their holdings in one folio.
- (f) Members are requested to notify immediately of any change in their address to the Company. Members holding shares in the electronic form are advised to notify any change in their address to the concerned depository participants.
- (g) Pursuant to Section 205 A of the Companies Act, 1956, unpaid dividend for the financial year upto 31.3.1998 has been transferred to the Investor Education and Protection Fund. The Company has not declared any dividend thereafter.
- (h) Members desirous of making a nomination in respect of their shareholdings in the Company, as permitted under Section 109 A of the Companies Act, 1956, are requested to submit the prescribed Form 2B duly completed to the Secretarial Department of the Company.

- (i) Information about Directors proposed to be re-appointed :-
 - A. Mr.V.P. Mahendra, an engineering graduate, who is 67 years of age, joined VST Tillers Tractors Limited in the year 1968. He had training for a period of five months in the manufacture of Power Tillers in the Kyoto and Nagoya plants of Mitsubishi Heavy Industries Limited, Japan. He worked in various capacities through the years and was appointed as Deputy Managing Director of the Company in February, 1984. He was elevated to the position of Managing Director in 1989 which post he holds to date. Besides being on the Board of several companies he is also member of several philanthropic institutions.
 - Mr. V.P.Mahendra is holding 2533 equity shares of the Company
 - Mr. Mahendra is Director of the following companies:

VST Tillers Tractors Limited

Lakshmi Ring Travellers Ltd.

GOVE Inv & Finance Co.Ltd

Cholamandalam DBS Finance Ltd.

VST Motors Ltd.

Hotel Pearls (Pvt) Ltd.

Pearls Estate Pvt.Ltd

VST & Sons Private Ltd.

V.P.Mahendra Bros.Inv.Pvt.Ltd.

VST Auto Parts Pvt.Ltd.

MHI-VST Diesel Engines Pvt.Ltd.

B. Mr. Kamlesh Gandhi, a Commerce Graduate, who is 60 years of age, is associated with Capital and Financial Markets in India for the past 35 years and was member of the BSE for 14 years from 1981 to 1995. He was a Director on the Board of Association of Merchant Bankers of India for 4 years from inception of the Association. As a Merchant Banker, he is instrumental in raising funds for over 300 capital issues and is involved in placement of equities of several companies with retail, high net worth and Institutional Investors, both domestic and overseas.

He was the Guest Speaker at Training Institutes of Banks and Bankers Training College of RBI, on Merchant Banking Activities. He was a Non Executive Director of Several Companies including Dr. Reddy's Group and Rasi Group. He is involved in advising several NRO investors including many high net worth NRI's.

Mr. Kamlesh Gandhi is holding 500 equity shares of the Company.

Mr.Gandhi is Director of the following companies:

Bhagyanagar India Limited

NCL Industries Ltd.

Bhoruka Power Corporation Limited

Bodhtree Consulting Ltd

Lalbawa Investment and Trading Co. Pvt. Ltd.

OGENE Systems Pvt Ltd

- C. Mr. Anil Kumar Bhandari, an Economics Graduate, who is 66 years of age, is a former Vice Chairman and presently a member of Coffee Board. He is also Chairman of Coffee Committee of United Planters Association of South India and Chairman of Karnataka Planters Association
 - Mr. Bhandari is holding 500 equity shares of the Company.
 - Mr. Bhandari is Director of the following companies :

The Waterbase Limited

India City Properties Limited

Bhoruka Park Private Ltd.

- D. Mr. Vijay R Kirloskar is an MS in Management Science and Engineering from Worcester Polytechnic Institute, Worcester, MA, USA. He joined the services of the Company in 1978 as Manager-Production. Later on in 1982 he was appointed as President. He was appointed as Managing Director of the Company w.e.f. 17th August, 1985 and has been holding that position since then. He was the Chairman of the Kirloskar Group during the period 1994 to 1998. The Group and the Company showed considerable growth under his stewardship. He has held various important positions in the industry. He was the Vice President of CII for the year 1998.
 - Mr. Kirloskar is holding 3861911 equity shares of the Company
 - Mr. Kirloskar is Director of the following Companies:

Kirloskar Computer Services Ltd.

Kirloskar Power Build Gears Limited

Kirloskar Power Equipments Ltd.

Batliboi Ltd.

MRF Limited

Kirloskar Sons & Co Pvt. Ltd.

Kirloskar Batteries Pvt. Ltd.

Kirloskar (Malaysia) SDN. BHD.

Kirloskar Software Services, USA

Kirsons Trading Pte. Ltd

Kirsons B.V. Netherlands

E. The share transfer books and Register of Members of the Company will remain closed from Thursday, the 16th September, 2010 to Thursday, the 23rd September, 2010 (both days inclusive).

ANNEXURE TO THE NOTICE

Explanatory Statement as required by Section 173 (2) of the Companies Act, 1956

The following Explanatory Statement sets out all material facts relating to the Special Business mentioned in the accompanying notice of the Annual General Meeting of the Company.

1. Item No .6 of the Notice

Mr. Vijay R Kirloskar was re-appointed as the Managing Director of your Company for a period of 5 (five) years from 17.8.2005, at the 58th Annual General Meeting of the Company held on 29th September, 2005. His term of office as Managing Director will come to end on 16.8.2010 by efflux of time.

The Board of Directors of the Company at their Meeting held on 10.7.2010 have approved the re-appointment of Mr. Vijay R Kirloskar as Managing Director of the Company for a further period of five years with effect from 17.8.2010 and payment of remuneration to Mr.Kirloskar, which has also been approved by the Remuneration Committee .

The Directors have taken into account Mr. Kirloskar's qualification, experience, financial position and ability of the Company, the remuneration at present being paid to Mr. Kirloskar, what a similar industry would pay at the present level of performance of the Company and the current and expected performance of the Company while approving the remuneration to be paid to Mr. Kirloskar.

The terms of remuneration payable to Mr. Vijay R Kirloskar are as under:-

A. PROPOSED REMUNERATION

I. SALARY

Salary of Rs. 20 lakhs (Rupees twenty lakhs only) per month with power to the Board of Directors to revise and fix the salary from time to time, upto a sum not exceeding Rs. 25 lakhs (Rupees twenty five lakhs only) per month.

COMMISSION

Commission as may be determined by the Board of Directors from year to year.

PERQUISITES

In addition to salary and commission, Mr. Vijay R Kirloskar shall be entitled to the following perquisites:

a. Residential Accommodation:

Fully furnished residential accommodation. If no accommodation is provided by the Company, a suitable House Rent Allowance will be paid for a fully furnished residential accommodation as the Board of Directors may determine. Expenses pertaining to gas, electricity, water and other utilities will be borne/reimbursed by the Company.

b. Medical Reimbursement:

Rembursement of medical expenses incurred for self and family.

c. Leave Travel Concession:

Reimbursement of Leave Travel Expenses incurred for self and family, once in a year, subject to a limit of one month's salary.

d. Club Fees:

Fees of Clubs including admission and life membership fee subject to a maximum of two Clubs.

e. Personal Accident Insurance:

A suitable Personal Accident Insurance coverage shall be taken by the Company at a premium not exceeding Rs.25,000/-(Rupees twenty five thousand only) per annum.

f. Leave:

Privilege leave and other leaves as applicable to other Executives of the Company.

Leave may be accumulated and encashed as per the rules of the Company.

g. Car:

Free use of Company's car with driver for Company's work.

h. Telephone, Tele-fax and other communication facilities:

Telephone, tele-fax and other communication facilities shall be provided at the residence for Company's work.

Medi-claim Policy:

Reimbursement of medi-claim policy premium for self and family upto a sum which is admissible under the Income Tax Act for the purpose of exemption from time to time or Rs.10,000/- per annum whichever is higher.

j. Provident Fund and Superannuation Fund

The Company's contribution to Provident Fund at 12 % of the salary and to Superannuation Fund at 15% of the salary.

k. Gratuity:

Gratuity at a rate not exceeding one month's salary for each completed year of service or part thereof in excess of six months.

Entertainment Expenses

Mr.Kirloskar will be reimbursed upto Rs. 20 lakhs (Rupees twenty lakhs only) per annum for the entertainment expenses actually and properly incurred by him in the course of legitimate business of the Company.

Explanation:

- 1. Wherever the context demands, 'family' means the spouse, dependant children and parents.
- Perquisites shall be evaluated as per Income Tax Act and Rules, wherever applicable and in the absence of any such Rule, perquisites shall be evaluated at actual cost.

The aggregate of the salary, commission and perquisites payable to Mr. Vijay R Kirloskar as aforesaid, shall not exceed 5% of the net profits of the Company subject however to the condition that the aggregate of the remuneration payable to all the whole-time Directors together shall not exceed 10% of the net profits Company calculated in accordance with the provisions of Sections 198 and 309 of the Companies Act (Act).

II MINIMUM REMUNERATION

Where in any financial year during the currency of tenure of the appointment, the Company has no profits or its profits are inadequate, salary of Rs.20 lakhs (Rupees twenty lakhs only) per month shall be payable to Mr. Kirloskar as minimum remuneration.

The following perquisites shall not be included in the computation of the ceiling on remuneration as stated above.

Contribution to Provident Fund at 12% of the salary and to Superannuation Fund at 15 % of the salary;

Gratuity payable at a rate not exceeding half a month's salary for each completed year of service and Encashment of leave at the end of tenure.

Entertainment Expenses

Mr.Kirloskar will be reimbursed upto Rs. 20 lakhs (Rupees twenty lakhs only) per annum for the entertainment expenses actually and properly incurred by him in the course of legitimate business of the Company.

Information as required under para (B) (iv)(ii) and (iv) of Schedule XIII

Mr.Vijay R Kirloskar after his schooling at Bishop Cottons, Bangalore, completed his under graduate studies at Worcestor Polytechnic Institute, Worcestor, MA, USA and later obtained his Master's Degree in Management Science and Engineering from the same college. He has attended a quality course at JUSE in Japan. He joined the services of the Company in 1978 as Manger – Production. Later on in 1982 he was appointed as President. He was appointed as Managing Director of the Company w.e.f. 17.8.1985 and he has been holding that position since then. He was appointed as Vice Chairman on 25.10.86 and became Chairman of the Company from 29.6.1994.He was the Chairman of the Kirloskar Group during the period 1994 to 1998. The Group and the Company showed considerable growth under his stewardship. He has held various important positions in the industry. He was the Vice President of CII for the year 1998. His education and experience make him eminently suitable for the post. He will be in-charge of the day-to-day operations and management of the Company under the supervision and guidance of the Board of Directors.

Mr.Kirloskar has been re-appointed as Managing Director for a period of five years w.e.f.17.8.2010. The remuneration proposed is keeping in view the responsibilities placed on Mr.Kirloskar and his contribution, experience and education. The Company does not have any pecuniary relationship in transactions with the Director except payment of managerial remuneration. Mr.Kirloskar is not related to any managerial personnel except Mrs. Meena Kirloskar, Director.

B. PRESENT REMUNERATION

The Members of the Company had approved payment of following remuneration to Mr.Kirloskar:

I. SALARY

Salary of Rs. 10 lakhs (Rupees ten lakhs only) per month with power to the Board of Directors to revise and fix the salary from time to time, upto a sum not exceeding Rs. 15 lakhs (Rupees fifteen lakhs only) per month.

COMMISSION

Commission as may be determined by the Board of Directors from year to year.

PERQUISITES

In addition to salary and commission, Mr. Vijay R Kirloskar shall be entitled to the following perquisites:

a. Residential Accommodation:

Fully furnished residential accommodation. If no accommodation is provided by the Company, a suitable House Rent Allowance will be paid for a fully furnished residential accommodation as the Board of Directors may determine. Expenses pertaining to gas, electricity, water and other utilities will be borne/reimbursed by the Company.

b. Medical Reimbursement:

Rembursement of medical expenses incurred for self and family.

c. Leave Travel Concession:

Reimbursement of Leave Travel Expenses incurred for self and family, once in a year, subject to a limit of one month's salary.

d. Club Fees:

Fees of Clubs including admission and life membership fee subject to a maximum of two Clubs.

e. Personal Accident Insurance:

A suitable Personal Accident Insurance coverage shall be taken by the Company at a premium not exceeding Rs.25,000/-(Rupees twenty five thousand only) per annum.

f. Leave :

Privilege leave and other leaves as applicable to other Executives of the Company.

Leave may be accumulated and encashed as per the rules of the Company.

g. Car

Free use of Company's car with driver for Company's work.

h. Telephone, Tele-fax and other communication facilities:

Telephone, tele-fax and other communication facilities shall be provided at the residence for Company's work.

Medi-claim Policy:

Reimbursement of medi-claim policy premium for self and family upto a sum which is admissible under the Income Tax Act for the purpose of exemption from time to time or Rs.10,000/- per annum whichever is higher.

Provident Fund etc.

The Company's contribution to Provident Fund at 12 % of the salary and to Superannuation Fund at 15% of the salary.

k. Gratuity:

Gratuity at a rate not exceeding one month's salary for each completed year of service or part thereof in excess of six months.

Entertainment Expenses

Mr.Kirloskar will be reimbursed upto Rs.10 lakhs (Rupees ten lakhs only) per annum for the entertainment expenses actually and properly incurred by him in the course of legitimate business of the Company.

Explanation:

- 1. Wherever the context demands, 'family' means the spouse, dependant children and parents.
- 2. Perquisites shall be evaluated as per Income Tax Act and Rules, wherever applicable and in the absence of any such Rule, perquisites shall be evaluated at actual cost.

The aggregate of the salary, commission and perquisites payable to Mr. Vijay R Kirloskar as aforesaid, shall not exceed 5% of the net profits of the Company subject however to the condition that the aggregate of the remuneration payable to all the whole-time Directors together shall not exceed 10% of the net profits Company calculated in accordance with the provisions of Sections 198 and 309 of the Companies Act (Act).

II MINIMUM REMUNERATION

Where in any financial year during the currency of tenure of the appointment, the Company has no profits or its profits are inadequate, salary of Rs. 9 lakhs (Rupees nine lakhs only) per month shall be payable to Mr. Kirloskar as minimum remuneration.

The following perquisites shall not be included in the computation of the ceiling on remuneration as stated above.

Contribution to Provident Fund at 12% of the salary and to Superannuation Fund at 15 % of the salary;

Gratuity payable at a rate not exceeding half a month's salary for each completed year of service and

Encashment of leave at the end of tenure.

Entertainment Expenses

Mr.Kirloskar will be reimbursed upto Rs.10 lakhs (Rupees ten lakhs only) per annum for the entertainment expenses actually and properly incurred by him in the course of legitimate business of the Company.

NOTE:

The Company had resolved to pay Mr.Kirloskar as above. Thereafter the Government have approved the payment of Remuneration as per their Letter No.SRN No.A-50231901-CL.VII dated 30th June, 2009. As per the approval Mr.Kirloskar is being paid Rs.11.86,290 per month which comprises of :

	Rupees per month
Minimum remuneration	9,00,000
Provident Fund @ 12% of salary	1,08,000
Super Annuation Fund @ 15% of salary	1,35,000
Gratuity @ 4.81% of salary	43,290
	11,86,290
	=======

In addition to above Mr. Vijay R Kirloskar is allowed upto Rs.10 lakhs per annum for the entertainment expenses actually and properly incurred by him in the course of legitimate business of the Company.

Information as required under para II B (iv)(I) (II) and (iv) of Schedule XIII

Your Company is engaged in Electrical Industry which has various groups such as Rotating Machines Group, Static Equipment Group, Switchgear Group, Cable Group, Transformers Group, Capacitors Group, Transmission Line Group, etc. Each product group is having its different products within its broad range.

Your Company has been in operation for over six decades now and was performing well till about 1998. Thereafter its performance was adversely affected on account of various factors like industrial recession in user industries resulting in poor offtake, unremunerative prices, high interest burden, lack of working capital etc. The sales declined due to working capital paucity. Intense competitions squeezed margins. All these factors pushed the Company into losses. The Company has improved its working and financial position substantially thereafter. The Company has now wiped out all accumulated losses and the Company has been making profits continuously since 2004-05.

The Company has investments in the following companies abroad:

Kirloskar (Malaysia) SDN BHD

Rs.5.29 lakhs for 3,00,000 shares

Kirloskar Kenya Ltd.

Rs.8.52 lakhs for 1272 shares

Kirsons Trading Pte.Ltd.

Rs.11.20 lakhs for 56250 shares

KEC North America Inc, USA

Kirsons B.V.

Rs.8429.62 lakhs for 1059 shares

The investments made in Companies other than KEC North America have fetched returns. KEC North America suffered losses due to unfavourable market conditions. The operations of KEC North America Inc. have been closed.

The Company has achieved a profit of Rs.375.9 million for the year 1.4.2009 to 31.3.2010 on a turnover of Rs.8407.3 million. The profit for the year 1.4.2008 to 31.3.2009 was Rs.302.12 million. The Company's exports for the year 1.4.2009 to 31.3.2010 were at Rs.560.1 million. The exports for the year 1.4.2008 to 31.3.2009 were at Rs. 720.70 million

The Company has already taken measurers for improving its working, such as cutting costs at all levels, reduction in manpower, product development, improving working capital management etc. and the performance is getting improved. Consequent to the approval of the Scheme of Arrangement and Amalgamation by the Hon'ble High Court of Karnataka under sections 391-394 of the Companies Act, for demerger of operating business of Kirloskar Power Equipments Limited and amalgamation of Kaytee Switchgear Limited, there is considerable increase in sales and profit of the Company.

Except Mr. Vijay R Kirloskar, who is interested individually in the Resolution, as the same relates to his appointment and remuneration and Mrs.Meena Kirloskar, who is his wife, none of the other Directors is in any way concerned or interested in the said Resolution.

The Board recommends the Resolution for approval by the members.

This should be considered as a relevant abstract, as required under section 302 of the Companies Act, 1956.

By Order of the Board of Directors,
For KIRLOSKAR ELECTRIC COMPANY LIMITED.

P.Y. MAHAJAN

Associate Vice President & Company Secretary

Bangalore Date: 10th July, 2010

DIRECTORS' REPORT

TO THE SHAREHOLDERS FOR THE YEAR ENDED 31ST MARCH, 2010

То

The Shareholders

Your Directors present the Company's 63rd Annual Report with the Audited Balance Sheet as at 31st March, 2010 and Profit and Loss Account for the year ended 31st March, 2010.

Results of Operations

Rs. in million

	2009-10	2008-09
Income	8407.3	8666.6
Expenditure	6151.3	6674.9
Gross Profit	2256.0	1991.7
Operating expenses	1499.7	1340.2
Operating Profit before interest and depreciation	756.3	651.5
Interest	225.7	225.3
Depreciation, amortisation and provisions	175.6	165.1
Operating profit before tax and extraordinary items	355.0	261.1
Other income (net)	119.5	87.4
Net profit before tax and extraordinary items	474.5	348.5
Extraordinary Income(Expenditure)	6.4	0
Net profit before tax and after extraordinary items	480.9	348.5
Provision for taxation	105.0	46.4
Net profit after tax and after extraordinary items	375.9	302.1

Company Performance

During the year under report, your Company has achieved a turnover (Gross) of Rs.9.05 billion (previous year Rs. 9.63 billion. The operations have resulted in a net profit of Rs. 375.93 million (previous year Rs. 302.12 million).

Industry Outlook

The Electrical Industry has been witnessing consistent growth during last few years but for rather dull performance during 2008-09 on account of worldwide recession, which affected all industries. The performance of the industry is directly related to the country's GDP growth. If the monsoon is good and the industrial revival is sustained, the Electrical Industry can perform well.

Appropriations

Dividend

In order to conserve resources for Company's growth, your Directors regret their inability to declare any dividend for the year under report. The Company has not transferred any amount to its General Reserve.

Subsidiary - Kirsons B.V.

Kirsons B.V., your subsidiary has achieved a turnover of Euro 0.93 lakhs. The operations have resulted in net loss of Euro 3.51 lakhs.

Subsidiary Companies

The Company as of March 31, 2010 had one subsidiary, viz., Kirsons B.V., Netherlands (Kirsons). Kirsons is having two subsidiaries - Lloyd Dynamowerke GmbH & Co. KG, Germany and Lloyd Beteiligungs-GmbH, Germany. Pursuant to section 212 of the Companies Act, the annual accounts of subsidiary companies for the year ended 31st March, 2010 along with the statements referred to in the said section, are attached with Consolidated Financial Statements as required. Further, pursuant to Accounting Standard – 21 (AS-21) prescribed under the Companies (Accounting Standard) Rules, 2006, Consolidated Financial Statement presented by the Company include financial information about its subsidiaries.

Environment, Safety and Energy Conservation

As required by the Companies (Disclosure of particulars in the Report of Directors) Rules, 1988, the relevant data pertaining to conservation of energy, technology absorption and other details are given in the Annexure to this report.

Particulars of Employees

In terms of the provisions of Section 217 (2A) of the Companies Act, 1956, read with the Companies (Particulars of Employees) Rules, 1975, the names and other particulars of specified employees are set out in the Annexure to the Director's Report. However, having regard to the provisions of Section 219 (1) (b) (iv) of the Companies Act, 1956, the Annual Report is being sent to all members of the Company, excluding the aforesaid information. Any member interested in obtaining these particulars may write to the Company Secretary at the Registered Office of the Company. Corporate Governance

Pursuant to the requirements of the Listing Agreements with Stock Exchanges, your Directors are pleased to annex the following:

- 1. Management Discussion and Analysis Report
- 2. Report on Corporate Governance
- 3. Auditors Certificate regarding compliance of conditions of Corporate Governance
- 4. CEO & CFO Certificate
- 5. CEO Certificate regarding compliance with the Code of Conduct.

These annexures form part of this report.

Directors

Mr.V.P.Mahendra, Mr. Kamlesh Gandhi and Mr.Anil Kumar Bhandari retire by rotation and being eligible offer themselves for reappointment.

The Board of Directors have at their meeting held on 10th July, 2010 re-appointed Mr.Vijay R Kirloskar as Managing Director for a period of five years from 17.8.2010, subject to approval of shareholders and such other approvals as may be required.

Directors' Responsibility Statement

Pursuant to the Section 217 (2AA) of the Companies Act, 1956, the Directors confirm that :

- 1. In the preparation of the annual accounts, the applicable accounting standards have been generally followed.
- 2. Appropriate accounting policies have been selected and applied consistently and they have made judgements and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company as at 31st March, 2010 and of the Profit and Loss Account for the year ended 31st March, 2010.
- Proper and sufficient care has been taken 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.
- 4. The annual accounts have been prepared on a going concern basis.

Human Resources

The Company considers its employees as its most valuable asset. The Company focuses on building an organization through induction and development of talent to meet current and future needs. Various HR initiatives have been taken to align the HR Policies of the Company with the growth projections of the Company.

Segmentwise Operational Performance

Rotating Machine Group

During the year under review the sales under Rotating Machine Group amounted to Rs. 7536.26 million as against Rs. 6436.84 million.

Power Generation Equipment Group

During the year under review the sales under Power Generation Equipment Group amounted to Rs. 4496.14 million as against Rs. 4933.07 million.

Others

During the year under review the sale of other Electrical Products amounted to Rs. 444.49 million as against Rs. 510.13 million.

Lloyd Dynamowerke GmbH & Co. KG, Germany (LDW)

As you are aware the Company holds approximately 95% stake in Lloyd Dynamowerke GmbH & Co. KG, Germany and the entire shareholdings in Lloyd Beteiligungs-GmbH, Germany through its subsidiary in The Netherlands – Kirsons B.V. Lloyd Dynamowerke GmbH & Co. KG, Germany is a limited partnership existing in accordance with the laws of Germany which owns an electrical machine manufacturing plant at Bremen, which is being operated by the said limited liability firm. During the year ended 31st March, 2010 Lloyd Dynamowerke GmbH & Co. KG, had turnover of Euros 50.83 million with a net profit after tax of Euros 1.91 Million.

Auditors' Report

The comments/observations of the Auditors are self-explanatory and the Company's explanations thereto have been given in relevant notes in the Notes to Accounts. Further explanations in regard to the reservations/qualifications in the Auditors Report are furnished below:

Para 8 of the Auditors Report, Para 2 c and 8 of the Annexure to the Auditors Report

The Company has implemented MYSAP ECC 6.0 in all the major manufacturing units and rest will be covered in phased manner . SAP is an integrated software where all the inventory records will be maintained and the valuation configured in SAP is in line with Accounting Standard –2 (Valuation of Inventory) by this we will be complying with Accounting Standard –2. However, this has no impact on the accounts.

