

BOARD OF DIRECTORS:

SHRI KIRAN B. VADODARIA : CHAIRMAN & MANAGING DIRECTOR

SHRI MANOJ B. VADODARIA : DIRECTOR
SHRI DILIP D. PATEL : DIRECTOR
SHRI N. R. MEHTA : DIRECTOR
SHRI O.P. BHANDARI : DIRECTOR
SHRI N.V.VASANI : DIRECTOR

AUDITORS:

M/S. DHIRUBHAI SHAH & CO. DENA BANK
CHARTERED ACCOUNTANTS RELIEF ROAD
AHMEDABAD AHMEDABAD.

REGISTERED OFFICE:

"SAMBHAAV HOUSE", "ABHIYAAN HOUSE"

OPP: CHIEF JUSTICE'S BUNGALOW 4/A/B, GOVT. INDUSTRIAL ESTATE BODAKDEV, AHMEDABAD- 380 015 CHARCOAP, KANDIWALI [WEST]

GUJARAT. MUMBAI - 400 067.

REGISTRARS & SHARE TRANSFER AGENTS MCS LIMITED

BANKERS:

BOMBAY OFFICE:

101, FIRST FLOOR, SHATDAL COMPLEX OPP: BATA SHOW ROOM, ASHRAM ROAD AHMEDABAD - 380 009 [GUJARAT]

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NOTICE

NOTICE is hereby given that the 22nd Annual General Meeting of the Members of Sambhaav Media Limited will be held on 15th September, 2012 at 4:00 p.m. at the Registered Office of the Company at "Sambhaav House" opp. Chief Justice's Bungalow, Bodakdev, Ahmedabad - 380 015 to transact the following business:

Ordinary Business:

- To receive, consider and adopt the audited balance sheet as at 31st March, 2012, the Statement of profit & loss for the
 year ended on that date together with the notes attached thereto forming part of final accounts, and the reports of the
 auditors and directors thereon.
- 2. To appoint a director in place of Mr. O P Bhandari, who retires by rotation and being eligible, offers himself for reappointment.
- 3. To appoint auditor to hold office from the conclusion of this annual general meeting until the conclusion of the next annual general meeting and to fix their remuneration.

Date: 07th August, 2012 For and on behalf of Board of Directors

Place: Ahmedabad

Kiran B. Vadodaria Chairman & Managing Director

NOTES:

- A Member entitled to attend and vote at the meeting is entitled to appoint a Proxy to attend and vote instead of himself and on behalf of him and the Proxy need not be a member of the company.
- 2. Proxies in order to be effective must be received at the registered office of the company not less than 48 hours before the time fixed for the meeting. A proxy form is enclosed.
- Members are requested to bring their copy of Annual Report to the meeting, as no extra copies will be distributed at the meting hall as a measure of economy.
- Members desiring any information as regards accounts are requested to write to the Company at least 7 days before
 the meeting to enable the management to keep the information ready.
- Members are requested to intimate change of registered address, if any, at the Registered Office of the Company or to the Company's Registrar and Share Transfer Agents at their address mentioned elsewhere in this report.
- The Register of Members and Share Transfer Books of the Company shall remain closed from 11th September, 2012 to 15th September, 2012 (both days inclusive) pursuant to Clause 16 and 19 of the Listing Agreement and also in compliance of Section 154 of the Companies Act, 1956.
- The Company has signed Tripartite Agreement with NSDL and CDSL for dematerializing of its Equity Shares. The ISIN allotted to your Company is INE699B01027.
- 8. The Company has pursuant to the SEBI Circular dated 16th December, 2010 sent three reminders to those shareholders of the Company, who have yet not claimed their new share certificates issued consequent upon the sub division of the share capital in terms of the Special Resolution passed on 30th August, 2005 that their shares are being dematerialized and transferred to a single folio named "Unclaimed Share Suspense Account". The shareholder may thereafter claim the shares in demat form by surrendering the old share certificate. A public advertisement in Gujarat Samachar (Gujarati) and Indian Express (English) had also been published to this effect on 16th May, 2012.
- 9. The Company has initiated steps for implementing the "Green Initiative" in Corporate Governance as per the circular issued by the Ministry of Corporate Affairs ("MCA") as regards paperless compliances for service of documents through electronic mode. Henceforth the e mail indicated in your respective DP accounts which are being periodically downloaded from NSDL/CDSL are deemed to be registered e mail address. We request you to register your e mail address with your DP, in case you have not registered the same. Members holding shares in physical mode are requested to update their e mail addresses by writing to the Company / RTA quoting their folio nos. In case a member wishes to receive a physical copy of the said documents, the same will be sent upon receipt of a communication from the member.



DIRECTORS' REPORT

To,

The Members.

Sambhaav Media Limited

Your Directors have pleasure in presenting herewith 22nd Annual Report together with the audited statement of accounts of the Company for the year ended on 31st March, 2012.

FINANCIAL RESULTS:

(₹ in Lacs)

Particulars	Year Ended 31st March, 2012	Year Ended 31st March, 2011
Revenue from Operations	3326.47	3599.44
Other Income	116.04	171.86
Total Revenue	3442.51	3771.30
Profit before Depreciation & Amortization and Exceptional Item and Tax	767.40	827.38
Less: Depreciation & Amortization	444.51	491.20
Operative Profit before Exceptional Item and Tax	322.89	336.18
Less: Exchange Rate Loss/FCDL	5.12	60.97
Less: Exceptional items Income/(Expenses)(Net)	127.93	(6.86)
Profit Before Tax	189.84	282.07
Less: Tax Expense		
Income Tax	75.00	85.00
Deferred Tax	39.81	(0.53)
Profit /(Loss) after Tax	75.03	197.60

DIVIDEND:

As a matter of sound accounting practice and management philosophy, your Directors are of the opinion to make sound and strong economic base for the Company and in order to conserve the resources; your Directors do not recommend any dividend for the current year.

OPERATIONS AND BUSINESS OVERVIEW:

Print Media:

Your Company publishes "Sambhaav Metro" a multi colour tabloid Gujarati noon newspaper and "Abhiyaan" a Gujarati weekly magazine from Ahmedabad. Both these publications are having remarkable readership appreciation during the last couple of years.

Your Company is pleased to inform that now the weekly magazine "Abhiyaan" is also available on newly launched website at www.abhiyaanmagazine.com and receiving overwhelming response from national and International readers.

Your Company is also proposing to add some more job work assignments in our job work division in the ensuing period which is expected to enhance the job wok revenue also

Directors' Report

SAMBHAAV MEDIA LIMITED

Out of Home Media:

The instant year was under stress for the outdoor advertisement industry due to the slow down in the economy. Despite, your Company has comparatively achieved good business. Your Company has considered cost vs benefit principle and some non viable hoardings and sites have been surrendered in order to reduce the fixed overhead. The Company has in past made impressive presence in the industry and is constantly endeavoring to capture the maximum market shares by obtaining prime location hoardings and sites.

Public Entertainment System (GSRTC Project):

As you are well aware that your Company has been awarded a tender from GSRTC of implementing and running "Public Entertainment System" (PES) in the 7500 buses and at 50 bus stands. The Company has successfully installed PES in 2000 buses and 50 bus stands under the brand name "WISE TV" (Wireless Interactive Smart Entertainment). Your Company has also launched a separate website www.wisetv.co.in during the year under review. For the entertainment programs to be telecasted for Wise TV, the company has tied up and acquired the rights from various sources and is negotiating with channels and telecasting rights owner for the programs. The company has also established its own studio for producing in house programs for Wise TV.

Wise TV is a first and unique transit channel in the country which is non satellite TV channel providing entertainment with update of news, sports and stock market index. Hence "WISE TV" has become a house hold name in the passengers of buses operated by GSRTC. Similarly, it has become very popular amongst our clients and advertising agencies.

PUBLIC DEPOSITS:

During the year under review, your Company has not accepted any deposits from the public within the meaning of Section 58A of the Companies Act, 1956.

INSURANCE:

All the existing properties including plant and machinery, building, stocks, assets of Out of Home and GSRTC Project etc. are adequately insured.

DIRECTORATE:

The founder, philosopher, guide and the Chairman Emeritus of Sambhaav Group Shri Bhupatbhai Vadodaria passed away on 4th October 2011. Shri Bhupatbhai Vadodaria built up the group with vision and mission, He started his career at very young age in journalism. He was associated with many Gujarati newspapers and was editor of "Phoolchhab" published from Rajkot. He was one of the well known writers in Gujarati literature and awarded gold medal by Gujarati Sahitya Academy. He was the first journalist to become a Director of Information of Gujarat Government in 1982. He started "Sambhaav" daily from Ahmedabad in the year 1986. Within a short period of time it has established its brand name under his leadership with courage and fearless journalism. Shri Bhupatbhai was the first editor in Gujarati journalism to edit two newspapers and a magazine simultaneously. Under his guidance many young journalist were trained and reached to peak of their goal.

Shri Bhupatbhai Vadodaria had always put toiling hard work to expand the horizon of the group activities and made immense contribution to the growth. The group pledge to follow his principles and values.

Pursuant to provisions of Section 256 of the Companies Act, 1956 Shri O P Bhandari Director of the Company retires at the ensuing Annual General Meeting of the Company and is eligible for reappointment.

DIRECTORS' RESPONSIBILITY STATEMENT:

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



- 1. That in the preparation of the annual accounts, the applicable accounting standards have been followed along with proper explanation relating to material departures.
- 2. That they 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 financial year and of the profit and loss account of the Company for the period.
- That they have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company for preventing and detecting fraud and other irregularities.
- 4. That they have prepared the annual accounts on a going concern basis.

LISTING OF SHARES:

The Equity shares of the Company are presently listed at the Bombay Stock Exchange Ltd (BSE), and National Stock Exchange of India Ltd (NSE). The Company has duly paid the annual listing fees for the year 2012-13 to BSE and NSE. Adequate care is being taken to comply with almost all the norms and guidelines as per the applicable provisions of the listing agreement.

The Company's equity shares are under `compulsory demat'. The ISIN allotted to the Company is INE699B01027. As required by the SEBI's circular, the Company has appointed M/s MCS Limited as its Registrar & Share Transfer Agent also to undertake transfer of physical share certificates besides acting as Electronic Registrars.

CORPORATE GOVERNANCE:

The Company has generally implemented the procedure and adopted practices in conformity with the code of Corporate Governance as enumerated in clause 49 of the listing agreement with the stock exchanges. The management discussion & analysis and corporate governance report are made a part of the annual report. A certificate from the company secretary in practice regarding compliance of the conditions of corporate governance is given in annexure, which is attached hereto and forms part of the Directors' report.

STATUTORY AUDITORS:

M/s. Dhirubhai Shah & Co., Chartered Accountants, Ahmedabad retires at the ensuing annual general meeting and is eligible for reappointment. The Company has received a certificate from them that their appointment if approved by the shareholders would be within the ceiling prescribed under section 224 (1B) of the Companies Act, 1956. The members are requested to appoint auditors to hold office until the conclusion of the next annual general meeting of the Company.

AUDITORS' REPORT:

The auditors' report for the year ended 31st March, 2012 and the notes forming part of the accounts referred to in the auditors' report are self-explanatory and give complete information.

SECRETARIAL AUDITOR'S REPORT:

M/s R S Sharma & Associates, Company Secretaries, Ahmedabad had carried out secretarial audit of the compliance of the rules and regulations of various corporate and securities laws and their report for the year is annexed to this report.

COST AUDIT COMPLIANCE CERTIFICATE:

Your Company has, in compliance of the provisions of the Companies (Cost Accounting Record) Rules 2011, read with rules and regulation made there under by the cost audit branch of the Ministry of Corporate Affairs; obtain compliance certificates from M/s J B Mistri & Co., cost accountants, Ahmedabad.

Directors' Report

SAMBHAAV MEDIA LIMITED

AUDIT COMMITTEE:

The audit committee constituted in accordance with clause 49 of the listing agreement reviewed the internal control system, scope of internal audit and compliance of related regulations. The audit committee also reviewed at length and approved the financial statements before the same were considered by the Board of Directors of the Company.

INCORPORATION OF WHOLLY OWNED SUBSIDIARY COMPANY:

During the year under review your Company has incorporated a wholly owned subsidiary company namely "Sambhaav Infosolutions Pvt. Ltd".

EMPLOYEES:

During the year under review, no employee of the Company was in receipt of remuneration in excess of the limits prescribed in Section 217 (2A) of the Companies Act, 1956.

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

Details of foreign exchange earnings and outgo form part of notes to the Balance Sheet for the period under review. Conservation of energy has always been of immense importance to your Company and all the equipments consuming energy have been placed under continuous and strict monitoring. In view of the nature of the operations, no report on the other matters is required to be made under Sections 217(1) (e) of the Companies Act, 1956 read with The Companies (Disclosure of Particulars in the Report of the Board of Directors) Rules, 1988.

BORROWING:

Your Company has made arrangement for various financial facilities with the bankers to meet its day to day working capital and other long and medium term fund requirement and its outstanding balance is Rs. 2116 Lacs as on 31st March, 2012.

MATERIAL CHANGES:

No material changes have taken place since the closure of the financial accounts up to the date of the report, which may substantially affect the financial performance, or the statement of the Company.

