Tamilnadu Telecommunications Limited

33rd Annual Report 2020-21

TABLE OF CONTENTS

Page No Notice to Share holders 1 Board's Report 11 Report on Corporate Governance 24 Secretarial Audit Report 32 Independent Auditors' Report 34 **Balance Sheet** 42 Statement of Profit & Loss 43 Cash Flow Statement 44 46 Notes forming part of the Accounts

Board of Directors Shri. Kamendra Kumar (DIN: 07578257) - Chairman and Director Shri. J.Ramesh Kannan (DIN: 09292181) - Managing Director & Chief Financial Officer

 Shri. B.Elangovan
 (DIN:00133452)
 Director

 Shri. R.Karthikeyan
 (DIN:00824621)
 Director

 Mrs. Shivalini Sinha
 (DIN: 08469902)
 Director

 Mrs. R.Lilly
 (DIN: 03287345)
 Director

Company Secretary : Ms. Swapnil Gupta

Registered Office : No.16, 1st Floor, Aziz Mulk 3rd Street,

Thousand Lights, Chennai – 600 006. CIN: L32201TN1988PLC015705

CIN: L322011N1988PLC015705

Telefax: 044-28292653, Website: www.ttlofc.in

Factory : E 18B – E24, CMDA Industrial Complex,

Maraimalainagar – 603 209, Tamilnadu

Statutory Auditors : M/s. R.Bupathy & Co., Chartered Accountants,

'Vibgyor', First Floor, # 139, Kodambakkam High Road,

Chennai - 600034.

Secretarial Auditors : Shri. Himanshu Sharma,

M/s.Himanshu Sharma and Associates, Practicing Company Secretaries, Office No 1531, Wazir Nagar Kotla, Mubarakpur, New Delhi-110003.

Promoters : Telecommunications Consultants India Limited,

'TCIL BHAWAN', Greater Kailash - I, New Delhi - 110 048.

Tamilnadu Industrial Development Corporation Limited,

19-A, Rukmani Lakshmipathy Road,

Egmore, Chennai – 600 008.

Registrar & Share Transfer Agents : Cameo Corporate Services Limited,

"Subramanian Building" No.1, Club House Road, Chennai – 600 002. Phone: 044 – 28460390

IMPORTANT COMMUNICATION TO MEMBERS

The Ministry of Corporate Affairs has taken a "Green Initiative in the Corporate Governance" by allowing paperless compliances by the companies and has issued circulars stating that service of notice/ documents including Annual Report can be sent by e-mail to its members. To support this Green Initiative of the Government in full measure, members who have not registered their e-mail addresses, so far, are requested to register their e-mail addresses, in respect of electronic holdings with the Depository through their concerned Depository Participants. Members who hold shares in physical form may register their e-mail Id by informing the same to the Company or its R&T Agent.

Note: 1. No Gifts / Coupons will be distributed at the meeting.

2. Please bring your copy of the enclosed Annual Report to the meeting.

NOTICE

Notice is hereby given that the 33rd Annual General Meeting of the Members of Tamil Nadu Telecommunications Limited is to be held at 11.30 a.m.on Wednesday, 29th September 2021 in the TCIL Bhawan, Greater Kailash, New Delhi - 110048, through Video Conferencing ("VC") /Other Audio Visual Means ("OAVM") to transact the following business.

Ordinary Business

- 01. To receive, consider and adopt the Financial Statements of the Company for the financial year ended 31st March 2021 including the Audited Balance Sheet as at 31st March 2021, the Statement of Profit and Loss and Cash Flow Statement for the year ended on that date and the Reports of the Board of Directors and Auditors' Report thereon and in this regard, pass the following resolution as Ordinary Resolution:
 - "RESOLVED THAT the Audited Financial Statements of the Company for the year ended March 31, 2021, which comprise the Audited Balance Sheet as at March 31, 2021, the Statement of Profit and Loss (including the statement of other comprehensive income), Statement of Changes in Equity and Statement of Cash Flows for the year then ended, notes to the financial statements, including a summary of significant accounting policies and other explanatory information for the year ended March 31, 2021 and the reports of the Board of Directors and Auditors thereon be and are hereby received, considered, approved and adopted".
- 02. To appoint a Director in place of Smt. Shivalini Sinha (DIN 08469902), who retires by rotation and being eligible, offers herself for re-appointment and pass the following resolution as Ordinary Resolution:
 - "RESOLVED THAT pursuant to the provisions of Section 152 of the Companies Act, 2013 and Articles of Association of the Company, Smt. Shivalini Sinha (DIN 08469902), who retires by rotation and being eligible has offered herself for re-appointment, be and is hereby re-appointed as a Director of the Company, liable to retire by rotation."
- 03. To appoint a Director in place of Shri. B. Elangovan, (DIN 00133452), who retires by rotation and being eligible, offers himself for re-appointment and pass the following resolution as Ordinary Resolution:
 - **"RESOLVED THAT** pursuant to the provisions of Section 152 of the Companies Act, 2013 and Articles of Association of the Company, Shri. B.Elangovan, (DIN 00133452), who retires by rotation and being eligible has offered himself for re-appointment, be and is hereby re-appointed as a Director of the Company, liable to retire by rotation."

 To fix the remuneration of the Statutory Auditors for the financial year 2021-22.

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

- "RESOLVED THAT the fee for the Statutory Audit be and is hereby approved at Rs.1,00,000/- (One Lac only) plus applicable taxes for the year 2021-22 to the M/s R.Bupathy & Co, Chartered Accountants, Chennai, as Statutory Auditors of the Company."
- "RESOLVED FURTHER THAT the Company Secretary or any Director of the Company be and is hereby also authorized to do all such acts, deeds, matters, things & writings as may deem fit, proper, expedient or necessary to give effect to the said resolution."

Special Business

 To consider and approve the regularization of the appointment of Shri. J.Ramesh Kannan as Managing Director of the Company.

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

- "RESOLVED THAT pursuant to the provisions of sections 152, 161 and other applicable provisions, if any, of the Companies Act, 2013 read with rules made there under (including any statutory modification or re-enactment thereof for the time being in force), Shri. J.Ramesh Kannan, (DIN 09292181) who was appointed as an Additional Director w.e.f. 25.08.2021 and who holds office up to the date of this Annual General Meeting of the Company, be and is hereby appointed as Director of the Company".
- **"RESOLVED FURTHER THAT** any Director or Company Secretary of the Company be & is hereby authorised to do all such acts, deeds and things as may be necessary to give effect to the aforesaid resolution".
- To consider and approve the regularization of the appointment of as Director of the Company.

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

"RESOLVED THAT pursuant to the provisions of sections 152, 161 and other applicable provisions, if any, of the Companies Act, 2013 read with rules made there under (including any statutory modification or re-enactment thereof for the time being in force), Tmt. R.Lilly, I.A.S (DIN 03287345) who was appointed as an Additional Director w.e.f. 25.08.2021 and who

holds office up to the date of this Annual General Meeting of the Company, be and is hereby appointed as Director of the Company.

- "RESOLVED FURTHER THAT any Director or Company Secretary of the Company be & is hereby authorised to do all such acts, deeds and things as may be necessary to give effect to the aforesaid resolution".
- To consider and approve the regularization of the appointment of Shri. R.Karthikeyan, as Director of the Company.

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

"RESOLVED THAT pursuant to the provisions of sections 152, 161 and other applicable provisions, if any, of the Companies Act, 2013 read with rules made there under (including any statutory modification or re-enactment thereof for the time being in force), Shri. R.Karthikeyan, (DIN 00824621) who was appointed as an Additional Director w.e.f. 27.05.2021 and who holds office up to the date of this Annual General Meeting of the Company, be and is hereby appointed as Director of the Company".

"RESOLVED FURTHER THAT any Director or Company Secretary of the Company be & is hereby authorised to do all such acts, deeds and things as may be necessary to give effect to the aforesaid resolution".

By order of the Board For TAMILNADU TELECOMMUNICATIONS LIMITED

Place: Chennai J.Ramesh Kannan Date: 04.09.2021 Managing Director (DIN 09292181)

То

- 1. All the members of the Company
- 2. Auditors

NOTES:

 As you are aware, in view of the situation arising due to COVID-19 global pandemic, the general meetings of the companies shall be conducted as per the guidelines issued by the Ministry of Corporate Affairs (MCA) vide Circular No. 14/2020 dated April 8, 2020, Circular No.17/2020 dated April 13, 2020 and Circular No. 20/2020 dated May 05, 2020. The forthcoming AGM/ EGM will thus be held through video conferencing (VC) or other audio visual means (OAVM). Hence, Members can attend and participate in the ensuing AGM/EGM through VC/OAVM.

- An explanatory statement pursuant to Section 102 of the Act, relating to special business to be transacted at the AGM. is annexed hereto.
- The attendance of the Members attending the AGM/ EGM through VC/OAVM will be counted for the purpose of ascertaining the quorum under Section 103 of the Companies Act, 2013.
- 4. Pursuant to MCA Circular No. 14/2020 dated April 08, 2020, the facility to appoint proxy to attend and cast vote for the members is not available for this AGM/EGM. However, in pursuance of Section 112 and Section 113 of the Companies Act, 2013, representatives of the members such as the President of India or the Governor of a State or body corporate can attend the AGM/EGM through VC/OAVM and cast their votes through e-voting.
- 5. Corporate members intending to authorize their representatives to attend the Meeting are requested to send a scanned certified copy of the board resolution (pdf/jpeg format) authorizing their representative to attend and vote on their behalf at the Meeting. The said Resolution/Authorization shall be sent to the Scrutinizer by email through its registered email address to legalhimanshu@gmail.com with a copy marked to ttlcosec@gmail.com.
- In case of Joint Holders attending the Meeting, only such joint holder who is higher in the order of names will be entitled to vote.
- 7. Members seeking any information with regard to the accounts or any matter to be placed at the AGM are requested to write to the Company on or before 25th September 2021 through email on mdpa2018ttl@gmail. com or ttlcosec@gmail.com. The same will be replied by the Company suitably. Documents referred to in this Notice will be made available for inspection as per applicable statutory requirements.
- 8. The Company's Registrar and Share Transfer Agents for its Share Registry Work (Physical and Electronic) are M/s. Cameo Corporate services Limited , having their office premises at "Subramanian Building" 5th Floor, No.1, Club House Road, Chennai 600 002, Email : cameo@cameoindia.com Phone : 044-28460390 Fax : 044-28460129. The Register of Members and Transfer Books of the Company will be closed from 23rd September, 2021 to 29th September, 2021 (both days inclusive).
- 9. In compliance with the aforesaid MCA Circulars and SEBI Circular No.17/2020 dated May 12, 2020, Notice the Notice calling the AGM/EGM has been uploaded on the website of the Company at https://www.ttlofc. in. The Notice can also be accessed from the websites of the Stock Exchanges i.e. BSE Limited and National

Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively. The AGM/EGM Notice is also disseminated on the website of CDSL (agency for providing the Remote e-Voting facility and e-voting system during the AGM/EGM) i.e. www.evotingindia.com.

- 10. Pursuant to the provisions of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, transfer and Refund) Rules, 2016 as amended, dividends that are unclaimed for a period of seven years are required to be transferred to the Investors Education and Protection Fund (IEPF) administered by the Central Government. As on date, there are no unclaimed dividends.
- 11. Securities and Exchange Board of India (SEBI) has mandated the submission of Permanent Account Number (PAN) by every participant in securities market. Members holding shares in electronic form are therefore, requested to submit their PAN to their Depository Participants with whom they are maintaining their dematerialized accounts. Members holding shares in physical form can submit their PAN details to the Company along with the proof thereof.
- Members holding shares in physical form are requested to advise any change of address and are also to submit their specimen signatures duly attested by their Bank immediately to the Company. Members holding shares electronically in dematerialized form must advice any change of address to their respective Depository Participant.
- 13. Members can avail of the facility of nomination in respect of shares held by them in physical form pursuant to the provisions of Section 72 of the Companies Act, 2013 and Rules thereon. Members desiring to avail this facility may send their nomination in the prescribed Form No. SH-13 duly filled in to M/s.Cameo Corporate Services Ltd, at the above mentioned address. Members holding shares in electronic form may contact their respective Depository Participant for availing this facility.
- Members holding shares in physical form requested to intimate any change of bank mandate to M/s. Cameo Corporate Services Ltd / to the Company immediately.
- 15. SEBI vide notification No.SEBI/LD-NRO/GN/2018/24 dated June 8, 2018, has amended Regulation 40 of Listing Regulations, mandating transfer of securities to be carried out only in dematerialised form (except in case of transmission or transposition of securities) which shall be effective April 1, 2020. Accordingly requests for transfer of securities of listed entities shall not be processed unless the securities are held dematerialised form with depositories. In view of the same Members holding shares in physical form are requested to consider converting their holdings to dematerialised

- form to eliminate all risks associated with physical shares and for ease of portfolio management.
- Pursuant to the provisions of Section 108 of the 16 Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules. 2014 (as amended) and Regulation 44 of SEBI (Listing Obligations & Disclosure Requirements) Regulations 2015 (as amended), and MCA Circulars dated April 08. 2020. April 13, 2020 and May 05, 2020 the Company is providing facility of remote e-voting to its Members in respect of the business to be transacted at the AGM/ EGM. For this purpose, the Company has entered into an agreement with Central Depository Services (India) Limited (CDSL) for facilitating voting through electronic means, as the authorized e-Voting's agency. The facility of casting votes by a member using remote e-voting as well as the e-voting system on the date of the EGM/ AGM will be provided by CDSL.
- 17. In terms of Regulations 26(4) and Regulation 36(3) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations") and the secretarial standard -2 on "General Meeting, the particulars of Directors seeking to be re-appointed /appointed in this AGM, nature of their expertise in specific functional areas, their other directorships and committee memberships, their shareholding and relationship with other directors of the Company are given below. Members are requested to kindly refer the Chapter on Corporate Governance in the Annual Report.
- 18. The AGM/EGM has been convened through VC/OAVM in compliance with applicable provisions of the Companies Act, 2013 read with MCA Circular No.14/2020 dated April 8, 2020 and MCA Circular No.17/2020 dated April 13, 2020 and MCA Circular No.20/2020 dated May 05, 2020.
- 19. In continuation of this Ministry's General Circular No.20/2020, dated 05th May, 2020 and after due examination, it has been decided to allow companies whose AGMs were due to be held in the year 2020, or become due in the year 2021, to conduct their AGMs on or before 31.12.2021, in accordance with the requirements provided in paragraphs 3 and 4 of the General Circular No.20/2020 as per MCA circular no. 02/2021 dated January 13,2021.
- 20. In terms of the Listing Regulations, securities of listed companies can only be transferred in dematerialized form with effect from 1st April 2019. In view of the above, Members are advised to dematerialize shares held by them in physical form.
- 21. Explanatory Statement-Details of the Directors proposed for reappointment pursuant to Regulation 36 (3) of SEBI Listing Regulations and

SS-2 issued by ICSI In terms of Section 152 of the Act, Smt. Shivalini Sinha (DIN 08469902) and Shri. B.Elangovan, (DIN 00133452) retires by rotation at this Meeting and being eligible, offers themselves for re-appointment. The Board of Directors of the Company recommends them re-appointment. Details of the Director proposed to be re-appointed as required in terms of SEBI Listing Regulations, 2015 and Secretarial Standard on General Meetings (SS - 2) issued by The Institute of Company Secretaries of India, are provided below.

- A. Mrs.Shivalini Sinha, aged 58 years has been in the Board of the Company since May 2019. Her education consists of B.Tech (Honors) Electronics and Communication, IIT BHU, Varanasi (1985). and MS (Software Systems), BITS, Pilani (2003). Further she is six Sigma Green Belt certification in 2009. She is the women director on the Board of Tamilnadu Telecommunications Ltd. having vast experience of 35 years and also heading the POSH Committee in the Company. She started her carrier from Bharat Electronics Limited. Ghaziabad as a Deputy Manager. At present she is the Executive Director (Technical) in TCIL (Telecommunications Consultants India Ltd.). She has taken up many challenging projects in various states like Goa, Maharashtra, Karnataka and Kerala. She holds NIL shares in TTL. The details of Directorships/Committee Membership in other companies is NIL.
- B. Shri B. Elangovan, aged 57 years has been in the Board of the Company since December 2008. He is a Master Degree holder in Mechanical Engineering and has rich technical experience. He holds NIL shares in TTL. The details of Directorships/ Committee Membership in other companies.

Name of the Companies	Nature of Interest
Tiruchirapalli Engineering and Technology Cluster	Nominee Director
Jayamkondam Lignite Power Corporation Limited	Director
Arkonam Castings and forgings Limited	Director
Tamilnadu polymer industries park Limited	Nominee Director
Chennai Aerospace Park Limited	Nominee Director

22. Key Point

 The Meeting shall be deemed to be held at the Registered office of the Company at No.16, 1st

- Floor, Aziz Mulk 3rd Street, Thousand Lights, Chennai 600006.
- Since the AGM will be held through VC/OAVM, the route map to the venue is not annexed to this Notice.
- 3. The Notice of the 33rd AGM along with the Annual Report of 2020-21 is being sent by electronic mode to those Members whose email addresses are registered with the Company/Depository Participants, unless any Member has requested for a physical copy of the same. For Members who have not registered their email addresses, a physical copy may not be sent by any permitted mode. To support the 'Green Initiative' Members who have not registered their email addresses are required to register the same with the Company/Depository. Members may note that this Notice and the Annual Report 2019-20 will also be available on the Company's website viz. www.ttlofc.in.

4. Members are requested to:

- (i) intimate to the Company's Registrar and Transfer Agents, M/s. Cameo Corporate Services Ltd, at the above mentioned address, changes, if any, in their registered addresses at an early date, in case of shares held in physical form:
- (ii) intimate to the respective Depository Participant, changes, if any, in their registered addresses at an early date, in case of shares held in dematerialized form;
- (iii) quote their folio numbers/Client ID/DP ID in all correspondence;
- (iv) Consolidate their holdings into one folio in case they hold shares under multiple folios in the identical order of names.
- 5. In compliance with the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 as amended from time to time and Regulation 44 of SEBI (Listing Obligations And Disclosure Requirements) Regulations, 2015 Regulations, the Company is pleased to offer e-voting facility to its members to exercise their right to vote at the 33rd Annual General Meeting (AGM) by electronic means in respect of the businesses to be transacted at the AGM, through the remote e-voting platform provided by M/s. Cameo Corporate services Ltd. (CAMEO).

- 6. The Members may cast their votes using an electronic voting system from a place other than the venue of the Meeting ('remote e-voting'). Members attending the meeting who have not already cast their vote by remote e-voting shall be able to exercise their rights at the meeting. Facility of voting through ballot shall also be made available at the meeting.
- 7. Voting Options REMOTE E-VOTING THROUGH ELECTRONIC MEANS

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

Item No. 5

The Board of Directors in their 173rd meeting held on August 25, 2021 has appointed Shri. J.Ramesh Kannan, General Manager (TCIL) as an Additional Director of the Company w.e.f. August 25, 2021. Pursuant to the provisions of section 161 of the Companies Act, 2013, Shri. J.Ramesh Kannan, holds office till the conclusion of the ensuing Annual General Meeting of the Company.

Accordingly, in terms of the requirements of the provisions of the Companies Act, 2013 approval of the members is required for regularization of Shri. J.Ramesh Kannan as Director.

None of the Directors/Key Managerial Personnel of the Company & their relatives except Shri. J.Ramesh Kannan, in any way, concerned or interested, financial or otherwise in the resolution set out at item no. 5 of the notice.

The Board recommends the resolution set forth in item no. 5 for the approval of the members as an Ordinary Resolution.

Item No. 6

The Board of Directors in their 173rd meeting held on August 25, 2021 has appointed Tmt. R.Lilly, I.A.S, Special Secretary, Industries Department (representing TIDCO) as an Additional Director of the Company w.e.f. August 25, 2021. Pursuant to the provisions of section 161 of the Companies Act, 2013, Tmt. R.Lilly, I.A.S, holds office till the conclusion of the ensuing Annual General Meeting of the Company.

Accordingly, in terms of the requirements of the provisions of the Companies Act, 2013 approval of the members is required for regularization of Tmt. R.Lilly, I.A.S as Director.

None of the Directors/Key Managerial Personnel of the Company & their relatives except Tmt. R.Lilly, I.A.S, in any way, concerned or interested, financial or otherwise in the resolution set out at item no. 6 of the notice.

The Board recommends the resolution set forth in item no. 6 for the approval of the members as an Ordinary Resolution.

Item No. 7

The Board of Directors in their 173rd meeting held on August 25, 2021 has appointed Shri. R.Karthikeyan, General Manager

(TIDCO) as an Additional Director of the Company w.e.f. August 25, 2021. Pursuant to the provisions of section 161 of the Companies Act, 2013, Shri. R.Karthikeyan, holds office till the conclusion of the ensuing Annual General Meeting of the Company.

Accordingly, in terms of the requirements of the provisions of the Companies Act, 2013 approval of the members is required for regularization of Shri. R.Karthikeyanas Director.

None of the Directors/Key Managerial Personnel of the Company & their relatives except Shri. R.Karthikeyan, in any way, concerned or interested, financial or otherwise in the resolution set out at item no. 7 of the notice.

The Board recommends the resolution set forth in item no. 7 for the approval of the members as an Ordinary Resolution.

THE INSTRUCTIONS OF SHAREHOLDERS FOR E-VOTING AND JOINING VIRTUAL MEETINGS ARE AS UNDER:

- (i) The voting period begins on 26th September 2021 at 09:00 AM and ends on 28th September 2021 at 05:00 PM. During this period shareholders' of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date 22nd September 2021 may cast their vote electronically. The e-voting module shall be disabled by CDSL for voting thereafter.
- (ii) Shareholders who have already voted prior to the meeting date would not be entitled to vote at the meeting venue.
- (iii) Pursuant to SEBI Circular No.SEBI/HO/CFD/CMD/ CIR/P/2020/242 dated 09.12.2020, under Regulation 44 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, listed entities are required to provide remote e-voting facility to its shareholders, in respect of all shareholders' resolutions. However, it has been observed that the participation by the public noninstitutional shareholders/retail shareholders is at a negligible level.

Currently, there are multiple e-voting service providers (ESPs) providing e-voting facility to listed entities in India. This necessitates registration on various ESPs and maintenance of multiple user IDs and passwords by the shareholders.

In order to increase the efficiency of the voting process, pursuant to a public consultation, it has been decided to enable e-voting to all the demat account holders, by way of a single login credential, through their demat accounts/websites of Depositories/ Depository Participants. Demat account holders would be able to cast their vote without having to register again with the ESPs, thereby, not only facilitating seamless authentication but also

enhancing ease and convenience of participating in e-voting process.

(iv) In terms of SEBI circular no. SEBI/HO/CFD/CMD/ CIR/P/2020/242 dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are advised to update their mobile number and email Id in their demat accounts in order to access e-Voting facility.

Pursuant to above said SEBI Circular, Login method for e-Voting and joining virtual meetings for Individual shareholders holding securities in Demat mode CDSL/NSDL is given below:

Type of share holders		Login Method
Individual Shareholders holding securities in Demat mode with CDSL	1)	Users who have opted for CDSL Easi / Easiest facility, can login through their existing user id and password. Option will be made available to reach e-Voting page without any further authentication. The URL for users to login to Easi / Easiest are https://web.cdslindia.com/myeasi/home/login or visit www.cdslindia.com and click on Login icon and select New System Myeasi.
	2)	After successful login the Easi / Easiest user will be able to see the e-Voting option for eligible companies where the evoting is in progress as per the information provided by company. On clicking the evoting option, the user will be able to see e-Voting page of the e-Voting service provider for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting. Additionally, there is also links provided to access the system of all e-Voting Service Providers i.e. CDSL/NSDL/KARVY/LINKINTIME, so that the user can visit the e-Voting service providers' website directly.
	3)	If the user is not registered for Easi/Easiest, option to register is available at https://web.cdslindia.com/myeasi/Registration/EasiRegistration

Type of share holders	Login Method
	4) Alternatively, the user can directly access e-Voting page by providing Demat Account Number and PAN No. from a e-Voting link available on www.cdslindia.com home page or click on https://evoting.cdslindia.com/Evoting/EvotingLogin The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the Demat Account. After successful authentication, user will be able to see the e-Voting option where the evoting is in progress and also able to directly access the system of all e-Voting Service Providers.
Individual Shareholders holding securities in demat mode with NSDL	1) If you are already registered for NSDL IDeAS facility, please visit the e-Services website of NSDL. Open web browser by typing the following URL: https://eservices.nsdl.com either on a Personal Computer or on a mobile. Once the home page of e-Services is launched, click on the "Beneficial Owner" icon under "Login" which is available under 'IDeAS' section. A new screen will open. You will have to enter your User ID and Password. After successful authentication, you will be able to see e-Voting services. Click on "Access to e-Voting" under e-Voting services and you will be able to see e-Voting page. Click on company name or e-Voting service provider name and you will be re-directed to e-Voting service provider website for casting your vote during the remote e-Voting serviced or joining virtual meeting.
	2) If the user is not registered for IDeAS e-Services, option to register is available at https://eservices.nsdl.com. Select "Register Online for IDeAS" Portal or click at https://eservices.nsdl.com/Secure Web/IdeasDirect Reg.jsp.

Type of share holders	Login Method
	3) Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting. nsdl.com/ either on a Personal Computer or on a mobile. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section. A new screen will open. You will have to enter your User ID (i.e. your sixteen digit demat account number hold with NSDL), Password/OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on company name or e-Voting service provider name and you will be redirected to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.
Individual Shareholders (holding securities in demat mode) login through their Depository Participants	You can also login using the login credentials of your demat account through your Depository Participant registered with NSDL/CDSL for e-Voting facility. After Successful login, you will be able to see e-Voting option. Once you click on e-Voting option, you will be redirected to NSDL/CDSL Depository site after successful authentication, wherein you can see e-Voting feature. Click on company name or e-Voting service provider name and you will be redirected to e-Voting service provider website for casting your vote during the remote e-Voting period or joining virtual meeting & voting during the meeting.

Important note: Members who are unable to retrieve User ID/ Password are advised to use Forget User ID and Forget Password option available at above mentioned website.

Helpdesk for Individual Shareholders holding securities in demat mode for any technical issues related to login through Depository i.e. CDSL and NSDL.

Login type	Helpdesk details
Individual Shareholders holding securities in Demat mode with CDSL	Members facing any technical issue in login can contact CDSL helpdesk by sending a request at helpdesk.evoting@cdslindia.com or contact at 022- 23058738 and 022-23058542, 43.
Individual Shareholders holding securities in Demat mode with NSDL	Members facing any technical issue in login can contact NSDL helpdesk by sending a request at evoting@nsdl.co.in or call at toll free no.: 1800 1020 990 and 1800 22 44 30

- (v) Login method for e-Voting and joining virtual meetings for Physical shareholders and shareholders other than individual holding in Demat form.
 - The shareholders should log on to the e-voting website www.evotingindia.com.
 - 2) Click on "Shareholders" module.
 - 3) Now enter your User ID
 - a. For CDSL: 16 digits beneficiary ID,
 - For NSDL: 8 Character DP ID followed by 8 Digits Client ID,
 - Shareholders holding shares in Physical Form should enter Folio Number registered with the Company.
 - Next enter the Image Verification as displayed and Click on Login.
 - 5) If you are holding shares in demat form and had logged on to www.evotingindia.com and voted on an earlier e-voting of any company, then your existing password is to be used.
 - 6) If you are a first-time user follow the steps given below:

	al shareholders and other than individual sholding shares in Demat.		
PAN	Enter your 10 digit alpha-numeric *PAN issued by Income Tax Department (Applicable for both demat shareholders as well as physical shareholders)		
	Shareholders who have not updated their PAN with the Company/Depository Participant are requested to use the sequence number sent by Company/RTA or contact Company/RTA.		

For Physical shareholders and other than individual shareholders holding shares in Demat.

Dividend Bank Details

Enter the Dividend Bank Details or Date of Birth (in dd/mm/yyyy format) as recorded in your demat account or in the company records in order to login.

- OR Date of Birth (DOB)
- If both the details are not recorded with the depository or company, please enter the member id /folio number in the Dividend Bank details field.
- (vi) After entering these details appropriately, click on "SUBMIT" tab.
- (vii) Shareholders holding shares in physical form will then directly reach the Company selection screen. However, shareholders holding shares in demat form will now reach 'Password Creation' menu wherein they are required to mandatorily enter their login password in the new password field. Kindly note that this password is to be also used by the demat holders for voting for resolutions of any other company on which they are eligible to vote, provided that company opts for e-voting through CDSL platform. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential.
- (viii) For shareholders holding shares in physical form, the details can be used only for e-voting on the resolutions contained in this Notice.
- (ix) Click on the EVSN for the Tamilnadu Telecommunications Limited to vote.
- (x) On the voting page, you will see "RESOLUTION DESCRIPTION" and against the same the option "YES/NO" for voting. Select the option YES or NO as desired. The option YES implies that you assent to the Resolution and option NO implies that you dissent to the Resolution.
- (xi) Click on the "RESOLUTIONS FILE LINK" if you wish to view the entire Resolution details.
- (xii) After selecting the resolution, you have decided to vote on, click on "SUBMIT". A confirmation box will be displayed. If you wish to confirm your vote, click on "OK", else to change your vote, click on "CANCEL" and accordingly modify your vote.
- (xiii) Once you "CONFIRM" your vote on the resolution, you will not be allowed to modify your vote.
- (xiv) You can also take a print of the votes cast by clicking on "Click here to print" option on the Voting page.
- (xv) If a demat account holder has forgotten the login password then Enter the User ID and the image

- verification code and click on Forgot Password & enter the details as prompted by the system.
- (xvi) Additional Facility for Non Individual Shareholders and Custodians For Remote Voting only.
- (xvii) Non-Individual shareholders (i.e. other than Individuals, HUF, NRI etc.) and Custodians are required to log on to www.evotingindia.com and register themselves in the "Corporates" module.
- (xviii) A scanned copy of the Registration Form bearing the stamp and sign of the entity should be emailed to helpdesk.evoting@cdslindia.com.
- (xix) After receiving the login details a Compliance User should be created using the admin login and password. The Compliance User would be able to link the account(s) for which they wish to vote on.
- (xx) The list of accounts linked in the login should be mailed to helpdesk.evoting@cdslindia.com and on approval of the accounts they would be able to cast their vote.
- (xxi) A scanned copy of the Board Resolution and Power of Attorney (POA) which they have issued in favour of the Custodian, if any, should be uploaded in PDF format in the system for the scrutinizer to verify the same.
- (xxii) Alternatively Non Individual shareholders are required to send the relevant Board Resolution/Authority letter etc. together with attested specimen signature of the duly authorized signatory who are authorized to vote, to the Scrutinizer and to the Company at the email address viz; legalhimanshu@gmail.com or office at No.1531, Wazir Nagar in front of PT College Kotla, Mubarakpur New Delhi-110003, if they have voted from individual tab & not uploaded same in the CDSL e-voting system for the scrutinizer to verify the same.
- (xxiii) Hotspot may experience Audio/Video loss due to fluctuations in their respective networks. It is therefore recommended to use stable Wi-Fi or LAN connection to minimise/mitigate any kind of aforesaid glitches. Shareholders who would like to express their views/ask questions during the Meeting may register themselves as a speaker by sending their request in advance between 17th September, 2021 to 21st September, 2021 mentioning their name, demat account number/folio number, email ID, mobile number at ttlcosec@gmail.com.
- (xxiv) Those shareholders who have registered themselves as a speaker will only be allowed to express their views/ ask questions during the Meeting.
- (xxv) The Company/RTA shall co-ordinate with CDSL and provides the login credentials to the aforesaid shareholders.

(xxvi) All grievances connected with the facility for voting by electronic means may be addressed to Mr. Rakesh Dalvi, Sr. Manager, (CDSL) Central Depository Services (India) Limited, A Wing, 25th Floor, Marathon Futurex, Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai-400013 or send an email to helpdesk. evoting@cdslindia.com or call on 022-23058542/43 and Ms.Kanthimathi J, M/s Cameo Corporate Services Limited, UNIT: TTL "Subramanian Building" 5th Floor, No.1, Club House Road, Chennai – 600 002 or send an email to for all Investor queries & grievances: investor@cameoindia.com for non-receipt of annual reports: helpdesk.agm@cameoindia.com or call 044-28460390 Fax: 044-28460129.

INSTRUCTIONS FOR SHAREHOLDERS ATTENDING THE EGM/AGM THROUGH VC/OAVM ARE AS UNDER:

- Shareholder will be provided with a facility to attend the AGM through VC/OAVM through the Microsoft Team App system. Shareholders may access the same at https://www.ttlofc.in under shareholders/members credentials. The link for VC/OAVM will be available in shareholder/members segment of Company website "www.ttlofc.in" on home page will be displayed.
- Follow the instructions mentioned on Companies website and as stated below:-

For attending the AGM on 29th September, 2021 at 11.30 a.m.

A. FOR MOBILE USERS:

- (1) For mobile users, download the "Microsoft Teams App" from 'Google Play Store' for attending the AGM in your mobile device.
- (2) Go to the company website "www.ttlofc. in" an click the meeting link on 29th September, 2021 – Click the "Link for AGM and Join".
- (3) Go to "Open your Microsoft Teams App:
- (4) Enter your Name and Folio No. to join the meeting.

B. FOR DESK TOP /LAPTOP USERS/ IPads

- (1) Go to the Company's website "www.ttlofc. in" and click the meeting link on 29th September, 2021- Click the "Link for AGM and Join".
- (2) Enter "continue on this browser".
- (3) Enter your Name and Folio No. to join the meeting

- ALL THE SHAREHOLDERS ARE REQUESTED TO JOIN THE MEETING WELL IN ADVANCE i.e. before scheduled meeting time. The Members can join the EGM/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. The facility of participation at the EGM/AGM through VC/ OAVM will be made available to atleast 1000 members on first come first served basis. This will not include large Shareholders (Shareholders holding 2% or more shareholding), Promoters, Institutional Investors, Directors. Key Managerial Personnel, the Chairpersons of the Audit Committee, Nomination and Remuneration Committee and Stakeholders Relationship Committee, Auditors etc. who are allowed to attend the EGM/AGM without restriction on account of first come first served basis.
- 4. Shareholders are encouraged to join the Meeting through Laptops/ IPads for better experience.
- Further shareholders will be required to allow Camera and use Internet with a good speed to avoid any disturbance during the meeting.
- 6. Please note that Participants Connecting from Mobile Devices or Tablets or through Laptop connecting via Mobile Hotspot may experience Audio/Video loss due to Fluctuation in their respective network. It is therefore recommended to use Stable Wi-Fi or LAN Connection to mitigate any kind of aforesaid glitches.
- 7. Shareholders who would like to express their views/ask questions during the meeting may register themselves as a speaker by sending their request in advance atleast 7 days prior to meeting mentioning their name, demat account number/folio number, email id, mobile number at (company email id). The shareholders who do not wish to speak during the AGM but have queries may send their queries in advance 7 days prior to meeting mentioning their name, demat account number/folio number, email id, mobile number at (company email id). These queries will be replied to by the company suitably by email.
- 8. Those shareholders who have registered themselves as a speaker will only be allowed to express their views/ask questions during the meeting. The Company reserves the right to restrict the number of questions and number of speakers, depending upon the availability of time as appropriate for smooth conduct of the AGM.
- Only those shareholders, who are present in the AGM/ EGM through VC/OAVM facility and have not casted their vote on the Resolutions through remote e-Voting and are otherwise not barred from doing so, shall be eligible to vote through e-Voting system available during the EGM/AGM.

10. If any Votes are cast by the shareholders through the e-voting available during the EGM/AGM and if the same shareholders have not participated in the meeting through VC/OAVM facility, then the votes cast by such shareholders shall be considered invalid as the facility of e-voting during the meeting is available only to the shareholders attending the meeting.

PROCESS FOR THOSE SHAREHOLDERS WHOSE EMAIL/MOBILE NO. ARE NOT REGISTERED WITH THE COMPANY/DEPOSITORIES.

- For Physical shareholders Please provide necessary details like Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) by email to Company/RTA email id.
- For Demat shareholders Please update your email id & mobile no. with your respective Depository Participant (DP)
- For Individual Demat shareholders Please update your email id & mobile no. with your respective Depository Participant (DP) which is mandatory while e-Voting & joining virtual meetings through Depository.

OTHER INSTRUCTIONS

- If you have any queries or issues regarding attending AGM & e-Voting from the CDSL e-Voting System, you can write an email to helpdesk.evoting@cdslindia.com or contact at 022-23058738 and 022-23058542/43.
- You can also update your mobile number and e-mail id in the user profile details of the folio which may be used for sending future communication(s).
- iii. The Scrutinizer shall within a period not exceeding two working days from the conclusion of the e-voting period unblock the votes in the presence of atleast two witnesses not in the employment of the Company and make a Scrutinizer's Report of the votes cast in favour or against, if any, forthwith to the Chairman of the Company.
- iv. Mr.Himanshu Sharma, Proprietor of Himanshu Sharma and Associates, Practicing Company Secretary has been appointed as the Scrutinizer to scrutinize the e-voting process in a fair and transparent manner.
- v. The Results shall be declared after remote E voting and physical ballot after the AGM of the Company and the resolutions will be deemed to be passed on the date by the Company subject to the receipt of requisite

number of votes in favour of the resolution. The Results declared along with the Scrutinizer's Report shall be placed on the Company's website and on the website of CDSL and communicated to the Stock Exchanges.

- vi. Details of Scrutinizer: Mr. Himanshu Sharma, Practicing Company Secretary
 - The Scrutinizer's decision on the validity of the vote shall be final.
 - b) Once the vote on a resolution stated in this notice is cast by shareholder through remote e-voting, the shareholder shall not be allowed to change it subsequently and such e-vote shall be treated as final. The Members who have cast their vote by remote e-voting may also attend the Meeting; however such member shall not be allowed to vote again.
 - c) The voting rights of members shall be in proportion to their shares in the paid up equity share capital of the Company as on cut-off date. A person, whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on the cut-off date only shall be entitled to avail the facility of remote e-Voting and e-voting during the AGM.
 - d) The Scrutinizer after scrutinizing the votes cast at the Meeting by Poll and through remote e-voting, will not later than two (2) days of conclusion of the Meeting, make a consolidated Scrutinizer's Report and submit the same forthwith to the Chairman of the Company or a person authorized by him in writing, who shall countersign the same.
 - e) The Results declared along with the consolidated Scrutinizer's Report shall be hosted on the website of the Company (www.ttlofc.in). The Results shall simultaneously be communicated to Bombay Stock Exchange Limited and National Stock Exchanges.
 - f) The Resolutions shall be deemed to be passed on the date of the Meeting, i.e. 29.09.2021 subject to receipt of the requisite number of votes in favour of the Resolutions.

By order of the Board For TAMILNADU TELECOMMUNICATIONS LIMITED

Place: Chennai Date: 04.09.2021 J.Ramesh Kannan Managing Director (DIN 09292181)

BOARD'S REPORT

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The Members

The Board of Directors hereby submits the Thirty Third Annual Report of the Company with Audited Financial Statements for the period from 1st April 2020 to 31st March 2021 along with the Auditors Report.

FINANCIAL HIGHLIGHTS

The financial performance of your company is as given below:-

(Rs. in Lakhs)

(* -5-: =5			
	2020-21	2019-20	
Revenue from operations	-	-	
Other Income (Net)	6.54	2.41	
Total Revenue	6.54	2.41	
Total Expenditure	152.12	477.78	
Finance Charges	808.87	903.15	
Extraordinary / Exceptional items	-	-	
Gross Profit / (Loss) after interest before Depreciation & Tax	(954.45)	(1378.52)	
Depreciation and Amortization Expense	34.81	29.46	
Provision for Taxation / Deferred Tax	-	-	
Net Profit / (Loss)	(989.26)	(1407.98)	
Other Comprehensive Income /(Loss):Item that will not be reclassified to Profit and Loss	8.97	(53.54)	
Total Comprehensive Income/(Loss) for the Period	(980.29)	(1461.52)	

The net loss after Tax is Rs.(980.29) lakhs against net loss of Rs. (1461.52) lakhs made during the previous year.

Review of Operations

During the year under review, the company's other income was Rs.6.54 lakhs. Due to non-availability of raw fiber there is no operation in the company.

Market Scenario and Outlook

In the second wave of Covid-19 pandemic, sub-urban & rural areas reported more cases than urban ones from the second month itself. An analysis of more than 50 most severely hit districts, 42 were in rural/sub-urban areas. Such areas in the state of Maharashtra, Tamilnadu, Andhra Pradesh were the worst impacted. The situation was further aggravated, due to the inadequacy of medical infrastructure in these areas and the rush of patients to urban centers.

Manufacturing

Manufacturing was at the receiving end in both the first and the second wave. To control the coronavirus spread, most of the manufacturing sector had to work at a lesser capacity or shut down. Non-essentials manufacturing was hit for longer and with more severe restrictions. The fear of prolonged lockdowns led to migration back to villages. In addition, the global and local supply chains had also not fully normalized after the first wave. This has meant higher cost of procuring raw materials for both small and large industries.

Services

Our services and knowledge-based industries had been built on the manufacturing industry premise of the 18th century i.e. proximity and discipline of workers to the factory is critical in getting good output. We applied the same philosophy for our software engineers and tele-calling workforce. However, with the internet revolution, this premise has proven to be an unnecessary legacy of the past.

Now the workforce can be decentralized and anyone can work from anywhere till the time there is 4G internet. In this regard, COVID has proved a positive disruption for the services sector in the long run.

The first wave required a steep learning curve for the organizations to develop infrastructure and processes for remote working. For the employees, first wave lockdowns were a new paradigm and it took them some time to adjust to work from home and be productive. Prolonged lockdown and unlocking phases during the first wave ensured that both the employer and employee got into a rhythm and the productivity started reaching pre-covid levels. The second wave disrupted this rhythm. But the impact of the second wave was localized and centered around groups of people with typical disruptions costing 3-4 weeks of productivity. Services sector was the least hit from wave 2 from an output standpoint of view.

The table below summarizes the above ideas:

Time period	Indian GDP% growth	Ser- vices GDP% growth	Manu- facturing GDP% growth	Agri- culture GDP% growth
FY 21 (Re- flection of the wave-1)	-7.3%	Con- tracted by 16%	Contrac- tion by 7.2%	A growth of 3.4%
% contribu- tion to the overall GDP	Nil	55%	17.4%	17.8%

During the financial year 2020-21, GDP contracted by 7.3 percent. It is the most severe contraction from the time, India got its independence. The reasons behind this trajectory are obvious – lockdown leading to the closing of business units, increasing unemployment rate and a significant decline in domestic consumption.

To summarize on the macroeconomic numbers of GDP, it is expected to have less severe impact of the second wave due to less strict, localized lockdowns and practically a lesser number of days in reaching the peak number of infections. The hopes of economic revival are pinned to us having an express vaccination drive, which takes away the fear of a third wave and a revival of consumer confidence and spending.

The company has no exception to the impact with its staff still retained in Chennai or working on deputation elsewhere. Fortunately there were no casualities among the staff in the financial year 2020-21. As the roll-out plans of various projects got severely impacted, it has become challenging for the company also to bag new orders.

Cautionary Statement

Statements in the Boards' Report contain forward looking statements. Actual results, performances or achievements may vary materially from those expressed or implied, depending upon economic conditions, Government policies, subsequent developments and other incidental factors.

Risk & Concern

The industry is facing challenging cost pressures as the cost of major raw materials are going up due to shortage & increase in oil prices. The variations in exchange rate fluctuation are also a threat towards cost of production. The competition within OFC business is becoming fierce due to emerging new technologies and frequent new product introductions in Optical fiber products which command competitive prices and preference in the market. The market price of cables is also varying due to competition.

Directors

In accordance with Sec.152 (6) and (7) of the Companies Act, 2013, read with Articles 79 & 80 of the Articles of Association of the company, Shri. B.Elangovan (DIN 00133452) and Smt. Shivalini Sinha (DIN 08469902), will retire from the directorship of the company by rotation and being eligible, offer themselves for re-appointment.

Directors' Responsibility Statement

As required under Section 134(5) of the Companies Act, 2013, the Directors of the Company hereby state and confirm that –

- a) In the preparation of the annual accounts the applicable accounting standards had been followed.
- b) They have 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 as at 31st March 2021, and the loss of the Company for the year ended on that date.
- c) They have 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) They have prepared the annual accounts on a going concern basis considering the comparative growth in OFC market, future prospects of the Company with the support of TCIL.
- They have laid down internal financial control to be followed by the company and that such internal financial control is adequate and was operating effectively.
- f) They have devised proper system to ensure compliance with all provision of all applicable laws and that systems were adequate and operating effectively.

Extracts of the Annual Return

Pursuant section 92(3) of the Companies Act, 2013 and Rule 12(1) of the Companies (Management And Administration) Rules, 2014, the extract of the Annual Return in Form MGT-9 has been attached as to form part of the Report.

Corporate Governance

A report on Corporate Governance with the Practicing Company Secretaries Certificate on compliance with conditions of the Corporate Governance has been attached as to form part of the Report.

Clarification on Practicing Company Secretaries observations is given below:

 Due to non-appointment of Independent Directors, the Company has not complied with Regulations 17(1) (b), 18 (1), 19(1) and 25 (3) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 in terms of minimum number of Independent Directors in the Board, Constitution of Audit Committee and conducting a separate meeting of Independent Directors respectively.

Company's reply:

Points No (1): The Company is Joint sector Govt. Company with 49% of its shares held by TCIL, a Govt. of India Enterprise and 14.63% held by TIDCO, a Govt of Tamilnadu Enterprise. Being a Govt. Company, action has already been taken for induction of Independent Directors Constitution of Audit Committee as per 18(1) and Constitution of Nomination and Remuneration Committee as per regulation 19(1) of SEBI LODR and separate Independent Directors Meeting as per 25(3) of SEBI LODR shall be conducted after appointment of required number of Independent Directors by the Ministry of Telecommunications.

Energy, Technology and Foreign Exchange

Particulars relating to conservation of energy, technology absorption and foreign exchange earnings and outgo as required under Sec.134(3)(m) of the Companies Act, 2013 are enclosed as part of the Report.

Details of director or Key Managerial Personnel who were appointed or have resigned during the year.

No change during the year

Personnel

The Managing Director, CFO and Company Secretary were on deputation from the Promoter Company TCIL which is a Govt. of India Enterprise, holding 49% stake in the Company. Hence their remuneration was as per the scales applicable to their cadre in the promoter company.

The number of permanent employees as on 31.03.2021 was 67 excluding three officials on deputation from the promoter company.

None of the employees drew remuneration of Rs.60,00,000/or more per annum / Rs.5,00,000/- or more per month during the year. This information is furnished as required under Rule 5(2)(i) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014.

Human Resources

Your company is glad to announce that the industrial relations continue to be very cordial. During the year, employees were given training on lying of Optical cable, OFC splicing, OFC construction work etc. TTL has been encouraging its employees to come out with innovative suggestions, which will pave way for significant cost savings as well as overall development of the company.

During the year 2018-19, M/s. Telecommunications Consultants India Limited decided to help TTL employees by taking them on deputation to work in their various projects in India which helps the employees to acquire new skill and experience in services of communication industry. Out of 67 numbers of employees, 60 employees have joined TCIL on deputation as of 31st March 2020.

Quality Management Systems

Your Directors are happy to report that as a commitment in meeting global quality standards, your company already has IS/ISO 9001:2015 quality management systems certification from Bureau of Indian Standards. The license is under renewal.

Internal Control System

TTL has adequate internal control procedures in respect of all its operations. It has laid down internal control procedures to ensure that all assets are safeguarded and protected against loss from unauthorized use or disposition and transactions are authorized, recorded and reported correctly. Internal Audit is being carried out by Independent Audit Firm of Chartered Accountants on an ongoing basis and it recommends appropriate improvements apart from ensuring adherence in

company policies as well as regulatory compliance. The Audit Committee periodically reviews the audit findings.

Transfer to reserves

During the year under review no amount is being transferred to General Reserve Account.

Dividend

In a view of the losses your Directors have not declared any dividend during the year under review.

Deposits

During the year under section 73 and the rules may be called the Companies (Acceptance of Deposits) Rules, 2014, the Company has neither accepted nor renewed any deposits from public during the year under review.

Corporate Social Responsibility

Since the Company is continuously incurring losses, no CSR policy has been devised.

Related Party Transactions

There was no contract or arrangements made with related parties as defined under section 188 (1) of the Companies Act, 2013 during the year under review.

Research & Development (R&D)

The information as required under the Companies (Disclosure of Particulars in the Report of Board of Directors) Rules, 1988 with respect to R&D are not applicable to your Company.

Particulars of Loans, guarantees or investments made under section 186 of the Companies Act, 2013.

There were no loans, guarantees or investments made by the company exceeding the limits specified under Section 186 of the Companies Act, 2013 during the year under review and hence, the said provision is not applicable.

Unsecured Loan

The unsecured loan amounting to Rs.129.07 crores as on 30.06.2021 is from related party i.e. holding company, has been taken on long term basis without any stipulation for repayment and other terms.

Information under section 197 of the Companies Act, 2013 read with rule 5(2) of the companies (appointment and remuneration of managerial personnel) rules, 2014 regarding employee's remuneration.

Information as per Section 197 of the Companies Act 2013, read with Rule 5(2) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, is not applicable to your company as there is no employee on the rolls of the Company. Accordingly there was no employee of

the Company who received remuneration in excess of the limits prescribed under of the Companies Act.

Statement under section 134(3)(p) of the Companies Act, 2013, regarding formal annual evaluation made by board of its performance and that of its committees and individual directors.

In terms of the notification dated 05.06.2015 issued by Ministry of Corporate Affairs, the company has been exempted from the above provision and hence the disclosure is no longer required.

Material changes and commitments, if any, affecting the financial position of the company which have occurred between the end of the financial year to which the financial statements relates and the date of the report.

None

Information under section 134(3)(n) of the Companies Act, 2013 concerning development and implementation of risk management policy.

The company's operations are completely stopped, only limited assistance being given by the holding company, which has a well-defined risk management policy. Your company has not developed and/or implemented the Risk management policy on its own.

Vigil Mechanism under section 177(9) of the Companies Act, 2013.

Your Company is in process of making the Whistle Blower Policy/ vigil mechanism for directors and employees to report concerns about unethical behaviour, actual or suspected fraud or violation of your Company's Code of Conduct. Adequate safeguards are provided against victimization to those who avail of the mechanism will be provided soon.

Auditors

In terms of Section 139 of the Companies Act, 2013, the Comptroller and Auditor General of India (CAG) had appointed M/s. R.BUPATHY& CO, Chartered Accountants as the Auditors of the company for the year 2021-22 at a remuneration of Rs.1,00,000/- besides reimbursement of traveling and out-of-pocket expenses at actual, subject to the other items and conditions as specified by the CAG.

Independent Auditor's Report

Clarification on Auditors observations is given below:

Basis for Adverse Opinion

 The Company's financial statements have been prepared using going concern assumption of accounting. However, the company's accumulated losses of Rs. 1,72,31,66,612/- (including a loss of Rs. 9,80,28,717/- incurred during the FY 2020-21) has eroded the Net Worth of the Company's ability to continue as a Going Concern. The Company has not operated its factory since 2017 and No sales effected for more than two years. It is also pertinent to note that power connections in the factory are disabled. Further, as represented by the company, the machineries would involve major overhauling cost to resume operations and the company is also unable to obtain support for supply of major raw material required for manufacture from its supplier. Also, the company has not bagged any new orders to substantiate the going concern assumption.

As per Standard on Auditing (5A) 570, "It the financial statements have been prepared using the going concern basis of accounting but, in the auditor's judgment, management's use of the going concern basis of accounting in the financial statements is inappropriate, the requirement in paragraph 21 for the auditor to express an adverse opinion applies regardless of whether or not the financial statements include disclosure of the inappropriateness of management's use of the going concern basis of accounting."

Hence, considering the cumulative effect of the factors detailed in the above paragraph in the revival of the company, we conclude that the Going Concern assumption of the management in preparation of financial statements is inappropriate.

- The Company has not recognised the following financial liability/asset at Fair Value in terms of Ind AS 109 (including comparative figures as of 31st March 2020) and impact of the same on the financial statements is not ascertainable.
 - (i) Amounts due to M/s. Fujikura Limited amounting to Rs.1,98,07,090/- (previous year–Rs. 2,00,03,590/-)
 - (ii) Trade Receivables (considered good) amounting to Rs.7,13,62,110/- (previous year–Rs. 7,14,10,296/-)
 - (iii) Unsecured Trade Payables amounting to Rs.3,41,14,712/- (previous year Rs.3,44,09,375/-)

Emphasis of Matter

- We draw attention to Note No.28 (SL.No.22) of the explanatory notes to the financial statements which states the reason for non-recognition of amounts due to the holding company viz., Telecommunications Consultants India Limited amounting to Rs.1,26,18,87,189/(previous year– Rs.1,17,49,17,114/-) at Fair Value in accordance with IndAS 109 and impact of the same on the financial statements is not ascertainable and our opinion is not modified in respect of this matter.
- 2) Attention is invited to Note Nos. 3,5,8,14,15 of the notes to financial statements, where the balances carried in the debtors, creditors, advances & deposits payable / recoverable are subject to confirmation from all parties

(other than Telecommunications Consultants India Limited) as stated in Note No.28 (SI.No. 2). The impact if any, on financial statements is not ascertainable and our opinion is not modified in this respect.

3) Attention is invited to Note No.28 (SI.No.19) of the explanatory notes to the financial statements which states that the Company has not received information from vendors regarding their status under the Micro, Small and Medium Enterprises Development Act, 2006. Hence the disclosure relating to amounts unpaid as at the year ended together with interest paid/payable under this Act could not be ascertained. Our opinion is not modified in this respect.

Company's Reply to Basis of Adverse Opinion Para 1 of Going Concern Assumption.

The requirement of OFC in the country is huge. TCIL and TIDCO to provide orders on nomination basis as both TCIL and Tamilnadu state government have huge orders to implement the Bhartnet projects. Efforts are being made to obtain Preferential orders from Tamil Nadu Fibrenet Corporation (TANFINET), State PSU, for supplying Optical Fiber Cable in Tamilnadu. The DOT discussed in the meeting held on 07.03.2019 with regard to takeover of TTL by BSNL, it is suggested by Ministry to BSNL to utilise the capacity of TTL since BSNL requirement is 100000 km per annum against TTL capacity of 10000 km per annum. Therefore, the order booking position is expected to be good in the near future. Renowned real estate consultant has been appointed to monetization of vacant land. Considering the likely order in the near future and with the promoter's financial support, the accounts have been prepared on Going Concern Basis.

As mentioned in our financials, TTL is regularly borrowing from our holding company TCIL for its raw material support and working capital support for running day to day operations. The balances of current liabilities and trade payable pertaining to related party / our holding company TCIL as on 31/03/2021 are given below:

(i) Current liabilities – short term borrowing

(a) Bridge Loan : Rs.11,65,73,000/-

(b) Working capital support loan : Rs.17,30,96,956/-

(ii) Trade payable – Sundry

creditors for raw material support: Rs.58,86,81,638/-

(iii) Other current liabilities - interest

accrued : Rs.38,35,35,595/-

Amounts due to Fujikura Limited amounting to Rs.1,98,07,090/-

Trade Receivables (considered good) amounting to Rs.7,13,62,110/-

Unsecured Trade Payables amounting to Rs.3.41.14.712/-

This is to state that the above items are reviewed and monitored on day to day basis in both TTL and TCIL. The balances are

periodically reconciled with TCIL and also approved by board of directors of TTL.

It may not be out of place to mention that all the realizations from TTL clients are routed through Escrow account which is auto credited to TCIL's Account for which standing instructions have been given to bank. Moreover, charge has been created in favour of TCIL against fixed assets and current assets of TTL for all the TCIL loans, advances and liabilities towards raw material supply. The loans are repayable on demand basis.

Ind AS 109 requires all financial assets/liabilities to be recognised initially at fair value and subsequently at amortised cost it satisfies the criteria with reference to Ind As 32 Para 11 and para 4.2.1 of Ind As 109. Since these financial assets/liabilities are current in nature, there is immaterial finance cost/income involved, therefore, as a general practice, demand deposits are carried at cost and not at fair value/amortised cost

In view of the commitment to pay to TCIL, the holding company/ related party on demand basis, and the company is taking a conservative approach, management assume book value of current liabilities at a amortized cost i.e instead to book profit by discounting liabilities the company prefers to go and disclose liabilities with full amount under law of prudence.

Company's Reply to Para 2 of Emphasis of Matter regarding balances carried in the debtors, creditors, advances & deposits payable/ recoverable are subject to confirmation from all parties (other than Telecommunications Consultants India Limited)

Wherever possible the Company is getting confirmation. Since TTL does not have fund to pay to the Creditor including M/s. Fujikura, the company does not ask for balance confirmation from any Creditors which will trigger to make payment.

Company's Reply to Para 3 of Emphasis of Matter regarding Company has not received information from vendors regarding their status under the Micro, Small and Medium Enterprises Development Act. 2006.

As stated in Notes to Accounts No.19, the Company has not received information from the vendors regarding their status under the Micro, Small and Medium Enterprises Development Act. 2006.

Cost Auditors:

As per the provisions of the Companies (Cost Records and Audit) Rules, 2014, the operation of the company is not falling within the scope of cost audit. Hence cost auditor was not appointed for the financial year 2020-21.

Secretarial Audit Report

Clarification on Secretarial audit observations is given below:

 Due to non-appointment of Independent Directors, the Company has not complied with Section 149(4), 177(1),

178(1) and Schedule IV of the Companies Act, 2013 as well as with Regulations 17(1) (b), 18 (1), 19(1) and 25 (3) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, in terms of minimum number of Independent Directors in the Board. Constitution of Audit Committee, Nomination and Remuneration Committee and conducting a separate meeting of Independent Directors respectively.

Management reply to the observation:

Point No (i) The Company is Joint sector Govt. Company with 49% of its shares held by TCIL, a Govt. of India Enterprise and 14.63% held by TIDCO, a Govt of Tamilnadu Enterprise. Being a Govt. Company, action has already been taken for induction of Independent Directors Constitution of Audit Committee as per 18 (1) and Constitution of Nomination and Remuneration Committee as per regulation 19(1) of SEBI LODR and separate Independent Directors Meeting as per 25 (3) of SEBI LODR shall be conducted after appointment of required number of Independent Directors by the Ministry of Telecommunications.

Acknowledgements

The Directors wish to place on record their sincere appreciation for the encouragement, assistance, support and co-operation given by Government of India. Government of Tamilnadu and the Promoters. The Directors appreciate your whole hearted efforts during the year and solicit your continued support and co-operation. Your Directors acknowledge the continued trust and confidence you have reposed in this company.

For and on behalf of the Board

Place: Chennai J.Ramesh Kannan B.Elangovan Date:25.08.2021 Managing Director Director

(DIN 09292181) (DIN 00133452)

ANNEXURE TO THE DIRECTORS' REPORT

Disclosure of particulars as per Companies (Disclosure of Particulars in the Report of Board of Directors) Rules, 1988.

CONSERVATION OF ENERGY A.

a) Measure taken for Energy Conservation:

Maintaining power factor at optimum level, reducing loads whenever the machines are not running, saving light energy etc., had been followed vigorously. However, due to the shortage of power in the state and due to reduction of capacity by the Tamilnadu Electricity Board, the Company has to incur additional cost for usage during peak hours, power cuts etc.,

B. **TECHNOLOGY ABSORPTION**

Efforts made in technology absorption are given in prescribed FORM-B as annexed.

FOREIGN EXCHANGE EARNINGS AND OUTGO

- Activities relating to exports: Initiatives are taken to increase exports, developments of new exports markets for products and services and export plans. Continuous efforts are being made to procure export orders. A major thrust is being given to tap the export market. However, during the year under review, due to non-availability of raw fiber export market could not be explored and there were no exports.
- b) Total Foreign Exchange Used and Earned:

(Rs. in Lakhs)

	2020-21	2019-20
Used	-	-
Earned	-	-

FORM A

(Form for disclosure of particulars with respect to conservation of energy)

The particulars in respect of conservation of energy in the prescribed form are not applicable to the company and hence it is not furnished.

FORM B

(Form for disclosure of particulars with respect to technology absorption)

Research and Development (R&D)

- Specific Areas in which the company carried out R&D activities:
 - Design and production of Multi tube Aerial cable (Light weight-Double sheath) for use up to hundred meter span for private / government vendors. This design is highly cost competitive and has good sales potential.

2. Benefits derived as a result of the above R&D:

Received order from Government (BSNL-WTR) organisation for supply of 12F Multi tube Aerial cable (Light weight-Double sheath) of 290 Kms. worth Rs.185.715 lakhs and successfully executed in the year 2017-18.

Future Plan 3

To revive and enhance the capacity of the existing manufacturing units

- To install facility for manufacturing Ribbon Type Optical Fiber Cable
- To install facilities for assembly and supply of Tablet PCs
- 4. Expenditure on R&D (Product Type Approval)
 - Expenditure towards the R&D is Rs.Nil.

B. Technology absorption, adaptation and innovation.

 Commencement of Tablet PC assembly and supply in a commercial way Training imparted to School children to enhance their computer awareness using Tablet PC as an educational tool.

FORM NO. MGT 9

EXTRACT OF ANNUAL RETURN

As on financial year ended on 31.03.2021

Pursuant to Section 92 (3) of the Companies Act, 2013 and rule 12(1) of the Company (Management & Administration) Rules, 2014.

I. REGISTRATION & OTHER DETAILS:

1	CIN	L32201TN1988PLC015705
2	Registration Date	13.05.1988
3	Name of the Company	TAMILNADU TELECOMMUNICATIONS LIMITED
4	Category/Sub-category of the Company	Company Limited by Shares
		Indian Government Company
5	Address of the Registered office & contact details	No.16,First Floor, Aziz Mulk 3rd street, Thousand Lights, CHENNAI Tamil Nadu. Contact details: Tel - 044 28292653, e-mail: ttlcosec@gmail.com
6	Whether listed company	Yes
7	Name, Address & contact details of the Registrar & Transfer Agent, if any.	Cameo Corporate Services Limited UNIT: TTL "Subramanian Building" 5th Floor, No.1, Club House Road, Chennai – 600 002. For all Investor queries & grievances: investor@cameoindia.com For non-receipt of annual reports: agm@cameoindia.com Phone: 044-28460390 Fax: 044-28460129

II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY

(All the business activities contributing 10 % or more of the total turnover of the company shall be stated)

S. No	Name and Description of main products / services	NIC Code of the Product/service	% to total turnover of the company
1	Manufacturing of Optical Fiber Cables for Telecommunications	3130	100

III. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES

S.	Name and address of the company	Holding/ Subsidiary/	% of shares	Applicable
No.		Associate	held	Section
1	Telecommunications Consultants India Limited, TCIL Bhawan, Greater Kailash - I, New Delhi-110048	Holding	49	2(87)(i)

IV. SHARE HOLDING PATTERN

(Equity share capital breakup as percentage of total equity)

(i) Category-wise Share Holding

code		No. of Sha		ne beginning of April-2020)	f the year	No. of	Shares held at t (As on 31-Ma		/ear	% Change
Category code	Category of Shareholders	Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	during the year
A.	Shareholding of Promoter and Promoter Group									
1.	Indian									
a.	Individuals/Hindu Undivided Family	0	0	0	0.0000	0	0	0	0.0000	0.0000
b.	Central Government / State Government(S)	0	0	0	0.0000	0	0	0	0.0000	0.0000
C.	Bodies Corporate	6684000	22383700	29067700	63.6319	6684000	22383700	29067700	63.6319	0.0000
d.	Financial Institutions / Banks	0	0	0	0.0000	0	0	0	0.0000	0.0000
e.	Any other									
	Sub - Total (A)(1)	6684000	22383700	29067700	63.6319	6684000	22383700	29067700	63.6319	0.0000
2.	Foreign									
a.	Individuals (Non-Resident Individuals / Foreign Individuals)	0	0	0	0.0000	0	0	0	0.0000	0.0000
b.	Bodies Corporate	0	0	0	0.0000	0	0	0	0.0000	0.0000
C.	Institutions	0	0	0	0.0000	0	0	0	0.0000	0.0000
d.	Qualified Foreign Investor	0	0	0	0.0000	0	0	0	0.0000	0.0000
e.	Any other									
	Sub - Total (A)(2)	0	0	0	0.0000	0	0	0	0.0000	0.0000
	Total Share Holding of Promoter And Promoter Group (A) = (A)(1)+(A)(2)	6684000	22383700	29067700	63.6319	6684000	22383700	29067700	63.6319	0.0000
B.	Public Shareholding									
1.	Institutions									
a.	Mutual Funds/Uti	0	2300	2300	0.0050	0	2300	2300	0.0050	0.0000
b.	Financial Institutions/Banks	105200	7584100	7689300	16.8325	105200	7584100	7689300	16.8325	0.0000
C.	Central Government / State Government(S)	0	0	0	0.0000	0	0	0	0.0000	0.0000
d.	Insurance Companies	0	0	0	0.0000	0	0	0	0.0000	0.0000
e.	Foreign Institutional Investors	0	3280000	3280000	7.1802	0	3280000	3280000	7.1802	0.0000
f.	Foreign Venture Capital Investors	0	0	0	0.0000	0	0	0	0.0000	0.0000
g.	Qualified Foreign Investor	0	0	0	0.0000	0	0	0	0.0000	0.0000
h.	Any Other									
	Sub - Total (B)(1)	105200	10866400	10971600	24.0178	105200	10866400	10971600	24.0178	0.0000
2.	Non-Institutions									
a.	Bodies Corporate	166094	18400	184494	0.4038	127269	18400	145669	0.3188	-0.0849
b.	Individuals -									
	i) Individual Shareholders Holding Nominal Share Capital Upto Rs. 1 Lakh	3186841	1229824	4416665	9.6684	3248485	1227924	4476409	9.7992	0.1307

33rd Annual Report 2020-2021

	Cotonom of Chambaldon	No. of Sha	ares held at th (As on 01-	ne beginning of April-2020)	f the year	No. of Shares held at the end of the year (As on 31-March-2021)				% Change
	Category of Shareholders	Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	during the year
	ii) Individual Shareholders Holding Nominal Share Capital in Excess of Rs. 1 Lakh	924929	0	924929	2.0247	856129	0	856129	1.8741	-0.1506
C.	Qualified Foreign Investor	0	0	0	0.0000	0	0	0	0.0000	0.0000
d.	Any Other									
	Clearing Members	100	0	100	0.0002	37003	0	37003	0.0810	0.0807
	Hindu Undivided Families	90575	106	90681	0.1985	100451	106	100557	0.2201	0.0216
	Non Resident Indians	23231	1300	24531	0.0537	24233	1300	25533	0.0558	0.0021
	Trusts	300	0	300	0.0006	400	0	400	0.0008	0.0002
		114206	1406	115612	0.2530	162087	1406	163493	0.3579	0.1048
	Sub - Total (B)(2)	4392070	1249630	5641700	12.3502	4393970	1247730	5641700	12.3502	0.0000
	Total Public Shareholding (B) = (B)(1)+(B)(2)	4497270	12116030	16613300	36.3680	4499170	12114130	16613300	36.3680	0.0000
	Total (A)+(B)	11181270	34499730	45681000	100.0000	11183170	34497830	45681000	100.0000	0.0000
C.	Shares Held By Custodians And Against Which Depository Receipts Have Been Issued									
	Promoter And Promoter Group	0	0	0	0.0000	0	0	0	0.0000	0.0000
	Public	0	0	0	0.0000	0	0	0	0.0000	0.0000
	Total Custodian (C)	0	0	0	0.0000	0	0	0	0.0000	0.0000
	Grand Total (A)+(B)+(C)	11181270	34499730	45681000	100.0000	11183170	34497830	45681000	100.0000	0.0000

(ii) Shareholding of Promoters

		Shareholding a	at the beginnin	g of the year	Sharehold			
S. No.	Shareholder's Name	No. of Shares	% of total Shares of the company	% of Shares Pledged/ encumbered to total shares	No. of Shares	% of total Shares of the company	% of Shares Pledged / encumbered to total shares	% change in sharehold- ing during the year
1	Telecommunication Consultants India Limited (TCIL)	22,383,700	49.00%	-	22,383,700	49.00%	-	0.00%
2	Tamilnadu Industrial Development Corporation Limited (TIDCO)	6,684,000	14.63%	-	6,684,000	14.63%	-	0.00%
	Total	29,067,700	63.63%	-	29,067,700	63.63%	-	0.00%

iii) Change in Promoters' Shareholding (please specify, if there is no change)

SI.		Shareholding at the	beginning of the year	Cumulative Shareholding during the year		
No.		No. of shares	% of total shares of the company	No. of shares	% of total shares of the company	
	At the beginning of the year	29,067,700	63.63%	29,067,700	63.63%	
	Date wise Increase / Decrease in Promoters Share holding during the year specifying the reasons for increase / decrease (e.g. allotment / transfer / bonus/ sweat equity etc):	No change	No change	No change	No change	
	At the End of the year	29,067,700	63.63%	29,067,700	63.63%	

(iv) Shareholding Pattern of top ten Shareholders

(Other than Directors, Promoters and Holders of GDRs and ADRs):

S.				ding at the of the year		reholding during year
No.	Particulars	Date	No of shares	% of total shares of the company	No of shares	% of total shares of the company
1	STATE BANK OF INDIA					
	At the beginning of the year	1-Apr-20	4247500	9.2981	4247500	9.2981
	At the end of the Year	31-Mar-21	4247500	9.2981	4247500	9.2981
2	FUJIKURA LTD					
	At the beginning of the year	1-Apr-20	3280000	7.1802	3280000	7.1802
	At the end of the Year	31-Mar-21	3280000	7.1802	3280000	7.1802
3	ANDHRA BANK					
	At the beginning of the year	1-Apr-20	2070600	4.5327	2070600	4.5327
	At the end of the Year	31-Mar-21	2070600	4.5327	2070600	4.5327
4	PUNJAB NATIONAL BANK					
	At the beginning of the year	1-Apr-20	1265200	2.7696	1265200	2.7696
	At the end of the Year	31-Mar-21	1265200	2.7696	1265200	2.7696
5	LIFE INSURANCE CORPORATION OF INDIA					
	At the beginning of the year	1-Apr-20	105200	0.2302	105200	0.2302
	At the end of the Year	31-Mar-21	105200	0.2302	105200	0.2302
6	JAMLAPPA DATTATRAYA BATTULL					
	At the beginning of the year	1-Apr-20	96000	0.2101	96000	0.2101
	At the end of the Year	31-Mar-21	96000	0.2101	96000	0.2101
7	DECENT FINANCIAL SERVICES PVT LTD					
	At the beginning of the year	1-Apr-20	40000	0.0875	40000	0.0875
	At the end of the Year	31-Mar-21	40000	0.0875	40000	0.0875

	Dorticulors		Sharehold beginning	ling at the of the year	Cumulative Shareholding during the year	
S. No.	Particulars	Date	No of shares	% of total shares of the company	No of shares	% of total shares of the company
8	RANGAVAZZULA KRISHNA KUMARI					
	At the beginning of the year	1-Apr-20	33800	0.739	33800	0.0739
	At the end of the Year	31-Mar-21	33800	0.739	33800	0.0739
9	MAHENDRA POPATLAL SHAH					
	At the beginning of the year	1-Apr-20	31484	0.0689	31484	0.0689
	At the end of the Year	31-Mar-21	31484	0.0689	31484	0.0689
10	KETAN CHORARIA					
	At the beginning of the year	1-Apr-20	30000	0.0656	30000	0.0656
	At the end of the Year	31-Mar-21	30000	0.0656	30000	0.0656

(v) Shareholding of Directors and Key Managerial Personnel:

S.		Sharehold beginning	0	Cumulative Shareholding during the year		
No.	For each of the Directors and KMP	No. of shares	% of total shares of the company	No. of shares	% of total shares of the company	
	At the beginning of the year	0	0	0	0	
	Date wise Increase / Decrease in Share holding during the year specifying the reasons for increase /decrease (e.g. allotment / transfer / bonus/ sweat equity etc.):	No change	No change	No change	No change	
	At the end of the Year	0	0	0	0	

V. INDEBTEDNESS

Indebtedness of the Company including interest outstanding/accrued but not due for payment.

(figures in Rs.)

Particulars	Secured Loans excluding deposits	Unsecured Loans	Deposits	Total Indebtedness
Indebtedness at the beginning of the financial year				
i) Principal Amount	27,75,33,293	-	-	27,75,33,293
ii) Interest due but not paid	6,69,55,688	-	-	6,69,55,688
iii) Interest accrued but not due	-	-	-	-
Total (i+ii+iii)	34,44,88,981	-	-	34,44,88,981

(figures in Rs.)

Particulars	Secured Loans excluding deposits	Unsecured Loans	Deposits	Total Indebtedness
Change in Indebtedness during the financial year				
* Addition	1,21,36,663	-	-	1,21,36,663
* Reduction	1,08,03,682	-	-	1,08,03,682
Net Change	2,29,40,345	-	-	2,29,40,345
Indebtedness at the end of the financial year				
i) Principal Amount	28,96,69,956	-	-	28,96,69,956
ii) Interest due but not paid	7,77,59,370	-	-	7,77,59,370
iii) Interest accrued but not due	-	-	-	-
Total (i+ii+iii)	36,74,29,326	-	-	36,74,29,326

VI. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

A. Remuneration to Managing Director, Whole-time Directors and/or Manager:

(figures in Rs.)

	Particulars of Remuneration	Name of MD/WTD/ Manager		
SI No	Name	Sh.P.V.Sreekanth MD Period (01.04.2020 till 31.03.2021)	Total Amount (Rs)	
1	Gross salary			
	(a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961	41,15,563	41,15,563	
	(b) Value of perquisites u/s 17(2) Income-tax Act, 1961			
	(c) Profits in lieu of salary under section 17(3) Income-tax Act, 1961			
2	Stock Option	-	-	
3	Sweat Equity	-	-	
4	Commission - as % of profit - others, specify	-	-	
5	Others, please specify - Provident Fund - Medical	-	-	
	Total (A)	41,15,563	41,15,563	
	Ceiling as per the Act		5% of N.P.	

B. Remuneration of other Directors: NIL

SI. No.	Particulars of Remuneration	Name of Directors	Total Amount
	Independent Directors Fee for attending board committee meetings Commission Others, please specify		
	Total (1)		
	2. Other Non- executive Directors - Fee for attending board committee meetings - Commission - others, please specify		
	Total (2)		
	Total (B)= (1+2)		
	Total Managerial Remuneration		NIL
	Overall ceiling as per the Act		10% of N.P.

C. Remuneration to Key Managerial Personnel Other Than MD/Manager/WTD

			Key Managerial Personnel						
SN.	Particulars of Remuneration	CEO	CFO	cs	Total				
1	Gross salary								
	(a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961	41,15,563	35,31,375	0	76,46,938				
	(b) Value of perquisites u/s 17(2) Income-tax Act, 1961	0	0	0	0				
	(c) Profits in lieu of salary under section 17(3) Income- tax Act, 1961	0	0	0	0				
2	Stock Option	0	0	0	0				
3	Sweat Equity	0	0	0	0				
4	Commission - as % of profit - others, specify	0	0	0	0				
5	Others, please specify - Provident Fund	0	0	0	0				
	Total	41,15,563	35,31,375	0	76,46,938				

VII. PENALTIES / PUNISHMENT/ COMPOUNDING OF OFFENCES:

Туре		Brief Description	Details of Penalty / Punishment/ Compounding fees imposed	Authority [RD / NCLT/ COURT]	Appeal made, if any (give Details)	
A. COMPANY						
Penalty						
Punishment		NIL				
Compounding]				
B. DIRECTORS						
Penalty						
Punishment		NIL				
Compounding						
C. OTHER OFFICE	C. OTHER OFFICERS IN DEFAULT					
Penalty						
Punishment		NIL				
Compounding						

Report on Corporate Governance

Introduction

Corporate Governance is an ongoing process that ensures that the Company displays the highest standard of professionalism, integrity, accountability, fairness, transparency, social responsiveness and business ethics, in its dealings. Good Corporate Governance is a critical doctrine to the global economic system, enabling the business to not only effectively and efficiently achieve its corporate objectives but also develop a structure and methodology to sustain in a globally competitive environment.

Company Philosophy

TTL firmly believes that implementation of good Corporate Governance will help the company achieve goals and enhance shareholder value. It has been our endeavor to give importance on ensuring fairness, transparency, accountability and responsibility to shareholders besides implementing practices voluntarily that would give optimum information and benefit to the shareholders and Board of Directors.

The company has complied with the requisite mandatory and certain non-mandatory requirements of the SEBI Listing Regulations, 2015. The company has its internal control system in place. The Company has also adopted Regulation 17(5) of the SEBI Listing Regulations, 2015 requires listed companies to lay down a Code of Conduct for its directors and senior management, incorporating duties of directors as laid down in the Companies Act, 2013.

The Company has also an Insider Trading Dealing Code in place which complies with SEBI (Prohibition of Insider Trading) Regulations, 1992 as amended.

The Company is managed and controlled by professional Board of Directors comprising of Executive and Non-Executive Independent Directors. Action is being taken for induction of Independent Directors. The composition of the Board of Directors as on 31.03.2021 is as under:

Category	Name of Directors	Desig- nation	No. of Shares in the Company
Promoter Executive Director	Shri. P.V.Sreekanth	Man- aging Director	Nil
Promoter Non-Executive Directors	Shri. Kamendra Kumar Mrs. Shivalini Sinha Shri. B.Elangovan Shri. B.Ramakrishnan	Director Director Director Director	Nil Nil Nil Nil

Board Meetings

The Board of Directors met 5 (times) during the period 01st April 2020 to 31st March 2021 on the following dates i.e.23rd June 2020, 29th July 2020, 30th September 2020, 11th November 2020 and 12th February 2021.

Attendance of each Director at the Board Meetings, last Annual General Meeting and Number of other Directorship and Chairmanship/Membership of Committee of each Director in various companies is as follows:

Name of the	Attendance of Particulars		No. of Directorships and Committee Chairmanship / Membership		
Director	Board Meeting	Last AGM	Other Directorships	Committee Member- ships	Committee Chairman- ship
Shri. Kamendra Kumar	5	Yes	2	5	2
Mrs. Shivalini Sinha	5	No	-	3	1
Shri. B.Elangovan	0	No	3	-	-
Shri. B.Ramakrishnan	5	Yes	6#	2	-
Shri. P.V.Sreekanth	5	Yes	-	1	-

Note: In accordance with SEBI LODR Regulations, 2015, Memberships /Chairmanships of only Audit Committee, Shareholders / Investors Grievances Committee of all Public Limited Company had been considered. None of the Directors on the Board is a Member of more than 10 Committees or Chairman of more than 5 Committees as specified in Listing Regulations, across all the companies in which he is a Director. Necessary disclosures regarding Committee positions in other public companies as at March 31, 2021 have been made by the Directors.

- * Includes nomination in two overseas company
- # Includes two Private Companies

Board Committees' Report

In accordance with SEBI Listing Regulations, 2015 of stock exchanges on Corporate Governance, the following Committees were in operations:

- · Audit Committee
- · Shareholders'/ Investors' Grievance Committee
- Nomination and Remuneration Committee.

Audit Committee

As per regulation 18 of the SEBI Listing Regulations, 2015 and a measure of good Corporate Governance and to provide assistance to the Board of Directors in fulfilling the Board's responsibilities, the Audit Committee has been constituted with the following members:

Shri. B.Elangovan, Member

Shri. B.Ramakrishnan, Member

Mrs. Shivalini Sinha

Shri. Kamendra Kumar

Terms of Reference:

The main functions of the Committee include:-

- Overview of the Company's financial reporting process and the disclosure of its financial information to ensure that the financial statements are correct, sufficient and credible.
- Reviewing with the Management the annual financial statements before submission to the Board, focusing primarily on –

- · Any change in accounting policies and practice
- Qualifications in the draft Audit Report
- · Significant adjustments arising out of audit
- · The going concern assumption
- · Compliance with accounting standards
- Matters required to be included in the Directors Responsibility Statement and the Boards' Report in terms of clause (c) of sub-section 3 of section 134 of the Companies Act, 2013
- · Disclosure of any related party transactions
- Compliance with stock exchange and legal requirements concerning financial statements
- Reviewing with the Management, external and internal auditors the adequacy of internal control system
- · Reviewing the adequacy of internal audit functions
- Reviewing the findings of any internal investigations by the internal auditors into matter where there is suspected fraud or irregularity or a failure of internal control systems of a material nature and reporting the matter to the Board
- Reviewing the Cost Audit Report (Not applicable from the financial year 2014-15 onwards)
- Investigating the reasons for substantial defaults, if any, in the payment to the shareholders (in case of non-payment of declared dividends) and creditors.
- To review the functioning of the Whistle Blower Mechanism
- To carry out any other functions as may be referred to by the Board or Chairman of the Board from time to time.

Review of Information:-

- Management discussion and analysis of financial conditions and results of operations
- b) Statement of significant related party transactions
- c) Management letters /letters of Internal Control weakness issued by the Statutory Auditors
- Internal Audit Reports relating to Internal Control weakness, and
- The appointment, removal and the terms of remuneration of the Chief Internal Auditor.

The Audit Committee met 5 (times) during the period 01st April 2020 to 31st March 2021 on the following dates i.e. 23rd June 2020, 29th July 2020, 30th September 2020, 11th November 2020 and 12th February 2021.

Attendance particulars of each director at the Audit Committee Meeting as on 31.03.2021 as follows:

Name of Members	No. of Meetings				
	Category	Period	Meeting Held (01.04.2020 to 31.03.2021)	Meeting Attend- ed as per their period	
Shri. Kamendra Kumar	Non-Independent Non-Executive	01.04.2020 to 31.03.2021	5	5	
Shri. B.Elangovan	Non-Independent Non-Executive	01.04.2020 to 31.03.2021	0	0	
Shri. B.Ramakrishnan	Non-Independent Non-Executive	01.04.2020 to 31.03.2021	5	5	
Mrs. Shivalini Sinha	Non-Independent Non-Executive	01.04.2020 to 31.03.2021	5	5	

Particulars of Managerial Remuneration of Key Management Personnel:

(Rs. In Lakhs)

Particulars of Remuneration	2020-21	2019-20
Salary and Allowance Managing Director, CFO and Company Secretary	76.47	69.88

In addition, the Managing Director is allowed the use of car for private purpose to the limits prescribed by the Department of Public Enterprises from time to time.

NOMINATION AND REMUNERATION COMMITTEE

The Nomination and remuneration committee of the Company is constituted in line with the provisions of Regulation 19 of the SEBI Listing Regulations, 2015, read with Section 178(1) of the Companies Act, 2013. The terms of reference of the nomination and Remuneration Committee are broadly as under:

- Recommend to the Board the set up and composition of the Board and its committees, including the "formulation of the criteria for determining qualifications, positive attributes and independence of a Director". The committee will consider periodically reviewing the composition of the Board with the objective of achieving an optimum balance of size, skills, independence, knowledge, age, gender and experience.
- Recommend to the Board the appointment or reappointment of Directors.
- Devise a policy on Board diversity.
- Recommend to the Board appointment of key managerial personnel ("KMP" as defined by the Act) and executive team members of the Company (as defined by this committee).

- Carry out evaluation of every Director's performance and support the Board and independent Directors in evaluation of the performance of the Board, its committees and individual Directors. This shall include "formulation of criteria for evaluation of independent Directors and the Board"
- Recommend to the Board the remuneration policy for Directors, executive team or key managerial personnel as well as the rest of the employees.
- On an annual basis, recommend to the Board the remuneration payable to the Directors and oversee the remuneration to executive team or key managerial personnel of the Company.
- · Oversee familiarization programmes for Directors.
- Oversee the human resource philosophy, human resource and people strategy and human resource practices including those for leadership development, rewards and recognition, talent management and succession planning (specifically for the Board, key managerial personnel and executive team).
- Provide guidelines for remuneration of Directors on material subsidiaries.
- Recommend to the Board on voting pattern for appointment and remuneration of Directors on the Boards of its material subsidiary companies.
- Performing such other duties and responsibilities as may be consistent with the provisions of the committee charter.

The committee composition of the nomination and remuneration committee is given below:

Shri. Kamendra Kumar, Chairman

Shri, B.Ramakrishnan, Member

Mrs. Shivalini Sinha, Member

Stakeholders Relationship Committee

The Board of the Company has constituted a Stakeholders Relationship Committee comprising of the following Directors.

Shri. P.V.Sreekanth, Managing Director

Shri. B.Elangovan, Director

Shri, B.Ramakrishan, Director

Terms of Reference:

The Committee inter-alia approves transfer, transposition, transmission of Shares, issue of duplicate/rematerialized share certificates and review all matters connected with share transfers. The Committee also looks into redressal of shareholders' complaints like transfer of shares, non-receipt of balance sheet, non-receipt of declared dividends etc. The Committee overseas the performance of the Registrar and Share Transfer Agents and recommends measures for overall improvement in the quality of investor services.

During the year one complaint was received from the shareholders. Outstanding complaints as on 31.03.2021 were NIL.

The Board of the Company has constituted Internal Complaints Committee comprising of the following members after the appointment of Women Directors.

Mrs. Shivalini Sinha, Presiding officer Shri P.V.Sreekanth, Member Ms. Swapnil Gupta, Member

Dr. Amita Kulshreshtha, Non- Employee Member

Terms of Reference:

This committee was constituted on 08.08.2019 under the provisions of section 4 of Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013 ("Act"), where the victims (women employees) of such harassment may report their Complaint. The Committee provides safety to the women employees at workplace:

- To formulate the Sexual Harassment Policy in order to ensure the prevention of sexual harassment and safety of women employees at work place.
- To conduct the meeting in case of any complaint received in writing from any women employees, to settle the grievances and to ensure the proper compensation in case of any misconduct, harassment with the women employees either physically or mentally.
- · Provide a safe working environment at the workplace.
- Organize workshops and awareness programmes at regular intervals
- Submit the application and other relevant documents to the concerned authorities/ departments
- · File declaration as may be required from time to time
- Authenticate any documents as required in connection with the Act and the Rules made there under
- Represent the Company before the authorities by himself or through his representatives in connection on behalf of the company to give effect to this resolution.
- Fill all the returns and records as per the requirements of the Act.

Compliance with the Code of Conduct for Board of Directors and Senior Management Personnel.

The company is in compliance with the requirements of the revised guidelines on corporate governance stipulated under Regulation 17(5) of the SEBI Listing Regulations, 2015 with the Stock Exchanges, of a Code of Conduct for the Directors and Senior Management Personnel, the company has moved further in its pursuit of excellence in corporate governance.

The Code of Conduct Compliance is monitored through the Compliance Reports received from the Directors and the Senior Management Personnel. It is declared that the Board Members and Senior Management Personnel of the company have furnished the Annual Compliance Report affirming that they have fully complied with the provisions of the Code of Conduct during the financial year ended 31st March 2021.

Corporate Social Responsibility Committee

The Company does not fall under the Sec 135 of the Companies Act, 2013 hence the CSR Committee is not applicable.

General Body Meetings

Location and time of the last three Annual General Meetings

Year	Venue	Held On	Time
2017-2018	Mylapore Fine Arts Club, 45 Musiri Subramaniam Road, Mylapore, Chennai-600004	28.09.2018	9.30 AM
2018-2019	Mylapore Fine Arts Club, 45 Musiri Subramaniam Road, Mylapore, Chennai-600004	27.09.2019	11.30 am
2019-2020	Conference Hall, TCIL Bhawan, Greater Kailash I, New Delhi-110048	18.12.2020	11.30 AM

Special Resolution

Year	AGM/EGM	Passed Under Section(s)
2017-2018		Nil
2018-2019		Nil
2020-2021		Nil

Postal Ballot

No special resolution was put through postal ballot during last 3 years. The provisions relating to postal ballot will be complied as per the provisions of the Companies Act, 2013 as and when situation may arise in future. Similarly, no business is required to be transacted through postal ballot at the forthcoming Annual General Meeting.

Disclosures

Related Party Transactions

Related Party Transactions are defined as transactions of the company of a material nature, with Promoters, Directors or the Management or their relatives etc, which may have potential conflict with the interest of the Company at large.

The company has not entered into any transaction of material nature with the Promoter, Directors or Management, their relatives that may have potential conflict of interest of the Company at large. There are no material transactions with

related parties that may have any potential conflict with the interest of the Company at large. There is no pecuniary transaction with the independent / non-executive directors. TCIL, a Govt. of India Enterprise, one of the promoters holding major stake of 49% is financially supporting the Company for raw materials procurement and working capital requirement for the past more than nine years. The transactions are in the ordinary course of business of the Company and on arm's length basis, by way of arrangements entered through agreements during the year 2010 with subsequent addendums. The supports are being provided with maximum limit fixed by the Board of TCIL.All transactions covered under related party transactions are detailed under clause 20 of Note 28– Notes to Accounts.

Statutory Compliance, Penalties and Strictures

The Company has complied with the requirements of the Stock Exchanges/ SEBI and Statutory Authority(ies) on all matters related to the capital market except for Independent Directors. Action has been initiated for induction of Independent Directors in the Board, by approaching the Ministry, as per requirement, once the Independent Directors are appointed by the Ministry, this will be complied. There are no penalties or strictures imposed on the Company by Stock Exchanges or SEBI or by any Statutory Authority (ies) relating to the above. However, dematerialization of the shares held by M/s. Telecommunications Consultants India Limited, one of the Promoters, is pending due to the pending listing approval of the additional shares allotted as per the BIFR Sanctioned Scheme, by NSE.

Whistle Blower Policy

The company has established a mechanism for employees to report concerns about unethical behaviours, actual or suspected fraud, violations of Code of Conduct of the Company etc. The mechanism also provides for adequate safeguards against victimization of employees who avail of the mechanism and also provides for direct access by the Whistle Blower to the Audit Committee. It is affirmed that during the Financial Year 2020-21, no employee has been denied access to the Audit Committee.

Risk Assessment and Minimization Procedures

As per regulation of the SEBI Listing Regulations, 2015 the company shall lay down procedures to inform Board of Directors about the risk assessment and minimization procedures. These procedures shall be periodically reviewed to ensure that executive management controls risk through means of a properly defined framework.

Accordingly, a system has been developed and procedures have been laid down, on risk assessment and minimization. The scope of the Audit Committee includes review of company's financial and risk management policies.

Internal Control System

TTL has adequate internal control procedures in respect of all its operations. It has laid down internal control procedures to ensure that all assets are safeguarded and protected against loss from unauthorized use or disposition and transactions are authorized, recorded and reported correctly to the Board as per Schedule V of the SEBI Listing Regulations, 2015.

Means of Communication

- The quarterly / half-yearly / annual results have been published in the Flora Associates English Business Standard English Newspaper & Tamil Murasu Tamil Newspaper.
- b) The Management perspective, Business review and financial highlights are part of the Annual Report.
- At present no separate quarterly /half-yearly reports are being sent to investors rather made available on public domain (the website of the company).

Financial Year Calendar (tentative and subject to change) 01.04.2021 to 31.03.2022

First Quarter Ending 30.06.2021	Between 01st and 14th August 2021
Second Quarter Ending 30.09.2021	Between 01st and 14th November 2021
Third Quarter Ending 31.12.2021	Between 01st and 14th March 2022
Audited Yearly Results 31.03.2022	Between 15th May and 30th July 2022
AGM for 2021-22	During September 2022

No presentation was made to any institutional investors or to any analysts. Quarterly results and official news releases are not displayed in any official website of the company.

Shareholders' Information

A. Annual General Meeting

Date : 29.09.2021 Time : 11.30 AM

Venue : Conference Hall, TCIL Bhawan,

Greater Kailash, New Delhi-110048.

B. Book Closure Date: From 23.09.2021 to

29.09.2021

C. Financial Calendar: 1st April 2020 to

31st March 2021.

Dividend : Nil

E. Listing of Shares

The shares of the company are listed at The Bombay Stock Exchange Limited, Mumbai and the National Stock Exchange of India Limited, Mumbai. For the additional shares allotted to TCIL, SBI, Andhra Bank and PNB as per the Sanctioned Scheme of BIFR during September 2010, BSE has given 'in principle' approval of listing whereas NSE approval is also accorded. Listing fees up to financial year 2019-20 have been paid to the Stock Exchanges mentioned above since the stock exchanges have not considered our request for exemption as per the sanctioned scheme approved by BIFR.

F. Compliance Certificate of the Practicing Company Secretaries

The Company has annexed to this report, a certificate obtained from the Practicing Company Secretaries regarding compliance of conditions of corporate governance as stipulated in Schedule V of the SEBI Listing Regulations, 2015.

G. Stock Code

Trading symbol on the National: TNTELE

Stock Exchange

Trading symbol on the Bombay: 523419

Stock Exchange

ISIN Code at NSDL / CDSL : INE141D01018

Stock Market Data:

The monthly high and low share prices of equity shares of the company traded at the Bombay Stock Exchange Limited, Mumbai and National Stock Exchange of India Limited, Mumbai from April 1, 2020 to March 31, 2021 are given below:

(Prices in Rupees)

National stock Exchange (2020-21)				Bombay change (2		
Months	High	low	volume	High	low	volume
Apr-20	1.35	1.1	15852	1.87	1.43	6045
May-20	1.4	1.2	8438	1.89	1.72	4520
Jun-20	1.9	1.25	13739	1.99	1.62	79782
Jul-20	2	1.7	69037	1.99	1.4	18011
Aug-20	1.9	1.6	91649	1.53	1.29	34045
Sep-20	1.7	1.45	69786	1.48	1.36	4311
Oct-20	1.7	1.5	43293	1.59	1.36	4789

National stock Exchange (2020-21)			l .	Bombay change (2		
Months	High	low	volume	High	low	volume
Nov-20	1.7	1.5	30011	1.39	1.15	25836
Dec-20	2	1.45	88115	2.45	1.26	25490
Jan-21	4.65	2.1	192661	4.78	2.57	228179
Feb-21	7.95	4.65	362265	9.64	4.55	402118
Mar-21	6.25	4.35	277538	6.46	4.35	104656

Distribution of shareholding as at 31st March 2021

No. of shares Held	No. of Share- holders	% of Share- holding	Share Amount (Rs.)	% of Share- holding
1- 100	14048	70.0473	1110639	2.4312
101- 500	4546	22.6676	1289268	2.8223
501-1000	801	3.9940	683392	1.4960
1001-2000	333	1.6604	519628	1.1375
2001-3000	112	0.5584	285545	0.6250
3001-4000	53	0.2642	188791	0.4132
4001-5000	47	0.2343	218012	0.4772
5001-10000	60	0.2991	400917	0.8776
10001 & above	55	0.2742	40984808	89.07195
Total	20055	100.00	456810000	100.00

Shareholding Pattern as at 31st March 2021

	<u>_</u>		
	Category	No. of Shares Held	% of Sharehold- ing
1. i) ii)	Promoters Telecommunications Consultants India Limited Tamilnadu Industrial Development Corporation Limited	22383700 6684000	49.00 14.63
2.	Foreign Collaborator Fujikura Ltd., Japan	3280000	7.18
3.	Banks, Fls	7689300	16.83
4.	Mutual Funds	2300	0.00
5.	Clearing Member	37003	0.08
6.	Private Corporate Bodies/Trusts/ Partnerships	146069	0.32
7.	Indian Public	5433095	11.89
8.	NRIs	25533	0.06
Gra	and Total	45681000	100.00

Shareholders holding more than 1% of the Equity Share Capital

S. No	Name of the Shareholder	No. of Shares	% of Share- holding
1	Telecommunications Consultants India Limited	223,83,700	49.00
2	Tamilnadu Industrial Development Corporation Limited	66,84,000	14.63
3	Fujikura Limited	32,80,000	7.18
4	State Bank of India	42,47,500	9.30
5	Andhra Bank	20,70,600	4.53
6	Punjab National Bank	12,65,200	2.77

Registrar & Share Transfer Agents:

Cameo Corporate Services Limited

UNIT: TTL "Subramanian Building" 5th Floor, No.1, Club House Road, Chennai – 600 002.

For all Investor queries & grievances :

investor@cameoindia.com

For non-receipt of annual reports:

agm@cameoindia.com

Phone: 044-28460390 Fax: 044-28460129

Share Transfer System:

The company has appointed common Registrar for physical share transfer and dematerialization of shares. The shares lodged for physical transfer / transmission / transposition are registered within a period of 15 days, if the documents are complete in all respects.

Outstanding GDRs / ADRs / Warrants or any convertible instruments, conversion date and likely impact on equity.

- Not applicable -

Further Capital raised During the Year

- Nil-

Dematerialization of Shares:

The shares of the company are traded in physical/dematerialized form by all categories of investors. The company has arrangements with National Securities Depository Limited (NSDL) and Central Depository Services Limited (CDSL) to establish electronic connectivity of its shares for scrip-less trading. As on 31st March 2021, 24.31% of total equity capital is held in Electronic form with NSDL & CDSL. Request for dematerialization of shares are processed and confirmed within 21 days of receipt of NSDL and CDSL.

Address for communication:

The shareholders may address their communications / suggestions / grievances / queries to:

Shri. J.Ramesh Kannan

Managing Director

Tamilnadu Telecommunications Limited, Corporate Office,

E18B-E24, CMDA Industrial Complex,

Maraimalai Nagar – 603 209 Phone: 044-27451095 /27453881

E-mail ID: jrameshkannan@yahoo.com or

mdpa2018ttl@gmail.com Website: www.ttlofc.in

Plant Location:

Division	Location
Optical Fiber Cable Plant	Maraimalai Nagar.

Insider Trading:

The code of conduct for prevention of Insider Trading as suggested under the SEBI (Prohibition of Insider Trading) Regulations, 1992 introduced with effect from 25.11.2002 is in force. The Company Secretary has been designated as the Compliance Officer for this purpose. The Board monitors the adherence to the various requirements as set out in the code. No violation of the code has taken place during the year.

Compliance with mandatory requirements and adoption of non-mandatory requirements under SEBI Listing Regulations, 2015.

The Company has complied with the mandatory requirements of the SEBI Listing Regulations, 2015. A certificate signed by CEO & CFO of the company was placed before the Board of Directors. The SEBI Listing Regulations, 2015also requires disclosures of adoption by the company of non-mandatory requirements specified in the said clause, the implementation of which is discretionary on the part of the Company. Accordingly, the adoption of non-mandatory requirements is given below:-

a. The Board

There is no policy at present to determine the tenure of Independent Directors. However, as reported, on appointment of required level of Independent Directors by the Ministry, the term shall be fixed as per the provisions of the Companies Act, 2013.

b. Remuneration Committee

Except Managing Director, no remuneration either by way of sitting fees or in any form is paid to other Directors. Only boarding, lodging, travelling and conveyance expenses for attending the meetings are paid to few of the Directors. As such, there has been no need to constitute a Remuneration Committee. It will be complied on induction of required level of Independent Directors in the Board, by the Ministry.

c. Shareholder's Rights

Half yearly financial results including summary of the significant events are presently not being sent to shareholders of the company.

d. Training of Board Members

As the members on the Board are eminent and experienced professional persons, there is no formal policy at present for their training. It will be complied on induction of required level of Independent Directors in the Board, by the Ministry.

e. Mechanism for evaluating non-executive Board members.

The non-executive Board Members are from TCIL / TIDCO / Dept. of Telecom and their performance is evaluated by the respective Company / Department. It will be complied on induction of required level of Independent Directors in the Board, by the Ministry.

Declaration by CEO / MD

CODE OF CONDUCT

Regulation 34(3) read with Schedule V (Part D) of the SEBI (Listing Obligations And Disclosure Requirements)
Regulations, 2015

PHILOSOPHY

The TAMILNADU TELECOMMUNICATIONS LIMITED code of conduct, as adopted by the Board of Directors, is applicable to Directors, Senior Management and Employees of the Company. The Code is derived from three inter linked fundamental principles viz. good corporate governance, good corporate citizenship and exemplary personal conduct. The Code covers TAMILNADU TELECOMMUNICATIONS LIMITED's commitment to sustainable development, concern for occupational health, safety and environment, a gender friendly work place, transparency and audit ability, legal compliance and the philosophy of leading by personal example.

Declaration pursuant to Regulation 34(3) read with Schedule V (Part D) of the SEBI(Listing Obligations and Disclosure Requirements) Regulations, 2015 regarding adherence to the Code of Conduct.

To

The Shareholders of Tamilnadu Telecommunications Limited

We hereby declare that all members of the Board and senior management personnel have affirmed compliance with the respective provisions of the Code of Business Conduct and Ethics of the Company formulated by the Board of Directors for the financial year ended 31st March 2021.

For Tamilnadu Telecommunications Limited

Place: Chennai Date: 30.04.2021 (J.Ramesh Kannan) Managing Director & CFO (DIN: 09292181)

CEO / CFO CERTIFICATION UNDER the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

We, Sanjay Bharti Kumar, Managing Director and J.Ramesh Kannan, General Manager (F&A) certify to the Board that:

- (A) We have reviewed the financial statements and the cash flow statement for the year ended March 31, 2021 and that to the best of our knowledge and belief:
 - these statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
 - (2) these statements together present a true and fair view of the company's affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- (B) There are, to the best of our knowledge and belief, no transactions entered into by the company during the year which are fraudulent, illegal or violative of the company's code of conduct.
- (C) We accept responsibility for establishing and maintaining internal controls for financial reporting and that we have evaluated the effectiveness of internal control systems of the company pertaining to financial reporting and we have disclosed to the auditors and the Audit Committee, deficiencies in the design or operation of such internal controls, if any, of which we are aware and the steps we have taken or propose to take to rectify these deficiencies.
- (D) We have indicated to the auditors and the Audit Committee:
 - significant changes in internal control over financial reporting during the year, as Nil;
 - (2) significant changes in accounting policies during the year consequent to the provisions of the Companies Act,2013 and that the same have been disclosed in the notes to financial statements; and
 - instances of significant fraud of which we have become aware and the involvement therein, if

any, of the management or an employee having a significant role in the company's internal control system over financial reporting, as Nil.

For Tamilnadu Telecommunications Limited

Sanjay Bharti Kumar Managing Director (DIN: 09186174) J. Ramesh Kannan GM (Finance), CFO

Form No. MR-3

SECRETARIAL AUDIT REPORT

[Pursuant to section 204(1) of the Companies Act, 2013 and Rule 9 of the Companies (Appointment and Remuneration Personnel) Rules. 20141

FOR THE FINANCIAL YEAR ENDED 31ST MARCH, 2021 UDIN NO: F009529C000560607

To,

The Members,

TAMILNADU TELECOMMUNICATION LIMITED CIN: L32201TN1988PLC015705

No.16, First Floor, Aziz Mulk 3rd Street, Thousand Lights, Chennai – 600006.

We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by M/s. TAMIL NADU TELECOMMUNICATION LIMITED (hereinafter called "the company"). The Secretarial Audit was conducted in a manner that provided me a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing my opinion there on.

Based on our verification of the Company's books, papers, minutes books, forms and returns filed and other records maintained by the company ("Books and paper") and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, we hereby report that in my opinion, the company has, during the audit period covered by our audit, that is to say, from April 01, 2020 to March 31,2021 (hereinafter referred to as "Audit period"), complied with the statutory provisions listed hereunder and also that the Company has proper 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' books, forms and returns filed and other records maintained by the Company for the financial year ended on March 31, 2021, according to the provisions of:

 The Companies Act, 2013 (the Act) and the rules made there under to the extent notified by Ministry of Corporate affairs;

- (ii) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made there under:
- (iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed there under:
- (iv) Foreign Exchange Management Act, 1999 and the rules and regulations made there under to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings; (Not applicable on the Company)
- (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, 2015;
 - (d) The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015;
 - (e) 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;

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

- (i) The Listing Agreement entered into by the Company with the National Stock Exchange of India Limited and Bombay Stock Exchange Limited (BSE Ltd) under the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015; and.
- (iii) Secretarial Standards with respect to Meetings of Board of Directors (SS-1) and General Meetings (SS-2) issued by The Institute of Company Secretaries of India (made mandatory with effect from July 01, 2015).

During the period under review the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines, Standards, etc. mentioned above except to the followings:

 Due to non-appointment of Independent Directors, the Company has not complied with Section 149(4), 177(1), 178(1) and Schedule IV of the Companies Act, 2013 as well as with Regulations 17(1) (b), 18 (1), 19(1) and 25 (3) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, in terms of minimum number of Independent Directors in the Board, Constitution of Audit Committee, Nomination and Remuneration Committee and conducting a separate meeting of Independent Directors respectively.

We further report that

The Board of Directors of the Company is constituted with Executive Director and Non-Executive Directors. 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.

All the Decision of the Board and committees were carried with requisite Majority.

We further report that the company has complied with the provisions of Companies Act, 2013 and Secretarial Standard-1 (Meeting of Board of Directors) as issued by the Institute of Company Secretaries of India (ICSI) except as stated above.

We further report that the systems and processes needs to be further improved in the company considering 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 no specific events/actions having a major bearing on the company's affairs in pursuance of the above referred laws, rules, regulations, guidelines, standards, etc. referred to above.

For Himanshu Sharma & Associate Himanshu Sharma

 Date:
 30.06.2021
 (Company Secretary)

 Place:
 New Delhi
 M. No.:
 11553

 UDIN:
 F009529C000560607
 COP No.:
 F9529

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

ANNEXURE - A

To,

The Members.

TAMILNADU TELECOMMUNICATION LIMITED CIN: L32201TN1988PLC015705

No.16, First Floor, Aziz Mulk 3rd Street, Thousand Lights, Chennai – 600006.

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

- Maintenance of secretarial and other records is the responsibility of the management of the Company. Our responsibility is to express an opinion on the relevant records based on our audit.
- We have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the relevant records and compliances. The verification was done on test basis to verify that correct facts are reflected in secretarial records. We believe that the processes and practices we followed provide a reasonable basis for our opinion.

- We have not verified the correctness and appropriateness of financial and tax records and books of accounts of the Company.
- The compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards is the responsibility of management. My examination was limited to the verification of procedures on test basis.
- 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.
- Company has complied all precaution in relation to COVID 19 while conducting all day to day affairs.

For Himanshu Sharma & Associate Himanshu Sharma

 Date: 30.06.2021
 (Company Secretary)

 Place: New Delhi
 M. No.: 11553

 UDIN: F009529C000560607
 COP No.: F9529

PRACTICING COMPANY SECRETARY'S CERTIFICATE ON CORPORATE GOVERNANCE UDIN No: F009529C000893060

To,
The Members,
TAMILNADU TELECOMMUNICATION LIMITED

We have examined the compliance of conditions of Corporate Governance by M/s. TAMIL NADU TELECOMMUNICATION LIMITED ("the Company") for the financial year ended on March 31, 2021, as stipulated in Regulations 17 to 27, clauses (b) to (i) of Regulation 46(2) and paragraphs C, D and E of Schedule V of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations – 2015").

The compliance of conditions of Corporate Governance is the responsibility of the management. Our examination was limited to the procedures and implementation thereof, adopted by the company for ensuring compliances of conditions of the Corporate Governance stipulated in the SEBI Listing Regulations – 2015.

Our responsibility is limited to examining the procedures and implementation thereof, adopted by the Company for ensuring the compliance of the conditions of the Corporate Governance. It is neither an audit nor an expression of opinion on the financial statements of the Company.

In our opinion and to the best of our information provided and explanations given to me, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in Regulations 17 to 27, clauses (b) to (I) of Regulation 46 (2) and paragraphs C, D and E of Schedule V of the Listing Regulations –2015, as applicable, during the year ended March 31, 2021, except the followings:

Due to non-appointment of Independent Directors, the Company has not complied with Regulations 17(1) (b), 18 (1), 19(1) and 25 (3) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 in terms of minimum number of Independent Directors in the Board, Constitution of Audit Committee and conducting a separate meeting of Independent Directors respectively.

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

For Himanshu Sharma & Associate Himanshu Sharma

 Date:
 03.09.2021
 (Company Secretary)

 Place:
 New Delhi
 M. No.:
 11553

 UDIN:
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COMMENTS OF THE COMPTROLLER AND AUDITOR GENERAL OF INDIA UNDER SECTION 143(6)(b) OF THE COMPANIES ACT, 2013 ON THE FINANCIAL STATEMENTS OF TAMILNADU TELECOMMUNICATIONS LIMITED (TTL) FOR THE YEAR ENDED 31st MARCH 2021

The preparation of financial statements of TAMILNADU TELECOMMUNICATIONS LIMITED (TTL) for the year ended 31st March 2021 in accordance with the financial reporting framework prescribed under the Companies Act, 2013 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 21-6-2021.

I, on behalf of the Comptroller and Auditor General of India, have decided not to conduct the supplementary audit of the financial statements of TAMILNADU TELECOMMUNICATIONS LIMITED (TTL) for the year ended 31 March 2021 under section 143(6)(a) of the Act.

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

Place: Delhi (Manish Kumar)
Date: 01-09-2021 Director General of Audit (F&C)

INDEPENDENT AUDITOR'S REPORT

To,

The Members of Tamilnadu Telecommunications Limited.

Report on the Audit of the Standalone Ind AS Financial Statements

Adverse Opinion

We have audited the standalone financial statements of Tamilnadu Telecommunications Limited ("the Company"), which comprise the Balance sheet as at March 31, 2021, and the Statement of Profit and Loss (including Other Comprehensive Income), Statement of changes in equity and the Statement of cash flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information.

In our opinion and to the best of our information and according to the explanations given to us, because of the significance of the matter discussed in the Basis for Adverse Opinion section of our report, the aforesaid financial statements do not 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 31st, 2021, the loss and total comprehensive income, changes in equity and its cash flows for the year ended on that date.

Basis for Adverse Opinion

The Company's financial statements have been prepared using the going concern assumption of accounting. However, the Company's accumulated losses of Rs.1,72,31,66,612/- (including a loss of Rs.9,80,28,717/- incurred during the FY 2020-21) has eroded the Net Worth of the Company, indicating the existence of material uncertainty that may cast a doubt about the Company's ability to continue as a Going Concern. The Company has not operated its factory since 2017 and NO sales effected for more than three years. It is also pertinent to note that power connections in the factory are disabled. Further, as represented by the company, the machineries would involve major overhauling cost to resume operations and the company is also unable to obtain support for supply of major raw material required for manufacture from its supplier. Also, the company has not bagged any new orders to substantiate the going concern assumption.

As per Standard on Auditing (SA) 570, "If the financial statements have been prepared using the going concern basis of accounting but, in the auditor's judgment, management's use of the going concern basis of accounting in the financial statements is inappropriate, the requirement in paragraph 21 for the auditor to express an adverse opinion applies regardless of whether or not the financial statements include disclosure of the inappropriateness of management's use of the going concern basis of accounting."

Hence, considering the cumulative effect of the factors detailed in the above paragraph in the revival of the company, we conclude that the Going Concern assumption of the management in preparation of financial statements is inappropriate.

- The Company has not recognized the following financial liability/asset at Fair Value in terms of Ind AS 109 (including comparative figures as of 31st March 2020) and impact of the same on the financial Statements is not ascertainable.
 - Amounts due to M/s Fujikura Limited amounting to Rs.1,98,07,090/- (Previous Year-Rs.2,00,03,590/-)
 - Trade Receivables (considered good amounting to Rs.7,13,62,110/- (Previous Year-Rs.7,14,10,296/-)

iii) Unsecured Trade Payables amounting to Rs.3,41,14,712/- (Previous Year Rs.3,44,09,375/-).

Emphasis of Matter

- We draw attention to Note No.28 (SI.No.22) of the explanatory notes to the financial statements which states the reason for non-recognition of amounts due to the holding Company viz., Telecommunications Consultants India Limited amounting to Rs.1,26,18,87,189/(Previous Year Rs.1,17,49,17,114/-) at Fair Value in accordance with IndAS 109 and impact of the same on the financial statements is not ascertainable and Our opinion is not modified in respect of this matter.
- Attention is invited to Note Nos.3,5,8,14,15 of the notes to financial statements, where the balances carried in the debtors, creditors, advances & deposits payable / recoverable are subject to confirmation from all parties (other than Telecommunications Consultants India Limited) as stated in Note No.28 (SI.No.2). The impact if any, on financial statements is not ascertainable and Our opinion is not modified in this respect.
- 3) Attention is invited to Note No. 28 (SI.No.19) of the explanatory notes to the financial statements which states that the Company has not received information from vendors regarding their status under the Micro, Small and Medium Enterprises Development Act, 2006. Hence the disclosure relating to amounts unpaid as at the year end together with interest paid / payable under this Act could not be ascertained. Our opinion is not modified in this respect.

Key Audit Matters

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. Except for the matters described in the Basis for Adverse Opinion section, we have determined that there are no other key audit matters to communicate in our report.

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

The Company's Board of Directors is responsible for 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 Report and Shareholder's Information, but does not include the standalone financial statements and our auditor's report thereon.

Our opinion on the standalone financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the standalone financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the standalone financial statements or our knowledge obtained during the course of our audit or otherwise appears to be materially misstated.

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 the Standalone Financial Statements

The Company's Board of Directors is responsible for the matters stated in section 134(5) of the Companies Act, 2013 ("the Act") with respect to the preparation of these standalone financial statements that give a true and fair view of the financial position, financial performance, changes in equity and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the accounting Standards specified under section 133 of the Act. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of 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 statement that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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

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 judgement and maintain professional Skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the financial 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 control relevant to the audit in order to design audit procedures that are appropriate in the circumstances. Under section 143 (3) (i) of the Companies Act, 2013, 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 the financial 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 the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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.

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.

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 precludes 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 by the Companies (Auditor's Report) Order, 2016 ("the Order"), issued by the Central Government of India in terms of sub-section (11) of section 143 of the Companies Act, 2013, we give in "Annexure A" a statement on the matters specified in paragraphs 3 and 4 of the Order, to the extent applicable.
- 2. As required by Section 143(3) of the Act, we report that:
 - a) 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.
 - In our opinion, proper books of account as required by law have been kept by the Company so far as it 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 Cash Flow Statement dealt with by this Report are in agreement with the books of account.
 - d) In our opinion, the aforesaid standalone financial statements comply with the Ind AS specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
 - e) Our observations in "The Basis for Adverse"
 Paragraph here-in-above regarding the
 assumption of Going Concern, in our Opinion,
 may have adverse effect on the functioning of the
 Company.
 - f) On the basis of the written representations received from the directors as on 31st March, 2021 taken on record by the Board of Directors.

none of the directors is disqualified as on 31st March, 2021 from being appointed as a director in terms of Section 164 (2) of the Act.

- g) With respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate Report in "Annexure B". Our report expresses Unmodified opinion on the adequacy and operating effectiveness of the Company's internal financial controls over financial reporting.
- 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 – Refer Note 28 (Sl.Nos.3, 11, 15, 16) to the financial statements:
 - II. The Company has made provision, as required under the applicable law or Indian accounting standards, for material foreseeable losses, if any, on long-term contracts.
 - III. According to the information and explanations given to us and based on our examination of the records, there were no amounts required to be transferred to the Investor Education and Protection Fund by the Company.
- Report on the Directions issued by the Comptroller and Auditor General of India, under Section 143(5) of the Companies Act, 2013 for conducting audit of accounts for the year 2020-21 is given below:-
 - Whether the Company has system in place to process all the accounting transactions through IT system? If yes, the implications of processing of accounting transactions outside IT system on the integrity of the accounts along with the financial implications, if any, may be stated.

The Company maintains Tally ERP as the accounting program for maintenance of books of accounts. Tally being the only IT system used by the Company, not all transactions (including payroll processing, stock procurement, stock dispatch etc.,) are computerized thereby resulting in involvement of human intervention. There is no financial implication.

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	2	Whether there is any restructuring of an existing loan or cases of waiver/write off of debts/loans/interest etc. made by a lender to the Company's inability to repay the loan? If yes, the financial impact may be stated.	In review cast load to Coo of with fro Coo of
Γ	3	Whether funds received/	Th

In the current period under review (FY 2020-21), there is no restructuring of an existing loan or cases of waiver/write off of debts/ loans/interest etc. made by a lender to the Company, even though the Company is not regular in repayment of its dues (Principal and Interest) with respect to the borrowings from M/s Telecommunications Consultants India Limited being one of the promoters of Company.

Whether funds received/ receivable for specific schemes from Central/State agencies were properly accounted for/utilized as per its terms and conditions? List the cases of deviation. The Company did not receive any funds for specific schemes from Central/State agencies during the FY 2020-21.

For R. Bupathy & Co Chartered Accountants Firm Regn No. 000525S

Place: Chennai Date: 21.06.2021 UDIN: 21203328AAAADJ9400 CA V. Thiagarajan Partner ICAI M. No. 203328

Compliance Certificate

We have conducted the audit of accounts of Tamilnadu Telecommunications Limited for the year ended 31st March 2021 in accordance with the directions issued by the C & AG of India under Section 143(5) of the Companies Act, 2013 and certify that we have complied with all the directions issued to us.

For R. Bupathy & Co Chartered Accountants Firm Regn No. 000525S

Annexure "A" to the Auditor's Report
(Referred to in paragraph 1 under 'Report on Other Legal
and Regulatory Requirements' section of our report to
the Members of Tamilnadu Telecommunications Limited
of even date)

Based on the books and records produced before us and as per the information and explanations given to us and based on such audit check that we considered necessary and appropriate, we report that:

- In respect of fixed assets.
 - The Company has maintained proper records showing full particulars, including quantitative details and situation of fixed assets.
 - b) As explained to us, fixed assets have been physically verified by the management at reasonable intervals and no material discrepancies were noticed on such verification.
 - The title deeds of Immovable properties are held in the name of the Company.
- ii) In respect of its inventories:
 - As explained to us, the inventories were physically verified during the year by the Management at reasonable intervals.
 - b) In our opinion and according to the information and explanations given to us, the Company has maintained proper records of its inventories and no material discrepancies were noticed on physical verification.
- iii) In our opinion and according to the information and explanations provided, the Company has not granted any loans, secured or unsecured to companies, firms, Limited Liability Partnerships or other parties covered in the register maintained under Section 189 of the Companies Act, 2013 during the year. Hence, reporting under clause 3(iii) of paragraph 3 of the Order is not applicable.
- iv) In our opinion and according to the information and explanations provided, the Company has neither made any investments nor advanced any loan either to its directors or to any other person in whom the directors are interested or provided any guarantee or security. Therefore, compliance under section 185 and 186 of the Companies Act, 2013 as required under clause 3(iv) of paragraph 3 of the Order is not applicable.
- The Company has not accepted any deposits from the public. Hence, reporting under clause 3 (v) of paragraph 3 of the Order is not applicable.
- vi) According to the information and explanations 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, 2013 in respect of nature of business carried out by the Company and therefore, clause 3(vi) of paragraph 3 of the Order is not applicable.
- vii) In respect of statutory dues,
 - Undisputed statutory dues like Provident Fund, Employees' State Insurance, TDS and Property Tax have not been regularly deposited with the

- appropriate authorities and there have been serious delays in a large number of cases due to insufficiency of funds with the Company.
- b) Following is the summary of statutory dues as at the last day of the financial year outstanding for a period of more than six months from the date they become payable.

Name of the Statute	Nature of the Dues	Amount	Period
Employees' State Insurance Act	Employer and Employee Contribution	10,839	July'18 to Sep' 2019
The Employees' Provident Funds And Miscellaneous Provisions Act	Employer and Employee Contribution	68,50,900	July'18 to Sep' 2019
The Employees' Provident Funds And Miscellaneous Provisions Act	Voluntary Contribution of Employee	8,42,478	July'18 to Sep' 2019
Income Tax Act	TDS Pay- able-Interest Charges	98,90,880	Apr'18 to Sep' 2020
Municipal Tax	Property Tax	59,93,800	Since 2009-10 to 2019-20 (Apr'19 to Sep'20)
Total		2,35,88,897	

c) The details of disputed dues of Sales Tax and Duties of Customs which have not been deposited as on 31st March 2021 are as given below:

Statute	Nature of Dues	Amount (Rs.)	Forum where dispute is pending	Remarks
Sales Tax	Additional Sales Tax(FY 2000-2001 & 2001-2002)	1,86,08,794	High Court of Madras	Recognized as Contingent Liability in Balance Sheet
Sales Tax	Non-Submission of C-Forms(AY 2001-02, 02-03 and 03-04)	22,95,000	Commercial Sales Tax Department	Recognized as Contingent Liability in Balance Sheet

1				
Statute	Nature of Dues	Amount (Rs.)	Forum where dispute is pending	Remarks
Duty of Customs	Difference in Classification of imports (FY 06-07)	102,06,795	Commissioner of Customs	Recognized as Contingent Liability in Balance Sheet
Income Tax	Default in Traces Website	17,74,729	Income Tax Department	Recognized as Contingent Liability in Balance Sheet
Sales Tax	VAT on disposal of Movable Assets (FY 2011-12 to 2015-16)	25,725	Assistant Commissioner (CT)	Provision created in books
Sales Tax	Tax on cross verification of buyer and seller (FY 2013-14)	3,43,057	Assistant Commissioner (CT)	Provision created in books
Sales Tax	Tax on Non Submission of C Forms (FY 2012-13 to FY 2015-16)	14,35,408	Assistant Commissioner (CT)	Provision created in books
Sales Tax	ITC Reversal for CST sales without C Form (FY 2012- 13 to FY 2014-15)	27,79,291	Assistant Commissioner (CT)	Provision created in books
	TOTAL	3,74,68,799		

- viii) The Company has not borrowed any sums from Banks or Financial Institutions or Debenture holders and hence the question of default in repayment of dues to Banks or Financial Institutions or Debenture holders and reporting under clause 3(viii) of paragraph 3 of the Order does not arise.
- ix) The Company has not raised any moneys by way of initial public offer or further public offer and term loans during the year and hence reporting under clause 3(ix) of paragraph 3 of the Order is not applicable.
- According to the information and explanations provided to us, no fraud by the Company or on the Company by its officers or employees has been noticed or reported during the course of our audit.
- xi) The managerial remuneration has been paid or provided in accordance with the requisite approvals and within the ceiling limit as per the provisions of Section 197 read with Schedule V of the Act.
- xii) The Company is not a Nidhi Company. Accordingly, clause 3(xii) of paragraph 3 of the Order is not applicable.

- xiii) 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 the financial statements as required by the applicable Indian accounting standards.
- xiv) According to the information and explanations given to us and based on 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(xiv) of paragraph 3 of the order is not applicable.
- xv) According to the information and explanations given to us and based on our examination of the records, the

- Company has not entered into non-cash transactions with directors or persons connected with him. Accordingly, clause 3(xv) of paragraph 3 of the order is not applicable.
- xvi) The Company is not required to be registered under Section 45-IA of the Reserve Bank of India, 1934. Accordingly, paragraph 3(xvi) of the order is not applicable.

For R. Bupathy & Co Chartered Accountants Firm Regn No. 000525S

Place: Chennai Date : 21.06.2021

UDIN: 21203328AAAADJ9400

CA V. Thiagarajan Partner

ICALM No 203328

Annexure "B" to the Independent Auditor's Report

(Referred to in paragraph 2(f) under 'Report on Other Legal and Regulatory Requirements' section of our report to the Members of Tamilnadu Telecommunications Limited of even date)

Report on the Internal Financial Controls Over Financial Reporting 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 Tamilnadu Telecommunications Limited ("the Company") as of March 31, 2021 in conjunction with our audit of the standalone financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

The Board of Directors of the Company 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. 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 respective 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 Companies Act, 2013.

Auditor's Responsibility

Our responsibility is to express an opinion on the internal financial controls over financial reporting of the Company 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") issued by the Institute of Chartered Accountants of India and the Standards on Auditing prescribed under Section 143(10) of the Companies Act, 2013, to the extent applicable to an audit of internal financial controls. 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 judgement, 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 internal financial controls system over financial reporting of the Company.

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:

- Pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions
 of the assets of the company;
- II. 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 authorisations of management and directors of the company; and
- III. Provide reasonable assurance regarding prevention or timely detection of unauthorised 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 degree of compliance with the policies or procedures may deteriorate.

Opinion

In our opinion, to the best of our information and according to the explanations given to us, 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 March 31, 2021, 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 R. Bupathy & Co Chartered Accountants Firm Regn No. 000525S

 Place: Chennai
 CA V. Thiagarajan

 Date: 21.06.2021
 Partner

 UDIN: 21203328AAAADJ9400
 ICAI M. No. 203328

BALANCE SHEET AS AT 31ST MARCH, 2021

(Rupees in Hundreds)

		1	1	
S.No	Particulars	Note No.	As at 31st March 2021	As at 31st March 2020
		No.	313t Walch 2021	515t Water 2020
ASSE				
(1)	Non-current assets (a) Property, plant and Equipment	2	8,27,882	8,62,696
	(b) Other non-current assets	3	1,835	4,740
	Sub Total - A		8,29,717	8,67,436
			0,23,717	0,07,430
(2)	<u>Current assets</u>		4.07.000	4.00.400
	(a) Inventories (b) Financial Assets	4	1,07,822	1,08,199
	(i) Trade receivables	5	7,13,621	7,14,103
	(ii) Cash and cash equivalents	6	41,125	39,989
	(iii) Short term Loans	7	207	207
	(c) Other current assets	8	1,74,410	1,49,040
	Sub Total - B		10,37,185	10,11,538
	Total assets (A+B)		18,66,902	18,78,974
EQUIT	TY AND LIABILITIES			
(1)	EQUITY			
	(a) Equity Share capital	9	45,67,620	45,67,620
	(b) Other Equity	10	(1,72,31,666)	(1,62,51,379)
	Sub Total - A		(1,26,64,046)	(1,16,83,759)
LIABI	LITIES .			
(1)	Non-current Liabilities			
	(a) Financial Liabilities			
	(i) Long term Borrowings	11	11,65,730	11,65,730
	(b) Long Term Provisions	12	4,71,824	4,32,518
	Sub Total - B		16,37,554	15,98,248
(2)	Current Liabilities			
	(a) Financial Liabilities			
	(i) Short term Borrowings	13	17,30,970	16,09,603
	(ii) Trade Payables	14	62,27,964	62,28,861
	(iii) Other Financial liabilities	15	40,47,286	33,02,966
	(b) Other current liabilities(c) Short Term Provisions	16 17	2,74,229	2,18,059
		''	6,12,945	6,04,996
	Sub Total - C		1,28,93,394	1,19,64,485
	Total Equity and Liabilities - (A+B+C)		18,66,902	18,78,974
	nent of Significant Accounting Policies 1			
notes	on Financial Statement 2-28			

As per our report of even date attached

For R Bupathy & Co.

Chartered Accountants

Firm Regn No. 000525S

CA V Thiagarajan Partner

Membership No. 203328 Place : Chennai

Date: 30.06.2021 UDIN: 21203328AAAADJ9400 For and on behalf of Board of Directors

P.V.Sreekanth Ex.Managing Director Sanjay Bharti Kumar Managing Director Kamendra Kumar Chairman

J. Ramesh Kannan GM (Finance)

STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED 31ST MARCH, 2021

(Rupees in Hundreds)

S.No	Particulars	Note No.	For the year ended 31st March 2021	For the year ended 31st March 2020
1	Revenue from operations	18	(0)	(0)
ll ll	Other income	19	6,539	2,411
III	Total Income (I+II)		6,539	2,411
IV	Expenses:			
	Cost of materials consumed	20	-	-
	Changes in inventories of finished goods, work-in-progress and Stock-in-Trade	21	-	-
	Excise Duty	18	-	-
	Employee benefits expense	22	1,10,630	2,49,093
	Finance Costs	23	8,08,873	9,03,146
	Depreciation and amortisation expense	24	34,815	29,463
	Other expenses	25	41,482	2,28,686
	Total expenses (IV)		9,95,800	14,10,388
V	Profit/(loss) before exceptional items and tax (III-IV)		(9,89,261)	(14,07,977)
VI	Exceptional items	26	-	-
VII	Profit / (loss) before tax (V-VI)		(9,89,261)	(14,07,977)
VIII	Tax expense:			
	(1) Current tax		-	-
	(2) Deferred tax		-	-
ΙX	Profit /(Loss) for the period (VII-VIII)		(9,89,261)	(14,07,977)
X	Other Comprehensive Income			
	A (i) Items that will not be reclassified to profit or loss	27	8,974	(53,540)
ΧI	Total Comphrehensive Income for the period (IX+X)		(9,80,287)	(14,61,517)
XII	Earnings per equity share			
	(1) Basic (2) Diluted		(2.17) (2.17)	(3.08) (3.08)

As per our report of even date attached

For R Bupathy & Co. Chartered Accountants Firm Regn No. 000525S For and on behalf of Board of Directors

CA V Thiagarajan Partner Membership No. 203328

Membership No. 203328

Place: Chennai

Date: 30.06.2021 UDIN: 21203328AAAADJ9400 P.V.Sreekanth Ex.Managing Director Sanjay Bharti Kumar Managing Director Kamendra Kumar Chairman

J. Ramesh Kannan GM (Finance)

Statement of Cash Flow for the year ended 31st March 2021

Accounting Policy:

The above Statement of Cash Flows has been prepared under the "Indirect Method" as set out in the Indian Accounting Standard - 7 on Statement of Cash Flows.

Amendment to Ind AS 7:

Effective April 1, 2017, the Company adopted the amendment to Ind AS 7, which require the entities to provide disclosures that enable users of financial statements to evaluate changes in liabilities arising from financing activities, including both changes arising from cash flows and non-cash changes, suggesting inclusion of a reconciliation between the opening and closing balances in the Balance Sheet for liabilities arising from financing activities, to meet the disclosure requirement. The adoption of the amendment did not have any material impact on the financial statements."

(Rupees in Hundreds)

Description	For the period ended 31st March 2021	For the period ended 31st March 2020
Cash Flow from Operating Activities:		
Net Profit / (Loss) before tax	(9,80,287)	(14,61,517)
Adjustments for	(3,23, 2,	
Add: - Depreciation	34,815	29,463
- Interest & Finance Charges	8,08,873	9,03,146
- Loss on sale of assets	-	-
- Exchange Rate Fluctuations - Loss / (Gain)	_	10,444
Exorange rate radications 20007 (Odin)	(1,36,599)	(5,18,465)
Less:	(1,50,555)	(0,10,400)
- Interest/Dividend Received	2,393	2,411
Operating Profit before Working Capital changes	(1,38,992)	(5,20,876)
Operating Front before working Capital Changes	(1,30,992)	(5,20,676)
Changes in assets and liabilities:		
- Trade Receivables	482	(1,532)
- Other Current receivables	(25,370)	(26,877)
- Inventories	377	1,70,492
- Other Non - current assets	2,905	, , , , _
- Trade Payables	(898)	15.070
Other financial liabilities, other liabilities, borrowings and provisions	9,29,806	11,50,504
Cash generated from Operations	7,68,310	7,86,781
Income Tax	7,00,010	7,00,701
Cash Flow after tax before exceptional items	7,68,310	7,86,781
Exceptional items	7,00,510	7,00,701
Exchange Rate Fluctuations - (Loss) / Gain	_	(10,444)
Net Cash generated by Operating Activities- A	7,68,310	7,76,337
Net Cash generated by Operating Activities- A	7,66,310	7,76,337
Cash Flow from Investing Activities:		
Purchase of Non-Current Assets	_	_
Sale of Fixed assets	_	_
Interest/Dividend Received	2,393	2,411
Net Cash from /(used) in Investment Activities -B	2,393	2,411
•		<u>-,</u>
Cash Flow from Financing Activities:		
Increase / (Repayment) of Non Current Liabilities	39,306	1,09,962
nterest charges	(8,08,873)	(9,03,146)
Dividends Paid	· · · · · ·	<u> </u>
Dividend Tax	-	-
Net Cash used in Financing Activities-C	(7,69,567)	(7,93,184)
Net (decrease)/Increase in Cash Equivalents (A+B+C)	1,136	(14,436)
Cash & Cash Equivalents at the beginning of the Period	39,989	54,425
Cash & Cash Equivalents at the end of the year	41,125	39,989
cash & Cash Equivalents at the end of the year	41,125	35,565

Notes:

- 1. Cash and cash equivalents represents cash in hand and cash with scheduled banks.
- 2. Figures for the previous year have been re-grouped wherever necessary.

As per our report of even date attached

For R Bupathy & Co. Chartered Accountants Firm Rean No. 000525S For and on behalf of Board of Directors

Firm Regn No. 000525S CA V Thiagarajan

Partner Membership No. 203328 Place : Chennai

Date: 30.06.2021 UDIN: 21203328AAAADJ9400 P.V.Sreekanth Ex.Managing Director Sanjay Bharti Kumar Managing Director Kamendra Kumar Chairman

J. Ramesh Kannan GM (Finance)

Statement of Changes in Equity for the year ended March 31, 2021

A. Equity Share Capital

(Rupees in Hundreds)

Balance at the beginning of the reporting period i.e. as at April 1, 2019	Changes in Equity Share Capital during the Year 2019-20	Balance as at Mar 31, 2020	Balance as at April 1, 2020	Changes in Equity Share Capital during the Year 2020-21	Balance as at Mar 31, 2021	
45,67,620	-	45,67,620	45,67,620	-	45,67,620	

B. Other Equity

(Rupees in Hundreds)

	Re	serves and su	ırplus	
Particulars	Securities Premium Reserve	Capital Re- structuring Reserve	Statement of Profit & Loss and Other Comprehen- sive Income	Total
Financial Year - 2019-20				
Balance as at April 1, 2019 (A)	98,400	9,79,711	(1,58,67,972)	(1,47,89,861)
Profit/(Loss) for the year	-	-	(14,07,977)	(14,07,977)
Add: Other Comprehensive income	-	-	(53,540)	(53,540)
Total comprehensive income for the year 2019-20 (B)	-	-	(14,61,517)	(14,61,517)
Balance as at Mar 31, 2020 (A)+(B)	98,400	9,79,711	(1,73,29,490)	(1,62,51,379)
Financial Year - 2020-21				
Balance as at April 1, 2020 (A)	98,400	9,79,711	(1,73,29,490)	(1,62,51,379)
Profit/(Loss) for the year	-	-	(9,89,261)	(9,89,261)
Add: Other Comprehensive income	-	-	8,974	8,974
Total comprehensive income for the year 2020-21 (B)	-	-	(9,80,287)	(9,80,287)
Balance as at March 31, 2021 (A)+(B)	98,400	9,79,711	(1,83,09,777)	(1,72,31,667)

As per our report of even date attached

For R Bupathy & Co. Chartered Accountants Firm Regn No. 000525S For and on behalf of Board of Directors

CA V Thiagarajan

Partner

Membership No. 203328

Place: Chennai Date: 30.06.2021

UDIN: 21203328AAAADJ9400

P.V.Sreekanth Ex.Managing Director Sanjay Bharti Kumar Managing Director Kamendra Kumar Chairman

J. Ramesh Kannan GM (Finance)

Note 1

Statement of Significant Accounting Policies

I Significant Accounting Policies

a. Basis of Preparation of Financial Statements

Accounts are drawn up on the principle of going concern concept with revenues recognized and expenses accounted on accrual basis and are prepared to comply in all material aspects with Indian Accounting Standards (Ind AS) as prescribed under Section 133 of Companies Act 2013 read with relevant rules of the Companies (Indian Accounting Standards) Rules with effect from 1st April 2016.

b. Use of estimates:

Preparation of financial statements in conformity with the recognition and the measurement principle of Ind AS requires the management of the company to make estimates and assumptions that affects the reported balances of assets and liabilities, disclosure relating to contingent liabilities as on the date of the Financial Statements and the reported amount of incomes and expenses for the reporting period.

Estimates and the underlying assumption are reviewed on ongoing basis. The revision to the accounting estimates if material is recognized in the period in which the estimates are revised.

(i) Estimation of uncertainties relating to the global health pandemic from COVID-19:

The current "second wave" of COVID-19 pandemic has significantly increased in India. Lockdowns were imposed. Covid-19 has impacted globally on growth of the economic and business activities. The company has evaluated likely impact of COVID - 19 on the overall business. The company as at the date of the approval of these financial statements, has used various available sources of information to analyse carrying amount of its financial assets and exposures and has concluded that there is no material adjustments required in the Financial Statements. The impact of financial statements may differ from the estimate as on the date of the approval of the financial statements owing to the nature and duration of COVID-19.

2 Property, Plant and Equipment:

- a. Property, Plant and Equipment are stated at cost net of accumulated depreciation and accumulated impairment losses, if any.
- b. The costs directly attributable including borrowing cost on qualifying asset are capitalized when the Property, Plant and Equipment are ready for use, as intended by the management.
- c. Subsequent expenditure relating to Property, Plant and Equipment including major inspection costs, spare parts, standby and servicing equipments are capitalized only when it is probable that future economic benefits associated with these will flow to the Company, the cost of the item can be measured reliably and the company expects to use them during more than period.
- d. Depreciation is calculated on straight line basis over estimated useful life as prescribed in Schedule II of the Companies Act 2013, up-to the cost of the asset (net of residual value which is considered at 5 % of cost of assets).
- e. Plant and Equipment costing individually Rs. 5,000 and below are fully depreciated in the year of purchase.
- f. Where the cost of an item of Property, Plant and Equipment are significant and have different useful lives, they are treated as separate components and depreciated over their estimated useful lives.
- g. Depreciation on Property, Plant and Equipment, added or deleted during the reporting period is provided from or till the date of such addition or deletion.
- h. The estimated useful lives, residual values and depreciation / amortisation method are reviewed at the end of each reporting period with the effect of changes in estimates accounted for on a prospective basis.
- The cost of assets not put to use, before the year end are disclosed under Capital Work-in-Progress.

3 Impairment of Assets

As at the end of each Balance Sheet date, the carrying amount of assets is assessed as to whether there is any indication of impairment. If the estimated recoverable amount is found less than its carrying amount, the impairment loss is recognised and assets are written down to their recoverable amount.

4 Financial Assets and Liabilities

The Company recognizes all Financial Assets and Liabilities at Fair Value at inception and subsequent measurement is done at amortized cost. Fair Value adjustment is done only where material.

5 Inventories

- a. Inventories are valued at lower of cost and net realisable value. The cost of raw material excluding goods in transit, components and stores are assigned by using the weighted average cost formula. Goods in transit are valued at cost to date. In the case of finished goods, stock-in-trade and work-in-progress, cost includes costs of purchase, costs of conversion and other costs incurred in bringing the inventories to their present location and condition.
- b. Saleable / Disposable scrap is valued at net realisable value.
- c. Stores, Tools and Spares/Components are valued at cost.

6 Foreign Currency Transactions:

- a. Transactions denominated in foreign currencies are normally recorded at the exchange rate prevailing on the date of the transaction.
- b. Assets and Liabilities are re-instated at the year-end at the rate prevalent at each annual Balance Sheet date. The Income / Expenditure on account of this are charged to Statement of Profit and Loss.
- Any Incomes or Expenses on account of exchange difference either on settlement or on translation is recognized in the Statement of Profit and Loss.

7 Revenue Recognition

a. Sales:

Sale is recognized on dispatch of goods to customers upon inspection and clearance by the clients. Export sales on FOB basis are recognized upon despatch and that of CIF basis upon acceptance of goods by the clients.

Other Income and Expenses:
 On accrual basis.

8 Employee Benefits:

i) Short-term employee benefits:

The undiscounted amount of short-term employee benefits expected to be paid in exchange for the services rendered by employees is recognized during the period when the employee renders the service.

ii) Post -Employment benefit Plans:

- a) Upto the year 2008-09 the Company has set up separate Trust for Provident Fund and has been contributing towards the same. Contribution towards pension fund is made to PF authorities on monthly basis. From 01.04.2009 onwards based on the order of the Provident Fund Commissioner-I, withdrawing the relaxation under Para 79 of the Employees' Provident Fund Scheme 1952, the Provident Fund contributions are remitted to the PF authorities.
- b) Payments to defined contribution retirement benefit schemes are charged as an expense as they fall due.
- c) For defined benefit schemes, the cost of providing benefits is determined using the Projected Unit Credit Method, with actuarial valuations being carried out at each annual balance sheet date. All re-measurement items occurring during the year are recognized in the Other Comprehensive Income(OCI). Re-measurements arising from defined benefit plans comprise actuarial gains and losses on benefit obligations and the return on plan assets in excess of what has been estimated. The company recognises these items of re-measurements immediately in other comprehensive income and all the other expenses related to defined benefit plans in employee benefit expenses in profit and loss account.
- d) The retirement benefit obligation recognized in the annual balance sheet represents the present value of the defined obligation as adjusted for unrecognized past service cost, and as reduced by the fair value of

scheme assets. Any asset resulting from this calculation is limited to past service cost, plus the present value of available refunds and reductions in future contributions to the scheme. For the employees who had already left like VSS optees etc., the gratuity and leave encashment is provided on actual basis.

9 Provision for Warranty Period Expenses

Provision is made for warranty period expenses at a percentage on net turnover of the year, arrived at based on actual warranty period expenses incurred compared with the average net turnover of the previous three financial years.

10 Liquidated Damages

Provision for liquidated damages is recognised for the period of delay between the due date of supply of the goods as per delivery schedule and its expected date of delivery of the said goods. In respect of repair/replacement, provision for liquidated damages is recognised at the time of revenue recognition.

11 Borrowing Costs

Borrowing costs which are not attributable to be acquisition and construction of the qualifying asset) are being recognized as an expense in the period in which they are incurred.

12 Accounting for Leases

The lease agreement entered with the lessors are for monthly rental hiring basis of office accommodation for a period of eleven months and with subsequent renewal clause on mutual agreement. The lease agreement also can be cancelled by either party on giving notice at any time with in a prescribed time limit. The lease does not transfer all the risks and rewards incidental to ownership. There is no provision to acquire title to the asset upon fulfilment of the agreed conditions. The monthly lease rents are being recognized as an expense in the period in which they are incurred.

13 Taxes on Income

- a) Taxation comprises of current tax and deferred tax charge or credit.
- b) Current tax is the amount of tax payable on the taxable Income for the year as determined in accordance with the applicable tax rates and provisions of Income Tax Act, 1961.
- c) The deferred tax on timing differences between book profit and taxable profit for the year is accounted for applying the tax rates and laws that have been enacted or substantively enacted as on the annual balance sheet date. deferred tax assets arising from timing difference in excess of deferred tax liability are recognized to the extent there is a reasonable certainty that such assets can be realized in future.

14 Claims by the Company

Claims on purchasers/suppliers towards differential in awarded rate during the scheduled delivery period are accounted when claims are preferred and carried forward till such time the company has a legal right to recover such amounts. Such claims are reviewed at annual balance sheet date.

15 Provisions and Contingent Liabilities

A provision is recognised, when the Company has the present obligation as result of past events and it is probable that an outflow of resources will be required to settle the obligation in respect of which reliable estimate can be made.

Where no reliable estimate can be made or when there is a possible obligation or present obligations that may, but probably will not, require an outflow of resources, disclosure is made as contingent liability.

When there is a possible obligation or a present obligation in respect of which the likelihood of outflow of resources is remote, no provision or disclosure is made.

16 Onerous Contract

The excess of unavoidable costs of meeting the obligations on onerous contracts over economic benefits expected to be received is charged to the Statement of Profit and Loss in the year in which the contract become onerous and is recognized and measured as loss.

Note 2- Plant, Property and Equipment

Note 2A -Gross Carrying cost -Plant, Property and Equipment

Gross block as at 31st March 2021 (Rupees in Hundreds) 5,318 7,962 12,741 4,584 39,95,305 4,20,136 3,37,948 32,06,615 40,02,196 6,892 6,892 Disposals Additions Gross block as at 1st April 2020 5,318 7,962 4,584 4,20,136 3,37,948 32,13,507 12,741 40,02,195 40,02,195 Furniture and Fixtures **Particulars** Plant and Equipment Land -(Freehold) Office Equipment **EDP Equipments Previous Year** Buildings Vehicles Others TOTAL

Note 2B -Accumulated Depreciation- Plant, Property and Equipment

Particulars	Balance as at 1st April 2020	Additions	Disposals	Balance as at 31st Mar 2021	Net Block as at 31st Mar 2021	Net Block as at 31st March 2020
Land -(Freehold)	ı	1		1	4,20,136	4,20,136
Buildings	2,23,308	9,844		2,33,152	1,04,796	1,14,640
Plant and Equipment	28,88,877	23,802	6,892	29,05,788	3,00,827	3,24,630
Furniture and Fixtures	7,754	•		7,754	500	500
Vehicles	10,417	944		11,361	1,380	2,324
Office Equipment	4,169	117		4,285	586	415
Others						
EDP Equipment	4,977	107		5,084	234	341
TOTAL	31,39,501	34,815	6,892	31,67,424	8,27,882	8,62,696
Previous Year	31,10,038	29,463	ı	31,39,501	8,62,696	8,92,159

Particulars	As at 31st March 2021	As at 31st March 2020
Note 3- Other non- current assets		
Unsecured considered Good		
Security Deposits	1,835	4,740
TOTAL	1,835	4,740
Note 4- Inventories		
Inventories (*)		
(a) Raw-Materials	1,99,296	1,99,296
Less: Provision for redundancy	1,81,880	1,81,503
	17,416	17,793
(b) Work-in-Progress	2,04,807	2,04,807
Less: Provision for redundancy	1,14,401	1,14,401
	90,406	90,406
(c) Stores and Spares	14,876	14,876
Less: Provision for redundancy	14,876	14,876
	-	-
(d) Disposable Scrap	1,301	1,301
Less: Provision for redundancy	1,301	1,301
·	-	-
TOTAL	1,07,822	1,08,199
(*) Refer Significant accounting policies	,,,,,,	-,,
Note 5- Trade Receivables		
Trade Receivables (*)		
Secured - Considered good	_	_
Unsecured - Considered good	7,13,621	7,14,103
Ç	7,13,621	7,14,103
Doubtful (*)	8,97,258	8,97,258
Less: Provision for Doubtful Debts	8,97,258	8,97,258
	-	-
TOTAL	7,13,621	7,14,103
(*) 1. Trade Receivables (Unsecured - Considered good) includes amounts receivable from TCIL(Related Party) amounting to Rs.1,98,646/- (Previous Year - Rs.1,98,646/-)		
(*) 2. Trade Receivables (Doubtful) includes amounts receivable from TCIL(Related Party) amounting to Rs.11,003/- (Previous Year - Rs.11,003/-)		
Note 6- Cash & Cash Equivalents		
Balances with Bank		
- Current Accounts	2,791	3,950
- Margin money with Yes bank	38,334	36,019
Cash-on-hand	-	-
Others - Imprest	-	20
TOTAL	41,125	39,989

	Particulars	As at 31st March 2021	As at 31st March 2020
Not	te 7- Short- term Loans		
Uns	secured Considered Good		
Em	ployee advances	207	207
TO.	TAL	207	207
Not	te 8- Other Current assets		
(a)	Deposit against Sales tax case	75,000	75,000
(b)		1,275	1,275
(c)	Claims recoverable - Customs		-
(d)	Tax deducted at source receivable	308	5,768
` ′	Amount recoverable from vendors	40,750	20,038
(f)	Claims recoverable for PF	_	-
	Prepaid Expenses - Unsecured, considered good	258	216
	Interest accrued on investment	-	46
(i)	GST- Input tax receivable	56,301	46,078
(j)	Interest Receivable - Yes Bank	517	619
TO.	TAL	1,74,410	1,49,040
	A LITTLE OF THE PARTY OF THE PA		
	<u>UITY</u>		
ı	te 9- Equity Share Capital		
(A)	Authorised:		
	5,00,00,000 Equity Shares of Rs.10 each (previous year 5,00,00,000 Equity Shares of Rs.10 each)	50,00,000	50,00,000
В)	Shares Issued, Subscribed & fully paid up and Subscribed and not fully paid up Issued: 4,56,81,000 Equity Shares of Rs.10 each (previous year		
	4,56,81,000 Equity Shares of Rs.10 each)	45,68,100	45,68,100
	Subscribed & Fully paid up: 4,56,71,400 Equity Shares of Rs.10 each (previous year		
	4,56,71,400 Equity Shares of Rs.10 each)	45,67,140	45,67,140
	Subscribed & not fully paid up: 9,600 Equity Shares of Rs.10 each (previous year 9,600 Equity Shares of Rs.10 each)	960	960
	Less: Allotment money unpaid -others - 9,600 Equity Shares of Rs. 5 each (previous year 9,600 Equity Shares of Rs. 5 each)	(480)	(480)
	Subscribed & paid up	45,67,620	45,67,620
	Par Value per Share (Rs.)	10	10
C)	Reconciliation of the Number of Shares Outstanding at the beginning and at the end of the Reporting period:		
	Number of shares outstanding at the beginning of the reporting period	4,56,81,000	4,56,81,000
	Number of shares outstanding at the end of the reporting period	4,56,81,000	4,56,81,000

		Particulars				As at 31st March 2021	As at 31st March 2020
D) Rights, preferences and restrictions attached to shares: Equity Shares: The company has one class of equity shares having a par value of Rs 10 per share. Each shareholder is eligible for one vote per share held. The dividend proposed by the Board of Directors is subject to the approval of the shareholders in the Annual General Meeting, except in case of interim dividend. In the event of liquidation, the equity shareholders are eligible to receive the remaining assets of the Company in proportion to their shareholding after settlement of all Preferential amounts. E) Shares held by Holding Company: (by virtue of Section 2(87) of the Companies Act, 2013) 2,23,83,700 Equity Shares of Rs.10 each (49%) held by Telecommunications Consultants India Limited (One of the Promoters)					22,38,370	22,38,370	
	Details of Share holders ho	ldina more	than 5% of	shares:		22,36,370	22,30,370
		31st Ma		31st Ma	rch 2020		
S.No	Name of Share Holder	Number of shares held	Percentage of Holding (%)	Number of shares held	Percentage of Holding (%)		
а	Telecommunications Consultants India Ltd (TCIL)	2,23,83,700	49.00	2,23,83,700	49.00		
b	Tamilnadu Industrial Development Corporation Ltd (TIDCO)	66,84,000	14.63	66,84,000	14.63		
С	State Bank of India (SBI)	42,47,500	9.30	42,47,500	9.30		
d	Fujikura Limited, Japan	32,80,000	7.18	32,80,000	7.18		
(i) (i)	Note 10- Other equity (i) Other Reserves Securities Premium Reserve Opening Balance Add: Securities Premium credited on Share Issue Less: Issue of Bonus Shares Closing Balance				98,400 - - - 98,400	98,400 - - - 98,400	
,	Capital Restructuring Reserve Balance at the beginning of the year Add: Additions / transfers during the year				9,79,711	9,79,711 -	
l	Less: Utilisations / transfers d	uring the ye	ar			0.70.744	- 0.70.744
	Closing Balance Retained earnings -Surplus	in the state	ament of pr	ofit and Lo	20	9,79,711	9,79,711
` ′	Surplus in Statement of Pro		•	ont and LO	33	(1,73,29,490)	(1,58,67,972)
,	Add: Net Profit /(Net Loss) for the current year Less: Appropriations / Allocations					(9,89,261)	(14,07,977)
	- Adjustments on account of	IND AS					
	i) Prior period expenses charged to the respective year Add: Other Comprehensive income & exceptional items				- 8,974	- (53,540)	
(Closing Balance					(1,83,09,777)	(1,73,29,490)
TOTA						(1,72,31,666)	(1,62,51,379)

	Particulars	As at 31st March 2021	As at 31st March 2020
No	te 11- Long term Borrowings		
A.	Secured Long Term Borrowings:		
	Loans and Advances from Related Parties - (*)	11,65,730	11,65,730
	TAL	11,65,730	11,65,730
1.	Consists of Bridge loan from TCIL Rs.11,65,730(Previous year - Rs. 11,65,730).		
2.	Bridge loan is short term loan provided by TCIL as per the Sanctioned Scheme of Erstwhile BIFR which has to be repaid by arrangment through banks as early as possible. The rate of interest is SBI Base rate + 2.5% p.a		
3.	Considering the present inability of the company to repay its debts, the Bridge loan is treated as Long Term borrowings in the books of the company.		
4.	Secured against all the fixed assets as well as current assets of the Company as at present existing and to be acquired in future.		
No	te 12- Long term Provisions		
A.	Provision for Employee benefits		
	Gratuity	3,94,549	3,65,559
	Leave Encashment	77,276	66,959
то	TAL	4,71,824	4,32,518
No	te 13- Short Term Borrowings		
A.	Secured		
	Loans and Advances from Related Parties - (*)	17,30,970	16,09,603
то	TAL	17,30,970	16,09,603
(*)			
1.	Consist of Working Capital support from TCIL of Rs. 17,30,970 (Previous year - Rs. 16,09,603)		
2.	Working capital support provided by TCIL are being adjusted against the realisation on revolving basis. The rate of interest is SBI Base rate + 2.5% p.a.		
3.	Secured against all the fixed assets as well as current assets of the Company as at present existing and to be acquired in future.		
No	te 14- Trade Payables		
Tra	de Payables (*)		
Sec	cured	58,86,816	58,84,767
Uns	secured	3,41,147	3,44,094
то	TAL	62,27,964	62,28,861
(*) 1.	Secured Payables of Rs. 58,86,816 (Previous year - Rs. 58,84,767) comprises of dues to TCIL towards raw material support. The rate of interest is SBI Base rate + 2.5% p.a.		_
2.	Secured against all the fixed assets as well as current assets of the Company as at present existing and to be acquired in future.		

Particulars	As at 31st	As at 31st
	March 2021	March 2020
Note 15- Other Current Financial Liabilities		
Unsecured		
Dues to Related parties (*)	1,98,071	2,00,036
Interest accrued and due on borrowings from TCIL (Dues to Related Party)(**)	38,35,356	30,89,071
Others : Earnest Money Deposits, Security Deposits	13,859	13,859
TOTAL	40,47,286	33,02,966
(*) Consists of Royalty & Technical Know how fee payable to Fujikura Limited, Japan		
(**) Interest accrued and due on borrowings from TCIL includes interest outstanding on all borrowings (Bridge Loan, Working Capital Support and Raw material support) from TCIL		
Note 16- Other Current Liabilities		
Statutory dues payable	2,31,064	1,65,632
Others	43,164	52,427
TOTAL	2,74,229	2,18,059
Note 17- Short term Provisions		
Provision for employee benefits		
Gratuity	35,166	31,829
Leave encashment	21,700	20,765
Providend Fund	77,569	77,569
Others	3,94,788	3,91,111
Provisions for Warranty	7,308	7,307
Provision for Onerous Loss	30,580	30,580
Provision for Sales Tax Demand	45,835	45,835
TOTAL	6,12,945	6,04,996
Notes to Profit and Loss Account		
Note 18- Revenue from operations		
(a) Sale of Products		
- Sale of cables - domestic	-	-
(b) Other Operating Revenues		
- Sale of scrap	-	-
Less: Excise Duties	-	-
TOTAL	-	-

(Rupees in Hundreds)

(Rupees in Hundreds			
Particulars	For the year ended 31st March 2021	For the year ended 31st March 2020	
Note 19- Other Income			
Interest Income	2,393	2,411	
Amount written back	861	-	
Net Gain on foreign exchange	3,285	-	
Miscelleneous Income	-	-	
TOTAL	6,539	2,411	
Note 20- Cost of materials consumed			
Raw Material consumption			
Opening stock	2,15,473	2,15,473	
Add: Purchases	-	-	
Add: Direct Expenses	-	-	
Less: Closing stock	2,15,473	2,15,473	
TOTAL	-	-	
Note 21- Changes in inventories of finished goods,Stock-in-Trade and work-in-progress			
(a) Opening Stock- Work in Progress(b) Closing Stock	2,04,807	2,04,807	
- Work in Progress	2,04,807	2,04,807	
Decrease / (Increase) in inventories of			
finished goods, work-in-progress and stock-in-trade	-	-	
Note 22- Employee benefits expense			
(a) Salaries and Wages	76,469	1,82,928	
(b) Contribution to Provident & Other Funds	34,060	57,923	
(c) Staff Welfare expenses	101	8,242	
(d) Leave Encashment	_	_	
(e) Gratuity	-	-	
TOTAL	1,10,630	2,49,093	
Note 22 Finance costs			
Note 23- Finance costs (a) Interest Expense			
- Interest expense - Interest on term loans - Bridge loan from TCIL	1,16,797	1,32,078	
(b) Other borrowing Costs - On Raw materials / working capital			
support by TCIL	6,89,998	7,68,385	
(c) Bank Charges	2,079	2,683	
TOTAL	8,08,873	9,03,146	

(Rupees in Hundreds)

(Rupees in Hundr			
	Particulars	For the year ended 31st March 2021	For the year ended 31st March 2020
	24- Depreciation and amortization		
expen		24.045	20.402
	ciation	34,815	29,463
TOTA	L	34,815	29,463
Note 2	25- Other expenses		
(a) C	consumption of Stores & Spares	-	-
(b) P	ower & Fuel	44	4,154
(c) R	tent	1,104	1,104
(d) R	repairs to Building	-	90
(e) R	epairs to Machinery	-	-
(f) Ir	nsurance	438	545
(g) R	ates & Taxes (excluding income tax)	9,060	6,736
(h) N	fiscellaneous Expenditure		
-	Printing & Stationery	152	176
-	Postal & Telecommunications	49	186
-	Travelling & conveyance	34	1,163
-	Repairs & Maintenance - Others	50	355
-	Machinery Hiring Charges	-	-
-	Advertisement other than publicity	130	433
-	Upkeep charges	6,063	10,058
_	Professional and Consultancy Charges	1,881	6,862
_	Security Charges	_	_
_	Product Type Approval Charges	_	_
_	Entertainment & Business Promotion Expenses	_	157
_	AGM expenses - printing, postage, auditorium rent etc.,	593	5,269
_	Staff Training Expenses	_	162
_	Listing fee to Stock Exchanges	6,624	5,400
_	PF administration and inspection charges (contract employee)		714
_	Freight & insurance charges	_	
	Selling Expenses		
-		-	848
-	Board Meeting Expenses travelling	1 571	
-	Annual Custodial fee to Depositories	1,571	1,227
-	Loss on slow moving stock	377	1,70,492
-	Other miscellaneous expenses	11,863	662
-	Onerous Loss	-	-
-	Bad debts / LD	-	-
	let loss on foreign currency transaction and translation	-	10,444
(j) P	rayment to Auditors	4 000	4.000
	As Auditor (Excluding GST)	1,000	1,000

(Rupees in Hundreds)

(Rupees in Hundr			
Particulars	For the year ended 31st March 2021	For the year ended 31st March 2020	
- For other services	450	450	
(k) Loss on sale of Fixed Assets	-	-	
(I) Provision for Sales Tax Demand	-	-	
(m) Provision for Doubtful Debts/Advances	-	-	
TOTAL	41,482	2,28,686	
Note 26- Exceptional Item			
(a) Prior period expenses:	-	-	
Less: transferred to previous years	_	-	
(b) Disallowance in Insurance claim	_	-	
(a) Loss on sale of Fixed Assets	_	-	
TOTAL	-	-	
Other Comprehensive Income			
Note 27- Items that will not be reclassified to profit or loss			
(a) Gratuity	8,974	(53,540)	
TOTAL	8,974	(53,540)	

Notes 28

1 Financial Instruments: (Indian Rupees in Hundreds)

i Financial Risk Management:

The Company's principal financial liabilities, other than derivatives, comprise loans and borrowings, trade and other payables. The main purpose of these financial liabilities is to finance the Company's operations to support its operations. The Company's principal financial assets include loans, trade and other receivables, and cash and cash equivalents that derive directly from its operations.

The Financial Risks in a Business Entity can be classified as Market Risk, Credit Risk and Liquidity Risk. The status of these Risks at the Company is as brought out hereunder:

a) Market Risk:

Market risk is the risk that the changes in market prices such as foreign exchange rates, interest rates and equity prices will affect the Company's income or the value of its holdings of financial instruments. The objective of market risk management is to manage and control market risk exposures within acceptable parameters, while optimising the return.

b) Credit Risk:

Credit risk arises from the possibility that customers or counterparty to financial instruments may not be able to meet their obligations. To manage this, the Company periodically assesses the financial reliability of customers, taking into account the financial condition, current economic trends, analysis of historical bad debts and ageing of accounts receivable. Credit risks arises from cash and cash equivalents, deposits with banks, financial institutions and others, as well as credit exposures to customers, including outstanding receivables. The Company's policy is to place cash and cash equivalents and short term deposits with reputable banks and financial institutions.

c) Liquidity Risk:

Liquidity risk is the risk that the Company will encounter difficulty in meeting the obligations associated with its financial liabilities that are settled by delivering cash or another financial asset. The Company's approach to managing liquidity is to ensure, as far as possible, that it will have sufficient liquidity to meet its liabilities when they are due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to Company's reputation.

The table below provides details regarding the remaining contractual maturities of significant financial liabilities at the reporting date 31.03.2021 *

Particulars	Carrying value	Less than 1 year	More than 1 year upto 3 years	Beyond 3 years	Total
	Rs.	Rs.	Rs.	Rs.	Rs.
Borrowings	28,96,700	28,96,700	-	-	28,96,700
Trade Payables	62,27,964	62,27,964	-	-	62,27,964
Other Financial Liabilities	40,47,286	40,47,286	-	-	40,47,286
Total	1,31,71,949	1,31,71,949	-	-	1,31,71,949

The table below provides details regarding the remaining contractual maturities of significant financial liabilities at the reporting date 31.03.2020.*

Particulars	Carrying value	Less than 1 year	More than 1 year upto 3 years	Beyond 3 years	Total
	Rs.	Rs.	Rs.	Rs.	Rs.
Borrowings	27,75,333	27,75,333	-	-	27,75,333
Trade Payables	62,28,861	62,28,861	-	-	62,28,861
Other Financial Liabilities	33,02,966	33,02,966	-	-	33,02,966
Total	1,23,07,159	1,23,07,159	-	-	1,23,07,159

^{*} The table has been drawn up based on undiscounted cash flows of financial liabilities based on the earliest date on which the company can be required to pay.

The table includes both interest and principal cash flows.

ii. Fair Values Hierarchy

Financial assets and Financial liabilities measured at fair value in the statement of financial position are categorized into three levels of a fair value hierarchy. The three levels are defined based on the observability of significant inputs to the measurement, as follows:

Level 1 - Quoted Prices (unadjusted) in active markets for financial instruments

Level 2 - The fair value of financial instruments that are not traded in an active market is determined using valuation techniques which maximize the use of observable market data rely as little as possible on entity specific estimates

Level 3 - If one or more of the significant inputs is not based on observable market data, the instrument is included in level 3.

Valuation Techniques:

The Carrying value of financial assets and liabilities with maturities less than 12 months are considered to be representative of their fair value.

There has been no change in the valuation methodology for Level 3 inputs during the year. The Company has not classified any material financial instruments under Level 3 of the fair value hierarchy. There were no transfers between Level 1 and Level 2 during the year.

iii. The carrying value and fair value of Financial instruments by each category as at 31st March, 2021 were as follows.

SI. No	Particulars	Financial assets/liabilities at amortised costs	Financial assets/ liabilities at FVTPL	Financial assets/ liabilities at FVTOCI	Total Carrying Value	Total Fair Value
A.	Financial assets					
	(i) Trade receivables	7,13,621			7,13,621	7,13,621
	(ii) Cash and cash equivalents	41,125			41,125	41,125
	(iii) Short term Loans	207			207	207
	Total financial assets	7,54,954	-	-	7,54,954	7,54,954
В	Financial Liabilities					
	(i) Borrowings	28,96,700			28,96,700	28,96,700
	(ii) Trade Payables	62,27,964			62,27,964	62,27,964
	(iii) Other Financial Liabilities	40,47,286			40,47,286	40,47,286
	Total financial assets	1,31,71,948	-	-	1,31,71,948	1,31,71,948

The carrying value and fair value of Financial instruments by each category as at 31st March, 2020 were as follows.

SI. No	Particulars	Financial assets/liabilities at amortised costs	Financial assets/ liabilities at FVTPL	Financial assets/ liabilities at FVTOCI	Total Carrying Value	Total Fair Value
A.	Financial assets					
	(i) Trade receivables	7,14,103			7,14,103	7,14,103
	(ii) Cash and cash equivalents	39,989			39,989	39,989
	(iii) Short term Loans	207			207	207
	Total financial assets	7,54,299	•	-	7,54,299	7,54,299
В	Financial Liabilities					
	(i) Borrowings	27,75,333			27,75,333	27,75,333
	(ii) Trade Payables	62,28,861			62,28,861	62,28,861
	(iii) Other Financial Liabilities	33,02,966			33,02,966	33,02,966
	Total financial assets	1,23,07,159	-	-	1,23,07,159	1,23,07,159

iv. Capital Management:

The Company's capital management objectives are:

- to ensure the Company's ability to continue as a going concern
- to provide an adequate return to shareholders

The Company monitors capital on the basis of the carrying amount of equity less cash and cash equivalents as presented on the face of Balance Sheet.

Management assesses the Company's capital management in order to maintain an efficient overall financing structure while avoiding excessive leverage. This takes into account the subordination levels of the Company's various classes of debt. The Company manages the capital structure and makes adjustments to it in the light of changes in economic conditions and the risk characteristics of the underlying assets. In order to maintain or adjust the capital structure, the Company may adjust the amount of dividends paid to shareholders, return capital to shareholders, issue new shares, or sell assets to reduce debt.

Dividends		
Particulars	31.03.2021	31.03.2020
(a) The amount of dividend proposed and not recognized at the end of the reporting period to be distributed to Equity share holders	-	-
(b) The corresponding amount of dividend distribution tax for the amount of proposed dividend	-	-

The Company is having a system of sending letters to the Debtors for confirming the balance as at the year-end 31st March.
 However, the balances of debtors, creditors, loans and advances (other than Telecommunications Consultants India Limited (TCIL)) are subject to confirmation.

(Indian Rupees in Hundreds)

- 3. (a) No provision is made for one long pending debtor Rs. 3,39,505 (previous year Rs. 3,39,505) in view of the arbitration proceeding completed against the Purchaser for which the Award was received on 14th January 2005 in favour of the Company but has since been challenged by the Purchaser in the court. Further the court remitted back the case to the Arbitrator for speaking orders which also had been awarded on 14th November 2014 in favour of the Company after arguments, cross examinations and written submissions. The purchaser has again appealed in the High Court. Now the matter is posted on list of final hearings of High court.
 - (b) No provision is made for Rs. 13,397 (previous year Rs. 13,397) due from RailTel which was under arbitration. In the Arbitration award, six claims were in favour of the Company and one against the Company. Company has appealed against the award in Delhi High Court and the proceedings are in progress.

(Indian Rupees in Hundreds)

4. After restructuring as per the Sanctioned Scheme of erstwhile BIFR during 2010-11, the net worth of the Company was positive during 2010-11. However, during the year 2011-12 the net worth had again eroded. The Company was under rehabilitation period as per the erstwhile BIFR Sanctioned Scheme. Lack of executable orders and dull phase of Optical Fiber Cable (OFC) market from the year 2010-11 onwards is the reason for the poor performance.

During the year 2012-13 the Company had received order from BSNL for supply of 3206 KMs of OFC valuing Rs.15,97,011 and successfully executed the order in time and got 50% add-on order of 1602 KMs and executed during 2013-14 valuing Rs.7,98,007. These two were the only major orders executed during these two years.

Bharat Broadband Network Limited (BBNL), the Special Purpose Vehicle of the Government, had floated the tender towards the National Optic Fiber Network (NOFN) project to connect all the villages by broad band. The date of tender opening was 08.05.2013. Though the initial projection was 600000 KMs, the tender called for is to cover 404995 KMs under six packages based on geographical location. For this huge quantum, BBNL has fixed the delivery time frame of eight months only including initial two months for preliminary arrangements. The Company has participated in one package considering its production capacity to cover the quantum in the given short delivery period. The Company has received APO and given acceptance during February, 2014 for 5800 KMs including accessories. The Value of the APO is Rs. 31,90,444. BBNL has proposed to issue PO in two phases of 50% each. During April,2014, BBNL has issued the first 50% PO for 2900 KMs including accessories valuing Rs. 1,595,273. Delivery period was upto October, 2014. BBNL has issued the consignee details in full periodically for four months consignments of 1740 KMs only. For fifth month consignment, consignee details were provided for only 48 KMs out of 580 KMs. Hence consignee details are not provided for balance around 1112 KMs. BBNL has extended the delivery schedule by another six months beyond October,2014. Hence the supply of balance around 1112 KMs and second 50% PO for 2900 KMs was anticipated during 2016-17 and 2017-18 for execution. However, BBNL did not decide on the consignees and no supply could, therefore, be made thereafter.

The Company had participated in the tender floated by BSNL for supply of 24,000 KMs of 24F HDPE DS OFC. The technical bid opened and the company has been technically qualified. Financial bid opened on 21.5.2015 which was followed by e reverse auction but TTL could not compete in the e-reverse auction.

The company had railway orders worth Rs.10 cr during the financial year 2016-17 and 2017-18. But due to non-availability of fiber from Fujikura, Japan, the orders could not be executed.

The requirement of OFC in the country is huge; however the delay in procurement is due to various procedural matters / issues in execution of big projects by the Government Clients.

The Company is hoping to get continuous orders since the OFC market has picked up. The order booking position is expected to improve in future as there is huge requirement of OF cable for Tamil Nadu Fibrenet Corporation (TANFINET) for implementing BharatNeta scheme for making broadband connectivity available in rural areas of Tamilnadu. The company and the promoters of the company are taking various efforts for revival of the company as detailed below:

- MOU was signed with ITI Limited (PSU) in the presence of Hon'ble Minister of Communication during the synergy meeting held on 22th February 2018 at New Delhi for contract manufacturing.
- ii. The proposal of taking over the company/utilizing capacity by BSNL is being discussed with BSNL &TCIL both under Department of Telecommunication. DOT discussed in the meeting held on 07.03.2019 with regard to takeover of TTL by BSNL, it is suggested by Ministry to BSNL to utilize the capacity of TTL since BSNL requirement is 100000 km per annum against TTL capacity of 10000 Km per annum. Follow up action is being taken up by the company and TCIL.
- iii. Diversion of existing skilled employees to Fiber Optic Splicing, Survey, Optical Laying Supervision and other telecom related service contracts to maximize the utilization of existing skilled manpower has been taken care. Orders for deputation to TCIL were issued to all the employees of TTL and 60 employees joined in TCIL on deputation basis till Last Financial Year. Few employees have been posted at TCIL Chennai to attend of minimum requirement of TTL factory and TTL office work.
- iv. To obtain preferential orders from Tamil Nadu Fibrenet Corporation (TANFINET), State PSU, for supplying Optical Fiber Cable in Tamilnadu. Management is continuously pursuing and approaching the concerned secretaries and ministers of Government of Tamilnadu. TANFINET is in the process of finalization of tender.
- v. To obtain Turnkey contracts with the help of TCIL on nomination basis from DOT / PSUs / Tamilnadu Govt. and execute the orders so that excess skilled manpower will be utilized.

- vi. Efforts are being made to carry out major repair / upgradation of plant and machineries in order to make the existing plant more operational. Efforts are being taken to restore the electricity connection in the factory for initiating the revival plan of TTL factory.
- vii. TCIL management is taking efforts to revive TTL through various correspondence and meeting with Ministers of Government of Tamilnadu and TIDCO CMD.
- viii. Since TTL has 5.51 acres of vacant land which can only be used for telecom related industrial purpose, efforts are being taken to utilize vacant land by venturing into other areas by way of Joint Venture with public / private partners.
- ix. Department of Telecom is also pursuing the matter and required data has been shared. Consultant is being appointed for factory and (vacant) land monetization of TTL.
- x. Promoter TCIL has initiated the proposal of sale of entire stake of TCIL in TTL through DIPAM as per the revised procedure for strategic disinvestment in CPSEs. The same has been pursued with Department of Telecom, Ministry of Communication. The strategic disinvestment will pave the way for revival of the company by the prospective buyers.

Board advised TTL management in the 162nd board meeting held on 30.05.2019 to take support of promoters company TCIL and TIDCO by providing orders on nomination basis as both TCIL and Tamilnadu state government.

Impact of Covid-19 pandemic

Tamilnadu is the one of most Covid-19 affected state and had major impact on economic and business activities during the year 2020 and 2021. The major expected cable orders could not be obtained from Tamilnadu government due to Covid-19 as the implementation of Bharat net project could not take-up till date. The various efforts of the revival of the company could not materialize and have slowed down due to Covid-19 pandemic. During the pandemic situation, further efforts are taken to revive the company as given below:

- a) The newly appointed CMD of TCIL (promoter Company) visited TTL premises on 02-04-2021 and also interacted with officials of TIDCO & Govt. of Tamilnadu and is keen on the revival of TTL.
- b) As the first step, electricity connection restoration has been processed and funds of Rs.4.83 lakh has been approved by TCIL for payment of pending dues and restoration of HT connection.
- c) As TCIL management is keen on the revival of TTL and EoI was floated in Jan-2021 for engaging Consultant to explore various revenue generation options. TCIL management is keen on wider participation and more responses and EoI is under finalization. Once the Pandemic situation is eased out EoI will be concluded.
- d) GGM (IT&OFC)/TCIL/HQ & GGM/Civil & BD/TCIL have been assigned a task of perusing business development opportunities for TTL in close co-ordination with TIDCO.
- As new Government has taken over in Tamilnadu, preferential order being pursued through TIDCO with new Government for Telecom infra Projects in Tamilnadu.

Considering the scope during the immediate future and TCIL's financial support the accounts have been prepared on going concern basis.

5. Land

- a) The Company is currently in possession of 2.42 acres of land acquired from CMDA. In respect of the said land Memorandum of Lease cum Sale Agreement has been entered and on completion of payment, the Company has executed Sale Deed and the same in original was surrendered to SBI, which is yet to be returned by SBI for which due clearances were received from all the banks of the consortium. The Company is following up with SBI, in this regard.
- b) The Company is also in possession of 7.36 acres of free hold land of the Tamilnadu State Government. The cost of land determined by the Government in 2010 was paid by the Company. Land delivery receipt was issued to the Company by the Government. In the case of TN Government land, it is to be utilized for the purpose for which it is allotted.
- 6. As per Indian Accounting Standard 19 "Employee Benefits", the disclosures of Employee benefits are given below

A. Defined contribution Plan (Indian Rupees in Hundreds):

Contribution to Defined Contribution Plan, recognized as expense for the year are as under

Particulars	2020-21	2019-20
Employer's Contribution to Provident Fund	-	8,906
Employer's Contribution to Pension Scheme	-	3,288

Nil for the year 2020-21

Upto the year 2008-09 the Company has set up separate Trust for Provident Fund and has been contributing towards the same. In view of the fact that the Company is industrially sick as declared by erstwhile BIFR and its net worth has fully eroded, the Provident Fund Commissioner-I has withdrawn with effect from 01.04.2009 the relaxation order issued under Para 79 of the Employees' Provident Fund Scheme 1952, with a direction to remit the whole cash balance to Employees' Provident Fund (EPF) Account No.1 and the balance available in Special Deposit Account to Central Board of Trustees, Employees' Provident Fund. During the year the Company has followed the directions of the Provident Fund Commissioner-I and remitted the monthly contributions to the concerned Regional Provident Fund Commissioner.

B. Defined Benefit Plan (All Figures in Rs. hundreds)

Gratuity (Un Funded)

The Company provides for gratuity, a defined benefit retirement plan (the "Gratuity Plan") covering eligible employees. The Gratuity Plan provides a lump sum payment to vested employees at retirement, death, incapacitation or termination of employment, of an amount based on the respective employee's salary and the tenure of employment. Vesting occurs upon completion of five years of service. Liabilities with regard to the Gratuity Plan are determined by actuarial valuation as of the balance sheet date. The present value of obligation is determined based on actuarial valuation using the Projected Unit Credit Method.

The following table set out the status of the gratuity plan as required under Ind AS 19

Service Cost:

Particulars	All Figures in Indian Rupees in Hundreds	
Particulars	March 31, 2020	March 31, 2021
Current Service Cost	14,705	15,189
Past Service Cost (including curtailment Gains/Losses)	0	0
Gains or losses on Non Routine settlements	0	0
Total	14,705	15,189

Net Interest Cost:

Dowling	All Figures in Indian Rupees in Hundreds	
Particulars	March 31, 2020	March 31, 2021
Interest Cost on Defined Benefit Obligation	22,029	23,967
Interest Income on Plan Assets	1,338	1,192
Net Interest Cost (Income)	20,691	22,774

Change in Present Value of Obligations:

	All Figures in Indian Rupees in Hundreds	
Particulars	March 31, 2020	March 31, 2021
Opening of defined benefit obligations	2,94,508	3,84,695

Particulars	All Figures in Indian Rupees in Hundreds		
Particulars	March 31, 2020	March 31, 2021	
Service cost	14,705	15,189	
Interest Cost	22,029	23,967	
Benefit Paid	0	0	
Actuarial (Gain)/Loss on total liabilities:	53,454	-8,789	
- due to change in financial assumptions	35,191	-5,798	
- due to change in demographic assumptions	0	0	
- due to experience variance	18,263	-2,990	
Closing of defined benefit obligation	3,84,695	4,15,063	

Change in Fair Value of Plan Assets:

Particulars	All Figures in Indian Rupees in Hundreds	
Particulars	March 31, 2020	March 31, 2021
Opening fair value of plan assets	17,884	19,136
Actual Return on Plan Assets	1,252	1,378
Employer Contribution	0	0
Benefit Paid	0	0
Closing fair value of plan assets	19,136	20,514

Actuarial (Gain)/Loss on Plan Asset:

Particulars	All Figures in Indian Rupees in Hundreds	
Faiticulais	March 31, 2020	March 31, 2021
Expected Interest Income	1,338	1,192
Actual Income on Plan Asset	1,252	1,378
Actuarial gain /(loss) on Assets	-85.84	186

Other Comprehensive Income:

	All Figures in Indian Rupees in Hundreds	
Particulars Particulars	March 31, 2020	March 31, 2021
Opening amount recognized in OCI outside P&L account	0	0
Actuarial gain / (loss) on liabilities	-53,454	8,789
Actuarial gain / (loss) on assets	-85.84	186
Closing amount recognized in OCI outside P&L account	-53,540	8,974

The amount to be recognized in Balance Sheet Statement:

	All Figures in Indian Rupees in Hundreds	
Particulars	March 31, 2020	March 31, 2021
Present Value of Obligations	3,84,695	4,15,063
Fair value of plan assets	19,136	20,514
Net Obligations	3,65,559	3,94,549
Amount not recognized due to asset limit	0	0
Net defined benefit liability / (assets) recognized in balance sheet	3,65,559	3,94,549

Expense Recognized in Statement of Profit and Loss:

Double of a second	All Figures in Indian Rupees in Hundreds	
Particulars	March 31, 2020	March 31, 2021
Service cost	14,705	15,189
Net Interest Cost	20,691	22,774
Expenses Recognized in the statement of Profit & Loss	35,396	37,964

Change in Net Defined Obligations:

Particulare	All Figures in Indian	All Figures in Indian Rupees in Hundreds	
Particulars	March 31, 2020	March 31, 2021	
Opening of Net defined benefit liability	2,76,623	3,65,559	
Service cost	14,705	15,189	
Net Interest Cost	20,691	22,774	
Re-measurements	53,540	-8,974	
Contribution paid to fund	0	0	
Closing of Net defined benefit liability	3,65,559	3,94,549	

Reconciliation of Expense in Profit and Loss Statement:

Particulars	All Figures in Indian Rupees in Hundreds	
Farticulars	March 31, 2020	March 31, 2021
Present Value of Obligation as at the end of the year	3,84,695	4,15,063
Present Value of Obligation as at the beginning of the year	-2,94,508	-3,84,695
Benefit Paid	0	0
Actual Return on Assets	-1,252	-1,378
OCI	-53,540	8,974
Expenses Recognised in the Statement of Profit and Loss(*)	35,396	37,964

^{*} Total Net Gratuity cost included in Note 22 amounts to Rs. 37964/- (Previous Year-Rs. 35396/-).

Reconciliation of Liability in Balance Sheet:

Particulars	All Figures in Indian Rupees in Hundreds	
Particulars	March 31, 2020	March 31, 2021
Opening net defined benefit liability / (asset)	2,76,623	3,65,559
Expense charged to profit and loss account	35,396	37,964
Amount recognized outside profit & loss account	0	0
Employer Contributions	0	0
OCI	53,540	-8,974
Closing net defined benefit liability / (asset)(*)	3,65,559	3,94,549

^{*}Total gratuity provision included in Note 12 and 17 amounts to Rs. 4,29,715 (Previous year Rs. 3,97,388).

Note: The estimates of rate of escalation in salary considered in actuarial valuation, taken into account inflation, seniority, promotion and other relevant factors including supply and demand in the employment market. The above information is based on the valuation certified by the actuary.

C. Leave encashment (All Figures in Rs.)

The employees of the Company are entitled to compensated absence. The employees can carry forward a portion of the unutilized accrued compensated absence and utilize it in future periods or receive cash compensation at retirement or termination of employment for the unutilized accrued compensated absence for a maximum of 240 days. The Company records an obligation for compensated absences in the period in which the employee renders the services that increase this entitlement. The Company measures the expected cost of compensated absence as the additional amount that the Company expects to pay as a result of the unused entitlement that has accumulated at the balance sheet date based on actuarial valuations.

The following table set out the status of the Leave Benefit plan as required under Ind AS 19.

Service Cost:

Particulars	All Figures in Indian Rupees in Hundreds	
Particulars	March 31, 2020	March 31, 2021
Current Service Cost	6,065	5,800
Past Service Cost (including curtailment Gains/ Losses)	0	0
Gains or losses on Non Routine settlements	0	0
Total	6,065	5,800

Net Interest Cost:

Bartianlara	All Figures in Indian Rupees in Hundreds	
Particulars	March 31, 2020	March 31, 2021
Interest Cost on Defined Benefit Obligation	3,436	4,172
Interest Income on Plan Assets	0	0
Net Interest Cost (Income)	3,436	4,172

Change in Present Value of Obligations:

	All Figures in Indian Rupees in Hundreds	
Particulars	March 31, 2020	March 31, 2021
Opening of defined benefit obligations	45,933	66,959
Service cost	6,065	5,800
Interest Cost	3,436	4,172
Benefit Paid	0	0
Actuarial (Gain)/Loss on total liabilities:	11,525	346
- due to change in financial assumptions	6,290	-1,097
- due to change in demographic assumptions	0	0
- due to experience changes	5,235	1,443
Closing of defined benefit obligation	66,959	77,276

Change in Fair Value of Plan Assets:

Particulars	All Figures in India	All Figures in Indian Rupees in Hundreds	
ranticulars	March 31, 2020	March 31, 2021	
Opening fair value of plan assets	0	0	
Actual Return on Plan Assets	0	0	
Employer Contribution	0	0	
Benefit Paid	0	0	
Closing fair value of plan assets	0	0	

Actuarial (Gain)/Loss on Plan Asset:

Dantiaulana	All Figures in Indian Rupees in Hundreds	
Particulars	March 31, 2020	March 31, 2021
Expected Interest Income	0	0
Actual Income on Plan Asset	0	0
Actuarial gain /(loss) on Assets	0	0

Other Comprehensive Income:

Particulars -	All Figures in Indian Rupees in Hundreds	
	March 31, 2020	March 31, 2021
Opening amount recognized in OCI outside profit and loss account	N/A	N/A

Dantiaulana	All Figures in Indian Rupees in Hundreds	
Particulars	March 31, 2020	March 31, 2021
Actuarial gain / (loss) on liabilities	N/A	N/A
Actuarial gain / (loss) on assets	N/A	N/A
Closing of amount recognized in OCI outside profit and loss account	N/A	N/A

Note:- As per paragraph 154 and 156 of IND AS 19, Actuarial gains and losses on other long term employee benefit plans continue to be required to be recognized through P&L.

The amount to be recognized in Balance Sheet Statement:

Particulars	All Figures in Indian Rupees in Hundreds	
	March 31, 2020	March 31, 2021
Present Value of Obligations	66,959	77,276
Fair value of plan assets	0	0
Net Obligations	66,959	77,276
Amount not recognized due to asset limit	0	0
Net defined benefit liability / (assets) recognized in balance sheet	66,959	77,276

Expense Recognized in Statement of Profit and Loss:

Particulars	All Figures in Indian Rupees in Hundreds	
	March 31, 2020	March 31, 2021
Service cost	6,065	5,800
Net Interest Cost	3,436	4,172
Net actuarial (gain)/ loss	11,525	346
Expenses Recognized in the statement of Profit & Loss	21,025	10,317

Note:- As per paragraph 154 and 156 of IND AS 19, Actuarial gains and losses on other long term employee benefit plans continue to be required to be recognized through P&L.

Change in Net Defined Obligations:

Dantiaulana	All Figures in Indian	All Figures in Indian Rupees in Hundreds	
Particulars	March 31, 2020	March 31, 2021	
Opening of Net defined benefit liability	45,933	66,959	
Service cost	6,065	5,800	
Net Interest Cost	3,436	4,172	
Re-measurements	11,525	346	
Contribution paid to fund	0	0	
Closing of Net defined benefit liability	66,959	77,276	

Reconciliation of Expense in Profit and Loss Statement:

Particulars	All Figures in Indian Rupees in Hundreds	
Particulars	March 31, 2020	March 31, 2021
Present Value of Obligation as at the end of the year	66,959	77,276
Present Value of Obligation as at the beginning of the year	-45,933	-66,959
Benefit Paid	0	0
Actual Return on Assets	0	0
OCI	N/A	N/A
Expenses Recognised in the Statement of Profit and Loss(*)	21,025	10,317

^{*} Total Leave Benefit cost included in Note 22 amounts to Rs. 10,317 (Previous Year Rs 21,025).

Reconciliation of Liability in Balance Sheet:

Particulars	All Figures in Indian Rupees in Hundreds	
	March 31, 2020	March 31, 2021
Opening net defined benefit liability / (asset)	45,933	66,959
Expense as above	21,025	10,317
Amount recognized outside profit & loss account	0	0
Employer Contributions	0	0
Closing net defined benefit liability / (asset)(*)	66,959	77,276

^{*}Total Leave encashment provision included in Note 12 and amounting to Rs 98,976 (Previous year Rs. 87,724).

- 7. a. Current Tax: No provision for income tax is made in view of the current year loss and the accumulated losses of previous years available for set off.
 - b. Deferred tax: During the year, the Company has not accounted/taken the credit/charge for the deferred tax assets/ liabilities. The excess of timing difference over the deferred tax liability has been ignored for want of reasonable certainty of the company making taxable income in the near future. Similarly, for the same reason, certain other provisions made in the earlier years have been ignored for creation of deferred tax asset. The accumulated losses and carried forward depreciation under the tax laws have been ignored for creating the deferred tax asset considering that there is no reasonable certainty of the company making taxable income in the future. The treatment noted above is in accordance with the Indian Accounting Standard 12 "Taxes on Income/ Income Taxes" notified under Section 133 of the companies Act, 2013.
- 8. Work-in-Progress under Inventories as on 31.03.2021 includes realizable scrap comprising short length cables, quality defects cables, excess production cables for operational reasons, type approval cables and disputed returned cables. The above items are saleable with further processing and re-testing to the same or other customers. Due provision is made in respect of non-moving/ slow moving WIP inventories wherever necessary
- a. The Componentization of Fixed Assets have already been done at the time of capitalization of Fixed Assets. Further
 Componentization of Fixed Assets, at present is not technically felt appropriate by the Company.
 - b. As stipulated in Ind AS 36, the company is of the view that assets employed in continuing business are capable of generating adequate returns over their useful life in the usual course of business. There is no indication to the

company of impairment of any asset and accordingly the Management is of the view that no impairment provision is called for during the year.

10. The Company is manufacturing OF cables only and no other business was undertaken during the year 2020-21.

11. Contingent Liabilities (Indian Rupees in Hundreds)

(a) Claims against the company not acknowledged as debt:

- (i) Commercial Tax Department had demanded a sum of Rs.1,86,088 as Additional Sales Tax in respect of Financial Year 2000-2001 and 2001-2002 (up to November 2001). The company has obtained a Stay from Madras High Court against the collection of above demand by depositing a sum of Rs.75,000 with Commercial Tax Department as directed by the High Court while granting the stay. As the demand is disputed, the same is not provided for in the accounts. The case came up for hearing during November, 2011 and directions were issued to post the case along with the writ appeal before the Bench in another similar case where the judgment is in favour of the assessee. The writ petitions were heard by High Court, Madras, on 02-09-2015 and on 09-09-2015. On hearing the argument single Judge of High court Madras reserved the judgement. Orders are still not given by the Court.
- (ii) The Sales Tax department has demanded a sum of Rs. 22,950 during the financial year 2006-07 for non-submission of "C" Forms from BSNL / MTNL pertaining to AY 2001-02, 2002-03 and 2003-04. The Government has exempted "C" forms in respect of inter-state sales to BSNL / MTNL. The company has represented to the Department and also referred the matter to BSNL / MTNL. Next hearing date is not yet fixed.
- (iii) The Customs Authority has demanded an amount of Rs. 102,067 towards difference in classification of Optical Fibre during the year 2006-07. However, the order of the Commissioner of Customs has come in favour of the Company during the year 2009-10 dropping the proceedings. Department has gone for appeal against the order. The company has filed the Counter. The Tribunal vide its Final Order dated 19/12/2017 remanded the matter back to the Commissioner for fresh decision after the outcome of the case pending in Supreme Court on the issue of jurisdiction of DRI to issue the notice. As such, the issue has to be argued and decided afresh.
- (iv) There is a demand from IT department for Rs.17,747 towards short deduction of TDS against interest payable to TCIL. We have represented the case with IT Department.
- (v) Total penalty amounting to Rs. 47,766 is levied by BSE and NSE stock exchanges pursuant to non compliance with SEBI (Listing Obligations and Disclosure Requirements) during the year 2018-19 and Rs. 38,373 during the year 2019-20. The company has made written representation to the stock exchanges for waiver of this penalties.

(b) Guarantees (Indian Rupees in Hundreds)

Guarantees arranged by TCIL in favour of the Company and issued by Banks outstanding as at March 31, 2021 is Rs. 5,12,047/- including expired Bank Guarantees to the extent of Rs. 1,02,169. (previous year Rs. 5,12,047 including expired Bank Guarantees to the extent of Rs. 1,02,169)

(Indian Rupees in Hundreds)

12. The Sales Tax department has demanded a sum of Rs. 45,835/- during the financial year 2018-19 pertaining to the years 2011-12 to 2015-16 for Tax on non-submission of C forms Rs. 14,354/-, ITC Reversal for CST sales without C forms Rs.27,793/-, Tax on cross verification of buyer and seller Rs.3,430/- and TN vat 14.50% on disposal of movable assets Rs.257/-. Provision for the same has been made in the books of accounts..

13. Commitments

- (a) Estimated amount of Contracts remaining to be executed on Capital Account and not provided for during the year is Rs. 'Nil' (previous year Rs. 'Nil').
- (b) Uncalled liability on shares and other investments which are partly paid up during the year is Rs.'Nil' (previous year Rs.'Nil')
- 14. The Company has no long term operating lease. No financial lease has been availed during the year.

(Indian Rupees in Hundreds)

15. A demand was raised by Income Tax Department towards tax to be deducted at source on Royalty amounting to Rs.25,422 (for the years 2000-01 & 2001-02). The company, has however, paid the entire amount of demand, out of which Rs. 21,937 is kept as recoverable. Appeal filed by the company for the above is pending in the Tribunal.

(Indian Rupees in Hundreds)

16. A writ petition has been filed by the Company in Madras High Court during the year 2008 against BSNL for reducing the awarded rate during the scheduled delivery period, in one of their orders without giving effect to BSNL's amendment to the 'Fall clause' applicable from 01.08.2005. BSNL has rejected and returned the differential claim invoice of the company for Rs.1.39.913. The case is pending in Madras High Court.

17. Earnings per share

Particulars	2020-21	2019-20
Net Profit / (Loss) after tax as per the Statement of Profit & Loss (Rs.)	(9,89,26,117)	(14,07,97,733)
Weighted average number of equity shares used as denominator for calculating EPS	4,56,76,200	4,56,76,200
Basic and diluted earnings per share (Rs.)	-2.17	-3.08
Face value per equity share (Rs.)	10	10

- 18. (i) A civil suit has been filed by the company in Delhi High court on 31.03.2011 to stay the Advance Purchase Order issued by BSNL, HQ for supply of 42000 KMs of OFC. This is in addition to the purchase order issued during January, 2011 for supply of 18000 KMs. The order for OFC supply is with Nylon 12 jacketing and subsequently BSNL has changed the specification with HDPE Double sheathing. During the year 2011-12 BSNL has floated tender for 42000 KMs with the new specification. Initially the case was filed in Delhi High Court against the APO. Now the matter is transferred from Delhi High court to District court (Patiala House) for deciding the APO. Now the matter is in progress. The next hearing date is not fixed.
 - (ii) The Company has invoked Arbitration Clause during the year 2014-15 in respect of BSNL's short closure of the PO for supply of 18000 kms. The case is in progress under the Supreme Court of India. The next hearing date is not fixed.
- 19. The Company has not received information from vendors regarding their status under the Micro, Small and Medium Enterprises Development Act, 2006 and hence the disclosure relating to amounts unpaid as at the year- end together with interest paid / payable under this Act could not be ascertained.
- 20. Related Party Disclosures: Disclosures as required by the Ind AS-24 "Related Party Disclosures" are as given below:

List of Related Parties:

Associate Companies

- 1. Fujikura Ltd., Japan, Technical Collaborator & Equity Partner
- 2. Telecommunications Consultants India Ltd., (including fellow subsidiaries), Equity Partner

Key Managerial Personnel

- 1. Shri. P.V.Sreekanth, Managing Director (from 14.11.2019)
- 2. Shri. J.Ramesh Kannan, General Manager (F&A) (from 31.12.2016)
- 3. Smt. Swapnil Gupta, Manager (CS) (from 13.02.2019)

Transaction with Related Parties

(Rupees in Hundreds)

	Associate Companies				Kan Managamant	
Name of the Transaction	Fujikura Ltd. Japan		TCIL(including fellow subsidiaries)		Key Management Personnel	
	2020-21	2019-20	2020-21	2019-20	2020-21	2019-20
01. Purchase of Raw Material / Capital Goods	-	-	-	-	-	-
02. Managerial Remuneration	-	-	-	-	76,469	69,879
03. Gratuity receivable for deputed TTL employees	-	-	29,193	10,700	-	-
04. Trade receivable (Net off provision for doubtful debts)	-	-	1,98,646*	1,98,646*	-	-
05. Outstanding Balances including supply credits As on 31st March	1,98,071*	2,00,036*	1,06,75,548	99,13,884	-	-
06. Secured Loans as on 31st March	-	-	19,43,324	18,35,287		

^{*} Movement in balance includes exchange rate fluctuation

21. There is no reportable operating segment in terms of Paragraph number 13 of Ind AS 108 – Operating Segments.

(Indian Rupees in Hundreds)

- 22. In view of the commitment by the company to pay Telecommunications Consultants India Limited (the holding company) on demand basis, the company has taken a conservative approach to reflect the amount due of Rs. 126,18,872 at book value and not at fair value. Further since the aforesaid financial liabilities are current in nature there would only be an immaterial finance cost/income involved, on account of restatement of the balances to fair value.
- 23. Figures are rounded off to nearest rupee.
- 24. Figures of previous year have been regrouped/rearranged, wherever necessary, to conform to the current year's classification.
- 25. Particulars of Imports, Consumption etc.,
 - (a) Value of imports during the year CIF Basis is nil (previous year nil)
 - (b) Expenditure in foreign currency during the year (on payment basis) is nil.(previous year nil)
 - (c) Consumption of imported and indigenous raw materials, spare parts and components is nil. (previous year nil)
 - (d) Amount remitted in foreign currency during the year is nil. (previous year nil)
 - (e) Earnings in Foreign exchange (on realisation basis) is nil. (previous year nil)
 - (f) Dividends proposed to be distributed is nil.(previous year nil)
 - (g) Raw Materials Consumed is nil.(previous year nil)
 - (h) Amount payable / receivable in Foreign Currency (unhedged) on account of the following:

33rd Annual Report 2020-2021

(Rupees in Hundreds)

Particulars	2020-2	I	2019-20		
	Foreign Currency	Amount	Foreign Currency	Amount	
Import creditors / Technology transfer fee	USD 191,690.00	1,40,863	USD 191,690.00	1,44,630	
Import creditors through TCIL	USD 0.00	0	USD 0.00	0	
Export Debtors	USD 24,522.29	18,020	USD 24,522.29	18,502	

As per our report of even date attached

For R Bupathy & Co. Chartered Accountants Firm Regn No. 000525S For and on behalf of Board of Directors

CA V Thiagarajan

Partner

Membership No. 203328

Place : Chennai Date : 30.06.2021

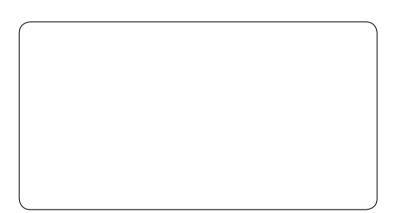
UDIN: 21203328AAAADJ9400

P.V.Sreekanth Ex.Managing Director Sanjay Bharti Kumar Managing Director Kamendra Kumar

Chairman

J. Ramesh Kannan CFO Swapnil Gupta

CS



If undelivered please return to:
TAMILNADU TELECOMMUNICATIONS LIMITED
No.16, 1st Floor, Aziz Mulk 3rd Street,
Thousand Lights, Chennai – 600 006.