BOARD OF DIRECTORS	Mr.P.A.JOYKUTTY Chairman & Managing Director
	Mrs.Annamma Joy Joint Managing Director
	Mr. Thomas P. Joy Executive Director
	Mr. N. Karuppiah Director
	Mr. Sunny Kutty George Director
	Mr. George Baby George Director
MANAGEMENTTEAM	Mr.P.A.JOYKUTTY Chairman & Managing Director
	Mrs.Annamma Joy Joint Managing Director
	Mr. Thomas P. Joy Executive Director
AUDITORS	M/s. KARPAGAM & CO., Chartered Accountants 4, Balaji Avenue 1 st Street, T.Nagar, Chennai - 600 017.
REGISTERED OFFICE	No.138, SIDCO Industrial Estate Ambattur, Chennai – 600 098.

NOTICE FOR THE TWENTIETH ANNUAL GENERAL MEETING

NOTICE is hereby given that the **Twentieth Annual General Meeting** of the Company will be held at the Company's Registered Office at No.138, SIDCO Industrial Estate, Ambattur, Chennai - 600 098 on Friday, the 27th September, 2013 at 10.00 A.M. to transact the following business :

ORDINARY BUSINESS:

- To receive, consider and adopt the Profit and Loss Account for the year ended 31st March, 2013 and the Balance Sheet as on that date and the Reports of the Directors and Auditors thereon.
- 2. To appoint a Director in place of Mr.Sunny Kutty George, who retires by rotation and being eligible offers himself for re-election.
- 3. To appoint Auditors and to fix their remuneration :

M/s. Karpagam & Company, Chartered Accountants, Chennai, retire and are eligible for re-appointment.

SPECIAL BUSINESS:

4. To consider and if thought fit, to pass with or without modification the following resolution as a SPECIAL RESOLUTION :

RESOLVED THAT pursuant to the provisions of Section 17 and other applicable provisions, if any, of the Companies Act 1956, consent of the members of the company be and is hereby accorded for inserting the new Clause III (C) 12 of the Memorandum of Association in the other objects of the Company.

To carry on trading of equity shares, derivatives, commodities through the recognized stock exchanges and to carry on business of buy, invest in and acquire, hold and dispose off the shares, stocks, debentures, debenture-stock, commodities, bonds, obligations and other securities by whatever name called.

(By Order of the Board) for **CYBELE INDUSTRIES LIMITED**

Place : Chennai Date : 30.05.2013 P.A. JOYKUTTY Chairman & Managing Director

EXPLANATORY STATEMENT PURSUANT TO SECTION 173(2) OF THE COMPANIES ACT, 1956 ANNEXED TO THE NOTICE FOR THE TWENTIETH ANNUAL GENERAL MEETING

ITEM NO.4

In terms of the provisions of Section 17 of the Companies Act, 1956, it is proposed to alter the Other Objects Clause of the Memorandum of Association of the Company to enable to carry on business of trading and investment activities in the shares and commodities and other related activities. Hence the proposed resolution.

Your Directors recommend the passing of the SPECIAL RESOLUTION in the interests of the Company.

None of the Directors is interested or concerned in the passing of the resolution.

NOTES:

- 1. ANY MEMBER ENTITLED TO ATTEND AND VOTE IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE INSTEAD OF HIMSELF AND THE PROXY NEED NOT BE A MEMBER. THE PROXIES SHOULD HOWEVER BE DEPOSITED AT THE REGISTERED OFFICE OF THE COMPANY NOT LATER THAN 48 HOURS BEFORE THE COMMENCEMENT OF THE MEETING.
- 2 The Register of Members and the Share Transfer Books of the Company will remain closed from 25th September, 2013 to 27th September 2013 (both days inclusive)

- 3. Members / Proxies should bring the attendance slip duly filled in for attending the Meeting.
- 4. All documents referred to in the accompanying Notice are open for inspection at the Company's Registered Office during Office hours on all working days up to the date of the Annual General Meeting.
- 5. Members holding shares in physical form are requested to dematerialize the shares in electronic form to facilitate faster transfer and avoid rejections for bad deliveries. The share certificates may be sent directly to the Company Secretary / Registrar and Transfer Agents.
- 6. The Company's Equity Shares are presently listed at the Mumbai (BSE) and Madras (MSE) Stock Exchanges.

Information required to be furnished under the Listing Agreement about the particulars of Directors who are proposed to be appointed / reappointed at the Twentieth Annual General Meeting.

 a) Mr. Sunny Kutty George holds a Bachelor Degree is aged about 51 years. He has wide experience in the field of Administration and Management. He is not holding any Directorship / Membership in the Board / Committee of other Companies.

DIRECTOR'S REPORT

Your Directors hereby present the Twentieth Annual Report together with the Audited Accounts for the year ended 31st March, 2013

FINANCIAL RESULTS

12-2013	2011-2012
(Rs. in L	akhs)
470.49	710.41
20.12	92.94
450.37	617.47
58.97	52.62
391.40	564.85
10.00	10.00
381.40	554.85
	(Rs. in L 470.49 20.12 450.37 58.97 391.40 10.00

DIVIDEND

The Board of Directors could not recommend any dividend due to future expansion activities of the Company.

OPERATIONS

During the year under review, the Company has taken steps to improve the operations of the Company. The Company achieved a revenue of Rs.16.56 Crores and net profit of Rs.3.81 crores. The Directors are taking all the steps to improve the performance of the Company in the years to come.

PERSONNEL

No employee was in receipt of remuneration in excess of the limits specified under Section 217(2A) of the Companies Act, 1956.

ENERGY, TECHNOLOGY AND FOREIGN EXCHANGE

Information pursuant to 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 furnished in the Annexure.

DIRECTORS

Mr. Sunny Kutty George retires at the ensuing Annual General Meeting and offers himself being reappointed as Director.

DIRECTOR'S RESPONSIBILITY STATEMENT

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

- (i) in preparation of the annual accounts for the financial year ended 31st March, 2013, the applicable accounting standards had been followed along with proper explanation relating to material departures;
- the directors had selected such accounting policies and applied them consistently and made judgements and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the company at the end of the financial year and of the profit or loss of the company for the year under review;
- (iii) the directors had taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 1956 for safeguarding the assets of the company and for preventing and detecting fraud and other irregularities;
- (iv) the directors had prepared the accounts for the financial year ended 31st March, 2013 on a 'going concern' basis.

AUDITORS

M/s. Karpagam & Co., the Auditors of the Company retire at the conclusion of the ensuing Annual General Meeting and are eligible for reappointment.