ACKNOWLEDGMENTS:

Your Directors take this opportunity to acknowledge with gratitude for the trust reposed in the Company by the shareholders, investors, customers, corporations and government authorities. Directors of your Company specifically express their gratitude to the sole banker of the Company, Dena Bank who has extended immense support to the Company for implementation of all the projects in time. Further, your Directors also keenly appreciate the dedicated commitment of the employees without which the sustained progress of the Company would not have been the realty.

Date: 07th August, 2012 For and on behalf of Board of Directors

Place: Ahmedabad

Kiran B. Vadodaria

Chairman & Managing Director



MANAGEMENT DISCUSSIONS & ANALYSIS

(As per the requirement of the provisions of the Listing Agreement, as part of the Director's report or in addition thereto a Management Discussion & Analysis Repot forming part of the Annual Report to the Members is given below discussing the key issues).

THE ECONOMIC SCENARIO:

The economic growth of India that was up to 9% in the later part of the last decade is currently slowing down at 6.9% at the end of the year, the slowest in the last three years. Despite of the low growth rate of 6.9%, India continue to remain one of the fastest growing economies of the world as all major countries including the fast growing emerging economies are witnessing a significant slowdown. The global economic environment which was weak at best throughout the year, turned sharply adverse in September, 2011, as a result of the turmoil in the euro-zone countries and questions about others, reflected in sharp ratings downgrades of sovereign debt in most major advanced countries. While a large part of the reason for the slowing of the Indian economy can be attributed to global factors, domestic factors had also played significant role. Among these the primary factors are the tightening of monetary policy owing to high and persistent headline inflation and slowing investment and industrial activities.

THE INDUSTRY:

The Indian media industry mainly comprises of print media, television, film industry, advertisement, animation and digitization. The revenue of media firms are primarily associated with the advertisement and publicity generated from the various media means like, newspapers, radio, television etc. The momentum of spends on media and entertainment is higher than the economic growth, owing to favorable demographics and rising disposable incomes. With new media, or rather digital media, making a rage, the Indian media industry is standing at a new inflection point.

Print Media:

The India newspaper industry is one of the largest in the world. It publishes the largest numbers of newspapers titles in the world. Indian print media accounts for 48% of the total Rs. 137.5 billion advertising spend in the country. However although the media industry has been one of the fastest growing sectors in India, in terms of ad-spend as a percentage of GDP, India lags behind other countries. Indian advertising spends as a percentage of gross domestic product (GDP) - at 0.34% - is comparatively low, as opposed to other developed and developing countries. The advertisement spend in China is 0.5% of GDP and 1.30% in US and a world average of nearly 1%. However rising literacy levels and low print media penetration offer significant potential for growth in Indian newspaper industry. Growing regional markets are driving the pace of print media that had registered a CAGR of around 10% for last couple of years and is expected to follow the similar pace till 2015. The growth of the print media industry is attributable through the sustained improvement in advertisement revenue due to increased advertisement spend from emerging sectors like educations, organized retail, telecom, with improving literacy level in the country, more launches in the niche segment like newspaper supplements and specialty magazines. Advertising revenues are vital for the growth of the entertainment and media. While today the low advertisement expenditure may seem like a challenge for the industry, it also throws open immense potential for growth. This potential can be estimated by the fact that even if India is to reach the global average, the advertising revenues would at least three times the current advertising revenues.

The sector is opened up during 2002 when Foreign Direct Investment Regulations were relaxed and presently upto 26% FDI is permitted in newspapers and periodicals dealing with news and current affairs. In non news publication 100% FDI is permitted. In future the growing Indian economy, literate population on the rise, increasing consumerism, and opening of the sectors through reforms is expected to drive the growth.

Out of Home Media:

Outdoor is a visual medium and the medium itself shapes up as a part of the brand story which enables endless possibilities in creating communication which is out of the box, unique, brand relevant and can connect with the consumers provided it is intelligent and simple.

SAMBHAAV

SAMBHAAV MEDIA LIMITED

The present worldwide recessions in the international market and domestic economic slow down has affected the OOH industry including our company. While the established and organized players in the advertisement and print media showed some resilience, the economic slowdown had a sharper impact on the outdoor media space. The unorganized and fragmented nature of the industry coupled with absence of measurement tools to determine the effectiveness of OOH advertising worked against the medium during the downturn. The profitability of the OOH business is primarily determined by rational bidding, location and visibility of the property, license tenure and fees,

However the demand for advertisement on bus shelters is growing against bill boards and hoardings as it is more affordable medium for the advertisers. Further the segment of OOH has undergone revolutionary phase with the introduction of LED/LCD hoardings.

Bus Shelters - an effective OOH medium

Looking for a cost-efficient medium with high brand recall and healthy Return on Investments (ROIs) to advertise the product, one should head to the nearest bus stop. The bus shelters, strategically placed in areas with the target group travelling either by foot or in a vehicle, are fast becoming coveted advertising mediums. FMCG brands, television channels and retail brands have increasingly started using bus shelters as a medium to deliver their brand message as advertisement placed at bus shelter make it easy to see the brand.

Many advertisers prefer to go for bus shelter advertising as it is cost-efficient and has a high brand recall, especially in the metros like Mumbai, Delhi and Chennai. Bus shelter advertising contributes approximately 10-15 per cent of the overall OOH advertising spends.

Bus shelters are primarily service-oriented street furniture item. They also proved to be a very effective OOH format as they offer an efficient channel for the brands to reach out to the consumers in every nook and corner of the city. Advertisers have acknowledged this medium as very cost-effective, offering best in class ROIs. Bus shelters also provide widespread exposure to their campaigns, catering to a wide range of target groups.

Further since billboards and hoardings are now facing government restrictions, bus shelter advertising, which is high-impact and high-frequency advertising, is bound to grow further. Bus shelter and likewise street furniture would be the future of OOH advertising, as these serve the dual purpose of being a utility as well as an ad revenue stream. Thus the growth potential in case of bus shelter advertising is huge and it will continue to grow as more and more cities adapt to these service-oriented formats. Globally, bus shelters are already a very popular communication vehicle in the world's best cities.

THE COMPANY - BUSINESS MODEL AND OVERVIEW

Sambhaav Media Ltd is an enterprise of unique business model of diversified activities of printing and publication of newspapers, magazines, Out of Home advertisement, and Public Entertainment System. Over a period of time the Company has developed unique brand name in the media industry.

Apart from print media and OOH activities, SML has acquired the project of implementing and running Public Entertainment System (PES) of Gujarat State Road Transport Corporation (GSRTC). The project is to install PES in the entire fleet of 7500 buses and 50 Bus Stands and also to maintain and operate the same for 10 years on Built, Operate and Owe (BOO) basis. In the first phase GSRTC has issued the work order for 2000 buses and 50 bus stands. SML is on the verge of finishing the installation for the same. SML has acquired the rights for audio- video rights for playing entertainment programs from Star India and other content providers for Hindi Comedy programs, laughter shows, Hindi filmy songs, Guajarati comedy shows etc. The PES programs are successfully being run under the brand name "WISE TV".

As per terms for the above project, SML is entitled to release the advertisement for 15 minutes per hour of program. This is expected to generate good revenue in the next financial year onwards. SML is also concentrating with its best efforts for the voluminous and qualitative job work operations and timely implementations of the order to facilitate the Company's revenue growth. Further, the Company is constantly endeavoring to explore the other optional sources to add and enhance for more income to minimize the adverse marketing trends and effects.



OPPORTUNITIES, RISK AND CHALLENGES:

As discussed herein above macro factors such as rising literacy, increasing penetration in semi-urban and rural areas and stable newsprint prices are likely to ensure profitable growth for the print media sector. Future growth is largely driven by semi-urban and rural areas on account of increasing commercial activity, higher spending power and rising literacy. With the language print medium dominating in these areas, language newspapers are preferred over English newspapers. Language newspapers will emerge stronger from the recent slowdown owing to the strong business model. Increase in advertisement expenditure by consumer-oriented companies and emergence of newer advertisement-spending industries such as education, organized retail, telecom, and financial services are likely to ensure healthy advertising revenues.

The" Public Entertainment System" project with Gujarat State Road Transport Corporation (GSRTC), a unique and first of its kind in Asian region is expected generate more revenue which may ultimate results in our profitability. As per the latest report of the FICCI-KPMG India's media and entertainment (M&E) sector registered 12 per cent growth in 2011 to reach Rs 72,800 Crore and it is expected to register a compounded aggregate growth rate of 15 per cent by 2016. Such growth of the industry shall create various kind of opportunities for the Company in future.

INTERNAL CONTROLS AND THEIR ADEQUACY:

SML is having constant improved mechanism for establishment and independent, effective and adequate Internal Control System and further ensures for effective improvement and development in the Coming period. All the assets, owned properties as well as licensed properties acquired and used by the Company are properly safeguarded by suitable Insurance polices giving protection against all losses from contingencies, risk factors and unauthorized uses and disposition and all transaction are properly and suitably recorded, authorized and reported in the MIS report in the weekly, regular fortnightly and monthly monitoring meetings. Deviations are being properly checked, rectified, reported and controlled. Further, suitable and adequate professional approach with managerial control on the Company's day to day operations are being implemented as effective tools and measures for the desired level of efficiency of the Company's business operations to be achieved.

DISCUSSION ON FINANCIAL PERFORMANCE:

During the year under review Company's turnover reached to the level of ₹ 3442.51 Lacs compared to the Previous Year of ₹ 3771.30 Lacs. The Company's profit before tax is ₹ 190.09 Lacs compared to the Previous Year of ₹ 282.07 Lacs. The Company's Management constantly envisaging for better working results inspite of prevailing adverse market conditions with satisfactory growth level in the coming years.

HUMAN RESOURCES:

Employees are our vital and most valuable assets. The Company has created a favorable work environment that encourages innovation. The Company has also set up a scalable recruitment and performance appraisal process, which enables to attract and retain high caliber employees.

CAUTIONARY STATEMENT:

Statement in the Management Discussion and Analysis describing the company's analysis, objectives, projections, estimates, expectations may be "forward looking statements" within the meaning of applicable security laws and regulations. Actual results may differ materially from those expressed or implied. Shareholders and readers are cautioned that in the case of data and information external to the company, no representation is made on its accuracy and comprehensiveness though the same are based on sources believed to be reliable. Utmost care has been taken to ensure that the opinion expressed by the management herein contains its perception on the material impact on the company's operations but it is not exhaustive.



REPORT ON CORPORATE GOVERNANCE

[Pursuant to Clause 49 of the Listing Agreement]

1. COMPANY'S PHILOSOPHY ON THE CODE OF CORPORATE GOVERNANCE

The philosophy of the Board and the management of the Company is to reach for the better corporate governance practices, enabling the Board to manage and control the affairs of the Company in an efficient and effective manner. As per the Clause 49 of the Listing Agreement, the Company has implemented the Code of Corporate Governance. Further with the formation of various Sub- Committees of the Board, the Company is complying with various provisions of the Companies Act, 1956, the Securities and Exchange Board of India [SEBI] and the Listing Agreements executed with Bombay Stock Exchange and National Stock Exchange [the Stock Exchanges].

2. BOARD OF DIRECTORS

2.1 Composition of the Board:

The Company has an optimum combination of executive and non executive Directors. At the end of the year the Board consists of six Directors comprising of one executive chairman, one non executive director and four other non executive independent directors. The appointment of four non executive independent directors is in conformity with the provisions of Clause 49 of the listing agreement entered with the stock exchanges by the Company. There are two promoter Directors out of which one is executive Director and the other one is non executive Director. There is no nominee Director on the Board.

During the year one executive Director passed away and ceases to be Directors. The composition of the Board during the year and after the cessation of one executive Director is in conformity with the provisions of Clause 49 of the listing agreements.

2.2 Directors' Profile:

Brief Profile of all the Board Members, nature of their expertise and the number of companies in which they hold directorships and memberships / chairmanship of Board or Committees of Board are as under:

- [1] Shri Kiran Vadodaria is a Mechanical Engineer from L.D. Engineering College, Ahmadabad. He possesses varied experience and exposure base in corporate. He has developed unique insight and judgmental capabilities about the socio political dynamics. He is a Member of Indian Newspaper Society [INS], Chairman of Gujarat Regional Committee-INS, President of Gujarat Daily Newspaper Association [GDNA], Member of National Integration Council of Government of India, and President of L.D. College of Engineering, Alumni Association.
- [2] Shri Manoj Vadodaria is a Commerce Graduate and self-made businessman. His induction into the business world was at a very early age. He combated harsh realities and adversities of business life successfully. This experience culminated into maturity and fervour of a rare kind. The practical school of business has made him a financial wizard backed by his sharp business instincts. This unique blend has been a tremendous source of benefit to the Group in meeting financial challenges and carving out ambitious expansion plans.
- [3] Shri Dilip D. Patel possesses vast experience of management education, training and consultancy for more than 25 years. He is the founder faculty of S.P. Jain Institute of Management Research, Mumbai- one of the top 10 Business Schools in the country. He is being consulted by the number of Indian and multinational companies and has also offered training to senior managers in leading companies. He is currently Advisor to the Board of many companies in India and Overseas.
- [4] Dr. N. V. Vasani has been awarded Hon. Degree by Florida Atlantic University, U.S.A. and Hon. Fellowship by Indian Society for Technical Education, New Delhi for his outstanding contributions in the field of technical education in the country. He was also Advisor, Science & Technology to Hon. Chief Minister of Gujarat. The prestigious projects of SCIENCE CITY and INFOCITY were planned and implemented during his tenure as Advisor. He has served as Chairman of Sardar



Vallabhbhai Patel National Institute of Technology, Surat. He is the Executive Chairman of Nirma Education & Research Foundation and the First Vice Chancellor of Nirma University of Science & Technology.

