## **ICVL Steels Limited**

2<sup>nd</sup> Annual Report 2012-2013

## 2<sup>nd</sup> ANNUAL REPORT 2012-2013

#### BOARD OF DIRECTORS

Mr. Vipul J. Modi Mrs. Leena V. Modi Mr. Siddharth P. Shah Mr. Hemant J. Mehta Mr. Suram V. Rao

#### REGISTERED OFFICE

66/1, Hansa Villa, Opp. South Indian Gymkhana, Bhaudaji Cross Road, Matunga (Cr), Mumbai- 400 019 Email: secretarial@intellivatecapital.com

Website: www.intellivatecapital.com

#### REGISTRAR & TRANSFER AGENT

#### Purva Sharegistry (India) Pvt. Ltd.

 Shiv Shakti Industrial Estate, Ground Floor, J.R. Boricha Marg, Opp. Kasturba Hospital, Lower Parel, Mumbai- 400 011 Tel No. 23016761, 23018261.

#### BANKERS

Indusind Bank

#### AUDITORS

J. B. Dudhela & Co. Chartered Accountants

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#### ICVL STEELS LIMITED

Registered Office: 66/1, Hansa Villa, Opp. Indian Gymkhana, Bhaudaji Cross Road, Matunga (CR), Mumbai, PIN 400 019,

#### NOTICE

NOTICE IS HEREBY GIVEN THAT THE SECOND ANNUAL GENERAL MEETING OF THE SHAREHOLDERS OF ICVL STEELS LIMITED WILL BE HELD ON SATURDAY, THE 31<sup>ST</sup> DAY OF AUGUST 2013 AT 10.00 AM AT THE REGISTERED OFFICE OF THE COMPANY AT 66/1, HANSA VILLA, OPP. INDIAN GYMKHANA, BHAUDAJI CROSS ROAD, MATUNGA (CR), MUMBAI – 400019, TO TRANSACT THE FOLLOWING BUSINESS:-

#### ORDINARY BUSINESS

- To receive, consider and adopt the audited Balance Sheet for the year ended 31st March, 2013, the Statement of Profit & Loss as on that date together with Reports of Directors and Auditors thereon.
- To appoint a director in place of Shri Siddhartha Pravinchandra Shah, Director, who retires by rotation and being eligible offers himself for re-appointment.
- To Appoint Auditors M/s J. B. Dudhela & Co., Chartered Accountants, to hold Office from the conclusion of this meeting until the conclusion of the next Annual General Meeting and to fix their remuneration.

#### SPECIAL BUSINESS

 To consider and, if thought fit, to pass with or without modification(s), the following resolution as an

#### Ordinary Resolution:

"Resolved that pursuant to the provisions of section 16, 94 and other applicable provisions, if any, of the Companies Act, 1956 ("the Act") or any other law for the time being in force (including any statutory modification or re-enactment thereof) and the provisions of the Articles of Association of the Company and subject to such approval(s), permission(s), sanction(s), confirmation(s), as may be required under any law for the time being in force, the consent of the Company be and is hereby accorded for sub-division of the existing equity shares of face value of Rs.10/- each of the Company into 10 equity shares of Rs 1/- each.

Resolved further that the existing Clause V of the Memorandum of Association be and is hereby substituted in the manner as set out below:

"The Authorised Share Capital of the Company is INR 3,50,00,000 (Rupees Three Crore Fifty lacs) divided into 3,50,00,000 (Three Crore Fifty lacs) Equity Shares of INR 1 (Rupees one) each."

Resolved further that the existing share certificate(s) in relation to the equity share capital held in physical form be cancelled and new share certificate(s) be issued in respect of the equity shares held by the members of the Company consequent upon the sub-division of the equity shares as aforesaid and in case of shares held in the dematerialized form, the sub-divided equity shares be credited to the respective demat accounts of the beneficiaries in lieu of the existing shares held by them.

Resolved further that the Board of directors of the Company ("the Board", which expression shall also include a duly constituted Committee thereof) be and is hereby authorised to do all such acts, deeds and things and to delegate all or any of the powers vested in the Board to any Director(s) or Officer(s) of the Company as may be required to give effect to the above resolution."

Place: Mumbai Date: 31# July 2013 By order of the Board of Directors of ICVL Steels Limited Sd/-Vipul Modi Director

#### NOTES:

- A MEMBER ENTITLED TO ATTEND AND VOTE AT THE MEETING IS ENTITLED TO APPOINT ONE OR MORE PROXIES TO INSTEAD OF HIMSELF AND THAT THE PROXY NEED NOT BE A MEMBER OF THE COMPANY.
- The enclosed proxy form, if intended to be used should reach the registered office of the company duly completed, stamped and signed not less than forty eight hours before the time fixed for the meeting.
- The Register of Members of the Company shall remain closed from 23rd August 2013 to 31st August 2013 (both days inclusive).
- The relevant Explanatory Statement in respect of Item Nos. 4 of the Notice is annexed to and forms part of the Notice.
- Members seeking any information or clarifications on the Annual Report are requested to send in written queries to the Company at least one week before the date of the Meeting.

This would enable the Company to compile the information and provide replies at the Meeting.

- Members are requested to intimate immediately, any change in their address or bank mandates to their depository participants with whom they are maintaining their demat accounts or to the Company's Share Transfer Agent, M/s. Purva Sharegistry (India) Private Limited, if the shares are held by them in certificate form.
- 7. For the convenience of members and for proper conduct of the meeting, entry to the place of meeting will be regulated by attendance slip, which is a part of the annual report. Members are requested to sign at the place provided on the attendance slip and hand it over at the entrance to the venue.
- Members are requested to kindly bring their copy of the Annual Report with them at the Annual General Meeting, as no extra copy of Annual Report would be made available at the Annual General Meeting.
- Pursuant to Section 109A of the Companies Act, 1956, members are entitled to make a nomination in respect of shares held by them in physical form.
- 10. In terms of the circular Nos. 17/2011 and 18/2011, dated 21 and 29 April 2011, issued by the Ministry of Corporate Affairs (MCA), Government of India, allowing paperless compliance by the companies under the 'Green Initiative in Corporate Governance', the Company requests all its members to register their e-mail address with the Company / depository participants, as the case may be.
- 11. The physical copy of the annual report has been sent to those members who have either opted for the same or have not registered their email addresses with the Company / depository participant. The members whose email id are registered with the company / depository participant, will be entitled to a physical copy of the annual report for the financial year 2012-13, free of cost, upon sending a request to the Compliance Officer at 66/1, Hansa Villa, Opp. Indian Gymkhana, Bhaudaji Cross Road, Matunga (CR), Mumbai 400019

By order of the Board of Directors of

Place: Mumbai Date: 31st July 2013 ICVL Steels Limited Sd/-Vipul Modi Director Explanatory Statement
(Pursuant to Section 173(2) of the Companies Act, 1956)

ITEM NO. 4

The equity shares of the Company are listed and are traded on the Bombay Stock Exchange Limited (BSE).

In order to improve the liquidity of the Company's shares in the stock market and to make it affordable to the small investors, the Board of directors of the Company at their meeting held on 31st July 2013, considered it desirable to sub-divide the nominal value of the equity share capital of the Company from Rs. 10/- per share to Rs. 1/- per share as proposed in the resolution.

The aforesaid sub-division would require substitution of existing Capital Clause V of the Memorandum of Association of the Company by Clause V detailed in the resolution.

Accordingly, the Board recommend the resolution as set out in item no. 4 for approval of the shareholders as an ordinary resolution.

Upon approval of the shareholders for sub-division of shares, in case the shares are held in physical, the old share certificates of face value of Rs. 10/- each will be cancelled on the record date and the new share certificates will be sent to the shareholders within 10 days of the record date. In case the shares are in dematerialized form, the sub-divided shares will be directly credited to the shareholders demat account on the record date in lieu of their existing shares.

The Directors of the Company are deemed to be concerned or interested in the resolution only to the extent of shares held by them in the Company.

#### Brief Profile of Mr. Siddhartha P. Shah

Mr. Siddharth Shah is a Chartered Accountant. He has about 20 years of experience in Finance & Taxation. He has also experience in Telecommunication Industry.

Place: Mumbai Date: 31st July 2013 By order of the Board of Directors of ICVL Steels Limited Sd/-Vipul Modi Director

#### DIRECTOR'S REPORT

To, The Shareholders, ICVL Steels Limited.

Your Directors are pleased to present their 2<sup>nd</sup> Annual Report together with audited account statement for the year ended on the 31<sup>st</sup> March, 2013.

#### 1. BUSINESS ACTIVITY:

The Company's financial result for the year ended on the 31st March, 2013 are as under:

S.	Particulars	Current Year (in Rs.)	Previous Year (in Rs.)
No.	T-t-1 P	32570739	118621385
1)	Total Receipts	The second secon	The second secon
ii)	Profit/(Loss) before Depreciation	188060	12422
iii)	Depreciation	148790	73360
iv)	Profit/(loss) before Tax	39270	(60938)
	a. Provision for Income Tax     b. Deferred Tax Assets/Liabilities/MAT Credit     c. Fringe Benefit Tax	7480 (-7480)	
vi)	Profit /(Loss) after tax	39270	(60938)
vii)	Profit/(Loss) brought forward from previous year (s)		
viii)	Balance carried to the Balance Sheet	39270	(60938)

#### 2. DIVIDEND:

Your directors do not recommend any dividend for the financial year 2012-13.

#### 3. OPERATIONS:

During the year under review, your company has recorded total income of Rs. 32570739/- showing an increase as compared to last year, and recorded a profit of Rs.39270/-. The detailed information on all business activities of the company is provided in the Management Discussion and Analysis Report.

#### 4. AUDITORS AND THEIR REPORT

M/s J. B. Dudhela & Co., Chartered Accountants, the auditors of the company are retiring at the conclusion of the ensuing Annual General Meeting of the company and being eligible offer themselves for reappointment as Auditors. The Company has received certificate to the effect that their appointment, if made, would be within the limit prescribed under Section 224 (1B) of the Companies Act, 1956.

The Auditor's Report is self-explanatory and needs no clarification.

#### 4. PARTICULARS OF EMPLOYEES

During the year under review, the Company did not have any employee attracting provisions of Section 217 (2A) of the Companies Act, 1956.

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

The Company did not have any activity related to conservation of energy, technology absorption. There was neither foreign exchange earnings and outgo during the year under review.

#### 6. MANAGEMENT DISCUSSION AND ANALYSIS REPORT:

The Management Discussion and Analysis Report is prepared in accordance with the requirements of Clause 49 of the Listing Agreement entered into with the Stock Exchanges, and forms part of this Annual Report.

#### 7. CORPORATE GOVERNANCE REPORT:

Corporate Governance Report along with the Auditor's Certificate confirming Compliance with the conditions of Corporate Governance forms part of this report.

#### 8. INVESTOR RELATIONS:

Your company continues to provide prompt investor service through quick resolution of investor grievances. Your company has designated an exclusive email id viz. <a href="mailto:secretarial@intellivatecapital.com">secretarial@intellivatecapital.com</a>, to enable the investors to post their grievances and the company to monitor its redressal. The company is also registered at the SCORES website of SEBI, where we take regular updates on any grievance posted, which so far has been NIL. The securities of the company got listed on the Bombay Stock Exchange on 22nd June 2012 and commenced trading on 8th November 2012. The company has paid Annual Listing fees to the Stock Exchange for the Financial year 2013-14.

The members are requested to refer to General Shareholder's Information given in Corporate Governance Report appended to this Report.

#### 9. FIXED DEPOSITS:

Your Company has not accepted any public deposits within the meaning of the provisions of Section 58A of the Act read with the Companies Act (Acceptance of Deposits) Rules, 1975. Therefore, no amount on account of principal or interest on Public Deposits was outstanding as on the Date of the Balance Sheet.

