



THE TRAVANCORE CEMENTS LTD.

NATTAKOM, KOTTAYAM – 686 013 KERALA





THE TRAVANCORE CEMENTS LIMITED NATTAKOM, KOTTAYAM – 686 013, KERALA

BOARD OF DIRECTORS

Chairman Sri. Babu Joseph

Managing Director Sri. T.G. Ullas Kumar

Director, Industries Department,

Govt. of Kerala

Sri. Shibu Issac

Director, Finance Department,

Govt. of Kerala

Sri. K.S. Ajayakumar

Director Sri. S. Ganesh Kumar

Director Sri. M.R. Karmachandran

Dy. GENERAL MANAGER-

COMPANY SECRETARY SAJI A.J.

AUDITORS M/s.Sasi Vijayan & Rajan,

Chartered Accountants, Thrissur - 680 005

BANKERS State Bank of India

Punjab National Bank HDFC Bank Ltd. South Indian Bank Ltd.

Kottayam Co-operative Urban Bank Ltd.

Travancore Cements Employees Co-op: Bank Ltd.

REGISTERED OFFICE Nattakom, Kottayam, Kerala – 686 013

& FACTORY CIN:U26941KL1946SGC001213 Ph: 0481 - 2361371, 2361372

e-mail: info@ travcement.com website: www.travcement.com



THE TRAVANCORE CEMENTS LIMITED

(Regd. Office: Nattakom, Kottayam, Kerala – 686 013) CIN: U26941KL1946SGC001213 Ph: 0481 - 2361371, 2361372

e-mail: info@travcement.com website: www.travcement.com

ADJOURNED 72nd ANNUAL GENERAL MEETING NOTICE TO SHAREHOLDERS

Notice is hereby given that the adjourned 72nd Annual General Meeting of the members of THE TRAVANCORE CEMENTS LIMITED will be held at the Registered Office of the Company at Nattakom, Kottayam on Thursday, 23rd February 2023 at 11.00 a.m. to transact the following business deferred at the 72nd Annual General Meeting held on 23rd September 2019.

Ordinary Business:

1. To receive, consider and adopt the audited Financial Statements of the Company for the year ended 31st March 2019 together with the Reports of the Board of Directors, Auditors and Accountant General (Audit), Kerala, thereon.

All Shareholders are requested to be present in person through online.

BY ORDER OF THE BOARD, FOR THE TRAVANCORE CEMENTS LIMITED,

Place: Kottayam, Date: 28/10/2022 (Sd/-) SAJI A.J.,

Dy. GENERAL MANAGER - COMPANY SECRETARY

Notes:

- 1. The 72nd Annual General Meeting of the Company was held on 23rd September 2019. This meeting was adjourned sine die as the accounts for the year ended 31st March 2019 were not ready. Subsequently, the statutory audit as well as the audit by C&AG on the accounts of the Company for the year ended 31st March 2019 was completed. Comments of C&AG of India on the annual accounts of the Company for the year 2018-2019 is annexed.
- 2. A member entitled to attend and vote is entitled to appoint a proxy to attend and vote instead of himself and the proxy need not be a member of the Company. The instrument appointing a proxy and the authority if any under which such instrument is executed must be lodged at the Company's Registered Office not less than 48 hours before the commencement of the meeting.
- 3. The Register of Members of the Company will remain closed from 09th February 2023 to 17th February 2023 both days inclusive.
- 4. The route map showing the directions to reach the venue of the AGM is annexed.
- 5. Members are requested to intimate immediately any changes in their address to the Company.



ദി ട്രാവൻകൂർ സിമെന്റ്സ് ലിമിറ്റഡ്

രജിസ്റ്റേർഡ് ഓഫീസ് : നാട്ടകം, കോട്ടയം - 686 013

CIN: U26941KL1946SGC001213 Ph: 0481 - 2361371, 2361372

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വാർഷിക പൊതുയോഗ നോട്ടിസ്

താഴെപറയുന്ന ബിസിനസിനായി ട്രാവൻകൂർ സിമെന്റ്സ് ലിമിറ്റഡിന്റെ 2019 സെപ്റ്റംബർ 23-ന് നടന്ന 72–ാമത് വാർഷിക പൊതുയോഗത്തിൽ അവധിക്കുവെച്ച സാധാരണ ബിസിനസ്, കമ്പനി സ്ഥിതിചെയ്യുന്ന കോട്ടയം ജില്ലയിലെ നാട്ടകത്തുള്ള രജിസ്റ്റേർഡ് ഓഫീസിൽ വെച്ച് 2023 ഫെബ്രുവരി 23-ാം തീയതി വ്യാഴാഴ്ച രാവിലെ 11.00 മണിക്ക് ചേരുന്നതിന് ഇതിനാൽ നോട്ടീസ് നൽകുന്നു.

സാധാരണ ബിസിനസ്:

1. 2019 മാർച്ച് 31 ന് അവസാനിച്ച വർഷത്തിലെ ഓഡിറ്റുചെയ്ത ലാഭനഷ്ടകണക്കുകൾ, കമ്പനി ഡയറക്ടർമാരുടെ റിപ്പോർട്ടുകൾ, അക്കൗണ്ടന്റ് ജനറൽ (ഓഡിറ്റ്) കേരള റിപ്പോർട്ട് എന്നിവ സ്വീകരിച്ച് പരിഗണിക്കുകയും അംഗീകരിക്കുകയും ചെയ്യുക.

എല്ലാ ഓഹരി ഉടമകളും നേരിട്ടോ പ്രതിപുരുഷൻ മുഖാന്തിരമോ ഹാജരാകണമെന്ന് അഭ്യർത്ഥിക്കുന്നു. ബോർഡിന്റെ ഉത്തരവ് പ്രകാരം,

ട്രാവൻകൂർ സിമെന്റ്സ് ലിമിറ്റഡിനുവേണ്ടി,

(ഒപ്പ്)

സ്ഥലം : കോട്ടയം

സജി. എ. ജെ.,

തീയതി : 28-10-2022

ഡെപ്യൂട്ടി ജനറൽ മാനേജർ - കമ്പനി സെക്രട്ടറി

അംഗങ്ങളുടെ ശ്രദ്ധയ്ക്ക് :

- നായിലുടെ 72-ാമത് വാർഷിക പൊതുയോഗം 2019 സെപ്റ്റംബർ 23-ാം തീയതി നടന്നു. 2019 മാർച്ച് 31നു അവസാനിച്ച വർഷത്തേക്കുള്ള കണക്കുകൾ പൂർത്തിയാകാത്തതിനാൽ മേൽപ്പറഞ്ഞ പൊതുയോഗം അവധിവച്ചു മാറ്റുകയുണ്ടായി. ക്രമേണ സ്റ്റാറ്റ്യൂട്ടറി ഓഡിറ്റും സി & എ. ജി. ഓഡിറ്റും പൂർത്തിയാവുകയുണ്ടായി. 2019 മാർച്ച് 31 നു അവസാനിച്ച കണക്കിന്മേൽ സി & എ. ജി. യുടെ അഭിപ്രായവും ഇതോടൊപ്പം ചേർത്തിട്ടുണ്ട്.
- 2. യോഗത്തിൽ പങ്കെടുക്കാനും വോട്ട് ചെയ്യാനും അവകാശമുള്ള ഒരംഗത്തിന് പ്രതിപുരുഷനെ (പ്രോക്സി) നിയമിക്കാനും തനിക്കു പകരം ഇയാളെ വോട്ടെടുപ്പിൽ പങ്കെടുപ്പിക്കാനും അവകാശമുണ്ടായിരിക്കുന്നതാണ് . ഇത്തരം പ്രതിപുരുഷന്മാർ കമ്പനിയുടെ അംഗമായിരിക്കണമെന്നില്ല. പ്രതിപുരുഷനെ നിയമിച്ചുകൊണ്ടുള്ള നോട്ടീസ് സാധുവാകുന്നതിന് ടി നോട്ടീസ് യോഗം തുടങ്ങുന്നതിന് 48 മണിക്കൂർ മുൻപ് രജിസ്റ്റേർഡ് ഓഫീസിൽ നൽകിയിരിക്കേണ്ടതാണ്.
- 3. കമ്പനിയുടെ അംഗത്വ രജിസ്റ്ററും ഓഹരി കൈമാറ്റ പുസ്തകവും 2023 ഫെബ്രുവരി 9–ാംതീയതി മുതൽ 17–ാം തീയതി വരെ (ഇരു ദിവസങ്ങളും ഉൾപ്പെടെ) അടച്ചുവെയ്ക്കുന്നതാണ്.
- 4. അവധിക്കു വെച്ച 72–ാമത് വാർഷിക പൊതുയോഗസ്ഥലം കാണിക്കുന്ന ഒരു റൂട്ട് മാപ്പ് ഇതോടൊപ്പം ചേർക്കുന്നു.
- 5. അംഗങ്ങൾ അവരുടെ മേൽവിലാസത്തിലുണ്ടാകുന്ന മാറ്റങ്ങൾ അതാത് സമയങ്ങളിൽ കമ്പനിയെ അറിയിക്കണമെന്ന് അഭ്യർത്ഥിക്കുന്നു.



DIRECTORS' REPORT

The Directors have pleasure in presenting the 72nd Annual Report together with the audited statement of accounts for the year ended 31st March 2019.

1. FINANCIAL RESULTS

		(₹ in lakhs)
	<u>2018-19</u>	<u>2017-18</u>
Sales/Net of Central Excise & VAT	1433.45	887.93
Income from other sources	38.51	308.64
	1471.96	1,196.57
Profit before depreciation	1534.46	(1194.43)
and exceptional items/provisions.		
Depreciatio	25.72	19.63
Profit after depreciation	(1560.18)	1,214.06)
Exceptional Items/Provisions	267.29	111.52
	(1292.89)	(1102.54)
Provision for taxation	<u>0.00</u>	0.00
Profit after taxation Profit/Loss carried forward from	(1292.89)	(1102.54)
previous year Balance Profit/(Loss) carried forward	(7460.02)	(6357.48)

2. DIVIDEND

To Balance Sheet

The Directors have decided to pass over dividend for the year 2018-2019 (previous year – Nil) in the absence of profit during the year 2018-2019.

(8752.92)

(7460.02)

3. TURNOVER, PROFIT/LOSS

The Turnover of the company for the year ended 31st March 2019 has increased to Rs. 1433.45 lakhs as against Rs. 887.93 lakhs in the previous year. There is an increase of Rs.545.5250 lakhs in turnover and decrease of Rs.270.1382 lakhs in other income compared to previous year. The net loss of the Company for the report year is increased to Rs.1,292.89 lakhs, after taking into account of exceptional items as against Rs.1102.54 lakhs in the previous year. This is due to increase in cost of material consumed in the current year amounting to Rs.1020.28lakhs as compared to Rs.548.83 lakhs in the previous year and due to increase in finance cost to Rs.654.57 lakhs in current year as compared to Rs.417.97 lakhs in previous year.

As per Section 148 of Companies Act, 2013 read with Companies (Cost Record & Audit) Rule, 2014, Cost Audit is not mandatory for the financial year 2018-2019 for the Company.

4. PRODUCTION & SALES

The shell production, clinker production, cement production and cement sales during the last three years were as follows:-

SI.No.	Item	2018-19 MTs	2017-18 MTs	2016-17 MTs
1	Shell	0.00		0.00
2	Clinker (purchased)	chased) 6629.15		9392
3	White Cement Production	8188.00	5355.00	9817
4	White Cement Sales	7945.77	4319.00	10025
5	Wall putty Production	738.77	704.00	387
6	Wall putty Sales	760.23	685.00	407

5 NO OF MEETINGS OF THE BOARD OF DIRECTORS

6 meetings of the Board of Directors were held during the year. (08/06/2018, 24/07/2018, 26/09/2018, 01/12/2018, 04/02/2019 & 25/03/2019).

6. KEY MANAGERIAL PERSONNELS

The following are the Key Managerial Personnel of the Company:-

- (i) Sri. T.G. Ullas Kumar Managing Director
- (ii) Sri. Saji A.J. Dy. Gener
 - Dy. General Manager Company Secretary

7. DIRECTORS' RESPONSIBILITY STATEMENT

Pursuant to the provisions of Section 134 (3) (c) of the Companies Act, 2013, your Directors confirm that:

- a. in the preparation of annual accounts, the applicable accounting standards have been followed;
- b. accounting policies were applied consistently and the judgments and estimates made, are reasonable and prudent so as to give a true and fair view of the affairs of the Company as at March 31, 2019, and of the profit or loss of the Company for the period;
- 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 have been taken;
- d. the annual accounts have been prepared on a going concern basis.

8. AUDIT/AUDITORS

Under Section 139 of the Companies Act, 2013, the Comptroller & Auditor General of India has appointed M/s. Sasi Vijayan & Rajan, Chartered Accountants, Thrissur - 680 005, Kerala to audit the accounts of the Company for the financial year ended 31st March 2019. Their report on the accounts is annexed.

The audits under Section 143(6) (b) of the Companies Act, 2013 was conducted by the Accountant General (E&RSA), Kerala, and have issued 'Nil' Comments Certificate on the audit of the financial statements of the Travancore Cements Limited, Kottayam for the year ended 31st March 2019, under Section 143(6) (a) of the Act. Copy of 'Nil' Comment Certificate issued by Accountant General (E&RSA), Kerala is annexed.



9. PARTICULARS OF CONSERVATION OF ENERGY TECHNOLOGY ABSORPTION

As required under Section 134 (3) (m) of the Companies Act, 2013 read with Rule 8 of the Companies (Accounts) Rules 2014, the particulars in respect of Conservation of Energy and Technology Absorption are set out in the Annexure forming part of this report.

10. FOREIGN EXCHANGE EARNING AND OUTGO

Foreign Exchange Earnings: Rs.Nil.

Foreign Exchange Outgo : \$

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

The Company has in place an Anti-Sexual Harassment Policy in line with the requirements of the sexual harassment of women at the workplace (Prevention, Prohibition and Redressal) Act, 2013. Internal Compliance Committee (ICC) is already been functioned for redressing complaints received regarding sexual harassment. All employees (permanent, contractual, temporary, trainees) are covered under this policy. The Company has not received any complaints under this policy during the year ended 31st March 2019.

12. PARTICULARS OF EMPLOYEES PURSUANT TO SECTION 134 (3) (q) OF THE COMPANISE ACT, 2013 READ WITH RULE 5 (1) OF THE COMPANIES (APPOINTMENT AND REMUNERATION OF MANAGERIAL PERSONNEL) RULES, 2014.

The Company does not have any employee who was in receipt of or entitled to receive emoluments coming within the purview of Section 134 (3) (q) of the Companies Act, 2013, read with the Companies (Particulars of Employees) Rules 1975.

13. HUMAN RESOURCES AND INDUSTRIAL RELATIONS

Sri. Raghu N. has been appointed as Senior Manager (finance) during the financial year in place of Smt. Lovely E. Andrews Senior Manager (Finance) who was resigned during 2015-2016.

