ASHOKA REFINERIES LIMITED DIRECTORS REPORT

TO THE MEMBERS:

The Directors present their 20th Annual Report together with the Audited Accounts for the year ended 31st March, 2011.

1. FINANCIAL RESULTS

Rupees in lacs

YEAR ENDED	31-03-2011	31-03-2010
SALES / INCOME	2.38	37.55
PROFIT / (LOSS) BEFORE INTT.	1.01	35.68
INTEREST		
PROVISION FOR DEPRECIATION		
PROVISION FOR TAX	0.35	11.04
NET PROFIT / (LOSS)	0.66	24.64

2. <u>DIVIDEND</u>

In order to strength the net-worth of the company, your directors do not recommend any dividend for the year ended 31st March 2011.

3. OPERATIONS

Due to non-renewal of C & F activities, the revenue has substantially declined. Efforts are being made to improve the position in the current year.

4. DIRECTORS

Directors declare that none of the directors is disqualified from being appointed as Director of the Company under clause-g of sub-section-1 of Section 274 of the Companies Act, 1956.

5. <u>DIRECTORS' RESPONSIBILITY STATEMENT</u>

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

I. That in the preparation of the account for the financial year ended on 31st March'2011 the applicable accounting standards have been followed and there were no material departures.

- II. That the Directors have selected such accounting policies and applied them consistently and made judgment and estimates that were 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 of the company for the year under review.
- III. That the Directors have taken appropriate and sufficient care for the maintenance of adequate accounting records in accordance with the provision of the companies Act, 1956 for safeguarding the assets of the company and for preventing and detecting fraud and other irregularities;
- IV. That the Directors have prepared the accounts for the financial year ended 31st March'2011 on a going concern basis.

6. CORPORATE GOVERNANCE

As a listed company on Mumbai & M.P. Stock Exchange, the company has complied in all material respects with the features of corporate governance as specified in the Listing Agreement.

7. AUDITORS

Directors recommended the appointment of M/s Sunil Johri & Associates Chartered Accountants, Raipur who hold office as auditors of the company up to the conclusion of at the ensuing Annual General Meeting are eligible for re-appointment.

8. PERSONNEL

There was no employee who was drawing more than Rs. 24.00 lacs per annum, if employed through out the year, or Rs. 2,00,000/- Per month if employed for the part of the year. The required information under sub-section (2A) of section 217 of the companies Act, 1956 read with companies (Particulars of the Employees) rules 1975 as amended is NIL.

9. CONSERVATION OF ENERGY & TECHNICAL ABSORPTION

Since the company is engaged only in C & F Activity the requirements of section 217 (i) (e) of the Companies Act, 1956 read with the Companies (Disclosure of Particulars in report of Board of Directors) Rules 1988, regarding conservation of energy technology absorption and foreign exchange and outgo are not applicable.

10. ACKNOWLEDGEMENT

Your directors wish to place on record their sincere appreciation to the employees of the company and your directors also acknowledge the trust and confidence reposed by you in the company.

For and on behalf of the Board

RAIPUR (C. G.)
SUDHIR DIXIT
DIRECTOR

PLACE: RAIPUR DATED: 05-08-2011

SHYAM COMPLEX, RAMSAGAR PARA, RAIPUR (C.G.)

PH-07714036578 FAX – 0771-4036578 Email: arlraipur@yahoo.com Website: www.ashokarefineries.com

CEO's declaration of the Company in terms of Clause 49-I (D) of Listing Agreement

To

The Members of

Ashoka Refineries Ltd.

In terms of Clause 49-I (D) of the Listing Agreement, I hereby declare that all the Director and Senior Management personnel including functional heads have affirmed the Code of Conduct approved by the Board of Directors in their meeting held on 15th March 2011.

For and on behalf of-Ashoka Refineries Limited



Sd/-

(Shabir Memon) Managing Director

Place: Raipur Date: 5th Aug'11

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Code of Conduct for Directors & Senior Management of the Company

Philosophy

ASHOKA REFINERIES LIMITED commitment to ethical and lawful business conduct is fundamental shared value of the Board of Directors, the senior management and all employees of the Company. Consistent with its Values and Beliefs, Ashoka has formulated the following Code of Conduct as a guide. The Code does not attempt to be comprehensive or cover all possible situations. It encourages the Ashoka team to take positive actions, which are not only commensurate with the Values and Beliefs, but are also perceived to be so. Ashoka expects all its employees to implement the Code in its trey sprit.

Applicability

The Code of Conduct shall come into force with immediate effect and it shall apply to-

- 1. All Directors of the Company, whether executive or non-executive including Nominee Directors.
- 2. All Executives of the Company of the rank of General Manager and above including all functional heads.

Quality of products and services

The Company shall be committed to supply goods and services of the highest quality standards backed by efficient after-sales service consistent with the requirements of the customers to ensure their total satisfaction. The quality standards of the company's goods and services should at least meet the required national standards and the company should endeavour to achieve international standards.

Protecting company assets

The assets of the Company should not be misused but employed for the purpose of conducting the business for which they are duly authorized. These include tangible assets such as equipment and machinery, systems, facilities, materials, resources as well as intangible assets such as proprietary information, relationships with the customers and suppliers, etc.



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Financial records

The Company shall prepare and maintain its accounts fairly and accurately in accordance with the accounting and financial reporting standards which represent the generally accepted guidelines, principles, standards, laws and regulations.

Internal accounting and audit procedures shall fairly and accurately reflect all of the company's business transactions and disposition of assets. All required information shall be accessible to company auditors and government agencies.

Equal Opportunities Employer

The Company shall provide equal opportunities to all its employees and all applicants for employment, without regard to their race, caste, religion, marital status, sex nationality, disability and veteran status. Employees of the company shall be treated with dignity and in accordance with the Company's policy to maintain a work environment free of sexual harassment, whether physical, verbal or psychological. Employee policies and practices shall be administered in a manner that would ensure that in all matters, equal opportunity is provided to those eligible and that decisions are merit-based.