#### 10. PERSONNEL

Statement under section 217 (2A) of the Act, read the Companies (Particulars of Employees) Rules, 1975, is not applicable as no employees has been paid remuneration exceeding the prescribed limits.

#### 11. DIRECTORS:

The Board has three Independent Directors and two Executive Directors. In accordance with the provisions of the Act and the Articles of Association of the Company, Mr. Siddhartha P. Shah retire by rotation at the forthcoming Annual General Meeting and being eligible off himself for reappointment. The Board commends re-appointment of Mr. Siddhartha P. Shah.

The details of the Directors being recommended for re-appointment are provided in the notice of ensuing Annual General Meeting.

#### 12. COMPLIANCE CERTIFICATE

The Compliance Certificate under section 383A of the Act, and Rule 3 of the Companies (Compliance Certificate) Rules, 2001 is issued by SRM & Co., Practicing Company Secretary and forms part of this Report..

#### 13. DIRECTORS' RESPONSIBILITY STATEMENT:

Your directors state that:

 in preparation of Annual Accounts the applicable accounting standards have been followed alongwith proper explanation relating to material departure therefrom.

- they had selected such accounting policies and applied them constantly and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the company at the end of the financial year and that of profit of the company for that period.
- they had taken proper and sufficient care of maintenance of adequate accounting records so as to safeguard the company's assets and to detect fraud and irregularities.
- 4. they have prepared the annual accounts of the company on a going concern basis.

#### 14. ACKNOWLEDGEMENT:

The Board wishes to express their sincere gratitude for the continued co-operation, encouragement and support extended by the shareholders, financial institutions and bankers of the company. The Board also wishes to express their deep appreciation of the dedicated services of the officers, staff and workers of the company.

For & on behalf of the Board of Directors

Place : Mumbai Date : 24/05/2013 Sd/-Vipul Modi Director Sd/-Leena Modi Director

#### MANAGEMENT DISCUSSION & ANALYSIS

#### Overview of the World Economy

#### Global Steel Industry:

Overall the global steel industry witnessed steady growth during 2012-13. The growth in global steel demand was driven by increased demand from key steel end-user industries including infrastructure, construction and automotive, especially in the emerging markets; in spite of financial turbulence in the Eurozone, weak private demand in the United States and events in Japan and the Middle East. In 2012, the global steel demand is estimated to have increased by 6% to reach a new high of 1,373 million tonnes, 13% above the pre crisis levels in 2007. Growth was led by the emerging economies, notably China (6% up) and India (4% up), where new demand records were set. In the developed economies, demand levels remained 15-25% below 2007 levels. Europe saw steel demand increase by 5% and North America by 9% in 2012, but steel demand in Japan fell by 3%. All major steel producing countries

apart from Japan and Spain showed growth in 2012. Growth was particularly strong in Turkey, South Korea

Looking ahead, global steel market developments are likely to remain generally positive, but with lower growth in 2013 as compared to 2012. In the first few months of 2013, apparent steel demand remained muted due to the uncertain economic climate.

For 2013 as a whole, global steel demand is forecast to grow by a further 4% to reach 1,422 million tonnes. China, India and other emerging markets will continue to drive demand but recent market developments suggest likely slackening of demand. This is primarily due to the recent changes in the monetary policy in China to reduce bank credit and improve asset quality as well as lower growth forecast in India. While USA and Japan is expected to continue it's recovery, steel demand in Europe is expected to fall by 1%.

Steel Industry in India: India improved its ranking to become the 4th largest producer of crude steel in the world during 2012 after China, Japan and the USA. The country's production grew by around 6% in 2012-13.

#### **Business Overview:**

The Company is mainly into trading of steel. Prior to demerger the steel business was carried out by Intellivate Capital ventures Limited. Recovery in steel demand in developed markets remains fragile, but the strong growth in steel demand in emerging markets will continue, fuelled by growing demand from infrastructure, construction and automotive end-users.

#### Cautionary Statement

"Statements in Management Discussion and Analysis describing the Company's objectives, projections, estimates and expectation may be "forward looking" within the meaning of applicable laws and regulations. Actual results might differ materially from those expressed or implied."

#### CORPORATE GOVERNANCE REPORT

#### 1. Company's Philosophy on the Code of Governance

#### Introduction

Corporate Governance essentially is the system by which companies are directed and controlled by the management in the best interest of the stakeholders and others. Corporate Governance ensures fairness, transparency and integrity of the management. Corporate Governance is a way of life, rather than a mere legal compulsion. It further inspires and strengthens investor's confidence and commitment to the Company.

The corporate governance philosophy of the Company has been further strengthened with the adoption of the Code of Conduct adopted by the company. The Company, through its Board and Committees, endeavours to strike and deliver the highest governing standards for the benefit of its stakeholders.

In compliance with the disclosure requirements of Clause 49 of the Listing Agreement executed with the stock exchanges, the details are set out below:

#### 2. Board of Directors

#### Composition

The Board has an optimum combination of Executive and Non-Executive Directors, and is in conformity with Clause 49 of the Listing Agreement entered into with the stock exchanges in which the Company's Ordinary Shares are listed. The composition of the Board as on March 31, 2013 was as under:

Category of Directors	Number of Directors	Percentage to the Board
Promoter	2	40%
Independent, Non-Executive	3	60%

None of the Directors on the Board is a Member on more than 10 Committees and Chairman of more than 5 Committees (as per Clause 49(1)(C)(ii)) across all the companies in which he is a Director. All the Directors have made the requisite disclosures regarding Committee positions held by them in other companies.

#### Meetings held

The Board met 07 (Seven Times) on the following dates during the financial year 2012-2013.

12/04/2012	26/10/2012
15/05/2012	15/12/2012
03/07/2012	14/02/2013
27/08/2012	

#### **Board Procedure**

The Board Meetings are held giving due notice of not less than 7 days in advance to all the Directors. The Agenda is circulated well in advance to the Board members. The items in the Agenda are backed by comprehensive background information to enable the Board to take appropriate decisions. In addition to the information required under Annexure IA to Clause 49 of the Listing Agreement, the Board is also kept informed of major events/items and approvals taken wherever necessary. The Board is apprised of the overall performance of the Company.

#### Code of Conduct

The Company had adopted the Code of Conduct for all the employees of the Company including the Wholetime Directors. The Board had also approved a Code of Conduct for Non-Executive Directors. The Code of Conduct for the employees as well as Non-Executive Directors are posted on the Company's website.

Further, all the Board members and senior management personnel (as per Clause 49 of the Listing Agreement) have affirmed the compliance with the respective Code of Conduct. A declaration to this effect signed by the Promoter- Director forms part of this report.

#### Category and Attendance of Directors

The names and categories of the Directors on the Board, their attendance at Board Meetings held during the financial year 2012-2013 and at the last Annual General Meeting (AGM), as also the number of Directorships and Committee positions held by them in other public limited companies as on March 31, 2013 are as follows:

Name	Category	No. of Board Meetings attended	Attendan ce of Directors in AGM	Directors other pub	hips in	No. of Com positions I public limited con	neld in other
		during the financial year 2012-2013		Chairma n of the Board	Board Member	Chairman of the Committe e	Member
VIPUL JAYAMTILAL MODI	DIRECTOR	6	Yes	-	9	-	•
LEENA VIPUL MODI	DIRECTOR	6	Yes		7	•	•
SURAM VENKATESWA RA RAO	INDEPEND ENT DIRECTOR	6	Yes		4	2	2
SIDDHARTH	INDEPEND	6	Yes		5		4

PRAVINCHAN DRA SHAH	ENT DIRECTOR					
HEMANT J MEHTA	INDEPEND ENT DIRECTOR	6	Yes	2	2	2

<sup>\*</sup> Note: Excludes Directorships in Private Limited Companies, Foreign companies and Government Bodies. Only Audit Committee and Shareholders'/Investors' Grievance Committee have been considered for the committee positions.

Details of the Directors seeking appointment/re-appointment at the Annual General Meeting, pursuant to Clause 49 of the Listing Agreement, have been given along with the Notice of Annual General Meeting.

#### Shareholdings of Non-executive Directors as on March 31, 2013 are as under:

Name	No. of Ordinary shares held	% of Paid-up Capital
Mr. S V Rao	Nil	0
Mr. Siddhartha Shah	Nil	0
Mr. Hemant J. Mehta	Nil	0

#### 3. Audit Committee

#### Meetings held:

There were 04 (four) Audit committee meeting held during the year under review ended on 31st March 2013.

#### Composition and Attendance:

Name of Director	Composition as on March 31, 2013	No. of meetings Attended
Hemant J. Mehta	Chairman	4
Mr. Siddhartha P. Shah	Member	4
Mr. S.V. Rao	Member	4

Mr. Hemant J. Mehta, is well established Chartered Accountant and Finance professional. All members of the Committee have wide exposure and possess sound knowledge in the area of accounts, finance, audit, internal controls etc.

The composition of the Committee is in conformity with Clause 49 (II) (A) of the Listing Agreement.

#### Terms of Reference

The terms of reference of the Audit Committee, broadly are as under:

- 1. Overseeing the Company's financial reporting process and the disclosure of its financial information to ensure that the financial statements are true and fair.
- Recommending to the Board, the appointment, re-appointment of the statutory auditors, fixation of audit fees and fees for other services.
- Reviewing, with Management, the quarterly and annual financial statements before submission to the Board for approval.
- 4. Reviewing the adequacy of internal control systems and internal audit function, including the structure of the internal audit department, staffing and seniority of the official heading the department, reporting structure coverage and frequency of internal audit.
- 5. Discussing with internal auditors any significant findings and follow up there on.
- Reviewing the findings of any internal investigations by the internal auditors into matters where there is suspected fraud or irregularity or a failure of internal control systems of a material nature and reporting the matter to the Board.
- 7. Discussion with the statutory auditors before the audit commences, about the nature and scope of audit as well as post-audit discussion to ascertain any area of concern. To look into the reasons, if any, for substantial defaults in the payments to the depositors, debenture holders, shareholders (in case of non payment of declared dividend) and creditors.
- 9. Reviewing of the Internal Audit Reports of the foreign subsidiaries.
- 10. In addition to the above, all items listed in Clause 49 (II) (D) of the Listing Agreement.

Compliance Officer acts as the Secretary to the Committee.

All the members of the Audit Committee were present at the last AGM.

#### 4. Remuneration Committee

#### Meetings held:

There were 04 (four) Remuneration committee meeting held during the year under review ended on 31st March 2013.

#### Composition and Attendance:

Name of Director	Composition as on March 31, 2013	No. of meetings Attended
Hemant J. Mehta	Chairman	4
Mr. Siddhartha P. Shah	Member	4
Mr. S.V. Rao	Member	4

#### Terms of Reference:

- To appraise the performance of Managing and Executive Director and
- To determine and recommend to the Board, compensation payable to Managing and Executive Director.

#### 5. Share Transfer Committee

#### Meetings held:

There were 04 (four) Share transfer committee meeting held during the year under review ended on 31st March 2013.

#### Composition and Attendance:

Name of Director	Composition as on March 31, 2013	No. of meetings Attended
Mr. S.V. Rao	Chairman	4
Mr. Siddhartha P. Shah	Member	4
Hemant J. Mehta	Member	4

#### 6. Shareholders Grievance Committee

#### Meetings held:

There were 04 (four) Shareholder Grievance committee meetings held during the year under review ended on 31st March 2013.

#### Composition and Attendance:

Name of Director	Composition as on March 31, 2013	No. of meetings Attended
Mr. S.V. Rao	Chairman	4
Mr. Siddhartha P. Shah	Member	4
Hemant J. Mehta	Member	4

#### 7. Remuneration Policy:

#### Non-Executive Directors

The remuneration of the Non-Executive Directors (NEDs) of the Company is decided by the Board of Directors. The NEDs are paid remuneration by way of Sitting Fees but during the financial year under consideration no such sitting fees was paid.

