

Report on Corporate Governance

In accordance with Clause 49 of the Listing Agreements with the Stock Exchanges in India ("Clause 49") and some of the best practices followed internationally on Corporate Governance, a report containing the details of governance systems and processes at Reliance Industrial Infrastructure Limited is as under:

1. Company's philosophy on Code of Governance

The Company's philosophy on Corporate Governance envisages attainment of the highest levels of transparency, accountability and equity in all facets of its operations, and in all interactions with its Stakeholders including shareholders, employees, lenders, Government and society at large.

The Company is committed to achieve and maintain the highest international standards of Corporate Governance. The Company believes that all its actions must serve the underlying goal of enhancing shareholder value over a sustained period of time.

The Company has undertaken several initiatives towards maintaining the highest standards and these include:

- Independent Statutory Auditors: The Company's accounts are audited by Messrs Chaturvedi & Shah (C&S), Chartered Accountants, one of India's leading audit firms and a member of the Nexia's global network of independent accounting and consulting firms, is on the approved list (Category 1) of Comptroller and Auditor General of India and Reserve Bank of India conducting Statutory Audits for Public Sector Undertakings, Insurance Companies, Banks and Financial Institutions.
- Guidelines for the Board / Committee Meetings : The Company has defined Guidelines for the meetings of the Board and Board Committees. These guidelines seek to systematize the decision making process at the meeting of the Board and Board Committees in an informed and efficient manner.
- Key Board activities during the year: The Board provides and critically evaluates strategic direction of the Company, management policies and their effectiveness. The agenda for Board reviews includes a detailed analysis and review of annual operating plans, capital allocation, budgets and financial reports.
- Internal Checks and Balances: The Company deploys a robust system of internal controls to allow optimal use and protection of assets, facilitate accurate and timely compilation of financial statements and management reports and ensure compliance with statutory laws, regulations and company policies.
- Legal Compliance Program: The Company has instituted a legal compliance program in conformity with best international standards. This program is supported by a robust, on-line system that covers all operations of the Company. The gamut of this system includes corporate laws, labour and industrial laws and taxation laws.
- **Shareholders communications**: The Company's website; www.riil.in has information for institutional and retail shareholders alike. Shareholders seeking information may contact the Company directly throughout the year. They also have an opportunity to ask questions in person at the

Annual General Meeting. Shareholders can contact the Company via dedicated shareholder contact points as provided with this report or through any of Investor Service Centres of the Company's Share Transfer Agent spread in more than 80 cities across India. List of Investor Service Centres of the Share Transfer Agent forms part of the Annual Report. The Company ensures that queries, complaints and suggestions are responded to in a timely and consistent manner.

- Role of the Company Secretary in Overall Governance Process: The Company Secretary plays a key role in ensuring that the Board procedures are followed and regularly reviewed. The Company Secretary ensures that all relevant information, details and documents are made available to the directors and senior management for effective decision making at the meetings. The Company Secretary is primarily responsible to ensure compliance with applicable statutory requirements and is the interface between the management and regulatory authorities for governance matters. All the Directors of the Company have access to the advice and services of the Company Secretary.
- Observance of the Secretarial Standards issued by the Institute of Company Secretaries of India: The Institute of Company Secretaries of India (ICSI), one of the premier professional bodies in India, has issued Secretarial Standards on important aspects like Board meetings, General meetings, Payment of Dividend, Maintenance of Registers and Records, Minutes of Meetings, Transmission of Shares and Debentures, Passing of Resolutions by Circulation, Affixing of Common Seal, Forfeiture of Shares and Board's Report. Although these standards are recommendatory in nature, the Company substantially adheres to the standards voluntarily.

2. Board Composition and Particulars of Directors

Board Composition

The Board of Directors of the Company (the Board) consists of 5 Directors, out of which 2 are Independent Directors. Composition of the Board and category of Directors are as follows:

Category	Name of the Directors
Non-Independent Non-Executive Directors	Mahesh K. Kamdar - <i>Chairman</i> S. C. Malhotra
Executive Director	Dilip V. Dherai
Independent Non-Executive Directors	Chandra Raj Mehta Sandeep H. Junnarkar

No Director is related to any other Director on the Board in terms of the definition of 'relative' given under the Companies Act, 1956.

Directors' Profile

Brief resume of all the Directors, nature of their expertise in specific functional areas and names of companies in which they hold directorships, memberships / chairmanships of Board Committees and their shareholding in the Company are provided below:

(a) Shri Mahesh K. Kamdar is a graduate in Commerce from Mumbai University. He was conferred Honorary Doctrate in Business Philosophy from Burkes University. He has

extensive experience and possesses expertise in the fields of pipes and steel and also other related products used in engineering, pharmaceutical, chemical and petrochemical industries

Shri Kamdar is a Director of the Company since 23rd July, 1990. He was appointed as a Whole-time Director designated as "Executive Director - Commercial" of the Company with effect from 1st July, 1993. He was re-appointed in the same capacity with effect from 1st July, 1998 and again with effect from 1st July, 2003. He ceased to be a Whole-time Director of the Company with effect from 27th February, 2006. He was elected as the Chairman of the Board of Directors of the Company with effect from 27th February, 2006. Since then he continues to be on the Board of Directors of the Company as Chairman of the Board and a Director liable to retire by rotation. He is a Member of the Shareholders' / Investors' Grievance Committee of the Company.

Shri Kamdar is also on the Board of Reliance Gas Transportation Infrastructure Limited, Paridhi Tradecom Private Limited, Symphony Impex (India) Private Limited, SANA Tradecom Private Limited, The India Film Combine Private Limited, Reliance Hospital Management Services Private Limited and Westward Reality Private Limited. He does not hold any membership of a Committee of the Board in the aforesaid companies.

