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y Computershare Private Limited Plot no.17 to 24, Vittalrao Nagar Hyderabad - 500 081 Phone : 040 23420818 Fax : 040 23420814 e-mail: einward.ris@karvy.com

For Hindi Version of the 34th Annual Report 2009-10 please write to the Company Secretary giving the Folio/ Client ID number.

NOTICE

NOTICE is hereby given that the 34th Annual General Meeting of the shareholders of Dredging Corporation of India Limited will be held at 1600 hrs on Wednesday, the 8th September, 2010 in Air Force Auditorium, Subroto Park, New Delhi - 110010 to transact the following business :-

ORDINARY BUSINESS

- To receive, consider and adopt Directors' Report for the year 2009-10, the audited Balance sheet as at 31st March, 2010 and the Profit and Loss Account for the year ended 31st March, 2010 together with the Auditors' Report thereon.
- 2. To declare dividend.
- 3. To appoint a Director in place of Shri Rakesh Srivatsava, IAS, who retires as rotational Director and is eligible for re-appointment.
- To appoint a Director in place of Shri P. Sridharan who retires as rotational Director and is eligible for re-appointment.
- 5. To pass with or without modification, the following resolution as ordinary resolution for payment of remuneration to Statutory Auditors :

"**RESOLVED THAT** pursuant to clause (aa) of Sub-Section (8) of Section 224 of the Companies Act, 1956, the remuneration of the Statutory Auditors of the Company, Rao & Narayan, Chartered Accountants appointed by Comptroller and Auditor General of India be and is hereby fixed at Rs.2.50 lakh (rupees two lakh and fifty thousand only) plus service tax as applicable for the year 2009-2010".

By Order of the Board of Directors

NOTE	<i>c</i>	
Dated	l : 06-08-2010	Company Secretary
Place	: Visakhapatnam	(K.Aswini Sreekanth)

- NOTES:
- 1. A MEMBER ENTITLED TO ATTEND AND VOTE AT THE MEETING IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE ON HIS BEHALF. THE PROXY SO APPOINTED NEED NOT NECESSARILY BE A MEMBER OF THE COMPANY. THE INSTRUMENT APPOINTING THE PROXY SHALL BE DEPOSITED AT THE REGISTERED OFFICE OF THE COMPANY NOT LATER THAN 48 HOURS BEFORE THE TIME FIXED FOR HOLDING THE MEETING.
- The Register of Members and Share Transfer Books of the Company will remain closed from 19th August 2010 to 8th September, 2010 (both days inclusive).

- 3. Dividend on equity shares as recommended by the Directors for the Financial year ended 31st March, 2010, if declared at this Annual General Meeting will be paid to the shareholders whose names appear:
- a) as beneficial owners at the end of the business hours on 18th August, 2010 as per the list to be furnished by Depositories in respect of the shares held in the electronic form and
- b) as members in the Register of Members after giving effect to all valid share transfers in physical form lodged with the Company/ R&T Agent on or before 18th August, 2010.
- 4. Members holding shares in physical form are requested to furnish bank details by 18th August 2010 to our R & T Agent - M/s Karvy Computershare Private Limited, Plot No. 17 to 24, Vithal Rao Nagar, Hyderabad- 500 081 in order to incorporate the same on the dividend warrants.
- 5 Shareholders holding shares in electronic form may kindly note that their Bank details as furnished by their Depositories to the Company will be printed on their Dividend Warrants as per the applicable regulations of the Depositories and the Company will not entertain any direct request from such shareholders for deletion/ change in such Bank details. Shareholders who wish to change Bank details are therefore requested to advise their Depository Participants about such change, with complete details of Bank Account. Instructions, if any, already given by them in respect of shares held in physical form will not be automatically applicable to shares held in electronic mode.
- 6. Electronic Clearing Service (ECS) facility: With respect to payment of dividend, the Company provides the facility of ECS to all shareholders, holding shares in electronic form and physical forms, in the cities where the facility for ECS is available. Shareholders holding shares in physical form, who wish to avail ECS facility may authorise Company with their ECS mandate in the prescribed form which may be obtained from Registrars & Transfer Agent, M/s. Karvy Computershare Private Limited on request. The requests for payment of dividend through ECS for the year 2009-10 should be lodged with M/s Karvy Computershare Private Limited on or before, 18th August, 2010.
- 7. a) Members holding shares in physical form are requested to promptly notify any changes in their addresses to the R & T Agent of the Company, M/s Karvy Computershare Private Limited on or before 18th August, 2010.
 - b) Shareholders holding shares in dematerialised form are requested to advise immediately change in their address, if any, quoting their Client ID No., to their respective Depository Participants.

8. Members are requested to note that pursuant to provisions of Section 205 A (5) read with Section 205 C of the Companies Act, 1956, the dividend remaining unclaimed/ unpaid for a period of seven years from the date of transfer to the unpaid dividend account pursuant to Section 205 A (1) of the Companies Act, 1956 shall be credited to the "Investors Education and Protection Fund" (IEPF) set up by the Central Government. Members who have so far not claimed dividend are requested to make claim with the Company as no claim shall lie against the Fund or the Company in respect of individual amounts once credited to the said fund. The unclaimed final dividend for the year 2002-2003 declared at the AGM held on 27-09-2003 is due for transfer to the IEP Fund on 27-10-2010.

Shareholders who have not so far encashed the dividend warrant (s) are requested to seek issue of duplicate warrant(s) by writing to the Company's Registrar and Transfer Agents, M/s Karvy Computershare Private Limited immediately. Shareholders are requested to note that no claims shall lie against the Company or the said Fund in respect of any amounts which are unclaimed and unpaid for a period of 7 (seven) years from the dates they first became due for payment and no payment shall be made in respect of any such claims.

8. Consequent upon the introduction of Section 109A of the Companies Act, 1956 shareholders are entitled to make nomination in respect of shares held by them in physical form. Shareholders desirous of making nominations are requested to send their requests in Form 2B (which will be made available on request) to the Registrar and Transfer Agents, M/s Karvy Computershare Private Limited.

- Members are requested to bring their copies of Annual Report to the meeting. Members/Proxies attending the meeting should bring the attendance slip, which should be duly filled in, signed and handed over at the venue of the meeting.
- 10. Corporate Members intending to send their authorised representatives to attend the Annual General Meeting are advised to send a duly certified copy of the Board Resolution authorising their representative to attend and vote at the meeting.
- 11. Members seeking any information with regard to accounts are requested to write to the Company at the earliest to facilitate keeping the information ready.
- 12. Entry to the Auditorium will be strictly against Entry Slip available at the counters at the venue and against exchange of Attendance slip.
- 13. Shareholders may kindly note that no gift/ gift coupon will be distributed at the meeting.
- 14. No Brief case or Bag will be allowed to be taken inside the auditorium.
- 15. At the ensuing Annual General Meeting, Shri Rakesh Srivatsava, IAS and Shri P.Sridharan retire by rotation and being eligible offer themselves for re-appointment. The information details pertaining to these Directors to be provided in terms of Clause 49 of the Listing Agreement with the Stock Exchanges are given below.

