



RUNGTA IRRIGATION LTD.

BOARD OF DIRECTORS

Shri M. P. Rungta Shri N. Krishnamurthy Ms. Shruti Runata Shri Devanand Mishra Shri Tarun Megotia Shri M.P. Kaushik Shri S.K. Poddar Ms.Priya Rungta Shri P.K. Megotia

COMPANY SECRETARY

Mr. Ashish Singh

AUDITORS

M/s K. Kedia & Co. Chartered Accountants 408, Plaza Kalpana 24/147, Birhana Road, Kanpur-208001

Chairman Cum Managing Director

- Whole-time Director
- Executive Director
- : Director

BANKERS

Allahabad Bank Industrial Finance Branch New Delhi HDFC Bank Ltd. Old Rajinder Nagar Mkt., New Delhi

REGISTERED OFFICE

101, Pragati Tower, 26, Rajendra Place, New Delhi-110008

ZONAL OFFICE

UNIT-1

Electronic Complex Kushaiguda, Hyderabad, Andhara Pradesh

WORKS :

Plot No. B-7 UNIT-2 UNIT-3 Village Advipolam, Village Advipolam, C-165. Industrial Area Distt. Yanam, Distt. Yanam. Bulandshahar Road. Pondicherry-533464 Pondicherry-533464 Ghaziabad (U.P.).

REGISTRAR & TRANSFER AGENT

M/s Beetal Financial & Computer Services Pvt. Ltd.

Beetal House, IIIrd Floor, 99, Madangir,

Behind Local Shopping Centre,

Near Dada Harsukhdass Mandir, New Delhi-110062.

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NOTICE

Notice is hereby given that the 26th Annual General Meeting of the Members of **RUNGTA IRRIGATION LIMITED** will be held on Thursday, 30th September 2010 at 10.00 A.M. at Abhiruchi Banquet at D-414, Sector- 7, Ramphal Chowk, Dwarka, New Delhi - 110075 to transact the following business:

ORDINARY BUSINESS:

- To receive, consider and adopt the Audited Balance Sheet of the Company as at 31st March, 2010 and Profit and Loss Account for the year ended on that date together with the Reports of the Auditors and Directors thereon.
- To appoint a Director in place of Mr. Devanand Mishra who retires by rotation and, being eligible, offers himself for re-appointment.
- 3. To appoint a Director in place of Mr. S.K Poddar who retires by rotation and, being eligible, offers himself for re-appointment.
- To appoint a Director in place of Mr. M.P Kaushik who retires by rotation and, being eligible, offers himself for re-appointment.
- 5. To consider and, if thought fit, to pass with or without modification, the following resolution as a Special Resolution:-

"RESOLVED THAT pursuant to the provision of section 224 read with section 224A and other applicable provisions, if any, of the Companies Act, 1956, M/s. Andros & Co., Chartered Accountants, New Delhi, be and are hereby appointed as the Statutory Auditors of the company to fill the vacancy caused by the resignation of M/s K. Kedia & Co., Chartered Accountants, Kanpur, from the conclusion of this meeting upto the conclusion of the next Annual General Meeting of the company."

"RESOLVED FURTHER THAT the Auditors be paid for the financial year 2010-2011 such remuneration as may be mutually agreed upon between the Board of Directors and the Auditors, plus reimbursement of out-of-pocket, traveling & living expenses."

SPECIAL BUSINESS:

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

"RESOLVED THAT Ms. Priya Rungta, who was appointed as an Additional Director at the meeting of the Board of Directors of the Company held on 24th November, 2009, and whose period of office expires at the ensuing Annual General Meeting and for the appointment of whom Company has received a notice under Section 257 of the Companies Act, 1956 be and is hereby appointed as a Director of the Company whose period of office will be liable to retire by rotation."

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

"RESOLVED THAT Mr. Prakash kumar Megotia, who was appointed as an Additional Director at the meeting of the Board of Directors of the Company held on 29th March, 2010, and whose period of office expires at the ensuing Annual General Meeting and for the appointment of whom Company has received a notice under Section 257 of the Companies Act, 1956, be and is hereby appointed as a Director of the Company whose period of office will be liable to retire by rotation."

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

"RESOLVED THAT Mr. Manish kumar Megotia, who was appointed as an Additional Director at the meeting of the Board of Directors of the Company held on 09th April, 2010, and whose period of office expires at the ensuing Annual General Meeting and for the appointment of whom Company has received a notice under Section 257 of the Companies Act, 1956 be and is hereby appointed as a Director of the Company whose period of office will be liable to retire by rotation."

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

"RESOLVED THAT Mr. Vikash Kumar Megotia, who was appointed as an Additional Director at the meeting of the Board of Directors of the Company held on 30th April, 2010, and whose period of office expires at the ensuing Annual General Meeting and for the appointment of whom Company has received a notice under Section 257 of the Companies Act, 1956 be and is hereby appointed as a Director of the Company whose period of office will be liable to retire by rotation."

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

"RESOLVED THAT Ms. Shruti Rungta, who was appointed as an Additional Director at the meeting of the Board of Directors of the Company held on 24th November, 2009 and whose period of office expires at the ensuing Annual General Meeting and for the appointment of whom Company has received a notice under Section 257 of the Companies Act, 1956 be and is hereby appointed as a Director of the Company."

"RESOLVED FURTHER THAT pursuant to the provisions of Section 198, 269, 309, Schedule XIII and other applicable provisions, if any, of the Companies Act, 1956, Articles of Association of the Company and as recommended by the Remuneration Committee, Ms. Shruti Rungta, Director of the company be and is hereby appointed as the Executive Director of the Company with effect from 24th November, 2009 to 23rd November, 2012, for a period of three years pursuant to the agreement approved by the Board in its meeting held on 24th November, 2009.



OF QUALITY

"RESOLVED FURTHER THAT Shri M.P. Rungta, Chairman Cum Managing Director of the Company, be and is hereby authorized to take all the necessary steps to give effect to the aforesaid resolution and filling of necessary forms and returns with Registrar of Companies and various other authorities."

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

"RESOLVED THAT pursuant to the provisions of Section 198, 269, 309, Schedule XIII and other applicable provisions, if any, of the Companies Act, 1956, Articles of Association of the Company and as recommended by the Remuneration Committee, Mr. Tarun Megotia, Director of the company be and is hereby appointed as the Executive Director of the Company with effect from 05th August, 2010 to 04th August, 2013, for a period of three years pursuant to the agreement approved by the Board in its meeting held on 05th August, 2010.

"RESOLVED FURTHER THAT Shri M.P. Rungta, Chairman Cum Managing Director of the Company, be and is hereby authorized to take all the necessary steps to give effect to the aforesaid resolution and filling of necessary forms and returns with Registrar of Companies and various other authorities."

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

"RESOLVED THAT pursuant to the provisions of Section 198, 269, 309, Schedule XIII and other applicable provisions, if any, of the Companies Act, 1956, Articles of Association of the Company and as recommended by the Remuneration Committee, Mr. N. Krishnamurthy, Whole time Director of the company be and is hereby appointed as the Joint Managing Director of the Company with effect from 05th August, 2010 to 04th August, 2013, for a period of three years pursuant to the agreement approved by the Board in its meeting held on 05th August, 2010.

"RESOLVED FURTHER THAT Shri M.P. Rungta, Chairman Cum Managing Director of the Company, be and is hereby authorized to take all the necessary steps to give effect to the aforesaid resolution and filling of necessary forms and returns with Registrar of Companies and various other authorities."

> For and on Behalf of the Board For Rungta Irrigation Ltd.

> > Sd/-

(M.P Rungta) Chairman Cum Managing Director

Date : 28th August, 2010 Place : New Delhi

Notes:

- A MEMBER ENTITLED TO ATTEND AND VOTE AT THE MEETING IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE INSTEAD OF HIMSELF/HERSELF AND THE PROXY NEED NOT BE A MEMBER OF THE COMPANY. THE PROXY FORM IN ORDER TO BE EFFECTIVE MUST BE DEPOSITED WITH THE COMPANY NOT LESS THAN 48 HOURS BEFORE THE TIME FIXED FOR COMMENCEMENT OF THE MEETING.
- Corporate Members intending to send their authorized representatives are requested to send a duly certified copy of the Board Resolution authorizing the representatives to attend and vote at the Annual General Meeting.
- Members/Proxies attending the meeting are requested to bring the attendance slips duly filled in for attending the Meeting.
- The Register of Members and Share Transfer Books of the Company will remain closed from 27th September, 2010 to 30th September, 2010 (both days inclusive) for the purpose of the AGM.
- Members are requested to notify any change in their address/ mandate/ bank details immediately to the share transfer Agent of the Company
- The relative explanatory statements pursuant to section 173 of the Companies Act, 1956 in respect of the business under Item Nos. 6 to 12 above, are annexed hereto.
- The information required to be provided under the Listing Agreement entered in to by the Company with the Stock Exchanges regarding the Directors proposed to be reappointed is given in the report on Corporate Governance, which is enclosed with the Directors' Report.
- Equity Shares of the Company are available for dematerialization both with National Securities Depository Ltd. (NSDL) and Central Depository Services (India) Ltd. (CDSL).
- Members desiring any information as regards the Accounts are requested to write to the Company atleast 10 days prior to the date of meeting so as to enable the management to keep the information ready.

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

Item No. 5:

M/s. K. Kedia & Co., Chartered Accountants, Auditors of the Company has shown their unwillingness to continue as Auditors of the Company and has submitted their resignation for the same.

The Board has recommended M/s. Andros & Co., Chartered Accountants, New Delhi to be the new Statutory Auditors of the Company who have provided written certificate under the provisions of Section 226 of the Companies Act, 1956.





Pursuant to Section 224A of the Companies Act, 1956, since more than Twenty Five percent of the Subscribed Share capital of the Company is held by IDBI, a Public Financial Institution, so the appointment of M/s. Andros & Co., Chartered Accountants, New Delhi is being made by a Special Resolution.

As required under section 224 of the Companies Act, 1956, certificates have been received from them to the effect that their appointment, if made, will be in accordance with the limits specified in section 224 (1B) of the Act. The shareholders' approval is also being sought to authorize the Board of Directors to determine the remuneration payable to the auditors in consultation with them.

None of the Directors of the Company are, in any way, concerned or interested in this resolution.

Item No. 6:

Ms. Priya Rungta was appointed as an Additional Director of the Company in the Board meeting held on 24th November, 2009 to hold office until the date of ensuing annual general meeting. A brief detail of Ms. Priya Rungta is given in the report on Corporate Governance, which is enclosed with the Directors' Report.

The Board is proposing to appoint her as a director in the ensuing AGM. Accordingly, the resolutions are placed before the members for their consideration and approval. The Board recommends the proposed resolutions for adoption in the larger interest of the Company.

The Company has received a notice in writing along with the requisite deposit under Section 257 of the Companies Act, 1956 proposing the candidature of Ms. Priya Rungta for the office of Director of the Company in the ensuing AGM.

None of the Directors of the Company except Ms. Priya Rungta herself, Mr. M.P. Rungta and Ms. Shruti Rungta are in any way, concerned or interested in this resolution.

Item No. 7

Mr. Prakash Kumar Megotia was appointed as an Additional Director of the Company in the Board meeting held on 29th March, 2010 to hold office until the date of ensuing annual general meeting. A brief detail of Mr. Prakash Kumar Megotia is given in the report on Corporate Governance, which is enclosed with the Directors' Report.

The Board is proposing to appoint him as a director in the ensuing AGM. Accordingly, the resolutions are placed before the members for their consideration and approval. The Board recommends the proposed resolutions for adoption in the larger interest of the Company.

The Company has received a notice in writing along with the requisite deposit under Section 257 of the Companies Act, 1956 proposing the candidature of Mr. Prakash Kumar Megotia for the office of Director of the Company in the ensuing AGM.



None of the Directors of the Company except Mr. Manish Kumar Megotia and Mr. Vikas Kumar Megotia are, in any way, concerned or interested in this resolution.

Item No. 8

Mr. Manish Kumar Megotia was appointed as an additional Director of the Company in the Board meeting held on 9th April, 2010 to hold office until the date of ensuing annual general meeting. A brief detail of Mr. Manish Kumar Megotia is given in the report on Corporate Governance, which is enclosed with the Directors' Report.

The Board is proposing to appoint him as a director in the ensuing AGM. Accordingly, the resolutions are placed before the members for their consideration and approval. The Board recommends the proposed resolutions for adoption in the larger interest of the Company.

The Company has received a notice in writing along with the requisite deposit under Section 257 of the Companies Act, 1956 proposing the candidature of Mr. Manish Kumar Megotia for the office of Director of the Company in the ensuing AGM.

None of the Directors of the Company except Mr. Prakash Kumar Megotia and Vikas Kumar Megotia are, in any way, concerned or interested in this resolution.

Item No. 9

Mr. Vikash Kumar Megotia was appointed as an Additional Director of the Company in the Board meeting held on 30th April, 2010 to hold office until the date of ensuing annual general meeting. A brief detail of Mr. Vikash Kumar Megotia is given in the report on Corporate Governance, which is enclosed with the Directors' Report.

The Board is proposing to appoint him as a director in the ensuing AGM. Accordingly, the resolutions are placed before the members for their consideration and approval. The Board recommends the proposed resolutions for adoption in the larger interest of the Company.

The Company has received a notice in writing along with the requisite deposit under Section 257 of the Companies Act, 1956 proposing the candidature of Mr. Vikash Kumar Megotia for the office of Director of the Company in the ensuing AGM.

None of the Directors of the Company except Mr. Manish Kumar Megotia and Mr. Prakash Kumar Megotia are, in any way, concerned or interested in this resolution.

Item No. 10

Ms. Shruti Rungta was appointed as an Additional Director of the Company in the Board meeting held on 24th November, 2009 to hold office until the date of ensuing annual general meeting. A brief detail of Ms. Shruti Rungta is given in the report on Corporate Governance, which is enclosed with the Directors' Report.



RUNGTA IRRIGATION LIMITED

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The Board is proposing to appoint her as a director in the ensuing AGM. Accordingly, the resolutions are placed before the members for their consideration and approval. The Board recommends the proposed resolutions for adoption in the larger interest of the Company.

The Company has received a notice in writing along with the requisite deposit under Section 257 of the Companies Act, 1956 proposing the candidature of Ms. Shruti Rungta for the office of Director of the Company in the ensuing AGM.

The Board of Directors of the company, on the recommendation of the Remuneration Committee appointed Ms. Shruti Rungta as the Executive Director of the company for a period of 3 years w.e.f. 24th November, 2009 to 23rd November, 2012. Board opined that Ms. Shruti Rungta has been instrumental in the growth and present state of the company and keeping in view her contribution to the organization, Board recommend to appoint her as an Executive Director for a period of 3 (three) years w.e.f. 24th November, 2009 to 23rd November, 2012 pursuant to the provisions of Section 198, 269, 309, Schedule XIII as per the terms and conditions provided in the agreement entered into between Ms. Shruti Rungta and the Company.

The appointment of Ms. Shruti Rungta is subject to following terms and conditions:- .