Non-Executive Directors:

Director	Sitting Fees
Hemant J. Mehta	Nil

Mr. Siddhartha P. Shah	Nil
Mr. S.V. Rao	Nil

#### 8. Details on General Body Meetings:

Location, date and time of General Meetings held during the last 3 years:

#### Annual General Meeting (AGM):

Financial year ended	Date & Time	Venue	Special Resolution
2012	28th September 2012 10.30 am	66/1, Hansa Villa, Bhaudaji Cross Road, Matunga (CR), Mumbai 400019	None

#### 9. Disclosures

#### **Related Party Transactions**

During the financial year 2012-2013 there were no materially significant transactions entered into between the Company and its promoters, directors or the management, subsidiaries or relatives, etc. that may have potential conflict with the interests of the Company at large. Declarations have been received from the senior management personnel to this effect.

#### Statutory Compliance, Penalties and Strictures

No penalties or strictures have been imposed on the Company by any authorities.

#### CEO/CFO Certification

Since there was no CEO & CFO appointed during the year under consideration, the Director and Promoter, Mr. Vipul Modi, has certified to the Board in accordance with Clause 49(V) of the Listing Agreement pertaining to CEO/CFO certification for the financial year ended March 31, 2013.

#### Whistle Blower Policy

The Company has adopted a Whistle Blower policy to provide a formal mechanism to the employees to report their concerns about unethical behaviour, actual or suspected fraud or violation of the Company's Conduct or Ethics policy. The policy provides for adequate safeguards against victimization of employees who avail of the mechanism and also provides for direct access to the Chairman of the Audit Committee. It is affirmed that no personnel of the Company has been denied access to the Audit Committee.

#### Non-Mandatory Requirements:

The Company has complied with all the mandatory requirements of Clause 49 of the Listing Agreement relating to Corporate Governance.

The status of compliance with Non-mandatory requirements is as under:

 The Company has set up a Remuneration Committee pursuant to Clause 49 of the Listing Agreement. The broad terms of reference of the Committee are to appraise the performance of Managing/ Executive Directors, determine and recommend to the Board, compensation payable to Managing/ Executive Directors.

#### 10. Means of Communication:

- The quarterly results are published in one English and one vernacular language paper. The newspapers in which they are published are Asian Age and Mumbai Lakshwadeep.
- The financial results are displayed on www.intellivatecapital.com
- Management Discussion and Analysis forms part of the Annual Report.

#### 11. General Shareholder Information

#### **Annual General Meeting**

Date and Time: 31st August 2013 at 10.00 a.m.

Venue: 66/1, Hansa Villa, Opp South Indian Gymkhana Bhaudaji Cross Road, Matunga (CR), Mumbai 400 019

Financial year: April to March

#### Financial Calendar:

Financial reporting for the quarter ending:

 $30^{\rm th}$  June 2012: Company got listing approval on  $22^{\rm nd}$  June 2012, hence, no financial reporting done for that quarter

30th September 2012: 15th November 2012 (un-audited financial results declared on 26th Oct. 2012) 31st December 2012: 15th February 2013 (un-audited financial results declared on 14th Feb. 2013)

31st March 2013: 30th May 2013 (audited financial results declared on 24th May 2013)

#### **Book Closure Date:**

23rd August 2013 to 31st August 2013 (both days inclusive - for the purpose of AGM)

Dividend Payment: No Dividend has been recommended

Listing on Stock Exchanges: The Company's Ordinary Shares are listed on the following Stock Exchanges:

(1) The Bombay Stock Exchange Limited, (BSE),

Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai 400 001

Scrip Name and code - ICVLSTEELS - 534733

#### ISIN NO.: INE175N01015

The Company has paid the Annual Listing fees, for the financial year 2012-13.

Registrar and Transfer Agents.

Purva Sharegistry (India) Pvt. Tel.

Ltd.

Unit: Inetllivate Capital Advisors Limited

9, Shiv Shakti Induatrial Estate,

J. R. Boricha Marg, Lower Parel

(E), Andehri (E), Mumbai Website

E-mail

: 022 23018261

: purvashr@mtnl.net.in

: www.intellivatecapital.com

400011

Business Hours

: 12.00 p.m. to 5.30 p.m.

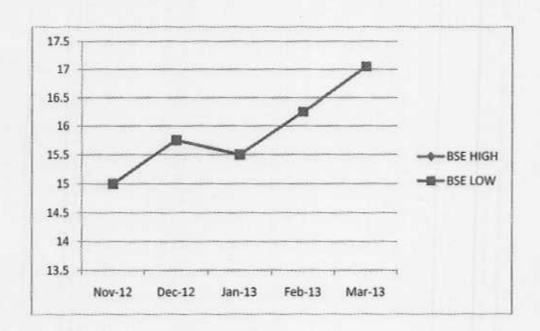
(Monday to Friday)

#### **Share Transfer Process:**

Share in physical forms are processed by the Registrar and Share transfer agent within 15-20 days from the date of receipt, if the documents are complete in all respects. The Share Transfer Committee of the company have been empowered to approve transfers.

#### Share Market Data:

MONTH	B	SE
	HIGH	LOW
Nov-12	15	15
Dec-12	15.75	15.75
Jan-13	15.50	15.50
Feb-13	16.25	16.25
Mar-13	17.05	17.05



#### Distribution of Shareholding as on March 31, 2013

Category	No. of Shareholders	Percentage	No. of Shares	Percentage
Up to 5000	79	65.83	36810	0.12
5001-10000	1	0.83	5330	0.02
10001 - 20000	2	1.67	31780	0.10
20001 - 30000	4	3.33	105060	0.33
30001 - 40000	1	0.83	38730	0.12
50001 - 100000	2	1.67	160000	0.51
100001 and above	31	25.83	31162290	98.80
Total	120	100	31540000	100.00

Category	No. of Shares	Percentage
Resident individuals	276239	8.76
Corporate Promoter under same management	32201	1.02
Bodies Corporate	655858	20.79
Clearing Members	2	0.00
Directors	910407	28.87
Directors Relatives	52467	1.66
Person acting in concern	1135246	35.99
Hindu Undivided Family	91580	2.90
Total	3154000	100.00

#### Dematerialization of shares and liquidity:

Percentage of Shares held in (as on 31/03/2013)

N.S.D.L. 421206 13% C.D.S.L. 2673676 85% PHYSICAL 59118 2%

Address correspondence

for : 66/1, Hansa Villa, Opposite Indian Gymkhanna, Bhaudaji Cross Road,

Matunga (CR), Mumbai 400 019

#### DECLARATION

I, Vipul Modi, Director & Promoter of the Company, hereby declare that all the members of the Board of Directors and the Senior Management personnel have affirmed compliance with the Code of Conduct, applicable to them as laid down by the Board of Directors in terms of Clause 49(1) (D) (ii) of the Listing Agreement entered into with the Stock Exchanges, for the year ended March 31, 2013.

For ICVL Steels Limited Sd/-

Mumbai Data: 24th Mar

Date: 24th May 2013

Sd/-Vipul Modi Director

#### AUDITORS'CERTIFICATE

TO THE MEMBERS OF ICVL STEELS LIMITED

We have examined the compliance of conditions of Corporate Governance by ICVL Steels Limited ("the Company"), for the year ended 31st March, 2013, as stipulated in Clause 49 of the Listing Agreement of the said Company with stock exchanges.

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

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

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 and on behalf of J. B. Dudhela & Co. Chartered Accountants

Sd/-Proprietor

Membership No: 035354 Mumbai : 24<sup>th</sup> May 2013

Flat No.703, Rosemary Runwal Garden City, Balkum, Thane(W)- 400608 Email:sandhya.malhotra29@gmail.com Mob: +91-9920317721

#### **Compliance Certificate**

U/S 383A of the Companies Act, 1956 & Rule 3 of the companies (Compliance Certificate)
Rules, 2001

To, The Members, ICVL Steels Limited 66/1, Hansa villa, Opp. Indian Gymkhana Bhaudaji Cross Road, Matunga (C.R.) Mumbai 400 019 Nominal Capital: 3,50,00,000/-Registration No: U28122MH2011PLC214373 (31/03/2013)

I have examined the registers, records, books and papers of <u>ICVL Steels Limited</u> (the Company) as required to be maintained under the Companies Act 1956, (the Act) and the rules made there under and also the provisions contained in the Memorandum and Articles of Association of the Company for the financial year ended on 31st March, 2013. In my opinion and to the best of my information and according to the examinations carried out by me and explanations furnished to me by the Company, its officers and agents, I certify that in respect of the aforesaid financial year:

- The Company has kept and maintained all registers as stated in Annexure 'A' to this certificate, as per the provisions and the rules made there under and all entries therein have been duly recorded.
- The Company has duly filed the forms and returns as stated in Annexure 'B' to this certificate, with the Registrar of Companies, Regional Director, Central Government, Company Law Board or other authorities within the time prescribed under the Act and the rules made there under.
- The Company is a public limited company.
- The Board of Directors duly met <u>07</u> times on, <u>12/04/2012</u>, <u>15/05/2012</u>, <u>03/07/2012</u>, <u>27/08/2012</u>, <u>26/10/2012</u>, <u>15/12/2012</u>, <u>14/02/2013</u> in respect of which meetings proper notice were given and the proceedings were properly recorded and signed including the circular resolution passed in the minutes books maintained for the purpose.,
- The Company has closed its Register of Members from 21st September 2012 to 28th September 2012 (both days inclusive) for the purpose of AGM under section 154 of the Act, during the financial year.

Flat No.703, Rosemary Runwal Garden City, Balkum, Thane(W)- 400608 Email:sandhya.malhotra29@gmail.com Mob: +91-9920317721

- The annual general meeting for the year ended on <u>31/03/2012</u> was held on <u>28.09.2012</u> after giving due notice to the members of the Company and the resolutions passed thereat were duly recorded in Minutes Book maintained for the purpose.
- 7. There was no Extra Ordinary General Meeting was held during the financial year.
- The Company has not advanced any loans to its directors or persons or firms or companies referred to under section 295 of the companies Act, 1956.
- The Company has not entered into any contract within the provisions of section 297 of the Act during the year under consideration.
- The Company has made requisite entries in the register maintained under section 301 of the Act.
- As there were no instances falling within the purview of section 314 of the Act, the Company has not obtained any approvals from the Board of Directors, Members or Central Government.
- No duplicate share certificates were issued during the year under review.
- 13. According to the information and explanations provided:
  - The Company has delivered all the certificates on allotment of securities and on lodgment thereof for transfer or transmission or any other purpose in accordance with the provisions of the Act.
  - The Company has not deposited any amount in a separate Bank Account as no dividend was declared during the financial year.
  - The Company was not required to post warrants to any members of the Company as no dividend was declared during the financial year.
  - The Company was not required to transfer any amount to Investor Education & Protection Fund.

Flat No.703, Rosemary Runwal Garden City, Balkum, Thane(W)- 400608 Email:sandhya.malhotra29@gmail.com Mob: +91-9920317721

- The Company has duly-complied with the requirements of section 217 of the Act regarding Board's report.
- 14. The Board of Directors of the company is duly constituted.
- There was no appointment of Managing Director/ Whole-time Director/ Manager in compliance with the provisions of section 269 and Schedule XIII of the Act.
- 16. The Company has not appointed any sole-selling agents during the financial year.
- The Company duly obtained all approvals of the Central Government, Company Law Board, Regional Director, Registrar and/or such other authorities prescribed under the various provisions of the Act during the year.
- The Directors have disclosed their interest in other firms/companies to the Board of Directors pursuant to the provisions of the Act and the rules made there under.
- The Company has not issued and allotted any shares during the financial year.
- 20. The Company has not bought back any shares during the financial year.
- 21. There was no redemption of preference shares or debentures during the financial year.
- There were no transactions, which required the Company to keep in abeyance rights to dividend, rights shares and bonus shares pending registration of transfer of shares.
- The Company has neither raised nor accepted any deposits from Public during the financial year under the provisions of section 58A and 58AA read with Companies (Acceptance of Deposit) Rules, 1975.
- The Company has not borrowed from its directors, members, public financial institutions, banks and others during the financial year under the Provisions of Section 293 (1) (d) of the Act.
- 25. The Company has not made any loans or advance or given guarantees or provided securities to other bodies corporate and consequently no entries have been made in the registers kept for the purpose.
- The Company has not altered the provisions of the memorandum with respect to situation of the company's registered office from one state to another during the financial year.

