68[™] ANNUAL REPORT 31st MARCH, 2013



TECIL CHEMICALS AND HYDRO POWER LIMITED

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68TH ANNUAL REPORT 2012 2013

BOARD OF DIRECTORS SHRI. SHRINIWAS B. SOMANI CHAIRMAN & MANAGING DIRECTOR

DR. R. S. SARDA

SHRI. P.C. JAIN

SHRI. GHANSHYAM K. JOSHI

BANKERS

AXIS BANK LTD. PUNJAB NATIONAL BANK STATE BANK OF INDIA

STATUTORY AUDITORS

VMD AND COMPANY MUMBAI

REGISTERED OFFICE & WORKS

P.O.CHINGAVANAM – 686 531 DIST. KOTTAYAM (KERALA)

ADMINISTRATIVE OFFICE

EMPIRE HOUSE, 3RD FLOOR, 214, DR. D. N. ROAD, FORT, MUMBAI – 400 001.

WEBSITE : www.tecilchemcials.com

E-MAIL : contact@tecilchemicals.com

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	NOTICE
	otice is hereby given that the SIXTY-EIGHTH ANNUAL GENERAL MEETING of the Company will be held on Friday, the 27 th September, 113 at 11.00 A.M., at its Registered Office at Tecil Premises, PO. Chingavanam – 686 531, Dist-Kottayam, Kerala, to transact the following usiness:
L	RIDINARY BUSINESS:
	1. To consider and adopt the Balance Sheet of the Company for the financial year ended 31 st March, 2013, Statement of Profit & Loss Account and Cash Flow Statement for the year ended on that date and the Report of the Board of Directors and Auditors' thereon.
	2. To appoint a Director in place of Shri R. S. Sarda, who retires by rotation and being eligible offer himself for re-appointment.
	3 To appoint Auditors to hold office from conclusion of this Meeting until the conclusion of the Next Appual General Meeting and to fix

lusion of the Next Annual General Meeting and to fix their remuneration.

NOTES:

- A Member entitled to attend and vote is entitled to appoint a proxy to attend and vote on a poll instead of himself and such proxy 1. need not be a member of the company. Proxies in order to be effective must be received by the Company not later than 48 hours before the meeting.
- Members are requested to notify immediately any change in their address. 2.
- The Register of Members & Share Transfer Book of the Company will remain closed from 20th September, 2013 to 27th September, 3. 2013 (Both days inclusive).
- Members desiring to submit mandates to lodge transfer deed for shares are requested to forward the same so as to reach the 4. Company's Registrars M/s System Support Services at 209, Shivai Industrial Estate, Next to Parke Davis Ltd., Saki Naka, Mumbai - 400 072 on or before 19th September, 2013. The Company will not be in a position to act upon any document, which is incomplete or received after 19th September, 2013
- In accordance with the provisions of Clause 49 of the Listing Agreement with the Stock Exchanges, the particulars of a Director 5. who is proposed to be re-appointed is given in the Corporate Governance Section.
- 6. Members are requested to quote their Registered Folio Nos. on all correspondence with the Company.
- Members are requested to send their queries to the Company, if any on Accounts at least 10 days before the Meeting. 7.
- 8. Corporate Members intending to send their authorised representatives to attend the Meeting are requested to send a certified copy of the Board Resolution authorizing their representative to attend and vote on their behalf at the Meeting.
- 9. Members/Proxies should bring the attendance slip duly filled in, for attending the Meeting. The Attendance slip is sent with this Annual Report.
- 10. Recently, the Ministry of Corporate Affairs (MCA), Government of India, through its Circular Nos. 17/2011 and 18/2011, dated April 21, 2011 and April 29, 2011 respectively, has allowed Companies to send documents to their shareholders electronically as part of its green initiatives in Corporate Governance.

Recognizing the spirit of the Circular issued by the MCA, we henceforth propose to send Documents like the Notice convening the General Meetings, Financial Statements, Directors', Auditors' Report, etc at the email address provided by you with your depositories.

We request you to update your email address with your Depository Participant to ensure that the Annual Report and other documents reach you on your preferred email.

- Members can avail of the Nomination facility by filing Form 2B with the Company or 11. its Registrar. Blank forms will be supplied on request. In case of shares held in demat form, the Nomination Form has to be lodged with their DP
- Members are informed that in case of joint holders attending the Meeting, only such joint holder who is higher in the order of 12. names will be entitled to vote.
- The Securities and Exchange Board of India (SEBI) has mandated the submission of Permanent Account Number (PAN) by every 13. participant in securities market. Members holding shares in electronic form are, therefore, requested to submit the PAN to their Depository Participants with whom they are maintaining their demat accounts(s). Members holding shares in physical form can submit their PAN details to System Support Services.

BY ORDER OF THE BOARD

PLACE: MUMBAI
DATE: 23RD MAY, 2013

Sd/-S. B. SOMANI **CHAIRMAN & MANAGING DIRECTOR**

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MANAGEMENT DISCUSSION AND ANALYSIS REPORT

FORWARD LOOKING STATEMENTS

The report contains forward looking statements, which may be identified by their use of words like 'contemplating', 'optimism', or other words of similar expressions. Such statements are based on certain assumptions and expectations of future events. The Company cannot guarantee that these assumptions and expectations are accurate or will be realized. The Company undertakes no obligations to publicly update or revise forward looking statements, whether as a result of future events or otherwise. Actual results could differ materially from those expressed or implied. Readers are cautioned not to place undue reliance on these forward looking statements that speak only as of their dates.

THE PRESENT STATUS OF THE COMPANY

The Company has almost discharged all its liabilities and the payment to the remaining workmen in full and final settlement of their dues has also been made during the year under report. The Company has also made payment of dues of KSEB in terms of the settlement arrived at. The Company is, thus, a debt free Company and can leverage its net own funds for new business activities, which the Company is contemplating to commence.

OUTLOOK OPPORTUNITIES AND THREATS

After cessation of manufacturing operations at Chingavanam, the Company is exploring the new avenues of business as the Company has advantage of being a debt free Company and availability of sufficient infrastructure to commence any such new activity. There are ample opportunities in the fast growing economy. There are no perceived threats. The Management of the Company looks its future with immense optimism.

FINANCIAL PERFORMANCE

	Amount R	Rs.(in Lacs)
Profit / (Loss) before Interest, Depreciation & Tax	<u>2012-13</u> (497.11)	<u>2011-12</u> (72.07)
Profit /(Loss) After Interest, Depreciation	(502.91)	(78.88)
Profit /(Loss) After Tax and Adjustment	(466.72)	(78.88)

HUMAN RESOURCES

Material development in human resources/ industrial relations front has been dealt with in the Directors' Report, under the head 'Operations' and 'Industrial Relations', which should be treated as forming part of this Management Discussion and Analysis. As at 31st March, 2013.

CAUTIONARY STATEMENT

Statements in this Management Discussion and Analysis describing the Company's objectives, projections, estimates, expectations or predictions may be 'forward-looking statements' within the meaning of applicable securities laws and regulations. Actual results could differ materially from those expressed or implied. The Company undertakes no obligation to publicly update or revise any forward looking statements, whether as a result of new information, future events, or otherwise. Readers are cautioned not to place undue reliance on these forward looking statements that speak only as of their dates

FOR AND ON BEHALF OF THE BOARD

PLACE: MUMBAI DATE: 23RD MAY, 2013

> Sd/-S. B. SOMANI CHAIRMAN & MANAGING DIRECTOR

То	DIRECTORS' F	<u>KEPORT</u>		
The Mem	ibers,			
Your Dire 2013.	ectors hereby present the SIXTY-EIGHTH ANNUAL REPORT tog	ether with the audited accounts for	the year ended 31st N	larch,
I.	FINANCIAL RESULTS The results for the year ended 31st March, 2013 are summarized	herein below:		
	Year ended 31 st March	<u>Rs.</u> 2013	In Lakhs 2012	
	Other Income	167.84	909.43	
	Profit/(Loss) before interest, depreciation & Tax	(497.11)	(72.07)	
	Less/Add: Interest	-	-	
	Depreciation Tax / VAT Paid	5.80	6.81	
	(Loss) / Profit for the year before tax	(502.91)	(78.88)	
	Provision for Taxation		-	
	(Loss) / Profit after tax and adjustments	(466.72)	(78.88)	
	(Loss) b/f from previous year (Loss) carried forward to Balance Sheet	(3672.59) (4139.31)	(3593.71) (3672.59)	
	(LOSS) carried forward to balance Sheet	(4135.51)	(3072.39)	
II.	DIVIDEND			
	Due to Loss incurred by the Company, the Board of Directors	do not recommend dividend for th	e year.	
III.	OPERATIONS			
	During the year under Report the Company has entered in Chingavanam, Dist. Kottyam, Kerala. The Board of Directors are and same can be deployed in new business activity / projects.			
	The Company has almost discharged all its liabilities and the pay statutory dues, retrenchment, compensation, etc., has also been payment of dues of KSEB in terms of the settlement arrived at. net own funds for new business activities, which the Company is	made during the year under report. The Company is, thus, a debt free Co	The Company has also	made
IV.	DEPOSITS The Company does not have any deposits as on 31.03.2013			
V.	INDUSTRIAL RELATIONS			
	During the year under report the Company has made payment to	the remaining workmen in full and fin	al settlement of their d	Jes.
VI.	PARTICULARS OF EMPLOYEES			
	There was no employee drawing remuneration in excess of the lin required by section 217(2A) of the Companies Act, 1956 read applicable to this report			
VII.	DIRECTORS			
	Shri R. S. Sarda, Director of the Company who retires by rotation	, but being eligible, have offered hims	elf for re-appointment.	
VIII.	AUDITORS			
	M/s. VMD & Co., Chartered Accountants, Mumbai retire at reappointment. The Company has received confirmation that th 224(1B) of the Companies Act, 1956.			
<u>I</u> X.	AUDITORS OBSERVATIONS ON ACCOUNTS			
	The Auditors have not made any adverse comment/observation	in their Report.		
Х.	DIRECTORS RESPONSIBILITY STATEMENT			
	Pursuant to the requirements u/s.217 (2AA) of the Companies	Act, 1956, the Board of Directors of	the Company confirm	I
a.	that in the preparation of the Annual Accounts for the Financial Ye have been followed and there has been no material departure ex			idards
b.	that the selected accounting policies were applied consisten reasonable and prudent so as to give a true and fair view of the Profit of the Company for the year ended as on date.			

