CEREBRA INTEGRATED TECHNOLOGIES LIMITED

Regd Off, #S-5, off 3rd Cross, I Stage, Peenya Industrial Area, Bangalore - 560 058

NOTICE

NOTICE is hereby given that the Twelfth Annual General Meeting of the Company will be held at 10.00 a.m. on Saturday, the 30° day of December 2006 at the Registered Office of the Company to transact the following business:

ORDINARY BUSINESS:

- To receive, consider and adopt the auditod Balance Sheet as at September 30, 2006 and the Profit and Loss Account for the year ended on that date along with the Reports of Directors and Auditors thereon.
- To appoint a Director in place of Mr. Shridhar S Hegde, who retires by rotation, and being digible, offers himself
- To appoint a Director in place of Mr. P.E. Krishnan, who ratires by rotation and being eligible, offers himself for
- To appoint Messis, M.S. Reddy & Associates, Chartered Accountants, Bangalore who retire at the end of the ensuing Annual General Meeting and being eligible, offer themselves for appointment and to authorise the Board of Directors of the Company to fix their remuneration, SPECIAL BUSINESS

To re-appoint Mr. V RANGANATHAN as Managing Director and fix his remuneration.

To consider and if thought fit, to pass with or without modification/s the following resolution as an special resolution:

RESOLVED THAT subject to the provisions of Section 198, 269, 309 and other applicable provisions, if any, of the Companies Act, 1956 as amended upto date and subject to the provisions of Schedule XIII thereto and subject to the approval of the shareholders at the onsuing annual general meeting of the Company, Mr. V. Rangenathan, be and is hereby rs-appointed as Managing Director of the Company for a period of three years w.e.f. 01.01.2006 on a remuneration as approved by the duly appointed remuneration committee on the following terms and conditions :

	rancoly:	
(ii) Basic (iii) Housa (iii) Medical	Rent Allowance Reimbursement ance Allowance:	Rs. 9,250/- per month Rs. 4,500/- per month Rs. 1,250/- per month

He will be eligible for reimbursement towards fuel and Car maintenance expenses at actuels on production of bills. He shall not be entitled for any other allowances or benefits, other than mentioned above.

(v) Leave Facilities:

He will be provided with 21 days of Leave and 5 days of Casual Leave during the Tenure. Unutilised shall not be

"RESOLVED FUTHER THAT In the event of loss or inadequacy of profits during any financial year the aforesaid salary and perquisites shall be the minimum remaineration payable to Mr. V. Ranganthan as per the aforementioned terms and

To re-appoint Mr. Gururaj K. Upadhya as a Director (Technical) and fix his remuneration.

To consider and if thought fit, to pass with or without modification/s the following resolution as an special resolution:

For CEREBRA INTEGRATED TECHNOLOGIES 130%

*RESOLVED THAT subject to the provisions of "Section 198, 269, 309 and other applicable provisions, if any, of the Companies Act, 1956 as amended upto date and subject to the provisions of Schedule XIII thereto and subject to the approval of the shareholders at the ensuing annual general meeting of the Company, Mr. Gururaj K. Upadhya, be and Is hereby re-appointed as Director (Technical) of the Company for a period of three years w.e.f. 01.01.2006 on a remuneration as approved by the duly appointed remuneration committee on the following terms and conditions :

REMUNERATION.

(ii) Basic

Rs. 9,250/- per month

(ii) House Reat Allowance

Rs. 4,500/- per month Rs. 1,250/- per month

(iii) Medical Reunbursament (iv) Conveyance Allowance:

He will be digible for reimbursement towards fuel and Cur maintenance expenses at actuals on production of bills. He shall not be entitled for any other allowances or banefits, other than mentioned above.

He will be provided with 21 days of Leave and 5 days of Casual Leave during the Tenure. Unutilised shall not be eligible for Carry Forward / Cash Reimbursement.

"HESOLVED FUTHER THAT in the event of loss or inadequacy of profits during any linancial year the atoresaid salary and perquisites shall be the minimum remuneration payable to Mr. Gururaj K. Upadhya as per the aforementioned terms and conditions of the agreement."

To consider and if thought fit, to pass with or without modification/s the following resolution as an special resolution:

"RESOLVED THAT subject to the provosions of the Companies Act, 1956, Securities Contracts (Regulation Act, 1956 and the rules framed thereunder, Listing Agreements, and all other applicable Laws, Rules, Regulations and Guidelines and subject to such approvals, permissions and sanctions, as may be necessary and subject to such conditions and modification(s) as may be prescribed or imposed by any authority while granting such approvals, parmissions and sanctions, which the Board of Directors of the Company (hereinafter referred to as "the Board" which term shall be deemed to include any Committee thereof for the time being exercising the powers conferred on the Board by this resolution), be and is hereby authorized to accept, the consent of the Company be and is hereby accorded to the Board to de-list the equity shares of the Company from the Stock Exchange at all or any of the Stock Exchanges at Kolkette, Ahmedabad and I or Bangalore".

By Order of the Board For Cerebra Integrated Technologies Limited

V. RANGANATHAN MANAGING DIRECTOR

Place : Bangalore

Date: 30" November 2006

- A Member entitled to attend and vote at the meeting is entitled to appoint a proxy to vote instead of himself herself and the proxy appointed need not be a member. The duly filled in proxy form must be deposited at the Registered Office of the Company not less than 48 hours before the time fixed for the meeting
- The Explanatory Statement pursuant to Section 173(2) of the Companies Act, 1955 in respect of Item no. 5,6 and 7 is annexed herewith.
- Members/proxics should bring in the duly filled in attendance slips sent herewith for attending the meeting.
- The Register of Members and the share transfer books of the Company will remain closed on 30.12 2006.
- Members are requested to notify their change in address to the Registrars and Transfer Agents by quoting their relevant registered Folio Number.
- 6. Members are requested to carry the Annual Report circulated to them. As a measure of economy, no cupies of the Annual Report will be made available to the Members at the Meeting.

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For CEREBRA INTEGRATED, TECHNOLOGIES EXOL

ADDITIONAL INFORMATION ON DIRECTORS SEEKING RE-APPOINTMENT AT THE ANNUAL

Mr. Shridhar S Hegde:

Date of Birth: 27.01.1961

Qualification: Bachelor of Science Expertise: Marketing & Sales

Number of Board Meeting attended during the year: 4

Mr. P E Krishnan:

Date of Birth: 13-01-1965 Qualification: B.Com

Expertise: Independent Director

Number of Board Meeting attended during the year : f

ANNEXURE TO THE NOTICE

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

Mr. V. Ranganatherr and Mr. Gururaj K. Upadhya were appointed as Managing Director and Director (Technical) of the Company at the Board of Directors Meeting held on 30,11,2005 for a period of three years with the remuneration which was approved by the Remuneration Committee and the Board of Directors meeting hold on 30.11.2005 subject to the approval of shareholders in general meeting and the same has been placed before the members for their

None of the Directors of the Company is interested in the above resolution except Mr. V. Ranganathan and Mr. Gururaj K Upadhya. This may be deemed as compliance under section 302 of the Companies Act, 1956. Your Directors recommend the resolution for your approval. ITEM NO. 7

Your Company's Shares are enlisted on the following Stock Exchanges:

Bangalore Stock Exchange Limited

Calcutta Stock Exchango Association Limited

The Stock Exchange of Mumbal (BSE)

Ahmedabad Stock Exchange Limited 4

The Listing Regulatory Authorities have introduced new Guidelines namely the SEBI (Delisting of Securities) Guidelines, 2003 which came in to force some to ago and have simplified the procedural requirements for Delisting. Approval of the Members is being sought by way of a Special resolution to enable the Board to delist the Company's

Equity Shares, from the all the Exchanges except The Stock Exchange of Mumbai. Your Company pays Listing Fees annually to the various Stock Exchanges. Delisting if approved at all levels, would

save your Company such amount and other operational costs for compliance with the fisting Regularities of the Stock Exchanges. Needless to add, these compliances are in any case required to be done with respect to the Stock

Your Company's Shares will continue to be ilsted on the Stock Exchange of Mumba; which is a premier Exchange. We shall make an application to list on the National Stock Exchange (NSE), at an appropriate time, subject to satisfying the

The delisting will take effect after all approvate, permissions and sanctions are received.

The proposed delisting of the Company's Shares from the aforementioned Stock Exchanges shall not cause any hardships to the investors, since, trading on your Company's Shares on the BSE can be done from anywhere in India. None of the Directors are interested or concerned in the resolution except as Shareholders. Your Directors recommend the resolution for your approval.

By Order of the Board For Cerebra Integrated Tuchnologies Limited

Place : Bangalore

Date: 30th November 2006 For CEREBRA INTEGRATED TECHNOLOGIES 1779.

V. RANGANATHAN MANAGING DIRECTOR

CEREBRA INTEGRATED TECHNOLOGIES LIMITED

Regd Off.: #S-5, off 3rd Cross, I Stage, Peenya Industrial Area, Bangalore - 560 058

DIRECTORS' REPORT

Your Directors present their Tweltth Annual Report together with the audited Balance Sheet and Profit and Loss Account for the year ended Soptember 30, 2006.

FINANCIAL RESULTS:

RESULTS:	(Rs.in lakhs)		
	2005-06	2004-05	
Particulars	18.57	222.93	
Total Income	47.49	761.98	
Total Expenditure	30.92	539.06	
Operating Loss	98.57	123.86	
Interest	19.80	38.41	
Depreciation	147.28	701.32	
Loss Before Tax	0.00	0.00	
Provision for Tax - Current	0.21	0.00	
- Fringe Benefit Tax	147,49	701.32	
Loss after Current Tax but before Deferred Tax	0.00	-6.81	
Deferred Tax Loss Transferred to Balance Sheet	147.49	694.50	

REVIEW OF OPERATIONS:

The Company during the year executed a major order from one of the Engineering Colleges and is concentrating on the company during the year executed a major order from one of the Engineering Colleges and is concentrating on trading of Computer Systems. The Company is concentrating on EMS / job work for its SMT Division and also small BPO orders for its software division. The losses are due to amount of write off and impairment of fixed assots. The Company continues to remain under BIFR and has since made no progress. We have been talking to a few investors, who are looking at complete take over of the Company. We have also pendicted a One Time Followest with the who are looking at complete take over of the Company. We have also negotiated a One Time Settlement with the Banks.