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- The Company has not altered the provisions of the memorandum with respect to the objects of the company during the financial year.
- The Company has not altered the provisions of the memorandum with respect to name of the company during the financial year.
- The Company has not altered the provisions of the memorandum with respect to share capital
  of the company during the financial year.
- 30. The company has not altered its articles of association during the financial year.
- There were no prosecution initiated against or show cause notices received by the company and no fines or penalties or any other punishment imposed on the company during the year, for offences under the Act.
- The Company has not received any money as security from its employees during the financial year.
- The provisions of Provident Fund rules are not applicable to the Company during the financial year.

For SRM & Co.

Sd/-Sandhya R. Malhotra Proprietor FCS-6715, CP-9928

Place : Mumbai

Date : 24th May 2013

Flat No.703, Rosemary Runwal Garden City, Balkum, Thane(W)- 400608 Email:sandhya.malhotra29@gmail.com Mob: +91-9920317721

#### Annexure A

The Company has been maintaining the statutory records such as:

- 1) Minutes Book (Board Meeting)
- 2) Minutes Book (AGM & EGM)
- 3) Register of Members.
- 4) Register of Directors.
- 5) Register of Director's shareholding.
- 6) Books of Accounts
- Register of Contracts, Companies and Firms in which Directors are interested u/s 301(3).
- 8) Register of Share Transfer

#### Annexure B

Details of all Forms and Returns as required to be filed by the Company with the Registrar of Companies, Regional Director, Central Government or other authorities are as follows:

Sr. No.	Form No.	Filed u/s	For	Filed on	SRN No.
1	Form 22B	187C (4)	-	04.01.2013	B65214520
2	Form 23AC 23ACA	220	31.03.2012	21.10.2012	P91410571
3	Form 66	383A	31.03.2012	21.10.2012	P91386383
4	Form 20B	159	31.03.2012	29.10.2012	P92788454
5	Form 32	264(2)		28.10.2012	B60664570

Sd/-Sandhya R. Malhotra

For SRM & Co.

Proprietor FCS-6715, CP-9928

Place : Mumbai

Date : 24th May 2013

B. Com.,F.C.A

ROOM NO. 1, BLDG. NO. 1, SINDHI COLONY, RAM NAGAR, NEAR KORA KENDRA, MUMBAI – 400092 TEL: (O): 28082624, (M) 9820123371. EMAIL ID: cajbdudhela@gmail.com

#### INDEPENDENT AUDITOR'S REPORT

To.

The Members of ICVL Steels Limited

#### Report on the Financial Statements

We have audited the accompanying financial Statements of ICVL Steels Limited ("the Company") which comprise the Balance Sheet as at 31 March 2013, the statement of profit and loss and Cash Flow Statement for the year then ended and a summary of significant accounting policies and other explanatory information.

#### Management's Responsibility for the Financial Statements

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

#### Auditor's Responsibility

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

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

#### Opinion

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

- (i) in the case of the balance sheet, of the state of affairs of the Company as at 31 March 2013
- (ii) in the case of the statement of profit and loss, of the profit for the year ended on that date
- (iii) in the case of the Cash Flow Statement, of the Cash Flow for the year ended on that date.

ROOM NO. 1, BLDG. NO. 1, SINDHI COLONY, RAM NAGAR, NEAR KORA KENDRA, MUMBAI – 400092 TEL: (O): 28082624, (M) 9820123371. EMAIL ID: cajbdudhela@gmail.com

#### Report on Other Legal and Regulatory Requirements

- As required by the Companies (Auditor"s Report) Order, 2003 ("the Order"), as amended, issued
  by the Central Government of India in terms of sub-section (4A) of section 227 of the Act, we
  give in the Annexure a statement on the matters specified in paragraphs 4 and 5 of the Order.
- 2. As required by section 227(3) of the Act, we report that:
  - a. we have obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purpose of our audit;
  - 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;
  - c. the Balance Sheet, Statement of Profit and Loss, and the Cash Flow Statement dealt with by this Report are in agreement with the books of account;
  - d. in our opinion, the Balance Sheet, Statement of Profit and Loss, and the Cash Flow Statement comply with the Accounting Standards referred to in subsection (3C) of section 211 of the Companies Act, 1956;
  - e. on the basis of written representations received from the directors as on 31 March 2013, and taken on record by the Board of Directors, none of the directors is disqualified as on 31 March 2013, from being appointed as a director in terms of clause (g) of sub-section (1) of section 274 of the Companies Act, 1956.

For J.B.DUDHELA & CO Chartered Accountants FRN: 102777W

Sd/-

PLACE: Mumbai (J. DATE: 24/05/2013

(J.B.DUDHELA) Proprietor Memb. No. 035354 ROOM NO. 1, BLDG. NO. 1, SINDHI COLONY, RAM NAGAR, NEAR KORA KENDRA, MUMBAI – 400092 TEL: (O): 28082624, (M) 9820123371. EMAIL ID: cajbdudhela@gmail.com

#### ANNEXURE TO INDEPENDENT AUDITOR'S REPORT

Referred to our Report of even date on the accounts of ICVL Steels Ltd. for the year ended 31st March, 2013.

In terms of the information and explanation given to us and the books and records examined by us in the normal course of audit and to the best of our knowledge and belief, we state as under:

- (a) The Company has maintained proper records showing full particulars, including details of quantity & the situation of its fixed assets.
  - (b) The Fixed assets has been physically verified by the management during the year in accordance with a phased periodical manner, which in our opinion is reasonable having regard to the size of the company & nature of it's assets. No material discrepancies were noticed on such physical verification.
  - (c) In our opinion, the Company has not disposed off substantial part of Fixed Assets, during the year, which will affect the going concern status of the Company.
- (a) The inventory has been physically verified by the management during the year. In our Opinion the frequency of Verification is reasonable.
  - (b) In our opinion the procedures of physical verification of inventory followed by the management are reasonable and adequate in relation to the size of the Company and nature of its business.
  - (c) The Company has maintained proper records of inventories. As explained to us there were no material dicrepancies noticed on physical verfication of the inventories as compared to the book records.
- 3. The company has not granted/taken any loans, secured or unsecured to/from the companies, firms and other parties listed in the register maintained under section 301 of the Companies Act, 1956. Therefore, the provisions of Clause 4(ii), (b), (c) and (d)/(f) and (g) of the said order are not applicable to the company.
- 4. In our opinion and according to the information and explanation given to us, there is an adequate internal control procedure commensurate with the size of the company and nature of its business with the regard to purchase of Fixed Assets and for sale of the goods and Services. We have not observed any major weakness in internal controls.

B. Com., F.C.A

ROOM NO. 1, BLDG. NO. 1, SINDHI COLONY, RAM NAGAR, NEAR KORA KENDRA, MUMBAI - 400092 TEL: (O): 28082624, (M) 9820123371. EMAIL ID: cajbdudhela@gmail.com

- (a) In our opinion and according to the information and explanation given to us there are no transaction that needs to be entered in to the register in pursuance to the section 301 of the Company Act, 1956.
  - (b) In our opinion and according to the information and explanation given to us there are no transaction in pursuance of contracts or arrangements entered in the register maintained U/s 301 of the Companies Act, aggregating during the year to Rupees Five Lakhs or more in respect of any party.
- In our opinion and according to the information and explanation given to us the company has not accepted any deposits from the public which fall within the meaning of the section 58 A and 58 AA of the Company Act, 1956 and rules framed there under.
- In our opinion the company has no internal audit system commensurate with the size and nature of it business.
- As informed to us the maintenance of cost records has not been prescribed by the Central Government U/s 209 (1) (d) of the Companies Act, 1956.
- 9. According to the information and explanation given to us and on the basis of our examination of the records of the company, there are no undisputed statutory dues including Provident Fund, Investor Education and Protection Fund, Employees 'State Insurance, Income Tax, Wealth Tax, Sales Tax, Custom Duty, Excise duty and other Statutory dues applicable to it in respect of such statutory dues which have remained outstanding as at 31st March, 2013 for the period more than six months.
- 10. According to the information and explanation given to us the company has accumulated losses at the end of the financial Year, and has not incurred cash losses in the financial year and has incurred cash loss in the immediately preceding financial year.
- The Company has not defaulted in repayment of dues to a financial institution, banks debenture holders as at Balance Sheet date.
- The Company has not granted any loans and advances on the bases of security by way
  of pledge of share, debentures and other securities.
- 13. The Company is not a chit fund, nidhi fund or mutual benefit fund / society. Therefore, the provision of clause 4 (xiii) of the Companies (Auditor's Report) Order, 2003 are not applicable to the company.
- 14. In our opinion, the company has maintained proper records of transactions and contracts relating to dealing or trading in shares, securities, debentures, and other investments during the year and timely entries have been made therein. Further such Securities have been held by the Company in its own name.

ROOM NO. 1, BLDG. NO. 1, SINDHI COLONY, RAM NAGAR, NEAR KORA KENDRA, MUMBAI – 400092 TEL: (O): 28082624, (M) 9820123371. EMAIL ID: cajbdudhela@gmail.com

- The Company has not given any guarantee for loans taken by others from banks or financial institutions during the year.
- 16. The Company has not obtained any term loan during the financial year.
- 17. According to the information and explanations given to us and on 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 investments and vice-versa.
- The Company has not made any preferential allotment of shares to parties and Companies covered in the Register maintained under section 301 of the Act.
- 19. No Debentures has been issued by the Company during the year.
- 20. The Company has not raised any money by way of public issue during the year.
- 21. During the course of our examination of the books and records of the Company carried out in accordance with the generally accepted auditing practices in India and according to the Information and explanation given to us, we have neither come across any instance of fraud on or by the Company noticed or reported during the year, nor have we been informed of such case by the management.