Para 10 (i) of the Auditors Report and 4 of the Annexure to the Auditors Report

Confirmation have been received from some parties and from some they are expected. Confirmation is ongoing process. However, this has no impact on financial results of the Company.

Para 10 (ii) of the Auditors Report

The Company has complied with Accounting Standard 2 in respect of valuation of raw materials, stores and components and in respect of work in progress and finished goods. The Company has initiated steps to bring the valuation of work in progress and finished goods at all units in line with Accounting Standard –2 (Valuation of Inventory). However, this has no impact on the accounts.

Para 10 (iii) of the Auditors Report

As mentioned in Note 26 b) the Company is confident of realising the amounts due from certain companies referred to therein.

Para 2 a of the Annexure to the Auditors' Report

Confirmation have been received from some parties and from some they are expected. Confirmation is an ongoing process.

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Auditors

M/s. B. K. Ramadhyani & Co., Chartered Accountants M/s. Sundar & Associates, Chartered Accountants, are the retiring Auditors in India and Malaysia respectively. They are eligible for re-appointment. The required certificates to the effect that the re-appointments, if made, will be within the limit specified in Section 224(1-B) of the Companies Act, have been received from M/s. B. K. Ramadhyani & Co., and M/s. Sundar & Associates.

Fixed Deposits

7 persons had not claimed repayment of their matured deposits amounting to Rs. 2.44 lakhs as at 31st March, 2010.

Acknowledgements

The Directors place on record their appreciation of efforts of employees at all levels. They would like to place on record their sincere appreciation for the continued co-operation and support provided by the Bankers, Financial Institutions, Customers, Suppliers, Depositors and Shareholders.

For and on behalf of the Board of Directors.

Bangalore

Date: 10th July, 2010

Vijay R Kirloskar Chairman

CERTIFICATE

To the Members of Kirloskar Electric Company Limited

We have examined the compliance of conditions of corporate governance by Kirloskar Electric Company Limited, for the year ended on 31.3.2010 as stipulated in clause 49 of the Listing Agreement of the said company with stock exchange(s).

The compliance of conditions of corporate governance is the responsibility of the management. Our examination was limited to procedures and implementation thereof, adopted by the company for ensuring the 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, we certify that the company has complied with the conditions of Corporate Governance as stipulated in the above mentioned Listing Agreement.

We state that no investor grievances are pending for a period exceeding one month against the company as per the records maintained by the Shareholders/ Investors Grievance Committee.

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 B K RAMADHYANI & CO., Chartered Accountants

CA. SHYAM RAMADHYANI

Partner

Place: Bangalore Date: July 10, 2010

ANNEXURE TO THE DIRECTORS' REPORT

DISCLOSURE OF PARTICULARS REGARDING CONSERVATION OF ENERGY AND TECHNOLOGY ABSORPTION.

A. Conservation of Energy

a) Energy conservation measures taken :

The Company conserves energy by

- 1) Use of Solar Energy
- 2) Improving system power factor
- 3) Reduction of maximum demand and restricting the maximum demand to billing demand.
- 4) Monitoring of energy consumption and further requisite follow-up
- b) Impact of the measures at (a) above for reduction of energy consumption and consequent impact on the cost of production of goods.

The measures taken by the Company have resulted in optimum usage of energy in terms of units, reducing costs.

- c) Total energy consumption and energy consumption per unit of production
 - Not Applicable

B. Technology Absorption

1. Research and Development

Research and Development is undertaken for extending the range of the existing products, lowering costs and process improvements. Indigenisation or alternate sourcing of materials, development of energy efficient products with added features.

- 2. Benefits derived as a result of the above R & D efforts.
 - a. Process improvement resulting in higher production.
 - b. Quality improvement.
 - c. Development of in-house skills for manufacture of high precision products.
 - d. Enhanced design and product capability to achieve customer satisfaction.
 - e. Product range extension to reach newer markets.
- 3. Future plan of action:

To enhance product performance and for better customer satisfaction, the Company will continue in :-

- a. Upgradation of existing technology.
- b. Extension of range of its products.
- c. Development of new processes.
- d. Applied research and value engineering.
- 4. Expenditure on R & D

	(Rs. in 000's)
Capital	-
Recurring	4935
Total	4935
	======
Total R & D Expenditure	4935
as a % of total turnover	0.06

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- 5. Technology Absorption, Adaptation and Innovation
- a. Efforts made in brief for technology absorption, adaptation and innovation.
 - Training of personnel in-house.
 - Indigenisation of Materials, components and processes.
 - Modification of imported technology to suit the prevailing Indian Market.
- b. Benefits derived as a result of the above efforts
 - Enhanced Product Range
 - Import substitution
 - Quality improvement
 - Development of new Products
- c. Future Plan of Action
 - upgradation of existing technology
 - Development of new processes
- d. Technology imported during the last 5 years.
 - A. Technology Imported Nil
 - B. Has the technology been fully absorbed? If not fully absorbed, areas where this has not taken place, reasons therefor and future plan of action.

-NA -

C. Foreign Exchange Earnings and Outgo

1. The details of foreign exchange earnings and outgo are given below,

FOB value of goods exported (net) inclusive of

(Rs. in 000's) 560156

sales within India eligible for export incentives.

(ii) Dividend on shares (net of tax) 137

(iii) Repatriation of Profit Nil
(iv) Others 53383

2. Value of imports calculated on the CIF basis.

(i) Raw materials & Components and spare parts. 558214

(ii) Capital Goods

For and on behalf of the Board of Directors

Bangalore Vijay R Kirloskar
Date: 10th July 2010 Chairman

ANNEXURE TO THE DIRECTORS' REPORT

Report on Corporate Governance

Company's Philosophy

The Company firmly believes in good Corporate Governance. It has been the policy of the Company to be fully open and transparent in the matter of management of the Company and reporting to shareholders and all others concerned.

Board of Directors

The Company is presently having eleven Directors out of which two are Executive Directors, eight Non - Executive – Independent Directors and one Director is Non-Executive - Non Independent Director. The percentage of Non-Executive Independent Directors to the total number of Directors is 72%.

The Company did not have any pecuniary relationships in transactions with the Non-Executive Directors during the period under review except payment of sitting fees and reimbursement of expenses incurred for attending the meetings.

During the financial year, six Board Meetings were held. The meetings were held on 24.6.2009, 31.7.2009, 24.9.2009, 30.10.2009, 22.1.2010 and 06.03.2010.

The composition of Board of Directors and Directors' attendance at the Board Meetings and the number of other directorships and Committee Memberships held by them on the date of Report are given below.

SI No.	Name of Director	Category of Directorship	No.of Board Meetings Attended	Attendance at last AGM	No.of other Directorships@	No. of other committee Memberships
1	Mr. Vijay R Kirloskar	Executive Chairman &	6	Yes	5	Nil
		Managing Director				
		Promoter				
2	Mr. A.S. Lakshmanan	Non Executive -	4	Yes	2	Member-2
		Independent Director				
3	Mr. S.N.Agarwal	Non Executive -	5	Yes	5	Member-2
		Independent Director				
4	Mr. Anil Kumar Bhandari	Non Executive -	6	Yes	2	Nil
		Independent Director				
5	Mr. Sarosh J Ghandy	Non Executive -	5	No	5	Chairman-2
		Independent Director				Member-1
6	Mr. V.P. Mahendra	Non Executive -	6	Yes	5	Chairman-1
		Independent Director				Member-1
7	Mr. Kamlesh Gandhi	Non Executive -	6	Yes	5	Chairman-1
		Independent Director				Member-2
8	Mr. P.S. Malik	Executive -	6	Yes	2	Nil
		Whole-time Director				
9	Mr. D.Devender Singh	Non Executive -	4	Yes	Nil	Nil
		Independent Director				
		Nominee - LIC				
10	Mr. Berthold Groeneveld	Non Executive -	3	Yes	Nil	Nil
		Independent Director				
11	Mrs. Meena Kirloskar	Non Executive -	3	Yes	Nil	Nil
		Non Independent Director				

[@] as on 10.7.2010 and Directorships held in other Public Limited Companies only .

Necessary information as mentioned in Annexure 1A to Clause 49 of the Listing Agreement has been placed before the Board for their consideration.

AUDIT COMMITTEE

The Audit Committee consists of five independent Non-Executive Directors.

The terms of reference to the Audit Committee cover the areas mentioned under Clause 49 of the Listing Agreement and Section 292A of the Companies Act, 1956, besides some other functions as referred to it by the Board of Directors.

During the financial year, the Committee met on 6.6.2009, 24.6.2009, 31.7.2009, 30.10.2009, 22.1.2010 and 06.03.2010.

The particulars of meetings attended by the members are as follows :-

Name of Director	No. of Meetings Attended	
Mr. S.N.Agarwal	5	Chairman
Mr. Anil Kumar Bhandari	5	Member
Mr. Sarosh J Ghandy	5	Member
Mr. A.S.Lakshmanan	3	Member
Mr. V.P.Mahendra	6	Member

Shareholders/Investors Grievances Committee:

The Shareholders/Investors Grievances Committee consists of three Directors. During the year under review, the Committee met on 6.3.2010 and reviewed the status of shareholders' grievances, approved share transfers, etc.

The terms of reference of Shareholders/Investors Grievances Committee include, interalia, to look into the shareholders and investors complaints regarding transfer of shares, non receipt of balance sheet, non receipt of dividends etc. and to redress the same.

The particulars of the meeting attended by the members are as follows :-

Name of Director	No. of Meetings Attended	
Mr. Anil Kumar Bhandari	1	Chairman
Mr.Vijay R Kirloskar	1	Member
Mr. P.S.Malik	1	Member

To expedite the process of share transfers, the Board has delegated the power to approve share transfers upto a limit, to the Company Secretary who attends to the share transfer work periodically, approximately once in fortnight. Mr. P.Y.Mahajan, AVP & Company Secretary is the Compliance Officer.

Remuneration Committee

The Remuneration Committee consists of following Directors: -

Mr. S.N.Agarwal - Chairman
Mr. A.S.Lakshmanan - Member
Mr. Anil Kumar Bhandari - Member
Mr. Sarosh J Ghandy - Member
Mrs.Meena Kirloskar* - Member

During the year under review, the Committee met on 31.7.2009 and 6.3.2010.

The particulars of meetings attended by the members are as follows :-

Name of Director	No. of Meetings Attended	
Mr.S.N.Agarwal	2	Chairman
Mr. A.S.Lakshmanan	2	Member
Mr. Anil Kumar Bhandar	2	Member
Mr.Sarosh J Ghandy	2	Member

^{*} Mrs Meena Kirloskar has been appointed on the Remuneration Committee w.e.f. 6.3.2010 after the Remuneration Committee Meeting held on that day.

Committee formed to consider and approve the financial results

The Committee consists of following Directors : -

Mr. A.S.Lakshmanan - Chairman
Mr.Vijay R Kirloskar - Member
Mr. P.S.Malik - Member
Mr. V.P.Mahendra - Member

During the year under review, the Committee did not meet at any time.

Remuneration Policy

The objective of the remuneration policy is to motivate employees to excel in performance, recognition of contribution and retention.

The components of the total remuneration vary for different levels and are governed by industry pattern, qualification and experience of employees and responsibilities.

Remuneration of employees largely consists of basic remuneration, perquisites and performance incentives.

The number of employees working in the organisation as on 31.3.2010 was 1854.

Details of remuneration paid to the Directors during the period under review :

Executive Directors:

(Rs. in Lakhs)

Name	Salary	Contribution to PF and other Funds	Total Amount
Mr. Vijay R Kirloskar	164.63	44.45	209.08
Chairman & Managing Director			
Mr. P.S.Malik *			
Joint Managing Director	59.12	15.91	75.03

The Managing Director has been appointed for a period of 5 years w.e.f. 17th August, 2005. In case his tenure is determined by the Company prematurely, the Managing Director shall be entitled to compensation as provided under section 318 of the Companies Act, 1956.

Mr. P.S.Malik has been appointed for a period of three years with effect from 10.10.2009 and the appointment is terminable by either party by giving three months notice to the other. Severance compensation of three months salary is payable to Mr. Malik, if his office is terminated before the contractual period,

Non Executive Directors :

Name of the Director	Fees paid for attending Board/Committee Meetings	
	Rs.	
Mr. S.N.Agarwal	46000	
Mr.A.S.Lakshmanan	35000	
Mr. Anil Kumar Bhandari	54000	
Mr.Sarosh J Ghandy	46000	
Mr.V.P.Mahendra	48000	
Mr.Kamlesh Gandhi	30000	
Mr.Berthold Groeneveld	15000	
Mr. D.Devender Singh	20000	
Mrs.Meena Kirloskar	25000	

Shareholdings of Non Executive Directors as on 31.3.2010

Name of the Non Executive Director	Shareholding - No. of Shares
Mr.A.S.Lakshmanan	19934
Mr. S.N.Agarwal	500
Mr.Anil Kumar Bhandari	500
Mr.Sarosh J Ghandy	615
Mr.V.P.Mahendra	2533
Mr. Kamlesh Gandhi	500
Mr.Berthold Groeneveld	500
Mr.D.Devender Singh	500
Mrs. Meena Kirloskar	95360

None of the non-executive Directors owns any shares on beneficial basis.

Code of Conduct

The Board has laid down a Code of Conduct for Board of Directors and Senior Managers and the Code is posted on the website of the Company.

Declaration pertaining to compliance with the Code of Conduct of the Company

This is to confirm that all the Board Members and Senior Managers have affirmed compliance with the Code of Conduct of the Company, for 2009-10.

sd/-

Bangalore July 10, 2010 Vijay R Kirloskar

Chairman & Managing Directors

General Body Meetings

The details about the last three Annual General Meetings are given below:

AGM	YEAR	VENUE	DATE	TIME
60 th	Apr 2006- Mar 2007	Chowdaiah Memorial Hall, Gayathri Devi Park Extension, Vyalikaval, Bangalore 560 003.	30.08.2007	10.00 A M
61 st	Apr 2007- Mar 2008	Chowdaiah Memorial Hall, Gayathri Devi Park Extension, Vyalikaval, Bangalore 560 003.	17.09.2008	10.00 A.M
62 nd	Apr 2008- Mar 2009	Chowdaiah Memorial Hall, Gayathri Devi Park Extension, Vyalikaval, Bangalore 560 003.	24.09.2009	10.00 A.M

Special Resolutions passed in the previous three Annual General meetings:

Year	Special Resolution	
2006-07	Appointment of Mr. P.S.Malik as Joint Managing Director from 25th June, 2	2007 till 9 th October, 2009.
	Approval for payment of remuneration to Mr.P.S.Malik, Joint Managing D Limited, a subsidiary company.	pirector of the Company from Kaytee Switchgear
2007-08	Revision of remuneration of Mr.Vijay R Kirloskar w.e.f.27.6.2008 for the 16.8.2010.	e remaining period of his appointment i.e. upto
	2. Approval for the continuing services of Ms. Janaki Kirloskar and increase	in her remuneration
	3. Appointment of Ms.Rukmini Kirloskar, Daughter of a Director to hold an	office or place of profit under the Company.
2008-09	1. Payment of remuneration to Mr. P.S.Malik, Joint Managing Director from	17 th October, 2008 upto 9 th October, 2009.
	2. Appointment of Mr. P.S.Malik as Joint Managing Director from 10th Octob	per, 2009 till 9th October, 2012.
	3. Approval for the continuing services of Ms. Rukmini Kirloskar and increas	se in her remuneration

No Special Resolution through postal ballot is proposed in the ensuing Annual General Meeting.

Disclosures

Related party transactions

There have been no materially significant related party transactions that would have potential conflict with the interests of the Company at large. Audit Committee reviews periodically related party transactions i.e. transaction of the Company, which are of material nature with related parties and material individual transactions with related parties or others, that may have potential conflict with the interests of the Company at large. Details of related party transactions are provided in Note 31 of the Notes forming part of the Accounts in accordance with provisions of Accounting Standard 18. There were no material individual transactions with related parties which are not in the normal course of business and there were no material individual transactions with related parties or others, which are not on an arm's length basis.

Accounting Treatment

The Company's financial statements are prepared as per the guidelines of Accounting Standards under Indian GAAP.

Risk Management

The Company has laid down procedures to inform Board Members about the risk assessment and minimisation procedures. These are periodically reviewed and to ensure that executive management controls risk through means of a properly defined framework.

Utilisation of Public Issue Proceeds

The Company has not raised any money through any issue.

Details of non-compliance

During the previous three years, there were no strictures or penalties imposed by either SEBI or the Stock Exchanges or any statutory authority for non-compliance of any matter related to the capital markets.

Compliance with non-mandatory requirements of clause 49 of the Listing Agreement

Compliance with Clause 49

All mandatory requirements of Clause 49 of the Listing Agreement have been complied with by the Company and non mandatory requirement have been followed to the following extent: -

Remuneration Committee

A Remuneration Committee has been constituted, the details whereof have been provided earlier in the Report.

Some of the non mandatory requirements are not being followed for the reasons given against the requirements as follows:

Chairman's Office

As the Chairman of the Company is an Executive Chairman, the provision is not applicable.

Shareholder Rights

The quarterly/ half yearly financial results are published in English in a newspaper having wide circulation all over India and also in a vernacular newspaper and are also displayed on the Company's website and are, therefore, not sent separately to the shareholders.

Training of Board Members

The Board of Directors comprises of well-experienced versatile members and their formal training is considered not necessary.

Whistle Blower Policy

The Company does not have any formal Whistle Blower Policy. But any employee of the Company can approach the Audit Committee if he/she so desires.

Means of Communication

The quarterly/half yearly results are published as per the listing requirements. They are published in English and in Kannada in well known newspapers.

The Company's results are sent to the Stock Exchanges by Email, Fax and Courier. The Company has not given any official news release and has not made any presentation on financial results to institutional investors.

Information about the Company in general and its financial results can be accessed at the Company's website www.kirloskar-electric.com. Management Discussion and Analysis Report forms part of the Annual Report.

Shareholders' Information

Annual General Meeting

Date: 23rd September, 2010

Time: 10.00 A.M.

Venue : Chowdiah Memorial Hall Gayathri Devi Park Extension Vyalikaval, Bangalore 560 003

Financial Year 1st April, 2009 to 31st March, 2010

Date of Book Closure : 16th day of September, 2010 to 23rd day of September, 2010.

Financial Calendar

Un-audited Results for the quarter ended	Approved on	Published in
30.06.2009	31.07.2009	Business Standard Samyuktha Karnataka
30.09.2009	30.10.2009	Business Standard Samyuktha Karnataka
31.12.2009	22.01.2010	Business Standard Samyuktha Karnataka
31.03.2010	15.05.2010	Business Standard Samyuktha Karnataka

Financial Calendar for the period till 31.3.2011 is as given below :

Un-audited results for the quarter ending June, 2010	by 14 th August, 2010
Un-audited results for the quarter ending September, 2010	by 15 th November, 2010.
Un-audited results for the quarter ending December, 2010	by 15 th February, 2011.
Un-audited results for the quarter ending March, 2011	by 14 th May, 2011, unless the Company decides to publish audited results directly as per Listing Agreements

Dividend Payment Date : The Company has not declared any equity dividend for the financial year 2009-10.

Listing on Stock Exchanges : Bangalore Stock Exchange Ltd.

Madras Stock Exchange Ltd.
National Stock Exchange of India Ltd

Bombay Stock Exchange Ltd

The equity shares of the Company have been admitted to dealings on the National Stock Exchange with effect from March 9, 2010 under the symbol "KECL". The shares have been admitted to dealings on the Bombay Stock Exchange Ltd also w.e.f. April 28, 2010 under the Scrip Code "533193" and under the Scrip ID "KIRELECT" on Bolt System. Earlier the shares were traded on Bombay Stock Exchange on the IndoNext Platform.

Stock Code : Bangalore Stock Exchange Ltd. – KIRELECTRI

Madras Stock Exchange Ltd. –KRL National Stock Exchange - KECL

Bombay Stock Exchange Ltd. – 590052 upto 27.4.2010 Bombay Stock Exchange Ltd. – 533193 from 28.4.2010

ISIN Number : INE 134B01017

The listing fees for 2010-11 have been paid to the Stock Exchanges where the shares are listed .

Market Price Data

During the year under review there was no trading in the shares of the Company on Bangalore Stock Exchange Limited and Madras Stock Exchange Limited. The shares of the Company have been listed on National Stock Exchange Limited w.e.f.9.3.2010. The prices thereat were as follows:

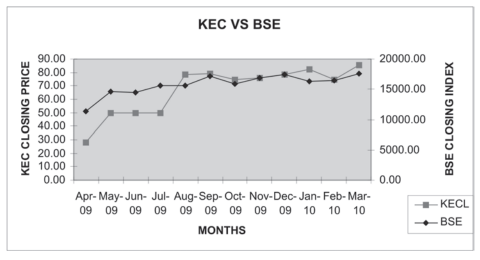
Month	Monthly High (Rs.)	Monthly Low (Rs.)	Monthly Volume (Nos.)
9th March, 2010 to	91.95	78.55	273318
31st March, 2010			

The shares were also traded on Bombay Stock Exchange Limited (BSE) on the IndoNext Platform under "S" group. The prices thereat were as follows:-

Month	Monthly High (Rs.)	Monthly Low (Rs.)	Monthly Volume(Nos.)
April, 2009	36.25	22.85	5522579
May, 2009	57.00	26.95	7903639
June, 2009	62.40	41.65	4065217
July, 2009	53.95	39.20	2483675
August, 2009	82.95	51.90	10172580
September, 2009	93.40	74.80	6196887
October, 2009	88.25	72.05	2742443
November, 2009	84.20	71.75	2041554
December, 2009	84.00	74.10	2210817
January, 2010	100.80	78.80	7609346
February, 2010	86.60	70.50	948343
March, 2010	90.75	75.15	1531968

Share Price Movements:

Share Price Movements for the period 1st April, 2009 to 31st March, 2010 Kirloskar Electric Company Limited (KECL) vs BSE Sensex



Registrar and Share Transfer Agents

M/s. Alpha Systems Pvt.Ltd, are the Registrar and Share Transfer Agents of the Company for both the physical and the dematerialised shares. Their address is:

M/s Alpha Systems Pvt.Ltd,

30, Ramana Residency, 4th Cross,

Sampige Road,

Malleswaram,

Bangalore 560 003.

Telephone No: 23460815,23460816,23460817 and 23460818

Fax No. 23460819

Website :www.123alpha.com

All applications for transfer/dematerialisation may be forwarded to the Registrars at their above address or to the Company at its Registered Office.

The Company's shares are in compulsory demat mode. Investors/Members are requested to note that physical documents, viz. Demat Request Forms (DRF), Share Certificates, etc. should be sent by their DPs' directly to the Transfer Agents of the Company. Investors/Members who purchase/acquire shares of the Company in the physical form should similarly send the physical documents, viz Transfer Deeds, Share Certificates etc. to the Transfer Agents of the Company. In cases of transfer of shares in the physical form, option is given to acquirers to dematerialise their shares as per SEBI guidelines. If the option is not exercised, physical share certificates duly endorsed for transfer are despatched.

The shareholders' complaints received during the year have been resolved with due despatch and no complaints were pending as on 31.3.2010. There were no application of physical transfers pending and there were no dematerialisation requests pending as on 31.3.2010. The Company received one application for 100 equity shares for rematerialisation during the year.

Distribution of Shareholding as on 31.3.2010

Shareholding % of Range	No. of share holders in Demat Form	No. of Shares	No. of share holders in physical Form	No. of Shares	Total No. of Share holders	%	No. of shares	% of Share holding
1-500	15597	1903816	23935	975859	39532	93.24	2879675	5.70
501-1000	1081	893059	310	266771	1391	3.28	1159830	2.30
1001-2000	548	823084	163	218327	711	1.68	1041411	2.06
2001-3000	211	540004	50	117744	261	0.62	657748	1.30
3001-4000	76	274649	26	85900	102	0.24	360549	0.71
4001-5000	97	456217	18	74122	115	0.27	530339	1.05
5001-10000	124	910201	21	140251	145	0.34	1050452	2.08
10001 & above	130	34430388	11	8410975	141	0.33	42841363	84.80
TOTAL	17864	40231418	24534	10289949	42398	100.00	50521367	100.00

Pattern of Equity Shareholding as on 31.3.2010 :

Category	No. of Shares held	Percentage of Shareholding
Promoters	24836203	49.13
Banks, Financial Institutions	4353268	8.62
Foreign Investment Institutions	55775	0.11
Private Corporate Bodies	4143745	8.20
Indian Public	15149956	29.99
NRIs/OCBs	1982420	3.92
Total	50521367	100.00

Dematerialisation of Shares

The paid up equity capital of the Company as on 31.3.2010 was Rs. 50,52,13,670 (50521367 shares of Rs.10/- each). Out of the total Equity paid up share capital of Rs. 50,52,13,670, 40231418 equity shares representing 79.63% of the Equity Capital were held in dematerialised form as on 31.3.2010.