Shri Kamdar holds 482 shares of the Company in his name as on 31st March, 2010.

(b) Shri Chandra Raj Mehta is a Chartered Accountant and Company Secretary. He has had a distinguished career with the Government holding senior level positions in different capacities. He was Member of the Company Law Board and was also Regional Director, Ministry of Corporate Affairs. He has rich experience in Corporate Laws, Finance and Administration.

Shri Mehta is a Director of the Company since 29th August, 2006. He is the Chairman of the Audit Committee, Shareholders' / Investors' Grievance Committee and Remuneration Committee of the Company.

Shri Mehta is also on the Board of Fortune Financial Services (India) Limited and Aadi Industries Limited. He is a Member of the Audit Committee and the Remuneration Committee of Fortune Financial Services (India) Limited and Aadi Industries Limited.

Shri Mehta does not hold any share of the Company as on 31st March, 2010.

(c) Shri Sandeep H. Junnarkar is a Science graduate with a postgraduate degree in Law. He qualified as a Solicitor in the year 1977. He has had a brilliant academic career and is a Partner in the law firm, Messrs Junnarkar & Associates. His areas of specialisation include banking laws, corporate laws including monopolies laws, exchange control laws and securities regulations.

Shri Junnarkar is a Director of the Company since 27th April, 1991. He is a Member of the Audit Committee, Shareholders' / Investors' Grievance Committee and Remuneration Committee of the Company.

Shri Junnarkar is also on the Board of Everest Industries Limited, Excel Crop Care Limited, IL&FS Infrastructure Development Corporation Limited, Jai Corp Limited, Jai Realty Ventures Limited, Reliance Industrial Investments and Holdings Limited, Reliance Ports And Terminals Limited, Sterlite Industries (India) Limited, Sunshield Chemicals Limited and Sterlite Energy Limited. He is also a Committee Member of the Bombay Incorporated Law Society (a company incorporated under Section 25 of the Companies Act, 1956). He is the Chairman of the Shareholders' / Investors' Grievance Committee of Sterlite Industries (India) Limited and a member of the Shareholders' / Investors' Grievance Committee of Sterlite Energy Limited. He is a Member of the Audit Committee of Everest Industries Limited, Sterlite Industries (India) Limited and Sterlite Energy Limited and a Member of the Remuneration Committee of Everest Industries Limited, Excel Crop Care Limited, IL&FS Infrastructure Development Corporation Limited and Sterlite Energy Limited.

Shri Junnarkar does not hold any share of the Company as on 31st March, 2010.

(d) Shri S. C. Malhotra graduated in Mechanical Engineering from Banaras Hindu University. He has more than 45 years experience in execution of projects related to chemical / petrochemical and petroleum industries.

Shri Malhotra is a Director of the Company since 16th December, 1989. He was appointed as a Whole-time Director designated as "Executive Director - Technical" of the Company with effect from 1st July, 1993. He ceased to be Whole-time Director with effect from 28th June, 1997. Since then he continues to be on the Board of Directors of the Company as a Director liable to retire by rotation. He is a Member of the Audit Committee and the Remuneration Committee of the Company.

Shri Malhotra is also on the Board of Reliance Ports And Terminals Limited and N. M. Hightech Consultancy Private Limited. He is a Member of the Audit Committee of Reliance Ports And Terminals Limited.

Shri Malhotra does not hold any share of the Company as on 31st March, 2010.

(e) Shri Dilip V. Dherai is a Chemical Engineer (B. Chem Engg.) from the University Department of Chemical Technology (UDCT), Mumbai having graduated in the year 1979. He has vast experience / expertise in activities related to implementation and commissioning of large projects.

Shri Dherai is a Director of the Company since 1st July, 1994. He was appointed as a Whole-time Director designated as "Executive Director - Projects" with effect from 1st July, 1994. He was re-appointed in the same capacity with effect from 1st July, 1999 and again with effect from 1st July, 2004. He was re-appointed as a Whole-time Director designated as Executive Director with effect from 1st July, 2009, for a period of five years. He does not hold any membership of a Committee of the Board.

Shri Dherai is also on the Board of Mumbai SEZ Limited. He does not hold any membership of a Committee of the Board in any Company.

Shri Dherai holds 1 700 shares of the Company in his name as on 31st March, 2010.



(a) Institutionalised decision making process

The Board of Directors is the apex body constituted by the shareholders for overseeing the overall functioning of the Company. The Board provides and evaluates the strategic direction of the Company, management policies and their effectiveness and ensures that the long-term interests of the shareholders are being served. The Executive Director is assisted by senior managerial personnel in overseeing the functional matters of the Company.

The internal Guidelines for Board / Board Committee meetings facilitate the decision making process at the meetings of the Board / Committees in an informed and efficient manner. The following sub-sections deal with the practice of these guidelines at the Company.

(b) Scheduling and selection of Agenda Items for Board Meetings

- Minimum four Board Meetings are held every year, which are pre-scheduled. Apart from the above, additional Board Meetings are convened by giving appropriate notice to address the specific needs of the Company. In case of business exigencies or urgency of matters, resolutions are passed by circulation.
- (ii) All departments of the Company are encouraged to plan their functions well in advance, particularly with regard to matters requiring discussion / approval / decision at the Board / Committee meetings. All such matters are communicated to the Company Secretary in advance so that the same could be included in the Agenda for the Board / Committee Meetings.
- (iii) The Board is given presentations / briefed on areas covering operations of the Company, business environment, business opportunities, business strategy and risk management practices before taking on record the quarterly / annual financial results of the Company.
- (iv) The information required to be placed before the Board includes:
 - General notices of interest of Directors.
 - Appointment, remuneration and resignation of Directors.
 - Formation / Reconstitution of Board Committees.
 - Terms of reference of Board Committees.
 - Business plans, capital budgets and any updates.
 - Minutes of the Board meetings of unlisted subsidiary companies.
 - Minutes of meetings of Audit Committee and other Committees of the Board, as also Resolutions passed by circulation.
 - Quarterly results of the Company.
 - Appointment or resignation of Chief Financial Officer and Company Secretary.
 - Show cause, demand, prosecution notices and penalty notices which are materially important.

- Quarterly details of foreign exchange exposures and the steps taken by the Management to limit the risks of adverse exchange rate movement, if
- Fatal or serious accidents, dangerous occurrences, material effluent or pollution problems.
- Any material default in financial obligations to and by the Company, or substantial non-payment for services rendered by the Company.
- Any issue, which involves possible public liability claims of substantial nature, including any judgment or order which may have passed strictures on the conduct of the Company or taken an adverse view regarding another enterprise that can have negative implications on the Company.
- Details of any joint venture, acquisitions of companies or collaboration agreement.
- Transactions that involve substantial payment towards goodwill, brand equity or intellectual property.
- Significant labour problems and their proposed solutions. Any significant development in Human Resources.
- Sale of material nature, of investments, subsidiaries and assets, which is not in normal course of business.
- Statement of significant transactions and arrangements entered by unlisted subsidiary companies.
- Non-compliance, if any, of any regulatory, statutory or listing requirements and shareholders service such as non-payment of dividend, delay in share transfer,
- Quarterly summary of all long term borrowings made, bank guarantees issued, loans and investments
- Internal Audit findings and External Audit Reports (through the Audit Committee).
- Significant changes in accounting policies and internal controls.
- Status of business risk exposures, its management and related action plans.
- Making of loans and investment of surplus funds.
- Proposals for investment, mergers and acquisitions.
- Recommendation / declaration of Dividend.
- Brief on statutory developments, changes in Government policies etc. with impact thereof, directors' responsibilities arising out of any such developments.
- · Brief on clarifications made to the press.
- (v) The Chairman of the Board and the Company Secretary in consultation with other concerned team members of the senior management, finalise the agenda papers for the Board meetings.

(c) Board Material distributed in advance

Agenda and Notes on Agenda are circulated to the Directors, in advance, in the defined Agenda format. All material information is incorporated in the Agenda for facilitating meaningful and focused discussions at the meeting. Where it is not practicable to attach any document to the Agenda, the same is tabled before the meeting with specific reference to this effect in the Agenda. In special and exceptional circumstances, additional or supplementary item(s) on the Agenda are permitted.

(d) Recording Minutes of proceedings at Board and Committee meetings

The Company Secretary records the minutes of the proceedings of each Board and Committee meeting. Draft minutes are circulated to all the Members of the Board / Committee for their comments. The minutes are entered in the Minutes Book within 30 days from the conclusion of the meeting.

(e) Post Meeting Follow-up Mechanism

The Guidelines for the Board and Committee meetings facilitate an effective post meeting follow-up, review and reporting process for the decisions taken by the Board and Committees thereof. The important decisions taken at the Board / Committee meetings are communicated to the departments / divisions concerned promptly. Action taken report on the decisions / minutes of the previous meeting(s) is placed at the immediately succeeding meeting of the Board / Committee for noting by the Board / Committee.

(f) Compliance

The Company Secretary while preparing the Agenda, Notes on Agenda, Minutes etc. of the meeting(s), is responsible for and is required to ensure adherence to all the applicable laws and regulations including the Companies Act, 1956 read with the Rules issued thereunder and the Secretarial Standards recommended by the Institute of Company Secretaries of India.

4. Number of Board Meetings held and the dates on which held

Five Board meetings were held during the year. The Company has held at least one Board meeting in every three months and the maximum time gap between any such two meetings was not more than four months. The details of the Board meetings are as under:

Sr. No.	Date	Board Strength	No. of Directors Present
1	22nd April, 2009	5	5
2.	18th July, 2009	5	5
3.	25th August, 2009	5	4
4.	15th October, 2009	5	4
5.	16th January, 2010	5	3

5. Attendance of Directors at Board Meetings, last Annual General Meeting and number of other Directorship(s) and Chairmanship(s) / Membership(s) of Committees of each Director in various companies :

Name of the Director	Attendance at meetings during 2009-10		No. of Other Directorship(s)*	No. of Membership(s) / Chairmanship(s) of
	Board Meetings	Last AGM		Board Committees of Other Companies **
Mahesh K. Kamdar	3	Yes	1	-
Chandra Raj Mehta	5	Yes	2	2
Sandeep H. Junnarkar	5	Yes	10	5 (including 1 as Chairman)
S. C. Malhotra	3	Yes	1	1
Dilip V. Dherai	5	Yes	1	-

^{*} The Directorships held by Directors as mentioned above, do not include Alternate Directorships and Directorships in Foreign Companies, Companies incorporated under Section 25 of the Companies Act, 1956 and Private Limited Companies.

6. Board Committees

Details of the Committees of the Board and other related information are provided hereunder:

(a) Audit Committee

Composition: The Audit Committee of the Board comprises of two Independent Non-Executive Directors, namely, Shri Chandra Raj Mehta, Chairman and Shri Sandeep H. Junnarkar and one Non-Independent Non-Executive Director, namely, Shri S. C. Malhotra. All the members of the Committee possess financial / accounting expertise / exposure. The composition of the Audit Committee meets with the requirements of Section 292A of the Companies Act, 1956 and Clause 49 of the Listing Agreement.

Shri Swatantra Kumar Sethi, Company Secretary, is the Secretary to the Audit Committee.

Objective: The Audit Committee assists the Board in its responsibility for overseeing the quality and integrity of the accounting, auditing and reporting practices of the Company and its compliance with the legal and regulatory requirements. The Committee's purpose is to oversee the accounting and financial reporting process of the Company, the audits of the Company's financial statements, the appointment, independence, performance and remuneration of the statutory auditors, the performance of internal auditors and the Company's risk management policies.

Terms of Reference: The terms of reference / powers of the Audit Committee are as under:

^{**} In accordance with Clause 49, Membership(s) / Chairmanship(s) of only the Audit Committees and Shareholders' / Investors' Grievance Committees of Indian Public Companies (excluding Reliance Industrial Infrastructure Limited) have been considered.



(i) Powers of the Audit Committee

- To investigate any activity within its terms of reference.
- To seek information from any employee.
- To obtain outside legal or other professional
- To secure attendance of outsiders with relevant expertise, if it considers necessary.

(ii) The role of the Audit Committee includes

- Oversight of the Company's financial reporting process and the disclosure of its financial information to ensure that the financial statements are correct, sufficient and credible.
- Recommending to the Board, the appointment, re-appointment and, if required, the replacement or removal of the Statutory Auditors and fixation of audit fees.
- Approval of payment to the Statutory Auditors for any other services rendered by the Statutory Auditors.
- Reviewing with the management, the annual financial statements before submission to the Board for approval, with particular reference to:
 - Matters required to be included in the Directors' Responsibility Statement to be included in the Directors' Report in terms of sub-section (2AA) of Section 217 of the Companies Act, 1956;
 - > Changes, if any, in accounting policies and practices and reasons for the same;
 - Major accounting entries involving estimates based on the exercise of judgment by the management:
 - > Significant adjustments made in the financial statements arising out of audit findings;
 - Compliance with listing and other legal requirements relating to financial statements;
 - > Disclosure of related party transactions; and
 - Qualifications in draft audit report.
- Reviewing with the management, the quarterly financial statements before submission to the Board for approval.
- Reviewing with the management, performance of statutory and internal auditors and adequacy of internal control systems.
- Reviewing the adequacy of internal audit function, if any, 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.
- Discussion with Internal Auditors any significant findings and follow up thereon.

- 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.
- Discussion with 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 for substantial defaults, if any, in the payment to the depositors, debentureholders, shareholders (in case of non payment of declared dividends) and creditors.
- To review the functioning of the Whistle Blower Mechanism.
- Carrying out such other function as may be specifically referred to the Committee by the Board of Directors and / or other Committee(s) of Directors of the Company.
- To review the following information:
 - > The management discussion and analysis of financial condition and results of operations;
 - > Statement of significant related party transactions (as defined by the Audit Committee), submitted by management;
 - ➤ Management letters / letters of internal control weaknesses issued by the Statutory Auditors;
 - Internal audit reports relating to internal control weaknesses; and
 - > The appointment, removal and terms of remuneration of Internal Auditors.
- Reviewing the financial statements and in particular the investments made by the unlisted subsidiaries of the Company.
- Review of uses / application of funds raised through an issue (public issue, rights issue, preferential issue, etc.).

Meetings: Four meetings of the Committee were held during the year.

Attendance of each Member at the Audit Committee meetings held during the year

Name of the Committee Member	No. of meetings held	No. of meetings attended
Chandra Raj Mehta	4	4
Sandeep H. Junnarkar	4	4
S. C. Malhotra	4	3

Executives from Accounts Department, Secretarial Department as also Representatives of the Statutory and Internal Auditors attended the Audit Committee Meetings by invitation.

The Chairman of the Audit Committee was present at the last Annual General Meeting.

(b) Remuneration Committee

Composition: The Remuneration Committee of the Board comprises of two Independent Non-Executive Directors, namely, Shri Chandra Raj Mehta, Chairman and Shri Sandeep H. Junnarkar and one Non-Independent Non-Executive Director, namely, Shri S. C. Malhotra.

Terms of Reference: The Remuneration Committee has been constituted to determine / review the remuneration package of the Managing Director(s) / Whole-time Director(s).

Meetings: One meeting of the Remuneration Committee was held during the year, on 22nd April, 2009, in which all the members were present.

Remuneration Policy, details of remuneration and other terms of appointment of Directors :

The remuneration policy of the Company is directed towards rewarding performance, based on review of achievements on a periodic basis.

The remuneration policy is in consonance with the existing industry practice.

The Whole-time Director is paid remuneration as per the terms duly approved by the Remuneration Committee of Directors, the Board of Directors and the Members in General Meeting.

The aggregate value of salary, allowances and perquisites paid for the year ended 31st March, 2010 to Shri Dilip V. Dherai (re-appointed as a Whole-time Director designated as Executive Director with effect from 1st July, 2009 for a period of 5 years) was Rs.19.15 lacs (salary and allowances Rs.18.63 lacs and perquisites Rs.0.52 lac).

Besides salary, allowances and perquisites, the aforesaid Whole-time Director is also entitled to company's contribution to provident fund, gratuity and encashment of leave as per the rules of the Company.

Office of the Executive Director may be terminated by the Company or the Executive Director by giving, the other, three months prior notice of termination in writing.

The Company pays sitting fees to all the Directors other than the Whole-time Director, at the rate of Rs.10,000/for attending each meeting of the Board and / or Committee thereof. Sitting fees paid for the year ended 31st March, 2010, are as follows:

Shri Mahesh K. Kamdar : Rs.50,000/-, Shri Chandra Raj Mehta : Rs.1,40,000/-, Shri Sandeep H. Junnarkar : Rs.1,40,000/-, Shri S. C. Malhotra : Rs.70,000/-.

There were no other pecuniary relationships or transactions of the Non-Executive Directors vis-à-vis the Company.

(c) Shareholders'/ Investors' Grievance Committee

Composition: The Shareholders' / Investors' Grievance Committee (SIGC) of the Board comprises of two Independent Non-Executive Directors, namely,

Shri Chandra Raj Mehta, Chairman and Shri Sandeep H. Junnarkar and one Non-Independent Non-Executive Director, namely, Shri Mahesh K. Kamdar.

Terms of reference: The Committee, inter alia, approves issue of duplicate share certificates and oversees and reviews all matters connected with transfer of shares of the Company. The Committee also looks into redressal of shareholders'/ investors' complaints related to transfer of shares, non-receipt of Annual Reports, non-receipt of declared dividends etc. The Committee oversees performance of the Share Transfer Agent of the Company and recommends measures for overall improvement in the quality of investor services. The Committee also monitors implementation and compliance of the Company's Code of Conduct for Prohibition of Insider Trading in pursuance of the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 1992.

The Board has authorised Shri Mahesh K. Kamdar, Chairman of the Board, Shri Dilip V. Dherai, Executive Director and Shri Swatantra Kumar Sethi, Company Secretary, severally, to approve the transfer of shares, transmission of shares, folio consolidation, change of name, transposition, certificate split and consolidation, dematerialisation or rematerialisation of shares, replacement of certificates etc.

Meetings: Four Meetings of the Committee were held during the year.

Attendance of each Member at the SIGC meetings held during the year

Name of the Committee Member	No. of meetings held	No. of meetings attended
Chandra Raj Mehta	4	4
Mahesh K. Kamdar	4	2
Sandeep H. Junnarkar	4	4

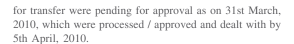
Compliance Officer: Shri Swatantra Kumar Sethi, Company Secretary is the Compliance Officer for complying with the requirements of SEBI Regulations and the Listing Agreements with the Stock Exchanges.

Investor Grievance Redressal

The number of complaints received and resolved to the satisfaction of investors during the year under review and their break-up is as under:

Type of Complaints	No. of Complaints
Non-receipt of Annual Reports	12
Non-receipt of Dividend Warrants	40
Non-receipt of Certificates	9
Total	61

There were no outstanding complaints as on 31st March, 2010. Two requests for dematerialisation and two requests



Procedure at Committee Meetings

The Company's guidelines relating to Board meetings are applicable to Committee meetings as far as may be practicable. Minutes of the proceedings of the Committee meetings are placed before the Board meetings for perusal and noting.

Code of Business Conduct and Ethics for Directors and **Management Personnel**

The Board vide Resolution passed on 26th December, 2005, adopted the Code of Business Conduct and Ethics for Directors and Management Personnel ('the Code'). This Code is a comprehensive Code applicable to all Directors and Management Personnel. The Code while laying down, in detail, the standards of business conduct, ethics and governance, centres around the following theme:

"The Company's Board of Directors and Management Personnel are responsible for and are committed to setting the standards of conduct contained in this Code and for updating these standards, as appropriate, to ensure their continuing relevance, effectiveness and responsiveness to the needs of local and international investors and all other stakeholders as also to reflect corporate, legal and regulatory developments. This Code should be adhered to in letter and in spirit."

A copy of the Code has been put on the Company's website www.riil.in.

The Code has been circulated to all the members of the Board and Management Personnel and the compliance of the same is affirmed by them annually.

A declaration signed by the Executive Director (Chief Executive Officer) is given below:

I hereby confirm that:

The Company has obtained, from all the members of the Board and Management Personnel, affirmation that they have complied with the Code of Business Conduct and Ethics for Directors and Management Personnel in respect of the financial year 2009-10.

Dilip V. Dherai Executive Director

Subsidiary Monitoring Framework

The Company does not have any subsidiary company as on 31st March, 2010. The Company had two subsidiary companies, which ceased to be its subsidiaries with effect from 26th August,

Both the subsidiary companies of the Company were Board managed with their boards having the rights and obligations to manage such companies in the best interest of their stakeholders. The company monitored the performance of these companies, inter alia, by the following means:

(a) Financial statements, in particular the investments made by the unlisted subsidiary companies, were reviewed quarterly by the Audit Committee of the Company.

- (b) All minutes of the meetings of the unlisted subsidiary companies were placed before the Company's Board regularly.
- (c) A statement containing all significant transactions and arrangements entered into by the unlisted subsidiary companies was placed before the company's Board.

General Body Meetings

Details of the last three Annual General Meetings of the Company are as under:

Year	Venue of the Meeting	Day and Date	Time
2006-07	4th Floor, Walchand Hirachand Hall, Indian Merchants' Chamber, IMC Marg, Churchgate, Mumbai – 400 020	Thursday 12.07.2007	11.30 a.m.
2007-08	4th Floor, Walchand Hirachand Hall, Indian Merchants' Chamber, IMC Marg, Churchgate, Mumbai – 400 020	Wednesday 02.07.2008	11.30 a.m.
2008-09	4th Floor, Walchand Hirachand Hall, Indian Merchants' Chamber, IMC Marg, Churchgate, Mumbai – 400 020	Tuesday 01.09.2009	11.30 a.m.

Note:

- (a) No Special Resolutions were passed at the Annual General Meetings held for the years 2006-07, 2007-08 and 2008-09.
- (b) No special resolution was passed through postal ballot during 2009-10. None of the Businesses proposed to be transacted at the ensuing Annual General Meeting requires passing of Special Resolution through Postal Ballot.
- 10. (a) Disclosures on materially significant related party transactions i.e. transactions of the Company of material nature, with its promoters, the Directors or the Management, their relatives or subsidiaries etc. that may have potential conflict with the interests of the Company at large

None of the transactions with any of the related parties were in conflict with the interests of the Company.

Attention of Members is drawn to the disclosures of transactions with the related parties set out in Notes on Accounts – Schedule 15, forming part of the Annual Report.

The Company's related party transactions are generally with its Subsidiaries and Associate. The related party transactions are entered into based on considerations of various business exigencies such as synergy in operations, sectoral specialisation and the Company's long term strategy for sectoral investments, optimisation of market share and profitability, legal requirements, liquidity and capital resources of Associates.

All related party transactions are negotiated at arms length and are intended to further the interests of the Company.

(b) Details of non-compliance by the Company, penalties, strictures imposed on the Company by Stock Exchanges or SEBI or any statutory authority, on any matter related to capital markets, during the last three years

There has been no instance of non-compliance by the Company on any matter related to capital markets during the last three years and hence no penalties or strictures have been imposed on the Company by the Stock Exchanges or SEBI or any other statutory authority.

11. Means of Communication

- (a) Quarterly Results: Quarterly Results are published in 'Financial Express' and 'Navshakti' and are displayed on the Company's website www riil in
- (b) SEBI EDIFAR: The Company has uploaded its Annual Report, financial results and shareholding pattern on the SEBI EDIFAR Website maintained by National Informatics Centre (NIC): www.sebiedifar.nic.in. SEBI has since discontinued the EDIFAR system with effect from 1st April, 2010.
- (c) Annual Report: Annual Report containing, inter alia, Audited Annual Accounts, Directors' Report, Auditors' Report, and other important information is circulated to members and others entitled thereto. The Management Discussion and Analysis Report forms part of the Directors' Report in the Annual Report. The Annual Report is displayed on the Company's website www.riil.in.
- (d) Reminder to Investors: Reminders for Unpaid Dividend are sent to the Shareholders as per records every year.
- (e) Website: The Company's website www.riil.in contains a separate dedicated section, 'Investor Relations', where information for shareholders is available. The Annual Report of the Company is also available on the website in a user-friendly and downloadable manner.
- (f) Designated Exclusive email-id: The Company has designated the following email-ids exclusively for investor servicing:
 - (i) For queries on Annual Report: investor_relations@riil.in
 - (ii) For queries in respect of shares in physical mode: riilnkm@karvy.com

12. General Shareholder Information

(a) Company Registration Details

The Company is registered in the State of Maharashtra, India. The Corporate Identity Number (CIN) allotted to the Company by the Ministry of Corporate Affairs (MCA) is

L60300MH1988PLC049019.

(b) Annual General Meeting Wednesday, 4th August, 2010 at 11.30 a.m. at 4th Floor, Walchand Hirachand Hall, Indian Merchants' Chamber, IMC Marg, Churchgate, Mumbai – 400 020.

(Day, Date, Time and Venue) Indian Merchants' Chamber, IMC Marg, Churchgate, Mumbai – 400 020.

(c) Financial Calendar Financial Year April 1 to March 31

(**Tentative**) Results for Quarter ending 30th June, 2010

Results for Quarter/ Half Year Last week of October, 2010

Third week of July, 2010

ending 30th September, 2010

Results for Quarter ending Last week of January, 2011

31st December, 2010

Results for Year ending Last week of April, 2011

31st March, 2011

Annual General Meeting July, 2011

(d) Book Closure Period Thursday, 15th July, 2010 to Tuesday, 20th July, 2010 (both days inclusive) for payment of dividend.

(e) **Dividend Payment Date** On or after 4th August, 2010.

(f) Listing of Equity Shares at

(i) Bombay Stock Exchange

 Bombay Stock Exchange Limited (BSE), Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai - 400 001.
 Scrip Code: 523445

(ii) National Stock Exchange of India Limited (NSE)

"Exchange Plaza", Bandra-Kurla Complex, Bandra (E), Mumbai - 400 051.

Trading Symbol : RIIL

ISIN: INE046A01015

(g) Payment of Listing Fees

Annual Listing Fee for the year 2010-11 (as applicable) has been paid by the Company to BSE and NSE.



(h) Share Price Data (in Rs. per share)

Month	Bombay Stock	Exchange (BSE)	National Stock Exchange (NSE)	
	Month's High Price	Month's Low Price	Month's High Price	Month's Low Price
April - 2009	885.00	283.00	885.00	282.50
May - 2009	1145.80	688.10	1145.00	680.00
June - 2009	1287.00	945.00	1286.50	945.00
July - 2009	1081.00	702.00	1081.80	705.00
August – 2009	1152.25	909.10	1154.00	908.10
September – 2009	1184.55	1035.00	1184.00	1025.50
October – 2009	1109.95	855.00	1109.55	855.05
November – 2009	1024.00	752.00	1023.60	715.55
December - 2009	987.70	878.00	989.00	875.05
January – 2010	1066.10	856.80	1067.10	855.05
February – 2010	915.95	793.00	915.45	758.45
March - 2010	951.05	805.00	933.80	778.80

Source: BSE and NSE websites

(i) Share price performance in comparison to broad based indices - BSE Sensex and NSE Nifty as on 31st March, 2010

Percentage change in

	RIIL share price	Sensex
Financial Year 2009-10	179.61	80.54
2 years	-11.64	12.04
3 years	105.35	34.09
5 years	786.54	169.96

Percentage change in

	RIIL share price	Nifty
Financial Year 2009-10	179.18	73.76
2 years	-11.33	10.87
3 years	105.57	37.36
5 years	782.89	157.86

(j) Share Transfer Agent Karvy Computershare Private Limited

Plot No. 17-24, Vittal Rao Nagar, Madhapur, Hyderabad - 500 081, India

Website: www.karvy.com e-mail: riilnkm@karvy.com Phone: +91 40 4465 5000 Toll Free No. 1800 425 8998 Fax: +91 40 2311 4087

List of Investor Service Centres of Karvy Computershare Private Limited forms part of the Annual Report.

(k) Share Transfer System

Presently, the share transfers which are received in physical form are processed and the share certificates are returned within a period of 7 days from the date of receipt, subject to the documents being valid and complete in all respects. The Board has authorised Shri Mahesh K. Kamdar, Chairman of the Board, Shri Dilip V. Dherai, Executive Director, Shri N. Shanker, Sr. Vice President and Shri Swatantra Kumar Sethi, Company Secretary, severally, to approve the transfer, transmission etc. of the Company's shares. A summary of transfer / transmission of shares of the Company so approved is placed at every Shareholders' / Investors' Grievance Committee Meeting. The Company obtains from a Company Secretary in practice half-yearly certificate of compliance with the share transfer formalities as required under Clause 47(c) of the Listing Agreement with Stock Exchanges and files a copy of the certificate with the Stock Exchanges.

(l) Distribution of Shareholding as on 31st March, 2010

Category Code	Category of Shareholder	Number of Shareholders	Total Number of Shares	As a Percentage of (A+B)
(A)	Shareholding of Promoter and Promoter Group ¹			
(1)	Indian	1	68 60 064	45.43
(2)	Foreign	0	0	0
	Total Shareholding of Promoter and	1	68 60 064	45.43
	Promoter Group			
(B)	Public Shareholding ²			
(1)	Institutions	31	1 66 223	1.10
(2)	Non-institutions	113699	80 73 713	53.47
	Total Public Shareholding	1 13 730	82 39 936	54.57
	Total(A) + (B)	1 13 731	1 51 00 000	100.00

¹ For definitions of "Promoter Shareholding" and "Promoter Group" refer to Clause 40A of Listing Agreement.

(m) Top 10 Shareholders as on 31st March, 2010

Sr. No.	Name of the Shareholder(s)	No. of Shares	% to total Shares
1	Reliance Industries Limited	68 60 064	45.43
2	Reliance Capital Limited	1 60 100	1.06
3	Alchemist Holdings Limited	1 00 000	0.66
4	Wellington Management Company, LLP	1 00 000	0.66
5	Religare Securities Limited	88 177	0.58
6	Karvy Stock Broking Limited	59 403	0.39
7	Angel Broking Limited	52 638	0.35
8	Hirak Leasing and Investments Private Limited	51 100	0.34
9	Sharekhan Limited	49 974	0.33
10	Angel Capital and Debt Market Limited	42 995	0.28

(n) Shareholding Pattern by Size as on 31st March, 2010

Sr.	Category	Electronic			Physical			Total		
No.	(Shares)	Holders	Shares	% to total Shares		Shares	% to total Shares	Holders	Shares	% to total Shares
1	01 - 100	99 632	24 22 059	16.04	4 778	4 76 560	3.16	1 04 410	28 98 619	19.20
2	101 - 500	7 291	17 10 964	11.33	447	1 22 300	0.81	7 738	18 33 264	12.14
3	501 - 1000	883	6 76 255	'4.48	28	21 600	0.14	911	6 97 855	4.62
4	1001 - 5000	555	11 74 520	7.78	14	20 500	0.14	569	11 95 020	7.91
5	5001 - 10000	62	4 33 798	2.87	2	15 800	0.10	64	4 49 598	2.98
6	10001 - 50000	31	5 54 162	3.67	0	0	0.00	31	5 54 162	3.67
7	50001 - 100000	6	4 51 318	2.99	0	0	0.00	6	4 51 318	2.99
8	100001 & Above	2	70 20 164	46.49	0	0	0.00	2	70 20 164	46.49
	Total	1 08 462	1 44 43 240	95.65	5 269	6 56 760	4.35	1 13 731	1 51 00 000	100.00

 $^{^2\,\}mbox{For definition}$ of "Public Shareholding", refer to Clause 40A of Listing Agreement.



(o) Geographical Distribution of Shareholders as on 31st March, 2010

Sr.	Name of	Electronic				Physical			Total				
No.	the City	Holders	% to	Shares	% to	Holders	% to	Shares	% to	Holders	% to	Shares	% to
			total Holders		total Shares		total Holders		total Shares		total Holders		total Shares
1	MUMBAI	24638	21.66	9893899	65.52	1473	1.30	209344	1.39	26111	22.96	10103243	66.91
2	DELHI	7144	6.28	795204	5.27	299	0.26	45800	0.30	7443	6.54	841004	5.57
3	AHMEDABAD	6046	5.32	389988	2.58	398	0.35	42500	0.28	6444	5.67	432488	2.86
4	KOLKATA	5062	4.45	401640	2.66	166	0.15	20500	0.14	5228	4.60	422140	2.80
5	PUNE	3266	2.87	215326	1.43	61	0.05	8100	0.05	3327	2.92	223426	1.48
6	BENGALURU	3087	2.71	163580	1.08	129	0.11	13204	0.09	3216	2.82	176784	1.17
7	VADODARA	2486	2.19	117410	0.78	156	0.14	17200	0.11	2642	2.33	134610	0.89
8	CHENNAI	2446	2.15	132870	0.88	159	0.14	16700	0.11	2605	2.29	149570	0.99
9	HYDERABAD	1913	1.69	169953	1.13	96	0.08	10400	0.07	2009	1.77	180353	1.20
10	OTHERS	52374	46.05	2163370	14.32	2332	2.05	273012	1.81	54706	48.10	2436382	16.13
	Total	108462	95.37	14443240	95.65	5269	4.63	656760	4.35	113731	100.00	15100000	100.00

(p) Corporate Benefits

Dividend declared for the last 10 years

Financial Year	Dividend Declaration Date	Dividend per share* (Rs.)		
2008-09	1st September, 2009	3.50		
2007-08	2nd July, 2008	3.50		
2006-07	10th March, 2007	3.50		
2005-06	12th July, 2006	3.50		
2004-05	16th September, 2005	3.20		
2003-04	25th September, 2004	3.20		
2002-03	6th September, 2003	3.20		
2001-02	25th June, 2002	3.20		
2000-01	28th June, 2001	3.20		
1999-00	29th March, 2000	3.10		

^{*} Share of paid up value of Rs. 10/- each.

(q) Dematerialisation of Shares

Electronic/Physical	% of Share Capital
NSDL	80.74
CDSL	14.91
Physical	04.35

95.65% of the Company's Paid up Equity Share Capital has been dematerialised upto 31st March, 2010 (95.31% upto 31st March, 2009). Trading in Equity Shares of the Company is permitted only in dematerialised form.

(r) Liquidity

The higher trading activity is witnessed on NSE. Relevant data for the average daily turnover for the financial year 2009-10 is given below:

	BSE	NSE	TOTAL
In no. of shares (in '000)	353.82	728.33	1082.15
In value terms (Rs. in crore)	31.63	65.18	96.81

[Source: This information is compiled from the data available from the websites of BSE and NSE]

Outstanding GDRs / Warrants and Convertible Instruments

The Company has not issued any GDRs / Warrants or any other instrument, which is convertible into Equity Shares of the Company.

(t) Locations of Manufacturing Plants

The Company is mainly engaged in Infrastructure Activity in India. The Company is also engaged in related activities involving leasing and providing services connected with computer software and data processing. Therefore, the Company does not have any manufacturing plant.

(u) Address for Correspondence

(i) Investor Correspondence

For transfer / dematerialisation of shares, payment of dividend on shares and any other query relating to the shares of the Company:

For Shares held in Physical form

Karvy Computershare Private Limited

Unit: Reliance Industrial Infrastructure Limited

Plot No. 17-24, Vittal Rao Nagar, Madhapur, Hyderabad - 500 081, India

e-mail: riilnkm@karvy.com

For Shares held in Demat form

To Investors' Concerned Depository Participant(s) and / or Karvy Computershare Private Limited.

(ii) Any query on Annual Report

Company Secretary Reliance Industrial Infrastructure Limited NKM International House, 5th Floor, 178 Backbay Reclamation, Behind LIC Yogakshema Building, Babubhai Chinai Road, Mumbai - 400 020.

e-mail: investor_relations@riil.in

(v) Transfer of unpaid / unclaimed amount of Dividend to Investor Education and Protection Fund

During the year under review, the Company credited a sum of Rs.5.70 lacs to the Investor Education and Protection Fund (IEPF) pursuant to Section 205C of the Companies Act, 1956 and the Investor Education and Protection Fund (Awareness and Protection of Investor) Rules, 2001.

The cumulative amount transferred to IEPF upto 31st March, 2010 was Rs. 46.57 lacs.

13. Compliance Certificate of the Auditors

Certificate from the Auditors of the Company, Messrs Chaturvedi & Shah, confirming compliance with the conditions of Corporate Governance as stipulated under Clause 49 of Listing Agreement, is annexed to the Directors' Report forming part of the Annual Report.

This Certificate has also been forwarded to the Stock Exchanges where the shares of the Company are listed.

14. Adoption of Mandatory and Non-Mandatory Requirements of Clause 49

The Company has complied with all the mandatory requirements of Clause 49. The Company has adopted the following Non-mandatory requirements stipulated under Clause 49:

(a) Remuneration Committee:

The Company has constituted the Remuneration Committee to recommend / review remuneration of the Managing Director(s) and Whole-time Director(s).

(b) Training of Board Members:

The Board members are provided with the necessary documents, reports and internal policies to enable them to familiarize with the Company's procedures and practices. Periodic presentations / briefings are made at the Board and Committee Meetings, on business and performance updates of the Company, business environment, business strategy and risks involved.

Quarterly updates on relevant statutory changes and landmark judicial pronouncements encompassing important laws are circulated to the Directors.

(c) Whistle Blower policy:

The Company has a whistle blower mechanism wherein the Employees are free to report violations of laws, rules, regulations or unethical conduct to their immediate supervisor or such other person as may be notified by the management to the workgroups. Such reports received will be reviewed by the Audit Committee of Directors from time to time. The confidentiality of those reporting violations shall be protected and they shall not be subjected to any discriminatory practices.

15. CEO and CFO Certification

The Chief Executive Officer and the Chief Financial Officer of the Company give annual certification on financial reporting and internal controls to the Board in terms of Clause 49 and quarterly certification on financial results while placing the financial results before the Board in terms of Clause 41.