ANNUAL REPORT 2010 - 2011



Towards newer, bigger milestones.







CONTENTS



VASCON
Development with Conscience

Company information	02
Achievements & Milestones	06
The MD's Desk	07
Business Model & Review	09
Picture of Success	15
Performance Highlights	17
Story Beyond the Numbers	18
Management Bandwidth	20
Corporate Social Responsibility	21
Certifying our Success	22
Directors' Report with Annexures	23
Report on Corporate Governance	27
Management Discussion and Analysis	35
Auditor's Report	40
Balance Sheet	44
Profit and Loss Account	45
Cash Flow Statement	46
Schedules Forming Part of Accounts	48
Notes Forming Part of Accounts	62
Balance Sheet Abstract	87
Section 212 Statement and Information on the	
Financial Statements of Subsidaries	88
Auditor's Report on Consolidated Financial Statements	90
Consolidated Balance Sheet	91
Consolidated Profit and Loss Account	92
Cash Flow Statement	93
Schedules Forming Part of Consolidated Accounts	95
Notes Forming Part of Consolidated Accounts	106

VASCON ENGINEERS LIMITED



VASCON ENGINEERS LIMITED

Registered Office: 15/16, Hazari Baug, L.B.S. Marg, Vikhroli (W), Mumbai 400 083 Email-id-compliance.officer@vascon.com, Tel: (91 22) 2578 1143; Fax: (91 22) 25796333

NOTICE OF ANNUAL GENERAL MEETING

NOTICE is hereby given that the Twenty-Sixth Annual General Meeting of the Members of the Company will be held at Babasaheb Dahanukar Hall, Oricon House, 12, K. Dubhash Marg, Near Jahangir Art Gallery, Kalaghoda, Fort, Mumbai 400 001, on Tuesday, the 27th September, 2011 at 3.30 P.M. to transact the following business:

ORDINARY BUSINESS:

- 1. To receive, consider and adopt the Audited Balance Sheet for the year ended March 31, 2011 and the Profit and Loss Account as on that date together with the Directors' Report and Auditors' Report thereon.
- 2. To declare a final dividend on equity shares.
- 3. To appoint a Director in place of Mr. Ameet Hariani, who retires by rotation and being eligible, offers himself for re-appointment.
- 4. To re-appoint Auditors and fix their remuneration and in this regard to consider and if thought fit, to pass, with or without modification(s), the following resolution as an Ordinary Resolution:
 - "RESOLVED THAT M/s Anand Mehta and Associates, Chartered Accountants, Mumbai be and are hereby reappointed as Statutory Auditors of the Company to hold the office from the conclusion of this meeting until the conclusion of the next Annual General Meeting on such remuneration to be decided by the Board of Directors in consultation with the Audit Committee."

SPECIAL BUSINESS:

- 5. To consider and if thought fit, to pass, with or without modification(s), the following resolution as an Ordinary Resolution:
 - "RESOLVED THAT pursuant to sections 198,269,309 read with Schedule XIII and all other applicable provisions if any, of the Companies Act, 1956 (Act) or any statutory modification(s) or re-enactment thereof, approval of the Company be and is hereby accorded to the reappointment of Mr. R. Vasudevan as Managing Director of the Company for the period of 5 years with effect from April 1, 2011, not liable to retire by rotation, with liberty to the Board of Directors (hereinafter referred to as "the Board" which term shall be deemed to include any Committee of the Board constituted to expertise its powers, including the powers conferred by this Resolution) to alter and vary the terms and conditions of appointment and remuneration, subject to the same not exceeding the limits specified under Schedule XIII to the Companies Act, 1956 or any statutory modification(s) or re-enactment thereof on following terms and conditions:

A) Salary: Rs.10,00,000/- per month, in the scale 10,00,000–100,000–15,00,000.

B) LTA: One month's salary.

C) Rent free furnished accommodation or housing rent allowance 50% of salary per month at the option of the Managing Director.

D) Reimbursement of domiciliary medical treatment expenses of up to Rs. 15000/- or such other higher or lower limit for self and relatives as may be prescribed by Income Tax rules in any

financial year.

E) Reimbursement of medical expenses for major sickness and hospitalization on production of

vouchers for self and other relatives at actual.

F) Use of company's car for Company's business and partial private use and

telecommunication facilities at residence including broadband, internet and fax.

G) Membership of such prestigious clubs as business exigency may warrant including entrances and

admission fees.

H) Contribution to Provident Fund, Superannuation Fund or Annuity Fund and payment of Gratuity,

other retirement benefits and leave encashment as per the Rules of the Company.

FURTHER RESOLVED that in addition to the aforesaid salary, the said Managing Director be and is hereby entitled to an additional payment by ex-gratia, bonus, commission or otherwise in any other manner a sum not exceeding five per cent of the net profits of the Company, including

the above remuneration, with liberty to pay such commission in one or more installments entirely

at the discretion of the Board."

FURTHER RESOLVED that in the event of loss or inadequacy of profits in any financial year, during the tenure of Mr. R. Vasudevan as Managing Director of the Company, he shall be entitled to receive a total remuneration including perquisites, etc. not exceeding the ceiling limits as per

Schedule XIII of the Companies Act, 1956 or any modifications thereon."

By Order of the Board of Directors

VASCON ENGINEERS LIMITED

M. Krishnamurthi. Company Secretary

Date: 14th May, 2011

Place: Pune

NOTES:

- A MEMBER ENTITLED TO ATTEND AND VOTE AT THE ANNUAL GENERAL 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.
- MEMBERS ARE REQUESTED TO SEND THEIR PROXY FORM TO THE REGISTERED OFFICE OF THE COMPANY NOT LESS THAN 48 HOURS BEFORE THE COMMENCEMENT OF THE MEETING.
- 1. The Explanatory Statement pursuant to section 173 of the Companies Act, 1956 is annexed hereunder and forms part of the Notice.
- 2. The Register of Members and Share Transfer Books of the Company will be closed from Friday 16th September, 2011 to Tuesday, 27th September, 2011 (both days inclusive).
- 3. Dividend, as may be declared by the Members at the Meeting will be paid to those Members, whose names stand on the Company's Register of Members as on Tuesday, the 27th September, 2011. In respect of shares held in dematerialised form, the dividend will be paid on the basis of particulars of beneficial ownership furnished by the Depositories as at the end of business on Tuesday 27th September 2011.
- 4. The certificate from the Auditors of the Company certifying that the Company's Employee Stock Option Scheme, 2007 is being implemented in accordance with SEBI Guidelines, 1999 (Employees Stock Option Scheme and Employees Stock Purchase Scheme), and in accordance with the resolution of the members passed at the general meeting will be available for inspection by the members at the AGM.
- 5. Karvy Computershare Private Limited (Karvy) is the Registrar & Share Transfer Agent (R & T Agent) of the Company. All investor related communication may be addressed to Karvy at the following address:

Karvy Computershare Private Limited

Plot Nos. 17-24, Vittal Rao Nagar, Madhapur

Hyderabad 500 081

E mail: einward.ris@karvy.com

Tel: 040 - 44655000 Fax: 040 - 23420814

Contact Person: S. V. Raju, Asst. General Manager

- 6. For effecting changes in address/bank details/NECS (National Electronic Clearing Service) mandate, members are requested to notify:
 - (A) Members holding shares in **electronic form** are requested to update their new bank details in which they wish to receive dividend with their respective Depositories. The Company or the R & T Agent will not act on any direct request from members holding shares in electronic form for change/updation/deletion in such bank details.
 - (B) Members holding shares **in physical** form must give instructions regarding their new bank details in which they wish to receive dividend to the Company or the Share Transfer Agent. In the absence of NECS facility, the bank account details, if available, will be printed on the dividend warrants.

- 7. As per the provisions of Section 109A the Companies Act, 1956, nomination facility is available to the Members, in respect of the equity shares held by them. Nomination forms are available and can be obtained from the RTA.
- 8. Members desirous of obtaining any information concerning the accounts and operations of the Company are requested to send their queries at an early date so that the desired information may be made available at the meeting.
- 9. In case of joint holders attending the meeting, only such joint holder whose names appears first in list will be entitled to vote.
- 10. Members attending the Annual General Meeting are requested to bring with them the following:
 - a) Members holding share in dematerialized form- the details of their DP and Client ID Numbers.
 - b) Members holding share in physical form-the details of their Folio Numbers.
 - c) The Attendance Slip duly completed and signed in terms of specimen signature lodged with the Company and copy of the Annual Report. As a measure of austerity, copies of the Annual Report will not be distributed at the Annual General Meeting.
 - d) In case of Body Corporate, the authorised representative should bring with him/her a certified copy of relevant Board/Governing Body resolution of the entity concerned. In the event such a person wants to appoint a proxy to represent himself/herself, the conditions as outlined above, would apply. The Proxy Form in such a case should be accompanied by a copy of the relevant resolution.
- 11. No compliment or gift of any nature will be distributed in the Annual General Meeting.

ANNEXURE TO THE NOTICE

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

The following Explanatory Statement sets out, all material facts relating to the business mentioned in Item No. 3 and 5 mentioned in the accompanying Notice.

ITEM NO.3

Mr. Ameet Hariani, Director, retires by rotation pursuant to Section 255 & 256 of the Companies Act, 1956 and being eligible, offers himself for re-appointment.

Ameet Hariani is a prominent Advocate and Solicitor, well versed inter alia in real estate matters. He has more than 25 years experience as a lawyer. He is also a member of the Bombay Incorporated Law Society, the Law Society of the UK and the Singapore Law Society. He is the Managing Partner of the firm of M/s. Hariani & Co., having its offices in Mumbai, Pune and Goa.

He has been a director on our Board since September 19, 2007 and does not hold any shares in the Company.

Pursuant to clause 49 of the listing agreement following information is furnished about the Directors proposed to be appointed/re-appointed:

Other Directorship	Committee Membership	Number of shares & convertible instruments held
 Ras Resorts And Apart Hotels Limited Capricon Realty Limited Batliboi Limited Hariani Advisory Services Private Limited Radicle Informatics Private Limited Envision Computers Consultancy Private Limited 	 Ras Resorts And Apart Hotels Limited Capricon Realty Limited Batliboi Limited 	Nil

None of the directors, except Mr. Ameet Hariani, is concerned or interested in this resolution. Directors recommend the resolution for your approval.

ITEM NO.5

Mr. R. Vasudevan was re-appointed as Managing Director of the Company in the Extra-ordinary General meeting of the Company held on 12th June, 2006. [Accordingly his tenure of appointment expired on 31st March, 2011.] In terms of the recommendations of the Compensation/Remuneration Committee, the Board of Directors of the Company in the meeting held on 8th February, 2011 has re-appointed Mr. R. Vasudevan as Managing Director for further period of five years with effect from 1st April, 2011 on the terms and conditions set out in the resolution No 5.

Mr. R. Vasudevan, holds a first class Bachelor's degree in Civil Engineering from the Pune University and completed Owner/President Management Program from Harvard Business School. He has been awarded the Top Management Consortium Award of Excellence for the year 2005, the "Construction World -Top Builder Award" in 2007, Award for Life Time Achievements by the Alumni Association of College of Engineering, Pune in 2005 and the South Indian Education Society on the occasion of its Platinum Jubilee (1932-2008) honored and felicitated Mr. R. Vasudevan as a distinguished alumni. He has over 33 years of experience in the construction industry. He has been our director since January 1, 1986. He is not related to any other director of the Company.

Pursuant to clause 49 of the listing agreement, the following information is furnished about the Directors proposed to be reappointed:

Other Directorship	Committee Membership	Number of shares & convertible instruments held
 Ascent Hotels Private Limited Novacare Drug Specialties 	Nil	-
Private Limited	Nil	9377529

The Directors recommend the adoption of the resolution. Except Mr. R. Vasudevan none of the directors are interested in the Resolution.

By Order of the Board of Directors

VASCON ENGINEERS LIMITED

Place: Pune

Date: 14th May, 2011

M. Krishnamurthi, Company Secretary



ATTENDANCE SLIP

	TING HALL.	I THE ENTRANCE OF
REGD.FO	LIO NODP ID NOCL	JENT ID NO
Name of th	ne Member/ Proxy	
(in BLOCk	(LETTERS)	
No. of Sha	res held	
	ecord my presence at the Annual General Meeting of the Compar ber, 2011.	ny on Tuesday, the 27th
SIGNATU	RE OF THE MEMBER/PROXY	
NOTE: 1.	Only Members/ Proxy whose names are registered with the Conattend the meeting and are requested to bring this Attendance signed with them when they come to the meeting.	
2.	No attendance slip will be issued at the time of meeting.	
	CUT HERE	
	FORM OF PROXY	
REGD.FO	LIO NODP ID NO	CLIENT ID NO
I/We	of	
	being a	a Member / Members of
Vascon Er	ngineers Limited, hereby appoint	
of	or failing him/her	
	of	
as my/ ou	r Proxy to attend and vote for me/us and on my/our behalf at the	Annual General
Meeting of	f the Company to be held on Tuesday, the 27th of September, 201	1 and at any
adjournm	ent thereof.	
Signed thi	is, 2011.	Affix Re. 1 Revenue Stamp

Signature(s) of Shareholder(s)

- NOTE: 1. This form should be signed across the revenue stamp as per the specimen signature(s) recorded with the Company and all the alteration made therein should be initialed.
 - 2. The Proxy need not be a Member.
 - 3. This form must be sent to the Registered Office of the Company not less than 48 hours before the Annual General Meeting.



COMPANY INFORMATION

BOARD OF DIRECTORS

COMPLIANCE OFFICER & COMPANY SECRETARY

AUDITORS

Anand Mehta & Associates

BANKERS

HDFC Bank Yes Bank Central Bank of India Kotak Mahindra Bank

REGISTERED OFFICE

Vikhroli (West), Mumbai 400 083 T: +91-22-25781143, F: +91-20-26131071

CORPORATE OFFICE

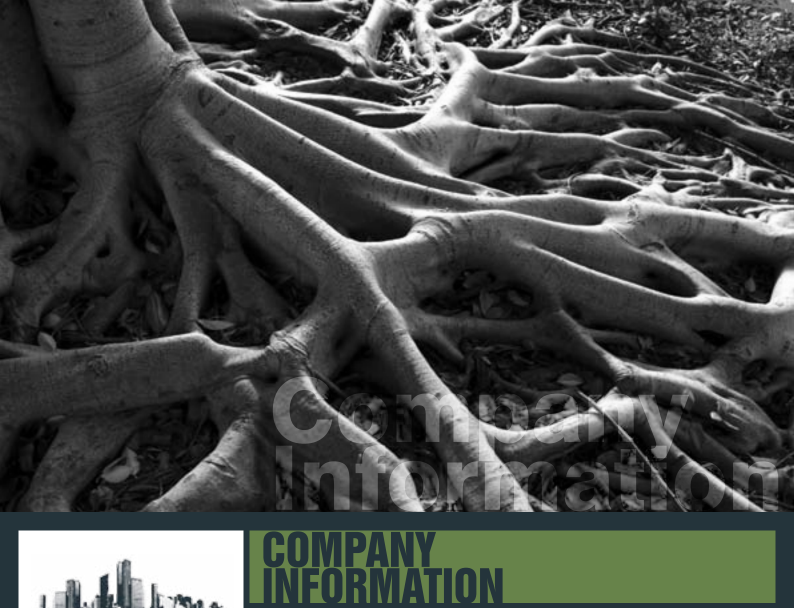
'Phoenix', Bund Garden Road Pune 411 001

WEBSITE

REGISTRAR & TRANSFER AGENTS

Plot No. 17 to 24, Vittalrao Nagar

LISTED ON





Vascon Engineers has more than 25 years of experience in conceiving, developing, constructing and managing varied projects. It is active in multiple sectors including residential, industrial, IT parks, malls and multiplexes, hospitality and community.

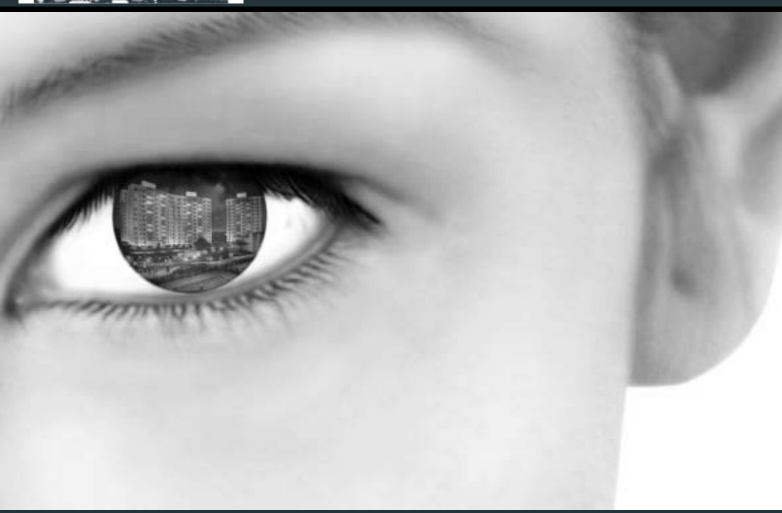
Right from its inception in 1986, Vascon has remained committed to applying the art of value-based aesthetics into the science of construction through efficient engineering. The Vascon team is mainly made up of engineers who are backed up by highly qualified specialists from various fields of management. Right from planning and procurement to testing and execution, every Vascon professional follows well-documented systems and procedures.

Today, Vascon's achievements range from sprawling factories to premium homes, from glittering malls to towering software parks and from classy hotels to elegant schools. One simple principle guides Vascon's approach to every project: "Understand the customer's needs and expectations; fulfil the needs and exceed the expectations." This is how Vascon has been able to strike the right balance between efficient engineering and thoughtful development in project after project, across the country.

"WE DON'T JUST CONSTRUCT; WE ENGINEER SUCCESS" "WE DON'T JUST BUILD THE FUTURE; WE PERFECT IT"



VISION & MISSION



COMPANY VISION

BE THE ENGINEERS OF CHOICE FOR QUALITY CONSTRUCTION AND PATH-BREAKING DEVELOPMENT PROJECTS ALL OVER INDIA AND ASIA.

COMPANY MISSION

CONSISTENTLY EXCEED CUSTOMER EXPECTATIONS, USING ENGINEERING SKILLS, DEVELOPMENT EXPERIENCE AND A PERSEVERANT POSITIVE ATTITUDE IN EVERY PROJECT, REGARDLESS OF SIZE, TYPE AND LOCATION.



PHILOSOPHY AND MANAGEMENT POLICY

COMPANY PHILOSOPHY

The Board of Directors of the Company fully appreciates the importance of adopting high standards of corporate governance in all operations and processes throughout the Group. The Company is totally committed to Corporate Governance with the objective of generating long-term economic value for all the stakeholders.

The key elements in corporate governance are transparency, disclosure, supervision and internal controls, risk management, internal and external communications, high standards of safety, accounting fidelity, product and service quality. The Company ensures that the Board and the management of the Company are fully appraised with the affairs of the Company, in order to enable them in conducting the affairs of the Company efficiently and to meet the Company's obligations to the stakeholders.

INTEGRATED MANAGEMENT SYSTEM POLICY

Vascon Engineers Limited is a construction company guided by mother nature and makes optimum use of the basic elements of nature.

Vascon believes man and nature should co-exist.

We, at Vascon Engineers Limited, are committed to manage our project activities, products and services, for delivering excellence in quality, whilst ensuring the occupational health, hygiene, safety and well-being of our employees and minimising our impact on the environment.

To achieve this, we shall strive to

- Understand customer requirement and meet their expectations
- Do the right things right, first time, every time
- Conserve, preserve and improve the environment
- Ensure occupational health, hygiene & safety aspects of personnel, material and equipment at our workplace
- · Maintain safe and conducive environment at our workplace to achieve zero accident goal
- Comply with all applicable legislations, regulations and requirements of international standards.

"VASCON BELIEVES IN THE SIMPLE & POWERFUL RULE...
ALWAYS GIVE CUSTOMERS MORE THAN THEY EXPECT."

2011

• Bagged Asia's Best Employer Brand Award from **Employer Branding Institute for** Managing Health at Work category

• Bagged 5th Indy's Award for Corporate Social Responsibility.

2010

· Vascon went Public

· Inorganic growth: Acquisition of GMP Technical Solutions Pvt. Ltd.

2009

• Well Built Structure awarded for Ruby Mill Dadar by BAI. · First Government contract for the construction of a hospital for National Building Construction Corp Ltd. in Chennai

> Delhi International Airport Limited Multi Level Car Park project begins.

2008

· Best IT Infrastructure Company Award by Govt. of Maharashtra

SAP ERP system implemented

· Awarded with Most Trusted Brand by Amicus Eriom

2006

 Investment by real estate venture fund, HDFC venture for a 15% equity stake

> • ISO 14001:2004 Certification for Environment Mgmt. Systems

Nucleus wins Merit Award at ICSC Intl. Design & **Development Awards**

2005

· Completion of Nucleus Mall, Pune

 Nucleus wins: ASEA Award, BAI Pune Award, Brick Mortar Award & The Spectrum Foundation Award

ISO 9001:2000 awarded

• Builder's Association ("BAI"), Pune

• BAI Pune award for Project Casaurina & Marigold

2000

Award for Project Paradise premises

1999

• Completion of Cipla Foundation's Palliative Care & Training Centre at Pune

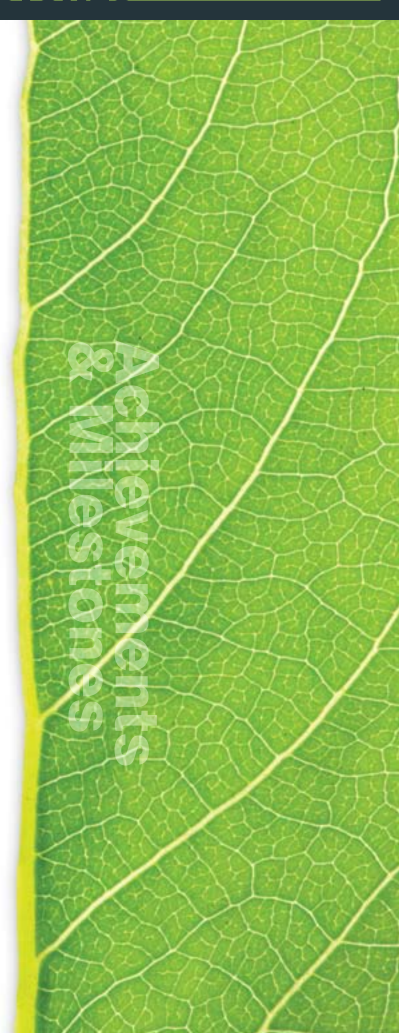
1996

· Completion of first project in hospitality sector - Vista Do Rio Resorts, Goa

• Completion of 40 acre greenfield Pharmaceutical & Chemical complex for Cipla Ltd.

Founded as an EPC company

· Completion of first contractual project for Cipla Ltd.





'S DESK



It gives me great pleasure to present the annual report of the Company for the financial year 2010-2011 and

determination displayed by creating our goodwill.

second half of FY2010, the current macro-economic

We are confident that the Indian economy in coming





EPC

EPC business has shown an excellent growth year orders from third party have shown a growth of 33% crore in FY10 to Rs. 706 crore in FY11.

skills. The Company intends to expand its clientele in

Real Estate

premium end product offering 0.4 msft for sale. The project has been offered on invitation sale basis and has attracted high amount of interest on account of

The company plans to commence further 8 residential FY12. This encompasses a rapidly developing suburb over 11 million sq ft to be developed in four phases over a period of 6 to 8 years. We believe Chennai is is launched.

At Vascon, we are optimistic about the years ahead

Hospitality

stake from Vista Do Rio for a consideration of Rs.

GMP

electrical and building management services (BMS). GMP offers complete solution engineering in clean and interlocking and access controls.

the Company's geographical footprint as GMP has

To conclude, I'd like to place on record my gratitude to all our shareholders, investors, bankers, financial company. I would also like to thank each employee making Vascon what it is today.

quality and delivering results on time.

Yours sincerely.

Managing Director

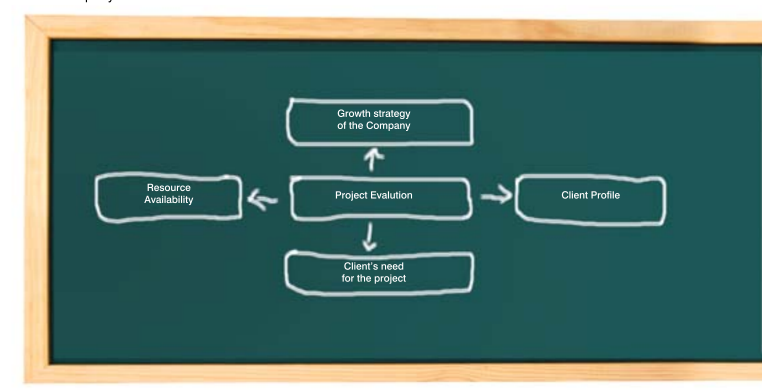


ENGINEERING PROCUREMENT AND CONSTRUCTION (EPC) - STABILITY DRIVER

The Company commenced operations primarily as an EPC services company. Today the Company has 25 years of experience in providing EPC services, which includes constructing factories, hospitals, hospitality properties, office and residential complexes, shopping malls, multiplexes, IT parks and other buildings. The Company is known for its quality of construction, which can be easily concluded from number of repeated orders that the Company gets from its clients. The Company provides EPC services for its own projects as well as to third parties. As of March 31, 2011, the Company has completed more than 190 EPC contracts, with construction of over 32 million sq. ft. and is engaged in 90 ongoing EPC contracts, with an estimated total contract value of Rs. 41,390 million with an Order Backlog of Rs. 27,980 million out of which 66 EPC contracts were for third parties with the order size of Rs.25, 820 million and an Order Backlog of Rs. 14,600 million and 24 EPC Contracts were for projects developed by us or the other development entities with an order size of around Rs.15, 569 million and an order backlog of Rs. 13,380 million. Our third party EPC clients include various reputed clients such as Ruby Mills in Mumbai, Symbiosis Education Institutes, Sinhagad Education Society, Cipla Ltd., Dr. Reddy's Laboratories Ltd., Tata Housing, NBCC, Adani Township, Goa Institute of Management, etc.

EVALUATION PROCESS FOR THIRD PARTY ORDERS

Projects evaluations are done based on client need, client profile, resources availability and overall growth strategy of the Company.



COMPANY'S GROWTH STRATEGY FOR EPC BUSINESS

- 1. Diversifying geographical presence
- Diversifying nature of projects 2.
- Focus on institutional contracts 3.
- Use of latest construction technology to reduce time and cost 4.
- Bidding for full service and bigger size contracts

Company is also closely working with various government agencies like NBCC (National Building and Construction Company) for their projects in residential and commercial segment.

Company is having sound footprint in healthcare and education sectors, where the government and private sector is planning huge investment. This will help the Company in bagging new contracts in these sectors going ahead.



COMPANY'S EPC ORDER BOOK

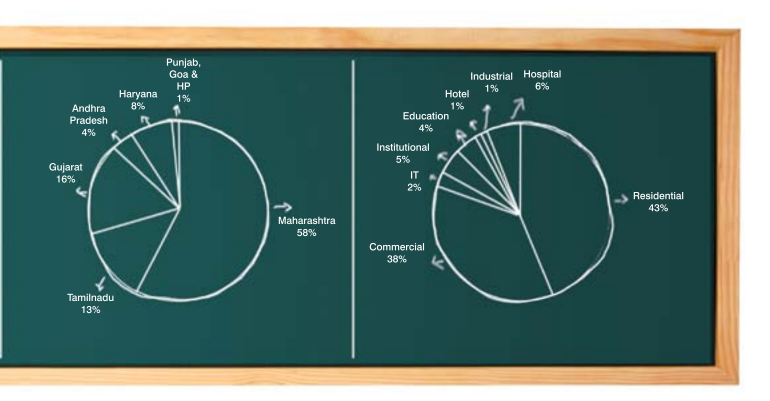
EPC Order Book as of 31st March, 2011				
	Order Book	Backlog		
	No. of projects	Rs. million	Rs. million	
3rd Party Contracts	66	25,820	14,600	
Own Contracts	24	15,569	13,380	
Total	90	41,390	27,980	

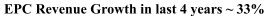
The company has diversified its EPC portfolio both geographically and segment-wise to reduce the risk from

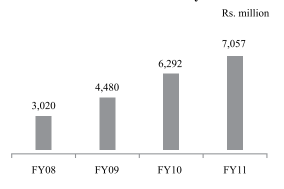
Geographical and segment-wise distribution for the order backlog of Rs. 27,980 million is as follows:

GEOGRAPHICAL DISTRIBUTION

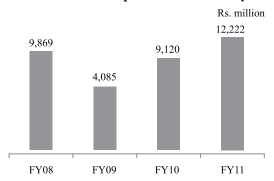
SEGMENT-WISE DISTRIBUTION







Orders built over a period - Third Party





REAL ESTATE BUSINESS - SCALABILITY DRIVER

The Company's real estate development business comprises the development of residential and office complexes, as well as shopping malls, multiplexes, hospitality properties, IT parks and other buildings directly or indirectly through our subsidiaries or the other development entities. The Company has a Pan India presence in developing real estate projects. The Company and the other development entities have completed various real estate development projects, and in the process of developing various real estate projects, with an aggregate saleable area of over 66 million square feet.

In order to achieve efficiency of scale and focussed working, the Company has decided to outsource the non core activities like project approval, project management and marketing to Vascon Infrastructure Ltd. a company promoted with these as main objectives.

Company has strategically entered into the Real Estate business to

√ Leverage its EPC experience

- The Company has a strong EPC base which helps the Company to rise above industry standards in terms of execution capabilities.
- Real Estate synergizes well with the EPC business; this not only helps the Company to grow faster but also to establish a niche in this space.

√ Unique Business model focused on lower land acquisition costs

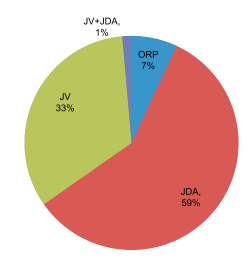
- · Majority of Real Estate development is done through Joint Ventures (JVs) and Joint Development Agreements (JDAs), thereby reducing working capital requirement. The model also ensures against the blockage of capital and minimizes downside risk.
- Partnerships augurs well for local market dynamics.
- Company focus on real estate development in Tier II and Tier III cities in India: the idea being to focus on areas where the Company foresees significant value unlocking potential from its land holding.
- The Company also has diversified its Real Estate portfolio across India into cities like Pune, Nashik, Aurangabad, Thane, Chennai, Madurai, Goa, Hyderabad, Coimbatore, Belgaum and Chandigarh.

√ Presence across the entire universe of projects

- Today the Company has established its presence in developing Residential and Office Complexes, IT parks, Shopping malls, Multiplexes, Hospitality properties and other buildings.
- The Company undertake the entire spectrum of Real Estate Development activities including identification and acquisition of land, providing EPC services and sales and marketing of projects to operations of completed projects.

Economic Interest wise distribution of Real Estate Business

Land Reserves	Develop- ment Potential	Attributable to Vascon	
	msf	msf	%
Land Owned by the Company	3.0	2.9	7%
Development through JDA	34.9	22.6	59%
Joint Ventures	27.3	12.6	33%
JDA with JV	0.6	0.3	1%
	66.0	38.3	100%

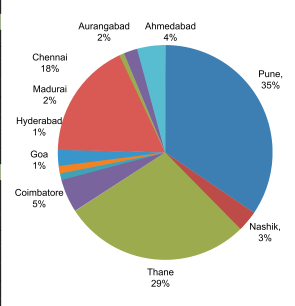




Real Estate Project Portfolio of 66 msf.

No. Location Project Area Attributable to Vascon msf msf Residential 1 Pune 15.0 9.1 2 11.7 Chennai 8.9 3 Thane 19.0 8.4 4 Coimbatore 2.8 1.5 5 Nashik 0.7 0.7 Madurai 1.0 0.7 6 7 Goa 0.5 0.5 8 Hyderabad 0.6 0.4 Commercial 1 Pune 7.0 4.1 2 Ahmedabad 2.7 1.2 3 Aurangabad 1.4 0.7 0.8 4 Nashik 1.0 5 Madurai 0.7 0.5 0.3 Coimbatore 0.6 6 7 Chandigarh 0.3 0.1 8 Belgaum 0.2 0.1

Region-wise breakup of Real Estate Portfolio



PROJECT EXECUTION PROCESS

The Company utilizes a five-stage execution methodology for our development projects, consisting of land identification and acquisition, obtaining consents, authorisations and approvals required for development, project preparation, project management & execution and marketing & post-completion. A summary of the activities involved in these five stages of project development phases is set out in the following chart.

Land identification and acquisition of ownership or development rights

- · Identification of suitable land
- Due diligence and title searches
- · Analysis of land use and required governmental regulations
- Formation of the JV/JDA and the acquisition of the land

Obtain consents, sanctions, authorizations and approvals

- Concept Design
 Cost estimate of projects
- · Sitting and planning · Consents and sanctions
- Environmental consents

Project preparation, including design and architecture

- Project development timetable Securing financing
- Detailed design and architecture Marketing and pre-sales
- Booking of sales and collection of deposits for residential projects

Project execution, including EPC

- Enter into EPC Contracts with our Company
- Procurement of raw materials, labour and equipment
- Construction of property

Marketing, including sales or leasing, and post completion

- Booking of sales & collection of deposits
- After sales service Customer inspection and delivery
- Property management for limited period as part of after sales service



BUSINESS MODEL & REVIEW

DETAILS FOR THE ONGOING PROJECTS

Project Name	Location		Vascon Share	Project Area
		Equity	Revenue	msft
Willows Phase I	Pune	100%	56%	0.22
Willows Phase II	Pune	100%	56%	0.16
Vista - Phase I	Nashik	100%	100%	0.18
Vista - Phase II	Nashik	100%	100%	0.13
Forest County (11 buildings)	Pune	50%	100%	0.84
Tulips - Phase I	Coimbatore	70%	70%	0.07
Tulips - Phase II	Coimbatore	70%	70%	0.2
Windermere Duplex	Pune	100%	45%	0.17
Windermere Apartments	Pune	100%	45%	0.22
Total				2.19

PLANNED LAUNCHES FOR FY12

The Company is planning to launch 8 real estate projects in the current year. The total area for the projects is around 4 million sq. ft.

- 1. **Chennai Project:** This is a residential project in a rapidly growing suburb Oragadam, Chennai. The project will comprise of premium bungalows, duplex, premium apartments and economy apartments. The project will feature various amenities such as water harvesting, jogging track, bike tracks, state of art clubhouse, etc.
 - Oragadam owes its strategic advantage due to a large manufacturing presence, demand base, supplier presence, established infrastructure and multi-modal connectivity.
- 2. **Xotech:** This is a residential project located at Hinjewadi, Pune IT hub, Maharashtra that comprises of very modest and quality 2 & 3 BHK apartments. The project will feature various amenities such as rain water harvesting, dedicated children play zone, club house, etc.
- 3. ELA The Earth: This is a residential project located at upcoming area of Hadapsar, Pune, Maharashtra that will comprises of 2 and 2.5 BHK apartment. The project will feature various amenities such as swimming pool, club house, dedicated children play zone, rain water harvesting, etc.
- 4. **Nature Spring:** This is a mix development township project consisting of bungalows, premium apartment high-rise buildings, budget apartment high-rise buildings, low rise units, multiplex and shopping mall in an upcoming area of Talegaon, Pune with a state of art clubhouse marks its presence in the open space right at entry which offers world class amenities along with an uninterrupted view of the central open space.
- **5. Panache Heights:** This is a residential project located at well developed area of Gachibowli, Hyderabad. The project will comprise of 2, 3 and 4 BHK apartments. The project will feature well developed landscape garden, rainwater harvesting, club house, etc.
- **6. Neelambur Project:** This is a mix development project in Neelambur, Coimbatore, Tamil Nadu. The project will comprise of 1 & 2 BHK apartments with modern amenities such as rain water harvesting, club house, swimming pool, dedicated children play zone, etc.
- 7. **Madurai Project:** This is a mix development project at Madurai, Tamil Nadu. Residential area will comprise of 2, 3 & 4 BHK apartments with modern amenities such as well developed landscape garden, rain water harvesting, swimming pool, club house, dedicated children play zone, etc.
- **8. Vista Phase III:** This is Phase III of eco friendly Vista residential project. The project will comprise of 2 building of 2 & 3 BHK apartments. The project will feature various amenities such as centrally landscape garden, dedicated children play zone, fully equipped multi activity club house, etc.





HOSPITALITY BUSINESS - STRATEGIC INVESMENT

As part of our growth strategy, the Company has developed number of hospitality properties and shopping malls and office complexes and intends to develop several others. We derive revenue from entities involved in owning and operating hospitality properties and service apartment complexes.

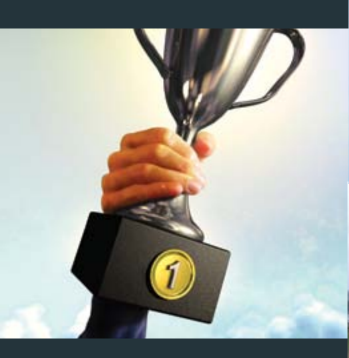
The primary reason to hold these properties is to tap the demand for the hospitality segment in and around our Real Estate development. Secondly, as the Company has expertise in construction, getting the investor who likes to save the lead time for construction, benefits both the parties.

The Company is also looking to expand its presence across the country, by making strategic investment in this segment, wherever a lucrative opportunity is available.

Company's Current Hospitality Portfolio

Hotel	Galaxy Resorts	Golden Suites	Hyatt	Holiday Inn	Coimbatore
Location	Goa	Pune	Pune	Pune	Coimbatore
Holding	43.83%	50%	26%	27.50%	70%
Category	3 Star	3 Star	5 Star	5 Star	4 Star
No. of Keys	65	71	306	187	107
Total Area (Sft)	70,000	55,000	4,50,000	1,09,769	1,06,500
Operator	Royal Orchids	Royal Orchids	Hyatt	Holiday Inn	To be finalized
Operational	Jan 2005	June 2007	Nov 2010	April 2011	Will get operational in FY 2013

















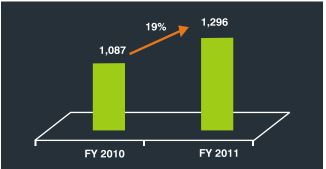
Rs. Million	FY 2011	FY 2010
Revenue	10,543	7,694
EPC	# 7,057	# 6,292
Real Estate	# 2,099	1,166
Hospitality	87	90
Manufacturing/BMS	986	-
Other Income	313	145
Raw Material	8,127	5911
Employee Expenses	624	394
Other Expenses	497	302
EBITDA	1,296	1,087
EBITDA Margin	12.3%	14.13%
Interest & Finance Charges	257	234
Depreciation	139	78
PBT	900	774
Tax	242	242
PAT	659	533
PAT Margin	6.3%	6.9%
EPS	7.20	6.71
Net worth	7,175	6,611

- # After elimination of inter segment revenue of:1. Rs 293 mn in EPC and 90 mn in Real Estate in FY11
 - 2. Rs 274 mn in EPC in FY10





EBITDA



PAT



Net Worth





STORY BEYOND THE NUMBERS

EPC Segment Real Estate Segment The Company has significant experience in providing EPC Prior to 1998, the Company was primarily operating as an EPC

services, and has established a strong track record of designing and constructing a diverse range of projects. With 25 years of experience in the EPC services business, we have constructed factories, hospitals, hospitality properties, office and residential complexes, shopping malls, multiplexes, IT parks and other buildings.

The Company has established a track record of developing and constructing high quality and innovative projects. The Company has developed dedicated teams and processes to bid for, design and engineer, procure materials for and construct our projects in a cost-effective and qualitycontrolled manner. Company has also completed the implementation of SAP enterprise resource planning system to streamline operations, improve productivity and reduce costs.

The Company's EPC services business has contributed to the total income and intends to focus on growing such business, particularly as a result of significant infrastructure and other development opportunities in India and the commitment to these sectors by the Indian Central and State Governments.