DIVIDEND:

Your Directors regret to inform you that no dividend is declared for the year-ended 30.9.2006 in view of the losses Incurred.

Mr. Sridhar Hogde and Mr. P.E. Krishnan, Directors, retire by rotation. In accordance with the Companies Act, 1956 and Articles of Association of the Company' they being eligible, offer themselves for re-appointment.

FIXED DEPOSITS:

Your Company has neither accepted nor renewed any Fixed Deposits during the year ended September 30, 2006.

Messre, M.S. Reddy & Associates, Chartered Accountants, Bangalore, Auditors of the Company retire at the end of forthcoming Annual General Meeting and are eligible for appointment.

Auditors observations: Regarding comments of the Auditor in their report dated 39.11.2006 the Directors draw attention to the Notes to Accounts number 8 and Management is in the process of obtaining confirmation.

For CEREBRA INTEGRATED TECHNOLOGIES LTD.

Director

PARTICULARS OF EMPLOYEES:

There was no employee drawing remuneration in excess of the limits prescribed under Section 217(2A) of the Companies Act, 1956 read with Companies (Particulars of employees) Rules, 1975.

COMPLIANCE OF STOCK EXCHANGE FORMALITIES:

Your Company has complied with the Listing formalities of all Stock Exchanges where the Company's shares are listed. Your Directors have taken necessary action in connection with the Guidelines/Regulations issued by Securities and Exchange Board of India (SEBI) on Insider Trading.

ACCOUNTING STANDARDS:

The Company has followed the mandatory Accounting Standards for preparation of Financial Statements for the year

CORPORATE GOVERNANCE:

A detailed report on Corporate Governance has been included separately in the Annual Report.

CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION, FOREIGN EXCHANGE EARNINGS

lutormation pursuant to Section 217(1) (e) of the Companies Act, 1956 read with the Companies (Disclosure of particulars in the Report of the Board of Directors) Rules, 1988 is Nil.

FOREIGN EXCHANGE EARNINGS AND OUTGO:

Foreign Exchange Earnings: NIL Foreign Exchange Outgo: NIL

DIRECTORS' RESPONSIBILITY STATEMENT:

As per Section 217(2AA) of the Companies (Amendment) Act, 2000 your Directors hereby confirm that -

- In the preparation of these annual accounts, the applicable accounting policies and standards are followed, as issued by the Institute of Chartered Accountants of India (ICAI) and the requirements of the Companies Act, 1956, to the extent applicable. No material departures are noticed from the prescribed accounting standards;
- The accounting policies are consistently applied and reasonable, prudent judgment and estimates are made so as to give a true and fair view of the state of affairs of the Company as at the end of the year ended September 30, 2006 and of the 'Profit/(Loss)' of the Company for that year;
- The accounts for the year-anded 30.9.2006 have been prepared on a system of historical cost, on a going
- Proper and sufficient care has been taken for maintenance of adequate accounting records in accordance with the provisions of the Act, for safaguarding the assats of the Company and for preventing and detecting fraud,
- Financial Statements have been audited by Messrs. M \$ Reddy & Associates, Chartered Accountants, Bangalore being the Statutory Auditors of the Company. ACKNOWLEDGEMENTS:

Your Directors thank the Shareholders/Investors for their response and confidence, Customers, Vendors, Bankers, Channel Partners, Software Technology Park of India, Bangalore, the Customs and Central Excise Departments, Sales Tax and Income Tax Departments and other Government Departments and other for their invaluable co-operation and

Despite the uncertainty and tough market conditions faced with high competition your Directors believe that by optimizing the resources and by being increasingly market conscious, better results are achievable in the days to

By Order of the Board For Cerebra Integrated Technologies Limited

Place: Bangalore Date: November 30, 2006

V Ranganathan

Shridhar S. Hegde

Managing Director

For FEREBRA INTEGRATED TECHNOLOGIES CTD.

REPORT ON CORPORATE GOVERNANCE (In terms of recommendations by SEBI) INTRODUCTION

As reported in the last Annual Report, your Company has implemented and complied with the Corporate Governance Code recommended by the Securities and Exchange Board of India (SEBI). Your Company shall always be managed with the principles of Good Corporate Governance with a view to enhance overall shareholder value and to run the business effectively to achieve its corporate objectives

1. BOARD OF DIRECTORS

The Board of Directors of the Company has 2 Executive and 5 non executivo Directors out of which 3 are Non-Executive Independent Directors.

After due circulation of agenda and notes thereon, the Board of Directors have met at reasonable periods of intervals to transact business on various Board's functions, responsibilities and accountabilities. Compliances of various Laws and Regulations along with the Corporate Philosophy, goal, plans and strategies have been dwelt attength by the Board at its various proceedings.

The details of the Directors' attendance at the meetings of the Board of your Company during the year ended 30,9,2008 are given below:

1.	Name	Designation	No. of Board Meating held	No. of Board Meatings attended
0.		Executive Directors		
$\overline{}$	V Rangenathan	Managing Director	5	5
·	Gurural K Upadhya	Director - Technical	5	5
<u>: </u>	Gurdial K Opportya [Non-Executive		·
	Shridhar S Hogde	Director	5	5
Ì	P Vishwamurthy	Dispetor	5	<u> </u>
	- Visitivgisional	Non-Executive and	d Independent Direc	tors
1	Suresh Kumar T S	Director	5	4
·		Director	5	1
·.	P E Krishnan S Gopalakrishnan	Director	5	44

The Board Meeting dates being 30.11,2005, 31.01.2006, 29.04.2006, 30.06.2006 and 31.07,2006 All other Directors attended the Eleventh Annual General Meeting. No Extreordinary General Meeting was held during the year under report.

II. AUDIT COMMITTEE

The functions of Audit Committee are as follows:

- To oversee the company's financial reporting process and disclosure of its financial information;
- To recommend the appointment of statutory auditors and fixation of the audit fee;
- To review and discuss with the auditors about internal control systems, the scope of audit including the observations of the Auditors, adequacy of the Internal audit function, major accounting policies, practices and entries;
- Compliance with accounting standards;
- Compliance with the Stock Exchange and legal requirements concerning financial statement and related party transactions, if any:
- To review the company's financial and risk management policies;
- Discuss with the Internal auditors any significant findings for follow-up thereon;
- To review the quarterly, half yearly and annual financial statement before submission to the Board of Directors.

The committee also meets the management team and reviews the operations, new initiatives and performance of the business units. The minutes of the audit committee are circulated to the Board, discussed and taken note For CEREBRA INTEGRATED TECHNOLOGIES TO

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*Director .__ ---

The Audit Committee is comprised of the following Directors:

- 1. Mr. S. Gopafakrishnan Chaioman
- Mr. TS Suresh Kumar Member
- 3. Mr. P.E. Krishnen Member

The details of attendance of the meetings of the Audit Committee for the year ended 30.9,2006 are as follows:

SI No.	Name	No. of meeting held during the year	No. of meetings attended during the year
†.	S Gopalakrishnan	4	
2.	TS Suresh Kumar	1 7	4
з. Д	PEKnishnan	1 7	4

The Audit Committee reviewed the financial results, accounting and financial controls as well as policies and practices as also internal control and internal audit systems.

III. REMUNERATION COMMITTEE

The functions of Remuneration Committee are as follows:

- To review, assess and recommend the appointment of executive and non-executive Director from time to time; Periodically review the remuneration package of the executive Directors and recommend suitable revision to the
- To recommend compensation to the non-executive Directors in accordance with the provisions of the Companies
- To consider and recommend Employee Stock Option Schemes from time to time and to administer and supervise

Remuneration of employees largely consists of base remuneration, perquisites and performance incentives.

The Ramuneration Committee consists of the following Directors:

- 1. Mr. S.Gopalakrishnan Chairman 2. Mr. T.S Surash Kumar Mamber
- 3. Mr. P.E.Krishnan Member

There was no occasion for the Committee to meet during the year since there was no review of the remuneration

Details of Remuneration of all Directors:

(Amount In Rs.)

SI. No.	Name	Dealgnation	Salary	7 9:11:
_	Executive Directors			Sitting fee
1.	V Rangenathan Gururaj K Upadhya	Managing Director Director – Technical	N#L NIL	NAL NII
	Non-Executive		17112	NIL
3. 1	Shridhar S Hegde P Vishwamurthy	Director Director	NIL NIL	N#L
ion-Exe	cutive and Independent D	rectors	141.	NIL
i.	Suresh Kumar T S P E Krishnan	Director Director	NIL NIL	NRL NIL
· <u> </u>	S Gupalakrishnan	Director	NNL.	NIL

Note: In view of the poor performance, no sitting fee was paid to the Directors

FOT CEREBRA INTEGRATED TECHNOLOGIES 170.

IV. INVESTORS' GRIEVANCES COMMITTEE:

The functions of Investors Grievances Committee are as follows:

- To look into the shareholders complaints, if any and to redress the same expeditiously.
- To approve the request for issue of duplicate sharp certificates and issue of certificates after split/consulidation.

The Investors Grievance Committee consists of the following:

- 1, Mr. S. Gopalakrishnan -- Chairman
- 2. Mr. 1S Suresh Kumar Member
- 3 Mr. P.E. Krishnan Member

The Sub-Committee duly appointed by the aforesaid Committee met continuously to address the various lesues relating to the investors, including non-receipt of Annual Reports, Dividend related issues, Change of addresses, transfers of shares, demoterfallization and other related aspects. The Company has also continuously requisitioned the services of an independent Practicing Company Secretary to review the procedures followed by the RTA, No major grievance of any Investor was pending as on 30th September2006.