- 1. Period : 24th November, 2009 to 23rd November, 2012
- 2. Designation : Executive Director
- Remuneration: Scale of Rs. 10,000/- p.m. to Rs. 15,000/- p.m. with authority to the board to fix his salary within the above mention scale from time to time. The annual increment will be on merit basis.
- 4. Perquisites and Allowances: In addition to the above, Ms. Shruti Rungta shall be entitled to the following :
 - a. Leave travel concession for self and family once in a year incurred in accordance with the rules of the Company.
 - Company's car with driver shall be provided to be used for the Company's business.
 - c. Company's contribution to superannuation fund and annuity fund, to the extent these either singly or pur together are not taxable under the Income tax Act, Gratuity payable as per the Rules of the company and encashment of leave at the end of the tenure, shall not be included in the computation of the ceiling on the remuneration or perquisites aforesaid,

d. Other cash allowances upto the limit of Rs. 9,900/- per month.

None of the Directors of the Company except Mr. Shruti Rungta herself, Mr. M.P. Rungta and Ms. Priya Rungta are in any way, concerned or interested in this resolution.



Item No. 11

The Board of Directors of the company, on the recommendation of the Remuneration Committee appointed Shri Tarun Kumar Megotia as the Executive Director of the company for a period of 3 years w.e.f. 05th August, 2010 to 04th August, 2013. Board opined that Shri Tarun Kumar Megotia has been instrumental in the growth and present state of the company and keeping in view his contribution to the organization, Board recommend to appoint him for a period of 3 (three) years w.e.f. 05th August, 2010 to 04th August, 2010 to 04th August, 2013 pursuant to the provisions of Section 198, 269, 309, Schedule XIII as per the terms and conditions provided in the agreement entered into between Mr. Tarun Kumar Megotia and the Company.

The appointment of Shri Tarun Kumar Megotia is subject to following terms and conditions:-

- 1. Period : 05th August, 2010 to 04th August, 2013
- 2. Designation : Executive Director
- Remuneration: Scale of Rs. 20,000/- p.m. to Rs. 30,000/- p.m. with authority to the board to fix his salary within the above mention scale from time to time. The annual increment will be on merit basis.
- Perquisites and Allowances: In addition to the above, Shri Tarun Kumar Megotia shall be entitled to the following :
 - Reimbursement of medical expenses incurred for self and family subject to the ceiling of 1 month salary in a year or 3 months salary over a period of three years.
 - Leave travel concession for self and family once in a year incurred in accordance with the rules of the Company.
 - c. Company's car with driver shall be provided to be used for the Company's business.
 - d. Other allowances to the tune of Rs. 12400/- per month
 - Company's contribution to provident fund, superannuation fund or annuity fund, to the extent these either singly or pur together are not taxable under the Income tax Act, Gratuity payable as per the Rules of the company and encashment of leave at the end of the tenure, shall not be included in the computation of the ceiling on the remuneration or perquisites aforesaid,
 - f. Ex-Gratia/Incentives: If declared, as per Rules of the Company but not exceeding 20% of the basic salary.



Such perquisites and allowances shall be restricted to 100% of the annual salary.

Your Directors accordingly recommend the resolution for your approval.

None of the Directors of the Company except Shri Tarun Kumar Megotia himself are in any way, concerned or interested in this resolution

Item No. 12

The Board of Directors of the company, on the recommendation of the Remuneration Committee, appointed Shri N. Krishnamurthy as a Joint Managing Director of the Company at its meeting heid on 05th August, 2010 for a period of three years i.e. from 05th August, 2010 to 04th August, 2013 subject to the approval of the shareholders in the forthcoming Annual General Meeting.

Earlier Shri N. Krishnamurthy was re-appointed as a Whole-time Director of the company for a period of 3 years w.e.f. 21st January, 2010 at the 25th Annual General Meeting of the Company.

Shri N. Krishnamurthy is a Fellow Member of the Institute of Chartered Accountants of India and the Institute of Company Secretaries of India, besides possessing a Law Degree. He has more than 34 years of vast diversified experience in various fields. He is a man of vision having diversified entrepreneurial skills. He has been associated with the company since very long and looking after the activities of Southern Zone of the Company.

The appointment of Shri. N. Krishnamurthy is subject to following terms and conditions:-

- 1. Period : 05th August, 2010 to 04th August, 2013
- 2. Designation : Joint Managing Director
- 3. Remuneration : Scale of Rs. 50,000/- p.m. to Rs. 1,00,000/- p.m. with authority to the board to fix his salary within the above mention scale from time to time. The annual increment will be on merit basis.
- 4. Perquisites and Allowances: In addition to the above, Shri N. Krishnamurthy shall be entitled to the following :
 - a. Reimbursement of medical expenses incurred for self and family subject to the ceiling of 1 month salary in a year or 3 months salary over a period of three years.
 - b. Leave travel concession for self and family once in a year incurred in accordance with the rules of the Company.
 - c. Company's car with driver shall be provided to be used for the Company's business.
 - d. Reimbursement of the expenses incurred on the newspapers, books and periodicals subject to the maximum of Rs. 2000/- per month.

- e. Telephone shall be provided at the residence and all rental and expenses except personal long distance calls will be paid by the Company.
- f. Company's contribution to provident fund, superannuation fund or annuity fund, to the extent these either singly or pur together are not taxable under the Income tax Act, Gratuity payable as per the Rules of the company and encashment of leave at the end of the tenure, shall not be included in the computation of the ceiling on the remuneration or perquisites aforesaid,
- g. Ex-Gratia/Incentives: If declared, as per Rules of the Company but not exceeding 20% of the basic salary.

Such perquisites and allowances shall be restricted to 100% of the annual salary.

Your Directors accordingly recommend the resolution for your approval.

None of the Directors of the Company except Mr. N. Krishnamurthy himself are in any way, concerned or interested in this resolution.

For and on Behalf of the Board For Rungta Irrigation Ltd.

Sd/-

(M. P. Rungta) Chairman Cum Managing Director

Date : 28th August, 2010 Place : New Delhi





DIRECTORS' REPORT

Dear Members

Your Directors have pleasure in presenting the Twenty Sixth Annual Report of your Company together with the Audited Annual Accounts for the financial year ended 31st March, 2010.

Review of Performance

The Financial Results of the Company of the year ended 31st March 2010 are summarized below:

	(Amount in Rs. Lacs		
	Financial	Year ended	
Particulars	2009-10	2008-09	
Sales and other income	3881.02	3582.47	
Profit/ loss (before dep. & tax)	174.30	175.33	
Depreciation	(86.22)	(81.83)	
Profit before tax	88.08	93.50	
Provision for tax	27.96	(23.51)	
Provision for Fringe Benefit Tax	· -	(5.80)	
(Short)/Excess provision of Tax for earlier years	(0.24)	(2.16)	
(Short)/Excess deferred income tax Liability	0.93	(1.79)	
Profit after tax	60.82	58.98	
Add: Balance brought forward from last year	270.54	211.56	
Total amount available for appropriation	331.36	270.54	
Appropriations:			
Less: Dividend on preference Share and Dividend Tax	-		
Balance carried to Balance Sheet	331.36	270.54	

Year in Retrospect

The Sales turnover for the year under review was Rs. 3881.02 lacs as compared to 3582.47 lacs for the previous year. The Company was able to earn a profit after tax for the year under review is Rs. 60.82 lacs as against a profit of Rs. 58.98 for the previous year.

The detailed Management Discussion & Analysis Report is attached hereto with the Director's Report and should be read as part of this Director's Report.



Material Changes etc.

Save as mentioned else where in this Report, no material changes and commitments affecting the financial position of the Company has occurred between the end of the financial year of the Company 31st March, 2010 and the date of this Report.

Dividend

The Board of Directors of your Company has decided to retain and plough back the profits into the business of the Company, thus no dividend is being recommended for this year.

Corporate Governance

A Report on Corporate Governance is attached as a part of this Directors Report along with the Auditors' Certificate on compliance of Clause 49 of the Listing Agreement.

Public Deposits

During the year under report, your Company did not accept any deposits from the public in terms of the provisions of section 58A of the Companies Act, 1956.

Conservation of Energy, Technology Absorption, Foreign Exchange Earnings and Outgo

- a. Conservation of Energy: The Company is continuously making sincere efforts towards conservation of energy. Information as required under Section 217(1)(e) of the Companies Act, 1956, read with the Companies (Disclosure of Particulars in the Report of Board of Directors) Rules, 1988 is given in Annexure A, forming part of this report.
- **b.** Technology Absorption: The Company is taking care of latest developments and advancements in technology and all steps are being taken to adopt the same.

c. Foreign Exchange Earnings and Outgo:

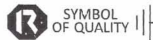
(Amount in Rs. Lacs)

-	2009-2010	2008-2009
Total Foreign Exchange Inflow	21.71	33.45
Total Foreign Exchange outflow	0.13	NIL

Particulars of Employees

During the financial year under review, none of the Company's employees was in receipt of remuneration as prescribed under section 217(2A) of the Companies Act, 1956, read with the Companies (Particulars of Employees) Rules, 1975, and hence no particulars are required to be disclosed in this Report.





Directors

After the last Annual General Meeting of the Company, Ms. Shruti Rungta (w.e.f 24th November, 2009), Ms. Priya Rungta (w.e.f. 24th November, 2009), Mr. Prakash Kumar Megotia (w.e.f. 29th March, 2010) were appointed as an Additional Director. Mr. Shruti Rungta was designated as Executive Director of the Company with effect from 24th November 2009. In terms of provisions of the Companies Act, 1956, they hold the office till the date of ensuing Annual General Meeting of the Company. The appointment of above Additional Directors as Directors of the Company is placed before the members for consideration.

However, due to some preoccupation, Mr. Prakash Kumar Megotia, Mr. Rajesh Agarwal, Mr. B.S Brahmachari and Mr. Alok Rungta had resigned from the Directorship of the Company with effect from 31st July, 2009, 31st July, 2009, 05th November, 2009 and 31st March 2010 respectively. Mr. R.S. Rungta has been vacated from the position of the Directorship of the Company under provisions of the Section 274(1)(g) of the Companies Act, 1956 with effect from 20th October, 2009.

In accordance with the provisions of the Companies Act, 1956 and Articles of Association of the Company, Mr. Devanand Mishra, Mr. S.K Poddar and Mr. M.P Kaushik are liable to retire by rotation and being eligible offer themselves for re-appointment. Board recommend their re-appointment.

Auditors

M/s K. Kedia & Co., Chartered Accountants, Statutory Auditors of the Company has shown their unwillingness to continue as Auditors of the Company for the financial year 2010-11 and submitted their resignation for the same.

The Board has recommended M/s. Andros & Co., Chartered Accountants, New Delhi to be the new Statutory Auditors of the Company who have provided written certificate under the provisions of Section 226 of the Companies Act, 1956 and being eligible offer themselves for appointment in the ensuing Annual General Meeting. A certificate under section 224(1B) of the Companies Act, 1956, regarding their eligibility for the proposed re-appointment, has been obtained from them. Your Directors recommend their re-appointment.

Auditors' Report

Information and Explanation on remarks on the Auditors Report:

 In respect of auditors observation regarding interest not being charged from unsecured loan given to one party, it is clarified that the Company had given ICD to Rungta Projects Ltd. (RPL) which was recalled in Oct-Nov 2009 because of fund requirement of the Company. As the loan was recalled, no interest is being charged from November 2009 onwards. We are trying to recover the outstanding. To put pressure, we also issued legal notice to the RPL. We are sure to recover the full amount and we do not see any reason to make any provision for doubtful debt for the same.

- Non redemption of Cumulative Redeemable Preference Shares subsciribed by IDBI Bank Ltd. is due to dispute of the Company with IDBI Bank Ltd. The Company is trying to resolve the dispute and redeem the Preference Shares issued to IDBI.
- 3. Regarding investment in Capital of Partnership firm, we are taking necessary efforts to get the Balance Sheet prepared and due this effort we realise Rs. 59,95000/- from Maruti Minerals. However, this is being partnership Firm, we are not in full control of the affaires and the other partner is not taking proper interest perhaps because of no business activity in the Firms. We are hopeful to realise the full amount of Capital because these Firms have properties with sufficient value.

Directors' Responsibility Statement

In terms of the provisions of section 217(2AA) of the Companies Act, 1956, and to the best of their knowledge and belief and according to the information and explanations obtained by them and save as mentioned elsewhere in this Report, the attached Annual Accounts and the Auditors' Report thereon, your Directors confirm that:

- a. in preparation of the annual accounts, the applicable accounting standards have been followed;
- b. the Directors have selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company as at 31st March, 2010 and of the profit of the Company for the year ended on that date;
- c. the Directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities; and
- d. the Directors have prepared the Annual Accounts on a going concern basis.

Stock Exchange Listing

The shares of the Company are listed on the Bombay Stock Exchange, Delhi Stock Exchange and Calcutta Stock Exchange.

The Company has already made an application for de-listing its equity shares from the Delhi Stock Exchange and Calcutta Stock Exchange.

Acknowledgement

Your Directors take this opportunity to place on record their sincere appreciation for the co-operation and assistance the Company has received from Banks and various Government Departments. The Board also places on record its appreciation of the devoted services of the employees, support and co-operation extended by the valued business associates and the continuous patronage of the customers of the Company.

OF QUALITY

RUNGTA IRRIGATION LIMITED

For and on Behalf of the Board For Rungta Irrigation Ltd.

Date : 28th August, 2010 Place : New Delhi Sd/-(M. P. Rungta) Chairman Cum Managing Director

Annexure

Form – A

Form for disclosure of particulars with respect to conservation of energy

A. Power and fuel consumption

1.	Elec	trici	ty	Current Year	Previous Year
	(a)	Pur	chased		
	Unit			645605	687665
	Total	amo	bunt	Rs. 20,73,996	Rs. 22,00,528
	Rate	/Unit		Rs.3.21	Rs. 3.20
	(b)	Ow	n generation		
		(i)	Through diesel generator		
			Units	318778	479484 Units
			Unit per-Itr. of diesel oil	2.60	2.46
			Cost/unit	Rs. 11.76	Rs. 11.61/Unit
в.	Con	sum	ption per unit of production		ally fire
1.	Elec	trici	ty	Current Year	Previous Year
	Elect	tricity		0.726 per Kg	0.565 per Kg

REPORT ON CORPORATE GOVERNANCE

Pursuant to Clause 49 of the Listing Agreement a Report on Corporate Governance is given below:

1. COMPANY'S PHILOSOPHY ON CORPORATE GOVERNANCE

Our Corporate Governance is based on the principles of integrity, fairness, equity, transparency, accountability and commitment to values. Good governance practices stem from the culture and mindset of the organization. As stakeholders across the country evince keen interest in the practices and performance of companies, Corporate Governance has emerged on the centre stage. Over the years, governance processes and systems have been strengthened at our end. In addition to complying with the statutory requirements, effective governance systems and practices towards improving transparency, disclosures, internal controls and promotion of ethics at work-place have been institutionalized. The company recognizes that good Corporate Governance is a continuing exercise and reiterates its commitment to pursue highest standards of Corporate Governance in the overall interest of all the stakeholders.

The Company is conscious of its responsibility as a good corporate citizen. The company values transparency, professionalism and accountability.

2. BOARD OF DIRECTORS

THE COMPOSITION OF THE BOARD

The current policy is to have an appropriate mix of Executive and Independent Directors to maintain the independence of the Board, and to separate the Board functions of governance and management. The Board has an optimum combination of Executive, Non Executive and Independent Directors. As on 31st March 2010, the Company has total 09 directors on the Board, out of which 3 are Executive Directors; 1 is Non Executive Director and 5 are Independent Directors with Executive Chairman.