The Company intends to take advantage of the significant growth opportunities in the Indian economy by not only diversifying into new locations but also by optimizing EPC services business and resources and entering into infrastructure development by participating in road development and other infrastructure related activities.

services company. In the past 13 years, the Company has diversified into and has focused on real estate development. The Company intends to continue to build real estate development business and is committed to developing a diverse range of projects such as residential and office complexes, shopping malls, multiplexes, hospitality properties, IT parks, community centers and other buildings. The Company along with its development entities has completed various projects and is in the process of developing 66 million sq. ft. through its ongoing and forthcoming projects. While real estate development requires significant amounts of capital, the opportunities to grow revenues and profit in both commercial and residential real estate development business are significant.

The Company recognizes that land reserves are critical to this strategy and has developed a business model of entering into joint ventures and joint development agreements with land owners and other financial investors to provide for land and land development rights for its real estate development projects. The Company intends to continue to selectively enter into joint ventures and joint development agreements to increase the amount of land or land development rights available to us for development. This model also assists in reducing working capital investment and effectively utilizing EPC services and sales & marketing capabilities.



STORY BEYOND THE NUMBERS

Key Differentiators

Diversified Business Portfolio and Diverse Revenue Streams

The Company commenced its business as an EPC services company and has since, due to synergies between the two businesses, diversified into the real estate business as well. As a result, the Company currently has two main revenue streams. The benefits of having two revenue streams became especially apparent over the fiscal year 2009, when the real estate business in India witnessed a significant downturn due to the global economic slowdown. While our total income for the fiscal year 2009 decreased by 15.43% as a result of the decrease in real estate business, the Company's EPC services business, which grew substantially for the fiscal year 2009 as compared to the fiscal year 2008 helped offset the fall in revenue from the real estate business. Our EPC services business grew by 48.22% to Rs 4,481.38 million for the fiscal year 2009 compared to Rs 3,023.52 million for the fiscal year 2008.

The Company has created a diversified and sustainable business model with which it intends to increase shareholder wealth and grow our revenues. The Company believes that such a diversified business portfolio diminishes the risks associated with the dynamics of any particular industry while also simultaneously helping us to benefit from the synergies of operating diverse businesses.

Focus on optimizing resources

The Company generally enters into joint development agreements and/or joint ventures with land owners to acquire development rights to their land in exchange for a predetermined portion of revenues or profits generated from the projects. This business model enables us to have development rights to significant parcels of land without having to invest large amounts of money to purchase such land. The Company's joint development agreements provide us with significant control over all aspects of the development and sales of our projects. In addition, in case of the other development entities, the Company either owns a majority interest in or controls such entities. As a result, management has control over our projects and can control important business decisions relating to such projects. In addition, the Company provides any and all EPC services to real estate development projects. This helps to closely monitor the management and operations of projects, as well as to apply a uniform management philosophy, including standardized processes for accounting, finance, marketing and sales, business and management review, to such businesses. As a result, the Company is able to optimize revenues and minimize operational, capital and other costs.

Focus on innovation

Innovation is the key to being successful in any business. The Company not only focuses on design and quality, but is committed to introducing innovations in its projects. It utilizes the experience and skills of employees to plan and carry out innovative developments that maximize the use of land and minimize the use of power and other natural resources.

Concepts such as dual feeder, electricity supply and automated temperature control systems are introduced by the Company to reduce the consumption of electricity. The Company has also introduced post-tensioned concrete technology in its commercial projects. The usage of tower cranes, concrete placer booms, automated stirrup making machines and shuttering systems have enabled the Company to use advanced technology to enhance construction speed, safety and efficiency.

The Company's commitment to quality and innovativeness is exemplified by a number of awards such as "The Best IT Infrastructure Company for 2008" from the Government of Maharashtra; "The Most Trusted Brand in 2008" from Amicus Enrio, New Delhi; Building Industry Leadership Awards 2008, from Builders Information Bureau, New Delhi; Gold Crown Award, 2008 for Vista Do Rio; the merit award for innovative design and development of a new project (with respect to the Nucleus Mall in Pune) at the 30th ICSC International Design and Development Awards and Best Employer Brand Award from Employer Branding Institute in 2011.

Established brand name for quality and reliability

The Company has established a well recognized brand name in the market. Customers associate the brand name with quality, transparency, reliability, ethics and value. The Company has developed long-term relationships with retail and corporate customers, joint venture entities parties, subcontractors and suppliers, and its EPC services business enjoys repeat business with many of our EPC customers.

The Company has acquired a reputation for undertaking quality construction projects and completing them on a timely basis. The Company will continue to focus on performance and quality and timely project execution in order to seek to maximize customer satisfaction in both our EPC services and real estate development businesses. The Company will also continue to use technological tools and processes and strengthen its quality control team and will further enhance its engineering, architecture, design, construction and development teams to provide innovative and superior design and engineering in all its projects and services.



MANAGEMENT BANDWIDTH



R. Vasudevan Managing Director

R. Vasudevan, holds a first class Bachelor's degree in Civil Engineering from Pune University, and completed his Owner/President Management Program from Harvard Business School. He has been awarded the Top Management

Consortium Award of Excellence for the year 2005, the "Construction World - Top Builder Award" in 2007, Award for Life Time Achievements by the Alumni Association of College of Engineering, Pune in 2005 and The South Indian Education Society on the occasion of its Platinum Jubilee (1932-2008) honored and felicitated Mr. R. Vasudevan as a distinguished alumni. He started his career with Maharashtra Industrial Development Corporation as a junior engineer and has worked in various organizations including HCC Limited, Atul Constructions Company Limited, Beck Engineer Company Private Limited and Cipla Limited. He has been our director since January 1, 1986. He is responsible for the over-all management of our Company. He has over 33 years of experience in the construction industry.



V. Mohan Chairman & Independent Director

V. Mohan, holds a Bachelor's degree in Commerce from Madras University. He is also a fellow member of the Institute of Chartered Accountants of India. He is a practicing chartered accountant with more than 32 years of experience in the areas of audit and assurance services, company law, tax planning, tax

representations and foreign exchange regulations with V Sankar Aiyar & Company, Chartered Accountants, where he is a partner. He has been a director since March 6, 2007. He was appointed as the Chairman of the Company by our Board on January 21, 2008.



K. G. Krishnamurthy Non-Executive & Non-Independent Director

K.G. Krishnamurthy, holds a Bachelor's degree from the Indian Institute of Technology, Kharagpur, and a degree in Business Administration from the Jamnalal Bajaj Institute of Management, Mumbai. He has over 32 years of

experience in the areas of real estate, construction finance, property valuation and property search services. He is currently the Chief Executive Officer of HDFC Property Ventures Limited. He has also been appointed on the board of various companies. He is appointed on our Board as the nominee director of HDFC Ventures Trustee Company Limited acting in its capacity of trustee of HDFC Property Fund. He has been a director since June 21, 2006.



Amit Hariani Non-Executive & Non-Independent Director

Ameet Hariani, holds a degree in Law and also a LLM degree from Bombay University. Besides being a member of the Bombay Incorporated Law Society and the Law Society, UK, he is also a member of the Singapore Law Society. He is a practicing lawyer with

over 25 years of experience with Hariani & Co., Advocates & Solicitors, where he is a partner. He has been a director since September 19, 2007.



R. Kannan Independent Director

R. Kannan, holds a Bachelor's degree in Commerce from Mumbai University. He has over 21 years of experience in the pharmaceutical industry. He is currently the Director of Novacare Drug Specialities Private Limited in addition to

being appointed on the board of various other companies. He has been a director since September 19, 2007.



VASCON MOORTHY FOUNDATION (VMF) COMPLETES THREE YEARS

Last year VMF has carried out various activities on Health & Hygiene, Education, Employee welfare etc., few of which are mentioned below.

HEALTH, HYGIENE & SAFETY

In 2010-2011, VMF was able to reach out to 40 sites all over India as against 14 sites in the previous year and 10 sites in 2008-2009.

To ensure good health of workers and their families, awareness programs on hygiene-related health issues were arranged. These interactive sessions were conducted by VMF staff on 13 sites in Baddi, Chennai, Coimbatore, Goa, Ludhiana and Pune. At some sites in Pune, the staffs were joined by PMC doctors or the visiting doctors on site. In all 1,910 workers participated in these programs.

Awareness talk at STES site, Pune



AIDS awareness programs were held at Ruby Tower and Kshitij, two sites in Mumbai. These programs were conducted with the help of Mumbai Districts AIDS Control Society.

Street plays were organized for workers at 13 sites in Maharashtra. These plays depicted how addictions like tobacco, alcohol, 'gutka', prostitution, etc. adversely affected the workers' health and family. 2,165 workers watched these plays which were followed by discussions.

Street Play at Windermere site, Pune,



259 children at 7 sites in Pune were immunized. Vitamins, Iron supplements and some first aid material was procured from Pune Municipal Corporation and distributed on sites in Pandharpur, Pune and Solapur.

VMF had started providing mid-day meals to children from January 2010. In the beginning there were only 60 children from 2 sites enjoying the meals. As of 31st March, 2011, 350 children from 9 sites were benefitting from this scheme.

EDUCATION

Education has always been VMF's priority. VMF ensures that children residing in the labor camps not only go to crèche on site, but also get enrolled in mainstream schools. Presently, there are 106 children attending mainstream schools from sites in Pune, Nashik and Solapur. To keep children and their parents motivated to continue formal education, VMF organized an Annual Day Program on 21st August, 2010. As of 31st March, 2011, there were 12 crèches (child development centres) in Maharashtra, Goa and Tamil Nadu.



To enable the children of the migrant construction workers to have uninterrupted education, VMF started education sponsorship program in June 2009. The program has had a good response from workers. 15 children are residing in hostels today. These children are placed in hostels of Maher, Seva Sadan and Janseva Foundation.

EXTERNAL BENEFICIARIES

From June 2010, VMF has started the HIGHER EDUCATION SCHOLARSHIP LOAN PROGRAM. Under this program, deserving students are provided with a scholarship loan for their graduation studies. This year VMF has offered loan to two students.

A workshop on "self-expression through art and games" was conducted for standard 10th girls of St. Felix School.

EMPLOYEE WELFARE

VMF has provided financial and moral support for medical care in deserving cases and provided scholarship for children of deceased employees.

PLANS FOR THE FUTURE

VMF has following plans for the future:

- Find sponsors to educate more children.
- Convince more parents to enrol their children in hostels for uninterrupted education.
- Tie-up with Indian Institute of Entrepreneurship Development and Research (IIEDR) to provide technical Training to site workers for construction industry.
- Training site staff for maintaining labor camps.



Asia's Best Employers Brand Award 2011



Best Safety Performance Award for Yamazaki Technology Centre Project Pune 2011



Winner of 5th Indy's Award for Corporate Social Responsibility 2011



Well Equipped and Mechanised Site Award for Ruby Mills, Mumbai, BAI - Pune Centre



Eco Housing Certification for Windermere 2010



Best IT Infrastructure Company Award Govt. of Maharashtra 2008



Construction World Top 10 Awards 2007



Top Management Consortium (TMC) Award of Excellence to R. Vasudevan (M.D.) 2005



AESA (Architects, Engineers & Surveyor's Association) Nucleus & Marisoft III 2005



Brick and Mortar Award (West Zone) of the "a+d" & Spectrum Foundation Nucleus & Marisoft III



CERTIFICATIONS

Integrated Management Systems for ISO 14001:2004 (EMS) ISO 9001:2008 (QMS) ISO 18001:2007 (OHSAS)



DEAR MEMBERS,

We are delighted to present 26th Annual Report on the business and operations of the Company for the year ended 31st March, 2011.

01. FINANCIAL RESULTS:

Financial Highlights of the Company for the year are as follows:

(Rs. In Millions)

Particulars	2010-2011		2010-2011		2009-	2010
Gross Receipts :		8083.23		7147.72		
Profit before Interest & Depreciation & Taxes		1024.13		907.79		
Less: Interest	227.89		214.26			
Depreciation	75.33		64.11			
Profit Before Tax & Prior Period Adjustment		720.91		629.43		
Less: Provision for Tax Current	201.08		197.20			
Deferred Tax Expense/(Gain)	(2.61)		(4.39)	192.81		
Profit After Tax & before Prior Period Adjustment		522.45		436.62		
Add/Less: Excess/(Short) Provision W Back/ Off Prior Period Adjustment- Income(Expenses)	15.53 5.01	20.54	2.30 3.34	5.64		
Net Profit	542.99			442.26		

02. BUSINESS PERFORMANCE

Gross Receipt for the year is at Rs. 8083.23 million compared to Rs. 7147.72 million for the previous period of 12 months.

Net Profit for the year is at Rs. 542.99 million as compared to Rs. 442.26 million for the previous period of 12 months.

03. CONSOLIDATED RESULTS

Consolidated income of Vascon Group has gone up by 36.99% to Rs. 10,524.92 million.

Net Profit has increased 21.66%% to Rs. 648.36 million.

Diluted Earnings Per Share (EPS) on consolidated basis Rs. 7.18 as compared to Rs. 6.69 in the previous year.

04. BUSINESS OPERATIONS & FUTURE OUTLOOK

The Company's EPC Services include constructing factories, hospitals, hospitality properties, office and residential complexes, shopping malls, multiplexes, IT Parks and other buildings. We intend to capitalize on the opportunity presented by the emphasis on the infrastructure development by the Government of India.

Vascon also provides EPC Services for its own projects as well as to third parties. EPC Services involve various activities, depending on the scope of the engagement on a specific project. It encompasses undertaking projects or as contractors responsible for a specific portion of a project.

Vascon's strategy for the EPC segment will focus on optimizing its EPC services business and resources and entering into infrastructure development and other infrastructure related activities.

In the real estate space the Company is engaged in the development of residential and office complexes, shopping malls, multiplexes, hospitality properties IT Parks and other buildings. Vascon conducts its real estate development business directly or through its subsidiaries and also holds equity into joint development or other agreements to develop the properties.

The Company undertakes the entire spectrum of Real Estate Development activities including identification and acquisition of land to providing EPC Services, and sales and marketing of projects to operation of the completed projects.

05.DIVIDEND

Your Directors have recommended a dividend of Re.1 per share on equity shares of Rs.10 each for the year 2010-2011 amounting to Rs.90.02 millions. Your Directors sought your approval for declaring same in Annual General Meeting.

06. UTILIZATION OF IPO PROCEEDS

Change in Utilization of IPO proceeds: postal ballot

Postal ballot process, pursuant to section 192A of the Companies Act, 1956 read with Companies (passing of resolution by postal ballot) Rule, 2001, was undertaken by the Company for the purpose of obtaining the approval of the shareholders by way of a Ordinary resolution.

The detailed information relating to postal ballot has been furnished in the General Shareholder Information of the Report on Corporate Governance.

B) Utilization of IPO proceeds:

The proceeds of the IPO were issued for procurement of land at various strategic places, repayment of loans,



construction expenses of projects and for general corporate purposes. The summaries of utilization of net IPO proceeds are as follows:

(Rs. In Millions)

Particulars	Amount to be utilized	Actual utilizations as on 31.03.2011
a) Construction of our EPC contracts & real estate development projects	1189.2	1189.2
b) Repayment of debt	361.7	361.7
c) General corporate purpose d) Issue Expenses	103.4 127.7	103.4 127.7
Total	1,78.2	1,78.2

07. ACQUISITIONS

During the year the Company has continued to pursue the strategy of economies of scale and improve its edge in offering turnkey solutions. The Company acquired GMP Technical Solution Private Limited, a Company with a turnover of over Rs. 120 crores. The acquisition is made for a total investment of Rs. 626.3 million. GMP Technical Solutions has attained expertise in the manufacturing of modular clean rooms, office partition systems, etc.

08. SUBSIDIARY COMPANIES

The Company had 9 subsidiaries at the beginning of the year. During the year the Company acquired one new subsidiary which is GMP Technical Solutions Private Limited. Calypso Premises Private Limited ceased to be a subsidiary of the Company due to sale of shares.

Following this action, the Company has 9 subsidiaries as on March 31, 2011.

The Ministry of Company Affairs vide its letter No. 47/95/2011-CL-III dated February 7, 2011 granted exemption to the Company from affixing Copies of the Balance Sheet and Profit and Loss Account, Directors' Report and Auditor's Report of the subsidiary companies for the year 2010-2011. However, on request by any member of the Company/statutory authority interested in obtaining them, these documents will be made available for examination, at the corporate office. Pursuant to the approval, a statement of summarized financials of all the subsidiaries, joint ventures & associates is attached along with the consolidated financial statement.

09. CONSOLIDATED FINANCIAL STATEMENT

We have pleasure in attaching the Consolidated

Financial Statement pursuant to clause 32 of the listing agreement entered in to with the stock exchanges and prepared in accordance with the Accounting Standards prescribed by the Institute of Chartered Accountants of India in this regard.

10. DETAILS OF UNCLAIMED SHARES

Following are the unclaimed shares in demat suspense account of the Company as at March 31, 2011.

At the being of the year		During the year		At the end of the year		
Aggreg numbe shareh	er of nolders	Outstanding shares in the suspense account lying at the beginning of the year	Number of shareholders approached for transfer of shares from suspense account	Number of shareholders to whom shares are transfer from suspense account	Number of shareholders	outstanding shares in the suspense account lying at the end of the year
5		805	5	805	0	0

11. DIRECTORS

Retirement by Rotation

Mr. Ameet Hariani, Director retires by rotation and being eligible has offered himself for re-appointment. We proposed to re-appoint Mr. Ameet Hariani as Director of the Company at the ensuing Annual General Meeting.

Re-appointment of Managing Director

Mr. R. Vasudevan was re-appointed as a Managing Director of the Company in the Extra- ordinary General Meeting of the Company held on June 12, 2006. Accordingly his tenure of appointment expired on March 31, 2011. In terms of the recommendations of the Compensation/Remuneration Committee, the Board of Directors of the Company in their meeting held on February 8, 2011 has re-appointed Mr. R. Vasudevan as a Managing Director for further period of five years with effect from April 1, 2011, subject to approval of members, on the terms and conditions set out in the resolution No. 5 of the notice of the ensuing Annual General Meeting.

The brief resume/details relating to directors, who are to be re-appointed have been furnished in the explanatory statement to the notice of the ensuing Annual General Meeting.

12.CORPORATE GOVERNANCE REPORT AND MANAGEMENT DISCUSSION AND ANALYSIS STATEMENT:

A report on corporate governance is attached to this Report along with Management Discussion and Analysis Statement.



13. FIXED DEPOSIT

The Company has accepted deposits without invitation to Public under section 58A of the Companies Act. 1956. The statement in lieu of advertisement signed by the Directors of the Company was filed with the Registrar of Companies, Mumbai pursuant to rule 4A(1) of the Companies (Acceptance of Deposits) rule, 1975. Fixed deposits accepted from employees, shareholders and outsiders as on March 31, 2011 stood at Rs. 83.701 Millions. None of the fixed deposits which are matured during the year remained unpaid.

14. CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION, FOREIGN EXCHANGE EARNINGS **AND OUTGO**

Information as per the Companies (Disclosure of Particulars in the Report of Board of Directors) Rules, 1988, relating to conservation of energy, technology absorption, foreign exchange earnings and outgo is provided in Annexure forming part of the Report.

15. PARTICULARS REGARDING EMPLOYEES

The Board of Directors wishes to express their appreciation to all the employees for their outstanding contribution to the operations of the Company during the year. The information required under section 217(2A) of the Companies Act, 1956 and the rules made there under is provided in annexure forming part of the report. In terms of section 219(1)(b)(iv) of the Act, the report and accounts are being sent to the shareholders excluding the aforesaid annexure. Any shareholder interested in obtaining copy of the same may write to the Company Secretary.

16. EMPLOYEE STOCK OPTION SCHEME

During the year under review, the Company implemented Employee Stock Option Scheme, 2007 ("the scheme"). Disclosures in respect of the scheme in compliance with Clause 12 of Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guideline, 1999 are set out in annexure to this report and forms part of this report.

17.DIRECTORS' RESPONSIBILITY STATEMENT **PURSUANT TO SECTION 217(2AA)**

- a) The Company has followed all applicable accounting standards in the preparation of annual accounts as recommended by statutory auditors.
- 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 at the end of the year and of the Profit of the Company for that year.

- c) The Directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provision of the Companies Act, 1956 for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities.
- d) The annual accounts are prepared on a going concern basis.

18. SOCIAL RESPONSIBILITY

Vascon Moorthy Foundation (VMF) was set up in February 2008 to handle the welfare initiatives of Vascon Engineers Limited. VMF was named after the late Shri N. R. Moorthy, Senior Mentor of Vascon. The first task was to look after the welfare of construction workers at Vascon Project sites. Outside the industry, VMF is taking steps to promote education of deserving children, especially girls. Long term plans include sponsoring or setting up an institute that can provide technical training in construction industry to the youth.

19. AUDITORS

Anand Mehta & Associates, Auditors, retire at the forthcoming Annual General Meeting and have confirmed their eligibility and willingness to accept offer, if re-appointed.

20. ACKNOWLEDGEMENT

We thank our bankers, customers and vendors for their continued support to our Company's growth. We place on record our appreciation of the contributions made by Vascon's employees at all levels. Their competence, hard work, solidarity, co-operation and support have enabled the Company to perform consistently well in a competitive environment.

> For and on behalf of the Board VASCON ENGINEERS LIMITED

Place: Pune V. Mohan Date: 14th May, 2011 Chairman



ANNEXURE TO DIRECTORS' REPORT

CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION, FOREIGN EXCHANGE EARNINGS **AND OUTGO**

As required under Section 217(1)(e) of the Companies Act, 1956 read with Rule 2 of the Companies (Disclosure of particulars in the Report of the Board of Directors) Rules, 1988, your Company is not covered by the Schedule of Industries which are required to furnish the information in Form-A.

Your Company has not imported any technology or other items, or carried on the business of export or import. Therefore, the disclosure requirements against technology absorption are not applicable to the Company.

FOREIGN EXCHANGE EARNINGS AND OUTGO

(Rs. In Millions)

Particular	2010-2011	2009-2010
Foreign exchange earnings	-	-
Expenditure in foreign exchange	21.84	19.09

Clause 12

Pursuant to the provisions of Securities and Exchange Board of India (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guideline,1999 the details of stock option as on 31st March, 2011 under the Employee Stock Option Scheme, 2007 are set out as under:

SR	Desc				
1	Options Granted	1	9,83,500		
2	The Pricing Formu	la			Fair value
3	Option Vested			1	9,83,500
4	Option Exercised			1	6,50,000
5	The Total number				
	as result of exercis	se of option		1	9,83,500
6	Options lapsed				Nil
7	Variation of terms				Nil
8	Money realised by		1	1,65	,00,000/-
9	· · · · · · · · · · · · · · · · · · ·				3,33,500
10	10 Employee wise details as on March 31				
	2010 of options granted to				
	Senior Managerial Name Exer		cise	No. of	
i)	Personnel Pric		Price	e(Rs)	Options
		R. Vasudevan	1	0	16,00,000
		N.R. Moorthy	10		50,000
C. V. Shah		1	0	50,000	
	S. P. Nair 1			0	50,000
		Kumar Krishnan	10		40,000
		P.S. Padgoankar	10		25,000
		D. Santhanam	10		25,000
		Sudhakar Shetty	1	0	15,000

	1	I	
Senior Managerial Personnel	Name	Exercise Price (Rs.)	No. of Options
	M.T. Badshah T. V. Jagdale J. K. Patoli Santosh Sundararajan M. Krishnamurthi	10 10 10	15,000 10,000 10,000 10,000 10,000
 ii) Any other employee who received a grant in any one year of option amounting to 5% or more of option granted during that year. 	R. Vasudevan.	00 optior	is to
iii)Identified employee who received a grant option, during any one year, equal to or exceeding 1% of the issued capital (excluding outstanding warrants and conversions) of the company at the time of grant	R. Vasudevan.	00 optior	ns to
11Diluted Earnings Per Share (EPS) pursuant to issue of shares on exercise of option calculated in accordance with Accounting Standard (AS) 20" Earning Per Share"	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
12 Where the Company has calculated the employees compensation cost using the intrinsic value of the stock options, the difference between the employee compensation cost so computed and the employee compensation cost that shall have been recognized if it had used fair value of the options. The impact of this difference on profits and on EPS of the Company.	profits and EPS	et on the	
13 Weighted average exercise prices and weighted average fair values of options separately for options whose exercise price either equals or exceeds or is less than the market price of the stock.			
14 A description of the method & significant assumptions used during the year to estimate the fair values of options, including the following weighted average information - (a) risk free interest rate (b) expected life (c) expected volatility (d) expected dividends and (e) the price of the underlying share in market at the time of option grant.			

For and on behalf of the Board **VASCON ENGINEERS LIMITED**

> V. Mohan Chairman

Place: Pune Date: 14th May, 2011



REPORT ON CORPORATE GOVERNANCE

REPORT ON CORPORATE GOVERNANCE

Philosophy:

Corporate Governance aims at promoting fairness, transparency, accountability and responsiveness and directing the Company to not only work towards the enhancement of shareholders' value but also towards the overall betterment of all stakeholders viz shareholders, creditors, customers, employees and society at large.

Vascon Engineers Limited is committed to achieve the above mentioned standards and maintain the highest standard of Corporate Governance. It believes in total transparency in sharing all relevant information with all its stakeholders and the Company is quite confident that the information shared would in turn contribute to improve the overall performance of the Company and further would strengthen the relationship of the Company with stakeholders, promoters, customers, vendors, government, employees. It is with this conviction that Vascon Engineers Limited has formulated procedures and policies & systems that are promoting immaculate Corporate Governance structure within the Company.

Company's Philosophy on Code of Corporate Governance

The Company has always been committed to the principle of good Corporate Governance which rests upon the four pillars of transparency, full disclosure, independent monitoring & fairness to all, especially to minority shareholders and has always strived to promote good Corporate Governance practice. The Corporate Governance structure in the Company assigns responsibility and entrusts authority among different participants in the organization viz Board, the senior management, employees etc.

Composition of the Board of Directors

The strength of Board of Directors as on 31st March, 2011 consists of five directors - One Managing Director, two Non-Executive Directors and two Non-Executive Independent Directors.

Given in the table below is the composition of the Board and inter alia the other directorships held by each of the directors.

Name	Position	Date of Joining	Directorship U/s 275 of the companies Act, 1956 in other Public Limited	l/s 275 of the Chairmanships/ ompanies Act, Memberships held in o 956 in other Public Limited Compar	
			Companies	Committees membership	Chairmanship Committees
V. Mohan DIN: 00071517	Chairman & Independent Director	March 6, 2007	5	1	NIL
R. Vasudevan DIN: 00013519	Managing Director	Jan 1, 1986	NIL	NIL	NIL
K. G. Krishnamurthy DIN: 00012579	Non- Executive Director	June 21, 2006	5	1	NIL
Ameet Hariani DIN: 00087866	Non- Executive Director	Sept 19, 2007	3	3	1
R. Kannan DIN: 00017321	Independent Director	Sept 19, 2007	NIL	NIL	NIL

- 1. The directorship/committee membership is based on the latest disclosures received from the Directors.
- 2. None of the directors is a member of the Board of more than 15 companies in terms of Section 275 of Companies Act, 1956; member of more than 10 committees & chairman of more than 5 committees across all companies in which he is a director.
- 3. None of the directors are related inter-se.

Board Meetings

The Board met nine times during the financial year 2010-2011. The maximum time gap between two meetings was not more than four calendar months. These were held on May 10, 2010, July 28, 2010, August 7, 2010, November 8, 2010, December 14, 2011, January 10, 2011, January 11, 2011, February 8, 2011 and March 30, 2011.

The number of Board meetings and attendance of all Directors during the financial year 2010-2011 is given in the table below:-

Directors	No of Board Meetings held	No of Board Meetings attended	Attendance at Last AGM
V. Mohan	9	9	Yes
R. Vasudevan	9	9	Yes
K. G. Krishnamurthy *	9	8	Yes
Ameet Hariani *	9	7	Yes
R. Kannan *	9	6	Yes

^{*}Were given leave of absence on request.



REPORT ON CORPORATE GOVERNANCE

The Company has a well-defined process of placing vital sufficient information before the Board such that the information earmarked under Clause 49 of the Listing Agreement(s) is covered to the fullest extent.

The Minutes of the Meetings of all the Committees namely, Audit Committee, Shareholders' Grievance Committee and Remuneration/Compensation Committee of the Company are placed before the Board as and when held during the year.

Committees of Board:

The Company has Board Level Committees, namely:

- 1. Audit Committee
- 2. Remuneration/Compensation Committee
- 3. Shareholders' Grievance Committee

Audit Committee

The Audit Committee has been constituted as per provisions of section 292A of the Companies Act, 1956 and clause 49 of the listing agreement. It was constituted on February 17, 2007 and reconstituted on Sept 16, 2009. It now comprises of three directors.

During the year the Audit Committee met on April 6, 2010, May 10, 2010, August 7, 2010, November 8, 2010 and February 8, 2011.

Given in the table below is the constitution of committee and attendance records of members:-

Name	Status	No. of meetings attended
	Chairman & Independent Director	5
Mr. R. Kannan	Independent Director	3
Mr. R. Vasudevan	Managing Director	5

The Company Secretary acts as Secretary to the Audit Committee.

Terms of reference of the Audit Committee are broadly as under:

- 1. If the remuneration to Auditors is not fixed by shareholders and is delegated to the Board then the Audit Committee should make a suitable recommendation to the Board.
- Where the Audit Committee finds the quality, efficiency and contribution of the Auditor is not satisfactory then, the Audit Committee shall take up the matter with the Auditor and in case he does not resign, the Audit Committee shall find a suitable replacement and recommend his appointment to the Board, including terms & conditions as to remuneration or otherwise.

- 3. To approve payment to the Auditor for services other than Audit.
- 4. To approve the bill of the Auditor for services in any other capacity.
- 5. To examine any changes in accounting policies and the reasons thereof.
- 6. To examine major accounting entries based on the exercise of judgment by management.
- 7. Where the Auditor made some qualifications in his draft report, to examine the details causing such qualification and suggest suitable addendum in the Director's Report.
- 8. Reviewing with the management, the quarterly financial statement before submission to the board for approval.
- 9. Reviewing the findings of any internal investigations by the internal auditors into matters where there is suspected fraud or irregularity or a failure of internal control systems of material nature and reporting the matter to the Board.
- 10.To look into the reasons for substantial defaults in the payment to the depositors, debenture holders, shareholders (in case of non-payment of declared dividend) and creditors.
- 11.To carry out such other functions as may be specifically referred to by the Board from time to
- 12. Relationships with Suppliers and Customers: The Directors and senior management employees of the Company during the course of interaction with suppliers and customers, shall neither receive nor offer or make, directly and indirectly, any illegal payments, remuneration, gifts, donations or comparable benefits which are intended or perceived to obtain business or uncompetitive favors for the conduct of its business. However this is not intended to include gifts of customary nature.
- 13.Interaction with Media: The Directors and senior management employees other than the designated spokespersons shall not engage with any member of press and media in matters concerning the Company. In such cases, they should direct the request to the designated spokespersons.
- 14. Safety and Environment: The Directors and senior management employees shall follow all prescribed safety and environment-related norms.

Remuneration/Compensation Committee

The Remuneration/Compensation Committee was constituted on June 11, 2007 and was reconstituted on Sept 16, 2009 now comprises of three directors.

During the year the Remuneration/Compensation Committee met on November 8, 2010 and February 8, 2011.



REPORT ON CORPORATE GOVERNANCE

Given in the table below is the constitution of the committee and attendance record of members:-

Name	Status	No. of meetings
		attended
Mr. V. Mohan	Chairman &	
	Independent Director	2
Mr. R. Kannan	Independent Director	1
Mr. Ameet Hariani	Non-executive Director	1

The Company Secretary acts as Secretary to the Remuneration/Compensation Committee.

Terms of reference of Remuneration/Compensation Committee are broadly as under:

- 1. To discharge the Board's responsibilities relating to compensation to the Company's Executive Directors.
- 2. To approve and evaluate the Executive Director's compensation plans, policies and programmes of the Company
- 3. To formulate, administer and adopt the Employees' Stock Option Plan (ESOP) of the Company
- 4. To determine the quantum of option to be granted under an ESOP per employee and the total number in aggregate
- 5. To determine at such intervals, as the Committee considers appropriate, the persons to whom shares or options may be granted
- 6. To decide the conditions under which option vested in employees may lapse in case of termination of employment for misconduct
- 7. To determine the exercise period within which the employee should exercise the option and that the option would lapse on failure to exercise the option within the exercise period
- 8. To determine the specified time period within which the employee shall exercise the vested options in the event of termination or resignation of the employee
- 9. To determine the right of an employee to exercise all the options vested in him at one time or at various points of time within the exercise period
- 10. To determine the procedure for making a fair and reasonable adjustment to the number of options and to the exercise price in case of corporate actions such as rights issue, bonus issue, merger, sale of division and others. In this regard the following shall be taken into consideration by the committee.
- (I) The number and the price of the ESOP shall be adjusted in a manner such that the total value of the ESOP remains the same after the corporate action
- (ii) For this purpose global best practices in this area including the procedures followed by the derivatives markets in India and abroad shall be considered

- 11. To determine the grant, vest and exercise of option in case of employees who are on long leave
- 12. To determine the procedure for cashless exercise of options
- 13. To construe and interpret the plan and to establish, amend and revoke rules and regulations for its administration. The Compensation Committee may correct any defect, omission or inconsistency in the plan or option and/or vary/amend the terms to adjust to the situation that may arise
- 14. To approve the transfer of the shares in the name of the employee at the time of exercise of options by such employee under ESOP
- 15. To review and approve any disclosures in the annual report or elsewhere in respect of compensation policies or directors' compensation
- 16. To obtain such outside or professional advice as it may consider necessary to carry out its duties
- 17. To invite any employee or such document as it may deem fit for exercising of its functions
- 18. To attend to such matters with respect to the remuneration of senior and other employees as may be submitted to it by the Managing Director
- 19. To attend to any other responsibility as may be entrusted by the Board.

The Company has no pecuniary relationship or transaction with its Non Executive Director other than payment of sitting fees. The Company has sought the expert legal advice of Hariani & Co, Solicitors & Advocates in certain matters and a sum of Rs. 44,66,347/- has been paid as professional fees to the said firm during the year ended 31st March, 2011. Mr. Ameet Hariani, Non Executive Director of Company is the Senior Partner of the said firm. The aforesaid professional fees are not considered material enough to have potential conflict with the interest of the Company.

On recommendations of the Compensation/ Remuneration Committee, the Board of Directors of the Company in their meeting held on 8th February, 2011 has re-appointed Mr. R. Vasudevan as a Managing Director and revised remuneration payable to him subject to the provisions of Section 198, 309 and other applicable provisions of the Companies Act, 1956 and approval of shareholders. Non-executive directors are paid sitting fees pursuant to Section 310 of the Companies Act, 1956.

Given in the table below are the details of remuneration paid/payable to the directors and their shareholding for the year ended March 31, 2011.



REPORT ON CORPORATE GOVERNANCE

Name of Director	R. Vasudevan	V. Mohan	K. G. Krishnamurthy	Ameet Hariani	R. Kannan
Salary Commission & Ex-gratia	32365759	NIL	NIL	NIL	NIL
other perquisites (LTA+Medical +gratuity+ superannuation +perks)	2432744	NIL	NIL	NIL	NIL
Contribution to PF	1202400	NIL	NIL	NIL	NIL
Sitting fees	NIL	130000	115000	105000	90000
Total	36000903	130000	115000	105000	90000
Shareholding of directors	9377529*	NIL	NIL	NIL	NIL

^{*} includes 7577528 equity shares jointly held with Mrs. Lalitha Vasudevan & 54546 equity shares jointly held with Mrs. Thangam Moorthy and 1745455 Equity Shares under his own name under Employee Stock Option Scheme, 2007 of the Company.

Shareholders Grievance Committee

The Shareholders Grievance Committee was constituted on June 11, 2007 and reconstituted on Sept 16, 2009 to specially oversee & redress the issues pertaining to Investor Grievances.

During the year, Shareholders Grievance Committee met on April 6, 2010, May 10, 2010, June 7, 2010, July 28, 2010, August 7, 2010, October 25, 2010, November 8, 2010 and February 8, 2011.

Given in the table below is the Constitution of Committee and attendance records of the members:-

Name	Status	No. of meetings attended
Mr. V. Mohan	Chairman & Independent Director	8
Mr. R. Vasudevan	Independent Director	8

The Company Secretary acts as secretary to the Shareholders Grievance Committee.

Terms of reference of Shareholders Grievance Committee are broadly as under:

- Transfer/Transmission of shares
- Issue of duplicate share certificate
- Review of share dematerialized and all related matters
- 4. Non receipt of Annual Report and dividend
- Monitors expeditious redressed of investors
- All others matters related to shares/Debentures

During the year following complaints were received from shareholders/investors and resolved.

Given in the table below is the complaints status:-

No of complaints received	No of complaints resolved	No of complaints pending
30	30	NIL

During the year following the unclaimed shares are in demat suspense account of the Company as at March 31, 2011 and the voting rights on these shares shall remain frozen till the rightful owner of such shares claims the shares.

At the being of the year		During	During the year		At the end of the year	
Aggregate number of shareholde	Outstanding shares in rs the suspense account lying at the beginning of the year	shareholders approached for transfer of shares	shareholders	Aggregate number of shareholders	Outstanding shares in the suspense account lying at the end of the year	
5	805	5	805	0	0	

Details of Compliance Officer

M. Krishnamurthi Company Secretary T: +91-20-30562305 F: +91-20-26131071

email: compliance.officer@vascon.com

Website: www.vascon.com

IPO Committee

Our IPO Committee was constituted on Sept. 19, 2007 and was reconstituted on Sept. 16, 2009 for all matters relating to public issue and allotment of shares of the Company in consultation with the stock exchanges concerned, SEBI and NSDL & CDSL. On successfully completion of IPO it was dissolved on May10, 2010.

Disclosures

Subsidiary Companies:

During the year, none of the subsidiaries was a material non listed Indian subsidiary Company as per the criteria given in Clause 49 of the Listing Agreement.

Policy for Prevention of Insider Trading:

In pursuance of the Securities & Exchange Board of India (Prohibition of Insider Trading) Regulations, 1992 (duly amended), the Board has approved "Policy for Prevention of Insider Trading". The objective of the policy is to prevent trading of shares of the Company by



REPORT ON CORPORATE GOVERNANCE

an Insider on the basis of unpublished price sensitive information. Under the policy, insiders are prohibited from dealing in the Company's shares during the closure of trading window. To deal in the securities over a specific limit, permission of Compliance Officer is required. All Directors/designated employees are required to disclose related information periodically as defined in the Code, which in turn is being forwarded to the Stock Exchanges. The Company Secretary has been designated as the Compliance Officer.

Code of Conduct:

The Code of Conduct (the Code) as recommended by the Corporate Governance Committee and adopted by the Board is a comprehensive Code to ensure good governance and provide for ethical standards of conduct on matters including conflict of interest, acceptance of positions of responsibility, treatment of business opportunities and the like. The Code is applicable to all the Directors & the Senior Management Personnel of the Company. An annual affirmation of compliance with the Code has been obtained from all members of the Board & Senior Management Personnel as on March 31, 2011.

A copy of the Code of Conduct has been hosted on the Company's website www.vascon.com

In terms of Clause 49 of the Listing Agreement, a declaration signed by the Managing Director is stated hereunder:

I hereby confirm that:

All members of the Board & Senior Management Personnel of the Company have affirmed compliance with Vascon's Code of Conduct for the financial year 2010-2011.

Place: Pune Sd/-

Date: 14th May, 2011 Managing Director

General Shareholder Information

26th Annual General Meeting

Date: 27th September, 2011

Time: 3.30 p.m.

Venue: Babasaheb Dhanakur Hall,

> Oricon House, 12, K. Dubhash Marg, Near Jehangir Art Gallery, Kalaghoda,

Fort, Mumbai 400001.

