

RIFILITIES OF THE PROPERTY OF





14th ANNUAL REPORT 2005-2006

BOARD OF DIRECTORS

RAJESH C. JAIN GOPAL PANDYA BABUBHAI D. MAKWANA PARESH K. PATEL SURBHI N. KOTHARI

CHAIRMAN & MANAGING DIRECTOR

DIRECTOR DIRECTOR DIRECTOR DIRECTOR

AUDITORS

M/s. Porwal & Porwal Chartered Accountants, 214, Marine Chambers, 11, New Marine Lines, Mumbai-400 020

BANKERS

Bank of Baroda Kothi Branch, Baroda.

REGISTERED OFFICE / PARK

Ajwa Nimeta Road, P.O. Ajwa Compound- 391 510, Ta, Waghodia. Dist. Baroda.

CORPORATE OFFICE

'A' Tower, 1st Floor, Kunj Resi Cum Plaza, Palace Road, Baroda-390 001

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NOTICE

NOTICE is hereby given that the Fourteenth Annual General Meeting of the Members of AJWA FUN WORLD & RESORT LIMITED will be held on Saturday, 30th September, 2006 at the Registered office of the Company situated at Ajwa Nimeta Road, P.O. Ajwa Compound - 391 510 Tal. Waghodia, Dist. Baroda at 10:00 a.m. to transact the following business.

ORDINARY BUSINESS

- 1. To receive, consider and adopt the Audited Profit and Loss Account for the year ended 31st March, 2006 and the Balance Sheet as at that date together with the report of the Directors and the Auditors thereon.
- 2. To appoint a Director in place of Mr.Gopal Pandya, who retires by rotation and being eligible, offers himself for re-appointment.
- To appoint Auditors and fix their remuneration.

SPECIAL BUSINESS:

4. To consider and if thought fit to pass with or without modification(s) the following resolution as a Special Resolution.

RESOLVED THAT in terms of the provision of section 198, 269, 309 and 310 r.w. Schedule XIII and all other applicable provisions if any of the companies Act.1956 and subject to such approvals, concurrence or ratification as may be require. The consent of the company be and hereby accorded to the terms and condition of appointment of Shri Rajesh C. Jain as a Whole Time Director Designated as Managing Director for a period of 5 years w.e.f. 1st April 2006 upon and subject to the terms and condition including the remuneration as setout in the expanatory statement appended here with a liberty to the board of directors to alter, modify, change or vary one or more of the terms and condition of the appointment in such a manner as may be agreed upon between the board and Shri Rajesh C. Jain but however within the limits specified in that behalf in schedule XIII to the said act or any ammendment thereof or otherwise as pemissible at law for time being in force AND THAT in the event of inadequate or absence of profit in any of the financial years during the tenure of his appointment, he shall be entitled for the same remuneration and other perks as detailed in the terms and conditions stated hereunder.

FURTHER RESOLVED THAT the board of Directors of the company be and is hereby authorized to do and perform all such acts deeds, matters and things as may be necessary or expedient to give effect to this resolution.

5. To consider and if thought fit to pass with or without modification(s) the following resolution as a Odinary Resolution.

RESOLVED THAT in terms of the provision of section 293 (1) (a) and all other applicable provisions of the companies act,1956 and subject to such contents approvals or ratification as may be required for the purpose and subject to the such enactments or modifications as may be called for, the consent of the company be and is hereby accorded to the board of directors or any committee appointed by the Board of Directors with such powers, to sell, lease, or otherwise dispose off the whole of the undertaking of the company including the assets, plant and machineries or other infrastructure of the company to any person or persons, firms, corporate body or any association of persons in the course of business of the company AND THAT the board and directors be and hereby further authorized to do all the thinks and deeds including to take such decisions of conclusions as may be deem to fit in the interest of the company.

6. To consider and if thought fit to pass with or without modification(s) the following resolution as a Special Resolution.

RESOLVED THAT as envisaged by section 372(A) and all other applicable provision if any of the companies act, 1956 and subject to such approvals, confirmation, rectification as may be required all residential to and acceptable to the board of directors of the company, the consent and rectification of the members be and hereby accorded to the board of directors to make any loan to any other body corporate, give any gurantee or provide security in connection with a loan made by any other person to, or to any other persons by any other body corporate and to quire by way of subscription of otherwise the security of any other body corporate to the extent and the in such manner as to exceed 60% of the paid up share capital and free reserved or 100% of free reserved of the company AND THAT the board of directors shall be deemed to be authorised to invest in the securities or to make loan or give gurantee or provide security as referred as above to the extent and not exceeding Rs.70 crores in aggregate or from time to time in the best interest and in the course of business of the company.

By order of the Board of Directors, For Ajwa Fun world & Resort Ltd.

Rajesh C. Jain (Chairman & Managing Director)

Place: Ajwa

Date: 30th August, 2006



NOTE/S:

- 1. A Member entitled to attend and vote at the meeting, is entitled to appoint a proxy to attend and vote instead of himself/herself and the proxy need not be a member of the company. Proxies in order to be effective must be received by the Company not less than 48 hours before the meeting.
- 2. The Register of Members and the Share Transfer Books of the Company will remain closed from 26th September, 2006 to 30th September, 2006 (both days inclusive).

EXPLANATORY STATEMENT PURSUANT TO SECTION 173(2) OF THE COMPANIES ACT, 1956.

Subject to the approval of the members of the company the Board of Directors of your company has appointed Mr, Rajesh C. Jain as a Managing Director of the Company w.e.f. 1st April 2006 on the terms and Conditions as setout in the draft particulars detail hereunder.

THE TERMS AND CONDITIONS:

- The appointment of Mr Rajesh C. Jain shall take the effect from 1st April, 2006 for a period of Five Years to end on 31st March, 2011.
- 5. Payment of Remuneration and other perquisite.
- i). Housing: Expenditure by the company on hiring furnished accommodation for the appointee will be subject to the following ceiling 60% of Salary, over and above 10% payable by the appointee.
- ii). In case of accomodation is owned by the Company. 10 % of the salary of the appointee shall be deducted by the Company, and
- iii). In case, no accomodation is provided by the Company, the appointee shall be entitled to House Rent Allowance subject to the ceiling laid down in (a) above.

EXPLANATION:

- (1) The Expenditure incurred by the company on gas, electricity, water and furnishing shall be valued as per the Income Tax Rules, 1962 subject to the ceiling of 10 % of the Salary of the appointee.
- i. MEDICAL REIMBURSMENT:

Expenses incurred for the appointee and his family subject to a ceiling of one month's salary in a year or three month's salary over a period of three years.



ii. LEAVE TRAVEL CONCESSION:

Leave Travel concession for appointee and his family once in a year, include in accordance with the Rules of the Companies.

iii. CLUB FEES:

Fees of Clubs Subject to a maximum of two clubs. This will not include admission and life member ship fees.

- iv. PERSONALACCIDENTINSURANCE: Premium not to exceed Rs. 4000/- p.m.
- v. Contribution of provident fund, superannuation fund or annuity fund will not be included in the computation of the ceiling on perquisites to the extent these either singly or put toghether are not taxable under the Income tax Act. Graduity payable should not exceed half a month's salary for each completed year of service.
- vi. Earned leave with full pay and allowance as per the Rules of the Company but not exceeding one month/s leave for every 11 months of service. Encashment of leave at the end of the tenure will not be included in the computation of the ceiling on perquisites.
- vii. Provision for Car for use on company's Business and telephone at Residence. These will not be considered as perquisites. Personal long distance calls on tele-phone and use of car for private purpose shall be billed by the Company to the appointee.

However, in the event of loss or inadequate of profits during the currency of tenure of Shri Rajesh. C. Jain he shall be paid a total remuneration including allowance, perquisite, etc. as above as minimum remuneration, within the preview of schedule XIII of the Companies Act, 1956.

None of the Directors except Mr. Rajesh C. Jain is concerned or interested in the proposed Resolution.

(2) As you may be aware, the entertainment industries and the activities relating to the tourism has been place on the low profile performance and is not contributory to the profit margin of your company. It is therefore felt in the interest of the company and to balance the value addition of the share holders to sell, lease or otherwise disposed off the property assets or any undertaking to the other person, firms corporate bodies or a association of persons on the basis of the highest return to the company. The board of directors are in the process of exploration of such opportunity and with your permission the board is hope full to strike the deal to lease the infrastructure, rides and other facilities to the subjected party on a lumsum or such other beneficial mode as may be negotiated by the board with the party.



In view of the fact that the prior consent of the general meeting is called for to authorized the board to sell, lease or otherwise disposal of the undertaking, the resolution is submitted for your necessary approval.

No director is deemed to be directly or indirectly interested in passing the resolution but may be interested in future if the rejections is concluded with the corporate body in which the director may be deemed to be interested directly or indirectly.

(3) Your company has been engaged in entertainment industry which is facing the rough weather because of the un economical operations. Your company has in the past as a part of the diversified corporate activities invested in the securities of sum of the companies and also has given a loan to other corporate bodies. However attributing to the non profitable operation of your company, the profits were already eroded resulting in to the position of accumulated losses. Keeping in view the applicable provisions of section 372(A) enacted subsequent to the investment and loan already effected, the net worth of the company has been practically to be nil and hence the investment and balance of outstanding loan already appearing in the books of accounts has rendered to be in excess of the limits prescribed in section 372(A). However the excess investment and loan are due to circumstancial operation the board of directors to meet with the legal requirements has selected to place before you the resolution to ratify and approve for the future course of action the balance of investment and outstanding loan in excess of 60% of the paid up capital and free reserved of 100% of the reserved whichever is higher.