ATTENDANCE AT THE BOARD MEETING, LAST ANNUAL GENERAL MEETING AND NUMBER OF OTHER DIRECTORSHIPS AND CHAIRMANSHIPS/ MEMBERSHIPS OF COMMITTEES OF EACH DIRECTOR IN VARIOUS COMPANIES.

Membership and Chairmanship of all directors who are on various Committees, the composition of the Board and the number of outside Directorship and Committee position as held by each of the Directors as on 31.03.2010 is as follows:-



- RUNGTA IRRIGATION LIMITED

Name of	Category	Attendance	Attendance		AS ON 31-03-20	010
Director		at the Board Meeting during the F.Y. 2008-2009	at the Last AGM	No. of Directorship in other Public Co.*	Committee membership in other Companies#	Chairman in Committees in which they are members#
Mr. M.P. Rungta Chairman & Managing Director	Promoter & Executive	13	Yes	1	NIL	NIL
Mr. N. Krishnamurthy Whole -Time - Director	Executive & Professional	1	No	NIL	NIL	NIL
Mr. R.S. Rungta [*]9 Director	Promoter & Non-Executive	NIL	No	2	NIL	NIL
Mr. Prakash Kumar Megotia [*] 5 Director	Independent	2	No	NIL	NIL	NIL
Mr. Alok Rungta [*]10 Director	Promoter & Non-Executive	2	No	NIL	NIL	NIL
Mr. B.S. Brahmachari [*]8 Director	Independent	6	Yes	NIL	NIL	NIL
Mr. Devanand Mishra Director	Independent	10	No	NIL	NIL	NIL
Mr. Raj Kumar Bansal [*]6	Executive & Professional	2	No	NIL	NIL	NIL
Mr. Tarun Megotia	Independent	13	Yes	NIL	NIL	NIL
Mr. Rajesh Agarwal[*]7	Independent	2	No	NIL	NIL	NIL
Mr. M.P Kaushik [*]1 Director	Independent	9	Yes	NIL	NIL	NIL
Mr. S.K Poddar [*]2 Director	Independent	2	No	NIL	NIL	NIL
Ms. Priya Rungta [*[3 Additional Director	Promoter & Non Executive	2	No	Nil	Nil	Nil
Ms .Shruti Rungta [*]4 Additional Director	Promoter & Executive	1	No	Nil	Nil	Nil

1 Appointed as Additional Director w.e.f. 31-07-2009

2 Appointed as Additional Director w.e.f. 31-07-2009

3 Appointed as Additional Director w.e.f. 24-11-2009

4 Appointed as Additional Director w.e.f. 24-11-2009

NIL

- 5 Resignation as Director w.e.f. 31-07-2009 and appointment as Additional Director on 29-03-2010
- 6 Resignation as Director w.e.f. 31-07-2009
- 7 Resignation as Director w.e.f. 31-07-2009
- 8 Resignation as Director w.e.f. 16-11-2009
- 9 Vacation as Director w.e.f. 20-10-2009
- 10 Resignation as Director w.e.f. 31-03-2010

NIL

NIL

membership of committees

Shareholding in the

company (No. & %)

During the Financial Year 2009-2010, Thirteen (13) meetings of the Board of Directors were held on 30-04-2009, 30-05-2009, 31-07-2009, 29-08-2009, 12-10-2009, 20-10-2009, 16-11-2009, 24-11-2009, 31-12-2009, 12-01-2010, 29-01-2010, 29-03.2010 and 31-03-2010.

Ms. Shruti Rungta and Ms. Priya Rungta are sisters. Further, Mr. M.P. Rungta is father of Ms. Shruti Rungta and Ms Priva Rungta.

Except the above, there are no inter-se relationships among the directors.

Disclosure Regarding Appointment & Re-appointment of Directors in the ensuing AGM

in the ensuing AGM and being eligible offered themselves for re-appointment. Mr. Devanand Mishra Mr. M.P. Kaushik Mr. S.K. Poddar DIN 02775769 00229118 00992376 Father's Name Shri Jagdish Late Shri Rameshwar Mr. Prem Prakash Prasad Mishra Lal Poddar Kaushik 17.11.1940 Date of Birth 23.11.1950 14.03.1957 Address B- 145. Sector-19. R-3C, Belair Apartment, 1339, Central Park, Noida, U.P.-201301 Sector-D, Pocket-1, Main Road, Ranchi-1, Jharkhand Vasant Kuni Designation Director Director Director Education Graduate B. Com, B. L. FCA & B.Com Companies in which hold NIL NIL NIL Directorship Companies in which hold NIL

Mr. Devanand Mishra, Mr. M.P. Kaushik and Mr. S.K. Poddar are liable to retire by rotation

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NIL

NIL



RUNGTA IRRIGATION LIMITED

Ms. Shruti Rungta (w.e.f. 24.11.2009), Ms. Priya Rungta (w.e.f. 24.11.2009), Mr. Prakash Kumar Megotia (w.e.f. 29.03.2010), Mr. Manish Kumar Megotia (w.e.f 9th April,2010) and Mr. Vikas Kumar Megotia (w.e.f 30thApril,2010), were appointed as an Additional Director by the Board of Directors in the above respective meetings. Brief particulars of these persons are as follow:

	Ms. Shruti Rungta	Ms. Priya Rungta	Mr. Prakash Kumar Megotia	Mr. Manish Kumar Megotia	Mr. Vikas Kumar Megotia
DIN	00229045	00234715	01130661	02846102 .	03169745
Father's Name	Mr. Mahabir Prasad Rungta	Mr. Mahabir Prasad Rungta	Mr.Gopal Prasad Goyal	Mr.Gopal Prasad Goyal	Mr.Gopal Prasad Goyal
Date of Birth	19.08.1981	08.08.1982	02.08.1984	14.01.1982	07.02.1986
Address	S-75, Panchsheel Park, New Delhi-110017	S-75, Panchsheel Park, New Delhi-110017	707, Jeevendeep Opp. J.K. Tower, Ring Road, Surat, 395002, Gujarat India	A/1,Pallavi APT-CPP. Rundh Jakatnaka Dumas Road, Piplod Surat-395007, Gujarat	1/B, Pallavi APT Dumas Road, Piplod Surat, Gujarat
Designation	Additional Director	Additional Director	Additional Director	Additional Director	Additional Director
Education	B.B.A,B.Com	B.B.A.	B.E.	B.Com	B.Com
Experience	5Years	3Years	4Years	5 years	3 Years
Companies in which holds Directorship	Nil	Nil	NII	Nil	Nil
Companies in which holds membership of committees	Nil	Nil	Nil	Nil	Nil
Shareholding in the Company (No. & %)	Nil	NII	Nil	Nil	Nil

20.

3. AUDIT COMMITTEE

(a) Terms of Reference

The Audit Committee has been constituted as per provisions of Section 292A of the Companies Act, 1956 and under Clause 49 of the Listing Agreements with the Stock Exchange. The scope of activities and powers of the Audit Committee includes the areas prescribed under the Clause 49 of the Listing Agreement and Section 292A of the Companies Act, 1956. The Audit Committee is responsible for effective supervision of the financial reporting process, ensuring financial and accounting controls and compliance with financial policies of the Company.

(b) Composition

The composition of Audit Committee of the Company as on 31st March, 2010 comprises of three Non Executive Directors i.e. Mr. M.P Kaushik – Chairman, Mr. Devanand Mishra and Mr. S.K Poddar as the Members of the Committee. The Company Secretary acts as the Secretary to the Committee.

(c) Attendance

The Committee met Five (5) times during the Financial Year 2009-2010 on the following dates: 30-04-2009, 31-07-09, 29.08.2009, 20-10-2009 and 29-01-2010. Details of attendance of Directors in the Audit Committee meeting are as under:

Name of the Director	Category	Attendance at the Audit Committee Meeting
Mr. M.P Kaushik * Chairman	Non Executive Independent Director	3 (3)
Mr. Devanand Mishra	Non Executive Independent Director	4 (5)
Mr. S.K Poddar **	Non Executive Independent Director	2 (3)
Mr. B.S. Brahmachari ***	Non Executive Independent Director	4 (4)

*Appointed as Additional Director (w.e.f 31st July, 2009)

** Appointed as Additional Director (w.e.f 31st July, 2009)

***Resigned w.e.f. 16th November, 2009

4. REMUNERATION COMMITTEE

(a) Composition & Terms of Reference

The Remuneration Committee was constituted to approve the remuneration payable to Managing Director and Whole time Director/ Executive Director of the Company within the



range approved by shareholders. Thus the Committee shall have the meetings as and when so required.

The Committee met thrice during the Financial Year 2009-2010 on 29th August, 2009 24th November, 2009 and 31st March, 2010. Details of attendance of Directors in the Remuneration Committee meeting are as under:

Name of the Director	Category	Attendance at the Remuneration Committee Meeting
Mr. Devanand Mishra Chairman	Non Executive Independent Director	2 (3)
Mr. M.P Kaushik *	Non Executive Independent Director	3 (3)
Mr. S.K Poddar **	Non Executive Independent Director	NIL

*Appointed as a director (w.e.f 31st July, 2009)

** Appointed as a director (w.e.f 31st July, 2009)

b) Remuneration Policy of the Company

The Company pays remuneration to its Managing Director, Whole Time Director and to Executive Director by way of salary, perquisites and allowances (a fixed component) within the range approved by the members as per the provisions of the Companies Act, 1956. Independent Directors are also entitled for the sitting fee for attending Board/ Committee Meeting. However all the Non executive Directors of the Company have waived the sitting fee payable to them for attending Board/ Committee Meeting of the Company.

Details of the Directors' Remuneration for the financial year ended 31st March, 2010

Name .	Salary (Rs.)	Perks (Rs.)	Commission (Rs.)	Sitting Fees (Rs.)	Total (Rs.)	No. of shares Held
Shri M.P. Rungta	7,20,000	86,400	-	-	8,06,400	395700
Shri N. Krishnamurthy	6,58,243	2,03,337	-	-	8,61,580	Nil
Shri Raj Kumar Bansal	84,387	63,288	-	-	147675	Nil
Ms. Shruti Rungta	42,333	41,910	-		84,243	Nil

5. SHAREHOLDERS'/ INVESTORS GRIEVANCE COMMITTEE

- (i) In compliance with the requirement of the Corporate Governance under the Listing Agreement with the Stock Exchange, the Company has constituted an "Investors Grievance Committee" to look into redressal of shareholders and investors grievances.
- (ii) Composition: Mrs Priya Rungta, Director of the Company, is the Chairman of the Committee.

Name of the Director	Category	Designation	
Ms. Priya Rungta	Non Executive	Chairman	
Mr. M.P. Rungta	Promoter & Executive	Member	
Mr. Tarun Megotia	Independent & non Executive	Member	

- (iii) Mr. M. P. Rungta is the Compliance Officer of the Company for this purpose of Clause 47 of the Listing Agreements to look after the compliances under the Listing Agreement and other SEBI Rules & Regulations etc.
- (iv) During the year under review, Company has received 36 complaints and all of which has been resolved. No complaint was pending at the end of the financial year 31st March, 2010.

6. GENERAL BODY MEETINGS

Particulars of past three Annual General Meetings of the Company:

Year	Date	Venue	Time
2007	28.09.2007	Akshara Theatre, 11-B, Baba Kharak Singh Marg, New Delhi-110001	10.30. A.M.
2008	25.09.2008	Akshara Theatre, 11-B, Baba Kharak Singh Marg, New Delhi-110001	10.00 A.M.
2009	29.09.2009	Amaltas Garden,F-23, Pushpanjali Farms, Dwarka Link Road, Bijwasan, New Delhi-110061	4.00 P.M.

Special Resolution passed in last three AGM:

- I. At the 23rd AGM held on 28th September, 2007 Re -appointment of Auditors
- II. At the 24th AGM held on 25th September, 2008 Re -appointment of Auditors
- III. At the 25th AGM held on 29th September, 2009 a) Re -appointment of Auditors
 - b) Increase of Authorised Share Capital of the Company.
 - c) Preferential allotment of Convertible Warrants.





No resolution was put to vote through postal ballot in the last Annual General Meeting. At the ensuing Annual General Meeting, there is no resolution proposed to be passed through postal ballot.

7. DISCLOSURES

(a) Related Party Transactions

There are no materially significant related party transactions with its Promoters, the Directors or the Management, their Subsidiaries or Relatives etc., which may have potential conflict with the interest of the company at large. The details of transactions with related parties are disclosed in the annual accounts.

(b) Disclosure on materially significant related party transactions

There were no materially significant related party transactions during the financial year 2009-2010, that may have potential conflict with the interest of the company at large. The details of the related party transactions as per Accounting Standard – 18 Forms part of notes to the accounts.

(c) Disclosure of accounting treatment

The company follows accounting standards issued by the institute of Chartered Accountants of India and in the preparation of financial statements, the company has not adopted a treatment different from the prescribed in any accounting standard.

(d) Board disclosures - Risk Management

The risk assessment and minimization procedures are in place and the audit committee of the board is regularly informed about the business risks and the steps taken to mitigate the same.

(e) Proceeds from private placement.

The proceeds raised from the financial year under review of the preferential convertible warrants have been utilized in terms of the objects of the issue as stated in the respective offering documents.

(f) Management discussion and analysis report.

The Management discussion and analysis report has been provided as annexure of the Directors Report.

(g) Certification from Managing Directors and Chief Financial Officer of the Company.

The requisite certification from the Managing Director and Mr. Siddharath Purohit, Dy. General Manager (Accounts) of the Company for the financial year 2009-2010 required to be given under Clause 49 (v) was placed before the board of directors of the company at Board Meeting held on August 28, 2010. A copy thereof is reproduced in this report.



(h) Details of non-compliance with regard to capital market.

With regard to the matters related to capital market, the company has complied with all requirements of the Listing Agreement as well as the SEBI Regulations and Guidelines. No penalties were imposed or strictures passed against the company by the Stock Exchanges, SEBI or any other statutory authorities during the last three years in this regard. The company has paid listing fees to the Bombay stock Exchanges and Annual Custodial Fees to the Depositories for the financial year 2010-11, in terms of Clause 38 of the Listing Agreement. There were no penalties imposed nor strictures passed on the company whether stock Exchange, SEBI or any other statutory authorities on any matter related to capital market, during last three years.

Details of compliance with mandatory requirement and adoption of nonmandatory requirements of Clause 49 of the Listing Agreements.

The company has complied with all the mandatory requirements as mandated under clause 49 of the Lilting Agreement. A certificate from the statutory auditors of the company to this effect has been included in this report. Besides mandatory requirement, the company has constituted a remuneration committee to consider and recommend the remuneration of the executive directors and administration. No personnel has been denied access to Audit Committee.

8. MEANS OF COMMUNICATION:

The financial results of each quarter are placed before the Board of Directors and the same are published in Financial Express (English) & Haribhoomi (Hindi).