Last three Annual General Meetings

YEAR	DATE AND TIME	VENUE	SPECIAL RESOLUTION (S) PASSED
2007- 2008	Aug 25, 2008. at 3.00 P.M	The Conference Room of HDFC HIREF, 6th Floor, Raman House, H T Parekh Marg, 169 Backbay Reclamation, Churchgate, Mumbai 20	NIL
2008- 2009	Aug 27, 2009 at 12.00 P.M.	The Conference Room of HDFC HIREF, 6th Floor, Raman House, H T Parekh Marg, 169 Backbay Reclamation, Churchgate, Mumbai 20	NIL
2009-2010	July 28, 2010 at 4.00 P.M.	Wisteria Ballroom at Lavender Bough, next to Swaminarayan Temple, 90 Feet Road, Garodia Nagar, Ghatkopar (East), Mumbai 400 077	Pursuant to section 314 of the Companies Act, 1956, and subject to the approval of the Central Government appointment of Mr. Siddharth Vasudevan Moorthy, son of Mr.R. Vasudevan, Managing Director of the Company, to hold an office or place of profit as project controller of the Company on following remuneration with effect from August 1,2010.

All special resolutions in the Annual General Meeting held in 2010 were passed through show of hands.

Approval by Members through Postal Ballot:

The Company sought approval of the Members for passing a Ordinary Resolution under Section 61 of the Companies Act, 1956, to vary, alter, modify, revise or delete any of the details as the Board may deem fit in the best interest of the Company, of the objects in the Initial Public offering through 100% book building process contained in the prospectus dated February 2, 2010 including to take up any new activity/ expenses/ financial commitment apart from those mentioned in the Prospectus and to change deployment of funds, taking in to consideration the business prospectus and funding requirements of the Company & to authorised the Board to address any concern, reply any query, decide any issue, answer any clarification, decide any other matter in this regard in the interest of the Company and do all such acts, deeds and things as



REPORT ON CORPORATE GOVERNANCE

may be considered necessary, proper, expedient or incidental for the purpose of giving effect to this resolution. Ms. Savita Jyoti a Practicing company secretary, was appointed as the Scrutinizer for conducting the Postal Ballot process. The details of the voting pattern are as under:

Particulars	No. of Votes
Voted in favor of the Resolution	69510651
Voted in Against the Resolution	1821
Invalid Votes (unsigned/unticked)	400

The Resolution was approved by a requisite majority of the Members.

Procedure for Postal Ballot

After receiving the approval of the Board of Directors, Notice of the Postal Ballot, text of the Resolution and Explanatory Statement, relevant documents, postal ballot form and self-addressed postage pre-paid envelopes are sent to the shareholders to enable them to consider and vote for or against the proposal within a period of 30 days from the date of dispatch. The calendar of events containing the activity chart is filed with the Registrar of Companies. After the last date for receipt of ballots, the Scrutinizer, after due verification, submits the results to the Chairman. Thereafter, the Chairman declares the result of the Postal Ballot. The same is published in the Newspapers and informed to Stock Exchanges viz Bombay Stock exchange India Limited and National Stock Exchange of India Limited.

Financial year

The Financial year is April 1, 2010 to March 31, 2011

Financial Results on Company's Website:

The annual results of the Company are published in leading newspapers in India, Economic Times and Maharashtra Times and also displayed on its web site www.vascon.com. Presentations to analysts, as and when made, are immediately placed on the website for the benefit of the shareholders and public at large.

Book Closure:

16th September, 2011 - 27th September, 2011

Dividend Payment Date: 7th October, 2011

Listing on Stock Exchange:

The Company's equity shares are listed on The National Stock Exchange of India Limited (NSE) and Bombay Stock Exchange Limited (BSE). Listing fees for the financial year has been paid in full for both the stock exchanges.

Stock Code/ Symbol:

National Stock Exchange of India Limited - Vascon EQ Bombay Stock Exchange Limited - 533156 ISIN NO: INE893I01013

Master Price Data: High, Low during each month in last financial year:

Month	Equity shares				
	NS	Ε	BSE		
	High (Rs.)	Low (Rs.)	High (Rs.)	Low (Rs.)	
April, 2010 May, 2010	167.90 164.00	149.00 136.10	168.00 164.00	154.95 138.10	
June, 2010	154.00	130.25	151.75	130.05	
July, 2010	151.75	135.50	151.85	135.00	
August, 2010	196.80	136.95	196.40	138.00	
September, 2010	185.90	162.00	186.50	162.70	
October, 2010	180.00	158.25	180.00	158.75	
November, 2010	171.50	112.60	171.50	112.35	
December, 2010	149.40	116.00	147.50	116.00	
January, 2011	146.80	110.05	148.80	110.05	
February, 2011	116.00	91.00	114.80	90.30	
March, 2011	115.90	85.10	105.00	84.50	

Registrar and Transfer Agents & Share Transfer System:

Karvy Computershare Private Limited Plot No. 17 to 24, Vittalrao Nagar

Madhapur

Hyderabad - 500 081

Email: einward.ris@karvy.com

Investor grievance id: einward.ris@karvy.com

Website: www.karvy.com

Contact Person: J. V Raju, Asst. General Manager

SEBI Registration No.: INR000000221

The Company's shares are covered under the compulsory dematerialized list and are transferable through the depository system. Shares sent for transfer in physical form are registered and return within a period of 30 days from the date of receipt of the document, provided the documents are valid and complete in all respects

Distribution of shareholding as on 31st March, 2011

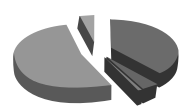
No. of Equity Shares held	Shareholders		Equity shares held	
Category	No. of Shareholders	% to Total	Shares	% to Total
001 - 500	5528	85.95	631080	0.70
501 - 1000	588	9.14	380670	0.42
1001 - 2000	131	2.04	195383	0.22
2001 - 3000	42	0.65	108260	0.12
3001 - 4000	16	0.25	57712	0.06
4001 - 5000	20	0.31	93808	0.10
5001 - 10000	30	0.47	212578	0.24
10001 & Above	77	1.20	88336559	98.13
Total	6432	100.00	90016050	100.00



REPORT ON CORPORATE GOVERNANCE

Shareholding pattern as on 31st March, 2011

Category	No. of Shares held	% to Total
Promoters Holdings	34831823	38.70
Public Share holding:		
Mutual Funds	2949219	3.28
Banks, Financial Institutions		
& others	0	0
Insurance companies	0	0
Foreign Institutional Investors	774523	0.86
Bodies Corporate	47794879	53.10
NRI/Foreign Nationals	6219	0.01
Indian Public	3659387	4.07
Total	90016050	100.00



- Mutual Funds
- Banks, Financial Institutions & others
- Insurance companies
- Foreign Institutional Investors
- Bodies Corporate

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

Address for correspondence

Registered Office:

15/16, Hazari Baug, LBS Marg, Vikhroli (West)

Mumbai 400 083

Tel: +91-22-25781143 Fax: +91-20-26131071

Corporate Office

'Phoenix', Bund Garden Road, Pune 411 001

Tel: +91-20-30562200/300 Fax: +91-20-26131071

email: vascon@vsnl.com

Compliance Officer

M Krishnamurthi

Company Secretary

T: +91-20-305662305

F: +91-20-26131071]

email:mk_murthi@vascon.com

Website www.vascon.com

Shareholders' Correspondence:

Registrar & Transfer Agents for all matters relating to transfer/dematerialization of shares, payment of dividend, IPO refunds/demat credits at

Karvy Computershare Private Limited

Plot No. 17 to 24, Vittalrao Nagar

Madhapur

Hyderabad 500 081

Email: einward.ris@karvy.com

Investor grievance id: einward.ris@karvy.com

Website: www.karvy.com

Contact Person: S V Raju, Asst. General Manager

SEBI Registration No.: INR000000221



REPORT ON CORPORATE GOVERNANCE

CERTIFICATE ON COMPLIANCE WITH **CLAUSE 49 OF THE LISTING AGREEMENT BY VASCON ENGINEERS LIMITED**

To the Members of VASCON ENGINEERS LIMITED

I have examined the compliance by VASCON ENGINEERS LIMITED ('the Company') of the requirements under Clause 49 of the Listing Agreement, entered into by the Company with the Stock Exchanges, for the year ended 31st March 2011.

In my opinion and to the best of my information and according to the explanations given to me, I certify that the Company has complied with the conditions of Corporate Governance as stipulated in Clause 49 of the Listing Agreement.

The compliance of conditions of Corporate Governance is the responsibility of the management of the Company. My examination was limited to procedures adopted, and implementation thereof, by the Company for ensuring compliance with the conditions of Corporate Governance under Clause 49. The examination is neither an audit nor an expression of opinion on the financial statements of the Company.

I 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.

Dr. K. R. Chandratre Practising Company Secretary FCS No. 1370 Certificate of Practice No. 5144

Place: Pune Date : 14 May, 2011

CEO/CFO Certification:

To the Board of Directors of Vascon Engineers Limited, we R. Vasudevan, Managing Director and D. Santham, Chief Financial Officer certify that:

- (A) We have reviewed financial statements and the cash flow statement for the year and that to the best of their knowledge and belief:
- (i) these statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
- (ii) these statements together present a true and fair view of the Company's affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- (B) There are, to the best of their knowledge and belief, no transactions entered into by the Company during the year which are fraudulent, illegal or violative of the Company's code of conduct.
- (C) We accept responsibility for establishing and maintaining internal controls and that they have evaluated the effectiveness of the internal control systems of the Company and they have disclosed to the auditors and the Audit Committee, deficiencies in the design or operation of internal controls, if any, of which they are aware and the steps they have taken or propose to take to rectify these deficiencies.
- (D) They have indicated to the auditors and the Audit committee that:
- significant changes in internal control during the year;
- (ii) significant changes in accounting policies during the year and that the same have been disclosed in the notes to the financial statements: and
- (iii) instances of significant fraud of which they have become aware and the involvement therein, if any, of the management or an employee having a significant role in the Company's internal control system.

Place: Pune Date: 14 May, 2011 D. Santhanam Chief Financial Officer

R. Vasudevan Managing Director



The Economic Scenario

India's GDP started to indicate recovery trends since Q4FY10. As per advance estimates the overall GDP growth rate for 2010-11 was 8.6 percent in comparison to 8.0 percent during 2009-10. Further Government is planning for maintaining high GDP growth in the range of 8.75-9.25% for 2011-12

According to the latest estimates available on the Index of Industrial Production (IIP), the general index registered a growth rate of 7.8 per cent in 2010-11 as compared to 10.5 per cent during April-March 2009-10. However, the index for six infrastructure sectors (comprising crude oil, petroleum refinery products, coal, electricity, cement and finished carbon steel) with a weight of 26.68 per cent in the Index of Industrial Production (IIP) grew by 5.9 per cent during April-March 2010-11, as compared to growth rate of 5.5 per cent achieved during the corresponding period in 2009-10.

The Indian economy compared to other economies have shown remarkable bounce back post recessionary phase and is today rated as one of the most attractive investment destinations across the globe. The net capital inflows to the extent of US\$ 18.8 billion in a single quarter as compared to US\$ 3.5 billion in the first quarter of FY2011 further strengthens the outlook for our country as a preferred investment destination. However, the current European crisis and inflationary conditions in India makes us predict that the recovery will be uneven in global context for some more time.

Industry Scenario

EPC and Infrastructure Sector

The biggest booster to the economic growth has been the construction industry. The growth in Construction Industry continues to outpace GDP growth for the last few years. In the recent union budget (28 Feb. 2011), it was seen that the spending in infrastructure projects will increase another 23%. In last four years, Indian Government's focus on investment in infrastructure projects has already seen a massive jump; further increase of 23% will only help the economy. It is estimated that total construction spending shall be doubled to Rs 12,189 billion during the period 2008-09 to 2012-13 from Rs 6,217 billion incurred during 2003-04 to 2007-08. There is a huge opportunity for infra spending in the segments of Construction Industry.

The Government is also seeking higher investments from the private players through the Public Private Partnership (PPP) Model by making necessary changes in the policy framework. There has been huge potential opportunities in all segments of Construction Industry more particularly, roads, highways, real estate and airports and further, it is expected that other sectors like power, SEZs, metros, ports and urban infrastructure will also be the key drivers for the coming years.

During the Twelfth Five Year Plan (2012-2017), the total investment in infrastructure is projected to be around INR 41 trillion (US\$1 trillion).

In 2009-10, expenditure worth approximately 7.2 per cent of the GDP was spent on infrastructure. The government aims to increase the country's infrastructure expenditure to 9 per cent of its GDP by 2014. Investment in the country's infrastructure sector has doubled over the last five years, from 4% of GDP to 8%.

Given the economic fundamentals and committed efforts of the government to drive growth, the future of the Indian economy, in particular construction industry, appears to be optimistic.

Real Estate

The real estate sector in India is of great importance. According to the report of the Technical Group on Estimation of Housing Shortage, an estimated shortage of 26.53 million houses during the Eleventh Five Year Plan (2007-12) provides a big investment opportunity.

The Indian real estate industry is expected to be valued at US\$ 180 billion (INR 8,640 billion) by 2020. The real estate sector in India is on a rapid growth trajectory. The real estate sector is a key growth driver of the country's economy. The contribution of the residential segment alone to India's gross domestic product (GDP) is around 5 to 6 per cent.

In a short span of time, the industry has evolved from a highly fragmented and unorganized market into a semi-organized market, with a large number of listed companies.

In the last decade, foreign domestic investments (FDI) in real estate, has increased due to the growing interest of foreign players in the Indian market. The real estate sector is one of the highest FDI-attracting sectors in India, with recorded FDI inflow of more than US\$ 8.9 billion (INR 403 billion) between April 2000 and September 2010. FDI of up to 100 per cent is allowed under the automatic route in most asset classes.

Favorable demographics (a young population and increasing urbanization) and growth in the services sector, especially the IT & ITeS sector, have primarily driven growth in the real estate industry.

Growth Drivers

Residential space

- ✓ Rapid urbanization the urban population is estimated to reach 590 million by 2030.
- ✓ Decreasing household size Growth in the number of nuclear families is leading to an increase in the number of households, especially middle-class households. India is expected to be home to 91 million middle-class households by 2030.



- √ The growing working age population in the 15-60 age groups is expected to reach 918 million, or 64 per cent, of the population by 2025.
- ✓ The demand for affordable housing is growing, which is a priority segment for both the government and developers.
- √ The country's housing shortage in 2007 totalled 24 million units, and this is expected to increase to more than 26 million units by 2012.

Commercial office space

- √ The commercial real estate (CRE) segment (primarily) office space) has expanded on the back of growth in the Indian economy.
- ✓ The influx of multinational companies (MNCs) and the growth of the services sector have driven the demand for office space.
- ✓ Progressive liberalization and the relaxation of FDI norms in various sectors have paved the way for growth in FDI in the real estate sector. This, in turn, has led to a burgeoning demand for office space from MNCs and other foreign investors.
- √ The demand for office space is expected to increase driven by the growth in the services industry, which includes telecom, financial services and IT & ITeS, which accounts for the maximum demand of commercial office space in the country.

Retail space

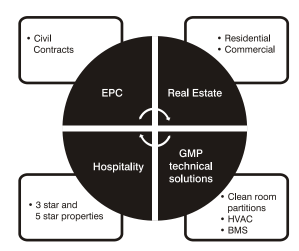
- ✓ Consumerism is increasing on the back of rising disposable income.
- ✓ Organized retailing has grown.
- ✓ The entry of international retailers has boosted industry. growth.
- ✓ Expansion by domestic retailers has also given impetus to the industry.
- ✓ The share of organized retail in the total Indian retail trade pie is projected to grow at 40 per cent per annum.

Hospitality Space

- ✓ The hospitality segment has witnessed robust demand growth, primarily due to strong growth in tourism, including both business and leisure travel.
- ✓ India is becoming increasingly popular as a medical tourism destination.

A significant demand-supply gap characterizes the segment. The potential for budget hotels, service apartments, spas and other niche products is significant.

Company Performance



The Company is one of the leading real estate development and construction companies in India with a unique business model and delivery mechanism. It has over the years proved its expertise in construction and further leveraged it in its other business segments of real estate development and hospitality. The Company has for the year successfully completed and added following projects to its esteemed list of projects.

EPC Business

Significant projects completed during the year:

1. Delhi International Airport (Multilevel Car Parking)

The Multilevel car park at Delhi International Airport terminal # 3 is the largest in India and has a capacity to accommodate 4,300 vehicles, spread across 7 floors. The project has been completed in a record time of 15 months with a construction area of 1.2 million sq. ft. and with the estimated contract value of Rs 2,480 million.

2. Ruby Mill, Mumbai

This high-rise commercial building in Dadar, Mumbai has bagged various awards along with "Well Built Structure" Award from Builder's Association of India 2009. The project has total construction area of 1.45 million sq. ft. with the estimated contract value of Rs. 2,074 million. The project has been completed in a record time of 2.5 years.

3. Cipla, Indore SEZ

This Company has done factory building work for CIPLA at Indore SEZ. The project has a total construction area of 1.55 million sq. ft. with an estimated contract value of Rs. 1,447 million and has been completed within tenure of 18 months.



4. Neelkanth Palacia Mall and IT Park, Mumbai

This commercial complex in Kurla, Mumbai has total construction area of 0.95 million sq. ft with an estimated contract value of Rs1,333 million and has been completed within a span of 3.5 years.

Significant Projects awarded to Vascon during the year:

1. Adani Meadows - Shantigram

The Company has acquired order worth Rs 1321 million from Adani Township and Real Estate Company for its Shantigram township in Ahmedabad, Gujarat. The project execution has commenced in the month of Feb. 2011 and is expected to get completed in 2013.

2. NBCC, Mumbai

The Company has bagged order worth Rs 1312 million from NBCC for building a hospital in Mumbai, Maharashtra. The project execution has commenced in the month of March 2011 and is expected to get completed by 2013.

3. Park Amstoria - Phase | BPTP

The Company has bagged order worth Rs1297 million from BPTP for constructing a residential complex in Haryana. The project execution has commenced in the month of Feb. 2011 and is expected to get completed by end of 2012.

4. Akshaya Realty

The Company has acquired order worth Rs 1100 million from Akshaya January and Akshaya Metroplocs for constructing a residential complex in Chennai, Tamilnadu. The project execution has commenced in the month of March 2011 and is expected to get completed by 2013.

5. Kondwa Realty

The Company has acquired order worth Rs 999 million from Kondhwa Reality for constructing a residential complex in Pune, Maharashtra. The project execution has commenced in the month of June 2010 and expected to get completed by 2012.

Real Estate

Significant Ongoing Projects:

Windermere

This is a ultra luxury residential project at Pune's most sought after located - Koregaon Park, Pune, Maharashtra that comprises of apartments ranging from 3000 sq. ft. to 3800 sq. ft. and duplexes of 8300 sq. ft. with its own private swimming pool.

The project has bagged the Certified Platinum rating from The Indian Green Building Council (IGBC) green homes.

The project is designed for five star rated Eco housing with

amenities such as renewable energy systems, architectural design that ensures good ventilation and the maximum use of natural lighting, use of environmental friendly construction material, water conservation by maximum recycling, rain water harvesting, organic waste management and many more.

The project with an approximate saleable area of 0.4 msft. is expected to be completed in 2013.

Forest County - Phase I

This is one of the premium projects situated in a sunrise location that's tucked away from the madding crowd -Kharadi, Pune, Maharashtra, yet is at a convenient distance from all the important destinations. The project features various amenities such as well designed landscaped green belt with water body, dedicated children play zones, joggers track, spacious and fully furnished club house, etc.

Forest County incorporates environmental consideration at every stage of building construction such as environmental architecture, efficient building material, water conservation.

The phase I of the project will comprise of 11 building with total saleable area of 0.84 msft. and is expected to get completed in 2012.

Willows Phase II

This is phase II of the luxurious Willows residential project located at one of Pune's most sought after locations -Baner/ Balewadi. The project houses three sides open, eco friendly homes with the latest amenities. The project with an approximate saleable area of 0.16 msft. is expected to be completed by 2013.

Vista Phase II

This is a residential project located at Indiranagar, Nashik, Maharashtra that comprises of well-ventilated homes of 2 and 3 BHK apartments. The project features various amenities such as centrally landscaped gardens, children's area and fully equipped multi activity club house. Keeping in line with our endeavor of constructing eco friendly buildings, this project also has a vermiculture pit, rainwater harvesting and sewage treatment plant. The project will comprise of a total saleable area of 0.13 msft. and is expected to be completed by 2012.

Tulip Phase II

This is tallest premium Vascon-Pricol residential project at Avinashi Road, Coimbatore. That comprises of lavish and well ventilated 2, 3 & 4 BHK apartments. The project is completely Vastu friendly with thoughtfully designed landscaping giving the complex a perennial fresh and lively

The project with an approximate saleable area of 0.2 msft. is expected to be completed by 2013.



Novotel

The Novotel hotel is located at Nagar Road, Pune, Maharashtra and provides luxurious comforts and modern facilities. It contains 246 keys and various banquet halls, lounge bar, restaurants, meeting rooms, business center, health club, spa and swimming pool. It has an area of 0.2 million square feet, excluding parking, and has ten floors in addition to three basements and ground floor. The project is expected to be completed by 2012.

SWOT Analysis of our Business:

Strengths

1. Joint Venture Business Model

The Company's core strength lies in its unique joint venture business model wherein the Company enters into development agreements with land owners to acquire development rights for their land in exchange for a predetermined portion of revenues, profits or developable area generated from the project. This model brings along capital efficiency and allows your Company to rapidly grow the business without blocking large amounts of capital in land purchases. For any given amount of capital, the joint venture model allows Vascon to do many more projects than it could if it had to buy the land. This leads to greater profitability at the company level and significantly reduces the exposure to risk in any one project. This model is expected to provide some cushion to profits during real-estate downturn.

2. Significant experience and strong track record

The Company has significant experience in providing EPC services, and has established a strong track record of designing and constructing a diverse range of projects. With over 25 years of experience in the EPC services business, Company has constructed across the realestate category including factories, hospitals, hospitality properties, office and residential complexes, shopping malls, multiplexes, IT parks and other buildings.

3. Diversified portfolio of businesses and diverse revenue streams

The Company has currently has two main revenue streams, one from EPC and the other from Real Estate business. Also the Company has operations in a number of states and union territories of India. Company believes that such a diversified business portfolio diminishes the risks associated with the dynamics of any particular industry while also simultaneously helps us to benefit from the synergies of operating diverse businesses.

4. Strong project portfolio

The Company's current real-estate portfolio comprises of 66 msft. of developable area under various stages of planning or construction across various cities. Unlocking this portfolio in future will add significant value to our realestate business segment.

5. Quality and strength of execution

The Company has a track record of developing and constructing high quality and innovative projects. It has dedicated teams and processes to bid for, design and engineer, procure materials for and construct projects in a cost-effective and quality-controlled manner. Company's execution capability of 10 msft, and being the recipient of the Platinum Leed award for some of its projects has added to its superior execution skills.

The Company currently is ISO 9001:2008 certified for our management systems and achieved ISO 14001:2004 certification for environmental procedures in 2006.

6. Qualified and proven project teams and experienced management

The Company has broader management bandwidth and an experience team with broad based skill sets. The diversity of expertise of employees gives the Company the flexibility to adapt to the needs of customers.

7. Established brand name

In over two decades of operations, the Company has established a well-recognized brand name in business. The Company believes that customers associate its brand name with quality, transparency, reliability, ethics and value. The Company has developed long-term relationships with retail and corporate customers as well as investors in the real estate market, joint venture entities parties, sub-contractors and suppliers, and its EPC services business, enjoy repeat business with many of its EPC customers.

Opportunities:

1. Ability to bid for Full-Service Contract

The Company has acquired GMP Solutions in FY11. This was mainly in order to be backward integrated and participate in modular clean room, office partitions, HVAC, electrical and building management systems. It will enable the Company to mature as a general contractor and participate in bidding of full service contracts.

2. Mid Segment Focus

Currently our economy is reeling under pressure of high interest rates and high inflation. However, the Company being into mid-sized category, the impact of the challenging scenario is expected to be minimized.



Challenges

1. Execution

The Company is renowned for its superior construction capability and delivering remarkable real-estate projects. We expect increased construction orders and real estate portfolio to increase as we go ahead. This will pose challenges to complete projects within the stipulated time period and to maintain the quality levels showcased by our Brand till now. Company has been constantly working on it to handle our growing business.

2. Brand Recognition in Newer Cities

As the Company enters newer geographies and cities, the challenge on penetrating and competing with existing players comes along. Company will remain focused on adding new value creating developments and believes that our track-record will help it create a mark as a preferred player in the newly entered cities as well.

Threats

1. Industry Risk

Real estate segment usually follows the macro-economic trend. During challenging economic growth parameters, this segment being linked to government policies, interest rate, demand-supply conditions and the general liquidity scenario in the economy, may get impacted during the period.

The Company takes care to prevent itself from being vulnerable to the change in the economic scenario by adopting asset-light model and de-risking itself from vagaries of land prices and carrying out extensive research before entering into newer geographies.

2. Legal Approvals

Real estate development has to go through too many legal hassles. Any delay in getting approvals leads to delay in projects. Company ensures proper documentation process to smoothly carry out execution of projects.

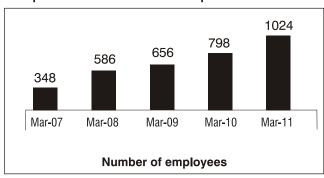
Human Resource

Employees' Competitive Advantages

In today's fast-paced economy, competition is an issue of services and products. Company gives attention to a better service and best product and how this can be achieved through utilizing the talent of its human resources. Understanding sources of competitive advantage has become a major area of research in the field of strategic management. Competitive advantage concepts and models, competitive strategies and Human Resource practices have a significant impact on the

employees' performance. Management trusts its employees and gives them challenging assignments, in turn employees give commitment to accomplish the organizational objectives & goals with high performance.

Companies Growth in terms of Manpower

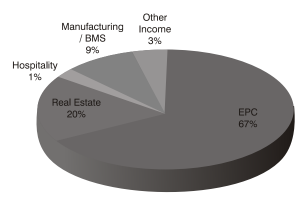


This year Company has bagged Asia's Best Employer Brand Award from Employers Branding Institute for Managing Health at Work category.

Financial Highlights

- During the year 2010-11, the Company reported net income of Rs 10,543 million, an increase of 37.0% over the previous year.
- Earnings before Interest, Depreciation, Tax and amortization stood at 1,296 million, up by 19.2 %.
- Profit before tax from ordinary activities registered a growth of 16.3 % at Rs 900 million.
- Net profit stood at Rs 659 million, up by Rs. 23.6 %.
- Net Debt to Equity stood at 0.36 times.

The Company's Revenue is segmented as below:





AUDITOR'S REPORT

To the Members of

VASCON ENGINEERS LIMITED

We have audited the attached Balance Sheet of the above company as at 31st March, 2011, and also the Profit & Loss Account and the Cash flow Statement for the year ended as 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.

We conducted our audit in accordance with auditing standards generally accepted in India. These standards require that we plan and perform the audit to obtain reasonable assurance that the financial statements are free from any material misstatements. An audit includes examining on test basis evidence supporting the amount of disclosure in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by the management as well as evaluating the overall financial statements presentation. We believe that our audit provides a reasonable basis for our opinion.

- As required by the Companies (Auditor's Report) Order, 2003 issued by the Central Government in terms of Sub Section (4A) Section 227 of the Companies Act, 1956 and on the basis of such checks of the books and records as we considered appropriate and to the best of our knowledge and according to the information and explanations given to us during the course of the audit, we give below in the annexure a statement on the matter specified in paragraph 4 and 5 of the said order.
- Further to our comments in the annexure referred to in paragraph 1 above:
- a. We have obtained all the information and explanations, which to the best of our knowledge and belief were necessary for the purpose of our audit.
- b. In our opinion, proper Books of Accounts as required by the law have been kept by the Company so far as it appears from examination of such books.

- c. The Balance Sheet, Profit and Loss Account and Cash Flow Statement referred in this report are in agreement with the Books of Account.
- d. In our opinion the Balance Sheet and Profit & Loss Account and Cash Flow Statement referred to in this report are in compliance with the accounting standards referred to in section 211 (3C) of the Companies Act, 1956.
- e. On the basis of the written representations received from the directors of the Company and taken on record by the board of directors, we report that none of the directors is disqualified at the year-end from being appointed to act as 'Director' under Section 274 (1) (g) of the Companies Act, 1956.
- f. In our opinion and to the best of our information and according to the explanations given to us, the said Balance Sheet, Profit and Loss Account and Cash Flow Statement read together with the notes thereon give the information required by the Companies Act, 1956 in the manner as required and give a true and fair view in conformity with the accounting principles generally accepted in India:
- In the case of Balance Sheet, of the state of affairs of the Company as at 31st March, 2011,
- ii. In the case of Profit and Loss Account, of the Profit of the Company for the year ended on that date; and
- iii. In the case of Cash Flow Statement, of the cash flows of the Company for the year ended on that date.

For

Anand Mehta & Associates CHARTERED ACCOUNTANTS

Kusai Goawala

Partner

Membership No. 039062 Firm Registration No. 127305W Place: Pune, Dated: May 14, 2011



ANNEXURE TO AUDITOR'S REPORT

The annexure referred in our report to the Members of Vascon Engineers Limited for the year ended 31st March, 2011.

Based on the audit procedures performed for the purpose of reporting a true and fair view on the financial statements of the Company and taking into consideration the books of accounts and other records examined by us in the normal course of audit, we report that:

- 1. a) The Company is maintaining proper records showing full particulars of fixed assets.
 - b) According to the information and explanations given to us, a major portion of the fixed assets has been physically verified by the management during the year. In our opinion, the frequency of verification of the fixed assets is reasonable having regards to the size of the Company and the nature of its assets. As informed, no material discrepancies were noticed on such verification.
 - During the year, the Company has not disposed off substantial part of fixed assets which may affect the going concern status of the Company.
- 2. a) The Company is engaged mainly in the construction business. Majority of the stock of the Company are in form of developments/work in progress. The stock in the said form and stock of other materials have been regularly verified by the management 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 stocks followed by the management were reasonable and adequate in relation to the size of the Company and the nature of its business.
 - c) The inventories which are in the form of work-inprogress/development keep on changing as work progresses. Due to its very nature it is not comparable with any book records. Except this, discrepancies noticed on verification between physical stock and book records were not material and have been properly dealt with in the books of accounts.
- a) The Company has not granted any loans to Companies, firms, or other parties listed in the Register maintained under sec. 301 of the Companies Act, 1956 and hence the clauses (a)

- to (d) of Paragraph 4(iii) of the Order are not applicable.
- b) The Company has taken loans from parties listed in Register maintained under section 301 of the Companies Act, 1956, the number of parties and the aggregate amount involved in the transaction during the year under review was as follows.

	Cur. Yr.	Prev. Yr.		Cur. Yr.	Prev. Yr.
No. of Parties	0	1	Amt. Involved Rs.	-	5,000,000

- c) The rate of Interest and other terms and conditions of such loans are, in our opinion, prima facie, not prejudicial to the interests of the Company.
- d) In respect of such loans taken by the Company, the Company is regular in repayment of the principal amounts as stipulated and payment of interest where applicable.
- 4. In our opinion, the Company has an adequate internal control system commensurate with the size of the Company and the nature of its business with regard to the purchase of inventories and fixed assets and with regard to sale of goods and services. We have not observed continuing failure to correct major weaknesses in internal control systems.
- 5. According to the information and explanations given to us, the Company has not entered into any contract or arrangement, for purchases of goods and materials and/or sales of goods, materials and services, with the parties referred under S. 301 of the Companies Act, 1956. Hence, the provisions of clause 4(v) of the Companies (Auditor's Report) Order 2003 are not applicable.
- 6. In our opinion and according to the information and explanations given to us, in respect of the Deposits accepted by the Company from the public, the Company has complied with the directives issued by the Reserve Bank of India and the provisions of section 58A and 58AA and any other relevant provisions of the Companies Act, 1956 and Rules framed there under as may be applicable. According to the information and explanations given to us, no order has been passed by Company Law Board or the National Company Law Tribunal or any Court or any other Tribunal in regard to the above provisions.



ANNEXURE TO AUDITOR'S REPORT

- 7. The Company has set up an internal audit system for operations at some of its new distant locations. As informed to us, the Company is in the process of setting-up a formal internal audit system commensurate with the size and the nature of its business for its operations at all locations.
- 8. According to the information and explanations given to us, the Central Government has not prescribed the maintenance of cost records under section 209(1)(d) of the Companies Act, 1956 for any of the products of the Company.
- 9. a) According to the information and explanations given to us, the Company was generally regular in depositing with appropriate authority undisputed statutory dues in respect of Provident fund, Investor Education and Protection fund, Employee's State Insurance, Wealth Tax, Service Tax, Cess and other statutory dues as may be applicable, though there have been slight delays in few cases. There was no arrears of any statutory dues which were outstanding as at year end for a period of more than 6 months from the date they became payable except in case of Advance Income Tax, short paid to the extent of Rs 12,06,955/-.
 - b) There were no disputed dues in respect of Income tax, Sales tax, Custom duty, Wealth tax, Service tax, Excise duty that have not been deposited except in respect of the particulars given here under:

Sr No	Tax Laws	Forum where dispute is pending	Period	Cur. Yr.	Prev. Yr.
1	Service Tax	Commissioner (Appeal) Chandigarh Service tax	F.Y 2006-08	706,677	706,677
2	Service Tax	Service Tax Appellate Tribunal Delhi	F.Y 2004-07	3,709,154	3,709,154
3	Service Tax	Service tax Appellate Tribunal Delhi	F.Y 2006-07	524,493	524,493
5	Income Tax	"Asst Commissioner of Income Tax Mumbai"	F.Y 2008-09	18,606,210	-
6	Income Tax (TDS)	"Commissioner of Income Tax (Appeals) Thane"	F.Y. 2005-06	785,920	-
7	Income Tax (TDS)	"Commissioner of Income Tax (Appeals) Thane"	F.Y. 2007-08	33,242,970	-
8	Income Tax (TDS)	"Commissioner of Income Tax (Appeals) Thane"	F.Y. 2008-09	2,194,400	-

- 10. In our opinion, the Company is not having any accumulated losses. The Company has not incurred cash losses during the financial year covered by our audit or the immediately preceding financial year.
- 11. In our opinion and according to information and explanations given to us, the Company has not defaulted in payment of dues to financial institutions and banks except in respect of payment of interest on term loan amounting to Rs. 84,38,778/- which became due for payment on 31st March, 2011 out of which Rs. 60,53,425/- was paid in April, 2011 after a delay of few days and the balance amount of Rs.23,85,353/- is still unpaid as of the date of signing of this report.
- 12. According to the information and explanations given to us, the Company has not granted any loans or advances on the basis of security by way of pledge of shares, debentures and other securities.
- 13. In our opinion, the Company is not a Chit fund or nidhi or mutual benefit fund/society. Therefore, the provisions of clause 4(xiii) of the Companies (Auditor's Report) Order 2003 are not applicable.
- 14. In our opinion and according to the information and explanations given to us, the Company is neither dealing nor trading in shares, securities, debentures and other investments. The Company has invested surplus funds in Mutual Funds. The investments in mutual funds have been held by the company in its own name.
- 15. According to the information and explanations given to us and considering the fact the guarantees are granted in respect of loans availed by three subsidiaries and one joint venture entity, the terms and conditions of guarantee given by the Company for loans taken by others from bank or financial institutions are not, prima facie, prejudicial to the interest of the Company.
- 16. The Company has raised new term loans during the year. In our opinion and according to information and explanations given to us, on an overall basis, the term loans raised during the year, prima facie, have been applied for the purposes for which they were raised.



ANNEXURE TO AUDITOR'S REPORT

- 17. According to the information and explanations given to us and on an overall examination of the financial statements, we are of the opinion that the company has not utilized the funds raised during the year on short term for long term purpose.
- 18. According to the information and explanations given to us, the Company has not made any preferential allotment of shares to parties and companies covered in the Register maintained under section 301 of the Companies Act, 1956
- 19. The Company has not issued any Debentures during the year. Hence, there is no question of creation of security in respect of the same.
- 20. The Company has not raised any money through a public issue during the year. However, we have verified the end use of money raised by public issue of shares during the preceeding financial year, as disclosed in the Notes to the financial statements. (Refer Note no. 3.4 of Schedule 20).

21. During the Course of examination of books of accounts carried out in accordance with the auditing standards generally accepted in India and according to the information and explanations given to us, no fraud on or by the company has been noticed or reported during the period nor have we been informed of any such case by the management.