None of the Directors of the Company were members in more than 10 committees nor acted as Chairman of more than five committees across all companies in which they were Directors. During 2005-2006, no transactions of material nature had been entered into by the Company with the Management or their relatives that may have a potential conflict with interest of the Company.

V. MANAGEMENT

Clause 49 of the Listing Agreement with the Stock Exchanges states the following as regards the Management.

The Company agrees that as part of the Directors' Report or as an addition there to, a Management Discussion and Analysis report should form part of the annual report to the Shareholders. This Management Discussion & Analysis should include discussion on the following matters within the limits set by the Company's competitive position:

- industry structure and developments
- Opportunities and Chreats
- Segment wise or Product-wise performance
- Outlook iv.
- Risks and concerns
- Internal control systems and their adequacy
- Discussion on financial performance with respect to operational performance
- Material developments on the Human Resources/ Industrial Relations front, including number of people employed νiİ.

A 'Management Discussion and Analysis of Results of Operations and Financial Condition' report is included hereunder.

The report contains all the information specified above.

The Company has a policy under which all the Directors of the Company are required to disclose at material financial and commercial transactions where they have a personal interest to the Board. All the related party transactions are disclosed as Note 13 under Notes to Accounts.

MANAGEMENT DISCUSSION AND ANALYSIS REPORT FOR THE YEAR ENDED 30TH SEPTEMBER 2006:

The Management of Cerebra Integrated Technologies Limited presents the Analysis of Division wise performance of the Company for the year ended 30th September 06 and its outlook for the future. The outlook is based on assessment of the current business environment and may vary due to future economic and other developments both in India and

Carebra- System Integration Division (S.I.D)

The System Integration Division is located at S5. Off 3rd cross, Paenya Industrial Area, Peenya I Stage Bangalore-560058 and manufactures PCs, Servers, Laptops, etc., and trades in all kinds of I.T products and peripherals. This division recorded; a Gross Seles of Rs. 15.94 lacs in the year 2005-06 when compared to the gross sales of Rs.219.85 lecs during the Financial year 2004-05. This division is only trading in Computer Systems and is focusing on Channel sales. The division also executed a major order from one of the Engineering Colleges in Pune. The management Channel sales. The division also executed a major order to do better during this financial year plans to put more thrust on this division and are hoping to do better during this financial year For FERESRA INTEGRATED TECHNOLOGIES CTD.

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Cerebra- Surface Mount Technology Division (S.M.T Division)

The Surface Mount Technology Division is located at S5, Oif 3rd Cross, Paenya i Stage, Peenya industrial Area, Bangalore-560058. This division continued to record NiL Sales in the year 2005-06. The division is concentrating on getting EMS/ Job work and should be back in business in the current financial year.

Carebra-Software Division

The Software Division is located at S5. Off 3rd Cross, Peenys Industrial Area. Peenys I Stage, Bangalore - 560 058. This division continued to record NIL sales for the financial year 2005-06. This division is concentrating on some small SPO orders and should be emerging in this market in the current financial year.

COMPLIANCE OFFICER AND ADDRESS FOR CORRESPONDENCE:

Mr. Shridher S Hegde continues to be the Compilance Officer of the Company. Address of the Registered office of the Company shall be the address for correspondence.

Details of Annual General Meeting (AGM):

Year	Location	Date	T1
2002-2003	Registered Office of the Company		TImo
2003-2004		22.09.2003	10 AM
2004-2005	Registered Office of the Company	21.12.2004	10 AM
2004-2005	Registored Office of the Company	31.12.2005	10 AM

Means of Communication:

Quarterly results are forwarded to the Stock Exchanges and are made available to the investors.

GENERAL SHAREHOLDERS INFORMATION:

The following information would be useful to the shareholders:

- 1. Annual General Meeting Date and Time: 30th December 2006 at 10 AM
- 2. Financial Calendar: 1.10.2005 to 30.9.2006
- 3. Book Closure Date: 30,12,2006.
- Listing on Stock Exchange at ;
 - a. Bangalore Stock Exchange Limited
 - The Slock Exchange of Mumbal (BSE)
 - c. The Stock Exchange of Ahmedabad
 - d. Calculta Stock Exchange Association Ltd.
- 5 Depositories
 - National Securities Depository Limited
 - b. Central Depository Services Limited

Stock Cade:

BoSE - CEREBRAINT

BSE - 532413

ASE - 11236

CSE - 13336

Demat arrangement with NSDL and CDSL: INE345B01019.

For CEREBRA INTEGRATED TECHNOLOGIES UTD.

6. Registrars & Share Transfer Agents:

amail : <u>bangalora@karvy.com</u>

7. Stock Market Data:

<u> </u>	BSE	
Month	High	Low
October 2005	6.88	5.59
November 2005	7.75	5.45
December 2005	6.15	4.91
	5.40	4.40
Japuary 2006	4.51	3.60
February 2006	3.64	2.22
March 2006	4.12	2.48
April 2006	4.34	3.27
May 2006	3.16	2.43
June 2006	3.28	2.86
July 2006		2.42
August 2006	3.20	2.49
September 2006	4.03	2,48

8. Share Transfer System:

The Company in consultation with the RTA ensures that the transfers of shares in physical form and dematerialization take place well within the time limits.

9. Distribution of Shareholding as at September 30,2005:

Category holders	No. Of	sharaholder8	Face value o	of shares held
	Number	Percentage	Amount	Percentage
Uplo 5000	6114	89.20	9143010.00	15.51
5001-10000	390	5.69	3227130.00	5.47
10001-20000	159	2.32	26495330.00	4.23
20001-20000	62	0.90	1544340.00	2.62
	20	0.29	721860.00	1.22
30001-40000	22	0.32	1048950.00	1.78
40001-50000	35	0.51	2510950.00	4.26
50001-100000		0.76	38270960.00	64.91
>100000 Total	⁵²	100.00	58952530.00	100,00

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Director _

10. Calegories of Shareholding as at September 30,2008:

Category Promoters Holding:	No. of shares held	% of holding
i. Indian Promoters	1834965	31.12
ii. Foreign Promoters		D
Sub Total	1834965	31.12

Non-Promoters Holding:	· ·		_
i. Mutual Fund and UT) ii. Banks, Financial Institutions and Insurance companies	0	0	
•	0	0	
iil. Bodies Corporate	1222321	20.73	
iv. Indian Public	2782456	47.19	
v. NRIs/OCBs	3600	0.06	
vi. Others - HUF	0 38262	0 0.65	
Clearing Members	14649	0.25	
Silb Total	4061288	58.87	_
Grand Total	5896253	100	_

11. Dematerialization of shares and liquidity as at 30-9-2006:

Particulars	No. of Shares	Percentage to total
No. of shares in Physical Form	715176	12.13
No. of shares in Electronic Form	518107B	87.87
Total		100

12. Number of days taken for dematerialization: 15

13. Dematerialization request from 01-10-2005 to 30-09-2005:

No. of Requests : 141

No. of shares :20750 (1.24 % of the Total Equity)

14. Postal Ballot:

No resolutions were passed during the year attracting Postal Ballot and no resolution attracting Postal Ballot is recommended at this meeting.

15. Report on Corporate Governance:

This report together with the information given in Directors Report constitutes a dotailed compliance report on Corporate Governance during the current year,

By Order of the Soard For Corebra Integrated Technologies Limited

Place : Bangalore

Date: November 30,2006

V Ranganathan

Shridhar S. Hegde

Managing Director

For CEREBRA INTEGRATED TECHNOLOGIES 170.

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Director

AUDITORS' CERTIFICATE ON CORPORATE GOVERNANCE

We have examined the compliance of conditions of Corporate Governance by Carebra Integrated Technologies Ltd., for year ended 30.9.2006 as stipulated in Clause 49 of the Listing Agreement of the said Company with the Stock Exchanges.

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

In our opinion and to the best of our information and according to the explanations given to us and the representations made to us by the Directors and the Management, we certify that the Company has complied with the conditions of Corporate Governance stipulated in Clause 49 of the above mentioned Listing Agreement subject to non-compliance with means of communication.

We state that as per the records maintained by the Registrars and Transfer Agents of the Company and presented to the Shareholders/investor Grievance Committee, no investor grievances received during the year ended 30.9.2006, were remaining unattended/pending against the Company for a year exceeding thirty days:

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

FOR M. S. REDDY & ASSOCIATES

Chartered Accountants

PLACE: BANGALORE

DATE: November 30, 2006

M.SRIDHAR REDDY

Partner Membership Number 201103

For CEREBRA INTEGRATED TECHNOLOGIES 179.

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(/ Director

CERTIFICATION BY CEO (MANAGING DIRECTOR)

- I, V.Ranganathan, Managing Director of Cerebra Integrated Tachnologies Limited, certify that:
 - 1. We have reviewed the financial statements for the year and that to the best of our knowledge and belief.
 - These statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
 - b. These statements give a true and fair view of the state of affairs of the Company and the results or operations and cash flows. These statements have been prepared in conformity, in all material respects, with the existing generally accepted accounting principles including accounting standards, applicable laws and regulations.
 - 2. There are, to the best of our knowledge and bellef, no transactions entered in to by
 - a. The Company during the year, which are fraudulent, illegal and violative of the Company's code of conduct.
 - We accept overall responsibility for the Company's internal control system for financial reporting. The auditors and audit committee are appraised of any corrective action taken with regard to significant deficiencies and material weakness.
 - We indicate to the puditors and audit committee:
 - e. Any significant changes in internal control over financial reporting during the year;
 - b. Significant changes in accounting policies during the year;
 - Instances of significant fraud of which have become aware of and which involve management or other employees who have significant role in the Company's internal control system over financial reporting.