CORPORATE GOVERNANCE

Pursuant to Clause 49 of the Listing Agreements with the Stock Exchanges, a Report on Corporate Governance with Auditor's Certificate on compliance of conditions of Corporate Governance with Auditor's Certificate on compliance of conditions of Corporate Governance and a Management Discussion & Analysis Report have been attached to form part of the Annual Report.

ACKNOWLEDGEMENT

The Directors wish to place on record their appreciation of the dedication and excellent contribution made by all the concerned. The Directors would like to thank the Suppliers and above all the Shareholders and valued Customers for their continued support and patronage.

(By Order of the Board) for CYBELE INDUSTRIES LIMITED

Place	:	Chennai	P.A. JOYKUTTY
Date	:	30.05.2013	Chairman &
			Managing Director

ANNEXURES TO DIRECTOR'S REPORT FOR THE YEAR ENDED 31st MARCH, 2013

Information pursuant to the Section 217(1)(e) of the Companies Act,1956 read with the Companies (Disclosures of particulars in the Report of Board of Directors) Rules,1988.

- A. CONSERVATION OF ENERGY : Energy conservation measures are being taken with in our Plant as an ongoing exercise.
- B. TECHNICAL ABSORPTION : FORM B

RESEARCH AND DEVELOPMENT

- Specific areas in which R & D carried out by the Company
- 2. Benefits derived as a result of the above R & D : Nil
- 3. Future plan of action :
- 4. Expenditure on R & D :
 - 1. Capital
 - 2. Recurring
 - 3. Total
 - 4.Total R & D expenditure as a percentage of total turnover

TECHNOLOGY ABSORPTION, ADAPTATION, AND INNOVATION :

- 1. Efforts, in brief, made towards technology absorption, adaptation and innovation
- 2. Benefits derived as a result of the above efforts, e.g., product improvement, cost reduction, product development, import substitution, etc. : Nil

- 3. In case of imported technology (imported during the last 5 years reckoned from the beginning of the financial year), following information may be furnished : Nil
 - (a) Technology imported :
 - (b) Year of import
 - (c) Has technology been fully absorbed ?
 - (d) If not fully absorbed, areas where this has not taken place, reasons therefor and future plans of action

C. FOREIGN EXCHANGE EARNINGS AND OUTGO :

- Activities relating to exports, initiatives taken to increase exports, development of new export market for products and services and export plans :nil
- ii) Total foreign exchange used and earned:

	Current Year	Previous Year
	(Rs. ir	n Lakhs)
Used		
Earned		28.86

(By Order of the Board) for CYBELE INDUSTRIES LIMITED

Place : Chennai	P.A. JOYKUTTY
Date : 30.05.2013	Chairman &
	Managing Director

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

INDUSTRY STRUCTURE

The Company is engaged in the business of manufacture and sale of Building Cables, Flexible Cables, Power Cables, Submersible Pump Cables, Automotive Cables, Control Cables and Railway Signaling Cables which are classified under the Industrial Structure as Electrical Cables and Wires and also in property development.

OPPORTUNITIES AND THREATS

The product portfolio of the Company is dominated by threats posed by manufacturers in un-organised sector. As the Government is initiating various measures to encourage the infrastructure and housing sector, there is possibility of increase in demand for cables and wires and also improvement in the real estate sector.

RISK AND CONCERNS

The fortune of the Company is dependent on entry barriers set up by electrical cables and wires business in the unorganized sector. Further as a manufacturer in the organized sector, the fixed costs in terms of administrative expenses are high.

OUTLOOK

The Company is doing well in business activities. The Company is expecting improvement in the coming days.

INTERNAL CONTROL SYSTEMS AND THEIR ADEQUACY

The Company has adequate internal control system monitored by Internal Auditors who are reporting to the Audit Committee. The Audit Committee is meeting periodically for reviewing the performance of the Company and formulating policies / issuing guide lines to the Management.

FINANCIAL PERFORMANCE

The Company has made a profit of Rs.3.81 crores during the year. The Company is taking necessary steps to improve the performance of the company.

MATERIAL DEVELOPMENTS IN HUMAN RESOURCES / INDUSTRIAL RELATIONS FRONT

During the year under review, the relationship between the staff and management was good and cordial.

REPORT ON CORPORATE GOVERNANCE (2012-13)

1. Company's Philosophy :

Adherence to the Corporate Governance Standards by practicing principles of transparency, integrity and social accountability in all its operations.

2. Board of Directors :

Name of the Directors,	No. of Shares	No. of	Attendance	No. of	Ot	her
Designation and Category	held	Board	at last	other	Committee	Membership
		Meetings attended	AGM	Directorships	Chairman	Member
1 Mr.P.A.Joykutty Chairman and Managing Director Promoter Ex ecutive	3962848	5	Yes	_	_	_
2 Mr.Thomas P.Joy Executive Director Promoter Executive	290800	5	Yes	_	_	_
3 Mrs. Annamma .Joy Joint Managing Director Promoter Executive	2907050	5	Yes	_	_	_
4 Mr.George Baby George Non Executive Independant	_	4	No	_	_	_
5 Mr. N. Karuppiah Non Executive Independent		5	Yes	_	—	
6 Mr. Sunny Kutty George Non Executive Independent		4	No		_	_

Number of Board Meetings held :

Dates on which held

26th May, 2012; 28th July, 2012; 28th October, 2012; 31st January, 2013 and 9th February, 2013

3. Audit Committee :

The Company has an Audit Committee comprising of three Non-Executive Independent Directors namely, Mr. N. Karuppiah acting as Chairman, Mr. Sunny Kutty George and Mr. George Baby George are Members.

5

:

The Audit Committee oversees the Company's financial reporting process, reviews the annual financial statements with Management and holds discussions with internal and external auditors about the scope of audit and adequacy of internal control systems. The Committee held four meetings during the year.

4. Remuneration Committee :

The Board has constituted a Remuneration Committee comprising of three Non-Executive Independent Directors namely, Mr. N. Karuppiah acting as Chairman, Mr. Sunny Kutty George and Mr. George Baby George are Members. Remuneration for Whole time Directors is fixed by the Remuneration Committee. The remuneration policy followed by the Company to fix a remuneration to whole time Directors taking

into consideration the qualifications and functional experience of the individuals and the prevailing remuneration packages especially in the Cable Industry.

5. Shareholders Committee / Investors Grievance Committee:

The Board has constituted a Share Transfer & Shareholders/Investors Grievance Committee comprising of three Non-Executive Directors namely, Mr. N. Karuppiah acting as Chairman, Mr. Sunny Kutty George and Mr. George Baby George are Members. as members to approve the Share Transfer, Transmission, Transposition of Name, Issue of Split / Duplicate Certificates and to review the status on redressal of Shareholder and Investor Complaints.