For J.B.DUDHELA & CO Chartered Accountants FRN: 102777W

Sd/-

PLACE: Mumbai DATE: 24/05/2013 (J.B.DUDHELA) Proprietor Memb. No. 035354

ICVL STEELS	LTD		
Balance Sheet as at 318	T Marc	h, 2013	
Particulars	Note No	AS AT 31ST MARCH, 2013 Rupees	AS AT 31ST MARCH, 2012 Rupees
I. EQUITY AND LIABILITIES			
(1) Shareholders' Funds			
(a) Share Capital	1	31,540,000	31,540,000
(b) Reserves and Surplus	2	(4,834)	(44,104)
(2) Current Liabilities			
(a) Other current liabilities	3	711,017	40,310
(b) Short-term provisions	3		4,480
Total		32,246,182	31,540,686
II.Assets			
(1) Non-current assets			
(a) Long term loans and advances	4	610,663	332,423
(b) Other Non Current Assets	5	373,009	220,080
(2) Current assets			
(a) Cash and cash equivalents	6	74,500	2,353,275
(b) Short-term loans and advances	7	31,039,220	28,561,547
(c) Other current assets	8	148,790	73,360
Total		32,246,182	31,540,686

The Notes referred to above form an integral part of the Financial Statements

As per our report of even date For J. B. DUDHELA & Co. Chartered Accountants FRN: 102777W

Sd/-Vipul Modi (Director)

Sd/-J. B. DUDHELA (Proprietor) Membership No. 035354

Sd/-Leena Modi (Director)

For and on behalf of the Board of Directors

Place : Mumbai Date: 24/05/2013

Place :Mumbai Date: 24/05/2013

_	ICVL STEELS LT Statement of Profit and Loss for the year		21ct March 2012	
	Particulars	Note No	FOR THE YEAR ENDED ON 31.03.2013 Rupees	FOR THE PERIOD ENDED ON 31.03.2012 Rupees
1	Revenue from operations (Net) Other Income Total Revenue (I)	9	29,777,303 2,793,436 32,570,739	118,621,385 3,470,724 122,092,109
11	Expenses: Purchase of Stock-in-Trade Employee benefit expenses Depreciation and amortization expenses Other expenses  Total Expenses(II)	11 12 13 14	31,912,421 296,994 148,790 173,264 32,531,469	121,316,683 195,924 73,360 567,081 122,153,048
V VI VII	Profit before exceptional and extraordinary items and tax (I - II) Exceptional Items Profit before extraordinary items and tax (III-IV) Extraordinary Items Profit before tax (V - VI) Tax expense: (1) Current tax		39,270 39,270 39,270 7,480	(60,938 (60,938 (60,938
IX	(2) Mat Credit Entitlement  Profit/(Loss) from continuing operations (VII-VIII) Less: Expenses of previous year Profit/(Loss) for the year ended  Earning per equity share:		(7,480) 39,270 39,270	(60,938 (60,938
	(1) Basic (2) Diluted		0.0125 0.0125	(0.0193 (0.0193

The Notes referred to above form an integral part of the Financial Statements

As per our report of even date For J. B. DUDHELA & Co. Chartered Accountants FRN: 102777W

J. B. DUDHELA

(Proprietor) Membership No. 035354

Place : Mumbai Date : 24/05/2013 For and on behalf of the Board of Directors

Sd/-Vipul Modi (Director) Sd/-Leena Modi (Director)