Shareholders complaints received during the period 1.4.2009 to 31.3.2010

Type of Complaint	Number of Complaints Received	Number of Complaints redressed	Redressal under process
Letters of complaints regarding			
Dividend (Non -receipt of Dividend Correction in Bank details etc.)	-	-	-
Letters of Non receipt of Annual Reports	6	6	-
Change of Address and Bank Details	1	1	-
Letters or Complaints regarding shares (Non-receipt of shares			
after transfer/transmission, deletion of namesconsolidation/sub-division			
of shares and general transfer correspondence)	26	26	-
Complaints regarding Dematerialisation/ Re-materialisation /Rejection	7	7	-
Miscellaneous Letters or complaints received other than above categories.	6	6	-

Outstanding GDRs/ADRs/Warrants or any convertible instruments, conversion date and likely impact on equity

The Company has no GDR/ADR/Warrants or any convertible instruments.

Insider Trading

The code of internal procedure of conduct and code of corporate disclosure practices as suggested under the SEBI (Prohibition of Insider Trading) Regulations, 1992 as amended by the Notification of 20th February, 2002 has been approved on 24th September, 2002 and is made effective with effect from 1.10.2002.

Plant Locations

Govenahalli	Mysore	Hubli	Tumkur	Kondhapuri	Nagar Road
Survey No.16 Govenahalli	Belvadi	Gokul Road,	Hirehalli Industrial	GAT No. 309, 315,	5/4 Nagar Road
Thyamagondalu	Industrial Area,	Hubli-580 030	Area	317 and 318	Pune 411014
Hobli Nelamangala Taluk	Mysore 570 018		Hirehalli	Opp Govt Milk Dairy	
Bangalore Rural			Tumkur 572 168	Kondhapuri	
District 562 123				Dt. Pune412 209	

Kachenahalli	Tumkur Road	Hubli	Bangalore	Andul Mauri
Survey No.81/3,	JD Royalite	Sy. No.16/1	UB MEC Road	Cal-Mumbai Truck
Kachenahalli (Budihal)	Building	Gabbur Village	Industrial Suburb	Terminal Ltd. East Wing - 14,
Nelamangala Taluk	Tumkur Road	P B Road	Yeshwanthpur	Jala Dhulagori Sankrail,
Bangalore Rural	Bangalore 560 022	Hubli	Bangalore 560 022	Andul Mauri Howrah 711302

Address for Correspondences :

Kirloskar Electric Company Limited

Post Box No.5555,

Malleswaram West, Bangaore 560 055

Telephone : 23374865, 23378735 Fax- 23377706 Web Site Address – www.kirloskar-electric.com

Directors' Responsibility Statement

The Directors' Responsibility Statement in conformity with the requirement of the Companies Act, 1956 has been included in the Directors' Report to the Shareholders. A Management Discussion and Analysis Report in terms of item IV (F) of Clause 49 of the Listing Agreement has been annexed to the Directors' Report.

The financial accounts are in full conformity with the requirements of the Companies Act, 1956. These accounts reflect the form and substance of transactions and present a true and fair view of the Company's financial condition and the results of operations.

The Company has a system of internal control which is reviewed, evaluated and updated on an ongoing basis. The Internal Audit Department has conducted periodic audit of systems and procedures to provide reasonable assurance that the activities are conducted in a manner not prejudicial to the interests of the Company.

The financial statements have been audited by M/s B.K.Ramadhyani & Co., Chartered Accountants and have been reviewed by and discussed in the Audit Committee.

Information pursuant to Clause 49 IV (G) (i) (c) of the Listing Agreement

The details required under Clause 49 IV (G) (i) (c) of the Listing Agreement are given in the notice convening the meeting.

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

Industry

Your Company is engaged in Electrical Industry, which has various groups such as Rotating Machines Group, Static Equipments Group, Switchgears Group, Transformers Group, Capacitors Group, Transmission Lines Group, etc., Each product group is having its different products within its broad range. The industry is further divided into Organised Sector and Unorganised Sector. Your Company manufactures and deals in major products in the industry.

Opportunities

The GDP growth expected in the current year is around 9%. With the expected capital investments by the private sector as well as the public sector the demand for the Electrical Industry is expected to appreciate in the near future and as such the high growth exhibited a couple of years back is expected again and demand is expected to pick up. The strong brand image of the Company's products on account of our stress on quality puts us in an advantageous position. It may be noted that the Company has no control over the external factors as a result of which the actual performance may vary from the expected.

Threats

Delays in supply of raw materials and fluctuations in prices thereof are a matter of concern. The industry is becoming highly competitive. The long term outlook appears to be bright. The actual performance may differ, as it is dependent on several factors beyond control of the Company.

Performance Overview

During the year the Company has achieved a turnover of Rs. 8.41 billion as against Rs. 8.67 billion in the previous year. The profit before tax for the year is Rs.474.59 million as against a profit of Rs. 348.52 million in the previous year.

Segmentwise or productwise performance

The Company has identified the reportable segments as Rotating Machines Group, Power Generation Equipment Group and Others, taking into account the nature of products and services, the different risks and returns and the internal reporting systems.

(Rs.in 000's)

Products	2009-10	2008-09
Rotating Machines Group	7536264	6436846
Power Generation Equipment Group	4496139	4933071
Others	444497	510131
Total	12476900	11880048

Future Outlook

As has been mentioned earlier in the Report, the Indian Industry is set to perform well. It appears that the economy will have GDP growth of 9% in 2010-11. The various industries to which the Company caters to are expected to do well again and demand from them will pick up again. The outlook appears to be good at this juncture.

Risks & Concerns

On account of the sudden slow down seen in the later part of 2008-09 the Industry in general has turned cautious and further investments may be deferred/curtailed. The rise in prices of raw materials and supply uncertainties are a matter of concern.

Internal Control System

The Company has in place an adequate system of internal controls commensurate with the size of the Company and the nature of its business. This ensures efficacy of operations and safeguarding of assets against loss and compliance with applicable legislation. The system involves appropriate and timely recording of all transactions and financial tracking. There exists an adequate management reporting system comprising managerial reporting and analysis on various performance indicators, for corrective action as necessary. The Company has regular review systems to monitor the performance against agreed financial parameters to assess the strengths and areas of improvement at all the Units.

Human Resources

Industrial relations during the year were generally cordial and the Company continued to have good support of all its employees at all levels except for some slow down in one of the units for a few days.

For and on behalf of the Board

Bagalore

Vijay R Kirloskar

Date: July 10, 2010

Chairman

CEO & CFO CERTIFICATION

We have reviewed financial statements and the cash flow statement for the year ended 31st March, 2010 and certify, to the best of our knowledge and belief, that:

- ii. these statements present a true and fair view of the Company's affairs, and are in compliance with existing accounting standards, applicable laws and regulations;
- iii. these statements do not contain any materially untrue statement, or omit any material fact, or contain statements that might be misleading;
- iiii. no transactions entered into by the Company during the year were fraudulent, illegal or violative of the Company's code of conduct;
- iv. we have accepted the responsibility for establishing & maintaining internal control for financial reporting;
- v. we have evaluated the effectiveness of the internal control systems of the company, and have disclosed to the Auditors and the Audit Committee, deficiencies in the design or operation of internal controls, of which we are aware and have taken steps to rectify the same, wherever found;
- vi. significant changes in internal control over financial reporting, as well as changes in accounting polices, have been intimated to the Auditors and the Audit Committee, and have been disclosed in the notes to the financial statements; There were no instances of fraud of which we have become aware.

Place : Bangalore

Vijay R Kirloskar

CA R.K. GUPTA

Date : Jyly 10, 2010

Chairman & Managing Director

Vice President & Chief Financial Officer

DECLARATION PERTAINING TO COMPLIANCE WITH THE CODE OF CONDUCT OF THE COMPANY

This is to confirm that all the Board Members and Senior Managers have affirmed compliance with the Code of Conduct of the Company, for 2009-10.

Bangalore Vijay R Kirloskar
July 10, 2010 Chairman & Managing Directors

AUDITORS' REPORT ON ABRIDGED FINANCIAL STATEMENTS

TO THE MEMBERS OF KIRLOSKAR ELECTRIC COMPANY LIMITED, BANGALORE

We have audited the attached abridged Balance Sheet of Kirloskar Electric Company Limited, Bangalore as at March 31, 2010, the abridged Profit and Loss Account and also the abridged Cash Flow statement for the year ended on that date annexed thereto together with notes thereon.

These abridged financial statements have been prepared by the Company pursuant to Rule 7A of the Companies (Central Government's) General Rules and Forms, 1956 and are based on the financial statements of the Company for the year ended March 31, 2010 prepared in accordance with Schedule VI of the Companies Act, 1956 and is covered by our report of even date to the members of the Company which report is attached herewith.

For B.K.RAMADHYA NI & CO. Chartered Accountants Firm Registration No. 002878S

CA SHYAM RAMADHYANI
Partner

Membersh

Membership number 019522

Bangalore Date: July 10, 2010

AUDITORS' REPORT TO THE MEMBERS OF KIRLOSKAR ELECTRIC COMPANY LIMITED, BANGALORE

We have audited the attached Balance Sheet of Kirloskar Electric Company Limited, Bangalore as at March 31, 2010, the Profit and Loss Account and also the Cash Flow statement for the year ended on that date annexed thereto.

- 1 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.
- 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 by the Companies (Auditor's Report) (Amendment) Order 2004 issued by the Company Law Board, in terms of subsection 4A of section 227 of the Companies Act, 1956('Order'), we enclose in the annexure a statement on matters specified in paragraphs 4 and 5 of the Order.
 - Further to our comments in the annexure referred to above, we report that:
- 4 We have obtained all the information and explanations, which to the best of our knowledge and belief were necessary for the purposes of our audit.
- 5 In our opinion, *subject to paragraph 8 of the annexure*, the Company has kept proper books of account as required by law, so far as it appears from our examination of such books.
- The report on the accounts of the Kuala Lumpur office in Malaysia not visited by us but audited by M/s Sundar & Associates, Chartered Accountants has been forwarded to us and has been dealt with in the manner considered appropriate by us while preparing our report.
- 7 The Balance Sheet, the Profit and Loss Account and Cash Flow Statement dealt with by this report are in agreement with the Books of Account and the audited returns received from the Kuala Lumpur office of the Company.
- 8 In our opinion, the Balance Sheet, the Profit and Loss Account and Cash Flow Statement dealt with by this report comply in all material respects with the mandatory accounting standards (AS) referred to in subsection (3C) of section 211 of the Companies Act, 1956 as applicable, subject to *note 23 (b) of Schedule 'O' (valuation of Inventories)*.
- 9 On the basis of written representations received from directors as on March 31, 2010 and taken on record by the Board of Directors, we report that none of the directors of the Company are disqualified as on that date from being appointed as a director under clause (g) of sub-section (1) of section 274 of the Companies Act, 1956.
- 10 Attention of the members is invited to:
 - i) Note 22 of schedule 'O' regarding certain debtors, creditors, loans and advances, reconciliation of balances between the Company, erstwhile subsidiary KSL and operating business of KPEL being under review/reconciliation. We have relied on the representations of the management that the effect of the same on the revenue of the year is not material.
 - ii) Note 23 (b) of schedule "O' regarding valuation of inventories of certain units not being in line with Accounting Standard 2. Inventories at these units are as assessed by the management and have been adopted as such in the financial statements. Effect on revenue, if any is not ascertainable and
 - iii) Note 26 of schedule 'O' regarding amounts due from certain companies of Rs.22.718 million, which have incurred losses and whose net worth have been partially or wholly eroded. We have relied on the representations of the management that the said debts/advances are good of recovery. We do not express any independent opinion in this matter.

KIRLOSKAR ELECTRIC COMPANY LTD.

- In our opinion and to the best of our knowledge and according to the information and explanations given to us, the said accounts subject to note 21 of schedule 'O' to the financial statements read with the other notes and schedules give the information as required by the Companies Act, 1956 in the manner so required and subject to paragraph 10 above and paragraph 2 of the annexure to this report 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 March 31, 2010
 - B In the case of the profit and loss account, of the profits of the Company for the year ended on that date and
 - C In the case of cash flow statement, of the cash flows of the Company for the year ended on that date.

For B.K.RAMADHYA NI & CO. Chartered Accountants Firm Registration No. 002878S

CA SHYAM RAMADHYANI

Partner Membership number 019522

Bangalore Date: July 10, 2010

ANNEXURE TO AUDITORS' REPORT

(AS REFERRED TO IN PARA 3 OF OUR REPORT TO THE MEMBERS OF KIRLOSKAR ELECTRIC COMPANY LIMITED)

- a. The Company has maintained proper records showing full particulars including quantitative details and situation of fixed assets.
 - b. The management during the year has physically verified a portion of fixed assets in respect of certain units. We have been informed by the management that no material discrepancies were observed. However, a comprehensive physical verification needs to be carried out. Fixed assets lying with third parties are subject to confirmation.
 - c. During the year, the Company has not disposed off a substantial part of its fixed assets and as such the provisions of clause 4(i) (c) of the Order are not applicable to the Company.
- 2. a. Inventories have been physically verified during the year by the management. In our opinion, the frequency of verification is reasonable. Certain stocks lying with third parties and at port are subject to confirmation.
 - b. The procedures of physical verification of inventories followed by the management need to be improved to make them reasonable and adequate in relation to the size of the Company and the nature of its business.
 - c. The Company is maintaining proper records of inventory in terms of quantities *except in respect of inventories of certain units and work-in-progress, where records are under updation.* The discrepancies noticed on verification between the physical stocks and the book records wherever maintained were not material.
 - d. We have relied on the representation of the management that the consumption of materials and components is in line with production/ industry norms.
- 3. a. The terms and conditions on which a fixed deposit was accepted from a director is prima facie not prejudicial to the interests of the Company.
 - b. The Company has not granted any loans to companies, firms and other parties covered in the register maintained under section 301 of the Companies Act, 1956. For this purpose, we have relied on the representations of the management that monies due from parties referred to in note 20 & 26(a) of schedule 'O' are advances and not in the nature of loans.
- 4. Having regard to the explanations given to us that some of the bought out items/assets are proprietary and/or special and/or are customised to the requirements of the Company and as such comparative quotations are not available and subject to *note 22 of schedule 'O'* there are adequate internal control procedures commensurate with the size of the Company and the nature of its business with regard to purchases of inventory and fixed assets and for the sale of goods. We have not observed during the course of our audit any continuing failure to correct major weaknesses in internal controls, subject to *note 22 of Schedule 'O'*.
- 5. a. According to the information and explanations given to us, we are of the opinion that transactions that need to be entered into the register maintained under section 301 of the Companies Act, 1956 have been so entered.
 - b. No comments can be made on the reasonability of the rates in respect of the transactions so made and exceeding Rs. 500,000 in respect of any one party since there are no similar transactions with third parties at the relevant time.
- 6. The Company has complied with the provisions of sections 58A and 58AA of the Companies Act, 1956 and the Companies (Acceptance of Deposits) Rules, 1975 with regard to deposits accepted from the public.
- 7. In our opinion, the Company's internal audit system needs to be strengthened to make the same commensurate with the size and nature of its business.
- 8. We have broadly reviewed the Cost Records maintained by the Company as prescribed by the Central Government under clause (d) of sub section (1) of 209 of the Companies Act, 1956 and are of the opinion that prima facie the prescribed accounts and records have been made and maintained, *subject to inventory records of certain units being under updation.* We have not made a detailed examination to ensure their accuracy or completeness.
- a. The Company has been regular in depositing undisputed statutory dues including provident fund, employees' state insurance, income tax, sales tax, customs duty, excise duty, cess and other statutory dues with the appropriate authorities barring delays in certain months.
 - b. We have been informed by the management that the customs duty payable of Rs. 4,119,078 referred to in our report dated June 25, 2007 to the members of the Company is old, not subsisting and not payable. According to the information and explanations given to us, there are no other undisputed statutory dues as at March 31, 2010 outstanding for a period of more than six months from the date they became payable. Matured deposits aggregating to Rs. 244,000 have not been remitted to Investor Protection Fund, pending resolution of disputes regarding beneficiaries
 - c. According to the information and explanations given to us, the following dues of sales tax, income tax, customs tax, excise duty, service tax and cess had not been deposited as at March 31, 2010 with the relevant authorities on account of disputes.

Name of the statue	Nature of the dues	Amount (Rs.)	Period to which the amount relates	Forum where dispute is pending
Central Sales Tax	Demands at Various Branches of the Company	781,446	1985 to 2001	Sales Tax Appellate Tribunal
Local Sales Tax at Various Branches	Demands at Various Branches of the Company	3,872,324	1985 to 2001	Sales Tax Appellate Tribunal
Local Sales Tax at Various Branches	Demands at Various Branches of the Company	2,459,790	1999 to 2000	Joint Commissioner of Sales tax
Central Sales Tax	Demands at Various Branches of the Company	1,241,688	1999 to 2000	Joint Commissioner of Sales tax
Central Sales Tax	Sales tax demand.	54,648,404	1999-2000, 2001-2002 & 2002-2003	Maharastra Sales Tax Tribunal, Mumbai
Bombay Sales Tax Act	Sales tax demand	334,085	1999-2000, 2001-2002 & 2002-2003	Maharastra Sales Tax Tribunal, Mumbai
Works Contract Tax Act	Sales tax demanded	1,004,030	2001-2002 & 2002-2003	Maharastra Sales Tax Tribunal, Mumbai
Karnataka Sales Tax Act	Resale tax demanded	36,906,894	2002 – 2005	High Court of Karnataka
Karnataka Value Added Tax Act, 2003	VAT penalty demanded	38,051,249	2005 – 2008	High Court of Karnataka
The Customs Act 1962.	Customs demand	5,049,397	1994 to 1999	Asst. Commissioner of Customs
The Central Excise, 1944	Excise demand	217,927	April 1993	High Court of Karnataka
The Central Excise, 1944	Excise demand	129,023	September 2006	Central Excise and Service Tax Appellate Tribunal
The Central Excise, 1944	Excise demand	133,370	September 2007	Central Excise and Service Tax Appellate Tribunal
The Central Excise, 1944	Excise demand	931,120	May 2009	Superdent of Central Excise.
The Central Excise, 1944	Cenvat credit demand	1,154,811	April 2008 to June 2009	Central Excise and Service Tax Appellate Tribunal

- 10. In our opinion, the Company doesn't have accumulated losses. The Company has not incurred cash losses during the financial year covered by our audit and the immediately preceding financial year.
- 11. In our opinion and according to the information and explanations given to us, the Company has not defaulted in repayment of dues to banks & financial institutions.
- 12 The Company has not granted any loans and advances on the basis of security by way of pledge of shares, debentures and other securities and as such the provisions of clause 4(xii) of the Order are not applicable to the Company.
- 13. In our opinion, the Company is not a chit fund or a nidhi /mutual benefit fund/ society. Therefore, the provisions of clause 4(xiii) of the Order are not applicable to the Company.
- 14. In our opinion, the Company is not dealing in or trading in shares, securities, debentures and other investments. Accordingly, the provisions of clause 4(xiv) of the Order are not applicable to the Company.
- 15. In our opinion, the terms and conditions on which the Company has given guarantees for loans taken by its wholly owned subsidiary from a bank is not prima facie prejudicial to the interest of the company.
- 16. In our opinion, the Company has used the terms loans for the purpose for which it has been taken.
- 17. According to the information and explanations given to us and on an overall examination of the balance sheet of the company, we report that Rs.304.317 million funds raised on short- term basis have been used for long-term investment.
- 18. According to the information and explanations given to us, the Company has not made any preferential allotment of shares to parties covered in the register maintained under section 301 of the Act.
- 19. According to the information and explanations given to us, the Company has issued debentures to the Industrial Development Bank of India to an extent of Rs.49.4 million in terms of the scheme of arrangement approved by the honourable High Court of Karnataka under sections 391 to 394 of the Companies Act, 1956. The Company has created securities in respect of the said debentures.
- 20. The Company has not raised any monies by public issue during the year. Accordingly, the provisions of clause 4(xx) of the Order are not applicable to the Company.
- According to the information and explanations given to us, no material frauds on or by the Company that causes material misstatement to the financial statement have been noticed or reported during the year.

For B. K. Ramadhyani & Co., Chartered Accountants Firm Registration No 002878S

CA SHYAM RAMADHYANI
Partner
Membership No.019522

B. K. Ramadhyani & Co., 4B, Chitrapur Bhavan 8th Main, 15th cross, Malleswaram, Bangalore - 560 055 Date: July 10, 2010 ABRIDGED BALANCE SHEET AS AT 31st MARCH 2010.

ABRIDGED BALANCE SHEET AS AT 31St MARCH 2010.