The Company has not received any complaints from the shareholders and all other requests / correspondence received from the shareholders were attended. There were no pending share transfer as on 31^{st} March, 2013.

6. Annual / Extra Ordinary General Meetings :

Year	Date	Time	Venue	AGM/EGM
2009-10	30.09.2010	11.00 A.M	138, Sidco Industrial EstateAmbattur, Chennai - 98	AGM
2010-11	30.09.2011	11.00 A.M.	-do-	AGM
2011-12	27.09.2012	11.00 A.M.	-do-	AGM

Location and time where last three Annual /Extra Ordinary General Meetings held :

Details of Special Resolutions put through postal ballot during the financial year: N.A.

Special Resolution for amendment of Object Clause u/s 17 of the Companies Act, 1956 was passed. However, it was withdrawn subsequently.

7. Disclosures

There are no materially significant related party transactions i.e. transactions of the Company of material nature, with its promoters, the directors or the management, their subsidiaries or relatives etc., that may have potential conflict with the interest of the Company at large.

There were no instances of non-compliance or penalty, strictures imposed on the Company by Stock Exchange or SEBI or any statutory authority on any matter related to capital markets during the last three years.

8. Means of Communication :

Quarterly Financial results of the Company are published in local dailies and these are not sent individually to shareholders. The financial results are posted in the web site of the Company.

Management Discussion & Analysis Report forms part of the Annual Report.

9. General shareholder Information

(i)	Annual General Meeting	:	Annual General Meeting is proposed to be held at Company's Registered Office at No. 138, Sidco Industrial Estate, Ambattur, Chennai-600 098 on Friday the 27 th September, 2013 at 10.00 A.M.
(ii)	Financial Calendar	:	
	Un audited Financial Results For the First Quarter	:	Second week of August
	Un audited Financial Results For the Second Quarter	:	Last week of October
	Un audited Financial Results For the Third Quarter	:	Last week of January
	Audited Financial Results For the Fourth Quarter	:	Last week of May

(iii) Annual General Meeting	3rd / 4th Week of September	
(iv) Book Closure dates	25 th September, 2013 to 27 th Septer (both days inclusive)	mber, 2013 •
(v) Dividend payment date	No dividend declared	
(vi) Listing on Stock Exchanges	Madras Stock Exchange Ltd.,(MSE) Bombay Stock Exchange Ltd,(BSE)	
(vii) Stock Code	MSE - Q-FLEXCABLE BSE - 531472	

(viii) Market Price Data (High / Low during each month in last Financial Year)

Month/Year 2012-13	B	SE
	High (Rs.)	Low (Rs.)
April 2012	16.53	11.83
May 2012	22.30	15.75
June 2012	28.20	20.90
July 2012	20.85	11.60
August 2012	16.13	11.85
September 2012	13.65	9.55
October 2012	10.55	8.70
November 2012	17.70	10.10
December 2012	19.10	14.35
January 2013	17.35	13.49
February 2013	16.14	12.04
March 2013	16.90	15.30

No trading activities of the Company's Equity Shares took place on the Madras Stock Exchange during the last financial year

(ix)	Share Price Performance in comparison to broad based indices such as BSE Sensex, NSE Nifty	:	The details are not furnished as it is not applicable to our Company
(x)	Share Transfer System and Registrar & Share Transfer Agents	:	Share Transfers are effected on requests in DEMAT Form within an average of ten days from the date of receipt and within Fifteen days for requests received in physical form.
			Share Transfer Agents:
			M/s.Cameo Corporate Services Ltd., having their office at "Subramanian Building", No.1, Club House Road, Chennai –600 002.

Category (Number of Shares)	No.of Share holders	Percentage	No. of Shares	Percentage
Upto 500	1969	75.56	1490105	13.93
501- 1000	385	14.77	18125	0.17
1001- 2000	96	3.68	14425	0.13
2001- 3000	39	1.50	82449	0.77
3001- 4000	28	1.08	57274	0.54
4001 -5000	36	1.38	40284	0.38
5001-10000	29	1.11	99198	0.93
10001 & above	24	0.92	8893940	83.15
Total	2606	100.00	10695800	100.00

(xi) Distribution of Shareholding as on 31st March, 2013

(xii) Shareholding Pattern as on 31st March, 2013

Category	No.of Equity Shares	% to Paid- up Capital
Promoter Group	7626498	71.30
Corporate Bodies	211763	1.98
Mutual Funds	_	-
Fin. Institutions/Banks	_	_
Non-Resident individuals	33223	0.31
General Public	2824316	26.41
Total	10695800	100.00

(xiii) Dematerialisation of shares and Liquidity

: The Shares of the Company are compulsorily traded in dematerialized form and are available for trading under both depository systems in India –NSDL (National Securities Depository Limited) and CDSL – (Central Depository Services (India) Limited). As on 31st March, 2013 88,81,200 Equity shares representing 83.03% of the paid- up equity share capital have been dematerialized.

International Securities Identification Number (ISIN) of the Company for equity shares is INE 183D01010.

The Company has not issued any GDR/ ADR Warrants or any othe convertible instruments.

(xiv) Plant Location

(xv) Address for Correspondence

- : No.138, Sidco Industrial Estate, Ambattur, Chennai – 600 098.
- : Registered Office & Factory : No.138, Sidco Industrial Estate, Ambattur, Chennai – 600 098. Tel. No. 91-44-32958399 Fax. No. 91-44-43111117 E-mail : qflexworks@satyam.net.in

DECLARATION BY MANAGING DIRECTOR

This is to declare that the respective Codes of Conduct envisaged by the Company for members of the Board and Senior management personnel have been complied with by all the members of the Board and Senior management personnel of the Company.

Place : Chennai Date : 30.05.2013 P.A. Joykutty Managing Director

COMPLIANCE CERTIFICATE ON CORPORATE GOVERNANCE AUDITORS CERTIFICATE

То

THE MEMBERS OF M/S. CYBELE INDUSTRIES LIMITED

We have examined the compliance of conditions of Corporate Governance by M/s. Cybele Industries Ltd, for the period ended on 31st March, 2013 as stipulated in Clause 49 of the Listing Agreement of the said Company with Stock Exchanges.

The compliance of conditions of Corporate Governance is the responsibility of the Management. Our examination was limited to procedures and implementation thereof, adopted by the Company for ensuring the compliance of the conditions of Corporate Governance. It is neither an audit nor an expression of opinion on the financial statements of the Company.

In our opinion and to the best of our information and according to the explanations given to us, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in the above mentioned Listing Agreement.