9. GENERAL SHAREHOLDERS INFORMATION

i) Annual General Meeting

Day & Date	Time	Venue
Thursday, The 30 th day of September, 2010	10.00 A.M.	D-414, Sector - 7 Ramphal Chawk, Dwarka New Delhi - 110075

ii) Financial Calendar- 1st April, 2010 to 31st March, 2011

	Events	Tentative time frame		
÷	Financial Reporting for the first quarter ended 30 June, 2010	First Week of August, 2010		
	Financial Reporting for the second quarter ending 30 th September, 2010	First Week of November, 2010		
	Financial Reporting for the third quarter ending 31 st December, 2010	First Week of February, 2011		
	Financial Reporting for the fourth quarter ending 31 st March, 2011	First Week of May, 2011		



iii) Dates of Book Closure

27th September, 2010 to 30th September, 2010 (Both days inclusive)

iv) Dividend Payment Date

Not applicable

- v) Listing on Stock Exchanges: The Shares of the Company are listed on the Bombay Stock Exchange, Calcutta Stock Exchange and Delhi Stock Exchange. However, company has applied for delisting from Delhi Stock exchange and Calcatta Stock Exchange.
- vi) BSE Stock Code/ Symbol : 530449

Demat ISIN in NSDL and CDSL for equity shares: INE34701013.

Market Price Data

Month	High	Low
April, 2009	12.75	10.00
May, 2009	16.50	10.50
June, 2009	30.00	17.30
July, 2009	52.35	27.00
August, 2009	43.30	32.25
September, 2009	47.15	32.95
October, 2009	45.90	29.55
November, 2009	39.40	29.60
December, 2009	42.70	31.00
January, 2010	48.90	37.00
February, 2010	47.30	38.00
March, 2010	52.15	39.15

The Bombay Stock Exchange

vii) Registrar and Share Transfer Agent & Share Transfer System

M/s. Beetal Financial & Computer Services Private Limited is the Registrar and Share Transfer Agent for the shares of the Company in both physical as well as electronic modes. The Company has authorized the Registrar and Transfer Agent to approve and execute transfer and transmission of shares. All correspondence with regard to share transfers and matters related therewith may

directly be addressed to the Registrar and Share Transfer Agents at the address given below:

Particulars	Beetal Financial & Computer Services Private Limited
Contact Person	Mr Punit Mittal,
Address	Beetal House, IIIrd Floor, 99, Madangir, Behind Local Shopping Centre, Near Dada Harsukhdass Mandir, New Delhi-110062
Phone Nos.	29961281 & 29961282
Email ID	beetal@rediffmail.com

viii) Distribution of Shareholding as on 31st March 2010:

Slab of Shareholding (Rs.)	No. of Shareholders (Rs.)	% of Shareholders	Amount in Rs	% of Shareholding
0-5000	1874	87.90	3342730	4.9114
5001-10000	55	2.58	420140	0.6173
10001-20000	50	2.35	782490	1.1497
20001-30000	42	1.97	1091240	1.6033
30001-40000	36	1.69	1244900	1.8291
40001-50000	10	0.47	457800	0.6726
50001-100000	12	0.56	858720	1.2617
100001 and above	53	2.49	59862980	87.9549

ix) Categories of Shareholders as per Clause 35 of the Listing Agreement

Category	No. of Shareholders	% of Shares	Total
Promoters	43	49.85	3392800
Mutual Funds	1	0.98	66400
Banks & Financial Institutions	1	0.35	23933
Insurance Companies	0	0	0
FII	0	0	0
Bodies Corporate	69	37.21	2532347
Individuals	2012	11.51	783002
NRIs & OCB	4	0.09	7100
Others	2	0.01	518





x) Dematerialization of shares and liquidity:

As on 31st March, 2010, a total of 1009456 shares of the company, which forms 11.40% of Company's Share Capital stands in dematerialized form. The company has entered into agreements with National Security Depository Limited (NSDL) and Central Depository Services Limited (CDSL) for this purpose. The Company's shares are regularly traded on the Bombay Stock Exchange.

xi) Plant Locations:

UNIT-1 C-165, Industrial Area, Bulandshehar Road, Ghaziabad (U.P.). UNIT-2 Village Advipolam, Distt. Yanam, Pondichery-533464.

UNIT-3
Village Advipolam,
Distt. Yanam,
Pondichery -533464.

- xii) Address for Correspondence: The shareholders may send their grievances/ queries to the Registrar and Share Transfer Agents at their Address mentioned below or to the Company at:
- Secretarial Department Rungta Irrigation Limited, 101, Pragati Tower, 26, Rajendra Place, New Delhi-110008. e-mail: rungtasecre@gmail.com
- M/s. Beetal Financial & Computer Services Pvt.Ltd., Beetal House, 3rd Floor, 99, Madangir, Behind Local Shopping Centre, Near Dada Harsukhdas Mandir, New Delhi-110062.

10. UNCLAIMED DIVIDENDS

The unclaimed dividend for the financial years 1996-1997 to 1999-2000, except where the claim is under dispute or kept in abeyance amounting to Rs. 9.89,450/- has been transferred to the Investors Education and Protection Fund (IEPF) within the stipulated time.

11. Non- Mandatory Requirements:

The Company at present has not adopted the non-mandatory requirements in regards to sending of half-yearly financial performance to the shareholder's at their residence. Postal Ballots as required by the Companies Act will be followed by the company.

CEO AND CFO CERTIFICATION

- . We, M.P. Rungta, Chairman cum Managing Director and Pramod Garg, Manager, Accounts of the company, responsible for the finance function certify that:
 - We have reviewed the financial statements and cash flow statement for the year ended 31st March, 2010 and to the best of our knowledge and belief, We confirm that:
 - these statements do not contain any materially untrue statement or omission of any material fact or contain statement that might be misleading.
 - these statements together present a true fair view of the Company's affairs and are in compliance with applicable Accounting Standards, applicable laws and regulations.
 - b) To the best of our knowledge and belief, no transactions entered into by the Company during the year ended 31st March, 2010 are fraudulent, illegal or violative of the Company's code of conduct.
 - c) We accept responsibility for establishing and maintaining internal controls for financial reporting and we have evaluated the effectiveness of the internal control systems of the company pertaining to financial reporting. Deficiency in the design or operation of such internal controls, if any, of which we are aware have been disclosed to the auditors and the Audit Committee and steps have been taken to rectify these deficiencies.
 - d) (i) There has not been any significant change in internal control over financial reporting during the year under reference;
 - (ii) There has not been any significant change in the accounting policies during the year under reference;

We are not aware of any instance during the year of significant fraud with involvement therein of the management or any employee having a significant role in the Company's internal control system over financial reporting.

For RUNGTA IRRIGATION LIMITED

Sd/-

(M.P. RUNGTA) CHAIRMAN CUM MANAGING DIRECTOR

Date : 28.08.2010 Place : New Delhis. Sd/-(SIDDHARATH PUROHIT) DY. GENERAL MANAGER (ACCOUNTS)



AUDITOR'S CERTIFICATE ON CORPORATE GOVERNANCE

То

The Members of Rungta Irrigation Ltd.

We have examined the compliance of the conditions of corporate governance by Rungta Irrigation Limited for the year ended 31st March 2010 as stipulated in Clause 49 of the Listing Agreement of the said Company with the stock exchanges.

The compliance of conditions of corporate governance is the responsibility of the management. Our examination was limited to the procedures and implementation thereof, adopted by the company for ensuring the compliance of the conditions of corporate governance. It is neither an audit nor an expression of the 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 clause 49 of the above mentioned Listing Agreement.

We 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 K. Kedia & Co. Chartered Accountants Firm Registration No. 010555C

Sd/-

Kamlesh Kedia Partner Membership No. 073987

Place : New Delhi

Date : 28th August, 2010

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

1. Industry overview:

The financial year 2009-2010 will go down in the chronicles of history as one of the most tumultuous years and a period of acute volatility. All the major economies of the world went under severe stress because of the collapse of their economic growth.

The Indian economy has also been adversely impacted by the global recessionary trends. There has been a demand slowdown impacting both, exports as well as domestic consumption. However, the Indian Economy continues to grow robustly. This is evident from increased demand in steel, cement and other sectors. There has been stress on the development in the field of agriculture by the Government.

In spite of all this, the company managed to perform relatively better since it is driven more by domestic consumption. It is anticipated that there shall be increased business opportunities for the company in the near future.

2. Outlook on opportunities, threats, risks and concerns:

The company is focused on PVC Pipes as well as its core product Sprinkler Irrigation System and Drip Irrigation System to the retail segment. Increasing demand of the product of the company has created the opportunities of further growth in sale of the company's product. It is expected that recovery in economy and stress of the government in agriculture area will together result in ample business opportunities for the company. However, there will also be increased competition, mainly from small manufactures of unorganized sectors.

3. Internal Control System & Adequacy:

The company has an adequate system of internal controls commensurate with the size and nature of business of the company designed to provide reasonable assurance that assets are safeguarded; transactions are executed in accordance with the management's authorization and properly recorded. Accounting records are adequate for preparation of financial statements and other financial information. Internal audit is conducted on a continuous basis to ascertain the adequacy and effectiveness of internal control systems. Their observations are reviewed by the senior management and the Audit Committee.

4. Financial Performance:

Sales and other income for the year under review was at Rs. 3881.02 Lacs. The profit before depreciation and tax was Rs. 174.30 Lacs. After providing Rs. 86.22 Lacs for depreciation and Rs. 27.26 Lacs for taxes, the net profit for the year was Rs. 60.82 Lacs.

5. Material Development in H.R. Fronts:

Human capital being the most crucial asset of the company, the company has to continue to invest in the development of its employees, which is very important for ensuring sustained high performance. The company is in the process of strengthening and introducing a system that would enable employees to track their own progress as well as bring up issues that concerns them and the company for better performance.

The industrial relation continued to remain cordial through out the year.

On behalf of the Board of Directors

Place : New Delhi Date : 28th August, 2010 Sd/-(M.P. RUNGTA) Chairman Cum Managing Director OF QUALITY

AUDITOR'S REPORT

To

The Members of Rungta irrigation Limited

- We have audited the attached Balance Sheet of Rungta Irrigation Limited, as at March 31, 2010 and the Profit & Loss Account of the Company for the year ended on that date annexed thereto. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audit.
- 2. We conducted our audit in accordance with auditing standards generally accepted in India. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on 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 (Auditors' Report) Order, 2003 issued by the Central Government of India in terms of Section 227(4A) of the Companies Act, 1956, we enclose in the annexure, a statement of the matters specified in paragraphs 4 and 5 of the said Order.
- Further to our comments in the Annexure reported to in paragraph (3) above and subject to:

Note 6b on Schedule 'S' in respect of investment in the capital of partnership firms where the annual accounts of the Firms are not available hence the balances are not confirmed and in absence of profit and loss account of these firms, its impact on the profit of the Company could not be ascertained.

We report that:

- i. We have obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purpose of our audit.
- In our opinion, proper books of accounts as required by law have been kept by the Company so far as appears from our examination of such books.
- iii. The Balance Sheet, Profit & Loss Account and Cash Flow Statement referred to in this report are in agreement with the books of accounts.

- In our opinion, the Balance Sheet, Profit & Loss account and Cash Flow Statement dealt with by this report comply with the Accounting Standards referred to in Section 211(3C) of the Companies Act, 1956;
- On the basis of written representation received from the Directors, and taken on record by the Board of Directors, we report that none of the directors are disqualified as at March 31, 2010 from being appointed as a director in terms of Section 274(1)(g) of the Companies Act, 1956;
- vi. In our opinion and to the best of our information and according to the explanation given to us, the said accounts give the information required by the Companies Act, 1956 in the manner so required and give true and fair view in conformity with the accounting principles generally accepted in India:
 - a. in the case of Balance Sheet, of the state of affairs of the company as at March 31, 2010,
 - b. in the case of Profit & Loss Account of the Company, of the profit for the year ended on that date, and
 - c. In the case of Cash Flow Statement, of the cash flow for the year ended on that date./

For K. Kedia & Co. Chartered Accountants Firm Registration No. 010555C

Place : New Delhi Date : 28th August 2010

Sd/-

Kamlesh Kedia Partner Membership No. 073987



ANNEXURE TO THE AUDITOR'S REPORT

Re: Rungta Irrigation Limited

[Refer to paragraph (3) of our report of even date]

- 1. (a) The company has maintained proper records showing full particulars including quantitative details and situation of fixed assets.
 - (b) As explained to us, the fixed assets have been physically verified by the management during the year in phased periodical manner, which in our opinion is reasonable, having regard to the size of the company and the nature of its assets. No material discrepancies were noticed on such verification.
 - (c) In our opinion, the Company has not disposed of substantial part of fixed assets during the year and the going concern status of the Company is not affected.
- (a) As explained to us, inventory has been physically verified by the management at regular intervals during the year. In our opinion, the frequency of verification is reasonable.
 - (b) In our opinion and according to the information and explanations given to us, the procedures of physical verification of inventories followed by the management are reasonable and adequate in relation to the size of the company and the nature of its business.
 - (c) On the basis of our examination of the records of inventory, we are of the opinion that the company is maintaining proper records of inventory. The discrepancies noticed on verification between the physical stocks and the book records have been properly dealt with in books of account.
- (a) The company has granted unsecured loans to one party involving the amount of Rs. 297.28 lacs (maximum outstanding during the year) covered in the register maintained under section 301 of the Companies Act, 1956.
 - (b) In our opinion and according to the information and explanation given to us, the original rate of interest and other terms and conditions were not, prima 'facie, prejudicial to the interest of the company, however no interest is being charged on the loan from October 2009 due to recall of loan.
 - (c) According to the information and explanation given to us the Company has recalled the loan but neither interest nor principal received.
 - (d) According to the information and explanation given to us the Company has issued legal notice for recovery of the interest and principal.

- (e) The Company has taken unsecured loans from six parties involving the amount of Rs. 428.73 lacs (maximum outstanding during the year) covered in the register maintained under section 301 of the Companies Act, 1956.
- (f) In our opinion and according to the information and explanation given to us, the interest rate and other terms and conditions of the unsecured loans taken by the Company are not, prima facie, prejudicial to the interest of the company.
- (g) According to the information and explanation given to us the terms regarding repayment is not stipulated and the loan is interest free.
- 4. In our opinion and according to the information and explanations given to us, there is an adequate internal control system 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. During the course of our audit, we have not observed any continuous failure to correct major weakness in internal control.
- (a) In our opinion and according to information and explanations given to us, the transactions made in pursuance of contracts or arrangements that needed to be entered in the register maintained under section 301 of the Companies Act, 1956 have been so entered.
 - (b) In our opinion and according to the information and explanation given to us the transaction made in pursuance to aforesaid contracts or arrangement in respect of each party made during the year, have been made at prices which are reasonable having regard to the prevailing market prices at the relevant time.
- In our opinion and according to the information and explanation given to us the Company has not accepted any deposit from the public within the meaning of section 58A and 58AA of the Companies Act, 1956.
- 7. In our opinion, the company has an internal audit system commensurate with the size and nature of its business.
- In our opinion and according to the information and explanation given to us the Central Government has not prescribed for the maintenance of cost records under Section 209(1)(d) of the Companies Act, 1956.
- 9. (a) According to the records of the company, the company is generally regular in depositing with appropriate authorities undisputed statutory dues including Provident Fund, Investor Education and Protection Fund except the unpaid dividend of Rs. 9.89 lakhs held in abeyance due to pending legal cases, Employees' State Insurance, Income Tax, Sales Tax, Wealth Tax, Service Tax, Custom Duty, Excise Duty, Cess and other statutory dues applicable to it. According to the information and explanation given to us, no undisputed amounts payable in respect of the aforesaid dues were outstanding as at March



31, 2010 for a period of more than six months from the date they became payable except the dues of Investor Education and Protection Fund of Rs. 9.89 lakhs which is held in abeyance due to pending legal cases.