Name of the Director	Shri Rakesh Srivatsava, IAS	Shri P. Sridharan
Date of Birth	15/03/1955	12/11/1950
Date of Appointment	13/06/2007	20/08/2009
Qualifications	M.Sc (Physics)	B.E.(Mechanical), M.E.O (Class I)
Expertise in specific functional areas	He is working in the Ministry of Shipping, as Joint Secretary (Ports).He also worked in various senior level posts in Government of India.	He has vast experience in Shipping Sector both in State Government and Public Sector.
Shareholding in DCI	NIL	NIL
List of Public Companies in which Directorship held	Sethusamudram Corporation Ltd Director Ennore Port Limited - Director Mumbai Port Trust - Trustee	NIL

DETAILS OF THE DIRECTORS SEEKING RE-APPOINTMENT / APPOINTMENT AT THE 34TH ANNUAL GENERAL MEETING

DIRECTORS' REPORT FOR THE YEAR 2009-2010

Your Directors have pleasure in presenting this 34th Annual Report together with the audited accounts of the Company for the year ended 31st March, 2010.

FINANCIAL RESULTS

The Company earned an operational income of Rs. 64540.91 lakh compared to Rs. 68522.19 lakh for the previous year.

The other income is Rs.4853.69 lakh as compared to Rs. 14700.11 lakh for the previous year.

The total income for the year is Rs. 69394.60 lakh as compared to Rs. 83222.30 lakh for the previous year.

Profit after tax is Rs.7005.38 lakh as compared to Rs. 4637.17 lakh for the previous year.

The Company's earning per share for 2009-2010 is Rs.25.02 as compared to Rs. 16.56 for the previous year.

DIVIDEND

Keeping in view the financial performance of your Company and other relevant considerations, your Directors recommend payment of dividend @ 30% on the paid up capital of the Company absorbing an amount of Rs.979.51 lakh including dividend tax of Rs. 139.51 lakh for the year 2009-10. For the previous year 2008-09 dividend @ 50% involving Rs. 1638.08 lakh including dividend tax of Rs.238.08 lakh was paid. A sum of Rs.750.00 lakh has been transferred to General Reserves during the year ended 31/3/2010.

DCI FLEET

As on 31st March 2010 your Company has among others, 10 Trailer Suction Hopper Dredgers (TSHD)and 3 Cutter Suction Dredgers (CSD).The Craft wise particulars are at Annexure-I.

DREDGING OPERATIONS

During the year under review, maintenance dredging contracts were executed at Kolkata, Paradip, Visakhapatnam, Mormugao, New Mangalore Port and capital dredging for Paradip and Mormugao Port. The works were executed either under the existing contracts or renewal of the contracts entered into with the Ports etc., during the previous years or new contracts entered into during the year. The capacity utilisation during the year is 81% of of no.of days of available capacity.

PLAN PROPOSALS

Contract was signed on 29.04.2010 for procurement of 2 TSHDs of each 5500 cum capacity. The Dredgers are expected to be delivered in Nov'2012 and May'2013 respectively.

One No. dumb cutter suction dredger of 2000 cum solids per hr capacity was delivered by MDL, Mumbai to DCI on 06.03.2010. The vessel will be put to operation after satisfactory completion of trials.

The Backhoe dredger, order for which was placed in January, 2009 is expected to be delivered by end November, 2010.

MEMORANDUM OF UNDERSTANDING

The Company has signed Memorandum of Understanding (MOU) with Government of India for the year 2010-11. The Company expects the rating of 'EXCELLENT' for the year 2009-10.

INTERNATIONAL SAFETY MANAGEMENT (ISM) CODE

- (a) All dredgers (except dumb vessels Dr VII and Dr. XVIII) of DCI hold valid Safety Management Certificates (SMCs).
- (b) DCI has been issued with Document of compliance (DOC) valid till 24-06-2012. The same is being endorsed every year after annual verification audit.

SHIP SECURITY SYSTEM (ISPS)

All dredgers (except dumb vessels Dr. - VII and Dr. - XVIII) of DCI hold valid International Ship Security Certificates (ISSCs). Renewal of ISSCs of all above vessels have been completed successfully.

QUALITY MANAGEMENT SYSTEM (ISO 9001:2008)

DCI has been certified for Quality Management System (ISO 9001:2000) (QMS) by Indian Register of Shipping (IRQS). The renewal/re-certification audits by IRQS for the revised version of QMS (ISO 9001:2008) were completed during March 2010. The scope of the system covers Head Office, Project Offices and Vessels.

ENVIRONMENT MANAGEMENT SYSTEM (ISO 14001:2004) The certification audits of Environmental Management System (ISO 14001: 2004) were completed during January 2010 and DCI has been certified for EMS. The scope of the system covers Head Office, Projects Offices and Vessels.

MEMBERS/INVESTOR SERVICES

The shares of the Company are listed on Delhi, Mumbai, Calcutta Stock Exchanges and National Stock Exchange.The shares of the Company are dematerialised with both the depositories, NSDL and CDSL. M/s. Karvy Computershare Private Limited, Hyderabad are the R & T Agents of the Company.

PARTICULARS OF THE EMPLOYEES UNDER SECTION 217 (2A) OF THE COMPANIES ACT, 1956:

The particulars of employees for the year 2009-10 as required under Sec. 217 (2A) of the Companies Act, 1956 is enclosed at Annexure -II.

DIRECTORS' RESPONSIBILITY STATEMENT

Pursuant to the provisions of sub-section (2AA) of Section 217 of the Companies Act, 1956 your Directors confirm:

- that in the preparation of the Annual Accounts, the applicable accounting standards had been followed along with a proper explanation relating to material departures;
- (ii) that the Directors had selected such accounting policies and applied them consistently and made judgements and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the company at the end of the financial year and of the profit or loss of the company for that period;
- (iii) that the Directors had taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and preventing and detecting fraud and other irregularities;
- (iv) that the Directors had prepared the Annual Accounts on a going concern basis.

INFORMATION TO BE GIVEN UNDER COMPANIES, (DISCLOSURE OF PARTICULARS IN THE REPORT OF BOARD OF DIRECTORS) RULES, 1988.