14. ACKNOWLEDGEMENT

Your Directors convey their gratitude to the Government of Kerala and every official, Banks, Stockists, Consumers, Suppliers, other associates of the Company for their continued assistance and support. The Directors also wish to thank all the employees of the Company for their co-operation and sincere and hard work put in by them. The Directors are also grateful to you, the Shareholders for the confidence you continue to repose in the Company.

ON BEHALF OF THE BOARD OF DIRECTORS.

(Sd/-)
BABU JOSEPH,
CHAIRMAN

Place: Kottayam, Date: 28/10/2022



ADDENDUM TO DIRECTORS' REPORT

Paragraph wise explanations to the Auditor's Report are as follows:-

- 1. Audited financial statement for the period 2017-18, 2018-19 & 2019-20 will be adopted in the coming AGM
- 2. Clarification in this regard was addressed to GST Authorities.
- 3. Interest/Penalty payable is known only at the time of filing Form GSTR-3B and due to late filing of GSTR-3B, the interest/penalty payable is not known at the end of the financial year i.e.2017-18.
- 4. With respect to loan taken from M/s. Malabar Cements Ltd amounting to Rs.5 crores, nothing was mentioned in the Government Order sanctioning the loan regarding interest payment by TCL.
- LIC Group Gratuity Policy was started in the year 1995 when about 500 employees were there. Presently
 the strength of employees is around 180. Due to shortage of fund, we are remitting only the premium for
 its renewal. Also currently TCL is paying gratuity from own fund.
- 6. We have remitted PF of all employees up to 31.03.2020 period and in case of retired employees for the period April, 2020 to October, 2020. Provision for interest/penalty could be done only after getting information from PF authorities.
- 7. Supporting evidences/Confirmations will be available once the new ERP (Tec ERP) is installed completely which is progressing and nearing for completion.
- 8. Classification of trade receivables will be complied in future i.e.for age wise receivables.
- 9. No such cases as per section 16 of Micro, Small & Medium Enterprises Development Act 2006.
- 10. Obsolete, damaged and scrapped fixed assets have been disposed and taken in to account.
- 11. It will be confirmed and made available on records in future.
- 12. M/s Hall Mark Technical Services Pvt Ltd was entrusted for feasibility study for setting up 1 MTPA Grey Cement Plant where as Government of Kerala has allotted Rs.10 crores for setting up 400 TPD Grey Cement Plant due to which provision was not made for service charge.
- 13. Management has disposed off many major and obsolete fixed assets and accounted the sale proceeds received accordingly. Steps will be taken to dispose off other non- moving items also and sale proceeds received will also accounted accordingly.
- 14.a. Vide Government Order No.26670/H2/06/ID dated 14.02.2011, we have resurveyed the available land of the Company at Kakkanadu, Ernakulam District and demark the same.
 - b. In the case of landed property at Kulasekharamangalam at Vaikom Taluk, vide letter No.C4/6182/12 dated 29/01/2013 of Additional Tahsildar, Vaikom, it is reported that 0.0255 hc (6.36 cents) has encroached and 0.0543 hc (13.5 cents) loss has due to road widening. The total shortage of land was shown as 0.0798 hc (19.91 cents). The same has been communicated to the District Collector, Kottayam and it was under the consideration of Additional Tahsildar. Vaikom.
- 15. Noted.
- 16. Necessary provision with regard to interest in respect of M/s.Universal Solutions of America LLC will be incorporated before finalizing next annual accounts of 2020-21.
- 17. Noted, necessary provision for interest will be made and Head of Account will be changed accordingly.
- 18. As it is not a part of business income or other income of the company, it is disclosed under Exceptional Income.

ON BEHALF OF THE BOARD OF DIRECTORS.

(Sd/-)
BABU JOSEPH,
CHAIRMAN

Place: Kottayam, Date: 28/10/2022



A N N E X U R E F O R M - A (See Rule - 2)

Form for disclosure of particulars with respect to Conservation of Energy

A. Power and Fuel Consumption

		Current Yr.	Previous Yr.
1.	Electricity:		
	a.Purchased units (units in lakhs)	9.55	7.4
	Total amount (Rs. lakhs)	91.78	79.36
	Rate/Unit Rs.	9.61	10.72
	Own generation:		
	i) Through Diesel Generator Units		
	(Units lakhs)	0.082	80.0
	Cost/Unit Rs.	8.96	6.75
	ii) Through Solar power in Kwhr	0.256	0.21
2.	Coal (Specify quality and were used)		
	Quantity (Tonnes)	0.00	0.00
	Total cost Rs.	0.00	0.00
	Average Rate Rs.	0.00	0.00
3.	Furnace Oil – Quantity (Mt.)	0.00	0.00
	Total Amount (Rs. lakhs)	0.00	0.00
	Average Rate Rs.	0.00	0.00
	HSD Oil – Quantity (KL)	3.08	0.00
	Total Cost (Rs. lakhs)	0.00	0.00
	Rate/Unit Rs.	0.00	0.00

B. Consumption per Unit of Production:

	Standards	Current Yr.	Previous Yr.
 Electricity –White Cement (Kwh/Mt) 	210 to 215	116.74	151
Electricity- Cement Paint (Kwh/Mt)	100 to 110	Nil	Nil
3. Electricity- Wall Putty (Kwh/Mt)	25	15	Nil
4. Furnace Oil- Clinker (KL/Mt)	240 to 250	0	239
5. Coal (Specify Quality		0	239
6. Others (Specify)		0	0

(*) Standard consumption was 220 Kwh/Mt for entire plant operation for manufacturing Clinker through wet process and clinker grinding. Manufacturing of White Cement with imported clinker, major machineries are not required. Hence electricity consumption is very low compared to standard consumption.

FORM - B

(See Rule - 3)

Form for disclosure of particulars with respect to absorption Research and Development (R & D)

1.	Specific areas in which R & D by
	the Company.

- Quality improvement of White Cement, Wallputty.
- 2. Electrical Energy Savings/Steps taken to reduce contract demand.
- 3. Improvement and modification in the formulation of Cement based Wall Putty.

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

- 1. Cost reduction and quality improvement.
- 2. Annual savings of Rs.18 lakhs
- 3. New formula arrived, quality improved and there by sales increased

3. Future Plan of action

1. Increase Production & Sale of Products.

4. Expenditure on R & D

- 2. Product Diversifications.
- i) Efforts, in brief made towards technology absorption, adaptation & innovation

Innovation in White Cement & Wall putty Paint technology for quality improvement. Technology has already been absorbed.

ii) Benefits derived as a result of the above efforts, eg. Product improvement, import Substitution etc. materials. Product improvement for White Cement & Wall putty. Cost reduction in packing materials.

iii)In case of imported technology (imported during the last 5 years reckoned from the beginning of the financial year) following information may be furnished.

: Nil

a) Technology imported

: N.A

b) Year of import

: N.A.

c) Has technology been fully absorbed?

: NA.

 d) If not fully absorbed, areas where this has not taken place, reasons therefore and future plans of action. : N.A.

FORM NO. MGT 9 EXTRACT OF ANNUAL RETURN

AS ON FINANCIAL YEAR ENDED ON 31.03.2019

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	U26941KL1946SGC001213					
2	Registration Date	10/9/1946					
3	Name of the Company	THE TRAVANCORE CEMENTS LTD					
4	Category/Sub-category of the Company	Limited By shares					
		State Government Company					
5	Address of the Registered office & contact details	NATTAKOM, KOTTAYAM KL 686013 IN					
6	Whether listed company	NO					
7	Name, Address & contact details of the Registrar & Transfer Agent, if any.	NOT APPLICABLE					

| 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. Name and Description of main products / services NIC Code of the Product/service 1 Manufacture of articles articles of concrete, cement or artificial stone 23952 100.00%

III.	III. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES									
SN	Name and address of the Company	CIN/GLN	Holding/ Subsidiary/ Associate	% of shares held	Applicable Section					
1	NIL									

IV. SHARE HOLDING PATTERN

(Equity share capital breakup as percentage of total equity)

(i) Category-wise Share Holding

Category of			the heginning	of the year	No. of Ci	area hold at th	as and of the	year [As	% Change during
Shareholders	No. of Shares held at the beginning of the year As on (01-April-2018)			No. of Shares held at the end of the year [As on 31-March -2019]				the year	
Charonoladio	<u></u>			l o/ / ·				In	tho your
	Demat	Physical	Total	% of Total	Demat	Physical	Total	% of Total	
				Shares				Shares	
A. Promoters									
(1) Indian									
a) Individual/ HUF	-		-	0.00%	-			0.00%	0.00%
b) Central Govt				0.00%			-	0.00%	0.00%
c) State Govt(s)		2,465,387	2,465,387	91.02%		2,465,387	2,465,387	91.02%	0.00%
d) Bodies Corp.			-	0.00%			-	0.00%	0.00%
e) Banks / FI			-	0.00%			-	0.00%	0.00%
f) Any other			-	0.00%			-	0.00%	0.00%
Sub Total (A) (1)	-	2,465,387	2,465,387	91.02%	-	2,465,387	2,465,387	91.02%	0.00%
(2) Foreign									
a) NRI Individuals			-	0.00%			-	0.00%	0.00%
b) Other Individuals			-	0.00%			-	0.00%	0.00%
c) Bodies Corp.			-	0.00%			-	0.00%	0.00%
d) Any other			-	0.00%			-	0.00%	0.00%
Sub Total (A) (2)	- 1	-	-	0.00%	-	-	-	0.00%	0.00%
TOTAL (A)	-	2,465,387	2,465,387	91.02%	-	2,465,387	2,465,387	91.02%	0.00%
B. Public									
Shareholding									
1. Institutions									

a) Mutual Funds b) Banks / Fl		1,069	1,069	0.04%		1,069	1,069	0.04%	0.00%
c) Central Govt			- 1	0.00%			-	0.00%	0.00%
d) State Govt(s)			-	0.00%			-	0.00%	0.00%
e) Venture Capital Funds			-	0.00%			-	0.00%	0.00%
f) Insurance			-	0.00%			-	0.00%	0.00%
g) Flls			-	0.00%			-	0.00%	0.00%
h) Foreign Venture Capital Funds			-	0.00%			-	0.00%	0.00%
i) Others (specify)			-	0.00%			-	0.00%	0.00%
Sub-total (B)(1):-	-	1,069	1,069	0.04%	-	1,069	1,069	0.04%	0.00%
2. Non-Institutions									
a) Bodies Corp.		176948	176948	6.53%		176948	176948	6.53%	
i) Indian		-	-	0.00%		0	-	0.00%	0.00%
ii) Overseas		-	-	0.00%			-	0.00%	0.00%
b) Individuals									
i) Individual shareholders holding nominal share capital upto Rs. 1 lakh		9,517	9,517	0.35%		9517	9,517	0.35%	0.00%
ii) Individual shareholders holding nominal share capital in excess of Rs 1 lakh		55,821	55,821	2.06%		55821	55,821	2.06%	0.00%
c) Others (specify)									
Non Resident Indians		-	-	0.00%		0	-	0.00%	0.00%
Overseas Corporate Bodies			-	0.00%			-	0.00%	0.00%
Foreign Nationals			-	0.00%			-	0.00%	0.00%
Clearing Members			-	0.00%			-	0.00%	0.00%
Trusts			-	0.00%			-	0.00%	0.00%
Foreign Bodies - D R			-	0.00%			-	0.00%	0.00%
Sub-total (B)(2):-	-	242,286	242,286	8.98%	-	242,286	242,286	8.98%	0.00%
Total Public (B)	-	243,355	243,355	8.98%	-	243,355	243,355	8.98%	0.00%
C. Shares held by Custodian for GDRs & ADRs			-	0.00%				0.00%	0.00%
Grand Total (A+B+C)	-	2,708,742	2,708,742	100.00%	-	2,708,742	2,708,742	100.00%	0.00%

(ii) Shareholding of Promoter

SN	Shareholder's Name	Shareholding at the beginning of			Shareholding at the end of the Period			% change in
		t	he Period					shareholding during
		No. of	% of total	% of	No. of	% of total	% of	the year
		Shares	Shares of	Shares	Shares	Shares of	Shares	
			the	Pledged		the	Pledged /	
			company	/		company	encumber	
				encumb			ed to total	
				ered to			shares	
				total				
1	GOVERNMENT OF KERALA	2,465,387	91.02%	0	2,465,387	91.02%	0	0.00%

(iv) Shareholding Pattern of top ten Shareholders
(Other than Directors, Promoters and Holders of GDRs and ADRs):

	(Other than Directors, F	Promoters and	Holders of	GDRs and ADRs):			
SN	For each of the Top 10 shareholders	Date	Reason	Shareholding at the be year	eginning of the	Cumulative Shareholding during the year	
				No. of shares	% of total shares	No. of shares	% of total shares
1	Name :. Matlock Finance & Invt. (P) Ltd.						
	At the beginning of the year			62,383	2.30%	62,383	2.30%
	Changes during the year			-	0.00%	-	0.00%
	At the end of the year			62,383	2.30%	62,383	2.30%
2	Name :Tabook Finance & Invest.(P)						
	At the beginning of the year			62,300	2.29%	62,300	2.29%
	Changes during the year			-	0.00%	-	0.00%
	At the end of the year			62,300	2.29%	62,300	2.29%
3	Name:The Swastick Safe Deposit						
	At the beginning of the year			49,855	1.84%	49,855	1.84%
	Changes during the year			-	0.00%	-	0.00%
	At the end of the year			49,855	1.84%	49,855	1.84%
4	Name :. D.S.P. Merril Lynch Ltd						
	At the beginning of the year			2,410	0.08%	2,410	0.08%
	Changes during the year				0.00%	-	0.00%
	At the end of the year			2,410	0.08%	2,410	0.08%
5	Name : P.P. Zibi Jose						
	At the beginning of the year			1,960	0.07%	1,960	0.07%
	Changes during the year			-	0.00%	-	0.00%
	At the end of the year			1,960	0.07%	1,960	0.07%
6	Name : Annie George						
	At the beginning of the year			1,834	0.06%	1,834	0.06%
	Changes during the year			-	0.00%	-	0.00%

	A + 4 1 - 4 4	4.004	0.000/	4.004	0.000/
	At the end of the year	1,834	0.06%	1,834	0.06%
7	Name : Ajay Kumar Kayan				
	At the beginning of the year	1,503	0.05%	1,503	0.05%
	Changes during the year	-	0.00%	900	0.03%
	At the end of the year	1,503	0.00%	2,403	0.08%
8	Name Zacharia Cherian				
	At the beginning of the year	1,300	0.04%	1,300	0.04%
	Changes during the year	-	0.00%	-	0.00%
	At the end of the year	1,300	0.04%	1,300	0.04%
9	Name : C.S. Loganathan				
	At the beginning of the year	1,020	0.03%	1,020	0.03%
	Changes during the year	-	0.00%	-	0.00%
	At the end of the year	1,020	0.03%	1,020	0.03%
10	Name : Establishment Textile De				
	At the beginning of the year	1,000	0.03%	1,000	0.03%
	Changes during the year		0.00%	-	0.00%
	At the end of the year	1,000	0.03%	1,000	0.03%

(v) Shareholding of Directors and Key Managerial Personnel:

SN	Shareholding of each	Date	Reason	Shareholding at the beginning of the		Cumulative Shareholdir	ng during the Period
	Directors and each Key			Period			
	Managerial Personnel			No. of shares	% of total	No. of shares	% of total shares
				THE ST STILL	shares	1101 01 0110100	70 01 10101 01101 00

INDEBTEDNESS

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

(Amt. Rs/Lac)

				(Ant. Na/Lac)					
Particulars	Secured Loans excluding deposits	Unsecured Loans	Deposits	Total Indebtedness					
Indebtedness at the beginnir	Indebtedness at the beginning of the financial year								
i) Principal Amount	2.54	3,089.00	-	3,091.54					
ii) Interest due but not paid	-	-	-	-					
mi) interest accrued but not	-	-	-	-					
Total (i+ii+iii)	2.54	3,089.00	-	3,091.54					
Change in Indebtedness dur	Change in Indebtedness during the financial year								
* Addition	39.88	800.00	-	839.88					
* Reduction	-	-	-	-					
Net Change	39.88	800.00	-	839.88					
Indebtedness at the end of the	ne financial year								
i) Principal Amount	42.42	3,889.00	-	3,931.42					
ii) Interest due but not paid	-	-	-	-					
m) interest accrued but not	-	-	-	-					
Total (i+ii+iii)	42.42	3,889.00	•	3,931.42					

VI. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL

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

SN.	Particulars of Remuneration	MD/WTD/ Manager		
SIV.	r articulars of Refflutieration	· ·		I
		RAMACHANDRAN		
	Name	NAIR		
				(Rs)
	Designation	Managing Director		
1	Gross salary	605,467.00		
	(a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961			
	(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	-	-	
	Commission	-	-	
	- as % of profit	-	-	
4	- others, specify	-		
			-	
5	Others, please specify	-	-	
	Total (A)	605,467.00	-	605,467.00
	Ceiling as per the Act			

B. Remuneration to other Directors

SN.	Particulars of Remuneration		Total Amount		
		K RADHAKRISHNAN	S ANILKUMAR	K PRAKASH BABU	(Rs.)
1	Independent Directors			-	
	Fee for attending board committee				-
	Commission		-	-	-
	Others, please specify		-	-	-
	Total (1)	-	-	-	
2	Other Directors				



	Fee for attending board committee				
	Commission				
	Others, please specify				
	Total (2)	-	-	-	
	Total (B)=(1+2)	-	-	-	
	Total Managerial Remuneration	-	-	-	-
	Overall Ceiling as per the Act				
SN.	Particulars of Remuneration		Name of Directors		Total Amount
		C J JOSEPH	G UNNIKRISHNAN	MATHEWS GEORGE	(D-)
1	Independent Directors			-	(Rs.)
	Fee for attending board committee				-
	Commission		-	-	-
	Others, please specify		-	-	-
	Total (1)	-	-	-	
2	Other Directors				
	Fee for attending board committee				
	Commission				
	Others, please specify				
	Total (2)	-	-	-	
	Total (B)=(1+2)	-	-	-	
	Total Managerial Remuneration	-	-	-	_
	Overall Ceiling as per the Act				
SN.	Particulars of Remuneration		Name of Directors		Total Amount
		V K SANTHOSH KUMAR			(Rs.)
1	Independent Directors			-	
	Fee for attending board committee		-	-	-
	Commission		-	-	-
	Others, please specify		-	-	-
	Total (1)	-	-	-	
2	Other Directors				
	Fee for attending board committee				
	Commission				
	Others, please specify				
	Total (2)	-	-	-	
	Total (B)=(1+2)	-	-	-	
	Total Managerial Remuneration	-	-		-
	Overall Ceiling as per the Act	1			

C. Remuneration to Key Managerial Personnel other than MD/Manager/WTD

SN.	Particulars of Remuneration	muneration Name of Key Managerial Personnel			Total Amount
	Name			SAJI AVIYIL JOSEPH	(Rs.)
	Designation	CEO	CFO	CS	
1	Gross salary	NIL	-	812,700.00	
	(a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961				-
	(b) Value of perquisites u/s 17(2) Income-				-
	(c) Profits in lieu of salary under section 17(3) Income- tax Act, 1961				-
2	Stock Option				-
3	Sweat Equity				-
	Commission				



Ι.	1				
4	- as % of profit				-
	- others, specify				-
5	Others, please specify				-
	Total	-	-	812,700.00	812,700.00

VII. PENALTIES / P	VII. PENALTIES / PUNISHMENT/ COMPOUNDING OF OFFENCES:							
Туре	Sectio n of the Comp	Brief Description	Details of Penalty / Punishment/ Compounding fees imposed	Authority [RD / NCLT/ COURT]	Appeal made, if any (give Details)			
A. COMPANY								
Penalty		NIL						
Punishment		NIL						
Compounding		NIL						
B. DIRECTORS								
Penalty		NIL						
Punishment		NIL						
Compounding		NIL						
C. OTHER OFFICERS	C. OTHER OFFICERS IN DEFAULT							
Penalty		NIL						
Punishment		NIL						
Compounding		NIL						

For and On behalf of the Board of Directors

T. G. ULLAS KUMAR SAJI A. J.

Managing Director Company Secretary
DIN: 09537498 PAN: AJXPJ1560G

Place: Kottayam Date: 28-10-2022



SASI VIJAYAN & RAJAN CHARTERED ACCOUNTANTS 107/17, CITY CASTLE, EAST FORT, THRISSUR-680 005

30-05-2022

Independent Auditor's Report

To,
The Members
The Travancore Cements Ltd
Nattakom, Kottayam
Report on the Standalone Financial Statements:

We have audited the accompanying financial statements of **The Travancore Cements Limited**, **Nattakom**, **Kottayam** which comprise of the Balance Sheet as at **31**st **March**, **2019**, The Statement of Profit and Loss for the year ended **31**st **March**, **2019**, Cash Flow Statement for the year ended **31**st **March 2019** and a Summary of Significant Accounting Policies and other explanatory information.

Management's responsibility for the 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 financial statements that give a true and fair view of the financial position, financial performance 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, read with Rule 7 of the Companies (Accounts) Rules, 2014. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

Auditor's responsibility

Our responsibility is to express an opinion on these financial statements based on our audit. We have taken into account the provisions of the Act, the accounting and auditing standards and matters which are required to be included in the audit report under the provisions of the Act and the Rules made there under.

We conducted our audit in accordance with the Standards on Auditing specified under Section 143(10) of the Act. Those Standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and the disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal financial control relevant to the Company's preparation of the financial statements that give a true and fair view in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on whether the Company has in place an adequate internal financial controls system over financial reporting and the operating effectiveness of such controls. An audit also includes evaluating the appropriateness of the accounting policies used and the reasonableness of the

accounting estimates made by the Company's Directors, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the financial statements

Basis for Qualified Opinion

- 1. The Audited financial statement for the previous financial year ended 31.03.2018 is not adopted by the AGM of the company. It has been stated by the management that as per directives from C&AG, the financial statement for 2017-18 to 2019-20 can be placed before AGM for approval and hence the audit for FY 2018-19 is completed accordingly.
- 2. The total sales of the company do not tally with the GST returns filed by the company.
- 3. No provision for interest/penalty payable has been made for the delay in payment of GST.
- 4. Repayment of loan to the tune of Rs. 2 crores is outstanding to Malabar Cements. They have made a claim of Rs 1.2 Crores as interest. Provision in respect of the same has not been done.
- 5. Provision for the gratuity payable is not as per actuarial valuation to recognize the current year liability. Company has taken LIC Group Gratuity Policy and liability has been booked as per report from LIC. Company has made only a part payment to LIC to keep the policy active.
- 6. No provision for interest/penalty has been made for the delay in payment of dues of Provident Fund as the amount involved is not ascertainable.
- 7. Confirmation of balance of Unsecured Loans, Debtors and Creditors, Loans & Advances, Deposits, EMD are not available.

The following balances of old outstanding accounts could not be verified and no supporting evidences/confirmations are available.

- a) Note 5 Short Term Borrowings Unsecured Security Deposit from Stockist & Contractors– Rs.13,37,29,598/- (Cr)
- b) Note 6 Trade Payables 6,48,27,900 Cr
- c) Note 7 Other Current Liabilities 36,62,49,100 Cr
- d) Note 11 Other Non-Current Assets 1,25,81,893 Dr
- e) Note 14 Trade Receivables 1,52,04,584 Dr
- f) Note 16 Short Term Loans & Advances Rs. 2,57,77,028 /- (Dr)
- **8.** Age wise breakup of trade receivables are not maintained by the company. Hence, the same is not classified as good, doubtful, or bad in the financial statements.
- **9.** The details of suppliers covered in terms of Sec.16 of the Micro, Small & Medium Enterprises Development Act 2006 are not available.
- **10.** It is informed that the management is in the process of identifying obsolete, damaged and scrapped fixed assets and the disclosures required as per Accounting Standard 28 (Impairment of Assets) have not been made. Provision for such items identified is to be made.
- **11.** The calculation of interest on the loan funds received from Government of Kerala has been made on simple interest for the principal amount.
- **12.** The Government of Kerala had allocated 10 crores for installation of grey cement plant for the company. A feasibility study was conducted by M/s Hallmark Technical Services Pvt Ltd. However, no provision for payment of the same has been made.
- **13.** The inventory of general stores, building materials, spare parts etc includes non-moving and obsolete items. In the absence of identification of non-moving and obsolete items, we are unable to certify the correctness of the valuation.



- **14.** (a) It is informed that there is a shortage of 28 cents in the total area of 307 cents of land as per records in respect of landed property owned by the company at Thrikakara, Ernakulam, the market value of which is supposedly high and (b) There is a shortage of 19.91 cents of land in the total area of 202.640 cents owned at Vaikkom.
 - No provision for the shortage has been made, as the current market value of the above properties are high as per management.
- **15.** Fixed deposit in Punjab National Bank Rs 50,81,893 & deposit SBI for Rs.75,00,000 disclosed in the financial statement is subject to confirmation.
- **16.** Universal Solutions of America LLC had filed a petition against the company for non payment of certain dues by the company. As per the order dated 10-09-2021, Universal Solutions of America LLC has been granted an amount of Rs. 1,32,14,000 & 1,65,48,010 along with 5% simple interest per annum from the date of award. As per the financial statements of the company an amount of Rs. 1,79,46,549.22 is payable in the account of Universal Solutions LLC under the head Sundry Creditors, Rs. 1,32,14,000 is payable under Deposit from Contractors & Rs 25,00,000 under EMD. No provision for interest has been provided.
- 17. A project on DE siltation of Lower Periyar Reservoir was awarded to the company against which e-tenders were invited and M/s Thoppil Infra Associates were awarded the work and an agreement was executed. M/s Thoppil Infra Associates deposited a sum of Rs. 3,57,50,000 as EMD and Security Deposit. Since company could not obtain the forest clearance necessary to carry out the work, the project was cancelled.
 - M/s Thoppil Infra Associates later on filed a petition for refund of the EMD and Security Deposit and Rs. 10,00,00,000 towards other expenses incurred by the company. However, as per the order dated 09-11-2021 (G O (Rt) No. 1227/2021/ID) Industries Department as per the Judgement of Hon'ble High Court of Kerala it was directed to refund the amount of Rs. 3,57,00,000 along with interest at prevailing bank rates w.e.f the date of agreement. Company has made an interest provision of Rs. 2,06,30,565 @ 13.5 % per annum from 23.12.2015.
 - The amount is currently parked under "Short Term Borrowings" in the account Security deposits from Stockists & Contractors.
- **18.** Payable to Indian Oil Corporation Rs. 40,83,175 under the head Sundry Creditors, treated as Exceptional income in current FY as per the verdict dt. 16.02.2016 of Addl. Sub Court, Kottayam dismissing the claim of Indian Oil Corporation

Opinion

In our opinion and to the best of our information and according to the explanations given to us, except for the effects of the matter described in the Basis for Qualified Opinion paragraph, the financial statements give the information required by the Act in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India

- i. In the case of the Balance Sheet, of the state of affairs of the company as at 31st March 2019.
- ii. In the case of the Statement of Profit and Loss of the "Loss" for the year ended 31st March 2019.
- iii. In the case of the Cash Flow Statement of the cash flows for the year ended on that date.

Emphasis of Matter

- **1.** M/s Turnaround Corporate Advisors Pvt Ltd has been appointed for the exit work from the board of national stock exchange.
- 2. The company has installed a new software "Tech ERP", spent Rs. 844,000/- till end of 31st March 2020, but the same is not operational due to many glitches. Preparation and finalization of accounts done based on the data available from the Foxpro based accounting system, which has system errors and the same has been reflected as system round off under other expenses.





- **3.** The company has an accumulated loss of Rs 84.36 Crores as against the share capital of Rs 2.71 Crores. This indicates the existence of uncertainty to continue as a going concern.
- **4.** A special resolution was passed by the company to borrow money exceeding the aggregate of paid-up share capital and free reserves up to the limit of Rs. 100.00 crores.
- **5.** Suits against the company are outstanding before various courts for which orders are yet to be received. Details are referred in Note 35

Report on legal and other regulatory requirements

- 1. As required by the Companies (Auditor's Report) Order, 2016 ("the Order"), as amended, issued by the Central Government of India in terms of sub-section (11) of section 143 of the Act, we give in the "Annexure A" a statement on the matters specified in paragraphs 3 and 4 of the Order.
- 2. As required by section 143(3) of the Companies Act, 2013 we report that:
 - a. We have obtained all the information and explanation, which to the best of our knowledge and belief were necessary for the purposes of our audit.
 - b. In our opinion proper books of account as required by law have been kept by the Company so far as it appears from our examination of those books
 - c. the Balance Sheet, the Statement of Profit and Loss and the Cash Flow Statement dealt with by this Report are in agreement with the books of account
 - d. Except for the effects of the matter described in the Basis for Qualified Opinion paragraph, in our opinion, the aforesaid financial statements comply with the Accounting Standards specified under section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014
 - e. Since the written representations are not received from the directors as on March 31, 2019, we are not in a position to ascertain whether the directors are disqualified as on March 31, 2019 from being appointed as a director in terms of Section 164 (2) of the Act.
 - f. 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"
 - g. 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:
 - i. The company has disclosed the impact of pending litigations on its financial position in the financial statements Refer Note 35 to the Notes forming Part of Accounts
 - ii. The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses. Hence this clause is not applicable
 - iii. There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company
- 3. As required by Sec 143(5) of the Companies Act 2013, our comments in regard to the directions and sub directions issued by the Comptroller & Auditor General of India is enclosed herewith "Annexure C"

For Sasi Vijayan & Rajan Chartered Accountants (Firm No. 003629S) (Sd/-)