(b) According to the information given by the Company and its record there are no dues outstanding of sales-tax, excise duty, income-tax, customs tax, wealthtax, cess and service tax which have not been deposited on account of any dispute, other than the following:

S. No.	Name of Statute	Nature of dues	Forum where dispute is pending	Amount (Rs. In lacs)	
1. Central Sales Tax Act and Sales Tax Acts of various States		Central Sales Tax and Sales Tax of various States	High Court Trade Tax Tribunal JC/ DC (Appeal)	2.54 1.06 6.04	
2. Central Excise Act		Central Excise Act Service Tax Commiss Appeals		1.52	

- The Company does not have accumulated losses and the company has not incurred any cash loss during the financial year covered by our audit and in the immediately preceding financial year.
- 11. Based on our audit procedures and according to the information and explanations given by the management, we are of the opinion that the company has not defaulted in payment of dues to Bank or Financial Institution other than the following dues:

The Company has not redeemed the Cumulative Redeemable Preference Shares subscribed by IDBI Bank Ltd. on its due dates as mentioned in Schedule A of the Balance Sheet. The half yearly instalments due for redemption, as per revised schedule, since Nov-05 are in default and total default in redemption of CRPS is Rs. 334.00 Lacs. Further the Company has not declared and paid dividend on preference shares for about five and half years and the arrear of cumulative dividend calculated at the revised rate of 7.50% is Rs. 135.80 Lacs. The actual outstanding may be higher considering non payment of dues as per revised schedule.

There are no dues to debenture holders.

- 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.
- The Company is not a chit fund or a nidhi/ mutual benefit fund/ society, therefore clause 4(xiii) of the Companies (Auditor's Report) Order 2003 is not applicable to the Company.
- 14. In our opinion and according to the information and explanation to us, the Company does not deal or trade in shares, securities, debentures and other investments.

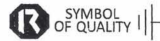
- 15. In our opinion and according to the information and explanation to us, the Company has not given any guarantee for loans taken by others from Bank or financial institution.
- 16. According to the records of the Company, the term loans obtained by the Company have been applied for the purpose for which it is obtained.
- 17. According to the information and explanations given to us and on an overall examination of the balance sheet of the company, we are of the opinion the no funds raised on short-term basis have been utilised for long term investment.
- In our opinion and according to the information and explanations given to us, during the year the Company has not made any preferential allotment of shares to parties and companies covered in the register maintained under section 301 of the Companies Act, 1956.
- 19. The Company has not issued any debenture during the year.
- 20. The Company has not raised any money by way of public issue during the year.
- 21. In our opinion and according to the information and explanations given to us, no fraud on or by the company has been noticed or reported during the year that causes the financial statements to be materially misstated.

For K. Kedia & Co. Chartered Accountants Firm Registration No. 010555C

Place : New Delhi Date : 28th Aug, 2010

Sd/-

Kamlesh Kedia Partner Membership No. 073987



BALANCE SHEET AS AT 31ST MARCH 2010

		SCH	As At 31/03/2010			31/03/2009	
			Rs.	Rs.	Rs.	Rs	
	URCES OF FUNDS						
1.	Shareholders' Funds						
	Shares Capital	A	123,037,7 15		102,537,715		
	Reserves & Surplus	В	416,488,382	539,526,097	359,156,662	461,694,37	
2.	Loan Funds						
	Secured Loans	С	64,721,943		59,459,133		
	Unsecured Loans	D	930,000	65,651,943	1,273,000	60,732,13	
		TOTAL		605,178,040		522,426,51	
API	PLICATION OF FUNDS						
1.	Fixed Assets						
	Gross Block	E	193,683,531		183,734,734		
	Less: Depreciation		143,068,320		135,191,904		
			50,615,211		48,542,830		
	Capital Work In Progress	6	935,023	51,550,234		48,542,83	
2.	Investments	۴		193,660,090		198,704,38	
3.	Current Assets, Loans	& Advan	ces				
	Inventories	G	74,452,027		82,096,622		
	Sundry Debtors	н	170,058,941		130,539,557		
	Cash & Bank Balances	1	22,178,053		17,651,055		
	Loans & Advances	J	173,812,460		106,742,136		
			440,501,481		337,029,370		
	Less: Current Liabilities	& Provisi	ons			54	
	Current Liabilities	K	78,828,864		60,002,110		
	Provisions	L	4,263,500		4,313,135		
	Net Current Assets			357,409,117		272,714,12	
4.	Deferred Tax Assets			2,558,599		2,465,172	
		TOTAL		605,178,040		522,426,51	
Sig	nificant Accounting Policie	s and					
	es on Account	S					
	e : The schedules referred per our report of even date			tegral part of th	ne Balance She	eet	
	K. Kedia & Co. artered Accountants			For and on Be	half of the Boa	ard of Directo	
Sd/			Sd/-		S	d/-	

Sd/-Sd/-Sd/-N. Krishnamurthy Kamlesh Kedia M. P. Rungta Chairman and Whole Time Director Partner Managing Director Membership No. 073987 Sd/-Ashish Singh Company Secretary

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New Delhi, 28th August 2010

PROFIT & LOSS ACCOUNT FOR THE YEAR ENDED 31ST MARCH 2010

S	CH		e year ended d 31/03/2010 Rs.	For the year ende ended 31/03/20 Rs. R	
INCOME				+	
Sales	М	378,072,704		352,263,487	
Less: Excise Duty		1,984,997	376,087,707	1,616,710	350,646,777
Other Income	Ν		12,014,145		7,599,851
			388,101,852		358,246,628
EXPENDITURE					
Materials, Manufacturing					
& Operating Expenses	0	10	235,703,654		218,893,037
Personnel Expenses	Ρ		23,488,136		22,488,528
Administrative, Selling and Other Expenses	s Q		102,871,759		93,234,376
Interest & Financial Expenses	R		8,608,333		6,097,481
Depreciation	Е		8,622,424		8,182,997
			379,294,306		348,896,419
PROFIT BEFORE TAX AND PRIO	R				
PERIOD ADJUSTMENT			8,807,546		9,350,209
Prior Period Adjustment					(126,697)
PROFIT BEFORE TAX			8,807,546		9,223,512
Provision for Current I. Tax			(2,795,500)		(2,350,900)
Provision for Fringe Benefit Tax			-		(579,100)
(Short)/ Excess provision of I. Tax	of e	arlier years	(23,753)		(216,231)
Provision for Deferred I. Tax			93,427		(179,518)
PROFIT AFTER TAX			6,081,720		5,897,763
Balance Brought forward from Las		ar	27,054,098		21,156,335
Balance Carried to the Balance Sh	eet		33,135,818		27,054,098
Basic and Diluted Earning Per Sha	re		0.49		0.52
Significant Accounting Policies and	1				14
Notes to Account	S				
Note : The schedules referred to in	ab	ove, form an in	tegral part of th	ne Profit & Los	s Account
As per our report of even data ann					
For K. Kedia & Co.			For and on Be	half of the Boa	ard of Directors
Chartered Accountants					
Sd/-		Sd/-			d/-
Kamlesh Kedia		M. P. Rung			namurthy
Partner		Chairman a			me Director
Membership No. 073987		Managing Dire	30101		d/- n Singh
New Delhi, 28th August 2010					/ Secretary
ton Donn, Lour August Loro				Pai	



RUNGTA IRRIGATION LIMITED

CASH FLOW STATEMENT FOR THE YEAR ENDED 31ST MARCH 2010

S		e year ended d 31/03/2010 Rs.		e year ended d 31/03/2009 Rs.
A. CASH FLOW FROM OPERA	TING ACTIVITIES	:		
Net Profit before Tax and extr	aordinary items	8,807,546		9,223,512
Adjustment for:		÷		
Depreciation	8,622,424		8,182,997	
Interest paid	7,226,018		5,277,511	
Dividend Received	(41,886)		(1,383)	
Loss/ (Profit) on Sale of Asse	ts (52,840)		-	
Interest Income	(10,031,986)	5,721,730	(4,358,728)	9,100,397
		14,529,276		18,323,909
Operating profit before wor Adjustment for :	king capital char	nges		
Trade & other receivables	(38,844,985)		91,138,248	
Inventories	7,644,595		(9,039,144)	
Trade & other payables	18,911,619	(12,288,771)	3,850,951	85,950,055
Cash generated from opera	tions	2,240,505		104,273,964
Direct Taxes refund/(paid)		(3,091,649)		(4,565,852)
Cash Flow before extraordina	ry items	(851,144)		99,708,112
Extraordinary items				-
Net Cash From Operating A	ctivities (A)	(851,144)		99,708,112
B. CASH FLOW FROM INVES	TING ACTIVITIES	:		л ²
Purchase of Fixed Assets		(11,647,026)		(16,022,263)
Sales of Fixed Assets		70,038		
Sales of/ Recovery from Inve	stment	5,995,000		9,595,000
Purchase of Investments		(950,706)		56,650,553)
Dividend Received		41,886		1,383
Interest Income		10,031,986		4,358,728
Loan to other Corporate		(67,606,828)		(20,513,297)
Net Cash Used in investing	activities (B)	(64,065,650)		(79,231,002)

			IAL REPORT : 2009-2010
c.	CASH FLOW FROM FINANCING ACTIVITIES :		
	Issue of Share Capital/ Warrant	71,750,000	
	Working Capital Loans	1,820,970	(9,028,127)
	Long Term Secured Loans	3,441,840	(1,220,469)
	Long Term Unsecured Loans	(343,000)	
	Dividend/ Dividend Tax paid	-	-
	Interest Paid	(7,226,018)	(5,277,511)
	Net Cash used in Financing Activity (C)	69,443,792	(15,526,107)
	Net Increase in Cash & Cash Equivalents (A+B+C)	4,526,998	4,951,003
	Cash & Cash Equivalents (opening)	17,651,055	12,700,052
	Cash & Cash Equivalents (closing)	22,178,053	17,651,055

As per our report of even data annexed For K. Kedia & Co. Chartered Accountants

For and on Behalf of the Board of Directors

Sd/-Kamlesh Kedia Partner Membership No. 073987 Sd/-M. P. Rungta Chairman and Managing Director

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Sd/-N. Krishnamurthy Whole Time Director

Sd/-Ashish Singh Company Secretary

New Delhi, 28th August 2010



SCHEDULES TO AND FORMING PART OF THE BALANCE SHEET AS AT 31ST MARCH, 2010

	As	At 31/03/2010 Rs.) As	s At 31/03/2009 Rs.
SCHEDULE 'A'				Denos -
SHARE CAPITAL				
Authorised	942.049 8 71 D			
10,000,000 (8,000,000) Equity Shares of Rs. 10/- 5,00,000 12% Redeemable cumulative preference		100,000,000		80,000,000
shares of Rs. 100/- each		50,000,000		50,000,000
100,000 Redeemable cumulative preference		,,		
of Rs. 100/- each		10,000,000		10,000,000
logued Subscribed & Deid up		160,000,000		140,000,000
Issued, Subscribed & Paid up 8,856,100 (6,806,100) Equity Shares of Rs. 10/- e	ach	88,561,000		68,061,000
Less: Calls Unpaid- By Others	aon	(1,750)		(1,750)
Add: Forfeited Shares	100	1,078,465		1,078,465
	_	89,637,715		69,137,715
Note: Of the above:				
i) 2,500,000 Equity Shares of Rs. 10/- were issue	d as fully			
paid up Bonus Shares by capitalisation of Reserve				
ii) 2,050,000 Equity Shares of Rs. 10/- each were a	allotted on			
12/01/2010 as fully paid up shares on conversion of 2				
Warrants issued during the year on preferential bas				
Note No 4 of Schedule S)				
334,000 12% cumulative redeemable preference		22 400 000		22 400 000
shares of Rs. 100/- each		33,400,000		33,400,000
Originally due for redemption on 10-5-02, 8-6-02, 10)-11-02, 8-			
12-02, 10-5-03 and 8-6-03 for 41,500 shares on each	dates and			
on 10-11-03, 8-12-03 for 42,500 shares on both dat rescheduled for redemption on 10-11-05, 8-12-05, 1				
06-06, 10-11-06, 8-12-06, 10-5-07, 8-6-07, 10-11-07, 8				
28,000 shares on each date and 10-5-08, 20-5-08	for 27,000			
shares on both dates and dividend rate reduced				
pursuant to the consent given by the Preference Sha As per the original terms of allotment if company of				
redemption, the preference shareholder has an option				
it into equity shares of the Company.	-			
	1	23,037,715		102,537,715
SCHEDULE 'B' RESERVE & SURPLUS				
Capital Redemption Reserve		16,600,000		16,600,000
Security Premium				
편이야 것 같아요. 이렇겠었다. 여행 것 같아. 영양 것 같아? 것이 같았다	,686,572		195,686,57	2
Add: Premium on conversion of Warrants	250.000	046 026 570	1098	105 696 570
		246,936,572 119,815,992		195,686,572 119,815,992
General Reserve				
General Reserve Profit & Loss Account Balance				
General Reserve Profit & Loss Account Balance	<u>.</u>	33,135,818 16,488,382		27,054,098

	EDULE 'C'			
07000000				
a.	Working Capital Loans from Banks Allahabad Bank	E4 001 C41	E2 060 671	
		54,881,641	53,060,671	
	(Secured by hypothecation of entire present a future movable assets of company such as sto			
	of Raw Materials, Finished Goods, Stores, Bo			
	Debts, Bills receivables etc. and mortgage of la			
	The loan is further guaranteed by Directors)			
	3			
		54,881,641	53,060,671	
b.	Term Loans			
	From Banks			
	i) ICICI Bank	117,347	1,237,850	
	ii) HDFC Bank	8,246,365	3,314,828	
	From Others			
	iii) Srei Infrastructure Finance Ltd.	773,590	1,845,784	
	iv) Tata Motor Finance	703,000	21 4 2	
	(All loans in (i) to (iv) are secured by way of			
	hypothecation of vehicle/ Earthmoving			
	Machines against which the loan availed and			
	further guaranteed by Director)			
		9,840,302	6,398,462	
	Total (a+b)	64,721,943	59,459,133	
	EDULE 'D'			
UNS	SECURED LOANS			
	Long Term Loans			
	From Directors	930,000	1,273,000	
	4	930,000	1,273,000	

SCHEDULES TO AND FORMING PART OF THE BALANCE SHEET AS AT 31ST MARCH, 2010 SCHEDULE 'E' FIXED ASSETS AND DEPRECIATION (Figures i

(Figures	in	Rs.)
(Figures	In	HS.)