 c. that proper and sufficient care has been taken for the maintenance of adequate accounting records in accordance with provisions of the Companies Act, 1956 or the safeguarding the assets of the company and for preventing and detecting fraud other irregularities. d. that the annual accounts have been prepared on a "going concern" basis, though the Company does not have any manufactur. activity during the year. XI. PARTICULARS REGARDING CONSERVATION OF ENERGY ETC. As required in terms of section 217(1) of the Companies Act, 1956 and the Companies (Disclosure of Particulars in the Re of Board of Directors) nules 1988, the Report on Conservation of Energy, Technology absorption and Foreign Exchange Earnings and outgo etc. is given in Annexure I forming part of this Report. XIII. CORPORATE GOVERNANCE Report on Corporate Governance as a stipulated under clause 49 of the listing agreement with Stock Exchange is given as Annexure II forming part of this Report. XIV. GENERAL Your Directors place on record their sincere appreciation for the continued co-operation, guidance and support during the year under report by various institutions concerned as also the employees of the company for their and dedicated service in pursuing the corporate objectives of the company. FOR AND NB BEHALF OF THE BOARD Place: Mumbai Date:23RDMAY, 2013 CALE OF PARTICULARS IN THE REPORT OF BOARD OF DIRECTORS) RULES, 1988 A. CONSERVATION OF ENGERY: Ours is a power intensive process. Energy conservation programs were undertaken in the Company on a continuous basis, but due to loc throughout the year, no measures in this regard have been undertaken. Total energy consumption and energy consumption per unit of production are as per Form Ahereunder. NiL (NIL) Onsumption per Tonne of Production (Kwh) NiL			68TH ANNUAL		
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As required in terms of section 217(1) of the Companies Act, 1956 and the Companies (Disclosure of Particulars in the Re of Board of Directors) rules 1988, the Report on Conservation of Energy, Technology absorption and Foreign Exchange Earnings and outgo etc. is given in Annexure I forming part of this Report. XIII. <u>CORPORATE GOVERNANCE</u> : Report on Corporate Governance and a Certificate from the Practicing Company Secre regarding compliance of the conditions of Corporate Governance as stipulated under clause 49 of the listing agreement with Stock Exchange is given as Annexure II forming part of this Report. XIV. <u>GENERAL</u> XU. <u>GENERAL</u> You Directors place on record their sincere appreciation for the continued co-operation, guidance and support during the year under report by various institutions concerned as also the employees of the company for their and dedicated service in pursuing the corporate objectives of the company. FOR AND ON BEHALF OF THE BOARD Sd/- Ss B. SOMANI Date:23 RD MAY, 2013 CHAIRMAN & MANAGING DIRECTORS) RULES, 1988 A. <u>CONSERVATION OF ENGERY</u> : Ours is a power intensive process. Energy conservation programs were undertaken in the Company on a continuous basis, but due to loc throughout the year, no measures in this regard have been undertaken. Total energy consumption and energy consumption per unit of production are as per Form Ahereunder. (NL) Power and Fuel Consumption: (NL) (NL	d.		s, though the Company does no	t have any manufac	cturing
of Board of Directors) rules 1988, the Report on Conservation of Energy, Technology absorption and Foreign Exchange Earnings and outgo etc. is given in Annexure I forming part of this Report. XIII. <u>CORPORATE GOVERNANCE</u> Report on Corporate Governance and a Certificate from the Practicing Company Secre regarding compliance of the conditions of Corporate Governance as stipulated under clause 49 of the listing agreement with Stock Exchange is given as Annexure II forming part of this Report. XIV. <u>GENERAL</u> Your Directors place on record their sincere appreciation for the continued co-operation, guidance and support during the year under report by various institutions concerned as also the employees of the company for their and dedicated service in pursuing the corporate objectives of the company. FOR AND ON BEHALF OF THE BOARD Place: Mumbai Date:23 RD MAY, 2013 CHAIRMAN & MANAGING DIRECTORS) RULES, 1988 A. <u>CONSERVATION OF ENGERY</u> : Ours is a power intensive process. Energy conservation programs were undertaken in the Company on a continuous basis, but due to loc throughout the year, no measures in this regard have been undertaken. Total energy consumption and energy consumption per unit of production are as per Form Ahereunder. i) Power and Fuel Consumption: i) Power and Fuel Consumption: i) Power and Fuel Consumption: ii) Consumption per Tonne of Production (Kwh) iii) Consumption per Tonne of Production (Kwh) iii) Technology Absorption: Due to LOCKOUT in the Company since last Ten years, the ongoing energy conservation programs had been stalled. iv) Foreign Exchange Earnings and Outgo:	XI.	PARTICULARS REGARDING CONSERVATION OF ENERGY E	<u></u>		
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Place: Mumbai Date:23 RD MAY, 2013 S. B. SOMANI CHAIRMAN & MANAGING DIRECTOR ANNEXURE 1 THE COMPANIES (DISCLOSURE OF PARTICULARS IN THE REPORT OF BOARD OF DIRECTORS) RULES, 1988 A. CONSERVATION OF ENGERY: Ours is a power intensive process. Energy conservation programs were undertaken in the Company on a continuous basis, but due to loc throughout the year, no measures in this regard have been undertaken. Total energy consumption and energy consumption per unit of production are as per Form Ahereunder. Year NIL i) Power and Fuel Consumption: ii) Power and Fuel Consumption: iii) Consumption per Tonne of Production (Kwh) NIL (NIL) iii) Technology Absorption: Due to LOCKOUT in the Company since last Ten years, the ongoing energy conservation programs had been stalled. iv) Foreign Exchange Earnings and Outgo:		FO	R AND ON BEHALF OF TH	BOARD	
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	<i>.</i>		NIL	Year (NIL)	
The total expenditure in foreign currency: (in Rs. 000) 2704 818	ii)	Consumption per Tonne of Production (Kwh) Technology Absorption: Due to LOCKOUT in the Company since last Ten years,	NIL	Year (NIL)	
	ii) iii)	Consumption per Tonne of Production (Kwh) Technology Absorption: Due to LOCKOUT in the Company since last Ten years, the ongoing energy conservation programs had been stalled.	NIL	Year (NIL)	