As required by the Guidance Note issued by the Institute of Chartered Accountants of India, we have to state that, based on the confirmation given by the Registrars and Transfer Agent of the Company, as on 31st March, 2013 there were no investor grievances remaining unattended.

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

For **M/s. Karpagam & Co.,** Chartered Accountants

Place : Chennai Date : 30.05.2013 S. SRIKANTH Partner

Independent Auditors' Report to the members of Cybele Industries Limited

Report on the financial statements

We have audited the accompanying financial statements of Cybele Industries Limited ('the Company'), which comprise the balance sheet as at March 31, 2013, the statement of profit and loss and the cash flow statement for the year then ended, and a summary of significant accounting policies and other explanatory information.

Management's responsibility for the financial statements

Management is responsible for the preparation of these financial statements that give a true and fair view of the financial position, financial performance and cash flows of the Company in accordance with the Accounting Standards referred to in sub-section (3C) of section 211 of the Companies Act, 1956 ('the Act'). This responsibility includes the design, implementation and maintenance of internal control relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

Auditors' responsibility

Our responsibility is to express an opinion on these financial statements based on our audit. We conducted our audit in accordance with the Standards on Auditing issued by the Institute of Chartered Accountants of India. Those Standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence, about the amounts and disclosures in the financial statements. The procedures selected depend on the auditors' judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor consider the internal control relevant to the Company's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of the accounting estimates made by the management, as well as evaluating the overall presentation of the financial statements.

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

Opinion

In our opinion, and to the best of our information and according to the explanations given to us, the said financial statements give the information required by the Act in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India:

- in the case of the balance sheet, of the state of affairs of the Company as at March 31, 2013;
- (b) in the case of the statement of profit and loss, of the profit for the year ended on that date; and
- (c) in the case of the cash flow statement, of the cash flows for the year ended on that date.

Report on other legal and regulatory requirements

- As required by the Companies (Auditor's Report) Order, 2003 ("the Order"), as amended, issued by the Central Government of India in terms of section 227(4A) of the Act, we enclose in the Annexure a statement on the matters specified in paragraphs 4 and 5 of the said Order.
- 2. As required by Section 227(3) of the Act, we report that:
 - We have obtained all the information and explanations which, to the best of our knowledge and belief, were necessary for the purpose of our audit;
 - (b) In our opinion, proper books of account as required by law have been kept by the Company so far as appears from our examination of the books of account;
 - (c) The balance sheet, statement of profit and loss, and cash flow statement dealt with by this report are in agreement with the books of account;
 - (d) In our opinion, the balance sheet, statement of profit and loss, and cash flow statement dealt with by this report comply with the accounting standards referred to in section 211(3C) of the Companies Act, 1956; and
 - (e) On the basis of written representations received from the directors as at March 31, 2013, and taken on record by the board of directors, we report that none of the directors is disqualified as at March 31, 2013, from being appointed as a director in terms of section 274(1)(g) of the Companies Act, 1956.

For **Karpagam & Co.** Chartered Accountants Firm Registration Number: 001748S

Place : Chennai Partner Date : May 30, 2013 Membership No.: 26588

Annexure to the Independent Auditors' Report (Referred to in our report of even date)

- (a) The Company has maintained proper records showing full particulars, including quantitative details and situation of fixed assets.
 - (b) The Company has a regular programme of physical verification of its fixed assets, by which all fixed assets are verified in a phased manner over a period of three years. In our opinion, this periodicity of physical verification is reasonable having regard to the size of the Company and the nature of its assets. In accordance with this program certain fixed assets were verified during the year and no material discrepancies were noticed on such verification.
 - (c) Fixed assets disposed off during the year were not substantial, and therefore, do not affect the going concern assumption.
- (a) The inventory, except the goods in transit, has been physically verified by the management during the year. In our opinion, the frequency of such verification is reasonable.
 - (b) The procedures of physical verification of inventories followed by the management are reasonable and adequate in relation to the size of the Company and the nature of its business.
 - (c) The Company is maintaining proper records of inventory. The discrepancies noticed on verification between the physical stocks and book records were not material.
- 3. The Company has not granted or taken loans secured or unsecured to or from companies, firms or other parties covered in the register maintained under section 301 of the Companies Act, 1956.
- 4. In our opinion and according to the information and explanations given to us, there are adequate internal control procedure commensurate with the size of the company

and the nature of its business for the purchase of inventory and fixed assets and for the sale of goods. During the course of our audit, we have not observed any continuing failure to correct major weaknesses in internal controls.

- (a) In our opinion, and according to the information and explanations given to us, the particulars of contracts and arrangements referred to in section 301 of the Act have been entered in the register required to be maintained under that section.
 - (b) In our opinion, and according to the information and explanations given to us, the transactions made in pursuance of contracts and arrangements referred to in (a) above and exceeding the value of Rs.5 lakhs with any party during the year have been made at prices which are reasonable having regard to the prevailing market prices at the relevant time.
- 6. The Company has not accepted any deposits from the public.
- 7. In our opinion, the Company has an internal audit system commensurate with the size and nature of its business.
- 8. We have broadly reviewed the books of account maintained by the Company pursuant to the rules prescribed by the Central Government for maintenance of cost records under Section 209(1)(d) of the Companies Act, 1956 in respect of manufacture of Bulk Drugs, and are of the opinion that, prima facie, the prescribed accounts and records have been made and maintained. However, we have not made a detailed examination of the records.
- 9. (a) According to the information and explanations given to us and on the basis of our examination of the records of the Company, amounts deducted/ accrued in the books of account in respect of undisputed statutory dues including Provident fund, Employees' state insurance, Income-tax, Sales tax, Service tax, Customs duty, Wealth tax,

Excise duty and other material statutory dues have been generally regularly deposited during the year by the Company with the appropriate authorities. As explained to us, the Company did not have any dues on account of investor education and protection fund.

According to the information and explanations given to us, no undisputed amounts payable in respect of Provident fund, Employees' state insurance, Income tax, Sales tax, Service tax, Customs duty, Wealth tax, Excise duty and other material statutory dues were in arrears as at March 31, 2013 for a period of more than six months from the date they became payable.

- 10. The Company does not have any accumulated losses at the end of the financial year and has not incurred any cash losses in the financial year and in the immediately preceding financial year.
- 11. In our opinion and according to the information and explanations given to us, the Company has not defaulted in repayment of dues to its bankers or to any financial institutions. The Company did not have any outstanding debentures during the year.
- The Company has not granted any loans and advances on the basis of security by way of pledge of shares, debentures and other securities.
- In our opinion and according to the information and explanations given to us, the Company is not a chit fund or a nidhi/ mutual benefit fund/ society.