Tomy Zacharia Partner

(Membership No. 242333) UDIN: 22242333AJWIST7247

Place: Ernakulam Date:30.05.2022





"Annexure A" to the Independent Auditors' Report

- 1 Referred to in paragraph 1 under the heading 'Report on Other Legal & Regulatory Requirement' of our report of even date to the financial statements of the Company for the year ended March 31, 2019:
 - i. The company has kept the details of fixed assets. However no proper register is maintained incorporating the full particulars.
 - ii. No records as to whether any physical verification of assets has been conducted are found.
 - iii. The title deeds of immovable properties are held in the name of the company. It is reported that shortage in the total area of land on measurement is seen. (Refer point no. 14 of Auditor's Report).
- 2 No records pertaining to physical verification of inventory is found on record of the company. The company has maintained proper records of inventory however the inventory details of clinker is not available from the said records. Further, the details of materials consumed for production is subject to reconciliation. Provision for the shortages noticed on the physical verification has been made. However, the obsolete, damaged and scrapped items especially in respect of general stores, building materials, spare parts etc. have not been identified and the same has not been properly dealt with in the books of accounts.
- 3 On the basis of information and explanations given by the management, 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. Accordingly, (iii) (a), (b) and (c) of the Companies (Auditor's Report) Order, 2016 are not applicable to the company for the year.
- 4 In our opinion and according to the information and explanations given to us, the company has complied with the provisions of section 185 and 186 of the Companies Act, 2013 in respect of loans, investments, guarantees, and security.
- 5 The Company has not accepted any deposits from the public and hence the directives issued by the Reserve Bank of India and the provisions of Sections 73 to 76 or any other relevant provisions of the Act and the Companies (Acceptance of Deposit) Rules, 2015 with regard to the deposits accepted from the public are not applicable.
- 6 As informed to us, the maintenance of Cost Records has not been specified by the Central Government under sub-section (1) of Section 148 of the Act, in respect of the activities carried on by the company.
- 7 The company is not regular in depositing the statutory dues including Provident Fund, GST, sales tax, service tax, excise duty and any other statutory dues with the appropriate authorities.
- 8 The details of dues of income tax or sales tax or wealth tax or service tax or duty of customs or duty of excise or value added tax or cess not deposited on account of dispute are as under:

Nature of Statute	Period to which dispute relates (Assessment Year)	Amount Disputed (in lakhs)	Forum where dispute is pending
a) Income tax	2000-01	Rs. 23.31	Commissioner of Income tax (Appeals)
b) Service tax	2010-11and 2011-12	Rs. 174.03	Appellate tribunal
c) Sales tax			Deputy Commissioner(Appeals)

9 The company has not defaulted in repayment of dues to financial institution or bank or debenture holders. The company has not repaid the loan amount and interest on loans taken from Government of Kerala. The period of loan is 5 years. The company has taken loan on various dates from 15-09-2010 onwards. Repayment of loan shall commence on the first anniversary of the withdrawal of loan. The details of default are as under:

Purpose: Working Capital

Loans	Date of Loan	Loan Amount	Penal interest rate (%)	Penal Interest	Non penal interest rate	Non penal interest	Total Interest
1	15-09-2010	1,50,00,000.00	2.5%	3,75,000	14.5%	21,75,000	25,50,000
2	29-12-2010	1,00,00,000.00	2.5%	2,50,000	14.5%	14,50,000	17,00,000
3	18-05-2012	3,00,00,000.00	2.5%	7,50,000	13.5%	40,50,000	48,00,000
4	22-03-2013	3,00,00,000.00	2.5%	7,50,000	13.5%	40,50,000	48,00,000
5	31-03-2014	1,50,00,000.00	2.5%	3,39,844	11.5%	17,25,000	20,64,844
6	21-03-2014	2,50,00,000.00	2.5%	5,66,406	11.5%	28,75,000	34,41,406
7	21-03-2014	43,00,000.00	2.5%	97,422	13.5%	5,80,500	6,77,922
8	02-03-2015	1,60,00,000.00	2.5%	2,62,500	13.5%	21,60,000	24,22,500
9	27-03-2015	2,40,00,000.00	2.5%	3,93,750	13.5%	32,40,000	36,33,750
10	16-11-2015	2,00,00,000.00	2.5%	2,34,375	13.5%	27,00,000	29,34,375
11	22-02-2016	2,00,00,000.00	2.5%	2,03,125	13.5%	27,00,001	29,03,126
12	28-09-2016	1,46,00,000.00	2.5%	1,02,656	13.5%	19,75,050	20,77,706
13	31-03-2017	3,50,00,000.00	2.5%	1,36,719	13.5%	7,38,281	8,75,000
14	04-09-2017	5,00,00,00.00	2.5%	58,594	13.5%	67,40,754	67,99,348
15	26-07-2018	2,00,00,000.00	2.5%	-	9.5%	12,90,959	12,90,959
16	29-11-2018	3,00,00,000.00	2.5%	-	9.5%	9,52,603	9,52,603
17	30-03-2019	1,00,00,000.00	2.5%	-	9.5%	5,205	5,205
Total				45,20,391		3,94,08,353	4,39,28,744

- 10 Based upon the audit procedures performed and the information and explanations given by the management, the company has not raised moneys by way of initial public offer or further public offer including debt instruments and term Loans. Accordingly, the provisions of clause 3 (ix) of the Order are not applicable to the Company and hence not commented upon. The loan from Government of Kerala was for meeting working capital requirements.
- 11 Based upon the audit procedures performed and the information and explanations given by the management, we report that no fraud by the Company or on the company by its officers or employees has been noticed or reported during the year.
- 12 Based upon the audit procedures performed and the information and explanations given by the management, the managerial remuneration has been paid or provided as per guidelines issued by Bureau of Public Enterprises and not in accordance with the requisite approvals mandated by the provisions of section 197 read with Schedule V to the Companies Act;



- 13 In our opinion, the Company is not a Nidhi Company. Therefore, the provisions of clause 4 (xii) of the Order are not applicable to the Company.
- 14 In our opinion, all transactions with the related parties are in compliance with section 177 and 188 of Companies Act, 2013 and the details have been disclosed in the Financial Statements as required by the applicable accounting standards.
- 15 Based upon the audit procedures performed and the information and explanations given by the management, the company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year under review. Accordingly, the provisions of clause 3 (xiv) of the Order are not applicable to the Company and hence not commented upon.
- 16 Based upon the audit procedures performed and the information and explanations given by the management, the company has not entered into any non-cash transactions with directors or persons connected with him. Accordingly, the provisions of clause 3 (xv) of the Order are not applicable to the Company and hence not commented upon.
- 17 In our opinion, the company is not required to be registered under section 45 IA of the Reserve Bank of India Act, 1934 and accordingly, the provisions of clause 3 (xvi) of the Order are not applicable to the Company and hence not commented upon.

For Sasi Vijayan & Rajan

Chartered Accountants (Firm No. 003629S) (Sd/-)

Tomy Zacharia

Partner (Membership No. 242333) UDIN: 22242333AJWIST7247

Place: Ernakulam Date:30.05.2022



Annexure- B to the Auditors' Report

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

We have audited the internal financial controls over financial reporting of Travancore Cements Limited, Nattakom, Kottayam as of 31 March 2019 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 Company's management is responsible for establishing and maintaining internal financial controls based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls over Financial Reporting issued by the Institute of Chartered Accountants of India. These responsibilities include the design, implementation and maintenance of adequate internal financial controls that were operating effectively for ensuring the orderly and efficient conduct of its business, including adherence to company's policies, the safeguarding of its assets, the prevention and detection of frauds and errors, the accuracy and completeness of the accounting records, and the timely preparation of reliable financial information, as required under the Companies Act, 2013.

Auditors' Responsibility

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

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

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



Meaning of Internal Financial Controls over Financial Reporting

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

Inherent Limitations of Internal Financial Controls Over Financial Reporting

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

Opinion

In our opinion, the Company has, in all material respects an adequate internal financial controls system over financial reporting, and such internal financial controls over financial reporting were operating effectively as at 31 March 2019 as per the internal control over financial reporting criteria established by the Company by 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. According to the information and explanations given to us and based on our Audit the following weaknesses have been identified as at March 31st, 2019.

- a Reconciliation of physical inventory with inventory records.
- b. Reconciliation of fixed assets with fixed asset register and identification of impaired assets.
- c. Reconciliation between figures in Financials & GST Returns.
- d. Timely recording of transactions

For **Sasi Vijayan & Rajan** Chartered Accountants

(Firm No. 003629S) (Sd/-)

Tomy Zacharia

Partner

(Membership No. 242333) UDIN: 22242333AJWIST7247

Place: Ernakulam Date:30.05.2022





Annexure C

<u>The Travancore Cements Limited, Kottayam- 686013</u> <u>Directions under sub-section (5) of section 143 of the Companies Act, 2013 – For the year 2018-19</u>

GENERAL

1. If the Company has been selected for disinvestment, a complete status report in terms of valuation of Assets (including intangible asset and land) and Liabilities (including committed & General Reserves) may be examined, including the mode and present stage of disinvestment process.

Not Applicable.

- 2. Whether the company has clear title/ lease deeds for freehold and leasehold land respectively? If not please state the area of freehold and leasehold land for which title/lease deeds are not available. Yes
 - (a) It is informed that there is a shortage of 28 cents in the total area of 307 cents of land as per records in respect of landed property owned by the company at Thrikakara, Ernakulam. In the opinion of the management, there is no need to provide for the shortage as the market value is high.
 - (b) There is a shortage of 19.91 cents of land in the total area of 202.640 cents owned at Vaikkom.
- 3. To report whether there are any cases of waiver/write off of debts/loans/interest etc., if yes, the reasons thereof, and the amount involved.

There are no cases of waivers of debts/loans/interests etc.

4. Whether proper records are maintained for inventories lying with third parties & assets received as gift from Government or other authorities?

No proper records are maintained for inventories lying with third parties. No assets have been received as gift from Government or other authorities.

5. A report on age-wise analysis of pending legal/ arbitration cases, including the reason of pendency and existence/ effectiveness of a monitoring mechanism for expenditure on all legal cases (foreign and local) may be given.

Details of pending legal/arbitration cases are as follows:-

Nature of Statute	Period to which dispute relates(Assessment Year)	Amount Disputed (in lakhs)	Forum where dispute is pending
a) Income Tax	2000-01	Rs 23.31	Commissioner of Income Tax (Appeals)
b) Service Tax	2010-11and2011-12	Rs 174.03	The company has filed an appeal before the Appellate Tribunal
c) Sales Tax	1996 - 97 to 1998-99	Rs 13.81	
	2005 - 06	Rs 3.45	Deputy Commissioner (Appeals)

MANUFACTURING SECTOR

1. Whether the Company's pricing policy absorbs all fixed and variable cost of production as well as the allocation of overheads?

The pricing policy does not absorb all fixed and variable costs of production.

- 2. Whether the company has utilized the Government assistance for technology up gradation/ modernization of its manufacturing process and timely submitted the utilization certificates.
 - The company has received loans for working capital.
- 3. Whether the company has fixed norms for normal losses and a system for evaluation of abnormal losses or for remedial action is in existence.
 - The company has no fixed norms for normal losses. It also does not have a system for evaluation of abnormal losses or for remedial action.
- 4. What is the system of valuation of by-products and finished products? List out the cases of deviation from declared policy.
 - There are no by-products. Finished products have been valued at lower of cost or net realizable value. Cost of materials consumed has been arrived at by adopting average cost method and not on weighted average cost method prescribed by Accounting Standard 2 of Institute of Chartered Accountants of India. However, the effect of the same is not material.
- 5. Whether the effect of deteriorated stores and spares of closed units been properly accounted for in the books.
 - The effect of deteriorated stores and spares of idle manufacturing units have not been properly accounted. Such items should be identified and necessary entries should be passed.
- 6. Whether the company has an effective system for physical verification, valuation of stock, treatment of non-moving items and accounting the effect of shortage/excess noticed during physical verification.
 - The company does not have an effective system of physical verification of raw materials and finished goods, General stores, building materials, spare parts etc. that includes non-moving obsolete items. This has not been identified and adequate provisions has not been made.
- 7. State the extent of utilization of plant and machinery during the year vis-à-vis installed capacity. *It was informed that the installed capacity is as follows: -*

INSTALLED AND LICENCES CAPACITY

a) 1. Installed capacity	50,800 MT of Grey Cement or
	30,000 MT of White Cement per annum
	1,050 MT of Cement Paint per annum
2. Licensed Capacity	50,800 MT of cement per annum
3. Capacity registered with DGTD	6,000 MT of Cement Paint per annum

b) Actual Production

Current year in (MT)

(i) White Cement8188.000(ii) Cement Paint000(iii) Wall Putty738.765





8. Report on the cases of discounts/ commission in regard to debtors and creditors where the Company has deviated from its laid down policy.

The company has laid down policies from time to time for discounts/ commissions with regard to debtors and we have not noticed any deviation from such laid down policies during the period under review.

TRADING

1. Whether the Company has an effective system for recovery of dues in respect of its sales activities and the dues outstanding and recoveries there against have been properly recorded in the books of accounts?

Actions to be taken for the recovery of past dues. No age analysis of receivable available in the accounting system.

- 2. Whether the Company has an effective system for physical verification, valuation of stock, treatment of non-moving items and accounting the effect of shortage/ excess noticed during physical verification.
- 3. The company does not have an effective system of physical verification of raw materials and finished goods, General stores, building materials, spare parts etc. that includes non-moving obsolete items. This has not been identified and adequate provisions has not been made.

The company is maintaining proper records of inventory. The inventory of general stores, building materials, spare parts etc includes non-moving and obsolete items. Adequate provision for the loss has not been made.

OTHERS

1. Examine the system of effective utilization of loans/ Grant-in-Aid/Subsidy. List the cases of deviation of funds.

The company has taken loan from the government of Kerala and the total loan received up to 31.03.19 amounts to Rs. 36.89 crores. Most of the loan amounts was utilized for working capital.

2. Examine the cost benefit analysis of major capital expenditure/ expansion including IRR and payback period.

During the year there is no major capital expenditure/ expansion.

3. If the audited entity has computerized its operations or part of it, assess and report, how much of the data in the company is in electronic format, which of the areas such as accounting, sales personnel information, payroll, inventory etc. have been computerized and whether the company has evolved proper security policy for the data/software/hardware?

The company has computerized its operations except stock records for raw materials and finished goods. The company has installed a new software "Tech ERP", but the same is not fully operational during the year. Due to glitches in this software both the new and the old software is used parallelly. We suggest that a system audit may be conducted in order to ensure the reliability and effectiveness of the system controls of the software.