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COPPOPATE	GOVERNANCE					C1 2013
CORFORATE	GOVERNANCE				DED 31 IVIARC	<u>50,2015</u>
The Company	hilosophy on Code 's philosophy is to od Corporate Gover ctors:	enhance Cust		isfaction and Sh	nareholders value	by practicing the
The Board of the Directors.	ne Company is well s	structured with	adequate	blend of Executi	ve, Non-Executive	and Independer
The Company' independent	s Board comprised o Directors. More that	of Four Director an half of the	rs: One is E e Board o	xecutive Chairm f Directors con	nan Director and rer nprises of Indepe	maining three are ndent Directors
Stock Exchang I. None o Commi ii. The na the yea other c of Priva	on of the Board is in les. All Independent f the Directors on the ttees across all the ttee positions in othe mes and categories ir and the number of companies is given b ate Limited Compar	Directors comp e Board is a Me e Companies er Public Comp of the Director f directorships elow. Other dir nies, Section 2	oly with the ember of m in which h anies as or s on the Bc and Comm rectorships 25 Compar	legal requirement ore than 10 Com- ne is a Director. In March 31, 2013 oard, their attendo ittee Chairmans do not include a nies and of Com-	nts of being "Indepe mittees or Chairma . Necessary Disclo have been made b lance at Board Mee ships / Membership alternate directorshi	endent". an of more than s osures regarding y the Directors. etings held during s held by them in ips, directorships
Grieva iii. During	nce Committees. the financial year er 2012, 22/06/2012, 25	nded 31st Maro 5/07/2012, 25/1	ch, 2013, 5 0/2012, an	Meetings of the nd 14/01/2013.		
Grieval iii. During 10/05/2 Composition, Category	hee Committees. the financial year er 2012, 22/06/2012, 25 their Directorship Category Chairman Cum	hded 31st Marc 5/07/2012, 25/1 and Committe No.of Board Meetings attended during2012-13	ch, 2013, 5 0/2012, an ee Membe Whether attended	Meetings of the ad 14/01/2013. rship in other C No of Directorship in other Limited	Board of Directors ompanies No of membership in other	were held as or No. of Chairmanship in
Grieval iii. During 10/05/2 Composition, Category Name of Director	nce Committees. the financial year er 2012, 22/06/2012, 25 , their Directorship Category	hded 31st Marc 5/07/2012, 25/1 and Committe No.of Board Meetings attended during2012-13	ch, 2013, 5 0/2012, an ee Membe Whether attended last AGM	Meetings of the ad 14/01/2013. rship in other C No of Directorship in other Limited Companies	Board of Directors ompanies No of membership in other Companies	No. of Chairmanship in other Committee
Grievan iii. During 10/05/2 Composition, Category Name of Director Mr. S. B. Somani Mr. P. C. Jain	Category Chairman Cum Managing Director	hded 31st Marc 5/07/2012, 25/1 and Committe No.of Board Meetings attended during2012-13	ch, 2013, 5 0/2012, an ce Member Whether attended last AGM	Meetings of the ad 14/01/2013. rship in other C No of Directorship in other Limited Companies	Board of Directors ompanies No of membership in other Companies Nil	No. of Chairmanship in other Committee Nil
Grievan iii. During 10/05/2 Composition, Category Name of Director Mr. S. B. Somani Mr. P. C. Jain	Category Chairman Cum Managing Director Independent Director	hded 31st Marc 5/07/2012, 25/1 and Committe No.of Board Meetings attended during2012-13 4 5	ch, 2013, 5 0/2012, an ce Member Whether attended last AGM No Yes	Meetings of the ad 14/01/2013. rship in other C No of Directorship in other Limited Companies 1 Nii	Board of Directors ompanies No of membership in other Companies Nii Nii	No. of Chairmanship in other Committee Nil Nil
Grieval iii. During 10/05/2 Composition, Category Name of Director Mr. S. B. Somani Mr. P. C. Jain Mr. R. S. Sarda	Category Chairman Cum Managing Director Independent Director	No. of Board Meetings attended during2012-13	ch, 2013, 5 0/2012, an ee Member Whether attended last AGM No Yes Yes	Meetings of the ad 14/01/2013. rship in other C No of Directorship in other Limited Companies 1 Nil 1	Board of Directors ompanies No of membership in other Companies Nil Nil Nil Nil	No. of Chairmanship in other Committee Nil Nil Nil
Grievan iii. During 10/05/2 Composition, Category Name of Director Mr. S. B. Somani Mr. P. C. Jain Mr. R. S. Sarda Mr. G. K. Joshi Details of Director Shri R. S. Sarda wh Meeting. Name Designation	Category Category Category Category Category Category Chairman Cum Managing Director Independent Director Independent Director Category Category Chairman Cum Managing Director Category Categor	No.of Board Meetings attended during2012-13 4 5 5 ed and re- ap is proposed to	ch, 2013, 5 0/2012, an ee Member Whether attended last AGM No Yes Yes Yes Yes Yes	Meetings of the ad 14/01/2013. rship in other C No of Directorship in other Limited Companies 1 Nil 1 3	Board of Directors ompanies No of membership in other Companies Nil Nil 1	No. of Chairmanship in other Committee Nil Nil Nil
Grievan iii. During 10/05/2 Composition, Category Name of Director Mr. S. B. Somani Mr. P. C. Jain Mr. R. S. Sarda Mr. G. K. Joshi Details of Director Shri R. S. Sarda wh Meeting. Name	Acce Committees. the financial year er 2012, 22/06/2012, 25 their Directorship Category Chairman Cum Managing Director Independent Director Independent Director Director Seing appoint o retires by rotation : Shri R. S. : Director : 65 years : A Graduat	No.of Board Meetings attended during2012-13 4 5 5 ed and re- ap is proposed to Sarda	ch, 2013, 5 0/2012, an ee Member Whether attended last AGM No Yes Yes Yes Yes be re-appo	Meetings of the ad 14/01/2013. rship in other C No of Directorship in other Limited Companies 1 Nil 1 3 inted as Director also has a Mast	Board of Directors ompanies No of membership in other Companies Nil Nil 1	No. of Chairmanship in other Committee Nil Nil 6 g Annual Genera

3. Board Committees :

The Board has constituted the following Committees of Directors:

(a) Audit Committee :

i. Terms of Reference

The role and terms of reference of Audit Committee covers areas mentioned under Clause 49 of the Listing Agreement and Section 292A of the Companies Act, 1956, besides other terms as may be referred by the Board of Directors.

ii. Composition, name of Member and Chairman

The Audit Committee comprises of Mr. P.C. Jain (Chairman) and Mr. G. K. Joshi (Member) & Dr. R. S. Sarda (Member).

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During the 2012-13 under review 5 Meetings of the Audit Committee were held, on 10.05.2012, 22.06.2012, 25.07.2012, 25.10.2012 and 14.01.2013. The attendance of members are as follows:

Name Category		Meet	ings during 2012-13
		Held	Attended
Shri P. C. Jain	Independent Director	5	5
Shri G. K. Joshi	Independent Director	5	5
Shri R. S. Sarda	Independent Director	5	5

iii. THE BROAD POWERS OF THE AUDIT COMMITTEE INCLUDE:

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

(b) Share Transfer & Shareholders' / Investors' Grievance Committee : (i) <u>Terms of references:</u>

This Committee looks into Redressal of Shareholders and Investors Grievances with respect to transfer of shares, issue of duplicate certificates and other matters relating to Shareholder relationship.

The committee shall also review the processes and service standards adopted by the Registrar and Transfer Agent, the complaints received by the Company and their Resolution.

(ii) Composition

The Share Transfer & Shareholders' / Investors' Grievance Committee comprises following Members: Shri. R. S. Sarda Chairman

Member Member

Shri. R. S. Sarda	
Shri. P. C. Jain	
Shri. G. K. Joshi	

The Share Transfer & Shareholders' / Investors' Grievance Committee met 4 times during the 2012-13 on 10.05.2012, 22.06.2012, 25.07.2012, 25.10.2012 and 14.01.2013. The attendance of the Members is as follows:

Name	Category	Meetings d	uring 2012-13
		Held	Attended
Shri R. S. Sarda	Independent Director	5	5
Shri P. C. Jain	Independent Director	5	5
Shri G. K. Joshi	Independent Director	5	5

Details of Complaints :

•	No. of Shareholders' Complaints received during the year	: NIL
•	No. of Complaints not resolved to the satisfaction of shareholders	: NIL
•	No. of pending share transfers	: NIL

(C) Remuneration Committee :

The Remuneration Committee comprises of Mr. P. C. Jain, Chairman (Chairman) and Mr. G. K. Joshi (Member) & Mr. R. S. Sarda (Member)

No Meeting of Remuneration Committee was held during the financial year

Details of Remuneration for the year ended March 31, 2013

The Company's Managing Director was paid Rs.12,38,400/- towards remuneration during the year 2012-2013.

Presently the Company does not have a scheme for grant of stock options either to the working directors or employees.

No Remuneration (except sitting fees) was paid to any Non-Executive Directors during the year 2012-2013.

Name and address of Compliance officer:

Shri Ashok Joshi, Compliance Officer Empire House, 3^{dd} Floor, 214, Dr. D. N. Road, Fort. Mumbai – 400 001.

4. General Body Meetings:

(a) Location and time where last three Annual General Meetings were held:

Financial Year	Date	Time	Location
2011-2012	27/09/2012	11.00 a.m.	Tecil Premises, PO. Chingavanam – 686 531, Dist-Kottayam, Kerala,
2010-2011	29/09/2011	11.00 a.m.	Tecil Premises, PO. Chingavanam – 686 531, Dist-Kottayam, Kerala,
2009-2010	29/09/2010	11.00 a.m.	Tecil Premises, PO. Chingavanam – 686 531, Dist-Kottayam, Kerala,

(b) Whether Special Resolutions were put through postal ballot last year: No

(c) Are votes proposed to be conducted through postal ballot this year : No

5. Other disclosures:

(a) Related Party Transactions

The details of related party transactions are duly disclosed in the Notes to Account of the Company for the year ended 31st March, 2013.

(b) Disclosure of Accounting Treatment

In preparation of its Financial Statements the Company has followed the Accounting Standards laid down by the Institute of Chartered Accountants of India (ICAI)

(c) Disclosures on Risk Management

The Company has laid down procedures to inform Board Members about Risk assessment and minimization procedures and these procedures are periodically reviewed.

(d) Code of Conduct

The Board of Directors has adopted the Code of Ethics and Business Principles for the Non-executive Directors as also for the employees including Executive Director. The said Code has been communicated to all the Directors and the compliance of the same has been affirmed by them.

(e) The Board of Directors has adopted the Code of Ethics and Business Principles for the Non-executive Directors as also for the employees including Executive Director. The said Code has been communicated to all the Directors and the compliance of the same has been affirmed by them.

6. CEO/CFO Certification

A Certificate from the CEO and CFO on the Financial Statements of the Company was placed before the Board, as required by Clause 49(V) of the Listing Agreement.

7. Means of communication:

- (a) Quarterly Results:
 - The unaudited quarterly results are announced within Forty Five Days from the end of the quarter as stipulated under the listing agreement with the Bombay Stock Exchange Limited.

(b)	Newspapers wherein normally published	: No
(c)	Any Website, wherein displayed	: Yes
(d)	Whether Website also displays official news releases	: Yes
(e)	Whether presentations made to institutional investors or to the analysts	: No
(f)	Whether Management Discussion & Analysis Report is a part of Annual Report	: Yes