[5] Shri O.P. Bhandari is having more than 25 years of varied experience in the field of auditing, taxation, merchant banking and financial matters. He is having an outstanding exposure as Practicing Chartered Accountants with various prominent Groups of Industries in Ahmedabad as well as in other parts of the States of Gujarat and Rajasthan.

[6] Mr. N.R. Mehta has about 40 years of experience and out of this, 30 years were at the Indian Express Group. Mr. Mehta is having an outstanding exposure in financial matters and is actively involved in the financial matters of the Group.

The name and category of the Directors on the Board, their attendance at Board Meetings held during the year and the number of directorships and committee chairmanships/memberships held by them in other companies are given below.

Sr. No.	Name of Director	Position	Attendance Particulars		No of Directorship in other Public Companies	Committee Memberships/ Chairmanships of other Companies
			Board Meetings	Last AGM		
1.	\$Bhupatbhai C. Vadodaria	Chairman Emeritus & Executive Director	Nil	No	Nil	Nil
2.	*Kiran Vadodaria	Executive Chairman & Managing Director	4	Yes	2	2
3.	*Manoj Vadodaria	Non Executor Director	4	Yes	1	Nil
4	**Dilip Patel	Non Executive Independent Director	2	No	1	3
5.	**O.P. Bhandari	Non Executive Independent Director	4	Yes	Nil	Nil
6.	**N.V. Vasani	Non Executive Independent Director	3	No	2	Nil
7	**Navinchandra R. Mehta	Non Executive Independent Director	4	Yes	Nil	Nil

^{*} PD - Promoter Director; ** NPD - Non-Promoter Director, \$ - ceases to be Director w.e.f 04th October, 2011.



Details of the Board Meetings held during the year 2011-12

Date of Board Meetings	Board Strength	No. of Directors Present
21st May, 2011	7	6
30th July, 2011	7	5
22nd October, 2011	6	4
11th February, 2012	6	6

Board and Committee Meetings:

The procedure with respect to the Board and the Committees meetings are in compliance with the requirements of the Companies Act, 1956, Secretarial Standards (SS-1) prescribed for the Board Meetings by the Institute of Company Secretaries of India, Listing Agreements with Stock Exchanges and other applicable laws and regulations.

Code of Conduct for the Board of Directors and Senior Management Personnel:

In terms of Clause 49 of the Listing Agreement, the Board has adopted the Code of Conduct for the Board of Directors and senior management personnel of the Company. This Code of Conduct is a comprehensive code which is applicable to all Directors and senior management personnel. A copy of the Code has been put on the Company's website and has been circulated to all the Board Members and all senior management personnel. The compliance of the said Code has been affirmed by them annually. A declaration signed by the Managing Director of the Company forms part of this Report.

Declaration by the Managing Director:

This is to confirm that the Company has adopted a Code of Conduct for its Board Members and the senior management personnel and the same is available on the Company's website. I confirm that the Company has in respect of the financial year ended on 31st March, 2012, received from the senior management personnel of the Company and the members of the Board a declaration of compliance with Code of Conduct applicable to them.

Date: 07th August, 2012 Place: Ahmedabad Kiran B. Vadodaria
Chairman & Managing Director

Board Procedure:

Pursuant to the Listing Agreements, Stock Exchanges are being informed about the convening of the Board Meetings at least 7 clear days in advance. The agenda is prepared by the Secretarial Department in consultation with the Chairman of the Board. The information as required under the Annexure I to Clause 49 of the Listing Agreement is made available to the Board. The agenda for the meeting of the Board and its Committees together with the appropriate supporting documents and papers are circulated well in advance of the meeting to enable the Board to take informed decisions. The Stock Exchanges are informed about the outcome of the Board Meeting as soon as the Meeting concludes.

The meetings of the Board and its various Committees are generally held at the Registered Office of the Company at Ahmedabad.

3. AUDIT COMMITTEE

3.1. Composition and Terms of Reference of the Audit Committee:

The Audit Committee of the Board is comprised of three Directors. All the three Directors are Non Executive Independent Directors. The constitution of the Audit Committee is in line with Clause 49 of the Listing Agreements executed with the Stock Exchanges read with Section 292A of the Companies Act, 1956. Shri N.R. Mehta is the Chairman of the Audit Committee. He possesses adequate financial and accounting knowledge. Shri O.P. Bhandari and Shri Dilip D.Patel are the other two members of the Audit Committee. The primary objective of the Audit Committee is to monitor and effectively supervise the Company's financial reporting process with a view to provide accurate, timely and proper disclosures and the integrity and quality of the financial reporting.

The terms of reference of the Audit Committee are in accordance with that specified in Clause 49 of the Listing Agreement.

3.2 Attendance at the Audit Committee Meetings

Four Audit Committee meetings were held during the year on 21st May, 2011, 30th July, 2011, 22nd October, 2011 and 11th February, 2012. The time gap between the two Audit Committee meetings was not more than four months. The names of the members of the Audit Committee, and its Chairman and details of meetings attended by them are stated hereunder.

Name	Designation	No. of Meetings	
		Held	Attended
N.R.Mehta	Chairman	4	4
O.P.Bhandari	Member	4	4
Dilip D. Patel	Member	4	4

4. DETAILS OF THE REMUNERATION TO ALL THE DIRECTORS

The company has at the end of the year one Managing Director, Shri Kiran Vadodaria The remuneration payable to him and Shri Bhupatbhai Vadodaria upto his cessation as Whole Time Director has been fixed by Board of Directors as per Spections 198, 269 and 309 read with Schedule XIII of the Companies Act, 1956 after receiving sanctions from the shareholders in the General Meetings.

Non-Executive Directors are paid sitting fees for attending the meetings of the Board.

The details of the remuneration and the sitting fees paid to the Directors during 2011-2012 are as under.

Sr No	Name of Directors	Salary (₹)	Perquisites (₹)	Bonus/Commission (₹)	Sitting fees (₹)	Total (₹)
1	Bhuatbhai C. Vadodaria	150000	Nil	Nil	Nil	150000
2	Kiran B. Vadodaria	1200000	170313	Nil	Nil	1370313
3	Manoj B. Vadodaria	Nil	Nil	Nil	4000	4000
4	Dilip D. Patel	Nil	Nil	Nil	1000	1000
5	O.P.Bhandari	Nil	Nil	Nil	4000	4000
6	N.V.Vasani	Nil	Nil	Nil	3000	3000
7	N.R.Mehta	Nil	Nil	Nil	4000	4000



5. SHARE TRANSFER & INVESTORS' GRIEVANCE

5.1 Constitution of the Committee

The Share Transfer and Investors' Grievance Committee consists of 2 members. Shri N.R.Mehta is the Chairman of the Committee and Shri Manoj B. Vadodaria is the other member. The Share Transfer & Investors' Grievance Committee is constituted in line with the requirement of Listing Agreement.

Sr. No	Name of the Director	Designation
1	N.R.Mehta	Chairman
2	Manoj B. Vadodaria	Member

5.2 Terms of reference of the Committee

The Share Transfer & Investors' Grievance Committee approves transfer, transmission, transposition, name deletion, consolidation and splitting of shares of the Company. It issues duplicate share certificates and redresses complaints and grievances of the investors in time.

- 5.3. Number of shareholders' complaints received during the year: Nil
- 5.4 Number of complaints not solved to the satisfaction of shareholders: Nil
- 5.5 Number of pending share transfers: Nil

6. General Body Meetings

6.1 Location and time of last three Annual General Meetings:

Year	Venue	Date	Time
2008-09	1st Floor , " Sambhaav House", Opp Chief Justice's Bungalow, Bodakdev, Ahmedabad	30th June, 2009	10.00. am
2009-10	1st Floor , " Sambhaav House", Opp Chief Justice's Bungalow, Bodakdev, Ahmedabad	21st June, 2010	10.00 am
2010-11	1st Floor , " Sambhaav House", Opp Chief Justice's Bungalow, Bodakdev, Ahmedabad	16th July, 2011	10.30 am

6.2 Special Resolution passed at last 3 AGMs:

a) 2008-09: No special resolution was passedb) 2009-10: No Special Resolution was passedc) 2010-11: No Special Resolution was passed

6.3 Postal Ballot:

No resolution was passed during the year 2011-12 by Postal Ballot No resolution is proposed to be passed at the ensuing AGM by Postal Ballot



7. DISCLOSURES:

7.1 Materially Significant Related Party Transaction:

The transaction between the Company and the Directors and Companies in which the directors are interested are disclosed in Note no. 34 to the notes forming part of accounts are in compliance with the Accounting Standards relating to "Related Party Disclosures". There is no materially significant Related Party Transaction that may have potential conflict with the interest of the Company at large.

The Directors regularly make full disclosures to the Board of Directors regarding nature of their interest in the Companies in which they are directors or members.

7.2 Statutory Compliances, Penalties and Strictures:

There were no instances of non compliances nor have any penalties, strictures been imposed by Stock Exchanges or SEBI or any other statutory authority during the last years on any matter related to the capital market.

7.3 Code of Conduct:

The Company has adopted a Code of Conduct for the Board of Directors and Senior Management Personnel of the Company and all have affirmed their adherence to the Code of Conduct. The Code of Conduct has been posted on the Company's website.

7.4 Listing Agreement Compliances:

The Company complies with all the requirements of the Listing Agreement including the mandatory requirements of Clause 49 of the Agreement.

7.5 Risk Management:

Business risk management and management of affairs is an ongoing process within the Company. The Audit Committee, Risk Management Team and the Board of Directors regularly review the risk management policy and procedures. The Company is in the process of setting up a system to appraise the Board of Directors of the Company on the key risk assessment areas and suggestive risk mitigation mechanism.

8. MEANS OF COMMUNICATIONS:

- **8.1 Quarterly Results:** Normally quarterly results of the Company are published in Business Standard (English) and Jansatta Loksatta (Gujarati).
- 8.2 Website of the Company: www.sambhaav.com
- 8.3 Whether it also displays official news release and presentation made to institutional investors or to the analyst: No
- 8.4 Half yearly reports: Half yearly report have not been sent to shareholders

9. General Shareholders Information:

9.1 Day, Date, time and venue of the 22nd Annual General Meeting:

Day: Saturday

Date: 15th September, 2012

Time: 04:00 pm

Venue: 1st Floor, "Sambhaav House", Opp: Chief Justice's Bungalow

Bodakdev, Ahmedabad-380015



9.2 Financial Year: 1st April to 31st March

9.3 Financial Calendar: Tentative and subject to change for the financial year 2011-2012

Quarter Ending	Release of Results
30th June, 2012	Mid of August, 2012
30th Sept, 2012	Mid of November, 2012
31st Dec, 2012	Mid of February, 2013
31st March, 2013	Mid of May, 2013

9.4. Date of Book Closure: from 11th September, 2012 to 15th September, 2012 [both days inclusive]

9.5 Listing on stock exchanges and payment of listing fees

Shares of the Company are listed on Bombay Stock Exchange (BSE) and National Stock Exchange of India Limited (NSE). Listing Fees required to be paid has been paid in time to both the Stock Exchanges.

9.6a Stock Code: BSE: 511630, NSE: SAMBHAAV

9.6b ISIN in National Securities Depository Limited [NSDL] and Central Depository Services (India) Limited [CDSL]: INE699B01027

9.7 Market Price Data:

The monthly high / low and the volume of the Company's shares trades on Bombay Stock Exchanges and the monthly high/low of the said exchange are as under:

Month		Company		BSE	
	High (₹)	Low (₹)	Volume (Nos)	BSE Sensex High	BSE Sensex Low
April 2011	2.39	1.60	299438	19811.14	18976.19
May 2011	1.81	1.36	108318	19253.87	17786.13
June 2011	1.90	1.40	73097	18873.99	17314.38
July 2011	1.80	1.42	89143	19131.70	18131.86
August 2011	1.60	1.01	110154	18440.07	15765.53
September 2011	1.67	1.00	110342	17211.80	15801.01
October 2011	1.50	0.95	75594	17908.13	15745.43
November 2011	1.33	0.76	103352	17702.26	15478.69
December 2011	0.92	0.74	27836	17003.71	15135.86
January 2012	1.27	0.71	2632174	17258.97	15358.02
February 2012	1.19	0.96	36613	18523.78	17061.55
March 2012	1.14	0.78	152247	18040.69	16920.61



9.8. Distribution of share holding as on 31-03-2012

Shareholding of nominal value of	Number of Sh	Number of Shares		Iders
₹	Nos	% of total	Nos	% of total
Upto 500	314285	0.22	1297	24.22
501 - 1000	2220985	1.52	2256	42.14
1001 - 2000	1164475	0.80	629	11.75
2001 - 3000	775686	0.53	276	5.16
3001 - 4000	531550	0.36	139	2.60
4001 - 5000	986113	0.67	199	3.72
5001 - 10000	2096609	1.43	266	4.97
10001 - 50000	4128903	2.83	207	3.87
50001 - 100000	1987228	1.36	28	0.52
100001 and Above	131905006	90.28	56	1.05
Total	146110840	100.00	5353	100.00

9.9. Shareholding Pattern as on 31st March, 2012:

Category	No. of shares held	% of total share capital
Promoters' Holding	87127667	59.63
Public holding		
Institutions	33000	0.02
Non Institutions		
Bodies Corporate	24943803	17.07
Individuals	31020905	21.23
HUF	1505858	1.03
Non Resident Indians	1479607	1.02
Total	146110840	100

9.10. Dematerialization of Shares:

Trading in the Company's shares is permitted only in dematerialization form for all investors. The Company has established connectivity with CDSL and NSDL through the Registrar, M/s MCS Ltd, whereby the investors have the option to dematerialize their shares with either of the depositories.