Place : Mumbai Date : 24/05/2013

		Notes forming part of the financial statements as or	31.03.2	013		
		The restricting part of the minimum statements as of		AT		SAT
			31ST N	MARCH,		MARCH,
			227	113		012
			Ru	pees	Ru	pees
Note 1:	(a)					
	- 0	SHARE CAPITAL Authorised Share Capital				
		35.00.000 (3500000) Equity shares of Rs.10/- each	3	5,000,000	3	5,000,000
		so, so, see [conservey angles], selected in the see.		5,000,000		5,000,000
		Issued, Subscribed & Pald-up		V Contraction		
		50,000 (50000) Equity shares of Rs.10/- each fully paid up		500,000	1	500,000
		31,04,000 (3104000) Equity shares of Rs.10/- each	3	1,040,000	3	1,040,000
		(Issue of shares persuant to scheme of Arrangement [Refer Note No. 1(A)])	-	1 510 000	2	1,540,000
	_	Total	1	1,540,000	3	1,040,000
Note 1:	(b)	Reconciliation of Shares Outstanding	No of	Amt.	No of	Amt.
NOTE 1.	(41)	Treestreament of States States and Treestreament	Shares		Shares	Rs.Lac
		Balance at the beginning of the year	3154000	315.40	>====	
		Issued during the year for cash			50000	5.00
		Issue of shares pursuant to scheme of Arrangement (Refer Note No. 1(A))			3104000	310.40
		Balance at the end of the year	3154000	315.40	3154000	315.40
_	_	Obtained at the end of the year	3104001	310.79	3134000	010.40
		April, 2011. The difference between the transferred assets and liabilities an		and the same of		- T.
		adjusted against Capital Roserve Account.)				
Note 1:	(c)	Details of Shareholders holding more than 5% shares in the	No of	% of	No of	% of
Note 1:	17.5	Details of Shareholders holding more than 5% shares in the Company :	Shares	Shares	Shares	Shares
Note 1:	1)	Details of Shareholders holding more than 5% shares in the Company : Vipul Jayantilal Modi	Shares 1034573	Shares 32.80	Shares 872533	Shares 27.66
Note 1:	1)	Details of Shareholders holding more than 5% shares in the Company : Vipul Jayantiial Modi Leena Vipul Modi	Shares 1034573 861007	Shares 32.80 27.30	Shares	Shares
Note 1:	1)	Details of Shareholders holding more than 5% shares in the Company : Vipul Jayantilal Modi	Shares 1034573	Shares 32.80	Shares 872533	Shares 27.66
	1)	Details of Shareholders holding more than 5% shares in the Company : Vipul Jayantiial Modi Leena Vipul Modi	Shares 1034573 861007 328975 per share, is subject to im devider	Shares 32.80 27.30 10.43 Each share the appro-	Shares 872533 861007 	Shares 27.66 27.30 - eligible for idation,the
Note 1:	1) 2) 3)	Details of Shareholders holding more than 5% shares in the Company:  Vipul Jayantilal Modi  Leena Vipul Modi  Joindre Capital Services Ltd.  Rights, Preferences & Restrictions attach to equity shares The Company has one class of Equity shares having per value of Rs 10/- pone vote per share held. The dividend proposed by the board of directors is shareholders in the ensuing Annul General Meeting, except in case of inter Equity Shareholder are eligible to receive the remaining assest of the comparnounts, in proportion to their shareholding.  Reserves and Surplus	Shares 1034573 861007 328975 per share, is subject to im devider	Shares 32.80 27.30 10.43 Each share the appro-	Shares 872533 861007 	Shares 27.66 27.30 
Note 1: Note 1:	1) 2) 3)	Details of Shareholders holding more than 5% shares in the Company:  Vipul Jayantilal Modi Leena Vipul Modi Joindre Capital Services Ltd.  Rights, Preferences & Restrictions attach to equity shares The Company has one class of Equity shares having per value of Rs 10/- pone vote per share held. The dividend proposed by the board of directors is shareholders in the ensuing Annul General Meeting, except in case of inter Equity Shareholder are eligible to receive the remaining assest of the compamounts, in proportion to their shareholding.  Reserves and Surplus Capital Reserve Account	Shares 1034573 861007 328975 per share, is subject to im devider	Shares 32.80 27.30 10.43 Each share the appro- nd in the ex- distribution	Shares 872533 861007 	Shares 27.66 27.30 
Note 1:	1) 2) 3)	Details of Shareholders holding more than 5% shares in the Company:  Vipul Jayantilal Modi  Leena Vipul Modi  Joindre Capital Services Ltd.  Rights, Preferences & Restrictions attach to equity shares The Company has one class of Equity shares having per value of Rs 10/- pone vote per share held. The dividend proposed by the board of directors is shareholders in the ensuing Annul General Meeting, except in case of inter Equity Shareholder are eligible to receive the remaining assest of the comparnounts, in proportion to their shareholding.  Reserves and Surplus	Shares 1034573 861007 328975 per share, is subject to im devider	Shares 32.80 27.30 10.43 Each share the appro-	Shares 872533 861007 	Shares 27.66 27.30 - eligible for idation,the erencial
Note 1:	1) 2) 3) (d)	Details of Shareholders holding more than 5% shares in the Company:  Vipul Jayantilal Modi Leena Vipul Modi Joindre Capital Services Ltd.  Rights, Preferences & Restrictions attach to equity shares The Company has one class of Equity shares having par value of Rs 10/- pone vote per share held. The dividend proposed by the board of directors is shareholders in the ensuing Annul General Meeting, except in case of inter Equity Shareholder are eligible to receive the remaining assest of the compamounts, in proportion to their shareholding.  Reserves and Surplus Capital Reserve Account As per last year Balance Sheet Add: pursuant to the scheme of Arrangement - Refer Note No. 1(A) Balance at the end of year	Shares 1034573 861007 328975 per share, is subject to im devider	Shares 32.80 27.30 10.43 Each share the appro- nd in the ex- distribution	Shares 872533 861007 	Shares 27.66 27.30 - eligible for idation,the erencial
Note 1:	1) 2) 3)	Details of Shareholders holding more than 5% shares in the Company:  Vipul Jayantilal Modi  Leena Vipul Modi  Joindre Capital Services Ltd.  Rights, Preferences & Restrictions attach to equity shares The Company has one class of Equity shares having par value of Rs 10/- pone vote par share held. The dividend proposed by the board of directors is shareholders in the ensuing Annul General Meeting, except in case of inter Equity Shareholder are eligible to receive the remaining assest of the companiounts, in proportion to their shareholding.  Reserves and Surplus Capital Reserve Account As per last year Balance Sheet Add: pursuant to the scheme of Arrangement - Refer Note No. 1(A) Balance at the end of year Profit & Loss A/c	Shares 1034573 861007 328975 per share, is subject to im devider	Shares 32.80 27.30 10.43 Each share of the appround. In the evident button 16,834 16,834	Shares 872533 861007 - sholder is eval of the eval of the to all prefe	Shares 27.66 27.30 - eligible for idation,the erencial
Note 1:	1) 2) 3) (d)	Details of Shareholders holding more than 5% shares in the Company:  Vipul Jayantilal Modi  Leena Vipul Modi  Joindre Capital Services Ltd.  Rights, Preferences & Restrictions attach to equity shares The Company has one class of Equity shares having pur value of Rs 10/- pone vote per share held. The dividend proposed by the board of directors is shareholders in the ensuing Annul General Meeting, except in case of inter Equity Shareholder are eligible to receive the remaining assest of the companiounts, in proportion to their shareholding.  Reserves and Surplus Capital Reserve Account As per last year Balance Sheet Add: pursuant to the scheme of Arrangement - Refer Note No. 1(A) Balance at the end of year Profit & Loss A/c As per last year Balance Sheet	Shares 1034573 861007 328975 per share, is subject to im devider	Shares 32.80 27.30 10.43 Each share of the appro- nd in the evidistribution 16.834 (60,938)	Shares 872533 861007 - sholder is eval of the eval of the to all prefe	Shares 27.66 27.30 - eligible for idation,the erencial 16,834
Note 1:	1) 2) 3) (d)	Details of Shareholders holding more than 5% shares in the Company:  Vipul Jayantilal Modi  Leena Vipul Modi  Joindre Capital Services Ltd.  Rights, Preferences & Restrictions attach to equity shares The Company has one class of Equity shares having par value of Rs 10/- pone vote par share held. The dividend proposed by the board of directors is shareholders in the ensuing Annul General Meeting, except in case of inter Equity Shareholder are eligible to receive the remaining assest of the companiounts, in proportion to their shareholding.  Reserves and Surplus Capital Reserve Account As per last year Balance Sheet Add: pursuant to the scheme of Arrangement - Refer Note No. 1(A) Balance at the end of year Profit & Loss A/c	Shares 1034573 861007 328975 per share, is subject to im devider	Shares 32.80 27.30 10.43 Each share of the appround. In the evident button 16,834 16,834	Shares 872533 861007 - sholder is eval of the eval of the to all prefe	Shares 27.66 27.30 - eligible for idation,the erencial 16,834
Note 1:	1) 2) 3) (d)	Details of Shareholders holding more than 5% shares in the Company:  Vipul Jayantilal Modi Leena Vipul Modi Joindre Capital Services Ltd.  Rights, Preferences & Restrictions attach to equity shares The Company has one class of Equity shares having per value of Rs 10/- pone vote per share held. The dividend proposed by the board of directors is shareholders in the ensuing Annul General Meeting, except in case of inter Equity Shareholder are eligible to receive the remaining assest of the companiounts, in proportion to their shareholding.  Reserves and Surplus Capital Reserve Account As per last year Balance Sheet Add: pursuant to the scheme of Arrangement - Refer Note No. 1(A) Balance at the end of year Profit & Loss A/c As per last year Balance Sheet Profit / (Loss) for the year	Shares 1034573 861007 328975 per share, is subject to im devider	Shares 32.80 27.30 10.43 Each share of the appro- nd in the evidistribution 16.834 (60,938)	Shares 872533 861007 - holder is eval of the vent of liqu to all prefe	Shares 27.66 27.30 
Note 1:	1) 2) 3) (d)	Details of Shareholders holding more than 5% shares in the Company:  Vipul Jayantilal Modi  Leena Vipul Modi  Joindre Capital Services Ltd.  Rights, Preferences & Restrictions attach to equity shares The Company has one class of Equity shares having per value of Rs 10/- pone vote per share held. The dividend proposed by the board of directors is shareholders in the ensuing Annul General Meeting, except in case of inter Equity Shareholder are eligible to receive the remaining assest of the compamounts, in proportion to their shareholding.  Reserves and Surplus Capital Reserve Account As per last year Balance Sheet Add: pursuant to the scheme of Arrangement - Refer Note No. 1(A) Balance at the end of year Profit & Loss Alc As per last year Balance Sheet Profit / (Loss) for the year Less: Appropriations and allocations	Shares 1034573 861007 328975 per share. Is a subject to im devider pany after of	Shares 32.80 27.30 10.43 Each share of the appro- nd In the evidistribution 16,834 (60,938) 39,270	Shares 872533 861007 - holder is eval of the vent of liqu to all prefe	Shares 27.66 27.30 
Note 1: Note 2:	1) 2) 3) (d)	Details of Shareholders holding more than 5% shares in the Company:  Vipul Jayantilal Modi  Leena Vipul Modi  Joindre Capital Services Ltd.  Rights, Preferences & Restrictions attach to equity shares The Company has one class of Equity shares having per value of Rs 10/- pone vote per share held. The dividend proposed by the board of directors is shareholders in the ensuing Annul General Meeting, except in case of inter Equity Shareholder are eligible to receive the remaining assest of the compamounts, in proportion to their shareholding.  Reserves and Surplus Capital Reserve Account As per last year Balance Sheet Add: pursuant to the scheme of Arrangement - Refer Note No. 1(A) Balance at the end of year  Profit & Loss Alc As per last year Balance Sheet Profit / (Loss) for the year Less: Appropraitions and allocations Balance at the end of year  Total	Shares 1034573 861007 328975 per share. Is a subject to im devider pany after of	Shares 32.80 27.30 10.43 10.43 Each share of the appropriate of the ap	Shares 872533 861007 - holder is eval of the vent of liqu to all prefe	Shares 27.66 27.30 
Note 1: Note 2:	1) 2) 3) (d)	Details of Shareholders holding more than 5% shares in the Company:  Vipul Jayantilal Modi  Leena Vipul Modi  Joindre Capital Services Ltd.  Rights, Preferences & Restrictions attach to equity shares The Company has one class of Equity shares having per value of Rs 10/- pone vote per share held. The dividend proposed by the board of directors is shareholders in the ensuing Annul General Meeting, except in case of inter Equity Shareholder are eligible to receive the remaining assest of the compamounts, in proportion to their shareholding.  Reserves and Surplus Capital Reserve Account As per last year Balance Sheet Add: pursuant to the scheme of Arrangement - Refer Note No. 1(A) Balance at the end of year  Profit & Loss Alc As per last year Balance Sheet Profit / (Loss) for the year Less: Appropraitions and allocations Balance at the end of year	Shares 1034573 861007 328975 per share. Is a subject to im devider pany after of	Shares 32.80 27.30 10.43 10.43 Each share of the appropriate of the ap	Shares 872533 861007 - holder is eval of the vent of liqu to all prefe	Shares 27.66 27.30 
Note 1: Note 2:	1) 2) 3) (d)	Details of Shareholders holding more than 5% shares in the Company:  Vipul Jayantilal Modi  Leena Vipul Modi  Joindre Capital Services Ltd.  Rights, Preferences & Restrictions attach to equity shares The Company has one class of Equity shares having par value of Rs 10/- pone vote per share held. The dividend proposed by the board of directors is shareholders in the ensuing Annul General Meeting, except in case of inter Equity Shareholder are eligible to receive the remaining assest of the compamounts, in proportion to their shareholding.  Reserves and Surplus Capital Reserve Account As per last year Balance Sheet Add: pursuant to the scheme of Arrangement - Refer Note No. 1(A) Balance at the end of year  Profit & Loss A/c As per last year Balance Sheet Profit / (Loss) for the year Less: Appropraitions and allocations Balance at the end of year  Total	Shares 1034573 861007 328975 per share. Is a subject to im devider pany after of	Shares 32.80 27.30 10.43 10.43 Each share of the appropriate of the ap	Shares 872533 861007 - holder is eval of the vent of liqu to all prefe	Shares 27.66 27.30 
Note 1:	1) 2) 3) (d)	Details of Shareholders holding more than 5% shares in the Company:  Vipul Jayantilal Modi Leena Vipul Modi Joindre Capital Services Ltd.  Rights, Preferences & Restrictions attach to equity shares The Company has one class of Equity shares having par value of Rs 10/- pone vote per share held. The dividend proposed by the board of directors is shareholders in the ensuing Annul General Meeting, except in case of inter Equity Shareholder are eligible to receive the remaining assest of the companiounts, in proportion to their shareholding.  Reserves and Surplus Capital Reserve Account As per last year Balance Sheet Add: pursuant to the scheme of Arrangement - Refer Note No. 1(A) Balance at the end of year Profit & Loss A/c As per last year Balance Sheet Profit / (Loss) for the year Less: Appropriations and allocations Balance at the end of year  Total  Current Liabilities: Other current liabilities Other Liabilities Short-term provisions	Shares 1034573 861007 328975 per share. Is a subject to im devider pany after of	Shares 32.80 27.30 10.43 10.43 Each share of the appropriate of the ap	Shares 872533 861007 - holder is eval of the vent of liqu to all prefe	Shares 27.66 27.30
Note 1: Note 2:	1) 2) 3) (d)	Details of Shareholders holding more than 5% shares in the Company:  Vipul Jayantilal Modi Leena Vipul Modi Joindre Capital Services Ltd.  Rights, Preferences & Restrictions attach to equity shares The Company has one class of Equity shares having par value of Rs 10t- pone vote per share held. The dividend proposed by the board of directors is shareholders in the ensuing Annul General Meeting, except in case of inter Equity Shareholder are eligible to receive the remaining assest of the companiounts, in proportion to their shareholding.  Reserves and Surplus Capital Reserve Account As per last year Balance Sheet Add: pursuant to the scheme of Arrangement - Refer Note No. 1(A) Balance at the end of year Profit & Loss A/c As per last year Balance Sheet Profit / (Loss) for the year Less: Appropraitions and allocations Balance at the end of year  Total  Current Liabilities: Other current liabilities Other Liabilities Short-term provisions TDS Payable	Shares 1034573 861007 328975 ber share. Is subject to im devider pany after of	Shares 32.80 27.30 10.43 10.43 Each share of the appropriate of the ap	Shares 872533 861007 - holder is eval of the vent of liqu to all prefe	Shares 27.66 27.30
Note 1: Note 2:	1) 2) 3) (d)	Details of Shareholders holding more than 5% shares in the Company:  Vipul Jayantilal Modi Leena Vipul Modi Joindre Capital Services Ltd.  Rights, Preferences & Restrictions attach to equity shares The Company has one class of Equity shares having par value of Rs 10/- pone vote per share held. The dividend proposed by the board of directors is shareholders in the ensuing Annul General Meeting, except in case of inter Equity Shareholder are eligible to receive the remaining assest of the companiounts, in proportion to their shareholding.  Reserves and Surplus Capital Reserve Account As per last year Balance Sheet Add: pursuant to the scheme of Arrangement - Refer Note No. 1(A) Balance at the end of year Profit & Loss A/c As per last year Balance Sheet Profit / (Loss) for the year Less: Appropriations and allocations Balance at the end of year  Total  Current Liabilities: Other current liabilities Other Liabilities Short-term provisions	Shares 1034573 861007 328975 ber share. Is subject to im devider pany after of	Shares 32.80 27.30 10.43 10.43 Each share of the appropriate of the ap	Shares 872533 861007 - holder is eval of the vent of liqu to all prefe	Shares 27.66 27.30 
Note 1: Note 2:	1) 2) 3) (d)	Details of Shareholders holding more than 5% shares in the Company:  Vipul Jayantilal Modi Leena Vipul Modi Joindre Capital Services Ltd.  Rights, Preferences & Restrictions attach to equity shares The Company has one class of Equity shares having par value of Rs 10/- pone vote per share held. The dividend proposed by the board of directors is shareholders in the ensuing Annut General Meeting, except in case of inter Equity Shareholder are eligible to receive the remaining assest of the compamounts, in proportion to their shareholding.  Reserves and Surplus Capital Reserve Account As per last year Balance Sheet Add : pursuant to the scheme of Arrangement - Refer Note No. 1(A) Balance at the end of year  Profit & Loss A/c As per last year Balance Sheet Profit / (Loss) for the year Less: Appropriations and allocations Balance at the end of year  Total  Current Liabilities: Other current liabilities Other Liabilities Short-term provisions TDS Payable  Total	Shares 1034573 861007 328975 ber share. Is subject to im devider pany after of	Shares 32.80 27.30 10.43 10.43 Each share of the appropriate of the ap	Shares 872533 861007 - holder is eval of the vent of liqu to all prefe	Shares 27.66 27.30
Note 1: Note 2: Note 3:	1) 2) 3) (d)	Details of Shareholders holding more than 5% shares in the Company:  Vipul Jayantilal Modi Leena Vipul Modi Joindre Capital Services Ltd.  Rights, Preferences & Restrictions attach to equity shares The Company has one class of Equity shares having par value of Rs 10t- pone vote per share held. The dividend proposed by the board of directors is shareholders in the ensuing Annul General Meeting, except in case of inter Equity Shareholder are eligible to receive the remaining assest of the companiounts, in proportion to their shareholding.  Reserves and Surplus Capital Reserve Account As per last year Balance Sheet Add: pursuant to the scheme of Arrangement - Refer Note No. 1(A) Balance at the end of year Profit & Loss A/c As per last year Balance Sheet Profit / (Loss) for the year Less: Appropraitions and allocations Balance at the end of year  Total  Current Liabilities: Other current liabilities Other Liabilities Short-term provisions TDS Payable	Shares 1034573 861007 328975 ber share. Is subject to im devider pany after of	Shares 32.80 27.30 10.43 10.43 Each share of the appropriate of the ap	Shares 872533 861007 - holder is eval of the vent of liqu to all prefe	Shares 27.66 27.30
Note 1: Note 2: Note 3:	1) 2) 3) (d)	Details of Shareholders holding more than 5% shares in the Company:  Vipul Jayantilal Modi Leena Vipul Modi Joindre Capital Services Ltd.  Rights, Preferences & Restrictions attach to equity shares The Company has one class of Equity shares having par value of Rs 10/- one vote per share held. The dividend proposed by the board of directors shareholders in the ensuing Annul General Meeting, except in case of inter Equity Shareholder are eligible to receive the remaining assest of the compamounts, in proportion to their shareholding.  Reserves and Surplus Capital Reserve Account As per last year Balance Sheet Add: pursuant to the scheme of Arrangement - Refer Note No. 1(A) Balance at the end of year  Profit & Loss Aic As per last year Balance Sheet Profit / (Loss) for the year Less: Appropraitions and allocations Balance at the end of year  Total  Current Liabilities: Other Current liabilities Other Liabilities Total  Long Term loans and advances	Shares 1034573 861007 328975 ser share. Is subject to im devider party after of	Shares 32.80 27.30 10.43 10.43 Each shares of the approad in the evidentibution 16,834 (60,938) 39,270 (21,668) (4,834) 711,017	Shares 872533 861007 - holder is eval of the vent of liqu to all prefe	Shares 27.66 27.30

# ICVL STEELS LTD Notes forming part of the financial statements as on 31.03.2013 Iote 5: Other Non current assets Premilinery Expenses and ROC Fees 521,799 293, Less: To be written off within 12 months (148,790) (73)