TECIL	CHEMICALS AND HYDRO POWER LTD.	68TH ANNUAL REPORT 2012 2013
8.	General Shareholder information:	
(a)	AGM date, time and venue: Annual General Meeting will be held on 27^{th} its Regd. Office at Chingavanam, Kottayam, Kerala	September, 2013, Thursday at 11.00 a.m. at
(b)	Financial Year : The Financial Year is from 1 st April to 31 st March. Tentative Schedule Unaudited Results for quarter ending June 30, 2013 Unaudited Results for quarter ending September 30, 2013 Unaudited Results for quarter ending December 31, 2013 Unaudited Results for year ending March 31, 2014 Audited Annual Accounts for year ending March 31, 2014	 upto 14th August, 2013 upto 14thNovember, 2013 upto 14thFebruary, 2014 upto 15th May, 2014 upto 30th May, 2014
(c) (d) (e)	Book Closure period : 20 th day, September, 2013 to 27 th day, September, Dividend payment date: Not Applicable Stock Exchanges where securities are listed.	2013 (both days inclusive).
	 The Company's securities are listed at: 1. Bombay Stock Exchange Limited (BSE) Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai – 400 001 	
	 National Stock Exchange of India Limited (NSE) "Exchange Plaza", Bandra Kurla Complex, Bandra (E), Mumbai – 4 	400051.
	 Cochin Stock Exchange Limited. MES Dr. P. K. Abdul Gafoor Memorial Cultural Complex, 36/1565, 4th Floor, Judjes Avenue, Kaloor, Kochi- 682017. 	
	 Madras Stock Exchange Limited Exchange Building, P. B. No. 183, 11, Second Line Beach, Chennai – 600 001. 	
	 Delhi Stock Exchange Limited DSE House, 3/1 Asaf Ali Road, New Delhi – 110002 	
(f)	SUBSIDIARY COMPANIES The revised Clause 49 defines a "material non listed Indian subsidiary" as who's Turnover or Net Worth (Paid up Capital & Free Reserves) exceed Worth respectively, of the Listed Holding Company and its subsidiaries in	Is 20% of the Consolidated Turnover or Net
	Under this definition, the Company does not have any "material non list review	ed Indian subsidiary" during the Year under
(g)	STOCK MARKET DATA: Since the trading in shares has been suspended from trading in Stocl available. The Company however has already approached BSE Ltd. for re	
(h)	Stock Code: 506680	
(i)	Registrar and Transfer Agent: M/s System Support Services 209, Shivai Industrial Estate, Next to Parke Davis Ltd. Saki Naka, Mumbai-400072 Tel. No 022 – 28500835 E-mail id : sysss72@yahoo.com	
	9	

TECIL	CHEMICALS	AND HYDRO POW	/ER LTD.			68TH ANNUAL	REPORT 2012	2013			
				-							
(j)		fer system with numb					late of an exist in				
		ers in physical form are are complete in all respo									
		The total number of Sha						ieels			
_	ponoaioaily.										
_	<u></u>			No.	of trans	fers N	lo. of Shares				
	No. of Transfers 26 460240 No. of Consolidation 1 30000										
		uluation			I		30000				
		Total:			27		490240				
(k)	Demate	rialization of shares a	nd liquidity [.]								
(14)		ding GDRs/ Warrants,		S.							
		on date and its impact		- 7		Nil					
(I)		tion of Shareholding			as on 31.	03.2013					
	(i) Distri	bution of Shareholdir	ng as on 31° Marc	h, 2013:							
		No. of	No. of Shareholde	ers % of I	nolding	No. of Shares held	% of Share				
		Shares					held	_			
		Up to 500	20975	-	.060	4722758	24.904				
		501-1000 1001-2000	1090 422		784 852	907035 642980	4.783 3.391	_			
		2001-3000	94		413	237520	1.252	-			
		3001-4000	36		158	127720	0.673	-			
		4001-5000	34		149	160130	0.844				
		5001-10000	54	0.	237	409680	2.160				
		10001 & Above	79		347	11755877	61.991				
		Total	22803	1	00	18963700	100				
	(ii) Shai	reholding pattern as a	at 31 st March. 2013	3:							
		01			No. of	Shares held	% to Total Share	s			
		Promoter Gr	oup		6	639667	35.01	_			
		Mutual Fund	s and UTI		:	382530	2.02	_			
		Banks, Fls &	Insurance Compan	ies	1	435900	6.13				
		Central / Sta	te Governments		4	436270	2.30				
		Corporate Bo				223175	6.45				
		General Put				976418	42.06				
		NRIs/ OCBs				142240	6.02	_			
		TOTAL			18	3963700	100				
		Plant Location:									
	I	he Company's Manufa	acturing Plants are	located at C	hingavan	am, Dist. Kottayam	Kerala).				
	(n)	Address for Corres	nondence								
	(1)	The Company's Regi		uated at Chi	ngavanar	n. Dist. Kottavam. Ke	erala Pin. 686 53	1.			
		1 / 0			0						
		Correspondence by	the shareholders	should be a	addressed	d either to Registere	ed Office or Regi	strar			
		Share Transfer Agen			following	address-					
		Tecil Chemicals & H	-								
		Empire House, 3 rd Flo	oor, 214, Dr. D. N. F	Road, Fort, N	1umbai 40	0 0 0 1					
			DECI	ADATION							
			DECL	ARATION							
		Clause 49 of the Listing d compliance with the (all the Members o	ofthe			
						6.4/					
Plac	e : Mumba	ai				Sd/- S. B. SOMANI					
Date		AY, 2013			CHAIRM	IAN & MANAGING	DIRECTOR				
			Г	10			-				
				. •							

TECIL CHEMICALS AND HYDRO POWER LTD.		68TH ANNUAL REPORT 2012	2013
	CFO CERTIFICATE		
We, S. B. Somani, CEO and Ashok Joshi, CFO of Tecil Chemi		d in terms of the Companies Act. 1956 cer	rtifv to
the Board that: 1. I have reviewed the Balance Sheet and Statement of Pro	ofit & Loss account for the year end	•	
 and notes to accounts, as well as the cash flow statement Based on my knowledge, information and belief, these s material fact that might be misleading with respect to the 	tatements do not contain any untru	ue statement of a material fact or omit to s	tate a
 Based on my knowledge, information and belief, the finat true and fair view of the company's affairs for the peri standards, applicable laws and regulations: 	ancial statements and other financ		
 To the best of my knowledge, information and belief, no tviolative of the Company's Code Of Conduct: 	ransactions entered into by the co	mpany during the year are fraudulent, ille	galor
5. I am responsible for establishing and maintaining inter internal control systems of the Company pertaining to fir	nancial reporting;		
 I have disclosed, based on their most recent evaluation, Company's Board of Directors all significant deficiencie steps taken or proposed to be taken to rectify the deficie labour indirector to be used by Committee and the source of the second seco	s in the design or operation of inter		
 I have indicated to the Auditors and the Audit Committee: a) Significant changes in the Company's internal control ov b) All significant changes in accounting policies during the statements: 			ancial
Any fraud whether or not material, that involves manageme control system over financial reporting.	nt or other employees who have a	a significant role in the Company's interr	nal
Place: Mumbai, A 23 RD May, 2013	Sd/- shok Joshi CFO	Sd/- S.B. Somani CEO	
To The Members of Tecil Chemicals and Hydro Power L Empire House, 3rd Floor, 214, Dr. D. N. Road, Fort, Mumbai - 400 001 We have examined the compliance of Corporate Govern 31st Mach, 2013 as stipulated in Clause 49 of Listing Agri The compliance of conditions of Corporate Governance procedures and implementation thereof adopted by th Governance. It is neither an audit nor an expression of opi in our opinion, and to the best of our information, and an Directors and the Management, we certify that the Compr in Clause 49 of the above mentioned	nance by Tecil Chemicals and eement(s) of the said Company of is the responsibility of the Mar e Company for ensuring the c nion on the financial statements ccording to the explanation give any has complied with the condi	with the Stock Exchange(s). magement. Our examination was limit ompliance of the conditions of Corp of the company. en to us, and representations made b tion of Corporate Governance as stipu	ed to orate by the lated
We further state that such compliance is neither an a effectiveness with which the management has conducted		ility of the Company nor the efficien	cy or
	FOR S. K. JAIN & C PRACTICING COMP	OMPANY ANY SECRETARIES	
PLACE: MUMBAI DATE : 23/05/2013	Sd/- (S. K. JAIN) Partner C.P. NO. 3076		
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INDEPENDENT AUDITOR'S REPORT

To the Members of TECIL CHEMICALS AND HYDRO POWER LTD.

Report on the Financial Statements

We have audited the accompanying financial statements of Tecil Chemicals and Hydro Power Ltd ("the Company"), which comprise the Balance Sheet as at March 31, 2013, and the Statement of Profit and Loss and Cash Flow Statement for the year then ended, and a summary of significant accounting policies and other explanatory information.

Management's Responsibility for the Financial Statements

Management is responsible for 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 Standards referred to in sub-section (3C) of section 211 of the Companies Act, 1956 ("the Act"). This responsibility includes the design, implementation and maintenance of internal control 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 conducted our audit in accordance with the Standards on Auditing issued by the Institute of Chartered Accountants of India. 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 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 control relevant to the Company's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of the accounting estimates made by management, 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.

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In our opinion and to the best of our information and according to the explanations given to us, 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:

- a) b) c)
- In the case of the Balance Sheet, of the state of affairs of the Company as at March 31, 2013; In the case of the Profit and Loss Account, of the Loss for the year ended on that date; and In the case of the Cash Flow Statement, of the cash flows for the year ended on that date.

 Report on Other Legal and Regulatory Requirements

 1.
 As required by the Companies (Auditor's Report) Order, 2003 ("the Order") issued by the Central Government of India in terms of sub-section (4A) of section 227 of the Act, we give in the Annexure a statement on the
 matters specified in paragraphs 4 and 5 of the Order.

As required by section 227(3) of the Act, we report that: a) We have obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purpose of our audit;

In our opinion proper books of account as required by law have been kept by the Company so far as b) appears from our examination of those books;

The Balance Sheet, Statement of Profit and Loss, and Cash Flow Statement dealt with by this Report c) are in agreement with the books of account:

In our opinion, the Balance Sheet, Statement of Profit and Loss, and Cash Flow Statement comply with d) the Accounting Standards referred to in subsection (3C) of section 211 of the Companies Act, 1956;

On the basis of written representations received from the directors as on March 31, 2013, and taken on e) record by the Board of Directors, none of the directors is disqualified as on March 31, 2013, from being appointed as a director in terms of clause (g) of sub-section (1) of section 274 of the Companies Act, 1956.

Since the Central Government has not issued any notification as to the rate at which the cess is to be f) paid under section 441A of the Companies Act, 1956 nor has it issued any Rules under the said section, prescribing the manner in which such cess is to be paid, no cess is due and payable by the Company.

For VMD & CO. CHARTERED ACCOUNTANTS FRN: 125002W

Sd/-CA V. M. DESAI, (Partner) Membership No. F/9219

No: A/01/0513 Place: Mumbai Date: 23rd May, 2013.