- 14. According to the information and explanations given to us, the Company is not dealing or trading in shares, securities, debentures and other investments.
- 15. In our opinion and according to the information and explanations given to us, the terms and conditions on which the Company has given guarantees for loans taken by others from banks or financial institutions are not prejudicial to the interest of the Company.
- 16. In our opinion and according to the information and explanations given to us, the term loans taken by the Company have been applied for the purpose for which they were raised.
- 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 that the funds raised on short-term basis have not been used for long-term investment.
- The Company has not made any preferential allotment of shares to companies/ firms/ parties covered in the register maintained under section 301 of the Companies Act, 1956.
- 19. The Company did not have any outstanding debentures during the year.
- 20. During the current year, the Company has not raised any money by public issues.
- 21. According to the information and explanations given to us, no fraud on or by the Company has been noticed or reported during the course of our audit.

For **Karpagam & Co.** Chartered Accountants Firm Registration Number: 001748S

Place : Chennai Partner Date : May 30, 2013 Membership No.: 26588

	BALANCE S	SHEET AS AT	5 31st MARCH, 2013	in Rs.
	Particulars	Note No.	As at 31 March, 2013	As at 31 March, 2012
Sha	areholders' funds			
(a)	Share capital	2	104,569,550	104,569,550
(b)	Reserves and surplus	3	143,963,145	105,822,981
2 No	n-current liabilities		-	-
(b)	Deferred tax liabilities (net)	4	3,248,033	2,967,245
Cu	rrent liabilities			
(a)	Short-term borrowings	5	12,945,578	14,758,088
(b)	Trade payables	6	13,750,126	23,286,913
(c)	Other current liabilities	7	64,920,709	48,942,248
(d)	Short-term provisions	8	20,392,452	10,248,854
то	TAL		363,789,593	310,595,879
B AS	SETS			
1	Non-current assets			
	(a) Fixed assets			
	(i) Tangible assets	9	85,316,970	79,810,879
	(ii) Intangible assets	10	2,000,000	3,000,000
	(b) Non-current investments	11	45,500,000	45,909,574
2 Cu	rrent assets			
(a)	Current investments			
(b)	Inventories	12	198,939,122	154,623,254
(C)	Trade receivables	13	11,473,121	10,901,389
(d)	Cash and cash equivalents	14	1,449,475	3,476,472
(e)	Short-term loans and advances	15	19,110,905	12,874,311
(0)				

See accompanying notes forming part of the financial statements

In terms of our report attached For KARPAGAM & CO., Chartered Accountants For and on behalf of the Board of Directors

S.SRIKANTH

Partner

Place : Chennai Date : 30.05.2013 **P.A.JOYKUTTY** Chairman & Managing Director THOMAS.P.JOY Executive Director

Statement of Profit and Loss for the year ended 31 March, 2013

		Particulars	Note No.	For the year ended 31 March, 2013	For the year ended 31 March, 2012
Α	СО	NTINUING OPERATIONS		,	
1	Rev	venue from operations (gross)	16	178765874	187512932
	Les	ss: Excise duty & Sales tax		13187300	8395044
	Rev	venue from operations (net)		165578574	179117888
2	Oth	ner income	17	283674	9574
3	Tot	al revenue (1+2)		165862248	179127462
4	Exp	penses			
	(a)	Cost of materials consumed	18	73384475	69003345
	(C)	Changes in inventories of finished			
		goods, work-in-progress and	10		
	/ 1\	stock-in-trade	19	-3047076	3092387
	• •	Employee benefits expense	20	13794352	12030001
	(e)	Finance costs	21 e 22	2011786	9293653
	(f)	Depreciation and amortisation expens	23	6,897,395	6,262,130 21661604
	(g)	Other expenses	23	15853383	
_		al expenses		108894315	121343120
5		ofit / (Loss) before exceptional d extraordinary items and tax (3	- 4)	56967933	57784342
6	Exc	ceptional items	24	-	-
7	Pro	ofit / (Loss) before extraordinary			
	iter	ns and tax (5 <u>+</u> 6)		56967933	57784342
8	Ext	raordinary items			
9	Pro	ofit / (Loss) before tax (7 <u>+</u> 8)		56967933	57784342
10	Тах	c expense:			
	(a)	Current tax expense for current yea	ar 25	18546981	8932817
	(e)	Deferred tax	26	280788	-6633975
11	Pro	ofit / (Loss) for the year (9 <u>+</u> 10)		38140164	55485500
12	Ear	ming per share basic & Diluted	27	3.65	5.31
See	e aco	companying notes forming part	of the fina	ancial statements	

In terms of our report attached For KARPAGAM & CO., Chartered Accountants S.SRIKANTH Partner Place : Chennai Date : 30.05.2013 For and on behalf of the Board of Directors PLAJOYKUTTY Chairman & Managing Director THOMAS.P.JOY Executive Director

Cash Flow Statement for the year ended 31 March, 2013

Cash i low Clatement for the yea		in Rs.
Particulars	For the year ended 31 March, 2013	For the year ended 31 March, 2012
A. Cash flow from operating activities		
Net Profit / (Loss) before extra ordinary items and tax Adjustments for:	56967933	57784342
Depreciation and amortisation	6,897,395	6262130
Finance costs	2011786	9293653
Adjustments for (increase) / decrease in operating		
Inventories	-44315868	-25974346
Trade receivables	-571732	-6413600
Short-term loans and advances Adjustments for increase / (decrease) in operating l	-6236594	13386717
Trade payables	-9536787	20224038
Other current liabilities	15978461	-1823105
Short-term provisions	-8403383	418629
Net cash flow from / (used in) operating activities (A		73158458
 B. Cash flow from investing activities Capital expenditure on fixed assets, including capital Purchase of long-term investments	409574	-14505142 -45909574 400000 -60014716
C. Cash flow from financing activities		
Proceeds from issue of equity shares		
Net increase / (decrease) in working capital borrowing	gs -1812510	-4503959
Finance cost	-2011786	-9293653
Net cash flow from / (used in) financing activities (C)	-3824296	-13797612
Net increase / (decrease) in Cash and cash equivalents	(A+B+C) -2026997	-653870
Cash and cash equivalents at the beginning of the year	ar 3476472	4130342
Cash and cash equivalents at the end of the year	1449475	3476472
See accompanying notes forming part of the financial st	atements	

(For and on behalf of the Board of Directors)

Place : Chennai	P.A.JOYKUTTY	THOMAS.P.JOY
Date : 30.05.2013	Chairman & Managing Director	Executive Director

AUDITOR'S CERTIFICATE

We have examined the attached Cash Flow Statement of M/s. Cybele Industries Limited for the period ended 31st March 2013. The statement has been prepared by the Company in accordance with the requirements of clause 32 of the Listing Agreements with the Stock Exchanges and it based on and in agreement with the corresponding Statement of Profit and Loss and Balance Sheet of the company covered by our Report dated 30th May, 2013 to the Members of the Company.