For

Anand Mehta & Associates CHARTERED ACCOUNTANTS

Kusai Goawala

Partner

Membership No. 039062 Firm Registration No. 127305W Place: Pune, Dated: May 14, 2011



BALANCE SHEET AS AT MARCH 31, 2011

Amount in Rupees

Particulars	Schedules	March	31, 2011	March 1	31, 2010
ranticulars	Scriedules	iviarch	31, 2011	iviarch .	51, 2010
SOURCES OF FUNDS					
1) Share Holders Fund					
a) Capital	1	900,160,500		900,160,500	
b) Share Application Money		930,000			
b) Reserves and Surplus	2	5,975,481,996		5,537,463,000	
			6,876,572,496		6,437,623,500
2) Loan Funds					
a) Secured Loans	3	2,427,343,034		1,405,233,931	
b) Unsecured Loans	4	875,295,895	0.000.000.000	67,730,246	1 470 004 177
			3,302,638,929		1,472,964,177
			10,179,211,425		7,910,587,677
APPLICATION OF FUNDS					
1) Fixed Assets	5				
a) Gross Block		744,671,873		683,856,199	
b) Less: Depreciation / Amortisa	ation	273,384,879		235,887,790	
c) Net Block		471,286,994		447,968,409	
d) Capital Work in Progress Incl	uding	67,868,294		17,931,799	
Capital Advances					
			539,155,288		465,900,208
2) Investments	6		2,256,422,339		2,068,634,248
3) Deferred Tax Asset (Net)			11,167,943		8,222,100
4) Current Assets,					
Loans and Advances					
a) Inventories	7	1,595,209,985		1,021,799,720	
b) Debtors & Unbilled Revenues		3,408,077,093		2,366,343,068	
c) Cash and Bank Balances	9	1,003,963,552		427,378,358	
d) Loans and Advances	10	4,074,260,996		3,763,180,690	
		10,081,511,626		7,578,701,836	
Less: Current Liabilities					
and Provisions					
a) Current Liabilities	11	2,280,731,894		1,968,736,885	
b) Provisions	12	428,313,877		242,133,830	
		2,709,045,771		2,210,870,715	
Net Current Assets			7,372,465,855		5,367,831,121
			10,179,211,425		7,910,587,677
Notes to Associate	00				
Notes to Accounts	20				

AS PER OUR REPORT OF EVEN DATE

For Anand Mehta & Associates CHARTERED ACCOUNTANTS Kusai Goawala

MEMBERSHIP NO. 39062 Firm Registration No. 127305W

PUNE: DATED: May 14, 2011

FOR VASCON ENGINEERS LIMITED

R. Vasudevan MANAGING DIRECTOR V. Mohan CHAIRMAN

M. Krishnamurthi COMPANY SECRETARY AND

COMPLIANCE OFFICER

D. Santhanam CHIEF FINANCIAL OFFICER

Place: Pune, Dated: May 14, 2011

PARTNER



OFIT AND LOSS ACCOUNT DE YEAR ENDED MARCH 31, 2011

Amount in Rupees

Particulars INCOME Income from Operations	Schedules		31, 2011		31, 2010
Income from Operations					
	13		8,269,102,012		7,485,428,161
Less: Value Added Tax Collect	ed	(305,410,022)		(278,565,627)	
Service Tax Collected		(184,496,541)	(489,906,563)	(154,765,229)	(433,330,856)
Income from Operations (Net)			7,779,195,449		7,052,097,305
Interest Earned	14		85,293,496		87,137,755
Other Income	15		218,736,590 8,083,225,535		8,486,074 7,147,721,134
			0,000,220,000		7,147,721,104
EXPENDITURE					
Materials and other direct expe		6,244,555,998		5,625,257,606	
Personnel Expenses	17	487,222,082		378,461,642	
Operating and Other Expense		327,315,798		236,211,266	
Financial Expenses	19	227,892,092		214,257,729	
Depreciation / Amortisation	5	75,328,987		64,105,902	
			7,362,314,957		6,518,294,145
Profit Before Taxation					
and prior period adjustments			720,910,578		629,426,989
Less: Provision for Taxation					
Current (Net of Refund)		201,077,000		197,200,000	
Deferred Tax Expenses /	(Gain)	(2,613,668)		(4,390,219)	
			198,463,332		192,809,781
Profit After Tax and before prior	period		522,447,246		436,617,208
adjustments					
Excess/(Short) Provision W/ba	ick / (Off)		15,525,564		2,302,864
Prior Period Adjustments-(Inco	ome/Expenses)		5,012,776		3,337,840
Net Profit for the year			542,985,586		442,257,912
Balance brought forward			1,648,325,676		1,206,067,764
Amount available for appropria	ations		2,191,311,262		1,648,325,676
Less: Appropriations					
Proposed dividend on equity s		90,016,050		-	
Tax on dividend on equity sha	res	14,950,541		-	
			104,966,591		-
Balance carried forward			2,086,344,671		1,648,325,676
Earnings Per Share (Equity Sh	ares,				
Par Value of Rs. 10/- Each)					
Basic Earnings Per Share			6.03		5.57
Diluted Earnings Per Share			6.01		5.55
Notes to Accounts	20				

AS PER OUR REPORT OF EVEN DATE

For Anand Mehta & Associates CHARTERED ACCOUNTANTS

Kusai Goawala **PARTNER**

MEMBERSHIP NO. 39062 Firm Registration No. 127305W Place: Pune, Dated: May 14, 2011

FOR VASCON ENGINEERS LIMITED

R. Vasudevan MANAGING DIRECTOR

M. Krishnamurthi D. Santhanam COMPANY SECRETARY AND

COMPLIANCE OFFICER Place: Pune, Dated: May 14, 2011 CHIEF FINANCIAL OFFICER

V. Mohan

CHAIRMAN



CASH FLOW STATEMENT FOR THE YEAR ENDED MARCH 31, 2011

Particulars	March 31	l, 2011	March 3	31, 2010
A. CASH FLOW FROM OPERATING ACTIVITIES				
Profit before Taxation		720,910,578		629,426,989
Adjustments to reconcile profit before tax				
to cash provided by operating activities				
- Depreciation / Amortisation	75,328,987		64,105,902	
- Finance cost	227,892,092		214,257,729	
- Dividend Income	(6,302,692)		(4,120,815)	
- Employee Compensation Expenses (ESOP)	-		4,158,745	
- Interest income in respect of financing activities	(13,740,633)		(9,755,297)	
- Provision for Doubtful Debt	1,436,872		10,584,207	
- Prior Period Adjustments	5,012,776		3,337,840	
- (Profit) Loss on Sale of Assets	(106,680,786)		(108,553)	
- (Profit) Loss on Sale of Investments	(105,825,932)		(4,234,125)	
		77,120,684		278,225,633
Operating Profit before working capital changes Adjustments for		798,031,262		907,652,622
Decrease / (Increase) in Inventories before Capitalisation of Borrowing Cost	(539,712,361)		(261,881,496)	
Decrease / (Increase) in Sundry Debtors	(1,159,879,308)		137,762,490	
Decrease / (Increase) in Loans and Advances Increase / (Decrease) in Current Liabilities	900,969,648		(180,798,989)	
and Provisions	341,874,974		(182,584,796)	
		(456,747,046)	-	(487,502,789)
Cash generated from operations		341,284,215		420,149,832
Direct Taxes Paid (Net)		(175,116,083)	-	(149,939,659)
Net Cash flow from operating activities		166,168,132	:	270,210,174
B. CASH FLOW FROM FINANCING ACTIVITIES				
Increase / (Decrease) in Share Capital		_		1,782,000,000
Increase / (Decrease) in Share Application Money Received		930,000		
Increase / (Decrease) in Secured Loans		1,022,109,102		355,128,232
Increase / (Decrease) in Unsecured Loans		924,274,061		(145,152,252)
Share Issue Expenses (IPO)		924,274,001		(145, 152, 252)
(Increase) / Decrease in intercorporate deposit /		-		(121,132,129)
advances to joint venture		(1,109,070,159)		(740,789,468)
Interest Income		13,740,633		9,755,297
Finance Cost Including Capitalised to		. 5,. 15,536		5,. 55,257
Qualifying Assets		(263,132,302)		(210,052,741)
Net Cash genereated / (used) in				
financing activities		588,851,335		923,156,340



CASH FLOW STATEMENT

Amount in Rupees

Particulars	March 31, 2011	March 31, 2010
C. CASH FLOW FROM INVESTING ACTIVITIES		
Purchase of fixed assets	(193,438,270)	(80,243,545)
Dividend Income	6,302,692	4,120,815
Proceeds on Disposal of fixed assets	157,409,449	402,000
Proceeds on Disposal of Securities/investments	344,682,454	30,245,726
Long Term investments in securities	(1,055,408,424)	(105,845,682)
Share application money paid	(39,916,670)	(63,200,000)
(Increase) / Decrease in Long term investments		
in fixed deposits with banks	(52,830,786)	(185,725,257)
Net Cash genereated / (used) in		
investing activities	(833,199,555)	(400,245,943)
D. NET CASH INFLOW / (OUTFLOW) (A+B+C)	(78,180,088)	793,120,571
b. NET CASITINI LOW / (OOTI LOW) (A+b+c)	(70,100,000)	
Cash and cash equivalents at the beginning		
of the period	993,681,360	200,560,789
Cash and cash equivalents at the end		
of the period	915,501,272	993,681,360
NET (DECREASE) / INCREASE IN CASH AND		
CASH EQUIVALENTS DURING THE PERIOD	(78,180,088)	793,120,571
Reconciliation of cash and bank balances given		
in schedule 9 is as follows:		
Cash And Bank Balances	1,003,963,552	427,378,358
Less: Balances with scheduled bank in	1,000,000,002	121,010,000
deposit accounts	(238,556,043)	(185,725,257)
Short term investments	150,093,763	752,028,259
Cash and cash equivalents at the end of		
the period	915,501,272	993,681,360
The Company has undrawn borrowing		
facilities of Rs.	260,018,931	387,344,983

Note: Corresponding figures of the previous year have been regrouped, renamed or rearranged wherever necessary.

AS PER OUR REPORT OF EVEN DATE

For Anand Mehta & Associates CHARTERED ACCOUNTANTS

Kusai Goawala **PARTNER**

MEMBERSHIP NO. 39062 Firm Registration No. 127305W Place: Pune, Dated: May 14, 2011

FOR VASCON ENGINEERS LIMITED

R. Vasudevan MANAGING DIRECTOR

V. Mohan CHAIRMAN

M. Krishnamurthi COMPANY SECRETARY AND

COMPLIANCE OFFICER

Place: Pune, Dated: May 14, 2011

D. Santhanam

CHIEF FINANCIAL OFFICER



EDULES ANNEXED TO AND FORMING OF THE BALANCE SHEET

Amount in Rupees

Particulars	March 31, 2011	March 31, 2010
Schedule No. 1		
Share Capital Authorised		
100,000,000 (100,000,000) Equity Shares Of Rs. 10/- Each	1,000,000,000	1,000,000,000
	1,000,000,000	1,000,000,000
Issued And Subscribed 9,00,16,050 (9,00,16,050) Equity Shares Of Rs. 10/- Each	900,160,500	900,160,500
Out Of The Above:	900,160,500	900,160,500

55,622,353 (55,622,353) Equity Shares of Rs.10/- each are Allotted As Fully Paid-Up By Way of Bonus Shares by Capitalising Free Reserves of the Company.

16,50,000 (16,50,000) Equity Shares of Rs.10/- each are Allotted As Fully Paid-Up to Employees of the Company Pursuant to the Employee Stock Option Scheme 2007.

Schedule No. 2		
Reserves & Surplus		
Securities Premium Account		
Balance at the commencement	3,876,661,089	1,861,697,684
Add: Received during the year	-	2,142,696,134
Less: IPO Expenses	<u> </u>	(127,732,729)
	3,876,661,089	3,876,661,089
Employee Stock Options		
(Refer Note 3.24 of Schedule 20)		
Employee Stock Options Outstanding	12,476,235	12,476,235
Deferred Employee Compensation Outstanding		
	12,476,235	12,476,235
Profit & Loss Account	2,086,344,671	1,648,325,676
(As per Annexed Profit & Loss Account)		
	5,975,481,996	5,537,463,000

Schedule No. 3			
Secured Loans	Note		
Term Loans			
a) From Banks	1	1,666,856,746	1,067,125,961
b) From Financial Institutions	2	31,238,272	42,388,191
Cash Credit From Banks	3	729,248,015	295,719,779
		2,427,343,034	1,405,233,931



SCHEDULES ANNEXED TO AND FORMING PART OF THE BALANCE SHEET

AS AT MARCH 31, 2011

- 1 (a) An amount of Rs. 167980500/- (Rs. 72848490/-) is secured by way of hypothecation of vehicles / equitable mortgage of the assets financed by them.
 - (b). An amount of Rs. 895732410/- (Rs. 692257610/-) is secured by way of equitable mortgage of specific properties belonging to the Company and other Entities (including a Wholly Owned Subsidiary), hypothecation of all moveable assets belonging to the Company, specific receivables of other Company and exclusive charge on escrow account and Debt Service Reserve Account and related investments thereof.
 - This includes an amount of Rs. 418436460/- (Rs. 478368457/-) which is personally guaranteed by the Managing Director and Rs. 58583320/- (Rs. 189654999/-) where the Managing Director is liable as coborrower.
 - (c) An amount of Rs Nil (Rs. 302019864/-) is secured by way of hypothecation of building materials, work in progress, finished flats, book debts and equitable mortgage of specified properties of the Company and other Companies, corporate guarantee of the other Company and personal guarantee of the Managing Director of the Company.
 - (d) An amount of Rs. 603143830/- (Rs. 0/-) is secured by way of subservient charge over the current assets of the Company and mortgage of specific properties belonging to the other Company.
- 2. The term loans are secured by equitable mortgage of specified properties, hypothecation of receivables arising out of the same, belonging to the Company and its one wholly owned subsidiary and personal guarantee of the Managing Director and one Director of such subsidiary.
- Cash Credit from bank is secured by way of hypothecation of building materials, work in progress, finished flats, book debts and equitable mortgage of specified properties of the Company and other Companies (including a Wholly Owned Subsidiary), corporate guarantee of the other Company and personal guarantee of the Managing Director of the Company.

Term Loans due for repayment within one year

 - From Banks
 732,367,509
 671,921,028

 - From Financial Institutions
 31,238,272
 42,388,191

Schedule No. 4		
Unsecured Loans		
a) Long Term		
Public Deposits	83,701,328	38,834,452
Security Deposits	12,276,526	19,276,526
	95,977,854	58,110,978
b) Short Term		
From Banks	318,704,592	-
From Companies	577,321,861	9,619,268
	896,026,452	9,619,268
(Less): Bills Discounted Accepted by Debtors	(116,708,411)	-
	779,318,041	9,619,268
	875,295,895	67,730,246
Long Term Loans due for repayment within one year		
- Public Deposits	82,551,328	30,914,286
- Security Deposits	10,620,072	7,641,472



ANNEXED TO AND FORMING E BALANCE SHEET

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8	Particulars		Gross Block	lock		۵	Depreciation / Amortisation	mortisation		Net E	Net Block
		Opening	Addition	Deduction	Closing	Opening	Addition	Deduction	Closing	March 31, 2011	March 31, 2010
3	(A) Tangible Assets										
	1. Leasehold Land	1,678,245	"	ı	1,678,245	207,233	29,420	-	236,653	1,441,592	1,471,012
	2. Freehold Land	698,385	-	1	698,385	•	-	-	1	698,385	698,385
	3. Premises *	161,039,718	29,620,000	77,334,416	113,325,302	44,036,644	6,176,466	27,964,874	22,248,236	91,077,066	117,003,074
	4. Plant & Machinery	436,624,970 101,426,670	101,426,670	41,500	538,010,140	147,787,282	52,223,577	25,878	199,984,980	338,025,160	288,837,688
	5. Furniture & Fixtures	49,802,917	9,687,350	ı	59,490,268	18,405,452	8,258,607	1	26,664,058	32,826,210	31,397,466
	6. Vehicles	23,937,478	2,244,706	7,153,714	19,028,470	15,376,695	2,243,409	5,810,215	11,809,888	7,218,582	8,560,783
(B)	(B) Intangible Assets										
	1. Softwares	10,074,485	2,366,578	ı	12,441,063	10,074,485	2,366,578		12,441,063	1	I
	Total	683,856,199 145,345,304	145,345,304	84,529,630	744,671,873	235,887,790	71,298,057 33,800,967	33,800,967	273,384,879	471,286,994	447,968,409
	Capital Work in Progress									67,868,294	17,931,799
	Previous Year	615,785,178	69,822,082	1,751,062	683,856,199	173,239,574	64,105,830	1,457,615	235,887,790	447,968,409	

Capital Work In Progress Includes Borrowing Cost Capitalised During The Year Of Rs. 1843531/- (Previous Year Rs. 1050412/-) * Cost Of Premises Includes Amount Paid For Shares In Co- Operative Societies/ Companies.

Schedule No. 5

Fixed Assets



EDULES ANNEXED TO AND FORMING OF THE BALANCE SHEET

Particulars	March 31, 2011	March 31, 2010
Schedule No. 6		
Investments Investments - Long Term		
Trade :-	Nil	Nil
Others :- Quoted		
Corporation Bank Limited 200 (200) Equity Shares of Rs.10/- each fully paid.	16,000	16,000
Unquoted :-	16,000	16,000
Shares Investment in Subsidiaries		
Marvel Housing Private Limited 10000 (10000) Equity Shares of Rs. 10/- Each Fully Paid	100,000	100,000
IT Citi Info Park Private Limited 10000 (10000) Equity Shares of Rs. 10/- Each Fully Paid	100,000	100,000
Calypso Premises Private Limited (9460000) Equity Shares of Rs. 10/- Each Fully Paid	Nil	94,600,000
Vascon Dwellings Private Limited 10000 (10000) Equity Shares of Rs. 10/- Each Fully Paid	100,000	100,000
Greystone Premises Private Limited 6500 (6500) Equity Shares of Rs. 10/- Each Fully Paid	65,000	65,000
Floriana Properties Private Limited 10000 (10000) Equity Shares of Rs. 10/- Each Fully Paid	100,000	100,000
Wind Flower Properties Private Limited 10000 (10000) Equity Shares of Rs. 10/- Each Fully Paid	100,000	100,000
Vascon Pricol Infrastructures Limited 4970000 (4970000) Equity Shares of Rs. 10/- Each Fully Paid	49,700,000	49,700,000
GMP Technical solutions Private Limited 12689 (Nil) Equity Shares of Rs. 10/- Each Fully Paid	394,062,542	-
	444,327,542	144,865,000



SCHEDULES ANNEXED TO AND FORMING PART OF THE BALANCE SHEET

Particulars	March 31, 2011	March 31, 2010
i ai tiodiai 5	Walter 31, 2011	Water 31, 2010
Investment in Other Shares		
The Saraswat Co-Op Bank Limited 2500 (1000) Equity Shares Of Rs.10/- Each Fully Paid	25,000	10,000
Sahyadri Hospital Limited 250000 (250000) Equity Shares Of Rs.10/- Each Fully Paid	2,500,000	2,500,000
PBAP Realty Private Limited (Formerly known as Promo Builders Private Limited) 5000 (5000) Equity Shares of Rs. 10/- Each Fully Paid	50,000	50,000
Rose Premises Private Limited 2000000 (2000000) Equity Shares of Rs. 10/- Each Fully Paid	20,000,000	20,000,000
Core Fitness Private Limited 150 (150) Equity Shares of Rs. 100/- Each Fully Paid	15,000	15,000
Just Homes India Private Limited 5000 (5000) Equity Shares of Rs. 10/- Each Fully Paid	50,000	50,000
Marigold Premises Private Limited 25000 (25000)Equity Shares of Rs. 10/- Each Fully Paid	419,672	419,672
Cosmos Premises Private Limited 177401 (177401) Equity Shares of Rs. 10/- Each Fully Paid	36,790,610	36,790,610
Angelica Properties Private Limited 4710000 (4710000) Equity Shares of Rs. 10/- Each Fully Paid	54,450,000	54,450,000
Angelica Properties Private Limited 462625 (3062625) 0.10% Redeemable Non-Cumulative Preference Shares of Rs. 10/- Each Fully Paid	29,608,000	196,008,000
Angelica Properties Private Limited 307800 (307800) Compulsory Convertible Preference Shares of Rs. 10/- Each Fully Paid	12,312,000	12,312,000
Viorica Properties Private Limited 11235417 (7425000) Equity Shares of Rs. 10/- Each Fully Paid	146,816,670	74,275,000
Mumbai Estates Private Limited 99999 (88889) Equity Shares of Rs. 10 /- Each Fully Paid	999,990	888,890
Aster Premises Private Limited Nil (10000) Equity Shares of Rs. 10 /- Each Fully Paid	-	100,000



EDULES ANNEXED TO AND FORMING OF THE BALANCE SHEET

Postinulose	March 04 0044	Marrah 04 0040
Particulars	March 31, 2011	March 31, 2010
Vascon Infrastructure Limited	_	480,000
Nil (48000) Equity Shares of Rs 10/- Each Fully Paid		
Almet Corporation Limited	52,373,208	52,373,208
28824 (28824) Equity Shares of Rs 100/- Each Fully Paid	, ,	, ,
John Fowler Opthalmics Private Limited	177,048,535	177,048,535
2269853 (2269853) Equity Shares of Rs 10/- Each Fully Paid		
Marathawada Realtors Private Limited	80,995,440	80,995,440
19216 (19216) Equity Shares of Rs 100/- Each Fully Paid		
	614,454,125	708,766,355
UNQUOTED: PARTLY PAID		
PBAP Realty Private Limited (Formerly known as		
Promo Builders Private Limited)	100,000	100,000
100000 (100000) Equity Shares of Rs. 10/- Each	ŕ	
Rs. 1/- Paid Up		
	100,000	100,000
Government and other Securities - Unquoted		
7 Years National Savings Certificate	20,000	-
(Deposited with Government Authorities)		
	20,000	-
Others		
Immovable Properties	-	74,908
Capital Investment In Partnership Concerns & Joint Ventures	52,879,628	45,781,070
Cost of investment	526,559,554	
Less: Amortisation of cost of investment	(4,030,930)	<u>-</u>
	575,408,252	45,855,978
Investments - Current		
Trade		
Quoted	Nil	Nil
Unquoted	IVII	INII
Onquoted		
Ascent Hotels Private Limited	266,701,680	211,701,680
6669492 (5294492)Equity Shares of Rs. 10 /- Each Fully Paid	, , , , , , , , , , , , , , , , , , , ,	, , , , , , , , ,
N.V. Projects Private Limited	32,350,000	32,350,000
1300000 (1300000) Equity Shares of Rs 10/- Each Fully Paid		
•		
N.V. Projects Private Limited	149,550,977	149,550,977
688426 (688426) Preference Shares of Rs 100/- Each Fully Paid		



EDULES ANNEXED TO AND FORMING OF THE BALANCE SHEET

		Amount in hupees
Particulars	March 31, 2011	March 31, 2010
Sita Lakshmi Mills Limited	23,400,000	23,400,000
806000 (806000) Equity Shares of Rs 50/- Each Fully Paid	20,400,000	23,400,000
(200000) = quity 01181100 01110 00, = 280111 0111y 1 2810	472,002,657	417,002,657
Mutual Funds - Debt		
Unutilized funds out of the proceeds of the IPO Rs. Nil (Rs. 75,20,28,259/-) (Refer Note 3.4 of Schedule 20) Unquoted		
SBI Premier Liquid Fund Super Institutional Daily Dividend	150,093,763	-
14960754.0344 (Nil) Units of Rs. 10/-		
IDFC Fixed Maturity Plan Quarterly Series 55 Plan A Dividend	-	100,368,740
Nil (10036874) Units of Rs. 10/-		
Canara Robeco Liquid Collection	-	-
Nil (Nil) Units of Rs. 10/-		
SBI SHDF Short Term Institutional Plan Weekly Dividend	-	250,676,798
Nil (24790766.978) Units of Rs. 10/-		
Kotak Quarterly Interval Plan Series 1 Dividend	-	150,060,214
Nil (15006021.393) Units of Rs. 10/-		
IDFC Fixed Maturity Plan Half Yearly Series 9 Plan A Dividend	-	50,000,000
Nil (5000000.000) Units of Rs. 10/-		
ICICI Prudential Flexible Income Plan Premium Daily Dividend	-	50,228,206
Nil (475038.601) Units of Rs. 100/-		
SBNPP Ultra ST Fund Super Institutional Dividend		
Reinvestment Daily Dividend Nil (15013878.625) Units of Rs. 10/-	-	150,694,300
	450,000,700	750,000,050
	150,093,763	752,028,259
	2,256,422,339	2,068,634,248
Quoted investments		
Book Value	16,000	16,000
Market Value Unquoted investments	127,240	96,110
Book Value	150,093,763	752,028,259
Net Asset Value	150,093,765	752,561,300

- (1. The mode of valuation of investments in securities/properties is given in the Note 2.6 of Schedule 20
- 2. Particulars of investments purchased and sold during the year is given in the Note 3.17 of Schedule 20)



EDULES ANNEXED TO AND FORMING OF THE BALANCE SHEET

Particulars	March 31, 2011	March 31, 2010
Schedule No. 7		
Inventories		
Stock At Close:-		
Building Materials / Tools	754,982,042	405,892,531
Developments - Unfinished (Refer Note 3.25 of Schedule 20) Stock for Resale	840,227,943	613,794,868 2,112,320
	1,595,209,985	1,021,799,720
Schedule No. 8		
Debtors And Unbilled Revenues a) Debtors (Unsecured Considered Good, Unless Otherwise Stated)		
A) Outstanding For Period Exceeding		
Six Months Considered Good# Considered Doubtful	1,398,916,695 67,381,435 1,466,298,130	1,281,648,476 65,944,563 1,347,593,039
B) Others - Considered Good	2,074,631,994 3,540,930,124	570,465,090 1,918,058,129
Add / (Less) : Provision For Doubtful Debts (Refer Note 3.23 of Schedule 20)	(67,381,435)	(65,944,563)
(Less): Related Unearned Receivables (Less): Bills Discounted Accepted by Customers	(501,176,301) (116,708,411)	(202,123,266)
(Less): Commitment Deposit Received	(427,292,785) (1,112,558,932)	(434,757,785) (702,825,614)
b) Retention (Accrued but not due) Outstanding for period exceeding six months	216,272,164	187,605,185
Others	105,503,322	190,021,608
	321,775,486	377,626,793
c) Unbilled Revenues (Refer Note 2.7.1 of Schedule 20)	710,304,042	943,522,388
(Less): Related Advance Payment Received	(52,373,628) 657,930,415	<u>(170,038,628)</u> <u>773,483,760</u>
	3,408,077,093	2,366,343,068



SCHEDULES ANNEXED TO AND FORMING PART OF THE BALANCE SHEET

Particulars	March 31, 2011	March 31, 2010
Schedule No. 9		
Cash And Bank Balances		
Cash On Hand	19,175,555	9,959,105
Balances with Scheduled Banks in Current Accounts*	726,648,871	228,560,350
Balances with Scheduled Banks in Deposit Accounts#	258,139,126	188,858,904
	1,003,963,552	427,378,358

^{*}Includes Rs. Nil/- (Rs.167034730/-) unutilised monies out of the proceeds of the IPO. #Includes Rs. 218741231/- (Rs. 185725257/-) under banks lien for margin money deposits.

Schedule No. 10		
Loans and Advances		
(Unsecured Considered Good Unless Otherwise Stated)		
Advances Recoverable in Cash or in Kind or for Value to be received		
Advances / Loans to Subsidiaries	870,674,221	805,080,786
Advances / Loans to Firms / AOP in which		
Company or Subsidiary is Partner / Member	744,472,405	738,926,710
Advance Against Development / Work /		
Purchases	102,977,322	396,028,288
Project Advances	1,178,638,319	965,440,523
Intercorporate Deposits	778,754,151	547,138,007
Balance in Current Account with Partnership Firms		
Prepaid Expenses	30,687,597	25,464,102
Deposits (Includes Rs. 10,00,000/-		
(Rs. 10,00,000/-) Doubtful Of Recovery)	82,713,990	70,213,982
Advance Income Tax *	76,113,159	35,848,420
Other Recoverables and Receivables	210,229,832	180,039,872
	4,075,260,996	3,764,180,690
Add / (Less): Provision for Doubtful Loans		
and Advances	(1,000,000)	(1,000,000)
	4,074,260,996	3,763,180,690

^{*}Advance Income Tax are after netting off provisions for taxes of Rs. 508413080/- (Rs. 731189800/-)



EDULES ANNEXED TO AND FORMING TOF THE BALANCE SHEET

		Amount in Rupees
Particulars	March 31, 2011	March 31, 2010
Schedule No. 11		
Current Liabilities		
Sundry Creditors	-	-
- Dues to Micro, Small and Medium Enterprises	1,261,540	418,225
(Refer Note 3.9 of Schedule 20)		
- Others*	1,543,098,020	1,024,133,949
Customer Advances	358,329,651	642,286,849
(Less): Related Unbilled Contract Revenue	(52,373,628)	(170,038,628)
	305,956,023	472,248,221
Commitment and Other Deposits	460,892,785	634,757,785
(Less): Related Debtors	(427,292,785)	(434,757,785)
	33,600,000	200,000,000
Advances / Loans from Firms / AOP in which Company or Subsidiary is Partner / Member	37,707,621 -	11,642,220
Advances from Subsidiary	6,556,598	<u>-</u>
Unearned Revenue	654,488,709	315,033,097
(Less): Related Debtors	(501,176,301)	(202,123,266)
	153,312,408	112,909,831
Overdraft Balance in Current Account with Scheduled Bank	345,046	4,447,169
Interest Accrued but not due	521,474	822,700
Other Liabilities	198,373,164	142,114,569
	2,280,731,894	1,968,736,885
*Includes Rs. 6777895/- (Rs. 14505738/-) payable to Managine	g Director of the Company	
Schedule No. 12		
Provisions		

Provisions		
For Taxation*	58,022,887	6,990,621
For Gratuity	10,041,257	3,340,039
For Compensated Absences	36,733,584	28,084,932
For Unapproved Sales (Refer Note 3.23 Of Schedule 20)	14,021,530	1,806,951
For Warranty	4,528,029	1,911,286
For Contingency	200,000,000	200,000,000
For Proposed Dividend	90,016,050	-
For Tax on Dividend	14,950,541	-
	428,313,877	242,133,830

^{*}Provisions for Taxation are after Netting Off Advance Payment of Income Tax & TDS of Rs. 508413080/-(Rs. 759597600/-)



DULES ANNEXED TO AND FORMING OF THE PROFIT & LOSS ACCOUNT TEAR ENDED MARCH 31, 2011

Paul's law	Manual od codd	Amount in nupees
Particulars	March 31, 2011	March 31, 2010
Schedule No. 13		
Income From Operations		
Contract Revenue / Sales Recognized (Gross)		
(Refer Note 2.7 of Schedule 20) - Contract Revenue	7 701 000 040	6 001 540 640
- Sale of unit	7,721,098,348 321,762,808	6,881,540,642 409,283,677
- Trading and Other Sales	203,346,447	92,626,047
- Trading and Other Gales	200,040,447	32,020,047
Other Operating Income		
- Rent Earned	6,754,752	39,114,892
- Share Of Profit / (Loss) from AOP / Firms (Net)	16,139,658	62,862,902
	0.000.100.010	7 405 400 404
	8,269,102,012	7,485,428,161
Schedule No. 14		
Interest Earned		
mierest Earneu		
Interest received on intercorporate deposits, from subsidiary		
and associate companies and others	71,552,863	67,537,004
(Tax deducted at source Rs. 4007372/- (Rs. 7361013/-)		
Interest on income tax refund	-	9,845,455
Interest on bank fixed deposits	13,547,404	9,591,298
(Tax deducted at source Rs. 1245091/- (Rs. 1888358/-) Other Interest	193,229	163,999
Other Interest	190,229	100,999
	85,293,496	87,137,755
Schedule No. 15		
Other Income		
(Refer Note 3.10 of Schedule 20)		
Dividend Income from long term investments - other than trade	1,252,517	568,185
Dividend Income from current inverstments - other than trade	5,050,175	3,552,630
Profit / (Loss) on sale of fixed assets (Net)	106,680,786	108,553
Profit on sale of Investments (Net) long term - other than trade	105,825,932	4,234,125
Foreign exchange gain / (loss)	(72,819)	22,581
	218,736,590	8,486,074



DULES ANNEXED TO AND FORMING OF THE PROFIT & LOSS ACCOUNT

Particulars	March 31, 2011	March 31, 2010
Sahadula No. 16		
Schedule No. 16		
Materials and other direct expenses		
Opening Inventory: -		
Building Materials / Tools	405,892,531	173,669,226
Developments - Unfinished (Refer Note 3.25 of Schedule 20)	613,794,868	572,800,904
Stock for Resale	2,112,320	1,691,614
	1,021,799,719	748,161,744
Add: -	0.550.757.040	5 040 404 400
Purchase of Materials and Labour during the year	6,559,757,612 427,266,900	5,816,124,468
Expenses for Development Allocation of Borrowing Cost to Development	33,697,905	301,774,528 11,756,478
Allocation of Borrowing Cost to Development	7,020,722,417	6,129,655,474
	7,020,722,417	0,120,000,474
Less :-		
Vat / Cenvat / Service Tax Input Credit	202,756,152	230,759,893
'	202,756,152	230,759,893
Less:- Closing Inventory:-		
Building Materials / Tools	754,982,042	405,892,531
Developments - Unfinished	840,227,943	613,794,868
Stock for Resale	-	2,112,320
	1,595,209,985	1,021,799,720
	6,244,555,998	5,625,257,606
Schedule No. 17		
Personnel Expenses		
Salaries and Bonus	403,222,185	330,882,429
Gratuity	12,080,608	2,693,719
Compensated Absence	12,933,687	5,144,460
Contribution To Provident & Other Defined Contribution Funds	14,909,291	9,487,824
Staff Welfare & Other Expenses	44,076,311	26,094,465
Employee Compensation Expenses	-	4,158,745
	487,222,082	378,461,642



EDULES ANNEXED TO AND FORMING LOF THE PROFIT & LOSS ACCOUNT EYEAR ENDED MARCH 31, 2011

Particulars	March 31, 2011	March 31, 2010
Schedule No. 18		
Operating and Other Expenses		
Advertisement	40,703,309	2,925,819
Bank Charges	23,732,367	15,126,729
Bad Debts	10,000	1,587,498
Brokerage / Commission	9,909,901	1,689,792
Conveyance	11,497,774	7,753,241
Donations	8,277,107	5,886,421
Electricity Charges	26,339,666	16,420,875
Insurance	20,289,578	19,327,913
Other Expenses	12,101,419	12,157,674
Provision For Doubtful Debt and Advances	1,436,872	10,584,207
(Refer Note 3.23 Of Schedule 20)		
Provision for Warranty Expenses	2,616,743	1,911,286
Postage and Telephone	15,055,442	9,264,876
Printing and Stationery	8,132,772	5,658,738
Rates & Taxes	3,837,810	3,696,969
Rent	37,262,149	39,085,064
Repairs, Renovation And Maintenance		
Building	8,027,092	2,138,208
Plant and Machinery	742,201	503,298
Others	7,252,539	7,259,406
Sales Promotion Expenses	24,590,037	3,551,710
Travelling Expenses	13,051,596	8,025,431
Service Charges/Professional Fees/Retainers	52,449,425	61,656,113
Solving Sharges, Foresteria, Foss, Hetamore	327,315,798	236,211,266
Schedule No. 19		
Financial Expenses		
Interest On: - Fixed Loans		
- Convertible Debentures	_	30,720,724
- Term Loans	117,233,444	83,706,812
- Public Deposits	8,103,848	1,397,007
'	125,337,292	115,824,543
Other Loans	,	, ,
- Banks	42,477,533	65,521,989
- Others	54,949,767	25,628,027
	97,427,300	91,150,016
Sub Total	222,764,592	206,974,558
Add: Other Charges		
Processing Charges	40,668,936	20,090,060
	263,433,528	227,064,619
Less: Borrowing Cost transferred to Qualifying Assets	35,541,436	12,806,890
Less. Donowing Cost transferred to Qualifying Assets	227,892,092	214,257,729



DULES ANNEXED TO AND FORMING OF THE PROFIT & LOSS ACCOUNT

Schedule No. 20

Notes To Accounts

(Figures in bracket pertains to previous year)

1 **Background**

Vascon Engineers Limited (Company) was incorporated on 1st January, 1986. Company is engaged in the business of Engineering, Procurement and Construction services (EPC) and Real Estate Development directly or indirectly through its Subsidiaries, Joint Ventures and Associates.

2 Significant Accounting Policies followed:

Basis of Preparation of Financial Statements 2.1

The financial statements are prepared under historical cost convention, in accordance with the Indian Generally Accepted Accounting Principles ("GAAP") comprising the mandatory Accounting Standards issued by the Institute of Chartered Accountants of India (ICAI) and the provisions of the Companies Act, 1956, on accrual basis, as adopted consistently by the Company.

2.2 Use of Estimates

The preparation of financial statements in conformity with Indian Generally GAAP requires Management to make estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosures of contingent liabilities on the date of financial statements. Actual results could differ from those estimates. Any revision to accounting estimates is recognized prospectively in current and future periods.

2.3 Fixed Assets and Capital Work in Progress

2.3.1 Fixed assets are stated at cost of acquisition or construction, after reducing accumulated depreciation till the date of the Balance Sheet. The cost of an item of fixed asset comprises of its purchase price, including import duties and other non-refundable taxes or levies and any directly attributable cost of bringing the asset to its working condition for its intended use; any trade discounts and rebates are deducted in arriving at the purchase price and includes borrowing cost relating to any specific borrowing attributable to the acquisition of the fixed assets as per the provisions of AS 16 "Borrowing Cost" issued by ICAI.

Assets under installation or under construction as at the Balance sheet date are shown as Capital work in progress. Advances paid towards acquisition of assets are also included under Capital work in progress.

2.3.2 Intangible assets are recognized as an asset only if it fulfills the criteria specified in AS 26 "Intangible Assets" issued by the ICAI.

2.4 Impairment

The assets are tested for impairment and the provision, is made wherever considered necessary based on economic utility of the asset as determined in accordance with the principles as laid down in AS 28 " Impairment of Assets" issued by ICAI.

2.5 Depreciation / Amortisation

Depreciation on fixed assets has been provided under written down value method at the rates and manner prescribed in schedule XIV to the Companies Act, 1956. Cost of lease rights of land has been amortized over a period of lease term. Software in nature of intangible asset has been amortised fully in the year in which the same is ready for use.

Cost of acquisition of share in partnership firm is amortised on systematic manner in proportion to the percentage of completed area of the project recognized as sale. Adjustments are made for any permanent impairment in value.

Investments

Investment are classified into current investments and long term investments. Current investments are carried at the lower of cost or fair value. Long term investments are carried at cost less provision made to recognise any decline in the value of such investments, other than temporary, in the opinion of the management. Any reduction in carrying amount and any reversals of such reductions are charged or credited to the profit and loss account.

2.7 Recognition of Revenue / Cost

2.7.1 Construction contracts

Revenue from fixed price construction contracts is recognized on the percentage of completion method. The stage of completion is determined by survey of work performed / completion of physical proportion of the contract work determined by technical estimate of work done / actual cost incurred in relation to estimated contract amount, as the case may be, and acknowledged by the contractee. Future



S ANNEXED TO AND FORMING OF THE BALANCE SHEET

ENDED MARCH 31, 2011

expected loss, if any, is recognized immediately as expenditure. In respect of unapproved revenue recognized, an adequate provision is made for possible reductions, if any. Contract revenue earned in excess of billing has been reflected under "Debtors" and billing in excess of contract revenue has been reflected under "Liabilities" in the balance sheet.

The Company provides for warranties and expected cost for completed projects, based on technical evaluation and past experience of meeting such costs net of the obligations on account of subcontractors.

2.7.2 Real estate development

(a) Completed Units

Revenue from sales of units is recognized as and when the underlying significant risk and rewards of ownership are transferred to the purchaser

(b) Units Under Development

Revenue from sales of such units is recognized as and when the underlying significant risk and rewards of ownership are transferred to the purchaser, taking into account materiality of the work performed and certainty of recoverability of the consideration. Revenue is recognized on proportionate basis as the acts are progressively performed, by applying the percentage of completion method as explained in AS-7 (Revised) Construction Contracts in compliance with the authoritative professional view.

The percentage completion is determined based on actual costs incurred thereon by the Company to total estimated cost with reference to the saleable area. Cost for this purpose includes cost of land / development rights, borrowing costs, overheads, construction and development costs of such properties as may be applicable.

The estimates of the saleable area and costs are reviewed periodically and effect of any changes in such estimates is recognized in the period in which such changes occur.

However, when the total project cost is estimated to exceed total revenues from the project, loss is recognized immediately.

2.7.3 Share of Profit/Loss from Partnership firm/ Association of Person is recognized as income during the relevant period on the basis of accounts made-up and allocation made by the firm / AOP in accordance with the Deed of Partnership / AOP Agreement.

- 2.7.4 Interest Income Interest income is recognized on time proportion basis taking into account the amounts invested and the rate of interest
- 2.7.5 Dividend Income Dividend income is recognized as and when the right to receive the same is established.
- 2.7.6 Rental Income Income from letting-out of property is accounted on accrual basis- as per the terms of agreement and when the right to receive the rent is established.
- 2.7.7 Income from services rendered is recognized as revenue when the right to receive the same is established
- 2.7.8 Profit on sale of investment is recorded upon transfer of title by the Company. It is determined as the difference between the sale price and the then carrying amount of the investment.

2.8 Inventories

2.8.1 Stock of Materials, etc.

Stock of materials, etc. has been valued at lower of cost or net realisable value. The Cost is determined on Weighted Average method.

2.8.2 Development Work

The development work in progress represents progressive cost of work remaining incomplete/ unsold as at close of the year, valued at lower of cost or net realisable value on the basis of technical estimate certified by the Managing Director. Finished goods comprising of constructed units ready for sale are valued at lower of cost and net realisable value.

(a) **Development - Completed Units**

Finished goods comprising of constructed units ready for sale are valued at lower of cost and net realisable value.

Development - Units under Construction

The unit under construction to the extent not recognized as sales under the revenue recognition policy adopted by the Company is carried at lower of cost or net realisable value

2.8.3 Stock of Trading Goods

Stock of trading goods has been stated at cost or net realisable whichever is less. The cost is determined on Weighted Average Method.



ES ANNEXED TO AND FORMING I OF THE BALANCE SHEET

YEAR ENDED MARCH 31, 2011

2.9 Employee Benefits

Provision for Gratuity and Compensated Absences on retirement payable are made on actuarial basis. The Company has taken up a group policy with Life Insurance Corporation of India for future payment of gratuities to employees. Amount of premium and differential liability on account of excess of obligation over plan assets and actuarial loss for the period for the said Policy and Company's contribution for the year to P.F., and superannuation fund, etc. are charged to Revenue.

2.10 Borrowing Cost

Interest and other costs in connection with the borrowing of the funds to the extent related / attributed to the acquisition / construction of qualifying assets, if any, are capitalized up to the date when such assets are ready for its intended use and other borrowing costs are charged to Profit & Loss Account. Advances / deposits given to the vendors under the contractual arrangement for acquisition of qualifying assets is considered for the purpose of capitalization of borrowing cost.

2.11 Leases

Lease rentals in respect of assets acquired under operating lease are charged to the Profit and Loss Account as accrued. Lease rentals in respect of assets given under operating lease are credited to the Profit and Loss Account as accrued.

2.12 Contingent Liabilities and Assets

Contingent liabilities, if any, have been disclosed by way of note to balance sheet. Provision has been made in respect of those, which have materialized after the year-end but before finalization of accounts and have material effect on balance sheet date. Contingent assets as on the balance sheet, if any, are neither recognized nor disclosed in the financial statements.