Ì

OF QUALITY

				Gross Bloc	:k	Depreciation			Net Block		
		As on			As on	Up to	For the	Adj. on	Up to	As on	As on
Pa	articulars	01.04.09	Addition	Sale	31.03.10	31.03.09	year	Sale	31.03.10	31.03.10	31.03.09
Ta	ingible Assets										
1	Land	3,657,295	-	-	3,657,295	-	14	-	- -	3,657,295	3,657,295
2	Staff Building	2,383,736	-	-	2,383,736	1,023,601	68,007	-	1,091,608	1,292,128	1,360,135
3	Factory Building	13,975,732	1,171,973	· -	15,147,705	7,593,547	702,757	-	8,296,304	6,851,401	6,382,185
4	Office Premises	3,691,980	-	- 1	3,691,980	1,891,493	90,024	-	1,981,517	1,710,463	1,800,487
5	Furniture & Fixture	2,606,878	34,681	-	2,641,559	1,435,767	219,023	-	1,654,790	986,769	1,171,111
6	Plant & Machinery	69,490,766	853,472	-	70,344,238	52,698,103	2,632,195	-	55,330,298	15,013,940	16,792,663
7	Earthmoving Equip.	43,055,912			43,055,912	38,272,724	1,434,956		39,707,680	3,348,232	4,783,188
8	Office Equipment	6,351,200	214,403	-	6,565,603	3,987,406	353,053	-	4,340,459	2,225,144	2,363,794
9	Vehicles	25,130,260	7,560,720	763,206	31,927,774	16,452,212	2,549,960	746,008	18,256,164	13,671,610	8,678,048
10) Lorries	9,238,584	814,308	-	10,052,892	8,380,377	257,462	-	8,637,839	1,415,053	858,207
11	Computer	4,052,671	62,446	-	4,115,117	3,406,814	275,099	-	3,681,913	433,204	645,857
In	tangible Assets										
1	Computer Software	99,720	-	-	99,720	49,860	39,888	-	89,748	9,972	49,860
	TOTAL	183,734,734	10,712,003	763,206	193,683,531	135,191,904	8,622,424	746,008	143,068,320	50,615,211	48,542,830
	Previous Year	167,712,471	16,022,263		183,734,734	127,008,907	8,182,997	-	135,191,904	48,542,830	40,703,564
	Capital WIP									935,023	
	Previous Year									-	-

RUNGTA IRRIGATION LIMITED

SCHEDULES TO AND FORMING PART OF THE BALANCE SHEET AS AT 31ST MARCH, 2010

	а. 181		As At	31/03/2010 Rs.	As At 31/03/200 Rs.	
	DULE 'F'					*
	STMENTS					
a. L	ong term, non-trade investment	valued a	it cost			
lr	vestment in fully paid up Equit	y Shares				
U	Inquoted	FV	No. of Shares	Rs.	No. of Shares	Rs
J	ISL Irrigation Pvt. Ltd.	10/-	18,400	462,301	18,400	462,30
Т	rambakam Flour Mills Ltd.	100/-	15,750	1,575,000	15,750	1,575,00
S	amara Realty Pvt. Ltd.	100/-	158,000	11,920,385	158,000	11,920,38
	harkhand Ispat Pvt. Ltd.	10/-	500,000		500,000	5,000,00
	lungta Carrier Ltd.	10/-		10,000,000	1,000,000	10,000,00
	amgarh Sponge Iron P. Ltd. #	10/-		140,926,000		140,926,00
	kshay Ispat Udyog P. Ltd.	100/-	27,500		12,500	1,250,00
	Rungta Micro Irrigation P. Ltd. #	10/-			115,000	1,150,00
	anga moro mgalon r. etc. #	10/		172,633,686	110,000	172,283,68
i Q	luoted			112,000,000		172,200,00
	veready Industries Ltd.,	5/-	333	47,504	333	47,50
	IcLeod Russell India Ltd.	10/-	333		333	47,50
	angam Aluminium Ltd.	10/-	13,200		13,200	38,59
	locil Ltd.	10/-	200		200	2,15
					10	2,15
	aprihans India Ltd.	10/-	10			
	admini Tech Ltd.	10/-	100		100	30
	eacock Industries Ltd.	10/-	100	A CONTRACT OF A CONTRACT. CONTRACT OF A CONTRACT OF A CONTRACT OF A CONTRACT OF A CONTRACT. CONTRACT OF A CONTRACT OF A CONTRACT. CONTRACT OF A CONTRACT. CONTRACT OF A CONTRACT. CONTRACT OF A CONTRACT OF A CONTRA	100	51
	earl Polymers Ltd.	10/-	100	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	100	1,98
	lydro S&S Industries Ltd.	10/-	10		10	24
	Finolex Industries Ltd.	10/-	100		100	1,49
	Nil Kamal Plastics Limited	10/-	100		100	3,17
	Gammon India Ltd.	2/-	100	Contraction of the second s	100	2,07
	DLF Ltd.	2/-	1,000		1,000	273,64
	Hindalco Ltd.	1/-	4,000		4,000	196,39
F	Reliance Communication Ltd.	10/-	2,000		2,000	396,16
	Reliance Petroleum Ltd.	10/-	2,000		2,000	181,01
5	Suzion Energy Ltd.	2/-	1,000	52,242	1,000	52,24
3	Tata Steel Ltd.	10/-	2,000	356,948	2,000	356,94
l	Unitech Ltd.	2/-	1,000	44,147	1,000	44,14
	Jindal Polyfilms Ltd.	10/-	2,161	600,706	-	
	*			2,247,333		1,646,62
(# Company under the same M (Aggregate Market Value of qu Rs. 40,66,765/-; Previous year	oted inve	estment is			
	and a second s		55,0077-)			
1 /	Long Term, Trade Investmen Investment in the Capital of Ajanta Minerals, Kishan Mahar Maruti Minerals	Partners		18,779,071		24,774,07
	(Refer Note 6 of Schedule S)				-	
-	Total Investments (a+b)			193,660,090)	198,704,38

OF QUALITY

SCHEDULES TO AND FORMING PART OF THE BALANCE SHEET AS AT 31ST MARCH, 2010

Rs.	As At 31/03/2010As Rs.	At 31/03/2009
SCHEDULE 'G'		
INVENTORIES		
Raw Materials	19,801,663	24,123,513
Finished Goods	51,006,055	53,525,151
Work in Progress	2,079,734	2,638,750
Stores and spares	1,564,575	1,809,208
	74,452,027	82,096,622
SCHEDULE 'H'	4)	
SUNDRY DEBTORS		
(Unsecured & Considered Good)		
Debtors Over Six Months	39,573,165	42,812,695
Other Debts	130,485,776	87,726,862
	170,058,941	130,539,557
SCHEDULE 'I'		
CASH & BANK BALANCES		
Cash in Hand	2,349,689	2,016,171
Balance with Scheduled Banks:		
- In current Account	10,097,342	9,426,265
- In Term Deposit	9,704,575	6,181,912
Balance with other banks		
- In Current A/c	26,447	26,707
(Refer note 7 of Schedule S)		
	22,178,053	17,651,055
SCHEDULE 'J'		280
LOAN & ADVANCES		
(Unsecured, considered good)		
Advances recoverable in cash or in		
kind or for value to be received	162,689,691	94,849,561
Advance payment of Income Tax	5,686,118	5,548,222
EMD/Security Deposits	5,418,695	6,247,955
Excise Duty Balances	17,956	96,398
	173,812,460	106,742,136

SCHEDULES TO AND FORMING PART OF THE BALANCE SHEET AS AT 31ST MARCH, 2010

	As At 31/03/2010As At 31/03/200		
	Rs.	Rs.	
SCHEDULE 'K'			
CURRENT LIABILITIES			
Sundry Creditors			
- Outstanding to Micro and Small Enterprises @	-		
- Others	14,046,444	8,223,614	
Advance from Customers	34,258,014	34,485,640	
Unpaid Dividend #	989,450	989,450	
Other Current Liabilities	29,489,906	16,277,354	
Interest Accrued but not due	45,050	26,052	
	78,828,864	60,002,110	

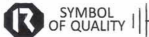
@ the Company has not received information from vendors regarding their status under the Micro, Small and Medium Enterprises Development Act, 2006 hence disclosure relating to amount unpaid as at the year end with interest paid/ payable under this Act have not been given. The information available with the Company have been relied upon by the Auditors.

the amount is kept in abeyance due to legal cases pending. (Previous Year Rs. 989,450)

SCHEDULE 'L'

PROVISIONS

Provision for Income Tax	2,795,500	2,350,900
Provision for Fringe Benefit Tax		579,100
Provision for Employees Benefit	1,468,000	1,383,135
	4,263,500	4,313,135



- RUNGTA IRRIGATION LIMITED

SCHEDULES TO AND FORMING PART OF THE BALANCE SHEET AS AT 31ST MARCH, 2010

· · · · · · · · · · · · · · · · · · ·	As At 31/03/2010As At 31/03/200		
	Rs.	Rs.	
SCHEDULE 'M' SALES			
Indigenous Sales	369,970,404	349,013,587	
Export Sales	8,102,300	3,249,900	
	378,072,704	352,263,487	
	•		
SCHEDULE 'N'			
OTHER INCOME			
Hire Charges Receipts	1,673,232	3,127,872	
 Income from Long Term Non Trade Investment 		8	
-Dividend on Shares	41,886	1,383	
Interest on Loans and Deposits	10,031,986	4,358,728	
[Includes TDS Rs. 12,86,503/- (P/Y Rs. 951,688/-]			
Profit on sale of assets	52,840	÷	
Miscellaneous Income	214,201	111,868	
	12,014,145	7,599,851	

SCHEDULES TO AND FORMING PART OF THE BALANCE SHEET AS AT 31ST MARCH, 2010

		As At 31/03/2010As Rs.	At 31/03/2009
SCHEDULE 'O'			
COST OF MATERIAL, STO	CK VARIANCE AND MA	NUFACTURING EXP	
a. RAW MATERIAL CON		NOT AOTONING EXT.	
Opening Stock		24,123,513	21,600,130
Purchase		205,466,737	209,623,904
	5	229,590,250	231,224,034
Less: Closing Stock		19,801,663	24,123,51
	4	209,788,587	207,100,52
. STOCK VARIATION			
Opening Stock			
Finished Goods	53,525,151	49,689,32	0
Work in Progress	2,638,750		-
	56,163,901	49,689,32	0
Less: Closing Stock	1	1	
Finished Goods	51,006,055	53,525,15	1
Work in Progress	2,079,734	2,638,75	
Ū	53,085,789	3,078,112 56,163,90	
. MANUFACTURING EXP			
Consumption of Stores		5,114,718	4,730,22
Power & Fuel	a opares	6,713,302	7,414,07
Carriage Inward		3,181,979	4,068,33
Repair & Maintenance		5,101,979	4,000,00
a. Plant & Machinery		1,886,008	1,005,93
b. Building		5,382,493	339,94
Other Manufacturing E	VDenses	509,713	389,29
Excise Duty	Aponooo	48,742	319,28
Exclose Buly		22,836,955	18,267,09
Total (a+b+c)		235,703,654	218,893,03
	142 NJ 11 11	200,00,001	210,000,00
SCHEDULE 'P'			1
PERSONNEL EXPENSES	1		
Salary, Wages and Bo		19,341,998	18,393,18
Contribution to Provide		1,484,476	1,408,08
Workmen and Staff W	전망 이 가장 가 있다. 가지 않는 것 같은 것 같	2,661,662	2,687,25
	an e an tean tha an tha Anna an tha Anna Anna Anna Anna Anna Anna Anna An	23,488,136	22,488,52
		18	-

OF QUALITY

SCHEDULES TO AND FORMING PART OF THE BALANCE SHEET AS AT 31ST MARCH, 2010

	As At 31/03/2010As Rs.	
	KS.	Rs.
SCHEDULE 'Q' ADMINISTRATIVE, SELLING & OTHER EXPENSES		
Rent	2,260,053	2,206,926
Insurance	211,232	231,378
Rates & Taxes	633,562	1,041,221
Travelling & Conveyance	3,457,348	2,599,959
Vehicle Running & Maintenance	3,709,235	3,726,125
Telephone & Postage Expenses	1,283,978	1,252,471
Professional Charges	580,635	1,572,119
Payment to Auditors	155,000	176,620
Carriage Outward	5,967,592	5,625,607
Installation Expenses (Net)	49,462,991	51,074,156
Commission to selling agents	16,271,920	4,190,560
Discount	302,949	4,317,441
Advertisements	146,239	250,263
Sales Promotion	1,265,892	702,582
Other Exp.	5,354,602	4,450,214
Loss on Share Transaction	-	51,665
Bad Debts Written Off (Net of	11,808,531	9,765,069
write back of liabilities)	102,871,759	93,234,376
SCHEDULE 'R'		
INTEREST AND FINANCIAL CHARGES		
Interest on Loans for Fixed Period	510,680	612,334
Interest Other	6,715,338	4,665,177
(Net of Receipt of overdue interest from customers		
for Rs. 1,932,559/ P/Y Rs. 2,136,516/-)		
Bank Charges	1,113,790	914,697
Exchange Fluctuation Loss/ (Profit)	268,525	(94,727)
and an an and a second seco	8,608,333	6,097,481

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SCHEDULES TO AND FORMING PART OF THE BALANCE SHEET AS AT 31st MARCH, 2010 SCHEDULE -S

NOTES ON ACCOUNTS:

1. SIGNIFICANT ACCOUNTING POLICIES

a. Basis of preparation of Financial Statements:

The financial statements have been prepared under the historical cost convention in accordance with the generally accepted accounting principle and the provisions of the Companies Act, 1956.

b. Fixed Assets and Depreciation:

Fixed assets are stated at cost of acquisition less accumulated depreciation. The costs of Fixed Assets are inclusive of freight, duties (net of Cenvat) and other incidental expenses incurred during construction period.

Deprecation on tangible fixed assets is provided on WDV method in accordance with the rate and in the manner specified in schedule XIV of the Companies Act, 1956. Deprecation on intangible fixed assets i.e. computer application software is amortised in two and half years on straight line method.

c. Impairment of Assets

An asset is impaired if there are sufficient indication that the carrying cost would exceed the recoverable amount of cash generating assets. In that event an impairment loss so computed would be recognized in the account in the relevant year.

d. Investments:

Long Term Investments are stated at cost. Provision is made for diminution, other than temporary, in the value of such investment.

e. Inventories:

Raw materials are valued at cost less Cenvat claimed on it and stores and spare parts are valued at cost. Finished Goods are valued at cost added with the excise duties on clearance payable or net realisable value whichever is lower. Work in Progress in supply contracts with installation is calculated on cost or net realisable value whichever is lower. The cost is determined on FIFO basis. Scrap is valued at estimated realisable value.

f. Revenue Recognition

Revenue is recognized only when it can be reliably measured and it is reasonable to expect ultimate collection. Sales are net of Sales Tax and inclusive of excise duty.

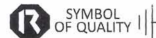
g. Foreign Currency Transactions

Foreign currency transactions are accounted at the exchange rates prevailing on the date of transaction. The profit or loss on account of exchange fluctuation (on revenue transactions) is charged to the Profit & Loss A/c.

h. Provisions and Contingent Liabilities:

Provisions in respect of present obligations arising out of past events are recognized when reliable estimates can be made of the amount of obligation. The contingent liabilities are disclosed by way of notes on Balance Sheet.