For Sasi Vijayan & Rajan Chartered Accountants (Firm No. 003629S) (Sd/-) Tomy Zacharia

Tomy Zacharia
Partner

(Membership No. 242333) UDIN: 22242333AJWIST7247

Place: Ernakulam Date:30.05.2022



	The Travancore Cements Ltd., Nattakom, Kottayam - 686 013 Balance sheet as at 31 March 2019 (Amount in ₹)					
SI	Particulars	Note No	31 st March 2019	31 st March 2018		
	EQUITIES AND LIABILITIES					
1.	Shareholder's Funds					
	(a) Share Capital(b) Reserves & Surplus(c) Current Year Profit/ (Loss)	1 2	2,70,87,420 -71,42,97,454 -12,92,89,702	2,70,87,420 -71,42,97,454 -		
2.	Non-Current Liabilities (a) Long Term Borrowing (b) Deffered Tax Liabilities (c) Other Long Term Liabilities	3	36,89,00,000 - 17,948	30,89,00,000 - -		
3.	Current Liabilities (a) Short Term Borrowing (b) Trade Payables (c) Other Current Liabilities (d) Short Term Provisions	5 6 7 8	13,37,29,598 6,48,27,900 36,62,49,100 2,04,21,998	6,77,79,776 5,97,56,819 36,75,71,079 2,07,34,017		
	TOTAL		13,76,46,808	13,75,31,658		
ASS	BETS					
1.	Non Current Assets (a) Fixed Assets (i) Tangible Assets (ii) Capital Work-in-Progress (b) Non Current Investments (c) Other Non Current Assets (d) Long Term Loans and Advances	9 10 11 -	1,59,93,940 8,44,000 50,000 1,25,81,893	- 89,93,111 95,72,338 35,24,824 11,46,356		
2.	Current Assets (a) Inventories (b) Trade Receivables (c) Cash & Cash Equivalents (d) Short Term Loans and Advances (e) Other Current Assets TOTAL	13 14 15 16 17	5,34,63,897 1,52,04,584 1,33,70,147 2,57,77,028 3,61,318 13,76,46,808	6,50,15,062 1,99,55,254 5,05,526 2,85,99,344 2,19,845 13,75,31,658		

Kindly see accompanying notes to the financial statements

For and on behalf of the Board

(Sd/-) Senior Manager(Finance & A/cs)

(Sd/-) Dy. GM - Company Secretary

(Sd/-) Managing Director

(Sd/-) Chairman

As per our report of even date

For Sasi Vijayan & Rajan Chartered Accountants (Firm No. 003629S) (Sd/-)

C.A. Tomy Zacharia
Partner

(Membership No. 242333) UDIN: 22242333AJWIST7247



The Travancore Cements Ltd., Nattakom, Kottayam - 686 013 Statement of Profit and Loss Account for FY 2018-19

(Amount in ₹)

		1		
SI	Particulars	Notes	31st March 2019	31 st March 2018
	Daniel Control	40	44.00.44.740	0.07.00.047
	Revenue from Operations	18	14,33,44,712	8,87,93,047
	Other Income	19	38,51,284	3,08,63,912
	Project Income		-	-
А	Total Revenue (1+2+3)		14,71,95,996	11,96,56,959
	Expenses			
	Cost of Material Consumed	20	10,20,28,337	5,48,83,207
	Change in Inventories	21	-2,73,502	-1,37,13,966
	Employee Benefits	22	10,64,34,502	10,43,36,307
	Finance Cost	23	6,54,57,173	4,17,97,289
	Depreciation	26	25,71,510	19,63,047
	Other Expenses	24	2,69,96,442	5,17,96,727
В	Total Expenses		30,32,14,463	24,10,62,612
С	Profit Before Exceptional Items & Tax		-15,60,18,467	-12,14,05,653
	Exceptional Items	25	2,67,28,765	1,11,51,539
D	Profit BeforeTax		-12,92,89,702	-11,02,54,114
	Earning Per Equity Share of Face Value of Rs 10			
	Basic		-47.73	-40.70
	Diluted			

Kindly see accompanying notes to the financial statements

For and on behalf of the Board

(Sd/-) Senior Manager(Finance & A/cs)

(Sd/-) Dy. GM - Company Secretary

(Sd/-) Managing Director

(Sd/-) Chairman

As per our report of even date

For Sasi Vijayan & Rajan Chartered Accountants (Firm No. 003629S) (Sd/-)

C.A. Tomy Zacharia
Partner

(Membership No. 242333) UDIN: 22242333AJWIST7247



THE TRAVANCORE CEMENTS LIMITED NATTAKOM, KOTTAYAM -13

	The Travancore Cements Ltd., Nattakom, Kott Cash Flow Statement for the year ended	•	.3 (Amount in ₹)
SI	Particulars	31 st March , 2019	31 st March, 2018
A	Cash Flow From Operating Activities Net Profit Before Tax Adjustments for:	-12,92,89,702	-11,02,54,114
	Profit/Loss on Sales of Assets Depreciation Amortisation of Share Issue Expenses	-10,76,286 25,71,510 -	-6,72,521 19,63,047
	Operating Profit before working capital Changes	-12,77,94,478	-10,89,63,588
	Adjustments for: Decrease /(Increase) in Inventories Decrease /(Increase) in Trade Receivables Decrease /(Increase) in Other Non- Current Investments Decrease /(Increase) in Other Non- Current Assets Decrease /(Increase) in Short Term Loans & Advances Increase /(Decrease) in Other Current Assets Increase /(Decrease) in Short Term Borrwoings Increase /(Decrease) in Trade Payables Increase /(Decrease) in Other Current Liabilities Increase /(Decrease) in Short Term Provisions Cash Generated From Operations Taxes Paid Cash Flow before extra ordinary / prior period adjustments Extra Ordinary / Prior Period Adjustments	1,15,51,165 47,50,670 34,74,824 -1,14,35,537 28,22,315 -1,41,473 6,59,49,822 50,71,081 -13,21,980 -3,12,019 -4,73,85,612	-3,01,72,221 -1,33,89,645 - 5,60,167 28,91,860 - 14,07,232 2,68,94,471 3,67,10,370 -8,15,062 -8,48,76,415
В	Net Cash Flow used in Operating Activities [A] Cash Flow from Investing Activities Purchase of Fixed Assets (CWIP) Proceeds from Sale of Fixed Assets	-4,73,85,612 -8,44,000 10,76,286	-8,48,76,415 -1,67,350 6,72,521
	Net cash used in investing activities [B]	2,32,286	5,05,171
С	Cash Flow from Financing Activities Increase /(Decrease) in Long Term Borrowings Increase /(Decrease) in Other Long Term Liabilities	6,00,00,000 17,948	5,00,00,000
	Net cash used in financing activities [C] Net Decrease or Increase in Cash & Cash Equivalents [A+B+C]	6,00,17,948 1,28,64,622	4,95,85,081
	Cash & Cash Equivalents at the beginning of the period	5,05,526	3,52,91,689
	Cash & Cash Equivalents at the end of the period	1,33,70,147	5,05,526

Note:

The Cash Flow Statement has been prepared under the indirect method as set out in the Accounting Standard AS-3 :Cash Flow Statements Issued by the Chartered Accountants of India

Kindly see accompanying notes to the financial statements

For and on behalf of the Board

(Sd/-) Senior Manager(Finance & A/cs)

(Sd/-) Dy. GM - Company Secretary

(Sd/-) Managing Director

(Sd/-) Chairman

As per our report of even date

For Sasi Vijayan & Rajan Chartered Accountants (Firm No. 003629S) (Sd/-)

C.A. Tomy Zacharia

Partner

(Membership No. 242333) UDIN: 22242333AJWIST7247



THE TRAVANCORE CEMENTS LIMITED NATTAKOM, KOTTAYAM -13

9,572,338

844,000

10,788,809

8,993,111

91,552,196

1,963,048

89,589,149

100,545,307

167,350

100,377,957

Previous Year Figures

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n ₹)	uc	2018	99,534	1	13,084	28,263	000

(Amount in

3/31/2019

Depreciation Schedule as on

Travancore Cements Ltd

Note: 26 & 9

			Gross Block	Š			Depre	Depreciation		Net	Net Block
SI No	Description of Asset	Cost As On	Additions During	Deductions /	Total Cost As On	Depreciation Upto	Depreciation For the	Depreciation Deductions /	Total Depreciation As On	As On	As On
		4/1/2018	the Year	Adjustments	3/31/2019	4/1/2018	Year	Adjustments	3/31/2019	3/31/2019	3/31/2018
1	Free hold lands	1,699,534	ī	-	1,699,534		-		-	1,699,534	1,699,534
2	Trees on lease hold land	2,505	-	-	2,505	2,504	-		2,504	1	1
3	Factory Buildings	11,297,182		-	11,297,182	10,784,098	101,592		10,885,690	411,492	513,084
4	Residential Buildings	7,246,321	-	-	7,246,321	6,718,058	37,551		6,755,609	490,713	528,263
2	Plant & Machinery	23,322,069	9,572,338	-	32,894,407	22,915,065	1,048,730		23,963,796	8,930,611	407,003
9	Office Equipments	4,797,799	•	-	4,797,799	4,050,305	297,875		4,348,180	449,619	747,494
7	Electrical Installations	8,276,856	-	-	8,276,856	6,623,632	198,284		6,821,917	1,454,939	1,653,223
8	Vehicles	4,051,799	-	-	4,051,799	3,311,886	414,088		3,725,974	325,825	739,913
6	Earth moving machinery	4,062,126	-	-	4,062,126	3,355,590	183,881		3,539,470	522,656	706,536
10	Lab equipments	763,278	1	-	763,278	757,821	5,456		763,277	1	5,457
11	Dredger, Boats & Barges	5,390,872	-	220,099	5,170,773	4,887,589	271,110	220,099	4,938,601	232,172	503,283
12	Cutter suction dredger	27,094,744	-	-	27,094,744	25,740,007	-		25,740,007	1,354,737	1,354,737
13	Furniture & Fittings	2,533,005	-	-	2,533,005	2,398,424	12,943		2,411,367	121,638	134,581
14	Library Books	7,218			7,218	7,217			7,217	1	1
	Total	100,545,307	9,572,338	220,099	109,897,546	91,552,196	2,571,510	220,099	93,903,607	15,993,939	8,993,111

Annexure to our report of even date For **Sasi Vijayan & Rajan** Chartered Accountants (Firm No. 003629S) **C.A. Tomy Zacharia**Partner (Membership No. 242333)

UDIN: 22242333AJWIST7247

(Sd/-) Senior Manager(Finance & A/cs)

Capital Work In Progress

(Sd/-) Dy. GM - Company Secretary (Sd/-) Managing Director (Sd/-) Chairman

Note - 1 SHARE CAPITAL

Particulars	As at 31/03/2019 ₹	As at 31/03/2018 ₹
Authorised 6000000 Equity Shares of Rs 10/- each [Previous Year : 6000000 Equity Shares of Rs 10/- each] Issued, Subscribed and Paid up 270842 Equity Shares of Rs 10/- each fully paid up [Previous Year : 270842 Equity Shares of Rs 10/- each]	60,000,000 27,087,420	60,000,000 27,087,420
Total	27,087,420	27,087,420

Note 1.1

- a) Company has not issued any shares during the year
- b) Only Equity shares have been issued by the Company and the share holders are entitled to one vote per share
- c) All the share holders have equal rights in dividends
- d) Particulars of share holding more than 5% of share
- 1) Government of Kerala 91% (Equity shares of Rs.10 each

As at 31/03/2019	As at 31/03/2018
2,465,387	2,465,387

Note - 2 **RESERVES & SURPLUS**

Particulars	As at 31/03/2019 ₹	As at 31/03/2018 ₹
Reserve Capital Reserve Surplus (In Statement of Profit & Loss)	31,704,359	31,704,359
Loss brought forward from previous year Add: Current Year's Loss	-746,001,813 -129,289,702	-635,747,699 -110,254,114
Total Loss Miscellaneous Expenditure	-875,291,516	-746,001,813 -
Total	-843,587,157	-714,297,454

Note - 3 LONG TERM BORROWINGS

Particulars	As at 31/03/2019 ₹	As at 31/03/2018 ₹
Unsecured Loans & Advance from Related Parties : Govt of Kerala Loans & Advance from Malabar Cements	368,900,000	308,900,000
Total	368,900,000	308,900,000





Note - 4

OTHER LONG TERM BORROWINGS

Particulars	As at 31/03/2019 ₹	As at 31/03/2018 ₹
HDFC Vehicle Loan*	17,948	
Total	17,948	

Note - 5

SHORT TERM BORROWINGS (Unsecured)*

Particulars	As at 31/03/2019	As at 31/03/2018
	₹	₹
Security Deposit from Stockist & Contractors Loans & Advance from Malabar Cements	113,729,598 20,000,000	67,779,776
Total	133,729,598	67,779,776

Note - 6

TRADE PAYABLES

Particulars	As at 31/03/2019 ₹	As at 31/03/2018 ₹
For Goods Purchased (The details of suppliers covered in terms of Sec 16 of theMicro, S mall & Medium Enterprise Development Act, 2006 are not available)	64,827,900	59,756,819
Total	64,827,900	59,756,819

Note - 7

OTHER CURRENT LIABILITIES

Particulars	As at 31/03/2019 ₹	As at 31/03/2018 ₹
a) Current maturities on long term debts	203,875	-
b) Other liabilities	157,009,335	149,768,974
c) Interest accrued and due on Govt Loan	184,507,180	140,578,436
d) Advance against supply of Cement & Cement Pant	20,508,659	76,969,659
e) Short Term Borrowings from Banks	4,020,050	254,010
Total	366,249,100	367,571,079

Note - 8

SHORT TERM PROVISIONS

Particulars	As at 31/03/2019 ₹	As at 31/03/2018 ₹
Provision for Employee Benefits : Leave Encashment	20,421,998	20,734,017
Total	20,421,998	20,734,017

Note - 10

NON-CURRENT INVESTMENTS

Particulars	As at 31/03/2019 ₹	As at 31/03/2018 ₹
Investment in 500 B Class Shares of Rs 100/- each in TCE Co-Operative Bank Ltd No - K234 Investment in Joint Venture (Akkulam Project)	50,000	50,000 3,474,824
Total	50,000	3,524,824

Note - 11

OTHER NON-CURRENT ASSETS

Particulars	As at 31/03/2019 ₹	As at 31/03/2018 ₹
With Banks With District Treasury	12,581,893	1,146,356
Total	12,581,893	1,146,356

Note - 12

LONG TERM LOANS & ADVANCES

Particulars	As at 31/03/2019 ₹	As at 31/03/2018 ₹
Secured Considered Good Unsecured Considered Good Doubtful Less: Allowance for bad and doubtful debts	Nil Nil Nil Nil	Nil Nil Nil Nil
Total	Nil	Nil

Note - 13

INVENTORIES

Particulars 2018Rupees	As at 31/03/2019 ₹	As at 31/03/ ₹
a) Rawmaterialsb) Work in Progress / Shortagec) Finished Goods (Incl.WIP)d) Stores & Sparese) Loose Tools	10,533,827 22,603,312 19,599,546 23,042,508 89,504	39,799,842 22,603,312 19,326,045 23,305,899 94,187
Sub Total	75,868,697	105,129,285
Less: Provision for Shortage in Shell Less: Provision for Shortage in Stores & Spares Less: Provision for Shortage in Clinker	-12,062,000 - -10,342,800	-19,123,457 -250,333 -20,740,434
Total	53,463,897	65,015,061



Note - 14 TRADE RECEIVABLES

Particulars	As at 31/03/2019 ₹	As at 31/03/2018 ₹
Outstanding for a period exceeding six months from the date; they are due for payment Good Doubtful Less: Provision	16,986,869 -1,782,285	22,941,547 -2,986,294
Other Debts Total	15,204,584	19,955,253