However, during the year there were no such instances,

PLACE: BANGALORE

DATE: November 30, 2006

V. RANGANATHAN Managing Director

THE CEREBRA INTEGRATED TECHNOLOGIES CO.

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AUDITORS' REPORT

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The Members of, Carebra Integrated Technologies Limited, Sangalore.

- We have audited the attached balance sheet of CEREBRA INTEGRATED TECHNOLOGIES LIMITED as at 30th September 2006 and Profit and Loss Account for the year ended on the date, annexed thereto. These financial statements are the responsibility of the company's management. Our responsibility is to express an opinion on these financial statements based on our audit.
- We conducted our audit in accordance with the auditing standards generally accepted in India. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as avaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion
- As required by the companies (Auditor's Report) Order, 2003 Issued by the Control Government of India in terms of sub-section (4A) of section 227 of the companies Act, 1956, we enclose in the Annexure a statement on the matters specified in paragraphs 4 and 5 of the said order.
- Further to our comments in the Annexure referred to above, we report that :
 - (I) We have obtained all the information and explanations, which to the best of our knowledge and belief were necessary for the purposes of our audit;
 - (ii) In our opinion, proper books of account as required by law heve been kept by the company so for as appears from our examination of those books.
 - (iii) The balance sheet, profit and loss account and cash flow statement dealt with by this report are in agreament with the books of account;
 - (iv) In our opinion, the halance sheet, profit and loss account and cash flow statement dealt with by this report comply with the accounting standards referred to in sub-section (3C) of section 211 of the companies Act,
 - (v) On the basis of written representations received from the directors, as on 30th September 2006 and taken on record by the Board of Directors, we report that none of the directors is disqualified as on 30° September 2006 from being appointed as a director in terms of clause (g) of sub-section (1) of section 274 of companies Act. 1956;
 - (vi) In our opinion and to the best of our information and according to the explanations given to us, the said accounts give the information required by the companies Act, 1956, in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India;
 - (a) in the case of the balance sheet, of the state of affairs of the company as at 30° September 2006;
 - (b) In the case of the profit and loss account, of the profit and loss, for the year ended on that date; and
 - (c) in the case of the cash flow statement, of the cash flows for the year ended on that date subject to:
 - s) Some of the bank belances are pending confirmation and reconciliation.
 - b) Sundry Debtors, Creditors, deposits and advances are subject to confirmation and reconciliation.

tor M.S.REDDY & ASSOCIATES

Chartered Accountants

For CEREBRA INTEGRATED TECHNOLOGIES CO.

Place: Bangalore

Date: November 30,2006

M. SRIDHAR REDDY

Partner

Mambership Number 201103

Director

ANNEXURE TO AUDITORS' REPORT

Referred to in paragraph 3 of our report of even date, to the members of Corebra Integrated Technologies Limited, Bangalore on the accounts for the year caided 30 September 2006.

- (i) (a) The company has not maintained proper records showing particulars including quantitative details and According to the information and explanations given to us, the programme of verification of fixed assets, which in our opinion, is to be increased having regard to the size of the company and the nature of its assets.
 - (b) During the period under audit, the company has not disposed off substantial portion of the fixed assets.
- (ii) (a) In our opinion, and according to information and explanations given to us, the trequency of physical verification of inventory by the management is to be increased.
 - (b) In our opinion and according to information and explanations given to us, the procedures of physical verification of inventories followed by the management are not adequate in relation to the size of the company and the nature of its business as regards to maintenance of records of physical verification and identification of demaged and obsolete items of inventories properly.
 - (c) by our opinion and according to information and explanations given to us, the inventory records are not properly updated and as reported by the managemont no material discrepancies were noticed during
- (iii) (a) According to information and explanations given to us, the company has not taken toans from the parties fisted in the register maintained u/s 301 of the Companies Act, 1950.
 - (b) According to information and explanations given to us, the company has granted unsecured loan to one company listed in the register maintained u/s 301 of the Companies Act, 1956. The maximum amount unvolved during the year was Rs 80.61 Lacs and the year end balance of loan granted to such party was Rs.80.61
 - (c) According to information and explanation given to us, no interest was charged and horrower company is
 - (d) The payment of principal and interest are not regular.
 - (a) The company has provided for bad debts for the amount outstanding in the account,
- (iv) In our opinion and according to the information and explanations given to us, the internal control procedures are to be strengthened commensurate with the size of the company and the nature of its business for the purpose of inventory and fixed assets and for safe of goods. According to information and explanations given to us, there is no continuing failure to correct major weaknesses in the system.
- (v) (a) According to the information and explanations given to us, during the year under audit, the transactions that need to be entered in to a registers, pursuance of the 301 of the companies act, 1956 have been, so entered.
 - (b) In our opinion and according to the information and explanations given to us, no transactions were made in pursuance of contracts or arrangements entered in the register maintained under section 301 of the companies Act 1956 and exceeding the value of rupees five Lakhs in respect of any party during the year
- (vi) In our opinion and according to the information and explanations given to us, the company has not accepted
- (vii) In our opinion and according to the information and explanations given to us, the internal audit system is to strongthened commensurate with the size of the company and the nature of its business.
- (vili) According to the information and explanations given to us, the central government has not prescribed maintenance of cost records under section 209(1)(d) of the companies act,1956 for the company.
- (ix) (a) The company is not regular in depositing with appropriate authorities undispirted statutory dues including provident fund, employees' state insurance, income tax, sales tax, excise duty applicable to it. The arroars of outstanding statutory dues as at 30.9.06 for a period more than six months from the date they became

For CEREBRA INTEGRATED TECHNOLOGIES COM."

u Depuidon Fund	417452 <i>i-</i>
Employer's contribution to Provident Fund	63823/-
Employees State Insurance dues	270754/-
Income Tax Payable	184899/-
Sales Tax Payable	2809259/-
Fixcise OutV	

- (x) According to the information and explanation given to us, the sales tax dues amounting to Rs.924282/. have not been deposited on account of appeal pending at Kernataka State Tribunal and Income Tax demand of Rs.1241080/- on account of rectification with the assessing officer.
- (xi) The accumulated losses of the company are more than lifty percent of its net worth and the company has incurred cash losses, during the period covered by our audit and the immediately preceding, financial year. During the year the company was referred to BIFR.
- (xii) In our opinion and according to the information and explanations given to us, the company has defaulted in repayment of dues to banks. The details are given below:

payment of dues to banks. The details are grown	Period From	Amount of default Rs. Lacs
Name of the bank	1.4.2003	359.22
State Bank of India	1.4.2003	447.70
Canara Bank	1,4.2000	369.70
The interest outstanding as on 30.09 2005		has not swapted loans and adva

- According to the information and explanation given to us, the company, has not granted loans and advances the basis of security by way of pledge of shares, deportures and other securities. (xin)
- In our opinion, the company is not a chit fund or a *nidhl*/mutual benefit fund/society. Therefore the provisions of clause 4 (xiii) of the companies (Auditor's Report) Order, 2003 are not applicable to the company (xw)
- hi our opinion and according to the information and explanations given to us, there were no transactions and contracts in respect of dealing or trading in shares, securities and other investments. Investments have beanheld by company in its own name.
- According to the information and explanation given to us, the company has not given guarantee for loans taken by others from banks or financial institutions.
- (xvii) According to the information and explanation given to us, the company has not drawn term loans during the
- (xviii) According to the information and explanations given to us and on an overall examination of the balance sheet of the company, during the year under audit, we report that the no funds raised on short term basis have been used for long term investment. No long term funds have been used to finance short term assets.
- According to the information and explanations given to us, the company has not made preferential ellotment of shares to parties and companies covered in the register maintained under section 301of the Act. (xix)
- According to the information and explanations given to us, during the period covered by our audit report, the (xx)company had not issued any debentures.
- During the period under audit, the company has not raised money by public issue.
- (xxii) According to the information and explanations given to us, no fraud on or by the company has been noticed or reported during the course of our audit.

For M.S.Reddy & Associates Chartered Accountants

HOY CERFORA INTEGRATED TECHNOLOGIES CON

Date : November 30, 2006

Place: Bangalore

M.SRIDHAR REDDY

Partner.

Membership Number 201103

BALANCE SHEET AS AT 30.09.2008

PARTICULARS	SCHEDULE NO.	30.09.2006 {12 Months}	30.09.2005 (12 Months
SOURCES OF FUNDS		Rs	Rs.
Share Holder's Funds Share Capital			
Reserves & Surplus	· 1	59064030	
Loans Funds	2	178220912	59064 03 0 178220912
Secured Loans			116220312
	3	80691166	79995652
GRAND TOTAL		_	1000002
APPLICATION OF FUNDS		317976108	317280594
Fixed Assets		·	
Gross Block	4		
Less Depreciation		39710366	39710366
Net Black	-	21829446	19849796
Investments at Cost	-	17880921	19860571
Current Assets Loans & Advances	5	2.000	2,000
inveri toria s			_1400
Sundry Debtors	6 7	289056	289056
Cash and Bank Ralance	8	4092408D	43124553
Loans and Advances	õ	1149529	2978892
	· -	10892536	11558757
Less:Current Liabilities & Provisions		53255202	57951258
Current Labilities			
Provisions	10	146571045	139214196
	11	20883	0
let Current Assots	_	146591926	139214196
		-93336727	-91367773
Profit & Loss Account	12	393429914	
		0 00483914	378680961
Ignificant Accounting Policies & Notes to Acc	GRAND TOTAL	317,975,108	307,175,759

Significant Accounting Policies & Notes to Accounts 20 The Schedules referred to above form an integral part of the Balance Sheet

As per our Audit Report of Even Date for M.S.REDDY & ASSOCIATES Chartered Accountants

By Order of the Board For Carebra Integrated Technologies Limited

M.Sridhar Reddy Partner

PLACE : BANGALORE

Date: November 30,2006

V. Ranganathan Managing Diractor

Shridhar S Hegde Director

For CEREBRA INTEGRATED TECHNOLOGIES CTS.