Place : Chennai Date : 30.05.2013 For **M/S KARPAGAM & CO** Chartered Accountants S. Srikanth Partner

1. SIGNIFICANT ACCOUNTING POLICIES

1.1 Basis of preparation of financial statements:

The financial statements of the company are prepared in accordance with Indian Generally Accepted Accounting Principles (GAAP) under the historic convention on the accrual basis except for certain financial instruments which are measured at fair values. The company has prepared these financial statements to comply in all material respects with the Accounting Standards notified under the Companies (Accounting Standard) Rules 2006 (as amended) the relevant provisions of the Companies Act 1956.Accounting policies adopted in the preparation of financial statements are consistent with those of previous year.

1.2 Use of estimates:

The preparation of financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported balances of assets and liabilities and disclosures relating to contingent liabilities as at the date of the financial statements and reported amounts of income and expenses during the period.

Estimates are based on the current events and actions and the actual results could differ from those estimates from period to period. Appropriate changes in estimates are made as the management becomes aware of changes in circumstances surrounding the estimates. Changes in the estimates are reflected in the financial statements in the period in which changes are made and if material, their effects are disclosed in the notes to the financial statements.

The management periodically assets using external and internal sources whether there is an indication that an asset may be impaired. An impairment loss is recognized wherever the carrying value of an asset exceeds its recoverable amount. The recoverable amount is higher of the assets net selling price and values in use, which means the present value of future cash flows expected to arise from the continuing use of the assets and its eventual disposal. An impairment loss for an asset other than goodwill is reversed if, and only if, the reversal can be related objectively to an event occurring after the impairment loss was recognized. The carrying amount of an asset other than good will is increased to its revised recoverable amount, provided that this amount does not exceed the carrying amount that would have been determined (net of any accumulated amortization or depreciation) had no impairment loss been recognized for the asset in prior years.

1.3 Revenue Recognition:

The company follows the mercantile system of accounting and recognizes income on accrual basis, in accordance with the requirements of the companies Act, 1956.

Revenue is recognized to the extent that it is probable that the economic benefits will flow to the company and the revenue can be readily measured. For same of the services rendered, the company collects service tax on behalf of the government and therefore, it is not an economic benefit flowing to the company hence it is excluded from revenue.

Income from operations comprises of income from the following heads mainly freight forwarding, customs clearance, logistics and support services, warehousing etc., representing the gross value of service rendered by the company to its customers.

Interest is recognized using time proportion method based on the rates implicit in the transaction. Interest income is included under the "Other Income" in the statement of Profit and loss.

1.4 Fixed Assets:

Fixed assets are stated at acquisition cost less accumulated depreciation and impairment if any. Direct costs are capitalized until fixed assets are ready for use. Computer equipment includes bought out software.

Advances paid towards acquisition of fixed assets are disclosed as capital advances.

1.5 Depreciation and amortization:

Depreciation of fixed assets is provided on straight line method. The depreciation rates prescribed in Schedule XIV to the companies Act, 1956 are considered as the minimum rates. Depreciation on additions to fixed assets has been calculated on pro-rata basis. Individual low cost assets (acquired for 5000/= less) are fully depreciated in the year of acquisition.

1.6 Inventories:

Inventories comprises of raw materials, work-in-process and finished goods pertaining to cable division and land bank pertaining to property division are valued at lower of cost and net realizable value.

1.7 Investments:

Trade investments are the investments made to enhance the company's business interests. Investments are either classified as current or long term based on managements intention at the time of purchase. Investments which are readily realize and intended to be held for not more than one year from the date on which investments are made, are classified as current investments.

Current investments are carried at the lower of cost and fair value of each investment individually. Long term investments are carried at cost less provisions recorded to recognize any decline, other than temporary, in the carrying value of each investment.

On disposal of an investment, the difference between its carrying amount and net disposal proceeds is charged or credited to the statement of profit and loss.

1.8 Employee Benefits:

All employee benefits payable within twelve months of rendering the service are classified as short term employee benefits. Short term employee benefits in the nature of salary, wages, bonus, leave encashment and the expected cost of ex-gratia are recognized and accounted for on accrual basis in the period in which the employee renders the related service.

Provident fund and employees state insurance scheme is a defined contribution plan, each eligible employee and the company makes equal contributions at a percentage on the basic salary specified under the employee's provident fund and miscellaneous provision Act,1952 and employees state insurance act,1948 respectively. The company's contributions are charged to the profit and loss account in the year when the contributions to the respective funds are due. The company has no further obligations under the plan beyond its periodic contributions.

1.9 Borrowing costs:

Borrowing costs are recognized as an expense in the period in which they are included.

1.10 Taxation:

Tax expenses comprise current tax. Current income tax measured at the amount expected to be paid to the tax authorities in accordance with the income tax act,1961. A provision is made for income tax annually based on the tax liability computed after considering tax allowances and exemptions. The tax rates and laws used to compute the amount are those that are enacted or substantively enacted, at the reporting date.

Deferred income taxes reflects the impact of timing differences between taxable income and accounting income originating during the current year and reversal of timing differences for earlier years. Deferred tax on timing differences between taxable income and accounting income is accounted for, using the tax laws enacted or substantially enacted as on the balance sheet date.

Deferred tax liabilities are recognized for all taxable timing differences. Deferred tax assets are recognized for all deductible timing only to the extent that there is reasonable certainty that sufficient future taxable income will be available against which such deferred tax assets can be realized.

1.11 Cash and cash equivalents:

Cash and cash equivalents comprise cash and cash on deposit with banks. The company considers all highly liquid investments with a remaining maturity at the date of purchase of three months or less and that are readily convertible to known amounts of cash to be cash equivalents.

1.12 Cash flow statement:

Cash flows are reported using the indirect method, whereby profit before tax is adjusted for the effects of transactions of a non cash nature, any deferrals or accruals of past of future operating cash receipts or payments and items of income or expenses associated with investing or financing cash flows. The cash flows from operating, investing and financing activities of the company are segregated.

1.13 Provisions:

Provisions are recognized when the company has a present obligation, as a result of past events, for which it is portable that an outflow of economic benefits will be required to settle the obligation and a reliable estimate can be made for the amount of obligation. These estimates are reviewed at each reporting date and adjusted to reflect the current best estimates.