As on 31st March, 2012. 96.32 % of the paid up share capital has been dematerialized.

9.11 The Company has no outstanding GDR/ADR/Warrants or any convertible instrument.

9.12 Address for Correspondence:

All enquires; clarifications and correspondence should be addressed at the following address:

The Compliance Officer

Sambhaav Media Ltd

"Sambhaav House" Opp: Chief justice's Bungalow,

Bodakdev, Ahmedabad-380015

E mail: secretarial@sambhaav.com



10. SECRETARIAL AUDIT FOR CAPITAL RECONCILIATION:

As stipulated by SEBI, a Secretarial Audit is carried out by an Independent Practicing Company Secretary on quarterly basis to confirm reconciliation of the issued and listed capital, shares held in dematerialized and physical mode and the status of the register of members.

11. SECRETARIAL AUDIT REPORT:

Secretarial Audit has been carried out by an Independent Practicing Company Secretary at the end of the financial year to ensure timely compliances of all applicable acts, laws, guidelines, rules and regulations.

CORPORATE GOVERNANCE COMPLIANCE CERTIFICATE.

То

The Members,

Sambhaav Media Limited.

In accordance with Clause 49 of the listing Agreement entered into by Sambhaav media Limited ("the Company") with the Bombay Stock Exchange Limited and National Stock Exchange of India Limited, we have examined all relevant records of the Company relating to its compliance of condition of Corporate Governance as stipulated in Clause 49 for the financial year ended 31st March, 2012.

It is responsibility of the Company to prepare and maintain the relevant necessary record under the SEBI guidelines, Listing Agreement and other application Laws. Our responsibility is to carry out an examination on the basis of our professional judgment so as to award a reasonable assurance of the correctness and completeness of the records for the purpose of this certificate.

We have obtained all the information and explanation, which to the best of our knowledge and belief were necessary for the purpose of this certificate and have been provided with such records documents certificates etc as had been required by me. We certify that from the records produced and the explanation given to us Company for the Purpose of this certificate and to the best of our information, the Company has complied with all the mandatory requirement of the said clause 49 of the listing agreement.

For, R.S.Sharma & Associates Company Secretaries R.S.Sharma

Membership No: 3126 CP No: 2118

Date: 07th August, 2012 Place: Ahmedabad

CEO AND CFO CERTIFICATION

We, Kiran B. Vadodaria, Managing Director and Kamalesh G. Shah, Chief Finance Officer of the Company hereby certify that:

- a) We have reviewed the financial statements and cash flow statement for the year ended 31st March, 2012 and to the best of my knowledge and belief:
 - (i) these statement do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading
 - (ii) these statement together present a true and fair view of the Company's affairs and are in compliances with existing accounting standards, applicable laws & regulations.
- (b) To the best of our knowledge and belief, no transaction entered into by the Company during the year ended 31st March, 2012 are fraudulent, illegal or violative of the Company's code of conduct.
- (c) We accept the responsibility for establishing and maintaining internal controls for financial reporting. We have evaluated the effectiveness of internal control systems of the Company pertaining to financial reporting. We have disclosed to the auditors and audit committee, deficiencies.
- (d) We have indicates to the Auditors and to the Audit Committee:
 - (I) Significant change in the internal control over financial reporting during the year.
 - (II) Significant change in the accounting policies during the year and that the same has disclosed in the notes to the financial statements; and
 - (III) Instances of significant fraud of which I have become aware and the involvement therein, if any, of the management or any employee having a significant in the Company's internal control system over financial reporting.

Kiran B. Vadodaria Kamalesh G. Shah

Date: 07th August, 2012

Place: Ahmedabad Managing Director Chief Finance Officer



SECRETARIAL AUDIT REPORT

To, The Members, Sambhaav Media Limited

I have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by Sambhaav Media Limited ("the Company"). Secretarial Audit was conducted in a manner that provided me a reasonable basis for evaluating the corporate conducts / statutory compliances and expressing my opinion thereon.

Based on my verification of the books, forms and returns filed and other records maintained by the company and also the information provide by the company, its officers, agents and authorized representatives during the conduct of secretarial audit, I hereby report that in my opinion, the company has during the audit period covering the financial year ended on 31st March, 2012 complied with the statutory provisions listed hereunder and also that the company has proper Board- processes and compliance-mechanism in place to the extent, in the manner and subject to the reporting made hereinafter.

I have examined the books, papers, minutes books, forms and returns filed and other records maintained by the Company for the financial year ended on 31st March, 2012 according to the provisions of:

- (I) The companies act, 1956 and the rules made there under:
- (II) The securities contracts (Regulation) act, 1956 ('SCRA') and rules made there under:
- (III) The Depositories Act , 1996 and the Regulations and Bye Law framed there under;
- (IV) Foreign Exchange Management Act, 1999 and the rules and regulations made there under to the extent of Foreign Direct Investment, Oversees Direct Investment and External commercial Borrowings;
- (V) The following regulation and guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act')
- a) The Securities and Exchange Board of India (Substantial Acquisition of shares and Takeovers) Regulations, 1997;
- b) The Securities and Exchange Board of india (Prohibition of Insider Trading) Regulations 1992;
- c) The Securities and Exchange Board of India (Issue of Capital And Disclosure Requirements) Regulation, 2009
- d) The Securities and Exchange Board of India (Employee Stock- Purchase Scheme) Guideline, 1999
- e) The Securities and Exchange Board on India (issue and Listing of Debt Securities) Regulations, 2008
- f) The Securities and Exchange Board of India (Registrars to an issue and Shares Transfer Agents) Regulation, 2008;
- g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; and
- h) The Securities and Exchange Board on India (Buyback of Securities) Regulations, 1998
- 1. Based on my examination and verification of the registers, records and documents produced to me and according to the information and explanations given to me by the management of the Company, I report that the company has, in my opinion complied with the provisions of the Companies Act, 1956 ("The Act") and the Rules made under the Act, Accounting Standards and Memorandum and Articles of Association of the company with regard to:
 - (a) Maintenance of statutory registers and record and necessary entries are therein;
 - (b) Closure of Register on Members;
 - (c) Submission of forms, returns, documents and resolutions required to be filed with the Registrar of Companies;
 - (d) Service of documents by the Company on its Members, and registrar of companies;
 - (e) Notice of Board meetings and Committee meetings of Directors;
 - (f) Notice of General Meeting and Extra Ordinary General Meetings of the Company;
 - (g) Minutes of proceedings of General Meetings and Board and other meetings;
 - (h) Approvals of shareholder, the Board of Directors, the committee of the Directors and government, retirement and re-appointment of Directors;
 - (i) Remuneration of Director including the Managing Director and Whole- time directors;
 - Transfers, transmissions and sub division of the Company's Shares and issue and delivery of original and duplicates shares certificates;
 - (k) Appointment and remuneration of Auditors;

Secretarial Audit Report

SAMBHAAV MEDIA LIMITED

- (I) Constitution of the board of director and appointment and retirement and re-appointment of directors;
- (m) Form of balance sheet as prescribed under part I of Schedule VI to the Act and requirements as to profit & Loss Account as per Part II of the said schedule:
- (n) Borrowing and registration, modification and satisfaction of charges;
- (o) Investment of the Company's fund including inter corporate loans and investments;
- (p) Giving guarantees in connection with loans taken by subsidiaries and associate companies;
- (g) Contracts, affixing of common seal, registered office and publication of name of the Company; and
- (r) All other applicable provisions of the act and the rules/ regulation made thereunder.

2. I Further report that:

- (a) The director of the company have obtained director identification number as per section 266A of the Act.
- (b) The director have compiled with the requirements as to disclosure of interest and concerns in contracts and arrangements, shareholdings and directorships in other companies and interest in other entities.
- (c) The directors have compiled with the disclosure requirements in respect of their eligibility of appointment, their being independent and compliance with code of business conduct & ethics for directors and management personnel.
- (d) The company has obtained all necessary approvals of the central government and / or other authorities, under the
- (e) There was no prosecution initiated against or show cause notice received by, the Company and no fines or penalties were imposed on the company under the companies act, SEBI Act, SCRA, Depositories Act, Listing Agreement and rules, regulations and guidelines framed under these acts against the company, its director and officers.
- 3. **I further report that** the company has complied with the provisions of Depositaries act, 1996 and regulations and the Bye laws framed there under with regard to dematerialize securities with all securities issued by the company.
- 4. I further report that , the Company has complied with:
 - (a) The requirements under the equity listing agreements entered into with Bombay Stock Exchange Limited.
 - (b) The provision of the securities and exchange board of India (substantial acquisition of shares and takeovers) regulations, 1997 with regard to the disclosures and maintained of records requires under the regulations.
 - (c) The provisions of the securities and exchange board of India (prohibition of insider trading) regulations, 1992 of records required under the regulations.
- 5. I further report that board of directors of the company is duly constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors. The change in the composition of the Board of Director that took place during the period under review were carried out in compliance with the provisions of the Companies Act, 1956. Adequate notice is given to all directors to schedule the Board Meeting agenda and detailed notes on agenda are sent at least seven days in advance, system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participation at the meeting. Majority decision is carried through while the dissenting members' view are captured and recorded as part of the minutes.
- 6. I further report that there are adequate systems and processes in the company commensurate with the size and operations of the company to monitor and ensure compliance with applicable laws, rules, regulations and guidelines.

For, R.S.Sharma & Associates

Company Secretaries

Date: 07th August, 2012 Place: Ahmedabad **R.S.Sharma** M. No: 3126 CP No: 2118



AUDITORS' REPORT

To, The Members of SAMBHAAV MEDIA LIMITED,

- We have audited the attached balance sheet of SAMBHAAV MEDIA LIMITED as at 31st March, 2012 and also the Statement of profit and loss and the cash flow statement for the year ended on that date annexed thereto. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audit.
- 2. We conducted our audit in accordance with auditing standards generally accepted in India. Those Standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.
- 3. As required by the Companies (Auditor's Report) Order, 2003 issued by the Central Government of India in terms of section 227(4A) of the Companies Act, 1956, and on the basis of such checks of the books and records of the company as we considered appropriate and according to the information and explanations given to us, we enclose in the Annexure a statement on the matters specified in paragraphs 4 and 5 of the said order.
- 4. Further to our comments in the Annexure referred to above, we report that -
 - (a) We have obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of the audit:
 - (b) In our opinion, proper books of account as required by the law, have been kept by the company so far as appears from our examination of those books:
 - (c) The balance sheet, profit & loss account and the cash flow statement dealt with by this report are in agreement with the books of account of the Company;
 - (d) In our opinion the balance sheet, profit & loss account and the cash flow statement dealt with by this report comply with the Accounting Standards referred to in sub-section (3C) of section 211 of the Companies Act, 1956;
 - (e) On the basis of written representations received from the directors as on March 31, 2012 and taken on record by the Board of Directors, we report that none of the directors is disqualified as on March 31, 2012 from being appointed as a director in terms of clause (g) of sub-section (1) of section 274 of the Companies Act, 1956.
- 5. In our opinion and to the best of our information and according to the explanation given to us the Balance sheet, Statement of Profit and Loss and Cash Flow statement read together with the notes thereon, give the information required by the Companies Act, 1956, in the manner so required and give true and fair view in conformity with the accounting principles generally accepted in India subject to:
 - Note no. :15.3 and Note no. 20 of Notes to Accounts regarding the treatment of expenditure in the new territory / region as "Pre operative expenses" amounting to ₹ 85,90,279/- and ₹ 21,47,571/- respectively in our view contrary to Accounting Standard 26 " Intangible Assets".
 - (a) In the case of the balance sheet, of the state of affairs of the Company as at March 31, 2012; and
 - (b) In the case of the statement of profit & loss, of the Profit of the Company for the year ended on that date; and
 - (c) In the case of the cash flow statement, of the cash flows of the Company for the year ended on that date.