RUNGTA IRRIGATION LIMITED



i. Employee Benefits:

i. Short term benefits

Short term employee benefits are recognized as an expense at the undiscounted amount in the profit & loss account of the year in which the related service is rendered.

ii. Post employment benefits

Gratuity and Leave encashment which are defined benefits are accrued based on the actuarial valuation as at balance sheet date by an independent actuary. The Company has opted for a Group Gratuity cum Life Insurance Scheme of the Life Insurance Corporation of India for part of the employees and the contribution is charged to the profit and loss account each year. For other than funded plan, the expense is recognized calculated on the basis of present value of the amount payable determined by the actuarial valuation. The liability recognized in the balance sheet is the present value of the defined benefit obligation less the fair value of funded plans. All actuary gain and losses are charged to the profit and loss account.

2. Contingent liabilities not provided for:

- a. Sales Tax Authorities have raised demand of Rs. 19.74 lacs for various assessment years and matters are pending with Appellate Authorities and High Court. As per opinion, the appeals are likely to be decided in favour of the Company. (Previous Year: Rs. 26.66 Lacs)
- b. The Excise Department has raised a demand of Rs. 1.52 lacs against Service Tax on Transportation charges and the matters are pending with the appellate authorities. As per opinion, the appeals are likely to be decided in the favour of the Company (Previous Year: Rs. 1.52 lacs)
- c. The company has given counter guarantee to the bankers against Guarantees issued by Banks on behalf of the company amounting to Rs. 351.90 Lacs (Previous year Rs. 294.13 Lacs). The liability may arrive in case of failure in supply of material or malfunctioning of products supplied by the Company.
- Estimated amount of contracts remaining to be executed on capital account and not provided for is Rs. NIL (Previous year Rs. Nil).

4 Preferential allotment of Convertible Warrants and its conversion into Equity Shares

- a. During the year, Company had issued 20,50,000 Convertible Warrants of Rs. 35/each aggregating to Rs. 717.50 Lakhs, which was converted into 20,50,000 Equity Shares of Rs. 10/- each at a premium of Rs. 25/- each on 12/01/2010. The object of the issue was to fund the expansion of operation at Greater Noida including relocating of Ghaziabad Unit to Greater Noida.
- b. Out of the total fund of Rs. 717.50 lakhs raised through issue, Rs. 142.61 Lakhs has been utilised by giving advance to Greater Noida Authority for purchase of land (including the payment of Rs. 120.53 lakhs incurred before the receipt of preferential warrants proceeds). Out of the remaining unutilised part of the issue Rs. 528.25 lakhs given as ICD and remaining utilised for existing business of the Company.
- The arrear of cumulative dividend on Cumulative Redeemable Preference Shares calculated @ 7.50% is Rs. 135.80 lakhs (Previous year Rs. 110.75 lakhs). The original dividend rate was 12% which was subsequently reduced to 7.50% hence the arrear is calculated @ 7.50%.

Name of Partnership Firms	Name of Partners	Share of each Partner	Capital in the firm
Ajanta Minerals	Rungta Irrigation Ltd. Mr. Dharam Bir	50% 50%	65,72,160
Kishan Maharaj & Co.	Rungta Irrigation Ltd. Mr. Ram Bir	50% 50%	70,24,335
Maruti Minerals	Rungta Irrigation Ltd. Mr. Ram Bir	50% 50%	51,82,576

6. a. Particulars of Investment in the Capital of Partnership Firms:

b. All the above Firms have suspended their businesses and no annual accounts are being prepared by these Firms. No profit or loss from these firms is accounted for against the share of the Company in the Firms. In the opinion of the management, the profit or loss of the Firms are not material considering the suspension of the business. The management is of the opinion that investment in the Capital of these Firms is fully recoverable.

 Name and balances (Including maximum balances during the year) with the Bank, other than Scheduled Banks in current Accounts are as under. In none of these Banks any of the directors or their relative is interested.

SI.	Name of Banks No.	31/03/10 Rs.	31/03/09 Rs.
i.	The Mahendragarh Central Co-operative Bank Ltd. Mahendragarh, Haryana	6,724	6,924
	(Max. Balance Rs. 6,824) (P.Y. Rs. 6,924)	10 12 2121	2 - 12 March
II.	The Rewari Central Coop. Bank Ltd. Rewari (Max. balance Rs. 1,803) (P.Y. Rs. 1,803)	1,803	1,803
ili.	The Bhiwani Central Coop. Bank Ltd. Bhiwani (Max. balance Rs. 9,043) (P.Y. Rs. 9,103)	8,983	9,043
iv.	The Rohtak Central Coop. Bank Ltd. Jhajjar (Max. balance Rs. 2,435) (P.Y. Rs. 2,435)	2,435	2,435
v.	Haryana State Coop. Apex Bank Ltd., Chandigarh (Maximum balance Rs. 1,500) (P.Y. Rs.1,500)	1,500	1,500
vi.	The Jallore Coop. Bank Ltd. (Max. balance Rs.5,002) (P.Y. Rs. 5,002)	5,002	5,002
	Total	26,447	26,707

8. The Company has recalled the loan given to M/s Rungta Projects Limited in Nov-09 with interest charged up to Sep-09. The dues are yet to be recovered and the Company is taking adequate steps to recover the same. No interest is being charged on the loan from Oct-09 onwards considering the uncertainty over recovery of interest after recall of loan. The management is of the opinion that the outstanding is fully recoverable.

			RUN	gta irriga	TION LIMITED
Capacity and Production		2	009-10	200	08-09
Licensed Capacity			Not Ap	plicable	
Installed Capacity and Production					
	Units	Installed	Production	Installed	Production
Installed Capacity and Productio	n		54 - C		
Sprinkler Irrigation System					
i. Aluminium Pipe Coupling	No.	NA	42,690	NA	32,164
ii. HDPE Pipe Coupling	No.	NA	. 336,634	NA	306,069
HDPE Pipes, Coils and Fittings	M.T.	6,000	1,127	6,000	1,283
LLDPE Tubes/ Laterals	M.T.	750	181	750	268
PVC Pipes	M.T.	5,000	543	5,000	544
Note:					
 Installed capacity is as certifination matter. 	ied by the I	Management a	nd not verified by	the Auditors	, being technica
b. The Installed Capacity of co	oupling of A	Aluminium or H	DPE Pipe is no	t ascertainab	le
c. The Production of HDPE, LI					
converted in MT for Balance					
0 Turnover, Opening and Closing S	Stock of F	inished Good	S		
2	Units	Qty.	Rs.	Qty.	Rs.
. Turnover #	1. A. A.	1			1
Aluminium Pipe Coupled	Nos.	43,234		32,670	1
HDPE Pipe coupled	Nos.	336,679		302,000	1
HDPE Coil	Mtrs.	4,445	1	26,215	1
LLDPE Tubes/ Laterals	Mtrs.	4,008,156		4,952,773	
PVC Pipe	Mtrs. Nos.	4,008,156 81,369	378,072,704	4,952,773 94,175	352,263,487
PVC Pipe Accessories, Fittings & Other	Nos.	81,369	G	94,175	
PVC Pipe Accessories, Fittings & Other # Sprinkler Irrigation System at	Nos. nd Drip Irr	81,369	ns are sold in v	94,175 arious combi	nation of pipes
PVC Pipe Accessories, Fittings & Other # Sprinkler Irrigation System at laterals, accessories and fittings	Nos. nd Drip Irr s in numbe	81,369 igation system ers/ mtrs. for a	ns are sold in va combined value	94,175 arious combi e in Sets. Th	nation of pipes erefore, it is no
PVC Pipe Accessories, Fittings & Other # Sprinkler Irrigation System a laterals, accessories and fittings practical to give item wise value	Nos. nd Drip Irr s in numbe	81,369 igation system ers/ mtrs. for a	ns are sold in va combined value	94,175 arious combi e in Sets. Th	nation of pipes erefore, it is no
PVC Pipe Accessories, Fittings & Other # Sprinkler Irrigation System at laterals, accessories and fittings practical to give item wise value . Opening Stock	Nos. nd Drip Irr s in numbe of sales. S	81,369 igation system ers/ mtrs. for a Sale amount is	ns are sold in value combined value net of sales tax	94,175 arious combi e in Sets. The and inclusive	nation of pipes erefore, it is no e of excise duty
 PVC Pipe Accessories, Fittings & Other # Sprinkler Irrigation System at laterals, accessories and fittings practical to give item wise value Opening Stock Aluminium Pipe Coupled 	Nos. nd Drip Irr s in numbe of sales. S Nos.	81,369 igation system ers/ mtrs. for a Sale amount is 1,065	ns are sold in value combined value net of sales tax 760,566	94,175 arious combi e in Sets. The and inclusive 1,571	nation of pipes erefore, it is no e of excise duty 1,291,827
 PVC Pipe Accessories, Fittings & Other # Sprinkler Irrigation System at laterals, accessories and fittings practical to give item wise value Opening Stock Aluminium Pipe Coupled HDPE Pipe coupled 	Nos. nd Drip Irr s in numbe of sales. Nos. Nos.	81,369 igation system ers/ mtrs. for a Sale amount is 1,065 32,037	ns are sold in va combined value net of sales tax 760,566 7,943,635	94,175 arious combi e in Sets. The and inclusive 1,571 27,968	nation of pipes erefore, it is no e of excise duty 1,291,827 7,172,696
 PVC Pipe Accessories, Fittings & Other # Sprinkler Irrigation System at laterals, accessories and fittings practical to give item wise value Opening Stock Aluminium Pipe Coupled HDPE Pipe coupled HDPE Coil 	Nos. nd Drip Irr s in numbe of sales. S Nos. Nos. Mtrs.	81,369 igation system ers/ mtrs. for a Sale amount is 1,065 32,037 25,937	ns are sold in va combined value net of sales tax 760,566 7,943,635 802,172	94,175 arious combi e in Sets. The and inclusive 1,571 27,968 28,543	nation of pipes erefore, it is no e of excise duty 1,291,827 7,172,696 839,785
 PVC Pipe Accessories, Fittings & Other # Sprinkler Irrigation System at laterals, accessories and fittings practical to give item wise value Opening Stock Aluminium Pipe Coupled HDPE Pipe coupled HDPE Coil LLDPE Tubes 	Nos. nd Drip Irr s in numbe of cales. Nos. Nos. Mtrs. Mtrs.	81,369 igation system ers/ mtrs. for a Sale amount is 1,065 32,037 25,937 1,072,674	ns are sold in va combined value net of sales tax 760,566 7,943,635 802,172 3,228,992	94,175 arious combi e in Sets. The and inclusive 1,571 27,968 28,543 916,247	nation of pipes erefore, it is no e of excise duty 1,291,827 7,172,696 839,785 4,008,729
 PVC Pipe Accessories, Fittings & Other # Sprinkler Irrigation System at laterals, accessories and fittings practical to give item wise value Opening Stock Aluminium Pipe Coupled HDPE Pipe coupled HDPE Coil LLDPE Tubes PVC Pipe 	Nos. nd Drip Irr s in numbe of sales. S Nos. Nos. Mtrs.	81,369 igation system ers/ mtrs. for a Sale amount is 1,065 32,037 25,937	ns are sold in value combined value net of sales tax 760,566 7,943,635 802,172 3,228,992 8,832,029	94,175 arious combi e in Sets. The and inclusive 1,571 27,968 28,543	nation of pipes erefore, it is no e of excise duty 1,291,827 7,172,696 839,785 4,008,729 6,803,023
 PVC Pipe Accessories, Fittings & Other # Sprinkler Irrigation System at laterals, accessories and fittings practical to give item wise value Opening Stock Aluminium Pipe Coupled HDPE Pipe coupled HDPE Coil LLDPE Tubes 	Nos. nd Drip Irr s in numbe of cales. Nos. Nos. Mtrs. Mtrs.	81,369 igation system ers/ mtrs. for a Sale amount is 1,065 32,037 25,937 1,072,674	ns are sold in va combined value net of sales tax 760,566 7,943,635 802,172 3,228,992	94,175 arious combi e in Sets. The and inclusive 1,571 27,968 28,543 916,247	nation of pipes erefore, it is no e of excise duty 1,291,827 7,172,696 839,785 4,008,729
 PVC Pipe Accessories, Fittings & Other # Sprinkler Irrigation System at laterals, accessories and fittings practical to give item wise value Opening Stock Aluminium Pipe Coupled HDPE Pipe coupled HDPE Coil LLDPE Tubes PVC Pipe Accessories, Fittings & Other 	Nos. nd Drip Irr s in numbe of cales. Nos. Nos. Mtrs. Mtrs.	81,369 igation system ers/ mtrs. for a Sale amount is 1,065 32,037 25,937 1,072,674	ns are sold in value combined value net of sales tax 760,566 7,943,635 802,172 3,228,992 8,832,029 31,957,757	94,175 arious combi e in Sets. The and inclusive 1,571 27,968 28,543 916,247	nation of pipes erefore, it is no e of excise duty 1,291,827 7,172,696 839,785 4,008,729 6,803,023 29,573,260
 PVC Pipe Accessories, Fittings & Other # Sprinkler Irrigation System at laterals, accessories and fittings practical to give item wise value Opening Stock Aluminium Pipe Coupled HDPE Pipe coupled HDPE Coil LLDPE Tubes PVC Pipe Accessories, Fittings & Other 	Nos. nd Drip Irr s in numbe of cales. Nos. Nos. Mtrs. Mtrs.	81,369 igation system ers/ mtrs. for a Sale amount is 1,065 32,037 25,937 1,072,674	ns are sold in value combined value net of sales tax 760,566 7,943,635 802,172 3,228,992 8,832,029 31,957,757	94,175 arious combi e in Sets. The and inclusive 1,571 27,968 28,543 916,247	nation of pipes erefore, it is no e of excise duty 1,291,827 7,172,696 839,785 4,008,729 6,803,023 29,573,260
 PVC Pipe Accessories, Fittings & Other # Sprinkler Irrigation System at laterals, accessories and fittings practical to give item wise value Opening Stock Aluminium Pipe Coupled HDPE Pipe coupled HDPE Coil LLDPE Tubes PVC Pipe Accessories, Fittings & Other 	Nos. nd Drip Irr s in number of sales. Nos. Nos. Mtrs. Nos.	81,369 igation system ers/ mtrs. for a Sale amount is 1,065 32,037 25,937 1,072,674 31,445	ns are sold in value combined value net of sales tax 760,566 7,943,635 802,172 3,228,992 8,832,029 <u>31,957,757</u> 53,525,151	94,175 arious combi e in Sets. The and inclusive 1,571 27,968 28,543 916,247 26,829	nation of pipes erefore, it is no e of excise duty 1,291,827 7,172,696 839,785 4,008,729 6,803,023 <u>29,573,260</u> 49,689,320
 PVC Pipe Accessories, Fittings & Other # Sprinkler Irrigation System at laterals, accessories and fittings practical to give item wise value Opening Stock Aluminium Pipe Coupled HDPE Pipe coupled HDPE Coil LLDPE Tubes PVC Pipe Accessories, Fittings & Other Closing Stock Aluminium Pipe Coupled	Nos. nd Drip Irr s in numbe of sales. Nos. Nos. Mtrs. Nos.	81,369 igation system ers/ mtrs. for a Sale amount is 1,065 32,037 25,937 1,072,674 31,445	ns are sold in value combined value net of sales tax 760,566 7,943,635 802,172 3,228,992 8,832,029 <u>31,957,757</u> 53,525,151	94,175 arious combi e in Sets. The and inclusive 1,571 27,968 28,543 916,247 26,829 1,065	nation of pipes erefore, it is no e of excise duty 1,291,827 7,172,696 839,785 4,008,729 6,803,023 <u>29,573,260</u> 49,689,320
 PVC Pipe Accessories, Fittings & Other # Sprinkler Irrigation System at laterals, accessories and fittings practical to give item wise value Opening Stock Aluminium Pipe Coupled HDPE Pipe coupled HDPE Coil LLDPE Tubes PVC Pipe Accessories, Fittings & Other Closing Stock Aluminium Pipe Coupled HDPE Pipe coupled HDPE Pipe	Nos. nd Drip Irr s in numbe of sales. Nos. Nos. Mtrs. Nos. Nos.	81,369 igation system ers/ mtrs. for a Sale amount is 1,065 32,037 25,937 1,072,674 31,445 521 31,992	ns are sold in value combined value net of sales tax 760,566 7,943,635 802,172 3,228,992 8,832,029 <u>31,957,757</u> 53,525,151 506,342 9,120,173 721,822 2,546,732	94,175 arious combi e in Sets. The and inclusive 1,571 27,968 28,543 916,247 26,829 1,065 32,037 25,937 1,072,674	nation of pipes erefore, it is no e of excise duty 1,291,827 7,172,696 839,785 4,008,729 6,803,023 <u>29,573,260</u> <u>49,689,320</u> 760,566 7,943,635 802,172 3,228,992
 PVC Pipe Accessories, Fittings & Other # Sprinkler Irrigation System at laterals, accessories and fittings practical to give item wise value Opening Stock Aluminium Pipe Coupled HDPE Pipe coupled HDPE Coil LLDPE Tubes PVC Pipe Accessories, Fittings & Other Closing Stock Aluminium Pipe Coupled HDPE Coil LDPE Tubes PVC Pipe Accessories, Fittings & Other IDPE Pipe coupled HDPE Coil LDPE Tubes PVC Pipe Closing Stock Aluminium Pipe Coupled HDPE Coil LDPE Tubes PVC Pipe VC Pipe	Nos. nd Drip Irr s in numbe of sales. Nos. Nos. Mtrs. Nos. Nos. Nos. Nos. Mtrs.	81,369 igation system ers/ mtrs. for a Sale amount is 1,065 32,037 25,937 1,072,674 31,445 521 31,992 21,492	ns are sold in value combined value net of sales tax 760,566 7,943,635 802,172 3,228,992 8,832,029 <u>31,957,757</u> 53,525,151 506,342 9,120,173 721,822 2,546,732 7,399,629	94,175 arious combi e in Sets. Thi and inclusive 1,571 27,968 28,543 916,247 26,829 1,065 32,037 25,937	nation of pipes erefore, it is no e of excise duty 1,291,827 7,172,696 839,785 4,008,729 6,803,023 <u>29,573,260</u> <u>49,689,320</u> 760,566 7,943,635 802,172 3,228,992 8,832,029
 PVC Pipe Accessories, Fittings & Other # Sprinkler Irrigation System at laterals, accessories and fittings practical to give item wise value Opening Stock Aluminium Pipe Coupled HDPE Pipe coupled HDPE Tubes PVC Pipe Accessories, Fittings & Other Closing Stock Aluminium Pipe Coupled HDPE Pipe coupled HDPE Coil LDPE Tubes PVC Pipe Accessories, Fittings & Other Closing Stock Aluminium Pipe Coupled HDPE Pipe coupled HDPE Pipe coupled HDPE Pipe Tubes	Nos. nd Drip Irr s in numbe of sales. Nos. Nos. Mtrs. Nos. Nos. Nos. Mtrs. Mtrs. Mtrs. Mtrs. Mtrs.	81,369 igation system ers/ mtrs. for a Sale amount is 1,065 32,037 25,937 1,072,674 31,445 521 31,992 21,492 744,218	ns are sold in value combined value net of sales tax 760,566 7,943,635 802,172 3,228,992 8,832,029 <u>31,957,757</u> 53,525,151 506,342 9,120,173 721,822 2,546,732	94,175 arious combi e in Sets. The and inclusive 1,571 27,968 28,543 916,247 26,829 1,065 32,037 25,937 1,072,674	nation of pipes erefore, it is no e of excise duty 1,291,827 7,172,696 839,785 4,008,729 6,803,023 <u>29,573,260</u> <u>49,689,320</u> 760,566 7,943,635 802,172 3,228,992