[Statement containing salient features of Balance Sheet as per Section 219(1)(b)(iv) of the Companies Act,1956]

(Rs in 000's)

				(Rs in 000's)
		As at 31	st March 2010	As at 31st March 2009
SOURC	CES OF FUNDS			
SHARE	HOLDERS' FUNDS			
a)	Capital			
,	(i) Equity	505,214		
	(ii) Preference	154,718		
	()		659,932	742,888
b)	Reserves & Surplus		,	,
-,	(i) Capital Reserve	1,806		
	(ii) Revaluation Reserve	48,041		
	(iii) Capital Redemption Reserve	162,816		
	(iv) Debenture Redemption Reserve	49,400		
	(v) Reconstruction Reserve Account	64,167		
	(vi) Profit & Loss Account	957,599		
	(vii) Reserve for Doubtful Debts	9,000		
	(VII) Neserve for Doubtful Debts	9,000	1 202 920	016 001
LOAN	FUNDS		1,292,829	916,901
a)		10 100		
	(i) Zero Coupon Debentures	16,466		
	(ii) Others	1,024,651		
b)	Unsecured Loans			
	(i) Public Deposits	180,994		
	(ii) Others	185,745		
			1,407,856	1,468,006
	TOTAL		3,360,617	3,127,795
	CATION OF FUNDS			
FIXED	ASSETS			
a)	Net Block	1,685,509		
b)	Capital Work in progress			
	(net of provision for uninstalled machinery Rs.7,841			
	(As at March 31, 2009 Rs.55,975)	65,659		
			1,751,168	1,697,425
INVES	TMENTS			
a)	Investment in Subsidiary Companies			
	(i) Unquoted	855,898		
b)	Others			
	(i) Quoted	100		
	(ii) Unquoted	5,446		
	(iii) Share application money pending allotment	9,435		
		870,879		
	Less: Provision for diminution in value of Investments	12,936		
			857,943	668,685
	Market value of quoted investments		1,036	Not Available
CURRE	ENT ASSETS, LOANS & ADVANCES		•	
a)	Inventories	912,182		
b)	Sundry Debtors	2,000,512		
c)	Cash & Bank Balances	444,919		
d)	Loans & Advances	111,010		
/	(i) To subsidiaries	6,358		
	(ii) To others	343,352		
	(ii) To outlote	3,707,323		
Less ·	CURRENT LIABILITIES & PROVISIONS	0,101,020		
a)	Current Liabilities	2,615,839		
,	Provisions	339,978		
D)	1 1011010110			
NET C	IDDENT ASSETS	2,333,017	751 506	761,685
WEI C	United Adderd		131,300	701,005
	TOTAL		3 360 617	2 127 705
DEFER		TATEMENTO	3,300,617	3,127,795
NET CI	URRENT ASSETS TOTAL NOTES FORMING PART OF THE ABRIDGED FINANCIAL S	2,955,817	751,506 3,360,617	

Compiled from the audited Financial Statements of the Company referred to in our Report dated July 10, 2010

As per our report of even date

For B.K. RAMADHYANI & CO. Chartered Accountants

Chairman & Managing Director CA SHYAM RAMADHYANI Partner

PYMAHAJAN Associate Vice President & Company Secretary

VIJAY R KIRLOSKAR

PS MALIK Joint Managing Direcor

CA R.K. GUPTA Vice President & Chief Financial Officer

Bangalore Date: July 10, 2010 ABRIDGED PROFIT AND LOSS ACCOUNT FOR THE YEAR ENDED 31st MARCH 2010. [Statement containing salient features of Balance Sheet as per Section 219(1)(b)(iv) of the Companies Act,1956]

			Standalone
		2009-10	2008-09
а	Total Income/ Total assets	1.35	1.45
b	Net Profit before interest and tax/capital employed	21.03%	18.34%
С	return on networth	24.32%	19.54%
D	Netprofit/total income	4.41%	3.45%
Ca	pital employed includes shareholders fund, debt funds and is net of capital work in progress.		
Tot	al asset is tangible assets net of capital work in progress		
а	Total Income	8,526,899	8,757,683
b	Total assets	6,316,434	6,043,730
С	Net Profit before interest and tax	706,633	573,785
d	Capital employed	3,360,617	3,127,795
е	net worth	1,545,775	1,545,775
f	Net Profit	375,928	302,120
Ca	culation of capital employed		
Sha	are capital & Reserves and Suplus	1,952,761	1,659,789
Se	cured Loan	1,041,117	1,173,368
Un	secured Loan	366,739	294,638
		3,360,617	3,127,795
For	reign currency Monitory Loss		
To	al	3,360,617	3,127,795
Ca	pital Work in Progress		
Ne	t Capital Employed	3,360,617	3,127,795
	• • • •	-,,-	-,

KIRLOSKAR ELECTRIC COMPANY LIMITED COMPUTATION OF NETWORTH

AS AT 31.03.2009	CONSC	OLIDATED
PARTICULARS	2009-10 AMOUNT Rs. In 000's	08-09 AMOUNT Rs. In 000's
Share Capital		
Equity Share Capital	505,214	505,214
Preference Share Capital	154,718	237,674
	659,932	742,888
Free Reserves:		
Capital Redemption Reserve	162,816	42,500
Debenture redemption reserve	49,400	32,934
Profit & Loss account	957,599	718,453
Reserve for doubtful debts	9,000	9,000
	1,178,815	802,887
Networth of the Company	1,838,747	1,545,775

Compiled from the audited Financial Statements of the Company referred to in our Report dated July 10, 2010

As per our report of even date

For B.K. RAMADHYANI & CO.
Chartered Accountants

CA SHYAM RAMADHYANI

Partner

Bangalore Date : July 10, 2010 VIJAY R KIRLOSKAR Chairman & Managing Director

P Y MAHAJAN
Associate Vice President &
Company Secretary

P S MALIKJoint Managing Direcor

CA R.K. GUPTA Vice President & Chief Financial Officer

CASH FLOW STATEMENT FOR THE YEAR ENDED 31st MARCH 2010

(Rs in 000's)

_		Curi	rent Year	Previous Year	
Α	CASH FLOW FROM OPERATION ACTIVITIES				
	NET PROFIT BEFORE TAX AND EXTRAORDINARY ITEMS		474,593		348,519
	DEPRECIATION (INCLUDING GOODWILL)	157,944		132,571	
	AMORTISTION & PROVISIONS	3,916		73,670	
	(PROFIT)/LOSS FROM SALE OF FIXED ASSETS (NET)	(8)		3,746	
	EXTAORDINARY INCOME & PRIOR PERIOD ADJUSTMENT	6,366		-	
	INTEREST AND DIVIDEND (NET)	211,061		195,760	
			379,279		405,747
	OPERATING PROFIT BEFORE WORKING CAPITAL CHANGES		853,872		754,266
	ADJUSTMENT FOR				
	TRADE & OTHER RECEIVABLES	106,930		(173,977)	
	INVENTORIES	(175,944)		206,629	
	TRADE & OTHER PAYABLES	30,611		(36,160)	
			(38,403)		(3,508)
			815,469		750,758
	CASH GENERATED FROM OPERATIONS				
	INTERST PAID	(225,674)		(225,266)	
	DIRECT TAXES PAID	(67,327)		(15,566)	
			(293,001)		(240,832)
	NET CASH FROM OPERATING ACTIVITIES		522,468		509,926
В	CASH FLOW FROM INVESTING ACTIVITIES				
_	PURCHASE OF FIXED ASSETS (INCLUDING CWIP)	(211,787)		(214,553)	
	PURCHASE OF INVESTMENTS	(189,258)		(645,339)	
	SALE OF FIXED ASSETS	108		1,265	
	SALE OF INVESTMENTS	-		6	
	INTEREST RECEIVED	14,464		29,197	
	DIVIDEND RECEIVED	149		309	
	NET CASH USED IN INVESTING ACTIVITIES		(386,324)		(829,115)
_			(000,021)		
С	CASH FLOW FROM FINANCING ACTIVITIES	050 000		544.400	
	PROCEEDS FROM TERM BORROWING	250,000		514,426	
	REPAYMENT OF TERM BORROWINGS	(495,835)		(359,271)	
	PROCEEDS FROM FIXED DEPOSITS FROM PUBLIC	192,405		300	
	REPAYMENT OF FIXED DEPOSITS FROM PUBLIC	(6,720)		(547)	
	REPAYMENT OF PREFERENCE SHARE CAPITAL	(82,956)			
	DIVIDEND PAID	(32,349)	(475.455)		154.000
	NET CASH USED IN FINANCING ACTIVITIES		(175,455)		154,908
D	NET INCREASE IN CASH		(39,311)		(164,281)
	CASH & CASH EQUIVALENTS AT THE BEGINNING OF THE YEAR	484,230		648,511	
	CASH & CASH EQUIVALENTS AT THE END OF THE YEAR	444,919		484,230	
			(39,311)		(164,281)

As per our report of even date

For B.K. RAMADHYANI & CO.
Chartered Accountants

CA SHYAM RAMADHYANI

Partner

Bangalore Date : July 10, 2010 **VIJAY R KIRLOSKAR** Chairman & Managing Director

P Y MAHAJAN Associate Vice President & Company Secretary **P S MALIK**Joint Managing Direcor

CA R.K. GUPTA Vice President & Chief Financial Officer

1. SIGNIFICANT ACCOUNTING POLICIES

1.1 ACCRUAL SYSTEM OF ACCOUNTING:

The Company follows the accrual system of accounting in respect of all items of expenditure and income.

1.2 FIXED ASSETS:

(i) Tangible Assets

Fixed Assets (other than land which were revalued) are stated at cost of acquisition inclusive of freight, duties, taxes and incidental expenses relating to the acquisition, installation, erection and commissioning less depreciation. A portion of the land owned by the Company has been revalued. Internally manufactured assets are valued at works cost.

(ii) Intangible Assets

Intangible assets are accounted at cost of acquisition.

1.3 INVESTMENTS:

Investments unless otherwise stated are considered as long term in nature and are valued at acquisition cost less provision for diminution, if any.

1.4 INVENTORIES:

- 1. Raw materials, stores, spare parts and components are valued on first in first out basis/ weighted average at net landed cost or net realizable value whichever is lower.
- 2. Work in progress is valued at works cost or net realizable value whichever is lower.
- 3. Finished goods are valued at works cost or net realizable value whichever is lower.Material cost of work in progress and finished goods have been computed based on the moving average/ average price/ latest estimated purchase price.

1.5 DEPRECIATION:

- a) Depreciation is charged on the written down value of assets at the rates specified in schedule XIV to the Companies Act, 1956 or Income Tax Act, 1961, which ever is higher on assets as on 31st March 1994.
- b) In respect of other additions after 1st April 1994, depreciation on straight-line basis at the rates specified in schedule XIV to the Companies Act 1956 has been charged, except otherwise stated.
- c) Depreciation on furniture and fixtures above Rs. 5,000/- provided at the residences of the employees has been charged at the rate of 33.33% on the straight-line method irrespective of the quarter of addition. Furniture and fixtures whose cost is Rs.5,000/- or below are fully depreciated in the year of addition.
- d) Depreciation on assets taken on finance lease is charged over the primary lease period.
- e) Depreciation on software is provided at 33.33% per annum.
- f) Depreciation on technical know-how fees and product development are written over a period of six years.
- g) Depreciation on assets (other than Furniture and Fixtures provided to employees and assets taken on finance lease) bought / sold during the year is charged at the applicable rates on a quarterly basis, depending upon the quarter of the financial year in which the assets are installed / sold. Assets whose individual value less than Rs.5,000/- is depreciated fully. However, in certain units where SAP ERP software has been implemented depreciation has been provided on monthly prorate basis.

1.6 RESEARCH AND DEVELOPMENT EXPENDITURE:

Revenue expenditure in carrying out research and development activity is charged to the Profit and Loss Account of the year in which it is incurred. Capital expenditure in respect of research and development activity is capitalized as fixed assets and depreciation provided as detailed above.

1.7 REVENUE RECOGNITION:

- a) Sale of goods is recognized on shipment to customers and excludes recovery towards sales tax.
- b) Interest income is recognized on time proportion basis.
- c) Dividend income is recognized, when the right to receive the dividend is established.

1.8 EMPLOYEE BENEFITS:

(i) Short Term Employee Benefits:

Employee benefits payable wholly within twelve months of rendering the service are classified as short term. Benefits such as salaries, bonus, leave travel allowance etc. are recognised in the period in which the employee renders the related service.

(ii) Post Employment Benefits:

a) Defined Contribution Plans:

The Company has contributed to provident, pension & superannuation funds which are defined contribution plans. The contributions paid/payable under the scheme is recognised during the year in which employee renders the related service.

b) Defined Benefit Plans:

Employees' gratuity and leave encashment are defined benefit plans. The present value of the obligation under such plan is determined based on actuarial valuation using the Projected Unit Credit Method which considers each year of service as giving rise to an additional unit of benefit entitlement and measures each unit separately to build up the final obligation. Actuarial gain and losses are recognized immediately in the statement of profit and loss account as income or expense. Obligation is measured at the present value of estimated future cash flows using a discounted rate that is determined by reference to market yields at the balance sheet date on Government bonds where the currency and terms of the Government bonds are consistent with the currency and estimated terms of the defined benefit obligation. Gratuity to employees is covered under Group Gratuity Life Assurance Scheme of the Life Insurance Corporation of India.

1.9 FOREIGN CURRENCY TRANSACTIONS:

- a) Foreign currency transactions are translated into rupees at the exchange rate prevailing on the date of the transaction.
- b) Monetary foreign currency assets and liabilities outstanding as at the year-end are restated at the exchange rates prevailing as at the close of the financial year. All exchange differences are accounted for in the profit and loss account.
- c) Non monetary items denominated in foreign currency, are valued at the exchange rate prevailing on the date of transaction.
- d) In respect of branches, which are integral foreign operations are translated as if the transactions of those foreign operations were the transactions of the Company itself.

1.10 TAXES ON INCOME:

Provision for current tax for the year is after taking cognizance of excess / short provision in prior years. Deferred tax assets/liability is recognized, subject to consideration of prudence, on timing differences.

1.11 BORROWING COSTS:

Interest and other borrowing costs on specific borrowings relatable to qualifying assets are capitalized up to the date such assets are ready for use / intended to use. Other interest and borrowing costs are charged to Profit & Loss Account.

1.12 IMPAIRMENT OF ASSETS:

An asset is treated as impaired when the carrying cost of asset exceeds its recoverable value. An impairment loss, if any, is charged to profit and loss account, in the year in which an asset is identified as impaired.

1.13 PROVISIONS & CONTINGENT LIABILITIES:

A provision is recognized when the group has a present obligation as a result of past event and it is probable that tan outflow of resources will be required to settle the obligation, in respect of which reliable estimate can be made. Provisions (excluding retirement benefits) are not discounted to its present value and are determined based on best estimate required to settle the obligation at the balance sheet date. These are reviewed at each balance sheet date and adjusted to reflect the current best estimates. Financial effect of contingent liabilities is disclosed based on information available upto the date on which financial statements are approved. However, where a reasonable estimate of financial effect cannot be made, suitable disclosures are made with regard to this fact and the existence and nature of the contingent liability.

1.14 USE OF ESTIMATES:

The preparation of financial statements in conformity with generally accepted accounting requires management to make estimates and assumptions that affect certain reported amounts and disclosures. Accordingly, actual results could differ from those estimates.

(Rs. In '000's)

			(Rs. In '000's)
2(a)	CONTINGENT LIABILITIES ETC	As at 31.03.2010	As at 31.03.2009
i)	Letter of Credit, Guarantees, Corporate and Counter guarantees given on Import and Sale contracts etc.	1,507,553	965,553
ii)	Bills discounted with bank	200,425	188,037
iii)	Central excise and customs authorities have issued notices and raised certain demands, which are pending in appeal before various authorities, not acknowledged as debt by the Company	12,158	6,103
iv)	Sales tax demanded under appeal	212,544	55,167
v)	Claims against the Company not acknowledged as debt. The Company has made counter claim against one of the parties amounting to Rs.12.944 million (Previous year Rs. 12.944 million)	241,532	251,246
vi)	The Company had furnished a guarantee for the redemption of preference shares issued by Kirloskar Investment and Finance Ltd to an extent of Rs. 20 million (Previous year Rs. 20 million) and had obtained counter guarantee from the said Company. The preference shareholder has claimed a sum of Rs20 million along with dividends in arrears of Rs.20.56 million and interest from the Company. This claim has been upheld by the Debt Recovery Tribunal (DRT). The Company has preferred an appeal before the Debt Recovery Appellate Tribunal to set aside the orders passed by the DRT. The Company does not acknowledge this liability.	40,560	40,560
vii)	Sales tax liabilities in respect of pending assessments, C forms have not been received from several customers. Continuing efforts are being made to obtain them.	Not Ascertainable	Not Ascertainable
viii)	Interest and penalty if any, on account of delays/defaults in payment of statutory/ suppliers dues not ascertainable. The Company has made waiver petition where ever such interest / penalty has been levied.	Not Ascertainable	Not Ascertainable
ix)	Sales tax on equipment procured on hire/ lease and on computer software charges is contested by the suppliers – amount not ascertainable and will be charged to revenue in the year of final claim.	Not Ascertainable	Not Ascertainable
x)	Certain industrial disputes are pending before various judicial authorities – not acknowledged by the Company	Amount not ascertainable	Amount not ascertainable
xi)	Arrears of dividend on cumulative preference shares for the period from April 1, 2004 to March 31, 2010 (as at March 31, 2009 for the period from April 1, 2004 to March 31, 2009) (including tax thereon).	95,643	79,527
xii)	Penal damages levied by the Regional Provident Fund commissioner and subject to writ before the High Court of Karnataka, Bangalore. An amount of Rs.4.618 million paid has been included in loans and advances	9,154	9,154
xiii)	Guarantee given to ICICI Bank in consideration of the stand by letter of credit (SBLC) opened by them in favor of ICICI Bank, Canada as security for loan granted by them to Kirsons BV. The SBLC is secured by mortgage of certain immovable properties of the Company and shares of Kirsons BV.	932,147	1,171,465
xiv)	Wage settlement of certain units has expired. The Company is under negotiation with the workers for postponing the effective date of new settlement, due to economic slowdown.	Not ascertained	Not ascertained
xv)	The Company had imported certain capital equipments without payment of customs duty under the Export Promotion Capital Goods Scheme subject to exporting Rs.3,887.63 million within 8 years starting from the financial year 1996-97. Estimated amount of customs duty payable on capital goods imported (excluding interest and penalty).	Nil	Nil
	The Company had requested the Director General of Foreign Trade to refix the export obligation in terms of current norms. Department has considered and refixed the export obligation which need to be fulfilled by March 31, 2011. Based on the revised approval the Company has fulfilled the obligation and is awaiting the final order from the Department in respect of the earlier obligation. Consequently and according to the Company there will be no contingent liability as on 31.03.2010.		
	In respect of items above, future cash outflows in respect of contingent liabilities is determinable at various forums/ settlement of matter. The management believes that, based on legal advice or these contingencies will be favorable and that loss is not probable. Accordingly, no provisions have	internal assessmen	t, the outcome of
(b)	Estimated amount of contracts remaining to be executed on capital account and not provided for.	44,943	44,943
		1	

3. Capacities and Production: (Note 13 of Schedule 'O' of financial statements)

Item No.	Class of Goods			Capacities	
			Licensed	Installed @	Production
1.	Motors/ Alternators/ Generators	MW	2,806*	2,806*	2,198 (1,983)
2.	FHP Motors #	Nos.	Not ascertained	Not ascertained	12,900 (37,578)
3.	Engines	Nos.	Not ascertained	Not ascertained	2,793 (1,994)
4.	Transformers	Kva	2,060,000	2,060,000	4,849,015 # (4,317,233)
5.	Arc Welding & Resistance Welding Equipments with Welding Aids and Accessories	Nos	1,800+	1800+	Nil
6.	Controls for Alternators/ Generating sets, Variable Speed Drive Controls, Static Exciters and Inverters, Electronic Controls for Machine Tools, HV testers, Coolers, stud Welders, Thermister Protection units and RF Induction Generators	Units	3,000*	3,000*	897 (1,948)
7.	Induction Heating Equipment such as Induction Heaters and Welders, Die Electric Heaters & Plastic Welders with associated handling equipment	Nos	150*	50*	Nil
8.	Vertical Mechanical Comparator, Sigma size Electronic Gauging Indicator, Sigma flash electronic column gauges, Sigmaster fixturing systems.	Nos.	1,400	200	Nil
9.	Micro and Mini Computers	Rs. In million	100*	80	Nil
10.	Industrial Electronic Voltage Regulators	Nos.	20,000	8, 000	848 (939)
11.	Uninterruptible Power Systems	Nos.	5,000*	500	582 (838)
12.	Metal Cutting including Grinding Machines (**)	Nos.	300*	150	Nil
13.	Machine tool accessories including digital readouts (**)	Nos.	550*	550	2 (2)
14.	Printed Circuit Boards (**)	Sq. Mtrs	2,500*	2,500*	Nil
15.	Alternators	Nos.	191,500	78,000	Nil
16.	D.G. Sets	Nos.			2,738 (2,892)
17.	Circuit Breakers/ Starters/ Contactors/ Switchboard*	Nos	\$		800 (801)
18	Electricity generated using wind energy	Units			12,500 (595,200)

Notes:

- (**) Registered with DGTD (*) on maximum utilization (+) On single shift. There is no change in installed capacity as compared to the previous year.
- $(@)\ \mbox{As certified by the Managing Director.}$ 3.
- \$ Standing in the name of Kirloskar Systems Ltd., whose switchgear business was taken over by the Company in a prior year.
- * as per letter no.3/24/2000-PAB-IL from Department of Industrial Policy & Promotion, New Delhi dt.01/12/2004
- # Includes production at the subcontractors facility

Details of Sale of Manufactured / Trading goods during the year: (Note 15 of Schedule 'O' of financial statements)

Item No.	Class of Goods		Turnover of Finished Goods			
		Cur	rent Year	Previous Year		
		Qty. Nos.	Value	Qty. Nos.	Value	
			Rs. In 000's		Rs. In 000's	
1.	Motors/ Alternators/ Generators	94,943	3,682,002	106,748	4,139,813	
2.	Transformers	2,287	3,168,845	2,028	3,588,157	
3.	Controls for Alternators/ Generating sets, Variable Speed Drive Controls, Static Exciters and Inverters, Electronic Controls for Machine Tools, HV testers, Coolers, stud Welders, Thermister Protection units and RF Induction Generators	873	105,758	1,980	114,430	
4.	Uninterruptible Power Systems	593	25,419	846	55,932	
5.	Metal Cutting including Grinding Machines	Nil	Nil	Nil	Nil	
6.	Machine tool accessories including digital readouts	2	29	2	20	
7.	Industrial Electronic Voltage Regulators	848	Nil	939	Nil	
8.	Circuit Breakers/ Starters/ Contactors/ Switchboard	777	309,880	818	347,207	
9.	D G Sets	2,735	891,127	2,887	943,725	
10.	Electricity (in Units)	12,500	54	512,500	3,178	
11.	Engines	2,793	Nil	1,994	Nil	
12.	Others		872,593		436,839	
	TOTAL		9,055,707		9,629,301	

NOTE: Quantity in numbers includes transfers to divisions for further manufacture of and free replacements.

5 (Note 17 of Schedule 'O" of financial statements)

- a. The order of the Honorable High Court of Karnataka according approval for the scheme of arrangement and amalgamation under sections 391 to 394 of the Companies Act, 1956 ("Scheme") was received in September 2008 with April 1, 2007 as the appointed date. This scheme of arrangement and amalgamation interalia involved transfer of operating business of Kirloskar Power Equipment Limited ("KPEL") and amalgamation of Kaytee Switchgear Limited ("KSL") with the Company. The Scheme was registered with the Registrar of Companies on October 17,2008.
- b. Decree in Form 42 of the Companies (Court) Rules, 1949 is yet to be passed by the Honorable High Court of Karnataka pending assessment and payment of stamp duty. The Company has provisionally accounted for stamp duty liability estimated at Rs.65 million pending finalization of the matter. Further adjustments to the accounts will be made as and when correct assessment of stamp duty is made and settled.
- c. The assets & liabilities so transferred to the Company are continuing in the name of the respective companies. Necessary action is being taken by the company to obtain the consent/approvals of the various regulatory authorities.

6. (Note 18 of Schedule 'O" of financial statements)

The Company has received approval under section 314 (2) of the Companies Act, 1956 from the Central Government with effect from 17th September 2008 in respect of remuneration to a relative of a director. However, the earlier approval expired on 15th July 2008. The Company, subsequent to the balance sheet date, has applied for restoring the effective date of the approval to 16th July 2008. Remuneration paid for such period on the basis of the earlier order is Rs.0.17 million.

7. (Note 19 of Schedule 'O" of financial statements)

The Company has preferred a suit for various claims against Deutsche Bank, one of the members of the consortium of bankers for breach of trust for withholding of monies belonging to the company and freezing sanctioned working capital limits.

8. (Note 20 of Schedule 'O" of financial statements)

Current assets, loans and advances include

- a. Rs.33.015 million (Previous year Rs.29.468 million) due from private limited companies in which directors are interested.
- b. Rs.6.358 million (Previous year Rs.5.063) due from a wholly owned subsidiary of the Company.

9. (Note 21 of Schedule 'O" of financial statements)

The details of amounts outstanding to Micro, Small and Medium Enterprises under Micro Small and Medium Enterprises Development Act, 2006 (MSMED Act), based on the available information with the Company are as under:

(Rs. 000's)

SI No	Particulars	As at March 31, 2010
1.	Principal amount due and remaining unpaid	4,562
2.	Interest due on (1) above and the unpaid interest	Not Ascertained
3.	Interest paid on all delayed payments under the MSMED Act.	Nil
4.	Payment made beyond the appointed day during the year	Not Ascertained
5.	Interest due and payable for the period of delay other than (3) above	Nil
6.	Interest accrued and remaining unpaid	Nil
7.	Amount of further interest remaining due and payable in succeeding years.	Not Ascertained

10 (Note 22 of Schedule 'O" of financial statements)

- a. Confirmation of balances from certain sundry debtors, 'deposit accounts, loans and advances, creditors etc are awaited. Accounts of certain sundry debtors, loans and advances, deposits/ margin money with banks, certain inter unit accounts, collector of customs and creditors, are under review and reconciliation. Adjustments, if any will be made on completion of review/reconciliation. Effect on revenue is not expected to be material.
- b. The Company is in process of reconciling the balances of the Company, its erstwhile subsidiary KSL and the operating business of KPEL. The net difference to the extent identified amounting to Rs.52.344 million has been included in Loans & Advances. Necessary rectification entries will be accounted after completion of the reconciliation. However, according to the management this difference is not likely to materially affect the operating results of the Company.

11. (Note 23 of Schedule 'O" of financial statements)

- a. Due to various problems and issues faced in implementation of SAP R/3 systems in one unit as explained in note 25 (a) of schedule 'N' of the financial statements of the Company for the year 2008-2009, the Company is in the process of a fresh implementation of a new version of said software. Pending implementation of materials and production modules, closing stocks of all inventories of this unit have been adopted as per physical inventory taken by the management at the end of the year.
- b. The Company has initiated steps to bring the valuation of work in progress and finished goods at certain units in line with Accounting Standard 2. However, the process followed in determination of cost and net realizable value need to be further refined/ improved to bring it in line with the requirements of the Company.

12 (Note 24 of Schedule 'O" of financial statements)

- a. During the year, the Company has implemented SAP ERP software in certain units. Inventory at these units as at March 31, 2010 have been based on moving weighted average and labour/ overheads absorption methods configured in the said system as against other cost basis used in the previous year. Effect of such change on the revenue of the year is not ascertained.
- b. The depreciation on additions has been calculated on monthly proprated basis instead of quarterly basis in certain units where SAP ERP system has been implemented. Effect of such change on the revenue for the year is not ascetained.