For Dhirubhai Shah & Co. Chartered Accountants

Harish B. Patel Partner

Membership No.: 14427

Date: 07th August, 2012 Place: Ahmedabad

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SAMBHAAV MEDIA LIMITED

ANNEXURE REFERRED TO IN PARAGRAPH 3 OF THE REPORT OF THE AUDITORS

- (a) The company has maintained proper records showing full particulars including quantitative details and situation
 of fixed assets.
 - (b) As explained to us, the fixed assets have been physically verified by the management at reasonable intervals. In our opinion, the programme of verification is reasonable having regard to the size of the company and the nature of its assets. We have been informed that no material discrepancies were noticed on such verification.
 - (c) According to the information and explanation given to us, the company has not disposed off any substantial part of its fixed assets so as to affect its going concern.
- (a) As explained to us, the inventories have been physically verified during the year by the management except inventories lying with the third parties, which have been confirmed and stock in transit which have been subsequently received. In our opinion, the frequency of verification is reasonable.
 - (b) As explained to us, the procedures of physical verification of inventories followed by the management are reasonable and adequate in relation to the size of the company and the nature of its business.
 - (c) On the basis of our examination of the inventory records, we are of the opinion that, the company is maintaining proper records of inventory. Discrepancies noticed on physical verification of inventory as compared to book records were not material and the same have been properly dealt with in the books of account.
- 3. (a) As explained to us, the company has not granted any loans, secured or unsecured to the companies, firms or other parties covered in the register maintained under section 301 of the Act.
 - (b) Not applicable in the view of (a) above.
 - (c) Not applicable in the view of (a) above.
 - (d) Not applicable in the view of (a) above.
 - (e) As explained to us, the company has not taken any loans, secured or unsecured to the companies, firms or other parties covered in the register maintained under section 301 of the Act.
 - (f) Not applicable in the view of (e) above.
 - (g) Not applicable in the view of (e) above.
- 4. In our opinion and according to the information and explanation given to us, there are adequate internal control procedures commensurate with the size of the company and the nature of its business with regard to purchases of inventory, fixed assets and with regard to the sale of goods and services. During the course of our audit, we have not observed any continuing failure to correct major weakness in internal controls.
- (a) We have been informed that particulars of contracts or arrangements required to be entered in the register maintained under section 301 of the Companies Act, 1956 have been so entered.
 - (b) In our opinion and according to the information and explanation given to us, all the transactions made in pursuance of contracts or arrangements entered in the register maintained under section 301 of the Companies Act, 1956 and exceeding the value of rupees five lacs in respect of any party during the year have been made at prices which are reasonable having regard to the prevailing market prices at the relevant time.
- 6. In our opinion and according to the information and explanations given to us, the company has not accepted any fixed deposits from the public within the meaning of section 58A and 58AA of the Companies Act, 1956 and rules framed there under.



- 7. In our opinion, the company has an internal audit system commensurate with the size and nature of its business.
- 8. We have broadly reviewed the books of account maintained by the Company in respect of products where, pursuant to the Rules made by the Central Government of India, the maintenance of cost records has been prescribed under clause (d) of sub-section (1) of Section 209 of the Act, and are of the opinion that prima facie, the prescribed accounts and records have been made and maintained. We have not, however, made a detailed examination of the records with a view to determine whether they are accurate or complete.
- 9. (a) The Company is regular in depositing undisputed statutory dues including provident fund, investor education and protection fund, employee's state insurance, income tax, sales tax, wealth tax, service tax, custom duty, excise duty, cess and other material statutory dues with appropriate authorities.

There are no undisputed statutory dues outstanding as at 31.03.2012 for a period for more than six months from the date they became payable.

(b) According to the information and explanation given to us, the details disputed statutory dues are as follows.

Particulars	Amount	Matters where Pending
Income Tax Demand for the A.Y. 2005 - 06	₹ 11,44,739/-	Gujarat High Court

- 10. The Company has no accumulated losses as at 31.03.2012. The company has not incurred cash losses during the financial year covered by our audit and also during the immediately preceding financial year.
- 11. According to the information and explanations given to us, Company has not defaulted in repayment of debt to financial institutions and debenture holders during the year.
- 12. According to the information and explanations given to us, and the representations made by the management, the company has not given any guarantee for loans taken by others from any bank or financial institution.
- 13. In our opinion, the company is not a chit fund or Nidhi/ mutual benefit/ society. Therefore clause 4(xiii) of the Companies (Auditors Report) Order, 2003 is not applicable to the company.
- 14. In our opinion, the company is not dealing in or trading in shares, securities, debentures and other investments. Accordingly, the provisions of clause 4(xiv) of the Companies (Auditors Report) Order, 2003 is not applicable to the company.
- 15. The company has not given any guarantees for loans taken by others from banks or financial institute.
- 16. The term loan obtained by the company has been applied for the purpose for which it was raised.
- 17. According to the information and explanations given to us and on an overall examination of the balance sheet of the company, we report that no funds raised on short-term basis have been used for long-term investment.
- 18. According to the information and explanations given to us, the company has not made preferential allotment of shares during the year under audit.
- 19. According to the information and explanations given to us, the company has not issued any debentures during the year under audit.
- According to the information and explanations given to us, the company has not raised any money by way of public issue during the year under audit.
- 21. According to the information and explanations given to us, no fraud on or by the company has been noticed or reported during the course of our audit.

For Dhirubhai Shah & Co. Chartered Accountants

Harish B. Patel

Partner

Membership No.: 14427

Date: 07th August, 2012 Place: Ahmedabad



BALANCE SHEET as at 31st March, 2012

as at 31st Warch, 2012			
	Note No.	As at 31st March, 2012 (In ₹)	As at 31st March, 2011 (In ₹)
EQUITY AND LIABILITIES			
Shareholders' Funds Share Capital Reserves and Surplus	2 3	14 61 10 840 32 02 75 788	14 61 10 840 31 27 72 665
Non-Current Liabilities Long- term borrowings Deferred tax Liabilities (Net) Other Long Term Liabilities Long Term Provisions	4 5 6 7	9 52 03 087 1 46 58 146 67 57 570 19 90 868	16 44 46 420 1 06 77 383 51 61 880 20 86 984
Current Liabilities Short term borrowings Trade Payables Other Current Liabilities Short Term Provisions	8 9 10 11	12 14 14 767 2 97 85 333 43 07 424 12 24 362	15 12 74 587 1 82 01 025 1 55 63 007 13 95 130
TOTAL		74 17 28 185	82 76 89 921
ASSETS			
Non-Current Assets Fixed assets Tangible assets Intangible Assets Capital work-in-progress	12	35 99 43 305 1 02 000 4 37 33 821	40 28 59 612 90 000
Non-current investments Long term loans and advances Other Non-Current Assets	13 14 15	2 40 093 3 09 43 894 1 56 76 930	1 66 871 3 18 09 718 1 09 99 126
Current assets Inventories Trade Receivables Cash and Bank balances Short Term Loans and Advances Other Current Assets	16 17 18 19 20	99 89 545 16 38 87 079 23 29 783 10 08 45 737 1 40 35 998	81 36 703 19 88 60 045 5 71 83 017 10 05 83 766 1 70 01 063
TOTAL		74 17 28 185	82 76 89 921

The Notes form an integral part of these financial statements 1 to 38

As per our Report of even date FOR AND ON BEHALF OF THE BOARD FOR DHIRUBHAI SHAH & CO.,

KIRAN B VADODARIA

MANOJ B VADODARIA

Chartered Accountants

Chairman & Mg. Director

Director

HARISH B PATEL Partner

N.R. MEHTA

KAMALESH SHAH

Membership No.: 014427

Director Place: Ahmedabad Chief Finance Officer

Place: Ahmedabad Date: 07th August, 2012 Date: 07th August, 2012



STATEMENT OF PROFIT AND LOSS for the year ended 31st March, 2012

	Note No.	Year Ended 31st March, 2012 (In ₹)	Year Ended 31st March, 2011 (In ₹)
Revenue			
Revenue from Operations	21	33 26 47 374	35 99 44 333
Other Income	22	1 16 03 801	1 71 85 547
Total Revenue		34 42 51 175	37 71 29 880
Expenses			
Cost of Materials Consumed	23	2 83 47 803	2 91 47 952
Purchases of Stock-in-Trade		-	-
Changes in Inventories of finished goods,			
work-in-progress and Stock-in-Trade	24	2 53 463	30 026
Employee Benefits Expense	25	2 77 80 301	2 66 53 224
Finance Costs	26	4 41 94 872	4 92 62 678
Depreciation and Amortization Expense	27	4 44 51 328	4 91 20 061
Other Expenses	28	16 74 46 203	19 53 94 485
Total Expenses		31 24 73 970	34 96 08 426
Profit before Exceptional Items and Tax		3 17 77 205	2 75 21 454
Exceptional items	29	1 27 93 320	(6 85 562)
Profit before tax		1 89 83 885	2 82 07 016
Less : Tax expense:			
Current tax		75 00 000	85 00 000
Deferred tax		39 80 763	(53 085)
Profit for the year from Continuing Operations Profit for the year from discontinuing operations	after tax	75 03 122 -	1 97 60 101 -
Tax Expense of discontinuing operations		-	-
Profit from discontinuing operations after tax Profit for the year		- 75 03 122	- 1 97 60 101
·			
Earnings per equity share of ₹-1 each	32	0.05	0.44
Basic		0.05	0.14
Diluted		0.05	0.14

The Notes form an integral part of these

financial statements

1 to 38

FOR AND ON BEHALF OF THE BOARD As per our Report of even date

FOR DHIRUBHAI SHAH & CO.,

KIRAN B VADODARIA

MANOJ B VADODARIA

Chartered Accountants

Chairman & Mg. Director

Director

HARISH B PATEL Partner

N.R. MEHTA

Director

KAMALESH SHAH

Membership No.: 014427 Place: Ahmedabad Date: 07th August, 2012

Place: Ahmedabad

Chief Finance Officer

Date: 07th August, 2012

NOTES TO FINANCIAL STATEMENTS

for the year ended 31st March,2012

Note 1: SIGNIFICANT ACCOUNTING POLICIES AND PRACTICES

Basis of preparation of financial statements

The accounts have been prepared on the basis of historical cost convention on the accrual basis of accounting in accordance with generally accepted accounting principle in India and are in compliance with the accounting standards issued by the Institute of Chartered Accountants of India and the provisions of the Companies Act, 1956.

Revenue Recognition

Company follows mercantile system of accounting and recognizes significant items of income on accrual basis.

- 1. Sales of publications are recognized at the time of dispatch and stated net of trade discount.
- 2. Advertisement revenue is recognized on the basis of publication and stated net of trade discount.
- 3. Share of combined advertisement revenue received from and given to other publications of other companies are accounted on predetermined basis.
- 4. Sales of Out Of Home business are recognized at the time of display.
- 5. Interest income is recognized on the time proportion basis taking into account the amount outstanding and the applicable rate of interest
- 6. Dividend income is recognized when the right to receive the dividend is established

Use of Estimates

The preparation of financial statements requires estimates and assumptions to be made that affect the reported amount of assets and liabilities on the date of the financial statements and the reported amount of revenues and expenses during the reporting period. Difference between the actual results and estimates are recognized in the period in which the results are known / materialized.

Retirement Benefits

Employee Benefits:-

Expenses and liabilities in respect of employee benefits are recorded in accordance with Accounting Standard 15 Employee Benefits (Revised 2005) "Revised AS 15".

Contribution to provident fund and Pension fund scheme are paid in accordance with applicable statutes and deposited with the Regional Provident Fund Commissioner

The company has defined benefit plans namely Gratuity for all the employees, the liability for which is determined on the basis of an actuarial valuation at the year end by an independent actuary, liability, if any, is provided for in the books.

Actuarial Gains and Losses comprise of experience adjustments and the effects of changes in actuarial assumptions and are recognized immediately in the Profit and Loss Account as income or expense.

Inventories

- Raw Materials & Stores and spares are valued at cost on FIFO basis. Newsprint & Printing Materials (including lnk and Plates) are valued at cost on FIFO basis.
- 2. Stores and spares issued to consuming departments during the year are treated as consumed.
- 3. Newsprint in the process of utilization and/or remaining with department at the year-end is included in the inventory at the close of accounting year.
- 4. Finished Goods are valued at Cost or Net Realizable Value whichever is lower.
- 5. Stock of Waste Paper is accounted at realisable value

Sundry Debtors and Loans and Advances

Sundry debtors and Loans and Advances are stated after making adequate provisions for doubtful balances. Some of the balances of Sundry Debtors, Sundry Creditors, Loans & Advances are subject to confirmation.



Fixed assets

Fixed Assets are stated at cost of acquisition/construction less accumulated depreciation and impairment loss, if any. Cost includes taxes, duties, freight and other incidental expenses related to acquisition/construction. Interest on borrowings, to finance acquisition of fixed assets during construction period is capitalized. Renewals and replacements are either capitalized or charged to revenue as appropriate, depending upon the nature of long-term utility of such renewals and/or replacement

The development and erection expenses incurred in preparation of gantries, hoarding, kiosks, bus shelters etc. for outdoor advertisement purpose on the space/are licensed for use for specific periods are capitalized under the heading Hoarding/Gantries/Bus Shelters, etc.

Depreciation and Amortization

Depreciation is provided on straight-line basis u/s 205 (2) (b) of the Companies Act, 1956, at the rates prescribed in the Schedule XIV of the said Act in respect of Fixed Assets lying and situated at "Head Office" and "Mumbai" units of the Company.

In respect of assets of Aider Publication Pvt. Ltd. Merged Company, Depreciation is provided on written down value basis u/s 205 (2) (a) of the Companies Act, 1956 at the rates prescribed in schedule XIV of the said Act.

Depreciation on assets added / disposed-off during the year has been provided on pro-rata basis with reference to the month of addition/disposal. Amortizing revalued amount over the residual life considered by the valuer provides the depreciation on revalued assets.

Depreciation on hoardings and gantries owned by the company on SLM basis at the rate applicable to Building as provided under Schedule XIV of the Companies Act, 1956. Depreciation on such assets is provided on SLM basis at the rate as applicable to Plant & Machinery provided under Schedule XIV of the Companies Act on single shift basis

Patent Rights are amortized over a period of 12 years.

Assets such as Hoarding, Gantries and Kiosks whose life is determined by contractual periods i.e. the license period, are written off over such period.