Note - 15

CASH AND CASH EQUIVALENTS

Particulars	As at 31/03/2019 ₹	As at 31/03/2018 ₹
Cash on Hand	83,027	110,767
Balance with Banks		
In Current Accounts	10,948,305	307,378
With Treasury Savings Bank Account	17,562	87,381
With TCE Co-Op Bank Ltd K-234	2,321,254	
Total	13,370,147	505,526

Note - 16 SHORT TERM LOANS AND ADVANCES

Particulars	As at 31/03/2019 ₹	As at 31/03/2018 ₹
a) Unsecured and Considered Good		
Employees Advances	-3,168,807	-1,560,554
Staff Retention	-176,548	
Excise Duty Receivable	-	802,176
Gst Recevable	17,541,872	17,541,872
Income Tax & Sur Tax Adva	839,551	839,551
Income Tax Receivable	1,602,772	1,781,811
Interest Receivable	155,101	168,522
Miscellaneous Deposits	3,987,983	4,012,983
P F Contribution Receivable	-	-61,419
Pre-Paid Expenses	415,641	121,693
Rent Receivable	-	-
Sales Tax Receivable	-	226,479
Service Tax Payable On Co	-	147,340
Service Tax Receivable	4,578,427	4,578,427
Sundry Creditors-2	-	-
Suspense	-20,700	-750
Temporary Imprest	21,737	1,212
b) Unsecured and Considered Doubtful		
Advance to Suppliers		
Less: Provision for Doubtful Allowances		
Total	25,777,028	28,599,344

Note - 17

OTHER CURRENT ASSETS

Particulars	As at 31/03/2019 ₹	As at 31/03/2018 ₹
LIC Gratuity Fund	361,318	219,845
Total	361,318	219,845

Note - 18

REVENUE FROM OPERATION

Particulars	As at 31/03/2019 ₹	As at 31/03/2018 ₹
Sale of Products	143,344,712	88,793,047
Total	143,344,712	88,793,047

Note - 19

OTHER INCOME

Particulars	As at 31/03/2019	As at 31/03/2018
	₹	₹
Rent	129,423	138,833
Miscellaneous Income	869,539	892,984
Project Income	1,742,017	29,066,221
Profit on sales of assets	1,076,286	672,521
Interest on Fixed Deposit with Banks	34,019	93,353
Total	3,851,284	30,863,912

Note - 20

COST OF MATERIAL CONSUMED

Particulars	As at 31/03/2019	As at 31/03/2018
	₹	₹
Opening Stock	39,799,842	22,854,263
Add:Purchases	70,501,265	63,251,512
Less:Closing Stock	-10,055,594	-39,799,842
Stores & Spares	1,782,825	8,577,274
Total	102,028,337	54,883,207



Note - 21 INCREASE / DECREASE IN STOCK

Particulars	As at 31/03/2019 ₹	As at 31/03/201 ₹
Opening Stock		
Finished Goods	19,326,045	6,489,056
Work in Progress/Shortage	22,603,312	21,726,335
Total	41,929,357	28,215,391
Closing Stock		
Finished Goods	19,599,547	19,326,045
Shortage	22,603,312	22,603,312
Work in Progress		
Total	42,202,859	41,929,357
(Increase)/Decrease in Stock	-273,502	-13,713,966

Note - 22 **EMPLOYEE BENEFITS EXPENSES**

Particulars	As at 31/03/2019 ₹	As at 31/03/2018 ₹
Salaries & Wages Contribution to Provident & Other Funds	92,275,085 8,745,175	91,006,008 8,321,639
Staff Welfare Expenses	5,414,243	5,008,660
Total	106,434,502	104,336,308

Salaries & Wages include Rs 6,05,467 paid as Remuneration to the Managing Director

Note - 23 FINANCE COSTS

Particulars	As at 31/03/2019 ₹	As at 31/03/2018 ₹
Interest Expense		
Interest on Govt Loans	43,928,744	41,628,289
Interest on Advances / Deposits	21,528,429	169,000
Total	65,457,173	41,797,289





Note - 24 OTHER EXPENSES

Particulars	As at 31/03/2019 ₹	As at 31/03/2018
Consignment Transporting	188,438	-
Power And Fuels	9,069,356	7,935,603
Repairs To - Buildings	143,492	12,829
- Machinery	1,282,242	881,126
Packing Materials	4,305,682	208,107
Audit Fees And Expenses	4,000,002	57,281
Discounts	3,486,036	3,987,325
Excise Duty Paid	3,400,030	146,514
· · · · · · · · · · · · · · · · · · ·	5,379,934	
Selling & Distribution Expenses	1	3,457,138
Rent	168,153	122,422
Insurance	165,130	163,544
Rates And Taxes	392,408	184,274
Advertisement & Publicity	342,713	385,214
Printing & Stationery	107,868	75,671
Vehicle Maintenance	318,822	419,064
Postage, Telegram & Telephone	172,671	138,631
Travelling Expenses	307,339	241,399
Sales Tax Paid	-	582,602
Bank Charges	82,951	17,494
Legal Charges	157,288	181,066
Professional Charges:		819,079
: For Consultant Services	1,043,060	432,000
: For Statutory Audit	202,000	350,000
: For Other Services	1,796	
: Expenses Reimbursed	43,271	
Payments To Auditors : As Auditor (Internal Audit)	9,760	
Filing Fees	22,800	19,500
Directors Sitting Fees & Travelling Exp.	27,980	25,560
Honorarium To Chairman		20,000
Mislleaneous Expenditure Written Off	_	
Losses On Sale Of Fixed Assets	_	
Bad Debts Provided	_	
Guest House Expenses	34,078	11,600
Hospitality Expenses	9,783	38,747
Corporate Social Responsibility Exp.	61,117	1,140
Iso Expenses	68,485	93,737
· ·	-654,778	30,723,584
Project Expenses- Neyyar Dam Project & Akkulam Project Other Interest Paid	-004,770	30,723,304
Other Interest Paid	75 000	005
System Round Off	-75,898	695
Other Administrtive Expenses	132,465	83,781
Total	26,996,442	51,796,727



Note - 25 **EXCEPTIONAL ITEMS**

Particular	As at 31/03/2019 ₹	As at 31/03/2018 ₹
Gain on KSEB Settlement Misc.Income Others (Goods Tfr & Depos net balance) IOC Payable Reversed as per Court Order Contractors Deposit Exceptional Income (Emd) Excise Duty, Sales Tax & Service Tax Rectification Provision For Shortage Reversal	-104,429 4,083,175 312,529 2,798,744 725,313 17,709,424	11,151,539
Excess Provision for Doubtful Debts Reversed Total	1,204,009 26,728,765	11,151,539

To Note-19
OTHER INCOME

Particulars	As at 31.03.2019	As at 31.03.2018
	7	₹
a) Rent (Income)		
Rent Received - Other Source	121,623	133,229
Rent Received - Post Office Nattakom	7,800	5,604
Total	129,423	138,833
B) Sundry Income		
Misc. Income: Auction Sales	16,900	12,906
Misc. Income: Hire Charges	450	3,570
Misc. Income: Others	86,528	45,896
Misc. Income: Project/internship	162,500	196,000
Misc. Income: RTI Act	506	75
Misc. Income : Sale of Sundry Items	142,840	184,535
Misc. Income: Scrap sales	459,815	450,002
Total	869,539	892,984
c) Profit on Sale of Asset	1,076,286	672,521
d)Interest (Income)	34,019	93,353
e) Project Income - Neyyar Dam& Akkulam Project	1,742,017	29,066,221
Total	3,851,284	30,863,912



To Note-22 EMPLOYEE BENEFITS

Particulars	As at 31.03.2019	As at 31.03.2018
	₹	₹
a) Salaries, Wages, Bonus etc.		
Bonus	-	1,967,798
Festival Allowance	-	-
Leave Salary	2,400	108,600
Salaries & Wages- C. Paint	4,243,270	3,784,393
Salaries & Wages-General	23,543,265	26,131,422
Salaries & Wages-Manufacturing	17,401,801	18,032,315
Salaries & Wages-Medical Aid	492,107	456,022
Salaries & Wages-Packing	4,016,951	3,530,271
Salaries & Wages-Shell	-	
Salaries & Wages - Vehicle Maintenance	1,688,692	1,747,163
Salary - Depots & Reps	5,747,598	4,472,205
Salary - Office	8,881,193	8,506,762
Salary - Sales	1,101,873	1,129,300
Salaries & Wages - Machinery Maintenance	19,355,618	21,136,410
Work Men Compensatation	-	3,347
Subsistance Allowance	_	
Gratuity	5,194,850	6,060,413
Remuneration To Managing Director	605,467	
Total Salaries And Wages	92,275,085	97,066,422
B) Contribution To Provident & Other Funds		
Contribution To Provident Fund	8,745,175	2,226,924
C) Staff Welfare Expenses		
Canteen Subsidy	1,827,670	1,593,017
Contributoin To Welfare Fund	165,900	175,800
Employees Welfare Expenses	1,617,112	1,414,844
Medical Aid	1,602,245	1,732,682
Waste & Garbage Removal	104,729	92,317
Factory Day Celebration	25,304	
Contribution To Kerala Labour Welfare Fund	4,352	4,624
Group Insurance Premium	400	.,02
Contribution To Esi	66,531	29,678
Total	5,414,243	5,042,962
	106,434,502	104,336,308



FINANCE COST & INTEREST PAID

Particulars	As at 31.03.2019 ₹	As at 31.03.2018 ₹
Interest on Government Loan KSEB Dues	43,928,744 -	41,628,289 -
Stockist Deposits Others Buyers Credit	21,528,429	116,016 52,984 -
Total	65,457,173	41,797,289

To Note-24 Packing Materials

Particulars	As at 31.03.2019 ₹	As at 31.03.2018 ₹
Packing Materials * W. Putty * Ktm.	-26,761	100,310
Packing Materials * Paint* Kottayam	-	-101,507
Paper Bags Consumed	4,332,443	209,304
Total	4,305,682	208,107

To Note-24 Discounts

Particulars	As at 31.03.2019 ₹	As at 31.03.2018 ₹
Cash Discount * C. Paint	-	231,924
Cash Discount * W. Cement	-	-617
Dealers Discount	2,980,805	1,831,950
Promotional Discount * W. Cement	-	3,602
Special Discounts * W.C	-2	-
Special Discounts * C.P	-	24,603
Special Trade Discount * C. Paint	-	1,396,553
Special Trade Discount * W. Cement	4,028	360
Regional Discount White Cement	-	-106,467
Special Incentive To Stockist	-	106,467
Painters Discount Coupon	501,205	498,950
Total	3,486,036	3,987,325





To Note-24 Other Selling Expenses

Particulars	As at 31.03.2019	As at 31.03.2018
	₹	₹
Selling & Distribution	4,271,863	2,882,710
Selling Exp.* Freight Ch.* C.P	709,812	308,985
Selling Exp.* Freight Ch.* W.C	285,792	-
Selling Exp.* Free Sales * W.C	-	-4,557
C&F Agents Commission	112,467	27,794
Service Tax On Outward Freight	-	-
Sales Discount	-	3,121
White Cement Transport	-	239,085
Total	5,379,934	3,457,138

To Note-24 Rent Paid

Particulars	As at 31.03.2019 ₹	As at 31.03.2018 ₹
Others - Lease Rent Others - Rent/Cherthala Coimbatore Sales Office / Coimbatore Depot Tvm. Office	21,409 9,295 96,000 41,449	21,409 88,000 13,013
Total	168,153	122,422

To Note-24 Rates & Taxes

Particulars	As at 31.03.2019 ₹	As at 31.03.2018 ₹
Rates & Taxes - Insp. Fee-Dredger,Boats Etc Rates & Taxes - Others Rates & Taxes - Kvat/Salestax Renewal Etc Rates & Taxes - Vehicle Tax Service Tax On Outward Freight Rates & Taxes - Water Cess	371,500 - 20,908 -	167,537 3,600 4,450 8,687
Total	392,408	184,274

To Note-24 Advertisement & Publicity

Particulars	As at 31.03.2019	As at 31.03.2018
	₹	₹
Advertisement * Newspapers	-	-
Advertisement * Souvenir & Banners	30,000	46,000
Advertisement * Notices & Tenders	307,709	339,214
Advertisement - Visual Media	5,004	-
Total	342,713	385,214





To Note-7 b Other Liabilities

(Amount in ₹)

	Other Liabilities (Amount in		
Particulars	As at 31.03.2019	As at 31.03.2018	
Value Added Tax	-	3,019	
Gratuity Payable	74,668,854	-	
Outstanding Charges	9,141,609	9,143,007	
Sales Tax payable	-	46,456	
Bank Loan recoveries payable	374,256	489,924	
Excise duty payable on Finished goods	-	1,015,288	
PF Collection payable	13,434,750	5,659,665	
ESI Payable	6,717	1,879	
Audit fees Payable	525,000	350,000	
Income tax collected (TCS)	5,519	3,602	
LIC Premium Collection payable	86,218	627,663	
Salaries & Wages Payable	4,183,412	5,257,025	
TDS from Contractors/Professional payable	566,913	657,110	
TDS on Salary	71,140	46,423	
TCE CO-OP. SOCIETY LTD. N	964,026	1,507,660	
Housing loan recoveries payable	17,302	19,771	
Sales tax collected	_	579,656	
Employees welfare fund Collection payable	257,551	167,837	
Bonus/Festival allowance payable	48,809	2,012,492	
Kerala Construction Workers Welfare Fund	352,482	352,482	
Face recoveries payable	48,025	14,700	
Trade union recoveries payable	20,455	17,175	
Canteen recoveries Payable	25,456	-22,097	
LIC-Group Gratuity Premium Payable		76,508,443	
Sales tax deducted from contractors	_	4,437	
Cenvat	_	2,660	
Service Tax col. Payable	_	29,480	
Goods and Service Tax	41,964,969	24,527,337	
Goods transfer ex duty	-	142,606	
Lease Rent Payable	192,681	171,272	
Kerala State Electricity Board	_	,	
Kerala State Maritime Development Corpn.	_		
Short term borrowings from PSUs	_	20,000,000	
Consultancy Charges Payable	864,000	432,000	
CMDRF	355,390	102,000	
Pf Payable Employer	8,356,502	_	
Input Tax Credit Available	177,431		
Tds On Gst Payable	15,715		
Professional Tax Collection	284,150		
	4		
Kerala Labour Welfare Fund			



To Note 21 INCREASE / DECREASE STOCK

(Amount in ₹)

Particulars	As at 31-03-2019	As at 31-03-2018
White Cement	13,442,687	1,416,907
Cement in Process/Shortage	22,603,312	21,726,335
Cement Paint	362,262	1,781,613
Aycrillic Emulsion Paint	423	423
Wallputty	1,572,954	3,290,113
Stock at Depots	3,947,719	
Total Opening Stock	41,929,357	28,215,391
White Cement	18,252,962	13,442,687
Cement in Process/Shortage	22,603,312	22,603,312
Cement Paint	266,923	362,262
Aycrillic mulsion Paint	-	423
Wallputty	1,079,661	1,572,954
Stock at Depots	•	3,947,719
Total Closing Stock	42,202,859	41,929,357
(Increase)/Decrease in Stock	-273,502	-13,713,966

To Note-1 (Amount in ₹) (Amount in ₹)

Reconciliation of Shares outstanding at the beginning and at the end of the reporting period	As at March 31,2019		As at March 31,2018	
and at the end of the reporting period	Nos	Amt (Rs)	Nos	Amt (Rs)
Opening Share Capital at the beginning of the period Add: Shares issuued During the year	2,708,742	27,087,420 -	2,708,742 -	27,087,420
Add: Rights/Bonus Shares Issued	-	-	-	-
Total	2,708,742	27,087,420	2,708,742	27,087,420
Less: Buy back of Shares Less: Reduction in Capital	-	-	-	-
Closing Share Capital at the end of the period	2,708,742	27,087,420	2,708,742	27,087,420

To Note-1

-List of Share holders having 5% or more Shares (In Nos)

Name Of Shareholders	As at March 31,2019		As at March 31,2019 As at March 31,2018		31,2018
	Nos	%	Nos	%	
Government of Kerala	2,465,387	91	2,465,387	91	

To Note-2

Particulars	As at March 31,2019		As at March 31,2018	
	₹	₹	₹	₹
Capital Reserve				
Grant from Govt of Kerala	25,000,000		25,000,000	
Reserve for Rehabilitation & Development	204,359		204,359	
Expansion Reserve	5,000,000		5,000,000	
Investment subsidy Reserve	1,500,000		1,500,000	
TOTAL		31,704,359		31,704,359



A- SIGNIFICANT ACCOUNTING POLICIES AND NOTES TO THE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31STMARCH. 2019

1. SIGNIFICANT ACCOUNTING POLICIES

a Basis of Accounting

The financial statements of the Company have been prepared in accordance with generally accepted accounting principles in India. The Company has prepared these financial statements in accordance with the Accounting Standards specified under Section 133 of the Companies Act 2013, read with Rule 7 of the Companies (Accounts) Rules, 2014. The financial statements have been prepared on an accrual basis and under the historical cost convention. The accounting policies adopted in the preparation of financial statements are consistent with those of previous year.