13 (Note 25 of Schedule 'O" of financial statements)

Capital work in progress includes Rs.33.856 million where the concerned assets have not been installed for several years. The Company holds a provision of Rs.7.841 million for diminution in value of the same. Management is taking steps to dispose of these assets and is confident of recovery of the un-provided amount.

14. (Note 26 of Schedule 'O" of financial statements)

- a) Current Assets, Loans & Advances include Rs.22.718 million (previous year Rs.42.310 million) being rescheduled advances from certain other Companies.
- b) The above companies have incurred losses and their net worth are partially eroded. Having regard to the long term association with these companies and their revival plans as communicated to the Company and other factors, these debts are considered good of recovery.

15. (Note 28 of Schedule 'O" of financial statements)

Salaries, wages & bonus includes Rs.22.193 million amount paid towards voluntary retirement scheme at certain units during the year.

16. (Note 29 of Schedule 'O" of financial statements)

Disclosures as per Accounting Standard 15 "Employee Benefits":

Defined Contribution Plan:

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

(Rs. 000's)

	Current Year	Previous Year
Employer's Contribution to Provident Fund & Pension Scheme	35,070	37,053
Employer's Contribution to Superannuation Fund	12,696	8,054

Defined Benefit Plan:

The employees' gratuity fund scheme managed by a trust is a defined benefit plan. The Present value of obligation is determined based on actuarial valuation using the projected unit credit method.

(Rs. In 000's)

		Curi	rent Year	Previous Year	
		Gratuity (Funded)	Leave (Unfunded)	Gratuity (Funded)	Leave (Unfunded)
1.	Reconciliation of opening and closing balances of				
	defined benefit obligation:				
	Defined Benefit obligation at beginning of the year	210,190	38,747	180,712	37,672
	Current Service Cost	9,971	7,431	1,871	2,586
	Interest Cost	14,672	2,603	2,474	766
	Acqusition adjustment	-	-	(1,521)	
	Actuarial (gain)/ loss	5,071	99	43,162	711
	Benefits Paid	(28,400)	(6,411)	(16,508)	(2,988)
	Defined Benefit obligation at end of the year	211,504*	42,469	210,190	38,747
2.	Reconciliation of opening and closing balance of fair value of plan assets:				
	Fair value of plan assets at beginning of the year *	99,706		76,179	
	Acqusition adjustment	-		512	
	Expected return on plan assets	9,725		4,135	
	Employer Contribution	38,258		32,815	
	Benefits paid	(28,400)		(16,508)	
	Actuarial gain/(loss)	(326)		2,573	
	Fair value of plan assets at year end	118,963		99,706	
3.	Reconciliation of fair value of assets and obligations:				
	Fair value of plan assets	118,963	-	99,706	-
	Present value of obligation	211,504	42,469	210,190	38,747
	Amount recognised in Balance Sheet under liabilities:	92,541*	42,469	110,484	38,747
4.	Expense recognised during the year:				
	(under "Schedule $-$ M" Operating & Other expenses of the Profit and Loss account)				
	Current Service Cost	9,971	7,431	1,871	2,586
	Interest Cost	14,672	2,603	2,474	766
	Expected return on plan assets	(9,725)	-	(4,135)	
	Actuarial (gain)/ loss	4,745	99	40,589	711
	Net Cost	19,663*	10,133	40,799	4,063
5	Actuarial assumptions:				
	Mortality Table (LIC)	1994 – 96 (Ultimate)	1994 – 96 (Ultimate)	1994 – 96 (Ultimate)	1994 – 96 (Ultimate)
	Discount rate (per annum)	7.70%	7.70%	7.30% to	7.30% to
				7.50%	7.50%
	Expected rate of return on plan assets (per annum)	9.25% to	Nil	9.30%	Nil
		9.40%			

^{*}Based on the notification dated May 18, 2010 issued by the Government of India, enhancing the maximum limit of gratuity payable to employees, the Company has provided an additional liability amounting to Rs.14.139 million, which has not been included in the above table.

The estimates of rate of escalation in salary considered in actuarial valuation, take into account inflation, seniority, promotion and other relevant factors including supply and demand in the employment market. The above information is as certified by the actuary.

17. Segment Reporting: (Note 30 of Schedule 'O' of financial statements)

The Company has not furnished segment report since same has been furnished in the Consolidated financial statements, as referred in para 4 of accounting standard 17 issued by Central Government.

18. Related Parties Disclosure: (Note 31 of Schedule 'O' of financial statements)

SI. No	Name of the related party	Relationship
1	Kirsons BV (w.e.f. 01.09.2008)	Subsidiary (Wholly owned)
2	Lloyd Dynamowerke GmbH & Co. KG (LDW)	
	Lloyd Beteiligungs GmbH	Step down Subsidiaries
3	Mr. Vijay R Kirloskar	Key management personnel
	Mr. P S Malik	and their Relatives.
	Mrs. Meena Kirloskar	
	Ms. Janaki Kirloskar	
	Ms. Rukmini Kirloskar	
4	KEASI Robican Industrial Systems Limited	Associates and joint ventures
	Kirloskar (Malaysia) Sdn. Bhd	
	Electrical Machines Industries (Bahrain) W.L.L	
5	Kirloskar Computer Services Limited	Enterprises over which key
	Kirloskar Batteries Private Limited	management personnel and
	Kirloskar Power Equipment Limited	their relatives are able to exercise
	Ravindu Motors Private Limited	significant influence
	Vijay Farms Private Limited	
	Sri Vijaydurga Investments and Agencies Private Limited	
	Vijay Jyothi Investment and Agencies Private Limited	
	Abhiman Trading Company Private Limited	
	Vimraj Investment Private Limited	
	Vijay Kirthi Investment and Agencies Private Limited	
	Kirloskar Software Services	

DETAILS OF TRANSACTIONS:

Nature of transactions	Subsidiary	Step down subsidiaries (LDW)	Key management personnel and their Relatives	Associates and joint ventures	Enterprises over which key management personnel and their relatives are able to exercise significant influence
Purchases of goods/services	Nil (Nil)	13,388 (1,655)	Nil (Nil)	Nil (Nil)	47,749 * (74,004)
Sale of goods/fixed assets/ services	5,012 (3,690)	2,846 (Nil)	Nil (Nil)	17,134 # (34,467)	10,536 ^ (14,709)
Purchase of Fixed Assets from Ravindu Toyota Pvt Ltd	Nil	Nil	Nil	Nil	1,999 (Nil)
Purchase of leasehold interest in Land & Building from Kirloskar Batteries Pvt Limited subject to registration of sale deed pending	Nil	Nil	Nil	Nil	150,000 (Nil)
Rent received from Ravindu Toyota Pvt Ltd	Nil	Nil	Nil	Nil	2,647 (2,568)
Dividend received	Nil	Nil	Nil	137 # (297)	Nil (Nil)
Rent paid	Nil	Nil	1,600 ** (5,280)	Nil	41,622 ## (25,500)
Investments as on 31.03.2010	842,962\$\$\$ (645,339)	Nil	Nil	529 + (5,529)	2,897 ++ (5,197)
Share application money pending allotment	9,435 (17,800)	Nil	Nil	Nil	Nil
Provision for diminution in value of investments as on 31.03.2010	Nil	Nil	Nil	Nil @ (5,000)	Nil @ (2,380)
Investments written off during the year	Nil	Nil	Nil	5,000 @@ (Nil)	2,380 @@ (Nil)
Provision for doubtful advances as on 31.03.2010	Nil	Nil	Nil	Nil	32,246\$ (32,246)
Amount due to Company as at 31.03.2010	6,358 (5,063)	Nil	2,700! (2,700)	9,712 # (7,210)	92,695 !! (269,563)
Amount due from Company as at 31.03.2010	Nil	10,539 (1,655)	Nil (Nil)	Nil	21,231\$\$ (967)

Nature of transactions	Subsidiary	Step down subsidiaries (LDW)	Key management personnel and their Relatives	Associates and joint ventures	Enterprises over which key management personnel and their relatives are able to exercise significant influence
Remuneration paid	Nil	Nil	29,979 ^^^ (14,030)	Nil	Nil
Interest on fixed deposit paid to Mrs. Meen Kirloskar	Nil	Nil	65! (Nil)	Nil	Nil
Flxed deposited during and outstanding as at 31.0.3.2010 from Mrs. Meen Kirloskar	Nil	Nil	2500! (Nil)	Nil	Nil
Shares allotted pursuant to Scheme (at face value)	Nil	Nil	Nil∞ (34,315)	Nil	NII £ (59,541)
Redemption of Preference Shares to Abhiman Trading Company	Nil	Nil	Nil	Nil	467 (Nil)
Guarantees given by the Company and outstanding at the end of the year.	932,147 (1,171,465)	Nil	Nil	Nil	Nil (Nil)

KEC North America Inc has been dissolved. The investments in and dues from the said company have not been written off, pending receipt of approvals from Reserve Bank of India. However, full provision has been made for the same. Since the said company has been dissolved, the same has not been considered for related party disclosures.

*Includes Purchases of goods/ services from Kirloskar Batteries Private Limited Rs.26,641 (previous year Rs.52,090), Vijay Farms Limited Rs.5,918 (Previous year Rs.5,834), Sri Vijaydurga Investments and Agencies Private Limited Rs.9,595 (Previous year Rs.8,377), Vijay Jyothi Investments and Agencies Private Limited Rs.68 (Previous year Rs.1,983) and Abhiman Trading Company Limited Rs.5,527 (Previous year Rs.5,720).

- # Represents transaction with Kirloskar (Malaysia) Sdn Bhd.
- ^ Includes sales to Kirloskar Batteries Private Limited Rs.9,449 (Previous year Rs.14,709) and Ravindu Toyota Private Limited Rs. 1,087 (Previous year Rs.Nil).
- ## Includes rent paid to Kirloskar Power Equipment Limited Rs.21,600 (Previous year Rs.9,900), Vijay Jyothi Investment and Agencies Pvt Ltd Rs.15,600 (Previous year Rs.15,600), Sri Vijaydurga Investments and Agencies Private Limited Rs.1,800 (Previous year Rs.Nil) and Kirloskar Batteries Pvt Ltd Rs.2,622 (Previous year Rs.Nil).
- ** Includes rent paid to Vijay R Kirloskar Rs.Nil (Previous year Rs.3,780) and Meena Kirloskar Rs.1,600 (Previous year Rs.1,500).
- + Includes investments in Kirloskar (Malaysia) Sdn Bhd. Rs.529 (Previous year Rs.529) and KEASI Robican Industiral Systems Limited Rs.Nil (Previous year Rs.5,000).
- ++ Includes investments in Kirloskar Power Equipments Limited Rs.2,817 (Previous year Rs.2,817) and Kirloskar Computer Services Limited Rs.Nil (Previous year Rs.2,380).
- @ Represents KEASI Robican Industrial Systems Limited Rs.Nil (Previous year Rs.5,000) and Kirloskar Computer Services Limited Rs.Nil (Previous year 2,380).
- @@ Represents KEASI Robican Industrial Systems Limited Rs.5,000 (Previous year Rs.Nil) and Kirloskar Computer Services Limited Rs.2,380 (Previous year Rs.Nil).
- \$ Represents Kirloskar Computer Services Limited
- !! Includes due from Kirloskar Power Equipment Limited Rs.27,630 (previous year Rs.42,774), Kirloskar Computer Services Limited Rs.32,246 (Previous year Rs.32,246), Vijay Farms Limited Rs.17,707 (Previous year Rs.18,183), Kirloskar Batteries Private Limited Rs.Nil (Previous year Rs.29,468), Vijay Jyothi Investments and Agencies Private Limited Rs.10,480 (Previous year Rs.141,688), Abhiman Trading Company Limited Rs.3,607 (Previous year Rs. 4,048), Vijay Keerthi Investment and Agencies Private Limited Rs.60 (Previous year Rs.60), Vijaydurga Investments and Agencies Pvt Ltd Rs.865 (Previous year Rs.1,064) and Ravindu Motors Private Limited Rs.100 (Previous year Rs.62).
- ! Represents due from Meena Kirloskar
- ∞ Includes Shares allotted to Vijay R Kirloskar Rs.Nil (Previous year Rs. 34,303) and P S Malik Rs.Nil (Previous year Rs.12)
- \$\$\$ Includes expenses incurred in connection of acquisition of subsidiary Rs.88.249 million.
- \$\$ Includes due to Kirloskar Batteries Limited Rs.21,231 (Previous year Rs.821) and Ravindu Motors Private Limited Rs.Nil (Previous year Rs.146).
- ^^^ Includes paid to Vijay R Kirloskar Rs.20,908 (Previous year Rs.4,744), P S Malik Rs.7,503 (Previous year Rs. 7,762), Meena Kirloskar Rs.25 (Previous year Rs. Nil), Janki Kirloskar Rs.1,007 (Previous year Rs.1,167) and Rukmini Kirloskar Rs.536 (Previous year Rs.357).
- £ Includes Shares allotted to Vijay Farms Pvt Ltd Rs.Nil (Previous year Rs. 14,639), Vijay Jyothi Investments & Agencies Pvt Ltd Rs.Nil (Previous year Rs.12,000), Abhiman Trading Co Pvt Ltd Rs.Nil (Previous year Rs. 20,902) and Vijay Kirthi Investments & Agencies Pvt Ltd Rs.Nil (Previous year Rs.12,000).

19. Finance Leases: (Note 32 of Schedule 'O' of financial statements)

Finance lease arrangements relate to Plant & Machinery. The lease period is for five years with interest rates ranging from 13% to 14%per annum. The Company pays fixed lease rentals over the period of the lease whereby the net present value of the minimum lease payments amount substantially to the cost of the assets.

Particulars	Total minimum lease payments outstanding as at 31.03.2010	_	Present value of minimum lease payments outstanding as at 31.03.2010
Within One year	26,255 (23,721)	7,347 (8,520)	18,908 (15,201)
Later than one year but not later than five years	56,998 (73,869)	8,204 (10,051)	48,794 (63,818)
Total	83,253 (97,590)	15,551 (18,571)	67,702 (79,019)

20. (Note 33 of Schedule 'O' of financial statements)

The Company has various operating leases for office facilities, guesthouse and residential premises of employees that are renewable on a periodic basis, and cancelable at its option. Rental expenses for operating leases included in the financial statements for the year are Rs.71,567 (Rs.56,786).

21. Earnings per share: (Note 34 of Schedule 'O' of financial statements)

Rs. In 000's

PARTICULARS	31.03.2010	31.03.2009
BASIC & DILUTED : After extraordinary items		
Profit for the year after tax expense	375,928	302,120
Less:		
Preference Dividend including dividend tax	17,733	19,796
	358,195	282,324
Weighted No. of Equity Shares for Basic EPS	50,521,367	50,521,367
Basic EPS (Rs.)	7.09	5.59
Before extraordinary items		
Profit for the year after tax expense	375,928	302,120
Less: extraordinary item (net of tax)	6,957	Nil
	368,971	302,120
Less:		
Preference Dividend including dividend tax	17,733	19,796
	351,238	282,324
Weighted No. of Equity Shares for Basic EPS	50,521,367	50,521,367
Basic EPS (Rs.)	6.95	5.59

22. (Note 35 of Schedule 'O' of financial statements)

Rs. In 000's

DETAILS OF DEFERRED TAX LIABILITY		
	As at 31.03.2010	As at 31.03.2009
Liability relating to value of fixed assets	222,359	234,343
Asset relating to Disallowance and Unabsorbed loss & depreciation under the Income Tax Act, 1961 (recognized only to the extent of net liability)	222,359	234,343
Net amount	Nil	Nil

23. (Note 36 of Schedule 'O' of financial statements)

During the year the Company has made provisions towards wage arrears, warranty claims from the customers towards sales, and stamp duty payable pursuant to Scheme the details of the same are as under:

Particulars	Wage Arrears	Stamp Duty	Warranty Claims
Balance outstanding at the beginning of the year	-	65,000	46,002
	(-)	(-)	(44,358)
Provision for the year (net)	7,000	-	(3,002)
	(-)	(65,000)	(1,644)
Balance outstanding at the end of the year	7,000	65,000	43,000
	(-)	(65,000)	(46,002)

24. (Note 37 of Schedule 'O' of financial statements)

There were no derivative instruments outstanding as at March 31, 2010. Foreign currency exposures which have not been hedged by any derivative instruments or otherwise as at March 31, 2010 is as follows:

Rs. in 000's

Particulars	As at 31.03.2010	As at 31.03.2009
Assets (Receivables)	31,585	46,450
Liabilities (Payables)	22,189	19,321

25.	Key Ratios:		Previous year
	a) Total Income/ Total Assets	1.35	1.45*
	b) Net profit before interest and tax/ capital employed %	21.03	18.34*
	c) Return on Networth %	24.32	19.54
	d) Net Profit/ Total Income %	4.41	3.45

Recast

- 26 Figures have been rounded off to the nearest "000's" as permitted by Government of India Notification No.GSR: 14(E) dated 23.12.1978.
- 27. Previous year figures have been regrouped wherever required in conformity with presentation this year.

As per our report of even date

For B.K. RAMADHYANI & CO.
Chartered Accountants

CA SHYAM RAMADHYANI Partner

Bangalore

Date: July 10, 2010

VIJAY R KIRLOSKAR Chairman & Managing Director

P Y MAHAJAN
Associate Vice President &
Company Secretary

P S MALIK

Joint Managing Direcor

CA R.K. GUPTA
Vice President &
Chief Financial Officer

Statement Pursuant to Part of IV of Schedule VI to the Companies Act, 1956 Balance Sheet Abstract and Company's General Business Profile:

I.	REGISTRATION DETAILS			
	Registration No	C 4 1 5 / 4 6 - 4 7	State Code	0 8
	Balance Sheet Date	31-03-2010		
II.	CAPITAL RAISED DURING TH	IE YEAR (Rupees in Thou	sands)	
	Public Issue	N i I	Rights Issue	N i I
	Bonus Issue		Private Placement (Including premium)	290200
III.	POSITION OF MOBILISATION	AND DEPLOYMENT OF F	UNDS (Rupees in Thousands)	
	Total Liabilities	3 3 6 0 6 1 7	Total Assets	3 3 6 0 6 1 7
	Sources of Funds			
	Paid up Capital	659932	Reserves & Surplus	1292829
	Secured Loans	104117	Unsecured Loans	3 3 6 7 3 9
	Application of Funds			
	Net Fixed Assets	1 6 8 5 5 0 9	Capital Work In Progress	65659
	Investments	8 5 7 9 4 3	Net Current Assets	7 5 1 5 0 6
IV.	PERFORMANCE OF COMPAN	IY (Rupees in Thousands)		
	Turnover (including other Incom	ne 8 5 2 6 8 9 9	Total Expenditure	8 0 5 2 3 0 6
	Profit before Tax	474593	Profit after Tax	375928
	Earning per share in Rs. (After	Tax) 7 . 09	Dividend rate %	$N \mid i \mid I$
٧.	GENERIC NAMES OF PRINCIP	PAL PRODUCTS / SERVIC	E OF COMPANY	
	Item Code No. (ITC Code)	8 5 . 0 1		
	Product Description	ELECTRIC	MOTORS	
	Item Code No. (ITC Code)	8 5 . 0 1		
	Product Description	ACMACHIN	ES	
	Item Code No. (ITC Code)	8 5 . 0 1		
	Product Description	DC MACHIN	E S	

VIJAY R KIRLOSKAR Chairman & Managing Director

P Y MAHAJAN Company Secretary P S MALIK
Deputy Managing Director

CA R.K. GUPTAVice President & Chief Finance Officer

Consolidated Financial Statements 2009-10

AUDITORS' REPORT ON CONSOLIDATED FINANCIAL STATEMENTS OF KIRLOSKAR ELECTRIC COMPANY LIMITED

- 1. We have audited the attached consolidated Balance Sheet of Kirloskar Electric Company Limited ("the Company"), its subsidiaries and other consolidating entities (collectively referred as "the KEC group") as at March 31,2010, the consolidated Profit and Loss Account of the KEC group and the consolidated Cash Flow Statement of the KEC group for the year ended on that date. These financial statements are the responsibility of the group'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 generally accepted auditing standards in India. These standards require that we plan and perform the audit to obtain reasonable assurance as to whether the financial statements are prepared, in all material respects, in accordance with the identified financial reporting framework and are free from material misstatements. An audit includes, examining on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by the management, as well as evaluating the overall financial statements. We believe our audit provides a reasonable basis for our opinion.
- a. We have not audited the financial statements of the subsidiaries, whose financial statements reflect total assets of Rs.2,348.11 million (March 31, 2009 Rs.2,588.32 million) and total revenues for the year of Rs.3,535.84 million (period from September 1, 2008 to March 31, 2009 Rs.2,294.64 million). These financial statements have been audited by other auditors, whose reports have been furnished to us, and our opinion, in so far as it relates to the amounts included in respect of the subsidiaries, is based solely on the report of the other auditors. The accounting policies used by them have not been harmonised with that used by the Company. The proportion of items in the consolidated financial statements to which different accounting policies have been applied are not ascertained. Details of accounting policies, contingent liabilities as at March 31, 2010, notes forming part of the financial statements of the said associates have not been furnished
 - b We have not audited the financial statements of Electrical Machine Industries (Baharin) WLL (EMIB) and Kirloskar (Malaysia) Sdn. Bhd. for the year ended March 31, 2010. Consequently, the Company's share in the profits/losses of associates as shown separately in the Profit and Loss Account and the value of investments in the consolidated balance sheet are based on audited statements of EMIB and unaudited financial statements of Kirloskar (Malaysia) Sdn. Bhd. for the said year as received from the said associates. The accounting policies used by them have not been compared and harmonized with that used by the Company. The proportion of items in the consolidated financial statements to which different accounting policies have been applied are not ascertained. Details of accounting policies, contingent liabilities as at March 31, 2010, notes forming part of the financial statements of the said associates have not been furnished
 - c. Intra group balances have not been comprehensively identified and reconciled and balances to the extent identified and reconciled have been eliminated, while preparing these consolidated financial statements. In the absence of necessary information, unrealised profits and losses from intragroup transactions, either relating to the year or previous years have not been eliminated Effect on consolidated financial statements not ascertainable
- 4. Subject to our comments in paragraph 3 above, we report that the consolidated financial statements have been prepared by the Company in accordance with the requirements of Accounting Standard (AS) 21-Consolidated Financial statements, AS 23 Accounting for Investments in Associates and AS 27 Accounting for Joint Ventures in Consolidated Financial Statements on the basis of the separate audited financial statements of the Company & its subsidiaries, audited/ unaudited financial statements of the associates and audited financial statements of a jointly controlled entity as at March 31, 2009.
- 5 Attention is invited to the following:
 - a) Note 9 of schedule 'O' regarding certain debtors, creditors, loans & advances, reconciliation of balances between the Company, its erstwhile subsidiary KSL and operating business of KPEL being under review/reconciliation. We have relied on the representations of the management that the effect of the same on the revenue of the year is not material.
 - b) Note 10(b) of schedule 'O' regarding valuation of inventories of certain units not being in line with Accounting Standard 2. Inventories at these units are as assessed by the management and have been adopted as such in the financial statements. Effect on revenue, if any is not ascertainable and
 - c) Notes 13 of Schedule 'O' regarding amounts due from certain companies of Rs.22.718 million. We have relied on the representations of the management that these advances are good of recovery. We do not express any independent opinion in this matter.
- 6. In our opinion and to the best of our knowledge and according to the information and explanations given to us, the said accounts subject to our comments in paragraphs 3 and 5 above and read with the other notes and schedules give a true and fair view in conformity with accounting principles generally accepted in India:
 - a. In the case of the balance sheet, of the consolidated state of affairs of the KEC group as at March 31, 2010
 - b. In the case of the profit and loss account, of the profits of the KEC group for the year ended on that date and
 - c. In case of the cash flow statement, of the cash flows of the KEC group for the year ended on that date.