Impairment of Assets

At each balance sheet date, the Company reviews the carrying amounts of its fixed assets to determine whether there is any indication that those assets suffered impairment loss. If any such indication exists, the Company estimates the recoverable amount of the asset. If such recoverable amount of the asset or the recoverable amount of the cash-generating unit to which the asset belongs is less than its carrying amount, the carrying amount is reduced to its recoverable amount. The reduction is treated as an impairment loss and is recognized in the profit and loss account. If at the balance sheet date there is an indication that if a previously assessed impairment loss no longer exists, the recoverable amount is reassessed and the asset is reflected at the recoverable amount subject to a maximum of depreciated historical cost.

Investments

Investments intended to be held for more than a year are classified as long term investment and all other investments are classified as current investments. Long term investments are stated at cost or market value whichever is less. The cost of Investment/Stock of Trade Securities includes brokerage and other expenses, if any

Current investments are stated at lower of cost and fair value on an individual investment basis.

A provision for diminution is made to recognize a decline, other than temporary, in the value of investments.

Foreign Currency Transactions

Foreign currency transactions during the period are recorded at the exchange rate prevailing on the date of transaction. Balances in form of current assets and current liabilities in foreign currency if any, outstanding at the close of the year, are converted in Indian currency at rates prevailing on the date of balance sheet

Foreign currency assets and liabilities covered by forward contracts/derivatives are stated at the contracted rate, while those not covered by the contracts are restated at rates prevailing at the balance sheet date.



All exchange differences are dealt with in the profit and loss account.

Taxes On Income

Provision for tax is made for current taxes. Current tax is provided on the taxable income using the applicable tax rates and tax laws

Deferred tax resulting from "timing differences" between accounting and taxable profit for the period is accounted for using the tax rates and laws that have been enacted or substantively enacted as at the balance sheet date.

Deferred tax assets is recognized and carried forward only to the extent that there is a reasonable certainty that sufficient future taxable income will be available against which such assets can be realized.

Deferred Revenue Expenditure

The Company has policy of writing off all deferred revenue expenditure during the tenure of the project subject to maximum 10 years.

Provisions, Contingent liabilities and Contingent Assets

Provision is recognized when an enterprise has a present obligation as a result of past events and it is probable that an outflow of resources will be required to settle the obligation and in respect of which a reliable estimate can be made. Provisions are determined based on management estimates required to settle the obligation at the balance sheet date. These are reviewed at each balance sheet date and adjusted to reflect the current management estimate.

A disclosure for a contingent liability is made when there is a possible obligation or a present obligation that may, but probably will not, requires an outflow of resources. Where there is a possible obligation or a present obligation in respect of which the likelihood of outflow of resources is remote, no provision or disclosure is made.

Contingent assets are neither recognized nor disclosed

Provisions, Contingent Liabilities and Contingent Assets are reviewed at each balance sheet date.

Prior Period Adjustments

All items of income/expenditures pertaining to prior period (except those not exceeding Rs. 5000/- in each case which are accounted through respective revenue accounts) are accounted through "Prior Period Adjustment Account".



Note: 2 SHARE CAPITAL

Particulars	As at 31st March, 2012 (In ₹)	As at 31st March, 2011 (In ₹)
AUTHORISED		
20,00,00,000 Equity Shares of ₹1/-	20 00 00 000	20 00 00 000
each (P.Y. 20,00,00,000)	20 00 00 000	20 00 00 000
ISSUED, SUBSCRIBED AND PAID UP		
9,64,28,000 equity Shares of ₹ 1/- each fully paid up [P.Y.9,64,28,000 equity Shares of ₹ 1/- each fully paid up] including 2,87,60,000 equity Shares of ₹ 1/- each fully paid up [P.Y. 2,87,60,000 Equity Shares of ₹ 1/- each fully paid up] issued to the shareholders of amalgamated company Samvaad Communication Limited pursuant to scheme of Amalgamation without payment being received in cash.	9 64 28 000	9 64 28 000
3,64,00,040 Equity Shares of ₹ 1/- each fully paid up [P.Y.3,64,00,040 Equity Shares of ₹ 1/- each issued as fully paid up] to the shareholders of amalgamated companies M/s.Abhiyaan Press and Publication Pvt. Ltd. and M/s.Aider Publishers Pvt. Ltd. pursuant to Scheme of Amalgamation without payment being received in cash.	3 64 00 040	3 64 00 040
1,32,82,800 Equity Shares of ₹ 1/- each fully paid up issued to the person other than Promoter on preferential basis.	1 32 82 800	1 32 82 800
Total	14 61 10 840	14 61 10 840

2.1 Reconciliation of the number of shares outstanding: Nil

As the Company has not issued or bought back any equity or preference shares during the year.

2.2 Details of Shareholders holding more than 5% shares:

Name of the Shareholder	As at 31st March 2012 No. of Shares % Holding		As at 31st March 2011 No. of Shares % Holding	
Kiran B Vadodaria	2 31 88 320	15.87	2 18 99 020	14.99
Manoj B Vadodaria	1 12 35 376	7.69	1 00 17 000	6.86
Shailesh B Vadodaria	81 89 650	5.60	81 89 650	5.60
Bhupatbhai C Vadodaria	1 26 56 000	8.66	1 26 56 000	8.66
Nila M Vadodaria	1 53 69 020	10.52	1 53 69 020	10.52
Shyam Equities Pvt Ltd	-	0.00	1 32 82 800	9.09
Digivision Holding Pvt Ltd	1 32 82 800	9.09	-	0.00

- 2.3 The Company has only one class of equity shares having a par value of ₹ 1/- per share. Each Shareholder is eligible for one vote per share. The dividend proposed by the Board of Directors, if any, is subject to the approval of shareholders, except in case of interim dividend. In the event of liquidation, the equity shareholders are eligible to receive the remaining assets of the Company, after distribution of all preferential amounts, in proportion of their shareholding.
- 2.4 In the event of liquidation of the company, the holders of shares shall be entitled to receive the remaining assets of the company, after distribution of all preferential amounts. The amount distributed will be in proportion to the number of equity shares held by the shareholders.



Note: 3 RESERVES AND SURPLUS

	As at 31st March, 2012 (In ₹)	As at 31st March, 2011 (In ₹)
CAPITAL RESERVE As per last Balance Sheet	2 28 011	2 28 011
SECURITIES PREMIUM ACCOUNT As per last Balance Sheet	11 95 45 200	11 95 45 200
REVALUTION RESERVE As per last Balance Sheet	7 97 88 149	-
Add: Current Year Transfer Less : Written Back in Current year	-	7 97 88 149 -
Closing Balance	7 97 88 149	7 97 88 149
GENERAL RESERVE As per last Balance Sheet Add: Current Year Transfer	11 32 11 306 75 03 122	9 34 51 204 1 97 60 101
Closing Balance	12 07 14 428	_11 32 11 305_
SURPLUS As per last Balance Sheet Add: Net Profit/(Net Loss) For the current year	75 03 122	1 97 60 101
Less: Transfer to General Reserves Closing Balance	75 03 122	1 97 60 101
TOTAL	32 02 75 788	31 27 72 665

3.1 Appropriation out of Balance in Profit and Loss Account:

There is no appropriation out of Profit and Loss Account for the year/previous year.

Note: 4 LONG TERM BORROWINGS

	As at 31st March, 2012 (In ₹)	As at 31st March, 2011 (In ₹)
SECURED Term Loans		
From Banks (**) (#) (***)	8 97 00 467	15 93 80 342
Vehicle Loan from Financial Institution (***)	5 31 842_	<u></u> _
Total UNSECURED	9 02 32 309	15 93 80 342
Deposits	49 70 778	50 66 078
TOTAL	9 52 03 087	16 44 46 420



4.1 Terms of Repayment - Term Loans

		Repayment Schedule			
Name of Institutions	Instruments	Frequency	Number of Installment	Rate of Interest %	First Installment due
Dena Bank Dena Bank Dena Bank Dena Bank	Term Loan Term Loan Term Loan Term Loan	Monthly Monthly Quarterly Monthly	60 54 24 60	15.25 15.25 13.95 15.25	31/07/2009 31/03/2010 01/09/2009 31/07/2009

- 4.2 * Against hypothecation of Stock and Book Debts.
 - ** Against hypothecation of Plant & Machinery and Other Fixed Assets & against assignment of hoarding rights.
 - # Against other collateral securities & personal guarantees given by Directors & Others
 - *** Against Hypothecation of Cars.

Note: 5 DEFERRED TAX LIABILITY

		As at 31st March 2012 (In ₹)		As at 31st March 2011 (In ₹)
Deferred Tax Liability				
Arising on Account of Timing Difference				
Depreciation	1 53 79 578		1 18 85 315	
		1 53 79 578		1 18 85 315
Deferred Tax Assets				
Arising on Account of Timing Difference				
Bonus	71 265		11 057	
Gratuity	3 30 225		-29 221	
Leave Encashment	3 01 373		58 493	
Others	18 569_		11 67 603	
		7 21 432		12 07 932
TOTAL		1 46 58 146		1 06 77 383

- 5.1. The determination of Deferred Tax Liabilities in terms of AS-22 relating to accounting for Taxes on Income as Issued by Institute of Chartered Accountants of India is provided.
- 5.2. Deferred Tax Assets and Deferred Tax Liabilities have been offset as they relate to the same governing taxation laws.

Note: 6 OTHER LONG TERM LIABILITIES

	As at 31st March 2012 (In ₹)	As at 31st March 2011 (In ₹)
Trade Payables Advance Received from Customers	66 28 542 1 29 028	50 30 045 1 31 835
TOTAL	67 57 570	51 61 880

Note: 7 LONG TERM PROVISIONS

	As at 31st March 2012 (In ₹)	As at 31st March 2011 (In ₹)
Provision for Employee Benefits:		
Gratuity	10 17 800	11 06 514
Leave Encashment	9 28 875	9 03 816
Others (Unpaid Bonus and Salary)	44 193	76 654
TOTAL	19 90 868	20 86 984

Note: 8 SHORT TERM BORROWINGS

	As at 31st March 2012 (In ₹)	As at 31st March 2011 (In ₹)
Secured		
Loans repayable on demand		
from banks		
Cash Credit A/c-Dena Bank (*) (#)	2 89 94 830	3 17 23 807
WCDL- Dena Bank (#)	9 00 00 000	9 00 00 000
Interest Accrued And Due	24 19 937	-
Others		
from Banks		
Term Loans-(Dena Bank)(**)(#)	-	2 95 50 780
Total	12 14 14 767	15 12 74 587

Note: 9 TRADE PAYABLES

	As at 31st March 2012 (In ₹)	As at 31st March 2011 (In ₹)
Micro, Small and Medium Scale Industries Others	2 97 85 333	1 82 01 025
Total	2 97 85 333	1 82 01 025

9.1 The details of amounts outstanding to Micro, Small and Medium Enterprises based on available information with the company is as under:

	As at 31st March 2012 (In ₹)	As at 31st March 2011 (In ₹)
Principal amount due and remaining unpaid	-	-
Interest due on above and the unpaid interest	-	-
Interest paid	-	-
Payment made beyond the appointed day during the year	-	-
Interest due and payable for the period of delay	-	-
Interest accrued and remaining unpaid	-	-
Amount of further interest remaining due and payable in succeeding years	-	-
Total	-	-

^{*} Against hypothecation of Stock and Book Debts.
** Against hypothecation of Plant & Machinery and Other Fixed Assets & against assignment of hoarding rights.

[#] Against other collateral securities & personal guarantees given by Directors & Others



Note: 10 OTHER CURRENT LIABILITES

	As at 31st March 2012 (In ₹)	As at 31st March 2011 (In ₹)
Other Payables : Advances received from Customers Statutory dues	15 88 789 27 18 635	27 02 700 1 28 60 307
Total	43 07 424	1 55 63 007

Note: 11 SHORT TERM PROVISIONS

	As at 31st March 2012 (In ₹)	As at 31st March 2011 (In ₹)
Provision for Employee Benefit Provision for Expenses	2 89 483 9 34 879	3 56 554 10 38 576
Total	12 24 362	13 95 130



(In ₹)

lote: 12 FIXED ASSETS

	Sicological	Gross Block		ACCIII	Accimilated Denreciation	tion		Net Block	Jock
				200					Š
Fixed Assets	Opening Balance As at 1 April 2011	additions/ (Disposals)	As at 31 March 2012	Balance As at 1 April 2011	Depreciation Charge for the year	Adjustment/ Deduction	As at 31 March 2012	AS at 31 March 2012	As at 31 March 2011
Tangible Assets									
Land	11 51 17 801	16 666	11 51 34 467	•	•	•	•	11 51 34 467	11 51 17 801
Buildings	5 28 04 238	,	5 28 04 238	91 82 388	9 65 573	•	1 01 47 961	4 26 56 277	4 36 21 850
Land & Building	5 26 04 589	,	5 26 04 589	79 52 433	8 57 455	•	88 09 888	4 37 94 701	4 46 52 156
Plant and Machinery	5 58 47 591	8 51 928	5 66 99 519	2 83 22 034	40 88 555	•	3 24 10 589	2 42 88 930	2 75 25 557
Furniture and Fixtures	3 05 98 957	1 53 609	3 07 52 566	1 69 61 428	13 43 248		1 83 04 676	1 24 47 890	1 36 37 529
Office Equipments	2 30 56 352	8 56 517	2 39 12 869	1 68 38 992	11 83 435	•	1 80 22 427	58 90 442	62 17 360
Vehicle	97 76 863	11 92 882	1 09 69 745	61 43 822	6 61 577	4 06 842	63 98 557	45 71 188	36 33 041
OOH Properties(Contractual)	24 75 55 022	(2 18 46 223)	22 57 08 799	13 13 01 611	3 08 22 583	2 18 46 224	14 02 77 970	8 54 30 829	11 62 53 411
OOH Properties(Owned)	3 73 87 346	(45 55 335)	3 28 32 011	51 86 439	23 51 331	4 34 340	71 03 430	2 57 28 581	3 22 00 907
Total	62 47 48 759 (2 33 29 956)	(2 33 29 956)	60 14 18 803	22 18 89 147	4 22 73 757	2 26 87 406	24 14 75 498	35 99 43 305	40 28 59 612
Intangible Assets									
Patent Rights Trade Marks	000 06	(30 000)	60 000				1 1	60 000	000 06
Total	000 06	12 000	1 02 000	•	•	•	'	1 02 000	000 06
Capital Work in Progress		4 37 33 821	4 37 33 821					4 37 33 821	
Total	62 48 38 759	(2 09 86 751)	64 52 54 624	22 18 89 147	4 22 73 757	2 26 87 406	24 14 75 498	40 37 79 126	40 29 49 612
Previous Year's Total	52 62 28 100	9 86 10 659	62 48 38 759	17 65 67 110	4 63 30 493	10 08 456	22 18 89 147	40 29 49 612 34 96 60 990	34 96 60 990