Hence the resolution under section 372(A) is placed before you for your necessary approval.

By order of the Board of Directors, For Ajwa Fun world & Resort Ltd.

Rajesh C. Jain (Chairman & Managing Director)

Place: Ajwa`

Date: 30th August, 2006



DIRECTORS' REPORT

TO THE MEMBERS,

Your Directors have pleasure in presenting their Fourteenth Annual Report together with the Audited Accounts for the year ended 31st March, 2006.

FINANCIAL RESULTS

(Rs. in lacs)

Particulars		2005-2006	2004-2005
Income Revenue	=	81.87 ·	84.57
Ciher Income		156.19	00.00
Profit/ (Loss) before depreciation & tax		142.11	(186.63)
Less:Depreciation	3.	39.68	46.15
Profit/ (Loss) before tax	u 5	102.43	(232.78)
Net Profit / (Loss) after tax		102.43	(232.78)

OPERATIONS

The Company posted dismal performance particularly on account of the general recession in the entertainment industry and generally attributed to slow down in the economy as a whole. During the year under review, on a turnover of Rs. 81.87 Lacs, the Company's Net surplus for the year stood at Rs102.43 Lacs. However, your Directors are exploring opportunities for corporate restructuring and the better future prospects of the Company and as a part of the exercise your company has settled under OTS scheme of Bank of Baroda an amount of Rs. 87 lacs against an out standing liablities of Rs 238.18 lacs and there by has a sundry balance has been written back to the profit and loss account to generate the surplus. Your company has also embarked upon diversity by acquiring and setting up of a division specializing in constructing activities.

The Companies one of the unit i.e. Ajwa Water Park has been taken over by the secured creditors and therefore the income flow of the company has been adversely impacted.

DIVIDEND

Your Board of Directors do not recommend any dividend in view of the carried over losses.

DIRECTORS

Mr. Gopal Pandya, Director of the Company retires by rotation at the ensuing Annual General Meeting and being eligible, offer himself for re-appointment.



AUDITORS

M/s. Porwal & Porwal, Chartered Accountants, Mumbai, retire as an Auditors of the Company at the ensuing Annual General Meeting and are eligible for re-appointment and they have furnished the certificate for their eligibility as per Section 224(1B) of the Companies Act 1956.

AUDIT COMMITTEE

As required under Section 292A of the Companies Act, 1956 Audit Committee comprising Shri Paresh K. Patel, Shri Gopal Pandya and Surbhi N. Kothari has been formed. Audit Committee meetings were held in accordance with statutory requirements.

INDUSTRIAL RELATION

During the year under review the relation between employees and management were cordial.

CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION, FOREIGN EXCHANGE EARNINGS AND OUT GO

As required by the provisions of Section 217 (1)(e) of the Companies (Disclosure of Particulars in the report of Board of Directors) Rules, 1988, the relevant data pertaining to Conservation of Energy, Technology absorption & Foreign exchange earnings and out go are furnished in the Annexure forming part of this report.

AUDITORS REPORT

Auditors observations are self explanatory and/or suitably explained in the notes on Accounts.

PARTICULARS OF EMPLOYEES

There was no employee during the year under review whose particulars are required to be given pursuant to Section 217 (2A) of the Companies Act, 1956.

CORPORATE GOVERNANCE

Your Company attaches considerable significance to good corporate governance as an important step towards building investor confidence, improve investor's protection and maximise long term shareholder value. Pursuant to Clause 49 of the Listing Agreement with the Stock Exchanges, a compliance report on the Corporate Governance forms part of the Annual Report along with Auditor's Certificate on its compliance.

DIRECTORS RESPONSIBILITY STATEMENT

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 accounts for the financial year ended 31st March, 2006, the applicable accounting standards have been followed along with proper explanation relating to



material departures;

- ii) That the Directors have selected such accounting policies and applied them consistently and made judgments and estimates that were reasonable and prudent so as to give true and fair view of the state of affairs of the Company at the end of the financial year and of the profit or loss of the Company for the year under review;
- iii) That the Directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 1956 for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- iv) That the Directors have prepared the accounts for the financial year ended 31st March, 2006 on a 'going concern' basis.

VOLUNTARY DELISTING OF THE COMPANY'S EQUITY SHARES FROM CERTAIN STOCK EXCHANGES

In pursuance to the resolution passed at the last General Meeting of members of the Company held on 30th September'2004 the necessary submissions have been made to de-list the Equity Shares of your Company from the Stock Exchanges at Ahmedabad, Vadodara, & Indore. The Shares of your Company are compulsorily traded in dematerialized form. The Equity Shares continue to be traded on The Stock Exchange, Mumbai.

ACKNOWLEDGMENT

Your Directors place on record their sincere appreciation of the co-operation and assistance extended by the bankers of the Company. They also place on record their appreciation of the devoted services rendered by the Whole Time Director, Executives, Staff Members and Workers of the Company.

By order of the Board of Directors, For Ajwa Fun world & Resort Ltd.

Rajesh C. Jain (Chairman & Managing Director)

Place: Ajwa

Date: 30th August, 2006



ANNEXURE TO DIRECTORS REPORT

INFORMATION UNDER SECTION 217(1)(e) OF THE COMPANIES ACT,1956 READ WITH THE COMPANIES (DISCLOSURE OF PARTICULARS IN REPORT OF BOARD OF DIRECTORS), RULES,1988 AND FORMING PART OF THE DIRECTORS REPORT FOR THE YEAR ENDED 31ST MARCH, 2006.

CONSERVATION OF ENERGY

FORM "A"

Your Company falls out of the purview of the list of Industries which are required to furnish the necessary information in FormA.

II. Disclosure of Particulars with respect to Technology Absorption, Adaptation and Innovation (To the extent applicable)

v	*	FORM	"B" Current year	Previous year
	1) Research & Development (R & D)		Nil	. Nil
ž	Technology absorption, Adaptation and inovation		· Nil	Nil
III.	Foreign Exchange Earnings Outgo		Nil Nil	Nil Nil

By order of the Board of Directors,
 For Ajwa Fun World & Resort Ltd.

Place : Ajwa

Date: 30th August, 2006

Rajesh C. Jain. (Chairman & Managing Director)



CORPORATE GOVERNANCE REPORT:

Pursuant to clause 49 of the listing agreement, a report on corporate governance is given below:

1) Company's philosophy on code of governance.

Corporate Governance deals with the laws, procedures, and practices to determine Company's ability to take managerial decisions and in particular relations with Shareholders, Customers / Suppliers and Employees. The objective of Good Corporate Governance is to enhance the long-term shareholders value and maximize interest of other Shareholders. This in turn will lead to corporate growth and the actions of the management arising out of this Corporate Governance would create wealth for the Company as well as for Society at large.

2) Board of Directors

a) Composition

The present strength of the Board is 5 Directors. The Board comprises of executives and non-executive Directors are 4 and 1 Director is Chairman & Managing Director.

During the year five Board meetings were held and the gap between two meetings did not exceed 4 months. The Board meetings were held on June 30, 2005, July 5, 2005, October 28, 2005, January31,2006 & March 30, 2006. None of the Directors on the Board is a member of more than 10 Committees & more than 5 Committees as Chairman.

The names and category of Directors on the Board, their attendance at Board meetings during the year and at the last Annual General Meetings and also the number of Directorships and Committee Memberships / Chairmanships held by them in other Companies are given below:

Sr. No.	Name of the Director/s	Executive/Non Executive/ Independent/ Promoter	No. of other Companies In which Director	No. of Committees/ Positions held in other Companies
1.	Rajesh C. Jain *	Executive & Promoter	3	2
2	Gopal Pandya	Non-Executive independent	1	1 ,,
3	Babubhai D. Makwana	Non-Executive independent	1 *	1 1 7
4	Paresh K. Patel	Non-executive independent	, Ó , ^s	, 0
5	Surbhi N. Kothari	Non-Executive	'1"	3

^{*}Re-appointed as Chairman & Managing Director w. e. f. 1st April, 2006. The requisite resolution is placed in the ensuing Annual General Meeting of members of the company for necessary approval.

- 3. Information regarding Directors pursuant to part VI (A) of Clause 49 of the Listing agreement entered into with the Stock Exchanges.
- a) Mr. Gopal Pandya, a seasoned Technocrat, is retiring by rotation and being eligible offers himself for reappointment.

His association with the Company shall go a long way to provide the guidance in respect of various issues relating to technical administration of the project and restructuing and hence the reappointment is commended by the Board. No Director is deemed to be directly or indirectly interested in the appointment.

4) As per Clause 49 (I) (B) of the Listing Agreement, the Company has no pecuniary relationship or transactions with the non-executive Directors vis - a - vis the Company.