2.13 Taxes on Income

Taxes on Income are accounted in accordance with AS - 22 " Taxes on Income". Taxes on Income comprise both current tax and deferred

(a) Provision for current tax for the year is determined considering the disallowance, exemptions and deductions and/or liabilities / credits and set off available as laid down by the tax law and interpreted by various authorities.

(b) Deferred tax is the tax effect of timing difference representing the difference between taxable income and accounting income that originate in one period and are capable of reversal in one or more subsequent period(s). This is measured using substantively enacted tax rate and tax regulation.

2.14 Amortization

Expenses relating to increase in capital other than those related to public issue of shares, if any, are being written off in the year the same are incurred. The expenses relating to public issue of shares is appropriated from Share Premium Account.

Expenses relating to issue of debentures are being written off in the year the same are incurred.

2.15 Joint Venture Projects

Jointly Controlled Operations: In respect of 2.15.1 joint venture contracts in the nature of jointly controlled operations, the assets controlled, liabilities incurred, the share of income and expenses incurred are recognized in the agreed proportions under respective heads in the financial statements

2.15.2 Jointly Controlled Entities:

- a) Integrated Joint Ventures:
- 1) Company's share in profits or losses of Integrated Joint Ventures is accounted on determination of the profits or losses by the joint venture.
- 2) Investments in Integrated Joint Ventures are carried at cost net of company's share in recognized profits or losses.
 - b) Incorporated Jointly Controlled Entities:
 - 1) Income on investments in incorporated Jointly Controlled Entities is recognized when the right to receive the same is established.
 - 2) Investment in such Joint Ventures are carried at cost after providing for any other than temporary dimunition in value in opinion of the management.

2.16 Segment Reporting

As permitted by paragraph 4 of Accounting Standard - 17 (AS - 17), 'Segment Reporting', if a single financial report contains both consolidated financial statements and the separate financial



ENDED MARCH 31, 2011

statements of the parent, segment information need to be presented only on the basis of the consolidated financial statements. Thus, disclosures required by AS 17 are given in consolidated financial statements.

2.17 Employee Stock Option Scheme

Stock options granted to the employees under the stock options scheme are accounted as per the accounting treatment prescribed by ICAI. Accordingly, the excess of fair value over the exercise price of the options is recognized as deferred employee compensation and is charged to the profit and loss account on straight line basis over the vesting period of the options. The amortized portion of the cost is shown under reserves and surplus.

2.18 Provisions

A provision is recognized when an enterprise has a present obligation as a result of past event, it is probable that an outflow of resources will be required to settle the obligation, in respect of which a reliable estimate can be made. Provisions except the provision required under AS - 15 "Employee Benefits", are not discounted to its present value and are determined based on best estimate required to settle the obligation at the balance sheet date. These are reviewed at each balance sheet date and adjusted to reflect the current best estimates.

2.19 Foreign Currency Transaction

a) Initial Recognition

Foreign currency transactions are recorded in the reporting currency, by applying to the foreign currency amount the exchange rate between the reporting currency and the foreign currency at the date of the transaction.

b) Conversion

Foreign currency monetary items are reported using the closing rate. Non-monetary items which are carried in terms of historical cost denominated in a foreign currency are reported using the exchange rate at the date of the transaction; and non-monetary items which are carried at fair value or other similar valuation denominated in a foreign currency are reported using the exchange rates that existed when the values were determined.

c) Exchange Difference

All exchange differences arising on settlement and conversion on foreign currency transactions are included in the profit and loss account, except in cases where they relate to the acquisition of fixed assets from outside India, in which case they are adjusted in the cost of the corresponding assets.



3. OTHER NOTES

3.1 Managerial Remuneration

		Year Ended March 31,				
(a)	Particulars		2011		2010	
	Managing Director					
2.1	Salary	Rs.	10,020,000	Rs.	9,600,000	
2.2	Commission	Rs.	13,707,600	Rs.	21,591,600	
2.3	Other Benefits & Allowances	Rs.	1,630,000	Rs.	750,000	
2.4	Contribution to PF	Rs.	1,202,400	Rs.	1,058,400	
2.5	Approximate monetary value of Perquisite in kind as per I.T. Act	Rs	-	Rs.	-	
	Other Directors					
2.6	Meeting Fees	Rs.	440,000	Rs.	330,000	
			27,000,000		33,330,000	

Managerial remuneration excludes provision for gratuity and leave availment, since it is provided on an actuarial valuation of the Company's liability to all its employees.

Computation of Net Profit under Section 349 of the Companies Act, 1956 and commission payable to Managing Director

		Year Ended March 31,			
Partic	Particulars		2011		2010
	Profit before taxation after prior period items	Rs.	725,923,354	Rs.	632,764,830
Add:	Managerial Remuneration Provision for doubtful debts and advances Meeting fees	Rs. Rs. Rs.	26,560,000 1,436,872 440,000	Rs. Rs. Rs.	33,000,000 - 330,000
Less:	Profit on sale of assets Profit on sale of investments Profit for the year as per section 349	Rs. Rs. Rs.	106,680,786 105,825,932 541,853,508	Rs. Rs. Rs.	108,553 - 665,986,277
	nission oproved and restricted by the Board of Directors)	Rs.	13,707,600	Rs.	21,591,600

- (c) Employees compensation expenses relating to issue of shares under Employee Stock Option Scheme is not required to be included in managerial remuneration for the purpose of Section 349 of the Companies Act, 1956.
- 3.2 Contingent Liabilities:
- (a) The Company has not considered necessary to make provision in respect of:
 - Income tax demand of Rs. 61595900/- (Rs. 6770000/-) and Service Tax demand of Rs. 18677086/-(Rs. 18133336/-) not accepted by the Company as the same have been disputed by the Company in Appeal/ Rectification before higher authorities.
- Securities/guarantees provided to the bankers :



(e)

		Year Ended March 31,					
Par	Particulars		2011		2010		
(I) (ii)	for other companies for performance	Rs. Rs.	- 2,442,487,374	Rs. Rs.	- 1,110,518,289		
(c)	Corporate Guarantee given for other Companies	Rs.	891,300,000	Rs.	300,000,000		
(d)	Claims against the Company not acknowledged as debts	Rs.	6,087,783,351	Rs.	2,487,783,351		
a) The assignee of a development rights relating to a property had filed an arbitration proceedings making a claim of Rs. 2487783351/- plus interest (Rs. 2487783351/- plus interest). The Company has been legally advised that apart from the claim not being legally tenable, since the rights were only acquired by the Company as an assignee, the liability, if any, would be on the original owner(s).							
	 b) In respect of claim against the Company amounting originally claiming interest in a property, no provisio Management in view of the legal opinion that the sai 	n has be	een considered ned	essary	by the		

Rs.

900,000

Rs.

900,000

Sundry debtors include dues from Private Limited Companies where directors are interested as 3.3 director/member

Year End	ed March 31,	
2011 2010		
Rs	Rs. 23,956,366	

Details of issue proceeds received, utilized & unutilized through public issue (IPO) upto March 31, 2011 3.4

	Year Ended March 31,				
Particulars	2011	2010			
Proceeds from Initial Public Offer	1,782,000,000	1,782,000,000			
Less: Payment towards IPO Expenses (Net of Service Tax Input Credit availed of Rs. 8967216/-)	127,732,729	127,732,729			
Net Proceeds from Initial Public Offer	1,654,267,271	1,654,267,271			
Less: Utilization of Funds: a) Payment towards prepayment of loan b) Construction of EPC Contract and Real	361,682,463	361,682,463			
Estate Development Project	1,189,184,808	5,803,123			
c) General corporate purposes	103,400,000	103,400,000			
Total of Utilization of Funds (a+b+c) Balance Unutilized money from IPO Proceeds	1,654,267,271 -	470,885,586 1,183,381,685			
Represented By: a) Investment in Mutual Fund - Debt b) Amount utilized towards temporary reduction of	-	752,028,259			
Cash Credit	-	264,318,699			
c) Balance lying current account with scheduled banks	-	167,034,727			
	-	1,183,381,685			

Uncalled liability on shares partly paid



3.5 Details of Earnings & Expenditure in foreign currency

	Year Ended March 31,			
Earnings on account of		2011		2010
Sales/Work	Rs.	-	Rs.	-
TOTAL	Rs.	-	Rs.	-
Expenditure on account of				
Purchase of Spares/ materials Purchase of services Travelling & other expenditure Purchase of Fixed Assets	Rs. Rs. Rs. Rs.	9,670,508 6,545,594 175,634 5,453,926	Rs. Rs. Rs. Rs.	6,322,496 11,549,214 12,163 1,206,810
TOTAL	Rs.	21,845,662	Rs.	19,090,683

3.6 The particulars of the Partnership Firms where the Company is a partner as on the year end are as follows:-

Name of the Firm	Ajanta Enterprises			
	Year Ended March 31,			
Earnings on account of	2011	2010		
Total Capital of the Firm	Rs. 9,859,689	Rs. 104,010,747		
Name of the Partners	Profit/Loss Sharing Ratio			
 a) Shree Madhur Realtors Private Limited. b) Dhiren Popatlal Nandu c) Shishir Bhansali d) Raj Bhansali e) Marvel Housing Private Limited f) Vascon Engineers Limited 	20.00% 10.00% 2.50% 17.50% 0.00% 50.00%	20.00% 10.00% 2.50% 17.50% 20.00% 30.00%		

- 3.7 The quantitative information in respect of trading activity of the company is given in annexed statement.
- 3.8 The break-up of Deferred Tax Asset/(Liability) is as under

		Year Ended March 31,			
Particulars		2011		2010	
a)Difference between Book Depreciation and					
Depreciation under Income Tax	Rs.	(27,084,093)	Rs.	(14,787,316)	
b) Statutory Payments	Rs.	15,537,433	Rs.	1,109,227	
c) Reserve for doubtful debts and advances	Rs.	22,714,603	Rs.	21,900,189	
c) Other disallowances	Rs.	-	Rs.	-	
Net Deferred Tax Asset/(Liability)	Rs.	11,167,943	Rs.	8,222,100	



3.9 The Company has amounts due to suppliers under the Micro, Small and Medium Enterprises Development Act, 2006, (MSMED Act) as at March 31, 2011. The disclosure pursuant to the said Act is as under:

	Year Ended March 31,			
Particulars		2011		2010
Principal amount payable to suppliers at the year end	Rs.	1,261,540	Rs.	418,225
Amount of interest paid by the Company in terms of Section 16 of the MSMED, along with the amount of the payment made to the supplier beyond the appointed day during the accounting year	Rs.	-	Rs.	-
Amount of interest due and payable for the period of delay in making payment (which have been paid but beyond the appointed day during the year) but without adding the specified under the MSMED	Rs.	-	Rs.	-
Amount of interest accrued and remaining unpaid at the end of the accounting year	Rs.	-	Rs.	-
Names of the small scale undertakings to whom the Company owe any sum together with interest outstanding for more than 15 days				
Putzmeister India Private Limited	Rs.	1,079,682	Rs.	-

Note: The information has been given in respect of such vendors to the extent they could be identified as "Micro, Small and Medium" enterprises on the basis of information available with the Company. This has been relied upon by the auditors.

No dues were outstanding for more than 30 days from the date they were payable to the above parties.

- 3.10 The Other income includes a sum of Rs. 105575190/- (Rs Nil/-) towards profits on sale of shares in a subsidiary/associate engaged in the business of real estate development/Construction and a sum of Rs. 101541831/- (Rs Nil/-) towards profit on sale of fixed assets of the Company being building constructed for the purpose of sale in ordinary course of business but operated as a resort during intervening period. Considering the nature of the said transactions, such profits represents sale of underlying developments and accordingly in substance it is normal business operating profits of the Company.
- In respect of a development project, as per the terms of land purchase agreement with a land vendor, an 3.11 additional amount equivalent to 40% of sale proceeds will required to be paid in the event the FSI availed is in excess of 580000 sq.ft. Since such event has not occurred till the date of balance sheet, no provision is required for this additional cost.
- 3.12 Related Party disclosures have been set out in a separate statement annexed to this schedule. The related parties as defined by AS 18 'Related Party Disclosure' issued by The ICAI, in respect of which the disclosures have been made, have been identified on the basis of disclosures made by the key managerial persons taken on record by the Board.
- 3.13 Particulars of the Contract Revenue as required in AS 7 "Accounting for Construction Contracts" issued by the ICAI, in respect of which disclosures have been made are given in the Annexed Statement.
- Particulars of the Joint Ventures undertaken by the Company as required in AS 27 "Financial Reporting of 3.14 Interest in Joint Venture", in respect of which disclosures have been made are given in the Annexed Statement.



- 3.15 The Loans & Advances include an amount of Rs. 677152912/- (Rs. 475752284/-) paid as advances/deposits to the vendors while acquiring development rights for various projects . As per the Agreements, the vendor is entitled to an agreed percentage of sale proceeds of the project as a consideration. No amount is payable if there is no sale. Hence there is no loss to the Company. Since the cost of acquisition of development rights is not ascertainable, the same is not accounted.
- 3.16 The Company's significant leasing arrangements are in respect of operating leases for Commercial premises. The particulars of such leases are given in the Annexed Statement.
- 3.17 The particulars of investments made/sold during the year are given in the Annexed Statement.
- 3.18 The particulars of employee benefits as required under AS 15 "Accounting for Employee Benefits" issued by the ICAI are given in the Annexed Statement.
- 3.19 a) Estimated amount of contracts remaining to be executed on capital account and not provided for, net of advances, Rs. 52512940/- (Rs. 34633169/-).
 - b) As per the arrangement with a customer, the assets provided by it for the relevant contract will be acquired by the Company at 50% of the cost at the end of the project. The estimated amount of such commitment at the year end is Rs. 37102920/- (Rs. 37102920/-).

3.20 Auditors' Remuneration

	Year Ended March 31,			
Particulars	2	2011		2010
Audit Fee	Rs.	1,900,000	Rs.	1,900,000
Tax Audit Other Services	Rs. Rs.	500,000 196,800	Rs. Rs.	500,000 58,500
Other Services (Relating to IPO)	Rs.	-	Rs.	4,000,000
Total		2,596,800		6,458,500

(Fees mentioned above does not includes service tax and education cess thereon)

3.21 Earning Per Share (EPS)

	Year Ended March 31,		
Particulars	2011	2010	
a) Net Profit available for equity share holder	Rs. 542,985,586	Rs. 442,257,912	
b) Weighted average number of equity shares for Basic EPS	Rs. 90,016,050	Rs. 79,416,323	
c) Face Value per share	Rs. 10	Rs. 10	
d) Basic EPS	Rs. 6.03	Rs. 5.57	
e) Weighted average number of equity shares for Diluted EPS f) Diluted EPS	Rs. 90,279,206 Rs. 6.01	Rs. 79,679,480 Rs. 5.55	



3.22 The Company has 9 subsidiaries. During the year, Company has acquired 90% stake in GMP Technical Solutions Private Limited and by which the same has become subsidiary of the Company. The Company has sold its stake in Calypso Premises Private Limited, one of the subsidiary and accordingly it ceases to be the subsidiary. The Company has acquired additional 20% stake in Ajanta Enterprises and has sold its stake in Vascon Infrastructures Limited.

The Ministry of Affairs vide its letter No. 47/95/2011-CL-III dt. 9th January 2011 granted approval to the Company for not attaching copies of the Balance Sheet and Profit & Loss Account, Directors' Report and Auditors' Report of the subsidiary companies for the financial year 2010 - 2011. As per condition no. (i) of the above said letter Consolidated Financial Statements duly audited by the Statutory Auditors is enclosed with the statement of summarized financials of all the subsidiaries.

3.23 Disclosure Relating to Provisions

a. Provision for Doubtful Debts

	Year Ended March 31,				
Particulars		2011	2010		
Opening Balance	Rs.	65,944,563	Rs.	55,360,356	
Add: Provision during the year	Rs.	38,623,217	Rs.	17,215,511	
	Rs.	104,567,780	Rs.	72,575,867	
Less: Utilisation/Transferred to Bad Debts/ Reversal	Rs.	37,186,345	Rs.	6,631,304	
Closing Balance	Rs.	67,381,435	Rs.	65,944,563	

b. Provision for Unapproved Sales

	Year Ended March 31,			
Particulars		2011		2010
Opening Balance	Rs.	1,806,951	Rs.	3,721,401
Add: Provision during the year	Rs.	14,021,530	Rs.	969,550
	Rs.	15,828,481	Rs.	4,690,951
Less: Utilization / Transfers	Rs.	1,806,951	Rs.	2,884,000
Closing Balance	Rs.	14,021,530	Rs.	1,806,951

c. Provision for Warranty

	Year Ended March 31,			
Particulars		2011		2010
Opening Balance	Rs.	1,911,286	Rs.	-
Add: Provision during the year	Rs.	3,851,761	Rs.	1,911,286
	Rs.	5,763,047	Rs.	1,911,286
Less: Utilization / Transfers	Rs.	1,235,018	Rs.	-
Closing Balance	Rs.	4,528,029	Rs.	1,911,286



Provision for Contingency d

	Year Ended March 31,				
Particulars	201	11	2010		
Opening Balance Add: Provision during the year Less: Utilization / Transfers Closing Balance	Rs. Rs. 200 Rs.	0,000,000 - 0,000,000 - 0,000,000	200,000,000 - 200,000,000 - 200,000,000		

EMPLOYEE STOCK OPTION PLANS (ESOP) 3.24

The Company has provided share based payment schemes to its employees. During the year ended 31st March 2010, the "ESOS - 2007" scheme was in operation:

	Year Ended March 31,			
Particulars	2	2011		2010
Outstanding at the beginning of the year Granted during the year Forfeited during the year Exercised during the year	Nos. Nos. Nos.	333,500 - - -	Nos. Nos. Nos. Nos.	333,500 - - -
Outstanding at the end of the year	Nos.	333,500	Nos.	333,500

- Stock of Development includes cost amounting to Rs. 0/- (Rs. 853960/-) in respect of certain projects under 3.25 construction pursuant to agreement to sale with the prospective buyers where the prospective buyers have created charge in favor of third party.
- 3.26 The Company has acquired and held the investments in following companies for sale in the near future and accordingly the same is disclosed as current investments in accordance with the Accounting 13 "Accounting for Investments".

Following are the details of current investments:

	Year Ended March 31,				
Particulars	2011	2010			
Ascent Hotels Private Limited N V Projects Private Limited Sita Laxmi Mills Limited	Rs. 266,701,680 Rs. 181,900,977 Rs. 23,400,000	Rs. 211,701,680 Rs. 181,900,977 Rs. 23,400,000			

- Advances / Ioans to subsidiaries includes Rs. 410050214/- (Rs. 593697951/-) being advance for projects as 3.27 required to be contributed by the Company.
- 3.28 The break up of stock of materials and tools is as under:

		Year Ended March 31,			
Particulars		2011	2010		
Materials		457,121,632	361,461,698		
Tools		297,860,409	44,430,833		
	Total	754,982,042	405,892,531		



- 3.29 Pending final decision and interim stay granted by the Hon'ble High Court of Bombay in case of MCHI, the Company being a member of MCHI, the Company, has, in case of certain development projects, neither collected nor paid Service Tax and Maharashtra Value Added Tax and in case of certain development projects, has paid Service Tax under Protest. As the amount of Service Tax and Maharashtra Value Added Tax, finally payable, if any, the same is recoverable from the customers and hence, shall have no impact on the Profit or Loss for the year.
- 3.30 Other additional information required by schedule VI part II of the Companies Act, 1956 are not applicable to the Company for the year.
- Corresponding figures of the previous year have been regrouped, renamed or rearranged wherever 3.31 necessary.

AS PER OUR REPORT OF EVEN DATE

For Anand Mehta & Associates CHARTERED ACCOUNTANTS

Kusai Goawala **PARTNER** MEMBERSHIP NO. 39062 Firm Registration No. 127305W

Place: Pune, Dated: May 14, 2011

FOR VASCON ENGINEERS LIMITED

R Vasudevan V Mohan MANAGING DIRECTOR CHAIRMAN

M. Krishnamurthi D. Santhanam COMPANY SECRETARY AND CHIEF FINANCIAL OFFICER COMPLIANCE OFFICER

Place: Pune, Dated: May 14, 2011

ANNEXURE REFERRED TO IN NOTE NO. 3.7 OF THE NOTES FORMING PART OF ACCOUNTS FOR THE YEAR **ENDED ON MARCH 31, 2011**

The quantitative information in respect of trading activity of the Company:

Particulars	Unit	Оре	ening Stock	ning Stock Purchases		Sales / Issued to projects		Purchases Sales / Issued to pro		Clos	sing Stock
		Qty	Amount, Rs	Qty	Amount, Rs	Qty	Amount, Rs	Qty	Amount, Rs		
Cement	Bags	-	-		-	-	-	-			
		-	-	-	-	-	-	-	-		
Sand	Brass	-	-		-		-	-	-		
		-	-	-	-	-	-	-			
Steel	Mt	43	1,233,805	-	-	43	1,233,805	-	-		
		-	-	(178)	(5,697,643)	(135)	(3,998,143)	(43)	(1,233,805)		
Others		_	878,515		828,617		2,026,275	-	-		
		-	(1,691,614)	-	(126,910)		(1,923,976)	-	(878,515)		
Total (Net Value)			2,112,320		828,617		3,260,080		-		
Add: Taxes			-		74,435		101,405		-		
Total (Gross Value)			2,112,320		903,052		3,361,485		-		
			(1,691,614)		(6,053,203)		(6,254,516)		(2,112,320)		

(Figures in the bracket indicate previous year's figures)



Annexure referred to in Note No. 3.12 of the notes forming part of accounts for the period ended on March 31, 2011

Disclosure of transactions with related parties as required by Accounting Standard 18

Amount in Rupees

No	Particulars	Subsidiary	Joint Venture	Key Management Personnel	Relatives of Key Management Personnel	Associates	Establishments where Key Managerial Personnel or Relatives exercise significant Influence
1	Sales and Work	219,779,339 (173,182,336)	492,357,477 (343,209,523)	-	- -	56,966,829 (231,705,019)	(5,500,000)
2	Interest Income	9,571,457 (12,556,912)	56,211,835 (29,796,735)	-	-	-	-
3	Dividend Income -	-	1,250,000 (500,000)	-	-	12,767 (68,185)	- -
4	Interest Expenses	-	(1,354,808)	(3,576,758)	(1,044,644)	- -	(2,456,493)
5	Purchase of Goods / Work	1,405,003 (279,952)	888,435 -	-	-	-	
6	Receiving of Services	-	-	25,357,600 (33,000,000)	950,000	-	25,230,588 (18,662,789)
7	Share of Profit from AOP/Firm	-	19,587,231 (980,485)	-	-	-	-
8	Share of Loss from AOP/Firm	-	3,447,573 (980,485)	-	-	-	-
9	Amounts written off	-	(500,000)	-	-	- -	- -
10	Purchase of Fixed Assets	(219,999)	-	- -	-	- -	- -
11	Corporate Guarantee Given	791,300,000 (200,000,000)	100,000,000 (100,000,000)	-	-	- -	-
12	Finance Provided (including equity contributions in cash or in kind)	658,159,534 (276,246,251)	919,316,461 (195,646,509)	-	-	25,000,000 (18,288,890)	-
13	Finance Availed (including equity contributions in cash or in kind)	-	- (43,974,154)	(1,000,000)	-	-	-
14	Outstanding as on March 31, 2010						
	(a) Receivable to Vascon Engineers Limited	1,262,937,757 (1,634,600,605)	1,357,507,214 (1,264,013,691)	-	400,000	880,806,841 (239,148,310)	50,528,337 (55,076,650)
	(b) Receivable from Vascon Engineers Limited	(1,261,736)	38,207,215 (11,700,921)	6,777,895 (14,505,738)	-	33,600,000 (208,300,000)	7,637,135 (4,886,436)

(Figures in bracket indicate previous years' figures)



NOTE: NAMES OF RELATED PARTIES AND DESCRIPTION OF RELATIONSHIP

		March 31, 2011	March 31, 2010
No	Particulars	Name of the Party	Name of the Party
1	Joint Venture	Weikfield IT CITI Infopark Phoenix Ventures Zenith Ventures Zircon Ventures Marigold Premises Private Limited Just Homes (India) Private Limited Cosmos Premises Private Limited Almet Corportation Limited Marathawada Realtors Private Limited John Fowler Opthalmics Private Limited Rose Premises Pvt Ltd Ajanta Enterprises	Weikfield IT CITI Infopark Phoenix Ventures Zenith Ventures Zircon Ventures Marigold Premises Private Limited Just Homes (India) Private Limited Viorica Properties Private Limited Cosmos Premises Private Limited Almet Corporation Limited Marathawada Realtors Private Limited John Fowler Opthalmics Private Limited Rose Premises Pvt Ltd Ajanta Enterprises
2	Key Management Personnel	Mr. R. Vasudevan	Mr. R. Vasudevan
3	Relatives of Key Management Personnel	Mrs. Lalitha Vasudevan Mrs. Thangam Moorthy Mrs. Lalitha Sundarrajan Mr. Siddarth Vasudevan Ms. Soumya Vasudevan	Mrs. Lalitha Vasudevan Mrs. Thangam Moorthy Mrs. Lalitha Sundarrajan Mr. Siddarth Vasudevan Ms. Soumya Vasudevan
4	Individuals having significant influence over the Company	-	-
5	Associates	Angelica Properties Private Limited Mumbai Estate Private Limited Viorica Properties Private Limited	Angelica Properties Private Limited Mumbai Estate Private Limited Vascon Infrastructure Limited
6	Establishments where which individuals in serial number (2), (3) and (4) exercise significant Influence	Flora Premises Private Limited Vastech Consultants Private Limited Vatsalya Enterprises Private Limited Bellflower Premises Private Limited Syringa Properties Private Limited Vascon Infrastructure Limited	Flora Premises Private Limited Vastech Consultants Private Limited Vatsalya Enterprises Private Limited Bellflower Premises Private Limited Syringa Properties Private Limited
7	Subsidiary	Marvel Housing Private Limited Grey Stone Premises Private Limited Vascon Dwellings Private Limited IT CITi Info Park Private Limited Caspia Hotels Private Limited Windflower Properties Private Limited GMP Technical Solution Private Limited Floriana Properties Private Limited Vascon Pricol Infrastructure Limited	Marvel Housing Private Limited Grey Stone Premises Private Limited Vascon Dwellings Private Limited IT CITi Info Park Private Limited Rose Premises Private Limited Windflower Properties Private Limited Calypso Premises Private Limited Floriana Properties Private Limited Vascon Pricol Infrastructure Limited
8	Venturer in respect of which Company is associate or joint venture	-	-



DISCLOSURE OF TRANSACTIONS WITH RELATED PARTIES AS REQUIRED BY **ACCOUNTING STANDARD 18**

		March	31, 2011	March 31	1, 2010	
Sr. No	Nature of Transactions/Relationships/ Major Parties	Party Details	Gross Total	Party Details	Gross Total	
1	Sales and Work					
i)	Subsidiaries Calypso Premises Private Limited Caspia Hotels Private Limited GMP Technical Solution Private Limited Vascon Dwellings Private Limited Vascon Pricol Infrastructure Limited	8,122,433 49,447,157 9,928,428 71,383,210 80,898,111	219,779,339	171,223,838 1,958,498	173,182,336	
ii)	Joint Ventures Ajanta Enterprises Almet Corporation Limited Marigold Premises Private Limited Phoenix Ventures Viorica Properties Private Limited Weikfield IT CITI Info Park Zenith Ventures Zircon Ventures	101,075 2,739,096 114,812 68,736,184 12,790,623 380,746,624 1,012,918 26,116,145	492,357,477	532,821 2,299,422 31,939,084 166,361,180 - 142,077,016	343,209,523	
iii)	Associates Angelica Properties Private Limited Vascon Infrastructure Limited	56,966,829 -	56,966,829	171,705,019 60,000,000	231,705,019	
iv)	Enterprises Flora Premises Private Limited	-	-	5,500,000	5,500,000	
2	Interest Income					
i)	Subsidiaries Floriana Properties Private Limited GMP Technical Solutions Private Limited Vascon Dwellings Private Limited Marvel Housing Private Limited	9,571,457 -	9,571,457	2,782,417 4,249,579 5,524,916	12,556,912	
ii)	Joint Ventures Almet Corporation Limited John Fowler Opthalmics Private Limited Marathawada Realtors Private Limited Viorica Properties Private Limited Rose Premises Private Limited Zenith Ventures Phoenix Ventures Ajanta Enterprises	336,375 410,702 581,888 6,553,337 16,079,511 21,830,182 8,971,966 1,447,874	56,211,835	336,375 281,250 501,750 - 15,275,405 10,693,233 2,708,722	29,796,735	
3	Dividend Income					
i)	Joint Venture Marigold Premises Private Limited	1,250,000	1,250,000	500,000	500,000	
ii)	Associates Angelica Properties Private Limited	12,767	12,767	68,185	68,185	



DISCLOSURE OF TRANSACTIONS WITH RELATED PARTIES AS REQUIRED BY **ACCOUNTING STANDARD 18**

		March	31, 2011	March 31	Amount in Rupees I, 2010
Sr. No	Nature of Transactions/Relationships/ Major Parties	Party Details	Gross Total	Party Details	Gross Total
4	Interest Expense				
i)	Key Management Personnel Mr. R. Vasudevan	-	-	3,576,758	3,576,758
ii)	Joint Ventures Viorica Properties Private Limited	-	-	1,354,808	1,354,808
ii)	Relatives of Key Management Personnel Mrs. Lalitha Vasudevan Mrs. Thangam Moorthy	-	-	1,023,479 21,165	1,044,644
iii)	Enterprise Vatsalya Enterprises Private Limited Bellflower Premises Private Limited	- -	-	2,115,321 341,172	2,456,493
5	Purchase of Goods / Work				
i)	Subsidiaries GMP Technical Solution Pvt. Ltd. Rose Premises Private Limited	1,405,003	1,405,003	- 279,952	279,952
ii)	Joint Ventures Weikfield IT CITI Info Park (AOP) Rose Premises Private Limited Zenith Ventures	- 388,841 499,594	888,435	- -	-
6	Receiving of Services				
i)	Key Management Personnel Mr. R. Vasudevan	25,357,600	25,357,600	33,000,000	33,000,000
ii)	Relatives of Key Management Personnel Mr. Siddarth Vasudevan	950,000	950,000	-	-
iii)	Enterprise Vastech Consultants Private Limited	25,230,588	25,230,588	18,662,789	18,662,789
7	Share of Profit from AOP/Firm				
i)	Joint Ventures Weikfield IT CITI Info Park (AOP) Zircon Ventures Ajanta Enterprises	17,360,762 - 2,226,469	19,587,231	63,843,387	63,843,387
8	Share of Loss from AOP/Firm				
i)	Joint Ventures Phoenix Ventures Zenith Ventures	3,161,720 285,853	3,447,573	809,837 82,187	980,485



DISCLOSURE OF TRANSACTIONS WITH RELATED PARTIES AS REQUIRED BY **ACCOUNTING STANDARD 18**

			31, 2011	March 31, 2010		
Sr. No	Nature of Transactions/Relationships/ Major Parties	Party Details	Gross Total	Party Details	Gross Total	
	Zircon Ventures Ajanta Enterprises			32,418 56,043		
9 i)	Amounts written off Joint Ventures Cosmos Premises Private Limited	-	-	500,000	500,000	
10	Purchase of Fixed Assets					
i)	Subsidiaries Greystone Premises Private Limited	-	-	219,999	219,999	
11	Corporate / Bank Guarantees Given for					
i)	Subsidiaries Caspia Hotels Private Limited Vascon Dwellings Private Limited GMP Technical Solution Private Limited	356,300,000 200,000,000 235,000,000	791,300,000	200,000,000	200,000,000	
ii)	Joint Ventures Cosmos Premises Private Limited	100,000,000	100,000,000	100,000,000	100,000,000	
12	Finance Provided (including equity contributions in cash or in kind)					
i)	Subsidiaries Calypso Premises Private Limited GMP Technical Soclution Private Limited Floriana Properties Private Limited Greystone Premises Private Limited Marvel Housing Private Limited Vascon Dwellings Private Limited Vascon Pricol Infrastructure Limited Windflower Properties Private Limited	897,500 233,600,000 1,981,311 102,000 4,500,000 113,176,987 52,000,000 251,901,736	658,159,534	11,262,179 39,300,000 1,390,000 202,250,000 12,210,572 9,833,500	276,246,251	
ii)	Joint Ventures Cosmos Premises Private Limited Just Homes (I) Private Limited Phoenix Ventures Viorica Properties Private Limited Zenith Ventures Ajanta Enterprises Marathawada Realtors Private Limited John Fowler Opthalmics Private Limited	2,500,000 151,000,825 663,977,956 65,086,550 26,751,130 5,000,000 5,000,000	919,316,461	66,065 11,417,390 63,000,000 118,713,054 2,450,000	195,646,509	
iii)	Associates Mumbai Estate Private Limited Vascon Infrastructure Limited	20,000,000 5,000,000	25,000,000	18,288,890 -	18,288,890	



DISCLOSURE OF TRANSACTIONS WITH RELATED PARTIES AS REQUIRED BY **ACCOUNTING STANDARD 18**

		March 31, 2011		Amount in Rupees March 31, 2010		
Sr. No	· ·	Party Details	Gross Total	Party Details	Gross Total	
13	Major Parties Finance Availed (including equity contributions in cash or in kind)					
i)	Key Management Personnel		_		1,000,000	
''	Mr. R. Vasudevan			1,000,000	.,000,000	
ii)	Joint Ventures		_	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	43,974,154	
'	Viorica Properties Private Limited			43,974,154	, ,	
14	Outstanding as on March 31, 2011					
i)	A) Receivable to Vascon Engineers Limited Subsidiaries		1,262,937,757		1,634,600,605	
	a)Sundry Debtors GMP Technical Solution Private Limited Vascon Dwellings Private Limited Vascon Pricol Infrastructure Limited Windflower Properties Private Limited	6,687,989 351,278,616 15,043,197 19,253,734		361,281,062 8,450 19,253,734		
	b) Loans & Advances Calypso Premises Private Limited Floriana Properties Private Limited GMP Technical Solution Private Limited Greystone Premises Private Limited Marvel Housing Private Limited Vascon Dwellings Private Limited Vascon Pricol Infrastructure Limited Windflower Properties Private Limited	61,381,188 237,252,779 67,386,237 3,672,338 143,674,535 105,411,198 251,895,946		450,330,003 59,399,877 66,956,737 554,830,450 41,497,548 76,411,211 131,533		
	c) Share Application Money Vascon Pricol Infrastructure Limited		-	4,500,000	4,500,000.00	
ii)	Joint Ventures		1,357,507,214		1,264,013,691	
	a) Sundry Debtors Cosmos Premises Private Limited Marigold Premises Private Limited Phoenix Ventures Weikfield IT CITI Info Park (AOP) Zenith Ventures Zircon Ventures Ajanta Enterprises Almet Corporation Limited	154,090,371 75,163,495 186,204,374 1,064,089 15,984,687 109,649 2,713,345		87,883 161,090,371 102,159,989 32,649,047 56,917,418 219,180 19,925,922		
	b) Loans & Advances Almet Corporation Limited John Fowler Opthalmics Private Limited Marathawada Realtors Private Limited Marigold Premises Private Limited Phoenix Ventures Ajanta Enterprises Rose Premises Private Limited Zenith Ventures	3,784,855 8,268,369 10,755,962 45,193,911 159,226,966 8,844,233 109,701,702 216,073,019		3,482,118 2,898,737 5,232,263 45,193,911 20,417,390 18,827,859 95,230,142 129,406,287		



DISCLOSURE OF TRANSACTIONS WITH RELATED PARTIES AS REQUIRED BY **ACCOUNTING STANDARD 18**

		March	31, 2011	March 31	I, 2010
Sr. No	Nature of Transactions/Relationships/ Major Parties	Party Details	Gross Total	Party Details	Gross Total
	c) Share Application Money				
	d) Balance in current accounts Phoenix Ventures Weikfield IT Citi Infopark Zircon Ventures	19,193,758 265,555,718 75,578,711		603,163 499,031,937 70,640,074	
iii)	Relatives of Key Management Personnel a) Receivable for Expenses Mr. Siddarth Vasudevan	400,000	400,000		
iv)	Associates a) Sundry Debtors Ajanta Enterprises	17 000 000	880,806,841		239,148,310
	Angelica Properties Pvt Ltd Viorica Properties Private Limited	17,683,339 6,752,002			
	b) Loans & Advances Mumbai Estate Private Limited Viorica Properties Private Limited	255,300,010 599,750,960		235,411,110	
	c) Share Application Money Viorica Properties Private Limited Angelica Properties Private Limited	1,283,330 37,200		3,700,000 37,200	
v)	Enterprise		50,528,337		55,076,650
	a) Sundry Debtors Flora Premises Private Limited Vascon Infrastructure Limited	5,441,650 40,086,687		5,441,650 49,635,000	
	b) Loans & Advances Flora Premises Private Limited Vascon Infrastructure Limited	5,000,000			
i)	B) Receivable from Vascon Engineers Ltd. Subsidiaries a) Security Deposit Greystone Premises Private Limited		-	1,261,736	1,261,736
	b) Advance from Customers Caspia Hotels Private Limited				
ii)	Joint Ventures a) Advance from Customers Viorica Properties Private Limited		38,207,215		11,700,921
	b) Sundry Creditors Zenith Ventures Rose Premises Private Limited	499,594		58,701	



DISCLOSURE OF TRANSACTIONS WITH RELATED PARTIES AS REQUIRED **BY ACCOUNTING STANDARD 18**

Amount in Rupees

		March	31, 2011	March 31	, 2010
Sr. No	Nature of Transactions/Relationships/ Major Parties	Party Details	Gross Total	Party Details	Gross Total
	c) Balance in current account Zenith Ventures Ajanta Enterprises	1,956,053 35,751,568		1,170,606 10,471,614	
iii)	Key Management Personnel a) For Services Received Mr. R. Vasudevan	6,777,895	6,777,895	14,505,738	14,505,738
iv)	Associates a) Advance from Customers Angelica Properties Private Limited		33,600,000	8,300,000	208,300,000
b)	Security Deposit / Other Payables Angelica Properties Private Limited	33,600,000		200,000,000	
v)	Enterprise a) Sundry Creditors Vastech Consultants Private Limited	7,637,135	7,637,135	4,886,436	4,886,436

INFORMATION PURSUANT TO CLAUSE 32 OF THE LISTING AGREEMENTS WITH STOCK EXCHANGES

Loans and advances in the nature of loans to Subsidiaries / Associates / Joint Ventures

No	Name of the entity	Balance	Balance as on		nce during
		March 2011	March 2010	March 2011	March 2010
A	Loans & Advances in the nature of loan to subsidiaries				
1 2 3 4	Floriana Properties Private Limited Marvel Housing Private Limited Vascon Dwellings Private Limited Windflower Properties Private Limited	61,381,188 3,672,338 143,674,535 251,895,946	59,399,877 551,805,534 41,497,548 1,353,430	61,381,188 557,330,450 153,024,535 251,901,736	59,399,877 551,805,534 81,511,180 1,353,430
В	Loans & Advances in the nature of loan to A issued by ICAI) There are no transactions of loans and adva	·		idered as define	d in AS -23
С	Loans & Advances in the nature of loan whe seven years	re there is no re	payment sched	ule or repaymer	it beyond
1 2 3	Almet Corporation Limited John Fowler Opthalmics Private Limited Marathawada Realtors Private Limited	3,784,855 8,268,369 10,755,962	3,482,118 2,898,737 5,232,263	3,784,855 8,268,369 10,755,962	3,482,118 2,898,737 5,232,263

- There are no transactions of loans and advances to subsidiaries, associate firms/companies in which Directors are interested other than as disclosed above.
- There are no loans and advances in the nature of loans where there is no repayment schedule or repayment beyond seven years or no interest or interest below Section 372A of Companies Act, 1956.
- There are no Investment by Ioanee in share of parent or subsidiary where Company made Ioan or advances in the nature of loan.