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	30.09.2006 Rs.	30.09.2005 Rs.
Schedule 5		
INVESTMENTS		
Investment in 200 Equity shares of Sankya Infotech Ltd of Rs. 10/ each fully paid Total Market Value of Investments Rs.Nit (Previous Year Rs.2,000)	2,000	2,000
Total	2,000	
Schodule 6	. 2,000	2,000
INVENTORIES		
Raw Material & Components	844.000	
Total	269,056	289,056
Schedule 7	289,056	289,058
SUNDRY DEBTORS		
Unsecured and Considered good		
Sundry Debtors		
Over six months	40,305,861	40 400 447
Others	618,219	40,486,117 2,638,436
To ta i	· · · · · · · · · · · · · · · · · · ·	
Schedule 8	40,924.080	43,124,553
••••		
CASH AND BANK BALANCES		
Cauh and Cheques on Hand Balances with Scheduled Banks	9,972	1,080
In Current Accounts		1,200
In Deposit Accounts	65,174	99,649
	1,074,383	2,878,164
Total Schedule 9	1,149,529	2,978,892
LOANS AND ADVANCES		
Unsecured and Considered good		
Advances recoverable in Cash or Kind for the value to be received		
Balances with Excise Dept.	10,687,626	10,466,267
Deposits	24,115 180,795	24,115
Total –	· · · · · · · · · · · · · · · · · · ·	1,068,375
	10,892,536	11,558,757
Schedule 10	<u> </u>	
CURRENT LIABILITIES Sunday Condition		
Sundry Creditors Other Liabilities	52,424,267	54,316,583
	94,146,779	84.897,613
Total	146,671,045	139,214,196
Schedule 11	·	
PROVISIONS		
Provision for Fringe Benefit Tax	20,883	D
Total For EEREBRA INTEGRATED TECHNOLOGIES (TD).	20,883	

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U Director 24

SCHEDULE-12 PROFIT & LOSS ACCOUNT 378,680,961 309,230,587 Profit & Loss for the Year 14,749,953 59,450,374 Total 393,429,914 376,680,981 SCHEDULE 13 SCHEDULE 13 SALES AND SERVICES Hardware-Manufactured Items 0 19,671,121 Hardware-Traded Items 1,341,971 1,992,365 Services & others 252,084 321,351 SCHEDULE 14 INCREASE/IDECREASE INSTOCK) 289,056 2,024,208 Opening stock 289,056 2,024,208 Closing stock 289,056 2,024,208 Closing stock 289,056 2,024,208 Closing stock 289,056 2,024,208 Closing stock 289,056 2,89,056 Closing stock 289,056 2,024,208 Closing stock 2 2,025 OTHER INCOME 2 2,025 Interest Income 0 2,28,647 Dividend Income 0		30.09.2006 Rs.	30.09.2005 Ra.
Profit & Loss Account-Opening Balanca(dr.) 378,680,961 309,230,587 Add: Balance of Net Loss for the Year 14,748,953 69,450,374 Total 393,429,914 376,680,961 SCHEDULE 13 SALES AND SERVICES Hardware-Manufactured Items 0 19,671,121 Nardware-Traded Items 1,341,971 1,992,365 Services & others 252,084 321,351 SCHEDULE 14 INCREASE/(DECREASE IN STOCK) 289,056 289,056 Opening stock 289,056 289,056 Closing stock 289,056 289,056 Increase/(Decrease) in stock 0 -4,735,150 Schedule 15 OTHER INCOME 0 13,538 Interest Incomo 0 228,847 Dividend Income 0 13,538 Miscellaneous Income 63,388 65,444 Total 63,388 65,444 Total 5,446 63,388 554,465 Chadule 16 1,108,352 554,465<	SCHEDULE-12		
Total 393,429,914 378,680,981 SCHEDULE 13 SALES AND SERVICES Hardware-Manufactured Items 0 19,671,121 1,992,365 Services & others 252,084 321,351 321,		378,680,961	309,230,587
### SCHEDULE 13 ### SALES AND SERVICES Hardware-Manufactured items 1,341,971 1,992,365 252,084 321,361 Total 1,594,095 21,984,837 SCHEDULE 14	Add: Balance of Net Loss for the Year	14,748,953	69,450,374
SALES AND SERVICES 19.671,121 Hardware-Manufactured Items 1,341,971 1,992,365 Services & others 252,084 321,361 Total 1,594,095 21,984,837 SCHEDULE 14 INCREASE(DECREASE INSTOCK) 289,056 289,056 289,056 Opening stock 289,056 289,056 289,056 Closing stock 289,056 289,056 289,056 Increase/(Decrease) in stock 0 -4,735,150 Schedule 15 OTHER INCOME 0 228,847 Dividend Income 0 13,538 Miscellaneous Income 63,388 65,444 Total 63,388 307,829 Schedule 16 MATERIALS 0 19,998,845 Trade Goods 1,108,352 554,405 Consumables 0 2,050 Consumables 0 1,013 Packing Material 0 1,013	Total	393,429,914	378.680,961
Hardware-Manufactured Items 1,341,971 1,992,365 Services & others 252,084 321,361 Total 1,594,055 21,984,837 SCHEDULE 14 INCREASE (DECREASE IN STOCK) 289,056 289,056 Opening stock 289,056 289,056 Increase ((Decrease) in stock 0 -4,735,150 Schedule 15 0 228,847 Interest Incomo 0 13,538 Miscellaneous Income 63,388 65,444 Total 63,388 307,829 Schedule 16	SCHEDULE 13		
Hardware-Traded items 1,341,971 1,992,365 Services & others 252,084 321,351 Total 1,594,055 21,984,837 SCHEDULE 14 INCREASE (NSTOCK) Opening stock 289,056 5,024,208 Closing stock 289,056 289,056 Increase (Decrease) in stock 0 -4,735,150 Schedule 15 OTHER INCOME Interest Income 0 228,847 Dividend Income 0 13,638 Miscellaneous Income 63,388 65,444 Total 63,388 307,829 Schedule 16 MATERIALS Value of the color of the colo	SALES AND SERVICES		
Total 1.594,095 21,984,837	Hardware-Manufactured Items	0	19,671,121
Total 1.594.055 21,984,837 SCHEDULE 14 INCREASE/(DECREASE IN STOCK) Opening stock 289,056 289,056 Closing stock 289,056 289,056 Increase/(Decrease) in stock 0 -4,735,150 Schedule 15 OTHER INCOME 0 228,847 Interest Income 0 13,538 Miscellaneous Income 63,388 65,444 Total 63,388 307,829 Schedule 16 MATERIALS Purchases Raw Material & Components 1,106,352 554,466 Trade Goods 0 2,050 Consumables 0 2,050 Packing Material	Rardware-Traded items	1,341,971	1,992,365
SCHEDULE 14 INCREASE (DECREASE IN STOCK) 289,056 5,024,208 289,056	Services & others	252,084	321,351
NCREASE (DECREASE IN STOCK) 289,056 5,024,208 289,056 28	Total	1,594,055	21,984,837
NCREASE (DECREASE IN STOCK) 289,056 5,024,208 289,056 28	SCHEDULE 14		
Increase (Decrease) in stock	INCREASE/(DECREASE IN STOCK) Opening stock		
Schedule 15 OTHER INCOME 0 228,847 Interest Income 0 13,538 Miscellaneous Income 63,388 65,444 Total 63,388 307,829 Schedule 16 MATERIAL S 9 19,998,845 Purchases 0 19,998,845 Trade Goods 1,108,352 554,465 Consumables 0 2,050 Packing Material 0 1,013 Packing Material 0 1,013	Increase/(Decrease) in stock	0	-4,735,150
Interest Income Dividend Incom			
Schedule 16 MATERIALS Purchases Raw Material & Components Trade Goods Consumables O 1,108,352 Consumables O 2,050 Packing Material O 1,013.	Interest Income Dividend Income Miscellaneous Income	63,388	13.538 65.444
MATERIALS Purchases 0 19,998,845 Raw Material & Components 1,108,352 554,405 Trade Goods 0 2,050 Consumables 0 1,013 Packing Material 0 1,013			501,020
Consumables 0 2,050 Packing Material 0 1,013	MATERIALS Purchases	-	
Packing Material 0 1,013.	Trade Goods		
4 400 600 00 00 556 973			_,
	•	1,106,352	20,556,373

For CEREBRA INTEGRATED TECHNOLOGIES (E.S.)