5) Audit Committee:

The Audit Committee comprises of Executive & non-executive Directors and has been set up with scope of activities as set out in 49 of the listing agreement with the Stock Exchanges read with Section 292 A of the Companies Act, 1956. The broad terms of reference are as contained in Clause 49. Statutory Auditors of the Company attend the meeting. Mr. Amjad Shaikh, is the Co-ordinator of the Committee. The Committee met during the year on June, 30, 2005, July 5, 2005, January 31, 2006 & March 30, 2006. The attendance of the Members at the meetings is stated here in below:

Name of the Director	Category	No. of meetings attended during the year 2005-2006	ng
Gopal Pandya	Non-Executive Independent	1.	
Rajesh C. Jain	Executive & Promoter	3	a a
Surbhi N. Kothari	Non-Executive	3	

6) Remuneration Committee :

The Company has a committee of Directors called remuneration committee with broad terms of reference covering all the key executives including Executive Directors/ Non-executive Directors and other employees to deal with 1) succession plans, appointments, placements and major proposals 2) remuneration in general 3) employees stock option schemes plans 4) personnel policies including training and Human-resources developments.

The composition of the remuneration committees and the details of the meetings attended by the Directors are given below:

		the state of the s		
Name of the Director	Category	No. of meetings attended during the year 2005-2006		
Gopal Pandya	Non-Executive Independent	. 2	*******	• «
Babubhai D. Makwana	Non-Executive Independent	; 1 .		
Paresh K. Patel	Non-Executive Independent	0	*	
Surbhi N. Kothari	Non-Executive	2		

The Company while formulating policy for deciding the remuneration, package of the Senior managerial personnel takes into consideration employment scenario, remuneration levels, prevalent in the industry and Company.

Details of Remuneration paid to the Directors:

Name	Salary , Perquisites & others			
Rajesh C. Jain	Rs.3,00,000/- p.a.			

The Directors have decided not to receive the sitting fees in view of the financial position of the Company.

The Shareholders Transfer and Investor Grievance Committee:

The investors/shareholders grievance committee comprises entirely of non-executive Directors. The composition and the attendance of each members of the Committee at the meeting are as follows:

2. Rajesh C. Jain * Executive 12 100 3 Surbhi N. Kothari Non-Executive 12 100 Independent	Sr. No.	Name of the Commi Members	ee Executive/Non-Executive/ Independent/Promoter		
2. Rajesh C. Jain * Executive 12 100 3 Surbhi N. Kothari Non-Executive 12 100 Independent 12 100	1.	Devendra U. Jain	,,,,,,	11	91.66%
Independent	2.	Rajesh C. Jain *	A STATE OF THE STA	12	100%
	3	Surbhi N. Kothari		12	100%
Independent	4	Gopal Pandya	Non-Executive	01	8.33%

The Share transfer and investor grievance committee were held during the year 2005-2006 on 30/04/05, 31/05/05, 30/06/05, 31/07/05, 31/08/05, 30/09/05, 31/10/05, 30/11/05, 31/12/05, 31/01/06, 28/02/06 & 31/03/06.



All the complaints received from the Shareholders have been attended for redressal.

7. General Body Meetings:

Date of AGM	Locations
28/09/2003	At the Registered office of the Company
30/09/2004	At the Registered office of the Company
30/09/2005	At the Registered office of the Company

No special Resolution was put through postal ballot during the previous year.

8) Disclosures:

- a) Disclosures of related party transactions as required by the Accounting Standard 18 have been given in the Note No. 15 of Schedule No. 17, attached to the Accounts. There are no material significant transactions with its promoters, as a Director or the management or relatives or subsidiaries that may have potential conflicts with the interest of the Company.
- b) There is no non-compliance by the Company except the circumstantial delay caused, penalties, strictures imposed on the Company by the Stock Exchange or SEBI or any statutory authority on any matter related to Capital market during the last 3 years.

9) Means of Communications:

1.	Date on which half yearly results were send to each share holders	No. As results of the Company are widely published in the news
2.	News papers in which Quarterly results were published	
3.	Any website were displayed	www.ajwa funworld.com The Company is planing to furnish share holding patterns, financial results on SEBI Website www.sebiedifar.nic.in
4.	Whether the Company displays the official News releases?	No
5 .	Whether the management discussion and analysis report forms a part of the	Yes

Annual Report.

10) General Shareholders Information:

Sr. No.	Particulars	Date				
1. 2.	Annual General Meeting Dates of Book-closure	September, 30, 2006 26.09.2006 to 30.09.2006 (Both days inclusive)				
3.	Record Date	-				
4.	Dividend Payment Date	N.A.				
5 .	Listed on Stock Exchanges	Mumbai, *Vadodara, *Indore & *Ahmedabad.	1	lk!		
6.	Stock Code ,	Demat: INE863E01015 Physical: 526628 BSE		ž		
7.	ISIN No.	CDSL: INE863E01015			*	

^{*} The Requisite submissions have been made for de-listing of Equity Shares.

Address for communication: Corporate Office:

Managing Director
Ajwa Fun World & Resort Limited
'A'Tower, 1st Floor,
Kunj Resi Cum Plaza,
Palace Road,
Baroda - 390 001.

Phone No. 0265-2434864/0265-6545891

Fax No. 0265-2415579

Email ID: ajwafun@yahoo.com

RTA:

MCS Limited Neelam Apartment, 88, Sampat Rao Colony, Above Chappan Bhog, Alkapuri, Baroda - 390 007.

Telephone No/s.: 0265-2339397

Fax No.:0265-2341639

E-MAIL: mcsbaroda@igra.net

Share Transfer System:

All transfer requests received are processed and approved by an authorised officer of the Company after a careful scrutiny of the same for transfer or rejection, as the case may be. Shareholders holding their Shares in electronic mode are advised to address all correspondence to their respective depository participants. As on date no complaints received are pending for redressal and the Company ensures to attend to the Complaints within the period notified by the SEBI guidelines.

Park Location: Ajwa Nimeta Road, P.O. Ajwa Compound-391 510. Ta. Waghodia, Dist. Baroda.

11) Distribution of Share holding as on March 31, 2006.

No. Of Shares		Share Holders		Share Amount	
		Number	% Total	Amount	% Total
UP TO	5000	4832	86.78	9266000	14.50
5001	10000	357	6.41	3056000	4.78
10001	20000	137	2.46	2272000	3.56
20001	30000	60	1.08	1542000	2.41
30001	40000	19	0.34	768000	1.20
40001	50000	47	0.85	2331000	3.65
50001	100000	48	0.86	3648000	5.71
100001		68	1.22	41017000	64.19
TOTA	\L	5568	100	63900000	100.00

12) Shareholding pattern as on March 31, 2006.

Total Nominal value: Rs.6,39,00,000/-Nominal Value of each Shares: Rs.10/- Total No. of Shares: 6390000

Paid up Value of each Shares Rs. 10/-

Category	No.of Shares	% of Shareholding
Indian Promoters	1129500	17.68
Mutual Funds & UTI	Nil	· Nil
Fils	. Nil	Nil
Banks & Financial Institution	Nil	Nil
Corporate Bodies	1561400	24.44
Indian Public	3699100	57.88
NRIs/OCBs	Nil	. Nil
Non Resident Company	Nil	Nil
Clearing Members	Nil	Nil
Total	6390000	100 %

13) Market Price data High and Low during each Month for financial year 2005 - 2006.

Month	High	Low
September, 05	9.03	9.00

However, there were no instances of any trading taken place on the M.P., Vadodara and Ahmedabad Stock Exchanges, where the securities of the company are listed, but now in the process of de-listing. The Shares of the Company are not listed at the National Stock Exchange Limited.

Dematerialisation of shares as on 31st March, 2006 and Liquidity.

The Company's Shares are Compulsorily traded in Dematerialised form and are available for trading on Central Depository Services (I) Limited (CDSL). 982100 equity shares of the Company representing 15.37% of the Company shares Capital are dematerialised as on 31st March, 2006.



Secretarial Audit

A Practicing Company Secretary carried out a secretarial audit to reconcile total admitted capital with Central Depository Services (India) Limited (CDSL) and the total issued and listed capital. The Audit confirms that the total issued and paid up shares capital is in agreement with the total number of Shares in physical form & the total No.of dematerialised shares held in CDSL.

Plant Location

: Ajwa Nimeta Road,

P.O. Aiwa Compound - 391 510.

Ta. Waghodia, Dist. Baroda.

Address for correspondence

Registered Office

Ajwa Nimeta Road, P.O.Ajwa Compound-391 510

Ta.Waghodia, Dist. Baroda. Corporate Office
"A" Tower, First Floor,

Kunj Resi-Cum-Plaza,

Palace Road, Baroda - 390 001

Tele No. 0265-2434864 Fax No. 0265-2415579

E-MAIL: ajwafun@yahoo.com

CERTIFICATE

TO,
THE MEMBERS OF
AJWA FUN WORLD & RESORT LTD.

We have examined the compliance of conditions of Corporate Governance by, Ajwa Fun World & Resort Limited, for the year ended on 31st March, 2006 as stipulated in Clause 49 of the Listing Agreement of the said Company with Stock Exchange.

The compliance of conditions of Corporate Governance is the responsibility of the management. Our examination has been limited to a review of the procedures and implementations thereof adopted by the Company of ensuring compliance with the conditions of the certificate of Corporate Governance as stipulated in the said clause. It is neither an audit nor an expression of opinion on the financial statements of the Company.

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



As required by the Guidance Note issued by The Institute of Chartered Accounts of India, we have to state that while the Shareholders/investors Grievance Committee has not maintained records to show the investor grievances pending for a period of one month against the Company, the Registrars of the Company have certified that as at 31st March, 2006, there were no investor grievances remaining unattended/pending for more than 30 days.