Gifts and donations

The Company, it's Directors and Executives shall neither receive nor offer or make, directly or indirectly, any illegal payments, remuneration, gifts, donations or comparable benefits that are intended to, or perceived to obtain business or uncompetitive favors for the conduct of its business. However, the Company and its Directors and Executives may accept and offer nominal gifts which are customarily given and are of commemorative nature for special events.

Ethical conduct

The Directors and Executives shall deal on behalf of the company with professionalism, honesty, integrity as well as high moral and ethical standards. Such conduct shall be fair and transparent and



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be perceived to be such by third parties. Every Director and Executive of the Company shall, in his business conduct, comply with all applicable laws and regulations, both in letter and in spirit.

Concurrent employment

The Executives of the Company shall not, without the prior approval of the managing director of the company, accept employment or a position of responsibility (such as consultant or a director) with a competitor company, nor provide "freelance" services to anyone. In the case of a Director or the Managing Director, such prior approval must be obtained from the Board of Directors of the company.

Confidentiality

The Directors and Executives shall maintain the confidentiality of confidential information of the Company or that of any customer, supplier or business associate of the Company to which Company has a duty to maintain confidentiality, except when disclosure is authorised or legally mandated. The use of confidential information for his/her own advantage or profit is also prohibited.

Shareholders

The Company shall be committed to enhance shareholder value and comply with all regulations and laws that govern shareholders' rights. The board of directors of the Company shall duly and fairly inform its shareholders about all relevant aspects of the company's business and disclose such information in accordance with the respective regulations and agreements.

Third-party representation

Parties that have business dealings with the Company such as consultants, agents, sales representatives, producers, contractors, suppliers, etc. shall not be authorised to represent this company.

Conflict of Interest

The Directors and Executives should be scrupulous in avoiding 'conflicts of interest' with the Company. In case there is likely to be a conflict of interest, he'she should make full disclosure of



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all facts and circumstances thereof to the Chairman & Managing Director of the Company and a prior written approval be obtained. A conflict situation can arise in the under-mentioned circumstances:-

- a. when a Director or Executive takes action or has interests that may make it difficult to perform his or her work objectively and effectively;
- b. The receipt of improper personal benefits by a member of his or her family as a result of one's position in the Company;
- c. Any outside business activity that detracts an individual's ability to devote appropriate time and attention to his or her responsibilities with the Company;
- d. Any significant ownership interest in any supplier, customer or competitor of the Company;
- e. Any consulting or employment relationship with any supplier, customer, business associate or competitor of the Company;

Interpretation of the Code

100

Any question or interpretation under this Code of Conduct will be handled by the Executive Sub-Committee of the Board of Directors of the Company. The Executive Sub-Committee has the authority to waive compliance with this Code of Conduct for any Director or Executive of the Company. The person seeking waiver of this Code shall make full disclosure of the particular circumstances to the Executive Sub-Committee.

Adopted by the Board of Directors in their meeting held on 15th March 2011.

R AIPUR (C. G.)

SHABIR MEMON
MANAGING DIRECTOR

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CORPORATE GOVERNANCE REPORT THE YEAR ENDED ON 31ST MARCH' 2011

1. Company Philosophy:-

Ashoka Refineries Ltd. Continues to believe that good Corporate Governance is essential to achieve long-tern corporate goals and to enhance stockholders value. Company is a listed company on the Mumbai & M. P. Stock Exchange. The Company has complied with in all material respect with the features of corporate governance as specified in the listing agreement.

2. Board of Directors :-

a. Policy

All statutory & other significant and material information are placed before the Board to enable it to discharge its responsibilities of strategic supervision of the company and as trustees of stakeholders, As per policy the Board meets at least once every quarter. During the year the Board met 7 times on 26th Apr'10, 20th July'10, 22nd Aug.'10, 20th Oct'10, 22nd Nov.'10, 13th Jan'11 & 15th Mar'11.

b. Composition and category of Directors

The Executive director is Shri Sudhir Dixit and Shri Shabbir Memon is non Executive Director. There was neither a nominee director nor any institutional or shareholder director during the year.

c. Meeting attendance of each directors at the BOD meeting and last AGM is as under:-

Name of Directors	No. of Board Meetings Attended	Attendance at Last AGM
Shri Ravi Kamra	7	yes
Shri Shabbir Memon	7	yes
Shri Sudhir Dixit	7	yes
Shri Deepak Tyagi	6	ves



3. Committees of the Board

a. Audit Committee

The Audit Committee continued working under Chairmanship of Shri Ravi Karma with Shri Shabbir Memon and Shri Sudhir Dixit as co-members. During the year, the sub-committee met on four occasions with full attendance of all the members.

b. Executive Committee

The Executive Committee continued working under Chairmanship of Shri Sudhir Dixit with Shri Ravi Kamra and Shri Shabbir Memon as co-members, During the year, the sub-committee met on six occasions with full attendance of all the members.

c. Remuneration Committee

The Remuneration Committee formed during the last year continued working under Chairmanship of Shri Sudhir Dixit with Shri Shabbir Memon as co-members. During the year, the sub-committee met on two occasions with full attendance of all the members. Remuneration Policy is to pay on reasonable basis. No remuneration paid to directors during the year.

d. Shareholders Committee

The Shareholders Committee continued working under the Chairmanship of Shri Ravi Karma with Shri Sudhir Dixit and Shri Shabbir Memon as co-members. During the year, the sub-committee met on two occasions with full attendance of all the members. Shri Sudhir Dixit is notified before stock exchanges & other Authorities for all the Compliances & to act on behalf of company.

4. General Body Meeting

Particulars of last three Annual General Meetings

AGM	Year ended 31 st March	Venue	Date	Time
18 th	2009		30-09-2009	03:00 PM
19 th	2010	At the Registered	30-09-2010	03:00 PM
20 th	2011	Office	30-09-2011	03:00 PM



5. Disclosures

- a. Materially significant related party transactions
 There was no transaction of material nature with any of the related party, which is in conflict with the interest of the company.
- b. Details of non compliance by the company, penalties, and strictures imposed on the company by the Stock Exchange or SEBI or any authority on any matter related to capital markets during last 3 years – Nil. However, due to some non-compliance in the earlier years, the trading of the listed securities has remained suspended.

6. Means of Communication

I	Half-yearly report sent to each shareholder residence	No
II	In which newspaper quarterly result were normally published	Not Published
III	Any website where result or official news are displayed	www.ashokarefineries.com

No presentation made to institutional investors or to the analysts. Management Discussion & Analysis are not a part of Annual Report.

7. General Shareholder Information

AGM- Date, Time and venue	30-09-2011, 03:00 PM at Registered Office	
Financial Year	01-04-2010 to 31-03-2011	
Book Closure Date	25 TH Sep'11 to 30 th Sep.'11 (30 th Dainclusive)	
Dividend Payment Date	No dividend declared	
Listing of Equity Shares on Stock Exchange	change Mumbai, M. P. Stock Exchange	
Stock Code		
Market price data and other related information	None as the trading remained suspended during the year as explained above	
Registrar & Transfer Agent.	BEETAL Financial & Computer Services Pvt. Ltd., Delhi	



MANAGEMENT DISCUSSION AND ANALYSIS

FORWARD- LOOKING STATEMENT

This report contains forward-looking statements based on certain assumptions and expectations of future events. The Company, therefore, cannot guarantee that these assumptions and expectations are accurate or will be realized. The Company's actual results, performance or achievements can thus differ materially from those projected in any such forward-looking statements. The Company assumes no responsibility to publicly amend, modify or revise any forward looking statements, on the basis of any subsequent developments, information or events.

SERVICES

Company is engaged in Cargo handing services. Due to removal of restriction on import, this is excellent field to provide services to the importers.

BUSINESS OVERVIEW

The Turnover during the year 2010-11 is to the tune of Rs.2.38 Lacs. Previous year it was Rs.37.55 Lacs. There is a heavy decline in turnover due to non-renewed C & F control. Company is trying to achieve new heights in the future.

MARKETING

The Company is setting up a good marketing team to enter to increase turnover.

SWOT

Our strength is our determination, weakness is the low equity base suspension by BSE of, opportunities are multiples and threats are practically none.

The financial highlights are as under:-

Turnover for the year 2010-2011	2.38
Provision for taxation	0.35
Profit after tax	0.66
Paid-up Equity Share Capital as on 31st March'2011	34019000

INTERNAL CONTROL

The Company has an internal control system, commensurate with the size of its operations, adequate records and documents were maintained as required by laws. The Company's audit Committee reviewed the internal control system. All efforts are being made to make the internal control system more effective.

KAIPUR

SEGMENT WISE REPORTING

During the year under review, Company has through Cargo Services segment only.

RISK AND CONCERNS

In any business, risks and prospects are inseparable. As a responsible management, the Company's principal endeavor is to maximize returns. The Company continues to take all steps necessary to minimize losses through detailed studies and interaction with experts.





Sunil Johri & Associates Chartered Accountants

AUDITOR'S REPORT

To the Members of Ashoka Refineries Limited,

We have audited the attached balance sheet of M/s Ashoka Refineries Limited, as at 31st March' 2011 and also the Cash flow statement and the Profit & Loss A/c 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.

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 that amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

As required by the companies (Auditor's Report) order, 2003 issued by the Department of Company Affairs, Government of India in terms of Sub-section (4A) of section 227 of the companies Act, 1956, and on the basis of such checks of the Books of 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 & 5 of the said order.

Further to our comments in the Annexure referred to above, we report that :-

1. We have obtained all the information and explanations, which to the best of our knowledge and belief were necessary for the purposes of our audit.

Head Office:	Branches:		
Usha Bhawan, 3/27, Professor	Nathani Building, Shastri	402 – 412, Span Center,	
Colony, Civil Lines,	Chowk, G.E.Road,	South Avenue, Santacruz	
Bhopal (M.P.) – 462002	Raipur (C.G.) – 492001	West, Mumbai – 400054	
Mob: +919893121888	Tele: 0771 - 3291222,	Tele: 022 - 61434550,	
	0771 - 4065913	Mob: +918898739149	
email: johri62@rediffmail.com, casumitbanerjee@gma			

- 2. In our opinion, proper books of account as required by law have been kept by the company so far as appears from our examination of those books.
- The Balance sheet and profit & loss account and also Cash flow statement dealt with by this report are in agreement with the books of account.
- 4. In our opinion, the Balance Sheet and Profit & Loss account and Cash flow statement dealt with by this report comply with the accounting standards referred to in sub-section (3C) of section 211of the companies Act, 1956, to the extent applicable.
- 5. On the basis of written representation received from the Directors, as on 31st March' 2011, and taken on record by the Board of Directors, we report that none of the Directors is disqualified as on 31st March' 2011 from being appointed as a Directors in terms of Clause-(g) of subsection (1) of section 274 of the companies Act, 1956.
- 6. In our opinion and to the best of our information and according to the explanations given to us, the said accounts, read together with the Significant Accounting Policies in the Schedule "N" give the information required by the Companies Act, 1956, in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India.
 - a. In the case of balance sheet, of the state of affairs of the company as on 31st March' 2011.
 - b. In the case of profit & loss account, of the Profit for the year ended on that date: and
 - c. In the case of cash flow statement, of cash flow for the year ended on that date.

PLACE: RAIPUR

DATED: 05-08-2011

FOR, SUNIL JOHRI & ASSOCIATES
CHARTERED ACCOUNTANTS
FIRM REGN. NO.005969C

(SIDDHESH KUMAI PARTNER

M.NO.411002



Sunil Johri & Associates Chartered Accountants

AUDITOR'S REPORT

We have examined the above Cash Flow Statement of Ashoka Refineries Limited, for the year ended 31st March'2011 and certify that this is based on and is in agreement with the corresponding Balance sheet and profit & loss account of the company covered by our report dt.05-08-2011 to the members of the company.

FOR, SUNIL JOHRI & ASSOCIATES CHARTERED ACCOUNTANTS FIRM REGN. NO.005966 ASSOCIATES

PLACE: RAIPUR

DATED: 05-08-2011

(SIDDHESH KUMAR SHARM PARTNER M.NO.411002

Head Office: Branches: Nathani Building, Shastri 402 - 412, Span Center, Usha Bhawan, 3/27, Professor South Avenue, Santacruz Chowk, G.E.Road, Colony, Civil Lines, Raipur (C.G.) - 492001 West, Mumbai – 400054 Bhopal (M.P.) - 462002 Mob: +919893121888 Tele: 0771 - 3291222, Tele: 022 - 61434550, Mob: +918898739149 0771 - 4065913email: johri62@rediffmail.com, casumitbanerjee@gmail.com

ANNEXURE TO THE AUDITOR'S REPORT REFERRED TO IN PARAGRAPH 3 OF OUR REPORT OF EVEN DATE.

- I. The Company has no fixed assets hence no comment required regarding this para.
- II The Company is not engaged in Trading or Manufacturing activities hence no comment is called for this para.
- a. In our opinion and according to the information and explanation a given to us, the company has not granted unsecured loans to companies & firms or other parties covered in the register maintained under section 301 of the company acts, 1956.

The Company has not taken loans, secured or unsecured from companies, firms or other parties covered in the register maintained under section 301 of the companies Act, 1956. Hence, other points of this clause are not applicable.

- IV. In our opinion and according to the information and explanations there are adequate internal control procedures commensurate with the size of the company and the nature of its business with regard to purchase of services & supply of services. Further, on the basis of our examination, and according to the information and explanations given to us, we have neither come across nor have been informed of any instance of major weaknesses in the aforesaid internal control procedures.
- V. (a) In our opinion and according to the information and explanations given to us, the transactions that need to be entered into the register maintained under Section 301 of the Companies Act, 1956 have not been occurred.
 - (b) In our opinion and having regard to our comments in para (v) above, no transactions made in pursuance of contracts or arrangements entered in the register maintained under Section 301 of the Companies Act, 1956, hence no comment called for in this regard.
- VI Based on our scrutiny of the company's records and according to the information and explanations provided by the management, in our opinion, the company has not accepted any public deposits. Hence the clause does not apply.
- VII In our opinion, the Company has an internal audit system commensurate with its size and nature of its business.

- VIII The Company is not engaged in production, manufacturing or mining activities. Hence, the provisions of section 209 (1) (d) do not apply to the company. Hence, no comment on maintenance of cost records under section 209 (1) (d) is required.
- IX (a) According to the information and explanations given to us and according to the books and records as produced and examined by us, in our opinion, undisputed statutory dues including provident fund, employee's state insurance, income tax, sales tax, wealth tax, service tax, customs duty, excise duty, cess and other material statutory dues applicable to the Company have generally been regularly deposited with the appropriate authorities. According to the information and explanations given to us, no undisputed amounts payable in respect of income tax, sales tax, wealth tax, service tax, customs duty, excise duty and cess were in arrears, as at 31st March 2011 for a period of more than six months from the date they became payable.
 - (b) As on 31st March 2011, according to the records of the Company, there are no dues of sales tax, income-tax, customs tax/wealth tax, excise duty, Service Tax/cess on account of any dispute.
- X The Company has not accumulated losses of more than 50% of its net worth as on 31st March, 2011 and however company has not incurred cash losses during the financial year ended on the date and immediately previous year.
- XI According to the books and records as produced and examined by us, in our opinion, this Para not applicable to company since no borrowing from Bank/ Financial Institution has been made.
- XII According to the information and explanations given to us and based on the documents and records produced before us, the Company has not granted any loans and advances on the basis of pledge of shares, debentures and other securities.
- XIII In our opinion and to the best of our knowledge and according to the explanations provided by the management, that the company is neither a Chit Fund nor a nidhi/mutual benefit society. Hence, the requirements of para 4(xiii) of the Order do not apply to the Company.
- XIV Proper records have been maintained of the investment of shares and shares have been held by company in its own name.
- XV The Company has not given guarantees for loans taken by others from bank or financial institutions.



XVI	According to the records of the company, the company has not
	obtained any term loans, hence comment under the clause are not
	called for.

XVII 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 by the Company.

XVIII According to the records of the company and information and explanation provided by the management, the Company has not made preferential allotment of shares to parties covered in the Register maintained under Section 301 of the Companies Act, 1956 during the year.

XIX The Company has not issued debentures; hence question of creation of securities or charge does not arise.

XX The Company has not raised any money by public issue during the period covered by our audit report.

XXI According to the information and explanations given to us, during the year no fraud on or by the Company has been noticed or reported.

FOR, SUNIL JOHRI & ASSOCIATES CHARTERED ACCOUNTANTS FIRM REGN. NO.0059600

PLACE: RAIPUR

DATED: 05-08-2011

(SIDDHESH KUMA PARTNER M.NO.411002



Sunil Johri & Associates Chartered Accountants

AUDITORS CERTIFICATE ON COMPLIANCE WITH THE CONDITION OF CORPORATE GOVERNANCE UNDER CLAUSE 49 OF THE LISTING AGREEMENT

To **The Members of**

We have examined the compliance of conditions of Corporate Governance procedures implemented by **Ashoka Refineries limited**, during the year ended March 31, 2011 as stipulated in clause 49 of the listing agreement of the said company with the stock exchanges in India.

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

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

On the basis of our review and according to the information and explanations given to us, the conditions of Corporate Governance as stipulated in Clause 49 of the listing agreement(s) with Stock Exchange have been complied with in all material respect by the Company and that no investor grievance (s) is / are pending for a period exceeding one month against the Company as per the records maintained by the Share holders' Grievance / Allotment and Transfer Committee of the Board.

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PLACE: RAIPUR DATED: 05-08-2011 FOR, SUNIL JOHRI & ASSOCIATES CHARTERED ACCOUNTAINS FIRM REGN. NO. 0000000

> (SIDDHESH KUMAR SHAPARTNER M.NO.411002

	Head Office:	Branches:		
	Usha Bhawan, 3/27, Professor	Nathani Building, Shastri	402 – 412, Span Center,	
	Colony, Civil Lines,	Chowk, G.E.Road,	South Avenue, Santacruz	
	Bhopal (M.P.) – 462002	Raipur (C.G.) – 492001	West, Mumbai – 400054	
	Mob: +919893121888	Tele: 0771 - 3291222,	Tele: 022 – 61434550,	
		0771 - 4065913	Mob: +918898739149	
email: johri62@rediffmail.com, casumitbanerjee@gmail.com				

ASHOKA REFINERIES LIMITED REGD OFFICE: SHYAM COMPLEX, RAMSAGAR PARA, RAIPUR-C.G.

BALANCE SHEET AS AT 31ST MARCH' 2011

		SCHEDULE	AS ON 31-03-2011	AS ON 31-03-2010
I. SOURCE	S OF FUNDS			
1	SHAREHOLDERS FUNDS:			
	SHARE CAPITAL	A	34019000.00	34019000.00
2	UNSECURED LOAN	В	1500000.00	5502400.00
	GRAND TOTAL		35519000.00	39521400.00
II. APPLIC	ATION OF FUNDS	. 7		
1	INVESTMENTS	С	12400000.00	12400000.00
2	CURRENT ASSETS, LOANS & ADVANCES			
	A. SUNDRY DEBTORS FOR EXPENSES RECOVERABL	D	1365507.00	1151757.00
	B. CASH AND BANK BALANCES	E	446589.56	509308.50
	C. OTHER CURRENT ASSETS	F	1699128.00	0.00
	D. DEPOSITS	G	2000.00	2000.00
	E. LOAN & ADVANCES	Н	9260231.00	15260231.00
			12773455.56	16923296.56
	LESS: CURRENT LIABILITIES & PROVISIONS	1	6430927.00	6644236.00
	NETT CURRENT ASSETS		6342528.56	10279060.56
3	PROFIT & LOSS ACCOUNT	J	16776471.44	16842339.44
4	MISCELLANEOUS EXPENDITURE (TO THE EXTENT NOT W/OFF OF ADJUSTED)		0.00	0.00
	GRAND TOTAL		35519000.00	39521400.00

ACCOUNTING POLICIES AND NOTES ON ACCOUNTS - N

IN TERMS OF OUR REPORT OF EVEN DATE

FOR AND ON BEHALF OF THE BOARD OF DIRECTORS

FOR, SUNIL JOHRI & ASSOCIATES

CHARTERED ACCOUNTANTS

FIRM REGN. NO.0

PLACE: RAIPUR

DIRÉCTOR

DATED: 05-08-2011

SIDDHESH K (PARTNER

M.NO.411002

PROFIT & LOSS A/C FOR THE YEAR ENDED 31ST MARCH' 2011

Regd Office: Shyam Complex, Ramsagar Para, Raipur-C.G.

PARTICULARS	SCHEDULE	AS ON 31-03-2011	AS ON 31-03-2010
INCOME SERVICES AND OTHER INCOME	к	237500.00	3754621.31
TOT	AL	237500.00	3754621.31
EXPENDITURE PAYMENT TO AND PROVISION FOR EMPLOYEES	L	16200.00	63600.00
ADMINISTRATIVE EXPENSES	M	120045.00	123460.02
TOT	AL	136245.00	187060.02
PROFIT FOR THE YEAR		101255.00	3567561.29
INCOME TAX FRINGE BENEFIT TAX		35387.00	1103881.00
PROFIT AFTER TAX		65868.00	2463680.29
NOMINAL VALUE OF SHARES WEIGHTED AVERAGE NO. OF EQUITY SHARES EPS IN RS.		10.00 3401900 0.02	10.00 3401900 0.72
BALANCE CARRIED OVER TO BALANCE SHEET		65868.00	2463680.29

ACCOUNTING POLICIES AND NOTES ON ACCOUNTS - N

IN TERMS OF OUR REPORT OF EVEN DATE

FOR AND ON BEHALF OF THE BOARD OF DIRECTORS

RAIPUR

FOR, SUNIL JOHRI & ASSOCIATES CHARTERED ACCOU

FIRM REGN. NO.

(SIDDHESH KUMAR

PARTNER M.NO.411002

PLACE: RAIPUR

DIRECTOR

DATED: 05-08-2011

ASHOKA REFINERIES LIMITED SCHEDULE ANNEXED TO AND FORMING PART OF BALANCE SHEET AS AT 31-03-2011

	AS ON	AS ON
	31-03-2011	31-03-2010
SCHEDULE - A		
SHARE CAPITAL		
AUTHORISED SHARE CAPITAL		
3750000 EQUITY SHARES OF RS. 10/- EACH	37500000.00	37500000.00
	37500000.00	37500000.00
PAID-UP SHARE CAPITAL	34019000.00	34019000.00
3401900 EQUITY SHARES OF RS. 10/- EACH	34019000.00	34019000.00
	34019000.00	34019000.00
SCHEDULE - B		
UNSECURED LOAN	LE STOP A COLUMN	
PRESSWELL INDUSTRIES (I) LTD, RAIPUR	1500000.00	1500000.00
SPECIAL BLASTS LIMITED, RAIPUR		4002400.00
	1500000.00	5502400.00
SCHEDULE - C		
INVENSTMENT		
(Investment in unquoted Shares Fully Paid up)	2200000 00	2200000 00
AMIN EXPLOSIVE PVT LTD., NAGPUR	2200000.00	2200000.00
CHHATTISHGARH STEEL & POWER LTD., RAIPUR	5200000.00	5200000.00
MAHANADI METALS & CHEMICALS LTD., ORRISSA	1000000.00	1000000.00
RAIPUR FORGINGS & CASTING PVT.LTD., RAIPUR	2000000.00	2000000.00
SRI BALMUKUND POLYPACK PVT LIMITED, RAIPUR	2000000.00	2000000.00
	12400000.00	12400000.00
SCHEDULE - D		
SUNDRY DEBTORS FOR EXPENSES RECOVERABLE		
MORE THAN SIX MONTHS		001010.00
BLASTEC (INDIA) PVT LTD	221813.00	221813.00
INDIAN OIL CORPORATION LTD	523635.00	523635.00
PERI NITRATE PVT LTD., VISHKAPATNAM	263679.00	263679.00
TAMILNADU INDUSTRIAL EXPLOSIVES LTD, VELLORE	142630.00	142630.00
	1151757.00	1151757.00
LESS THAN SIX MONTH		
VARDHAMAN ENTERPRISES	213750.00	0.00
	213750.00	0.00
	1365507.00	1151757.00
ALINE	(1) As	





ASHOKA REFINERIES LIMITED SCHEDULE ANNEXED TO AND FORMING PART OF BALANCE SHEET AS AT 31-03-2011

		AS ON	AS ON
		31-03-2011	31-03-2010
		1	# 1 11
SCHEDULE -E			
CASH & BANK BALANCES			
CASH IN HAND		383365.00	492319.00
CASH AT BANK		H 2	
IDBI BANK, RAIPUR		28203.59	(18031.41)
UBI C/A 11111 BILASPUR		4956.08	4956.08
UBI C/A 11370 MAIN BRANCH, RAIPUR		12531.33	12531.33
JAMMU KASHMIR BANK LTD, RAIPUR		17533.56	17533.56
		446589.56	509308.56
SCHEDULE - F			
OTHER CURRENT ASSETS		241700.00	0.00
INCOME TAX		241780.00	0.00
SPECIAL BLASTS LTD.		1433598.00	0.00
TDS RECEIVABLE FOR A.Y. 2011-12		23750.00	0.00
		1699128.00	0.00
SCHEDULE - G DEPOSITS			14/4
TELEPHONE DEPOSIT		2000.00	2000.00
		2000.00	2000.00
SCHEDULE - H			4 4
LOAN & ADVANCES			
S.G.ENTERPRISES		1000000.00	1000000.00
SURENDRA PATWA, INDORE		8260231.00	14260231.00
		9260231.00	15260231.00
SCHEDULE - I			2 3 3
CURRENT LIABILITIES & PROVISION			
CREDITORS FOR EXPENSES		Walter St.	
SUNIL POLYPACK LIMITED, RAIPUR		1500000.00	1500000.00
BEETAL FINANCIAL & COMPUTER SERVICES PVT. LTD.		17553.00	16545.00
SOUTHERN ISPAT LTD, PALAKKAD, RAIPUR		1005029.00	1005029.00
	Α	2522582.00	2521574.00
ADVANCE FROM CUSTOMERS		100000	1 1 1 5
AMIN EXPLOSIVE PVT LTD, NAGPUR		679086.00	679086.00
BLACK DIAMOND EXPLOSIVE PVT. LTD, DHANBAD		3140000.00	3140000.00
	В	3819086.00	3819086.00
BRINA			





ASHOKA REFINERIES LIMITED SCHEDULE ANNEXED TO AND FORMING PART OF BALANCE SHEET AS AT 31-03-2011

PROVISIONS AUDIT FEE PAYBLE INCOME TAX PAYBLE C GRANT TOTAL (A+B+C) SCHEDULE - J PROFIT & LOSS ACCOUNT :- OPENING BALANCE ADD: PROFIT FOR THE YEAR	53872.00 35387.00 89259.00 6430927.00 16842339.44 65868.00	42842.00 260734.00 303576.00 6644236.00
AUDIT FEE PAYBLE INCOME TAX PAYBLE C GRANT TOTAL (A+B+C) SCHEDULE - J PROFIT & LOSS ACCOUNT :- OPENING BALANCE	35387.00 89259.00 6430927.00 16842339.44	260734.00 303576.00 6644236.00
INCOME TAX PAYBLE C GRANT TOTAL (A+B+C) SCHEDULE - J PROFIT & LOSS ACCOUNT :- OPENING BALANCE	89259.00 6430927.00 16842339.44	260734.00 303576.00 6644236.00
GRANT TOTAL (A+B+C) SCHEDULE - J PROFIT & LOSS ACCOUNT :- OPENING BALANCE	6430927.00 16842339.44	6644236.00
GRANT TOTAL (A+B+C) SCHEDULE - J PROFIT & LOSS ACCOUNT :- OPENING BALANCE	6430927.00 16842339.44	6644236.00
PROFIT & LOSS ACCOUNT :- OPENING BALANCE	9 4	19306019.73
OPENING BALANCE	9 4	19306019.73
	9 4	19306019.73
ADD: PROFIT FOR THE YEAR	65868.00	
		2463680.29
물로보다 그 얼마나 아내는 어느 없다. 그림	16776471.44	16842339.44
SCHEDULE - K		
SERVICES & OTHER INCOME		
COMMISSION & SERVICE CHARGES	237500.00	941873.00
BALANCES W/OFF	0.00	1594995.31
INTEREST ON FD	0.00	24994.00
INTEREST RECD. FROM OTHERS	0.00	1183661.00
INTEREST RECD. ON TDS	0.00	6398.00
MISC. INCOME	0.00	2700.00
	237500.00	3754621.31
SCHEDULE -L		
PAYMENT TO AND PROVISION FOR EMPLOYEES	16200.00	15600.00
SALARY TO EMPLOYEES DIRECTORS REMUNERATION	16200.00	15600.00 48000.00
DIRECTOR'S REMIUNERATION	0.00	48000.00
	16200.00	63600.00
SCHEDULE - M		
ADMINISTRATIVE & OTHER EXPENSES AUDIT FEES	11020.00	11020.00
BANK CHARGES	11030.00 6827.00	11030.00 13913.02
FBT EXPENSES	0.00	41.00
INCOME TAX EXPENSES and FBT EXPENSES	13266.00	4829.00
LISTING FEES	0.00	33414.00
OFFICE & GENERAL EXPENSES	1349.00	1709.00
OFFICE RENT	36000.00	36000.00
POSTAGE & TELEGRAM	14455.00	740.00
PRINTING & STATIONERY	16265.00	2639.00
SHARE TRANSFER CHARGES	17553.00	16545.00
TELEPHONE EXPENSES	3300.00	2600.00
REFINEA	120045.00	123460.02

M/S ASHOKA REFINERIES LTD

CASHFLOW STATEMENT FOR THE YEAR ENDED 31ST MARCH 2011

	(Amount in Lacs Year 2010-11	(Amount in Lac Year 2009-10
A) Cash Flow From Operating Activities :-	Teal 2010-11	Teal 2009-10
Net Profit/(Loss) before Taxes and Exceptional Items	1.01	35.68
Adjustments for:-	1.01	00.00
Depreciation		
Miscellaneous Expenses Written Off during the Year	0.00	0.00
Provisons		
Interest charged to Profit & Loss Accounts		
2.Operating Profit before Working Capital Changes	1.01	35.68
Adjustments for:-		
Inventories		4
Sundry Debtor	(2.14)	3.06
Other Receivables	43.01	108.79
Trade Payables	(2.13)	(102.26)
Cash generated from Operations	39.75	45.27
Direct Taxes Paid	(0.35)	(11.04)
Net Cash from Operating Activity (A)	39.40	34.23
B) Cash Flow From Investing Activities :-		
Purchase of Fixed Assets		
Decrease / (increase) in Investment	0.00	38.00
Advances to Suppliers of Capital Goods		
Creditors for Capital Goods		
Preliminery Expenses		
Net Cash From Investing Activities (B)	0.00	38.00
C) Cash Flow From Financing Activities :-		
Monies received towards Share Capital and Application		
Monies received towards Security Premium	of the first state	
Repayment of Borrowings		
Proceeds from Borrowings	(40.02)	(93.10)
Interest paid		11
Net Cash From Financing Activities (C)	(40.02)	(93.10)
D) Net Increase / (Decrease) in Cash & Cash Equivalents	(0.63)	(20.87)
Cash and Cash Equivalent at beginning of the Year	5.09	25.96
Cash and Cash Equivalent at end of the Year	4.46	5.09

Note:- Previous Year figures have been regrouped / recast wherever necessary.

AS PER OUR REPORT OF EVEN DATE
FOR, SUNIL JOHRI & ASSOCIATES
CHARTERED ACCOUNTANTS

(SIDDHESH KUMAR SHARMA)

PARTNER
M.NO.411002

FOR AND ON BEHALF OF BOARD

RAIPUR

(C. G.)

DIRECTOR

DIRECTOR

DIRECTOR

PLACE: RAIPUR DATED: 05-08-2011

ASHOKA REFINERIES LIMITED, RAIPUR.

SCHEDULE 'N'

Notes of Accounts:

Accounting Policies and Notes on Accounts for the year ended 31.03.2011

A Accounting Policies:-

1. ACCOUNTING CONVENTION

- (a) The Financial Statement is prepared under the historical cost convention in accordance with the generally accepted accounting principles In India.
- (b) Accrual method of accounting is followed with regard to income & expenses

2. RECOGNITION OF INCOME AND EXPENDITURE

Mercantile method of accounting is employed unless otherwise specifically stated elsewhere in this schedule. However where the amount is Immaterial / Negligible and / or establishment of accrual / determination of amount is not possible, no entries are made for the accruals.

3. **CONTINGENT LIABILITIES**

Contingent Liabilities are generally not accounted for in the accounts. Liabilities in respect of show cause notices received are considered as contingent liabilities only when they are converted into demand and contested by the company.

4. EMPLOYEE BENEFITS:

- a. Provident Fund is a defined contribution scheme and the contributions are charged to the Profit & Loss A/c of the year when the contributions to the Government Funds is due.
- b. Gratuity Liability and pension liability are defined benefit obligations and are provided for on the basis of an actuarial valuation made at the end of each financial year.
- c. Short Term Compensated absences are provided for based on estimates. Long Term compensated absences are provided for based on actuarial valuation.
- d. Actuarial gains / losses are immediate taken to the profit & loss account and are not deferred.

e. Payments made under the Voluntary Retirement Scheme are charged to the profit & loss account over a five year period.



5. INVESTMENTS:-

Long term investments are carried at cost less provision, if any for permanent diminution in value of such investments. Current investments are carried at lower of cost and fair value.

6. RESEARCH AND DEVELOPMENT EXPENDITURE

Revenue expenditure is charged to the Profit and Loss A/C and capital expenditure is added to the cost of Fixed Assets in the year in which it is incurred and depreciation thereon is provided as per the rates prescribed in Schedule XIV of the Companies Act, 1956.

7. BORROWING COST

Borrowing costs that are attributable to the acquisition or construction of qualifying or construction of qualifying assets are capitalized as part of the cost of such assets. A qualifying asset is one that necessarily takes a substantial period of time to get ready for its intended use or sale. All other borrowings costs are charged to revenue.

8. GOVERNMENT GRANTS

The grants are treated as Capital Reserve (and treated as a part of Shareholders funds), which can be neither distributed as dividend nor as deferred income.

9. <u>USE OF ESTIMATES</u>

The presentation of financial statements requires estimates and assumption to be made that affect the reported amount of assets and liabilities on the date of the financial statement 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.

10 **SEGMENT REPORTING**

- a Business Segment:- The company has considered business segment as the primary segment to disclose. The company is engaged in the manufacture of Cargo Handling Activity, which is the context of AS-17 issued by the Institute of Chartered Accountants of India is considered the only business segment.
- b) Geographical Segment: The Company sells its products within India. The condition prevailing in India being uniform No. separate geographical segment disclosure is considered necessary.



11. IMPAIRMENT OF ASSETS

An asset is treated as impaired when the carrying cost of assets exceeds its recoverable value. An impairment loss is normally charged to Profit & Loss account in the year in which an asset is identified as impaired. The impairment loss recognized in prior accounting period is reversed if there has been a change in the estimate of recoverable amount

12 ACCOUNTING FOR TAXES ON INCOME

- a Current tax is determined as the tax payable in respect of taxable income for the year and is computed in accordance with relevant tax regulations.
- b. Deferred tax assets and liabilities are recognized for future tax consequences attributable to the timing differences that result between taxable profit and the profit as per the financial statement. Deferred tax assets & liabilities are measured using the tax rates and the tax laws enacted or substantially enacted as on the Balance Sheet date. Deferred tax assets are recognized only to the extent there is reasonable certainty for its realization.
- c. Considering the future profitability & taxable position in the subsequent years the company has recognized MAT Credit as an assets by crediting the provision for income tax & including the same under Loans & advances in accordance with the Guidance note on "Accounting for Credit available in respect of MAT under Income Tax Act 1961" issued by the Institute of Chartered Accountant of India.

13 CASH FLOW STATEMENT

The cash flow statement is prepared as per the Indirect method prescribed under "Accounting Standard – 3" Cash Flow Statement issued by the Institute of Chartered Accounts of India.

14. FOREIGN CURRENCY TRANSACTION

Transactions in foreign currency are recorded in Rupees by applying the exchange rate prevailing on the date of transaction. Transactions remaining unsettled are translated at the rate of exchange ruling at the end of the year. Exchange gain or loss arising on settlement, translation is recognized in the profit & loss a/c.

B. Notes On Accounts :-

 Balances shown under the head sundry creditors, debtors & other balances are subject to confirmation, adjustment if any will be done after reconciliation. Balance confirmation from Sunil Polypack & Black Diamond Explosives Pvt. Ltd. Are not received

2. In the opinion of the board, the value on realization of loans, advances and current assets in the ordinary course of business will not be less than the amount of which they were stated in the balance sheet.

8 (C. G.)

- 3. Figures of previous year has been rearranged and regrouped wherever considered necessary.
- In the opinion of the management there is no such event occurred after the date of Balance Sheet which needs disclosure in these accounts.
- 5. Earning per Share:-

Net Profit for the Year - 65868 No. of Equity Shares - 3401900 Earning Per Share - Rs.0.02

- 6. There was no employee at any time during the year drawing Rs. 2,00,000/- or more per month.
- 7. Related party disclosure as required in terms of accounting standard 18 are given below:-
 - 1. Relationship:-
 - Key management personnel: Shri Sudhir Dixit
 Shri Shabir Memon
 Shri Ravi Kamra
 Shri Deepak Tyagi
 - b. Relative of key management personnel where transaction have been taken place.

Nil

Note:-

- 1. Related party relationship are identified by the company and relied upon by the auditors.
- 2. Transaction carried out by related parties referred to above in ordinary course of business.

Nature of Transaction	Referred in 1 (a) above	Referred in 1 (b) above
Remuneration paid	NIL	NIL
Loan Given	NIL	Nil
Loan Taken	NIL	NIL
Taken Loan Repaid	NIL	NIL
Outstanding: -		
Receivable	NIL	NIL
Payable	NIL OBPING	NIL ST & ASSO

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- 12. Provisions for the liability of gratuity are not made as there is no employee who is completed the required period of service.
- 13. Additional information pursuant to provision of paragraph 4c and 4d of Part II of Schedule VI to the Companies Act, 1956 is not applicable to the Company as the company does not have any manufacturing activity. Other Clauses are as given below:-

Clause	31-03-2011	31-03-2010
4. Managerial Remuneration	NIL	48000.00
4a. Commission Paid Or Payable to Directors	NIL	NIL
4b. Auditors Remuneration (Including Service Tax Rs.1030/-)	11030.00	11030,00
4c i. Licensed capacity	NIL.	NIL
ii. Installed capacity	NIL	NIL
iii. Production	NIL	NIL

6. Additional information pursuant to Part III of schedule VI to the Companies Act, 1956.

I. Registration Details

A. Registration No.	10-06678 Of 1991
B. State Code No.	10
C. Balance Sheet Date	31.3.2011

II. Capital Raised During The Year (Amount In Thousands)

A. Public Issue									Nil
B. Right Issue									Nil
C. Bonus Issue									Nil
D. Private Place	mei	nt In	clud	ing !	Share	Pre	mium		Nil

III. Position of Mobilization and Deployment of Funds (Amount in Thousands)

A. Total Liabilities		35519
B. Total Assets		35519

Source Of Funds

A. Paid-Un	Capital	(Including St	are Application	n Money)	34019

B. Reserve & Surplus

C. Secured Loans

D. Unsecured Loans



1500



Application Of Funds	
A. Net Fixed Assets	
B. Investments	12400
C. Net Current Assets	6343
D. Miscellaneous Expenses	
E. Accumulated Loss	16777
A. Turnover	237
IV. Performance of Company	
B. Total Expenditure	136
C. Profit/Loss Before Tax	101
D. Profit/Loss After Tax	0.66
E. Earning Per Share (In Rs.)	0.02/-
F. Dividend Rate %	

V. Generic Name Of Principal Services Of The Company

A. Item Code No.

00440189.

B. Product Description

Cargo Handling Activity

As Per Our Report Of Even Date Attached

For And On Behalf of The Board Of Directors,

Director Director FOR, SUNIL JOHRI & ASSOCIATES. CHARTERED ACCOUNTANTS FIRM REGN. NO.005960G

> (SIDDHESH KUMAR SHARMA) PARTNER

M.NO.411002

PLACE: RAIPUR DATED: 05-08-2011