<u>2013</u>		R LTD., CHINGAVANAM OF EVEN DATE ON THE ACCOUNTS FOR THE YEAR ENDED 31ST MARCH
(i)	(a)	The Company is maintaining proper records showing full particulars including quantitative details and situation of fixed assets.
	(b)	Fixed Assets were physically verified by the Management during the current year. In our opinion, the frequency o verification is reasonable having regard to the size of the Company and the nature of its Fixed Assets. The discrepancies noticed on such verification were not material and have been properly dealt with in the books of account.
	(c)	As per the explanations given to us no substantial portion of fixed assets were disposed of during the year.
(ii)		In our opinion and as per the explanation given to us there is no inventory at close of the year so sub-clause (a), (b) and (c) of clause (ii) is not applicable.
(iii)	(a)	The company has given loans to three parties. In respect of the said loans, the maximum amount outstanding a any time during the year was Rs 312.00 Lacs and the year end balance is Rs 112.00 Lacs (including interest free loan of Rs 62.00 Lacs).
	(b)	In our opinion and according to the information and explanations given to us, the rate of interest and other terms and conditions of the loans given by the company are not prima facie prejudicial to the company. In respect of the interest free loan given, we cannot comment whether the terms and conditions of the loan given are prejudicial to the interest of the company.
	(c)	The company had taken loan from two parties covered in the register maintained under section 301 of the Companies Act, 1956. The maximum amount involved during the year was Rs.331.60 Lacs and the year end balance of loan taken from such party was Rs. Nil.
	(d)	Since the loan taken was interest free without repayment stipulation we cannot comment whether terms and conditions of the loan taken is prejudicial to the interest of the company.
(iv)		Due to lock out of the factory during the most part of the year and on account of only few transactions for the whole of the year, the company has not implemented adequate internal control procedure commensurate with the size of the company and the nature of its business for the purchase of stores, raw materials; including components plant and machinery, equipments and other assets and for the sale of goods.
(v)		According to the information and explanations given to us, there are no transactions of purchase / sale of goods and materials and services in value, aggregating during the year to Rs.5,00,000/- or more in respect of each party made in pursuance of contracts or arrangements entered in the register maintained u/s.301 of the Companies Act 1956.
(vi)		In our opinion and according to the information and explanations given to us, no fixed deposits were accepted during the period to which the provisions of Sections 58A and 58AA or any other relevant provisions of the Ac apply.
(vii)		Due to lock out of the factory during the most part of the year and on account of only few transactions for the whole of the year, the company has not implemented adequate internal control procedure commensurate with the size of the company and the nature of its business for the purchase of stores, raw materials; including components plant and machinery, equipments and other assets and for the sale of goods.
(viii)		To the best of our knowledge and as explained, the Central Government has not prescribed maintenance of coss records under clause (d) of sub-section (1) of section 209 of the companies Act, 1956 for the products of the company.
(ix)	(a)	The Company is generally regular in depositing with appropriate authorities undisputed statutory dues including Provident Fund, ESIC and Income Tax.
	(b)	According to the information and explanations given to us there were no undisputed amounts payable in the
		respect of Income Tax, Sales Tax, Wealth Tax, Excise Duty and other material statutory dues in arrears as at 31s
		March, 2013.
(x)		According to the information and explanations given to us, accumulated losses at the end of the year are more than
		50% of the Net Worth and the Company has incurred a Cash Loss of Rs. 597.10 Lacs (P.Y. Rs.72.07 Lacs)
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- (xi) Based on our audit procedure and according to the information and explanation given to us by the management the company not default in repayment of dues to a financial institution or bank or debenture holder.
- (xii) The company has not granted loans and advances on the basis of security by way of pledge of shares, debentures and other securities.
- (xiii) The company is not a chit fund or a nidhi / mutual benefit fund / society. Therefore, the provisions of clause 4(xiii) of the Companies (Auditor's Report) Order, 2003 (as amended) are not applicable to the company.
- (xiv) Based on our examination of records and information and explanations given to us, the company has not dealt / traded in shares, securities, debentures and other securities during the year. The company has maintained proper records of transactions and contracts in respect of shares, securities and other investments and timely entries have been made therein. All shares, securities and other investments have been held by the company in its own name.
- (xv) On the basis of explanations and information given to us the Company has not given any guarantee for loans taken by others from Banks/Financial Institutions.
- (xvi) In our opinion and according to the information and explanations given to us, the company has not raised any term loans.
- (xvii) Based on the information and explanations given to us and on an overall examination of the balance sheet of the company, the company has not raised funds on short-term basis.
- (xviii) During the year, the Company has not made any preferential allotment of Shares to parties and Companies covered in the Register maintained U/s 301 of the Act.
- (xix) The Company has not issued any debentures during the year.
- (xx) The Company has not raised any money by public issues during the year.
- (xxi) Based on the audit procedures performed and information and explanations given to us, we report that no fraud on or by the company has been noticed or reported during the course of our audit.

For VMD & CO.

CHARTERED ACCOUNTANTS FRN: 125002W

Sd/-CAV. M. DESAI, (Partner) Membership No. F/9219

No: A/01/0513 Place: Mumbai Date: 23rd May, 2013.

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SI. No	PARTICULARS	NOTES	CURRENT YEAR	unt Rs. (000 PREVIOUS YEAR
I	EQUITY AND LIABILITIES			
(1)	SHARE HOLDERS FUNDS			
	a) Share Capital	1	189,637	189,637
	b) Reserves and Surplus	2	(188,127)	(140,607)
	TOTA	L	1,510	49,030
(2)	NON-CURRENT LIABILITIES			
	Unsecured Loans	3	-	3,140
	ΤΟΤΑ	L	-	3,140
(3)	CURRENT LIABILITIES	4		
(-)	Short-Term Borrowings		-	-
	Other Current Liabilities		154,063	20,353
	Short-Term Provisions		821	821
	ΤΟΤΑ	L	54,884	21,174
	GRAND TOTA		156,394	73,344
		L	150,394	73,344
II	ASSETS			
(1)	NON-CURRENT ASSETS	_		
Α.	FIXED ASSETS	5	45 (04	47.010
	a) Tangible Assets		45,624	47,319
	b) In-Tangible Assets		-	-
	d) Capital Work-in-Progress TOTA	,	1,052 46,676	1,052 48,371
_			40,070	40,37
В.	NON-CURRENT INVESTMENTS	6	0 771	0 77
	Investments		3,771	3,771
C.	LONG TERM LOANS AND ADVANCES	7	23,418	14,720
V	CURRENT ASSETS	8		
	a) Short Term Loan and Advances	8(a)	54,804	6,065
	b) Inventories	8(b)	-	-
	c) Cash and Cash equivalents	8(c)	27,725	417
	TOTA	L	82,529	6,482
	GRAND TOTA	L	156,394	73,344
			-	-
Notes f or V I Chart	the Balance sheet referred to in our reports of even date referred to above form an integral part of the Balance sheet MD & CO, ered Accountants (FRN: 125002W)		on behalf of the Bo	Sd S.B. SOMAN
Sd/- V.M. I	DESAI, Partner	(Chairman and Ma	naging Directo
	ership No. F/9219			Sd

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STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED 31-03-2013

SI. No	PARTICULARS		NOTES	CURRENT YEAR	PREVIOUS YEAR
	CONTINUTING OPERATIONS				
	INCOME				
Ι	Revenue from Operations		-	-	-
Ш	Other Income		9	16,784	90,943
	TOTAL REVENU	E (I) + (II)		16,784	90,943
IV 1	EXPENSES Cost of Materials Consumed				
2	Purchases of Stock-in-Trade				
2	Changes in inventories				
4	Employee Benefit Expense		10	-	-
5	Finance costs		11	3,659	36,661
6	Depreciation & amortization Exp	1,428		_	-
7	Less: Tra'fer to Revaluation towards addl depn Other Expenses	848		580	681
8	Provision for Income Tax for Earlier Years		12	62,836	61,489
	TOTAL EXPE	NSES (IV)		67,075	98,831
	Profit before exceptional items & Tax	(IV - V)		(50,291)	(7,888)
VI	EXCEPTIONAL ITEMS Excess Provision Written Back		13	-	-
VII	Profit before extraordinary items & Tax	(V - VI)	15	3,619 (46,672)	- (7,888)
VIII	EXTRAORDINARY ITEMS			(10,072)	(7,000)
IX	Profit beforeTax	(VII - VIII)		(46,672)	(7,888)
X 1	EXTRAORDINARY ITEMS Current Tax	_			
2	Deferred Tax	_		-	-
XI	Profit (Loss) from continuing operations	- (VII - VIII)		- (46,672)	- (7,888)
XII	Profit (Loss) from discontinuing operations			-	-
XIII	Tax expense of discontinuing operations			-	-
XIV	Profit (Loss) from discontinuing op's after tax	(XII - XIII)		-	-
XV	Profit (Loss) for the period	(XI + XIV)		(46,672)	(7,888)
XVI	Earnings per equity share:				
1	Basic			(2.46)	(0.42)
2	Diluted			(2.46)	(0.42)
See a	accompanying notes to the financial statements				
Sumr	nary of significant accounting policies		Seperatel	y Attached	
lotes i or VI	the Profit and Loss Account referred to in our reports of even da referred to above form an integral part of the Profit & Loss Accoun MD & CO, rered Accountants (FRN: 125002W)		or and on i	behalf of the Boa	
	DESAI, Partner pership No. F/9219		c	hairman and Mar	-/Sd S.B. SOMANI naging Director
	/01/0513				-/Sd
Mum	bai, 23 RD MAY, 2013				DSHI, Director 3rd May, 2013
				,	

ANNEXURE TO CLAUSE 32 OF THE LISTING AGREEMENT Cash Flow Statement for the year 31st March, 2013