Date: June 24, 2009

B. K. Ramadhyani & Co., 4B, Chitrapur Bhavan 8th main, 15th Cross Malleswaram, Bangalore - 560 055 For B.K.RAMADHYANI & CO Chartered Accountants Firm Registration No 002878S

CA Shyam Ramadhyani Partner Membership No 019522

CONSOLIDATED BALANCE SHEET AS AT 31ST MARCH 2010

(Rs in 000's)

	Schedule	As at 31s	st March 2010	As at 31st N	March 2009
SOURCES OF FUNDS					
SHAREHOLDERS' FUNDS					
a) Capital	Α	659,932		742,888	
b) Reserves & Surplus	В	1,332,084		1,061,755	
			1,992,016		1,804,643
Minority Interest			10,798		7,154
LOAN FUNDS					
a) Secured Loans	С	2,490,017		3,037,847	
b) Unsecured Loans	D	366,739		294,674	
			2,856,756		3,332,521
FOREIGN CURRENCY MONETARY ITEM TRANSLATION					
DIFFERENCE ACCOUNT (NET OF AMORTISATION)			36,181		-
TOTAL			4,895,751		5,144,318
APPLICATION OF FUNDS					
FIXED ASSETS					
a) Gross Block	E	3,521,829		3,231,106	
b) Less : Depreciation		1,492,274		1,294,486	
c) Net Block			2,029,555		1,936,620
d) Capital Work in progress	F		65,659		108,212
			2,095,214		2,044,832
INVESTMENTS	G		18,907		22,778
CURRENT ASSETS, LOANS & ADVANCES	Н				
a) Inventories		1,558,335		1,705,002	
b) Sundry Debtors		2,591,354		2,464,358	
c) Cash & Bank Balances		627,115		678,688	
d) Loans & Advances		417,548		682,386	
	-	5,194,352		5,530,434	
Less: CURRENT LIABILITIES & PROVISIONS	1				
a) Current Liabilities		3,313,164		3,588,596	
b) Provisions		387,422		368,516	
,		3,700,586		3,957,112	
NET CURRENT ASSETS			1,493,766		1,573,322
Foregin currency transalation reserve					
Goodwill on consolidation			1,287,864		1,443,052
TOTAL			4,895,751		5,144,318
NOTES ON ACCOUNTS	0				
NO.25 OR AGGGREG	•		_		_

FOOT NOTE: Schedules referred to above and the Notes attached form an integral part of the Balance Sheet

As per our report of even date

For and on behalf of Board of Directors

For B.K. RAMADHYANI & CO. **Chartered Accountants**

VIJAY R KIRLOSKAR Chairman & Managing Director

PS MALIK Joint Managing Direcor

CA SHYAM RAMADHYANI Partner

PYMAHAJAN

CAR.K. GUPTA Vice President & Chief Financial Officer

Place: Bangalore

Associate Vice President & Company Secretary

Date: July 10, 2010

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

(Rs in 000's)

NCOME Sales					
Sales					
		12,476,900		11,880,048	
.ess: excise duty		648,377	11,828,523	969,650	10,910,398
Other Income	J		155,772		130,576
Profit on sale of fixed assets (net)			40		48
TOTAL			11,984,335		11,041,022
EXPENDITURE			=======================================		
Consumption of Raw Materials, Stores, Spares parts					
Components and purchasing for Trading	K		7,818,212		7,985,849
perating and Other Expenses	L		3,044,394		2,185,499
nterest and Finance Charges					
On Fixed Loans		142,667		210,328	
On Other Accounts		158,915		86,777	
			301,582		297,105
oss on sale of fixed assets			32		3,619
Depreciation, Amortisations and Provisions	М		209,190		222,307
representation, Amortisations and Frovisions			11,373,410		10,694,380
.ess: Expenses Capitalised			17,616		31,773
TOTAL			11,355,794		10,662,607
PROFIT BEFORE PRIOR PERIOD, EXTRAORDINARY			11,333,794		10,002,007
TEMS, MINORITY INTEREST& SHARE OF INCOME					
•			C20 E42		270 445
ROM ASSOCIATES			628,542		378,415
Add:			(0.057)		
Prior period adjustment (net)	N		(3,857)		-
extraordinary income - remission of liability			8,382		
PROFIT BEFORE MINORITY INTEREST& SHARE OF					
NCOME FROM ASSOCIATES			633,066		378,415
ess: Minority interest			6,331		3,712
less/ (Add): share of loss/ (profit) from associates (net)			2,584		(1,633)
PROFIT BEFORE TAX EXPENSE			624,152		376,336
less : Provision for current tax (net)		89,415		37,255	
Provision for current tax -Previous years		25,128	-	-	
Provision for Fringe Benefit Tax			114,543	7,000.	44,255
PROFIT ATER TAX EXPENSE			509,609		332,081
Add: Profit brought forward from Previous Year			749,095		505,830
			1,258,704	-	837,911
.ess:					
Transfer to Debenture Redemption Reserve		16,466		16,467	
Transfer to Capital redmption Reserve		120,316		40,000	
Provision for Preference Dividend		-		27,650	
Provision for Dividend tax		-		4,699	
			136,782		88,816
Balance of Profit Carried to Balance Sheet			1,121,921		749,095
Earning per Share (Face Value Rs 10 per share)					749,093
Before considering extraordinary items Basic & Diluted			9.59		6.18
After considering extraordinary items					21.0
Basic & Diluted			9.73		6.18
	0		55		5.10
NOTES ON ACCOUNTS	0				

As per our report of even date

For and on behalf of Board of Directors

For B.K. RAMADHYANI & CO. **Chartered Accountants**

VIJAY R KIRLOSKAR Chairman & Managing Director

PS MALIK Joint Managing Direcor

CA SHYAM RAMADHYANI

PYMAHAJAN

CA R.K. GUPTA

Partner

Associate Vice President & Company Secretary

Vice President & Chief Financial Officer

Place: Bangalore Date : July 10, 2010

CONSOLIDATED CASH FLOW STATEMENT FOR THE YEAR ENDED 31ST MARCH 2010

(Rs in 000's)

		Curre	nt Year	Previ	ious Year
Α	CASH FLOW FROM OPERATION ACTIVITIES				
	NET PROFIT BEFORE TAX AND EXTRAORDINARY ITEMS		624,151		376,336
	DEPRECIATION	214,270		158,300	
	AMORTISATION & PROVISIONS	(110,066)		(13,856)	
	(PROFIT)/LOSS FROM SALE OF FIXED ASSETS (NET)	(8)		3,571	
	EXTAORDINARY INCOME	(8,382)		-	
	INTEREST AND DIVIDEND (NET)	285,875		264,249	
			601,822		412,264
	OPERATING PROFIT BEFORE WORKING CAPITAL CHANGES		1,225,973		788,600
	ADJUSTMENT FOR TRADE & OTHER RECEIVABLES	149,674		(845,631)	
	INVENTORIES	146,667		(762,135)	
	TRADE & OTHER PAYABLES	(275,432)		967,205	
			20,909		(640,561)
			1,246,882		148,039
	CASH GENERATED FROM OPERATIONS		, ,		
	INTEREST PAID	(301,582)		(297,105)	
	DIRECT TAXES PAID	(88,672)		(13,421)	
		, ,	(390,253)	, ,	(310,526)
	NET CASH FROM OPERATING ACTIVITIES		856,629		(162,487)
В	CASH FLOW FROM INVESTING ACTIVITIES				(- , - ,
	PURCHASE OF FIXED ASSETS	(266,659)		(523,961)	
	INCREASE IN VALUE OF INVESTMENTS	-		(11,206)	
	SALE /(PURCHASE)OF BUSINESS	_		(1,448,531)	
	SALE OF FIXED ASSETS	2,015		2,712	
	SALE OF INVESTMENTS	_,;:::		6	
	DECREASE IN THE VALUE OF EQUITY IN ASSOCIATES	3,871		-	
	INCREASE/ (DECREASE) IN VALUE OF MINORITY INTEREST	3,644		7,154	
	INCREASE IN FOREIGN CURRENCY TRANSLATION DIFFERENCE	(84,091)		114,212	
	INTEREST RECEIVED	15,695		32,844	
	DIVIDEND RECEIVED	12		12	
	NET CASH USED IN INVESTING ACTIVITIES		(325,514)		(1,826,758)
С	CASH FLOW FROM FINANCING ACTIVITIES		(020,01.)		(1,020,700)
Ŭ	PROCEEDS FROM TERM BORROWING	250,000		2,378,940	
	REPAYMENT OF TERM BORROWINGS	(911,450)		(359,271)	
	PROCEEDS FROM FIXED DEPOSITS FROM PUBLIC	192,405		300	
	REPAYMENT OF FIXED DEPOSITS FROM PUBLIC	(6,720)		(547)	
	REPAYMENT OF PREFERENCE SHARE CAPITAL	(82,956)		(547)	
	REMISSION IN LIABILITY	8,382			
	DIVIDEND PAID	(32,349)		_	
	NET CASH USED IN FINANCING ACTIVITIES	(32,343)	(582,688)		2,019,422
D	NET INCREASE IN CASH		(51,573)		30,177
J	CASH & CASH EQUIVALENTS AT THE BEGINNING OF THE YEAR	678,688	(31,373)	648,511	50,177
	CASH & CASH EQUIVALENTS AT THE BEGINNING OF THE TEAK CASH & CASH EQUIVALENTS AT THE END OF THE YEAR	627,115		678,688	
	ONOT A ONOT EXCENDED AT THE END OF THE TEAK	021,113	(51 572)	070,000	20 177
			(51,573)		30,177

As per our report of even date

For B.K. RAMADHYANI & CO. Chartered Accountants

VIJAY R KIRLOSKAR Chairman & Managing Director P S MALIK
Joint Managing Direcor

CA SHYAM RAMADHYANI

P Y MAHAJAN

CA R.K. GUPTA Vice President & Chief Financial Officer

Partner

Associate Vice President & Company Secretary

Place: Bangalore Date: July 10, 2010

SCHEDULES TO THE CONSOLIDATED BALANCE SHEET FOR THE YEAR ENDED 31ST MARCH 2010

		(Rs in 000's)
	As at 31st	As at 31st
	March, 2010	March, 2009
SCHEDULE "A"		
Authorised:		
3,000,000 Preference Shares of Rs. 100/- each	300,000	300,000
60,000,000 Equity Shares of Rs. 10/- each	600,000	600,000
TOTAL	900,000	900,000
Issued, Subscribed and Paid-up:		
1,547,182 (2,376,746) Preference Shares of Rs. 100/- each	154,718	237,674
50,521,367 (50,521,367) Equity Shares of Rs. 10/- each	505,214	505,214
	659,932	742,888
NOTES:		

- Equity Shares include:
 - 10,000 Shares of face value of Rs. 0.100 million allotted as fully paid up pursuant to a contract without payment being received in cash;
 - 6,679,572 Shares of face value of Rs. 66.796 million allotted as fully paid up by way of bonus shares by capitalisation of Capital Reserve, Capital Redemption Reserve, General Reserve and Share Premium.
 6,000,000 shares were allotted during the year 2003 - 04 to IDBI on conversion of Preference Share Capital at face value as per the scheme of arrangement
 - approved by honourable High Court of Karnataka.
 - 2,000,000 equity shares of Rs.10/- each aggregating to Rs.20 million at a premium of Rs.20/- each were alloted during the year 2007-08 to the promoters group in terms of order June 29, 2007 of the Honourable High Court of Karnataka read with scheme of arrangement dated February 13, 2003 under sections
 - 391 to 394 of the Companies Act, 1956. 6,752,550 shares issued to share holders of Kaytee Switchgear Limited and 10,500,000 shares issued to the shareholders of Kirloskar Power Equipment Limited, as fully paid up pursuant to the Scheme of arragement apporved by the Honourable High Court of Karnataka under sec 391 - 394 of the Companies Act, 1956 without payment received in cash. Equity shares so alloted includes 6,174,878 equity shares of Rs.10/- each alloted to KECL Investment Trust, sole beneficiary of which is the Company.
- 1,176,746 preference shares of Rs.100/- each issued to preference shareholders of Kaytee Switchgear Limited as fully paid up pursuant to the Scheme of arrangement apporved by the Honourable High Court of Karnataka under sec 391 -394 of the Companies Act, 1956 without payment received in cash. 429,564 shares of Rs. 100/- each have been redeemed during the year and the balance shall be redeemed in 2 equal annual installments on April 1, 2011 and Aprl 1, 2012
- 800,000 (previous year 1,200,000) preference shares carry a cumulative dividend of 7% per annum w.e.f 01.10.2001 payable cumulatively out of the profits of the company. The rate of dividend can be increased to 9% per annum by way of payment of redemption premium subject to profitability and cash flows. These shares shall be redeemed in two equal installments on 30.09.2010 and 30.9.2011.

CCL	コロロ	111	"P"

RESERVES AND SURPLUS	
Capital Reserve As per last Balance Sheet 1,806	1,806
Revaluation Reserve	1,000
As per last Balance Sheet 48,041	48,041
Capital Redemption Reserve	70,071
As per last Balance Sheet 42,500	2,500
Add: Transferred from Profit & Loss account 120,316	40,000
162,816	42,500
Debenture Redemption Reserve	42,300
As per last Balance Sheet 32,934	16,467
Add: Transferred from Profit & Loss account 16,466	16,467
49,400	32,934
Reconstruction Reserve Account	02,001
As per last Balance Sheet 64,167	64,167
Profit & Loss Account 1,121,921	749,095
Foreign Currency translation Reserve -	114,212
As per last Balance Sheet 114,212	-
Adjustments during the year (net) (239,279)	114,212
(125,067)	114,212
Reserve for Doubtful Debts	
As per last Balance Sheet 9,000	9,000
TOTAL 1,332,084	1,061,755
SCHEDULE "C"	
SECURED LOANS	
a) From Banks 2,405,849	2,925,895
b) Finance Lease obligations 67,702	79,019
c) Zero coupon debentures	32,933
TOTAL 2,490,017	3,037,847
SCHEDULE "D'	
UNSECURED LOANS	
a) Fixed Deposit 180,994	914
b) Interest accrued and due - FDs 5,617	12
c) SICOM Sales Tax loan 1,119 d) From banks 157,546	1,119 252,835
e) From companies 21,463	39,758
f) Proportionate share of jointly controlled entity -	39,736
TOTAL 366,739	294,674
NOTE :	254,074

Fixed Deposits include unclaimed deposits of Rs.0.244 million (Previous year Rs. 0.264 million) Amount falling due for payment within one year is Rs.214.039 million (Previous year Rs.294.234 million).

SCHEDULES TO THE CONSOLIDATED BALANCE SHEET FOR THE YEAR ENDED 31ST MARCH 2010 SCHEDULE "E"

FIXED ASSETS (Rs in 000's)

		GROSS	BLOCK (AT COST)			I	DEPRECIA	TION		NET	BLOCK
	As at 1st April 2009	Additions for the year**	Adjustments on account of exchange fluctuation	Deductions during the year	As at 31 st March 2009	As at 1 st April 2009	For the year	Adjustments on account of exchange fluctuation	Ded- uctions	As at 31st March 2010	As at 31st March 2010	As at 31st March 2009
Tangible Assets												
Own assets												
Land (*)	122,388	-	-	-	122,388	-	-	-	-	-	122,388	122,388
Buildings (\$)	627,806	19,020	16,777	-	630,049	102,455	23,474	1,778	-	124,151	505,898	525,351
Plant & Machinery	2,013,016	105,106	38,699	3,099	2,076,324	970,565	138,652	24,955	1,322	1,082,940	993,384	1,042,451
Furniture & Equipment	200,820	34,517	(18,245)	3,486	250,096	104,923	18,588	(21,130)	3,347	141,294	108,802	95,897
Vehicles and Aircraft	32,991	3,330	-	234	36,087	15,437	2,551	-	143	17,845	18,242	17,554
Leased Assets										-	-	
Land (#)	6,958	138,241	-	-	145,199	-	-	-	-	-	145,199	6,958
Plant & Machinery	62,543	2,453	-	-	64,996	2,685	13,452		-	16,137	48,859	59,858
Leasehold Improvements												
to buildings	29,377	-	-	-	29,377	1,507	981	-		2,488	26,889	27,870
Intangible Assets										-		
Goodwill	42,346	-	-	-	42,346	42,346	-	-	-	42,346	-	-
Product development	3,731	-	-	-	3,731	622	622	-	-	1,244	2,487	3,109
Techn ical knowhow	11,063	-	-	-	11,063	8,034	1,843	-		9,877	1,186	3,029
Software	77,043	40,755	7,625	-	110,173	44,888	14,107	5,043	-	53,952	56,221	32,155
Proportionate share in												
jointly controlled entity	1,024	-	-	1,024	-	1,024	-	-	1,024	-		
TOTAL	3,231,106	343,422	44,856	7,843	3,521,829	1,294,486	214,270	10,646	5,836	1,492,274	2,029,555	1,936,620
Previous Year	2,315,604	928,857	1,270	12,085	3,231,106	846,668	454,890	-	7,072	1,294,486		

- (*) Certain land at Bangalore was revalued in the year 1999-2000 on the basis of Chartered Engineers certificate. Incremental amount on revaluation was credited to Revaluation Reserve Rs.48,041 (in 000's).
- (\$) Includes Rs. 3.337 million being the cost of ownership premises taken in possession for which Society is to be formed.
- (#) Leashold land amounting to Rs.6,958 (in 000's) represents land taken on lease from KIADB. On expiry of lease period, payment of balance consideration if any, and execution of sale deed, the title will pass to the Company.
- ** Additions to leasehold land and buildings aggregating to Rs.157,037 (000's) are subject to registration. However, the Company has taken possession of the said property. Provision has been made for estimated stamp duty and registration charges payable. Further, transfer of the leasehold land to the name of the Company is subject to approval of Uttar Pradesh State Industrial Development Corporation.

SCHEDULE "F"

	As at 31st March 2010	As at 31st March 2009
CAPITAL WORK IN PROGRESS	STSUMARCH 2010	STSUMMENT 2009
1 Plant & Machinery taken on finance lease	38,565	36,575
2 Plant & Machinery	33,856	124,473
4 Buildings	1,079	3,139
	73,500	164,187
Less:		
Provision for uninstalled machinery	7,841	55,975
TOTAL:	65,659	108,212

SCHEDULES TO THE CONSOLIDATED BALANCE SHEET AS AT 31ST MARCH 2010 SCHEDULE "G"

Details of	Investment	Name of the Company	Nos	Face Value Rs	As at 31st March 2010 Rs	As at 31st March 2009 Rs
INVESTME	NTS (AT COST)					
{LONG TE	RM}					
TRADE :						
(a) Qı	ıoted					
(i)	Equity Shares - Fo	ully Paid-up				
	ICICI Ltd., (on mer	ger of Sangli Bank Limited)	1,081	10	100	100
	Kirloskar Computer		200,000	10	-	2,380
	The Mysore Kirlosk	ar Ltd.,	770,750	10	-	21,260
(ii)	Debentures - Fully	y Paid-up				
	The Mysore Kirlosk	ar Ltd., @	30,000	44	-	1,320
(b) Un	iquoted :					
(i)	Equity Shares - Fo	ully Paid-up				
	In Other Compani	es:				
	Kirloskar Proprietar		26	100	128	128
	(aquired 25 shares	on rights issue)				
	Kirloskar (Malaysia)	Sdn. Bhd,			-	
	Kuala Lumpur, Mala	aysia	300,000	MR 1	4,967	5,137
			(200,000)	MR 1		
	Kirloskar Kenya Lin	nited, Nairobi, Kenya	1,272	K. Sh 1000	853	853
	Kirsons Trading Pte	e. Ltd	56,250	S \$ 1	1,120	1,120
	Kirloskar Power Eq	uipment Ltd.,	340,000	10	5,909	5,909
	Electrical Machine	Industries (Bahrain) WLL	180	BHD 100	5,830	9,531
					18,907	47,738
	Less:					
	Provision for diminu	ition in value of Investments				24,960
			Total		18,907	22,778
@ Matured	and due for payment					
NOTES :					Rs in 000's	Rs in 000's
1)	Aggregate value of	quoted investments				
.,	Cost	1			100	25,060
	Market Value				1,036	Not Available
2)		unquoted investments				
	Cost				18,807	22,678
					10,001	22,010

SCHEDULES TO THE CONSOLIDATED BALANCE SHEET FOR THE YEAR ENDED 31ST MARCH 2010 SCHEDULE "H"

		\	Δ	1
	As at 31st Mar 2010			s at arch 2009
CURRENT ASSETS, LOANS & ADVANCES				
Current Assets				
1. Inventories - as certified by the Managing Director				
i. Raw Materials, stores, spares parts, components etc.,ii. Stock in trade	353,934		319,028	
Finished goods (including trading stocks)	166,598		165,778	
Process stock	1,016,948		1,204,100	
iii. Others-Including material at port and scrap	20,855		25,204	
		1,558,335		1,714,110
Less: Provision for non-moving stocks		_		9,108
•		1,558,335		1,705,002
2. Sundry Debtors				
(Unsecured, considered good except doubtful debts of Rs.169.229 million, previous year Rs.159.314 million)				
i. Debts outstanding for a period exceeding six months	622,315		395,973	
ii. Other debts	2,138,268		2,227,699	
		2,760,583		2,623,672
ess : Provision for doubtful debts		169,229		159,31
		2,591,354		2,464,358
. Cash and Bank Balances				
a. Cash on hand	1,438		193,488	
b. Cheques in hand	-		55	
c. Amount in transit	6,570		9,496	
d. Balances with scheduled banks:				
- On current account	173,349		178,233	
- On short term deposit accounts	251,792		283,427	
e. Balances with others: - On current account	0.080		2,650	
- On short term deposit accounts	9,080 184,886		11,339	
on one training appears accounted		627,115		678,688
. Loans and Advances				
(Unsecured, considered good except doubtful advances of Rs. 121.514 million, previous year Rs.134.671 million)				
Advances recoverable in cash or in kind or				
for value to be received				
Sundry Advances	487,316		723,287	
Less : Provision for doubtful advances	121,514		134,671	
	365,802		588,616	
Central excise deposits	39,914		93,770	
Advance payment of tax outside India	11,832			
		417,548		682,38

SCHEDULES TO THE CONSOLIDATED BALANCE SHEET FOR THE YEAR ENDED 31ST MARCH 2010

SCHEDULE "I"

		As at		А	s at
L		31st Mar 2010		31st Ma	rch 2009
	CURRENT LIABILITIES & PROVISIONS				
Α.	Current Liabilities				
	Sundry Creditors	2,272,263		2,341,113	
	Acceptances	191,708		217,558	
	Trade Advances	796,727		979,388	
	Other liabilities (@)	52,466		50,537	
			3,313,164		3,588,596
B.	Provisions				
	For Taxation (including FBT & net of advance tax)	75,829		38,125	
	For Earned Leave Encashment	64,162		61,051	
	For Wage Arrears	7,000		-	
	For Preference Dividend (including dividend tax)	-		32,349	
	For Stamp duty pursuant to Scheme	65,000		65,000	
	For Gratuity	106,680		110,484	
	For Warranties	68,751		61,507	
			387,422		368,516
	TOTAL:	=	3,700,586		3,957,112

^(@) Includes Rs.0.309 million due to Directors (Previous year Rs.0.309 million).

SCHEDULES TO THE CONSOLIDATED PROFIT AND LOSS ACCOUNT FOR THE YEAR ENDED 31ST MARCH 2010 SCHEDULE "J"

(Rs in 000's)

	Current Year	Pre	Previous Year	
OTHER INCOME				
Interest:				
On Fixed Deposits	13,683	32,316		
Others	2,011	528		
(Tax deducted at source Rs.0.25 million, previous year Rs.2.94 million)	15,694	ļ <u> </u>	32,844	
Dividend from long term				
Investments : Trade	12	2	12	
Commission on Sales	16,957	,	7,871	
Rent received (Tax deducted at source Rs.0.54 million, previous year Rs.0.26 million)	9,389)	6,779	
Miscellaneous*	113,720)	83,070	
TOTAL:	155,772	2	130,576	

^{*} Includes provision no longer required Rs.90.31 million (Rs.63.34 million), Provision for non moving inventory withdrawn Rs.9.11 million (Rs.Nil) and Provision for doubtful advances withdrawn Rs.10.00 million (Rs.Nil).