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

For M/s. Porwal & Porwal Chartered Accountants

Place: Mumbai

Dated: 30.08.2006

NIKHIL PORWAL PARTNER



AUDITORS' REPORT

TO MEMBERS OF AJWA FUN WORLD & RESORT LIMITED

We have audited the attached Balance Sheet of AJWA FUN WORLD & RESORT LIMITED as at 31st March 2006, the Profit & Loss Account for the year ended on that date and the Cash Flow Statement for the year ended on that date both 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.

- 1. 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.
- 2. We have obtained all the information and explanations which to the best of our knowledge and belief, were necessary for the purpose of our audit.
- 3. In our opinion, proper books of account as required by law, have been kept by the company, so far as appears from our examination of the books of the company.
- 4. The Balance Sheet and Profit & Loss Account dealt with by this report are in agreement with the books of account.
- 5. i) Provision for diminution in the value of investments to recognise the decline other than temporary, in accordance with Accounting Standard 13, is not made in the accounts.
 - ii) Provision for Gratuity & Leave Encashment, in accordance with Accounting Standard 15, is not made in the accounts.
 - iii) Some of the Investments made by the Company in shares are not held in the name of the company though required under the provisions of section 49 of the Companies Act, 1956.
 - iv) The Company has not provided for diminution in the value of Investments amounting to Rs. 82,56,840. Consequently the losses for the year are understated by Rs. 82,56,840 and the Profit & Loss Account in the Balance Sheet is understated by Rs. 82,56,840 correspondingly Investments are overstated to the same extent of Rs. 82,56,840



v) The Company has not adhered to the provisions of section 372A of the Companies Act. 1956 in respect of certain loans given and Investments made by it.

We further report that, without considering item (ii) above, the effect of which could not be determined, had the observations made by us in paragraph (iv) above been considered, year would have been Rs. 9,50,000 (as against the reported figure of total Investment Rs. 92,06,840) and accumulated losses would have been Rs. 14,13,38,777 (as against the reported figure of Rs.13,28,11,937).

- vi) Subject to the foregoing, in our opinion, the Balance Sheet and Profit & Loss Account comply with Accounting Standards referred to in sub-section (3C) of section 211 of the Companies Act, 1956.
- 6. On the basis of the written representations received from the directors, and taken on record by the Board of Directors, we report that none of the directors is disqualified as on 31st March, 2006 from being appointed as a director in terms of clause (g) of sub-section (I) of section 274 of the Companies Act, 1956.
- 7. Subject to the matters referred to in paragraphs 5(i) to 5(v) above, in our opinion and to the best of our information and according to the explanations given to us, the said accounts, together with the notes thereon, give the informations required under the Companies Act, 1956 in the manner so required under the Companies Act, 1956 in the manner so required and give a true and fair view:
 - (a) In the case of the Balance Sheet of the state of affairs of the Company as at 31st March, 2006; and
 - (b) In the case of the Profit & Loss Account of the Profit for the year ended on that date.

As required by the Companies (Auditors' Report) Order, 2003 issued by the Central Government of India in terms of sub-section 4A of section 227 of The Companies Act, 1956 and on the basis of such checks as we considered appropriate, we further report that:

- (i) (a) In respect of fixed assets, the Company has maintained proper records showing full particulars including quantitative details and situation of fixed assets.
 - (b) As explained to us, the fixed assets have been physically verified by the management during the year. We have been informed that no serious discrepancies were noticed on such verification.
 - (c) In our opinion, the company has not disposed of substantial part of the fixed assets during the year.
- (ii) (a) In our opinion, the stocks of the stores, eatables & beverages, spare parts etc. have been physically verified by the management at reasonable intervals.

- (b) In our opinion and according to the information and explanations given to us, the procedures of physical verification of stocks followed by the management are reasonable and adequate in relation to the size of the company and the nature of its business.
- (c) In our opinion and according to the information and explanations given to us, the discrepancies noticed on verification, which were not material, have been properly dealt within the books of account.
- (iii) (a) The Company has taken interest-free unsecured loans from five parties covered in the register maintained u/s.301 of the Companies Act, 1956 and the year end balance was Rs. 20,13,053.61. The Company has granted interest free unsecured loan to one party covered in register maintained u/s. 301 of the Companies Act, 1956 and the year end balance was Rs. 32,050.
 - (b) In our opinion, the rate of interest and other terms and conditions on which loans have been taken /granted from the parties listed in the register maintained u/s.301 of the Companies Act are not, *prima facie*, prejudicial to the interest of the Company.
 - (c) In respect of interest free loans taken/granted by the company, principal amount is repayable on demand.
 - (d) There are no overdue amounts of loans taken/granted by the company as these loans are repayable on demand.
- (iv) In our opinion and according to the information and explanations given to us, there are adequate internal procedures commensurate with the size of the Company and nature of its business with regard to purchases of inventory, fixed assets and with regard to the sale of goods. Further on the basis of our examination and according to the information and explanations given to us, we have not come across any instance of major weaknesses in internal controls.
- (v) (a) In our opinion and according to the information and explanation given to us, the transactions that need to entered into the register maintained u/s.301 of the Companies Act, 1956 have been so entered.
 - (b) In our opinion and according to the information given to us, there are no transactions in pursuance of the contract or arrangements entered in the register maintained u/s.301 of the Companies Act, 1956 aggregating during the year to Rs. 5,00,000 or more.
- (vi) As per the information and explanations given to us, the company has accepted deposits from public and has not complied with any of the directives issued by the Reserve Bank of India and the provisions of Section 58A and 58AA of the act and the rules framed there under in respect of such deposits.
- (vii) The Company does not have any internal audit system.
- (viii) This clause is not applicable as the Company is not a manufacturing Company.

(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 have been regularly deposited with the appropriate authorities. According to the information and explanations given to us, undisputed amounts payable in respect of Statutory dues were in arrears as at 31st March 2006 for a period of more than 6 months from the date they became payable.

PARTICULARS	AMOUNT (Rs.)	PERIOD TO WHICH THE AMOUNT RELATES	DUE DATE	DATE OF PAYMENT
PROFESSIONAL TAX	1,180.00	31.07.2005 TO 31.03.2006	Various Dates	25-04-06 PAID Rs.700 BALANCE IS
#:			1	O/S

(b) According to the records of the Company and the information and explanations given to us, detail of dues of Sales tax, Income tax, Custom tax, Wealth tax, Excise duty and Cess which have not been deposited as on 31st March, 2006 on account of any dispute are given below:

PARTICULARS	NATURE OF DUES	PERIOD TO WHICH THE AMOUNT RELATES	AMOUNT (Rs.)	FORUM WHERE DISPUTE PENDING
GUJURAT ELECTRICITY BOARD	INSTALLATION CHARGES & INTEREST	01.04.1997 TO 31.03.1998	195,070	GUJURAT ELECTRICITY BOARD
THE COMMISSIONER OF ENTERTAINMENT TAX	ENTERTAINMENT TAX	01.04.2002 TO 31.03.2003	1,131,461	COLLECTOR OFFICE VADODARA

- (x) The accumulated losses at the end of the financial year are more than fifty percent of its net worth. The Company has incurred cash losses during the financial year and had also incurred the same during the immediately preceding financial year also.
- (xi) In our opinion and according to the information and explanations given to us, the Company has defaulted in repayment of dues to financial institutions, banks as given below:

NAME OF THE BANK/ FINANCIAL INSTITUTION	AMOUNT (RS.)	PERIOD
GUJARAT STATE FINANCIAL CORPORATION	86,419,698.00	01.02.2004

- (xii) In our opinion and according to the information and explanations given to us, the Company has not granted any loans and advances on the basis of security by way of pledge of shares, debentures and other securities.
- (xiii) In our opinion, the Company is not a chit fund or a nidhi/mutual benefit fund/society. Therefore, the provisions clause 4(xiii) of the Companies (Auditor's Report) Order, 2003 are not applicable to the Company.