Particulars		rch-2013		rch-2012
	(Rs. 1	n '000)	(Rs. 1	in '000)
A CASH FLOW FROM OPERATING ACTIVITIES		(50.004)		/7 000
Net Profit / (Loss) Before Extra Ordinary items		(50,291)		(7,888
Adjusted For :	500		004	
Depreciation Provided	580		681	
Interest Received	-		(688)	
Dividend Received	-		-	
Profit on Sale of Investments	-		-	
Profit on Sale of Fixed Assets	-		(87,652)	
Provisions written back	-		(2,603)	
Interest Expenses	-	580	-	(90,262
Operating Profit before Working Capital Changes	_	(49,711)	_	(98,150
Adjusted For :				
Trade and other receivables	(45120)		3,322	
Inventories	-		11,535	
Loans & Advances	(8,698)		693	
Trade payable and provisions	133,710		(92,926)	(77,376
Cash Generated including From Operations :		30,181		(175,526
Direct Taxes Paid		-		-
NET CASH FROM OPERATING ACTIVITIES		30,181		(175,526
B CASH FLOW FROM INVESTING ACTIVITIES				
Increase in Capital and Reserves	-		-	
Increase in Fixed Assets	-		(5,032)	
Sales / Decrease of Fixed Assets	267		157,506	
Sale of Investments	-		-	
Interest Received	-		688	
Dividend Received	-	267	-	153,16
NET CASH FLOW FROM INVESTING ACTIVITIES		30,448		(22,364
C CASH FLOW FROM FINANCING ACTIVITIES				•
Loss on sale of Assets	-			
Payment of Non Current Liabilities	(3,140)		-	
Interest Paid	-	(3,140)	-	-
Net Increase in Cash and Cash Equivalents	1	27,308		(22,364
Cash and Cash equivalents at the Beginning of the Year		417		22,78
Cash and Cash equivalents at the End of the Year		27,725		41
Actual Balance as per Balance Sheet		27,725		41

Note:

1 The above Cash Flow Statement has been prepared under the indirect method as set out in the AS-3 on Cash Flow Statement issued by the Institute of Chartered Accountants of India

2 Previous Year's figures have been re-arranged / re-grouped wherever necessary This Cash Flow Statement referred in our report of even date

NOTES TO FINANCIAL STATEMENTS FOR THE YEAR ENDED 31.03.2013

	PARTICULARS		CURRENT YEAR	PREVIOUS YEAP
1	SHARE CAPITAL			
•	Authorized Shares:			
	2,00,00,000 Equity Shares of Rs.10/- each		200,000	200,000
	10,00,000 Cumulative Preference Shares of Rs.100	/ aaab		
	10,00,000 Cumulative Preference Shares of RS.100		100,000	100,00
		TOTAL	300,000	300,000
	Issued. Subscribed and Paid-up Shares in Nos:			
	18963700 Equity Shares of Rupees 10/- each Fully Paid Up		189,637	189,63
	(of the above10,000 shares were allottedas fully paid up pursuant to payment being received in cash and 8166000 shares were allotted shares by capitalizing General Reserves)			
		TOTAL	189,637	189,637
Rec	onciliation of the Shares outstanding at the beginning	g and at the		
end	of reporting period			
а	Equity Shares:		No of shares	<u>No of share</u>
	At the beginning of the period		18,963,700	18,963,70
	Issued during the period		-	
	Outstanding at the end of the period		18,963,700	18,963,70
b	Preference Shares:			
	At the beginning of the period		-	-
	Issued during the period		_	-
	Outstanding at the end of the period			-
ют	OF SHAREHOLDING 5% AND ABOVE		-	-
			No. of Charge hold	Dereentere
<u>SI.No</u> 1	Chemo Pharma Laboratories Ltd		<u>No. of Shares held</u> 5,236,930	Percentage 27.62%
2	RESERVES AND SURPLUS			
a.	Capital Redumption Reserve (As per Last Balance Sheet)		5,814	5,81
b.	Shares Forfeited account		16,480	16,48
c.	Securities Premium (As per Last Balance Sheet)		139,330	139,33
d.	Securities Premium Forfeited (As per Last Balance Sheet)		32,960	32,96
e.	Investment Allowance Reserve (As per Last Balance Sheet)		2,629	2,62
f.	Fixed Assets Revaluation Reserve -			
	- As per last Balance Sheet	29,439		
	Less : Adjustments during the year:			
	(a) Transfer to Depreciation Account	848		
	(b) Transfer on a/c of Assets disposed		28,591	29,43
	Less: Debit Balance of Profit and Loss Account	TOTAL	225,804	226,25
	- As per last Balance Sheet	367259		
	Add / (Less): Current Year Loss (Profit)	46,672	413,931	367,25
		RAND TOTAL	(188,127)	(140,607
3	LONG TERM BORROWINGS		(100/127)	(110,007
5	From Related Parties			3,140
	TION RELACED F ALLES	TOTAL	-	3,140
4	CURRENT LIABILITIES	IUIAL	-	3,140
· ·				
i 	Short Term Borrowings		-	-
ii	Other Current Liabilities		154,063	20,353
iii	Short Term Provisions		821	82
		TOTAL	154,884	21,174

TECIL CHEMICALS A	ND	HYC	RO	PO	WE	R Ľ	TD.					 	68TH ANNUAL REPORT 2012	2013
NOTE - 5	LOCK	As on 31.3.2012		24,958	19,968	187	2,206	47,319			47,319	174,661	00 00	
	NET BLOCK	As on 31.3.2013		24,958	18,687	149	1,830	45,624			45,624	47,319	as on 01.04	
33.2013		Upto 31.3.2013			34,470	2,082	1,125	37,677			37,677	36,655	reinstated	
ED 31.0	IATION	On Deductions			407		ı	407			407	678,487	d have been xed Assets.	
R END	DEPRECIATION	For the year		•	1,015	38	376	1,429			1,429	1,575 6	er and base luation of Fi	
НЕ ҮЕА		As on 01.4.2012		•	33,862	2,044	749	36,655			36,655	713,567	ered Engine. ount of reva	
FOR TI		Upto 31.3.2013		24,958	53,157	2,231	2,955	83,301			83,301	83,974	3,207 on acc 3,207 on acc the year	
CIAL STATEMENTS FOR THE YEAR ENDED 31.03.2013	BLOCK	Deductions		•	673			673			673	809,386	unt of Rs.55 ours of Rs.55 ouse during	
STATEN	GROSS BLOCK	Additions					1	ı		1	•	5,032	n 31.03.199 udes an amc ets not put t	
		As on 01.4.2012		24,958	53,830	2,231	2,955	83,974		1	83,974	888,328	evalued as c 03.2012 incl d for the ass	
NOTES TO FINAN		Particulars	a) TANGIBLE ASSETS (OWNED)	Land (Freehold)	Buildings	Furniture & Off Equips	Motor Vehicles	SUB TOTAL	b) INTANGIBLE ASSETS	SUB TOTAL	GRAND TOTAL	PREVIOUS YEAR	Notes: 1 Land, and Buildings were revalued as on 31.03.1995 by an approved Chartered Engineer and based have been reinstated as on 01.04.1995 2 The Gross Block as on 31.03.2012 includes an amount of Rs.53,207 on account of revaluation of Fixed Assets. 3 Depreciation is not provided for the assets not put to use during the year	
									<i>.</i>	19				

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NOTES TO FINANCIAL STATEMENTS FOR THE YEAR ENDED 31.03.2013

	PARTICUL	ARS			CURRENT YEAR	PREVIOUS YEAR
6	NON-CURRENT INVESTMENTS (a	t cost)			TEAN	TEAN
-	In Government Security (Unquote				-	-
		-		TOTAL (A)	-	_
в	OTHER INVESTMENTS			()		
i.	Shares in Joint Stock Companeis - Quote					
	Equity Shares of:	<u>Face</u> Value		No of Shares		
	BOMBAY OXYGEN CORP. LTD	100	<u>(Current Yr)</u> 5	<u>(Last Yr)</u> 5	1	1
			, in the second s	TOTAL (B(i))	1	1
	{Aggregate Market Value of Quoted Share	es - Rs. 30,7	50/- (Rs.11,344/			
ii.	Shares in Joint Stock Companeis - Others	<u>s</u>				
	Equity Shares of:	;				
	CITRIC INDIA LTD	10	1,673,755	1,673,755	3,766	3,766
	PUNJAB ANAND BATTERIES LTD	10	50	50	1	1
	GREATER BOMBAY CO-OP BANK LTD	25	100	100	3	3
				TOTAL (B(ii))	3,770	3,770
			GRAND TO	TAL (A) + (B)	3,771	3,77
7	LONG TERM LOANS AND AVANC	<u>ES</u>				
	Inter-corporated Deposits				21,200	11,200
	Advances to security deposits	da		2,353	2 210	2 5 2
	Less: Provision for Doubtful Debts ma	ue		135 TOTAL	2,218	3,520
8	NON-CURRENT ASSETS (at cost)			IOTAL	23,418	14,720
-	ADVANCES RECOVERABLE IN CASH			65,743		
α)	Less: Provision for Doubtful Debts ma			10,942	54,804	6,065
				TOTAL (a)	54,804	6,065
L)				. ,	0 1/00 1	0,000
	INVENTORIES CASH AND CASH EQUIVALENTS			TOTAL (b)	-	-
C)	Cash in Hand				40	39
	With Scheduled Bank Current Account	e			27,685	378
	Unclaimed interest				-	
				TOTAL (c)	27,725	417
		G	RAND TOTAL	.,	82,529	6,482
9	OTHER INCOME			(u) : (u) : (u)	02,027	0,102
•	Dividend Received				-	-
	Interest Received				1,377	688
	Other Income				10,000	-
	Surplus on Stores disposed				-	1,014
	Surplus on Assets disposed				-	86,638
	Excess Provisions written back				9,026	2,603