SCHEDULE "K"

CONSUMPTION OF RAW MATERIALS, STORES, SPARE PARTS & COMPONENTS AND PURCHASES FOR TRADING

Raw material, stores and Components*	7,473,906		7,596,912	
Purchases for Trading	136,630		148,197	
		7,610,536		7,745,109
Deduct : Increase in stocks				
Stocks at Close				
Process stocks	1,016,948		1,204,100	
Trading and finished goods	166,598		165,778	
Scrap	1,241		954	
	1,184,787		1,370,832	
Less: Stocks at commencement				
Process stocks (includes Rs.Nil				
(PY Rs.829,300) taken over from LDW)	1,204,100		1,345,413	
Trading and finished goods	165,778		265,010	
Scrap	954		1,149	
	1,370,832		1,611,572	
		186,045		240,740
Inventories written off	21,631		3,296	
Less: Provision withdrawn	-		3,296	
		21,631		-
		7,818,212		7,985,849

SCHEDULES TO THE CONSOLIDATED PROFIT AND LOSS ACCOUNT FOR THE YEAR ENDED 31ST MARCH 2010 SCHEDULE "L"

	Current	Year	Prev	ious Year
ERATING & OTHER EXPENSES				
Power & Fuel Expenses relating to Employees:		135,621		82,796
	4 407 047		4 000 007	
Salaries, Wages & Bonus	1,427,317		1,039,907	
Contribution to Employees PF, Family Pension Scheme and Superannuation Fund	180,865		134,786	
Gratuity as per actuarial valuation	33,802		40,799	
Workmen and Staff Welfare Expenses (includes contribution to employees' State insurance & PF Administration Charges	142,329		105,003	
		1,784,313		1,320,49
Rent		81,766		65,578
Repairs				
Buildings	11,920		10,581	
Machinery	27,191		32,192	
Others	90,284		55,684	
Othors	30,204	420.205	33,004	00.45
0.111.		129,395		98,45
Selling Expenses		230,082		139,35
Commission Cash Discount		92,955 11,724		35,55 5,97
Additional Sales Tax		5,180		3,9 <i>1</i>
Maintenance of Vehicles		4,659		4,43
Insurance		70,106		22,42
Rates and Taxes		8,316		26,82
Advertisement		13,633		9,86
Printing & Stationery		12,173		10,78
Travelling Expenses		118,389		96,54
Postage, Telegrams and Telephones		21,084		19,60
Auditors Remuneration		11,358		4,62
Tech. Consultancy & Professional Charges		108,591		124,10
Accounting machinery		42,001		64
Bank Charges (Net off exchange fluctuation difference of Rs.0.38 million Cr.				
previous year Rs.1.98 million Cr.)		94,423		63,05
Subscription to technical associations, Journals and Magazines		2 004		2.50
Manufacturing expenses and sundries		3,884 34,389		3,59 27,60
Bad debts & disallowance written off	10,167	34,309	29,107	21,00
Less : Provision for doubtful debts withdrawn	10,085		21,894	
		82	,	7,21
Donations		1,540		8,06
Directors' sitting fees		319		41
Remuneration to whole-time directors		28,411		7,30
Advances written off	8,157		-	
Less : Provision for doubtful advances withdrawn	8,157	-	-	
Investments written off	24,960	-		
Less : Provision for dimunition in value of investments withdrawn	24,960	-		
Uninstalled machineries written off	48,134	-		
Less : Provision for dimunition in value of uninstalled machinery withdrawn	48,134			
Proportinate share of expenses of jointly controlled entity		-		17
r reportunate strate of expenses of jointry controlled entity	_	2.044.204		
	=	3,044,394		2,185,500

SCHEDULES TO THE CONSOLIDATED PROFIT AND LOSS ACCOUNT FOR THE YEAR ENDED 31ST MARCH 2010 SCHEDULE "M"

(Rs in 000's)

		Current Year	Previous Year
DE	DEPRECIATION, AMORTISATION AND PROVISIONS		
1	Depreciation	209,930	158,300
2	Doubtful debts	20,000	20,154
3	Doubtful advances	5,000	10,872
4	Warranty claim	10,441	17,898
5	Amortisation of Foreign Exchange Loss on Monetary item	(36,181)	15,083
		209,190	222,307

SCHEDULE "N"

		Current Year	Previous Year
PR	IOR PERIOD ADJUSTMENT		
1	Depreciation	4,340	-
2	Bonus provision withdrawn	(431)	-
3	Finance Lease adjustment	(1,893)	-
4	Other period expenses	4,095	-
5	Other income related to prior periods	(2,254)	-
		3,857	-

NOTES ATTACHED TO AND FORMING PART OF THE BALANCE SHEET AND PROFIT AND LOSS ACCOUNT

SCHEDULE "O"

Notes attached to and forming part of the Balance Sheet and Profit and Loss Account

BASIS OF CONSOLIDATION

The financial statements of Kirloskar Electric Company Limited ("Parent Company"), subsidiary companies and associates ("the Group")used in the preparation of this consolidated financial statements have been drawn up to the same reporting date as that of the parent company i.e. year ended March 31, 2010. The financial statement of Kirloskar (Malaysia) Sdn. Bhd., used are as received from it and is unaudited.

Basis of presentation of Financial Statements

The financial statements of the Company and its subsidiaries have been prepared under historical cost convention, in accordance with the Generally Accepted Accounting Principles (GAAP) applicable in the countries in which they operate and in the case of the parent company, the provisions of the Companies Act, 1956. The preparation of financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, disclosure of contingent liabilities as at date of the financial statements, and the reported amounts of revenue and expenses during the reported period. Actual results could differ from those estimates. Accounting policies of the consolidating entities have not been synchronized.

The direct subsidiary of the Company, namely Kirsons BV has been classified as an 'Integral Foreign Operation'. Revenue items denominated in foreign currency have been converted at the average rate prevailing during the year. Non monetary foreign currency assets and liabilities have been accounted at the rate of exchange prevailing on the transaction date. Monetary foreign currency assets and liabilities (other than long term foreign currency monetary items) have been converted at the rates prevailing at the end of the year. Resultant difference has been adjusted in the Profit and Loss Account. In terms of the option provided by notification dated March 31, 2009 issued by the Ministry of Corporate Affairs, Government of India, exchange differences arising on reporting of long term foreign currency monetary items at rates different from those at which they were initially recorded, in so far as they relate to acquisition of non depreciable capital asset have been accumulated in a 'Foreign currency monetary item translation difference account' and amortized over the balance period of such long term asset/liability but not beyond March 31, 2011.

The step down subsidiaries of the Company referred to in note 2 below have been classified as 'Non Integral Foreign Operations'. Revenue items have been consolidated at the average rate prevailing during the year and all assets and liabilities have been converted at the rates prevailing at the end of the year. Resulting exchange differences have been accumulated in a 'Foreign Currency Translation Reserve'.

The difference between the parent Company's portion of equity in the subsidiaries as at the date of its investment and the cost of their respective investments has been treated as capital reserve/goodwill on consolidation.

PRINCIPLES OF CONSOLIDATION

- a) The financial statements of the parent company and its subsidiaries have been consolidated on a line by line basis by adding together the book values of like items of assets, liabilities, income and expenditures after eliminating intra group balances and transactions to the extent identified and reconciled.
- Investment in an associate has been accounted under the equity method as per Accounting Standard 23. Under the equity method of accounting, the investment is initially recorded at cost, identifying any goodwill / capital reserve arising at the time of acquisition. The carrying amount of investment is adjusted thereafter for post acquisition changes in the investor's share of net assets of the investee. The consolidated statement of profit and loss reflects the investor's share of the results of operations of the investee. Calculation of goodwill/ capital reserve as well as post acquisition changes has been made based on available information. Comprehensive information was not available.

1. SIGNIFICANT ACCOUNTING POLICIES

1.1 ACCRUAL SYSTEM OF ACCOUNTING:

The Company follows the accrual system of accounting in respect of all items of expenditure and income.

1.2 FIXED ASSETS:

(i) Tangible Assets

Fixed Assets (other than land which were revalued) are stated at cost of acquisition inclusive of freight, duties, taxes and incidental expenses relating to the acquisition, installation, and erection and commissioning less depreciation. A portion of the land owned by the Company has been revalued. Internally manufactured assets are valued at works cost.

(ii) Intangible Assets

Intangible assets are accounted at cost of acquisition.

NOTES ATTACHED TO AND FORMING PART OF THE BALANCE SHEET AND PROFIT AND LOSS ACCOUNT

1.3 INVESTMENTS:

Investments unless otherwise stated are considered as long term in nature and are valued at acquisition cost less provision for diminution, if any.

1.4 INVENTORIES:

(Parent Company)

 Raw materials, stores, spare parts and components are valued on first in first out basis/ weighted average at net landed cost or net realizable value whichever is lower. 2. Work in progress is valued at works cost or net realizable value whichever is lower. 3.
 Finished goods are valued at works cost or net realizable value whichever is lower. Material cost of work in progress and finished goods have been computed based on the moving average/ average price/ latest estimated purchase price.

Lloyd Dynamowerke GmbH & Co. KG (LDW)

Inventories of raw materials and finished goods are recorded at the lower of historical cost or replacement cost at balance sheet date. For slow moving inventories adequate write downs were applied. Valuation for finished goods and work in progress was carried out at the lower of cost of production or the lower attributable value. Cost of production includes all directly attributable cost. Overhead cost and cost of general administration are included according to commercial and fiscal acceptable values. Predictable losses are with the intention of a loss free valuation accounted for with revaluation adjustments or loss provisions.

1.5 DEPRECIATION:

Parent Company:

- a) Depreciation is charged on the written down value of assets at the rates specified in schedule XIV to the Companies Act, 1956 or Income Tax Act, 1961, which ever is higher on assets as on 31st March 1994.
- b) In respect of other additions after 1st April 1994, depreciation on straight-line basis at the rates specified in schedule XIV to the Companies Act 1956 has been charged, except otherwise stated.
- c) Depreciation on furniture and fixtures above Rs. 5,000/- provided at the residences of the employees has been charged at the rate of 33.33% on the straight-line method irrespective of the quarter of addition. Furniture and fixtures whose cost is Rs.5,000/- or below are fully depreciated in the year of addition.
- d) Depreciation on assets taken on finance lease is charged over the primary lease period.
- e) Depreciation on software is provided at 33.33% per annum.
- f) Depreciation on Technical Know-how fees and product development are written over a period of six years.
- g) Depreciation on assets (other than Furniture and Fixtures provided to employees and assets taken on finance lease) bought / sold during the year is charged at the applicable rates on a quarterly basis, depending upon the quarter of the financial year in which the assets are installed / sold. Assets whose individual value less than Rs.5,000/- is depreciated fully. However, in certain units where SAP ERP software has been implemented depreciation has been provided on monthly prorata basis.

LDW

- a) Intangible assets of fixed assets are recorded at historical cost less regular accumulated depreciation.
- b) Tangible assets are recorded at historical cost (acquisition cost or cost of production) less regular straight line accumulated depreciation. Real estate is depreciated over a period of 25 years. For movable property it is assumed useful lifetime between three and thirteen years. Additions to low value assets, starting with 2008, (those with acquisition cost between EUR 150 and EUR 1000) are recorded in the year of addition and are depreciated straight line over a period of five years.

1.6 IMPAIRMENT OF ASSETS:

An asset is treated as impaired when the carrying cost of asset exceeds its recoverable value. An impairment loss, if any, is charged to profit and loss account, in the year in which an asset is identified as impaired.

1.7 RESEARCH AND DEVELOPMENT EXPENDITURE:

Revenue expenditure in carrying out research and development activity is charged to the Profit and Loss Account of the year in which it is incurred. Capital expenditure in respect of research and development activity is capitalized as fixed assets and depreciation provided as detailed above.

1.8 REVENUE RECOGNITION:

Sale of goods is recognized on shipment to customers and excludes recovery towards sales tax.

1.9 EMPLOYEE BENEFITS:

(i) Short Term Employee Benefits:

Employee benefits payable wholly within twelve months of rendering the service are classified as short term. Benefits such as salaries, bonus, leave travel allowance etc. are recognised in the period in which the employee renders the related service.

(ii) Post Employment Benefits:

a) Defined Contribution Plans: (Parent Company)

The Company has contributed to provident, pension & superannuation funds which are defined contribution plans. The contributions paid/payable under the scheme is recognised during the year in which employee renders the related service.

SCHEDULES TO THE BALANCE SHEET AND PROFIT AND LOSS ACCOUNT

SCHEDULE "O" (Contd...)

NOTES ATTACHED TO AND FORMING PART OF THE BALANCE SHEET AND PROFIT AND LOSS ACCOUNT (Contd...)

LDW

The Company has contributed certain percentage of salary of the employee to social securities as per the law of the land, such amount paid/payable during the year is accounted under employer contribution to social security.

b) Defined Benefit Plans:

Employees' gratuity and leave encashment are defined benefit plans. The present value of the obligation under such plan is determined based on actuarial valuation using the Projected Unit Credit Method which considers each year of service as giving rise to an additional unit of benefit entitlement and measures each unit separately to build up the final obligation. Actuarial gain and losses are recognized immediately in the statement of profit and loss account as income or expense. Obligation is measured at the present value of estimated future cash flows using a discounted rate that is determined by reference to market yields at the balance sheet date on Government bonds where the currency and terms of the Government bonds are consistent with the currency and estimated terms of the defined benefit obligation. Gratuity to employees is covered under Group Gratuity Life Assurance Scheme of the Life Insurance Corporation of India. There were no defined benefit plans at LDW.

1.10 FOREIGN CURRENCY TRANSLATION ON OVERSEAS BRANCH:

- a) Foreign currency transactions are translated into rupees at the exchange rate prevailing on the date of the transaction.
- b) Monetary foreign currency assets and liabilities outstanding as at the year-end are restated at the exchange rates prevailing as at the close of the financial year. All exchange differences are accounted for in the profit and loss account.
- c) Non monetary items denominated in foreign currency, are valued at the exchange rate prevailing on the date of transaction.
- d) In respect of branches, which are integral foreign operations are translated as if the transactions of those foreign operations were the transactions of the Company itself.

1.11 TAXES ON INCOME:

Provision for current tax for the year is after taking cognizance of excess / short provision in prior years. Deferred tax assets/liability is recognized, subject to consideration of prudence, on timing differences.

1.12 BORROWING COSTS:

Interest and other borrowing costs on specific borrowings relatable to qualifying assets are capitalized up to the date such assets are ready for use / intended to use. Other interest and borrowing costs are charged to Profit & Loss Account.

1.13 PROVISIONS & CONTINGENT LIABILITIES:

A provision is recognized when the group has a present obligation as a result of past event and it is probable that tan outflow of resources will be required to settle the obligation, in respect of which reliable estimate can be made. Provisions (excluding retirement benefits) are not discounted to its present value and are determined based on best estimate required to settle the obligation at the balance sheet date. These are reviewed at each balance sheet date and adjusted to reflect the current best estimates. Financial effect of contingent liabilities is disclosed based on information available upto the date on which financial statements are approved. However, where a reasonable estimate of financial effect cannot be made, suitable disclosures are made with regard to this fact and the existence and nature of the contingent liability.

1.14 USE OF ESTIMATES:

The preparation of financial statements in conformity with generally accepted accounting requires management to make estimates and assumptions that affect certain reported amounts and disclosures. Accordingly, actual results could differ from those estimates.

2. The consolidation of financial statement(CFS) present the consolidated accounts of Kirloskar Electric Company Limited with its following subsidiaries, Associate and Joint Venture:

Name of the company	Ownership Percentage	Country of Incorporation					
Subsidiary							
Kirsons BV	100%	The Netherlands					
Step down Subasidiariaes							
Lloyd Dynamowerke GmbH & Co.KG (LDW)	94.8949%	Germany					
Lloyd Beteiligungs GmbH	100%	Germany					
Associate							
Electrical Machine Industries (Bahrain) W.L.L. (Associate of LDW)	33.33%	Bahrain					
Kirloskar (Malaysia) Sdn.Bhd	30.35%	Malaysia					
	(40.00%)						
Joint Venture – Company has struck off its name from Registrar of Companies.							
KEASI Robicon Industrial System Pvt, Ltd	50%	India					

NOTES ATTACHED TO AND FORMING PART OF THE BALANCE SHEET AND PROFIT AND LOSS ACCOUNT (Contd...)

(Rs. In '000's)

			(Rs. In '000's)
3 (a)	CONTINGENT LIABILITIES OF THE COMPANY AND ITS SUBSIDIARIES:	As at 31.03.2010	As at 31.03.2009
i)	Letter of Credit, Guarantees, Corporate and Counter guarantees given on Import and Sale contracts etc.	2,310,848	1,991,550
i)	Bills discounted with bank	200,425	188,037
ii)	Central excise and customs authorities have issued notices and raised certain demands, which are pending in appeal before various authorities, not acknowledged as debt by the Company	12,158	6,103
v)	Sales tax demanded under appeal	212,544	55,167
')	Claims against the Company not acknowledged as debt. The Company has made counter claim against one of the parties amounting to Rs.12.944 million (Previous year Rs. 12.944 million)	241,532	251,246
/i)	Sales tax liabilities in respect of pending assessments, C forms have not been received from several customers. Continuing efforts are being made to obtain them.	Not Ascertainable	Not Ascertainable
/ii)	Interest and penalty if any, on account of delays/defaults in payment of statutory/ suppliers dues not ascertainable. The Company has made waiver petition where ever such interest / penalty has been levied.	Not Ascertainable	Not Ascertainable
/iii)	Sales tax on equipment procured on hire/ lease and on computer software charges is contested by the suppliers – amount not ascertainable and will be charged to revenue in the year of final claim.	Not Ascertainable	Not Ascertainable
x)	Certain industrial disputes are pending before various judicial authorities – not acknowledged by the Company	Amount not Ascertainable	Not Ascertainable
()	Penal damages levied by the Regional Provident Fund commissioner and subject to writ before the High Court of Karnataka, Bangalore. An amount of Rs.4.618 million paid has been included in loans and advances	9,154	9,154
(i)	The Company had imported certain capital equipments without payment of customs duty under the Export Promotion Capital Goods Scheme subject to exporting Rs.3,887.63 million within 8 years starting from the financial year 1996-97. Estimated amount of customs duty payable on capital goods imported (excluding interest and penalty). The Company had requested the Director General of Foreign Trade to refix the export obligation	Nil	Nil
	in terms of current norms. Department has considered and refixed the export obligation which need to be fulfilled by March 31, 2011. Based on the revised approval the Company has fulfilled the obligation and is awaiting the final order from the Department in respect of the earlier obligation. Consequently and according to the Company there will be no contingent liability as on 31.03.2010.		
(ii)	Wage settlement of certain units has expired. The Company is under negotiation with the workers for postponing the effective date of new settlement, due to economic slowdown.	Not Ascertained	Not Ascertained
kiii)	Arrears of dividend on cumulative preference shares for the period from April 1, 2004 to March 31, 2010 (as at March 31, 2009 for the period from April 1, 2004 to March 31, 2009) (including tax thereon).	95,643	79,527
kiv)	The Company had furnished a guarantee for the redemption of preference shares issued by Kirloskar Investment and Finance Ltd to an extent of Rs. 20 million (Previous year Rs. 20 million) and had obtained counter guarantee from the said Company. The preference shareholder has claimed a sum of Rs20 million along with dividends in arrears of Rs.20.56 million and interest from the Company. This claim has been upheld by the Debt Recovery Tribunal (DRT). The Company has preferred an appeal before the Debt Recovery Appellate Tribunal to set aside the orders passed by the DRT. The Company does not acknowledge this liability.	40,560	40,560
vario	spect of items above, future cash outflows in respect of contingent liabilities is determinable onlines forums/ settlement of matter. The management believes that, based on legal advice or internal ngencies will be favorableb and that loss is not probable. Accordingly, no provisions have been	al assessment, the	outcome of these
(b)	Estimated amount of contracts remaining to be executed on capital account and not provided for.	44,943	44,943

SCHEDULES TO THE BALANCE SHEET AND PROFIT AND LOSS ACCOUNT

SCHEDULE "O" (Contd...)

NOTES ATTACHED TO AND FORMING PART OF THE BALANCE SHEET AND PROFIT AND LOSS ACCOUNT (Contd...)

			(113. 111 000 1
		As at 31.03.2010	As at 31.03.2009
SECU	JRED LOANS OF THE COMPANY & SUBSIDIARIES:		
A Lo	pans and Advances from banks & financial institutions:		
i)	Working capital term loan & funded interest term loans from consortium banks are secured by first pari passu charge on certain fixed assets along with the holders of zero coupon debentures and second pari passu charge on current assets and the said credit facilities have been guaranteed by the Chairman & Managing Director.	39,776	208,990
ii)	Other working capital facilities - First pari passu charge on all current assets and second pari passu charge on certain fixed assets along with the holders of zero coupon debentures and the said credit facilities have been guaranteed by the Chairman & Managing Director of the Company.	841,784	770,766
iii)	Against pledge of fixed deposits	74,828	80,926
iv)	Against security of Motor Cars	561	734
v)	Working capital facilities at LDW is secured by current assets and certain fixed assets of that company under pool treaty agreement entered with the consortium of lenders of the Company	410,011	559,605
vi)	Term loan at LDW is secured by fixed assets	111,870	133,409
vii)	Term loan at Kirsons BV is secured by pledge of shares of subsidiary and guarantee given to ICICI Bank in consideration of the stand by letter of credit (SBLC) opened in favor of ICICI Bank, Canada as security for loan given. The SBLC is secured by mortgage of certain immovable properties of the Company.	927,019	1,171,465
В	Against assets purchased on finance lease	67,702	79,019
С	Loans and Advances from Financial Institutions: Zero Coupon Debentures (IDBI) – First pari passu charge on fixed assets pari passu along with banks referred to in para A (ii) & (iii) above.	16,466	32,933

- 5. a. The order of the Honorable High court of Karnataka according approval for the scheme of arrangement and amalgamation under sections 391 to 394 of the Companies Act, 1956 ("Scheme") was received in September 2008 with April 1, 2007 as the appointed date. This scheme of arrangement and amalgamation interalia involved transfer of operating business of Kirloskar Power Equipment Limited ("KPEL") and amalgamation of Kaytee Switchgear Limited ("KSL") with the Company. The Scheme was registered with the Registrar of Companies on October 17,2008.
 - b. Decree in Form 42 of the Companies (Court) Rules, 1949 is yet to be passed by the Honorable High Court of Karnataka pending assessment and payment of stamp duty. The Company has provisionally accounted for stamp duty liability estimated at Rs.65 million pending finalization of the matter. Further adjustments to the accounts will be made as and when correct assessment of stamp duty is made and settled.
 - c. The assets & liabilities so transferred to the Company are continuing in the name of the respective companies. Necessary action is being taken by the company to obtain the consent/approvals of the various regulatory authorities.
- **6.** The Company has received approval under section 314 (2) of the Companies Act, 1956 from the Central Government with effect from 17th September 2008 in respect of remuneration to a relative of a director. However, the earlier approval expired on 15th July 2008. The Company, subsequent to the balance sheet date, has applied for restoring the effective date of the approval to 16th July 2008. Remuneration paid for such period on the basis of the earlier order is Rs.0.17 million.
- 7. The Company has preferred a suit for various claims against Deutsche Bank, one of the members of the consortium of bankers for breach of trust for withholding of monies belonging to the company and freezing sanctioned working capital limits.
- 8. Current assets, loans and advances include Rs.33.015 million (Previous year Rs.29.468 million) due from private limited companies in which directors are interested.
- 9. a. Confirmation of balances from certain sundry debtors, 'deposit accounts, loans and advances, creditors etc are awaited. Accounts of certain sundry debtors, loans and advances, deposits/ margin money with banks, collector of customs and creditors, are under review and reconciliation. Adjustments, if any will be made on completion of review/reconciliation. Effect on revenue is not expected to be material.

NOTES ATTACHED TO AND FORMING PART OF THE BALANCE SHEET AND PROFIT AND LOSS ACCOUNT (Contd...)