1.14 Segment Reporting:

The Company is engaged in the business of manufacture of Cables and Property development / real estate activities. The Company has no reportable geographical segments. The company has complied in accordance with Accounting Standard 17 on Segment Reporting issued by the Institute of Chartered Accountants of India.

1.15 Earnings per share:

Basic earnings per share are computed by dividing the net profit after tax by the weighted average number of equity shares outstanding during the period. For the purposes of calculating diluted earnings per share, the net profit for the period attributable to equity shareholders and the weighted average number of shares outstanding during the period are adjusted for the effects of all dilutive potential equity shares.

			in Rs.
2	SHARE CAPITAL A:	s at March 31st 2013	As at March 31st 2012
	Authorised		
	11215500 equity shares of Rs.10/- each	112155000	112155000
	Issued and subscribed		
	10695800 equity shares of Rs.10/- each	106958000	106958000
	Called and paid up		
	For consideration other than cash		
	576800 euity shares issued as bonus shares		
	of Rs.10/- each for consideration other than cash		
	out of the revaluation of the land	5768000	5768000
	Issued to promoters of Asia Cables due to its		
	merger as per BIFR order	56755000	56755000
	For cash consideration		
	4443500 shares of Rs.10/- each 44435000		
	Less allotment money due 2388450		
		42046550	42046550
	Total	104569550	104569550
3	RESERVES AND SURPLUS		
	Subsidy	195000	195000
	General Reserve as per last balance sheet	105627981	105627981
	General Reserve as per current balance sheet	38140164	-
		143963145	105822981
4	NON CURRENT LIABILITIES		
	Defferred tax liability		
	Impact of diffrences between tax depriciation and		
	depriciation charged in the financial statements	3248033	2967245
5	CURRENT LIABILTIES		
	Short term borrowings		
	5	10045570	14750000
	Working capital loan from bank	12945578	14758088
6	TRADES PAYABLE		
		13750126	23286913
	Trade payables are duesin respect of purchases		
	made/services received in the normal course of but	siness	
7	OTHER CURRENT LIABILITIES		
	Advanced recd. From customers	275000	250000
	Mar gregorious college	30000	30000
	Suji thomas	1626	36126
	Supreme Alied Products	050/7	100000
	Thomas P Joy	85347	195249
	Rotomac Industries Madras Thomas Alexander	1804218	5909863
	Booking Advance for flata	600000 47585450	3600000 22334514
	Vijayshanthi builders Itd	12000000	1200000
			3586496
	Car Loan	2539068	.1000490

in Rs.

(Rs. in Thousands)

		As at March 31st 2013	As at March 31st 2012
8	SHORT TERM PROVISIONS		
	Provision for income tax	19246712	8932817
	Provision for Sales tax, TDS	63372	69938
	Provision for wages and Salary, E.S.I, P.F	1082368	1246099
		20392452	10248854

9 NON CURRENT ASSETS

FIXED ASSETS STATEMENT AS ON 31st MARCH, 2013

		GROSS	BLOCK			DEPREC	CIATION		NETE	BLOCK
Particulars	Cost of Acquisition 01/04/2012	Additions	Deletions	Cost of Acquisition 31/03/2013	Rate	Deprecia- tion as on 31/03/2012	Deprecia- tion for the Year	Deprecia- tion as on 31/03/2013	W.D.V as on 31/03/2012	W.D.V as on 31/03/2013
Land	41287323	0	0	41287323		0	0	0	41287323	41287323
Building - Factory	5771662	5622297	0	11393959	3.34%	341300	380558	721858	5430362	10672101
Plant and Machinery	50113810	354907	0	50468717	5.28%	29633750	2664748	32298498	20480060	18170219
Lab Equipments	130202		0	130202	5.28%	81470	6875	88345	48732	41857
Air Conditioners	339055	349102	0	688157	5.28%	250300	36335	286635	88755	401522
Office Equipments	2266235		0	2266235	6.33%	2097880	143453	2241333	168355	24902
Xerox Machine	142140	0	0	142140	6.33%	142140	0	142140	0	0
Furniture & Fittings	1373948	2993277	0	4367225	6.33%	1098050	276445	1374495	275898	2992730
Motor Car (Vehicles)	19935384	1713505		21648889	9.50%	8207290	2056645	10263935	11728094	11384954
Motor Cycle	178149	31838	0	209987	9.50%	85620	19949	105569	92529	104418
Tools & Dies	271450	0	0	271450	4.75%	271450		271450	0	0
Computers	1583821	338560	0	1922381	16.25%	1373050	312387	1685437	210771	236944
Total	123393179	11403486	0	134796665		43582300	5897395	49479695	79810879	85316970
Previous Year	109288040	14505120	400000	123393179		38320170	5262130	43582300	2535540	79810879

10	INTANGIBLE ASSET		
	GOOD WILL	2000000	3000000
11	NON CURRENT INVESTMENT		
	1.Rotomac Industries Madras	44800000	44800000
	2.Muthoot Finance	409574	
	3.Technilek	700000	700000
	Total	45500000	45909574
12	CURRENT ASSETS		
	INVENTORIES		
	Land at Kandigai	34069080	43909223
	Land for Real Estate	148416789	97004579
	Raw Material	998074	1301349
	Finished goods	13917311	10838435
	Work in process	1537868	1569668
		198939122	154623254

		in Rs.
	As at March 31st 2013	As at March 31st 2012
13 TRADE RECEIVABLES	11473121	10901389
14 CASH AND CASH EQUIVALENTS		
Cash at Bank	1318857	3390911
Cash on Hand	130618	85561
	1449475	3476472
15 SHORT TERM LOANS AND ADVANCES		
Deposits	777151	764651
Advance and Deposits	8011450	5581014
Arjuna Reddy	86935	10000
Advance Tax IT	10231320	500000
TDS FY 12-13	4049	0
Advance Tax Capital gain		873541
Excise duty		645105
	19110905	12874311
16 INCOME FROM OPERATIONS		
Sales of cables	86731419	58726986
Income from real estate activities	92034455	120390902
Income from operations (Gross)	178765874	179117888
less: Excise duty & Sales tax collected	13187300	
Income from operations (nett)	165578574	
17 OTHER INCOME		
Interest received	283674	9574
18 COST OF MATERIALS CONSUMED		
Opening stock raw material	1301349	1165783
Add purchases	63241057	57222568
	64542406	58388351
Less excise and		
sales tax input credit (8395044 - 553885-151924	-428395)	7260840
Less closing stock raw material	998074	1301349
Rawmaterial consumption A	63544332	49826162
opening stock-Land	140913802	111982635
Add purchases	51412210	48108350
	192326012	160090985
Less closing stock -Land	182485869	140913802
В	9840143	19177183
Total consumption A+B	73384475	69003345

in Rs.