NOTES ANNEXED TO AND FORMING PART OF THE BALANCE SHEET

AS AT MARCH 31, 2011 AND PROFIT & LOSS ACCOUNT FOR THE YEAR ENDED MARCH 31, 2011

ANNEXURE REFERRED TO IN NOTE NO. 3.13 OF THE NOTES FORMING PART OF ACCOUNTS FOR THE YEAR ENDED ON MARCH 31, 2011

DISCLOSURE OF PARTICULARS OF CONTRACT REVENUE AS REQUIRED BY ACCOUNTING STANDARD 7

Amount in Rupees

No	Particulars	March 31, 2011	March 31, 2010
1	Contract Revenue Recognized	7,257,998,384	6,455,073,695
2	Contract Expenses Recognized	6,009,195,652	5,335,907,715
3	Recognized Profit	1,248,802,732	1,119,165,980
4	Contract Cost Incurred	6,009,195,652	5,335,907,715
5	Progress Billing	7,164,482,571	5,826,584,404
6	Unbilled Contract Revenue Recognized	701,658,242	943,522,388
7	Unearned Revenue	608,142,430	315,033,097
8	Advances from Customers	202,417,344	400,892,358
9	Contract Cost Incurred and Recognized Profit	7,257,998,384	6,455,073,695
10	Gross Amount Due from Customer	2,641,834,730	1,417,535,372
11	Retention	321,775,486	377,626,793

ANNEXURE REFERRED TO IN NOTE NO. 3.14 OF THE NOTES FORMING PART OF ACCOUNTS FOR THE PERIOD ENDED ON MARCH 31, 2011

PARTICULARS OF THE JOINT VENTURES UNDERTAKEN BY THE COMPANY AS REQUIRED IN ACCOUNTING STANDARD 27 "FINANCIAL REPORTING OF INTEREST IN JOINT VENTURE"

Amount in Rupees

Name of the Joint Venture	Interest of Company in JV	Share in Assets of the JV	Share in Liabilities	Investment in Joint Venture	Add: Share of Profit of the JV	Less: Share of Tax	Closing Balance of Investment Asset/(Liability)	Loans given
Zircon Ventures	Refer note below	99,622,213	24,043,502	75,578,711	-	-	75,578,711	-
Phoenix Ventures	10% of the total project Cost as project management Fees & 50% of remaining Profit	158,355,879	128,992,222	42,355,478	(3,161,720)	-	39,193,758	159,226,966
Zenith Ventures	Refer note below	259,150,353	260,042,316	1,670,200	(285,853)	-	1,384,347	216,073,019
Weikfield IT Citi Info Park (AOP)	Refer note below	793,303,329	527,747,620	248,194,956	20,950,318	17,342,169	251,803,105	-
Just Home India Private Limited	50% Share of Profits	183,503,298	27,449,472	50,000	-	-	50,000	-
Marigold Premises Private Limited	50% Share of Profits	307,777,238	139,724,374	419,672	-	-	419,672	45,193,911
Cosmos Premises Private Limited	43,83% Share of Profits	114,624,590	50,907,558	36,790,610			36,790,610	-
Almet Corporation Ltd.	49% Share of Profits	25,881,759	3,828,921	52,373,208			52,373,208	3,784,855
Marathawada Realtors Private Limited	49% Share of Profits	44,658,564	7,873,676	80,995,440			80,995,440	10,755,962
John Fowler Opthalmics Pvt, Ltd,	49% Share of Profits	110,070,622	24,628,280	177,048,535			177,048,535	8,268,369
Ajanta Enterprises	50% Share of Profits	129,576,377	167,515,663	555,408,252	3,178,150	951,681	557,634,721	8,844,233
Rose Premises Private Limited	50% Share of Profits	141,843,725	133,004,617	20,000,000			20,000,000	109,701,703

Note: Share of assets and liabilities of Zircon Ventures, Weikfield ITCITI Infopark and Zenith Ventures, the Jointly Controlled Entities (JCE) where in the share of the Company's assets and liabilities in such JCE are considered based on the specific allocation of such assets and liabilities which relate to the Company as per the arrangement with the Joint Venture Partners.

(The above information is provided on the basis of latest available financial statements of the Joint Venture Entities)



ANNEXURE REFERRED TO IN NOTE NO. 3.16 OF THE NOTES FORMING PART OF ACCOUNTS FOR THE YEAR ENDED ON MARCH 31, 2011

DISCLOSURE OF PARTICULARS OF SIGNIFICANT LEASES AS REQUIRED BY ACCOUNTING STANDARD 19

The Company's significant leasing arrangements are in respect of operating leases for commercial and residential premises

The Company leases / sub-leases office spaces under non-cancellable operating lease agreements that are renewable on a periodic basis at the option of both the lessor and lessee.

a) Lease income from operating leases is recognized on a straight-line basis over the period of lease.

	Year Ende	d March 31,
Particulars	2011	2010
Gross Carrying Amount of Premises	36,735,020	36,735,020
Accumulated Depreciation	8,799,075	7,328,762
Depreciation for the year	1,470,313	1,547,698

Future minimum lease income under non-cancellable operating leases

a) Not later than 1 yearb) Later than 1 year and not later than 5 yearsc) Later than 5 years	2,421,700 - -	5,275,440 2,421,700 -
Income recognised during the year	5,275,440	35,909,934

b) Lease expenses from operating leases is recognized on a straight-line basis over the period of lease.

The particulars of significant leases under operating leases are as under:

The Company is obligated under non-cancellable leases / sub-leases for office space that are renewable on a periodic basis at the option of both the lessor and lessee.

Future minimum lease expenses under non-cancellable operating leases:

a) Not later than 1 year b) Later than 1 year and not later than 5 years c) Later than 5 years	2,278,212 1,516,676 -	5,275,440 2,421,700 -
Expenses recognized during the year	2,887,050	-



NOTES ANNEXED TO AND FORMING PART OF THE BALANCE SHEET

E NO. 3.17 OF THE NOTES FORMING PART OF ACCOUNTS FOR THE YEAR ENDED ON MARCH 31, 2011	URCHASED AND SOLD DURING THE YEAR
ANNEXURE REFERRED TO IN NOTE NO. 3.17 OF THE NOTES F	PARTICULARS OF INVESTMENTS PURCHASED AND SOLD DUI

	March 3	31, 2011	March 3	March 31, 2011	March 31, 2010	, 2010	March	March 31, 2010
Particulars	No of Units	Cost of Purchase	No of Units	Sales	No of Units	Cost of Purchase	No of Units	Sales
Canara Robeco Liquid Collection	2,985,705.6877	30,021,270,6900	2,985,705.6877	30,021,270.6900				
Birla Sun Life Cash Plus Inst. Prem.		1	•	•	4,990,702.2825	50,004,342	4,990,702	50,004,342
Birla Sun Life Saving Fund Inst.		1	•	•	5,003,401.3821	50,068,037	5,003,401	50,068,037
DSP BlackRock Liquidity Fund-Inst.		1	•	•	100,115.2350	100,152,560	100,115	100,152,560
HDFC Cash Management Fund Saving		•	•	•	37,609,891.1323	400,033,846	37,609,891	400,033,846
HDFC Cash Management Fund Treasury		1	•	•	39,928,285.7648	400,540,599	39,928,286	400,540,599
ICICI Prudential Liquid Super Inst. Plan	1	1	•	•	499,931.9580	50,004,244	499,932	50,004,244
IDFC Cash Fund - Super Inst Plan C		1	•	•	17,996,938.2114	180,014,374	17,996,938	180,014,374
IDFC MM Fund - TP Super Inst Plan C	•	•	•	•	18,034,168.8727	180,368,740	18,034,169	180,368,740
Kotak Liquid Institutional		1	•	•	1,635,681,5360	20,001,277	1,635,682	20,001,277
Kotak Floater Long Term	•	•	•	•	1,990,140.0762	20,060,214	1,990,140	20,060,214
Principal Floating Rate Fund FMP		•	-	•	3,002,838.6604	30,065,322	3,002,839	30,065,322
Reliance Liquidity Fund		1		•	19,995,359.4946	200,015,581	19,995,359	200,015,581
Reliance Money Manager Fund		1		•	200,061.0650	200,288,414	200,061	200,288,414
SBI Magnum Insta Cash Fund		•		•	20,896,636,1755	350,024,925	20,896,636	350,024,925
SBI SHF Ultra ST Inst Plan		1		•	35,046,651,8609	350,676,798	35,046,652	350,676,798
SBNPP Money Fund Super Inst.		•		•	14,859,518.0312	150,011,292	14,859,518	150,011,292
TATA Liquid Super High Invest. Fund		1		•	44,865.9770	50,004,029	44,866	50,004,029
TATA Floater Fund		1	•	•	4,996,784.4065	50,145,730	4,996,784	50,145,730
UTI Money Market Fund	1		•	•	14,950.6730	15,001,287	14,951	15,001,287
UTI Floating Rate Fund STP Inst Div			•	•	15,008.9110	15,020,478	15,009	15,020,478



YEAR ENDED MARCH 31, 2011

ANNEXURE REFERRED TO IN NOTE NO. 3.13 OF THE NOTES FORMING PART OF ACCOUNTS FOR THE YEAR ENDED ON MARCH 31, 2011

DISCLOSURE OF PARTICULARS OF CONTRACT REVENUE AS REQUIRED BY ACCOUNTING STANDARD 15

No PARTICULARS March 31, 2010		Amount in Rupees		
Summary of Key Results	NO PARTICULARS	March 31, 2011	March 31, 2010	
Present Value of obligation				
Fair Value of plan assets Net Asset/ (Liability) recognized in balance sheet Net Asset/ (Liability) recognized in balance sheet No. of Employees No. of No.				
Net Asset/ (Liability) recognized in balance sheet (10,041,257) (3,340,039) No. of Employees 967 741 Total monthly Salary in Rupees 15,018,569 9,940,959 Average Past Service 2,83 3,00 Average Age 33,04 33,26 I. Assumptions II. Assumptions 8,10% 8,10% Bate of increase in compensation levels 10,00% 15,00% First five years 10,00% 15,00% Thereafter 5,00% 5,00% Rate of Return on Plan Assets 9,15% 9,15% Expected Average remaining working lives of employees (years) 8,76 8,71 II. Table showing changes in present value of obligations 17,086,466 14,927,420 Acquisition adjustment - - - Interest Cost 1,259,123 1,055,526 Past Service Cost 6,944,754 5,001,354 Current Service Cost 6,944,754 5,001,354 Curtailment Cost/(credit) - - Settlement Cost/(credit) - - </td <td></td> <td></td> <td></td>				
No. of Employees 967 741 Total monthly Salary in Rupees 15,018,569 9,940,959 Average Past Service 2,83 3,00 Average Age 33,04 33,26 I. Assumptions Discount Rate 8,10% 8,10% Rate of increase in compensation levels First five years 10,00% First five years 10,00% 15,00% Thereafter 5,00% 5,00% Rate of Return on Plan Assets 9,15% 9,15% Expected Average remaining working lives of employees (years) 8,76 8,71 II. Table showing changes in present value of obligations 4,70 4,927,420 Acquisition adjustment - - Interest Cost 1,259,123 1,055,526 Past Service Cost 6,944,754 5,001,354 Current Service Cost 6,944,754 5,001,354 Curtailment Cost/(credit) - - Settlement Cost/(credit) - - Benefits paid (3,083,487) (534,673)				
Total monthly Salary in Rupees 15,018,569 9,940,959 Average Past Service 2.83 3.00 33.26 Average Age 33.04 33.26 Assumptions		(10,041,257)	(3,340,039)	
Average Past Service Average Age 1. Assumptions Discount Rate Bate of increase in compensation levels First five years Thereafter				
Average Age 33.04 33.26				
I. Assumptions Discount Rate Rate of increase in compensation levels First five years Thereafter Thereafter Rate of Return on Plan Assets Expected Average remaining working lives of employees (years) II. Table showing changes in present value of obligations Present Value of obligations as at the beginning of the year Acquisition adjustment Interest Cost Past Service Cost Current Service Cost Current Service Cost Curtailment Cost/(credit) Settlement Cost/(credit) Benefits paid Actuarial (gain)/loss on obligations as at the end of the end of the year Assets 8.10% 8.10% 8.10% 8.10% 8.10% 8.10% 8.10% 8.10% 8.20 8.20 8.76 8.77 8.77 8.77 8.78 8.71 1.7,086,466 1.4,927,420 4.928,420 4.928,420 4.928,420 4.928		2.83		
Discount Rate 8.10% 8.10% Rate of increase in compensation levels First five years Thereafter 10.00% 5.00% 15.00% 5.00% Rate of Return on Plan Assets 9.15% 9.15% Expected Average remaining working lives of employees (years) 8.76 8.71 II. Table showing changes in present value of obligations Present Value of obligations as at the beginning of the year 17,086,466 14,927,420 Acquisition adjustment - - - Interest Cost 1,259,123 1,055,526 Past Service Cost 7,353,147 - Current Service Cost 6,944,754 5,001,354 Curtailment Cost/(credit) - - Settlement Cost/(credit) - - Benefits paid (3,083,487) (534,673) Actuarial (gain)/loss on obligations as at the end of the end of the year 29,916,136 17,086,466 III. Table showing changes in Fair Value of Plan Assets	Average Age	33.04	33.26	
Rate of increase in compensation levels 10.00% 15.00% First five years 10.00% 5.00% Rate of Return on Plan Assets 9.15% 9.15% Expected Average remaining working lives of employees (years) 8.76 8.71 II. Table showing changes in present value of obligations 5.00% 1.259.123 Present Value of obligations as at the beginning of the year 17,086,466 14,927,420 Acquisition adjustment - - Interest Cost 1,259,123 1,055,526 Past Service Cost 7,353,147 - Current Service Cost 6,944,754 5,001,354 Curtailment Cost/(credit) - - Settlement Cost/(credit) - - Benefits paid (3,083,487) (534,673) Actuarial (gain)/loss on obligations 356,133 (3,363,161) Present Value of obligation as at the end of the end of the year 29,916,136 17,086,466 III. Table showing changes in Fair Value of Plan Assets	I. Assumptions			
First five years Thereafter 10.00% 5.00% 15.00% 5.00% Rate of Return on Plan Assets 9.15% 9.15% Expected Average remaining working lives of employees (years) 8.76 8.71 II. Table showing changes in present value of obligations 17,086,466 14,927,420 Acquisition adjustment - - Interest Cost 1,259,123 1,055,526 Past Service Cost 7,353,147 - Current Service Cost 6,944,754 5,001,354 Curtailment Cost/(credit) - - Settlement Cost/(credit) - - Benefits paid (3,083,487) (534,673) Actuarial (gain)/loss on obligations 356,133 (3,363,161) Present Value of obligation as at the end of the end of the year 29,916,136 17,086,466 III. Table showing changes in Fair Value of Plan Assets	Discount Rate	8.10%	8.10%	
Thereafter 5.00% 5.00% Rate of Return on Plan Assets 9.15% 9.15% Expected Average remaining working lives of employees (years) 8.76 8.71 II. Table showing changes in present value of obligations 8.76 8.71 Present Value of obligations as at the beginning of the year 17,086,466 14,927,420 Acquisition adjustment - - Interest Cost 1,259,123 1,055,526 Past Service Cost 7,353,147 - Current Service Cost 6,944,754 5,001,354 Curtailment Cost/(credit) - - Settlement Cost/(credit) - - Benefits paid (3,083,487) (534,673) Actuarial (gain)/loss on obligations 356,133 (3,363,161) Present Value of obligation as at the end of the end of the year 29,916,136 17,086,466 III. Table showing changes in Fair Value of Plan Assets	Rate of increase in compensation levels			
Rate of Return on Plan Assets Expected Average remaining working lives of employees (years) II. Table showing changes in present value of obligations Present Value of obligations as at the beginning of the year Acquisition adjustment Interest Cost Past Service Cost Current Service Cost Current Service Cost Curtailment Cost/(credit) Settlement Cost/(credit) Benefits paid Actuarial (gain)/loss on obligations Present Value of obligation as at the end of the end of the year 29,916,136 17,086,466 III. Table showing changes in Fair Value of Plan Assets	First five years	10.00%	15.00%	
Expected Average remaining working lives of employees (years) II. Table showing changes in present value of obligations Present Value of obligations as at the beginning of the year Acquisition adjustment Interest Cost Past Service Cost Current Service Cost Current Service Cost Curtailment Cost/(credit) Settlement Cost/(credit) Benefits paid Actuarial (gain)/loss on obligations Present Value of obligation as at the end of the end of the year III. Table showing changes in Fair Value of Plan Assets	Thereafter	5.00%	5.00%	
II. Table showing changes in present value of obligations Present Value of obligations as at the beginning of the year Acquisition adjustment Interest Cost Past Service Cost Current Service Cost Current Service Cost Curtailment Cost/(credit) Benefits paid Actuarial (gain)/loss on obligations Present Value of Plan Assets 8.76 8.71 8.71 17,086,466 14,927,420 17,086,466 14,927,420 17,086,466 14,927,420 17,086,466 14,927,420 17,086,466 14,927,420 17,086,466 14,927,420 17,086,466 14,927,420 17,086,466 18,71 17,086,466 18,71 17,086,466 18,71 17,086,466 18,71 17,086,466 18,71 17,086,466 18,71 17,086,466 18,71 17,086,466 18,71 17,086,466 18,71 17,086,466	Rate of Return on Plan Assets	9.15%	9.15%	
II. Table showing changes in present value of obligations Present Value of obligations as at the beginning of the year Acquisition adjustment Interest Cost Past Service Cost Current Service Cost Current Service Cost Curtailment Cost/(credit) Benefits paid Actuarial (gain)/loss on obligations Present Value of Plan Assets 8.76 8.71 8.71 17,086,466 14,927,420 17,086,466 14,927,420 17,086,466 14,927,420 17,086,466 14,927,420 17,086,466 14,927,420 17,086,466 14,927,420 17,086,466 14,927,420 17,086,466 18,71 17,086,466 18,71 17,086,466 18,71 17,086,466 18,71 17,086,466 18,71 17,086,466 18,71 17,086,466 18,71 17,086,466 18,71 17,086,466 18,71 17,086,466	Expected Average remaining working lives of			
Present Value of obligations as at the beginning of the year Acquisition adjustment Interest Cost Past Service Cost Current Service Cost Current Service Cost Curtailment Cost/(credit) Settlement Cost/(credit) Benefits paid Actuarial (gain)/loss on obligations Actuarial (gain)/loss on obligation as at the end of the end of the year III. Table showing changes in Fair Value of Plan Assets		8.76	8.71	
Acquisition adjustment Interest Cost Interest Cost Past Service Cost Current Service Cost Current Service Cost Curtailment Cost/(credit) Settlement Cost/(credit) Benefits paid Actuarial (gain)/loss on obligations Actuarial (gain)/loss on obligation as at the end of the end of the year Curtailment Cost/(credit) 29,916,136 17,086,466 III. Table showing changes in Fair Value of Plan Assets	II. Table showing changes in present value of obligations			
Interest Cost 1,259,123 1,055,526 Past Service Cost 7,353,147 - Current Service Cost 6,944,754 5,001,354 Curtailment Cost/(credit) - Settlement Cost/(credit) - Benefits paid (3,083,487) (534,673) Actuarial (gain)/loss on obligations 356,133 (3,363,161) Present Value of obligation as at the end of the end of the year 29,916,136 17,086,466 III. Table showing changes in Fair Value of Plan Assets	Present Value of obligations as at the beginning of the year	17,086,466	14,927,420	
Past Service Cost 7,353,147 - Current Service Cost 6,944,754 5,001,354 Curtailment Cost/(credit) - Settlement Cost/(credit) - Benefits paid (3,083,487) (534,673) Actuarial (gain)/loss on obligations 356,133 (3,363,161) Present Value of obligation as at the end of the end of the year 29,916,136 17,086,466 III. Table showing changes in Fair Value of Plan Assets	Acquisition adjustment	-	-	
Current Service Cost 6,944,754 5,001,354 Curtailment Cost/(credit) Settlement Cost/(credit) Benefits paid (3,083,487) (534,673) Actuarial (gain)/loss on obligations 356,133 (3,363,161) Present Value of obligation as at the end of the end of the year 29,916,136 17,086,466 III. Table showing changes in Fair Value of Plan Assets	Interest Cost	1,259,123	1,055,526	
Curtailment Cost/(credit) Settlement Cost/(credit) Benefits paid (3,083,487) Actuarial (gain)/loss on obligations Actuarial (gain)/loss on obligations Present Value of obligation as at the end of the end of the year 29,916,136 17,086,466 III. Table showing changes in Fair Value of Plan Assets	Past Service Cost	7,353,147	-	
Settlement Cost/(credit) Benefits paid (3,083,487) (534,673) Actuarial (gain)/loss on obligations 356,133 (3,363,161) Present Value of obligation as at the end of the end of the year 29,916,136 17,086,466 III. Table showing changes in Fair Value of Plan Assets	Current Service Cost	6,944,754	5,001,354	
Benefits paid (3,083,487) (534,673) Actuarial (gain)/loss on obligations 356,133 (3,363,161) Present Value of obligation as at the end of the end of the year 29,916,136 17,086,466 III. Table showing changes in Fair Value of Plan Assets	Curtailment Cost/(credit)	-	-	
Actuarial (gain)/loss on obligations Present Value of obligation as at the end of the end of the year 29,916,136 17,086,466 III. Table showing changes in Fair Value of Plan Assets	Settlement Cost/(credit)	-	-	
Present Value of obligation as at the end of the end of the year 29,916,136 17,086,466 III. Table showing changes in Fair Value of Plan Assets	Benefits paid	(3,083,487)	(534,673)	
end of the year 29,916,136 17,086,466 III. Table showing changes in Fair Value of Plan Assets	Actuarial (gain)/loss on obligations	356,133	(3,363,161)	
		29,916,136	17,086,466	
Fair Value of Plan Assets as at the beginning of the year 13,746,427 11,434,963	III. Table showing changes in Fair Value of Plan Assets			
	Fair Value of Plan Assets as at the beginning of the year	13,746,427	11,434,963	



YEAR ENDED MARCH 31, 2011

ANNEXURE REFERRED TO IN NOTE NO. 3.13 OF THE NOTES FORMING PART OF ACCOUNTS FOR THE YEAR ENDED ON MARCH 31, 2011

DISCLOSURE OF PARTICULARS OF CONTRACT REVENUE AS REQUIRED BY ACCOUNTING STANDARD 15

NO PARTICULARS	March 31, 2011	March 31, 2010
Acquisition adjustment	-	-
Expected Return on Plan Assets	1,362,836	1,152,049
Contributions	5,379,390	2,846,137
Benefits paid	(3,083,487)	(534,673)
Actuarial gain/(loss) on Plan Assets	2,469,713	(1,152,049)
Fair Value of Plan Assets at the end of the end of the year	19,874,879	13,746,427
IV. Actuarial Gain/Loss Recognized		
Actuarial gain/(loss) for the year - obligations	(356,133)	3,363,161
Actuarial (gain)/loss for the year - Plan Assets	(2,469,713)	1,152,049
Total(gain)/loss for the year	(2,113,580)	(2,211,112)
Actuarial (gain)/loss recognized in the year	(2,113,580)	(2,211,112)
Unrecognized Actuarial(gain)/losses at the end of year	-	-
V. The Amounts To Be Recognized In Balance Sheet And Statement Of Profit And Loss		
Present Value of obligations as at end of the year	29,916,136	17,086,466
Fair Value of plan assets as at the end of the year	19,874,879	13,746,427
Funded status	(10,041,257)	(3,340,039)
Unrecognized actuarial (Gain)/Losses	-	-
Net assets/(liabilities) recognized in Balance Sheet	(10,041,257)	(3,340,039)
VI. Expenses Recognized In The Statement Of Profit And Loss		
Current Service Cost	6,944,754	5,001,354
Past Service Cost	7,353,147	-
Interest Cost	1,259,123	1,055,526
Expected return on Plan Assets	(1,362,836)	(1,152,049)
Curtailment Cost/(credit)	-	-
Settlement Cost/(credit)	-	-



ANNEXURE REFERRED TO IN NOTE NO. 3.18 OF THE NOTES FORMING PART OF ACCOUNTS FOR THE YEAR ENDED ON MARCH 31, 2011

DISCLOSURE OF PARTICULARS OF CONTRACT REVENUE AS REQUIRED BY ACCOUNTING STANDARD 15

Amount in Rupees

NO PARTICULARS	March 31, 2011	March 31, 2010
Net Actuarial (Gain)/Loss recognized in the year	(2,113,580)	(2,211,112)
Expenses recognized in the statement of Profit And Loss at the end of the year	12,080,608	2,693,719
VII. Major Categories Of Plan Assets (As A % Of Total Plan Assets)		
Funds managed by Insurer	100.00%	100.00%
Compensated Absences Valuation		
Summary Of Key Results Present Value of obligation Fair Value of plan assets Net Asset/ (Liability) recognized in balance sheet No. of Employees Total Monthly Gross in Rupees Total monthly CTC in Rupees Total Leave Balance in days Average past service Average Age	36,733,584 - (36,733,584) 967 29,267,052 33,021,852 21,845 2.83 33.04	28,084,932 (28,084,932) 741 19,211,913 21,697,287 19,062 3.00 33.26
I. Assumptions		
Discount Rate	8.10%	8.10%
Rate of increase in compensation levels First five years Thereafter	10.00% 5.00%	15.00% 5.00%
Expected Average remaining working lives of employees (years)	8.76	8.71

As per Para 128 read in conjunction with Para 132 of AS 15 (R) does not require any specific disclosuer except where expenses resulting from compensated absence is of such size, nature or incidence that its disclosure is relevant under Accounting Standard No. 5 or Accounting Standard No. 18.



BALANCE SHEET ABSTRACT AND COMPANY'S GENERAL BUSINESS PROFILE

1	Registration Details		
	Registration No.	L 7 0 1 0 0 M	H 1 9 State Code 1 1
		8 6 P L C 0 3	8 5 1 1
	Balance Sheet Date	3 1	0 3 2 0 1 1
		Date	Month Year
II.	Capital Raised during the ye		
		Public Issue	Rights Issue
		0 0 0 0 N I L	0 0 0 0 N I L
		Bonus Issue	Private Placement
		0 0 0 0 N I L	0 0 0 0 N I L
111	Desition of Mobilication and	Development of Frieds (Americate in There	anda)
III.	Position of Mobilisation and	Development of Funds (Amounts in Thous Total Liabilities	Total Assets
	1	1 2 8 8 8 2 6	1 1 2 8 8 8 2 6
		1 2 0 0 8 2 0	
	Sources of Funds		
	Courses of Furids	Paid-up-Capital	Reserves & Surplus
		0 9 0 0 1 6 1	5 9 7 5 4 8 2
		Secured Loans	Unsecured Loans
		2 4 2 7 3 4 3	0 8 7 5 2 9 6
	Application of Funds		
		Net Fixed Assets	Investments
		0 5 3 9 1 5 5	2 2 5 6 4 2 2
		Net Current Assets	Misc.Expenditure
		7 3 7 2 4 6 6	0 0 0 0 N I L
		Accumulated Losses	Deferred Tax Asset
		0 0 0 0 N I L	0 0 1 1 1 6 8
IV /	Dayfayaaaaa of Cayaaaay (A	manustic Theorem de	
IV.	Performance of Company (A	Turnover	Total Evpanditura
		8 0 8 3 2 2 6	Total Expenditure 7 3 6 2 3 1 5
		8 0 8 3 2 2 0	Profit/Loss before Tax
		+	0 7 2 0 9 1 1
			Profit/Loss after Tax
		+	0 5 2 2 4 4 7
	(Please tick Appropriate box		
		Earning per share in Rs.	Dividend rate %
		0 0 0 0 0 6	N I L
V.		ncipal Products/Services of Company (as p	per monetary terms)
	Item Code No.	N A	
	(ITC Code)		
	Product Description	C O N T R A C T O	R &
		D E V E L O P E R	J
	Item Code No.	NA	
	(ITC Code)		
	Product Description	TRADING	



Amount in Rupees

T TO SECTION 212 T. 1956

COMPANY'S INTEREST IN SUBSIDIARY COMPANIES

	-	2	က	4	5	9	7	00	6	10
Name of the subsidiary	Marvel Housing Private Limited	Vascon Dwellings Private Limited	IT Citi Infopark Private Limited	Calypso Premises Private Limited	Floriana Properties Private Limited	Windflower Private Limited	Caspia Hotels Private Limited	Vascon Pricol Infrastructures Limited	Greystone Premises Private Limited	GMP Technical Solution Private Limited
Financial year ending of the Subsidary	March 31, 2011	March 31, 2011	March 31, 2011	March 31, 2011	March 31, 2011	March 31, 2011	March 31, 2011	March 31, 2011	March 31, 2011	March 31, 2011
Date from which they became subsidary	January 2, 2006	April 1, 2006	April 2,2006	May 31, 2006	August 25, 2008	November 2, 2006	Sptember 8, 2009	April 2, 2007	January 4, 2008	August 8, 2010
a) Number of shares held in the by the company subsidary at the end of financial year of holding company.	10,000	10,000	10,000		10,000	10,000	9,100,000	4,970,000	6,500	12,689
b) Extent of interest of holding Company at the end of the financial year of subsidary company.	100%	100%	100%		100%	100%	%02	%02	65%	%06
The net aggregate amount of subsidiary companies profit/(loss) so far as it concerns the members of holding company:										
a) Not dealt with in the holding company's accounts										
l) For the financial year ended March 31,2011	1,388,395	(9,619,817)	9,887,287		(72,755)	(9,134,152)	(509,016)	5,208,404	(211,709)	121,110,025
ii) For the previous year of the subsidiary company since it became holding company's subsidiary	(5,164,583)	(35,966,328)	76,577,531		(3,365,433)	17,759,144	(1,474,497)	(767,373)	(3,629,453)	591,548,614
b) Dealt with in the holding company's accounts										
l) For the financial year ended Mar 31,2011	Nil	Nil	Nil	Nil	Nil	Nil	Nil	Nil	IN	Nil
ii) For the previous year of the subsidiary company since it became holding company's subsidiary.	Nil	Ē	ĪĪ	Ē	Z	Z	Ē	Ī	Ē	ij

FOR VASCON ENGINEERS LIMITED

PLACE: Pune, DATED: May 14, 2011 MANAGING DIRECTOR R. Vasudevan

V. Mohan CHAIRMAN

AND COMPLIANCE OFFICER COMPANY SECRETARY M. Krishnamurthi

D. Santhanam CHIEF FINANCIAL OFFICER



ON ON FINANCIALS OF **BSIDARIES**

MARCH 31. 2011

Amount in Rupees

						-		-												
Sr Particulars No	Marvel Housing Private Limited	lousing imited	Vascon Dwellings Private Limited	rellings imited	IT Citi Infopark Private Limited	fopark imited	Calypso Premises Private Limited	mises	Floriana Properties Private Limited		Windflower Properties Private Limited	roperties nited	Caspia Hotels Private Limited		Vascon Pricol Infrastructures Limited	ofrastructures ed	Greystone Premises Private Limited	eystone Premises Private Limited	GMP Technical Solution Private Limited	Solution
	2010-2011	2009-2010	2010-2011	2009-2010	2010-2011	2009-2010 2	2010-2011 2	2009-2010 2	2010-2011 2	2009-2010	2010-2011	2009-2010	2010-2011	2009-2010	2010-2011	2009-2010	2010-2011	2009-2010	2010-2011 2	2009-2010
1 Capital	100,000	100,000	100,000	100,000	100,000	100,000	15	150,133,300	100,000	100,000	100,000	100,000	100,000 130,000,000	100,000	71,000,000	71,000,000	100,000	100,000	141,000	
2 Reserves & surplus (adjusted for debit balance in P & L																				
Account, where applicable)	(3,776,188)	(5,164,583)	(3,776,188) (5,164,583) (45,586,146) (35,966,328) 86,464,819 76,577,531	35,966,328)	86,464,819	76,577,531		(5,102,594) (3	(3,438,188) (3	(3,365,433) 8,624,992		17,759,145 (2,833,590) (2,106,425)	(2,833,590)	(2,106,425)	6,344,330 (1,096,247)	6,344,330 (1,096,247)	(5,909,479)	(5,583,774)	561,706,162	
_	3,717,888	557,291,510	3,717,888 557,291,510 586,475,796 943,094,265 24,160,530 145,104,752	943,094,265	24,160,530 1	145,104,752	95			60,330,495 32		320,321,917	48,659,832	16,178,437	207,114,812	207,114,812 113,054,649 1102,407,250	102,407,250	101,943,901	834,167,932	
5 Investments (except in																				
case of investment in the																				
Subsidiaries) A) Long term																				
(Non-Trade Investments)		552,224,402				63,000														
B) Current Investments																				
a. Unquoted equity shares																				
b. Unquoted equity shares																				
c. Units																			1,500,000	
Total current investments		200				000													1,500,000	
Turnover		204,402				000,50													000,000,1	
(including other income)	1,433,709			118,811,928	549,402,331 118,811,928 17,344,468 14,573,406	14,573,406					1,800,948	2,159,611			142,208,273				,410,683,871	
Profit before tax	1,388,395	(5,579,275)	(9,619,817) (31,763,712)	31,763,712)	12,347,287	9,904,955		(648,325)	(72,755) (2,840,060)		(9,134,152)	(18,744,421)	(727,165)	(2,018,378)	10,956,577	(728,153)	(325,706)	(675,236)	162,937,433	
LIUVISIUII IUI IAA						0 0 7 7 4 0 0									0 616 000				062 076 06	
Profit after tax	1.388.395	388.395 (5.579.275)	(9.619.817) (31.763.712)	31.763.712)	9.887.287	7.027.555		(648.325)	(72.755) (2.840.060)		(9.134.152) (18.744.421)	18.744.421)	(727.165) (2.018.378)	(2.018.378)	7.440.577	(728.153)	(325,706)	(675,236)	134.566.694	
Proposed dividend																,				
(excluding tax on dividend)																				

Note:

<u>_</u>

The annual accounts of the above Subsidiary Companies are open for inspection by any investor at the Company's Corporate Office and Registered Office of the respective subsidiary companies.

During the year Company has acquired stake in GMP Technical Solution Private Limited and has sold its stake in Calypso Premises Private Limited.

The Ministry of Affairs vide its letter No. 47/95/2011-CL-III dt. 9th January 2011 granted approval to the Company for not attaching copies of the Balance Sheet and Profit & Loss Account, Directors' Report and Auditors' Report of the subsidiary companies for the financial year 2010 - 2011. As per condition no. (i) of the above said letter Consolidated Financial Statements duly audited by the Statutory Auditors is enclosed with the statement of summarised financial of all the subsidiaries.



AUDITOR'S REPORT

The Board of Directors of **VASCON ENGINEERS LIMITED**

We have audited the attached Consolidated Balance Sheet of Vascon Engineers Limited and its subsidiaries and Joint Ventures (collectively called as "the Group"), as at 31st March, 2011, and also the Consolidated Profit & Loss Account and the Consolidated Cash flow Statement for the year ended as on that date annexed thereto. These financial statements are the responsibility of the Group's management and have been prepared by the management on the basis of separate Financial Statements and other Financial Information regarding components. Our responsibility is to express an opinion on these Financial Statements based on our audit.

We conducted our audit in accordance with auditing standards generally accepted in India. These standards require that we plan and perform the audit to obtain reasonable assurance that the financial statements are free from any material misstatements. An audit includes examining on test basis evidence supporting the amount of disclosure in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by the management as well as evaluating the overall financial statements presentation. We believe that our audit provides a reasonable basis for our opinion.

We did not audit the financial statement of a Subsidiary, whose financial statement reflects total assets of Rs.139,60,15,094/- as at 31st March 2011, the total net profit of Rs. 13,45,66,694/- for the year then ended. These financial statements and other financial information have been audited by other auditors whose report has been furnished to us, and our opinion is based solely on the report of other auditors.

We did not audit the financial statement of three Joint Venture Entities, whose financial statements reflect total assets of Rs.36,85,93,683/- as at 31st March 2011, the total net profit of Rs. 12,99,837/- for the year then ended. These financial statements and other financial information have been audited by other auditors whose report has been furnished to us, and our opinion is based solely on the report of other auditors.

The financial statement of two Joint ventures, whose financial statement reflected the total assets of Rs.58,08,68,042/- as at March 31,2011 and net profit of Rs. 2,09,65,543/-for the year ended on that date are not audited as of the date of this audit report and have been included in the consolidated Financial Statements.

The financial statements of three associates for the year ended March 31st, 2011 are not audited as of the date of this report and share of profit/loss (net) Loss of Rs.82,62,736/- has been considered in the profit and loss account based on such an audited statement of accounts.

We report that the Consolidated Financial Statements have been prepared by the Company's management in accordance with the requirements of Accounting Standard (AS) 21, "Consolidated Financial Statements", Accounting Standard (AS) 23, "Accounting of investment in Associates" and Accounting Standard (AS) 27, "Financial reporting of Interest in Joint Ventures" issued by the Institute of Chartered Accountants of India.

Based on the audit and on the consideration of report of other auditor and to the best of our information and according to the explanations given to us the said Consolidated Balance Sheet, Profit and Loss Account and Cash Flow Statement read together with the notes thereon give a true and fair view in conformity with the accounting principles generally accepted in

- I. In the case of Balance Sheet, of the state of affairs of the Group as at 31st March, 2011;
- II. in the case Profit and Loss Account, of the Profit of the Group for the year ended on that date; and
- III. In the case of Consolidated Cash Flow Statement, of the cash flows of the Group for the year ended on that date.

For

Anand Mehta & Associates CHARTERED ACCOUNTANTS

Kusai Goawala Partner

Membership No. 39062

Firm Registration No. 127305W Place: Pune, Dated: May 14, 2011



CONSOLIDATED BALANCE SHEET AS AT MARCH 31, 2011

Amount in Rupees

1 2 3	900,160,500 930,000 6,274,663,805 7,175,754,305 76,508,558	900,160,500 - 5,710,868,991 6,611,029,491 73,786,732
2	930,000 6,274,663,805 7,175,754,305	5,710,868,991 6,611,029,491
2	930,000 6,274,663,805 7,175,754,305	5,710,868,991 6,611,029,491
	6,274,663,805 7,175,754,305	6,611,029,491
	7,175,754,305	6,611,029,491
3		
3	76,508,558	73.786.732
3		. 5,. 55,. 52
3		
0	2,665,659,915	1,778,721,643
4	1,037,876,646	389,450,227
	3,703,536,561	2,168,171,870
	1,616,572	2,061,500
	10,957,415,997	8,855,049,593
5		
	2.562.403.361	1,775,847,132
		274,622,831
		1,501,224,301
vances		269,103,638
	2,253,392,575	1,770,327,939
6	1,016,222,983	1,674,153,673
	20,169,124	8,662,435
7	2,911,393,515	3,229,884,116
8	3,435,181,832	1,886,735,085
9	1,124,485,925	490,388,366
10	3,725,788,819	2,857,137,741
	11,196,850,091	8,464,145,308
11	3,054,317,828	2,778,480,826
12	474,900,948	283,758,936
	3,529,218,776	3,062,239,762
	7,667,631,315	5,401,905,546
	10,957,415,997	8,855,049,593
20		
	7 8 9 10	10,957,415,997 2,562,403,361 505,539,713 2,056,863,648 196,528,927 2,253,392,575 6 1,016,222,983 20,169,124 7 2,911,393,515 8 3,435,181,832 9 1,124,485,925 10 3,725,788,819 11,196,850,091 11 3,054,317,828 474,900,948 3,529,218,776 7,667,631,315 10,957,415,997

AS PER OUR REPORT OF EVEN DATE

For Anand Mehta & Associates CHARTERED ACCOUNTANTS

Kusai Goawala

PARTNER

MEMBERSHIP NO. 39062 Firm Registration No. 127305W

Place: Pune, Dated: May 14, 2011

FOR VASCON ENGINEERS LIMITED

R. Vasudevan

MANAGING DIRECTOR

V. Mohan CHAIRMAN

M. Krishnamurthi

COMPANY SECRETARY AND COMPLIANCE OFFICER

Place: Pune, Dated: May 14, 2011

D. Santhanam

CHIEF FINANCIAL OFFICER



CONSOLIDATED PROFIT AND LOSS ACCOUNT

ENDED MARCH 31, 2011

Amount in Rupees

Particulars	Schedules	March 31, 2011	March 31, 2010
INCOME			
Income from Operations	13	10,759,508,469	7,989,856,591
Less: Value Added Tax Collected		(332,458,663)	(280,444,230)
Service Tax Collected		(193,860,974)	(155,932,211)
Luxury Tax Collected		(3,596,757)	(5,233,928)
Income from Operations (Net)		10,229,592,075	7,548,246,222
Interest Earned	14	116,668,704	68,796,253
Other Income	15	178,662,712	66,153,408
		10,524,923,491	7,683,195,883
EXPENDITURE			
Materials and other direct expenses	16	8,126,476,739	5,911,202,589
Personnel Expenses	17	623,494,714	394,183,291
Operating and Other Expenses	18	497,064,209	301,515,211
Financial Expenses	19	257,009,529	234,141,250
Depreciation / Amortisation	5	138,493,389	78,219,858
		9,642,538,580	6,919,262,200
Profit Before Taxation		882,384,911	763,933,683
Less: Provision for Taxation			
Current		256,134,673	246,049,006
Deferred Tax Expenses / (Gain)		(14,574,673)	(4,120,939)
B (1.40 T		241,560,000	241,928,067
Profit After Tax		640,824,912	522,005,616
Excess/(Short) Provision W/back / (Off)		15,524,274	252,270
Prior Period Adjustments - Income / (Expense	es)	2,200,489	10,232,955
Minority Share of Losses / (Profits)		(10,190,617)	450,926
		7,534,146	10,936,151
Balance available for appropriation		648,359,057	532,941,767
Less: Appropriations			
Transfer to Reserves		471,000	1,009,500
Dividend Paid / Proposed		90,016,050	-
Provision for Tax on Dividend		15,158,150	84,975
0		105,645,200	1,094,475
Surplus for the Year Carried to Balance She	eet	542,713,857	531,847,292
Earnings Per Share (Equity Shares, Par Value	of Rs. 10/- Each)		
Basic Earnings Per Share		7.20	6.71
Diluted Earnings Per Share		7.18	6.69
Notes to Accounts	20		

AS PER OUR REPORT OF EVEN DATE

For Anand Mehta & Associates CHARTERED ACCOUNTANTS

Kusai Goawala **PARTNER**

MEMBERSHIP NO. 39062

Firm Registration No. 127305W Place: Pune, Dated: May 14, 2011 FOR VASCON ENGINEERS LIMITED

R. Vasudevan MANAGING DIRECTOR

V. Mohan CHAIRMAN

M. Krishnamurthi COMPANY SECRETARY AND

COMPLIANCE OFFICER Place: Pune, Dated: May 14, 2011 D. Santhanam

CHIEF FINANCIAL OFFICER



CONSOLIDATED CASH FLOW STATEMENT

Particulars	March 31, 2011	March 31, 2010
A. CASH FLOW FROM OPERATING ACTIVITIES		
Profit before Taxation	882,384,911	763,933,683
Adjustments to reconcile profit before tax to cash provided by operating activities		
- Depreciation / Amortization	138,493,389	78,219,858
- Borrowing Costs	257,009,529	234,141,250
- Dividend Income	(5,822,846)	(3,690,471)
- Employee Compensation Expenses (ESOP)		4,158,745
- Interest income	(116,340,104)	(68,796,253)
- Provision for Doubtful Debt	7,725,342	11,999,932
- Prior Period Adjustments	2,200,489	10,232,955
- (Profit) Loss on Sale of Assets	(106,680,786)	(63,203)
- (Profit) Loss on Sale of Investments/Subsidiary	(64,637,158)	(4,394,925)
Operating Profit before working capital changes Adjustments for	994,332,766	1,025,741,569
Decrease / (Increase) in Inventories		
before Capitalization of Borrowing Cost	(406,940,646)	(322,366,160)
Decrease / (Increase) in Sundry Debtors	(1,269,267,096)	(293,745,334)
Decrease / (Increase) in Other Current Assets		
Decrease / (Increase) in Loans and Advances	1,003,484,635	345,419,090
Increase / (Decrease) in Current Liabilities and Provisions	336,898,513	99,147,887
Cash generated from operations	658,508,172	854,197,053
Direct Taxes Paid (Net)	(240,027,855)	(177,731,690)
Net Cash flow from operating activities	418,480,317	676,465,363
B. CASH FLOW FROM FINANCING ACTIVITIES		
Increase / (Decrease) in Share Capital	_	1,782,000,000
Increase / (Decrease) in Secured Loans	887,971,151	392,026,069
Increase / (Decrease) in Unsecured Loans	860,839,514	(228,099,729)
Share Application money received	930,000	-
Share Premium received by Joint Venture	-	9,613,503
Share Issue Expenses (IPO)		(127,732,728)
Interest Income	116,340,104	68,796,253
Interest Paid Including Capitalized to Qualifying Assets	(353,801,334)	(290,310,327)
Inter Corporate Deposit / advances to joint venture	(1,335,116,493)	(508,263,119)
Net Cash generated / (used) in financing activities	177,162,942	1,098,029,920



ISOLIDATED CASH FLOW TEMENT

Amount in Rupees

Particulars	March 31, 2011	March 31, 2010
C. CASH FLOW FROM INVESTING ACTIVITIES		
Purchase of fixed assets	(465,799,780)	(154,086,736)
Dividend Income	5,822,846	3,690,471
Proceeds on Disposal of fixed assets	168,338,492	52,337,820
Proceeds on Disposal of Securities/investments	250,907,236	41,088,544
Consideration paid on acquisition of Subsidiary Dividend paid by Subsidiary	(394,062,542) (233,211,470)	-
Proceeds on Disposal of Subsidiary	168,684,912	
Long Term investments in securities	(85,205,072)	(676,260,078)
Share application money paid	(33,233,572)	(63,200,000)
Long term investments in fixed deposits with banks	(96,608,398)	(197,919,515)
Net Cash generated / (used) in investing activities	(681,133,775)	(994,349,494)
D. NET CASH INFLOW / (OUTFLOW) (A+B+C)	(85,490,515)	780,145,790
Cash and cash equivalents at the beginning of the period	1,046,895,039	262,853,839
Cash and Cash equivalents pursuant to addition in Subsidiary Cash and Cash equivalents pursuant to change of Subsidiary status to joint Ventures, Associate to joint venture and Joint	(33,100,000)	
Venture to Associate	14,452,749	(3,895,410)
Cash and cash equivalents at the end of the period NET (DECREASE) / INCREASE IN CASH AND CASH	980,051,775	1,046,895,039
EQUIVALENTS DURING THE PERIOD	(85,490,515)	780,145,790
Reconciliation of Cash and Bank Balances		
Cash And Bank Balances	1,124,485,925	490,388,366
Less: Balances with scheduled bank in deposit accounts	(294,527,913)	(197,919,515)
Add: Mutual Fund Investment	150,093,763	754,426,188
Cash and cash equivalents at the end of the period	980,051,775	1,046,895,039
The Company has undrawn borrowing facilities of Rs.	297,249,651	387,344,983

AS PER OUR REPORT OF EVEN DATE

For Anand Mehta & Associates CHARTERED ACCOUNTANTS

Kusai Goawala PARTNER MEMBERSHIP NO. 39062

Firm Registration No. 127305W Place: Pune, Dated: May 14, 2011

FOR VASCON ENGINEERS LIMITED

R. Vasudevan V. Mohan MANAGING DIRECTOR CHAIRMAN

M. Krishnamurthi COMPANY SECRETARY AND COMPLIANCE OFFICER

Place: Pune, Dated: May 14, 2011

D. Santhanam

CHIEF FINANCIAL OFFICER



DULES ANNEXED TO AND FORMING OF THE CONSOLIDATED BALANCE SHEET

		Amount in Rupees
Particulars	March 31, 2011	March 31, 2010
Schedule No. 1 Share Capital		
Authorized		
100,000,000 (100,000,000) Equity Shares of Rs. 10/- Each	1,000,000,000	1,000,000,000
	1,000,000,000	1,000,000,000
Issued And Subscribed 9,00,16,050 (9,00,16,050) Equity Shares of Rs. 10/- Each	900,160,500	900,160,500
	900,160,500	900,160,500
Out Of The Above: 55,622,353 (55,622,353) Equity Shares of Rs.10/- each are allotted as Fully Paid-Up by way of Bonus Shares by Capitalizing Free Reserves of the Company.		
16,50,000 (16,50,000) Equity Shares of Rs.10/- each are allotted as Fully Paid-Up to Employees of the Company pursuant to the Employee Stock Option Scheme 2007.		
Schedule No. 2 Reserves & Surplus		
10001700 a culpido		
Share Premium Account		
Balance at the Commencement	3,942,875,305	1,918,298,397
Add: Received during the year	·	2,152,309,637
Less: Change in status from Joint Venture to Associates	(9,174,756)	(4.07.700.700)
Less: Share Issue Expenses	3,933,700,549	(127,732,728) 3,942,875,305
General Reserve		3,942,073,303
Balance at the Commencement	5,874,500	4,865,000
Add: Transferred from Profit and Loss Account	471,000	1,009,500
Add. Hallolottod Hottl Folk and 2000 Addodne	6,345,500	5,874,500
Capital Reserve		
Balance at the Commencement	101,221,440	101,221,440
Add: Created during the year	27,233,611	-
	128,455,051	101,221,440
Employee Stock Options Employee Stock Options Outstanding Less: Deferred Employee Compensation Outstanding	12,476,235	12,476,235
Less. Deletted Employee Compensation Odistanding	12,476,235	12,476,235
Profit & Loss Account (As per Annexed Profit & Loss Account)		12, 17 0,200
Balance Brought Forward	1,648,421,514	1,116,574,219
Add: Change in Status from Joint Venture to Associates	2,551,099	1,110,374,219
Less: Capitalization by way of Bonus Shares	2,551,099	_
2000. Capitalization by Way of Borido Orlando	1,650,972,613	1,116,574,219
Add Dooft Transformed E. D. C. C.	E40.710.057	F04 047 000
Add: Profit Transferred From Profit & Loss Account	542,713,857	531,847,292
	2,193,686,470	1,648,421,511
	6,274,663,805	5,710,868,991



LES ANNEXED TO AND FORMING THE CONSOLIDATED BALANCE SHEET

Particulars	March 31, 2011	March 31, 2010
Schedule No. 3		
Secured Loans		
Term Loans		
a) From Banks	1,817,362,060	1,314,518,538
b) From Financial Institutions	31,238,272	167,159,594
Cash Credit From Banks	817,059,583	297,043,509
	2,665,659,915	1,778,721,643

- 1 (a) An amount of Rs. 169293618/- (Rs. 73345027/-) is secured by way of hypothecation of vehicles / assets financed by them.
 - (b) An amount of Rs. 1045142242/- (Rs. 939153650/-) is secured by way of equitable mortgage of specific properties belonging to the Company and other Companies (including a Wholly Owned Subsidiary), hypothecation of all moveable assets belonging to the Company and other Companies, specific receivables of other Company and exclusive charge on escrow account and Debt Service Reserve account and related investment thereof.
 - This includes an amount of Rs. 41843646/- (Rs. 615575613/-) which is personally guaranteed by the Managing Director and other Directors and individuals associated with the Company and Rs. 58583320/- (Rs. 189654999/-) where the Managing Director is liable as co-borrower.
- An amount of Rs. NIL/- (Rs. 302019864/-) is secured by way of hypothecation of building materials, work in (c) progress, finished flats, book debts and equitable mortgage of specified properties of the Company and other Companies, corporate guarantee of the other Company and personal guarantee of the Managing Director of the Company.
- (d) An amount of Rs.603143830/- (Rs. NIL) is secured by way of subservient charge over the current assets of the Company and mortgage of specific properties belonging to other company.
- 2. The term loans are secured by equitable mortgage of specified properties, hypothecation of receivables arising out of the same, belonging to the Company and its one wholly owned subsidiary and personal guarantee of the Managing Director and one Director of such subsidiary.
- 3. Cash Credit from bank is secured by way of hypothecation of building materials, work in progress, finished flats, book debts and equitable mortgage of specified properties of the Company and other Companies, pledge of fixed deposits with bank and corporate guarantee of the other Company and personal guarantee of the Managing Director of the Company.

Schedule No. 4 Unsecured Loans		
a) Long Term		
Public Deposits Security Deposits From Companies	83,701,328 23,695,842 94,721,942	38,834,452 21,106,149 319,890,358
	202,119,112	379,830,959
b) Short Term		
From Banks From Companies	318,704,592 633,761,354 952,465,945	9,619,268 9,619,268
(Less) : Bills Discounted Accepted by Debtors	(116,708,411) 835,757,534	9,619,268
	1,037,876,646	389,450,227



ULES ANNEXED TO AND FORMING F THE CONSOLIDATED BALANCE SHEET

AS AT MARCH 2011 31.

Amount In Rupees

SCHEDULES ANNEXED TO AND FORMING PART OF THE CONSOLIDATED BALANCE SHEET AS AT 31ST MARCH 2011

505,539,712 | 2,056,863,647 | 1,501,224,298 13,060,770 5,175,912 198,652 March 2010 91,630,125 277,597,432 44,953,058 11,413,434 2,810,527 17,295,463 1,232,568 731,027,678 973,207,003 269,103,638 304,828,681 BLOCK 726,996,748 497,355,493 196,528,926 1,501,224,300 17,353,959 458,336,797 55,989,985 3,108,715 1,061,118 22,462,226 12,078,624 3,230,844 March 2011 220,612,911 38,276,227 NET 4,030,930 274,622,831 112,446,356 821,428 524,244 246,168,940 40,116,527 823,003 12,911,118 21,853,024 15,436,398 47,219,003 3,188,741 CLOSING 29,780,368 8,018,316 25,878 38,748,568 1 155,339 2,316,159 6,470,824 DEDUCTION ADDITION/ AMORTISATION 3,687,726 12,287,312 138,493,390 32,132,971 461,976 171,450 705,772 76,265,495 321,051 11,118,935 4,030,930 66,504,005 2,791,934 4,279,327 DEPRECIATION 151,299 47,320,852 61,887,610 2,149,512 946,096 (21,344)225,546,538 (19,170,887) 10,254,961 9,347,077 (434,836)(429,170)131,172,057 Adj 207,233 550,492 62,772,902 10,548,354 117,777,326 7,318,735 17,273,399 2,748,109 26,778,869 651,553 274,622,831 27,995,861 **OPENING** 12,911,118 2,562,403,359 1,775,847,131 609,801,849 96,106,512 44,315,249 17,878,203 704,505,737 27,515,022 731,027,678 6,297,456 85,495,230 4,052,272 1,884,121 220,612,911 CLOSING 41,500 100,406,274 60,292,933 2,944,275 82,437,285 8,142,334 6,840,879 DEDUCTION 776,340,230 4,610,200 72,142,964 851,229 340,121,735 114,468,564 14,849,644 20,873,669 3,892,023 2,783,639 98,254,250 941,821 GROSS BLOCK 6,453,731 *ADDITION 1,198,753,543 (138,953,709) 194,662,416 516,792 546,840,767 2,944,275 (203,000) 30,728,535 252,494,588 15,148,828 30,969,373 20,588,729 (588,895)(420,875)Adj FIXED ASSETS 749,144 367,601,583 13,268,003 91,630,125 395,374,757 72,948,919 12,494,648 28,686,833 5,558,636 731,027,678 10,548,354 ,775,847,131 44,074,331 1,884,121 **OPENING** Goodwill on Consolidation OTHER CONSTR. ASSETS FURNITURE & FIXTURES (B) INTANGIBLE ASSETS Capital Work in Progress (A) TANGIBLE ASSETS PLANT & MACHINERY OFFICE EQUIPMENT'S AIR-CONDITIONERS LEASEHOLD LAND MOTOR VEHICLES SCHEDULE NO. 5 PREVIOUS YEAR ELEC, FITTINGS OTHER ASSETS **PARTICULARS** SOFTWARE **PREMISES** LAND **Tota** 9 9 = 2 9 6 ∞

* Adjustment on account of change in Subsidiary and Joint Venture



SCHEDULES ANNEXED TO AND FORMING PART OF THE CONSOLIDATED BALANCE SHEET

Particulars	March 31, 2011	March 31, 2010
Schedule No. 6		
Investments		
Investments - Long Term Trade:-	-	-
Others:- Quoted		
Corporation Bank Limited 200 (200) Equity Shares of Rs.10/- Each Fully paid.	16,000	16,000
Unquoted:-	16,000	16,000
Shares		
Investment in Other Shares The Saraswat Co-Op Bank Limited 2500 (1000) Equity Shares of Rs.10/- Each Fully Paid	25,000	10,000
Sahyadri Hospital Limited 250000 (250000) Equity Shares of Rs.10/- Each Fully Paid	2,500,000	2,500,000
PBAP Realty Private Limited (Formerly known as Promo Builders Private Limited) 5000 (5000) Equity Shares of Rs. 10/- Each Fully Paid	50,000	50,000
Core Fitness Private Limited 150 (150) Equity Shares of Rs. 100/- Each Fully Paid	15,000	15,000
Angelica Properties Private Limited 4710000 (4710000) Equity Shares of Rs. 10/- Each Fully Paid	52,538,066	62,476,098
Angelica Properties Private Limited 462625 (3062625) 0.10% Redeemable Non-Cumulative Preference Shares of Rs. 10/- Each Fully Paid	29,539,815	195,939,815
Angelica Properties Private Limited 307800 (307800) Compulsory Convertible Preference Shares of Rs. 10/- Each Fully Paid	12,312,000	12,312,000
Viorica Properties Private Limited 11235417 (7425000) Equity Shares of Rs. 10/- Each Fully Paid	117,841,101	-
Aster Premises Private Limited Nil (10000) Equity Shares of Rs. 10 /- Each Fully Paid	-	100,000
Vascon Infrastructure Limited NIL (48000) Equity Shares of Rs 10/- Each Fully Paid	-	48,872,495
THIE (+0000) Equity Shales of AS 10/- Each Fully Falu	214,820,982	322,275,408



SCHEDULES ANNEXED TO AND FORMING PART OF THE CONSOLIDATED BALANCE SHEET

AS AT MARCH 31, 2011

Particulars UNQUOTED: PARTLY PAID PBAP Realty Private Limited (Formerly known as Promo Builders Private Limited 100000 (100000) Equity Shares of Rs. 10/- Each Re. 1/- Paid Up Mutual Funds - Equity Government and other Securities - Unquoted 7 Years National Savings Certificate	100,000 100,000 1,500,000 20,000	March 31, 2010 100,000 100,000
PBAP Realty Private Limited (Formerly known as Promo Builders Private Limited 100000 (100000) Equity Shares of Rs. 10/- Each Re. 1/- Paid Up Mutual Funds - Equity Government and other Securities - Unquoted	100,000 1,500,000	
Promo Builders Private Limited 100000 (100000) Equity Shares of Rs. 10/- Each Re. 1/- Paid Up Mutual Funds - Equity Government and other Securities - Unquoted	100,000 1,500,000	
Government and other Securities - Unquoted	1,500,000	100,000
· · · · · · · · · · · · · · · · · · ·	20,000	
	20,000	<u>-</u>
Others	1,520,000	-
Immovable Properties	-	74,908
Capital Investment In Partnership Concerns & Joint Ventures	147,499,508	180,258,513
Investments - Current	147,499,508	180,333,421
Trade Quoted	-	-
Unquoted		
Ascent Hotels Private Limited 6669492 (5294492) Equity Shares of Rs.10 /- Each Fully Paid	266,701,680	211,701,680
N.V. Projects Private Limited 1300000 (1300000) Equity Shares of Rs.10/- Each Fully Paid	32,350,000	32,350,000
N.V. Projects Private Limited 688426 (688426) Preference Shares of Rs.100/- Each Fully Paid	149,550,977	149,550,977
Sita Lakshmi Mills Limited	23,400,000	23,400,000
806000 (806000) Equity Shares of Rs.50/- Each Fully Paid	472,002,657	417,002,657
Mutual Funds - Debt	180,263,835	754,426,188
Unutilized funds out of the proceeds of the IPO NIL (P.Y. Rs.75,20,28,259/-) (Refer Note III (2) (q) of Schedule 20)	180,263,835	754,426,188
	1,016,222,983	1,674,153,673

^{1.} The mode of valuation of investments in securities/properties is given in the Note No III 1 (F) of Schedule 20



SCHEDULES ANNEXED TO AND FORMING PART OF THE CONSOLIDATED BALANCE SHEET

408,004,851
2,820,737,244 1,142,021
3,229,884,116
849,099,962
66,073,258 915,173,220
549,565,865
1,464,739,085
(66,073,258)
(202,123,266)
-
(434,757,785)
(702,954,309)
187,605,185 190,021,608
917,362,144
(170,038,628)
747,323,516
1,886,735,085



SCHEDULES ANNEXED TO AND FORMING PART OF THE CONSOLIDATED BALANCE SHEET

Particulars	March 31, 2011	March 31, 2010
Schedule No. 9		
Cash And Bank Balances		
Cash On Hand Balances With Scheduled Banks In Current Accounts* Balances With Scheduled Banks In Deposit Accounts#	29,176,700 800,781,313 294,527,913	14,119,979 278,348,872 197,919,515
	1,124,485,926	490,388,366
*Includes Rs. Nil/- (Rs.167034730/-) unutilized monies out of the proceeds of the IPO. #Includes Rs. 218741231/- (Rs. 185725257/-) under banks lien for margin money deposits.		
Schedule No. 10 Loans And Advances		
(Unsecured Considered Good Unless Otherwise Stated)		
Advances / Loans to Firms / AOP in which Company or Subsidiary is Partner / Member	83,868,698	20,283,510
Advance Against Development / Work / Purchases Project Advances Intercorporate Deposits Prepaid Expenses Deposits (Includes Rs. 22,50,000/- (Rs. 22,50,000/-)	146,693,904 1,387,464,862 1,354,929,538 32,670,279	492,223,527 1,165,421,703 186,093,260 28,130,937
Doubtful Of Recovery) Advance Income Tax (Net of Provision) Other Recoverables and Receivables	110,324,319 132,839,432 479,247,787	158,842,838 74,772,246 733,619,720
	3,728,038,818	2,859,387,741
Add / (Less): Provision For Doubtful Loans and Advances	(2,250,000)	(2,250,000)
	3,725,788,819	2,857,137,741



SCHEDULES ANNEXED TO AND FORMING PART OF THE CONSOLIDATED BALANCE SHEET

Particulars	March 31, 2011	March 31, 2010
Schedule No. 11		
Current Liabilities		
Sundry Creditors	1,716,901,875	1,123,503,750
Customer Advances	794,917,443	1,188,772,208
(Less): Related Unbilled Contract Revenue	(52,373,628)	(170,038,628)
	742,543,815	1,018,733,580
Commitment and Other Deposits#	477,317,691	675,464,207
Less): Related Debtors	(427,292,785)	(434,757,785)
	50,024,906	240,706,422
Advances / Loans from Firms / AOP in which Company or		
Subsidiary Is Partner / Member	1,064,089	121,590,288
Jnearned Revenue	554,242,841	278,848,676
(Less): Related Debtors	(501,176,301)	(202,123,266)
	53,066,542	76,725,410
Overdraft Balance in Current Account with Scheduled Bank	1,426,781	8,318,521
nterest Accrued But Not Due	521,474	2,207,934
Share Application Money / Preference Share Capital	16,520,138	32,320,970
Other Liabilities	472,248,208	154,373,951
	3,054,317,828	2,778,480,826
Schedule No. 12		
Provisions		
Provisions For Taxation (Net of Advance Tax)	94,887,546	47,883,055
	94,887,546 13,486,162	47,883,055 3,705,604
For Taxation (Net of Advance Tax) For Gratuity		
For Taxation (Net of Advance Tax)	13,486,162	3,705,604
For Taxation (Net of Advance Tax) For Gratuity For Compensated Absences For Unapproved Sales (Refer Note III 2 (r) (b) of Schedule 20)	13,486,162 43,011,090	3,705,604 28,452,040
For Taxation (Net of Advance Tax) For Gratuity For Compensated Absences	13,486,162 43,011,090 14,021,530	3,705,604 28,452,040 1,806,951
For Taxation (Net of Advance Tax) For Gratuity For Compensated Absences For Unapproved Sales (Refer Note III 2 (r) (b) of Schedule 20) For Warranty	13,486,162 43,011,090 14,021,530 4,528,029	3,705,604 28,452,040 1,806,951 1,911,286
For Taxation (Net of Advance Tax) For Gratuity For Compensated Absences For Unapproved Sales (Refer Note III 2 (r) (b) of Schedule 20) For Warranty For Contingency (Refer Note III 2 (r) (d) of Schedule 20)	13,486,162 43,011,090 14,021,530 4,528,029 200,000,000	3,705,604 28,452,040 1,806,951 1,911,286
For Taxation (Net of Advance Tax) For Gratuity For Compensated Absences For Unapproved Sales (Refer Note III 2 (r) (b) of Schedule 20) For Warranty For Contingency (Refer Note III 2 (r) (d) of Schedule 20) For Proposed Dividend	13,486,162 43,011,090 14,021,530 4,528,029 200,000,000 90,016,050	3,705,604 28,452,040 1,806,951 1,911,286



		Amount in Rupees
Particulars	March 31, 2011	March 31, 2010
Schedule No. 13		
Income From Operations		
Contract Revenue / Sales Revenue (Gross) Refer Note III (1) (G) of Schedule 20 - Sale of Unit/Land - Contract Revenue - Trading Sales & Other Sales - Manufacturing Sales - Hotel Revenue Other Operating Income - Rent / Compensation / Maintenance - Share Of Profit / (Loss) from AOP / Firms - Share of Profit / (Loss) from Associates	1,908,695,174 7,480,265,211 203,346,447 1,006,956,552 92,209,456 51,739,013 24,559,352 (8,262,736)	1,019,661,599 6,612,838,558 6,254,516 86,872,897 97,223,999 79,598,300 5,073,243 82,333,478 7,989,856,591
	=======================================	1,909,000,1
Schedule No. 14		
Interest Earned		
Interest received on intercorporate deposits, from subsidiary and associate companies and others	100,496,518	48,413,043
Interest on income tax refund Interest on bank fixed deposits Other Interest	328,600 14,532,974 1,310,612	9,888,970 10,082,303 411,937
	116,668,704	68,796,253
Schedule No. 15		
Other Income Refer Note No III (2) (s) of Schedule 20		
Dividend Income from long term investments - other than trade Dividend Income from current investments - other than trade	6,646 5,816,200	3,664 3,686,807
Profit On Sale Of Fixed Assets (Net)	106,680,786	63,203
Profit On Sale Of Investments/Subsidiary/Joint Venture (Net) Long Term - other than trade	64,637,158	26,570,247
Foreign Exchange Gain/(Loss)	53,367	22,581
Remission of Liability Miscellaneous Income	- 1,468,555	33,596,710 2,210,196
	<u>178,662,712</u>	66,153,408



ULES ANNEXED TO AND FORMING PART CONSOLIDATED PROFIT & LOSS ACCOUNT

		Amount in Ru
Particulars	March 31, 2011	March 31, 2010
Schedule No. 16		
Materials and other direct expenses		
viaterials and other unect expenses		
Opening Inventory:-	400 004 054	175 000 040
Materials / Tools / Stock for Resale/ W.I.P/ Finished Goods Developments - Unfinished (Refer Note No III (2) (v) of	408,004,851	175,360,840
Schedule 20)	2,820,737,244	2,786,916,699
House Keeping and Kitchen Material	1,142,021	1,427,126
	3,229,884,116	2,963,704,665
Add:- Purchase of Materials and Labour during the year	7,087,503,048	5,665,319,451
Expenses for Development	1,516,700,516	802,880,403
Other Direct Expenses	115,832,619	-
Land Cost on account of remission of liability	, , , <u>-</u>	18,534,448
Allocation Of Borrowing Cost To Development	43,330,962	31,171,158
·	8,763,367,145	6,517,905,460
Less:-		
Transferred to fixed assets / capital wip / Reduction due to cessation of subsidiary	724 202 120	100 762 527
Vat / Cenvat / Service Tax Input Credit	734,383,128 220,997,879	109,763,527 230,759,893
val / Genval / Genvice hax imput Gredit	955,381,007	340,523,420
	,	
Less:- Closing Inventory		
Materials / Tools / Stock for Resale/ W.I.P. / Finished Goods	848,461,197	408,004,851
Developments - Unfinished (Refer Note No III (2) (v)		
of Schedule 20)	2,061,216,176	2,820,737,244
House Keeping and Kitchen Material	1,716,142 2,911,393,515	1,142,021 3,229,884,116
	2,911,393,515	3,229,004,110
	8,126,476,739	5,911,202,589
Schedule No. 17		
Personnel Expenses		
Salaries and Bonus	520,321,685	344,489,681
Gratuity	13,110,350	2,926,151
Compensated Absence	14,575,548	5,261,285
Contribution To Provident and other Defined Contribution Funds		9,993,335
Staff Welfare & Other Expenses	53,689,675	27,354,094
Employee Compensation Expenses	-	4,158,745
	623,494,714	394,183,291
		=======================================



		Amount in Ru
Particulars	March 31, 2011	March 31, 2010
Schedule No. 18		
perating and Other Expenses		
dvertisement	53,213,641	5,401,477
Bank Charges	27,009,241	15,410,283
<u> </u>		
ad Debts	72,500	7,827,621
rokerage/Commission	12,631,265	4,124,110
Conveyance	14,186,208	8,205,515
Oonations	8,320,133	5,898,314
lectricity Charges	27,280,040	16,431,205
nsurance	21,818,143	19,889,359
Other Expenses	38,176,051	17,308,501
Other Operating Expenses	13,757,131	6,783,865
Parking and Game Shop Expenses	14,379,412	4,924,494
rovision For Doubtful Debt And Advances	7,725,342	11,999,932
	1,125,542	11,333,332
Refer Note No III (2) (r) of Schedule 20	0.010.710	1 011 000
Provision For Warranty Expenses	2,616,743	1,911,286
Post, Telephone And Telegram	19,431,367	9,521,863
Printing And Stationery	11,979,069	6,387,795
Rates & Taxes	7,449,514	7,454,359
Rent/Compensation	42,196,402	39,074,746
Repairs, Renovation And Maintenance		
Building	16,546,214	16,079,502
Plant and Machinery	2,293,307	503,298
Others	7,813,680	8,571,097
Sales Promotion Expenses	35,002,097	5,116,938
raveling Expenses	30,172,905	9,269,326
Share Issue Expenses	-	2,010,747
Service Charges/Professional Fees/Retainers	82,993,804	71,409,576
	497,064,209	301,515,211
Schedule No. 19		
inancial Expenses		
nterest On:-		
ixed Loans		
Convertible Debentures	-	30,720,724
Term Loans	159,161,175	126,381,860
Others	3,067,921	2,889,987
Public Deposits	8,103,848	1,397,007
	170,332,944	161,389,578
thor Loans		
	45,000,500	65 750 014
Banks	45,090,530	65,756,914
Banks	86,537,499	42,067,051
Banks	· · · ·	
Banks Others sub Total	86,537,499	42,067,051
Banks Others Sub Total Add: Other Charges	86,537,499 131,628,029 301,960,973	42,067,051 107,823,965 269,213,543
Banks Others Sub Total Add: Other Charges	86,537,499 131,628,029 301,960,973 51,840,361	42,067,051 107,823,965 269,213,543 21,096,785
Other Loans - Banks - Others Sub Total Add: Other Charges Processing Charges	86,537,499 131,628,029 301,960,973	42,067,051 107,823,965 269,213,543
Banks Others ub Total dd: Other Charges	86,537,499 131,628,029 301,960,973 51,840,361	42,067,051 107,823,965 269,213,543 21,096,785



NOTES ANNEXED TO AND FORMING PART OF THE CONSOLIDATED BALANCE SHEET

SCHEDULE NO. 20

(I) NATURE OF OPERATIONS

Vascon Engineers Limited (the Company), its Subsidiary Companies, Associates and Joint Venture Companies (together referred to as the Group) is engaged in the business of construction contracts and development of residential and commercial projects, industrial parks and hotels as well as operating and maintenance of the Industrial park/Hotels/Service Apartments/Malls. The Group also engages in business of spinning of development projects at various stages of completion to another parties/Special Purpose Vehicle as a part of its strategy to optimize its resources/returns and minimize risks, where the Group continues to associate either as a partner and/or a contractor.

(II) PRINCIPLE OF CONSOLIDATION

The consolidated financial statements relate to Vascon Engineers Limited (the Company), its Subsidiary Companies, Associates and Joint Venture Companies (together referred to as Vascon Group). The consolidated financial statements have been prepared on the following basis:

- a) The accompanying Consolidated Financial Statements are prepared under the historical cost convention on an accrual basis of accounting in conformity with accounting principles generally accepted in India to reflect the financial position of the company its Subsidiaries and Joint Ventures.
- b) Others:
- (i) In respect of Subsidiary Companies, the Financial Statements have been consolidated on a line-by-line basis by adding together the book values of like items of assets, liabilities, income and expenses, after fully eliminating intra-group balances and unrealized profits/ losses on intra-group transactions in accordance with the Accounting Standard (AS) - 21 'Consolidated Financial Statements' issued by the Institute of Chartered Accountants of India (ICAI)
- (ii) In case of Joint Venture Companies, the Financial Statements have been consolidated in accordance with the AS - 27 'Financial Reporting of Interests in Joint Ventures' issued by the ICAI.
- (iii) In case of associates where the Company directly or indirectly through subsidiaries holds more than 20% of equity, Investment has significant influence in associates are accounted for using equity method in accordance with the AS - 23 "Accounting for investments in associates in consolidated financial statements" issued by the ICAI.
- (iv) Investments other than its subsidiaries, joint ventures and associates have been accounted

- in accordance with AS 13 on "Accounting for Investments" issued by the ICAI.
- (v) The consolidated financial statements are prepared using uniform accounting policies for like transactions and other events in similar circumstances and necessary adjustments required for deviation if any have been made in consolidated financial statements and are prepared in the same manner as the Company's unconsolidated financial statements.
- (vi) The excess of the cost to the Company of its investments in the subsidiaries over the Company's portion of equity on the acquisition date is recognized in the Consolidated Financial Statements as Goodwill. The Company's portion of the equity in the subsidiaries as at the date of acquisition is determined after realigning the material accounting policies of the subsidiaries to that of the parent and adjusting the charge/ (reversal) on account of realignment to the accumulated reserves and surplus of the subsidiaries at the date of acquisition.
- (vii) Minority Interest's share of net profit/loss of consolidated subsidiaries for the year is identified and adjusted against the income of the group in order to arrive at the net income attributable to shareholders of the company.
- (viii) Minority Interest's share of net assets of the consolidated subsidiaries is identified and presented in the consolidated balance sheet separate from liabilities and the equity of the Company's shareholders.
- (ix) The Subsidiary companies, Associates & Joint Ventures considered in Consolidated Financial Statement are as under:

Name of the company	Relationship	Country of Incorporation	Shareholding As at 31st March, 2011
Marvel Housing Private Limited	Subsidiary	India	100.00%
Vascon Dwelling Private Limited	Subsidiary	India	100.00%
IT-Citl Infopark Private Limited	Subsidiary	India	100.00%
Greystone Premises Private Limited	Subsidiary	India	65.00%
Vascon Pricol Infrastructure Limited	Subsidiary	India	70.00%
Floriana Properties Private Limited	Subsidiary	India	100.00%
Windflower Properties Private Ltd	Subsidiary	India	100.00%
Caspia Hotel Private Limited	Subsidiary	India	70.00%
GMP Technical Solutions Private Ltd.	Subsidiary	India	90.00%
Just Homes (I) Private Limited	Joint Venture	India	50.00%
Marigold Premises Private Limited	Joint Venture	India	50.00%
Phoenix Ventures	Joint Venture	India	50.00%
Rose Premises Private Limited	Joint Venture	India	50.00%
Weikfield IT Citl Info Park	Joint Venture	India	Refer
			Note III 2 (I)
Zenith Ventures	Joint Venture	India	Refer
			Note III 2 (I)
Zircon Ventures	Joint Venture	India	Refer
			Note III 2 (I)
Almet Corporation Limited	Joint Venture	India	49.00%
John Fowler Opthalmics Private Limited		India	49.00%
Marathawada Realtors Private Limited	Joint Venture	India	49.00%
Cosmos Premises Private Limited	Joint Venture	India	43.83%
Ajanta Enterprises	Joint Venture	India	50.00%
Viorica Properties Private Limited	Associates	India	27.90%
Angelica Properties Private Limited	Associates	India	26.00%
Mumbai Estate Private Limited	Associates	India	44.44%



IES ANNEXED TO AND FORMING PART THE CONSOLIDATED BALANCE SHEET

In view of the intention of the Parent to dispose the following entities, relation of the parent and these entities is considered temporary and the same has been excluded from consolidation.

Name of the company	Country of Incorporation	Shareholding as at 31st March, 2011
Ascent Hotels Private Limited	India	21.79%
N V Projects Private Limited	India	26.00%
Sita Lakshmi Mills Limited	India	26.00%

(III) NOTES TO ACCOUNT

Statement of Significant Accounting Policy

Basis of Preparation of Financial Statement The financial statements are prepared under historical cost convention, in accordance with the Indian Generally Accepted Accounting Principles ("GAAP") comprising the mandatory accounting standards issued by the ICAI and the provisions of the Companies Act, 1956, on accrual basis, as adopted consistently by the Group.

B. Use of Estimates

The preparation of financial statements in conformity with generally accepted principles (GAAP) requires Management to make estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosures of contingent liabilities on the date of financial statements. Actual results could differ from those estimates. Any revision to accounting estimates is recognized prospectively in current and future periods.

C. Fixed Assets and Capital Work in Progress

Fixed assets are stated at cost of acquisition or construction, after reducing accumulated depreciation till the date of the Balance Sheet. The cost of an item of fixed asset comprises of its purchase price, including import duties and other non-refundable taxes or levies and any directly attributable cost of bringing the asset to its working condition for its intended use; any trade discounts and rebates are deducted in arriving at the purchase price further adjusted by CENVAT credit and includes borrowing cost relating to any specific borrowing attributable to the acquisition of the fixed assets as per the provisions of AS - 16 "Borrowing Cost" issued by the ICAI. Assets under installation or under construction as at the Balance sheet date are shown as Capital work in progress. Advances paid towards acquisition of assets are also included under Capital work in progress.

Intangible assets are recognized only if it meets with all the criteria specified in AS - 26 "Intangible Assets" issued by the ICAI. In other cases such expenditure is written off during the period in which it is incurred.

Payment for leasehold land is amortized over the period of lease.

D. Impairment

The assets are tested for impairment and the provision, if applicable, is made wherever considered necessary based on economic utility of the asset as determined in accordance with the principles as laid down in AS - 28 "Impairment of Assets" issued by the ICAI.

Depreciation / Amortization

Depreciation on fixed assets has been provided under written down value method at the rates and manner prescribed in schedule XIV to the Companies Act, 1956. Cost of lease rights of land has been amortized over a period of lease term. Software in nature of intangible asset has been amortized fully in the year in which the same is ready for use.

Investments

Investments are classified into current investments and long term investments. Current investments are carried at the lower of cost or fair value. Long term investments are carried at cost less provision made to recognize any decline in the value of such investments, other than temporary, in the opinion of the management. Any reduction in carrying amount and any reversals of such reductions are charged or credited to the profit and loss account.

Recognition of Revenue / Cost

Construction contracts

Revenue from fixed price construction contracts is recognized on the percentage completion method. The stage of completion is determined by survey of work performed / completion of physical proportion of the contract work determined by technical estimate of work done / actual cost incurred in relation to estimate contract amount, as the case may be, and acknowledged by the contract. Future expected loss, if any, is recognized as expenditure. In respect of unapproved revenue recogniz ed, an adequate provision is made for possible reductions, if any. Contract revenue earned in excess of billing has been reflected under "Debtors" and billing in excess of contract revenue has been reflected under "Liabilities" in the balance sheet.