Insolvency petition is pending at NCLT which may affect the Going Concern of the company.

b Use of Estimates

The presentation of financial statements in conformity with the generally accepted accounting principles require estimates and assumptions to be made that affect the reported amount of assets and liabilities on the date of the financial statements and the reported amount of revenues and expenses during the reporting period. Difference between the actual result and estimates are recognized in the period in which the results are known /materialized.

c Revenue Recognition

Revenue on sale of goods is recognized when the significant risks and rewards of ownership of goods have been passed to the buyer. Gross sales are exclusive of excise duty and GST whenever applicable. Other revenues are recognized on accrual basis.

d Fixed Assets

Fixed assets are stated at historical cost which includes taxes, duties, freight and other incidental expenses incurred for bringing the asset to the working condition required for their intended use, less depreciation to date.

e Depreciation/ Amortization

In compliance with the provisions of the Companies Act, 2013, the company has reworked depreciation with reference to the estimated economic life of Fixed Assets prescribed by Schedule II of the Act.

f Investments

Long term, Non - Trade and Unquoted 500 shares of Rs.100/- each of TCE Co-operative Bank Ltd. No: K 234, valued at cost.

g <u>Inventories</u>

Inventories are valued at cost or net realizable value whichever is lower.

The method of valuation is as under:

- a. Raw materials and stores and spare parts are valued at cost based on FIFO method.
- b. Finished goods are valued at cost or net realizable value which ever is less.
- c. There is no working progress during the review period.





h Employee Benefits

i. Defined Contribution Plans

The company has defined contribution plans for employees comprising of Provident Fund and Employee's State Insurance. The contributions paid/payable to these plans during the year are charged to the Statement of Profit and Loss for the year.

ii. <u>Defined Benefit Plans(Gratuity -Funded)</u>

The Company provides gratuity to the eligible employees under the Group Gratuity Scheme of Life Insurance Corporation of India.

iv. Long Term Employee Benefits

The Company has made provision for leave encashment benefit on the leave standing to the credit of each employee as on the date of balance sheet.

i Income Tax

Provision for current tax if any, is made as per the provisions of Income tax Act 1961. Deferred tax asset/liability, if any, and if substantial, appropriate provisions will be made in the accounts.

j Foreign Currency Transactions

The expenses and income in foreign exchange are accounted for at the rates prevailing on the date of transaction.

k Investment Subsidy

Investment subsidy received is treated as Capital Reserve.

I Earnings per share

Basic/ diluted earnings per share is calculated by dividing the net profit or loss for the year attributable to equity shareholders (after deducting attributable taxes) by the weighted average number of equity shares/ dilutive potential equity shares outstanding as at the end of the year as the case may be.

m Provisions, Contingent Liabilities and Contingent Assets

Provisions are recognized when the company has a present obligation as a result of a past event, for which it is probable that a cash outflow will be required and a reliable estimate can be made of the amount of the obligation. Provisions are not discounted to its present value and are determined based on management estimate required to settle the obligation at the Balance Sheet date. These are reviewed at each Balance Sheet date and adjusted to reflect the correct management estimates.

Contingent Liabilities are disclosed when the company has a possible obligation or a present obligation and it is probable that a cash flow will not be required to settle the obligation.

Contingent assets are neither recognized, nor disclosed in the accounts.

As per our report of even date

For and on behalf of the Board

(Sd/-) Senior Manager(Finance & A/cs)

(Sd/-) Dy. GM - Company Secretary

(Sd/-) Managing Director

(Sd/-) Chairman

For Sasi Vijayan & Rajan Chartered Accountants (Firm No. 003629S) (Sd/-) C.A. Tomy Zacharia

C.A. Tomy Zacharia
Partner

(Membership No. 242333) UDIN: 22242333AJWIST7247

NOTES FORMING PART OF THE ACCOUNTS

Note 27

Vide Government Order No. 37/06/Revenue dated 07/02/2006, lease rent of land was increased from Rs. 21,409/- to Rs. 13,24,688.50 per annum with effect from the year 1985 onwards resulting in a liability of Rs. 3,12,78,708 up to the year 2008-09. The Company vide letter no. 1245 dated 03/07/2009, requested the Government to withdraw the above mentioned Government Order and either to maintain the status quo prior to the issue of it or to transfer title of the property to the Company. Considering the Company's representation, Government of Kerala vide order No. 177/2010/Revenue, dated 18/05/2010 has restored old lease fee of Rs. 21,409/- up to the year 2009-2010. The Lease Rent was not revised by the Government till date. Accordingly, the lease rent at the existing rate of Rs. 21,409/- payable for the current year is included in rent paid.

Note 28

Trade Payable, Trade Receivables and Loans and Advances are subject to confirmation.

Note 29

Provision for Leave Encashment:

The Company has made provision for leave encashment benefit based on the leave standing to the credit of the employees as at the year end. Liability for leave encashment as at 31st March 2019 amounting to Rs.2,04,21,998/-

Note 30

The following Income tax claims are under dispute and hence not provided for:

- Income tax demand for the assessment year 2000-01
 Pending before the Honourable Supreme Court of India Rs.23.31 lakh
- b) Income tax demand for the assessment year 2001-02 Rs.2, 24,702
- c) Income tax demand for the assessment year 2011-12 Rs.9,66,107

Note 31

Accounting Standard 17 on segment reporting is not applicable to the Company, as its products form part of a single business segment viz., Cement and Cement products. Moreover, since the Company confines its revenue generating activities within India, there is only one geographical segment as far as the Company is concerned.

Note 32

Interest expense include Rs.4,39,28,744/-being the interest payable for the year 2018-19 on loan of Rs.36.89 crores received from Government of Kerala. The interest payable was calculated at arate including penal interest.

Note 33

Previous year's figures have been regrouped wherever found necessary.

Note 34

Since the financial result is negative no deferred tax asset/liability for the year has been provided.





Note 35

The following suits are pending: -

- OS No. 172/2006 Before the Addl. Sub Court, Kottayam, Travancore Cements V/s. M/s. Vembanad Enterprises, recovery of amount of Rs. 3,71,843.75 due from the party.
- ❖ Suit No.2538/ 1993 Before the High Court of Judicature at Bombay, TCL V/s. Bharathi Shipyard Pvt. Ltd, the suit is for the recovery of Rs. 22,79,730/- being interest claimed on Rs. 11,43,016/- from 2nd March 1984 to 2nd September 1993. The party collected an amount of Rs. 11,43,016/- as excise duty in 1984 but did not remit this money to central Excise Dept.
- ❖ OS 20/2007 Before the Addl. Sub-Court, Kottayam, TCL c/s M/s V. John & Sons, Thiruvalla. The opposite party was the stockist of the Company. The suit was filed claiming the amount of Rs 8,01,235-50 due from them towards the Cr. Sales of White Cement & Cement Paint made to them.
- ❖ OS No.583/2008 (Old No) OS No.627/2010. (New No) Before the Fast Tract Court-II, Coimbatore & Principal Subordinate Judge, Coimbatore, Claiming a sum of Rs. 5,31,618-29 together with interest @ 18% p.a. (total amount claimed as on 10/07/2008 was Rs. 5,58,027/-) due from Sree Lakshmi Associate, one of the company's stockist for White Cement in Coimbatore.
- ❖ WP(C) 39529/2015 Before the High Court of Kerala, TCL V/s Asst. Commissioner of Central Excise Customs and Service Tax and Commissioner of Central Excise Customs and Service Tax, claim for Service Tax Refund for the period 2010-11, 2011-12 regarding Akkulam Rejuvenation Project under the head of dredging service and goods transport agency service.

As per our report of even date

For and on behalf of the Board

(Sd/-) Senior Manager(Finance & A/cs)

(Sd/-) Dy. GM - Company Secretary

(Sd/-) Managing Director

(Sd/-) Chairman

For Sasi Vijayan & Rajan Chartered Accountants (Firm No. 003629S) (Sd/-) C.A. Tomy Zacharia Partner

(Membership No. 242333) UDIN: 22242333AJWIST7247

36-DISCLOSURE UNDER THE ACCOUNTING STANDARDS

1. ACCOUNTING STANDARD 15 - EMPLOYEE BENEFITS

A. DEFINED CONTRIBUTION PLANS

During the year, the following amounts have been recognized in the Statement of Profit and Loss on account of defined contribution plans: -

Particulars	2018 -19	2017-18
Employers' contribution to PF	Rs. 87,45,175/-	Rs. 22,26,924/-
Employers' contribution to ESIC	Rs. 66,531/-	Rs. 29,678/-

B. DEFINED BENEFIT PLANS

The Company provides gratuity to the eligible employees under the group gratuity scheme of Life Insurance Corporation of India

C. OTHER EMPLOYEE BENIFITS

Canteen Subsidy	Rs. 18,27,670
Medical Aid	Rs. 16,02,245
Employee's Welfare Expenses	Rs. 16,17,112
Contribution to Employees Welfare Fund	Rs. 1,65,900
Other Staff Welfare Expenses	Rs. 2,01,316

2. ACCOUNTING STANDARD 18 - RELATED PARTY DISCLOSURE

(As prescribed by Companies (Accounting Standard) Rules, 2006)

A. Related Parties and nature of relationship

- (i) Mr. Saji .A.J , Company Secretary
 - a) Salary Rs.8,12,700/- (Rs. 8,51,130 for the previous year)
 - b) Seasonal & Festival Advance Rs. 2,750/- (Rs. 2,750 for the previous year)

3. ACCOUNTING STANDARD 20 - EARNINGS PER SHARE

Particulars	Profit for the year Ended 31.03.2019	Profit for the year Ended 31.03.2018
Profit after taxation	(12,92,89,702)	(11,02,54,114)
Weighted average number of equity shares of		
Rs.10 each (Fully paid up)	2708742 Nos	2708742 Nos
Earnings per share (Basic and diluted)	(47.73)	(40.70)

4. <u>ACCOUNTING STANDARD 22 – ACCOUNTING FOR TAXES ON INCOME</u>

Deferred tax asset/liability has not been taken into account in view of substantial amounts of loss for the year and carried forward losses.

5. <u>ACCOUNTING STANDARD 27 – JOINT VENTURE</u>

The Company has entered into a joint venture agreement with the Kerala State Maritime Development Corporation for the dredging and beautification (of the side protection) works of Akkulam Lake awarded by the Government of Kerala for a total contract value of 29 crores. As per the direction of the Government of Kerala, the work is to be carried out in joint venture with Kerala State Maritime Development Corporation





Ltd and the company as the lead party. The profit/loss is to be shared equally by the parties. However, the Company is responsible for the execution of the work. The Government of Kerala has given the full contract value in advance. The value of work done every year is adjusted against the advance received and the profit earned has been shared till 31st March 2014. The share of profit/loss for the year ended 31st March 2019 has been ascertained

6. ACCOUNTING STANDARD 28 - IMPAIREMENT OF ASSETS

The Company is doing sales on cash basis instead of credit basis. The company is in the process of ascertaining the details of the impairment of assets and the necessary adjustments will be made in the books of accounts on ascertaining the details.

7. ACCOUNTING STANDARD 29- PROVISIONS, CONTINGENT LIABILITIES AND CONTINGENT ASSETS

- a) M/s General Chemical Industries claimed Rs.50,000/- towards value of Flint Pebbles supplied and the case is pending before Honourable City Civil Court, Calcutta. The company has disputed the claim since the goods supplied were of inferior quality.
- b) The Income Tax Department had claimed an amount of Rs.23,31,170/- including interest for the assessment year 2000-01. The demand was raised due to dis-allowance of the claim for provision made for shortage in stock amounting to Rs.46,13,711/-. The matter is pending before commissioner of Income Tax (Appeals).
- c) The commissioner of Central Excise, Customs and Service Tax has issued order dated 27-07-2016 against the company on appeal filed by the company for waiver of interest and penalty for the delay in remitting the Service Tax. The liability towards interest for the delayed payments and penalty amounts to Rs.1,74,02,813/- The company prefers an appeal against the order before the due date.
- d) Sales Tax &VAT
 - 1) Sales Tax demand for the assessment years 1996-97 to 1998 99 of Coimbatore Office Rs.13, 81,364
 - 2) VAT demand for the assessment year 2005-06 Rs. 3, 45,807

As per the orders of Sales tax authorities, an amount of Rs.4,40,128 has been paid till 31.03.2009 and is included in Schedule No.12, under the head 'Loans and Advances'. Besides, Bank guarantee for Rs.12,11,236 have also been executed for the assessment years 1995-96, 1996-97, 1997-98 and 1998-99.

For and on behalf of the Board

(Sd/-) Senior Manager(Finance & A/cs)

(Sd/-) Dy. GM - Company Secretary

(Sd/-) Managing Director

(Sd/-) Chairman

For Sasi Vijayan & Rajan Chartered Accountants (Firm No. 003629S) (Sd/-) C.A. Tomy Zacharia Partner

As per our report of even date

(Membership No. 242333) UDIN: 22242333AJWIST7247





OFFICE OF THE PRINCIPAL ACCOUNTANT GENERAL (AUDIT-II) KERALA, THIRUVANANTHAPURAM

COMMENTS OF THE COMPTROLLER AND AUDITOR GENERAL OF INDIA UNDER SECTION 143(6)(b) OF THE COMPANIES ACT, 2013 ON THE FINANCIAL STATEMENTS OF THE TRAVANCORE CEMENTS LIMITED FOR THE YEAR ENDED 31 MARCH 2019.