- (xiv) 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 (Auditor's Report) Order, 2003 are not applicable to the Company.
- In our opinion and according to the information and explanations given to us, the Company has not given guarantees for loans taken by others from banks or financial institutions which are prejudicial to the interest of the Company.
- (xvi) This clause is not applicable as the Company has not obtained any loans in the nature of term loan, during the financial year.
- (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 assets and no long term loans have been used to finance short term assets.
- (xviii) According to the information and explanations given to us, during the period covered by our audit report, the Company has not made any preferential allotment of shares to parties and companies covered in the register maintained under section 301 of the Companies Act, 1956.
- (xix) This clause is not applicable as the Company has not issued any debentures.
- (xx) During the period covered by our report, the Company has not raised any money by way of a public issue.
- (xxi) To the best of our knowledge and belief and 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 **PORWAL & PORWAL** CHARTERED ACCOUNTANTS

N.N. PORWAL PARTNER

PLACE: MUMBAI DATED: 30.08.2006

BALANCE SHEET AS AT 31ST MARCH, 2006

PARTICULARS	SCHEDULE	As at 31/3 [Rs.]	3/06 [Rs.]	As at 31/3/05 [Rs.]
SOURCES OF FUNDS :		: x ,		. 1
SHARE HOLDERS' FUNDS : a. Share Capital	1	63,900.000.00		63,900.000.00
b. Reserves & Surplus	2	11,120,000.00	5	11,120,000.00
			75,020,000.00	75,020,000.00
LOAN FUNDS :			, 5,025,055	.1
a. Secured Loans	3	92,719,698.00		99,033,714.00
b. Unsecured Loans	4	7,588,053.61		5,423,781.61
			,100,307,751.61	104,457,495.61
TOTAL ::>>			175,327,751.61	179,477,495.61
APPLICATION OF FUNDS:	· ·		*	. —
FIXED A SSETS:			* *	¥
a. Gross Block	5	120,153,658.00		120,756,833.51
b. Less : Depreciation	, ,	76,484,397.00	(n. *	73,121,596.00
		,	43,669,261.00	47,635,237.51
INVESTMENTS	6	v	9,206,840.20	17,514,440.20
CURRENT ASSETS, LOANS & ADVAN	CES:			
a. Inventories [Stores, Beverages, Eata		13,988.00		13,988.00
b. Sundry Debtors	7	7,070,358.00		16,832.00
c. Cash & Bank Balance	8	723,295.54		460,514.08
d. Loans & Advances	. 9	6,056,461.50	»	2,536,805.50
9, 20		13,864,103.04		3,028,139.58
Less: Current Liabilities & Provisions	10	24,622,270.00	*	(32,159,527.00)
NET CURRENT ASSETS			(10,758,166.96)	(29,131,387.42)
PROFIT & LOSS ACCOUNT			132,791,617.86	143,041,006.32
MISCELLANEOUS EXPENDITURE	41		418,199.00	418,199.00
TOTAL ::>>			175,327,751.61	179,477,495.61
Notes on Accounts and Accounting Policies	17			9

As per our Report of even date For M/s.PORWAL & PORWAL CHARTERED ACCOUNTANTS For and on behalf of the Board of Directors For Ajwa Fun World & Resort Ltd.

[NIKHIL PORWAL]
PARTNER
PLACE: MUMBAI

DATE: 30th August, 2006

RAJESH C. JAIN

SURBHI N. KOTHARI

CHAIRMAN & [M. D.] DIRECTOR PLACE: AJWA COMPOUND, AJWA.

DATE: 30th August, 2006



PROFIT & LOSS ACCOUNT FOR THE YEAR ENDED 31ST MARCH, 2006

PARTICULARS SCHEDULE	FOR THE YEAR ENDED 31/3/06 [Rs.]	FOR THE YEAR ENDED 31/3/05 [Rs.]
INCOME:		* *
Sales / Income from Operations 12	8,114,674.00	8,288,816.00
Other Income 13	15,692,061.00	168,523.35
TOTALINCOME	23,806,735.00	8,457,339.35
EXPENDITURE:		
a. Parks/Garden Operating Expenses 14	5,978,937.00	6,106,232.00
b. Administrative & Other Expenses 15	3,517,427.00	4,808,724.50
c. Interest & Financial Expenses 16	78,963. 54	16,184,788.78
d. Deferred Revenue Exp. w/off.	0.00	20,319.00
TOTAL EXPENDITURE	9,595,646.54	27,120,064.28
Profit/(Loss) for the year before Depreciation	14,231,407.46	(18,662,724.93)
Less : Depreciation	3,967,989.00	4,615,857.00
Profit/(Loss) for the year after Depreciation	10,263,418.46	(23,278,581.93)
Less: Provision for Taxation	0.00	0.00
Profit/(Loss) for the year after Taxation	10,263,418.46	(23,278,581.93)
Add : Profit /(Loss) Brought Forward	(143,055,036.37)	(119,762,424.39)
Total Profit/(Loss) carried to Balance Sheet	(132,791,617.86)	(143,055,036.32)
Notes on Accounts and Accounting 17 Policies	V	

As per our Report of even date For M/s.PORWAL & PORWAL **CHARTERED ACCOUNTANTS**

For and on behalf of the Board of Directors For Ajwa Fun World & Resort Ltd.

[NIKHIL PORWAL] PARTNER

PLACE: MUMBAI

DATE: 30th August, 2006

RAJESH C. JAIN

SURBHI N. KOTHARI

CHAIRMAN & [M. D.] DIRECTOR PLACE: AJWA COMPOUND, AJWA.

DATE: 30th AUGUST, 2006

PARTICULARS	As at 31/3/06 [Rs.]	As at 31/3/05 [Rs.]
SCHEDULE: [1]: SHARE CAPITAL:		
AUTHORISED: 2,50,00,000 Equity Shares of Rs. 10/- each	250,000,000.00	250,000,000.00
ISSUED, SUBSCRIBED & PAID UP: 63,90,000 Equity Shares of Rs.10/- each	63,900,000.00	63,900,000.00
fully paid up. TOTAL	63,900,000.00	63,900,000.00
SCHEDULE: [2]: RESERVES & SURPLUS: Securities Premium Account As per last Balance Sheet	11,120,000.00	11,120,000.00
TOTAL	11,120,000.00	11,120.000.00
SCHEDULE: [3]: SECURED LOANS:		*
a. Term Loan from Bank of Baroda [Secured against equitable mortage of Land & Building and hypothecation of Plant & Machineries & personal guarantee of Directors] [Repayable within one year Rs.63,00,000/-, Previous Year Rs.12,062,420/-]	6,300,000.00	12,062,420.00
b. Term Loan from Gujarat State Financial Corpn. [Secured against equitable mortage of Land & Building and hypothecation of Plant & Machineries & personal guarantee of Directors] [Repayable within one year Rs.86,419,698/-, Previous Year Rs.73,731,086/-]	86,419,698.00	86,971,294.00
Note: The amount of Secured Loans are inclusive of interest accrued and due and overdue amounts of Interest & Installments		*
TOTAL	92,719,698.00	99,033,714.00
SCHEDULE: [4]: UNSECURED LOANS:		
From Directors From Bodies Corporate From Shareholders From Others	547,328.61 1,690,725.00 1,300,000.00 4,050,000.00	753,328.61 485,725.00 134,728.00 4,050,000.00
TOTAL	7,588,053.61	5,423,781.61



PROFIT & LOSS ACCOUNT FOR THE YEAR ENDED 31ST MARCH, 2006

PARTICULARS	SCHEDULE	FOR THE YEAR ENDED 31/3/06 [Rs.]	FOR THE YEAR ENDED 31/3/05 [Rs.]
INCOME:	•		- 1
Sales / Income from Oper Other Income	ations 12 13	8,114,674.00 15,692,061.00	8,288,816.00 168,523.35
TOTALINCOME		23,806,735.00	8,457,339.35
EXPENDITURE: a. Parks/Garden Operating b. Administrative & Other c. Interest & Financial Exp d. Deferred Revenue Exp	Expenses 15 coenses 16	5,978,937.00 3,517,427.00 78,963.54 0.00	6,106,232.00 4,808,724.50 16,184,788.78 20,319.00
TOTAL EXPENDITURE		9,595,646.54	27,120,064.28
Profit/(Loss) for the yea	r before Depreciation	14,231,407.46	(18,662,724.93)
Less : Depreciation Profit/(Loss) for the yea	r after Depreciation	3,967,989.00 10,263,418.46	4,615,857.00 (23,278,581.93)
Less: Provision for Taxati	ion	0.00	0.00
Profit/(Loss) for the yea	r after Taxation	10,263,418.46	(23,278,581.93)
Add : Profit /(Loss) Broug	ght Forward	(143,055,036.37)	(119,762,424.39)
Total Profit/(Loss) carri	ied to Balance Sheet	(132,791,617.86)	(143,055,036.32)
Notes on Accounts and A Policies	Accounting 17		,
	≊	8	

As per our Report of even date For M/s.PORWAL & PORWAL **CHARTERED ACCOUNTANTS**

For and on behalf of the Board of Directors For Ajwa Fun World & Resort Ltd.

[NIKHIL PORWAL] PARTNER

PLACE: MUMBAI

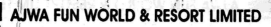
DATE: 30th August, 2006

RAJESH C. JAIN SURBHI N. KOTHARI

CHAIRMAN & [M. D.] **DIRECTOR** PLACE: AJWA COMPOUND, AJWA.