Director

Rs. Rs. Rs. MANUFACTURING & ADMIN EXPENSES Power and Fucl 31.622 51,743 Other Direct Expenses 4,940 1,186,755 Salariare, Wages and Bonus 87,719 44,921 Insurance 17,571 15,870 Others 1,500 17,869 Rates & Taxes 1,200 34,105 Travelling Expenses 30,063 87,310 Printing & Stationary 6,325 1,040 Talephone Charges 23,484 89,050 Audit Fees 54,000 54,000 Bad Debts Written off 105,250 18,333,954 Provision for Customs Duty-EPCG 2,510,000 0 Others 331,170 113,318 Provision for Bad debts 200,000 11,800,796 I coss on Impairment of Assets 0 17,503,062 Total 34,067 50,004,665 Schedule 18 MARKETING EXPENSES Selling and Distribution Expurises 0 220,800 <td< th=""><th></th><th>30.09.2005</th><th>30.09.2005</th></td<>		30.09.2005	30.09.2005
MANUFACTURING & ADMIN EXPENSES Power and Fuci 31.822 51,743 Other Direct Expenses 4,940 1,186,755 Salariae, Wages and Bonus 87,719 44,921 Insurance 17,571 15,870 Others 1,500 17,869 Rates & Taxus 1,200 34,105 Travelling Expenses 35,063 87,310 Printing & Stationary 6,325 1,040 Talephone Charges 23,484 89,302 Audit Fees 54,000 54,000 Bad Debts Written off 105,255 18,933,954 Provision for Customs Duty-EPCG 2,510,000 0 Others 331,170 113,318 Provision for Bad debts 200,000 11,800,765 Provision for Bad debts 200,000 11,800,765 Loss on Impairment of Assets 0 17,503,062 Total 3,608,594 50,004,660 Schedule 18 34,067 50,724 Marketing Expenses 9 220,800	Schartula 17	Rs.	
Power and Fuel 31,822 51,743 Other Direct Expensos 4,940 1,186,755 Salarias, Wages and Bonus 87,719 44,921 Insurance 17,571 15,870 Others 1,500 17,969 Rates & Taxes 1,200 34,105 Travelling Expenses 35,065 87,310 Printing & Stationary 6,325 1,040 Talephone Charges 23,484 89,302 Audit Fees 54,000 54,000 Bad Debts Written off 105,280 18,833,954 Provision for Customs Duty-EPCG 2,510,000 0 Others 331,170 113,319 Provision for Bad debts 200,000 11,300,765 Loss on Impairment of Assets 0 17,503,062 Total 34,067 50,724 Total 34,067 50,724 Schedule 18 34,067 271,524 Schedule 19 Interest & Financial Charges 9,656,849 12,385,862			
Other Direct Expenses 3,494 1,186,755 Salarias, Wages and Bonus 87,719 44,921 Insurance 17,571 15,870 Others 1,500 17,869 Rates & Taxes 1,200 34,105 Travelling Expenses 35,063 87,310 Printing & Stationary 6,325 1,040 Talaphone Charges 23,484 89,302 Audit Fees 54,000 54,000 Bad Debts Written off 105,250 18,933,954 Provision for Customs Duty-EPCG 2,510,000 0 Others 331,170 113,318 Provisional charges 198,550 70,616 Provision for Bad debts 200,000 11,800,765 Loss on Impairment of Assets 0 17,503,662 Total 3,608,594 50,004,660 Schedule 18 MARKETING EXPENSES 3 20,004,660 Schedule 19 10,007,004 34,067 271,524 Schedule 19 INTEREST AND FINANCE CHARGES 12,385,862 </td <td></td> <td></td> <td></td>			
Salaries, Wages and Bonus 87,719 44,921 Insurance 17,571 15,870 Others 1,500 17,869 Rates & Taxes 1,200 34,105 Travelling Expenses 35,063 87,310 Printing & Stationary 6,325 1,040 Telephone Charges 23,484 89,302 Audit Fees 54,000 54,000 Bad Debts Written off 105,250 18,833,994 Provision for Customs Duty-EPCG 2,510,000 0 Others 331,170 113,318 Professional charges 198,550 70,616 Provision for Bad debts 200,000 11,800,786 Loss on Impairment of Assets 0 17,503,062 Total 3,608,594 50,004,660 Schedulo 18 34,067 50,724 Total 34,067 50,724 Total 34,067 271,524 Schedulo 19 10,000 34,067 271,524 Schedulo 19 10,000 34,067 271,52		31,822	51,743
Insurance	•	4,940	1,186,755
Others 1,500 17,869 Rates & Taxes 1,200 34,105 Travelling Expenses 35,063 87,310 Printing & Stationary 6,325 1,040 Talephone Charges 23,484 89,302 Audit Fees 54,000 54,000 Bad Debts Written off 105,250 18,833,954 Provision for Customs Duty-EPCG 2,510,000 0 Others 331,170 113,318 Professional charges 198,550 70,616 Provision for Bad debts 200,000 11,800,795 I oss on Impairment of Assets 0 17,503,062 Total 3,608,594 50,004,660 Schedule 18 MARKETING EXPENSES Selling and Distribution Expurises 0 220,800 Advertisement 34,067 371,524 Schedule 19 INTEREST AND FINANCE CHARGES Interest & Financial Charges 9,650,849 12,385,882	Salaries, Wages and Borrus	87,719	44,921
Rates & Taxes 1,200 34,165 Travelling Expenses 35,063 87,310 Printing & Stationary 6,325 1,040 Telephone Charges 23,484 89,302 Audit Fees 54,000 54,000 Bad Debts Written off 105,250 18,833,954 Provision for Customs Duty-EPCG 2,510,000 0 Others 331,170 113,318 Professional charges 198,550 70,616 Provision for Bad debts 200,000 11,800,795 Loss on Impairment of Assets 0 17,503,062 Total 3,608,594 50,004,660 Schedule 18 MARKETING EXPENSES Selling and Distribution Expurises 0 220,800 Advertisement 34,067 50,724 Total 34,067 371,524 Schedule 19 INTEREST AND FINANCE CHARGES Interest & Financial Charges 9,650,849 12,385,862	Insurance	17,571	15,870
Travelling Expenses 35,063 87,310 Printing & Stationary 6,325 1,040 Telephone Charges 23,484 89,302 Audit Fees 54,000 54,000 Bad Dehts Written off 105,250 18,933,954 Provision for Customs Duty-EPCG 2,510,000 0 Others 331,170 113,318 Professional charges 198,550 70,616 Provision for Bad debts 200,000 11,900,795 Loss on impairment of Assets 0 17,503,062 Total 3,608,594 50,004,660 Schedule 18 34,067 50,724 Total 34,067 50,724 Total 34,067 220,800 Advertisement 34,067 50,724 Total 34,067 271,524 Schedule 19 INTEREST AND FINANCE CHARGES 12,385,862 Interest & Financial Charges 9,650,849 12,385,862	Others	1,500	17,869
Printing & Stationary 6,325 1,040 Telephone Charges 23,484 89,302 Audit Fees 54,000 54,000 Bad Dehts Written off 105,250 18,833,954 Provision for Customs Duty-EPCG 2,510,000 0 Others 331,170 113,318 Professional charges 198,550 70,616 Provision for Bad debts 200,000 11,800,795 Loss on Impairment of Assets 0 17,503,062 Total 3,608,594 50,004,660 Schedule 18 MARKETING EXPENSES Selling and Distribution Expurises 0 220,800 Advertisement 34,067 50,724 Total 34,067 271,524 Schedule 19 INTEREST AND FINANCE CHARGES Interest & Financial Charges 9,656,849 12,385,862	·	1.200	34,105
Telephone Charges 23,484 89,302 Audit Fees 54,000 54,000 Bad Debts Written off 105,250 18,833,954 Provision for Customs Duty-EPCG 2,510,000 0 Others 331,170 113,318 Professional charges 198,550 70,616 Provision for Bad debts 200,000 11,900,795 I oss on Impairment of Assets 0 17,503,062 Total 3,608,594 50,004,660 Schedule 18 34,067 50,724 Total 34,067 50,724 Total 34,067 271,524 Schedule 19 INTEREST AND FINANCE CHARGES Interest & Financial Charges 9,650,849 12,385,862		35,063	87,310
Audit Fees 54,000 54,000 Bad Dehts Written off 105,250 18,833,954 Provision for Customs Duty-EPCG 2,510,000 0 Others 331,170 113,318 Professional charges 198,550 70,616 Provision for Bad debts 200,000 11,800,785 I oss on Impairment of Assets 0 17,503,062 Total 3,608,594 50,004,660 Schedule 18 MARKETING EXPENSES Selling and Distribution Expurises 0 220,800 Advertisement 34,067 50,724 Total 34,067 271,524 Schedule 19 INTEREST AND FINANCE CHARGES Interest & Financial Charges 9,650,849 12,385,862	Printing & Stationary	6,325	1,040
Bad Debts Written off 105,250 54,000 54,000 Provision for Customs Duty-EPCG 2,510,000 0 Others 331,170 113,318 Professional charges 198,550 70,616 Provision for Bad debts 200,000 11,800,795 I oss on Impairment of Assets 0 17,503,062 Total 3,608,594 50,004,660 Schedule 18 34,067 50,724 Advertisement 34,067 50,724 Total 34,067 271,524 Schedule 19 INTEREST AND FINANCE CHARGES Interest & Financial Charges 9,650,849 12,385,862	Talephone Charges	23,484	89.302
Provision for Customs Duty-EPCG 2,510,000 0 Others 331,170 113,318 Professional charges 198,550 70,616 Provision for Bad debts 200,000 11,900,795 I oss on Impairment of Assets 0 17,503,062 Total 3,608,594 50,004,660 Schedule 18 **** Advertisement of Charges** 0 220,800 Advertisement fotal 34,067 50,724 Total 34,067 271,524 Schedule 19 **** And Finance Charges** 9,650,849 12,385,862 Interest & Financial Charges 9,650,849 12,385,862	•	54,000	54,000
Others 331,170 113,318 Professional charges 198,550 70,616 Provision for Bad debts 200,000 11,900,795 I oss on Impairment of Assets 0 17,503,062 Total 3,608,594 50,004,660 Schedule 18 MARKETING EXPENSES 0 220,800 Advertisement 34,067 50,724 Total 34,067 271,524 Schedule 19 INTEREST AND FINANCE CHARGES 9,650,849 12,385,862		105,250	18,833,954
Professional charges 198,550 70,616 Provision for Bad debts 200,000 11,800,785 I oss on Impairment of Assets 0 17,503,062 Total 3,608,594 50,004,660 Schedule 18 MARKETING EXPENSES Selling and Distribution Expurises 0 220,800 Advartisement 34,067 50,724 Total 34,067 271,524 Schedule 19 INTEREST AND FINANCE CHARGES Interest & Financial Charges 9,656,849 12,385,862	Provision for Customs Duty-EPCG	2,510,000	o
Provision for Bad debts 200,000 11,900,795 I oss on Impairment of Assets 0 17,503,062 Total 3,608,594 50,004,660 Schedulo 18 MARKETING EXPENSES 0 220,800 Advartisement 34,067 50,724 Total 34,067 271,524 Schedule 19 INTEREST AND FINANCE CHARGES Interest & Financial Charges 9,656,849 12,385,862	Others	331,170	113,318
oss on Impairment of Assets	Professional charges	198,550	70.616
Total 3,608,594 50,004,660	Provision for Bad debts	200.000	11,900,795
Schedulo 18 Schedulo 18 Schedulo 18 Schedulo 18 Schedulo 18 Schedulo 18 Schedulo 19 Schedulo 19	lioss on Impairment of Assets	¢	17,503,062
MARKETING EXPENSES Selling and Distribution Expurses 0 220,800 Advertisement 34,067 50,724 Total 34,067 271,524 Schedule 19 INTEREST AND FINANCE CHARGES Interest & Financial Charges 9,650,849 12,385,862	Total	3,608,594	50.004,660
Selling and Distribution Expurises 0 220,800 Advertisement 34,067 50,724 Total 34,067 271,524 Schedule 19 INTEREST AND FINANCE CHARGES Interest & Financial Charges 9,656,849 12,385,862	Schedulo 18		
Advertisement 34,067 50,724 Total 34,067 271,524 Schedule 19 INTEREST AND FINANCE CHARGES Interest & Financial Charges 9,650,849 12,385,862			
Total 34,067 271,524 Schedule 19 INTEREST AND FINANCE CHARGES Interest & Financial Charges 9.650,849 12,385,862	Selling and Distribution Expurises	n	220,800
Schedule 19 INTEREST AND FINANCE CHARGES Interest & Financial Charges 9.650,849 12,385,862	Advertisement	34,067	50,724
INTEREST AND FINANCE CHARGES Interest & Financial Charges 9.650,849 12,385.862	Total	34,067	271,524
Interest & Financial Charges 9.650,849 12,385,862	Schedule 19		·
T-1-1	INTEREST AND FINANCE CHARGES		
Total 9,656,849 12,385,862	Interest & Financial Charges	A.650,849	12,385,882
	Total	9,656,849	12,385,862