The Company provides for warranties and



NOTES ANNEXED TO AND FORMING PART OF THE CONSOLIDATED BALANCE SHEET

technical evaluation and past experience of meeting such cost net of the obligations on account of subcontractors.

(b) Real estate development

(a) Completed Units

Revenue from sale of units is recognized as and when the underlying significant risk and rewards of ownership are transferred to the purchaser.

(b) Units Under Development

Revenue from sales of such units is recognized as and when the underlying significant risk and rewards of ownership are transferred to the purchaser, taking into account materiality of the work performed and certainty of recoverability of the consideration. Revenue is recognized on proportionate basis as the acts are progressively performed, by applying the percentage of completion method as explained in AS-7 (Revised) Construction Contracts in compliance with the authoritative professional view.

The percentage completion is determined based on actual costs incurred thereon by the Company to total estimated cost with reference to the saleable area. Cost for this purpose includes cost of land/development rights, borrowing costs, overheads, construction and development costs of such properties as may be applicable.

The estimates of the saleable area and costs are reviewed periodically and effect of any changes in such estimates is recognized in the period in which such changes occur.

However, when the total project cost is estimated to exceed total revenues from the project, loss is recognized immediately.

- (c) Share of Profit/Loss from Partnership firm/ Association of Person is recognized as income on year-to-year basis on the basis of accounts madeup and allocation made by the firm/AOP in accordance with the Deed of Partnership/AOP Agreement.
- (d) Interest Income Interest income is recognized on time proportion basis taking into account the amounts invested and the rate of interest.
- (e) Dividend Income Dividend income is recognized as and when the right to receive the same is established.
- (f) Rental Income Income from letting-out of property is accounted on accrual basis- as per the terms of agreement and the right to receive the rent is established.
- (g) Income from services rendered is recognized as revenue when the right to receive the same is established.

- (h) Other Operating Income The revenue from Hotel, Game Shop and Maintenance are recognized as and when the services are availed by the customers.
- Profit on sale of investment is recorded upon transfer of title by the Company. It is determined as the difference between the sale price and the then carrying amount of the investment.

H. Inventories

(a) Stock of Material, etc

Stock of materials, etc. has been valued at lower of cost or net realizable value. The Cost is determined on Weighted Average Method.

(b) Development work

The development work in progress represents progressive cost of work remaining incomplete/ unsold as at close of the year, valued at lower of cost or net realizable value on the basis of technical estimate certified by the Managing Director/Expert. Finished goods comprising of constructed units ready for sale are valued at lower of cost and net realizable value.

(c) Stock of Trading Goods

Stock of Resale has been stated at cost or net realizable whichever is less. The cost is determined on weighted average method.

I. Retirement Benefits

Provision for Gratuity and Compensated Absences on retirement payable are made on actuarial basis. The Company has taken up a group policy with Life Insurance Corporation of India for future payment of gratuities to employees. Amount of premium and differential liability on account of excess of obligation over plan assets and actuarial loss for the period for the said Policy and Company's contribution for the year to PF, Super Annuation Fund, etc. are charged to Revenue as and when incurred.

J. Borrowing Cost

Interest and other costs in connection with the borrowing of the funds to the extent related/ attributed to the acquisition/construction of qualifying assets, if any, are capitalized up to the date when such assets are ready for its intended use and other borrowing costs are charged to Profit & Loss Account. Advances/deposits given to the vendors under the contractual arrangement for acquisition of qualifying assets is considered for the purpose of capitalization of borrowing cost.



NOTES ANNEXED TO AND FORMING PART OF THE CONSOLIDATED BALANCE SHEET

K. Leases

Lease rentals in respect of assets acquired under operating lease are charged to the Profit and Loss Account as incurred. Lease rentals in respect of assets given under operating lease are credited to the Profit and Loss Account as accrued.

L. Contingent Liabilities and Assets

Contingent liabilities, if any, have been disclosed by way of note to balance sheet. Provision has been made in respect of those, which have materialized after the period-ended but before finalization of accounts and have material effect on balance sheet date.

Contingent assets as on the balance sheet, if any, are neither recognized nor disclosed in the financial statements.

M. Taxes on Income

Taxes on Income are accounted in accordance with AS - 22 "Taxes on Income". Taxes on Income comprise both current tax and deferred tax.

Provision for current tax for the year is determined considering the disallowance, exemptions and deductions and/or liabilities / credits and set off available as laid down by the tax law and interpreted by various authorities. Deferred tax being the tax effect of timing difference representing the difference between taxable income and accounting income that originate in one period and are capable of reversal in one or more subsequent period(s). This is measured using substantively enacted tax rate and tax regulation.

N. Amortization

Expenses relating to increase in capital other than those related to public issue of shares, if any, are being written off in the year the same are incurred. In respect of the expenses relating to proposed public issue of shares is appropriated from Share Premium Account.

Cost of goodwill on acquisition of share in a partnership firm is amortized on systematic manner in proportion to the percentage of completed area of the project recognized as sale. Adjustments are made over the period of contract for any permanent impairment in value.

O. Segment Reporting

The Company has disclosed business segment as the primary segment. Segment have been identified taking into account the nature of the activity, the differing risks & returns, the organizational substructure. The companies operation predominantly relate to EPC activity. Other business segments reported are Real Estate Development, Hotel & Manufacturing & BMS. The Company operates only in India. As such there are no reportable geographical segments.

P. Foreign currency transaction

(a) Initial Recognition

Foreign currency transactions are recorded in the reporting currency, by applying to the foreign currency amount the exchange rate between the reporting currency and the foreign currency at the date of the transaction.

(b) Conversion

Foreign currency monetary items are reported using the closing rate. Non-monetary items which are carried in terms of historical cost denominated in a foreign currency are reported using the exchange rate at the date of the transaction; and non-monetary items which are carried at fair value or other similar valuation denominated in a foreign currency are reported using the exchange rates that existed when the values were determined.

(c) Exchange Difference

All exchange differences arising on settlement and conversion on foreign currency transactions are included in the profit and loss account, except in cases where they relate to the acquisition of fixed assets from outside India, in which case they are adjusted in the cost of the corresponding assets.

Q. Earnings Per Share

Basic earnings per share are calculated by dividing the net profit or loss for the year attributable to equity shareholders (after deducting preference dividends and attributable taxes) by the weighted average number of equity shares outstanding during the year. The weighted average number of equity shares outstanding during the period is adjusted for events of bonus issue and share split.

For the purpose of calculating diluted earnings per share, the net profit or loss for the year 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 except where the results are anti-dilutive.

R. Employee Stock Option Scheme

Stock options granted to the employees under the stock options scheme are accounted as per the accounting treatment prescribed by Institute of Chartered Accountants of India. Accordingly, the excess of fair value over the exercise price of the options is recognized as deferred employee compensation and is charged to the profit and loss account on straight line basis over the vesting period of the options. The amortized portion of the cost is shown under reserves and surplus.



S. **Provisions**

A provision is recognised when an enterprise has a present obligation as a result of past event; it is probable that an outflow of resources will be required to settle the obligation, in respect of which a reliable estimate can be made. Provisions are not discounted to its present value and are determined based on best estimate required to settle the obligation at the balance sheet date. These are reviewed at each balance sheet date and adjusted to reflect the current best estimates.

T. Cash and Cash equivalents

Cash and cash equivalents in the balance sheet comprise cash at bank and in hand and shortterm investments with an original maturity of three months or less.

OTHER NOTES 2

Contingent Liabilities for Income tax & Service Tax: It has not been considered necessary to make a provision in respect of Income-Tax demands and Service Tax not accepted by company for the amounts mentioned here below and disputed by the company in Appeal before higher authorities.

Particulars		2010-11 Rs.	2009-10 Rs.
Income Tax Service Tax &	Amount	137,761,370	40,292,555
Excise Duty	Amount	33,697,821	33,154,071

- In view of the Delhi High Court decision Company has neither recovered nor paid with th government treasury the service tax on lease rental amounting to Rs. Nil/- (2,98,139/-). However the same if payable will be recoverable from the respective tenants, hence it will have no impact on Profit for the period.
- Other Contingent liabilities:

Particulars	2010-11 Rs.	2009-10 Rs.
A. Bank guarantee (i) for other companies	_	
(ii) for Performance	2,541,105,030	1,120,155,335
B. Corporate Guarantee	398,060,000	56,170,000
Claims against the Compan not acknowledged as debt	y 6,092,583,351	2,492,583,351

- (a) The assignee of a development rights relating to a property had filed an arbitration proceedings making a claim of Rs. 248,78,00,000/- plus interest (Rs. 248,78,00,000/- plus interest). The company has been legally advised that apart from the claim not being legally tenable, since the rights were only acquired by the Company as an assignee, the liability, if any, would be on the original owner(s).
- (b) In respect of claim against the Company amounting to Rs.360,00,00,000/- (Rs Nil) by a party who was originally claiming interest in a property, no provision has been considered necessary by the Management in view of the legal opinion that the said claim is not tenable on various grounds.

Uncalled Liability on Partly Paid Up

Shares	900,000	900,000
Others	14,218,166	12,576,666

(d) Estimated amount of contracts remaining to be executed on capital account and not provided for, net of advances are as given here under:

Particulars	2010-11 Rs.	2009 -10 Rs.
Amount	138,775,494	100,749,597

As per the arrangement with a customer, the assets provided by it for the relevant contract will be acquired by the Company at 50% of the cost at the end of the project. The estimated amount of such commitment at the year end is Rs.3,71,02920/- (Rs. 3,71,02920/-).



(e) Particulars of Construction Contract

Particulars	2010-11 Rs.	2009 -10 Rs.
Contract Revenue Recognized	6,934,920,537	6,138,227,392
Contract Expenses Recognized	5,709,882,123	5,064,462,612
Recognized Profit	1,225,038,414	1,073,764,780
Contract Cost Incurred	5,709,882,123	5,064,462,612
Progress Billing	6,293,866,690	5,220,865,248
Unbilled Contract Revenue	641,053,847	917,362,144
Unearned Revenue	507,896,562	278,848,676
Advances from Customers	202,417,344	570,930,986
Contract Cost Incurred & Recognized Profit	d 6,934,920,537	6,138,227,392
Gross Amount Due from Customer	2,280,820,493	1,069,289,308
Retention	321,775,486	377,626,793

Loans advances and Sundry Debtors

Particulars	2010-11 Rs.	2009 -10 Rs.
(a) Loans and Advances include an amount due from Pvt. Ltd Companies where Directors are interested as director/member	-	
(b) Sundry Debtors include an amount due from Pvt. Ltd Companies where Directors are interested as director/membr	-	23,956,366

Earning per share

Particulars	2010-11 Rs.	2009-10 Rs.
Net Profit after tax available for distribution to Equity Shareholders before Provision for Contingency (Net of Tax)	648,359,056	532,856,793
Provision for Contingency	-	-
Tax on Provision for Contingency	-	-
Net Profit after tax available for distribution to Equity Shareholders after Provision for Contingency (Net of Tax		532,856,793
Weighted average num of shares outstanding for Basic EPS	ber 90,016,050	79,416,323
Face Value per share Earning Per Share-Basi	10 c 7.20	10 6.71
Weighted average num of shares outstanding for Diluted EPS		79,679,480
Earning Per Share-Dilut	ed 7.18	6.69

- The particulars of Related Party transaction as required by AS - 18 issued by the ICAI is given in the Annexed Statement
- (I) Loans and advances includes an amount of Rs. 101,90,15,859/- (Rs. 70,46,02,284/-) paid as advances / deposits to the vendors for acquiring land/development rights for various projects under Single Joint Venture agreements. As per such Agreements the Group has to work out the consideration for acquisition of land/ development rights on the basis of sale proceeds at the time of receipts of the such proceeds of the developed area, in other words, no amount is payable if there is no sale. There is no event of any loss by the Group or by the vendor since as such the liability is not presently quantifiable.
- Sales turnover for the year ended includes revenues from construction contracts, sale of developed units, sale of materials, consultancy services and room revenue.



- (k) The profit for the yearended includes net income/(expense) of Rs. 22,00,489/- Previous year (Rs. 1,02,32,965/-) in respect of prior years.
- (I) The Consolidated Financial Statements includes share of assets and liabilities of Zircon Ventures. Weikfield ITCITI Infopark and Zenith Ventures, the Jointly Controlled Entities (JCE) where in the share of the Company's assets and liabilities in such JCE are considered for consolidation based on the specific allocation of such assets and liabilities which relate to the Company as per the arrangement with the Joint Venture Partners.
- (m) During the year company has sold its stake in Calypso Premises Private Limited, one of the subsidiary and accordingly it ceases to be subsidiary w.e.f close of business on 29.09.2010. The effect of disposal of subsidiary on the financial position at the reporting date, the result for the reporting period and on the corresponding amounts for the preceding period is as follow.

Particulars	2010-11	2009-10
Reduction in Share of Profit / Loss	-	1,758,211
Reduction in share of Assets	-	153,016,183
Realisation of profit on Inventory	64,899,702	16,322,127

(n) Deferred tax Asset /(Liability) arising due to timing difference comprise of:

Particulars	2010-11 Rs.	2009-10 Rs.
Depreciation Statutory Payment	(20,233,142)	(11,126,744)
- Gratuity	15,609,969	1,106,881
3. Reserve for Doubtful debts	23,662,559	22,325,064
4. Disallowance u/s 40a 5. Brought Forward	3,117,385	-
Losses Net Deferred Tax Asse	(3,604,219)	(3,604,219)
/ (Liability)	18,552,552	8,700,983
Deferred Tax Liability	1,616,572	2,061,500
Deferred Tax Assets	20,169,124	8,662,435

In absence of a reasonable certainty of setting off brought forward losses, the deferred tax asset amounting to Rs. 3,45,10,050/- (Rs. 44,25,161) has not been recognized.

(o) Leases

The Company's significant leasing arrangements are in respect of operating leases for commercial and residential premises.

Lease Income from operating leases is recognised on straight-line bases over the period of lease. The particulars of significant leases under operating leases are as under-

Particulars	2010-11 Rs.	2009-10 Rs.
Gross Carrying Amount of Premises	94,877,338	94,877,338
Accumulated Depreciation	13,130,527	8,136,227
Depreciation for the period ended	3,524,018	2,355,163

Future minimum lease payment under noncancellable operating leases:

Particulars	2010-11 Rs.	2009-10 Rs.
A) Not later than 1 year	9,640,102	7,010,858
B) Later than 1 year and not later than 5 years	3,937,292	10,660,324
C) Later than 5 years	10,894,238	9,990,333
Income recognised during the period	23,484,655	36,570,852

Lease Expenses from operating leases is recognised on straight-line bases over the period of lease. The particulars of significant leases under operating leases are as under:-

Particulars	2010-11 Rs.	2009-10 Rs.
A) Not later than 1 year	2,278,212	5,275,440
B)Later than 1 year and not later than 5 years	1,516,676	2,421,700
C)Later than 5 years	-	-
Expenses recognised during the period	1,125,964	-



Profit and Loss Account includes Lease Income in respect of certain premises which are held as stock in trade with an intention to sale. The provision of Accounting Standard 19 'Accounting for Leases' do not apply to such Lease Agreements of premises held with an intention to sale. Accordingly, the above statement does not include such transactions further the underlying premises are held as Stock In Trade.

- During the year Company has acquired 90% (p) stake in GMP Technical Solutions Private Limited and by which the same has become subsidiary of the Company. The Company has sold its stake in Calypso Premises Private Limited, one of the subsidiary and accordingly it ceases to be the subsidiary w.e.f. 29.09.2010
- Details of issue proceeds received, utilized and (q) unutilized through public issue (IPO) as on 31st March, 2011.

Particulars	Amount, Rs.
Proceeds from Initial Public Offer	1,782,000,000
Less: Payment towards IPO Expenses	127,732,729
(Net of Service Tax Input \Credit availed of Rs. 8967216/-)	
Net Proceeds from Initial Public Offer	1,654,267,271
Less: Utilization of Funds:	
(a) Payment towards prepayment of loan	361,682,463
(b) Construction of EPC Contract and Real Estate Development Project	1,189,184,808
(c) General corporate purposes (Refer Note Below)	103,400,000
Total of Utilization of Funds (a+b+c)	1,654,267,271
Balance Unutilized money from IPO Proceeds	0

Represented By:

- (a) Investment in Mutual Fund Debt
- (b) Amount utilized towards temporary reduction of Cash Credit c) Balance lying current account with scheduled banks
- (r) Disclosure Relating to Provisions

(a) Provision for Doubtful Debts

Particulars	2010-11	2009- 10
Opening Balance	66,073,258	55,360,356
Add: Provision during the period ended Less: Utilization /	45,087,224 111,160,482	17,344,207 72,704,562
Transferred to Bad Debts	37,186,345	6,631,304
Closing Balance	73,974,137	66,073,258

(b) Provision for Unapproved Sales

Particulars	2010-11	2009-10
Opening Balance	1,806,951	3,721,401
Add: Provision during the period ended	14,021,530 15,828,481	969,550 4,690,951
Less: Utilisation / Transfers Closing Balance	1,806,951 14,021,530	2,884,000 1,806,951

(c) Provision for Warranty

Particulars	2010-11	2009-10
Opening Balance	1,911,286	-
Add: Provision during the period ended	3,851,761	1,911,286
Lance Hallingston /	5,763,047	1,911,286
Less: Utilisation / Transfers	1,235,018	-
Closing Balance	4,528,029	1,911,286



d) Provision for Contingency

Particulars	2010-11	2009-10
Opening Balance	200,000,000	200,000,000
Add: Provision during the period ended	-	-
	200,000,000	200,000,000
Less: Utilisation / Transfers	-	-
Closing Balance	200,000,000	200,000,000

- (s) The Other income includes a sum of Rs. 4,22,31,785/- (Rs Nil/-) towards profits on sale of shares in a subsidiary/associate engaged in the business of real estate development/ Construction and a sum of Rs. 10,15,41,831/- (Rs Nil/-) towards profit on sale of fixed assets of the Company being building constructed for the purpose of sale in ordinary course of business but operated as a resort during intervening period. Considering the nature of the said transactions, such profits represents sale of underlying developments and accordingly in substance it is normal business operating profits of the Company.
- (t) The Company has provided share based payment schemesto its employee. During the year ended 31st March 2011, the "ESOS - 2007" scheme was in operation. 3,33,500 options were outstanding at the beginning and half year end. No options were granted or exercised during the period ended.
- As per the terms of an agreement with a land vendor, an additional amount equivalent to 40% of sale proceeds will required to be paid in the event the FSI availed is in excess of 580000 Sq ft. Since such event has not occurred till the date of balance sheet, no provision is required for this additional cost.
- Stock of Development includes cost amounting (v) to Rs. NIL/- (Rs. 853960/-) in respect of units which are charged to a lender for financing the cost paid to the Company by the individual buyers as advance against booking of Units.
- Share of Joint Venture in Consolidated Financial (w) statement are as under. Profit and Loss Account Items For The Year Ended March 31st, 2011

Particulars	2010-11	2009-10	
INCOME			
Income From Operation	1,122,557,045	632,861,922	
Interest Earn	9,277,614	18,267,502	
Other Income	1,608,239	36,358,327	
EXPENSES			
Cost of Sales	940,483,720	424,444,992	
Personnel Expenses	19,482,174	15,721,649	
Operating & Other Expenses	92,113,239	52,122,235	
Financial Expenses	14,967,621	27,145,207	
Depreciation / Amortisation	20,700,836	14,841,342	
Provision For Taxa	tion		
Current	24,007,747	45,971,606	
Fringe Benefit Tax	-	-	
Deferred tax expenses / (gain)	(745,346)	269,280	
Excess/(Short) Provision W/Back / (Off)	(1,290)	(1,779,491)	
Appropriation Dividend on Prefere Shares	nce -	500,000	
Dividend Tax	207,610	84,975	
Transfer to General Reserve	678,610	1,009,500	



IES ANNEXED TO AND FORMING PART THE CONSOLIDATED BALANCE SHEET

Balance Sheet Items As At March 31st 2011

Particulars	March 11	March 10
Secured Loans	109,621,943	248,716,307
Unsecured Loans	47,077,517	233,403,060
Deferred Tax Liability	1,616,572	755,124
Fixed Assets	1,189,002,954	575,667,253
Investment	(745,785,546)	151,432,029
Deferred Tax Asset/ (Liability)	1,124,658	439,914
Inventories	538,872,898	408,968,056
Sundry Debtors	(76,923,092)	92,206,314
Cash & Bank Balances	60,612,032	49,539,523
Loans & Advances	169,735,130	886,901,705
Current Liabilities	478,068,482	441,635,080
Provisions	33,290,838	40,156,412

- During the previous year ended March 31, 2010 accounts of a joint venture were consolidated on the basis of unaudited accounts as certified by management. The difference between such figures and audited accounts subsequently made available have been appropriately adjusted during the current year resulting in increase in expenses & depreciation by Rs. 44,85,109/- and corresponding decrease in reserve.
- The financial statements of subsidiaries, joint ventures and associates used in the consolidation are drawn up to the same reporting dates as of the company i.e year ended March 31,2011.

The accounts of Angelica Premises Private Limited, Mumbai Estate Private Limited, associates of the company have not been audited for the year ended March 31, 2011 as of balance sheet date and have been consolidated on the basis of the accounts as certified by the management.

The accounts of Cosmos Premises Private Limited & Ajanta Enterprise, joint venture of company have not been audited for the year ended March 31, 2011 as of balance sheet date and have been consolidated on the basis of the accounts as certified by the management.

Managerial Remuneration

Particulars	2010-11 Rs.	2009 10 Rs.
Salary & Ex-gratia	12,020,000	11,100,000
Commission	13,707,600	21,591,600
Other Benefits & Allowances	1,630,000	750,000
Contribution to PF	1,202,400	1,058,400
Approximate monetary value of Perquisite in kind as per IT Act	-	
TOTAL	28,560,000	34,500,000

- (aa) Pending final decision and interim stay granted by the Hon'ble High Court of Bombay in case of MCHI, the Company being a member of MCHI, the Company, has, in case of certain development projects, neither collected nor paid Service Tax and Maharashtra Value Added Tax and in case of certain development projects, has paid Service Tax under Protest. As the amount of Service Tax and Maharashtra Value Added Tax, finally payable, if any, the same is recoverable from the customers and hence, shall have no impact on the Profit or Loss for the year.
- (ab) Primary Segment information (business segment) as required in AS 17 "Segment Reporting", in respect of which disclosures have been made are given in the Annexed Statement.
- (ac) Corresponding figures of the previous year have been regrouped, renamed or rearranged wherever necessary.

AS PER OUR REPORT OF EVEN DATE For Anand Mehta & Associates CHARTERED ACCOUNTANTS

Kusai Goawala PARTNER MEMBERSHIP NO. 39062 Firm Registration No. 127305W Place: Pune, Dated: May 14, 2011

FOR VASCON ENGINEERS LIMITED

R. Vasudevan V. Mohan MANAGING DIRECTOR **CHAIRMAN**

M. Krishnamurthi D. Santhanam COMPANY SECRETARY AND CHIEF FINANCIAL OFFICER

Place: Pune, Dated: May 14, 2011

COMPLIANCE OFFICER



EDULE - 1A LIST OF RELATED PARTIES NATURE OF RELATIONSHIPS EYEAR ENDED MARCH 31, 2011

Particulars	Financial Year Ended			
Nature of Relationship	March 31, 2011 Name of Party	March 31, 2010 Name of Party		
Joint Venture	Phoenix Ventures Weikfield ITCITI Infopark (AOP) Zenith Ventures Zircon Ventures Just Homes (India) Pvt. Ltd. Marigold Premises Pvt. Ltd. Cosmos Premises Pvt Ltd Almet Corporation Limited John Fowler Opthalmics Pvt. Ltd. Marathawada Realtors Pvt. Ltd. Rose Premises Pvt. Ltd. Ajanta Enterprises	Phoenix Ventures Weikfield ITCITI Infopark (AOP) Zenith Ventures Zircon Ventures Just Homes (India) Pvt. Ltd Marigold Premises Pvt. Ltd Viorica Properties Pvt Ltd Cosmos Premises Pvt Ltd Almet Corporation Limited John Fowler Opthalmics Pvt Ltd Marathawada Realtors Pvt Ltd Rose Premises Pvt. Ltd. Ajanta Enterprises		
Key Management Personnel	Mr. R. Vasudevan	Mr. R. Vasudevan		
Relatives of Key Management Personnel	Mrs. Lalitha Vasudevan Late Mr. N. R. Moorthy Mrs. Thangam Moorthy Mrs. Lalitha Sundarrajan Mr. Siddarth Vasudevan Ms. Soumya Vasudevan	Mrs. Lalitha Vasudevan Mr. N. R. Moorthy Mrs. Thangam Moorthy Mrs. Lalitha Sundarrajan Mr. Siddarth Vasudevan Ms. Soumya Vasudevan		
Associates	Angelica Properties Pvt. Ltd. Mumbai Estate Pvt. Ltd. Viorica Properties Pvt. Ltd.	Angelica Properties Pvt. Ltd. Mumbai Estate Pvt. Ltd. Vascon Infrastructure Limited		
Enterprise where key management personnel and their relatives exercise significant influence	Flora Premises Pvt. Ltd. Vastech Consultants Pvt. Ltd. Vatsalya Enterprises Pvt. Ltd. Bellflower Premises Pvt. Ltd.	Flora Premises Pvt. Ltd. Vastech Consultants Pvt. Ltd. Vatsalya Enterprises Pvt. Ltd. Bellflower Premises Pvt. Ltd.		



SCHEDULE - 1B DETAILS OF TRANSACTIONS WITH RELATED PARTIES FOR THE YEAR ENDED MARCH 31, 2011

Particulare	2010-11	2009-10	Particularo	2010-11	2009-10
Particulars	2010-11	2009-10	Particulars	2010-11	2009-10
Sales Joint Venture Key Management Personnel	45,095,014 -	187,615,081	Key Management Personnel Relatives of KMP Associates	- - -	3,576,758 1,044,644 -
Relatives of KMP Associates Establishment where KMP	56,966,829	231,705,019	Establishment where KMP and their relatives exercise significant influence	-	2,456,493
and their relatives exercise significant influence	-	5,500,000	Interest Income Joint Venture Key Management Personnel	18,652,404	10,104,689
Purchases & Labour Charges Joint Venture Key Management Personnel Relatives of KMP Associates Establishment where KMP	194,421 - - -	- - - -	Relatives of KMP Associates Establishment where KMP and their relatives exercise significant influence	-	-
and their relatives exercise significant influence	-	-	Amounts Written Off Joint Venture	-	280,850
Rendering Of Services Joint Venture Key Management	-	-	Key Management Personnel Relatives of KMP Associates	- - -	- - -
Personnel Relatives of KMP Associates	25,357,600 950,000 -	33,000,000	Establishment where KMP and their relatives exercise significant influence	-	-
Establishment where KMP and their relatives exercise significant influence	25,230,588	18,662,789	Finance Provided (including loans and equity contributions in		
Rental/Hire Charges Paid Joint Venture Key Management Personnel	-	-	cash or in kind) Joint Venture Key Management Personnel	95,380,228	49,868,328 -
Relatives of KMP Associates Establishment where KMP and their relatives exercise significant influence	-	:	Relatives of KMP Associates Establishment where KMP and their relatives exercise significant influence	688,977,956	18,288,890 -
Rent/Dividend Income Joint Venture Key Management	625,000	250,000	Finance Availed (including loans and equity contributions		
Personnel Relatives of KMP Associates Establishment where KMP	- - 12,767	- - 68,185	in cash or in kind) Joint Venture Key Management Personnel Relatives of KMP Associates	- - -	29,603,400 1,000,000 -
and their relatives exercise significant influence Purchase of Fixed Assets	-	-	Establishment where KMP and their relatives exercise significant influence	_	
Joint Venture Key Management Personnel Relatives of KMP	- -	-	Balances as on 31.03.2011 ar Amount Due To Company	nd 2010	
Associates Establishment where KMP	-	-	Joint Venture Key Management Personnel Relatives of KMP	290,106,935 - -	279,958,999 - -
and their relatives exercise significant influence Sale of Fixed Assets	-	-	Associates Establishment where KMP and their relatives exercise	879,523,511	285,083,310
Joint Venture Key Management Personnel	- -	-	significant influence Amount Due From Company	50,528,337	5,441,650
Relatives of KMP Associates Establishment where KMP	-	-	Joint Venture Key Management Personnel Relatives of KMP	13,180,295 400,000	29,351 14,505,738 -
and their relatives exercise significant influence Interest Paid	_	-	Associates Establishment where KMP and their relatives	33,600,000	208,300,000
Joint Venture	-	912,057	exercise significant influence	7,637,135	4,886,436



	Particulars	March 31, 2011		March 31, 2010		
Sr. No	Nature of Transactions/Relationships/ Major Parties	Party Details	Gross Total	Party Details	Gross Total	
1	Sales and Work					
i)	Joint Ventures Marigold Premises Private Limited Phoenix Ventures Viorica Properties Private Limited Weikfeilds ITCITI Info Park Ajanta Enterprises Almet Corpotation Limited	57,406 34,368,092 9,222,039 - 50,538 1,396,939	45,095,014	266,411 1,149,711 21,501,391 164,697,568 -	187,615,081	
ii)	Associates Angelica PropertiersPrivate. Limited. Vascon Infrastructure Limited	56,966,829	56,966,829	171,705,019 60,000,000	231,705,019	
iii)	Enterprises Flora Premises Private Limited	-	-	5,500,000	5,500,000	
2	Interest Income					
i)	Joint Ventures Almet Corporation Limited Phoenix Ventures John Fowler Opthalmics Private Limited Marathawada Realtors Private Limited Viorica Properties Private Limited Rose Premises Private Limited Ajanta Enterprises	171,551 4,485,983 209,458 296,763 4,724,956 8,039,756 723,937	18,652,404	171,551 - 143,438 255,893 - 7,637,703 1,896,105	10,104,689	
3	Dividend Income					
i)	Joint Venture Marigold Premises Private Limited	625,000	625,000	250,000	250,000	
ii)	Associates Angelica Properties Private Limited	12,767	12,767	68,185	68,185	
4	Interest Expense					
i)	Key management Personnel Mr R Vasudevan	-	-	3,576,758	3,576,758	
ii)	Joint Ventures Viorica Properties Private Limited	-	-	912,057	912,057	
iii)	Relatives of Key Management Personnel Mrs. Lalitha Vasudevan Mrs. Thangam Moorthy		-	1,023,479 21,165	1,044,644	
iv)	Enterprise Vatsalya Enterprises Private Limited Bellflower Premises Private Limited		-	2,115,321 341,172	2,456,493	



	Particulars	March 3	March 31, 2011		, 2010
Sr. No.	Nature of Transactions/Relationships/ Major Parties	Party Details	Gross Total	Party Details	Gross Total
5	Purchase Expenses				
i)	Joint Ventures Rose Premises Pvt Ltd	194,421	194,421	-	-
ii)	Enterprises Flora Premises Private. Limited.	-	-	-	-
6	Rendering Of Services				
i)	Key Management Personnel Mr R Vasudevan	25,357,600	25,357,600	33,000,000	33,000,000
ii)	Relatives of Key Management Personnel Siddharth Vasudevan	950,000	950,000		
iii)	Enterprise Vastech Consultants Private Limited	25,230,588	25,230,588	18,662,789	18,662,789
7	Amounts written off				
i)	Joint Ventures Cosmos Premises Private Limited	-	-	280,850	280,850
i)	Finance Provided (including equity contributions in cash or in kind) Joint Ventures Cosmos Premises Private Limited Just Homes (I) Private Limited Phoenix Ventures Viorica Properties Private Limited Ajanta Enterprises Marathawada Realtors Private Limited John Fowler Opthalmics Private Limited	1,404,250 - 75,500,413 - 13,375,565 2,550,000 2,550,000	95,380,228	33,033 5,708,695 42,411,600 1,715,000	49,868,328
ii)	Associates Mumbai Estate Private Limited Vascon Infrastructure Limited Viorica Properties Private Limited	20,000,000 5,000,000 663,977,956	688,977,956	18,288,890 - -	18,288,890
9	Finance Availed (including equity contributions in cash or in kind)				
i)	Key Management Personnel Mr R Vasudevan	-	-	1,000,000	1,000,000
ii)	Joint Ventures Viorica Properties Private Limited	-	-	29,603,400	29,603,400
iii)	Relatives of Key Management Personnel Mrs. Lalitha Vasudevan Mr. Siddarth Vasudevan Sowmya Vasudevan	- - -	-	- - -	-



	Particulars	March	31, 2011	March :	31, 2010
Sr. No	Nature of Transactions/Relationships/ Major Parties	Party Details	Gross Total	Party Details	Gross Total
iv)	Enterprise Vatsalya Enterprises Private Limited	- -		- -	
	Bellflower Premises Private Limited	-		-	
10	Outstanding as on March 31, 2011 A) Receivable to Vascon Engineers Limited				
i)	Joint Ventures				
	a) Sundry Debtors Cosmos Premises Private Limited	-	116,065,563	49,364	177,945,246
	Marigold Premises Private Limited	77,045,186		80,545,186	
	Phoenix Ventures	37,581,748		51,079,995	
	Weikfield ITCITI Info Park (AOP)	_		32,322,557	
	Ajanta Enterprises	54,825		13,948,145	
	Almet Corporation Limited	1,383,806		-	
	b) Loans & Advances		173,116,091		99,522,913
	Almet Corporation Limited	1,930,276		1,775,880	
	John Fowler Opthalmics Private Limited	4,216,868		1,478,356	
	Marathawada Realtors Private Limited	5,485,541		2,668,454	
	Marigold Premises Private Limited	22,596,956		22,596,956	
	Phoenix Ventures	79,613,483		10,208,695	
	Ajanta Enterprises	4,422,117		13,179,501	
	Rose Premises Private Limited	54,850,851		47,615,071	
	c) Share Application Money Viorica Properties Private Limited	925,281	925,281	2,490,840	2,490,840
ii)	Associates				
	a) Sundry Debtors Angelica Properties Pvt Ltd	17,683,339	24,435,341	-	49,635,000
	Vascon Infrastructure Pvt Ltd Viorica Properties Private Limited	- 6,752,002		49,635,000	



	Particulars	March 31, 2011		March 31, 2010	
Sr. No	Nature of Transactions/Relationships/ Major Parties	Party Details	Gross Total	Party Details	Gross Total
	b) Loans & Advances Mumbai Estate Private Limited Viorica Properties Private Limited	255,300,010 599,750,960	855,050,970	235,411,110	235,411,110
	c) Share Application Money Angelica Properties Private Limited	37,200	37,200	37,200	37,200
ii)	Enterprise a) Sundry Debtors Flora Premises Private Limited Vascon Infrastructure Limited	5,441,650 40,086,687	45,528,337	5,441,650 -	5,441,650
	a) Loans & Advances Vascon Infrastructure Limited	5,000,000	5,000,000	-	-
	B) Receivable from Vascon Engineers Limited				
i)	Joint Ventures a) Advance from Customers Zircon Ventures	-	-	-	-
	b) Sundry Creditors Rose Premises Private Limited	-	-	29,351	29,351
ii)	Key Management Personnel a) For Services Received R. Vasudevan	13,180,295	13,180,295	14,505,738	14,505,738
	b) Unsecured Loans R. Vasudevan	-	-	-	-
iii)	Relatives of Key Management Personnel a) Payable for Expenses Siddharth Vasudevan	400,000	400,000	-	<u>-</u>
iv)	Associates a) Advance from Customers Angelica Properties Private Limited	-	-	8,300,000	8,300,000
	b) Security Deposit / Other Payables Vascon Infrastructure Limited Angelica Properties Private Limited	33,600,000	33,600,000	200,000,000	200,000,000
v)	Enterprise a) Sundry Creditors Vastech Consultants Private Limited	7,637,135	7,637,135	4,886,436	4,886,436
	b) Loan Taken Vatsalya Enterprises Private Limited	-	-	-	-

Dear Shareholder

RE: Green Initiative in Corporate Governance: Go Paperless

Government of India, Ministry of Corporate Affairs ("Ministry") has initiated a "Green Initiative in Corporate Governance" by allowing paperless compliances by Companies through electronic mode. In terms of the recent Circular No. 17/2011 dated April 21, 2011 and Circular No. 18/2011 dated April 29, 2011 issued by the Ministry, Companies can now send notices / documents (including but not limited to notice calling Annual General Meeting, Audited Financial Statements, Directors' Report, Auditors' Report, etc.) through electronic mode to its Members, whose e-mail addresses are registered with the Company or with the concerned Depository which shall be deemed to be in compliance of the provisions of the Section 53 of the Companies Act, 1956, read with applicable provisions of Information Technology Act, 2000.

You would agree, it is a welcome move for the society at large as this will reduce paper consumption to a great extent and allow public at large to contribute towards a greener environment. This step will also help in speedy communication of the documents and also evade loss in postal transit. We are sure that you would appreciate the "Green Initiative" taken by the Ministry and hereby solicit your patronage and support in helping the Company to implement the e-governance initiatives of the Ministry.

Considering the below mentioned advantages of registration for e-communication, this is also a golden opportunity for every Member of **VASCON ENGINEERS LIMITED** (the Company) to contribute towards Corporate Social Responsibility initiative provided you all register your e-mail id with the Company or the concerned Depository Participant to receive above-mentioned notices / documents through electronic mode. You are not required to re-register unless there is a change in your e-mail address.

ADVANTAGES OF REGISTERING FOR E-COMMUNICATION:

- Contribute towards Corporate Social Responsibility
- Save costs on paper and on postage
- Receive communication promptly
- Reduce paper consumption and save trees
- Eliminate wastage of paper
- Avoid loss of document in postal transit

We find that either your e-mail id is not registered with the Depository Participant or you are holding shares in Physical form. We intend to send through electronic mode notices / correspondences, etc. of the Company henceforth. All you have to do is to register your e-mail id with the concerned Depository Participant or send the attached form duly filled to the Company's Registrar and Transfer Agent i.e. Karvy Computershare Private Limited (Transfer Agent), Plot No. 17 to 24, Vithal Rao Nagar, Madhapur, Hyderabad 500 081.

Please note that the documents sent by electronic means will also be available on the website of the Company at the below mentioned link in due course: www.vascon.com and the physical copies of these documents will be available at our Registered Office at Mumbai for inspection during office hours.

We therefore request you to contribute to the cause by updating your e-mail id with the concerned Depository Participant or sending the attached form duly filled to the Transfer Agent in the enclosed business reply envelope. You can also download the form from our website at the below mentioned link: www.vascon.com.

Kindly note that if you still wish to get a physical copy of all the communications, the Company undertakes to provide the same without any cost to you upon receipt of a requisition from you, any time. If you wish to continue to receive the above-mentioned notices / documents in physical form, you are requested to confirm the same.

Let's be part of this 'Green Initiative'.

Best regards, For Vascon Engineers Limited

M. Krishnamurthi Company Secretary & Compliance Officer

E-COMMUNICATION REGISTRATION FORM

(In terms of Circular No. 17/2011 dated 21st April 2011 issued by the Ministry of Corporate Affairs) Folio No. / DP ID & Client ID Name of First Registered Holder Name of Joint Holder(s) Registered Address E-mail Id (to be registered) I/ We shareholder (s) of Vascon Engineers Limited agree to receive communication from the Company in electronic mode. Please register my above e-mail id in your records. Date: Signature: (First Holder)

Note: Shareholder(s) are requested to keep the Company informed as and when there is any change in the e-mail address.

WINDERMERE, PUNE



Artistic impression

Cautionary Statement:

Statement made in this Annual Report describing the Company's objectives, projections, estimates, expectations may be "Forward looking statements" within the meaning of applicable securities laws & regulations. Actual results could differ from those expressed or implied. Important factors that could make a difference to the Company's operations include economic conditions affecting demand, supply and price conditions in the domestic & overseas markets in which the Company operates, changes in government regulations, tax laws & other statements & other incidental factors.



Corporate Office: 201 Phoenix' Bund Garden Road, Camp, Pune - 411 001, Tel +91-20-30562100 / 200 Fax +91-20-26131071.