- a) Conservation of energy under Sec.217(1)(e): Your Company does not fall under the category of companies which are required to furnish this information. However, the following measures have been taken:
 - All the dredgers in DCI fleet are installed with sophisticated and state-of-the art instrumentation like Differential Global Positioning System (DGPS) and Draft Volume Load Monitoring (DVLM) system to facilitate efficient dredging with potential energy saving.
 - ii) While procuring new dredgers, fuel efficient design with advanced technology is selected.
 - iii) Continuous efforts are being made to optimise the fuel consumption on board dredgers as cost of fuel constitutes approximately 35% of operational cost.
- b) Technology absorption under Section 217 (1) (e): There was no transfer of technology and consequently there is no absorption of technology during the year.
- Foreign Exchange earnings and outgo Under Section 217 (1)(e): (Rs. In Lakhs)

i)	For	eign Exchange Earnings :	0.00
	Tota	ıl	0.00
ii)	For	eign Exchange outgo:	
	a)	Import of components and spares	
		(CIF value)	6946.19
	b)	Repayment of foreign currency loan	551.03
	C)	Interest paid on loans from foreign banks	13.65
	d)	Travelling	9.79
	e)	Chartering charges	5273.13
		Total	12793.79

CORPORATE GOVERNANCE

Pursuant to Clause 49 of the Listing Agreement with the Stock Exchanges, Management Discussion and Analysis Report, Corporate Governance Report and Certificate from the Auditors of the Company regarding compliance of conditions of Corporate Governance are attached, forming part of this Report.

MAN POWER:

The total number of employees (both Shore and Floating) in the Corporation, as on 31st March, 2010 was 721, as against 767 during the previous year, excluding MPWs.

EMPLOYMENT OF VARIOUS RESERVED CATEGORIES:

The manpower position with regard to various reserved categories is as indicated hereunder:

A. Employment of SC/ST Candidates

The Corporation continued its efforts to fulfill its obligation in providing employment opportunities to SC/ST candidates, in accordance with the Government

Policy. The overall representation of SC/STs in the Corporation (both Shore and Floating Establishments, but excluding MPWs) as on 31^{st} March, 2010 was SCs - 97, i.e., 13.45% as against prescribed percentage of 16.66% and STs 39 i.e., 05.41% as against the prescribed percentage of 7.5%.

B. Employment of Ex-Servicemen

The representation of Ex-Servicemen (both Shore and Floating) in group C and D categories in the Corporation was 13.28% and Nil as against the percentage of 14.50% and 24.50% respectively as prescribed by the Government.

C. Employment of Physically Handicapped

The number of physically handicapped employees in the Corporation as on 31^{st} March, 2010 is 7 (seven), the group-wise break-up A, B, C & D is as furnished hereunder:-

-				
Group	Sanctioned	Total strength	No.of	Percentage
	strength	in identified	persons	with
		posts	with disabilities	reference
			actually	to identified
			employed	posts
А	185	53	01	1.88
В	108	69	03	4.34
С	66	62	03	4.83
D	07	07	Nil	Nil
Total	366	191	07	3.66

The overall percentage of Group 'A' &' B' posts comes to 3.27% of the identified posts in these Groups, which is higher than the prescribed 3%. The overall percentage of Group 'C' and 'D' posts comes to 4.10% of the total sanctioned strength in these groups which is higher than the prescribed 3%. The Physically handicapped persons are being paid additional conveyance assistance as per the Government instructions.

D. Employment of women

The number of women employees on Rolls as on 31.03.2010 is 53 as against 46 as on 31.03.2009. Out of them number of executives is 15 and Non-Executives is 38.

Compliance with Government's Policy on Women:

Basing on the Supreme Court's judgement and keeping in view the Government instructions on sexual harassment of women at work places, a complaints Committee headed by a woman officer was constituted to inquire into the complaints of sexual harassment at work places. A complaints register is also being maintained.

DCI is a Life Member of the Forum for Women in Public Sector and one women's representative from DCI has been nominated to the above forum. Apart from the Trade Unions, the problems, if any, relating particularly to women employees are looked into as and when the same are brought to the notice of the Management.

Existing Benefits and Welfare Measures for the Women Employees:

- i) The women employees in the Corproation are entitled to 135 days of Maternity Leave.
- ii) Special Casual leave not exceeding 14 working days is sanctioned to regular women employees of the Corporation to undergo non-puerperal sterlisation.
- iii) One day special casual leave is allowed to the regular women employees of the Corporation who had ICUD insertions.
- iv) A rest room is provided exclusively for the women employees.
- v) Working uniforms are provided to Group'D' women employees, as per the scales prescribed in the Rules.
- vi) The women employees are sponsored to various inhouse and also external training programmes. Out of 53 women employees 24 had undergone training during the past one year i.e., from 01.04.2009 to 31.03.2010.

WAGE SETTLEMENTS

A. Floating establishment:

- The INSA-MUI (FG/HT) Agreements in respect of Floating Officers, for the periods from 2008 to 2010 and 2010 to 2012 have been implemented.
- ii) The INSA-NUSI Agreements, relating to Petty Officers for the period from 2008-10 was implemented upto 31/03/2010. The wage revision is due from 01/04/2010.
- iii) The Wage Agreement of Crew for the period from 2008-10 was implemented upto 31/03/2010. The wage revision is due from 01/04/2010.

B. Shore establishment:

- i) The Revised pay scales of Executives have been implemented w.e.f. 01.01.2007
- Wage Revision for Non-Executive Employees in the Shore Establishment is due from 01.01.2007 and negotiations are in progress.

INDUSTRIAL RELATIONS:

The industrial relations in the Corporation continued to be cordial throughout the year under report.

WELFARE MEASURES:

The Corporation continued various welfare schemes viz., Family Pension Scheme, Group Gratuity Assurance Scheme, Personal Accident Insurance Coverage, Group Savings Linked Insurance Scheme, Contributory Provident Fund, Maternity Benefit Scheme, Subsidised Canteen Facility, Transport Subsidy, Medical Attendance, Leave Travel Concession, Incentive Scheme for acquiring higher qualifications, Merit Scholarship for the children of SC/ST employees, and Mediclaim medical attendance facility for the retired employees etc. Other welfare measures such as House Building Advance, HBA Interest Subsidy, HBA Family Security Mutual Fund, Special casual leave for maternity/paternity and incentives for adopting small family norms and advances for children's higher education, marriage and purchase of computer etc., are extended to the employees.

HUMAN RESOURCES DEVELOPMENT

The Company is making sincere and concerted efforts for the overall development of Human Resources, both on shore and floating establishments.

During the year, 7 DCCP apprentices were inducted for training. Six Management Trainees were also inducted in various disciplines, during the year. As part of social responsibility, students from local institutions were guided for project works in Human Resource Management, Labour Management, Marketing Management, Information Technology etc.,

Fifteen Electrical Officers and Seven Dredge Operators / Dredge Engineers have undergone technical training.

Lecture programmes on Work Culture, Enhancing Management Development, Leadership were arranged for the benefit of the employees by inviting eminent academic and professional personalities, during the year.

As against target of 131 personnel to be trained under the MoU Targets, a total of 213 employees were trained in the specified programmes.