Note 5:	Other Non current assets Premilinery Expenses and ROC Fees	521,799	293,440
	Less: To be written off within 12 months	(148,790)	(73,360
	(Premilinery expenses to be written off equally over a period of five years. Due within		
	12 months shown as other current assets and remaining non current assets)  Total	373,009	220,08
	Total	373,003	220,000
Note 6:	Cash and Cash equivalents		
September 1	Balances with banks Current Account		
	Indusind Bank Ltd.		2,353,275
	The second secon		
	Cash on hand	74,500	-
	Total	74,500	2,353,275
Note 7:	Short term loans and advances		
Hote 7.	Advances recoverable in cash or in kind or for value to be received	31,039,220	28,561,547
		.,,,	
	Total	31,039,220	28,581,547
			31,113,720
Note 8:	Other current assets		
	Premilinery Expenses and ROC Fees	148,790	73,360
	(Premilinary expenses to be written off equally over a period of five years. Due within		
	12 months shown as other current assets and remaining non current assets)  Total	148,790	73,360
	Total	140,730	19,300
Note 9:	Revenue from Operations		
	Revenue from Trading Sales		
	Sales - Shares	29,777,303	
	Sales - Steel		118,621,385
	Total	29,777,303	118,621,385
Note 10:	Other Income		1,380,094
	Short Term Profit on Sale of Shares Bank FDR Interest	36,986	1,300,034
	Interest on Indusind Bank Bond	30,500	67.486
	Commission Received	345,420	01,7400
	Interest Received	2,400,000	2,108,221
	Loss on Sale of Indusind Bank Bond		(121,236)
	NSDL Fees ( Refund 2011-12)	11,030	
	Miscellaneous Income		36,159
	Total	2,793,436	3,470,724
	In the Order to Test		
Note 11:	Purchase Of Stock-in-Trade Trading Purchase- Shares	31,912,421	
	Trading Purchase- Steel	31,314,441	121,316,683
	Total	31,912,421	121,316,683
Note 12:	Employee Benefits Expense		
2	Salaries, Allowances to Staff	296,994	194,870
	Staff Training Expenses		1,054
			195 924
	Total	296,994	
Note 49:	Total	290,994	
Note 13:	Depreciation and amortization expense		73 360
Note 13:	Depreciation and amortization expense Amortisation of Preliminary Expenses	148,790	73,360 73,360
Note 13:	Depreciation and amortization expense		73,360 73,360
	Depreciation and amortization expense Amortisation of Preliminary Expenses	148,790	
	Depreciation and amortization expense Amortisation of Preliminary Expenses  Total  Other Expenses: Administration & Other expenses:	148,790	
	Depreciation and amortization expense Amortisation of Preliminary Expenses  Total  Other Expenses: Administration & Other expenses: Advertisement Expenses	148,790 148,790 26,416	73,360 24,382
	Depreciation and amortization expense Amortisation of Preliminary Expenses  Total  Other Expenses: Administration & Other expenses: Advertisement Expenses Audit Fees	148,790 148,790 26,416 28,090	73,360 24,382 25,000
	Depreciation and amortization expense Amortisation of Preliminary Expenses  Total  Other Expenses: Administration & Other expenses: Advertisement Expenses Audit Fees Professional Fess	148,790 148,790 26,416	73,360 24,382 25,000 63,623
	Depreciation and amortization expense Amortisation of Preliminary Expenses  Total  Other Expenses: Administration & Other expenses: Advertisement Expenses Audit Fees Professional Fess Conveyance Expenses	148,790 148,790 26,416 28,090	73,360 24,382 25,000 63,623 1,577
	Depreciation and amortization expense Amortisation of Preliminary Expenses  Total  Other Expenses: Advertisement Expenses Audit Fees Professional Fess Conveyance Expenses Electricity Expenses	148,790 148,790 26,416 28,090	73,360 24,382 25,000 63,623 1,577 19,187
	Depreciation and amortization expense Amortisation of Preliminary Expenses  Other Expenses: Administration & Other expenses: Advertisement Expenses Audit Fees Professional Fess Conveyance Expenses Electricity Expenses Rent Account	148,790 148,790 26,416 28,090	73,360 24,382 25,000 63,623 1,577 19,187 119,037
	Depreciation and amortization expense Amortisation of Preliminary Expenses  Other Expenses: Administration & Other expenses: Advertisement Expenses Audit Fees Professional Fess Conveyance Expenses Electricity Expenses Rent Account Repairs & Maintenance-Others	148,790 148,790 26,416 28,090	73,360 24,382 25,000 63,623 1,577 19,187 119,037 171
Note 13:	Depreciation and amortization expense Amortisation of Preliminary Expenses  Other Expenses: Administration & Other expenses: Advertisement Expenses Audit Fees Professional Fess Conveyance Expenses Electricity Expenses Rent Account	148,790 148,790 26,416 28,090	73,360 24,382 25,000 63,623 1,577 19,187 119,037

# ICVL STEELS LTD Notes forming part of the financial statements as on 31.03.2013

Note 15:		Corporate information
		ICVL Steels Limited (the Company) is a Public Company and is incorporated under the provisions of The Companies Act, 1956. The company is engaged in the Business of trading in Steels & Shares.
Note 16:	_	Significant accounting policies
tote io.	16.1	Basis of accounting and preparation of financial statements
		The financial statements are prepared in accordance with the Generally Accepted Accounting Principles in India (Indian GAAP) to comply with the Accounting Standards notified under the Companies (Accounting Standards) Rules, 2006 (as amended) and the relevant provisions of the Companies Act, 1956. The financial statements have been prepared on accrual basis under the historical cost convention. The accounting policies adopted in the preparation of the financial statements are consistent with those followed in the previous year and comply with the mandatory accounting standards and statements issued by Institute of Chartered Accountants of India (ICAI).
	16.2	Use of estimates
		The preparation of the financial statements in conformity with Indian Generally Accepted Accounting Principals requires the Management to make estimates and assumptions that affect the reported amounts of Assets and Liabilities and disclosure of Contigent Liabilities at the end of Financial Statements and the results of operations during the reporting period end. The Management believes that the estimates used in preparation of the financial statements are prudent and reasonable. Actual results could differ from those estimates and the differences between the actual results and the estimates are recognised in the periods in which the results are known / materialise.
	16.3	Tangible fixed assets
		Fixed assets, are stated at cost less accumulated depreciation / amortisation and impariment loss if any, cost comprises the purchase price and any attributable cost of bring the assets to its working conditions for it
		Intended use,
		Intangible assets Intangible assets are recognised in the year it is put to use at cost. Intangible assets are carried at cost les accumulated amortisation and accumulated impairment loss if any.
	16.4	Depreciation and amortisation
		Depreciation on Fixed Assets has been charged as per revised rates of depreciation prescribed in Schedule XIV the Companies Act, 1956.  Depreciation in respect of Assets acquired / Purchased / sold / dicarded during the year has been provided on prorata basis.
		Intangible assets are amortised over useful life of the assets.
1	16.5	Investments
	10.0	Long term investments are stated at cost less provision, for diminution which is other than temporary in nature. Current investments stated at lower of cost or market value.
-	44.4	
	16.5	Revenue recognition  Sales are recognized when all significant risks and rewards of ownership have been transferred to the buyer an recorded net off trade discount Sales Tax / Value Added Tax
		Interest, as and when applicable, on refunds from statutory authorities is recognized when such interest determinable, based on completed proceedings. Other interest income is recognized using time proportion method based on interest rate implicit in the transactions. Profit on sale of investments is recognized on completion of transactions.
-	40.7	Expenses
	10.7	All materials known expenses and liabilities are provided for according to mercantile system on the basis of available information or estimates.
E	16.8	Foreign currency transactions and translations
		Transactions denominated in foreign currency are recorded at the exchange rates prevailing on the date of transactions. Exchange difference arising on foreign exchange transactions settled during the year are recognized in the profit and loss accounts of the year.
1	16.9	Employee benefits
		Short term employee benefits are recognized as expenses at the undiscounted amounts in the year in which the related service is rendered.
		Post employment and other long term employee benefits are recognized as an expense in the Profit and Loss Account of the year in which the employee has rendered services. The expense is recognized at the present value of the amount payable, determined as per Actuarial Valuations. Actuarial gains and losses in respect of post employment and long term employee benefits are recognized in the Profit and Loss Account.

	ICVL STI	EELS LTD	
	Notes forming part of the finan-	cial statements as on 31.03.201	13
16,10	Taxes on income		
	Tax expense comprises both current tax & deferinceme for the year determined in accordance will Deferred tax is recognised on timing differences, income that originate in one period and are capa assests on unabsorbed tax losses and tax depre realiasation and or other items when there is real available against which such deferred tax assest rate of Income Tax pervailing at the Balance She consideration of purdance as per the Accounting	th the provisions of Income Tax Act 19th being the difference between the taxab ble of reversal in one or more subseque ciation are recognised only when there sonable certainty that sufficient future to s can be realised. The tax effect is calculated that or at the substantively enacted	61, see income and accounting ent periods. Deferred tax is virtual certainty of their exable income will be ulated and recognised at the tax rate, subject to the
18.11	Provisions and contingencies		
	A provision is recognised when there is preser- outflow of resources and a reliable estimate can flability is made when there is a possible obligation outflow of resources. When there is a possible outflow of resources is remote, no provision litigations, assessments, fines, penalties etc. are the amount can be resonably estimated.	be made of the amount of the obligation on or a present obligation that may, but obligation or a present obligation in re- or disclosure is made. Loss conting recorded when it is probable that the li-	<ul> <li>A disclosure for contingent probably may not, require an spect of which likely hood of sencies arising from claims.</li> </ul>
16.12	Managerial remuneration under section 198 of		
	Particulars	31,03,2013	31.03.2012
	Salaries	Rs. Nil	Rs. Nil
	House Rent Allowance	Rs. Nil	Rs. Nil
	Contribution to provident fund	Rs. Nil	Rs. Nil
	Other Allowance	Rs. Nil	Rs. Nil
16.13	Payment to Auditors		
	Particulars	31,03, 2013	31.03. 2012
	Audit Fees	Rs. 28090	Rs. 25000
	For other services	Rs. 16854	Rs. 15000
16.14	As regards compliance of Provision as per the re act 2006 relating to dues to the Micro, Small and parties claim to be small scale industries and the	Medium enterprises. The company has	
16 15	Segment Information		
10.10	The company is opereating only in one segment		
****	Deleted marks disclosures under Assessation		

The company is operealing only in one segment.

16.16 Related party disclosures under Accounting Standard - 18
List of Related Parties where Control exists:
Samruddhi Finstock Ltd
Samruddhi Stock Brokers Ltd
Samruddhi Tradecom India Ltd
Bombay Exim Pvt Ltd
Jinal Finvest Pvt Ltd
Jinal Finvest Pvt Ltd
Ashwa Realty (India) Pvt Ltd
Galaxy Realty Pvt Ltd
High Rise Realty Pvt Ltd
High Rise Realty Pvt Ltd
Anish Properties Pvt Ltd
Saria Builders & Developers Pvt Ltd
Piyali Builders & Developers Pvt Ltd
Rock Builders & Developers Pvt Ltd
Win Sure Trade Invest Private Limited
Hansa Villa Realty Private Limited
ICVL Chemicals Ltd.
Intellivate Capital Advisors Ltd.
Intellivate Capital Ventures Ltd.