Note: 12.1 Revaluation of Fixed Assets

(In ₹)

Name of Assets	Year in which Revaluation took Place	Amount Revalued
Land	2010-11	7 97 88 149

There has been no revaluation of Fixed Assets preceding the F,Y. 2006-07 to 2009-10

Note: 13 NON CURRENT INVESTMENTS

	As at 31st March 2012 (In ₹)	As at 31st March 2011 (In ₹)
Investment in Equity Instruments (at Cost) In fully paid shares	(()	(۷)
Quoted: 1. 28,800 Shares of Gujarat State Financial Corporation Ltd (Market Value ₹ 2.48 per share)	4 31 000	4 31 000
2. 625 shares of Rama News Print & Paper Ltd (Market Value ₹ 7.79 per share)	25 000	25 000
Total Quoted Investment	4 56 000	4 56 000
Less: Provision for Diminution in the Value	3 79 707	3 52 929
Total Quoted Investment(Net) Unquoted	76 293	1 03 071
 Asian Fertilizer Ltd. (25,000 Shares of ₹ 10/- each fully paid up) Ojas Technochem Ltd. 	25 000	25 000
(Shares of ₹ 10/- each fully paid up) 3. Kanaiya Foods Ltd.	200	200
(100 Shares of ₹ 10/- each fully paid up) 4. The Kalupur Commercial Co-Op. Bank Ltd.	100	100
(500 Shares of ₹ 25/- each fully paid) 5. Shri Laxmi Co-op. Bank Ltd.	12 500	12 500
(100 Shares of ₹ 10/- each fully paid) 6. Shamrao Vitthal Coop. Bank Ltd.	1 000	1 000
(2500 Shares of ₹ 10/- each fully paid up) 7. Sambhaav Infosolutions Pvt Ltd	25 000	25 000
(10000 shares of ₹ 10/- fully paid up)	1 00 000	
Total Unquoted Investment	1 63 800	63 800
Total	2 40 093	1 66 871



Note: 14 LONG TERM LOANS AND ADVANCES

	As at 31st March 2012 (In ₹)	As at 31st March 2011 (In ₹)
Unsecured & considered good		
Long Term Advances		
Income Tax Advances (Net of Income Tax Provisions)	1 06 68 750	79 56 327
2. Security Deposits Considered Good	2 00 09 199	2 36 05 022
3. Loans & Advances to Various Parties	73 60 559	73 42 982
Less: Provision for Doubtful Loans & Advances	70 94 613	70 94 613
Total (Net) Considered Good	2 65 946	2 48 369
Total	3 09 43 894	3 18 09 718

Note: 15 OTHER NON-CURRENT ASSETS

	As at 31st March 2012 (In ₹)	As at 31st March 2011 (In ₹)
Pre Operative Expenses Others	1 54 15 654 2 61 276	1 07 37 850 2 61 276
Total	1 56 76 930	1 09 99 126

Note 15.1 Pre Operative Expenses amounting to ₹ 1 54 15 654/- (PY- ₹ 1 07 37 850/-) includes ₹ 68 25 375/- for PES Project - GSRTC (PY- Nil) other expenses pertaining to Mahila Rajkot Kiosk ₹ 85 90 279/- (PY- ₹ 1 07 37 850/-) .

Note 15.2 As per the Accounting policy adopted by the company, company will write off pre-operating expenditure of PES project - GSRTC in a systematic manner within contractual period from the date of commencement of project.

Note 15.3 Note on Amortization Expenses: As per accounting policy adopted in relation to the treatment of the expenditure incurred in the conduct of outdoor publicity business in the territory / region hitherto unexploited, the company had incurred an expenditure classified under the head " Pre operative Expenses". Since the composite project has been awarded to the Company for a period of 8 years, the Company has decided to write off this amount in an equal number of years during the tenure of the project.

Note: 16 INVENTORIES

	As at 31st March 2012 (In ₹)	As at 31st March 2011 (In ₹)
Raw Materials		
Raw Material & Components (Valued at Cost)	82 70 423	74 37 897
Goods-in Transit (News Print)	11 02 532	-
Total	93 72 955	74 37 897
Finished goods	2 56 374	5 09 837
Waste Paper	3 743	36 553
Stores and spares (Valued at Cost)	3 56 473	1 52 416
Total	99 89 545	81 36 703



Note 16.1 DETAILS OF RAW MATERIALS

	As at 31st March 2012 (In ₹)	As at 31st March 2011 (In ₹)
Imported:		
Newsprint	19 06 589	35 96 077
Goods in Transit(Newsprint)	11 02 532	-
Indigenous:		
Newsprint	63 63 834	38 41 820
Stores & Spares	3 56 473	1 52 416
Total	97 29 428	75 90 313

Note 16.2 DETAILS OF FINISHED GOODS

	As at 31st March 2012 (In ₹)	As at 31st March 2011 (In ₹)
Finished Goods	2 56 374	5 09 837
Waste Paper	3 743	36 553
Total	2 60 117	5 46 390

Note: 17 TRADE RECEIVABLES

	As at 31st March 2012 (In ₹)	As at 31st March 2011 (In ₹)
Outstanding for a period exceeding 6 months from the date they are due for payment.		
are due for payment Considered Good Considered Doubtful	6 31 37 769	8 69 19 718 34 90 410
Total	6 31 37 769	9 04 10 128
Less: Provision for doubtful debts	-	34 90 410
Total	6 31 37 769	8 69 19 718
2.Outstanding for a period less than six months Considered Good	10 07 49 310	11 19 40 327
Total	16 38 87 079	19 88 60 045

Note: 18 CASH AND BANK BALANCES

	As at	As at
	31st March 2012	31st March 2011
	(In ₹)	(In ₹)
Cash & Cash equivalents		
Balance With Banks		
Current Accounts	3 74 047	1 19 38 753
Bank Fixed Deposit (Less than 12 months Maturity)		4 30 77 600
Total	3 74 047	5 50 16 353
Cash on Hand	1 23 047	16 941
Other Bank Balances		
Margin Money	18 32 689	21 49 723
Total Balance with Bank	23 29 783	5 71 83 017



Note: 19 SHORT TERM LOANS & ADVANCES

	As at 31st March 2012 (In ₹)	As at 31st March 2011 (In ₹)
Unsecured & considered good		
Advances given to related parties	39 000	-
Earnest Money Deposit	73 27 719	1 23 87 854
Advances to other parties	6 70 28 168	3 54 36 162
Capital Advances	2 64 50 850	5 27 59 750
Total	10 08 45 737	10 05 83 766

Note 19.1: Advances given to related parties are repayable on demand.

Note: 20 OTHER CURRENT ASSETS

	As at 31st March 2012 (In ₹)	As at 31st March 2011 (In ₹)
Interest and Dividend Receivables on investments	-	8 35 731
Prepaid Expenses	1 18 88 427	1 40 17 761
Pre-Operative Expenses	21 47 571	21 47 571
Total	1 40 35 998	1 70 01 063

Note: 21 REVENUE FROM OPERATIONS

	Year Ended 31st March 2012 (In ₹)	Year Ended 31st March 2011 (In ₹)
Sale of products Sale of Services Other Operating Revenue	18 25 60 816 14 58 43 372 42 43 186	15 20 75 121 20 45 29 683 33 39 529
Total	33 26 47 374	35 99 44 333

Note: 22 OTHER INCOME

	Year Ended 31st March 2012 (In ₹)	Year Ended 31st March 2011 (In ₹)
Interest Income	50 66 183	87 26 552
Rent Income	60 46 197	56 69 506
Other non-operating income	4 91 421	27 89 489
Total	1 16 03 801	1 71 85 547

Note: 23 COST OF MATERIALS CONSUMED

	Year Ended	Year Ended
	31st March 2012	31st March 2011
	(In ₹)	(In ₹)
Opening Stock	75 90 313	49 47 116
Purchases	2 93 84 386	3 17 91 149
Less: Closing Stock	86 26 896	75 90 313
Total	2 83 47 803	2 91 47 952



Note: 23.1 CONSUMPTION OF RAW MATERIALS

	20	11-12	2010	D-11
	(In ₹)	%	(In ₹)	%
ewsprints				
ported	1 27 37 689	59	1 65 80 350	74
digenous	87 78 692	41	57 04 675	26
otal Newsprint	2 15 16 381	100	2 22 85 025	100
ners				
orted	-	-	-	-
ligenous	68 31 422	100	68 62 927	100
tal Others	68 31 422	100	68 62 927	100
al	2 83 47 803		2 91 47 952	

Note: 24 CHANGES IN INVENTORIES OF FINISHED GOODS, WORK IN PROGRESS AND STOCK-IN-TRADE

	Year Ended	Year Ended
	31st March 2012	31st March 2011
	(In ₹)	(In ₹)
Inventories as at stock	2 56 374	5 09 837
Less: Inventories as at commencement	5 09 837	5 39 863
Total	(2 53 463)	(30 026)

Note 24.1 DETAILS OF FINISHED GOODS

	Year Ended	Year Ended
	31st March 2012	31st March 2011
	(In ₹)	(In ₹)
Finished Goods	2 56 374	5 09 837
Waste Paper	3 743	36 553
Total	2 60 117	5 46 390

Note: 25 EMPLOYEE BENEFIT EXPENSES

	Year Ended 31st March 2012 (In ₹)	Year Ended 31st March 2011 (In ₹)
Employee Benefit Expenses		
Salary & Wages	2 67 41 888	2 57 62 041
Contribution to Provident & Other Funds	5 47 399	5 12 597
Staff welfare Expenses	4 91 014	3 78 586
Total	2 77 80 301	2 66 53 224



25.1 As per Accounting Standard 15 "Employee Benefits", the disclosures as defined in the Accounting Standard are given below:

Defined Benefit Gratuity & Leave Encashment Plan:

(In ₹)

Changes in present value of obligations	2011-12 (Gratuity)	2011-12 (leave	2010-11 (Gratuity)	2010-11 (Leave
		Encashment)	, , ,	Encashment)
Present value of Obligations as at the beginning of the year	11 06 514	9 03 816	12 31 482	6 99 680
Current Service Cost	92 602	56 683	96 438	51 410
Interest Cost	88 521	72 305	98 519	55 974
Benefit Paid	48 375	41 037	96 923	87 969
Actuarial Losses / (Gains) on obligations	(2 21 462)	(62 892)	(2 23 002)	1 84 721
Present value of Obligations as at the end of the year	10 17 800	9 28 875	11 06 514	9 03 816

				(In ₹)
Amounts to be recognised in the Balance sheet and Profit and Loss Account	2011-12 (Gratuity)	2011-12 (leave Encashment)	2010-11 (Gratuity)	2010-11 (Leave Encashment)
Present value of obligation as at end of the year	10 17 800	9 28 875	11 06 514	9 03 816
Fair Value of Plan assets as at the end of the year	2 86 276	-	2 86 276	-
Benefits Paid during the year	48 375	41 037	96 923	87 969
Funded Status	2 86 276	-	2 86 276	-
Net Asset / (Liability) recognised in the Balance Sheet	7 31 524	9 28 875	8 20 238	9 03 816

				(In <)
Expenses recognized in the Profite and Loss Account	2011-12 (Gratuity)	2011-12 (leave	2010-11 (Gratuity)	2010-11 (Leave
		Encashment)		Encashment)
Service Cost	92 602	56 683	96 438	51 410
Interest Cost	88 521	72 305	98 519	55 974
Expected return on Plan Assets	-	-	21 260	-
Net Actuarial Losses / (Gains) on Plan Assets for the period	(2 21 462)	(62 892)	(2 23 002)	1 84 721
Expenses recognised in Profit and Loss account	(40 339)	66 096	(28 045)	3 87 829

Assumptions:

(In ₹)

	2011-12 (Gratuity)	2011-12 (leave Encashment)	2010-11 (Gratuity)	2010-11 (Leave Encashment)
Mortality	LIC (1994-96) Ult	LIC (1994-96) Ult	LIC (1994-96) Ult	LIC (1994-96) Ult
Discount rate (per annum)	8.00%	8.00%	8.00%	8.00%
Rate of increase in compensation	5.00%	5.00%	5.00%	5.00%
Expected Return on Plan Assets	-	-	8.00%	-



Note: 26 FINANCE COST

	Year Ended 31st March 2012 (In ₹)	Year Ended 31st March 2011 (In ₹)
Interest expense Other borrowing costs Applicable net gain/loss on foreign currency transactions and translation	3 85 27 514 51 55 180 5 12 178	3 74 06 948 57 58 658 60 97 072
Total	4 41 94 873	4 92 62 678

Note: 27 DEPRECIATION AND AMORTIZATION EXPENSES

	Year Ended 31st March 2012 (In ₹)	Year Ended 31st March 2011 (In ₹)
Depreciation Amortisation Expenses	4 22 73 757 21 77 571	4 63 30 493 27 89 568
Total	4 44 51 328	4 91 20 061

Note: 28 OTHER EXPENSES

	Year Ended 31st March 2012 (In ₹)	Year Ended 31st March 2011 (In ₹)
Electricity, Power & Fuel	83 13 606	80 67 539
Repairs to Building	3 23 673	6 10 602
Repairs to Machinery	14 31 451	18 51 843
Repairs & Maintainence (Bus Shelter)	45 97 465	51 58 526
Repairs to Others	2 10 363	2 59 228
Brokerage & Commission	75 89 976	69 63 569
Rates and taxes	34 08 329	46 02 732
Insurance	6 90 251	7 18 858
Legal and Professional Fees	36 08 865	1 52 40 435
Payments to Auditors	2 59 369	2 12 000
Flex & Mounting Charges	69 90 249	69 76 372
License Expenses	11 06 29 932	12 01 17 015
Publication Printing Charges	74 99 960	74 88 327
Misc. Expenses	1 18 92 714	1 71 27 439
Total	16 74 46 203	19 53 94 485

Note: 29 EXCEPTIONAL ITEMS - INCOME / (EXPENSES) (NET)

	Year Ended 31st March 2012 (In ₹)	Year Ended 31st March 2011 (In ₹)
Loss /(Profit) on sale of Assets	6 499	1 47 054
Prior Period Expenses / (Income)	5 04 898	18 23 359
Sundry Balance Written off	1 22 85 658	11 54 025
Excess Provision written off (Back)	(3 735)	(38 10 000)
Total	1 27 93 320	(6 85 562)

Note: 30 PAYMENT TO AUDITORS AS

	Year Ended 31st March 2012 (In ₹)	Year Ended 31st March 2011 (In ₹)
Statutory Audit Fees Other Services	2 25 000 34 369	2 00 000 12 000
Total	2 59 369	2 12 000

Note: 31 C.I.F. VALUE OF IMPORTS, EXPENDITURE AND EARNINGS IN FOREIGN CURRENCY

	As at 31st March 2012 (In ₹)	As at 31st March 2011 (In ₹)
Expenditure in Foreign Currencies: C.I.F. Value of Imports: Newsprint Capital Goods	1 08 64 000	1 60 00 000
Earnings in Foreign Currencies: Sales of Periodicals	-	4 000

Note: 32 EARNINGS PER SHARE (EPS)

	As at 31st March 2012 (In ₹)	As at 31st March 2011 (In ₹)
Net Profit after tax as per Statement of Profit and Loss attributable to Equity Shareholders (In. ₹)	75 03 122	1 97 60 101
Weighted Average number of equity shares used as denominator for calculating EPS Basic and Diluted Earnings per share (₹) Face Value per equity share (₹)	14 61 10 840 0.05 1.00	14 61 10 840 0.14 1.00

Note: 33 CONTINGENT LIABILITIES NOT PROVIDED FOR IN RESPECT OF

	As at	As at
	31st March 2012	31st March 2011
	(In ₹)	(In ₹)
Income tax Demands for A.Y 2005-06 - matter under appeal	11 44 739	11 44 739

Note: 33.1 Estimated amount of contract remaining to be executed on Capital Account (net of advance payment) ₹ 3,53,01,401/- (previous year Rs.Nil).

Note: 34 RELATED PARTY INFORMATION

(A) Name of related party and nature of relationship

Subsidiary

Sambhaav Infosolutions Pvt Ltd.

Key Managerial Personnel

Kiran.B. Vadodaria Manoj. B. Vadodaria Bhupatbhai.C. Vadodaria Deepal.G.Trivedi

Other Related Parties where control exists

Nila Infrastructures Ltd.



(B) TRANSACTIONS WITH RELATED PARTY

Name of Related Party	Nature of Transaction	As at 31st March 2012 (In ₹)	As at 31st March 2011 (In ₹)
Nila Infrastructures Ltd	Advance towards Capital Item	3 00 00 000	-
	Purchase/capital Item	-	65 29 315
	Sales Job-work	1 44 073	-
	Rent Received	4 69 103	4 82 910
	Expense Reimbursement	79 856	
	Others	-	42 59 437
	Advance Given	3 00 00 000	-
	Advance Recd.Back	3 00 00 000	-
Sambhaav Infosolutions Pvt Ltd	Investment in Shares	1 00 000	-
	Expenses Reimbursement	39 000	-
Kiran B Vadodaria	Director Remuneration	12 00 000	12 00 000
	Perquisites Paid	1 70 313	1 74 904
Bhupatbhai C Vadodaria	Director Remuneration	1 50 000	3 00 000
Deepal Trivedi	Director Remuneration	34 000	3 60 000
Girish Trivedi	Consultancy Charges	3 00 000	3 00 000

- (C) There are no provisions for doubtful debts or amounts written off or written back in respect of debts due to or due from related parties
- (D) Related party relationship is as identified by the Company on the basis of information available with them and relied upon by the Auditors
- (E) During the year the Company has incorporated wholly owned subsidiary namely "Sambhaav Infosolutions Pvt. Ltd." on 16th November 2011.

Note: 35 SEGMENT INFORMATION

- (I) The Company is engaged in business of printing and publishing of newspaper and periodicals and also of Outdoor Advertising. These business are considered as primary segments. In determining the revenue results, the identifiable segment revenues and expenses are allocated in relation to the operating activities of the segment and common expenditure is allocated on a reasonablebasis. Likewise, the assets and liabilities also have been allocated on the basis of relationship to the operating activities.
- (II) The Company operates mainly within Gujarat and does not have operation in Economic environments with different risk and returns. Hence it is considered as operating in single geographical environment.



(₹in Lacs)

	Year 2011 -2012		Year 2010 -2011			
Particulars	Print Media	Out Door Media	Total	Print Media	Out Door Media	Total
Revenue External Revenue Intersegment Revenue Total Revenue	1825.60 1825.60	1500.87 1500.87	3326.47 3326.47	1512.51 1512.51	2078.69	3591.20 3591.20
RESULT Segment Result Less: Unallocable Other Expenditure Add: Unallocable Other Income Profit before Taxation	1233.57	-709.25	524.32 450.82 116.33 189.84	977.04	-512.60	464.44 359.65 177.29 282.08
OTHER INFORMATION Segment Assets Unallocable Assets Total Assets	1273.33	2847.65	4120.98 3296.30 7417.28	1571.19	3899.46	5470.65 2887.97 8358.61
Segment Liabilities Unallocable Liabilities Total Liabilities	24.31	2010.75	2035.06 718.10 2753.16	294.69	2965.51	3260.20 509.58 3769.78
Capital Expenditure Segment Capital Expenditure Unallocable Capital Expenditure Total Capital Expenditure	8.52	38.10	46.62 26.98 73.60	797.88	170.07	967.95 63.53 1031.48
Depreciation Segment Depreciation Unallocable Depreciation Total Depreciation	40.89	331.74	372.63 50.11 422.74	51.87	356.73	408.60 54.70 463.30

Note: 36 Significant Accounting Policies followed by the Company are as stated in the statement annexed to this schedule as Annexure I.

Note: 37 During the year company has incorporated a wholly owned subsidiary namely "Sambhaav Infosolutions Pvt Ltd" in which there is no transaction taken place in the FY 2011-12.

Note: 38 Previous year's figures have been regrouped wherever necessary.

As per our Report of even date FOR AND ON BEHALF OF THE BOARD

FOR DHIRUBHAI SHAH & CO., **KIRAN B VADODARIA MANOJ B VADODARIA** Director

Chartered Accountants Chairman & Mg. Director

HARISH B PATEL N.R. MEHTA KAMALESH SHAH Partner Director Chief Finance Officer Membership No.: 014427

Place: Ahmedabad Place: Ahmedabad Date: 07th August, 2012 Date: 07th August, 2012



CASH FLOW STATEMENT

for the year ended 31st March, 2012

(In ₹)

		Year Ended 31st March 2012	Year Ended 31st March 2011
A.	Cash flow from operating Activities		
	Net Profit/ (Loss) Before Tax and Extra Ordinary Items	1 89 83 885	2 82 07 016
	Adjustments For:		
	Depreciation	4 22 73 757	4 63 30 493
	Increase in the value of Investment	26 778	54 492
	Interest & Financial Charges	3 85 27 514	4 38 88 306
	Provision for Leave Encashment	25 757	2 64 060
	Provision for gratuity liability	-	-
	Bad debt written off	-	12 17 921
	Sundry Balance Written off	1 22 85 658	-
	Foreign Exchange Fluctuation	5 12 178	-
	Loss on sales of assets	6 499	1 86 054
	Amortization of Patents & rights	30 000	30 000
	Amortisation	21 47 571	27 59 568
	Less: Income		
	Interest	(50 66 183)	(87 26 552)
	Prior period Depreciation	(2 132)	-
	Excess Balance written Back	(3 735)	(38 10 000)
	Profit on sale of asset	-	(39 000)
	Sundry Debit/credit balance written back (NET)	-	(63 896)
		9 07 63 662	8 20 91 446
	Operating profit before working capital changes	10 97 47 547	11 02 98 462
	Adjustment For:		
	Decrease (Increase) Inventories	(18 52 842)	25 89 531
	Decrease (Increase) Trade Receivables	3 49 72 967	1 32 459
	Decrease (Increase) in Loans and Advances	(1 28 59 693)	85 76 187
	Increasing / (Decreasing)Trade Payables & Other liabilities	11 23 333	(1 06 78 155)
	Taxes Paid	(1 02 12 423)	(1 04 17 469)
		1 11 71 340	(97 97 447)
	Cash Generated from Operations	12 09 18 886	10 05 01 015
В	Cash Flow from Investment Activities		
	Purchase of Fixed Assets	(6 95 09 196)	(2 33 60 096)
	Sale of Assets	2 64 01 558	33 52 076
	Investment Purchase	(1 00 000)	-
	Interest received	50 66 183	87 26 552
	Net Cash Flow from Investment Activity	(3 81 41 455)	(1 12 81 468)

C	Cash Flow from Financial Activities:		
	Proceeds from Borrowings Interest Paid	(9 91 03 153) (3 85 27 514)	(4 99 47 637) (4 38 88 306)
	Net Cash Flow from Financial Activities	(13 76 30 667)	(9 38 35 943)
	Total of Cash Flow	(5 48 53 234)	(46 16 396)
	Opening Cash & Cash equivalent	5 71 83 017	6 17 99 413
	Closing Cash & Cash equivalent	23 29 783	5 71 83 017

Note:

- 1 The cashflow statement has been prepared in accordance with the requirement of AS -3 " Cash flow statement" issued by the Institute of Chartered Accountants of India
- 2 Previous year's figures have been regrouped wherever necessary to confirm this year's classification.

As per our Report of even date FOR AND ON BEHALF OF THE BOARD

FOR DHIRUBHAI SHAH & CO.,

Chartered Accountants

HARISH B PATEL

Partner Membership No.: 014427

Place: Ahmedabad Date : 07th August, 2012 KIRAN B VADODARIA

Chairman & Mg. Director

N.R. MEHTA Director KAMALESH SHAH Chief Finance Officer

Director

MANOJ B VADODARIA

Place: Ahmedabad Date: 07th August, 2012



SAMBHAAV MEDIA LIMITED

Registered. Office: "Sambhaav House", Opp. Chief Justice's Bungalow, Bodakdev, Ahmedabad - 380 015.

PROXY

I/We			Folio/DPIDOf	
			being a Member/s of Sambhaav Media	
Limited, Ahmedabad hereby	appoint	of_	or failing him	
	of		as my/our proxy to vote for	
me/us and on my/our behalf at	the 22 nd Annua	I General Meeting	of the Company to be held on Saturday	
the 15th September 2012 at	4.00 p.m at Regis	tered Office and an	y adjournment thereof .	
Signed this	_day of	2012.	Affix a Revenue Stamp of Re.1/- Signature(s) of Member(s)	
			Across the Revenue Stamp	
	SAMBHA av House", Opp. C	AV MEDIA LIMITI	alow, Bodakdev, Ahmedabad - 380 015.	
(Please complete	this Attendance SI	ip and hand it over	at the entrance of the Hall.)	
I hereby record my presence at the 22 nd Annual General Meeting of the Company held on Saturday the 15th September, 2012 at 4.00 p.m at "Sambhaav House" Bodakdev, Ahmedabad-380 015.				
Folio/DPID/Client ID No		No. of Shares	held:	
Full Name of the Sharehold	ler/Proxy:			
Signature of Shareholder/Pro	oxy:			
NOTE: Only Shareholders of the	ne Company or the	eir proxies will be al	lowed to attend the meeting.	