IMPLEMENTATION OF THE RIGHT TO INFORMATION ACT, 2005

As per the Directives of the Government of India, the Corporation implemented the Right to Information Act, 2005 w.e.f. 12.10.2005, and made all required infrastructual arrangements such as appointment of Public Information Officers, Asst. Public Information Officers and Appellate Authority; Publication of 17 prescribed manuals giving classified Corporate Information about DCI for the information of the public; set-up of procedure and submission of periodical reports on the progress of implementation of the Act. All the officers concerned were imparted training and sent to seminars conducted by professional bodies. A Register is also being maintained for monitoring the requests from public seeking information and the replies by the concerned are also being coordinated.

ALL INDIA DREDGING CADRE :

Six AIDC Deck Cadets, who were inducted under AIDC Scheme, during March 2009, are continuing their training.

ACTIVITIES OF PUBLIC GRIEVANCES AND COMPLAINTS CELL :

A Public Grievance Cell has been functioning in the Corporation since 1988 to look into the Grievances / Complaints received from the public . The General Manager (Fin.) is the Director of Public Grievances, assisted by a Manager (OL). As per the Ministry's guidelines, a status report is being submitted for the information of the Board of Directors at the Board meetings and a quarterly status report is forwarded to the Ministry.

In line with the Ministry's direction, a Public Grievance Redressal and Monitoring System (PGRAMS) software was installed in the Computer Network in the Corporation, which works in hand-shake mode between the Ministry and the Corporation. Five complaints received during the year were suitably replied to.

INFORMATION & FACILITATION COUNTER

In order to ensure transparency in the functioning of the Corporation and also for easy and speedy access for any information to the public, an INFORMATION & FACILITATION COUNTER (IFC) was set up at DCI Head Office, Visakhapatnam and the same is publicised in the web-site also.

PROGRESSIVE USE OF HINDI

The Corporation continued its efforts to implement the Official Language Policy of the Government. An Incentive Scheme to award cash prizes, personal pay etc., is in vogue in the Corporation and the employees trained under in service training in Hindi and qualified in various examinations conducted thereunder are being awarded cash awards and personal pay.

Hindi Fortnight was observed and Hindi Exhibition was organised during the year.

The Officers of the Company actively participated in the meetings and activities of the Town Official Language Implementation Committee, Visakhapatnam during the year. The Corporation was awarded a Prize by the Town Official Language Implementation Committee, Visakhapatnam during the year.

ACTIVITIES OF VIGILANCE DEPARTMENT DURING 2009-2010

Under preventive vigilance, during the year, the Vigilance Department conducted 25 regular inspections, 4 surprise checks and 3 CTE type inspections on various aspects of performance. The objective of such inspections was to find out violations of extant Rules, instructions, CVC/ Govt. Guidelines and suggest measures for streamlining systems, improvement of measures for better house keeping, elimination of scope for corruption and irregularities and encouraging greater efficiency and transparency. Vigilance Awareness week was observed during November, 2009 and customer/vendor meets were organised. Vigilance web page on the Company's website has been redesigned incorporating various aspects of vigilance, besides launching of online complaint system. Quarterly Vigilance Bulletin is being published for dissemination of the latest information and knowledge on vigilance.

CITIZEN'S CHARTER

As per the directives of the Government of India, in order to focus on the commitment of DCI towards its citizens / clients in respect of standard of services, information, choice and consultation, non-discrimination and accessibility, grievance redress, courtesy and value for money, including expectations of the Organisation from the citizen/client for fulfilling the commitment of the Organisation, a Citizen's Charter approved by the Competent Authority was posted on the Corporate Website.

IMPLEMENTATION OF JUDGEMENTS/ ORDERS OF THE CAT

There were no judgements/Order of the CAT pertaining to the Company during the year.

AUDITORS

M/s Rao & Narayan, Chartered Accountants were appointed by the Comptroller and Auditor General of India as Auditors for auditing the accounts of the Company for the financial year 2009-10. Pursuant to Section 224(8)(aa) of the Companies Act, 1956, the remuneration of the auditors has to be approved by the members at the AGM. The Board recommends the remuneration of Rs.2.50 lakhs (Rupees two lakh and fifty thousand only) plus service tax as applicable for the year 2009-10 for approval of the members at this AGM.

AUDITORS' REPORT

The Auditors Report on the Accounts for 2009-10 are placed along with the Accounts.

C&AG COMMENTS

The Comments of the Comptroller and Auditor General of India on the Accounts for the year ended 31st March, 2010 are placed next to the Auditors Report.

DIRECTORS

As per the Articles of Association of the Company all the Directors are appointed by the President of India as communicated through the administrative Ministry - Ministry of Shipping.

The term of Dr.S.Narasimha Rao. part time non-official Director is completed on 4/03/10. Pursuant to Section 256, of the Companies Act, 1956 Shri Rakesh Srivatsava, IAS and Shri P.Sridharan retire at this meeting and are eligible for re-appointment. The Board recommends for their re-appointment in this meeting.

ACKNOWLEDGEMENTS

The Directors thank Hon'ble Minister of Shipping and officers and staff of Ministry of Shipping for the valuable help, assistance and guidance rendered from time to time. The Directors thank all other Ministries for the help and co-operation extended by them. The Board is grateful to the Comptroller & Auditor General of India, the Member, Audit Board and the Statutory Auditors for their cooperation. The Board also thanks the Bankers of the Company for their valuable services. The Board expresses its gratitude to the valued customers for their continued patronage.

The Directors place on record their appreciation of the services rendered by all the employees of the Corporation.

For and on behalf of the Board of Directors

-sd-Place: VISAKHAPATNAM (Capt.S.S.TRIPATHI) Date: 06/08/2010 CHAIRMAN AND MANAGING DIRECTOR

								ANI	NEXURE - I
Craft	Year of built	DRMATION IN RESPE Type of Vessel	Maximum Dredging depth	LOA (Mts.)	Installed Draft (Mts.)	Installed Hopper Capacity (Cu.M)	Pumping Capacity (Cu.M/hr) solids	Net Tonnage	No. of Dredging days
DCI Dredge V	1974	Self Propelled TSHD	22.00	100.00	6.52	3539	-	2005	201
DCI Dredge VI	1975	Self Propelled TSHD	22.00	104.00	6.30	3770	-	2139	231
DCI DredgeVII	1976	Non Propelled CSD	22.00	86.00	2.50	-	1000	746 GRT	32
DCI Dredge VIII	1977	Self Propelled TSHD	25.00	124.30	8.50	6500	-	4437	205
DCI Dredge IX	1984	Self Propelled TSHD	25.00	102.60	7.50	4500	-	1547	270
DCI Dredge XI	1986	Self Propelled TSHD	25.00	102.60	7.50	4500	-	1551	217
DCI Dredge XII	1990	Self Propelled TSHD	20.00	115.00	6.50	4500	-	1906	165
DCI Dredge XIV	1991	Self Propelled TSHD	20.00	115.00	6.50	4500	-	1906	311
DCI Dredge XV	1999	Self Propelled TSHD	25.00	122.00	8.50	7400	-	2421	180
DCI Dredge XVI	2000	Self propelled TSHD	25.00	122.00	8.50	7400	-	2414	274
DCI Dredge XVII	2001	Self propelled TSHD	25.00	122.00	8.50	7400	-	2414	243
DCI Dredge Aquarius	1977	Self Propelled CSD	25.00	107.00	4.85	-	3500	1019	247
DCI Dredge XVIII	2009	Non-propelled CSD	25.00	88.00	3.00	-	2000	607	-
DCI Tug-VII	2005	Self Propelled (Twin Screw)	-	42.30	4.50	-		21	
Survey Launch - I	1999	Survey Launch	-	12.50	1.85	-	-	18GT	
Survey Launch - II	2009	Survey Launch	-	16.00	1.45	-	-	41GT	
Survey Launch - III	2009	Survey Launch	-	16.00	1.45	-	-	41GT	