			As at March 31st 2013	As at March 31st 2012
4.0				
19	CHANGES IN INVENT		4500000	0050000
	Opening stock	- work in process	1569668	2256938
		- Finished goods	10838435	13243552
			12408103	15500490
	Less closing stock	- work in process	1537868	1569668
		- finished goods	13917311	10838435
			-3047076	3092387
20	EMPLOYEE BENEFIT	EXPENSES		
	Salary		11268512	10153933
	Wages		211418	0
	Gratuity		0	74154
	Staff welfare		466030	329138
	Contract labour wag	es	1190532	990534
	EPF Contribution		278440	347072
	ESI Contribution		181216	135170
	Exgratia		198204	0
			13794352	12030001
21	FINANCE COST			
	Interest on car loan		234388	415768
	CC Interest		1777398	2590734
	Interest on loan			6287151
			2011786	9293653
22	DEPRICIATION AND	AMORTISATION EXPENSES	6	
	DEPRICIATION		5897395	5262130
	Goodwill Return off		1000000	1000000
			6897395	6262130
23	OTHER EXPENSES			
	Consumable stores		443788	187835
	Freight inwards		74960	210045
	labour charges		68604	0
	Packing Materials		16499	681977
	Electricity Charges		2055684	1571923
	Machinery maintena	nce	832289	657158
	Property tax		151954	0
	Audit fees		112125	264720
	Books and periodica	als	10580	2747
	Computer maintena		39698	25287
	Despatch expenses		117167	6159
	Freight outwards		216504	252416

		in Rs.
	As at March 31st 2013	As at March 31st 2012
Fuel expenses	1171680	838213
Handling expenses	33602	28875
Income tax	0	1119769
Inspection charges	30726	104789
Loading and unloading charges	8464	6941
Sales commission	2324	7334
Telephone charges	319172	292990
Testing charges	2247	30002
Advertisement	1622036	3454591
Bad debts	133123	-173898
Bank charges	36021	313930
Buisiness promotion expenses	260910	326650
Commission	17775	1516000
Donation	70000	100000
Electrical maintenance	363801	9501
Insurance	375634	339435
Micelleneous expenses	840691	1243254
Office Maintenance	40033	21390
Postage and telegram	66428	67049
Printing and stationery	179066	281538
Professional fees	25542	162753
Rates and taxes	103720	308129
Rent	40000	0
Repairs and maintenance - building	2755125	905532
Share maintenance expenses	180274	61848
Travelling and conveyance	1810184	2206891
Vehicle maintenance	465335	314172
Rounding off.	-54	67
Consultation charges	47831	10000
Discount allowed	145242	1006
Export expenses		36335
Foreign exchange loss		12712
Nightshift allowances		1289
Land development expenses	197680	3852250
Clearing Charges & Customs Duty	151178	
Excise Duty Paid	157026	
Pooja Expenses	48688	
Service Charges	12027	
-		

in Rs

15853383

21661604

			in Rs.
	As a	t March 31st 2013	As at March 31st 2012
EXCEPTIONAL ITEM			
CURRENT TAX		18546981	8932817
DEFERRED TAX			
Written down value as per company	v act-85316970		
Written down value as per I.T act	-74805536		
Difference	10511434		
30.90%	3245763		
Less	2967245		
	280788	280788	-6633975
Earning per share		3.65	5.31
Balances of the sundry debtors ar	nd sundry creditor	s are subject to conf	irmation.
Related party disclosure			
There are no related party transac	tions during the ye	ear	
	0,1		1380000
			264720
The company operate in two segments of the company operate in two segments of the company operate in the company o	ents namely. Cab	les and wires and pr	operty development
	DEFERRED TAX Written down value as per company Written down value as per l.T act Difference 30.90% Less Earning per share Balances of the sundry debtors ar Related party disclosure There are no related party transact Remuneration to Directors Auditors remuneration	EXCEPTIONAL ITEM CURRENT TAX DEFERRED TAX Written down value as per company act-85316970 Written down value as per 1.T act -74805536 Difference 10511434 30.90% 3245763 Less 2967245 280788 Earning per share Balances of the sundry debtors and sundry creditors Related party disclosure There are no related party transactions during the ye Remuneration to Directors Auditors remuneration	CURRENT TAX18546981DEFERRED TAXWritten down value as per company = Vritten down value as per l.T act-74805536Difference10511434a0.90%3245763Less2967245280788280788Earning per share3.65Balances of the sundry debtors and ry creditors are subject to companyRelated party disclosureThere are no related party transaction to Directors1500000

In terms of our report attached For KARPAGAM & CO., Chartered Accountants	For and on behalf of the Board	d of Directors
S.SRIKANTH Partner	P.A.JOYKUTTY Chairman & Managing Director	THOMAS.P.JOY Executive Director
Place : Chennai Date : 30.05.2013		

	-	USTRIES LIMITED al Estate, Ambattur, Chennai - 600 09	98.
		NCE SLIP - AGM	
	Please complete this attendance slip and		g hall.
Name	of the attending member		•
	lo.		
		DP ld* :	
		Client Id*: *(Applicable to investors holding shar	
	of Proxy*		
	xy attends instead of member)	acrol Masting of the Company	
	y register my presence at the Twentieth Annual Ger : Registered Office at No.138, SIDCO Industrial	0 1 7	
Date	: Friday, the 27 ^h September, 2013		
Time	: 10.00 A.M.		
	REQUEST TO MEMBERS	Signature of Member	/ Proxy
	lembers and their proxies / bodies corporate should bring		i i ioxy
	e attendance slip duly filled in for attending the Meeting. Iembers are requested to bring their copies of Annual Report		
to	o the Meeting.		
	lembers are requested to note that no gifts will be distributed t the Meeting.		
	Regd. Office : 138, Sidco Industria	ear here – – – – – – – – – – – – – – – – – –	- <u> </u>
	Regd. Office : 138, Sidco Industria	USTRIES LIMITED al Estate, Ambattur, Chennai - 600 09 FORM - AGM	
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	Regd. Office : 138, Sidco Industria	USTRIES LIMITED al Estate, Ambattur, Chennai - 600 09 FORM - AGM Folio No DP Id* :	
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	Regd. Office : 138, Sidco Industria	USTRIES LIMITED al Estate, Ambattur, Chennai - 600 09 FORM - AGM Folio No. DP Id* : Client Id*: *(Applicable to investors holding shar	es in electronic f
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