- b. The Company is in process of reconciling the balances of the Company, its erstwhile subsidiary KSL and the operating business of KPEL. The net difference to the extent identified amounting to Rs.52.344 million has been included in Current assets, Loans & Advances. Necessary rectification entries will be accounted after completion of the reconciliation. However, according to the management this difference is not likely to materially affect the operating results of the Company.
- 10. a. Due to various problems and issues faced in implementation of SAP R/3 systems in one unit as explained in note 13 (a) of schedule 'N' of the consolidated financial statements of the Company for the year 2008-2009, the Company is in the process of a fresh implementation of a new version of said software. Pending implementation of materials and production modules, closing stocks of all inventories of this unit have been adopted as per physical inventory taken by the management at the end of the year.
 - b. The Company has initiated steps to bring the valuation of work in progress and finished goods at certain units in line with Accounting Standard 2. However, the process followed in determination of cost and net realizable value need to be further refined/ improved to bring it in line with the requirements of the Company.
- 11. a. During the year, the Company has implemented SAP ERP software in certain units. Inventory at these units as at March 31, 2010 have been based on moving weighted average and labour/ overheads absorption methods configured in the said system as against other cost basis used in the previous year. Effect of such change on the revenue of the year is not ascertained.
 - b. The depreciation on additions has been calculated on monthly prorated basis instead of quarterly basis in certain units where SAP ERP system has been implemented. Effect of such change on the revenue for the year is not ascertained.
- 12. Capital work in progress includes Rs.33.856 million where the concerned assets have not been installed for several years. The Company holds a provision of Rs.7.841 million for diminution in value of the same. Management is taking steps to dispose of these assets and is confident of recovery of the un-provided amount.
- **13.** a) Current Assets, Loans & Advances include Rs.22.718 million (previous year Rs.42.310 million) being rescheduled advances from certain other Companies.
 - b) All the above companies have incurred losses and their net worth is substantially eroded. Having regard to the long term association with these companies and their revival plans as communicated to the Company and other factors, these debts are considered good of recovery.
- 14. Salaries, wages & bonus includes Rs.22.193 million amount paid towards voluntary retirement scheme at certain units during the year.
- 15. Remuneration to Managing Director & other whole time directors:

	Particulars		(Rs. In 000's)
		Current Year	Previous year*
a)	Managing Director		
	Salary	16,463	3,837
	Contribution to Provident & Other Funds	4,445	907
	TOTAL	20,908	4,744
b)	Whole Time Director - Joint Managing Director (w.e.f 17th October 2008) *		
	Salary	5,912	1,980
	Contribution to Provident & Other Funds	1,591	578
	TOTAL	7,503	2,558
	Grand Total	28,411	7,302

Liability in respect of accrued gratuity & compensated absence are not ascertainable separately.

In the absence of adequate profits in terms of section 349 of the Companies Act, 1956, minimum remuneration as stated above has been paid/ provided to the Managing & Joint Managing director of the Company.

The shareholders in their meeting held on September 24, 2009 have approved higher remuneration payable to the Joint Managing Director of the Company. The Company has applied for approval from Central Government in respect of the same. Pending receipt of approval, no provision has been made in the financial statements for the amount payable Rs.290 (in 000's), based on the shareholders approval.

The above data doesn't include remuneration to managing director of step down subsidiary amounting to Rs.11,811 (Previous year Rs.7,865) (Rs. In 000's).

^{*} Previous year figures doesn't include amount paid Rs.5,204 in capacity as president and CEO of Kaytee Switchgear Limited.

NOTES ATTACHED TO AND FORMING PART OF THE BALANCE SHEET AND PROFIT AND LOSS ACCOUNT (Contd...)

16. Disclosures as per Accounting Standard 15 "Employee Benefits": Defined Contribution Plan:

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

	Current Year (Rs. 000's)	Previous year* (Rs. 000's)
Employer's Contribution to Provident Fund & Pension Scheme	35,070	37,053
Employer's Contribution to Superannuation Fund	12,696	8,054
Employer's contribution to Social security (in case of LDW)	139,135	89,679

Defined Benefit Plan:

The employees' gratuity fund scheme managed by a trust is a defined benefit plan. The Present value of obligation is determined based on actuarial valuation using the projected unit credit method.

(Rs. In 000's)

	Curr	ent Year	Previous year	
	Gratuity (Funded)	Leave (Unfunded)	Gratuity (Funded)	Leave (Unfunded)
Reconciliation of opening and closing balances of defined benefit obligation:				
Defined Benefit obligation at beginning of the year	210,190	38,747	180,712	37,672
Current Service Cost	9,971	7,431	1,871	2,586
Interest Cost	14,672	2,603	2,474	766
Acqusition adjustment	-	-	(1,521)	
Actuarial (gain)/ loss	5,071	99	43,162	711
Benefits Paid	(28,400)	(6,411)	(16,508)	(2,988)
Defined Benefit obligation at end of the year	211,504*	42,469#	210,190	38,747
2. Reconciliation of opening and closing balance of fair value of plan assets:				
Fair value of plan assets at beginning of the year *	99,706		76,179	
Acqusition adjustment	-		512	
Expected return on plan assets	9,725		4,135	
Employer Contribution	38,258		32,815	
Benefits paid	(28,400)		(16,508)	
Actuarial gain/ (loss)	(326)		2,573	
Fair value of plan assets at year end	118,963		99,706	
3. Reconciliation of fair value of assets and obligations:				
Fair value of plan assets	118,963	-	99,706	-
Present value of obligation	211,504	42,469	210,190	38,747
Amount recognised in Balance Sheet	92,541*	42,469#	110,484	38,747
4. Expense recognised during the year: (under "Schedule – M" Operating & Other expenses of the Profit and Loss account)				
Current Service Cost	9,971	7,431	1,871	2,586
Interest Cost	14,672	2,603	2,474	766
Expected return on plan assets	(9,725)	-	(4,135)	
Actuarial (gain)/ loss	4,745	99	40,589	711
Net Cost	19,663*	10,133	40,799	4,063

NOTES ATTACHED TO AND FORMING PART OF THE BALANCE SHEET AND PROFIT AND LOSS ACCOUNT (Contd...)

(Rs. In 000's)

	Curre	Current Year		ous year
	Gratuity (Funded)	Leave (Unfunded)	Gratuity (Funded)	Leave (Unfunded)
5 Actuarial assumptions:				
Mortality Table (LIC)	1994 – 96 (Ultimate)	1994 – 96 (Ultimate)	1994 – 96 (Ultimate)	1994 – 96 (Ultimate)
Discount rate (per annum)	7.70%	7.70%	7.30% to 7.50%	7.30% to 7.50%
Expected rate of return on plan assets (per annum)	9.25% to 9.40%	Nil	9.30%	Nil
Rate of escalation in salary (per annum)	7%	7%	7%	7%

^{*}Based on the notification dated May 18, 2010 issued by the Government of India, enhancing the maximum limit of gratuity payable to employees, the Company has provided an additional liability amounting to Rs.14.139 million, which has not been included in the above table.

The estimates of rate of escalation in salary considered in actuarial valuation, take into account inflation, seniority, promotion and other relevant factors including supply and demand in the employment market. The above information is certified by the actuary.

There are no defined benefit plans at the foreign subsidiaries.

doesn't include Rs.21,693 (000's) of LDW.

17. Segment Reporting:

(i) The Company has identified the reportable segments as Power Generation & Distribution, Rotating machine group and others taking into account the nature of products and services, the different risks and returns and the internal reporting systems. The accounting policies for segment reporting are in line with the accounting policies followed by the Company

Rs. in 000s

		Primary	Segment		
	Particulars	Power Generation & Distribution	Rotating Machines Group	Others	Total
1	Segment Revenues				
	External Revenues	4,496,139 (4,933,071)	7,536,264 (6,436,846)	444,497 (510,131)	12,476,900 (11,880,048)
	Intersegment revenues	130,783 (148,332)	18,209 (228,249)	44,729 (15,969)	193,721 (392,550)
	Total Revenues	4,626,922 (5,081,403)	7,554,473 (6,665095)	489,226 (526,100)	12,670,621 (12,272,598)
2	Segment Results: Profit				
	Before Taxation and Interest	673,228 (489,008)	585,633 (507,899)	196,458 (202,225)	1,455,319 (1,199,132)
	Less: Interest				301,582 (297,106)
	Less: Depreciation & Amortizations				213,530 (222,307)
3	Unallocable Expenditure				385,186 (431,752)
4	Unallocable & Other Income (including Extraordinary items)				78,046 (130,618)
5.	Share of Profits/ (losses) in the Associates (Net)				(2,584) (1,633)
6.	Share of Profit/ (loss) in a Jointly Controlled entity				(-170)
7.	Minority interest – Share of Profits				6,331 (3,712)
	Less: Tax (including FBT)				114,543 (44,255)
	Total Profit				509,609 (332,081)

NOTES ATTACHED TO AND FORMING PART OF THE BALANCE SHEET AND PROFIT AND LOSS ACCOUNT (Contd...)

Rs. in 000s

		Primary	Segment		
	Particulars	Power Generation & Distribution	Rotating Machines Group	Others	Total
8	Segment Assets	1,826,223	4,592,844	303,558	6,722,625
		(1,558,809)	(4,699,564)	(260,546)	(6,518,919)
9	Unallocable Assets				1,965,405
					(2,715,130)
10	Segment Liabilities	1,146,871	1,959,530	162,329	3,268,730
		(992,737)	(1,843,547)	(113,661)	(2,949,945)
11	Unallocable Liabilities				3,302,217
					(4,539,795)
12	Capital Expenditure	13,938	116,022	3,702	133,662
		(73,750)	(39,172)	(6,154)	(119,076)

(ii) Geographical Segment:

(Rs. 000's)

Particulars		Segment revenue by geographical Market	
	Current year	Previous year	
Sales of India	8,840,453	9,617,519	
Sales of overseas	3,636,447	2,262,529	
Total	12,476,900	11,880,048	

Carrying amounts of geographical assets & additions to tangible & intangible fixed assets:

	Carrying amounts of segment assets		, ,	
	Current year Previous year		Current year	Previous year
Located in India	5,365,323	5,525,704	239,304	272,895
Located outside India	3,231,014	3,575,726	104,118	128,702
Total	8,596,337	9,101,430	343,422	401,597

18. Related Parties Disclosure:

SI. No	Name of the related party	Relationship
1	Mr. Vijay R Kirloskar	Key management personnel
	Mr. P S Malik	and their Relatives.
	Mrs. Meena Kirloskar	
	Ms. Janaki Kirloskar	
	Ms. Rukmini Kirloskar	
2	Kirloskar Computer Services Limited	Enterprises over which key
	Kirloskar Batteries Private Limited	management personnel and their
	Kirloskar Power Equipment Limited	relatives are able to exercise
	Ravindu Motors Private Limited	significant influence
	Vijay Farms Private Limited	
	Sri Vijaydurga Investments and Agencies Private Limited	
	Vijajyothi Investment and Agencies Private Limited	
	Abhiman Trading Company Private Limited	
	Vimraj Investment Private Limited	
	Vijaykirthi Investment and Agencies Private Limited.	
	Kirloskar Software Services	

NOTES ATTACHED TO AND FORMING PART OF THE BALANCE SHEET AND PROFIT AND LOSS ACCOUNT (Contd...)

		· ·
Nature of transactions	Key management personnel and their Relatives	Enterprises over which key management personnel and their relatives are able to exercise significant influence
Purchases of goods/services	Nil (Nil)	47,749 * (74,004)
Sale of goods/fixed assets/ services	Nil (Nil)	10,536 ^ (14,709)
Purchase of Fixed Assets from Ravindu Toyota Pvt Ltd	Nil	1,999 (Nil)
Purchase of leasehold interest in Land & Building from Kirloskar Batteries Pvt Limited subject to registration of sale deed pending	Nil	150,000 (Nil)
Rent received from Ravindu Toyota Pvt Ltd	Nil	2,647 (2,568)
Dividend received	Nil	Nil (Nil)
Rent paid	1,600 ** (5,280)	41,622 ## (25,500)
Investments as on 31.03.2010	Nil	5,909 ++ (8,289)
Provision for diminution in value of investments as on 31.03.2010	Nil	Nil @ (2,380)
Investments written off during the year	Nil	2,380 @ (Nil)
Provision for doubtful advances as on 31.03.2010	Nil	32,246\$ (32,246)
Amount due to Company as at 31.03.10	2,700! (2,700)	92,695 !! (269,563)
Amount due from Company as at 31.03.2010	Nil (Nil)	21,231\$\$ (967)
Remuneration paid	29,979 ^^^ (14,030)	Nil
Shares allotted pursuant to Scheme (at face value)	NiI ∞ (34,315)	NII £ (59,541)
Redemption of Preference Shares to Abhiman Trading Company	Nil	467 (Nil)

^{*} Includes Purchases of goods/services from Kirloskar Batteries Private Limited Rs.26,641 (previous year Rs.52,090), Vijay Farms Limited Rs.5,918 (Previous year Rs.5,834), Sri Vijaydurga Investments and Agencies Private Limited Rs.9,595 (Previous year Rs.8,377), Vijay Jyothi Investments and Agencies Private Limited Rs.68 (Previous year Rs.1,983) and Abhiman Trading Company Limited Rs.5,527 (Previous year Rs.5,720).

[^] Includes sales to Kirloskar Batteries Private Limited Rs.9,449 (Previous year Rs.14,709) and Ravindu Toyota Private Limited Rs. 1,087 (Previous year Rs.Nil).

^{**} Includes rent paid to Vijay R Kirloskar Rs.Nil (Previous year Rs.3,780) and Meena Kirloskar Rs.1,600 (Previous year Rs.1,500).

^{##} Includes rent paid to Kirloskar Power Equipment Limited Rs.21,600 (Previous year Rs.9,900), Vijay Jyothi Investment and Agencies Pvt Ltd Rs.15,600 (Previous year Rs.15,600), Sri Vijaydurga Investments and Agencies Private Limited Rs.1,800 (Previous year Rs.Nil) and Kirloskar Batteries Pvt Ltd Rs.2,622 (Previous year Rs.Nil).

⁺⁺ Includes investments in Kirloskar Power Equipments Limited Rs.5,909 (Previous year Rs.5,909) and Kirloskar Computer Services Limited Rs.Nil (Previous year Rs.2,380). @ Represents Kirloskar Computer Services Limited Rs.2,380 (Previous year 2,380).

^{\$} Represents Kirloskar Computer Services Limited.

[!] Represents due from Meena Kirloskar

NOTES ATTACHED TO AND FORMING PART OF THE BALANCE SHEET AND PROFIT AND LOSS ACCOUNT (Contd...)

- \$\$ IIncludes due to Kirloskar Batteries Limited Rs.21,231 (Previous year Rs.821) and Ravindu Motors Private Limited Rs.Nil (Previous year Rs.146.
- ^^^ Includes paid to Vijay R Kirloskar Rs.20,908 (Previous year Rs.4,744), P S Malik Rs.7,503 (Previous year Rs. 7,762), Meena Kirloskar Rs.25 (Previous year Rs. Nil), Janki Kirloskar Rs.1,007 (Previous year Rs.1,167), Rukmini Kirloskar Rs.536 (Previous year Rs.357) and Bethold Groeneveld Rs.11,811 (Previous year Rs.7,865).
- !! Includes due from Kirloskar Power Equipment Limited Rs.27,630 (previous year Rs.42,774), Kirloskar Computer Services Limited Rs.32,246 (Previous year Rs.32,246), Vijay Farms Limited Rs.17,707 (Previous year Rs.18,183), Kirloskar Batteries Private Limited Rs.Nil (Previous year Rs.29,468), Vijay Jyothi Investments and Agencies Private Limited Rs.10,480 (Previous year Rs.141,688), Abhiman Trading Company Limited Rs.3,607 (Previous year Rs. 4,048), Vijay Keerthi Investment and Agencies Private Limited Rs.60 (Previous year Rs.60), Vijaydurga Investments and Agencies Pvt Ltd Rs.865 (Previous year Rs.1,064) and Ravindu Motors Private Limited Rs.100 (Previous year 62).
- £ Includes Shares allotted to Vijay Farms Pvt Ltd Rs.Nil (Previous year Rs. 14,639), Vijay Jyothi Investments & Agencies Pvt Ltd Rs.Nil (Previous year Rs.12,000), Abhiman Trading Co Pvt Ltd Rs.Nil (Previous year Rs. 20,902) and Vijay Kirthi Investments & Agencies Pvt Ltd Rs.Nil (Previous year Rs.12,000).

19. Finance Leases:

Finance lease arrangements relate to Plant & Machinery. The lease period is for five years with interest rates ranging from 13% to 14%per annum. The Company pays fixed lease rentals over the period of the lease whereby the net present value of the minimum lease payments amount substantially to the cost of the assets.

(Rs In 000's)

Particulars	Total minimum lease payments outstanding as at 31.03.2010	Future interest on outstanding Lease Payments	Present value of minimum lease payments as at 31.03.2010
Within One year	26,255 (23,721)	7,347 (8,520)	18,908 (15,201)
Later than one year but not later than five years	56,998 (73,869)	8,204 (10,051)	48,794 (63,818)
Total	83,253 (97,590)	15,551 (18,571)	67,702 (79,019)

^{20.} The Company has various operating leases for office facilities, guesthouse and residential premises of employees that are renewable on a periodic basis, and cancelable at its option. Rental expenses for operating leases included in the financial statements for the year are Rs.81,766 (Rs.65,577).

21. Earnings per share:

PARTICULARS	31.03.2010 Rs. (000's)	31.03.2009 Rs. (000's)
BASIC & DILUTED :		
After extraordinary items		
Profit for the year after tax expense	509,608	332,081
Less:		
Preference Dividend including dividend tax	17,733	19,796
	491,875	312,285
Weighted No. of Equity Shares for Basic EPS	50,521,367	50,521,367
Basic EPS (Rs.)	9.73	6.18
Before extraordinary items		
Profit for the year after tax expense	509,608	332,081
Less: extraordinary item (net of tax)	6,957	Nil
Less:	502,651	332,081
Preference Dividend including dividend tax	17,733	19,796
	484,918	312,285
Weighted No. of Equity Shares for Basic EPS	50,521,367	50,521,367
Basic EPS (Rs.)	9.59	6.18

SCHEDULES TO THE BALANCE SHEET AND PROFIT AND LOSS ACCOUNT

SCHEDULE "O" (Contd...)

NOTES ATTACHED TO AND FORMING PART OF THE BALANCE SHEET AND PROFIT AND LOSS ACCOUNT (Contd...)

22. DETAILS OF DEFERRED TAX LIABILITY

Rs. In 000's

	As at 31.03.2010	As at 31.03.2009
Liability relating to value of fixed assets	222,359	234,343
Asset relating to Disallowance and Unabsorbed loss & depreciation		
under the Income Tax Act, 1961(recognized only to the extent of net liability)	222,359	234,343
Net amount	Nil	Nil

23. During the year the Company has made provisions towards warranty claims from the customers towards sales, leave to employees and stamp duty payable pursuant to Scheme the details of the same are as under:

Rs in 000's

Particulars	Compensated absences	Wage arrears	Stamp duty	Warranty Claims *
Balance outstanding at the beginning of the year	61,051 (37,672)	-	65,000 (-)	61,507 44,559
Provision for the year (net)	9,522	7,000	-	10,441
	(26,367)	(-)	(65,000)	(17,898)
Amount paid	6,411 (2,988)	-	-	-
Exchange fluctuation difference	-	-	_	3,197
				(750)
Balance outstanding at the end of the year	64,162	7,000	65,000	68,751
	(61,052)	(-)	(65,000)	(61,507)

^{*} includes provision held at LDW Rs. 25,751(Rs.22,303) (Rs.in 000's)

24. There were no derivative instruments outstanding as at March 31, 2009. Foreign currency exposures which have not been hedged by any derivative instruments or otherwise as at March 31, 2010 is as follows:

Rs in 000's

Particulars	As at 31.03.2010 Rs. in 000's	As at 31.03.2009 Rs. in 000's
Assets (Receivables)	25,228	41,387
Liabilities (Payables)	11,650	17,665

- 25. Figures have been rounded off to the nearest "000's" as permitted by Government of India Notification No.GSR: 14(E) dated 23.12.1978.
- **26.** Previous year figures have been regrouped wherever required in conformity with presentation this year. Figures in brackets represent previous year figures.

As per our report of even date

For and on behalf of Board of Directors

For B.K. RAMADHYANI & CO. Chartered Accountants

VIJAY R KIRLOSKAR Chairman & Managing Director

P S MALIK

Joint Managing Direcor

CA SHYAM RAMADHYANI

Partner

P Y MAHAJAN
Associate Vice President &
Company Secretary

CA R.K. GUPTA Vice President & Chief Financial Officer

Place: Bangalore

Date: July 10, 2010

Statement Pursuant to Section 212 of the Companies Act, 1956, relating to Company's interest in Subsidiary Companies

The net aggregate amount of the subsidiary companies Profit/ (loss) so far as it concerns the members of the Holding Company	Not dealt with in the Holding Dealt with in the Holding Company's accounts	The financial Date from Number and face interest of which they value of shares of the become become subsidiary companies compa	31.3.2010 11.8.2008 1059 Shares 100% (350631) (496245)	31.3.2010 1.9.2008 3160000 94.9% 1907188 1107262 Capital	31.3.2010 1.9.2008 25000 100% 1062 63 Capital
		Particulars	Kirsons B.V.	Lloyd Dynamowerke GmbH & Co. KG, Germany LLP *	Lloyd Beteiligungs-GmbH, Germany *
		S S	-	7	ဇ

* subsidiary of Kirsons B.V.

For and on behalf of Board of Directors

VIJAY R KIRLOSKAR Chairman & Managing Director

P S MALIK Joint Managing Direcor

P Y MAHAJAN
CA R.K. GUPTA
Associate Vice President & Company SecretaryVice President & Chief Financial

Officer Bangalore Date: 10th July, 2010

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KIRLOSKAR ELECTRIC COMPANY LIMITED

Industrial Suburb, Rajajinagar, Bangalore - 560 010.

ATTENDANCE SLIP

-	red member/proxy for the registered mer		
	ce at the 63 rd Annual General Meeting of galore at 10.00 A.M. on Thursday, the 2		emorial Hall, Gayathri Devi Park
Member/Proxy's Name in	Block Letter		Member/Proxy's Signature
L.F. No. :			
Client ID: NSDL			
Client ID : CDSL			
Please bring this attendan	ce slip and hand it over at the entrance	of hall.	
	KIRLOSKAR ELECTRIC Industrial Suburb, Rajajinaga	ar, Bangalore - 560 010.	
	Industrial Suburb, Rajajinaga	or, Bangalore - 560 010.	
	Industrial Suburb, Rajajinaga	or, Bangalore - 560 010.	SKAR FLECTRIC COMPANY
of LIMITED hereby appoint .	Industrial Suburb, Rajajinaga PROXY Formula in the second	ORM dember / Members of KIRLO or failling him	in
of LIMITED hereby appoint the District of	Industrial Suburb, Rajajinaga PROXY Formula in the second	ORM 1ember / Members of KIRLO or failling him	in or failling him
of LIMITED hereby appoint _ the District of	Industrial Suburb, Rajajinaga PROXY Formula Suburb, Rajajinaga	ORM Member / Members of KIRLO or failling him as my / ou	in or failling him or failling him ir proxy to attend and vote for
of LIMITED hereby appoint the District of me / us on my / our behalt	Industrial Suburb, Rajajinaga PROXY Formula in the second	ORM Second Se	in in in in in in in or failling him ir proxy to attend and vote for owdiah Memorial Hall, Gayathri
of	Industrial Suburb, Rajajinaga PROXY Formula Selection of the selection of	Member / Members of KIRLO or failling him as my / ou the Company to be held at Ch rd September, 2010 and at any	in in in in in in in or failling him ir proxy to attend and vote for owdiah Memorial Hall, Gayathri
of	Industrial Suburb, Rajajinaga PROXY Formula Selection of being a Moreover of of of of of of of of at the 63rd Annual General Meeting of the sikaval, Bangalore. On Thursday, the 23 replacement of the sikaval of	Member / Members of KIRLO or failling him as my / ou the Company to be held at Ch rd September, 2010 and at any	in in in in in in in in ir proxy to attend and vote for owdiah Memorial Hall, Gayathri y adjournment thereof.
of LIMITED hereby appoint the District of me / us on my / our behalt Devi Park Extension, Vyal As withness my hand /ou Signed by the	Industrial Suburb, Rajajinaga PROXY Formula Selection of being a Moreover of of of of of of of of at the 63rd Annual General Meeting of the sikaval, Bangalore. On Thursday, the 23 replacement of the sikaval of	ORM Member / Members of KIRLO or failling him as my / out the Company to be held at Ch rd September, 2010 and at any day of ffix s. 1 venue	in in in in in in in in ir proxy to attend and vote for owdiah Memorial Hall, Gayathri y adjournment thereof.
of	Industrial Suburb, Rajajinaga PROXY Formula Selection of being a Moreover of of of of of of of of at the 63rd Annual General Meeting of the sikaval, Bangalore. On Thursday, the 23 replacement of the sikaval of	ORM Member / Members of KIRLO or failling him as my / out the Company to be held at Ch rd September, 2010 and at any day of ffix s. 1 venue	in in in in in in in in ir proxy to attend and vote for owdiah Memorial Hall, Gayathri y adjournment thereof.

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not later than 48 hours before the time of holding the meeting.

BOOK-POST