Name of Party	Nature of	31.03.2013	31.03.2012
Samruddhi Finstock Ltd-FNO	Advances	9,000,000	
Samruddhi Finstock Ltd-NSE	Advances	9,600,000	
Samruddhi Stock Brokers Ltd	Demat charges	1,249	
Samruddhi Stock Brokers Ltd	Advances	6,000,000	
Samruddhi Stock Brokers Ltd	Purchase of Shares	31,912,421	
Samruddhi Stock Brokers Ltd	NSE Sale of Shares	29,777,303	
Outstanding Receivable / Pa			
Name of Party		31.03.2013	31.03.2012
Samruddhi Stock Brokers Ltd	Samruddhi Stock Brokers Ltd		
Samruddhi Finstock Ltd		Nil	Nil

		ICVL STEELS LTD						
		Notes forming part of the financial statements as on 31.03.2013						
16	6.18	Earnings Per Share						
12.75		Particulars 31.03.2013	31.03.2012					
		Net profit after Tax 39,270	(60,93)					
		Number of equity share [Nos.] 3,104,000	3,104,00					
		Weighted Average number of equity shares 3,104,000						
		Nominal value per share 10						
		Earnings per share – Basic and diluted [Rupees] 0.0127	-0.019					
16		Rotirement Benefits						
		Long Term Employee Benefits are not provided because no employee has completed full year of service.						
16	16.20 Provision for Taxes Provision for current tax has been made as per the provisions of the Income Tax Act 1961.							
16	6.21	In the opinion of Management, the Current Assets, Loans and Advances are approximately of the value as stated realised in the ordinary course of business.						
16	6.22	2 Balances standing to the debit/credit of parties is subject to confirmation by them and reviews by the Company.						
		manufact manufact of any animal and a Samuel of Animal o	ina Congressy.					
16		The figures of the previous year have been regrouped, rearranged and reclassified wherever nector corrent year's classification. The figures are not comparible with those of previous year due to a Advisory division. Chemical division and Steel division of Intellivate Capital Ventures Ltd.	essary to conform					
	6.24	The figures of the previous year have been regrouped, rearranged and reclassified wherever necto current year's classification. The figures are not comparible with those of previous year due to o	essary to conform demerger of the					
16	6.24	The figures of the previous year have been regrouped, rearranged and reclassified wherever neo to current year's classification. The figures are not comparible with those of previous year due to a Advisory division, Chemical division and Steel division of Intellivate Capital Ventures Ltd.  The financial statements for the year ended March 31, 2013 are prepared as per the Revised Sci	essary to conform demerger of the					
16 Notes re	6.24 derre	The figures of the previous year have been regrouped, rearranged and reclassified wherever neo to current year's classification. The figures are not comparible with those of previous year due to a Advisory division, Chemical division and Steel division of Intellivate Capital Ventures Ltd.  The financial statements for the year ended March 31, 2013 are prepared as per the Revised Sci Companies Act, 1956.	essary to conform demerger of the					
16 Notes re	6.24 derre	The figures of the previous year have been regrouped, rearranged and reclassified wherever nect to current year's classification. The figures are not comparible with those of previous year due to a Advisory division, Chemical division and Steel division of Intellivate Capital Ventures Ltd.  The financial statements for the year ended March 31, 2013 are prepared as per the Revised Sci Companies Act, 1956.  It to above form an integral part of the Financial Statements of even date  A & Co.  For and on behalf of Bo.	essary to conform demerger of the hedule VI under the					
Notes reper our re	6.24 derre	The figures of the previous year have been regrouped, rearranged and reclassified wherever nect to current year's classification. The figures are not comparible with those of previous year due to a Advisory division, Chemical division and Steel division of Intellivate Capital Ventures Ltd.  The financial statements for the year ended March 31, 2013 are prepared as per the Revised Sci Companies Act, 1956.  It to above form an integral part of the Financial Statements of even date  A & Co.  For and on behalf of Bo.	essary to conform demerger of the hedule VI under the					
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Notes re per our re J. B. DUC artered Ac N : 10277	6.24 derre sport of DHEL country	The figures of the previous year have been regrouped, rearranged and reclassified wherever neo to current year's classification. The figures are not comparible with those of previous year due to of Advisory division, Chemical division and Steel division of Intellivate Capital Ventures Ltd.  The financial statements for the year ended March 31, 2013 are prepared as per the Revised Sci Companies Act, 1956.  In above form an integral part of the Financial Statements  of even date  A & Co. For and on behalf of Bo statements  Sd/- Vipul Modi	essary to conform demerger of the hedule VI under ti					
per our re J. B. DUE artered Ac N : 10277 Sd/- S. DUDHE oprietor)	6.24 sferre DHEL COUNTYW	The figures of the previous year have been regrouped, rearranged and reclassified wherever neo to current year's classification. The figures are not comparible with those of previous year due to of Advisory division, Chemical division and Steel division of Intellivate Capital Ventures Ltd.  The financial statements for the year ended March 31, 2013 are prepared as per the Revised Sci Companies Act, 1956.  It to above form an integral part of the Financial Statements of even date  A & Co.  For and on behalf of Bo.  Sd/-  Vipul Modi (Director)	essary to conform demerger of the hedule VI under ti					
per our reper ou	6.24 sferre DHEL COUNTYW	The figures of the previous year have been regrouped, rearranged and reclassified wherever neo to current year's classification. The figures are not comparible with those of previous year due to or Advisory division, Chemical division and Steel division of Intellivate Capital Ventures Ltd.  The financial statements for the year ended March 31, 2013 are prepared as per the Revised Sci Companies Act, 1956.  It to above form an integral part of the Financial Statements of even date  A & Co. For and on behalf of Boutants  Sd/- Vipul Modi (Director)	essary to conform demerger of the hedule VI under ti					
per our re J. B. DUE artered Ac N : 10277 Sd/- B. DUDHE oprietor) mbership	Serre Serre DHEL COUNTY	The figures of the previous year have been regrouped, rearranged and reclassified wherever neo to current year's classification. The figures are not comparible with those of previous year due to or Advisory division, Chemical division and Steel division of Intellivate Capital Ventures Ltd.  The financial statements for the year ended March 31, 2013 are prepared as per the Revised Sci Companies Act, 1956.  It to above form an integral part of the Financial Statements of even date  A & Co. For and on behalf of Boutants  Sd/- Vipul Modi (Director)  35354	essary to conform demerger of the hedule VI under ti					
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per our re J. B. DUE artered Ac N : 10277 Sdy- Soprietor) mbership i	6.24 Serre DHEL Cooun T7W	The figures of the previous year have been regrouped, rearranged and reclassified wherever neo to current year's classification. The figures are not comparible with those of previous year due to a Advisory division, Chemical division and Steel division of Intellivate Capital Ventures Ltd.  The financial statements for the year ended March 31, 2013 are prepared as per the Revised Sci Companies Act, 1956.  In above form an integral part of the Financial Statements of even date  A & Co. For and on behalf of Boutants  Sd/- Vipul Modi (Director)  135354  Sd/- Leena Modi (Director)	essary to conform demerger of the hedule VI under t					

#### ICVL STEELS LTD

Cash Flow Statement Pursuant to clause 32 of the Listing 'Agreement for the year ended 31st MARCH , 2013

(Amount in Rs.)

	For Year Ended
PARTICULARS	March
	31, 2013
CASH FLOW FROM OPERATING ACTIVITIES	
Net Profit / (Loss) before taxes	39,270
Adjustment for:	
Depreciation and Amortisation Expenses	148,790
Interest & Finance charges	
(Profit) / Loss on sales of fixed assets	
(Profit) / Loss on sales of investments	
Proceeds from sale of investments (Net)	
Interest income	(2,436,986
Operating Profit before working capital changes	(2,248,926
Changes in Working Capital:	
Change in Trade & Other Receivables	(2.626.46)
Change in Trade Payables	666,22
Cash generated from operations	(4,209,162
Taxes paid	(278,240
Cash provided by operating activities before prior adjustment	period (4,487,40)
Prior period Adjustment	
Net Cash generated / (used) by operating activitie	s (4,487,402
2 CASH FLOW FROM INVESTING ACTIVITIES	
Purchase / Sale of fixed assets	
Purchase of Bonds	
(Purchase)Sale of Investment	
Interest Income	2,436,986
Non Current Assets - Increase in Preliminary Expensi	es (228,35)
Net Cash Generated / (used) in Investing activities	2,208,627
3 CASH FLOW FROM FINANCING ACTIVITIES	
Transfer of Cash to Resulting Companies Pursuant to of Arrangement	) Scheme
Net Cash Generated / (used) In financing activities	
Net increase / (decrease) in Cash and Cash equiva	ilents (2,278,775
Add: Cash and cash equivalents at the beginning of	the year 2,353,275
Cash and cash equivalents at the end of year	74,500

For and on behalf of the Board of Directors

Sd/-

Sd/-

Place: Mumbai Date: 24/05/2013

VIPUL MODI DIRECTOR

LEENA MODI DIRECTOR

Auditors' Certificate

The Board of Directors, ICVL Steels Ltd

We have examined the attached Cash Flow Statement of ICVL Steels Ltd for the year ended 31st March, 2013. The statement has been prepared by the Company in accordance with the requirement of Clause 32 of the Companies Listing Agreement with the Stock Exchange Mumbal. The Statement is based on and is derived from the Statement of Profit and Loss Account and Balance Sheet of the Company for the year ended 31st March, 2013 covered by our Report dated 24/05/2013\*

For J. B. Dudhela & Co. **Chartered Accountants** FRN: 102777W

J. B. Dudhela

Proprietor Membership No.035354

Place: Mumbal Dete: 24/05/2013

#### **ICVL Steels Limited**

Registered Office: 66/1, Hansa Villa, Opp. Indian Gymkhana, Bhaudaji Cross Road, Matunga (CR), Mumbai, PIN 400 019

			FORM OF P	тоху				
Regd. Folio No				No.	of Shares he	ld		
DP ID No								
Client ID No		*****						
I/We		of			bei	ng		a
member/members	of	ICVL	Steels	Limited	hereby	appo	int	Mr./
Ms						failing	him	Mr/
Ms	of			as m	y/our proxy	y to vote	for me/	us on
my/our behalf at the				1.75				
2013 at 10.00 hours	at 66/1,	Hansa Vi	la, Opp. Inc	lian Gymkhar	na, Bhaudaji	Cross Ro	oad, Ma	tunga
(CR), Mumbai, PIN 46	00 019 ar	nd at any a	djournment	thereof.				
Signed this	.day of	2013		Signa	ture of men	ber		****
							Affix	
							Reve	nue
							Stam	
			our sues and			2000		
Note: Proxies in order to company not less than 48								
		1	CVL Steels	Limited				
Registered Office: 6	6/1, Han	sa Villa, Op	p. Indian G	ymkhana, Bha	audaji Cross	Road, Ma	tunga (	CR),
		M	lumbai, PIN	400 019				
			ATTENDAN	CE SLIP				
				0.00				
I hereby record my p	resence a	t the Seco	nd Annual (	General Meeti	ng of the Co	mpany he	ld on A	ugust
31, 2013 at 10.00 hou								
(CR), Mumbai, PIN 46								
A 3 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2								
Full Name of the	e Mem	ber (in	BLOCK LE	TTERS)			*****	
Regd. Folio No								
DP ID								
Client ID								
No. of Shares held								
Full Name of the Prox	y (in BLC	CK LETTE	RS)					
Member's/ Proxy's Si	gnature							
Note: Please fill up this at			over at the ent	rance of the mee	eting hall. Mem	bers are rec	uested to	o bring
their copy of the Annual R	eport to the	e meeting.						

FORM A

Format of covering letter of the annual audit report to be filed with the Stock Exchange

Name of the company	ICVL STEELS LIMITED
Annual financial statements for the year ended	31st March 2013
Type of Audit observation	Unqualified / Matter of Emphasis
Frequency of observation	Whether appeared first time/ repetitive/ since how long period NA
To be signed by	
•CEO/Managing Director: (MR YIPVL MODI)	
•CFO:	NA
•Auditor of the company:  (JB DUDHELA & Co)	Findhola
•Audit Committee Chairman:	Queau
	Annual financial statements for the year ended  Type of Audit observation  Frequency of observation  To be signed by  •CEO/Managing Director:  (MR YIPVL MODI)  •CFO:  •Auditor of the company:  (JB DUDHELA & CO)  •Audit Committee Chairman:

