



Kamarajar Port Limited

(A Company of Chennai Port Authority) (Ministry of Ports, Shipping and Waterways – Government of India)

कामराजर पोर्ट लिमिटेड

(चेन्नै पोर्ट अथॉरिटी की एक कंपनी) पत्तन, पोत परिवहन और जलमार्ग मंत्रालय – भारत सरकार

(CIN: U45203TN1999PLC043322)



22nd Annual Report 2021-22



Illumination Facility at Coal Berths 3 & 4



Panchayat Union Primary School Building at Senganyam, Thiruvallur District, Tamilnadu constructed under CSR.





KAMARAJAR PORT LIMITED

(A Company of Chennai Port Authority) (Ministry of Ports, Shipping and Waterways – Government of India)

(CIN: U45203TN1999PLC043322)

TWENTY SECOND ANNUAL REPORT 2021-22



Kamarajar Port Limited

(A Company of Chennai Port Authority)

(Ministry of Ports, Shipping and Waterways - Government of India)

Board of Directors	DIN
Shri Sunil Paliwal, Chairman & Managing Director	01310101
Shri S. Balaji Arunkumar, Nominee Director- ChPA	07526368
Shri V.M.V. Subba Rao, Independent Director	02435597
Capt. Anoop Kumar Sharma, Independent Director	03531392
Smt. Sarla Balagopal, Independent Director	01572718

Key Officials

Shri Sanjay Kumar, General Manager (CS & BD)

Shri M. Gunasekaran, General Manager (Finance) cum CFO

Shri P. Radhakrishnan, Deputy General Manager (Civil)

Shri G.M. Balan, Deputy General Manager (MS)

Smt. Jayalakshmi Srinivasan, Company Secretary

Debenture Trustees

- (i) SBICAP Trustee Company Ltd, Mistry Bhavan, 4th Floor, 122, Dinshaw Vachha Road, Churchgate, Mumbai – 400 020. Ph: 022 – 43025555/Fax: 022 - 43025500
- (ii) Catalyst Trusteeship Limited, GDA House, Plot No.85, Bhusari Colony (Right), Paud Road, Kothrud, Pune – 411 038 Ph: 020 – 66807200/Fax : 020 - 25280275

Depositories

National Securities Depository Limited Central Depositories Services (India) Limited

Registered Office

2nd Floor (North Wing) & 3rd Floor Jawahar Building, 17, Rajaji Salai, Chennai - 600 001. Ph: 044 - 25251666-70 / Fax : 044 - 25251665

Registrar & Share Transfer Agent

Link Intime India Private Limited, C-101, 247 Park, L.B.S Marg, Vikhroli (West), Mumbai – 400 083. Ph: 022 – 49186000 / Fax: 022 - 49186060

Statutory Auditors

M/s. B. Thiagarajan & Co. Chartered Accountants

Internal Auditors

M/s. G.C. Daga & Co. Chartered Accountants

Secretarial Auditors

M/s. S. Dhanapal & Associates Company Secretaries

Bankers

State Bank of India Axis Bank HDFC Bank



Vision

Mission

- To develop Kamarajar Port as a mega port with world class facilities to become the Eastern gateway Port of India
- To Provide Port Services of International Standards





BOARD OF DIRECTORS



SHRI SUNIL PALIWAL, I.A.S. CHAIRMAN & MANAGING DIRECTOR



SHRI S. BALAJI ARUNKUMAR, IRTS NOMINEE DIRECTOR



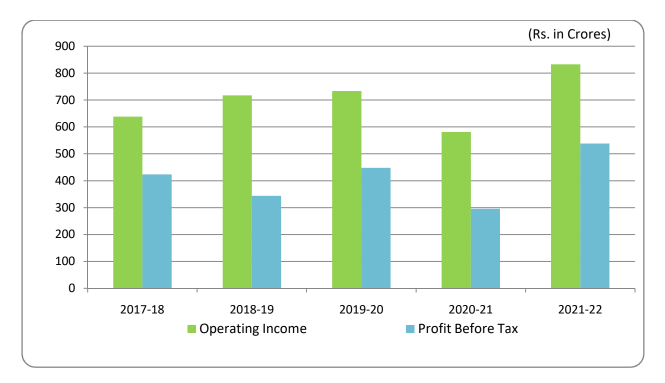
SHRI V.M.V. SUBBA RAO FCA, DISA (ICAI) INDEPENDENT DIRECTOR



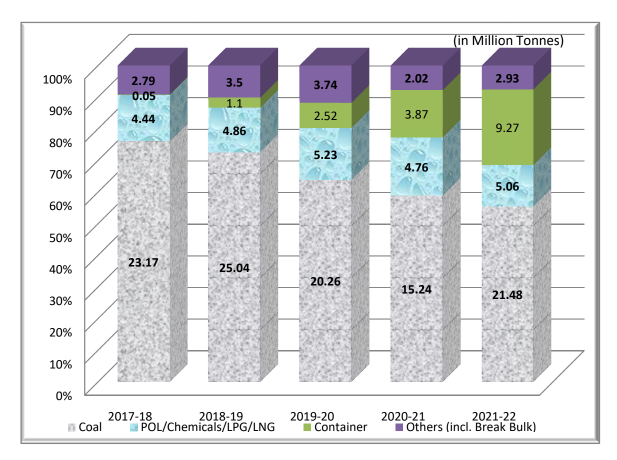


CAPT. ANOOP KUMAR SHARMA SMT. SARLA BALAGOPAL, IRTS (Retd) INDEPENDENT DIRECTOR

INDEPENDENT DIRECTOR



Operating Income & PBT during the last 5 years



Cargoes handled during the last 5 years



Annual Report 2021-22

INDEX

Sl.No.	Contents	Page No.
1.	Chairman's Message	9
2.	Notice	12
3.	Board's Report	19
4.	Annual Report on CSR Activities	51
5.	Secretarial Audit Report	63
6.	Report on Corporate Governance	70
7.	Comments of Comptroller & Auditor General	78
8.	Independent Auditors' Report	80
9.	Balance Sheet	100
10.	Statement of Profit and Loss	101
11.	Cash Flow Statement	102
12.	Notes to the Financial Statements	104

Chairman's Message



Dear Shareholders,

I extend a warm and hearty welcome to you all to the 22nd Annual General Meeting of your Company. Annual Report of your Company has been with you for some time now and I hope you would have observed the significant improvement in financial performance and in cargo handling during the year. It gives me great pleasure to brief you about the same.

Physical Performance & Highlights

During the year 2021-22, the Company handled cargo throughput of 38.74 million tonnes which is 49.63% higher than cargo handled during the previous year 2020-21. Terminal wise increase is as detailed below: –

- 20.32% increase in Coal Berth-1
- 73.64% increase in Coal Berth-2
- 43.42% increase in Common User Coal Terminal
- 5.83% increase in Marine Liquid Terminal 1
- 51.28% increase in General Cargo Berth
- 139.53% increase in Container Terminal (Phase 1)
- 36.47% increase in Multi Cargo Terminal
- 9.37% increase in LNG Terminal
- 50.19% increase in number of Automobiles handled
- The Mobile X-Ray Container Scanner system was commissioned on 01.07.2021.

KPL has been enlisted as the 18th Port for import of un-shredded metallic scrap consequent to the installation and operationalization of Mobile X-Ray Container Scanner System and Radiation Portal Monitors. Tripartite Agreement has been signed between KPL, Chennai Customs and M/S. Smiths Detection for operating the scanner.

- Your Company executed an Agreement with M/s.ZF Wind Power Coimbatore Pvt. Ltd. on 19.03.2022 for export of Windmill components for a period of 10 years with effect from 1st January 2022 to 31st December 2031.
- In order to reach out to all stakeholders and to sensitize the media about the various Gati Shakti initiatives undertaken by Chennai Port Authority and Kamarajar Port Limited, an outreach programme was organized on 16th March, 2022 in association with MCCI. Kamarajar Port Limited has identified the following 6 initiatives under PM Gati Shakti Scheme:
 - i. Construction of Container Terminal Phase II, 330m quay length on DBFOT basis, (Capacity 11.58 MTPA)
 - ii. Construction of IOCL Captive Jetty on Captive user basis (Capacity-3.00 MTPA)
 - iii. Construction of RoRo cum General Cargo Berth-II including Car Parking Yard (Capacity – 3.00 MTPA),
 - iv. Dredging Plan Phase IV (A)
 - v. Modification of existing Iron Ore Terminal to also handle coal by SIOTL on DBFOT basis (Capacity 12.00 MTPA)
 - vi. Multi-User Liquid Terminal II at Ennore (Capacity 3.00 MTPA)

Financial Performance

During the year 2021-22, your Company registered an increase of Rs.251.53 Crores (43.29% increase over the previous year) in operating income mainly on account of 49.63% increase in cargo throughput handled due to rebound of economy and better performance by Container Terminal and Common User Coal Terminal. Consequently, your Company has reported a higher Profit Before Tax (PBT) and Profit After Tax (PAT) of Rs.538.59 Crores (increase of 82%) and Rs.440.20 Crores (increase of 188.25%) respectively.

Dividend

For the Financial Year 2021-22, your Company has already paid first Interim Dividend @ 20% of paid up equity share capital (which is equivalent to Rs.2/- per share) amounting to Rs.60 Crores on 15.11.2021 and second interim Dividend @ 10% of paid up equity share capital (which is equivalent to Re.1/- per share) amounting to Rs.30 Crores on 15.02.2022.

Board of Directors have recommended a Final Dividend @ 70% on paid up equity share capital which is Rs.7/- per share amounting to Rs.210 crores which will be paid, subject to your approval at the Annual General Meeting. Subject to your approval, for the first time 100% dividend will be paid.

Corporate Governance

Corporate Governance refers to the way a corporation is governed. Company has adopted processes and mechanisms that ensure transparency to promote strong and balanced development. As your Company highly values the interests of all stakeholders, the Report on Corporate Governance is being provided voluntarily.

Corporate Social Responsibility (CSR)

Your Company as a responsible Corporate citizen has undertaken projects in line with adopted CSR Policy and requirement of the Companies Act, 2013. Out of total CSR obligation of Rs.7.07 Crores, your Company has spent Rs.5.57 Crores towards CSR expenditure, the details of which are available in the Annual Report.

Acknowledgement

On behalf of the Board of Directors, I would like to place on record our gratitude for the support and guidance received from Ministry of Ports, Shipping and Waterways, Government of India and Chennai Port Authority and appreciate the co-operation received from TANGEDCO/TNEB, TNPCB, GoTN and GoI, particularly the Ministry of Environment, Forest and Climate Change, Indian Port Association, Ministry of Finance and Indian Railways/ Southern Railways. I gratefully acknowledge the continued support and cooperation received from the Comptroller & Auditor General of India, Statutory Auditors, Internal Auditors and Secretarial Auditor. Last but not least, your Directors thank the Port Users, BOT Concessionaires, Contractors and Bankers for their continued support and assistance and wish to place on record their appreciation of the continued excellent work done by all the employees of the Company during the year.

Regards,

Sd/-Sunil Paliwal, I.A.S., Chairman & Managing Director

KAMARAJAR PORT LIMITED CIN: U45203TN1999PLC043322

Regd. Office: 2nd Floor (North wing) & 3rd Floor, Jawahar Building, 17, Rajaji Salai, Chennai - 600 001. Phone: 044 - 25251666 -70 Fax No: 044 - 25251665. Website: www.kamarajarport.in, Email: jayasrin@kplmail.in

NOTICE

NOTICE is hereby given that the 22nd Annual General Meeting of Members of Kamarajar Port Limited will be held on Wednesday, the 28th day of September 2022 at 3.00 P.M (IST) through two way Video Conferencing (VC) or Other Audio Visual Means (OAVM) to transact the following business:

ORDINARY BUSINESS

- To receive, consider and adopt the audited Balance Sheet as at 31st March 2022, the Statement of Profit & Loss Account for the year ended 31st March 2022 and the reports of the Board of Directors, the Auditors' Report and Comments of Comptroller and Auditor General of India under Section 143 (6) of the Companies Act, 2013.
- 2. To confirm the first Interim Dividend paid @ 20% of the paid-up equity share capital (Rs.2/- per share) and second Interim Dividend paid @ 10% of the paid-up equity share capital (Rs.1/- per share) for the financial year 2021-22 & to approve declaration of the Final Dividend @70% on paid-up equity share capital (Rs.7/- per share).
- 3. To appoint a Director in place of Shri Sadagopan Kumar Balajiarun (DIN:07526368) who retires by rotation and being eligible, offers himself for reappointment.
- 4. To pass with or without modification, the following resolution as an Ordinary Resolution for payment of remuneration to Statutory Auditors:

"RESOLVED THAT pursuant to Section 142(1) of the Companies Act, 2013, approval be and is hereby given to the Board of Directors for fixing the remuneration of the Statutory Auditors of the Company, to be appointed by Comptroller and Auditor General of India for the financial year 2022-23."

SPECIAL BUSINESS

5. Appointment of Shri Sunil Paliwal, I.A.S.(DIN: 01310101) as Managing Director of the Company:

To consider and if thought fit, to pass with or without modification, the following resolution as an Ordinary Resolution:

"RESOLVED THAT pursuant to Section 196 and other applicable provisions, if any, of the Companies Act, 2013 read with Companies (Appointment and Qualification of Directors) Rules, 2014 and other applicable rules, if any, provisions of Articles of Association of the Company, Shri. Sunil Paliwal, I.A.S., (DIN: 01310101) who was appointed as Non- Executive Chairman and Managing Director (In charge) of the Company by the Board w.e.f. 10.11.2021 in terms of the resolution passed in the Board meeting held on 8th November 2021 and in terms of Chennai Port Authority's (Earlier known as Chennai Port Trust) Letter No.A3/5944/2021/GA dated 5.11.2021, be and is hereby appointed as Managing Director w.e.f 10.11.2021 until such time, a regular Managing Director for KPL is appointed by Chennai Port Authority, on terms as set out in the Statement pursuant to Section 102 of the Companies Act,2013 annexed to the Notice of this Annual General Meeting and shall not be liable to retire by rotation."

Place: Chennai **Date:** 11.08.2022

By the Order of the Board of Directors

Sd/-Jayalakshmi Srinivasan Company Secretary

NOTES:

- a) The Circulars issued by the Ministry of Corporate Affairs ("MCA") and the Securities and Exchange Board of India ("SEBI") permits the holding of Annual General Meeting of the Company ("AGM") through VC /OAVM without the physical presence of the Members at a common venue till 31.12.2022. In compliance with the applicable provisions of the Companies Act, 2013 ("Act"), the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and the circulars issued by MCA and SEBI, it is proposed to hold the AGM through VC /OAVM.
- b) Pursuant to the provisions of the Act, a Member entitled to attend and vote at the AGM is entitled to appoint a proxy to attend and vote on his/her behalf and the proxy need not be a Member of the Company. However, as this AGM is being held through VC / OAVM, and physical attendance of Members has been dispensed with, the facility for appointment of proxies by the Members will not be available for the AGM and therefore the Proxy Form, Route Map and Attendance Slip is not annexed to this Notice. Members attending the AGM through VC / OAVM

shall be counted for the purpose of reckoning the quorum under Section 103 of the Act. Members participating through VC or OAVM may cast their votes on the resolutions during the meeting by show of hands or only by sending emails through their email addresses registered with the Company in case of a Poll. The said emails shall only be sent to the designated email address circulated by the Company. The deemed venue for the AGM shall be the Registered Office of the Company.

- c) The relevant explanatory statement pursuant to Section 102 of the Companies Act, 2013 setting out the details relating to Special Business at the meeting is annexed hereto.
- d) Pursuant to MCA Circular No. 02/2022 dated May 5, 2022 read with Circular 02/2021 dated January 13, 2021, Circular No. 20/2020 dated May 5, 2020 and SEBI Circular No. SEBI/HO/DDHS/P/CIR/2022/0063 dated May 13, 2022, Notice of the AGM along with the Annual Report for F.Y. 2021-22 is being sent only through electronic mode to those Members whose email addresses are registered with the Company/ Depositories. Members may note that the Notice will be available on the Company's website <u>www.kamarajarport.in</u>.
- e) Corporate members intending to authorize their representatives to participate and vote at the meeting are requested to send a certified copy of the Board resolution/such other documents authorizing their representative to attend the AGM through VC/OAVM on its behalf and to vote.
- f) The Members can join the AGM in the VC/OAVM mode 15 minutes before the scheduled time of the commencement of the Meeting by following the procedure mentioned in the Notice. Members attending the AGM through VC/OAVM shall be counted for the purpose of reckoning the quorum under Section 103 of the Act.
- g) Statutory registers as stipulated in the Companies Act, 2013 will be available electronically/ kept open for inspection during the AGM. Members seeking to inspect such documents can send an email to agm-shareholders@kplmail.in.
- h) Members are requested to notify immediately any change of address to their respective Depository Participant.
- i) Brief resume of the Directors seeking appointment at this Annual General Meeting is attached hereto and forms part of the Notice.

Instructions for attending the AGM through VC:

- 1. Web-link and log-in credentials for attending AGM through VC/OAVM will be provided in the e-mail forwarding the Notice and Annual Report.
- 2. Members can join Video Conference either through Mobile/Laptop/Desktop.

EXPLANATORY STATEMENT PURSUANT TO SECTION 102 OF THE COMPANIES ACT, 2013

Item No.5

Shri Sunil Paliwal, I.A.S., (TN: 1993) (DIN: 01310101) was appointed as the Chairman cum Managing Director of the Company w.e.f.16.09.2019 for a period of five years from the date of assumption of post or until further orders whichever is earlier, in the 20th Annual General Meeting of the Company. In line with the direction given at the time of finalizing the strategic road map for Chennai Port Authority & Kamarajar Port Limited after disinvestment in KPL by Government of India, CMD, KPL assumed charge as Chairman of the Chennai Port Authority w.e.f 10.11.2021 for an overall tenure of 5 years upto 15.9.2024. Pursuant to the Chennai Port Authority's Letter No.A3/5944/2021/GA dated 05.11.2021 and the resolution passed in the meeting of the Board of Directors of KPL, he became Chairman (Non-Executive) of Kamarajar Port Limited w.e.f. 10.11.2021.

Further, based on the terms and conditions set out in Chennai Port Authority's Letter No.A3/5944/2021/GA dated 05.11.2021 and recommendation of the Nomination and Remuneration Committee of KPL and resolution passed by the Board of Directors of KPL in its meeting held on 8th November 2021, he assumed charge to act as Managing Director (In charge) of the Company w.e.f. 10.11.2021 until such time, a regular Managing Director for KPL is appointed by Chennai Port Authority.

Particulars	Details		
Date of Birth and Age	25/11/1968; 53 years		
Educational & Professional Qualification	 B. Tech in Computer Science from IIT, Kanpur. M.S. in Computer Science from University of Maryland, USA. MBA from University of Birmingham, U.K. 		
Business Occupation	Chairman, Chennai Port Authority		
Experience	Shri Sunil Paliwal started his career as Sub Collector, Cuddalore District and served as Additional Collector in Nagapattinam District. He also worked as the Collector of Tirunelveli, Theni and Kanniyakumari Districts. He also held crucial portfolios in the Government of Tamil Nadu such as Managing Director, Chennai Metropolitan Water Supply and Sewerage Board (CMWSSB), Managing Director, Tamil Nadu		

Brief resume of Shri Sunil Paliwal is as under:-

Securities held in KPL	 Road Development Company Limited (TNRDC), Managing Director, Tamilnadu Industrial Development Corporation, Secretary to Government, Commercial Taxes & Registration Department and Commissioner for Milk Production & Dairy Development and Managing Director, Tamilnadu Co-operative Milk Producers' Federation Ltd. (Aavin), Principal Secretary to Government, Higher Education Department and Principal Secretary to Government, Labour & Employment Department. 1 Equity Share of Rs.10/- as a nominee of Chennai Port Authority 		
RelationshipwithotherDirectors/KMP of KPL	Not Applicable		
Directorship/ Membership in other Companies	Name of the Company	Nature of interest/ concern	
	Chennai Ennore Port Road Company Limited	Nominee Director	
	Kanniyakumari Port Limited	Nominee Director	
	Sethusamudram Corporation Limited	Chairman-cum- Managing Director	
Remuneration last drawn	Corporate Governance VI of Board's Report) ma	Report (Annexure	
Number of Meetings of the Board attended during the year	Corporate Governance VI of Board's Report) ma	Report (Annexure	

Shri Sunil Paliwal, I.A.S., (DIN: 01310101) shall not be liable to retire by rotation. He is deemed to be interested in proposed resolution to the extent of his appointment as Managing Director (Incharge) of the Company. No other Director or KMP and their relative is interested or concerned in the said resolution. Shri Sunil Paliwal, I.A.S., is not disqualified from being appointed as Director in terms of Section 164 of the Companies Act, 2013. No remuneration and sitting fees for attending the meeting of the Board or Committees thereof will be paid to Shri Sunil Paliwal I.A.S.

In view of his background and experience, it will be in the interest of the Company that he continues to act as Managing Director of the Company till a regular Managing Director is appointed. Pursuant to the Companies Act, 2013, as approval of the members is to be obtained, the same is brought to the Shareholders. Board of Directors recommends the resolution for Members approval as Ordinary Resolution.

Brief Resume of Shri Sadagopan Kumar Balajiarun is as under:-

Particulars	Details
Date of Birth and Age	05.06.1971; 51 years
Educational & Professional Qualification	B.Law
Business Occupation	Deputy Chairman, Chennai Port Authority
Experience	Deputy Chairperson, Chennai Port Authority since August, 2020 and was holding additional charge of CMD, Hooghly Dock & Port Engineers Limited. Previously, he was the Deputy Chairman, Kolkata Port Trust from April 2016 to August 2020. He worked as Senior General Manager, Container Corporation of India, Chennai from 4.6.2014 to 2.4.2016. He has wide experience in operations, commercial and safety wings of Railways. He has also worked as Deputy Chief Operations Manager (DCOM), Southern Railway HQrs. both in freight and passenger train operations. He has worked as Senior Divisional Operations Manager of Chennai and Tiruchirappally Divisions of Southern Railway for seven years. He has also worked as Deputy Chief Operations Manager, South East Central Railway, Bilaspur and Divisional Operations Manager (Mainline - Freight), Bilaspur Division. He was instrumental in computerization of control charting of operations in all the Divisions of Southern Railway. He also has wide experience in planning and project management of railway traffic infrastructure works. He has also worked as Area Manager, Ernakulam, Kerala. He started his career as Asst.
Securities held in KPL	Commercial Manager, Chennai Division. 1 Equity Share of Rs.10/- as a Nominee of Chennai Port Authority
Relationship with other Directors/KMP of KPL	

Directorship/	Membership	in	other	Name	of	the	Nature of
Companies				Company	7		interest/concern
				Central	I	nland	Managing Director
				Water	Tran	isport	
				Corpn Lto	1.		
				Hooghly	Doc	k &	Director
				Port Engi	neers	Ltd	
				Chennai-	E	nnore	Nominee Director
				Port Road	1 Con	ipany	
				Limited			
				Kanniyak	umar	i Port	Nominee Director
				Limited			
Terms and con	nditions of app	ointm	ent	Nominee	Dire	ctor li	iable to retire by
				rotation.	No sit	tting fe	ees is payable.
Remuneration	last drawn			Not applie	cable		
Number of Me	etings of the B	oard		Corporate Governance Report (Annexure			
attended durin	ng the year			VI of Board's Report) may be referred.			

Kamarajar Port Limited

BOARD'S REPORT

Dear Members,

Your Directors take pleasure in sharing the Operational & Financial Performance developments and progress made by your Company during the Financial Year 2021-22 and in presenting the Audited Financial Statements for the year ended 31st March 2022.

1.0 PERFORMANCE & HIGHLIGHTS

(i)(a) FINANCIAL PERFORMANCE

(Rs. in Crs.)

Particulars	2021-22	2020-21
Income from Operations	832.62	581.09
Other Income	18.22	6.32
Total Income	850.84	587.41
Operating Expenses	159.30	141.59
Finance Costs	62.34	64.99
Depreciation and Amortization	90.61	84.99
Total Expenses	312.25	291.57
Profit Before Tax	538.59	295.84
Taxes	98.39	143.13
Profit After Tax	440.20	152.71

(i)(b) FINANCIAL HIGHLIGHTS

During the year under review, your Company registered an increase of Rs.251.53 Crores (43.29% increase over the previous year) in operating income mainly on account of 49.63% increase in cargo throughput handled due to rebound of economy and better performance by Container Terminal and Common User Coal Terminal. Consequently, your Company has reported a higher Profit Before Tax (PBT) and Profit After Tax (PAT) of Rs.538.59 Crores (increase of 82%) and Rs.440.20 Crores (increase of 188.25%) respectively.

(ii) OPERATIONAL PERFORMANCE & HIGHLIGHTS

(ii)(a) OPERATIONAL PERFORMANCE

During the year, your Company has seen an increase in cargo throughput handling by 49.63%. Details of Terminal wise traffic handled are given below:

(in Million Tonnes)

S 1.	Name of Terminal	2021-22		2020	-21	Variation in Traffic Handled		
No.	Name of Terminar	Cargo	Cargo No. of Vessels		No. of Vessels	(+/-)	%	
1	Coal Berth 1	7.46	106	6.20	86	1.26	20.32	
2	Coal Berth 2	6.06	85	3.49	49	2.57	73.64	
3	Common User Coal Terminal	7.96	115	5.55	83	2.41	43.42	
Total Coal		21.48	306	15.24	218	6.24	40.94	
4	Marine Liquid Terminal 1	4.36	253	4.12	255	0.24	5.83	
5	General Cargo Berth	1.77	107	1.17	74	0.60	51.28	
6	Container Terminal (Phase 1)	9.27	153	3.87	107	5.40	139.53	
7	Multi Cargo Terminal	1.16	32	0.85	42	0.31	36.47	
8	LNG Terminal	0.70	12	0.64	11	0.06	9.37	
	Grand Total	38.74	863	25.89	707	12.85	49.63	
9	Automobiles handled (in Nos.)	1,35,705	107	90,358	74	45,347	50.19	
10	Containers handled (in TEU's)	4,80,257	153	2,00,514	107	2,79,743	139.51	

(ii)(b) OPERATIONAL HIGHLIGHTS

The Mobile X-Ray Container Scanner system was commissioned on 01.07.2021. KPL has been enlisted as the 18th Port for import of unshredded metallic scrap consequent to the installation and operationalization of Mobile X-Ray Container Scanner System and Radiation Portal Monitors. Tripartite Agreement has been signed between KPL, Chennai Customs and M/s.Smiths Detection for operating the scanner.



Tripartite Agreement signed between KPL, Chennai Customs and M/s.Smiths Detection

- Container Shipping Line M/s.Maersk Line India operating at KPL has upgraded their existing Container weekly services viz., (i) Shuttle service to ME7 service (directly connecting to Europe) and (ii) Chennai Express service to F14 service (connecting Southeast Asia) with effect from 03.08.2021 and 13.08.2021 respectively so as to facilitate EXIM trade.
- To facilitate export of cars from KPL, automatic Car wash facility along with water treatment plant was installed near General Cargo Berth and the trial run was completed during June 2021 and the facility has been made operational.



Car Washing Facility & Water Treatment Plant near General Cargo Berth

- Your Company executed an Agreement with M/s.ZF Wind Power Coimbatore Pvt. Ltd. on 19.03.2022 for export of Windmill components for a period of 10 years with effect from 1st January 2022 to 31st December 2031.
- Common User Coal Terminal has imported Steam Coal from Australia through the largest Capesize Coal vessel M.V. Emperor Pampero with LOA of 292m, DWT 1,82,567 MT and having a parcel size of 1,37,989 MT (the highest parcel size ever handled at the Terminal) on 12.06.2021.
- Multi Cargo Terminal operated by M/s.Ennore Bulk Terminal Pvt. Ltd. imported Gypsum from Oman for M/s.Saint Gobain India Pvt. Ltd. and M/s.Eastern Bulk Trading & Shipping Pvt. Ltd. through the largest Gypsum vessel M.V. Birte Oldendorff with LOA of 250m, DWT 1,13,921 MT and having a parcel size of 1,05,215 MT (the highest DWT and parcel size ever handled) on 02.09.2021.

2.0 DIVIDEND

For the Financial Year 2021-22, your Company has paid first Interim Dividend @ 20% of paid up equity share capital (which is equivalent to Rs.2/- per share) amounting to Rs.60 Crores on 15.11.2021 and second interim Dividend @ 10% of paid up equity share capital (which is equivalent to Re.1/- per share) amounting to Rs.30 Crores on 15.2.2022. Board of Directors in their meeting held on 08.07.2022 have recommended a final Dividend @ 70% on paid up equity share capital which is equivalent to Rs.7/- per share amounting to Rs.210 crores which will be paid, subject to approval of Shareholders at the ensuing Annual General Meeting.

3.0 TRANSFER TO RESERVES

3.1 General Reserve:

Your Company has not transferred any amount to General Reserve during the year as it is not mandatory to transfer any amount before declaration of dividend under the Companies Act, 2013. The balance as on 31st March 2022 remains at Rs.79.02 Crores.

3.2 Debenture/Bond Redemption Reserve:

Your Company has transferred Rs.8.63 Crores to Debenture/Bond Redemption Reserve pursuant to Section 71 of the Companies Act, 2013 and the balance as on 31st March 2022 stood at Rs.79.93 Crores.

4.0 FINANCE

During the reporting year, your Company has availed Term loan of Rs.40 Crores from HDFC Bank out of the sanctioned Term loan of Rs.50 Crores.

Your Company paid scheduled installments of Foreign Currency Loan (FCL) of 11.75 Millions US Dollars during the Financial Year. With this, the entire loan amount of 47 Million US Dollars availed from Axis Bank has been fully repaid as on 31st March 2022 and the charge created thereon has been discharged.

Your Company repaid scheduled installments of term loans availed from Chennai Port Authority (Erstwhile Chennai Port Trust) amounting to Rs.23.01 Crores which had become due during the current year and promptly paid the quarterly interest payments.

Your Company promptly discharged the annual interest obligation to the tune of Rs.6.74 Crores and Rs.32.21 Crores on Tax Free Bonds issued during the financial years 2012-13 and 2013-14 respectively on the due dates.

4.1 Ratings

As per the offer document of Tax Free Bonds issued by your Company, your Company has to carry out the annual surveillance of Credit Ratings.

The Credit Rating Agencies have assigned the following ratings during annual surveillance as detailed below:

Credit Rating Agencies	Ratings / Outlook
CRISIL	AA/Stable
CARE	AA/Stable
ICRA	AA-/Stable
Brick Work	AA/Negative

4.2 Particulars of transaction made with Related Parties

The disclosure of Related Party Transaction as required under Section 134(3)(h) of the Companies Act, 2013 in Form AOC-2 is enclosed as **Annexure-I**.

4.3 Material changes and commitments affecting financial position between the end of the financial year and date of report

There are no material changes and commitments affecting financial position of your Company between the end of financial year and date of report.

4.4 Change in the nature of business, if any

There has been no change in the business of the Company during the Financial Year.

4.5 Particulars of Loans, Guarantees

Your Company has not given any Loans and Guarantees or provided any Security under Section 186 of the Companies Act, 2013.

4.6 Investments

During the year under review, your Company has not invested/paid advance towards Investments.

4.7 Capital Expenditure

Your Company spent Rs.153.71 Crores on capital expenditure during the Financial Year 2021-22 as against Rs.94.57 Crores spent in the previous year.

4.8 Fixed Deposits

During the year under review, your Company has not accepted any fixed deposits, nor has any outstanding unclaimed or unpaid deposits as on 31.03.2022.

4.9 Internal Financial Control

Your Company adheres to policies and procedures adopted for

- > ensuring orderly and efficient conduct of its business,
- > safeguarding its assets, for preventing and detecting frauds and errors,
- > accuracy and completeness of the accounting records, and
- > timely preparation of reliable financial disclosures.

The internal control and governance processes are duly reviewed by the Internal Auditor and the Audit Committee for their adequacy and effectiveness. Internal control procedures are considered sufficient to provide a reasonable assurance as to the integrity and reliability of the Financial Statements.

5.0 AZADI KA AMRIT MAHOTSAV

Ministry of Ports, Shipping and Waterways has earmarked various activities to be undertaken by KPL under 'Azadi Ka Amrit Mahotsav' during the 75-week countdown (from 12th March 2021 to 15th August 2022) to mark our 75th anniversary of Independence Day. As per the directives, your Company has been organizing various events, quiz competition, sponsorships and art programmes on various patriotic themes.



Handing over furniture, electrical appliances, etc. for Government Students Hostel to District Collector, Thiruvallur

Your Company also felicitated Freedom Fighters residing in the surrounding area of Port.



Felicitation of Freedom Fighters

6.0 GATI SHAKTI

PM Gati Shakti National Master Plan (PMGS-NMP) launched on 13th October 2021 for providing multimodal connectivity infrastructure to various economic zones, encompasses 7 engines for economic transformation, seamless multimodal connectivity and logistics efficiency and includes the infrastructure developed by the State Governments, as per the Gati Shakti Master Plan. The following projects of your Company are identified under the PM Gati Shakti Scheme:

- 1. Construction of Container Terminal Phase II, 330m quay length on DBFOT basis (Capacity 11.58 MTPA)
- 2. Construction of IOCL Captive Jetty on Captive user basis (Capacity-3.00 MTPA)
- 3. Construction of RoRo cum General Cargo Berth-II including Car Parking Yard (Capacity 3.00 MTPA)
- 4. Dredging Plan Phase IV (A)
- 5. Modification of existing Iron Ore Terminal to also handle coal by SIOTL on DBFOT basis (Capacity 12.00 MTPA)
- 6. Multi-User Liquid Terminal II at Ennore (Capacity 3.00 MTPA)

7.0 MOU

The Memorandum of Understanding (MoU) for the year 2021-22 was signed with Chennai Port Authority (erstwhile Chennai Port Trust) on 29.09.2021. As per the MoU Evaluation Report for the FY 2021-22, your Company has achieved an aggregate score of 59.10 (Provisional) which is equivalent to 'Good' rating.

8.0 OPERATIONS

Presently, KPL has 8 Nos. of Terminals in operation out of which 4 Terminals are BOT Terminals, three (3) are Captive users Terminals and one (1) is KPL owned Terminal for automobiles export/import. All the Terminals are equipped with state of the art infrastructure facilities with fully mechanized cargo handling operations for faster evacuation and pollution free environment. Capacity of the 8 operational berths is 54.44 Million Tonnes. Brief of the existing terminals are as detailed below:

i) Coal Berths 1 and 2

Coal Berths 1 & 2 with handling capacity of 8MTPA each can accommodate 280m long two coal carriers of up to 77,000 DWT and handle thermal coal for the Thermal Power Plants of TNEB (TANGEDCO) and its JV Companies. Unloaded Coal is directly moved through the conveyor system to the stack yard located in the adjoining North Chennai Thermal Power Station (NCTPS) from where a part of it is moved further to Mettur through Rail connectivity. As per the Business model, KPL built Berthing structure and TANGEDCO has invested in and is operating and maintaining all top side facilities like shore unloaders, conveyor system, etc for handling thermal coal.



Coal Berths 1 & 2 for handling Thermal Coal for TANGEDCO

ii) Marine Liquid Terminal

Marine Liquid Terminal with cargo handling capacity of 3 MMTPA was developed under BOT basis by M/s.Ennore Tank Terminals Private Limited (ETTPL) and commercial operations commenced from 16th January 2009. Further, to meet the demand in the Trade, the BOT operator developed additional storage tanks, installation of LPG handling equipment as a second phase at an investment of Rs.167 Crores. Cargo handled comprises of POL, LPG, CBFS, chemicals and others with draft of 13.5m. The Revenue Share offered is 21.678%. In order to mitigate the congestion of vessels, the Licensee, M/s.ETTPL laid additional dock lines and installation of Marine unloading arms thereby reducing the vessel waiting time. The berth has been provided with Fire Protection System designed as per Oil Industry Safety Directorate (OISD) Standards.

The tank farm is located in a 33 acre port-leased plot at about 3.7 km from the berth with a total storage capacity of about 247,990 KL and can store class A/B/C petroleum products, petrochemicals, vegetable oils, bio fuels, acids and safe class liquids. The entire Terminal is having an integrated fire fighting system consistent with the requirements of OISD.



Marine Liquid Terminal

iii) Common User Coal Terminal

Common User Coal Terminal with cargo handling capacity of 10 MMTPA was developed on BOT basis by M/s.Chettinad International Coal Terminal Pvt. Ltd. (CICTPL) and commercial operations began from 11th March 2011. To handle the capesize vessel, the BOT operator extended the berth length by 22.5m with draft of 16m. The present capacity of the Terminal is 10 MTPA. The revenue share offered is 52.524%. The stack yard area of 48.0 Ha is located at about 2.50 km from Port compound wall. An in-motion wagon loading station has been installed suitable for loading one full rake of 59 wagons (3500 T) and truck loading stations are provided for evacuation through trucks. A Conveyor has been installed with the dust suppression mechanism to reduce pollution. The Terminal has been acquired by JSW Infrastructure Ltd group on 13.11.2020 and renamed as M/s. Ennore Coal Terminal Pvt. Ltd.



Common User Coal Terminal

iv) General Cargo Berth cum Automobile Export Terminal

The berth can accommodate the world's largest car carrier vessel and has a backup area of about 2,10,900 sq.m with an expansive Car parking yard for 14,000 cars which is the largest facility in any Indian Port. The export of automobile units through GCB crossed 19.55 lakhs units as on 31.03.2022.

KPL has executed agreements with the major OEM's viz. M/s.Nissan Motor India Pvt Ltd, M/s.Ford India Pvt Ltd, M/s.Toyota Kirloskar Motor India Pvt Ltd, M/s Daimler India Commercial Vehicles Pvt Ltd, M/s Isuzu Motors India Pvt Ltd and M/s.ZF Wind Power Coimbatore Pvt Ltd (Windmill components) by providing volume based rebate on Wharfage charges to export their automobiles from KPL.

v) Container Terminal

Your Company has entered into a Concession Agreement with M/s.Adani Ennore Container Terminal Private Limited for developing Container Terminal with handling capacity of 1.40 Million TEUs per annum under PPP mode in a phased manner. The total backup area for Container Terminal is 36.5 Ha. Phase I berth is equipped with four rail mounted quay cranes each with 6m outreach and three more such cranes will be added during the second phase. Yard is equipped with 12 ERTGS in first phase and 9 ERTGS will be added in Second phase. Container evacuation is through road and rail mode. The commercial operations of Container Terminal (Phase-I) began from the FY 2017-18.



Container Terminal

vi) Multi Cargo Terminal

The Terminal was developed by M/s.Chettinad International Bulk Terminal Private Limited (CIBTPL) with 2.0 Million Tonne capacity on DBFOT basis. The Terminal handles Steel cargo, Fertilizer, Gypsum, Barites and Limestone. The total backup area for the Terminal is 13.5 Ha. The berth is equipped with Two (2) Nos. of Harbour Mobile Cranes with capacity of 100 TPH each and yard is equipped with storage facilities. Cargo evacuation is through road and rail mode. The commercial operations of the Terminal began from 05.08.2017. The Terminal has been acquired by JSW Infrastructure Ltd group on 13.11.2020 and renamed as M/s.Ennore Bulk Terminal Pvt. Ltd.



Multi Cargo Berth

vii) Liquefied Natural Gas (LNG) Import Terminal

IOCL, lead partner of JV, has set up the LNG Terminal with re-gasification facilities with capacity of 5 MTPA (expandable upto 10 MTPA). Re-gasification terminal consists of 2 Tanks each of gross capacity 1,80,000 m^{3.} The Terminal was commissioned on 26.02.2019 and the cost of the project is Rs.3834.51 Crores.



Indian Oil LNG Terminal

9.0 **PROJECTS UNDER IMPLEMENTATION**

Development of following berths/terminals is underway:

- three more berths to handle Coal 30 MTPA,
- two more berths to handle Liquid Cargo 6 MTPA,
- one berth to handle Containers 11.58 MTPA (600000 TEUs) and
- one berth for handling Automobile units/project cargoes 3 MTPA

The aforesaid seven additional berths/terminals will add 50.58 Million Tonnes further to the existing capacity of 54.44 Million Tonnes thereby taking the total capacity to 105.02 Million Tonnes. The status of ongoing projects is as detailed below:

(i) Coal Berths 3 & 4 (18 MMTPA)

KPL constructed two additional Coal Berths (CB-3 & CB-4) at the request of TANGEDCO. The new Coal Berths having capacity of 9 MMTPA each can accommodate capesize vessel of 18m draft. KPL has handed over Coal Berth - 4 and Coal Berth - 3 to TANGEDCO during August 2018 and June 2019 respectively, for installation of top loading facilities like Unloaders, Conveyor System, etc. The mechanization of CB-3 & CB-4 is underway and is expected to be commissioned in 2023-24 and 2022-23 respectively.

(ii) Modification of Iron Ore Terminal on "as is where is basis" to also handle Common User Coal (12 MMTPA)

KPL had signed an agreement for an Iron Ore Terminal on a 30 years BOT basis in September 2006 with the Project Company SICAL Iron Ore Terminal Limited (SIOTL). The BOT operator had developed the first phase of 6 MMTPA during 2010-11. However, due to ban on export of Iron Ore, the Terminal was never put into use. Consequently, modification of existing Iron Ore Terminal on "as is where is basis" to also handle Common User Coal was approved and accordingly License Agreement was signed on 11.07.2016 between KPL and SIOTL.

However, due to the occurrence of financial default by the Concessionaire, M/s.SIOTL, 'Termination Notice' was issued by your Company to M/s. SIOTL on 22.03.2021 and the License Agreement was terminated on 19.06.2021. Various cases are filed before Hon'ble High Court of Madras & National Company Law Tribunal (NCLT), Chennai. NCLT has declared M/s.SIOTL as Corporate Debtor on 01.03.2022 and Corporate Insolvency Resolution Process is on.

(iii) IOCL Captive Jetty (3 MMTPA)

Your Company has signed an agreement with Indian Oil Corporation Limited (IOCL) on 9.6.2016 for Construction of Captive Jetty to handle POL and LPG products. The estimated project cost is Rs.921 Crores. The capacity of the Terminal is 3 Million Tonnes per annum. Independent Engineer has been appointed by your Company. IOCL has selected M/s.ITD Cementations Ltd, Mumbai as the EPC Contractor for jetty construction on 31.01.2022. Your Company has allotted the land portion, water front and ROW for pipeline corridor to IOCL and has declared the Date of Award of Concession on 02.03.2022. Construction works commenced from July 2022. The expected commissioning of the jetty is by April 2024.

(iv) Marine Liquid Terminal – 2 (3 MMTPA)

In order to meet ever increasing demand for POL, KPL has initiated action for development of 2nd Marine Liquid Terminal consisting of berth and tankage facilities in DBFOT mode. The estimated project cost is Rs.393 Crores. The capacity of the Terminal is 3 MMTPA. After competitive bidding, KPL issued Letter of Award (LoA) to Consortium of BPCL-HPCL on 14.02.2018. Due to litigation by existing BOT operator of MLT-1, signing of Concession Agreement with the Concessionaire is pending.

(v) Container Terminal - Phase 1 (stage 2) (6,00,000 TEUs/11.58 MTPA)

The Concessionaire, M/s.AECTPL was to commence the Phase-II construction activities in January 2019. Concessionaire has raised Arbitration on multiple issues including Schedule of Stage II construction. Final Arguments are underway.

(vi) Automobile Export/ Import Terminal-2 (3 MMTPA)

Your Company has selected M/s.L&T Geostructure Pvt Ltd as EPC Contractor on 13.11.2021 to develop the 2nd Automobile Export/Import Terminal with estimated capacity of 3 MMTPA. The awarded project cost is Rs.149.36 Crores. Construction works commenced on 03.12.2021 and works are expected to get completed by 31.07.2023.



Foundation Stone laying ceremony for Automobile Export/Import Terminal

10.0 INFRASTRUCTURE DEVELOPMENT

As a Corporate Port, functioning on "Landlord" model, your Port has to provide the basic infrastructure like road & rail connectivity, dredged basin/channel, marine services and other common utilities.

To ensure faster receipt and evacuation of cargo, your Company has initiated actions for effective internal network of road and rail as well as external connectivity to the National Highway and trunk railway routes as detailed below:

I. Road connectivity

(i) Internal Road Connectivity

To provide better road connectivity to the IOCL Regasification Terminal inside KPL, your Company has signed an agreement with TNRDC for construction of 2 lane concrete road at a cost of Rs.17.43 Cr. The total length of the road is 2.4 km. TNRDC has selected the contractor M/s.Roma Housing Pvt. Ltd. on 27.01.2021. Works are in progress and is expected to be completed by September 2022.

(ii) External Road Connectivity

(a) Southern Port Access Road

Present road connectivity of Kamarajar Port to the three National Highways (NH5, NH4 & NH45) is through the Port Access Road, the NCTPS approach road, Tiruvottiyur – Ponneri – Panchetty (TPP) Road, the Inner Ring Road (IRR) and the Chennai Bypass Road. Considering the increasing road traffic movement of import/export of cargoes, your Company has undertaken widening of the existing two lane road starting from Vallur Junction (TPP road) to your Port's Main entrance to four lane road and has entrusted the work on a turnkey basis to TNRDC for a cost of Rs.195 Crores.

The road works are being implemented by TNRDC in 2 stretches. Stretch-1 involves road widening/improvement from Vallur Junction to NCTPS Junction for 4.8 km and Stretch-2 involves road improvement from NCTPS Junction to Port Main Gate for a length of 2.3 kms. Stretch-2 road portion was completed on 31.01.2022. Stretch-1 road work is in progress and is expected to be completed by end of December 2022.



Southern Port Access Road

(b) Northern Port Access Road

The Northern Port Access Road, which connects your Port to NH5 has a length of 21.148 km with a 4.35 km SPUR Road to the existing Chennai ORR. This Northern Port Access Road forms part of Section-1 of the Chennai Peripheral Ring Road (CPRR). The State Government vide G.O.(Ms) No.37 Highways and Minor Ports (HW2) Department dated 8.3.2019 has accorded Administrative Sanction for Rs.2673.42 crores for the formation of the road. JICA is the funding agency for this

project. The project is being executed by TNRDC. M/s.Tata Projects was selected as the Contractor during September 2021. The awarded project cost is Rs.2122 Crores and the project duration is 36 months. Work commenced from January 2022 and is expected to be completed by December 2024.

II. Rail Connectivity

Presently, your Company is connected by rail to the mainline at Attipattu and Attipattu Pudunagar Stations located in the Chennai – Gudur Section of the Southern Railway on the Chennai – Delhi/Kolkata route. Your Company developed the railway facilities connecting the stackyards of the Coal and Iron Ore Terminals to the existing NCTPS railway line. Further, as part of obligations of your Company, Rail Connectivity to Container and Multi Cargo Terminals have been provided and is operational since October 2018.

To ease congestion in rail bound traffic, your Company has initiated actions for the following Rail Connectivity projects:

(a) Doubling of Southern Rail Connectivity

Your Company has entered into an agreement with M/s.Indian Port Rail & Ropeway Corporation Limited (IPRCL) for doubling the existing single line rail connectivity from Holding yard No.1 to Container Yard at a project cost of Rs.86.50 Crores. The total length of doubling rail connectivity is 2.65 km.

M/s.IPRCL has awarded contracts for major and minor bridge construction and track formation works in 2 separate packages in December 2018 and November 2020 respectively. Works are in progress and are expected to be completed by December 2022.

(b) Northern Rail Connectivity

Northern Rail Link will connect Kamarajar Port to Northern side of Minjur Station i.e. Chennai - Gudur Railway mainline. Total length of the Northern Rail Link connectivity is 11.211 km. Your Company and Kattupalli Port agreed for 30m ROW (15m each) out of 100m ROW being acquired by Government of Tamil Nadu for NPAR.

Your Company has considered this NRL project as a long term project and is in discussion with State Government for acquiring the lands for takeoff from the Main line near Minjur as and when the need for the project arises.

(c) Onetime Upgradation of KPL and NCTPS Railway lines

Your Company has entered into an agreement with Indian Port Rail & Ropeway Corporation Limited (M/s.IPRCL) for onetime up gradation of KPL tracks (Holding yard I, II & KPCA) and NCTPS Railway tracks (Common railway track) including modification work (P.Way, OHE and S&T) in Holding yard II. The total upgradation length of rail connectivity is 26.38 km at an estimated cost of Rs.27.37 Crores.

M/s.IPRCL awarded the contracts for P.Way and OHE work. The execution of P.Way and OHE work is in progress and is expected to be completed by end of December 2022.

11.0 INDUSTRIAL RELATIONS

Your Company continues to maintain cordial and harmonious industrial relations during the year 2021-22. No man days were lost during the year due to any strike or stoppage of work. The labour situation at the port was normal.

12.0 HUMAN RESOURCE DEVELOPMENT

12.1 Manpower

The manpower details with respect to all employees as on 31.03.2022 are given below:

	SC	ST	OBC	Others	Total
Officers	12	3	26	19	60
Staff	9	1	18	6	34
Total	21	4	44	25	94

12.2 Representation of SCs/STs/OBCs and Minorities

Your Company meticulously follows the Presidential Directives and orders of the Central Government from time to time on reservation of posts/benefits in favour of the Scheduled Caste, Scheduled Tribes, Other Backward Classes, and Minorities etc. SC employees constitute 22% of total manpower and ST employees constitute 4% of total manpower.

Liaison Officers for SC/ST and OBC have been appointed to ensure compliance and implementation of the reservation orders in the organization.

12.3 Training

Your Company has always been showing keen interest in imparting training to its employees to keep them abreast of the knowledge in their related fields. Towards this end,198 man days of training was imparted to the employees during the year and an expenditure of Rs.8.66 lakhs (approx.) was incurred by your Company.

Some of the training programmes attended by the employees during the year are PFSO Course, Dangerous Goods and Safety Management, CSR guidelines, Safety related, ISO 45001 in Ports, Financial Management, IMDG Code, Dredging management, IT & Technologies, Companies Act /Rules regulations, Hindi Workshops, etc.

12.4 Grievance Redressal Mechanism

Your Company has in place a grievance redressal procedure for Executives as well as Non-executive employees. No grievance was received during the year under review.

13.0 HEALTH, SAFETY & ENVIRONMENT

Your Company gives utmost priority to Health, Safety and Environment and is committed to provide a safe and healthy work environment for all stakeholders viz. users, contractors & employees.

Your Company met the requirements of all applicable legislation and regulations in the workplace and ensured the same from the Terminal Operators and Contractors/Sub contractors engaged.

Your Company is running an Occupational Health Centre (OHC) equipped with trained paramedical staff on 24x7 basis along with one medical practitioner in general shift on all working days and ambulance service round the clock (24×7) basis to provide the first aid during emergency to the employees of the Company and other Terminal Operators and Port users.

As health and safety in the workplace is a shared responsibility and workers are expected to exercise and promote good safety practices, your Company has organized a health awareness training camp by Occupational Health Centre Doctor at Port Administrative Office on 9.3.2022.

Your Company has complied with the protocols of COVID-19, to mitigate the adverse health issues to direct/indirect personnel and to ensure safe operations inside your Company. Your Company also conducted periodical health check-ups, medical camps to employees and other stakeholders.

To sensitize employees, stakeholders and Port users about improvement of health and safety performance in your Company, National Safety Week was celebrated in your Company.



Safety Week Valedictory Function

Your Company has conducted in-house training programmes on Fire fighting for Port users, mock drills at berths and mutual aid drills with neighbouring industries namely IOCL, BPCL, IPPL.

The built-in safety gadgets are regularly inspected and certified. Strict vigil is maintained for ensuring the use of proper PPE during the work. As a good industry practice, your Port has

- engaged Oil Industry Safety Directorate (OISD) for safety audits of berths handling POL products/LNG.
- engaged National Safety Council for safety audits and follow-up audits for the berths/terminals/storage facilities handling non-flammable products.

Steps have been undertaken towards green initiatives, to sustain an eco-friendly and green port. Your Company is regularly monitoring the environment. Port has engaged M/s.Hubert Enviro Care Systems (P) Ltd, a NABL accredited/MoEF&CC recognized laboratory for sampling and testing of various environmental parameters like ambient air, marine water quality, sediment and noise. The environmental quality reports are regularly forwarded to the State Pollution Control Board.

Your Company, as part of compliance towards fulfilling the requirements of MARPOL regulations, has empanelled four Nos. of Tamil Nadu Pollution Control Board approved Recyclers of waste oil for collection and disposal of ship generated oily wastes. Your Company has appointed a contractor for collection, segregation and disposal of solid wastes generated from the ships and inside port. The

segregated wastes are sent to Pollution Control Board approved Recyclers for further beneficial use.

Your Company has observed the Coastal Clean-up Day on 18.9.2021 by cleaning the seashore area to highlight the importance of clean environment.

14.0 DISCLOSURE UNDER THE SEXUAL HARASSMENT OF WOMEN AT WORKPLACE (PREVENTION, PROHIBITION AND REDRESSAL) ACT, 2013 AND WOMEN EMPOWERMENT

The provisions of the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 have been implemented in the Company with the aim of providing protection to women against sexual harassment at workplace and for prevention and redressal of complaints. No case of any harassment has been reported at any time in your Company and specifically no complaints of sexual harassments were received during the year 2021-22.

As on 31st March 2022, there are a total of 17 women employees on Company rolls, of whom about 5% are in staff cadre and about 12% are in officers cadre. International Women's Day was celebrated on 8th March 2022 with active participation of women employees in various games and programmes.



Lecture on Stress Management to women employees on Women's Day

15.0 CORPORATE SOCIAL RESPONSIBILITY

Your Company as a responsible Corporate citizen has undertaken projects in line with adopted CSR Policy and Companies Act, 2013. CSR Annual Report containing the requisite disclosures relating to composition of the CSR committee, CSR policy and initiatives taken during the year on CSR are enclosed as **Annexure - II** and forms part of the Board's Report.

16.0 PUBLIC PROCUREMENT POLICY

The Ministry of Micro, Small and Medium Enterprises has notified Public Procurement Policy which is applicable for CPSEs. Though your Company has ceased to be a CPSE, your Company has procured more than 95% of annual value of goods or services from Micro and Small Enterprises (including MSE's owned by SC/ST entrepreneurs) out of total procurement.

17.0 RISK MANAGEMENT POLICY

Company has adopted Risk Management Policy to provide a framework to identify, assess and manage potential risks and opportunities. It provides a way for managers to make informed management decisions.

Some of the objectives of a Risk Management Framework are given below:

- > A focused approach in identifying the obstacles & managing them to help the Organization perform better.
- Introduce a structured risk management initiative across the Organization to identify potential risks that may adversely affect the objectives of the Organization, plan for their mitigation with specific responsibilities assigned.
- > Improve strategic decision making.
- > Improve business performance.
- > Reduce operational surprises and losses.
- Improve deployment of capital.
- Provide a sound basis for integrated risk management and internal control as components of good corporate governance;

The risks are identified, evaluated and mitigating plans are reviewed and monitored from time to time.

18.0 WHISTLE BLOWER POLICY

Your Company has put in place a "Whistle Blower Policy" for employees to report to the management instances of unethical behavior, actual or suspected fraud or violation of the Company's code of conduct or ethics policy by adopting highest standards of professionalism, honesty, integrity and ethical behavior. No complaints have been received under the Policy during the year. The Whistle Blower website of Policy has been hosted on the KPL http://www.kamarajarport.in/upload/uploadfiles/files/blower.pdf.

19.0 NOMINATION AND REMUNERATION POLICY

Pursuant to provisions of the Companies Act, 2013, the Nomination and Remuneration Committee has formulated a policy on appointment of directors, remuneration of Directors, other employees including Key Managerial Personnel. The Nomination and Remuneration Policy is available in the weblink http://www.ennoreport.gov.in/ content/innerpage/manuals.php.

20.0 RIGHT TO INFORMATION ACT, 2005

Your Company is complying with the Right to Information Act, 2005 and has designated a Public Information Officer, and an Appellate Authority to look after the compliances of RTI Act, 2005. The information required to be provided as per Section 4(1)(b) of the Right to Information Act, 2005 has been posted on the website of the Company <u>www.kamarajarport.in</u>.

During the year, 46 applications and 2 appeals were received. The same were attended to and disposed off within the stipulated time.

21.0 INFORMATION TECHNOLOGY

Your Company has always been at the forefront in technology adoption for better business process management and providing value to the business. Your Company has undertaken many IT initiatives to carry out all business processes and service delivery through IT systems and IT enabled services and realized the digital transformation propounded by the Government of India. Your Company maintained more than 99 percent uptime of SAP operations during the year.

Contract was awarded to M/s.Indium Software (India) Limited for development of POMS and Business Interface Portal for the Customers & Vendors to interact electronically with your Company. This project covers the entire Port Operations, including vessels, cargoes, port crafts, etc and seamlessly merge various port operations in a single IT system. This project is expected to go live by end of August 2022.

22.0 IMPLEMENTATION OF OFFICIAL LANGUAGE

Your Company made focused efforts for the propagation and implementation of the official language policy of the Government of India as detailed under

- Employees were encouraged to attend online Hindi classes and were incentivized on successful completion of Prabodh, Praveen and Pragya Exams held during May/Nov 2021.
- Official Language Implementation Committee meetings headed by CMD were held every quarter to ensure effective implementation of Rajbhasha.

- Hindi workshops were conducted every quarter and Hindi day was celebrated for a fortnight from 01.09.2021 to 14.09.2021.
- Consequently about 32 employees have gained working knowledge in Hindi and have been entrusted with the task of implementing the Official Language in their departments.



Hindi Workshop conducted jointly with Chennai Port Authority

On the occasion of Hindi Diwas, Dr. Sudha Trivedi, M.A., M.Phil, Ph.D., Coordinator-Faculty of Languages, MOP Vaishnav Mahila Mahavidhyalaya (Autonomous), Chennai, the Chief Guest, in her speech, explained and highlighted the importance of the use of knowledge of Hindi in the context of the people of Tamil Nadu. Expressing happiness over the increasing use of official language in Kamarajar Port, Dr. Sudha Trivedi distributed prizes to the winners of various competitions organized on the occasion.

Shri Sunil Paliwal, Chairman & Managing Director of Kamarajar Port, in his address, said that knowledge of languages is very beneficial while emphasizing on the maximum use of official language.



Presentation of Cash Award for usage of Hindi Language in Official Work

23.0 BOARD OF DIRECTORS

a) Changes in Directors & Key Managerial Personnel

Changes in Board of Directors during the FY 2021-22:

- Pursuant to Ministry of Ports, Shipping and Waterways letter dated 21st September, 2021 communicating that Shri. P. Raveendran will stand relieved from the post of Chairperson, Chennai Port Authority w.e.f 29.09.2021, Shri P. Raveendran a Nominee Director of Chennai Port Authority ceased to be on the Board of your Company w.e.f. 30.09.2021.
- Pursuant to acquisition of entire equity shares and the management control of your Company, Chennai Port Trust (Now Chennai Port Authority) vide Letter No.A3/5944/2021/GA dated 5.11.2021, communicated nomination of Shri Sunil Paliwal, IAS, CMD of KPL.
 - > as Chairman of KPL from the date he assumes charge as the Chairman of Chennai Port and
 - to act as MD, KPL (as an interim measure), from the date he assumes charge as Chairman of Chennai Port and until such time, regular MD for KPL is appointed by Chennai Port.
- Subsequent to Shri Sunil Paliwal, IAS assuming charge as Chairman, Chennai Port Authority w.e.f 10th November, 2021, he has become the Non Executive Chairman and Managing Director in Charge of KPL w.e.f 10.11.2021.

Pursuant to Section 152 of Companies Act, 2013, Shri S. Balaji Arunkumar, Nominee Director, will retire by rotation at the ensuing Annual General Meeting and being eligible offers himself for reappointment.



Visit by Directors to KPL

b) Details of Meetings of the Board/Committees and composition

Details of Meetings of the Board/Committee and composition are given in the Corporate Governance Report that forms part of this Annual Report. All the recommendations of the Committees have been accepted by the Board.

c) Annual Evaluation

In terms of Section 134(3)(p) of Companies Act, 2013, annual evaluation of the individual Directors, performance of the Board as a whole, its Committees was carried out by the directors. An evaluation criteria questionnaire was circulated to all the Directors on various parameters like level of participation and devotion of enough time.

24.0 DECLARATION OF INDEPENDENT DIRECTORS

Your Company has received necessary Declaration from each of the Independent Directors of the Company during the year 2021-22 conforming that they meet the criteria of Independence as prescribed under 149(6) of Companies Act 2013 and SEBI (Listing Obligations and Disclosure Requirements), Regulations 2015.

25.0 VIGILANCE

During the year under review Shri Pradeep Kumar, IRSME, Chief Vigilance Officer (CVO), Vishakapatnam Port Trust, was holding additional charge of CVO, KPL from 18.02.2021. Subsequently, with effect from 25.04.2022, Shri S.Murali Krishnan, IDAS, Chief Vigilance Officer, Chennai Port Authority is holding additional charge of CVO, KPL and is assisted by a Sr.Manager from Operations Department.

The Vigilance Division scrutinizes the documents with respect to the work contracts executed by various departments. Procedural lapses, deviations from tendering norms and shortcomings in contract works are pointed out to the concerned departments for corrective actions and system improvements. The recovery of money is also advised in fitting cases.

The CVC guidelines/notifications are circulated to the departments. The Annual Immovable Property Returns submitted by the officers of KPL are scrutinized by the Vigilance Division. Clarifications are sought for the abnormalities, if any, from the concerned officers/staff. The Audit reports are studied at Vigilance Division and departments are advised to take necessary corrective action, wherever required.

25.1 Vigilance Awareness Week, 2021

As per Central Vigilance Commission's direction Kamarajar Port Limited observed Vigilance Awareness Week from 26.10.2021 to 01.11.2021 on the theme of **"Independent India@75:Self Reliance with Integrity".** Essay and Slogan writing competitions were held with the active participation from KPL staff. A special lecture was organized on integrity related topics to create more awareness. Due to Covid-19 Pandemic, as per CVC's advice, various Internal Housekeeping activities were carried out in campaign mode as part of the Vigilance Awareness Week 2021.



Prize Winners of competitions for school children during Vigilance Awareness Week

25.2 Adoption of Integrity Pact

The Central Vigilance Commission has been promoting Integrity, transparency, equity and competitiveness in Government/PSU transactions as a part of vigilance administration and superintendence. Public procurement is a major area of concern for the Central Vigilance Commission and various steps have been taken to put proper systems in place.

The Commission has recommended adoption of Integrity Pact and provided basic guidelines for its implementation in respect of major procurements in the Government Organisations. The Pact envisages an agreement between the prospective vendors/bidders and the Employer/Principal to ensure that the persons/officials of both parties do not exercise any corrupt influence on any aspect of the contract. Integrity Pact covers all phases of the contract i.e from the stage of Notice Inviting Tender (NIT) till the conclusion of the contract. Integrity Pact has been implemented in the PPP projects and other contract works by your Company as advised by the Ministry of Shipping. The threshold value fixed by your Company for contracts/procurement to be covered under Integrity Pact is Rs.1 Crore and above and all the Departments were advised to incorporate Integrity Pact clause in the tender documents for works/procurements having threshold value of Rs.1 Crore. Further the Commission has recommended for the appointment of Independent External Monitors (IEMs) for monitoring the works covered under Integrity Pact. On expiry of the tenure of Shri V. Kannan, Former CMD, Vijaya Bank and Shri R.Kuppan, IRSME, Former Principal Chief Mechanical Engineer, CVC has appointed the following two new IEMs for implementing the Integrity Pact in KPL on 20.5.2021:

- 1) Shri Virendra Narayan Gaur, IAS (Retd).
- 2) Shri Ashwani Kumar, Former CMD, Dena Bank,

The IEMs reviewed the works having a threshold value of Rs.1 crore in KPL during the year.

25.3 IEM's review meeting:

As per Standard Operating Procedure of CVC, review meetings are being conducted by inviting stake holders of KPL. During the meeting, IEM's resolve the issues raised by the contractors/vendors/Consultants if any within the purview of IEMs.

26.0 NAMES OF COMPANIES WHICH HAVE BECOME OR CEASED TO BE ITS SUBSIDIARIES, JOINT VENTURES OR ASSOCIATE COMPANIES DURING THE YEAR

During the year no Company has become or ceased to be its Subsidiary, Joint Venture or Associate Company.

27.0 DIRECTORS' RESPONSIBILITY STATEMENT

Your Directors state that:-

- (a) in the preparation of the annual accounts, the applicable accounting standards had been followed along with proper explanation relating to material departures;
- (b) the directors had selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and

prudent so as to give a true and fair view of the state of affairs of the Company at the end of the financial year and of the profit of the Company for that period;

- (c) the directors had taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of this Act for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- (d) the directors had prepared the annual accounts on a going concern basis;
- (e) the directors had laid down internal financial controls to be followed by the Company and that such internal financial controls are adequate and were operating effectively.
- (f) the directors had devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

28.0 DISCLOSURE AS PER SECTION 197 OF THE COMPANIES ACT AND THE REQUIREMENTS OF COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014.

The requisite details pursuant to provisions of Section 197 of the Companies Act, 2013, read with the Rule 5 of Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, forms part of Board's Report and is Annexed to this Report as **Annexure - III**.

29.0 AUDITORS

Pursuant to the provisions of Section 139 of the Companies Act, 2013, the Comptroller & Auditor General of India, New Delhi has appointed M/s. B.Thiagarajan & Co., Chartered Accountants as Statutory Auditors of the Company for auditing the books of accounts of the Company for the period ended 31st March 2022.

29.1 Statutory Auditors' Report

The Statutory Auditor of the Company, M/s. B.Thiagarajan & Co., Chartered Accountants, have given an unqualified report on the accounts of the Company for the financial year 2021-22. The Emphasis of matters and Notes on financial statement referred to in the Auditor's Report are self-explanatory and do not call for any further comments.

29.2 Review of Accounts by Comptroller and Auditor General of India

Under Section 143(6)(b) of the Companies Act, 2013, the Comptroller and Auditor General of India (C&AG) reported that "nothing significant has come to my knowledge which would give rise to any comment upon or supplement to Statutory Auditors' report". A copy of the report of C&AG is annexed to the Board's Report.

30.0 SECRETARIAL AUDIT

M/s.S.Dhanapal & Associates, Practicing Company Secretaries was appointed to conduct Secretarial Audit of your Company for the Financial Year 2021-22. The Secretarial Auditor's have given an unqualified report and the report is enclosed as **Annexure – IV.**

31.0 SIGNIFICANT AND MATERIAL ORDERS PASSED BY REGULATORS OR COURTS

There are no significant and material orders passed by the regulators or courts or tribunals impacting the going concern status and Company's operations in future.

32.0 ANNUAL RETURN

Pursuant to Section 92(3) and Section 134(3) (a) of the Companies Act, 2013, the Annual Return is available in the following link <u>http://www.kamarajarport.in/content/innerpage/annual-return.php</u>.

33.0 DEBENTURE TRUSTEE

Your Company had appointed M/s. SBICAP Trustees Company Ltd. and M/s.Catalyst Trusteeship Ltd. (formerly known as GDA Trusteeship Ltd.) as Debenture Trustees for Tax Free bonds issued during the Financial Years 2012-13 and 2013-14 respectively.

34.0 REPORT ON CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION, FOREIGN EXCHANGE EARNINGS AND OUTGO.

In accordance with the provisions of Section 134(3)(m) of the Companies Act, 2013 information regarding Conservation of Energy, Technology Absorption, Foreign Exchange earnings and outgo enclosed as **Annexure – V** to this report.

35.0 REPORT ON CORPORATE GOVERNANCE

A voluntary report on Corporate Governance for the year ended 31st March 2022 is enclosed as **Annexure - VI** to this report.

35.1 Secretarial Standards

Your Company is in compliance with the Secretarial Standards issued by the Institute of Company Secretaries of India on Meetings of the Board of Directors (SS-1) and Secretarial Standards on General Meetings (SS-2).

35.2 Cost Records

The Central Government has not prescribed the maintenance of cost records under Section 148(1) of the Companies Act, 2013 for the Company.

36.0 ACKNOWLEDGEMENT

Your Directors would like to place on record their gratitude for the support and guidance received from the Ministry of Ports, Shipping and Waterways, Government of India and Chennai Port Authority and appreciates the co-operation received from TANGEDCO/TNEB, TNPCB, GoTN and GoI, particularly the Ministry of Environment, Forest and Climate Change, Indian Port Association, Ministry of Finance and Indian Railways/Southern Railways.

Your Directors gratefully acknowledge the continued support and cooperation received from the Comptroller & Auditor General of India, Statutory Auditors, Internal Auditors and Secretarial Auditor. Last but not least, your Directors thank the Port Users, BOT Concessionaires, Contractors and Bankers for their continued support and assistance and wish to place on record their appreciation of the continued excellent work done by all the employees of the Company during the year.

For and on behalf of the Board of Directors Kamarajar Port Limited

Sd/-

Sunil Paliwal, I.A.S., Chairman & Managing Director (DIN: 01310101)

Place: Chennai **Date :** 11.08.2022

Annexure -I

Form No. AOC-2

(Pursuant to clause (h) of sub-section (3) of section 134 of the Act and Rule 8(2) of the Companies (Accounts) Rules, 2014)

Form for disclosure of particulars of contracts/arrangements entered into by the Company with related parties referred to in sub-section (1) of section 188 of the Companies Act, 2013 including certain arms length transactions under third proviso thereto

1. Details of contracts or arrangements or transactions not at arm's length basis- Not Applicable.

- (a) Name(s) of the related party and nature of relationship
- (b) Nature of contracts/arrangements/transactions
- (c) Duration of the contracts /arrangements/transactions
- (d) Salient terms of the contracts or arrangements or transactions including the value, if any-
- (e) Justification for entering into such contracts or arrangements or transactions
- (f) date(s) of approval by the Board-
- (g) Amount paid as advances, if any:
- (h) Date on which the special resolution was passed in general meeting as required under first proviso to section188

2. Details of material contracts or arrangement or transactions at arm's length basis

(a) Name(s) of the related party and nature of relationship-

Chennai Port Authority

(b) Nature of contracts/arrangements/transactions

Allotment of covered space to an extent of 267 sq.m. at Ground floor – North wing of Jawahar Building on Upfront Premium and on Long Term Lease Basis to Kamarajar Port Limited.

(c) Duration of the contracts /arrangements/transactions

Upto 31st August 2045 (to be Co-terminus with main lease period of 2nd & 3rd Floors in Jawahar Building.)

- (d) Salient terms of the contracts or arrangements or transactions including the value, if any:
 - Payment of Rs.6,36,27,433/- as Upfront Premium for the allotted office space. The lease rent is fixed as Rs.740/- per sq.m. per month or part thereof.
 - Payment of Security Deposit of Rs.48,01,194/- equivalent to two years of Annual Lease Rent, which is refundable.
 - In addition to the above, nominal lease rent of Re.1/- per sq.m. / per year with applicable taxes shall be payable by KPL for the currency of lease period.
- (e) Date(s) of approval by the Board, if any: 25th June 2021.
- (f) Amount paid as advances, if any: No
- (g) Justification for entering into the Contract:

This is in line with the direction given {at the time of finalizing the strategic roadmap for Chennai Port Trust (Now Chennai Port Authority) and KPL after the disinvestment in KPL by Gol} that in utilization of resources, decision should be based on the principle of minimizing the combined cash outflow, or combined financial gain.

For and on behalf of the Board of Directors Kamarajar Port Limited

Place: Chennai **Date :** 11.8.2022

Sd/-Sunil Paliwal, I.A.S., Chairman & Managing Director (DIN: 01310101)

ANNUAL REPORT ON CSR ACTIVITIES FOR FINANCIAL YEAR 2021-22

[Pursuant to Section 135 of the Companies Act, 2013 ('the Act') & Rules made thereunder]

1. Brief Outline of Company's CSR Policy

KPL consistently strives to meet the expectations of the society by supporting initiatives for improving infrastructure/ quality of life of society / community without compromising on ecological issues on sustainable basis consistent with the CSR provisions of the Companies Act, 2013, Schedule VII of the Companies Act, 2013.

KPL, as a socially responsible Corporate Port endeavours to

- promote and leverage green technologies to produce goods and services that contribute to social and environmental sustainability
- take up on priority, CSR projects which are in the National Development agenda like safe drinking water, provision of Toilets especially for girls, health and sanitation and education, etc., with the main focus to address the basic needs of the deprived, under privileged and are in line with CSR rules and the policy directions issued by the Government from time to time.

S1. No.	Name of the Director	Designation/ Nature of Directorship	Number of Meetings of CSR Committee held during the year	Number of Meetings of CSR Committee attended during the year
1	Shri Sunil Paliwal	Chairman/C&MD	5	5
2	Shri P. Raveendran* (Upto 30.09.2021)	Member/Nominee Director	2	2
3	Shri S Balaji	Member/Nominee	5	5
	Arunkumar	Director		
4	Shri V.M.V. Subba Rao	Member/Non Official	5	5
		Independent Director		

2. Composition of CSR Committee

*Consequent to Shri.P.Raveendran ceasing to be a director on the Board w.e.f. 30.09.2021, he ceased to be a member in the CSR Committee

3. Provide the web link where composition of CSR Committee and CSR Projects approved by the Board are disclosed in the website

Composition of CSR Committee link: <u>http://www.kamarajarport.in/content/innerpage/</u> <u>board-level-committee.php</u>

CSR Projects Link: http://www.kamarajarport.in/content/innerpage/corporatesocial-responsibility-csr.php 4. Provide the details of Impact Assessment of CSR Projects carried out in pursuance of sub rule (3) of rule 8 of the Companies (Corporate Social Responsibility Policy) Rules 2014, If applicable (attach the report)

Not Applicable

5. Details of the amount available for set off in pursuance of sub rule (3) of rule 7 of the Companies (Corporate Social Responsibility Policy) Rules 2014, and the amount required for set off for the financial year, if any

S1.No.	Financial Year	Amount available for set off from preceding financial years (In.Rs.)	Amount required to be set off for the financial year if any (In.Rs.)
1	2020-21	17,97,160/-	17,97,160/-*
	Total	0	17,97,160/-

*In the Annual Report 2020-21, the amount available for set off was disclosed/shown as Rs.18.25 lakhs which was arrived at, based on "rounding off". However, as auto corrected figure/value in Form CSR-2 filed with MCA (notified on 11.02.2022) works out to Rs.17,97,160/- the amount of Rs.17,97,160/- only is taken for setoff.

- 6. Average Net profit of the Company as per Section 135 (5): Rs.362.56 Crores.
- 7. a) Two percentage of average net profit of the Company as per Section 135 (5): Rs.7,25,11,720/
 - b) Surplus arising out of CSR Projects or Programmes or Activities of the previous financial years : NIL
 - c) Amount required to be set off for the financial year, if any : Rs.17,97,160/-
 - d) Total CSR Obligation for the financial year (7a + 7b 7c): Rs.7,07,14,560/-
- 8. (a) CSR amount spent or unspent for the financial year:

		Amount Unspent (in Rs.)						
Total Amount	Total Amoun	nt transferred	Amount 1	transferred	to any fund			
Spent for the	to Unspent	CSR Account	specified	in Schedul	le VII as per			
financial year	as per Sectio	n 135(6)	second provision to section 135(5)					
(Rs. in Cr.)	Amount	Date of	Name of	Amount	Date of transfer			
	(Rs. in Cr.) transfer		the fund					
5.5743608	1.4970952	30.04.2022	NA	NA	NA			

(b) Details of CSR amount spent against ongoing projects for the financial year:

(1)	(2)	(3)	(4)		(5)	(6)	(7)	(8)	(9)	(10)		(11)
S. No.	Name of the project	Item from Local the list of Area activities in (Yes/ Schedule No) VII in the Act	(Yes/	Location of the project				Amount Spent in the current financial year	Amount Transferred to the unspent CSR Account for the project	Mode of Impleme ntation Direct (Yes/No)	th	plementation - rough nting Agency
				State	District				as per Section 135(6)		Name	CSR Registration No.
1	Construction of Additional Class rooms at Loganatha Narayanaswamy Govt. Arts College, Ponneri (Autonomous) under CSR of KPL	ii) Promoting Education	Yes	TN	Tiruvallur	3	100.00	15.26548	84.73452	Yes	NA	NA
2	Construction of School building facilities at Primary School ETPS, and at High School, Chinna Sekkadu Village	ii) Promoting Education	Yes	TN	Tiruvallur	3	32.00	0	32.00	No	Greater Chennai Corporation	CSR00027306
3	Contribution to the District Collector, Tiruvallur for Infrastructure works for the FY 2021-22	x) rural development projects	Yes	TN	Tiruvallur	2	131.9	98.925	32.975	No	DRDA Tiruvallur	CSR00008203
		TOT	AL				263.9	114.19048	149.7095			

(c) Details of CSR amount spent against other than ongoing projects for the financial year:

(1)	(2)	(3)	(4)		(5)	(6)	(7)		8)
S.No.	Name of the project	Item from the list of activities in Schedule VII in the Act	Local Area (Yes/No)		tion of the project	Amount spent for the project (in Lakh Rs.)	Mode of Implementation Direct (Yes/No)	thr	lementation - ough ting Agency
				State	District			Name	CSR Registration No.
1	Contribution of Rs.50 lakhs towards creating Additional Health Infrastructure in Ponneri and Gummidipoondi	i) Promoting health care	Yes	TN	Tiruvallur	50.00	No	DRDA Tiruvallur	CSR00008203
2	Contribution of Rs.105 lakhs towards providing Medical equipment to Government Stanley Hospital & Medical College for Covid Care facilities under CSR	i) Promoting health care	Yes	TN	Chennai	105.00	No	Government Stanley Hospital & Medical College	CSR00032439
3	Contribution of Rs. 101 lakhs towards Upgrading the Infrastructural facilities of OPD Block at IOG & Government Hospital for Women and Children, Chennai.	i) Promoting health care	Yes	TN	Chennai	101.00	No	IOG & Government Hospital for Women and Children, Chennai.	CSR00032447
4	Contribution of Rs.55.79 lakhs was made towards the development of Dedicated Mental Health Research Cell, at the Institute of Medical Health, Kilpauk	i) Promoting health care	Yes	TN	Chennai	55.79923	No	Institute of Medical Health, Kilpauk	

5	Contribution to Chennai Port and Dock Educational Trust Higher Secondary School, Tondiarpet.	ii) Promoting Education	Yes	TN	Chennai	100.00	No	Chennai Port and Dock Educational Trust	CSR00022490
6	Contribution of Rs.5 lakhs towards Armed Forces Flag Day Fund	vi)Meaures for the benefit of Armed Forces	No	NA	NA	5.00	No	DRO, Tiruvallur	CSR00011199
7	Contribution to the District Collector, Tiruvallur- Additional amount towards increase in estimate for the construction of shed for ECOMAT Machines.	x) rural development projects	Yes	TN	Tiruvallur	24.04	No	DRDA Tiruvallur	CSR00008203
8	Contribution to the District Collector, Tiruvallur- Additional amount towards increase in estimate for the construction of PUES Building in Vempakkam @ Ponneri Municipality Panchayat.	x) rural development projects	Yes	TN	Tiruvallur	2.30	No	DRDA Tiruvallur	CSR00008203
9	Contribution to Swach Bharat Kosh	i)Contribution to Swach Bharat Kosh	NA	NA	NA	0.10637	No	Government of India	NA
1		TOTAL	I			443.24560			

(d) Amount spent in Administrative Overheads

NIL

(e) Amount spent on Impact Assessment, if applicable

NIL

(f) Total amount spent for the Financial Year (8b+8c+8d+8e) Rs.557.43608 lakhs

(g) Excess amount for set off, if any

S1. No.	Particulars	Amount (Rs. in Crore)
(i)	Two percent of average net profit of the company as per section 135(5)	7.0714560
(ii)	Total amount spent for the Financial Year	5.5743608
(iii)	Excess amount spent for the financial year [(ii)-(i)]	0
(iv)	Surplus arising out of the CSR projects or programmes or activities of the previous financial years, if any	0
(v)	Amount available for set off in succeeding financial years [(iii)-(iv)]	0

9. (a) Details of Unspent CSR amount for the preceding three financial years:

	Preceding	Amount transferred to Unspent CSR	Amount spent in the reporting Financial Year	Amount trans under Schedu	-	Amount remaining to be spent in	
S1. No.	Financial Year	Account under section	(Rs. in Crore)	Name of the Fund	Amount (in Rs).	Date of transfer	succeeding financial
		135 (6)					years.
		(Rs. in Crore)					(in Rs.)
1	2020 - 21	2.8337640	1.9983890	NA	NA	NA	83,53,750/-

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
SI. No.	Project ID*	Name of the Project	Financial Year in which the project was commenced	Project duration (in years)	Total amount allocated for the project (Rs. in lakh)	Amount spent on the project in the reporting Financial Year (Rs. in lakh)	Cumulative amount spent at the end of reporting Financial Year. (Rs. in lakh)	Status of the project - Completed /Ongoing.
1	Providing Childhood Quality Ec to Rural G Children s in 3 Govt. Schools th M/s Hasel Foundatio	l Digital ducation dirl studying Primary prough lfree on.	2018-19	3	50.00	20.00	50.00	Completed
2	Construct classroom for Go High Eraviputh	building overnment school,	2019-20	2	26.00	18.20	26.00	Completed
3	Anganwad	ion of 85 li toilets udunagar	2019-20	2	27.20	20.40	27.20	Completed
4		nale and oilets at ent in	2019-20	2	15.00	3.75	15.00	Completed

(b) Details of CSR amount spent in the financial year for ongoing projects of the preceding financial year(s):

5	Construction of	2019-20	3	65.00	46.21250	46.21250	Ongoing
	Buildings at 6						
	anganwadi centres						
	in Virudunagar						
	District						
6	Solid Waste	2019-20	3	59.00	44.25	44.25	Ongoing
	Management at						
	Ennore through						
	Greater Chennai						
	Corporation.						
7	Construction of	2019-20	2	50.00	47.02640	50	Completed
	Additional						
	Classrooms in						
	Loganathan						
	Narayanaswamy						
	Govt. Arts College.						
8	Providing Sports	2019-20	3	50.00	0	0	Ongoing
	facilities in the						
	Loganathan						
	Narayanaswamy						
	Govt. Arts College.						
	TOTAL			342.20	199.8389	258.6625	

* Project IDs are generated only on filing of CSR-2. As CSR-2 was notified only on 11.02.2022, the same is not applicable.

10. In case of creation or acquisition of capital asset, furnish the details relating to the asset so created or acquired through CSR spent in the financial year (asset-wise details)

(a) Date of creation or acquisition of the capital asset(s).

Not Applicable

(b) Amount of CSR spent for creation or acquisition of capital asset.

Not Applicable

(c) Details of the entity or public authority or beneficiary under whose name such capital asset is registered, their address etc.

Not Applicable

(d) Provide details of the capital asset(s) created or acquired (including complete address and location of the capital asset).

Not Applicable

11. Specify the reason(s), if the company has failed to spend two per cent of the average net profit as per section 135(5)

Not Applicable

Sd/-	Sd/-
(Chairman & Managing Director)	(Chairman, CSR Committee)

Annexure-III

Particulars of Remuneration

Information under Section 197 of the Companies Act, 2013 Read With Rule 5 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014

- 1. The ratio of the remuneration of each director to the median remuneration of the employees of the Company for the financial year See Note
- 2. The percentage increase in remuneration of each director, Chief Financial Officer, Chief Executive Officer, Company Secretary or Manager, if any, in the financial year;

S1.No.	Name	Percentage
1	Shri Sunil Paliwal - CMD	See Note
2	Shri M. Gunasekaran, CFO	21.7%
3	Smt Jayalakshmi Srinivasan, CS	11.3%

3. The percentage increase in the median remuneration of employees in the financial year

	СҮ	PY	Percentage
Median Remuneration	1169461.87	1078549.63	8.43%

4. The number of permanent employees on the rolls of Company:

The total number of permanent employees on the rolls of the Company as on 31^{st} March 2022 is 94.

5. Average percentile increase already made in the salaries of employees other than the managerial personnel in the last financial year and its comparison with the percentile increase in the managerial remuneration and justification thereof and point out if there are any exceptional circumstances for increase in the managerial remuneration.

Average percentage increase in remuneration including key managerial personnel during the financial year has been in the range of 5 - 10% excluding CMD. As per the policy of the Company, the annual increment in basic pay of the employees of the Company is 3%. The Dearness Allowance is increased as per Government rules. Further the Performance related payments are paid as per the applicable rules depending on the performance of the Company during the relevant year

6. Affirmation that the remuneration is as per the remuneration policy of the Company.

The remuneration to all employees of the Company is as per the Remuneration Policy of the Company.

7. The particulars for the year 2021-22 as required to be disclosed under Rule 5(2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules 2014.

No employee earned beyond the limits prescribed therein.

Note: Shri Sunil Paliwal was CMD of the Company till 09.11.2021. Pursuant to assuming charge as Chairman of Chennai Port Trust (Now Chennai Port Authority) no remuneration is being paid to him w.e.f 10.11.2021. Consequently the ratio cannot be determined.

Sl.No.	Name & Designation	Remuneration received (Rs.)	Qualifications & Experience	Date of commencement of employment	Age	Last employment held
1	Shri Sanjay Kumar, General Manager (CS&BD)	54,91,653/-	B Sc Physics with 35 years of experience in various capacities.	03-05-2005	59	CISF
2	Shri M. Gunasekaran, GM (Finance)	47,78,839/-	M.Com, AICWAI, ACS with 36 years of experience in various capacities.	28-11-2001	59	BSES Kerala Power Ltd.
3	Shri P. Radhakrishnan DGM (Civil)	41,66,404/-	BE (CIVIL) & M E Management with 36 years of experience in various capacities.	12-12-2007	59	Mecon Ltd
4	Shri Sunil Paliwal, Chairman & Managing Director (Upto 09.11.2021)	37,46,158/-	B.Tech (Comp.Sci), MS (Comp Science) & MBA with 29 years of experience in various capacities	16.09.2019	54	State Government, Labour & Employment Department
5	Shri C.S. Vemanna, Chief Manager (Finance)	34,35,234/-	B COM, AICWAI, Dip in Fisheries Tech & Navigation Engg & MBA with 31 years of experience in various capacities.	05-03-2012	54	IOCL
6	Shri G.M. Balan, DGM(MS)	32,12,654/-	B.SC PHYSICS & MASTER – FG with25 years of experience in various capacities.	16-08-2013	49	LP Logistics Pvt. Ltd
7	Shri S.P. Desikamani, Chief Manager (Dock Master)	30,66,482/-	BSC/Master FG with 30 years of experience	27-04-2018	51	West Asia Maritime Limited
8	Shri C. Uma Shankar, Chief Manager (Marine Services)	30,51,507/-	B.E.(Mechanical)/Master FG with 30 years of experience.	02-05-2018	54	DP World Chennai Container Terminal
9	Shri P. Om Pragesh Sr. Executive Secretary	29,03,111/-	B.COM, MBA, PGDM(PM) with 28 years of experience.	25-02-2002	49	Central Government, Ministry of Shipping
10	Shri A. Karuppiah	28,99,532/-	B.E.(Civil) & M.Tech (Ocean Engineering) with 25 years of experience	01.02.2007	55	Chennai Port Authority

Top ten employees in terms of remuneration drawn

Note:

- (i) Nature of Employment: All were employees in the roles of the Company till the period indicated.
- (ii) No employee is holding equity share in the Company except Shri Sunil Paliwal, C&MD and Shri M. Gunasekaran, General Manager (Finance) who are holding 1 equity share each as Nominees of Chennai Port Trust (Now Chennai Port Authority).
- (iii) No employee is a relative of any Director or Manager of the Company.

Annexure-IV

Suite No.103, First Floor, Kaveri Complex No.96/104, Nungambakkam High Road (Next to NABARD & ICICI Bank), Nungambakkam, Chennai – 600 034 Phone No.044-45530256, 4553 0257/4265 2127 E-mail: <u>csdhanapal@gmail.com</u>, website: <u>www.csdhanapal.com</u>

S Dhanapal & Associates

Practising Company Secretaries

Partners S. Dhanapal, B.Com., B.A.B.L., F.C.S N. Ramanathan, B.Com., F.C.S Smita Chirimar, M.Com., F.C.S, DCG(ICSI)

FORM NO. MR-3

SECRETARIAL AUDIT REPORT FOR THE FINANCIAL YEAR ENDED 31.03.2022 [Pursuant to section 204(1) of the Companies Act, 2013 and Rule No.9 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules,

2014]

To, **The Members,** KAMARAJAR PORT LIMITED

We have conducted the Secretarial Audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by **M/s. KAMARAJAR PORT LIMITED**, (hereinafter called the Company). Secretarial Audit was conducted based on records made available to us, in a manner that provided us a reasonable basis for evaluating the corporate conducts/ statutory compliances and expressing our opinion/ understanding thereon.

Based on our verification of the Company's Books, Papers, Minute Books, Forms and returns filed and Other Records maintained by the Company and made available to us and also the information provided by the Company, its Officers, Agents and Authorized Representatives during the conduct of Secretarial Audit, we, on strength of those records, and information so provided, hereby report that in our opinion and understandings, the Company, during the audit period covering the financial year ended on **March 31, 2022,** appears to have complied with the statutory provisions listed hereunder and also in our limited review, the Company has proper and required Board processes and compliance mechanism in place to the extent, in the manner and subject to the reporting made hereinafter. We have examined the Books, Papers, Minutes' Book, Forms and Returns filed and Other Records maintained by the Company and made available to us, for the financial year ended on **March 31, 2022** according to the applicable provisions of:

- i) The Companies Act, 2013 (the Act) and the rules made thereunder and the Companies Act, 1956 and the rules made thereunder as applicable;
- ii) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- iv) Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings to the applicable extent.
- v) The following Regulations and Guidelines prescribed under the Securities and exchange Board of India Act, 1992 ('SEBI ACT'):
 - a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
 - b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
 - c) The Securities and Exchange Board of India (Issue of Capital And Disclosure Requirements) Regulations, 2018;
 - d) The Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014;
 - e) The Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021;
 - f) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client;
 - g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021 w.e.f. 10.06.2021;
 - h) The Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018

vi) Acts, Rules and Regulations relating to Port Management and related activities as identified by the Management and communicated to us.

We have also examined compliance with the applicable clauses of the following:

- i) Secretarial Standards issued by The Institute of Company Secretaries of India with respect to Meetings of Board of Directors (SS-1) and General Meetings (SS-2), and
- ii) The Listing Agreements entered into by the Company with BSE Limited and The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

During the period under review, the Company has complied in accordance with the requirements to be met with the applicable provisions of the Acts, Rules, Regulations, Guidelines, Standards, etc. mentioned above to the required extent.

It is represented to us that the Company has initiated measures, wherever required, to address issues raised by the Statutory Authorities and Letters/ Notices received by the Company during the financial year under various enactments as applicable to the Company.

We further report that, subject to the above, the related documents that we have come across depict that:

The Board of Directors of the Company is constituted as applicable with proper balance of Executive Directors, Non-Executive Directors and Independent Directors and the changes in the composition of the Board of Directors that took place during the period under review were carried out in compliance with the provisions of the Act.

Adequate notice is given to all directors to schedule the Board Meetings, Agenda and detailed notes on Agenda were sent at least seven days in advance and a system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participation at the meeting.

Majority decision is carried through while the dissenting members' views are captured and recorded as part of the minutes, if any.

We further report that based on our limited review of the compliance mechanism established by the Company, there appear adequate systems and processes in the

Company commensurate with the size and operations of the company to monitor and ensure compliance with applicable Laws, Rules, Regulations and Guidelines.

We further report that during the audit period the Company has not sought the approval of its members for any business other than ordinary business at the Annual General Meeting.

We further report that, creation of charge in favour of the Company on the security provided with respect to 'Advances to employees' which have been categorized as secured in the financial statements is in progress.

We further report that our Audit was subjected only to verifying adequacy of systems and procedures that are in place for ensuring proper compliance by the Company and we are not responsible for any lapses in those compliances on the part of the Company.

We further report that we have conducted the Secretarial Audit wherever required through online verification and examination of records, as requested and facilitated by the Company, due to prevailing COVID situation for the purpose of issuing this Report.

Place: Chennai **Date**: 11.8.2022 FOR S DHANAPAL & ASSOCIATES (A Firm of Practicing Company Secretaries) Peer Review Certificate No. 1107/2021

> **Sd/-N. RAMANATHAN (Partner)** FCS 6665 CP NO. 11084 UDIN: F006665D000782011

This Report is to be read with our testimony of even date which is annexed as Annexure A and forms an integral part of this report.

To The Members, Kamarajar Port Limited (erstwhile Ennore Port Limited) Chennai

Our report of even date is to be read along with this letter.

- 1. Maintenance of Secretarial Record is the responsibility of the Management of the Company. Our responsibility is to express an opinion on these Secretarial Records based on our audit.
- 2. We have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial Records. The verification was done on test basis to ensure that correct facts are reflected in Secretarial Records. We believe that the processes and practices, we followed provide a reasonable basis for our opinion.
- 3. We have not verified the correctness and appropriateness of Financial Records and Books of Accounts of the Company.
- 4. Where ever required, we have obtained the Management Representation about the compliance of Laws, Rules and Regulations and happening of events etc.
- 5. The compliance of the provisions of Corporate and other applicable Laws, Rules, Regulations, Standards is the responsibility of Management. Our examination was limited to the verification of procedures on test basis.
- 6. The Secretarial Audit report is neither an assurance as to the future viability of the Company nor of the efficacy or effectiveness with which the Management has conducted the affairs of the Company.

Place: Chennai **Date:** 11.08.2022

FOR S DHANAPAL & ASSOCIATES (A firm of Practicing Company Secretaries) Peer Review Certificate No. 1107/2021

> Sd/-N. RAMANATHAN (Partner) FCS 6665 CP NO. 11084 UDIN: F006665D000782011

INFORMATION UNDER SECTION 134(3)(m) OF THE COMPANIES ACT, 2013 READ WITH RULE 8 OF THE COMPANIES (ACCOUNTS) RULE, 2014

A) <u>Conservation of Energy:</u>

(i) Steps taken or impact on conservation of energy:

To ensure effective utilization of electrical energy, Energy Audit was conducted by M/s. Greenserve Energy and audit report was obtained during June 2020. Pursuant to the recommendation of the Auditor, following conservation measures were taken:

- Arresting of Air conditioner duct leakages inside false ceiling in both 2nd and 3rd floors of Jawahar Building at Trade Facilitation Center.
- Existing 20 KW solar power plant in signal station with storage system is in the process of being renovated
- Installing new substation near signal station is underway which will help in reduction of distribution losses.

Impact:

- ➢ Energy Efficient.
- Environment friendly.
- > Reduction in distribution losses and conserve energy.

(ii) Steps taken by the Company for utilizing alternate sources of energy:

Around 10,200 KWh (Units) of power has been generated through Diesel Generator and around 33,288 KWh (Units) of power has been generated through solar and the same has been utilized during the year 2021-22.

The following steps have also been taken for setting up of solar power plant inside the port.

Solar Energy:

Work has been awarded to L1 bidder M/s.Eurja Infrastructure, Mumbai on 04.02.2022 @ Rs.4.29/Kwh (unit) (being First Year Tariff) plus applicable GST for installation of 300KW Solar Power Plant on RESCO model. The work is in progress and the same will be completed before end of September 2022.

(iii) Capital Investment on energy conservation equipments:

Nil.

B) <u>Technology Absorption:</u>

(i) SAP ERP System

SAP S/4 HANA 1610 ERP system implemented to cover various functional areas like, Budget, Accounts & Finance, HR & Payroll, Material Management, Project Systems, etc. during November 2017 has been successfully upgraded to the latest version i.e. SAP S/4 HANA 2020 during the FY 2021-22. This will enhance the overall IT utilization and take KPL forward in terms of increasing the overall productivity, enhance the customer services, service level commitments, utilization of resources in optimal level, etc.

(ii) Benefits

Business processes and functionalities of HR/Payroll, Finance & Accounting, Purchase & Contracts and Project Systems (WBS), Employee Requests/Claim and Loan processes are made online through Employee Self Service (ESS) Portal which has resulted in increased transactional efficiency and productivity leading to cost reduction.

(iii) In case of imported technology (imported during the last three years reckoned from the beginning of the financial year

- a) The details of technology imported: Not applicable
- b) The year of import: Not applicable
- c) Whether the technology been fully absorbed: Not applicable
- d) If not fully absorbed, areas where absorption has not taken place, and the reason thereof: Not applicable

(iv) The expenditure incurred on Research and Development: NIL

C) Foreign Exchange Earnings & outgo:

Foreign Exchange Earnings is Nil and Foreign Exchange outflow is Rs.90.85 Crores towards debt services of Foreign Currency Loan and Purchase of Mobile X-ray machine.

For and on behalf of the Board of Directors Kamarajar Port Limited

Sd/-Sunil Paliwal, I.A.S., Chairman & Managing Director (DIN: 01310101)

Place: Chennai **Date :** 11.08.2022

REPORT ON CORPORATE GOVERNANCE

1.0 BRIEF STATEMENT ON COMPANY'S PHILOSOPHY ON THE CODE OF GOVERNANCE

Corporate Governance refers to the way a corporation is governed. Company has adopted processes and mechanisms that ensure transparency to promote strong and balanced development. As your Company highly values the interests of all stakeholders, the Report on Corporate Governance is voluntarily provided.

2.0 BOARD OF DIRECTORS

2.1 Composition and category of the Board of Directors as on 31.03.2022.

S1.No.	Name	Category
1	Shri Sunil Paliwal, I.A.S.	Chairman and Managing Director
2	Shri S. Balaji Arunkumar, I.R.T.S.	Nominee Director
3	Shri V.M.V. Subba Rao, FCA, DISA (ICAI)	Non- official Part time (Independent) Director
4	Capt. Anoop Kumar Sharma	Non- official Part time (Independent) Director
5	Smt. Sarla Balagopal, I.R.T.S. (Retd.)	Non- official Part time (Independent) Director

The details of changes in Board of Directors are covered in Board's Report.

2.2 No. of Board Meetings held with dates of the Meeting:

During the financial year 2021-22, 9 (Nine) Board meetings were held on 25.06.2021, 26.08.2021, 24.09.2021, 28.10.2021, 08.11.2021, 14.12.2021, 24.01.2022, 11.02.2022 and 25.03.2022.

2.3 Meetings and Attendance during the year

Attendance of each member along with Chairmanship/Membership of the Audit Committee (AC) and Stakeholder Relationship Committee (SRC) of Public Limited Companies (including KPL) as per the data/details made available to the Company/Committee is given below:

		No. of Board Meeting					mmittees ss all panies
Name of Director	Designation of the Director	held during the tenure of respective Director in F.Y. 2021- 22	No. of Board Meeting Attended	Last AGM attended	Other Directorship as on 31 st March 2022	As Member as on 31 st March 2022	As Chairman as on 31 st March 2022
Shri Sunil Paliwal	Chairman & Managing Director	9	9	Yes	3	AC-KPL SRC- KPL	Nil
Shri P. Raveendran	Nominee Director (ceased w.e.f. 30.09.2021)	3	3	Yes	Nil	Nil	Nil
Shri S. Balaji Arun kumar	Nominee Director	9	8	Yes	4	Nil	Nil
Shri. V.M.V Subba Rao	Independent Director	9	9	Yes	1	Nil	AC-KPL
Capt. Anoop Kumar Sharma	Independent Director	9	9	Yes	1	AC-KPL AC-DCI	Nil
Smt. Sarla Balagopal	Independent Director	9	7	No	Nil	AC-KPL	SRC- KPL

Note: KPL - Kamarajar Port Limited, SCL - Sethusamudram Corporation Limited, DCI - Dredging Corporation of India Limited

2.4 Disclosure of relationships between Directors inter-se: The Directors are not related to each other *inter se*.

3.0 Audit Committee

The role, terms of reference, Composition of the Audit Committee is in accordance with Companies Act, 2013 and other applicable provisions. Company Secretary acts as Secretary to the Audit Committee. Shri M. Gunasekaran, General Manager (Finance) cum CFO acts as the Nodal Officer to the Audit Committee. Head of Finance, Internal Auditors, Statutory Auditors and Senior Executives from various functions were invited to the Audit Committee meetings for interacting with the members of the Audit Committee. The members of Audit committee maintain a strong oversight of the financial reporting process, the audit process, the Company's system of internal controls and compliance with laws and regulations.

A. Composition of Audit Committee

The Audit Committee of the Company comprised of the following members as on 31.03.2022:

Shri V.M.V. Subba Rao	-	Chairman
Shri Sunil Paliwal	-	Member
Capt. Anoop Kumar Sharma	-	Member
Smt. Sarla Balagopal	-	Member

B. Meetings and Attendance during the year:

During the year 2021-22, 3 (three) Audit Committee meetings were held on 25.06.2021, 08.11.2021 and 11.02.2022.

C. The details of members including change, if any, in their tenure, number of meetings held during the year and attendance of the members are as under:

	No. of Meeting Held during tenure	Attendance by Members	
Members		No. of meetings	%
Shri V.M.V. Subba Rao	3	3	100
Shri Sunil Paliwal	3	3	100
Shri P. Raveendran(upto 30.09.2021)*	1	1	100
Capt. Anoop Kumar Sharma	3	3	100
Smt. Sarla Balagopal	3	3	100

* Consequent to Shri P. Raveendran ceasing to be a Director on the Board w.e.f. 30.09.2021, he ceased to be a member of this Committee.

4.0 Nomination and Remuneration Committee

The role, terms of reference and composition of the Nomination and Remuneration Committee is in accordance with Companies Act, 2013 and other applicable provisions. The Company Secretary acts as Secretary to the Nomination and Remuneration Committee.

A. Composition of Nomination and Remuneration Committee

Nomination and Remuneration Committee comprised of the following Members as on 31.03.2022:

Capt. Anoop Kumar Sharma	-	Chairman
Shri Sunil Paliwal	-	Member
Shri S. Balaji Arunkumar	-	Member
Smt. Sarla Balagopal	-	Member

B. Meetings and Attendance during the year

During the year 2021-22, two Nomination and Remuneration Committee meetings were held on 26.08.2021 and 08.11.2021.

C. The details of members including change, if any, in their tenure, number of meetings held during the year and attendance of the members are as under:

Members	No. of Meetings held during tenure	Attendance by Membe	
		No. of Meetings	%
Capt. Anoop Kumar Sharma	2	2	100
Shri Sunil Paliwal	2	2	100
Shri P. Raveendran* (upto 30.09.2021)	1	1	100
Shri S. Balaji Arunkumar** (From 21.10.2021)	1	1	100
Smt. Sarla Balagopal	2	2	100

* Consequent to Shri P. Raveendran ceasing to be a Director on the Board w.e.f. 30.09.2021, he ceased to be a member of this Committee.

**Shri. S. Balaji Arunkumar was inducted vide Circular Resolution No.4/2021-22 passed on 21st October 2021.

D. Remuneration received by Functional Directors

Details of remuneration of functional directors of the Company paid for the financial year 2021-22:

Name of the Directors	Salary & Other Allowances (Rs.)	Bonus / Commission/ PRP (Rs.)	Total (Rs.)
Shri Sunil Paliwal	37,46,158/-	-	37,46,158/-**

** The total remuneration mentioned above does not include value of perquisites under Section 17(2) of the Income Tax Act, 1961 and Terminal Benefits.

5.0 Stakeholder Relationship Committee

Stakeholder Relationship Committee looks into redressal of complaints/ grievances of bondholders pertaining to non receipt of interest/transfer/ transmission of bonds and other miscellaneous complaints. The Company Secretary acts as Secretary to the Stakeholder Relationship Committee.

A. Composition of Stakeholder Relationship Committee

As on 31.03.2022, the Stakeholder Relationship Committee comprised of the following Members:

Smt. Sarla Balagopal	-	Chairperson
Shri Sunil Paliwal	-	Member

B. Meetings and Attendance during the year

During the year 2021-22, 4 (four) Stakeholder Relationship Committee meetings were held on 25.06.2021, 26.08.2021, 28.10.2021 and 11.02.2022.

C. The details of members including change, if any, in their tenure, number of meetings held during the year and attendance of the members are as under:

	Entitled to	Attendan Membe	•
Members	lembers attend m		%
Smt. Sarla Balagopal * (From 21 st October, 2021)	2	2	100
Shri Sunil Paliwal	4	4	100
Shri P Raveendran** (Upto 30.09.2021)	2	2	100

*Smt. Sarla Balagopal was inducted in this committee vide Circular Resolution No.4/2021-22 passed on 21st October 2021.

** Consequent to Shri P. Raveendran ceasing to be a Director on the Board w.e.f 30.09.2021, he ceased to be on this Committee.

6.0 Board Level Committee on CSR and Sustainability Development

The role, terms of reference and composition of the Committee is in accordance with Companies Act, 2013 and other applicable provisions. Shri P. Radhakrishnan, DGM(Civil) acts as the Nodal Officer. Company Secretary acts as Secretary to the CSR Committee.

A. Composition of Board Level Committee on CSR and Sustainability Development

The Board Level Committee on CSR and Sustainability Development of the Company comprised of the following members as on 31.03.2022:

Shri Sunil Paliwal	-	Chairman
Shri S. Balaji Arunkumar	-	Member
Shri V.M.V. Subba Rao	-	Member

B. Meetings and Attendance during the year

During the year under review, 5 (five) Meetings of the Committee on CSR and Sustainable Development were held on 25.06.2021, 26.08.2021, 08.11.2021, 24.01.2022 and 25.03.2022.

C. The details of members including change, if any, in their tenure, number of meetings held during the year and attendance of the members are as under:

Members	Entitled to attend	Attendance by Members	
		No. of meetings	%
Shri Sunil Paliwal	5	5	100
Shri P. Raveendran* (Upto 30.09.2021)	2	2	100
Shri V.M.V. Subba Rao	5	5	100
Shri S. Balaji Arunkumar	5	4	80

* Consequent to Shri P. Raveendran ceasing to be a Director on the Board w.e.f 30.09.2021, he ceased to be a member of this Committee.

7.0 SEPARATE MEETING OF INDEPENDENT DIRECTORS

In terms of Schedule IV of the Companies Act, 2013, a Meeting of the Non-Executive Independent Directors of the Company was held on 8th November, 2021, in which all the Independent Directors participated. The attendance details of the said Meeting are given in the table below:

Members	Entitled to attend	Attendance by Members	
		No. of meetings	%
Shri V.M.V. Subba Rao	1	1	100
Capt. Anoop Kumar Sharma	1	1	100
Smt. Sarla Balagopal	1	1	100

8.0 GENERAL BODY MEETING

The date, time and place of the AGMs held during the preceding three years and special resolution passed thereat are as under:

Year	Date	Time	Place	Special Resolution passed
2020-21	24.09.2021	12.30 P.M	Through two way Video conferencing/ Other Audio Visual Means (OAVM)	-NIL-
2019-20	16.12.2020	11.00 A.M	Through two way Video Conferencing (VC) or Other Audio Visual Means (OAVM)	-NIL-
2018-19	06.09.2019	12.15 P.M	Board Room at the Registered office of the Company – 600 001	-NIL-

9.0 DISCLOSURES

- (i) Related Party Transactions are set out in Note No.30 (12) to the notes forming part of the financial statement for the year ended 31st March 2022 in the Annual Report.
- (ii) The statutory authorities have also not passed any strictures or imposed penalty on the Company under any Act/Rules during the last three financial years.
- (iii) Your Company has a Whistle Blower Policy and no personnel of the Company have been denied access to the Audit Committee.
- (iv) No item of expenditure was debited in books of accounts which was not for the purpose of the business. Further, no expense was incurred for the Board of Directors and Top Management which was personal in nature.
- (v) None of the Part time Directors of the Company have pecuniary relationship or transaction with the Company.
- (vi) Details of administrative & office expenses and financial expenses for the year under review and for the previous year are available in annual accounts.

10.0 CODE OF CONDUCT

As part of Kamarajar Port's persisting endeavor to set a high standard of conduct for its employees a "Code of Business Conduct and Ethics" has been laid down for all Board Members and Senior Management Personnel. All Board Members and Senior Management personnel have affirmed compliance with Kamarajar Port's "Code of Business Conduct and Ethics" for the financial year 2021-22.

```
_____
```

Declaration

All the Board Members and Senior Management of the Company have confirmed compliance with 'Code of Business Conduct and Ethics' for the year ended 31^{st} March 2022.

for Kamarajar Port Limited

Place:	Chennai
Date:	25.05.2022

Sd/-(Sunil Paliwal, I.A.S.) Chairman & Managing Director (DIN: 01310101)

11.0 TRAINING OF BOARD MEMBERS

Your Company has a policy for Training of Directors for Promoting better understanding of professional requirements as well as sensitization to professional, socio-economic and political environment in which work is done.

12.0 REVIEW OF COMPLIANCE OF APPLICABLE LAWS

The Board has periodically reviewed the compliance reports of all laws applicable to the Company to ensure compliance of all the applicable laws.

13.0 MEANS OF COMMUNICATION

The quarterly, half-yearly financial results are furnished immediately to Bombay Stock Exchange where the company's Tax Free Bonds are listed. These financial results were published in the Business Standard all Editions. The results were also sent to Debenture Trustees and Bond Holders and displayed on the website of the Company <u>www.kamarajarport.in</u>.

Annual Report containing inter-alia, Audited Accounts, Directors' Report, Auditors' Report, Cash Flow Statement and other important information is circulated to the members and others entitled thereto. Disclosures pertaining to Large corporate, Annual Report and Audited Financial statements including Directors' Report and Auditors' Report are also available on the web-site. All the events/information as per the provisions of SEBI Listing regulations are being displayed on the website of the Company.

Website of the Company contains Contact details of Compliance officer, Registrar and Transfer Agent. The Company has designated Shri M.Gunasekaran, General Manager (Finance) and Chief Financial Officer as Compliance Officer for servicing Tax Free Bond holders. The email id <u>mguna@kplmail.in</u> has been created for addressing the queries of Bond holders.

For and on behalf of the Board of Directors Kamarajar Port Limited

Place: Chennai **Date**: 11.8.2022

Sd/-Sunil Paliwal, I.A.S. Chairman & Managing Director (DIN: 01310101)



भारतीय लेखा तथा लेखा परीक्षा विभाग कार्यालय महानिदेशक वाणिज्यिक लेखा परीक्षा तथा पदेन सदस्य लेखा परीक्षा बोर्ड, चेन्नै

Indian Audit and Accounts Department Office of the Director General of Commercial Audit and Ex-Officio Member Audit Board, Chennai

No. DGCA/CA-II/2-240/2022-23/204

Dt. 28.07.2022

The Chairman-cum Managing Director, Kamarajar Port Limited, 2nd Floor, (North Wing) & 3rd Floor Jawahar Building, 17, Rajaji Salai, Chennai- 600 001

Sir,

To

Sub: Comments of the Comptroller and Auditor General of India under Section 143(6)(b) of the Companies Act, 2013 on the Financial Statements of Kamarajar Port Limited for the year ended 31 March 2022

I forward herewith Comments of the Comptroller and Auditor General of India under section 143(6)(b) of the Companies Act, 2013 on the financial statements of Kamarajar Port Limited for the year ended 31 March 2022.

Five copies of Printed Annual Report of your company may be arranged to be forwarded to this office.

Receipt of this letter may kindly be acknowledged.

Yours faithfully,

(DEVIKA NAYAR) DIRECTOR GENERAL OF COMMERCIAL AUDIT

Encl: As stated

COMMENTS OF THE COMPTROLLER AND AUDITOR GENERAL OF INDIA UNDER SECTION 143(6)(b) OF THE COMPANIES ACT, 2013 ON THE FINANCIAL STATEMENTS OF KAMARAJAR PORT LIMITED FOR THE YEAR ENDED 31 MARCH 2022.

The preparation of financial statements of Kamarajar Port Limited for the year ended 31 March 2022 in accordance with the financial reporting framework prescribed under the Companies Act, 2013 (Act) is the responsibility of the management of the company. The statutory auditor appointed by the Comptroller and Auditor General of India under section 139 (5) of the Act is responsible for expressing opinion on the financial statements under section 143 of the Act based on independent audit in accordance with the standards on auditing prescribed under section 143(10) of the Act. This is stated to have been done by them vide their Audit Report dated 25 May 2022.

I, on behalf of the Comptroller and Auditor General of India, have conducted a supplementary audit of the financial statements of Kamarajar Port Limited for the year ended 31 March 2022 under section 143(6)(a) of the Act. This supplementary audit has been carried out independently without access to the working papers of the statutory auditors and is limited primarily to inquiries of the statutory auditors and company personnel and a selective examination of some of the accounting records.

On the basis of my supplementary audit nothing significant has come to my knowledge which would give rise to any comment upon or supplement to statutory auditors' report under section 143(6)(b) of the Act.

For and on behalf of the Comptroller & Auditor General of India

(DEVIKA NAYAR) DIRECTOR GENERAL OF COMMERCIAL AUDIT

Place: Chennai Date: 28.07.2022

B. THIAGARAJAN & Co. CHARTERED ACCOUNTANTS INDEPENDENT AUDITORS' REPORT

To the Membersof Kamarajar Port Limited

Report on the Audit of Ind AS Financial Statements

Opinion

- We have audited the accompanying Ind AS financial statements of Kamarajar Port Limited("the Company"), which comprise the Balance Sheet as atMarch 31, 2022, the Statement of Profit and Loss (including Other Comprehensive Income), the Statement of Changes in Equity and the Statement of Cash Flows for the year ended on that date and a summary of significant accounting policies and other explanatory information (hereinafter referred to as the "financial statements").
- 2. In our opinion and to the best of our information and according to the explanations given to us, the aforesaid financial statements give the information required by the Companies Act, 2013 ("the Act") in the manner so required and give a true and fair view in conformity with the Indian Accounting Standards prescribed under section 133 of the Act read with the Companies (Indian Accounting Standards) Rules, 2015, as amended, ("Ind AS") and other accounting principles generally accepted in India, of the state of affairs of the Company as at March 31, 2022 and its profit, total comprehensive income, changes in equity and its cash flows for the year ended on that date.

Basis for Opinion

3. We conducted our audit of the financial statements in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Act. Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of theFinancial Statements section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India (ICAI) together with the ethical requirements that are relevant to our audit of thefinancial statements under the provisions of the Act and the Rules made thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ICAI's Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on thefinancial statements.

"VIGFIN HOUSE" OLD No.15, NEW No. 24, YOGAMBAL STREET, T. NAGAR, CHENNAI - 600 017 Phone : 42122115 42122116 e-mail : btandco@gmail.com GST No. : 33AADFB9485H1ZAStreet # Chetmai-17

Emphasis of Matters

- 4. Reference is invited to Note 30(20) regarding management's evaluation of the impact of the prevailing and emerging situation and circumstances arising out of Covid-19 virus which havehad an impact on people's health and on our society as a whole, as well as on the operational and financial performance of organizations,
- Reference is invited to Note 4(a)regarding pending conveyance deed/registration deeds for several of the immovable properties obtained by the Company from Government/ Government owned entities. Further, consideration/ compensation payable to various agencies is yet to be finalized and have not been provided for,
- Reference isinvited to Note 11 regarding excess payments of Rs.4509.49 Lakhs made to project contractors included in Other Assets - Non-Current and not capitalized till date pending disputes referred to High Court of Madras.
- Reference is invited to Note 30(18) regarding balances of Trade Receivable, term Loans and Advances, GST input credit, Advance tax and Tax deducted at source and Trade Payables as at 31st March 2022 to the extent not subsequently adjusted/paid are subject to confirmation and reconciliation.
- 8. Reference is invited to Note 30(15)(iii)(a) regarding initiation of arbitration proceedings by one of the BOT operators against the Company during the year stating various claims amounting to a sum of Rs 1629.69 Crores in respect of which counter claims have been filed by the Company and arbitrators appointed by both parties and the status of the arbitration proceedings as at the year end. Accordingly, for reasons mentioned in the said Note, no provision for the claims raised by the BOT operator is considered necessary as at the year end.
- Reference is invited to Note 10 regarding balance of MAT Credit Entitlement amounting to Rs 43,541.24 Lakhs as at the year end, which in management's estimates, will be recovered through utilization of such balances in future years.
- Reference is invited to Note 8 Loans and Advances regarding advances to employees (House Building Advance) termed as secured, in respect of which necessary creation of charge of security is in process for a sum aggregating to Rs.345.03 Lakhs as at the year end.

Our opinion is not modified in respect of the matters referred to Paragraphs 4 16 40 above.

Key Audit Matters

11. Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current period. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. We have determined the matters described below to be the key audit matters to be communicated in our report.

SNo.	Key Audit Matter	Auditor's response
1.	Accuracy of recognition, measurement, presentation and disclosures of revenues and other related balances in view of adoption of Ind AS 115 "Revenue from Contracts with Customers" (new revenue accounting standard) The application of the new revenue accounting standard involves certain key judgements relating to identification of distinct performance obligations, determination of transaction price of the identified performance obligations. The application of the new revenue accounting standard involves certain key judgements relating to identification of distinct performance obligations. The application of the new revenue accounting standard involves certain key judgements relating to identification of distinct performance obligations and determination of transaction price of the identified performance obligations	 We evaluated management's process to identify the impact of adoption of the new standard and tested key controls by selecting a sample of continuing and new contracts, and tested the operating effectiveness of the internal control, relating to identification of the distinct performance obligations and determination of transaction price. We also carried out a combination of procedures involving enquiry and observation, reperformance and inspection of evidence in respect of operation of these controls. We performed the following procedures on the selected samples: Read, analysed and identified the distinct performance obligations in these contracts. Compared these performance obligations with that identified by the Company. Considered the terms of the contracts to determine the transaction price including any variable considerationto verify the transaction price used to compute revenue and to test the basis of estimation of the variable consideration.
2.	Uncertain Direct/indirect tax positions and recoverability of taxreceivablesas at March 31, 2022, assets in respect of direct/indirect taxes including MAT Credit entitlements, pre- paid taxes and CENVAT recoverable which are pending for future set-offs/adjudication.	Our in-house expert has reviewed the nature of the amounts recoverable, the sustainability and the likelihood of recoverability upon final resolution.

Information Other than the Financial Statements and Auditor's Report Thereon

- 12. The Company's Board of Directors is responsible for the preparation of the other information. The other information comprises the information included in the Management Discussion and Analysis, Board's Report including Annexures to Board's Report, Business Responsibility Report, Corporate Governance and Shareholder's Information, but does not include the consolidated financial statements, financial statements and our auditor's report thereon.
- Our opinion on the financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.
- 14. In connection with our audit of thefinancial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with thefinancial statements or our knowledge obtained during the course of our audit or otherwise appears to be materially misstated.
- 15. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Management's Responsibility for theFinancial Statements

16. The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Act with respect to the preparation of these financial statements that give a true and fair view of the financial position, financial performance, including other comprehensive income, changes in equity and cash flows of the Company in accordance with the Indian accounting standards and other accounting principles generally accepted in India. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material missiblement, whether due to fraud or error.

- 17. In preparing the financial statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.
- The Board of Directors are also responsible for overseeing the Company's financial reporting process.

Auditor's Responsibilities for the Audit of the Financial Statements

- 19. Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.
- As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:
 - Identify and assess the risks of material misstatement of thefinancial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
 - Obtain an understanding of internal financial controls relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143(3)(i) of the Act, we are also responsible for expressing our opinion on whether the Company has adequate internal financial controls system in place and the operating effectiveness of such controls.



- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in thefinancial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of thefinancial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- 21. Materiality is the magnitude of misstatements in the financial statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonably knowledgeable user of the financial statements may be influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the financial statements.
- 22. We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.
- 23. We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.



24. From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation prec-ludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on Other Legal and Regulatory Requirements

- As required under section 143(5) of the Act, 2013, we give in the Annexure A, our report on the directions/sub-directions issued by the Comptroller and Auditor General of India.
- 26. As required by the Companies (Auditor's Report) Order, 2020("The order") issued by the Central Government of India in terms of sub-section 11 of section 143 of the Act, we give in the Annexure B,a statement on the matters specified in Paragraphs 3 and 4 of the Order, to the extent applicable.
- 27. As requiredby section 143(3) of the Act, we report that:
 - We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purposes of our audit;
 - b) In our opinion, proper books of account as required by law have been kept by the Company so far as appears from our examination of those books;
 - c) The Balance Sheet, the Statement of Profit and Loss including Other Comprehensive Income, Statement of Changes in Equity and the Statement of Cash Flows dealt with by this Report are in agreement with the books of account.
 - d) In our opinion, the aforesaidfinancial statements comply with the Ind AS specified under Section 133 of the Act.
 - e) On the basis of the written representations received from the directors as on March 31, 2022 taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2022 from being appointed as a director from terms of Section 164(2) of the Act.

- f) With respect to the adequacy of the internal financial control over financial reporting of the company and the operating effectiveness of such control, refer to our separate report in "Annexure C".Our report expresses an unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls over financial reporting.
- g) With respect to the other matters to be included in the Auditor's Report in accordance with the requirements of section 197(16) of the Act, as amended:

In our opinion and to the best of our information and according to the explanations given to us, the remuneration paid by the Company to its directors during the year is in accordance with the provisions of section 197 of the Act.

- h) With respect to the other matters to be included in the Auditor's report in accordance with rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
 - The Company has disclosed the impact of pending litigations on its financial position in its financial statements vide Note Reference 30(15).
 - The Company has made provision, as required under the applicable law or accounting standards, for material foreseeable losses, if any, on longterm contracts including derivative contracts.
 - iii. There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company.
 - iv. (a) The Management has represented that, to the best of its knowledge and belief, no funds (which are material either individually or in the aggregate) have been advanced or loaned or invested (either from borrowed funds or share premium or any other sources or kind of funds) by the Company to or in any other person or entity, including foreign entity ("Intermediaries"), with the understanding, whether recorded in writing or otherwise, that the Intermediary shall, whether, directly or indirectly lend or invest in other persons or entities identified in any manner whatsoever by or or behalf of the

Company ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;

- (b) The Management has represented, that, to the best of its knowledge and belief, no funds (which are material either individually or in the aggregate) have been received by the Company from any person or entity, including foreign entity ("Funding Parties"), with the understanding, whether recorded in writing or otherwise, that the Company shall, whether, directly or indirectly, lend or invest in other persons or entities identified in any manner whatsoever by or on behalf of the Funding Party ("Ultimate Beneficiaries") or provide any guarantee, security or the like on behalf of the Ultimate Beneficiaries;
- (c) Based on the audit procedures that have been considered reasonable and appropriate in the circumstances, nothing has come to our notice that has caused us to believe that the representations under subclause (i) and (ii) of Rule 11(e), as provided under (a) and (b) above, contain any material misstatement.
- v. As stated in Note 30(21) to the financial statements
 - (a) The final dividend proposed in the previous year, declared and paid by the Company during the year is in accordance with Section 123 of the Act, as applicable.
 - (b) The interim dividend declared and paid by the Company during the year and until the date of this report is in compliance with Section 123 of the Act.

For B. Thiagarajan & Co Chartered Accountants FRN 0043715

Ram Sriniyasan

Partner

Place: Chennai Date:25-05-2022 UDIN:22220112AJOXQT4698

ANNEXURE 'A' TO THE INDEPENDENT AUDITOR'S REPORT

Annexure referred to in paragraph 25under the heading "Report on Other Legal and Regulatory Requirements" of our Independent Auditors Report of even date on the Financial Statement of Kamarajar PortLimited for the year ended 31st March2022.

1	Whether the company has system in place to process all the accounting transactions through IT system? If no, the implications of processing of accounting transactions outside IT system on the integrity of accounts along with the financial implications, if any, maybe stated	process all the accounting transactions through IT system.
2	Whether there is any restructuring of an existing loan or cases of waiver/write offof debts/loan/interest etc. made by a lender to the company due to the company's inability to repay the loan? If yes, the financial impact maybe stated	of debts/loan/interest etc. made by a lender to the company due to the
3	Whether funds received/receivable for specific schemes from Central/State agencies were properly accounted for/utilized as per its term and conditions? List the cases of Deviation	During the year under review, the company has not received funds for specific schemes from Central/State agencies.

For B. Thiagarajan & Co Chartered Accountants FRN 0043715

Ram Srinivasan Partner M. No. 220112 GARAJAA Old # 15 New # 24 Vogtacias Street * T. Hagar Chennel-17

Place: Chennai Date: 25-05-2622 UDIN: 22220112 AJOXQT4698

ANNEXURE 'B' TO THE INDEPENDENT AUDITOR'S REPORT

(Referred to in paragraph 26 under 'Report on Other Legal and Regulatory Requirements' section of our report to the Members of Kamarajar PortLimited of even date)

- (a) (i) The company is maintaining proper records including quantitative details of Property, Plant and Equipment.
 - (ii) The company is maintaining proper records showing full particulars of Intangible assets.
 - (b) The Company has a program of verification to cover all the items of Property, Plant and Equipment in a phased manner which, in our opinion, is reasonable having regard to the size of the Company and the nature of its assets. Pursuant to the program, Property, Plant and Equipment were physically verified by the management during the year. According to the information and explanations given to us, no material discrepancies were noticed on such verification.
 - (c) The Company owns land measuring 2,787.27 acres acquired from TIDCO (950.00 acres), TNEB (1092.20 acres), Salt Department, Ministry of Commerce, Government of India (712.42 acres) and Government of Tamil Nadu (47.87 acres), which are under the possession of the company. Further, out of the total land area owned, 2,008.34 acres including 297.98 acres procured from TIDCO, 995.05 acres from TANGEDCO, 682.66 acres from Salt Department have been registered in the name of the Company and patta has been obtained for 32.65 acres procured from Government of Tamil Nadu and in respect of the balance, registration is in process.
 - (d) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not revalued its property, plant and equipment (including right of use assets) or intangible assets or both during the year.
 - (e) According to the information and explanations given to us and on the basis of our audit procedures, there are no proceedings have been initiated or are pending against the company for holding any benami property under the Benami Transactions (Prohibition) Act, 1988 (45 of 1988) and rules made thereunder.



- (a) The Company is engaged in the development and operation of portand is primarily rendering port services. It does not hold any physical inventories. Accordingly, clause3(ii)(a) of the Order is not applicable.
 - (b) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not been sanctioned working capital limits in excess of five crore rupees, in aggregate, from banks or financial institutions on the basis of the security of current assets at any point of time during the year. Accordingly, clause 3(ii)(b) of the Order is not applicable to the Company.
 - (a) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the company has not made any investments in, provided any guarantee or security or granted any loans or advances in the nature of loans, secured or unsecured, to companies, firms, Limited Liability Partnerships or any other parties during the year.

3.

- (b) According to the information and explanations given to us and based on the audit procedures conducted by us, the company has not made any investments in, provided any guarantee or security or granted any loans or advances in the nature of loans provided during the year and the terms and conditions of the grant of loans and advances in the nature of loans during the year are, prima facie, not prejudicial to the interest of the Company.
- (c) According to the information and explanations given to us and on the basis of our examination of the records of the Company, in our opinion, the Company has not given any loans and advances in the nature of loans, and accordingly Paragraph 3 Clause 3(c) is not applicable to the Company.
- (d) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not given any loans and advances in the nature of loans, and accordingly Paragraph 3 Clause 3(d) is not applicable to the Company.
- (e) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not given any loans and advances in the nature of loans, and accordingly Paragraph 3 Clause 3(e) is not applicable to the Company.



91

- (f) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not granted any loans or advances in the nature of loans either repayable on demand or without specifying any terms or period of repayment.
- According to the information and explanations given to us and based on the audit procedures conducted by us, the Company has neither made any investments nor has it given loans or provided guarantee or security in violation of Sections 185 & 186 of the Companies Act.
- 5. The Company has not accepted any deposits or amounts which are deemed to be deposits within the directives issued by the Reserve Bank of India and the provisions of sections 73 to 76 or any other relevant provisions of the Companies Act. Accordingly, provisions of clause 3(v) of the Order are not applicable.
- 6. As per the information and explanation given to us, the Central Government has not prescribed the maintenance of cost records under sub-section (1) of section 148 of the Companies Act for any of the services rendered by the Company. Accordingly, clause 3(vi) of the Order is not applicable.
- 7. (a) According to the information and explanation given to us and as per our examination of the records of the company, the Company has been generally regular in depositing undisputed statutory dues including Goods and Service Tax, provident fund, employees' state insurance, income-tax, sales-tax, service tax, duty of customs, duty of excise, value added tax, cess and any other statutory dues to the appropriate authorities.

There were no undisputed amounts payable in respect of Goods and Service tax, Provident Fund, Employees' State Insurance, Income Tax, Sales Tax, Service Tax, duty of Custom, duty of Excise, Value Added Tax, Cess and other material statutory dues in arrears as at March 31, 2022 for a period ofmore than six months from the date they became payable.



(b) According to the information and explanation given to us and as per our verification of the records of the Company, the following disputed amounts of tax/ duty have not been deposited with appropriate authorities as at 31st March 2022.

Statute	Nature of dues		Period to which the amount relates	Forum to which amount is pending	Remarks If any
Income Tax Act, 1961	Income tax	Rs. 4,631.43	AY 2012-13 to AY 2014-15, 2018-19	CIT (Appeals)	Nil

- 8. According to information and explanation given to us and as per our examination of the records of the company, the Company has not surrendered or disclosed any transactions, previously unrecorded as income in the books of account, in the tax assessments under the Income Tax Act, 1961 as income during the year.
- (a) According to information and explanation given to us and as per our examination of the records of the company, the Company has not defaulted in repayment of loans or other borrowings or in the payment of interest thereon to any lender.
 - (b) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not been declared a wilful defaulter by any bank or financial institution or government or government authority.
 - (c) In our opinion and according to the information and explanations given to us, the company has utilized themoney obtained by way of term loans during the year for thepurposes for which they were obtained.
 - (d) According to the information and explanations given to us, and the procedures performed by us, and on an overallexamination of the finance statements of the company, wereport that no funds raised on short-term basis have been used for long-term purposes by the company.
 - (e) According to the information and explanations given to usand on an overall examination of thefinancial statements of the company, we report that the company has not taken anyfunds from any entity or person on account of or to meet the obligations of its subsidiaries, associates or joint ventures.



- (f) According to the information and explanations given to usand procedures performed by us, we report that the company has not raised loans during the year on the pledgeof securities held in its subsidiaries, joint ventures or associate companies.
- (a) The Company has not raised any moneys by way of initial public offer or further public offer (including debt instruments) Accordingly, clause 3(x)(a) of the Order is not applicable.
 - (b) According to the information and explanations given to us and on the basis of our examination of the records of the Company, the Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year. Accordingly, clause 3(x)(b) of the Order is not applicable.
- (a) According to the information and explanations given to us and as per our examination of the records of the company, no fraud either on or by the company has been noticed or reported during the year.
 - (b) No report under sub-section (12) of section 143 of the Companies Act has been filed in Form ADT-4 as prescribed under rule 13 of Companies (Audit and Auditors) Rules, 2014 with the Central Government, during the year and upto the date of this report.
 - (c) We have taken into consideration the whistle blower complaints received by the company during the year while determining the nature, timing and extent of audit procedures.
- The Company is not a Nidhi company and accordingly, paragraph 3(xii) of the Order is not applicable.
- 13. According to the information and explanations given to us and based on our examination of the records of the Company, transactions with the related parties are in compliance with sections 177 and 188 of the Act where applicable and details of such transactions have been disclosed in thefinancial statements as required by the applicable accounting standards.



- (a) In our opinion and based on our examination, the company has an internal audit system commensurate with the size and nature of its business.
 - (b) We have considered the internal audit reports of the company issued till date, for the period under audit.
- 15. According to the information and explanations given to us and based on our examination of the records of the Company, the Company has not entered into non-cash transactions with directors or persons connected with him. Accordingly, paragraph 3(xv) of the Order is not applicable.
- (a) The Company is not required to be registered under Section 45-IA of the Reserve Bank of India Act, 1934. Accordingly, clauses 3(xvi)(a) and 3(xvi)(b) of the Order are not applicable.
 - (b) The Company is not a Core Investment Company (CIC) as defined in the regulations made by the Reserve Bank of India. Accordingly, clause 3(xvi)(c) of the Order is not applicable.
 - (c) According to the information and explanations provided to us during the course of audit, the Group does not have any CICs.
- The company has not incurred cash losses in thefinancial year and in the immediately preceding financial year.
- There has been no resignation of the statutory auditors during the year. Accordingly, clause 3(xviii) of the Order is not applicable.
- 19. On the basis of the financial ratios, ageing and expected dates of realisation of financial assets and payment of financial liabilities, other information accompanying thefinancial statements, the auditor's knowledge of the Board of Directors and management plans, we are of the opinion that no material uncertainty exists as on the date of the audit report that company is capable of meeting its liabilities existing at the date of balance sheet as and when they fall due within a period of one year from the balance sheet date.



- 20. (a) In respect of other than ongoing projects, the company hastransferred unspent amount to a Fund specified in Schedule VII to the Companies Act, 2013 within a period of six months of the expiry of the financial year in compliance with second proviso to sub-section (5) of section 135 of the said Act.
 - (b) In respect of ongoing projects, the Company has transferred unspent Corporate Social Responsibility (CSR) amount as at the end of the previous financial year, to a Special account within a period of 30 days from the end of the said financial year in compliance with the provision of section 135(6) of the Act.

For B. Thiagarajan & Co Chartered Accountants FRN 004371S

Ram Srinivasan Partner M. No. 220112

Place: Chennai Date: 25-05-2022 UDIN: 22220112 AJOXQT4698



ANNEXURE - C TO THE INDEPENDENT AUDITORS' REPORT

(Referred to in paragraph 27(f) under 'Report on Other Legal and Regulatory Requirements' section of our report to the Members of Kamarajar Port Limitedof even date)

Report on the Internal Financial Controls under Clause (i) of Sub-section 3 of Section 143 of the Companies Act, 2013 ("the Act")

We have audited the internal financial controls over financial reporting of M/s Kamarajar Port Limited("the Company") as of 31st March 2022 in conjunction with our audit of thefinancial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

The Company's management is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India ('ICAI'). These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Act.

Auditors' Responsibility

Our responsibility is to express an opinion on the Company's internal financial controls over financial reporting based on our audit. We conducted our audit in accordance with the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting (the "Guidance Note") and the Standards on Auditing, issued by ICAI and deemed to be prescribed under section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls, both applicable to an audit of Internal Financial Controls and, both issued by the Institute of Chartered Accountants of India. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.



Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Company's internal financial controls system over financial reporting.

Meaning of Internal Financial Controls Over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal financial control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Inherent Limitations of Internal Financial Controls Over Financial Reporting

Because of the inherent limitations of internal financial controls over financial reporting, including the possibility of collusion or improper management override of controls, material misstatements due to error or fraud may occur and not be detected. Also, projections of any evaluation of the internal financial controls over financial reporting to future periods are subject to the risk that the internal financial control over financial reporting may become inadequate because of changes in conditions, or that the optimize of compliance with the policies or procedures may deteriorate.



Opinion

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at 31st March 2022, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

For B. Thiagarajan & Co Chartered Accountants FRN 004371S

Ram Srinivasan Partner M. No. 220112

Place: Chennai Date: 25-05-2022 UDIN: 22220112AJ0×&T4698



		(Rupees in Likh
Note No.	Ar at March 11 2022	As at March 31,
14012 140		2021 (Audited)
	(Analisa)	(vnanca)
+	274261.66	275798.2
		1206/8
		15881.0
2	312.18	469.9
7	4154.50	4160.0
8	300.90	378.0
9	440.929	392.6
10	14225.84	147215
11	8086.28	7411.15
1		
12	0.400.000	
	1005051700	7770.42 12001.44
		53.95
2	- 197 197	135.11
14		288.30
11	1532.80	1875.80
	1000	100000
	344974.58	334048.96
1 1		
15	Terminers.	Sectoria
1 10	and the second se	205394.9
1 1	1000000	210,094,0
1 1		
1 1		
	-	
16	59309.51	66377.0
	435.20	197.0
	1	-
1.16	7633.14	8730.10
- I		
16	11024.50	10957.66
1.000	1.1012.000	10000
20	338.18	120.86
20	2790.69	4479.2
17	508.04	(51.32
1.	-	
19260		5639,50
18		1490.96
	3440/4.58	334048,95
34)		
1 10 3		
तार पीर दिये चेन्नाई Chennai	a) law	ARAJAN & CO., red Accountants, FRN . 6043715 MISRINIVASAN Parmer
	+ 3 6 7 8 9 10 11 12 13 8 9 10 11 12 13 8 9 14 11 15 16 17 18 19 16 17 18 19 16 17 18 19 10 11 12 13 8 9 14 11 15 15 16 17 18 9 14 11 15 15 16 17 18 9 10 11 11 15 15 16 17 18 9 14 11 15 15 16 17 18 9 14 11 15 15 16 17 18 19 16 17 18 19 16 17 18 19 16 17 18 19 16 17 18 19 16 17 18 19 16 17 18 19 16 17 18 19 16 17 18 19 16 17 18 19 16 17 18 19 16 17 18 19 16 17 14 19 18 19 16 17 14 19 18 19 16 17 14 19 18 10 17 14 19 18 10 17 14 19 18 10 17 14 19 18 10 17 14 19 18 10 17 14 19 18 10 17 14 19 18 10 17 14 19 18 10 17 14 19 18 10 17 14 19 18 10 17 14 19 18 10 17 14 19 18 10 10 17 14 19 18 10 10 17 14 19 18 10 10 10 17 14 19 18 10 10 10 10 10 10 10 10 10 10	(Audited) 4 274264.60 2035.33 2035.33 5 2035.33 6 305.18 7 4154.56 8 305.84 9 440.99 10 14225.84 11 8186.28 12 5788.93 13 9171.11 8 49.74 9 228.72 14 81532.80 15 308.000 1532.80 344074.58 15 308.000 16 53309.51 17 435.29 18 19 19 338.18 20 338.18 20 338.18 20 338.18 20 20.13.77 18 1400.91 20 338.18 20 20.13.77 18 344074.58 30 1400.91 14 501.3.77



Kamarajar Post Lamited

CIN:L-15203TN1999PLC043322 (A Company of Ch.

-			1	(Rs in lakits)
	Particulars	Note No.	Vear Ended Mar 31, 2022	Vear Ended Mar M, 2021
Incon		-		
2	Revenue From Operations	21	83261.51	58109.2
щ	Other Income	22	1822.30	632.43
23.00	Total Income		85083.81	58741.72
Esper	V 1 5 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
ų.	Operating Cost	23	7207.98	7108.20
司師	Employee Benefits Pirance Cost	24	2252.34	1893.13
iny iv)		25	6234.10	6499.05
-	Deprestation & Amortization Expenses Other Expenses	26	9061.46	8499.44
	100 M M M M M M M M M M M M M M M M M M	27	6469,27	5157.83
Perifit	Total expenses before exceptional items and tax		31225.15	29157.73
- rual	DOARS IN CHORDE VOOL		53858.66	29583.99
Profit	Exceptional Innae Before Tax	28		
r tonit			53858.66	29583.99
	Less : Tax expense - Current Tax	1222		
	- Correct Tax - Deforced Tax	10	9410.19	5200.38
Profit	for the period from continuing operations	10	428.51	9112.95
	Profit/(loss) from discontinued operations		44019.96	15270.66
	Tax expense of discontinued operations		2	18
Sec. Re.				
I	from discontinued operations after tax			
	Profit for the year		44,019.96	15,270.66
11 1)	Other Comprehensive Income Items that will not be avelassified to profit or loss			
	- Remeasurements of the defined benefit plans		198.78	25.80
	Less Income Tax on Above	10	(69.40)	-9.02
	- Change in fair value of Equity isstroments	1220	5.52	12.03
	Less Income Tax on Above		1.93	-1.28
	Other Comprehensive bussour		125.73	27.54
	Total Comprehensive Income for the period			
-	Barnings per equity share :		44145.69	15298.20
	(1) Basic	29	14.72	5.10
	(2) Diluted	23	14.72	

The mapp referred to above, form an integral part of the financial statements,

For KAMARAJAR PORT LIMITED

S.P

Dia 1 07526368

Company Secretary

Director

5-BALAJI ARUNKUMAR, IRTS

JAVALARSHMU SRINIVASAN

UNIL PALIWAL, LA.S., Chairman & Managing Director DIN: 01310101

Significant Accounting Policies

Υ M. GUNASEKARAN Chief Financial Officer & Compliance Officer

Place : Chennai Date : 25th May, 2022

For B.THIAGARAJAN & CO., uld fa 507 चेनद Cheanai

ajar Port

1 10 3

RAM SRINIVASAN Parmer

Chartered Accountines,

FRN.0043715

M.No.220112 UDIN: 22220112AJOXQT4698



Kamarajar Port Limited CIN:U45203TN1999PLC043322 (A company of Chennai Port Trust) "Jawahar Buildings", No.17, Rajaji salai, Chennai 600 001.

Cash Flow Statement For the 31st March, 2022

	(Rupces in la					
Particulars	For the year ended Mar 31, 2022	For the year ended Mar 31, 2021				
	Audited	Audited				
A. CASH FLOW FROM OPERATING ACTIVITIES						
Not Profit/Loss Before Tax	53858.66	29583.9				
Adjustment for-						
Less / (Profit) on Sale of Fixed Assets	1.00					
Deperintion	9051.46	\$499.44				
Interest & Finance Charges	6175.60	6919.63				
Short Term gain on Mutual Funds		(9.37				
Interest Income	(474_30)	(462.41				
Operating Profit before Working Capital Changes	68521.43	44531.25				
Adjustment for-	1000000	.0.22070				
Louis & Advances (Non-Current)	17.30	30.57				
Other Assets (Non-Corrent)	(48.01)	(32.28				
Other man-runtent Assets	(675.10)	6217.61				
Trade Receivables	1981.52	(2953.85				
Louns & Advances	4.21705	(1.01				
Other Assets	(93.61)	(125.17				
Other Current Assets	541.85	142.99				
Other Financial Liabilities (Non-Carrent)	58.20	(169.15				
Other Non-curract Liabilities	(896.96)	395.12				
Trade payables	(1471.78)	345.60				
Other Financial Liabilities	(143.28)	(438.47				
Other current liabilities	(488,80)	1484.97				
Provisions	(89.96)	550.19				
Current Tax Payments	(9989.99)	(5100.47				
Net Cash From Operating Activities	57307.04	44907.83				
B. CASH FLOW FROM INVESTING ACTIVITIES		44747-865				
Purchase of Property Plant and Equipment	(14568.58)	(16034.26				
Investments made during the Year		1				
Short Term gain on Mutual Funds		9.37				
Interest Income	474.30	462.41				
Net Cash From Investing Activities	(13894.27)	(15562.48)				
C. CASH FLOW FROM FINANCING ACTIVITIES	(contract)	(assessed and				
Dividend paid during the Year	(24000.00)	(18000.00)				
Louns mixed during the year	4,000.00	Concerned				
Loans repaid during the year	(11067.50)	(11145.08)				
interest & Finance Charges	(6175.60)	(6919.63)				
Net Cash From Financing Activities	(37243.30)	(36064.71)				
D. Net changes in Cash & Cash equivalents	6169.66	(6719.36)				
E. Opening Cash & Cash Equivalents (Note No 13)	3201.44	9920.80				
F. Closing Cash & Cash Equishlents (Note No 13)	9371.11	3201.44				

ARA.

Old # 15

New # 24

Vogmuloat Street

T. Nagai

Chennall-1

0n

*

Fo KAMARAJAR PORT LIMITED Sm SUNIL PALLWAL, LA.S., S-BALAJI ARUNKUMAR, IRTS For B.THIAGARAJAN & CO., Chairman & Managing Director Director Chartered Accountant, हर पोर्ट / DIN: 01340101 DIN: 07526368 FRN.0043718 चेन्नई Chennai 5 M. GUNASEKARAN JAYALAKSHMI SRI RAM SRINIVASAN Var Part Chief Financial Officer & **Company Secretary** Partner **Compliance** Officer M.No.220112 UDIN: 22220112AJOXQT4698 Place : Chennai Date : 25th May, 2022.

Kamanajar Port Limited CIN C453037N3999PLC343322 (A Company of Chemnel Port Trans)

Statement of Changes In Equity - Balance as at Max March, 2022

Equity Share Capital

Balance as at April 1, 2022	Changes in share capital during the year	Balance on at Mar 31, 2022
36,03		3000
Balance as at April 1, 2021	Changes in share capital during the year	Balance as at Mar 31, 2021
30,00	Contraction of the local of the	3000

Other Equity

Particulars	Reserves and Surplus		Other Computerits of Equity			
	Debencure Redemption Reserve	General Reserve	Retained Earnings	Remeasurement of Net Defined benefit Liability/ Amet	FVTOCI- Inventories	Total
	(Buptes in lakts)					
Balance at the beginning of the reporting period	7130.30	7962.00	1921-19:29	(25.75)	(10.1275)	205204.86
Changes in accounting policy /Prior proind orners	6.08	0.00	0.00	0.00	0.00	0.00
Restated balanced						
Total Comprehensive Income for the Year	0.05	0.00	+4019.96	0.00	0.00	44019.96
Other Comprehensive Income for the Year	0.01	6300	0.00	129.32	(3.79)	125.73
Transfer to Debesture Redemption Reserve	862.91	0.00	(862.93)	0.00	0.00	0.00
Divident - F.Y. 2020-21	0.00	0.00	(15000.005	0.00	0.00	(15000.00)
Interim Dividend - F.Y. 2021-22	0.00	0,00	(3000.02)	0.00	0.00	(9600.00)
Balance at the end of the reporting period	7993.23	7902.00	211306.33	103.59	(2554,60)	225350.55

Other Equity

	Reserves and Surplus		nd Surplus	For the year ended 3 Other Components of Equity		Constant Constant of Constant	
Perticulars	Debenture Redemption Reserve	General Reserve	Retained Earnings	Remeasurement of Net Defined benefit Liability/ Asset	PVTOCI- levratiscus	Total	
	(Rupers in lakes)						
Balance at the beginning of the reporting period	6367.37	7902.00	195741.36	(42.51)	(1961.36)	207906.66	
Charges in accounting policy prior preciod errors	0.00	10.00	0.00	0.00	8.00	0.00	
Total Comprehensive Income for the Year	0.01	0.00	15270.66	0.00	0.00	15270.66	
Other Competitionise Income for the Year	0.00	8.00		15.79	10.75	27.54	
Transfer to Debostate Redemption Reserve	862.93	100	(812,53)	0.00	0.00	0.00	
Dividend - P.Y. 2020 23	0.00	8,000	(18000.00)	ane	0.00	(18100.00)	
Price period score	0.00	0.00	0.00	0.00	0.00	0.00	
Balance at the cod of the reporting period	7130.50	7902.06	192149.29	(25.73)	(1951.01)	206204.86	





CIN: U452031N1999PLC043322 "Jawahar Buiklings", 17, Rajaji Salai, Chennai 600 001. Notes to the Financial Statements

1. Corporate Information:

Kamarajar Port Limited is a Public Limited Company domiciled in India and incorporated under the provisions of Companies Act, 1956. The Company is operating mostly on landlord port model limiting its functions to overall planning, development, mobilization of investments for the development of port and common infrastructure facilities. The development and operations of the terminals are mostly entrusted to private operators/captive users.

2. Basis of Preparation :

The Company has adopted Ind-AS, in accordance with Notification dated February 16,2015 issued by Ministry of Corporate Affairs, Government of India, with effect from April 01, 2016 with a transition date of April 01, 2015.

All amounts included in the financial statements are reported in Indian rupces (Rupees in Lacs) except equity shares, which are expressed in numbers.

3. Significant Accounting Policies

3.1. Use of estimates and judgment:

The preparation of stand-alone financial statements of the Company requires management to make judgements, estimates and assumptions that affect the reported amounts of revenues, expenses, assets and liabilities, and the accompanying disclosures, and the disclosure of contingent liabilities.

3.2. Functional and presentation currency:

These financial statements are presented in Indian rupces, the national currency of India, which is the functional currency of the Company.

3.3. Revenue Recognition:

- Revenue from services is measured at the fair value of the consideration received or receivable net of discounts and excluding taxes and duties. Revenue from service rendered will be recognised upon completion of services. Revenue is recognised when following conditions are met
 - i) the amount of revenue can be measured reliably;
 - ii) It is probable that the economic benefits associated with the transaction will flow to the entity;
 - iii) the costs incurred for the transaction and the costs to complete the transaction can be measured reliably.
 - iv) No significant uncertainty exists as to its collection.

Revenue stream Includes:

- i) Vessel Related Income.
- ii) Cargo related income.
- iii) Revenue share and Licence fee arising from Leasing of land and waterfront on BOT and other port users / captive users.
- iv) Composite Tariff.





CIN: U45203TN1999PLC043322 "Jawahar Buildings", 17, Rajaji Salai, Chennai 600 001. Notes to the Financial Statements

Revenue recognition in respect of each stream of revenue is described below:

i) Vessel Related Income

Vessel related income consists of income from handling of the vessels. Revenue attributable to Vessel related operations are recognized on completion of the specific services.

ii) Cargo related income

Cargo related income consists of income from rendering services with respect to cargo and are recognised on completion of related services

iii) Leasing of land and waterfront on BOT/Captive use basis.

- a) Revenue share from BOT operators is calculated at the quoted % on the gross revenue as per concession / licence agreement on accrual basis up to end of the financial year.
- b) Income from Operating Lease which include escalation clause in line with the general inflation trends is accounted as per terms of the contract.
- c) Income from other Operating Lease is recognized on a straight-line basis over the term of lease.
- d) Contingent Rent is recognized as income in the period in which they accrue.

iv) Composite Tariff

Composite Tariff represents the income earned at a composite tariff for the cargo handled by captive users.

2 Dividend income from investments is recognized when the Company's right to receive payment is established and it is probable that the economic benefits associated with the transactions will flow to the Company and the amount of income can be measured reliably.

3 a. Interest income from financial instruments is recognized when it is probable that the economic benefits will flow to the Company and the amount of income can be measured reliably. Interest income is accrued on a time basis, by reference to the principal outstanding and at the effective interest rate applicable, which is the rate that exactly discounts estimated future cash flows through the expected life of the financial instruments to that instrument's net carrying amount on initial recognition.

b. Interest income on belated/disputed revenue are recognised on realization basis.

3.4. Property, Plant and Equipment:

Property, plant and equipment are stated at cost, less accumulated depreciation and impairment, if any. Costs directly attributable to acquisition are capitalized until the property, plant and equipment are ready for use, as intended by the Management. The Company depreciates property, plant and equipment over their estimated useful lives using the straight-line method.

The cost of an item of property, plant and equipment is recognized as an asset if, and only if it is probable that future economic benefits associated with the item will flow to the Company and the cost of the item can be measured reliably. The cost of an item of PPE is the cash price equivalent at the recognition date.





CIN: U45203TN1999991x043322 "Jawahar Buildings", 17, Rajaji Salai, Chennai 600 001. Notes to the Financial Statements

The cost of an item of PPE comprises:

- Purchase price, including import duties and non-refundable purchase taxes, after deducting trade discounts, rebates, taxes/duties and cess on which input credit for capital goods is availed.
- Costs directly attributable to bringing the PPE to the location and condition necessary for it to be capable of operating in the manner intended by management.
- iii) The initial estimate of the costs of dismantling and removing the item and restoring the site on which it is located.

The amounts becoming payable by the Company on account of uncontested arbitral awards on project claims and interest on such awards up to the date of commissioning of the asset are capitalized in the year of award as additions during the year in the respective asset category. The interest after the date of commissioning of the asset on such awards payable to the contractor is treated as revenue expenditure in the year of award.

When parts of an item of Property, Plant and equipment have different useful lives, they are accounted for as separate items (major components) of property, Plant and equipment.

Gains and losses on disposal of an item of property, plant and equipment are determined by comparing the proceeds from disposal with the carrying amount of Property, Plant and equipment and are stated at net values under "Other Income/ Other Expenses" in the Statement of Profit or Loss.

The company has chosen the cost model for recognition and this model is applied to all class of assets. After recognition as an asset, an item of PPE is carried at its cost less any accumulated depreciation and any accumulated impairment losses.

Major repairs and overhauling costs:

The Company recognises in the carrying amount of property, plant and equipment, the cost of replacing part of such an item when that cost is incurred, cost of major repairs/ overhauling if the recognition criteria are met. The carrying amount of replaced part is derecognised and the cost of repairs is amortized over the remaining useful life of the repair/ overhaul.

3.5. Intangible Assets

Intangible Assets are stated at cost, less accumulated depreciation and impairment, if any.

Identifiable intangible assets are recognized when the company controls the asset; it is probable that future economic benefits expected with the respective assets will flow to the company for more than one economic period; and the cost of the asset can be measured reliably. Amortisation is provided on Straight Line Method (SLM), which reflect the management's estimate of the useful life of the intangible assets.

Intangible assets with finite lives are amortised over the useful economic life and assessed for impairment whenever there is an indication that the intangible asset may be impaired. The amortisation expense on intangible assets with finite lives is recognised in the Statement of Profit and Loss unless such expenditure forms part of carrying value of another asset.





CIN-1145203TN199991.C043322 "Jawahar Buildings", 17, Rajaji Salai, Chennai 600 001. Notes to the Financial Statements

3.6. Depreciation

The depreciable amount of an item of PPE is allocated on a straight line basis over its useful life as prescribed in the manner specified in Schedule II of Companies Act, 2013.

For each part of an item of PPE with a cost that is significant in relation to the total cost of the asset and useful life of that part is different from remaining part of the asset, is depreciated separately. Depreciation on all such items is provided from the date they are 'Available for Use' till the date of sale / disposal and includes amortization of intangible assets. Freehold land is not depreciated. An item of PPE is derecognized upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. In case of port specific assets, the depreciation is charged at the rate as determined in accordance with the life of those assets as per the practice prevailing in Major ports in India. Depreciation on addition in value of assets due to arbitral award is claimed over the remaining useful life of the assets from the start of the financial year in which such award is passed and accepted.

3.7. Borrowing Costs

The Company capitalises borrowing costs that are directly attributable to the acquisition, construction or production of qualifying asset as a part of the cost of the asset. The Company recognises other borrowing costs as an expense in the period in which it incurs them. A qualifying asset is an asset that necessarily takes a substantial period of time to get ready for its intended use or sale.

To the extent the Company borrows generally and uses them for the purpose of obtaining a qualifying asset, amount of borrowing cost eligible for capitalization is computed by applying a capitalization rate to the expenditure incurred. The capitalization rate is determined based on the weighted average of borrowing costs, other than borrowings made specifically towards purchase of a qualifying asset. Borrowing costs also includes exchange differences to the extent as an adjustment to the borrowing costs.

3.8. Foreign Currency Transactions:

Transactions in currencies other than the functional currency are recognized at the rates of exchange prevailing at the dates of the transactions.

At the end of each reporting period, monetary items denominated in foreign currencies are translated at the rates prevailing at the reporting date.

Foreign currency monetary items (except where realisability of overdue receivable is uncertain) are converted using the closing rate as defined in the Ind AS-21. Non-monetary items are reported using the exchange rate at the date of the transaction. The exchange difference gain/loss is recognized in the Statement of Profit and Loss.





CEN: U45203TN1999PLC043322 "Jawahar Buildings", 17, Rajaji Salai, Chennai 600 001. Notes to the Financial Statements

3.9. Government Grant

Government grants are recognised where there is reasonable assurance that the grant will be received and all related conditions are complied with. These grants are classified as grants relating to assets or revenue based on the nature of the grants.

Grants relating to depreciable assets are initially recognised as deferred revenue and subsequently recognised in the Statement of Profit and Loss on a systematic basis over the useful life of the asset generally in the same proportion in which depreciation is charged on the depreciable assets acquired out of such contribution. Changes in estimates are recognised prospectively over the remaining life of the assets.

Grants in the form of revenue grant are recognised as income on a systematic basis over the periods that the related costs, for which it is intended to compensate, are expensed.

Grants in the form of non-monetary assets such as land and other resources are recognised at fair value and presented as deferred income which income is recognized in the Statement of Profit and Loss over the expected useful life in a pattern of consumption of the benefit of the underlying asset.

3.10. Provisions

Provisions are recognized when the company has a present obligation (legal or constructive) as a result of a past event, it is probable that an outflow of economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation.

Provisions are reviewed at the end of each reporting period and adjusted to reflect the current best estimate. A provision is reversed when it is no longer probable that an outflow of resources embodying economic benefits will be required to settle the obligation.

If the effect of the time value of money is material, provisions are discounted using a current pre-tax rate that reflects, when appropriate, the risks specific to the liability. When discounting is used, the increase in the provision due to the passage of time is recognised as a finance cost.

3.11. Contingent Liabilities / Assets:

Contingent Liabilities

Contingent liabilities are not recognized but disclosed in Notes to the Accounts when the company has possible obligation due to past events and existence of the obligation depends upon occurrence or nonoccurrence of future events not wholly within the control of the company.

Contingent liabilities are assessed continuously to determine whether outflow of economic resources have become probable. If the outflow becomes probable then relative provision is recognized in the financial statements.





CIN: U45203TN1999PLC043322 "Jawahar Buildings", 17, Rajaji Salai, Chennai 600.001. Notes to the Financial Statements

Where an entity is jointly and severally liable for an obligation, the part of the obligation that is expected to be met by other parties is also treated as a contingent liability. The entity recognises a provision for the part of the obligation for which an outflow of resources embodying economic benefits is probable, except in the extremely rare circumstances where no reliable estimate can be made.

Contingent Accels;

Contingent Assets are not recognised in the financial statement or disclosed in Notes.

3.12. Employee benefits:

i) Defined Benefit Plan:

Provision for gratuity, leave encashment/availment and other terminal benefits is made on the basis of actuarial valuation using the projected unit credit method. Re-measurement, comprising actuarial gains and losses, the effect of the changes to the asset ceiling and the return on plan assets excluding interest (if applicable), is reflected immediately in the statement of financial position with a charge or credit recognized in other comprehensive income in the period in which they occur. Re-measurement recognized in other comprehensive income is reflected immediately in retained earnings and will not be reclassified to Statement of Profit or Loss.

ii) Defined Contribution Plan:

Contribution to Provident Fund is recorded as expenses on accrual basis.

iii) Short Term Employee Benefits:

Short term employee benefits obligations are measured on an undiscounted basis and expensed as the related services are provided. A liability is recognized for the amount expected to be paid under short-term employee benefits if the company has a present legal or constructive obligation to pay this amount as a result of past service provided by the employee and the obligation can be estimated reliably.

3.13. Taxation

Income tax expense represents the sum of the current tax and deferred tax.

Current tax

The current tax is based on taxable profit for the year. Taxable profit differs from 'profit before tax' as reported in the Statement of Profit and Loss and other comprehensive income because of items of income or expense that are taxable or deductible in other years and items that are never taxable or deductible. The Company's current tax is calculated using tax rates that have been enacted or substantively enacted by the end of the reporting period.

Deferred tux

Deferred tax is provided using the balance sheet approach on temporary differences at the reporting date between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes at the reporting date.





CIN: U45203TN 1999PL C043322 "Jawahar Buildings", 17, Rajaji Salai, Chennai 600 001. Notes to the Financial Statements

The carrying amount of deferred tax assets is reviewed at each reporting date and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be utilised. Unrecognised deferred tax assets are reassessed at each reporting date and are recognised to the extent that it has become probable that future taxable profits will allow the deferred tax assets to be recovered.

Deferred tax liabilities and assets are measured at the tax rates that are expected to apply in the period in which the liability is settled or the asset realised, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period.

Deferred tax assets and deferred tax liabilities are offset if a legally enforceable right exists to set off current tax assets against current income tax liabilities and the deferred taxes relate to the same taxable entity and the same taxation authority.

The break-up of the major components of the deferred tax assets and liabilities as at balance sheet date is arrived at after setting off deferred tax assets and liabilities.

Current and deferred tax for the year

Current and deferred tax are recognized in profit or loss, except when they relate to items that are recognized in other comprehensive income or directly in equity, in which case, the current and deferred tax are also recognized in other comprehensive income or directly in equity respectively. Where current tax or deferred tax arises from the initial accounting for a business combination, the tax effect is included in the accounting for the business combination.

3.14. Impairment:

If the recoverable amount of an asset (or cash-generating unit/Fixed Assets) is estimated to be less than its carrying amount, the carrying amount of the asset (or cash-generating unit) is reduced to its recoverable amount. An impairment loss is recognized immediately in Statement of Profit and Loss.

Recoverable amount is the higher of fair value less costs of disposal and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset for which the estimates of future cash flows have not been adjusted.

When an impairment loss subsequently reverses, the carrying amount of the asset (or a cash-generating unit) is increased to the revised estimate of its recoverable amount, so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognized for the asset (or cash-generating unit) in prior years. A reversal of an impairment loss is recognized immediately in Statement of Profit and Loss, unless the relevant asset is carried at a revalued amount, in which case the reversal of the impairment loss is treated as a revaluation increase.





CIN: U45203TN1999PLC043322 "Jawahar Buildings", 17, Rajaji Salai, Chennai 600 001, Notes to the Financial Statements

At the end of each reporting period, the company reviews the carrying amounts of its tangible, intangible assets to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss (if any). When it is not possible to estimate the recoverable amount of an individual asset, the company estimates the recoverable amount of the cashgenerating unit to which the asset belongs.

Intangible assets with indefinite useful lives and intangible assets not yet available for use are tested for impairment at least annually or whenever there is an indication that the asset may be impaired.

3.15. Earnings per share:

Basic earnings per equity are computed by dividing the net profit attributable to the equity holders of the company by the weighted average number of equity shares outstanding during the period. Diluted carnings per equity share is computed by dividing the net profit attributable to the equity holders of the company by the weighted average number of equity shares considered for deriving basic earnings per equity share and also the weighted average number of equity shares that could have been issued upon conversion of all dilutive potential equity shares.

3.16. Financial instruments:

i) Non-derivative financial instruments:

Non-derivative financial instruments consist of:

- Financial assets include cash and cash equivalents, trade receivables, employee advances, other advances, security deposits, investments in equity securities and other eligible current/non-current assets;
- Financial liabilities include long/short-term loan, borrowings, trade payables, security deposits, retention monies and other eligible current/non-current liabilities.

Non derivative financial instruments are recognized initially at fair value including any directly attributable transaction costs except financial instrument measured at fair value through Statement of Profit and Loss which are initially measured at fair value. Financial assets are derecognized when substantial risks and rewards of ownership of the financial asset have been transferred. In cases where substantial risks and rewards of ownership of the financial assets are neither transferred nor retained, financial assets are derecognized only when the Company has not retained control over the financial asset.

Subsequent to initial recognition, non-derivative financial instruments are measured as described below:

a) Investments in, equity securities (other than Subsidiaries, Joint Venture and Associates) are valued at their fair value. These investments are measured at fair value and changes therein, other than impairment losses, are recognized in Statement of Other Comprehensive Income. The impairment losses, if any, are reclassified from Other Equity to Statement of Profit and Loss. When an available for sale financial asset is derecognized, the related cumulative gain or loss recognised in Other Equity is transferred to the Statement of Profit and Loss.





CIN: U45203TN1999PLC043322 "Jawahar Buildings", 17, Rajaji Salai, Chennai 600 001, Notes to the Financial Statements

b) Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. They are presented as current assets, except for those maturing later than 12 months after the reporting date which are presented as non-current assets. Loans and receivables are initially recognized at fair value plus directly attributable transaction costs and subsequently measured at amortized cost using the effective interest method, less any impairment losses. Loans and receivables comprise trade receivables, unbilled revenues, staff advances, security deposits paid and other assets.

The company estimates the un-collectability of accounts receivable by analysing historical payment patterns, customer concentrations, customer credit-worthiness and current economic trends. If the financial condition of a customer deteriorates, evaluation is made for additional allowances required, if any.

c) Trade and other payables:

Trade and other payables are initially recognized at fair value, and subsequently carried at amortized cost using the effective interest method. For these financial instruments, the carrying amounts are approximate fair value due to the short term maturity of these instruments.

d) Security Deposits

Security Deposits are initially recognized at fair value plus directly attributable transaction costs and subsequently measured at amortized cost using the effective interest method, less any impairment losses.

c) Tax Free Bonds:

Tax free bonds are recognized initially at fair value net of transaction costs. In subsequent periods, Tax free bonds are presented at amortised cost using effective interest method. Interest expenses are recognised in the statement of profit or loss as financial expenses over the life of the tax free bonds using effective interest rate.

ii) Impairment of financial assets

Financial assets, other than those at Fair Value through Profit and Loss (FVTPL), are assessed for indicators of impairment at the end of each reporting period. Financial assets are considered to be impaired when there is objective evidence that, as a result of one or more events that occurred after the initial recognition of the financial asset, the estimated future cash flows of the financial asset have been affected. For Available for Sale (AFS) equity investments, a significant or prolonged decline in the fair value of the security below its cost is considered to be objective evidence of impairment.

For all other financial assets, objective evidence of impairment could include:

- Significant financial difficulty of the issuer or counterparty;
- Breach of contract, such as a default or delinquency in interest or principal payments;





CIN: U452037N1999PLC043322 "Jawahar Buildings", 17, Rajaji Salai, Chennai 600 001, Notes to the Financial Statements

 Probability that the borrower will eater bankruptcy or financial re-organisation; or the disappearance of an active market for that financial asset because of financial difficulties.

Certain categories of financial assets such as trade receivables are assessed for impairment on individual basis. Objective evidence of impairment for a portfolio of receivables could include companies past experience of collecting payments, as well as observable changes in national or local economic conditions that correlate with default on receivables.

For financial assets that are carried at cost, the amount of impairment loss is measured as the difference between the asset's carrying amount and the present value of the estimated future cash flows discounted at the current market rate of return for a similar financial asset. Such impairment loss will not be reversed in subsequent periods.

The carrying amount of the financial asset is reduced by the impairment loss directly for all financial assets with the exception of trade receivables; such impairment loss is reduced through the use of an allowance account for respective financial asset. When a trade receivable is considered uncollectible, it is written off against the allowance account. Subsequent recoveries of amounts previously written off are credited against the allowance account. Changes in the carrying amount of the allowance account are recognized in Statement of Profit and Loss.

For financial assets measured at amortised cost, if, in a subsequent period, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognized, the previously recognized impairment loss is reversed through Statement of Profit and Loss to the extent that the carrying amount of the investment at the date the impairment is reversed does not exceed what the amortised cost would have been had the impairment not been recognized.

iii) De-recognition of financial assets

The Company de-recognises a financial asset when the contractual rights to the cash flows from the asset expire, or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another party. If the Company neither transfers nor retains substantially all the risks and rewards of ownership and continues to control the transferred asset, the Company recognises its retained interest in the asset and an associated liability for amounts it may have to pay. If the Company retains substantially all the risks and rewards of ownership of a transferred financial asset, the Company continues to recognise the financial asset and also recognises a collateralised borrowing for the proceeds received.

On de-recognition of a financial asset in its entirety, the difference between the asset's carrying amount and the sum of the consideration received and receivable and the cumulative gain or loss that had been recognized in other comprehensive income and accumulated in equity is recognized in profit or loss.

3.17. Segment Information

The Chairman cum Managing Director (CMD) of the Company is identified as the Chief Operating Decision Maker (CODM) as defined by Ind AS-108, "Operating Segments." The CMD of the Company evaluates the segments based on standalone financial statements. The Management considers "Port Services" rendered in India as a single reportable Business/Geographical segment.





CEN: U45203TN1999PL£043322 "Jawabar Buildings", 17, Rajaji Salai, Chennai 600 001. Notes to the Financial Statements

3.18. Prior Period

Errors of material amount relating to prior period(s) are disclosed by a note with nature of prior period errors, amount of correction of each such prior period presented retrospectively, to the extent practicable along with change in basic and diluted earnings per share. However where retrospective restatement is not practicable for a particular period then the circumstances that lead to the existence of that condition and the description of how and from where the error is corrected are disclosed in Notes on Accounts.

3.19. Leases

The Company assesses at contract inception whether a contract is, or contains, a lease. That is, if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

As a lessee

The Company applies a single recognition and measurement approach for all leases, except for shortterm leases and leases of low-value assets. The Company recognises lease liabilities to make lease payments and right-of-use assets representing the right to use the underlying assets.

i) Right-of-Use Assets

The Company recognises right-of-use assets ("RoU Assets") at the commencement date of the lease (i.e., the date the underlying asset is available for use). Right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any re measurement of lease liabilities. The cost of tight-of-use assets includes the amount of lease liabilities recognised, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received. Right-of-use assets are depreciated on a straight-line basis over the shorter of the lease term and the estimated useful lives of the assets.

If ownership of the leased asset transfers to the Company at the end of the lease term or the cost reflects the exercise of a purchase option, depreciation is calculated using the estimated useful life of the asset. The right-of-use assets are also subject to impairment. Refer to the accounting policies in Section (I) Impairment of non-financial assets.

ii) Lease Lizbilities.

At the commencement date of the lease, the Company recognises lease liabilities measured at the present value of lease payments to be made over the lease term. The lease payments include fixed payments (including in substance fixed payments) less any lease incentives receivable, variable lease payments that depend on an index or a rate, and amounts expected to be paid under residual value guarantees. The lease payments also include the exercise price of a purchase option reasonably certain to be exercised by the Company and payments of penalties for terminating the lease, if the lease term reflects the Company exercising the option to terminate. Variable lease payments that do not depend on an index or a rate are recognised as expenses (unless they are incurred to produce inventories) in the period in which the event or condition that triggers the payment occurs. In calculating the present value of lease payments, the





CIN: U45203TN1999PLC043322 "Jawahar Buildings", 17, Rajaji Salai, Chennai 600 001. Notes to the Financial Statements

Company uses its incremental borrowing rate at the lease commencement date because the interest rate implicit in the lease is not readily determinable. After the commencement date, the amount of lease liabilities is increased to reflect the accretion of interest and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is re measured if there is a modification, a change in the lease payments (e.g., changes to future payments resulting from a change in an index or rate used to determine such lease payments) or a change in the assessment of an option to purchase the underlying asset. Lease liabilities has been presented under the head "Other Financial Liabilities".

iii) Short-term leases and leases of low-value assets

The Company applies the short-term lease recognition exemption to its short-term leases (i.e., those leases that have a lease term of 12 months or less from the commencement date and do not contain a purchase option). It also applies the lease of low-value assets recognition exemption that are considered to be low value. Lease payments on short-term leases and leases of low-value assets are recognised as expense on a straight-line basis over the lease term.

As a Jessor

Leases in which the Company does not transfer substantially all the risks and rewards of ownership of an asset are classified as operating leases. Rental income from operating lease is recognised on a straight-line basis over the term of the relevant lease. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset and recognised over the lease term on the same basis as rental income. Contingent rents are recognised as revenue in the period in which they are carred.

Leases are classified as finance leases when substantially all of the risks and rewards of ownership transfer from the Company to the lessee. Amounts due from lessees under finance leases are recorded as receivables at the Company's net investment in the leases. Finance lease income is allocated to accounting periods so as to reflect a constant periodic rate of return on the net investment outstanding in respect of the lease.

3.20. Current/Non-Current Classification:

The Company presents assets and liabilities in the balance sheet based on current/non-current classification. An asset is classified as current if:

- (a) it is expected to be realized or sold or consumed in the Company's normal operating cycle;
- (b) it is held primarily for the purpose of trading;
- (c) it is expected to be realized within twelve months after the reporting period; or
- (d) it is cash or a cash equivalent unless it is restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period.





CIN: U45203TN1999PLC043322 "Jawahar Buildings", 17, Rajaji Salai, Chennai 600 001. Notes to the Financial Statements

All other assets are classified as non-current.

A liability is classified as current if:

- (a) it is expected to be settled in normal operating cycle;
- (b) it is held primarily for the purpose of trading;
- (c) it is expected to be settled within twelve months after the reporting period,
- (d) it has no unconditional right to defer the settlement of the liability for at least twelve months after the reporting period.

All other liabilities are classified as non-current.

The operating cycle is the time between acquisition of assets for processing and their realization in cash and cash equivalents. The Company's normal operating cycle is twelve months.

3.21. Dividend distribution to shareholders:

Dividends proposed by the board of directors are recognized in the financial statements when approved by the shareholders at the Annual General Meeting.

3.22. Prepaid expenses

Revenue expenditure under each head are segregated into current year and prepaid wherever the amount exceeds Rs.29,000/-

3.23. Premia for foreclosure

Premia for foreclosure of loans or any part thereof is recognised as finance cost in the year in which the foreclosure is effected.

3.24. Liquidated damages

Liquidated damages is accounted on certainty basis.

3.25. Statement of Cash Flows

Cash Flows are reported using the Indirect Method. For the purposes of the cash flow statement, cash and cash equivalents include cash in hand, at banks and demand deposits with banks, net of outstanding bank overdrafts that are repayable on demand and are considered part of the Company's cash management system.





Ramarajar Port Limited CIN:L42013TN1999PL0043322 (A Company of Chennei Port Truet) Notes to accounts for the year ended 31st March, 2022

4 4. Peoperty, Plant and Equipment

Particulas	Gross carrying value as at April 1, 2021	Addition	Dispusal/adjust ments	Gross carrying rulue as at March 31,2022	Accumulated depreciation as at April 1, 2021	Depreciation for the year	Disposal/Adj uniments	Accumulated depreciation as at Mar 31, 2022	Canying Value as at Mar 31,2022
buel	13,952.64		*	63,952,64					63,952.64
Building, Stock & Other Structure	12,001.59	105.30	23,15	12,781.54	1,508.16	26132	-7.54	1,851.94	10,929.59
Whence & Boundaries	(4,495.91			16:582'19	8,113.66	1,534,35		9,650.01	54,835,90
Rosada	12,422.34	4,429.75	19	16,852.09	2,593,22	18,966	4	3,590.06	13,262.02
Redway Track & Signaling System	8,005.28	120.10		8,795,38	2,814.24	548.08	1	1,382.33	5,413.05
Docks, Sensults, Perts & Break Water	57,637,86	•		\$7,637,86	12,651.94	124.74	×	13,406,68	44,231.19
Merigeneral Ada	101102		2	381.62	297.00	1979	1.9	303.61	78.06
Vehicles	208.25			208.25	63.95	32.00		86.05	121.51
Eluctrical Installations	1,912.61	363.43		2,266.05	1,197.89	11.113	4	1,329.00	937.04
Insurfation For Water, Communication &	306,19		5	206.19	158,45	8.69	*	165.13	139.06
Electrical Applitude	290.53	0.16		231.09	128.52	15.52	(ik	150.08	10.18
Office Equipment	191.85	76.13	1	267.595	159.93	13,02	5	172.95	95.04
Pluminure & Plumings	GPUHC .	16.01		15,536	494.14	201105	à	570.20	395.34
Computers	867,64	252.32	5	1,119.96	\$47.74	136.301	4	704.24	415.72
Poet Basin & Enterner Chantel	\$0,K28,74	32K-4D		\$1,157.14	9,386.51	3.9.91, 166	ŝ,	13,318.37	77,838,77
Plant & Machinery	1,113.69	1,524.49		2,638,18	388.63	216.96	5.54	1,105.49	1,532.69
Security Asses	85.00	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1		65.00	54.51	216	1	56.67	8,42
Total	316856.73	7276.79	(23.15)	324110.37	41158.48	57.MC78	分野し	49845.71	274264.66

[red

0 The Compare owes and measuring 2802-39 acres applied from TeUX, TNUK, TUDCO and Soft Department, Ministry of Commone, and of which 2582.29 acres a optical from some and the community of Commone. And account of the common and the common account of the the behave 15.22 acres of faed is yet to also procession as drace bards were under ligation. Out of 15.22 acres of land under ligation, two weir perilicans W.P. No. 2014./2011 & 26042/2011 were find in True. Props & Thins P. Schmei against the land sequencies. The Hen/ble High Count of Madeas value in Judgement dated 10.11.2019 system the Sonification of 3.40) and the Declaration u/s, 6 of the Land Acquisition (Act, in so dot as the lands of the puritones). The court available in initiae load asquisition proceedings after by isoting a finals. Notification u/w403 of the Land Acquisitions Acc. The economy has decided not to appeal against the judgement of the Hundble High Cover of Makins dated 19.11.2019 in W.P. No.2004(2014). The point had remained an amount of 85.2.80 tables for 1.28 networks and 20.02 tables for and commutative of Re.3.44 fables shown under Diewood / adjustments

b) The compary presented 950 acress of land from TIDCD, yet of which 357,00 acres gar explored in the nume of the company products for high explored in program.

The company procured 1092.20 acres of land from TANGEDCO, out of which 25345 zeros got registered in the name of the company and the behavior registerion is in progress

The company presented TL242 acres of had from Sair Department, nur of which 662 fistories gas registered in the ranks of the normal the halance regretation is in progress

The company acquired MA6 acres of land from GoTN and the Patta obtained in the nume of company.

M/s. Unnone Cost Terminal Private Limited and M/s. SICM, from One Terminale Limited, M/s. Adam Contrinue Terminal Private Limited, M/s. Reneard Brivate Limited and M/s. SICM, Reneard Brivate Limited, M/s. Reneard Brivate d) Land meaning in Sum. 134000, 54254, 472460, 384789 [Phase 1 & I]), 171614, 520401 & 20135 (nucl meaning \$55.07 and) about to BOT operators via: M/A. Emmire Tark Territate Private Lincited Private I.al and M/s. Indian Oil Corporation Limited respectively.





Notes to accounts for the year ended 31st March, 2022

- 52

Particulars	Gross carrying value as at April 1, 2020	Additions	Disposal/adjust ments	Geoss carrying value as at Mar 30,2021	Accumulated depectation as at Apeil 1, 2020	Depreciation for the year	Disposal/Adj ustments	Accumuland depectation as at Mar 30,2021	Carrying Value as at Mar 30,2021
but	80.056.08	000	(114)	63,952.64	000	000	(5483		63.952.64
Building Sheds & Other Structura	12324/0	374.99)	0000	12,699.59	1187.39	320.77	000	1.508.16	11.151.42
Where is 8 Beambries	64485.01	0,000	000	64,485.91	15.7730	1336.35	000	8.113.66	56.372.25
Rouds	8513.00	3502.35	600	12,422.34	1988.01	605.21	0.00	2.505.22	9.829.12
Rubury Track & Signalling System	700015	12,1142	000	8,696.28	2259.06	555.19	0.00	2,814,24	5,701.04
Docks, Sequal is, Piers & Break Water	57637.86	000	000	57,637,86	11897,29	さざに	0/0	12.631.94	44, 985, 92
Novignitional Nida	381.67	0070	000	281.67	290.59	6.61	000	297.00	19 467
Vehicles	184.47	23,728	000	208.25	42.10	21.45	000	60.05	144.30
Electrical Installations	1862.03	2.2	000	1,912.61	1050.40	137.43	10710	1,197.89	734.72
Installation For Wann, Communication &	306.19	00/0	000	306.19	149.76	10°W	0070	158.45	147.74
Electrical Appliance	198.60	SALKS	000	230.93	108.60	19.91	0000	128.62	102.41
Coffice Displacement	1160.03	2.83	000	191.86	144.79	15.14	000	150.03	20.05
Furniture & Fittings	320.00	15.43	000	946.43	419.57	74.57	0000	494.14	452.29
Computers	334/68	0670L	000	867.64	426.84	120.90	0000	847.74	319.91
Now Basin & Katmung Churad	94530CM	5907.588	000	70,828.74	65'6915	3916.52	0.00	9.386.51	81,442,23
Plant & Machinery	34/0601	14.24	000	1,113.69	728.45	160.43	0.00	888.63	223.06
Sepuetry Assee	65.00	0010	100	65.09	52.21	121	0.00	54.81	10.50
Total	305990.15	10.08801	(3.44)	316836.75	32901.77	17.285.21	0.00	45058.48	27,202,00





Kamatajar Poet Limited CIN:U45203TN19999PLO043322 (A Company of Chennai Port Trust) Notes to accounts for the year ended 31st March, 2022

Right of Use Assets

Particulars	Gross carrying value as at April 1, 2021	Additions	Disposal/ad ustments	Gross carrying value as at Mar 31, 2022	Accumulated depreciation as at April 3, 2021	Depreciation for the year	Disposal/ adjustmen ts	Accumulated depreciation as at Mar 31,2022	Carrying Value as at Mar 31,2022
Lasted assets of Registered office	2,025.58	636.27	,	2,661.85	515.73	110.79		626.52	2.035.33
Total	2025.58	636.27	0.00	2661.85	515.73	110.79	000	626.52	2035.33

Right of Use Assets

Particulars	Gross carrying value as at April 1, 2020	Additions	Disposal/adj ustments	Gross currying value us at Mar 31,2021	Accumulated depreciation as at April 1, 2020	Depreciation for the year	Disposal/ adjuatmen ts	Accumulated depreciation as ut Mar 31,2021	ut as at Mar 31,2021
outed assets of Registered office	2,002.42	23,16		2,025.38	427.20	88.53		515.73	1,509.85
total	2002.42	23.16	00/0	2025.58	427.20	88,53	00/0	515.73	1509.85





Kamarajar Port Limited CIN:U45203TN1999PLC043322 (A Company of Chennai Pon Trust)

Notes to accounts for the year ended 31st March, 2022

5 Capital Work- In- Progress

Particulars	Balance as at April 1, 2021	Additions/ Adjustemnts during the year	Capitalized / Adjustments during the year	Balance as at Mar 31,2022
CWIP - Building Sheds & Other Structures	776.51	612.11	-105.10	1283.52
CWIP - Wharves & Boundaries	31.05	1086.61	0.00	1117.66
CWIP Roads	4058.92	6035.90	-4429.75	5665.07
CWIP - Railway Track & Signafling System	9389.59	4835.94	-190.10	14035.44
CWIP - Docks Seawalls, Piers & Break Water	0.00	0.00	0.00	0.00
CWIP -Navigational Aids	0.00	0.00	0.00	0.00
CWIP - Vehicles	0.00	0.00	0.00	0.00
CWIP -Electrical Installations	0.00	0.00	0.00	0.00
CWIP - Installation For Water, Communication & 15	0.00	the second se	0.00	0.00
CWIP - Electrical Appliance	0.00	0.00	0.00	0.00
CWIP - Office Equipment	0.00	0.00	0.00	0.00
CWIP - Computers	0.00	0.00	0.00	0.00
CWIP - Port Basin & Entrance Channel	369.01	124.10	-328.40	164.71
CWIP - Plant & Machinery	1256.00	343.49	-1524.49	75.00
CWIP - Furniture & Fittings	0.00	9.61	0.00	9.61
CWIP-Computer software	8.00	0.00	0.00	0.00
Total	15881.07	13047.77	(6577.83)	22351.01
Previous Year	10761.86	15935.98	(10816.77)	15881.07





Kamarajar Port Limited CIN:U45203TN1999PLC043322

(A Company of Chennai Port Trust)

Notes to accounts for the year ended 31st March, 2022

Intangible Assets - Software

Particulars	As at Mar 31, 2022	As at March 31, 2021
Gross carrying value as at April 1	1,092.96	1,077.73
Additions	1.19	15.23
Disposal/acjustments		
Gross carrying value as at March 31	1,094.15	1,092.96
Accumulated depreciation as at April 1	623.06	468.86
For the Year	155.90	154.21
On Disposal/adjustments		
Accumulated depreciation as at Mar, 31	778.96	623.06
Carrying Value as at March 31	315.18	469.90





Kamarajar Port Limited CIN:U45203TN1999PLC043322

(A Company of Chennai Port Trust)

Notes to accounts for the year ended 31st March, 2022

7 Investments

	(Rupces i	n lakhs)
Particulars	As at Mar 31, 2022	As at Mar 31,2021
Non-Current	Contraction of the second	51,2021
Investment in Shares-Quoted		
10000 shares in Dreedging corporation of India (Market value as at 31 st March, 2022 - R&31,55,5007-)	31.56	37.07
Investment in Shares - Unquoted		
Equity Shares of Sethusamudrum Corporation Ltd # Less Provision for Dimunition in value of Investments	3000.00	3000.00
Equity Shares of Cheeniai Ennore Port Read Company Lui	-3000.00	-3000.00
(3,40,00,000 Figuine shares of Rs.10/- per share: Previous year - 3,40,00,000 Equity shares of Rs.10/- per share]	3400.00	3400.00
Equity Shares of Indian Port Rail Corporation Limited. 7,20,000 Equity shares of Rs.10/- per share; Previous year - 7,20,000 Equity shares of Rs.10/- per share)	720.00	720.00
Equity Shares of Kanniyakannari Poet Limited	2.00	2.00
20,000 Equity shares of Rs.10/- per share; Previous year - 20,000 Equity shares of Rs.10/- rer share)	1.00	2.00
nvestments in Renewable Energy Cortificate 66 Equity shares of Rs.1515.52/- per share; Previous year - 66 Equity shares of Rs.1515.52 (cr share)	1.00	1.00
Total		
Current	4154.56	4160.07
ovestments in Liquid Funds		
Total	-	-
As the dredging work is suspended from 14.09.2007 upon the direction of the H B	0.00	0.00

#. As the dredging work is suspended from 14.09.2007 upon the direction of the Honble Supreme Court of India and as there is no further progress in the project since then, the Management has provided for dimunition towards the Investmenta in Equity shares of Sethuaamudram Corporation Limited.

8 Loans & Advances

Particulars	As at Mar 31, 2022	Ås at Mar
Long Term	1944 31, 2065	31,2021
Second (coasidined good)		
Advances to Employees (House Building Advance)		
Advances to Employees (Vehicle Advance)	355.09	367.42
Total	5.77	10.74
Short Term	360.86	378.10
Secured (cassideeed good)		
Advances to Employees (House Boilding Advance)		
Advances to Employees (Vihicle Advance)	-42.86	42.43
Advances to Employees (Others)	2.54	4.48
	4.34	7.05
Total	45.74	53.95

Advances to Employees (House Building Advance) include Rs.202.45 lakhs being advances extended to 16 employees for which Memo of Deposit is pending.





Kamarajar Port Limited CIN:U45203TN1999PLC043322 (A Company of Chennai Port Trust)

Notes to accounts for the year ended 31st March, 2022

9 Other Financial Assets

Particulars	As at Mar 31, 2022	As at Mar 31,2021
Long Term		ashears.
Depasits		
Interest accrued on:	440.89	392.87
-Advances to Related Pasties	0.00	
Total	440.89	0.00
Short Term	196.63	372.81
luterest accrucil on		
-Short Term Deposits		
-Advances to Related Parties	4.34	0.00
Income Receivable	0.00	0.00
	224.38	135.11
Total	228.72	135.11

Income reservable represents unbilled post services which was subsequently billed in April 2022.

10 Tax Expense

Tax recognised in Statement of profit and loss

Particulars	As at Mar 31, 2022	As at Mar 31,2021
Corrent income tax		organitat
In respect of current year	0410.19	5200.38
In respect of prior years		2010.38
Sub Total (A)	9410,19	5200.38
Deferred tax expense		3200.39
Origination and reversal of temporary differences	428.51	1720.98
Changes in tax ente		
Change in accounting policy		2418.61
	-	4973.36
Sub Total (B)	428.51	9112.95
Total (A+B)	9838.70	14313.33

Tax recognised in other comprehensive income

Particulars	As at Mar 31, 2022	As at Mar 31,2021
Defined benefit plan acturial gains (losses)	69.46	9.02
Change in fair value of Equity instruments	-1.93	1.28
Total	67.53	10.30

Movement in deferred tax balances during the year along with cateogry wise break up

Particulars	As at Mar 31, 2022	As at Mar 31,2021
Deferred Tax Liability		- signed
Property, Plant & Equipment	(32,286.65)	(30,710.83)
Sub Total	(32,286.65)	(30,710.83)
Deferred tax Assets	(54,400,00)	(35,710,83)
Any Section 40a(ia) Disallowance		
Any Section 43B Disallowance		
Provision for Bod & Doubtful Debts - @ effective tax rate	1,359.75	454.18
MAT Credit entitlement	43,541.24	43,538.45
Sevement in Defined Benefit Plan	82.18	120.06
Supprision in Investment - @ effetive tax rate	1,048.32	1,048.32
Onera A Samp	481.00	271.70
Sup Tetal	46512.49	45432.71
eferred Tax Assets/ (Liabilities)	14225.84	14721.90

Kamarajar Port Limited CIN:U45203TN1999PLC043322 (A Company of Chennai Port Trust) Notes to accounts for the year ended Mat March, 2022

11 Other Assets

Particulars	As at Mar 31, 2022	As at Mar 31,2021
Non-Current		
Advance for Capital Expenditure	7700.49	7328.63
Prepuid Expenses	130.30	0.00
Deferred Employee Cost	136.19	149.59
Defined Benefit Plan Asset/(Labilities) - Graminy	68.68	-51.80
Defined Benefit Plan Asset/ (Liebšities) Harned Leave Encoshment	50.61	-15.24
Total	8086.28	7411.19
Current		
Advance to Contractors	833.62	1058.22
Propaid Lense Rental	0.00	0.00
Peepaid Exponses	339.61	29.73
GST Input Credit	359.57	725.82
Other Assets	0.00	62.11
Total	1532.80	1875.88

Advance for Capital expenditore order Non-current includes Rs:4509.50 hidds being excess payment to Project contractors referred to High Court of Madras at the time of taken over the Assets and habilities from Chennai Port Trust on 22.06.2001.

12 Trade Receivables

Particulars	As at Mar 31, 2022	As at Mar 31,2021
Trade receivables		
- Unsecured - Considered good	5788.93	7770.44
+ Doubtful	3891.22	1299.74
Less: Allowances for doubtful debts	-3891.22	-1299.74
Total	5788.93	7770.45

13 Cash & Cash Equivalents

Particulars	As at Mar 31, 2022	As at Mar 31,2021
Cash on hand	0.13	0.00
Cheques, Drafts on hand	0.00	0.00
Balances with Banks	1370.98	3201.44
Sub-total (A)	1371.11	3201.44
Other Bank Balances		120200
- Term Deposit		
- Less than 3 months	3000.00	0.00
- More than 3 room he but less than 12 months	5000.00	0.00
Sub-total (B)	8000.00	0.00
Total	9371.11	3201.44

14 Current Tax Assets

	Particulars	As at Mar 31, 2022	As at Mar 31,2021
	Tax and Tax Deducted at Source	81096.46 -80227.79	71106.47 -70817.61
Chenna 15	Total Cherry	868.66	288.86

Kamarajat Port Limited CIN:U45203TN1999PLC043322 (A Company of Chennai Port Trust)

Notes to accounts for the year ended 31st March, 2022

15 Equity Share Capital

Particulars	As at Mar 31, 2022	As at Mar 31,2021
Aothorized		
Equity shares of Rs. 10/- each		
500,000,000 cquity shares	50000.00	50000.00
Issued, subscribed and fully paid		
Equity shares of Rs. 10/- each		
300,000,000 equity shares	30000.00	30000.00
	30000.00	30000.00

Reconciliation of share Capital:

Particulars	As at Mar 31, 2022	
	No of Shares	Amount
Opening Equity Shaces	300000000	300000000
Add: No. of Shares, Share Capital issued/ subscribed during the year	0	0
Closing balance	300000000	3000000000

Particulars	As at Mar 31, 2021	
	No of Shares	Amount
Opening Equity Shares	30000000	300000000
Add. No. of Shires, Share Capital issued/ subscribed during the year	0	0
Closing halance	30000000	3000000000

Shares in the company held by shareholder holding more than 5 percent

Name of the Shareholder	%	As at Mar 31, 2022	As at Mar 31, 2021
Chennai Port Trust	100%	30000	30000

Government of India disinvested its entire Equity shares held in the company to Chennai Poet Trust through Share Purchase Agreement entered on 25.03.2020.





Kamarajar Port Limited CIN:U45203TN1999PLC043322 (A Company of Chennai Port Trast)

Notes to accounts for the year ended 31st March, 2022

16 Borrowings

Particulars	As at Mar 31, 2022	As at Mar 31,2021
SECURED - LONG TERM	and a second	
Term Loan		
Chennal Port Trust	18205.00	20506.2
Poreign Currency Lonn from Axis Bank	0.00	0.0
Tax Free Bonds	1009	
(i) Series 2012-13	1150.11	9429.68
(ii) Series 2013-14	36454.40	36441.08
	3013130	30441700
UNSECURED - LONG TERM		
Term Loan		
Loon From HDFC Bank	3500.00	-
Total	59309.51	66377.01
SECURED - SHORT TERM	37307.51	00.377.01
Current maturies of long term debt		
- Chennai Port Teast	2301.25	2301.25
- Foreign Currency Loan from Axis Bank	0.00	2301.25 8656.41
- Tax Free Bonds - Series 2012-13	8293.34	
UNSECURED - LONG TERM		0.00
Current maturies of long term debt		
Load From HDFC Bank	500.00	0.00
Total	11094,59	10957.66

Secured Redeemable Non-Convertible Bonds

(i) Redeemable at par, 822334 Nos of 10 Year Bonds of Face value - Rs 1000/- each amounting to Rs.82,93,34,000/- are due on 25.03.2023 and 117156 Nos of 15 Year bonds of Face Value - Rs.1000/- each amounting to Rs.11,71,56,000/- are due on 25.03.2028 with interest rates @ 7.51% and 7.67% to Retail Investors and 7.01% and 7.17% to others respectively, payable annually. The bonds are secured against the assets of the company vis. Small Graft Jetty - 1, 2 and 3 and General Cargo Berth parsaant to the terms of the Bond Trust Deed registered on 25.03.2013.

(ii) Redeemable at par, 794951 Nos of 10 Year Bonds of Face value - Rs.1000/- each amounting to Rs.79,49,51,000/- are due on 25.03.2024 and 1916630 Nos of 15 Year bonds of Face Value - Rs.1000/- each amounting to Rs.191,66,30,000/- are due on 25.03.2029 and 943142 Nos of 20 Year Bonds of Face Value - Rs.1000/- each amount to Rs.94,31,42,000/- are due on 25.03.2034 with interest rates @ 8.61%, 9% and 9% respectively to Retail Investors and 8.36%, 8.75% and 8.75% respectively to others, puyable annually. The bonds are secured against the assets of the company viz. North Break Water parsuant to the terms of the Bond Trust Deed registered on 19.03,2014.

Term Ioan from Chennai Port Trust

Term Loan due to Chemnii Port Trust converted at the time of taken over of assets & habilities in the year 2001-02 and is repayable in 60 Equated Quartedy instalments commencing from 30.06.2012. The instalments are paid up to date during this period. The showe loan is secured by hypothecation of specifically cannarked immervable fixed assets of the company. The company has borrowerd are additional amount of Re.70 crs and Rs 20 crs on 18.06.2018 and 29.09.2018 respectively on the same terms and conditions of the original bean.

Foreign Currency Loan from Axis Bank

Axis Bank has sanctioned Foreign Currency Loan (FCL) 100 USD Million on 30.03.2017 against Trade receivables @ interest rate of 6M Libor Plus 195 BPS repayable within Fise Year including one year moratoriam. The company has availed 47 USD Million and the company during the year 2017-18. The company also hedged the 6M Libor Rate in excess of 250 hasis points (bps) has been hedged in order to protect Interest Rate Risk. The loan was repuid and the final instalment was paid on 31st March 2022 and the satisfaction of churge has been filed with Registrar of Companies on 21.05/2022.

Term loan from HDPC Bank

AT The

चेन्नई Chennai

Chief 1

HDFC Bank has sanctioned Unsecured Ropee Term Lean of Rs 50 Crore on 27th July 2021 @ interest rate of 91 days 5786 Page 197% per annum with reset quarterly repayable within Five year including one year moratorium. During the year 2021 92 effects the party has availed Rs 40 Crore for Capital Projects.

Kannanajar Port Limited CIN:U45203TN1999PLC043322 (A Company of Chennai Port Trust)

Notes to accounts for the year ended Mst March, 2022

17 Other Financial Liabilities

Particulars	As at Mar 31, 2022	As at Mar 31,2021
Long Term		51,0023
Security Depusits	115.20	
Retention Money Payable	435.20	385.57
Total	0.00	11.43
	435.20	397.00
Short term		
Security Deposits	132.16	139.58
Retention Money Payable	239.98	0.00223
Amount Payable to Employees		382.09
Other Liabilities	0.48	0.48
	128.43	129.18
Total	508.04	651.32

18 Provisions

Particulars	As at Mar 31, 2022	As at Mar 31,2021
Non- Current		1490044
FOR EMPLOYEE BENEFITS		
Leave Encashment		11212
Gratuity	0.00	0.0
Total	0.00	0.00
Current	00.0	0.00
FOR EMPLOYEE BENEFITS		
Leave Engashment		10.000
Gratuity	0.00	0.00
Performance Related Pay	0.00	0.00
10 A	326.99	100.00
Sub Total (A)	326.99	100.00
OTHER	540.77	100.00
Expenses		
- Revenue	050.42	
- Capital	950.43	1061.00
Sub Total (B)	123.50	329.86
Total(A+B)		1390.86
	1400.92	1490.86

19 Other Liabilities

Particulars	As at Mar 31, 2022	As at Mar 31,2021
Non-Current		51,0021
Income Received in Advance	5970.93	6449-43
Advance Lease Charges	1313.19	
Other Liabilities		1710.27
Deferred Fair Valuation Gain - Security Deposits	0.00	0.00
Government Grant	549.01	570.40
Total	0.00	0.00
Current	7833,14	8730.10
Income Received in Adeance	780.67	866.75
Other Statutocy Payables	2585.84	1865.91
dvance Received from Costomers	1476.96	2714.79
Figure Lease Changes	61.45	79.79
1	114.85	112.26
127 Total	5013.77	5639.50

Kamarajar Port Limited CIN:U45203TN1999PLC043322 (A Company of Chennai Port Teust)

Notes to accounts for the year ended 31st March, 2022

Income received in advance of Re 3970.93 laids under Non-Garrent represents an amount from Indian Oil LNG Private Landed towards upfront licence fees for 30 years for 5,20,000 squit. Land allound for the construction of LNG Terminal as per the Licence Agreement dated 31st July 2015.

28 Trade Payables

Particulars	As at Mar 31, 2022	As at Mar 31,2021
Total cutstanding dues to Miero & Small Enterprises Fotal outstanding dues to Cuedinors other than Miero & Small Enterprises	138.18	120,86
Total	2790.69	4479,79
1000	3128.87	4600.65





Notes to accounts for the year ended 31st March, 2022

21 Revenue From Operations

Revenue From Operations	(R	upees in lakhs)
Particulars	Year ended 31st March 2022	Year ended 31st March 2021
Lease Income		
Composite Tariff on Coal	26889.40	16306.12
Estate Income	3150.54	3806.72
Revenue Share	28038.48	18440.33
Marine Services		
Vessel Related Income	18282.45	14316.75
Cargo Related Service		
Wharfage	5614.79	4236.70
Royalty	1002.52	909.87
Other Operating Revenues		
Other Services	283.33	92.76
Total	83261.51	58109,25





Notes forming part of the Financial Statements for the year ended 31st March 2022

22 Other Income

(Rupers in lakh		
Particulars	Year ended 31st March 2022	Year ended 31st March 2021
Interest from Banks	340,13	320.24
Interest on Staff Advances	38.66	34.75
Interest - Others	95.52	107.42
Short Term Gain from Mutual Fund	0.00	9.37
Dividend received	0.00	0.00
Other non operating income		
Sale of Tender Documents	0.00	0.00
Personnel & Vehicle Entry Pass	91.23	70.99
Profit on sale of Fixed Assets	31.60	0.00
Liquidated Damages	1083.13	0.00
Other Income	142.04	89.70
TOTAL	1822.30	632.47

23 Operating Cost

Particulars	Year ended 31st March 2922	Year ended 31st March 2021
Time Charter Grafis	3201.12	3125.54
Consultancy Services - Operations	46.02	175.54
Power & Water charges	232.23	214.60
Environment	301.64	295.91
Research & Development Expenses	235.07	0.00
Fuel Expense	1090.83	664.88
Manning Services	789.78	609.32
Survey Expenses	9,51	118.02
Repairs and Maintenance	720,29	938.92
Incentive	254.61	685.16
Insurance	326.88	280.37
TOTAL	7207.98	7108.26

24 Employee Benefits

Particulars	Year ended 31st March 2022	Year ended 31st March 2021
Salaries and Wages	1430.99	1445.47
Contribution to Provident Fund	129.31	128.82
Performance Related Pay	361.98	0.00
Employee Medical expenses	73.89	52.84
Terminal Benefits	256.17	256.02
TOTAL	2252.34	1893.15





25

Particulars	Year ended 31st March 2022	Year ended 31st March 2021
Integest Expense :		
- Banks	139.25	437.70
- Tax Free Bonds - 2012-13	687.67	686.91
- Tax Free Bonds - 2013-14	3234.34	3234 23
- Others	2114.35	2560,78
Other Borrowing Costs :	=100085	20122541
- Tax Free Bond Expenses	5.35	877
Net loss / Gain on Foreign currency transaction	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	SEAV
and translation to the extent treated as Borrowing costs.	53.14	-129,34

Depreciation And Amortization Expenses 26

Particulars	Year coded 31st March 2022	Year ended 31st March 2021
Depreciation / Amortisation for the year		
Tangible Assets	8794.73	8256.71
Right- of- Use Assets	110,79	88.53
Intagible Assets	155.90	154.21
TOTAL	9061.46	8499.44

6234.10

6499.05

27 Other Expenses

TOTAL.

Particulars	Year ended 31st March 2022	Year ended 31st March 2021
AMC - Software Expenses	177.18	71.57
Auditors' remuneration		
- Statutory audit	6.00	6.00
- Tax Audit Fees	0.75	1.00
- Payment for other Services	1.18	0.45
- Reimbursement of expenses	0.60	0.60
Electricity & Water Charges	105.83	128.75
Legal & Professional Charges	474.28	190.24
Miscellaneous Expense	173.05	83.55
Printing and stationery	12.85	14.69
Rent, Rates & Taxes	59.77	73.94
Safety & security expenses	1195.87	1372.33
Corporate Social Responsibility Expenses	707.15	2140.66
Subscription & Membership fees	96,69	152.01
Communication Expenses	56.56	55.47
Travelling and conveyance	9,01	8.29
Vehicle running expenses	297.88	275.15
Advertising and promotional expenses	19.88	26.92
Donations & Contributions	0.00	130.00
Manning Contract - Admin	339.68	202.32
R & M Office	55.85	223.89
Foreign Exchange Fluctuation Loss	87.74	0.00
Provision for Expected Credit Loss	2591.48	0
TOTAL	6469.27	5157.83





Notes forming part of the Financial Statements for the year ended 31st March 2022 Corporate Social Responsibility(CSR)

Where the company covered under section 135 the of companies act, the following shall be disclosed with regard to CSR activities

S.no	Name of the activity	Amount spent
00	The amount required to be spent by the company during the year,	e 707.15 Lakk
60)	Amount of expenditure incurred	557.44 Lakh
(iii)	Shortfall at the end of the year,	Rs.149.71 Lakh (Transfered to Unspent CSR Account FY2021-22)
(iv)	Total of previous years shortfall	Budget - Rs.811 Lakh, Expenditure 827.5 Lakh. No Shortfall
(*)	Reason of shortfall	No shortfall
(vi)	Nature of CSR activities,	Healthcare, Education, Rural Development, etc
(vii)	Details of related party transactions,e.g., contribution to a trust controlled by the company in relation to CSR expenditure as per relavant accounting standard	Rs.100 Lakh given to Chennei Port Trust towards Tandamenet School
VIII)	Where a provision is made with respect to a liability incurred by entering into a contractual obligation, the movements in the provision during the year shall be shown separately	NIL

28 Exceptional Items

Paniculars	Year ended 31st March 2022	Previous year ended 31st March 2021
	0.00	0.00
TOTAL	0.00	0.00

29 Earnings per Share

Particulars	Year ended 31st March 2022	Year ended 31st March 2021
Total Comprehensive Income for the Year	4414568958	1529819990
Weighted average number of shares - Basic	300000000	300000000
Weighted average number of shares - Diluted	300000000	300000000
Earnings per Share - Basic	14.72	5.10
Earnings per Share - Diluted	14.72	5.10





Kamarajar Port Limited, CIN: U45203TN1999PLC043322 "Jawahar Buildings", 17, Rajaji Salai, Chennai 600 001. Notes to Accounts for the year ended March 31, 2022

Standalone Note 30: Disclosure Notes

Commitments:

Capital Commitments:

Estimated amount of contracts remaining to be executed on Capital Expenditure (net of advances) and not provided for Rs. 32945.25 lakbs (Previous Year, Rs. 30879.80 lakbs)

2. Payment to the Statutory Auditors

Particulars		(Amount in Lakhs)
	2021-22	2020-21
Audit Fees	6.00	6.00
Tax Audit Fees	0.75	0.00
Certification fees	1.18	0.45
Reimbursements: - Out of Pocket Expenses	0.60	0.60

3. Additional information pursuant to Schedule III of the Companies Act, 2013

SI.	Particulars		(Amount in Lakhs)
A		2021-22	2020-21
	 Expenditure in Foreign currency on: Professional and consultancy fee Tours and Travels Interest on Foreign Currency Loan including Hedging Others 	139.25	437.70
В	Earnings in Foreign Exchange		
_	a string in Excitatinge		

Information in respect of Micro, Small and Medium Enterprises as at 31" March 2022:

SI.	Particulars		s. Lakhs
1	Amount remaining unpaid to any supplier:	2021-22	2020-21
	b) Interest due thereon	338.18	120.86
2	Amount of interest paid in terms of section 16 of the Micro, Sm all and Medium Enterprises Development Act, 2006, along with the amount paid to the supplier beyond the appointed day;	Nil	Nil
3	Amount of interest due and psyable for the period of delay in making payment (which have been paid but beyond the appointed day during the year) but without adding the interest specified under the Micro, Small and Medium Enterprises Development Application 2000	Nil	Nil
4	and some of finderest accriled and remaining uppaid		
5	Amount of further interest remaining due and pound	Nil	Nil
	succeeding years, until such date when the interest dues as above are actually paid to the small enterprise, for the purpose of disallowance as a deductible expenditure under section 23 of the Micro, Small and Medium Enterprises Development Act, 2006.	Nil	Nil

Classification of Vendors into Micro, Small and Medium Enterprises have been made to the enterprise

घेन्मई Chennai or Dort

CIN: U45203TN 1999PL C043322

"Jawahar Buildings", 17, Rajaji Salai, Chennai 600 001.

Notes to Accounts for the year ended March 31, 2022

Disclosure requirements of Indian Accounting Standards

5. Disclosures in respect of Ind AS 107 - Financial Instruments

5.1 Financial Instruments by Categories

The carrying value and fair value of financial instruments by categories were as follows:

	(Amount in Lakhs as of March 31, 2022)								
Particulars	Amortized cost	Financial assets/ liabilities at fair value through profit or loss	Financial assets/liabi litics at fair value through OCI	Total carrying value	Total fair value				
Assets:		ALL AND ALL AND							
Non-current Investment (Ref Note No.7)	4123.00	9	31.5	4154.56	4154.56				
Cash & Cash Equivalents (Ref Note No.13)	9371.11			9371.11	9371.11				
Trade Receivable (Ref Note No. 12)	5788.93	1		5788.93	5788,93				
Loans and Advances (Ref Note No. 8)	410.60	•	-	410.60	410.60				
Other Financial Assets (Ref Note No. 9)	669.61	-	-	669.61	669.61				
Liabilities:	-	-		-					
Term loan from Chennai Port Trust (Ref Note No. 16)	20506.25	*	-	20506.25	20506.25				
Tax Free bonds (Ref Note No. 16)	45897.85	1	+	45897.85	45897.85				
Loan from HDFC Bank (Ref Note No.16)	4000.00	-	÷.	4000.00	4000.00				
Trade Payables -Outstanding dues to Micro & Small Enterprises (Ref Note No. 20)	338.18		-	338.18	338.18				
Trade Payables - Outstanding dues to Creditors other than Micro & Small Enterprises (Ref Note No. 20)	2790.69	-	-	2790.69	2790.69				
Other Financial Liabilities (Ref Note No.17)	943.24		-	943,24	943.24				





Kamarajar Port Limited, CIN: U452037N1999PLC043322

"Jawahar Buildings", 17, Rajaji Salai, Chennai 600 001. Notes to Accounts for the year ended March 31, 2022

r	(Amount in Lakhs as of March 31, 202									
Particulars	Amortized cost	Financial assets/ liabilities at fair value through profit or loss	Financial assets/liabi lities at fair value through OCI	Total carrying value	Total fair value					
Assets:										
Non-current Investment (Ref Note No.7)	4123.00		37.07	4160.07	4160.07					
Cash & Cash Equivalents (Ref Note No.13)	3201.44	-	1	3201.44	3201.44					
Trade Receivable (Ref Note No. 12)	7770.45	-	<i></i>	7770.45	7770.45					
Loans and Advances (Ref Note No. 8)	432.12	-	5	432.12	432.12					
Other Financial Assets (Ref Note No. 9)	527.99	÷.		527.99	527.99					
Liabilities:		-	-							
Term loan from Chennai Port Trust (Ref Note No. 16)	22807.50	×.	-	22807.50	22807.50					
Tax Free bonds (Ref Note No. 16)	45870.76	*	-	45870.76	45870.76					
Loan from Axis Bank (Ref Note No.16)	8656.41	-	-	8656.41	8656.41					
Trade Payables - Outstanding dues to Micro & Small Enterprises (Ref Note No. 20)	120.86	-	-	120.86	120.86					
Trade Payables - Outstanding dues to Creditors other than Micro & Small Enterprises (Ref Note No. 20)	4479.79	-		4479.79	4479.79					
Other Financial Liabilities Ref Note No.17)	1048.32		+	1048.32	1048.32					





Kamarajar Port Limited, CIN: U45203TN1999PLC043322 "Jawahar Buildings", 17, Rajaji Salai, Chennai 600 001. Notes to Accounts for the year ended March 31, 2022

5.2. Fair Value Hierarchy

- Level 1 Quoted prices (unadjusted) in active markets for identical assets or liabilities.
- Level 2 Inputs other than quoted prices included within Level 1 that are observable for the
 asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices).
- Level 3 Inputs for the assets or liabilities that are not based on observable market data (unobservable inputs).

The following table presents fair value hierarchy of assets and liabilities measured at fair value:

(Amount	in	Lakhs)	
V		sources /	

Particulars		or the year	31.03.202	For the year 31.03.2021				
	Level 1	Level 2	Level 3	Total	Level	Level	Level	Total
Financial Assets					1	4	3	
Investments in unquoted equity instruments	-		4,123	4,123			4,123	4,123

5.3 Financial risk management

Financial risk factors

The Company's activities are exposed to limited financial risks: market risk, credit risk and liquidity risk. The Company's primary focus is to foresee the unpredictability of financial markets and seek to minimize potential adverse effects on its financial performance.

a) Market risk

Market risk is the risk that the fair value of future cash flow of financial instruments will fluctuate because of changes in market price.

The Company has interest rate risk as the Market risk. The company does not have price risk on its financial instruments since company does not have any derivative financial asset.





Interest Rate Risk:

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The exposure to the risk of changes in market interest rates relates primarily to the long-term debt obligations with floating interest rates.

The company has availed Foreign Currency Loan of USD 47 Million out of sanctioned loan of USD 100 Million from Axis Bank in four tranches @ LIBOR plus 195 BPS during the year 2017-18. However, LIBOR rate in excess of 250 basis points (bps) has been hedged in order to protect Interest Rate Risk. The loan was repaid and the final instalment was paid on 31st March 2022.

The company has interest rate risk on the loans obtained from Chennai Port Trust as the annual interest rate reset is pegged to the movement in MCLR rate of State Bank of India.

Further, the company has availed Term loan from HDFC bank during the year as the annual interest rate reset is pegged to the movement in 91 days T Bills.

As at the reporting date, the interest rate profile of the company's interest-bearing financial instruments are as follows:

Particulars	31st Mar 2022	31st Mar 2021
Financial Asset		
 Fixed Deposit with Bank 	8000.00	-
 Employee Advance 	406.26	425.06
Financial Liabilities		120.00
- Tax Free Bonds	45897.85	45870.76
Variable Rate Instruments		
 Loan from Chennai Port Trust 	20506.25	22807.50
 Foreign Currency Loan 	-	8656.41
 HDFC Bank 	4000.00	-

(Amount in lakhs)

b) Credit Risk

Credit risk refers to the risk of default on its obligation by the counterparty resulting in a financial loss. Since the company generally stipulates pre-payment with respect to its income for major port services, there is normally no credit offered to anyone. In such cases there is no credit default risk. However, where the company is rendering certain ancillary / support services the invoices are raised, as and when the services are rendered and in cases of disagreement on user charges, licence fee etc. on settlement of disputes and in these cases, there could be an element of credit default risk.





CIN: U45203TN1999PLC043322 "Jawahar Buildings", 17, Rajaji Salai, Chennai 600 001. Notes to Accounts for the year ended March 31, 2022.

Trade Receivables

The company has outstanding trade receivables amounting to Rs.5788.93 lakhs and Rs. 7770.45 lakhs as of March 31, 2022 and March 31, 2021, respectively. Trade receivables are typically unsecured and are derived from revenue accrual from customers. Since most of the port services are rendered on pre recovery basis by collecting in advance, Trade receivable constitutes the unpaid Revenue dues mostly towards Estate rentals and allied services. Provision for disputed debts are reviewed at each balance sheet date and provided for on a case to case basis.

Credit risk exposure

An age-wise analysis of trade receivables at each reporting date is summarized below:

	Outstanding for following periods from due date of payment					
Particulars	Less than 6 months	6 months -1 year	1-2 Years	2-3 years	More than 3 years	Total
 Undisputed Trade receivables - considered good 	3575.16	109.82	89.52	258.04	51.61	4084.15
(ii) Undisputed Trade Receivables which have significant increase in credit risk		e.		-	1	
(iii) Undisputed Trade Receivables — credit impaired	-		2591.48	-	1299.74	3891.22
(iv) Disputed Trade Receivables — considered good risk	866.45	838.33		-		1704.78
(v) Disputed Trade Receivables — which have significant increase in credit isk	-		-	-	-	
vi) Disputed Trade Receivables — credit mpaired	×	-	-	-		

(Amount in Lakhs as of 31st March 2022)





Kamarajar Port Limited, CLN: U45203TN1999PLC043322 "Jawahar Buildings", 17, Rajaji Salai, Chennai 600 001. Notes to Accounts for the year ended March 31, 2022

	Outstanding for following periods from due date of payment					
Particulars	Less than 6 months	6 months - 1 year	1-2 Years	2-3 years	More than 3	Total
 Undisputed Trade receivables - considered good 	3234,56	1415.07	1969.56	935.34	215.91	7770.44
 Undisputed Trade Receivables which have significant increase in credit risk 						
(iii) Undisputed Trade Receivables — credit mpaired					1299,74	1200 74
iv) Disputed Trade Receivables — considered good risk					1277.14	1299.74
v) Disputed Trade Receivables — which have ignificant increase in redit isk						
ri) Disputed Trade acceivables — credit mpaired	-	-	-			

(Amount in Lakhs as of 31st March 2021)

Provision for impairment of trade receivables on a case to case basis is made in the year when recoverability is assessed as doubtful based on the recovery analysis performed by the company or is based on likely outcome of disputes over the interpretation of certain clauses in the concessionaire agreements. The company considers all other financial assets which are not impaired and past due for each reporting dates under review are of good credit quality.

Other financial assets

Credit risk relating to cash and cash equivalents is considered negligible because our counterparties are banks. We consider the credit quality of term deposits with banks which are subjected to the regulatory oversight of the Reserve Bank of India to be good, and we review these banking relationships on an ongoing basis. Credit risk related to employee loans are considered negligible since loan is secured either as mortgage of the title deed of the property or by way of hypothecation of the vehicle for which these loans have been granted to the employees. Besides, the company has appropriation right over the terminal benefits due to the employees'. Therefore, there is no requirement for impairment provision for these financial assets. We consider all the above financial assets as at the reporting dates to be of good credit quality GMRAMAN





Kamarajar Port Limited, CIN: U45203TN1999PLC043322 "Jawahar Buildings", 17, Rajaji Salai, Chennai 600 001. Notes to Accounts for the year ended March 31, 2022

c) Liquidity Risk

Our liquidity needs are monitored on the basis of monthly and yearly projections. The company's principal sources of liquidity are cash and cash equivalents, cash generated from operations,

We manage our liquidity needs by continuously monitoring cash inflows and by maintaining adequate cash and cash equivalents. Net cash requirements are compared to available cash in order to determine any shortfalls.

Short term liquidity requirement consists mainly of resources required to settle trade payables, expenses payable, employee dues, repayment of current maturities of loans, etc., arising during the normal course of business as of each reporting date. We maintain sufficient balance in cash and cash equivalents to meet our short term liquidity requirements.

We assess long term liquidity requirements on a periodical basis and manage them through internal accruals. Our non-current liabilities include borrowings from Chennai Port trust, Tax Free Bonds, and Term loan from HDFC Bank, Retention money payable and Security deposits.

The table below provides details regarding the contractual maturities of non-derivative financial liabilities. The table has been drawn up based on the undiscounted cash flows of financial liabilities based on the earliest date on which the company can be required to pay. The table includes both principal & interest cash flows.

Dent 1		1.0	(Amoun	(Amount in Lakhs as of March 31, 2022					
Particulars	Less than 6 months	6 months to 1 year	1-3 years	3-5 years	More than 5 years	Total			
Chennai Port Trust Loan	1150.62	1150.62	4602.48	4602.48	9000.05	20506.25			
Loan from HDFC Bank		500.00	2000.00	1500.00		4000.00			
Tax Free Bonds	-	8293.34	7949.51		29655.00	45897.85			
Retention money	-	233.49	9.50		27033.00	242.99			
Security Deposits	_	44.69	2.00	-	011.10	the second se			
Other Liabilities	10.5.01	508.04	-	-	966.48	1011.17			
	1150 (2	and the second se		-	-	508.04			
	1150.62	10730.18	14561.49	6102,48	39621.53	72166.30			

Dest. Jac	1 100 1000	1.0		(Amount in Lakhs as of March					
Particulars	Less than 6 months	6 months to 1 year	1-3 years	3-5 years	More than 5 years	Total			
Chennai Port Trust Loan	1150.62	1150.62	4602.48	4602.48	11301.31	22807.51			
Loan from Axis bank	4328.25	4328.26	-		-	8656.11			
Tax Free Bonds	-	-	8293.34	-	37577.42	45870.76			
Retention money	-	382.09	11.43		21211+36	393.52			
Security Deposits		44.70			966.48	the second se			
Other Liabilities		129.66		-	200,48	1011.18			
Total	5478.87	6035.33	12907.25	4602.48	49845.21	129.66			





Kamarajar Port Limited, CLN: U45203TN1999PLC043322 "Jawahar Buildings", 17, Rajaji Salat, Chennai 600 001. Notes to Accounts for the year ended March 31, 2022

(Amount in Lakhs)

Trade Payables ageing schedule for the FY21-22

Particulars	Outstanding	for followin date of pay		from due	
	Less than 1 year	1-2 years	2-3 years	More than 3 years	Total
(i) MSME	338.18	-			338.18
(ii) Others	2779.82	6.56	0.00	37.87	2790.69
(iii) Disputed dues - MSME	2	-	-		
(iv) Disputed dues - Others		-		-	-

Trade Payables ageing schedule for the FY20-21

(Amount in Lakhs)

Particulars	Outstanding	for followin date of pa	ng periods yment	from due	
	Less than 1 year	1-2 years	2-3 years	More than 3 years	Total
(i) MSME	120.86		-		120.86
(ii) Others	3970.76	-	3.19	505.84	4479.79
(iii) Disputed dues - MSME		-	-	-	
(iv) Disputed ducs - Others		1			

Disclosure in respect of Indian Accounting Standard (Ind AS)-21 "The Effects of changes in Foreign Exchange Rates"

The amount of exchange differences (net) debited to the Statement of Profit & Loss Rs. 87.74 lakhs (P.Y.NIL) under Other Expenses.

Disclosure in respect of Indian Accounting Standard (Ind AS)-36 "Impairment of assets"

During the year, the company has reviewed its Fixed Assets for impairment of assets as per Ind AS-36 and has observed no impairment of assets in the current Financial year Nil (Previous year – NIL).

Disclosure in respect of Indian Accounting Standard (Ind AS)-20 "Accounting for Government Grants and Disclosure of Government Assistance"

		(Amount in Lakhs)
Grant received for	2021-22	2020-21
Government Grants	Nil	Nil
Total Grants Received	Nil	Nil

24 Tid Disclosure in respect of Indian Accounting Standard (Ind AS)-19 "Employee Benefits"

चेनाई Chennoi

AF POT

CIN: U45203TN 1999PLC043322 "Jawahar Buildings", 17, Rajaji Salai, Chennai 600 001. Notes to Accounts for the year ended March 31, 2022

a. General description of various employee's benefit schemes are as under:

a) Provident Fund:

The company's Provident Fund is deposited with Regional Provident Fund Commissioner. The company pays fixed contribution to provident fund at pre-determined rate.

b) Gratuity:

The company has a defined benefit gratuity plan. Every employee who has rendered continuous service of five years or more is entitled to get gratuity @ 15 days salary (15/26 x last drawn basic pay plus dearness allowance) for each completed year of service on superannuation, resignation, termination, and disablement or on death. A trust has been formed for this purpose. This scheme is being managed by the Life Insurance Corporation of India (LIC) for which the company has taken a Master Policy.

The scheme is funded by the company and the contributions are paid to the insurer, i.e., the Life Insurance Corporation of India as per the demand made by them. The recognition of net obligation for the defined benefit plan and the disclosure of information as required under Ind AS-19 is made in accordance with the actuarial valuation report.

c) Superannuation Scheme:

The Company has implemented a non-contributory Employee's Group Superannuation Pension Scheme which is also managed by LIC of India. Contributions @ 12% of Basic Pay plus dearness allowance of the enrolled employee is made to the Corporation.

The contribution to the scheme for the period is grouped under Employee Cost on accrual basis. In respect of employees on deputation, pension contribution is calculated as per lending organization/Govt. of India Rules and is accounted for on accrual basis.

d) Leave:

The company provides for Earned Leave benefits and Half-Pay Leave to the employees of the company, which accrue annually at 30 days & 20 days respectively. The Earned Leave is en cashable once in a calendar year while in service for a period of maximum 30 days as per eligibility and on Superannuation, the maximum limited to 300 days.

The liability on Earned leave is recognized on the basis of actuarial valuation.

b. The summarized position of various defined benefits recognized in the Statement of Profit & Loss, Other Comprehensive Income(OCI) and Balance Sheet & other disclosures are as under:

		(A)	mount in La
Particulars		Gratuity (Funded)	Leave (Funded)
Defined Benefit Obligation	C.Y.	350.20	326.86
	P.Y.	386.25	377.00
Fair Value of Plan Assets	C.Y.	418.89	377.47
	P.Y.	371.01	325.20
Funded Status [Surplus/(Deficit)]	C.Y.	(68.68)	(50.61)
	P.Y.	15.23	51.80
Effect of asset ceiling	C.Y.	0	0
	P.Y.	0	0
Net Defined Benefit Assets/(Liabilities)	C.Y.	(68.68)	(50.61)
	P.Y.	15.23	51.80



Kamarajar Port Limited, CIN: U45203TN1999PLC043322 "Jawahar Buildings", 17, Rajaji Salai, Chennai 600 001. Notes to Accounts for the year ended March 31, 2022

(Movement in defined benefit obligation

		(Amo	ount in Lakh
Particulars		Gratuity (Funded)	Leave (Funded)
	C.Y.	386.24	377.00
Defined benefit obligation - Beginning of the year	P.Y.	354.38	315.72
2	C.Y.	29.59	57.42
Current service cost	P.Y.	32.88	44.20
	C.Y.	25.50	24.96
Interest Cost	P.Y.	23.92	21.31
	C.Y.	(24.82)	(22.00)
Benefits Paid	P.Y.	0	0
	C.Y.	(66.31)	(110.51)
Re-measurements - actuarial loss/(gain)	P.Y.	(24.94)	(4.23)
	C.Y.	350.20	326.86
Defined benefit obligation – End of the year	P.Y.	386.24	377.00

Movement in plan asset

		(Amou	nt in Lakhs)
Particulars	WHEN AND	Gratuity (Funded)	Leave (Funded)
	C.Y.	371.01	325.20
Fair value of plan assets at beginning of year	P.Y.	346.74	303.93
	C.Y,	26.10	22.40
Interest income	P.Y.	23.40	20.51
	C.Y.	48.13	· 28.41
Employer contributions	P.Y.	0	0
	C.Y.	(24.82)	(22.01)
Benefits paid	P.Y.	0	0
	C.Y.	(1.53)	23.48
Re-measurements - Return on plan assets	P.Y,	0.86	(0.76)
	C.Y.	418.88	377.47
Fair value of plan assets at end of year	P.Y.	371.01	325.20





Kamarajar Port Limited, CIN: U45203TN1999PLC043322

"Jawahar Buildings", 17, Rajaji Salai, Chennai 600 001. Notes to Accounts for the year ended March 31, 2022

Amount Recognized in Statement of Profit and Loss

		(Amo	unt in Lakhs
Particulars		Gratuity (Funded)	Leave (Funded)
Current service cost	C.Y.	29.60	57.42
Current service cost	P.Y.	32.88	44.20
Dars Samin Const The stand	C.Y.	0	0
Past Service Cost - Plan Amendment	P.Y.	0	0
Controllor and the NA	C.Y.	0	0
Curtailment cost/(credit)	P.Y.	0	0
C	C.Y.	0	0
Settlement cost/(credit)	P.Y.	0	0
Samian Court (A)	C.Y.	29.60	57.42
Service Cost (A)	P.Y.	32.88	44.20
	C.Y.	(0.60)	2.56
Net Interest on Net Defined Benefit Liability/(assets) (B)	P.Y.	0.52	0.79
Cost Bassar in 11. Data at an	C.Y.	29.00	59.98
Cost Recognized in P&L (A+B)	P.Y.	32.36	44.99

Sensitivity Analysis

Annual	(Amount in Lakhs as of March 31, 2022)				
Assumption	Change in Assumption	Gratuity (Funded)	Leave (Funded)		
Discount rate	+1.00%	318.07	312.55		
8.1 1	-1.00%	387.55	342.58		
Salary growth rate	+1.00%	388.21	344.61		
Wish days 1	-1.00%	315.60	310.42		
Withdrawal rate	+1.00%	356.47	328.48		
	-1.00%	343.14	325.10		

Assessment	(An	(Amount in Lakhs as of March 31, 2021)				
Assumption	Change in Assumption	Gratuity (Funded)	Leave (Funded)			
Discount rate	+1.00%	354.28	361.43			
c 1 .	-1.00%	423.30	394.06			
Salary growth rate	+1.00%	421.83	396.31			
With desired	-1.00%	352.96	359.05			
Withdrawal rate	+1.00%	391.00	378.35			
	-1.00%	380.88.	375.54			





CIN: U45203TN1999PLC043322 "Jawahar Buildings", 17, Rajaji Salai, Chennai 600 001. Notes to Accounts for the year ended March 31, 2022

Actuarial Assumption

Particulars		Gratuity (Funded)	Leave (Funded)
Mala	C.Y.	PUC	PUC
Method used	P.Y.	PUC	PUC
	C.Y.	7.24%	7.24%
Discount rate	P.Y.	6.82%	6.82%
No. 1	C.Y.	5%	5%
Rate of salary increase	P.Y.	5%	5%
-	C.Y.	0	0
Rate of return of plan Asset	P.Y.	0	Ő
Withdrawal Rate	C.Y.	1% to 3%	1% to 3%
200.	P.Y.	1% to 3%	1% to 3%
Retirement Age	C.Y.	60 Years	60 Years
	P.Y.	60 Years	60 Years
Average Future Service	C.Y.	14.87	14.87
	P.Y.	15.52	15.52
	C.Y.	IALM (2012-14)	
Mortality rate	P.Y.	Table IALM (2006-08) Table	IALM (2012-14) Table IALM (2006-08) Table
80.7 Wester - Frite C	C.Y		
Disability Rate	P.Y.	No explicit loading	No explicit loading

Category of investment in Plan assets

Carbon CT.	
Category of Investment	% of fair value of plan assets
Insurance Policies	100%

10. Disclosure in respect of Indian Accounting standard (Ind AS)-108: "Operating Segments"

The company primarily operates in one segment - Port Services and there is no reportable Geographical segment either.

The Company derives revenues from the following customers which accounts for 10 per cent or more of Company's revenues. In respect of the other customers, their individual share is less than 10% of the company's revenues

Customer	For the year ended 31 March 2022	(Amount in Lakh For the year ended 31 March 2021
TANGEDCO	16075.20	10880.62
NTECL (JV of Tangedco & NTPCL)	11478.17	7264.55
Ennore Coal Terminal Private Limited (Eestwhile Ebettinad International Coal Terminal Pvt Ltd)	13703.47	9348.22 N
		A CAR
145		12.00

CIN: U45203TN1999PLC043322 "Jawahar Buildings", 17, Rajaji Salai, Chennai 600 001. Notes to Accounts for the year ended March 31, 2022

11. Disclosure in respect of Indian Accounting Standard 23 "Borrowing Costs"

Borrowing costs capitalised during the year is Rs.72.93 lakhs (Previous Year Rs. Nil.) in the respective carrying amount of Property, Plant and Equipment / Capital works in Progress (CWIP).

12. Disclosure in respect of Indian Accounting Standard 24 "Related Parties Disclosures"

a. Disclosures for Other that Govt. Related Entities

a. List of Related parties:

Key Managerial Persons:

Name	Designation
Shri Sunil Paliwal, IAS.,	Chairman and Managing Director)
Shri S. Balaji Aronkumar, IRTS	Nominee Director
Shri V.M. Subba Rao, FCA, DISA (ICA)	Independent Director
Capt. Anoop Kumar Sharma	Independent Director
Smt. Sarala Balagopal, IRTS (Retd.)	Independent Director
Shri M. Gunasekaran,	Chief Financial Officer & Compliance Officer
Smt. Jayalakahmi Srinivasan	Company Secretary

Other Entities:

M/s. Kanniyakumari Port Limited

Compensation of key management personnel

Particulars For the unset				
For the year ended March 31, 2022	(Amount in Lakhs) For the year ended March 31, 2021			
108.95	110.95			
	18.01			
	10.01			
-				
0.70				
and the second sec	2.20			
132.68	131.16			
-				
	For the year ended March 31,			





CIN: U45203TN1999PLC043322 "Jawahar Buildings", 17, Rajaji Salai, Chennai 600 001. Notes to Accounts for the year ended March 31, 2022

b. Chennai Port trust

Transaction with other related parties:

(Amount in Lakhs)

Particulars	For the year ended March 31, 2022	For the year ended March 31, 2021
Interest Paid	2084.96	2394.50
Loan Repaid	2301.25	2301.25
Lease Rent Expenses	59.40	36.04
Project Management Services	127.08	192.21
Security Deposit - Lease Rent	48.01	1.97
Interim & Final Dividend	24000.00	18000.00
CSR Expenses	100.00	100.00
Manpower	273.85	28.90
Others	8.82	9.40
Closing Balance of Term Loan	20506.25	22807.50

13. Disclosure in respect of Indian Accounting standard (Ind AS) 116 "Leases"

a. Operating lease

i) As a Lessee

Future minimum lease payments under non-cancellable operating leases excluding upfront fee payments

		(Amount in Lakhs)
Particulars	For the year ended March 31, 2022	For the year ended March 31, 2021
Not later than 1 year	+	4.84
Later than 1 year and not later than 5 years	-	
Later than 5 years		

(Amount in Lakhs)

Particulars	For the year ended March 31, 2022	For the year ended March 31, 2021
Minimum lease payments		

Leasing arrangement:

The company has leased office premises for 30 years from Chennai Port Trust on upfront premium lease payments.





Kamarajar Port Limited, CIN: U45203TN1999PLC043322 "Jawahar Buildings", 17, Rajaji Salai, Chennai 600 001. Notes to Accounts for the year ended March 31, 2022

ii. As a lessor

Future minimum lease receivables under non-cancellable operating lease

Particulars	For the year ended	(Amount in Lakhs) For the year ended
Not later than 1 year	Match 31, 2022 3239.30	March 31, 2021 3085.49
Later than 1 year and not later than 5 years	18794.14	17899.18
Later than 5 years	84105.39	88239.65

Leasing arrangement:

As per the business model adopted by the Company, the development, operation, marketing and maintenance of cargo terminals are left with the Captive / PPP BOT operators on 30 years Licence / Concession Agreement. The company leased out water front and land area for development of Berths through BOT operators / Captive users as per the Licence / Concession Agreement.

Disclosure in respect of Indian Accounting Standard (Ind AS)-33 "Earnings Per Share (EPS)"

a) Basic EPS

The carnings and weighted average number of ordinary shares used in the calculation of basic EPS is as follows:

		(Amount in Lakhs)
Particulars	For the year ended March 31, 2022	For the year ended March 31, 2021
Profit (loss) for the year, attributable to the owners of the company	44145.69	15298.20
Earnings used in calculation of basic earnings per share(A)	44145.69	15298.20
Weighted average number of ordinary shares for the purpose of basic earnings per share(B)	39000000	30000000
Basic EPS(A/B) - Rs.	14.72	5.10

b) Diluted EPS

37 4h

येन्नई Chennai

Part |

The carnings and weighted average number of ordinary shares used in the calculation of Diluted EPS is as follows:

Particulars	For the year ended Match 31, 2022	(Amount in Lakhs) For the year ended March 31, 2021
Profit (loss) for the year, attributable to the owners of the company	44145.69	15298.20
Earnings used in calculation of basic carnings per share(A)	44145.69	15298.20
Weighted average number of ordinary shares for the purpose of basic earnings per share(B)	30000000	30000000
Basic EPS(A/B)	14.72	5.10

Disclosure in respect of Indian Accounting Standard (Ind AS)-37 "Provisions, Contingent Liabilities and Contingent Assets"

Contingent Liabilities

(i) Disputed Tax demand:

Disputed tax matters amounting to Rs. 4179.54 lakhs (Previous year Rs. 6021.35 lakhs) are being contested before Appellate authorities.

(ii) Contract / supply works:

Some of the contractors for construction / supply and execution of works at our projects have made claims on the company aggregating to Rs. 13603.43 lakhs (Previous Year : 10705.37 lakhs) seeking enhancement of the contract price, revision of work schedule with price escalation, compensation for extended period of work, idle charges etc. These claims are being contested by the company as being not admissible in terms of the provision of the respective contracts. The company is pursuing various options under the dispute resolution mechanism available in the contract for settlement of these claims.

(iii) (a) Revenue Contracts with PPP Concessionaires – M/s AECTPL:

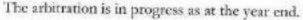
KPL entered into a Concession Agreement with M/s. Adani Ennore Container Terminal Private Limited under PPP DFBOT mode on 15.03.2014 for the Development of Container Terminal for 30 years.

The commercial operation commenced during October 2017 for Phase I and Phase II of the project is under construction. The concessionaire had raised certain disputes and invoked Arbitration clause and issued the Arbitration notice to the Company. Post constitution of Arbitration Tribunal on 1st August 2020, claims and counter claims were filed before the Arbitration Tribunal by both the Concessionaire and the Company.

The nature of disputes and claims by the Concessionaire were on account of the following:

- (a) Delay in Phase-1 of the project is attributable to KPL.
- (b) Delay in Phase-II of the project is attributable to KPL and therefore milestones to be revised by KPL.
- (c) L.D. in Phase I & Phase II are unenforceable and to be refunded by KPL.
- (d) Issuance of consultation notice by KPL and resumption of the same are unlawful.
- (e) Invocation of change in law claiming Rs.1405 Cr and extension and modification of Concession Agreement.
- (f) Declaring Actual Project Cost, Estimated Project Cost and financial documents as valid & enforceable and to take on record the same by KPL.
- (g) Refund of lease rentals & royalty paid by AECTPL
- (h) Claim for interest.

The Company has denied the claims by the concessionaire in its entirety and has preferred a counter claims amounting to Rs.16781 lakhs.







(b) Revenue Contracts with PPP Concessionaires - M/s, SIOTL

Kamarajar Port Limited entered into a License Agreement with M/s. SICAL from Ore terminal Agreement (SIOTL) on 11.7.2016 for "Modification of existing from Ore Terminal to also handle Coal" under PPP - DBFOT basis. The 27 year concession period commenced from 20.7.2018. However due to various problems and difficulties faced by the SIOTL, the Project could not be completed and commissioned on the scheduled date. In the meantime, the Lenders have issued 'Notice of Financial Default' by the SIOTL and requested KPL to issue Termination Notice by exercising their rights available under the License Agreement. KPL has commenced the Termination process by issuing a Termination Notice on 22.3.2021 under relevant provisions of the License Agreement and termination took effect on 20.06.2021.

In the meantime, M/s SIOTL has been declared as Corporate Debtor under IBC Code, 2016 by Hon'ble NCLT, Chennai vide its Order dated 01.03.2022 on the basis of the Creditor Application filed by ITD Cementation India Limited and M/s Portman India Limited. Hon'ble NCLT appointed Mr. Shivshanker as Interim Resolution Professional (IRP) as per the provisions of the IBC, Code. Since lenders of the SIOTL project namely Yes Bank Limited and UCO Bank are the financial creditors of the Corporate Debtor having the major voting rights in the CIRP, it was informed by the IRP that the Committee of Creditors comprising of M/s. Yes bank and M/s UCO bank have confirmed the IRP as Resolution Professional (RP) in its meeting held on 16.04.2022.

Summary of Contingent Liabilities;

-		(Amo	unt in Lakhs)
	Particulars	2021-22	2020-21
a)	Disputed Tax Demand but not acknowledged as debt	4179.55	6021.35
b)	Claims against the company not acknowledged as debt - NGT - Contract / supply works	400.00 13603.43	400.00 10705.37
	Total	14003.43	11105.37
c)	Claims against Revenue contract with PPP Concessionaires	162968.63	118012.00

Expected Credit Loss ('ECL')

The impairment provisions are based on an evaluation of the risk of default over the expected life of the receivables and expected timing of collection. The Company uses judgement in making these assumptions and selecting the inputs to the impairment calculation, based on the Company's past history of collections, customer's credit worthiness, existing market conditions as well as forward looking estimates at the end of each reporting period.





17. CWIP Ageing Schedule

		(Ame	punt in Lak	hs as of M	arch 31, 202
Particulars	Less than 1 Year	1-2 years	2-3 ycars	More than 3 years	Total
Projects in Progress	7498.99	8947.95	-	5162.49	21609.43
Projects temporarily suspended	-	741.58	-	+	741.58
Total	7498.99	9689.53		5162.49	22351.01

18. Confirmation of balances:

Trade Receivables/Payables, Term Loans and Advances, GST input credit/GST and Deposits are subject to confirmation and reconciliation.

19. Capital Management:

The Company's capital comprises equity share capital, retained earnings and other equity attributable to equity holders. The primary objective of Company's capital management is to maximize shareholders value. The Company manages its capital and makes adjustment to it in the light of the changes in economic and market conditions.

The Company monitors capital using gearing ratio, which is net debt divided by total capital plus net debt. Net debt comprises of long term and short term borrowings less cash and bank balances. Equity includes equity share capital and reserves that are managed as capital. The geating at the end of the reporting period was as follows:

	Rs.in Lakhs		
Particulars	As at 31" March, 2022	As at 31 st March, 2021	
Total Debt	70404.10	77334.68	
Less : Cash and cash equivalent	9371.11	3201.44	
Net Debt	61032.99	74133.24	
Total Equity	255350,55	235204.86	
Net debt to equity ratio	23.90%	31.52%	

20. Note on COVID 19

Since early 2020, the Covid-19 pandemic has been in evaluation, causing major economic difficulty. The performance of the company has improved as compared to previous financial year in view of rebound of economy after lifting of lockdowns. The Company has assessed the possible impact of COVID-19 in preparation of financial results based on the internal and external sources of information and expects that the carrying value of the assets are recovered. The company expects no significant impact on the continuity of the business on long term basis, the useful life of assets and over all financial position of the company.





Kamarajar Port Limited, CIN: U45203TN1999PLC043322 "Jawahar Buildings", 17, Rajaji Salai, Chennai 600 001. Notes to Accounts for the year ended March 31, 2022

21. Information of Dividends for the quarter and year ended 31" March, 2022 :

During the year, the Company paid a Final Dividend of @ 50% of Equity Share capital i.e. Rs.5/per equity share amounting to Rs.150 Crore for the Financial year 2020-21. Further, the company declared two Interim Dividends amounting to Rs.90 Crore i.e. 30% of Equity and Rs.3/- per share for the Financial Year 2021-22

22. Additional Regulatory Information

a. ANALYTICAL RATIOS

Ratio	Numerator	Denominator	As at 31st March 2022	As at 31st March 2021	% Variance *
Current Ratio	Current Assets	Current Liabilities	0.84	0.57	47.77%
Debt – Equity Ratio	Total Debts	Shareholders equity	0.28	0.33	-19.69%
Debt Service Coverage Ratio	Earnings for Debt Service (Profit after tax+ Depreciation+ finance cost+ Profit on sale of property, plant and equipment)	Debt Service (Interest and lease payments + Principal repayments)	3.42	2.07	65.36%
Return on Equity (ROE)	Net Profit	Shareholders equity	17.24%	6.49%	62.34%
Trade receivables turnover ratio	Income from Operations	Trade Receivables	14.38	7.48	48.01%
Net profit ratio	Net Profit	Income from Operations	52.87%	26.28%	50.29%
Return on capital employed (ROCE)	Earning before interest and taxes	Net worth + debt	18.45%	11.87%	35.65%

* The variance is on account of the rebound of economy in 2021-22 after the complete economical downturn due to covid-19 in previous year 2020-21





CIN: U45203TN199991.C043322 "Jawahar Buildings", 17, Rajaji Salai, Chennai 600 001. Notes to Accounts for the year ended March 31, 2022.

- 23. The Company has made an equity investment of Rs.2 lakhs being 40% of the paid-up capital of Kanniya Kumari Port Limited (KKPL) along with VOC TPT (40%) & Chennai Port Trust (20%). KKPL is in the process of carrying out pre-project activities. Since there was no significant income / expenditure in KPPL during the year FY 2021-22, no Consolidated Financial Statements are prepared.
- 24. Previous year's figures have been regrouped wherever necessary.

25. Approval of financial statements

The financial statements were approved by the board of directors and authorised for issue on 25th May, 2022.

For Kamarajar, Port Limited

Sund Paliwal, I.A.S., Chairman & Managing Director DIN : 01310101

M. Gunasekaran Chief Financial Officer & **Compliance** Officer

Place : Chennai Date : 25th May, 2022.

r.m

S. Balaji Arunkumar, IRTS Director DIN : 07526368

mala

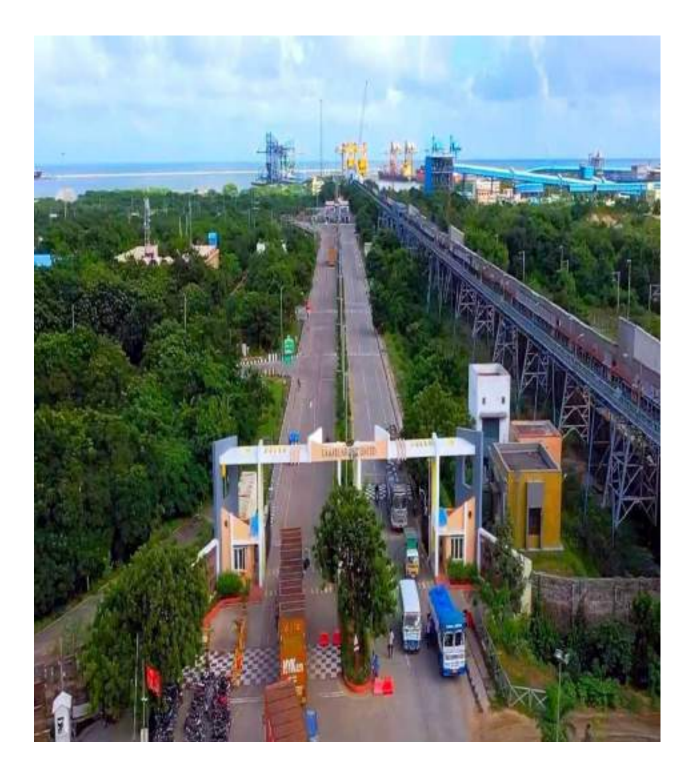
Smt. Jayalakshmi Srinivasan Company Secretary

For B. Thiagarajan & Co. Chartered Accountants, FRN.004371S

Old # 15 Non B 24 ambail blub T, Nagar Chonnal-17 Ram Stinivasan

Partner M.No.220112 UDIN:22220112AJOXQT4698





Gate Complex





Kamarajar Port Limited (A Company of Chennai Port Authority) (Ministry of Ports, Shipping and Waterways - Government of India)

Corporate cum Registered Office:

Port Office:

"Jawahar Building", 2nd Floor, (North Wing) & 3rd Floor 17,Rajaji Salai, Chennai-600001. VallurPost,Chennai-Tel:044-27950030-40 Fax:044-27950002

- 🞽 Email : infopkplmail.in
- ൙ Website:www.kamarajarport.in
- **1** facebook.com/kamarajarport
- Twitter@kamarajarport