DATE: 30th AUGUST, 2006

PARTICULARS	As at 31/3/06 [Rs.]	As at 31/3/05 [Rs.]
SCHEDULE: [1]: SHARE CAPITAL:		
AUTHORISED: 2,50,00,000 Equity Shares of Rs.10/- each	250,000,000.00	250,000,000.00
ISSUED, SUBSCRIBED & PAID UP: 63,90,000 Equity Shares of Rs. 10/- each	63,900,000.00	63,900,000.00
fully paid up. TOTAL	63,900,000.00	63,900,000.00
SCHEDULE: [2]: RESERVES & SURPLUS: Securities Premium Account	11,120,000.00	11,120,000.00
As per last Balance Sheet TOTAL	11,120,000.00	11,120.000.00
SCHEDULE : [3] : SECURED LOANS :		3
a. Term Loan from Bank of Baroda [Secured against equitable mortage of Land & Building and hypothecation of Plant & Machineries & personal guarantee of Directors] [Repayable within one year Rs.63,00,000/-, Previous Year Rs.12,062,420/-]	6,300,000.00	12,062,420.00
b. Term Loan from Gujarat State Financial Corpn. [Secured against equitable mortage of Land & Building and hypothecation of Plant & Machineries & personal guarantee of Directors] [Repayable within one year Rs.86,419,698/-, Previous Year Rs.73,731,086/-]	86,419,698.00	86,971,294.00
Note: The amount of Secured Loans are inclusive of interest accrued and due and overdue amounts of Interest & Installments	• • • • • • • • • • • • • • • • • • • •	
TOTAL	92,719,698.00	99,033,714.00
SCHEDULE: [4]: UNSECURED LOANS:		
From Directors From Bodies Corporate From Shareholders From Others	547,328.61 1,690,725.00 1,300,000.00 4,050,000.00	753,328.61 485,725.00 134,728.00 4,050,000.00
TOTAL	7,588,053.61	5,423,781.61





SCHEDULE ANNEXEC TO THE ACCOUNTS SCHEDULE: [5]: DEPRICEATION:

		GROSS	GROSS BLOCK		s	DEPRECIATION BLOCK	ION BLOCK		NET	NET BLOCK
Particulars	As on 01/04/05	Additon during the year	Deduction / Adjustment	As on 31/03/06	Up to 31/03/05	Additon during the year	Deduction / Adjustment	Up to 31/03/06	As on 31/03/06	As on 31/03/05
. Land	16,112,980.00	0.00	0.00	16,112,980.00	00.00	00:0	0.00	000	16,112,980.00	16,112,980.00
2. Building & Site Development	30,650,778.00	43,371.00	00.0	30,694,149.00	30,694,149.00 18,399,338.00 -1,228,399,00	-1,228,399.00	000	19,627,701.00	11,066,448.00	12,251,476.00
3. Plant & Machineries	70,000,124.00	00:0	0.00	70,000,124.00	70,000,124.00 52,013,985.00	2,501,868.00	0.00	54,515,853.00	15,484,270.90	17,986,137.90
4. Office Equipments	1,019,447.00	113,610.00	000	1,133,057.00	751,905.00	65,411.00	0.00	834,832.00	298,225.00	253,226.00
5. Furnitures & Fixtures	873,028.00	0.00	0.00	873,028.00	671,506.00	45,156.00	0.00	715,662.00	157,366.00	201,522.00
6. Miscelleneous Assets	670,837.00	0.00	0.00	670,837.00	528,192.00	65,244.00	0000	593,436.00	77,401.00	142,645.00
7. Vehicles	1,084,359.00	0.00	760,127.00	324,232.00	728,567.00	62,911.00	605,189.00	- 196,913.00	127,319.61	345,198.61
TOTAL [A]	120,411,553.00	156,981.00	,760,127.00	119,808,407.00	73,093,493.00	3,967,989.00	605,189.00	76,484,397.00	43,324,010.51	47,293,185.51
CAPITAL WORK IN PROGRESS:	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Ċ.	6 (17) (17)	*	H			Man -		-4. 14
1. Building & Civil Construction	205,761.00	0.00	0.00	205,761.00	0.00	0.00	00:00	000	205,761.00	205,761.00
2. Plant & Machinery	139,490.00	0.00	0.00	139,490.00	000	00:00	0.00	0000	139,490.00	139,490.00
TOTAL [B]	345,251.00	0.00	0.00	345,251.00	0.00	0.00	0.00	00.0	345,251.00	345,251.00
TOTAL [A].+[B]	120,756,804.00	156,981.00	760,127.00	120,153,658.00	73,093,493.00	3,967,989.00	605,189.00	76,484,397.00	43,669,261.00	47,638,436.51
PREVIOUS YEAR:>>	121,474,636.51	146,097.00	860,700.00	120,756,833.51	69,180,395.00	00'298'519'5	674,656.00	73,121,596.00	47,638,436.51	57,263,051.00

7,849,144.00	7,849,144.00
64,821.20	64,821.20
342,875.00	342,875.00
Nil	85,000.00
Nil	8,222,600.00
950,000.00	950,000.00
9,206,840.20	17,514,440.20
	· · · · · · · · · · · · · · · · · · ·
7,070,358.00	16,832.00
7,070,358.00	16,832.00
	64,821.20 342,875.00 Nil Nil 950,000.00 9,206,840.20

PARTICULARS	80 F 148 F	As at 31/3/06 [Rs.]	As at 31/3/05 [Rs.]
SCHEDULE:8:0	ASH & BANK BALANCE :		
a. Cash on hand	120 ABOV	164,996.15	413,155.15
b. Balance with Sc	heduled Banks: In Current Accounts	558,299.39	47,358.93
	TOTAL	723,295.54	460,514.08
	LOANS AND ADVANCES : cured, considered good]	4 19°	
- To Others		1,990,120.00	37,520.00
Becoverable in co	ash or in kind or for value to be received	0	The state of
- Deposits with va		866,231.00	866,334.00
- Advances to Tra	de Creditors	67,752.00	49,701.00
- Other Advances		2,397,303.00	205,900.00
- Staff Advances		327,117.50	306,137.50
- Prepaid Expens	es	50,945.00	15,930.00
	n Money (pending Allotment)	250,000.00	250,000.00
	k of Baroda No Lien A/c	0.00	700,000.00
- TDS (A.Y. 2004-		6,993.00	5,283.00
- Entertainment 1	fax .	100,000.00	100,000.00
	TOTAL	6,056,461.50	2,536,805.50
SCHEDULE : 10	CURRENT LIABILITIES & PROVISIO	NS:	
CURRENT LIABI	LITIES :		the later
a. Sundry Creditors		15,391,486.00	3,910,306:00
b. Unearned Income		8,765,060.00	7,356,730.00
	on Money Refundable	0.00	74,759.00
	vable (A.Y. 1997-98)	1,710.00	0.00
e. T.D.S. Payable		1,889.00	1,570.00
•	,	9,913.00	0.00
f Other Current Liablities g. Outstanding Expenses		0.00	360,540.00
	SUB-TOTAL	24,170,058.00	11,703,905.00
PROVISIONS :			
For Expenses		452,212.00	20,455,622.00
For Taxation		0.00	0.00
	SUB-TOTAL	452,212.00	20,455,622.00

PARTICULARS	As at 31/3/06 [Rs.]	As at 31/3/05 [Rs.]
SCHEDULE: 11: MISCELLANEOUS EXPENDITURE	000000	
a. Preliminary Expenses Balance as per last Balance Sheet	418,199.00	418,199.00
Less: 1/10th written off during the year		•
TOTAL [A]	418,199.00	418,199.00
 b. Deferred Revenue Expenses Balance as per last Balance Sheet Add : Addition during the year 	,	20,319.00
TOTAL		20,319.00
Less: 1/5th written off for the year	-	20,319.00
TOTAL [B]	-	0.00
TOTAL [A + B]	418,199.00	418,199.00
SCHEDULE: [12]: SALES/INCOME FROM OPERATIONS:	FOR THE YEAR ENDED 31/3/06 [Rs.]	FOR THE YEAR ENDED 31/3/05 [Rs.]
a. Parks/Garden Income	2,582,272.00	3,042,336.00
b. Restaurant Income [Sale of eatables]	4,155,385.00	4,057,936.00
c. Bus Income	11,475.00	10,083.00
d. Membership Income	1,284,520.00	1,013,020.00
e. Super Store Income f. Misc. Other Income	81,022.00	154,092.00 11,349.00
TOTAL	8,114,674.00	8,288,816.00
SCHEDULE: 13: OTHER INCOME:		
a. Discount & Kasar	47,334.00	34,336.00
b. Sundry Balance W/off.	15,619,665.00	20,231.35
c. Profit on sale of Assets	25,062.00	113,956.00

PARTICULARS	FOR THE YEAR ENDED 31/3/06 [Rs.]	FOR THE YEAR ENDED 31/3/05 [Rs.]
SCHEDULE: 14: PARKS/GARDEN OPERATING E	XPENSES:	
a. Electricity and Power & Fuel	1,396,364.00	2,331,002.00
o. Repairs & Maintenance [P & M]	1,216,937.00	1,288,561.00
Repairs & Maintenance [Building]	101,182.00	82,056.00
d. Repairs & Maintenance [Others]	60,291.00	58,519.00
e. Rajwadi Program Exp.	868,079.00	248,391.00
Stores & Spares Consumed	0.00	95,973.00
g. Security Expenses	201,026,00	193,554.00
n. Commission & Discount Expenses	99,276.00	6,091.00
. Restaurant Expenses	1,919,321.00	1,624,937.00
[Cost of Sale of eatables etc.]	▼ 10 37 • 42 Mag 14 5 750 500	
Buses Operating Expenses	24,424.00	37,950.00
Super Store Material Expenses	75,009.00	116,407.00
Plantation Exps.	17,028.00	22,791.00
TOTAL	5,978,937.00	6,106,232.00
SCHEDULE : [15] : ADMINISTRATIVE & OTHER E	XPENSES :	Total Control of the
a. PAYMENT TO & PROVISIONS FOR EMPLOYEES	S:	
Directors' Remuneration	300,000.00	300,000.00
Salary & Wages to staff	462,408.00	1,047,796.00
Staff Welfare Expenses	51,446.00	41,282.00
Contribution to Provident & Other Funds	76,395.00	54,472.00
SUB-TOTAL	890,249.00	1,443,550.00
D. ADMINISTRATIVE & GENERAL EXPENSES :		
Advertisement Expenses	672,291.00	628,824.00
Legal & Professional Fees	388,049.00	471,493.00
Traveling Expenses	98,690.00	263,994.00
[Including Directors' Domestic Travelling Rs.65,797 Previous Year: Domestic Travelling Rs.41,160/-]		* .
Office & General Expenses	256,456.00	397,076.00
Printing & Stationery Expenses	45,480.00	72,527.00
Postage, Telegram, & Telephone Expenses	217,053.00	187,114.50
Conveyance & Vehicle Expenses	263,405.00	563,733.00
Insurance Expenses	80,606.00	244,917.00
Auditors' Remuneration	33,672.00	30,040.00
Expenses on Medical treatment of Customers	9,254.00	7,289.00
Rent, Rates & Taxes	369,702.00	341,960.00
Repairs & Maintenance Expenses	22,165.00	46,096.00
Sales Tax	170,355.00	110,111.00
SUB-TOTAL	2,627,178.00	3,365,174.50
TOTAL	3,517,427.00	4,808,724.50