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				2009-10	20	08-09
		Units	Installed	Production	Installed	Production
11	Raw Material Consumption					
	HDPE Granules	MT	1,114	75,671,911	1,312	83,324,107
	LLDPE Granules	MT	199	12,611,132	2 270	20,545,734
	PVC Resin	MT	509	26,486,859	9 461	24,817,269
	Aluminium Pipes	Nos	42,819	32,389,503	3 32,001	24,796,568
	Accessories, Fittings & Other \$		-	62,629,182 209,788,587	-	53,616,843 207,100,521
	\$ Accessories, components and fi Drip Irrigation System and individ material consumed.					
2	Value of imported and indigenous Ra Stores & Spares consumed:		% of total onsumption	Rs.	% of total Consumption	Rs.
۱.	Raw Material					5
	Imported		-			-
	Indigenous		100%	209,788,587	100%	207,100,521
			100%	209,788,587	100%	207,100,521
•	<u>Stores and Spares</u> Imported					
	Indigenous		100%	. 5,114,718	100%	4,730,223
			100%	5,114,718	100%	4,730,223
3	CIF Value of imports			Nil	Nil	*
4	Earnings in Foreign Exchange					
	FOB Value of Export of Goods			8,102,300		3,249,900
5	Expenditure in Foreign Currency					
	- Travelling Expenses			12,996		Ni
6	Managerial Remuneration: Details of payments and provision account of Remuneration to Mana					

Director and Whole Time Director.

Salary 1,504,964 1,317,600 -Provident Fund 145,358 135,216 249,576 368,332 Allowances and Benefits 1,899,898 1,821,148 Information in regard to Payment to the Auditor 17 Statutory Audit Fee 115,000 95,000 Tax Audit Fee 25,000 25,000 Taxation Matters and Certification 15,000 50,000 Reimbursement of expenses 6,620 155,000 176,620

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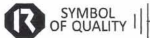
	Associates	Key Managerial Personnel	Relatives	Total
Urmila Rungta		(2,226,000)		(2,226,000)
- do -		2,226,000		2,226,000
	-	-	-	-
Jyoti Rungta		(970,000)		(970,000)
- do -		970,000		970,000
	_	-		
Priya Rungta		(740,000)		(740,000)
- do -		740,000		740,000
		-	-	
Shruti Rungta		(445,000)		(445,000)
- do -		445,000		445,000
×				
Previous Year	-	-		
iii) a. Sale of Goods				
Current Year	-			
Previous Year	126,615			126,615
iii) b. Sale of Investments				
M. P. Rungta		1,150,000		1,150,000
Previous Year		-		
iv) Remuneration Paid		-		1
M. P. Rungta		806,400	-	806,400
N. Krishnamurthy	2	861,580	-	861,580
R. K. Bansal		147,675		147,675
Urmila Ruhgta *			239,880	239,880
Shruti Rungta *		84,243	154,557	238,800
Jyoti Rungta			238,800	238,800
* Director for part of the year		1,899,898	633,237	2,533,135
Previous Year		1,821,148	478,680	2,299,828
v) Rent Paid				2
Samara Realty Pvt. Ltd.	114,000			114,000
Shri M. P. Rungta		120,000		120,000
Smt. Urmila Rungta			216,000	216,000
	114,000	120,000	216,000	450,000
Previous Year	114,000	120,000	216,000	450,000

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	10	Associates	Key Managerial Personnel	Relatives	Total
	vi) Rent Received				
	Shri M. P. Rungta		(60,000)		(60,000)
	Previous Year		(60,000)		(60,000)
	vii) Outstanding				
	Outstanding Investments	182,775,456			182,775,456
	Previous Year	188,770,456			188,770,456
	Outstanding Unsecured Loans	-	(343,000)	(230,000)	(573,000)
	Previous Year	-	(343,000)	(230,000)	(573,000)
	Outstanding Payables		(53,820)	(59,790)	(113,610)
	Previous Year		(52,800)	(67,061)	(119,861)
	Outstanding Receivable (Deposit)			450,000	450,000
	Previous Year			450,000	450,000
	figures in bracket shows credit trans figures in <i>itali</i> c are of Previous Year		,		
9	Deferred Tax assets and liabilities	are as under:	As at		As a
			31-3-2010		31-3-2009
	Deferred Tax Assets: Accrued Expenses deductible on pay	ment hasis	440,400		427,389
	Depreciation difference	ment basis	2,118,199		2,037,783
	Net Deferred Tax Assets		2,558,599		2,465,172
0	Segment Information The financial results relates mainly t financial results of Hiring of Equipment for separate disclosure.				
1	Earning Per Share		2009-10		2008-09
	Net Profit as per P & L A/c		6,081,720		5,897,763
	Add/ (Less) Prior Period Adjustment	ionae Chara for the	-		126,697
	Less: Dividend on Cumulative Prefer Net Profit available for Equity Share	ence Share for the	3,576,720		(2,505,000 3,519,460
	Weighted Average No. of Equity Share	res	7,249,799		6,806,100
	Basic and Diluted Earning Per Share		0.49		0.5
2	Defined Benefit Plan for Employee As per Actuarial valuation as on Ma		recognised in finar	ncial stateme	ent in respect
50					- 110 - 120 - 120 - 120 - 120 - 120 - 120 - 120 - 120 - 120 - 120 - 120 - 120 - 120 - 120 - 120 - 120 - 120 - 1
	Gratuity Scheme and Leave Encashment Sci		na an the famour and the famour a first state of the state of the		Rs. In Lak

 A.
 Component of Employer Expenses

 1. Current Service Cost
 3.41
 0.24

 2. Interest Cost
 2.52
 0.33

 3. Expected return on plan assets
 (1.81)

*		L REPORT : 2	009-2010
4. Past Service Cost 5. Actuarial Loss/ (Gain)	1.90 (3.12)	(1.01)	
6. Total expenses recognised in the Profit & Loss Account	2.90	(0.44)	
Net Asset/ (Liability) recognised in the Balance Sheet as			
Funded Status			8
1. Present value of Defined Benefit Obligation	34.95	3.54	
2. Fair value of plan Assets	23.81	-	
3. Funded Status [Surplus/(Deficit)]	(11.14)	(3.54)	
Change in Defined Benefit Obligation			
 Present value of DBO at the beginning of the period 	32.96	4.17	
2. Current Service Cost	3.41	0.24	
3. Interest Cost	2.52	0.33	
4 Plan Amendments	1.90	-	
5. Actuarial Gain/(Loss)	(2.97)	(1.01)	
6. Benefits Paid	(2.87)	(0.19)	
7. Present value of DBO at the end of the period	34.95	3.54	
Change in Fair Value of Plan Assets			
Plan assets at the beginning of period	23.30	-	
Expected return on plan assets	1.81	-	
Actual Company contribution	1.42	0.19	
Actuarial gain/(loss)	0.15		
Benefits paid	(2.87)	(0.19)	
Plan assets at the end of period	23.81	-	
Actuarial Assumption			
Discount Rate	8.30%	8.30%	
Expected Rate of Return	8.30%	8.30%	C

23 Figures of previous year have been regrouped wherever found necessary to make them comparable with that of current year.

As per our report of even date annexed For K. Kedia & Co. Chartered Accountants

Sd/-Kamlesh Kedia Partner Membership No. 073987 Sd/-M. P. Rungta Chairman and Managing Director

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Sd/-N. Krishnamurthy Whole Time Director

Sd/-Ashish Singh Company Secretary

New Delhi, 28th August 2010

0	SYMBOL OF QUALITY		RUNGTA IRRIGATI	ON LIMITED	
BALANCE SHEET ABSTRACT AND COMPANY'S BUSINESS PROFILE Information pursuant to Part IV of Schedule VI of the Companies Act, 1956					
L.	Balance Sheet Date	23934 31.03.10	State Code	55	
11.	Public Issue Nil	iount in Ks. Thousan	Right Issue Nil		
Ш.	Bonus Issue Nil Position of Mobilisation and Deplo	yment of Funds (Am	Private Placement 20500 ount in Rs. Thousand)		
	Total Liabilities 688270 Source of Fund	·	Total Assets 688270		
	Paid-up Capital 123038 Secured Loans		Reserve & Surplus 416488 Unsecured Loans		
	64722 Application of Fund		930		
	Net Fixed Assets 51550 Net Current Assets		Investments 193660 Misc. Expenditure	* \$j	
	357409 Accumulated Losses Nil		Nil		
IV.	Performance of Company (Amour Turnover 388102 +/- Profit/ (Loss) befor		Total Expenditure 379294 Profit/ (Loss) after Tax		
а	+ 8808 Earning Per Share ir 0.49	+ 1	6082 Rs.Dividend Rate % Nil		
V.	Generic name of three principal p Product Description Sprinkler & Drip Irrigation System PVC Pipe	roduct/ service of Co	mpany ITC Code 842400 391700		
As per our report of even data annexed For K. Kedia & Co. Chartered Accountants					
Pa	l/- Imlesh Kedia Inther embership No. 073987	Sd/- M. P. Rungta Chairman and Managing Director	-Sd N. Krishna Whole Time Sd/-	murthy Director	

Ashish Singh Company Secretary

PROXY FORM

RUNGTA IRRIGATION LIMITED

Regd.Off: 101, Pragati Tower, 26, Rajendra Place, New Delhi-110008

FOIIO NO		
D.P.ID No	Client ID No	No. of shares held
I/We		
In the district of	being a membe	r/members of the above named Company
hereby appoint		of
In the district of	or failing him, Sh	1./Smt
		tend and vote for me/us on my/our behalf

at the 26th Annual General Meeting of the Company to be held on Thursday, the 30th September, 2010 at 10.00 A.M. and any adjournment thereof.

Signed this day of September, 2010.

Affix

Revenue Stamp of Rs. 1.00 (Signature of Member)

Notes:

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- > Applicable for shareholders holding shares in electronic form.
- Proxy need not be a member.
- Proxy form duly signed across revenue stamp should reach Company registered office atleast 48 hours before the time of the meeting.
- The Company reserves the right to ask for identification of the Proxy.
- Please note that no gift/ gift coupons will be given at the venue of the Annual General Meeting

ATTENDANCE SLIP

RUNGTA IRRIGATION LIMITED

Regd.Off: 101, Pragati Tower, 26, Rajendra Place, New Delhi-110008

Folio No.....

D.P.ID No..... No. of shares held

I certify that I am a member/proxy for the member of the Company.

I hereby record my presence at the 26th Annual General Meeting of the Company at Abhiruchi Banquet at D-414, Sector- 7, Ramphal Chowk, Dwarka, New Delhi - 110075 to be held on Thursday the 30th September, 2010 at 10.00 A.M.

Member's/Proxy's name in Block Letter

Signature of Member/Proxy

Notes

> Please fill up this attendance slip and handover at the entrance of the meeting place.

If undelivered please return to :

RUNGTA IRRIGATION LTD. AN ISO 9001 : 2000 CERTIFIED COMPANY 101, Pragati Tower 26, Rajendra Place, New Delhi-110008 (INDIA) Ph.: 011-45090900, 32905291 Fax : 91-11-45090931 E-mail : inforungta@gmail.com