ANNEXURE - II PARTICULARS OF EMPLOYEES UNDER SECTION 217(2A) , COMPANIES ACT 1956 Name Design. Remn. Nature of Terms & Nature of Qual. & Period Age Last Empl. recd. Employment Conditions Duties То Experience From (Rs.) 1 RANJAN CHOPRA CEO 2728220 CONTRACT AS PER OFFER DREDGING MEO CL -I DCIL 02/01/83 31/03/10 60 2 P SHEDANGI CEO 2617772 CONTRACT AS PER OFFER DREDGING MEO CL -I 11/04/90 31/03/10 60 DCIL 3 R C MEHTA D/M 2693375 CONTRACT AS PER OFFER DREDGING COC, MASTER(HT) 11/04/90 31/03/10 61 DCIL 2517207 CONTRACT AS PER OFFER DREDGING COC, MASTER(FG) DCIL 4 D K KALRA D/M 07/10/08 31/03/10 62 5 D S CHAUHAN D/M 2450000 CONTRACT AS PER OFFER DREDGING MASTER GR-I 01/03/08 31/03/10 62 DCIL 6 S PRASAD D/M 2453451 CONTRACT AS PER OFFER DREDGING MASTER GR-I 26/08/88 31/03/10 46 DCIL

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CORPORATE GOVERNANCE REPORT

1. COMPANY'S PHILOSOPHY OF CORPORATE GOVERNANCE

The Company strongly believes that good Corporate Governance is a pre-requisite for enhancing shareholder value and its image in the prevailing competitive business scenario. The policies and practices of the Company are aimed at efficient conduct of business and effectively meeting its obligations to shareholders, customers, employees and society at large. The Company has consistently sought to improve its focus by increasing transparency and accountability to all its stakeholders.

2. BOARD OF DIRECTORS

i Composition of Board of Directors as on 31/03/2010: Pursuant to the Articles of Association of the Company all the Directors are appointed by the President of India. Part-time Non-Official Directors are Independent Directors pursuant to Clause 49 of the Listing Agreement. The composition of the Board as on 31/03/2010 is as under:

	Name	Executive/Non-Executive	Official/Non-Official	Age	Qualifications
i)	Capt. S.S.Tripathi, CMD	Executive	Whole-time official	53	MBA, Master (FG)
ii)	Shri . P.V.Ramana Murthy,DFN	Executive	Whole-time official	55	B.Com, ACA
iii)	Shri. P. Sridharan, DOT	Executive	Whole-time official	59	B.E (Mechanical)
iv)	Shri . Rakesh Srivastava , IAS	Non-Executive	Part-time official	51	M.Sc.
v)	Dr.A.R.Goyal	Non-Executive	Part-time official	55	M.Sc.,Ph.D
vi)	Shri.S.Balachandran	Non-Executive	Part-time Non-official	64	M.Sc
vii)	Dr. Debashis Sanyal	Non-Executive	Part-time Non-official	52	M.Com, AICWAI, Ph.D
viii)	Dr.Gautam Barua	Non-Executive	Part-time Non-official	56	M.Tech.,Ph.D
ix)	Shri. A.Soundararaajan	Non-Executive	Part-time Non-official	55	B.Sc, FCA

Dr.S.Narasimha Rao, Part-time Non-Official (Independent) Director ceased to be the Director w.e.f 05/03/2010 on completion of his tenure.

ii Attendance Record of Directors : 2009-10

Seven Board Meetings were held during the year 2009-10. Attendance of Directors at the meetings of Board of Directors during the financial year 2009-10 and the last Annual General Meeting held on 24.09.2009 is as follows:-

Na	ame of the Director	No.of Board M	eetings	Attended
		During tenure	Attended	last AGM
1.	Capt.S.S.Tripathi	7	7	Yes
2.	Shri P.V.Ramana Murthy	7	7	Yes
3.	Shri P. Sridharan	3	3	Yes
4.	Shri Rakesh Srivastava, IAS	7	5	No
5.	Dr. Gautam Barua	7	4	Yes
6.	Dr.S.Narasimha Rao	7	6	Yes
7.	Shri A. Soundararaajan	7	6	No
8.	Shri S. Balachandran	7	6	No
9.	Dr. A.R. Goyal	7	4	No
10.	Dr. Debashis Sanyal	7	1	Yes

iii Number of other Boards / Board Committees in which Directors are Members/ Chairperson:

Dire	ector	No.of outsid	e position held
		Directorships	Committee
1.	Capt.S.S.Tripathi	2	-
2.	Shri P.V.Ramana Murthy	-	-
3.	Shri P. Sridharan	-	-
4.	Shri Rakesh Srivastava	3	-
5.	Gautam Barua	-	-
6.	Dr. S. Narasimha Rao	1	-
7.	Shri A. Soundararaajan	-	-
8.	Shri S. Balachandran	5	3
9.	Dr.A.R.Goyal	3	2
10.	Dr.Debashis Sanyal	-	-

SI.No.	Date	Place	No. of Directors Present
1.	22/04/2009	Visakhapatnam	5
2.	04/05/2009	Delhi	8
3.	29/06/2009	Delhi	7
4.	31/07/2009	Visakhapatnam	7
5.	30/10/2009	Delhi	8
6.	18/12/2009	Paradip	5
7.	28/01/2010	Delhi	9

3 AUDIT COMMITTEE

iv

The Audit Committee is constituted in accordance with the requirements of the provisions of the Companies Act, 1956 and Clause 49 of the Listing Agreement. The quorum for meetings of the Audit Committee is two Members or one third of the Members of the Audit Committee whichever is greater, but there should be a minimum of two independent Directors present. The powers, terms of reference and regulations of the Committee have been fixed by the Board as per the provisions of Section 292 A of Companies Act,1956 read with the requirements of the Clause 49 of the Listing Agreement. The Company Secretary acts as Secretary of the Audit Committee. The Committee Meetings are also attended by Director (Finance) and Statutory Auditors. Further, Internal Auditors, Heads of Departments and senior executives attend the Audit Committee Meetings as and when required by Audit Committee.