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NOTES TO FINANCIAL STATEMENTS FOR THE YEAR ENDED 31.03.2013

			unt Rs. (000's)
PARTICULARS		CURRENT YEAR	PREVIOUS YEAR
10 PAYMENT TO & PROVISION FOR EMPLO	DYEES		
Salaries, wages and bonus		3,118	2,795
Employees Welfare Expenses		187	650
Provident Fund		243	250
E.S.I. Scheme		27	29
Retrenchment Compensation paid		-	12,106
Ex-Gratia Payments		-	20,811
Leave Salary/wages		84	20
	TOTAL	3,659	36,66
11 FINANCE COST			
Interest paid (others)		-	-
	TOTAL	-	_
12 OTHER EXPENSES	_		
Rent Paid		5,125	656
Rates & Taxes		46	170
Repairs & Maintanance - Others		443	187
Addl payments in settlement of creditors		-	3,335
Travelling expenses		3,584	2,583
Motor Car Expenses		218	156
Professional charges		1,191	924
Directors' Sitting Fees		15	12
Audit Fee		22	18
Electricity charges	1,095		
Electricity charges - as per addl. demand	49,731	50,826	52,347
Bank Charges		30	120
Telephone & Telex charges		97	99
Postage & Courier Expenses		40	108
Stationary & Printing charges		173	120
Annual Listing Fee		-	45
Share Transfer expenses		4	229
Office Maintenance Expenses		149	15
Books, Magazines & periodicals		97	70
Web Designing / Web Regn exp		12	13
Sundry Balance Written Off		498	5
Fixed Assets written off		266	141
13 EXCESS PROVISION WRITTEN BACK	TOTAL	62,836	61,489
Excess Provision Written Back		3,619	-
	TOTAL	3,619	-

Amount Rs. (000's)

CIL CHEM	IICALS AND HYDRO POWER LTD.				
	TO FINANCIAL STATEMENTS FOR THE YEAR EDED 31.03.2013				
	NIFICANT ACCOUNTING POLICIES:				
a)	Basis of Preparation of Financial Statements: -				
	The accompanying financial statements for the fiscal period have been prepared under historical cost convention, in compliance with Indian Generally Accepted Accounting Principles ("GAAP") with mandatory and relevant Accounting Standards issued by the Institute of Chartered Accountants of India (ICAI) and in compliance with the provisions of Companies Act, 1956.				
b)	Revenue and Expenditure Recognition: -				
	Revenue is recognized and expenditure is accounted for on accrual basis.				
c)	Fixed Assets: -				
	Fixed Assets are stated at cost as increased by revaluation in case of land, building and Plant and Machinery less accumulated depreciation thereon in respect of assets acquired up to 31.03.1995. Fixed assets were revalued as on 31.03.1995.				
d)	Depreciation: -				
	Depreciation on fixed assets (including revalued assets) was used to provide at the rates and in the mannel specified in Schedule XIV of the Companies Act, 1956 to the extent specified in section 205(2)(a) as per written down value method.				
	Depreciation on Residential Building, Furniture and Fittings, Motor vehicles, etc and addition to and deductior from such assets are provided for on pro-rata basis from/up to the month of addition / deduction.				
	Additional depreciation representing the difference between depreciation on revalued amount and original cost o the assets like Land has been withdrawn from revaluation reserve.				
e)	Retirement benefits: -				
	Employer's Contributions to Provident Fund and gratuity are charged as expenditure.				
f)	Investments: -				
	Long Term Investments made by the Company in shares are valued as per the Accounting Standards issued by The Institute of Chartered Accountants of India. Provision has been made for permanent diminution in the value o Long Term investments.				
g)	Inventories: -				
	Inventories are valued at lower of cost or estimated net realizable value as certified by the Managing Director of the company. Cost of inventories is computed on a weighted average basis. The value of finished goods and work in progress include cost of conversion and other costs incurred in bringing the inventories to their present location and condition. Proceeds in respect of sale of raw materials or stores will be credited to the respective heads. The closing stock of scrap, waste products such as lime sludge are not valued and shown in the balance sheet as in the opinion of the management these items do not have a ready market.				
h)	Sales: -				
	Sales include recovery of Excise Duty, Sales tax and shown net of the adjustment against transporting and forwarding expenses incurred.				
i)	Excise Duty: -				
	Excise duty on finished goods is accounted for at the time of clearance of goods.				
j)	Treatment of contingent Liabilities: -				
	Contingent liabilities not provided for, are disclosed by way of Notes to accounts with particulars of the nature and quantum, wherever possible, of such liabilities.				
k)	Segment Reporting: -				
	The Company has carried out no trading activity and hence there is no separate segment as per AS-17 issued by ICAI.				
I)	Earnings per Share: -				
	The Company reports basic earning per share in accordance with AS-20 for "Earnings per Share" issued by the ICAI. Basic earning per share has been computed by dividing net profit by the weighted average number of equity shares outstanding for the year.				

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m) Accounting for taxes on Income: -

Income tax expense is recognized in accordance with AS-22- "Accounting for Taxes on Income" which includes current taxes and deferred taxes.

Deferred income taxes reflect the impact of current year timing differences between taxable income and accounting income for the year and reversal of timing differences of earlier years.

Deferred tax assets are not recognised in the absence of reasonable/virtual certainty supported by convincing evidence that sufficient future taxable income will be available against which such deferred tax assets can be realised.

15. NOTES FORMING PART OF ACCOUNT:

Disputed items not provided for:

Central excise Refund

1.

As per the order of the Asst. Commissioner of Central Excise, Kottayam Division, Kottayam dated 23.12.1998 holding that Calcium Carbide manufactured and used captive consumption in the manufacture of acetylene black within the factory is not liable for levy of excise duty, the company is entitled to a refund of excise duty of Rs.82,89,691/- in respect of the period from April 1978 to July, 1983.

This was confirmed by the Hon'ble CEGAT, New Delhi as per the order No.A/1076/02 NB (D) dated 24.10.2002. Based on the above order the company filed a refund claim for Rs.82,86,691/- before the Deputy Commissioner of Central Excise, Kottayam Division on 30.01.2003. However the Deputy Commissioner allowed only Rs.37,99,198/- as refund and the same was recognized as income in the Profit & Loss account in the year 2002-2003. The claim for the balance amount of Rs.44,86,993/- was rejected by the Excise authorities for want of proof for payment of duty.

Against this order the company had filed an appeal before the Commissioner of Central Excise and Customs (Appeals) Cochin on 22-10-2003 and the appeal was disposed of in favour of the Company.

The Department has gone in Appeal. In view of the above, the claim for the refund of the balance amount of Rs. 44,86,993/has not been recognized in the accounts.

Company has also filed appeal before CEGAT, New Delhi for release of balance amount, which is pending for disposal.

The Department has gone in Appeal. In view of the above, the claim for the refund of the balance amount of Rs. 44,86,993/- has not been recognized in the accounts. Company has also filed appeal before CEGAT, New Delhi for release of balance amount, which is pending for disposal.

 The Company has paid Rs.10 Crores towards KSEB arrears in F.Y.2011-2012. The Total arrears was settled under One Time Settlement at Rs.14.75 Crores and the balance amount of Rs.4.75 Crores paid in full and final settlement during the year 2012-13.

3. Managerial Remuneration:

Paid to Shri. S. B. Somani, Chairman and Managing Director:

Particulars	Amount F.Y.2012-2013 (In Rupees)	Amount F.Y.2011-2012 (In Rupees)
Salary	7,20,000	7,20,000
Perquisites	4,32,000	4,32,000
Contribution to Provident Fund	86,400	86,400
Total	12,38,400	12,38,400

3.1 Computation of loss in accordance with Section 349 of the Companies Act, 56: (Rs. in '000)

March 31 st of ->	2013	2012
Profit (Loss) as per Profit and Loss Account	(50,290)	(7,888)
Less: i. Depreciation charged to A/c's	(580)	(681)
ii. Directors Sitting fees	(15)	(12)
iii. Remuneration to MD	(1,238)	(1,238)
Business Profit (Loss)	(48,458)	(5,957)
Less /Add: Depreciation as per Section 350	-	-
Total Profit for the year		
Add: C/f (Losses) from earlier years	(4,13,931)	(3,67,259)
(Losses) under section 198		

4. Contingent Liabilities:

The Company had acquired lease hold land and invested a sum of Rs.1.76 Lacs thereon. The matter is sub-judice before the Hon'ble Kerala High Court against resumption of said land order by Kerala Government. In the event any adverse judgment is passed the said sum of Rs.1.76 Lacs may have to be written off.

5. Other Pending Matters

A. DLF Settlement

During the year under report the Company has entered into Settlement Agreement with DLF Ltd. in pending Arbitration matter. A Joint Settlement Application has been filed during the current year and Company has also made payment of Rs.4.50 Crores in addition to Rs.50 Lacs paid in F.Y.2011-12 to DLF Ltd. leaving a sum of Rs.1.76 Crores to be paid in instalments. The effect of settlement will be given in the account in the year 2013-14 as the Arbitration Tribunal has to pass an award in terms of Settlement Agreement arrived at.

B. Inter Corporate Deposits

The Company has given Inter-Corporate Deposits to Rashtriya Metal Industries Ltd. Rs. 100 Lacs and Vindhyachal Hydro Power Ltd. Rs. 50 Lacs. These Inter-Corporate Deposits have been made with the aforesaid Companies against Security of Post Dated Cheques. The Company is receiving interest on the Inter-Corporate Deposits regularly.

The Company has also made Inter-Corporate Deposit with India Ener-Gen Ltd. Rs.62 Lacs. However, the said company has not made any payment towards interest. The Company has made demand for repayment of the said loan and the repayment is expected during the year 2013-14.