The preparation of financial statements of **The Travancore Cements Limited** for the year ended **31 March 2019** in accordance with the financial reporting framework prescribed under the Companies Act, 2013 (Act) is the responsibility of the management of the Company. The statutory auditors appointed by the Comptroller and Auditor General of India under Section 139(5) of the Act are 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 **30 May 2022.**

I, on behalf of the Comptroller and Auditor General of India have decided not to conduct the supplementary audit of the financial statements of **The Travancore Cements Limited** for the year ended **31 March 2019** under section 143 (6) (a) of the Act.

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

DR. BIJU JACOB

Thiruvananthapuram

Dated: 11.07.2022

PRINCIPAL ACCOUNTANT GENERAL (AUDIT-II), KERALA



THE TRAVANCORE CEMENTS LIMITED Regd. Office: NATTAKOM, KOTTAYAM, KERALA – 686 013

Regd. Office: NATTAKOM, KOTTAYAM, KERALA - 686 013				
ATTEN	DANCE SLIP			
I hereby record my presence at the adjourned 72 nd Annual General Meeting of the Company held on Thursday, 23 rd February 2023 at 11.00 a.m. at Nattakom, Kottayam-686013.				
Member's Folio/DPID Client ID No.				
Name & Address of Shareholder:				
Joint Shareholder :				
	Signature of the Joint Members			
Note : 1. Sign this attendance slip and hand it over at the hall.	attendance verification count	er at the entrance of meeting		
2 Electronic copy of the notice of the AGM along mail address is registered with the company/de a hard copy of the same. Members receiving el attendance slip.	pository participants unless ar	ny member has requested for		
3 . Physical copy of the Annual report 2018-2019 permitted modes to all members whose email i				
<u>ELECTRONIC V</u>	OTING INFORMATION			
EVEN(Electronic Voting Event Number)	/EN(Electronic Voting Event Number) USER ID PASSWORD			
123207				





THE TRAVANCORE CEMENTS LIMITED Regd. Office: NATTAKOM, KOTTAYAM, KERALA – 686 013

- I. In compliance with provisions of Section 108 of the Companies Act, 2013, Rule 20 of the Companies (Management and Administration) Rules, 2014 as amended by the Companies (Management and Administration) Amendment Rules, the Company is pleased to provide members facility to exercise their right to vote on resolutions proposed to be considered at the adjourned 72nd Annual General Meeting (AGM) by electronic means and the business may be transacted through e-Voting Services. The facility of casting the votes by the members using an electronic voting system from a place other than venue of the adjourned 72nd AGM ("remote e-voting") will be provided by National Securities Depository Limited (NSDL).
- II. The facility for voting through ballot paper shall be made available at the AGM and the members attending the meeting who have not cast their vote by remote e-voting shall be able to exercise their right at the meeting through ballot paper.
- III. Members, who cast their votes by remote e-voting prior to the AGM, may attend the meeting but will not be entitled to cast their votes once again.
- IV The remote e-voting period commences on 20th February 2023 at 9.00 am and ends on 22nd February 2023 at 5.00 pm. During this period members of the company holding shares either in physical form or dematerialized form as on the cutoff date 17th February 2023 being the record date for the purpose of voting, may cast their vote electronically. The remote e-voting module shall be disable by NSDL for voting thereafter. Once the vote on a resolution is cast by the member shall not be allowed to change it subsequently.
- V. Process and manner for remote e-voting are as under

How do I vote electronically using NSDL e-Voting system?

The way to vote electronically on NSDL e-Voting system consists of "Two Steps" which are mentioned below:

Step 1: Log-in to NSDL e-Voting system at https://www.evoting.nsdl.com/

Step 2 : Cast your vote electronically on NSDL e-Voting system.

Details on Step 1 is mentioned below:

How to Log-into NSDL e-Voting website?

- 1. 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.
- 2. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under Shareholders' section.
- 3. A new screen will open. You will have to enter your User ID, your Password and a Verification Code as shown on the screen.

Alternatively, if you are registered for NSDL eservices i.e. IDEAS, you can log-in at https://eservices.nsdl.com/ with your existing IDEAS login. Once you log-in to NSDL eservices after using your log-in credentials, click on e-Voting and you can proceed to Step 2 i.e. Cast your vote electronically.

4. Your User ID details are given below:

Manner of holding shares i.e. Demat (NSDL or CDSL) or Physical	Your User ID is:
a) For Members who hold shares in demat account with NSDL	8 Character DP ID followed by 8 Digit Client ID For example if your DP ID is IN300*** and Client ID is 12***** then your user ID is IN300***12******
b) For Members who hold shares in demat account with CDSL.	To Digit Beneficiary ID For example if your Beneficiary ID is 12************************************
c) For Members holding shares in Physical Form.	EVEN Number followed by Folio Number registered with the companyFor example if folio number is 001*** and EVEN is 101456 then user ID is 101456001***

5. Your password details are given below:

- a. If you are already registered for e-Voting, then you can user your existing password to login and cast your vote.
- b. If you are using NSDL e-Voting system for the first time, you will need to retrieve the 'initial password' which was communicated to you. Once you retrieve your 'initial password', you need to enter the 'initial password' and the system will force you to change your password.
- c. How to retrieve your 'initial password'?
- (i) If your email ID is registered in your demat account or with the company, your 'initial password' is communicated to you on your email ID. Trace the email sent to you from NSDL from your mailbox. Open the email and open the attachment i.e. a .pdf file. Open the .pdf file. The password to open the .pdf file is your 8 digit client ID for NSDL account, last 8 digits of client ID for CDSL account or folio number for shares held in physical form. The .pdf file contains your 'User ID' and your 'initial password'.
- (ii) If your email ID is not registered, your 'initial password' is communicated to you on your postal address.
- 6. If you are unable to retrieve or have not received the "Initial password" or have forgotten your password:
 - a) Click on "Forgot User Details/Password?" (If you are holding shares in your demat account with NSDL or CDSL) option available on www.evoting.nsdl.com.
 - b) **Physical User Reset Password?**" (If you are holding shares in physical mode) option available on www.evoting.nsdl.com.
 - c) If you are still unable to get the password by aforesaid two options, you can send a request at evoting@nsdl.co.in mentioning your demat account number/folio number, your PAN, your name and your registered address.

Members can also use the OTP (One Time Password) based login for casting the votes on the e-Voting system of NSDL.





- 7. After entering your password, tick on Agree to "Terms and Conditions" by selecting on the check box.
- 8. Now, you will have to click on "Login" button.
- 9. After you click on the "Login" button, Home page of e-Voting will open.

Details on Step 2 is given below:

How to cast your vote electronically on NSDL e-Voting system?

- 1. After successful login at Step 1, you will be able to see the Home page of e-Voting. Click on e- Voting. Then, click on Active Voting Cycles.
- 2. After click on Active Voting Cycles, you will be able to see all the companies "EVEN" in which you are holding shares and whose voting cycle is in active status.
- 3. Select "EVEN" of company for which you wish to cast your vote.
- 4. Now you are ready for e-Voting as the Voting page opens.
- 5. Cast your vote by selecting appropriate options i.e. assent or dissent, verify/modify the number of shares for which you wish to cast your vote and click on "Submit" and also "Confirm" when prompted.
- 6. Upon confirmation, the message "Vote cast successfully" will be displayed
- 7. You can also take the printout of the votes cast by you by clicking on the print option on the confirmation page
- 8. Once you confirm your vote on the resolution, you will not be allowed to modify your vote

THE INSTRUCTIONS FOR MEMBERS FOR REMOTE E-VOTING AS UNDER:-

The remote e-voting period begins on Monday 20th February 2023 at 09:00 A.M. and ends on Wednesday 22nd February 2023 at 17:00 P.M. The remote e-voting module shall be disabled by NSDL for voting thereafter. The Members, whose names appear in the Register of Members / Beneficial Owners as on the record date (cut-off date) i.e. 17th February 2023, may cast their vote electronically. The voting right of shareholders shall be in proportion to their share in the paid-up equity share capital of the Company as on the cut-off date, being 17th February 2023.

THE INSTRUCTIONS FOR MEMBERS FOR e-VOTING ON THE DAY OF THE AGM ARE AS UNDER:-

- 1. The procedure for e-Voting on the day of the AGM is same as the instructions mentioned above for remote e-voting.
- 2. Only those Members/ shareholders, who will be present in the AGM 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 in the AGM.
- 3. Members who have voted through Remote e-Voting will be eligible to attend the AGM. However, they will not be eligible to vote at the AGM.

The details of the person who may be contacted for any grievances connected with the facility for e-Voting on the day of the AGM shall be the same person mentioned for Remote e-voting

General Guidelines for shareholders

- (i) Process for those shareholders whose email ids are not registered with the depositories for procuring user id and password and registration of e-mail ids for e-voting for the resolutions set out in this notice:
- i. In case shares are held in physical mode please provide 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 cstravcement@gmail.com.





- ii. In case shares are held in demat mode, please provide DPID-CLID (16 digit DPID + CLID or 16 digit beneficiary ID), Name, client master or copy of Consolidated Account statement, PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) to cstravcement@gmail.com
- iii. Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/JPG Format) of the relevant Board Resolution/Authority letter etc. with attested specimen signature of the duly authorized signatory(ies) who are authorized to vote, to the Scrutinizer by e-mail to krishnaprasadcs@gmail.com with a copy marked to evoting@nsdl.co.in
- iv. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential. Login to the e-voting website will be disabled upon five unsuccessful attempts to key in the correct password. In such an event, you will need to go through the "Forgot User Details/Password?" or "Physical User Reset Password?" option available on www.evoting.nsdl.com to reset the password
- v. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and evoting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 1800 1020 990 and 1800 22 44 30 or send a request at evoting@nsdl.co.in
- (ii) In case a Member receives physical copy of the Notice of AGM [for members whose email IDs are not registered with the Company/Depository Participants(s) or requesting physical copy] Initial password is provided in this Notice.
- (iii) 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).
- (iv). The voting rights of members shall be in proportion to their shares of the paid up equity share capital of the Company as on the cut-off date of 17th February 2023.
- (v). 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 as well as voting at the AGM through ballot paper.
- (vi) Mr. Krishna Prasad R.S., Practicing Company Secretary (Membership No.7080) has been appointed for as the Scrutinizer for providing facility to the members of the Company to scrutinize the voting and remote e-voting process in a fair and transparent manner.
- (vii). The Chairman shall, at the AGM at the end of discussion on the resolutions on whichvoting is to be held, allow voting with the assistance of scrutinizer, by use of "Ballot Paper" or "Poling Paper" for all those members who are present at the AGM but have not cast their votes by availing the remote evoting facility.
- (viii). The Scrutinizer shall after the conclusion of voting at the general meeting, will first count the votes cast at the meeting and thereafter unblock the votes cast through remote e-voting in the presence of at least two witnesses not in the employment of the Company and shall make, not later than three days of the conclusion of the (AGM), a consolidated scrutinizer's report of the total votes cast in favour or against, if any, to the Chairman or a person authorized by him in writing, who shall countersign the same and declare the result of the voting forthwith.
 - (ix) The results declared along with the report of the Scrutinizer shall be placed on the website of the Company in www.travcement.com and on the website of NSDL
- (x) The results of e-voting and voting at the meeting, if any, on resolutions shall be aggregated and declared on or after the Annual General Meeting of the Company and the resolutions will be deemed to be passed on the Annual General Meeting date subject to receipt of the requisite numbers of votes in favor of the Resolutions.
- (xi) The Notice of the Adjourned 72nd AGM is placed in the website of the Company www.travcement.com
- (xii). For further clarifications or grievances please contact: cstravcement@gmail.com

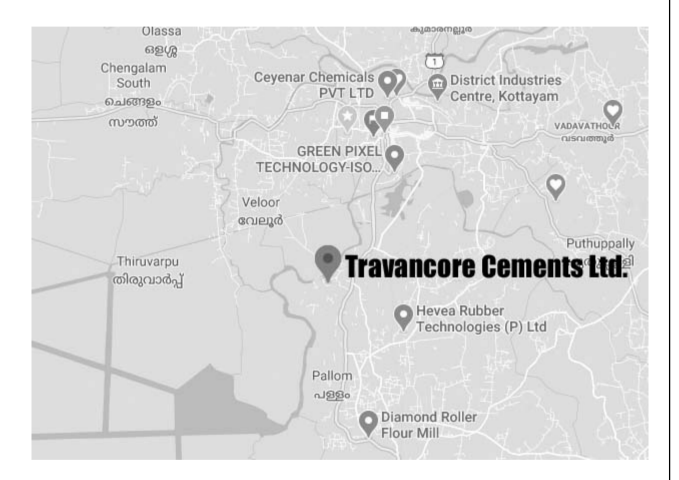
FORM No. MGT-11 Proxy Form

[Pursuant to section 105(6) of the Companies Act, 2013 and rule 19(3) of the Companies (Management and Administration) Rules 2014]

			Administration) Rules, 2014j		
CIN		:	U26941KL1946SGC001213		
Name of the com	pany	:	THE TRAVANCORE CEMENTS LTD		
Registered office	ed office : NATTAKOM, KOTTAYAM, KERALA - 686013				
Name of the men	nber (s)	:			
Registered addre	ss	:			
E-mail Id		:			
Folio No/ Client le	b	:			
DP ID		:			
I/We, being the m	nember (s) of	s	hares of the above named company, hereby appoint		
Name:					
Address:					
E-mail Id:					
Signature:		or failin	a him		
- 19			3		
Name:					
Address:					
E-mail Id:					
Signature:		or failin	g him		
J	,				
General Meeting	of the Company	y, to be	a poll) for me/us and on my/our behalf at the adjou e held on Thursday,23 rd February 2023 at 11.00 a.m n respect of such resolution as indicated below:-		
SI. No.		Res	olution		
Ordinary Busines	SS				
,	Accounts for the	e year	nd adopt the Directors' Report and the Audited Sta ended $31^{\rm st}$ March 2019 with the reports of the Auudit), Kerala, thereon.		
Signed this d	ay of		2023	Affix Rs.1/- Revenue Stamp	
Signature of shar	eholder		signature of Proxy holder(s)		
· ·			ffective should be duly completed and deposited at t		
	-		ess than 48 hours before the commencement of the		
5		,		5	



Route Map of the AGM Venue -The Travancore Cements Ltd.



From Nedumbassery Airport - 93 km

From Kottayam Railway Station - 6 km

From Kottayam KSRTC - 4 Km



CM/L-1214832







THE ONLY WALL PUTTY WITH VEMBANAD WHITE CEMENT BASE



THE TRAVANCORE CEMENTS LTD.

(A Govt. of Kerala Undertaking) An ISO 9001 : 2008 Company

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