ii The Constitution of the Audit Committee as on 31-03-2010 is as under :-

1.	Dr.S.Narasimha Rao	:	Chairman (upto 04/03/2010)
2.	Shri S. Balachandran	:	Member
3.	Dr.A.R.Goyal	:	Member
4.	Shri A.Soundararaajan	:	Member
5.	Dr.Debashis Sanyal	:	Member

iii Meetings of the Audit Committee and attendance during the year 2009-10:

Details of Audit Committee Meetings held during the year 2009-2010:

	Place	No. of Members Present
28/05/2009	Visakhapatnam	4
29/06/2009	Delhi	4
31/07/2009	Visakhapatnam	2
30/10/2009	Delhi	5
27/01/2010	Delhi	5
	29/06/2009 31/07/2009 30/10/2009 27/01/2010	29/06/2009 Delhi 31/07/2009 Visakhapatnam 30/10/2009 Delhi

SI.No.	Name of the Director	No.of M	No. of Meetings			
		During tenure	Attended			
1.	Dr.S.Narasimha Rao	5	5			
2.	Dr.A.R.Goyal	5	2			
3.	Dr.Debashis Sanyal	5	0			
4.	Dr.A.Soundararaajan	5	5			
5.	Shri S. Balachandran	5	5			

4 REMUNERATION OF DIRECTORS

i. DCI being a Government of India Undertaking, the remuneration payable to its whole-time Directors is as per the Rules and Regulations prescribed by the Government of India, received through the Administrative Ministry, Ministry of Shipping. As such the company has not constituted any remuneration committee for Directors.

ii. The part-time official (Government) Directors do not receive any remuneration from the Company.

iii. The Part-time Non-Official Directors were paid sitting fees of Rs.5,000/- for each Board/Committee meeting attended by them.

iv. DCI does not have a policy of paying commission on profits to any of the Directors of the Company.

v.	v. Remuneration paid to Whole time Directors during 2009-10 is as under :-					
Na	me & Designation	Salary	P.F.Contribution	Medical	Total	
1.	Capt.S.S.Tripathi, CMD	22.43	1.39	0.20	24.02	
2.	P.V.Ramanamurthy, DFN	20.02	1.20	0.17	21.39	
3.	P.Sridharan, DOT (from 20/08/09)	14.40	0.77	0.20	15.37	
		المقصا بمصالك مناهد	منبية المفعلمين ببعاقهم المتنبع	and distance in he	alle a anna a a d /	

In addition to the above, wherever necessary, the travelling, hotel and other related expenditure is being arranged/ reimbursed to the Directors for attending the Board and other meetings.

vi. The Company presently does not have any Stock Option Scheme.

5. SHAREHOLDERS COMMITTEE

SHAREHOLDERS/INVESTOR GRIEVANCE COMMITTEE

The Shareholders/ Investor Grievance Committee has been looking into grievances of shareholders/ investors and to suggest remedies and measures for improvement.

Chairman (upto 04/03/2010)

- i. The constitution of the Shareholders/ Investors Grievance Committee as on 31/3/2010 is as under :
 - i) Dr.S.Narasimha Rao :
 - ii) Shri S.Balachandran :
- Member Member
- iii) Shri P.V.Ramana Murthy :
- The Committee held one meeting during the year in the month of January, 2010.
- ii. K.Aswini Sreekanth, Company Secretary is designated as Compliance Officer.
- iii. During the year 2009-10, 234 complaints were received from shareholders, 1 complaint was forwarded by SEBI and 1 complaint was forwarded by Stock Exchanges.
- iv. Every effort was made to resolve the complaints to the satisfaction of the investors by the Company and R&T Agents.
- **v.** There is no pending complaint as on 31/03/10.

SHARE TRANSFER COMMITTEE

The Company has a Share Transfer Committee constituted in the year 1997. As on 31st March, 2010 the Share Transfer Committee has Chairman and Managing Director, Director (Finance) and Director (Operations & Technical) as members. The Committee is authorized to approve transfer and transmission of shares of the Company. Share transfer/ transmission and other important matters are attended in time under the control of Company Secretary. As on 31-3-10, the company had 55,263 shareholders. The company has been taking all steps to ensure that shareholder related activities are given top priority and matters are attended to immediately. M/s Karvy Computershare Private Limited, Hyderabad is the Registrar and Transfer Agent of the Company providing the services of physical share registry work and electronic interface facility with the depositories.

6 GENERAL BODY MEETINGS

i. Details of last 3 Annual General Meetings:

	· ·				
			New Delhi - 110049	New Delhi - 110049	New Delhi - 110049
			August Kranti Marg	August Kranti Marg	August Kranti Marg
3	3.	Venue	Siri Fort Auditorium	Siri Fort Auditorium	Siri Fort Auditorium
2	2.	Time	1000 hrs.	1000 hrs.	1000 hrs.
1	Ι.	Date	28-9-2007	29-9-2008	24-9-2009
			2006-07- 31st AGM	2007-08-32nd AGM	2008-09-33rd AGM

ii. During the previous three years, no special resolution was passed.

iii. During the previous year, no special resolution was passed through postal ballot.

- iv. No resolution was passed through postal ballot during the previous year.
- v. There is no proposal before the AGM of this year requiring conduct through postal ballot.

7 DISCLOSURES

- In terms of Accounting Standard 18 (Revised-2000), no disclosure is required in the financial statements of State controlled enterprise (An enterprise which is under the control of the Central Government and/or State Government) as regards related party relationships with other State controlled enterprises and transactions with such enterprises. The related party transactions of DCI for the year 2009-10 are only with other State controlled enterprises. During the year under review, the Company has not entered into financial or other transactions of material nature with its Promoters, the Directors and senior management that may have potential conflict with the interests of the Company at large.
- **ii.** The Company has complied with the requirements of regulatory authorities on matters related to Capital Markets and no penalties/ strictures have been imposed against the Company by Stock Exchange or SEBI or any statutory authority during the last 3 years.
- iii. DCl is a Government of India undertaking and there are established Government guidelines and mechanism of reporting illegal or unethical behaviour. Employees are free to report violation of laws, rules, regulations or unethical conduct to their immediate supervisor/Chief Vigilance Officer/ Chairman and Managing Director. The Directors and senior management are obligated to maintain confidentiality of such reporting and ensure that the whistle blowers are not subjected to any discriminatory practices. No employee has been denied access to the Audit Committee.
- iv. The mandatory requirements as specified in the Clause have been complied with. The company has also made efforts to comply with the Non-mandatory requirements to the extent possible.
- v. Code of Conduct for Prevention of Insider Trading:DCI has its code of conduct for prevention of insider trading in accordance with the SEBI (Prohibition of Insider Trading) Regulations, 1992. The Code lays down guidelines which advises management and staff on procedures to be followed and disclosures to be made while dealing with shares of Company and cautions them of the consequences of violations.

vi a) Code of Conduct for Board Members and Senior Management: The Board in its meeting held on 06-12-2005 has adopted Code of Conduct for Board Members and Senior Management Personnel ('Code') as per the requirements of Clause-49 of the listing agreement. The Code laying down, in detail the standards of the conduct, ethical and transparent process in managing the affairs of the Company, centres around the following theme:

"The Company's Board Members and Senior Management Personnel shall act in accordance with the highest standards of honesty, integrity, fairness and ethical Conduct while working for the Company as well as representing the Company without allowing their Independent judgement to be subordinated and fullfill the fiduciary obligations."

A copy of the Code has been posted on the Company's website www.dredge-india.com. The Code has been circulated to all the members of the Board and Senior Management and the compliance of the same has been affirmed by them. A declaration signed by the Chairman and Managing Director is given below:

"I hereby confirm that the Company has obtained from all members of the Board and Senior Management, affirmation that they have complied with the Code of Conduct for Directors and Senior Management in respect of the Financial year 2009-10.

-Sd-(Capt.S.S.Tripathi) Chairman and Managing Director"

- **b)** During the year under review, the Company has not raised any money through public issue, right issue, preferential issue etc.
- c) The Company does not have any subsidary company.
- d) All major contracts before being undertaken by the Company are subjected to risk assessment at different departmental levels in the Company as per different Government guidelines. The Company has constituted a Risk Management Committee consisting of senior officers of the Company to lay down a mechanism for risk assessment and minimisation procedures. The Committee's role is to list out the risks to which the properties, revenue, personnel and prestige of the Company are exposed, list out the coverage available and also the steps taken to mitigate the risk and also to review the adequacy of the existing procedures and policies to identify the risks and coverage.
- e) The Management Discussion and Analysis Report forms part of this Annual Report .
- **f**) No disclosures have been received to the Board from any senior management regarding any personal interest that may have conflict with the interest of the Company at large in any material financial and commercial transaction.
- **g)** The CEO i.e., Chairman and Managing Director and CFO i.e Director (Finance) have provided the prescribed certification as contained in Clause 49 (V) regarding the financial statements for the year 2009-10.
- **h)** The Company has been submitting the quarterly compliance report on Corporate Governance to the Stock Exchanges within 15 days from the close of each quarter.

i) Compliance of Non-Mandatory Requirements

i) The Board

The Company has an Executive Chairman. DCI, being a Government Company, the appointment and tenure of the Directors are decided by the Government of India. However, the tenure of the independent Directors has not exceeded the prescribed period of nine years stipulated in the Clause. The Independent Directors are highly qualified and experienced to contribute effectively to the Company in their capacity as independent directors.

ii) Remuneration Committee

DCI, being a Government company, the remuneration of the executive Directors, who are Government appointees is decided as per the Rules and regulations of the Government and DPE Guidelines. Hence, the Company has not constituted a Directors Remuneration Committee.

iii) Shareholders Rights

The financial results are posted on the CFDS Website and the Company's website after declaration by the Board/ Shareholders. The results are also published in the newspapers within the time limits prescribed under the Listing Agreement.

iv) Audit Qualification

There are no qualifications made by the Statutory Auditors.

v) Training of Board Members

Besides the executive Directors who have vide experience, the Non-Executive Directors are professionals having vast experience in the fields of management, finance, ocean engineering, IT, administration etc. The Company Board is also represented by a senior IAS Officer. The executive Directors participate in the Seminars, conferences of professional bodies.

		DCI, bein of perfor vii) Whistle B	g a Governmen	Company, on for non-	where the executive d	Directors are irectors as er	nvisaged in	the clause de	oes not app	ly.
8.	Mo	ans of Commu								
ο.	i.	Quarterly Res								
	١.		of consideration	n of quarto	rly roculte b	w the Peard	for the year	2010 2011 2	a undor	
			or the 1st quarte				05-08-2010		as under.	
			or the 2nd quarte					J. pre 14-11-20 [°]	10	
			or the 3rd quarter					ore 14-11-20		
			esults for the ye					ore 31-05-20		
	ii.		e published in t							naper - "The
			Delhi edition wi						le minumer	/paper - The
	iii.		Results are pos					lao india con	a aftar conci	doration and
			ord by the Boar		website of i	ine company	- www.ureu	ige-inula.com		
	iv.	The website o	of the Company	-www.dree	dge-india.co	om displays t	he official ne	ews releases,	if any.	
	v.	The website	of the Company	y -www.dre	dge-india.co	om displays t	he presenta	tions made t	o institution	nal investors
		or to the anal								
9.	GEI		IOLDERS INFOR							
	i.	Annual Gener	al Meeting - Da	te, Time &	Venue:				orce Auditor	ium, Subroto
						Park, New De				
	ii.	Financial Year			:	1st April to 3				
	iii.					19/08/2010				
	iv.	Date of paym	ent of dividend		:	The final divi				
									ould be pai	d tentatively
						by first week	of October,	2010.		
	V.		ck Exchanges :						<i>c</i> , 1	
	-)		dress of the Exc							Scrip Code
	a)		k Exchange of I			a at) Muna la a	400.051		D	REDGECORP
	b)		za, Bandra Kur		x, Bandra (E	ast), Mumba	1 – 400 05 1			6020
	b)		kchange Associa		110.000					6938
	c		1 Asaf Ali Road,		- 110 002					E22610
	C)		<pre>k Exchange Lim w Trading Ring,</pre>		uilding Phi	aza lagigabh		Dalal Stroot		523618
		Fort, Mumbai		Notunua D	unung, i m	Oze seejeebi	loy lowers, i	Jaiai Stieet,		
	d)		<pre>k Exchange Ass</pre>	ociation I to	4					14050
	u)		e, Kolkata - 700							14050
			g fee for the fina		2009-2010	has been pai	d to all the s	Stock Exchar	naes	
		-	ading in demat	-	2007 20.0	nuo locen pui			-	E06401010
	vi		5							506A01018
	vii 1	Market price da	ta of the Compa	any in comp	parison to B	SE Sensex and	d NSE (S&P C	NX NIFTY) d	uring 2009-2	2010
	Μ	onth	BSE Sha	re Price (Rs.) BSE S	SENSEX	NSE Sha	re Price (Rs.)	NSE (S&P	CNX NIFTY)
			High	Low	High	Low	High	Low	High	Low
		oril' 09	388.20	228.50	11,492.10	9546.29	391.55	227.05	5230.75	4628.75
		ay' 09	559.00	315.00	14,930.54	11,403.25	565.00	301.00	5298.85	4801.90
		ine' 09	649.95	442.00	15,600.30	14,016.95	652.00	440.00	4908.80	4021.70
		ily' 09	533.00	388.00	15,600.30	14,016.95	487.40	351.05	4539.45	3790.20
		ugust' 09	569.50	405.00	15,579.78	14,002.43	569.00	415.10	4649.85	4201.85
		eptember' 09	550.00	475.00	17,142.52	15,356.72	550.00	467.00	4558.00	3715.05
		ctober' 09 ovember' 09	523.90	415.00	17,457.26	15,805.20	540.00 532.00	460.00	4000.50	2252.75 2502.90
	110		532.40	430.10	17,290.48	15,330.56	JJZ.00	431.50	3240.55	2302.90