For CEREBRA INTEGRATED TECHNOLOGIES (C.S.)

Schedule 20 Significant Accounting Policies and Notes to Accounts

ACCOUNTING POLICIES

1. SYSTEM OF ACCOUNTING:

Accounts are prepared on accrual basis under historical cost convention, as a going concern and comply with the mandstory Accounting Standards

DEPRECIATION:

- Depreciation has been provided on assets on straight line method in accordance with the provisions of Schedule XIV of the Companies Act, 1956 except that.
- In the case of assets costing less than Rs.5000/- normal rates of depreciation prescribed under Schedule XIV are adopted eventhough the Companies' Act allows for 100% depreciation on such small value items.

Investments are stated at acquisition cost and provision is made to recognize any decline other than temporary, in the value of investments.

Fixed Assets are stated at cost including expenses related to their acquisition and installation allocable to respective assets. In the case of assets acquired under Hira purchase, the cost of the asset is capitalised while annual financial charges at equated installments are charged off to Revenue.

5. RETIREMENT BENEFITS TO EMPLOYEES:

Gratuity and Leave encashment are accounted for as and when settled.

6. REVENUE RECOGNITION:

- Sales include applicable excise duty but excludes Sales tax, Income from sales is recognised upon completion of sale. Warranty charges forming part of the sales are not recognised separately and expanditure incurred in this regard is accounted when incurred. Sales includes Inter divisional transfer.
- Income from software development services is recognised upon completion of milestones wherever payments are linked to such milestones. In cases where payment are based on completion of each man-hours, man-days, man-month of service rendered, revenue is recognised upon respective completion of the same.

7. INVENTORY:

Raw Materials and components are valued at cost. Work in progress are valued at cost including overheads. Appropriate provisions are made for unticipated losses if any. Fireshed goods and traded items are valued at cost or Net Realisable Value whichever is lower

FOREIGN CURRENCY TRANSACTIONS:

Foreign currencies are normally recorded at the exchange rate prevailing on the date of transaction. Adjustments are made for any variations in the sale proceeds or import payments on conversion into Indian Currency upon actual receipt/payment. Exchange differences arising on foreign currency transactions are recognised as income or expense/ capitalised depending on the nature of transactions, in the year in which they erise.

9. ACCOUNTING FOR CLAIMS & CONTINGENCIES:

Claims raised on the company by Excise, Sales lax, Customs, Income tax and Local Authorities are accounted only when they actually become payable after recourse to all legal remedies available to the company.

NOTES TO ACCOUNTS

- Estimated amount of Contracts remaining to be executed on Capital Account and not provided for Rs-Nil (Previous Year Rs. - Nilt
- 2. Contingent Liabilities in respect of
 - Counter Guarantees given to the bankers for guarantees issued Rs 71.03 lacs. (Previous Year Rs. 96 13 (acs)
 - Disputed demand for Sales tax matters Rs 9.83 lacs (Previous year Rs. 9.83 lacs)
 - Disputed demand for Income Tax Matter Rs. 12.41 lacs (Previous year Rs. 12.41 lacs)

For CTREBRA INTEGRATED TECHNOLOGIES 179

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Annual Report 2005-06

3. Auditor's Remoneration

tor Statutory Audit Rs. 54000/for Tax Audit NII (Previous Year Rs.54000/-)
tor Certification NII (Previous Year Rs.NIL)
for Reimbursement of expenses NII (Previous year Rs. NIL)

- Loans & Advances include: Rs 80.61/-(Previous Year Rs. 78.61 lacs) due from Kranion Technologies Pvt Ltd, a company under the same management. Maximum amount outstanding at any time during the year Rs.80.61 lacs (Previous Year Rs. 80.17 lacs).
- The company has no outstanding dues to Small-Scale Industrial undertakings as at the year and Rs.Nil / (Previous Year Rs. Nil)
- Selling and Distribution expenses include Rs.Nil (previous year Rs. 2.11 lacs) towards commission to Selling Agents. The company did not have Sole Selling Agents.

7. Directors Remuneration :

(Re..in lakhs)

	1.10.2005 to 30.09.2006	1.10.2004-30.09.2005
	Ni	Ni
-	N/a	N/a

Salary Ni Ni Ni Contribution to Provident Fund Ni Ni Ni Ni Ni Ni Ni Ni Ni

- 5. Balances of Sundry Debtors. Deposits Made, Advance given to parties, Stindry Creditors and advances received from parties and some of the bank balances are subject to confirmation.
- Sales include inter divisional transfers of Rs. Nil (pravious year Nil). Purchases include interdivisional transfers
 of Rs. Nil (previous year Rs. Nil leds).
- Previous Years figures have been regrouped and reclassified wherever necessary to conform to current year's presentation.

11. ADDITIONAL INFORMATION PURSUANT TO THE PROVISIONS OF PART (FOR SCHEDULE VII TO THE COMPANIES ACT, 1956

i). Particulars in respect of Liconsed, Installed capacity etc.,

The Company is Primarity engaged in Manufacturing. Trading of Computer Systems, Software/Hardware. These activities do not require Industrial I Idensing and accordingly Information for licensed, installed and utilised capacity have not been given.

not been given.	2005-06		2004-05	
	Oty in Nos	Value in(Rs Lacs)		Value (Rs.Lacs)
ii) Production (in Nos)			· . -	
Computer Systems	0	0	803	196.71
Mother Boards	0	O.	Q	U
II) Sales:				
 a) Manufactured Items 				
Computer Systems	0	ņ	837	203.32
Mother Boards/Mem.Modules	Ü	0	.0	0
b) Traded Items-Hardware -Software	NA	13.42	NA	16.52
v) Opening & Closing Stocks Opening Stock:				
a) Manufactured Itoms	NA		NA	47.02
h) Traded Items-(hardware& soft Closing Stock		2.03		3.00
a) Manufactured Itoms				0.86
b) Traded items		2.03		2.03
r) Purchase of Trada Goods		11.06		28.98
it Raw Materials Consumed				

vi) Raw Materials Consumed (including components) For CEREBRA INTEGRATED TECHNOLOGIES (F.).

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				CERESINE
Mother Bourds Cabinets Moutors Processors Hard Olsk Drive Proppy Disk Drive Others	0 0 0 0 0	0 0 0 0 0 0 0	938 885 898 896 918 925	35.11 8.85 38.15 58.24 24.47 2.78 86.30
or CIE Ba	sis	arges - NII (Previous	yeur- Nil)	2004-05

Value of Imports on CIF Basis
Raw Materials including oustom duties and other charges - NII (Previous year- Nii)

	Value of Imports on CIF Bas	is and other charges - MII (Previous 750	2004-05
vii.	Value of Importations including out	to the said other charges - NII (Previous year) 2005-06	Ro. In lacs
	Kan Marin	: Rs. In lacs Value _	
		% <u>~_</u>	
	Raw Materials & Compone	nts:	<u>100</u> _ _
vill	Raw Materials -	0 205.56	100
	luboueq -		L D E Account
	Indigenaus	0 Olyidand to	there N.K.E Acces
		Stake holders on accounts	

The amount remitted in Non Resident Stake holders on account of Dividend to there N.R.E Account

Number of Non Resident Shereholders:-Nil (Previous year-Nil)
Number of Shares held by them: Not Applicable (Previous Year NA)

Year to which payment of Dividend relates: NA

**Earnings in Foreign Exchange
Export Sales- Software Nil (Previous Year Nil)

Export Sales- Hardware

**Nil (Previous Year Nil)

Raw Materials Rs. Nil (Previous Year Nil)

Rs. Nil (Previous Year Nil)

Rs. Nil (Previous Year Nil)

Rs. Nil (Previous Year Nil)

Rs. Nil (Previous Year Nil)

Rs. Nil (Previous Year Nil)

Rs. Nil (Previous Year Nil)

Rs. Nil (Previous Year Nil)