PA	ARTICULARS	FOR THE YEAR ENDED 31/3/06 [Rs.]	FOR THE YEAR ENDED 31/3/05 [Rs.]
S(CHEDULE: 16: INTEREST & FINANCIAL E Bank Charges	XPENSES: 10,284.54	4,976.78
b.	Interest Expenses: - For Bank Loans - For G.S.F.C. Loans - For other Loans	0.00 66,279.00 2,400.00	2,882,200.00 13,280,150.00 17,462.00
	TOTAL	78,963.54	16,184,788.78

SCHEDULE ANNEXED TO THE ACCOUNTS)

(Annexed to and forming part of the Accounts for the year ended 31st March, 2006)

SCHEDULE: [17]: "ACCOUNTING POLICIES & NOTES ON ACCOUNTS":

A. "STATEMENT OF SIGNIFICANT ACCOUNTING POLICIES AND PRACTICES":

1. ACCOUNTING CONVENTIONS:

- 1. The Financial statements have been prepared under the historical cost conventions in accordance with the generally accepted accounting principles and as per the provisions of the Companies Act, 1956 except non following of Accounting Standard No.13 and 15 regarding 'accounting of Investments' and 'Accounting for Retirement benefits in the financial statement of Employers', respectively.
 - Accounting policies not specifically referred to otherwise are consistent and in consonance with generally accepted accounting principles as consistently followed by the Company.

2. RECOGNITION OF INCOME / EXPENDITURE:

Revenue / Income and Cost / Expenditure are generally accounted on accrual basis as they are earned or incurred except employees' retirement benefits, which are accounted as and when actually paid.

3. SALES/INCOME FROM OPERATIONS:

Parks Income is accounted on accrual basis i.e. date of visit to park is the date of reckoning the income, however in the case of the Membership for a specified period, the income has been treated as accrued proportionately on the basis of span of period of membership. Also in the case of life membership deposits, the income is recognised by spreading deposit over a period of ten years.

4. INVESTMENTS:

- Investments are stated at cost.
- ii. Profit/(Loss) on sale of investments is accounted reckoning the first in first out (FIFO) method of accounting.

5. FIXED ASSETS AND DEPRECIATION:

- 1. Fixed Assets are stated at cost of acquisition less accumulated depreciation. Cost includes pre-operation expenses net of revenue. The Fixed Assets, which are not yet completed, are treated as Capital Work-In-Progress and no depreciation is provided for the same.
- Depreciation on Fixed Assets is provided on the Written Down Value Method (W.D.V.), at the rates specified in Schedule XIV to the Companies Act, 1956, as amended upto the date of Balance Sheet.



- Depreciation on Fixed Assets, for which no rates have been specified in Schedule XIV to the Companies Act, 1956, is provided on the Written Down Value Method at the rates at which the assets are depreciated over its estimated useful life.
- Depreciation is provided on pro-rata basis from the month in which assets have been put to use and upto the date on which assets have been disposed, discarded or sold.
- 5. The assets having average life of about two years such as Costumes, Restaurant, Crockery etc. are being clubbed under Miscellaneous Assets and have been written off after a period of two years.
- Sundry Balance Written off (Net) in the Profit and Loss Account consists of:
 - (a) Provision for Interest Payable of Rs. 204.55 lacs amd Loan amount no longer payable of Rs. 33.62 lacs in view of the terms of sanction of the One time settlement arrived at between the Company and Bank of Baroda.
 - (b) Investment held in shares of Company written off amounting to Rs.83.07 lacs to account for diminution in the value of shares.
- No provision for Fringe Benefit Tax has been made in the books of accounts amounting to Rs. 42,545.00

6. EXPENDITURE DURING PROJECT IMPLEMENTATION:

- Pre-Operative Expenses for the projects of the Company incurred upto the date of Installation and pertaining to the completed Assets are capitalised and added proportionately to the cost of relevant Fixed Assets.
- ii) Pre-Operative Expenses pertaining to the assets under construction/ installation are carried forward to the next year, to be capitalised on completion of respective Fixed Assets.

7. VALUATION OF INVENTORIES:

Inventories of stores, beverages & eatables are valued at cost. Cost is arrived at by following Weighted Average method of accounting.

8. A MORTISATION OF MISCELLANEOUS EXPENSES:

- The preliminary expenses and issue expenses are amortised over a period of ten years.
- ii. Expenses towards intensive advertisement campaign as well as sales promotion and foreign travelling, the benefit of which are expected to accrue over a number of years are treated as deferred revenue expenditure. Appropriate amounts are being written off every year.

iii. Advertisement & other travelling & office expenses relating to the Periodic Membership Schemes whose income have been treated as accrued on proportionate basis are treated as deferred revenue expenditure and appropriate amounts are being written off every year, over the period of such Schemes.

B. "NOTES ON ACCOUNTS":

- 1. Figures of Previous year have been regrouped/recast wherever necessary to make them comparable with the figures of the Current year.
- The company has not provided for the gratuity liability as well as employees' other retirement benefits though it should have provided for the same in line with the accounting standard made mandatory.

Since the company is following cash method of accounting in this respect, the liability in respect of gratuity is not being worked out by it.

3. No provision has been made for penalty and interest which may be levied upon the Company for non deduction/short deduction of TDS and delay/default in remitting money to various authorities because the amount is not ascertainable as on the date of Balance Sheet. The same shall be accounted for as and when levied by such authorities.

4. AUDITORS' REMUNERATION INCLUDES:

Sr. No.	Particulars	2005-06 [Rs.]	2004-05 [Rs.]
1.	Statutory Audit Fees	17,000	15,000
2.	Tax Audit Fees	5,000	5,000
3.	Fees for Taxation Matters	7,000	7,000
4.	Company Law Matters	1,000	1,000
5.	Service Tax	3,672	2,040
	TOTAL	33,672	30,040

5. Balance due to or due from parties/ banks from whom confirmations are not received are subject to adjustment on receipt of necessary confirmations including balance with. Samta Sahkari Bank-Bombay and Bank of Baroda-Bombay Branch.

6. LOANS & ADVANCES INCLUDE THE FOLLOWING:

- 1. Rs.32,520/- given as loan to M/s.Mahavir Estate Pvt. Ltd. Maximum outstanding during the year Rs.32,520/-. (Previous year both the amounts are Rs.31,020/-)
- 2. Rs.6,500/- given as loan to M/s.Unique Construction Pvt.Ltd. Maximum outstanding during the year Rs.6,500/-. (Previous year both the amounts are Rs.6500)
 (All this companies are under the same management as defined U/s 370 1(B) of the Companies Act, 1956)

- 7. Directors' Remuneration (Current year as well as previous year) represents Directors salary only.
- 8. The Inventory of stores includes stocks of Stores, Spares, Restaurant Items etc. and is stated in the Balance Sheet as taken, valued and certified by the management.

9. CONTINGENT LIABILITIES :

- i. Disputes not acknowledged as debt by the company for Rs. 19,46,655/-
- ii. Demand raised by the Gujarat Electricity Board for Rs. 1,95,070/- towards installation charges and interest but contested by the company.
- 10. The company has been advised by experts that due to business loss and claim of depreciation as per the provisions of the Income Tax Act, 1961, the company does not have any tax liability for the current financial year and therefore no provision for Income Tax has been made. Also due to carried forward depreciation and business loss as per the provisions of Income Tax Act, 1961, there is no need to provide any Deferred Tax liability under Accounting Standard 22 (AS 22).
- The Income Tax and Sales Tax assessments for the Asst. Year 2004-05 and onwards and financial year 2004-05, respectively are yet to made by the concern authorities.
- 12. The investments made by the Company are not held in its own name though required as per the provisions of section 49 of the Companies Act, 1956.
- The company has not provided for the diminution in the value of long term investments held by it though it is required to do so as per the accounting standard being made mandatory. Since the Company is stating the investments at cost, the same method of accounting has been continued. The diminution in the value of investments of the Company as at 31.3.2006 is Rs. 82,56,840/-.
- 14. The Company is primarily engaged in a single segment business of Fun World, Water Park, Rajwadi the village & Resort. Also it has no branches either in India or outside. The Company has entered into the business of dealing in Real Estate in Indore. Since no income has been generated so far from thesaid new business the reporting pursuant to AS-17 is not applicable.



15. RELATED PARTY TRANSACTIONS:

Related Parties with whom the Company had transactions.