C. Survey of Freehold Land of the Company at Chingavanam

The Independent Directors of the Company had conducted physical survey of the freehold land at Chingavanam on 30/09/2012 and no discrepancy has been found by them.

D. Flat at New Delhi

The company was in possession of one flat at 97-Sunder Nagar, New Delhi. In terms of Supreme Court Order, the company has handed over the vacant possession of the said flat on 31/03/2013. The Company has also written off the book value amounting to Rs.2.66 Lacs of the said flat on 31/03/2013

E. Advances Given to the parties

The Company had given recoverable advances to Mr. Joseph Manual Rs.10 Lacs and Mr. Sudhir Kale Rs.1.01 Lacs. The Company is expecting to recover their advances during the year 2013-14.

F. Embezzlement of Funds by an employee of the Company

One employee of the Company had embezzled a sum of Rs.4.98 Lacs in the year 2005-2006 and did not account for the said amount to the Company. The Company had also filed a Criminal Complaint against the said employee. Since the chances of the recovery of the amount was bleak, the Company has written off the said amount during the year under report.

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G. Sale of Surplus Land at Chingavanam

The Company had entered into an Agreement for Sale for sale of Surplus Land at Chingavanam with some Parties who had paid a sum of Rs.Six Crores as an advance. However, the said Parties defaulted in making payment of balance consideration as per Agreement for Sale dated 04/07/2012 in spite of extension of time granted to them. The said Agreement was cancelled in terms of Clause 8 thereof. The Company has made refund of Rs. Five Crores (These Cheques are reflected in Bank Reconciliation Statement as on 31.03.2013 as "Cheques Issued But Not Presented For Payment".) to the said parties after appropriating a sum of Rs. One Crore towards Opportunity Loss, Claims etc., The Cheques sent to the said Parties have, however, been returned with remark "REFUSED" on the envelops by Postal Department. The said sum of Rs. One Crore towards Opportunity Loss, Claims etc. appropriated from advances received from the said Parties has been credited under the head "Other Income". After appropriation of the said amount, there is no amount due to the said parties.

6.Due to Small Scale Industrial undertakings.

There is no outstanding dues as defined under the Interest on Delayed Payments of Small Scale and Ancillary Industrial Undertaking Act, 1933 and section 3(I) of the Industrial (Development and Regulation) Act, 1951.

7. Loans and Advances

Include an amount of Rs.1,12,00,000/- (Rs.1,20,50,962/-) paid to Associate Concern as per Note No.19(I).

8. Fixed Assets.

The entire Plants and Machineries, equipments and other old movables at Chingavanam Factory were disposed off in the previous year 2011-12. However, due to reasons beyond control, i.e, delay in getting concurrence the Revenue Department, agitation by the former workers, etc the purchaser could not dismantle / remove the scrap from the Company's premises till the end of this financial year.

9. Current Assets

- 9.1. As the Company has been under Lock -out since July 1999, dues under the heads Sundry Debtors, Loans and Advances and Current Liabilities including Sundry Creditors are subject to confirmation.
- 9.2. In the earlier years, the Company had made full provision of Rs. 1,35,31,446/- towards amount due from Sundry Debtors for a period exceeding 3 years. During this year the Company has reviewed the status of the amount recoverable from Sundry Debtors as well as the Suits filed of Rs.42,91,787/- by the Company for recovery of the amount due form some of the parties. After conducting review, the Company has Written Off a sum of Rs.7,37,311/- and has credited Rs.36,18,754/- to "Excess Provision Written Back Account".
- 9.3. Advance against purchases include an amount of Rs. NIL (Rs.8,36,990/-) due for a period exceeding three years for which provision for doubtful advance has been made. During the year this was adjusted against the provision created earlier.

Fundamental accounting assumption regarding Going Concern.

10. As pending issues inter-alia resumption of power supply, grant of Financial Assistance and other incentives from State Government and other concerned Authorities remain unresolved, the chances of early resumption of manufacturing activities of viable plants receded. The Company has disposed off its Factory Buildings, Plant & Machineries etc., at Chingavanam during the year 2011-12. The above conditions indicate the existence of a material uncertainty that may cast significant doubt about the Company's ability to continue as a going concern.

Quantitative Details

11. Information pursuant to Para 3, 4C and 4D of Schedule VI, Part II to the Companies Act, 1956 are given below:

NOTAPPLICABLE (as the Company has no Licensed / installed capacity)

Traded Goods –		
A. CHEMICALS	QUANTITY. (KG.)	VALUE (Rs./'000)
Opening Stock	Nil (Nil)	Nil (Nil)
Purchases	Nil (Nil)	Nil (Nil)
Sales	Nil (Nil)	Nil (Nil)
Closing Stock	Nil (Nil)	Nil (Nil)
	During 2013	During 2012
12. Raw Materials Consumed	NIL	NIL
12.1. Percentage of consumption of indigenous / imported in	raw -	
Materials, packing materials, spare parts and compor	nents NIL	NIL
13. Expenditure in Foreign Currency	2704	818
14. CIF value of Imports - Raw materials / Spares / Capital	goods NIL	NIL

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15. Capital Commitments

NIL

- 16. The Companies in which the Directors are associated have filed the Annual Returns and did not make any default in the repayment of deposits if any fallen out. On the basis of representations received from the Directors, none of the Directors attract disqualifications under section 274(1)(g) of the Companies Act, 1956.
- 17. The Company had no full time Company Secretary as required u/s 383A of the Companies Act, 1956 during the year under report due to layoff / lock out.

18. Others

18.1 Basic earning per Equity Share and Diluted earning per Equity Share have been computed by dividing net profit by the weighted average number of equity shares outstanding for the year.

18.2 Calculation of basic Earnings per share

SI.	Particulars	Equivalent number of	of shares for the year
No.		2012-2013	2011-2012
1.	Opening No of Shares	1,89,63,700	1,89,63,700
2.	Total Shares Outstanding	1,89,63,700	1,89,63,700
3.	Profit after Taxes in Rs. (000)	(46,672)	(7,888)
4.	Nominal value of Shares	Rs. 10.00	Rs. 10.00
5.	Earning per Share	(2.46)	(0.42)

19. Disclosure of transactions with Related parties, as required by Accounting Standard 18 as defined under clause 3 of the Accounting Standard have been identified on the basis of representations made by key managerial personnel and information available with the Company.

Nil

Relationship Entities where control exist:

I. Associate and Group Companies

- (1) Citric India Limited, (2) Chemo Pharma Labs Limited, (3) India Energen Limited
- (4) Vindhyachal Hydro Power Ltd.

II. Key Management Personnel:

Shri. S B Somani, Chairman & Managing Director

Transactions	Associates and Group Co. Rs.	Key Management Personnel / Rs.	Total Rs.
Opening Balance receivable	120,50,962	-	1,20,50,962
Opening Balance payable	31,40,000	-	31,40,000
Finance Provided including loans given	6,19,60,000	_	6,19,60,000
Amount received	5,96,70,962	-	3,66,70,962
Outstanding Balance receivable	1,12,00,000	-	1,12,00,000
Outstanding Balance payable	-	-	-
Remuneration paid including perquisites		12,38,400	12,38,400

	TECIL	CHEMICALS	AND	HYDRO	POWER	LTD.
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- 20. The Sundry Debtors, Sundry Creditors and Loans and Advances are subject to confirmation, reconciliation, and adjustments. The Management is of the opinion that such reconciliation or adjustments if any will not materially affect the accounts.
- 21. Traveling Expenses include foreign travel expenses of Directors amounting to Rs.2704652/-, which are incurred for purposes other than business.
- 22. In view of the accumulated losses, the Management has not provided deferred tax assets as well as deferred tax liabilities. Hence the disclosure in respect of accounting of taxes on income as required under Accounting Standard 22 issued by ICAI is not done.
- 23. Figures are given in thousands unless otherwise stated
- 24. Figures for the previous year have been regrouped / rearranged wherever necessary and are given in bracket unless otherwise specified.
- 25. The Financial Statements for the year ended 31.03.2013 are prepared as per revised Schedule VI. Accordingly, the previous year figures have been re-classified, wherever necessary, to conform to this year's classification.

As per attached report of even date

For and behalf of Board of Directors

Sd/-S. B. SOMANI CHAIRMAN & MANAGING DIRECTOR

Sd/-VIJAY KUMAR DESAI Membership No. F/9219 No. A/01/0513

Sd/-G. K. JOSHI DIRECTOR

Place: Mumbai Date: 23RD MAY, 2013

IL CHEMICALS AND HYDRO POWER LTD.		68TH ANNUAL	REPORT 2012
TECIL CHEMICAL			
Regd. Office : Chingavanam		Kerala – 686 53	1.
	PROXY FORM		
I/We of In the district of	being a	a member/memb	ers of the
above named Company hereby appoint _			
of in the distric	et of		
or failing him	of		
in the district of as my/our proxy to vote for me/us on my	/our behalf at the 68	th Annual Genera	1 Meeting
of the Company to be held on 27 th Septe adjournment thereof.			
Signed this day of	of	2013	Affix
			Re.1.00 Revenue
Signature			Stamp
TECIL CHEMICAL Regd. Office : Chingavanam	S & HYDRO POW	ER LTD.	
ATTEN	NDANCE SLIP		
TO BE HANDED OVER AT THE	E ENTRANCE OF TI	HE MEETING H	IALL
Full name of the member			
Full name of the First Joint Holder			
(To be filled in if first na Name of Proxy	med joint holder doe	s not attend the r	neeting)
(To be filled in if Proxy F	-	-	~ •
I, hereby record my presence at Annual (Registered Office of the Company on 27			l at the
Registered Folio No			
No. of Shares held	、	I amh an' a /Duar'	Signature
(To be signed at the ti	Iember's/Proxy' me of handing o	÷
	28		

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