12. SEGMENT WISE BUSINESS PERFORMANCE Previous Year Ended 30th September 2005 Year Ended 30th September 2006 Particulars

	30th September -	
(a) Primary segment reporting by b	usiness sagmant:	219.85
(a) Primary segment reporting -	15.94	- 0
REGMENTING	D _	
a, Hardware b. Software sarvices		219.85
c. Securités	<u> 15.94</u>	
F-tol	0	219.85
Less :Inter segment revenue Net Income from Operations & Sale:	s 15. 94	
Net Income Hold Open		-505.2 7
II. SEGMENT RESULTS Profit (Loss) before tax and in	terest: _47.21	-65,43
Profit(Loss) before	2.96	0.08

Less thiter segment revenue Net Income from Operations & Sales	15.84	
Net Income from One		_{-505.2} 7
PESULTS	_47.21	.65,43
Profit(Loss) before tax and interest.	-2.96	0.08
- u −erhe/AFB	0	-570.62
h Saftware Services	-50.17	
c. Securities		6.84
	96.57	6.84
Total	0.54	.701.32
Total Less: Interest and other finance charges Less: Interest and other finance charges	.147.2B	
Lass: Interest and other matter states unallocable expinet off unallocable income unallocable expinet off unallocable income	147.5-	341.21
	286.29	401.03
III. SEGMENT ASSETS	290.29	16.42
M.SEGMENT AS	399.41	
a Hardware	16.42	758.66
b. Software survices	- mag 43	
c. Securities	CIES 179. 102.12	
Total NOLO		
o. Securities Total Total TECHNOLO	GIES 118. 702.12	

Total For CEREBRA INTEGRATED TECHNOLOGIES TO THE

Birector

Total VI.DEPRECIATION	-	0
VI.DEPRECIATION a. Hardware		
b. Software services		
c. Securities	16.63	
Total	2.9€	31.56
VII.AMORTISATION AND THE	0 . 19.7 9	6.01
VII.AMORTISATION AND OTHER NON CASH (a. Hardware b. Software services	0,83 38, 40	
c. Securitles	28.15	
Total	0	423.05
b)Secondary name	<u>-</u>	69.33
b)Secondary segment reporting by geogramst-wise revenue: Revenue from Customers Outside India Revenue from Customers within	aphical segment:	482.38
Revenue from Customers Outside India Total	ο .	
	15.94	0
i)Segment-wise Assets:	15.94	219.65
Julside India		219.85
	702.12	
3.Related Party Disclosure	- <u> </u>	758.66
he Company has the following transaction	702.12	<u>0</u> <u>758.66</u> -

Kranion Technologies Private Limited Purchases of Raw Material Iscorne by	2005-06 (Rs in La				
Income by least a material	$D_{f_{i}}R_{f_{i}}$		Cen.		14-05
Incorne by way of Service Charges			Cr.Rs.	DrHs.	Cr.Rs
Receivables			0	0	-
Transfer of Funds				_	٥
" munds	80.61				
ii.Shridhar S Hegde Director	2.00			78.61	
STICE RECEIVEN			U	. 5,01	
Balance payable				-	1.55
iii. Gururaja K Upadhya Diractor Advance Reconst			٥		
Advance Received			0.07		a
Balance payable					0.29
IV. Vishwamurthy p					
Advance Received			0		0.10
Balance payabre			0.36		0.36
			_		0.36
14. Deforred Tax		_	ñ		•
The company tree		G	0.15		ດ
The company has not recognised deferred tax asset in					0.15

77.

The company has not recognised deferred tax asset in view of prudence.

FAI CEREBRA INTEGRATED TECHNOLOGIES CTD.

30 (Director

STATEMENT OF CASH FLOWS FOR THE YEAR ENDED 30th SEPTEMBER 2006

PARTICULARS	30-09-2006	30-09-2005
A. Net profit/(loss) before taxes and extra-ordinary items	(14.728,070)	(70,131.574)
Adjustments for		
Depredation	1,979,650	3,840,591
Interest expenditure(including interdivision finance charges)	9,65 6,84 9	12,385,862
Interest Income (Including interdivision Finance Charges)	-	(228,847)
Dividend Income	-	(13,538)
Loss on impairment in fixed assets	-	17,503,082
(Profit)/Loss on sale of Fixed Assets	-	630,080
Bad debts written off	105,250	
Provision for Bad Debts	200,000	18.833,954
Operating profit/(toss) before working capital changes	(2,886,321)	(17,180,410)
B. Changes in current assets & current liabilities:		
Decrease/(Increase) in Inventories		4/35150
Decrease/(Increase) in Sundry deblors	2,095,223	(2,785,595)
Docrease/(Increase) in Loans & Advances	666,221	4,117,884
Increase/(decrease) in Current Liabilities	7,356,850	21,975,672
Cash Inflow/(outflow) from operations	7,131,972	10,862,701
Interest paid (linetuding interdivision finance charges) Tax refund	(9,656,849) 	(12,385.862)
Net cash Inflow/(Outflow) from operating activities C. Cash Flows from Investing Activities:	(2,524,877)	(1,523,181)
nterest Income(including Interdivision finance charges)	_	228.847
Dividend Income	_	13,538
Net cash Inflow/(outflow) from Investing activities	_	242,385
D. Cash flows from Financing Activities:		242,303
Proceeds from Issue of Shares including share premium	_	
Short term borrowings	695.514	865,960
Repayment of Long term Borrowings	099.014	442
Vepayment of Long term borrowings Dividend paid (including Dividend Tax)	_	442
Net Cash Inflow/(outflow) from Financing Activities	- 695. 5 14	088 107
Net Increase/(Decrease) in Cash & Cash Equivalents	(1,829,363)	866,402
Cash & Cash Equivalents as at beginning of the year		(414,374)
Cash & Cash Equivalents as at beginning of the year	2,978,892	3,393,266
page a page educations as at each of the Acat	1,149,529	2,978,892

We have verified the above Cash Flow Statement of Carehra Integrated Technologies Limited for the year ended September 30,2006 prepared by the company and certify that the statement has been derived from the accounts of the company audited by us and has been prepared in accordance with the Stock Exchange Listing requirements.

The Schedules referred to above form an integral part of the Balance Sheet As per our Audit Report of Even Dato

for M.S. REDDY & ASSOCIATES CHARTERED ACCOUNTANTS

By Order of the Board For Cerebra Integrated Technologies Limited

M.Sridhar Reddy Partner

Membership Number 201103

Place: Bangalore Date: November 30, 2008 V. Ranganathan Managing Director Shridhar 8 Hegde Director

For C FREIDRA INTEGRATED TECHNOLOGIES TOTAL

*プ*イレ :

Director

15. Balance Sheet Abstract and General Business Profile

4. Registration Details:

Registration No:08-15091 State Code: 08

Balance Sheet Date: 30.09.2006

II. Capital Raised during the year [Amount In Rs. 000]

Ni Public Issue Bonus Issue Right issue Private Placement Na

ill. Position of Mobilisation and Deployment of Funds [Amount in Rs. '000']

Total Liabilities Sources of Funds:	:	317978	Total Assets:	;	317976
Pald – up Capital	:	59064	Secured Loans	:	80691
Reserves & Surplus	÷	178221	Unsecured Loans	:	-
Application of Funds	.				
Net Fixed Assets	:	17881	Investments	;	02
Net Current Assets	;	-93337	Miscellaneous Expenditure	;	ממ
Accumulated Josses	•	393430			

IV. Performance of the Company [Amount in Rs. 000]

Tum over	:	1594	Total Expenditure	:	16386
Other Income	:	63			
Loss before Tax	;	14728	Loss after Tax	:	14749
Earnings per Share[ir	r Rs.]:	-2.51	Dividend Rate [%]	:	NIL

V. Generic names of principal products:Itom code No.[ITC Code] 8471 & 8473 Product Description: Computer, Software, Pheripherals, Network and related products

By Order of the Board For Cerebra Integrated Technologies Limited For M. S. REDDY & ASSOCIATES Chartered Accountants

V. Renganethan Managing Director Shridhar S Hegde Director

M.\$RIDHAR REDDY

Partner

Membership Number 201103

PLACE: BANGALORE DATE: November 30, 2006

For CFREBRA INTEGRATED TECHNOLOGIES CO.

CEREBRA INTEGRATED TECHNOLOGIES LIMITED

Regd Off.: #S-5, off 3rd Cross, I Stage, Pecnya Industrial Area, Bangalore - 560 058

	ATTENDANCE SLIP	D.P. I.D. No. : Client I.D. No. :	
Momber / Proxy	Folio No.:		
Please tick whichever is applicable. Twelfth Annual General Meeting on 3	No. of Shares:		
 A member / proxy wishing to atte entrance 	end the meeting must complete this Attenda	nce Slip and hand it over at the	
 If you intend to appoint a proxy part least 48 hours before the meet 	please complete the proxy form and deposit	it in the Company's registered office	
 Loertify that I am registered sha 	reholder / proxy for the registered share hot	der of the company.	
Trepord my presence at the Twe	iith Annual General Mesting held on 30.12.2	006	
Name of the Member / Proxy Sig	nature of the Member/Proxy in Block Letters	•	
_ _ _			
250	EBRA INTEGRATED TECHNOLOGI	ES I MITED	
	, off 3rd Cross, I Stage, Peenya Industrial A		
Regn Off.: #5-5	, off Sro Cross, I Stage, Pleatiya Indostrial Ai	co, cangalate see eve	
	PROXYFORM		
We	of		
district of	being a member/me	mbers of the above name of Compan	
	n.f	in the district	
hereby appoint	of		
	or failing him	of	
in the district of	as my / our proxy	y to vote for me/us on my/our behalf a	
the Tweifth Annual General Med	eting of the company to be held on 30™ Dace	mber 2006 and at any adjournment	
thereof.			
		2006	
Signed this	day of	21,00	
		D.P. I.D. No. :	
	Aftix	Client I.D. No. :	
	Revenue	Folio No.;	
	Stamp		
FERFARA INTEGRATED TECHNOLOGI	CD 367816		
1 1			
	<u> </u>		
Discisi			