1. ASSOCIATES:

- 1. Ajwa Finance Ltd
- 2. SRJ Projects Pvt.Ltd.
- 3. Mahavir Estate Pvt.Ltd.
- 4. Unique Construction Pvt.Ltd.

2. Key Personal:

- 1. Shri Rajesh C Jain (C.M.D.)
- 2. Smt. Surbhi N. Kothari

3. Relatives of Key Managerial Personal:1. Smt. Vijaybala R Jain

- · 2. Rahil R.Jain
- Disclosure of Transactions between the Company & Related parties & the status of 16. outstanding Balance as on 31st March, 2006.

Sr.No.	Component	Associates Transaction (Net) Rs.	Significant Influence (Net) Rs.	Key Managerial Personnel (Net) Rs.	Relatives of Key Managerial Personnel Transaction (Net) Rs.
1.	Loan (Taken)	1,65,725		18,47,329	
2.	Remuneration Sitting fees to Key Managerial Personal			3,00,000	96,000
3.	Loan given/Rent paid to key Managerial Personal	39,020	-		3,00,000

Figures are rounded off to the nearest rupee. 17.



18. Additional information pursuant to the provisions of paragraphs 3 & 4 in part II of the Schedule VI of the Companies Act, 1956.

			rent Year 005-06		rious Year 004-05		
i	LICENSE AND INSTALLED CAPACITY	Not /	Applicable	Not Applicable			
	•	Qty.	Amount [Rs.]	Qty.	Amount [Rs.]		
ii	RAW MATERIAL CONSUMED	Nil	Nil	Nil	Nil		
iii	OPENING & CLOSING STOCK OF	Nil	Nil	Nil	Nil		
	FINISHED GOODS:			*	•		
iv	C.I.F. VALUE OF IMPORTS	•	Nil		Nil		
٧	EXPENDITURE IN FOREIGN CURRENCY		Nil		Nil		
vi	EARNINGS IN FOREIGN CURRENCY	_	Nil	-	Nil		
vii	DIVIDEND TO NRI(S)		Nil		Nil		

	BAL	ANCE	SH	IEET	AB	STR	ACT	AND	CON	/PAI	NY'S	GE	ENE	ERA	L BU	ISIN	ESS	PR	OF
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	Pre-o	perati	ive E	Expe	nses	;				Ac	cum	ula	ted	Los	ses				

IV. Performance of the Company [Amount in Rs. Thousands]

Turnover	Total Expenditure							
2 3 8 0 6	1 3 5 4 3							
Profit/(Loss) Before Tax	Profit/(Loss) After Tax							
1 0 2 6 3	1 0 2 6 3	3]						
Earning Per Share in Rs.	Dividend Rate %							
0 0 0	N I L							

V. Generic Names of Three Principal Product/Services of the Company

(As per Monetary Terms)

Item Code No. (Itc Code) **Production Description**

Not Applicable

Item Code No. (Itc Code) **Production Description**

Not Applicable

Item Code No. (Itc Code) **Production Description**

Not Applicable

Signatures to Schedules 1 to 17

As per our report of even date M/s. PORWAL & PORWAL **Chartered Accountants**

For and on behalf of the Board of Directors For Aiwa Fun World & Resort Ltd.

NIKHIL PORWAL PARTNER

RAJESH C. JAIN

SURBHI N.KOTHARI

PLACE: MUMBAI

CHAIRMAN & [M. D.] PLACE: AJWA COMPOUND, AJWA.

DIRECTOR

DATE : 30th August, 2006

DATE : 30th August, 2006



CASH FLOW STATEMENT FOR THE YEAR ENDED 31/3/2006. [PREPARED PERSUANT TO LISTING AGREEMENT]

PARTICULARS		FOR THE YEAR ENDED 31/3/06 [Rs.]	FOR THE YEAR ENDED 31/3/05 [Rs.]
A. CASH FLOW FROM O	PERATIVE ACTIVITIES:	£ 8 - 5	* '
NET PROFIT/(LOSS) AF EXTRAORDINARY ITEM ADJUSTED FOR		10,263,418.46	(23,278,581.93)
DEPRECIATION MISC. EXP. WRITTE	NOFF SALE OF ASSETS (NET)	3,967,989.00 (25,062.00)	4,615,857.00 20,319.00 (113,956.00)
ASSETS DISCARDE DISCOUNT & KASAR	D/WRITEN OFF	(47,334.00)	3,200.00 (34,336.00)
SUNDRY BALANCES INTEREST EXPENSI		(15,619,665.00)	(20,231.35) 16,179,812.00
OPERATING PROFIT	BEFORE WORKING	(1,460,653.54)	(2,627,917.28)
ADJUSTED FOR TRADE AND OTHER INVENTORIES	RECEIVABLES	(3,573,182.00)	2,02,288.00 33,738.00
	ND OTHER LIABILITIES	141,452.54	2,331,409.53
CASH GENERATED	FROM OPERATIONS:	(4,892,383.00)	(60,481.75)
INTEREST PAID		78,963.54	17,462.00
CASH FLOW BEFOR	E EXTRA ORDINARY ITEMS:	(4,971,346.54)	(77,943.75)
ADD/(LESS) : EXTRA OR PRIOR YE	DINARYITEMS ARADJUSTMENTS	•	-
NET CASH FLOW FROM	OPERATING ACTIVITIES: [A]	(4,971,346.54)	(77,943.75)
B. CASH FLOW FROM (PURCHASE)/SALE OF		51,981.00	153,903.00
NET CASH FLOW FROM	INVESTING ACTIVITIES:[B]	51,981.00	153,903.00



CASH FLOW STATEMENT FOR THE YEAR ENDED 31/3/2006. [PREPARED PERSUANT TO LISTING AGREEMENT]

PARTICULARS	FOR THE YEAR ENDED 31/3/06 [Rs.]	FOR THE YEAR ENDED 31/3/05 [Rs.]
C. NET CASH USED IN FINANCING ACTIVITIES:		14 14
PROCEEDS FROM LONG TERM BORROWINGS REPAYMENT OF LONG TERM BORROWINGS [INCLUSIVE OF INTEREST]	3,017,875.00	(40,000.00)
REPAYMENT OF SHORT TERM LOANS [NET]	2,164,272.00	335,000.00
NET CASH USED IN FINANCING ACTIVITIES: [C]	5,182,147.00	295,000.00
NET CASH & CASH EQUIVALANTS {(A)+(B)+(C)}	262,781.46	370,959.25
CASH AND CASH EQUIVALANTS AS AT THE BEGINING OF THE YEAR	460,514.08	89,554.83
CASH AND CASH EQUIVALENTS AS AT THE END	723,295.54	460,514.08

For and on behalf of the Board of Directors For Ajwa Fun World & Resort Ltd.

RAJESH C. JAIN

SURBHI N.KOTHARI

CHAIRMAN & [M. D.] DIRECTOR PLACE: AJWA COMPOUND, AJWA.

DATE: 30th August, 2006

AUDITORS' CERTIFICATE

To.

The Board of Directors, AJWA FUN WORLD & RESORT LIMITED. Kunj Resi-Cum-Plaza, Palace Road, Baroda - 390 001.

We have examined the attached cash flow statement of Ajwa Fun World & Resort Limited for the year ended 31st March, 2006. The statement has been prepared by the Company in accordance with the requirement of clause 32 of the listing agreements with the Stock Exchange and is based on and in agreement with the corresponding Profit and Loss account and Balance Sheet of the Company covered by our report of 30th August, 2006 to the members of the Company.

For M/s. PORWAL & PORWAL Chartered Accountants

N.N.PORWAL PARTNER

PLACE: MUMBAI

DATE: 30th August, 2006



REGISTERED OFFICE: Ajwa Nimeta Road, P.O. Ajwa Compound- 391 510 Ta, Waghodia. Disat. Baroda.

ATTENDENCE SLIP

Please complete t	this Attendance slip and	hand it oveer at the e No. of Share Held	ntrance of the Meeeing Hall
Name and addres	s of the Member / Proxy		
above named Co	ny presence at the FOU ompany held at Ajwa t. Baroda at 10:00 a.m. o	Nimeta Road, P.O. n Saturday 30th Septe	GENERAL MEETING of the Ajwa Compound-391 510. mber 2006. nature of Member / Proxy
193			
AJ	WA FUN WOR	LD & RESOR' FICE: Ajwa Nimeta Ro	
P.(O. Ajwa Compound- 391	510 Ta, Waghodia. Dis	sat. Baroda.
L.F.No		No. of Share Held	
we	of		being a member / members
of Ajwa Fun World &	Resort Limited, here by	appoint	of
	or failing	g him / her	of
	and failir	ng him / her	of
at the FOURTEENT	as my / o TH ANNUAL GENERAL M 006 at 10:00 a.m. & at an	MEETING of the Compa	/ us and on my / our behalf any to be held on Saturday
Cianad this	مامين ما	2000	Affix 1/- Rs.
olgried this	day of	2006.	REVENUE STAMP
Note: The proxy du	ly completed must be ret	urned so as to reach h	te Registered Office of the
Company not less the	han 48 hours before the	time of holding the mee	eting.

BOOK-POST



If undelivered Please return to

AJWA FUN WORLD & RESORT LIMITED

Ajwa Nimeta Road, P.O. Ajwa Compound-390 510 Ta. Waghodia, Dist. Vadodara