17,290.48 15,330.56

16,577.78

15,982.08

15,651.99

17,486.05

17,790.33

16,669.25

17,793.01

548.00

784.80

689.80

662.70

541.15

511.00

592.00

570.00

16,429.55 570.00 Source: Websites of the Stock Exchange, Mumbai and National Stock Exchange

475.30

512.50

582.65

548.10

785.95

690.00

665.50

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3110.45

3147.20

2969.75

3123.25

2570.70

2661.65

2677.55

2539.45

December' 09

January' 10

February' 10

March'10

viii Registrar and share transfer agents:

M/s Karvy Computershare Private Ltd., Hyderabad are the R & T Agents of the Company.

ix Share Transfer System:

The documentation part for processing of Share Transfers is done by the Registrars. The Registrars send a Memorandum of Share Transfers periodically to the Company for approval of the Share Transfer Committee of the Company. After approval of the Committee, the same is communicated to the Registrars and they endorse the Share Certificates in favour of the transferees and send them to the transferees. Share Transfers are registered and Share Certificates are despatched within a period of 30 days from the date of the receipt, if documentation is correct and valid in all respects.

x Distribution of shareholding as on 31/03/2010:

Category	No. of shares held	Percentage of shareholding
A. Promoter Group		
1 Indian (President of India and his nominees)	21997700	78.56
2 Foreign	-	-
Total shareholding A = A(1) + A(2)	21997700	78.56
B. Public Shareholding		
1 Institutional		
a. Mutual funds and UTI	553531	1.98
b. Financial Institutions/Banks	729514	2.61
c. Central / State Govt. (s)	-	-
d. Venture Capital Funds	-	-
e. Insurance Companies	1457791	5.21
f. Foreign Institutional Investors	873611	3.12
g. Foreign Venture Capital Investors	-	-
h. Any other	-	-
Sub - total B (1)	3614447	12.91
2 Non-Institutions		
a Bodies Corporate	530182	1.89
b Individuals		
(i) Individual shareholders holding nominal share capital upto Rs.1 lakh	1715639	6.13
(ii) Individual shareholders holding nominal share capital in excess of Rs.1 lak	h 45886	0.16
c Any Other (Specify)		
(i) Non-resident Indians	33561	0.12
(ii) Trusts	7687	0.20
(iii)Clearing Members	54898	0.03
Sub - total- B (2)	2387853	8.53
Total Public Shareholding $B = B(1) + B(2)$	6002300	21.44
GRAND TOTAL A+ B	28,000,000	100.00

xi Dematerialisation/Rematerialisation of Shares and liquidity :

The shares of the Company are traded compulsorily in dematerialised form. Out of 2,80,00,000 fully paid up shares of Rs.10/- each 2,19,97,700 shares (78.56%) are held by the President of India and nominees and the remaining 60,02,300 shares (21.44%) are held by others. As on 31.03.2010 of the 60,02,300 shares held by others, 59,97,675 are held in dematerialised form. In the year 2009-10, 4625 shares have been dematerialized covering 3 demat requests. During the year, 159 shares were rematerialised and share certificates issued covering 10 requests for Rematerialisation of Shares.

xii Outstanding GDRs/ADRs/Warrants or any Convertible instruments, conversion date and likely impact on equity :

The Company has not issued and hence has no Outstanding GDRs/ADRs/Warrants or any Convertible instruments, conversion date and likely impact on equity.

xiii Project Locations:

The project offices of the Company at present are situated at Haldia, Kolkata, Paradeep, Visakhapatnam, Chennai, Cochin, Mangalore, Mumbai & Goa. The Registered Office of the Company is at New Delhi and the Head Office is at Visakhapatnam.

xiv. Address for investors correspondence :

<u>Company</u>	Registrar & Transfer Agent :-
Company Secretary	UNIT : Dredging Corporation of India Ltd.
Dredging Corporation of India Limited.	Karvy Computershare Private Limited
Company Secretary Department	Plot No. 17 to 24, Vittal Rao Nagar, Madhapur
"Dredge House", Port Area,	Hyderabad- 500 081
Visakhapatnam - 530035.	Phone : (040) 23420818
Phone: 0891- 2529846/ 2871 207/298	Fax : (040) 23420814
Fax: 0891 - 2529846/ 2560581/ 2565920	e-mail : mailmanager@karvy.com
e-mail : sreekanth@dredgeindia.co.in	(Please mention Unit name as Dredging Corporation of India Ltd. in all correspondence with R&T Agent.)

10 OTHER INFORMATION :

a. Board Meetings, its Committee Meetings and procedure:

The minimum number of Meetings of the Board/ Committee(s) of the Board as required under the Companies Act/ Listing Agreement are held every year. In case of business exigencies or urgency of matters, resolutions are passed by circulation which are placed in the next meeting of the Board. The information placed before the Board includes:-

- i. Annual operating plans and budgets and any updates.
- ii. Capital budgets and any updates.
- iii. Quarterly results for the Company and its operating divisions/ business segments.
- iv. Minutes of the meetings of Audit Committee and other Committee of the Board.
- v. The information on recruitment and remuneration of senior officers just below Board level, including appointment or removal of Chief Financial Officer and Company Secretary.
- vi. Show Cause, demand, prosecution notices and penalty notices which are materially important.
- vii. Fatal or serious accidents, dangerous occurences, any material effluent or pollution problems.
- viii. Any material default in financial obligations to and by the Company, or substantial non-payment for services rendered by the Company.
- ix. Any issue, which involves possible public liability claims of substantial nature, including any judgement or order which, may have passed strictures on the conduct of the Company or taken an adverse view regarding another enterprise that can have negative implications on the Company.
- Details of any joint venture or collaboration agreement. х.
- xi. Transactions that involve substantial payment towards goodwill, brand equity or intellectual property, if any.
- xii. Significant labour problems and their proposed solutions. Any significant development in human Resources/ Industrial Relations front like signing of wage agreement, implementation of Voluntary Retirement Scheme etc.
- xiii. Sale of material nature, if any, of investments, subsidiaries, assets, which is not in normal course of business.
- xiv. Quarterly details of foreign exchange exposures and the steps taken by management to limit the risks of adverse exchange rate movement, if material.
- xv. Non-compliance of any regulatory, statutory or listing requirements and shareholders service such as nonpayment of dividend, delay in share transfer etc.
- xvi. Terms of reference of the Board Committees.

b. Agenda for Board / its Committee meetings:

All departments of the Company are encouraged to plan their functions well in advance, particularly with regard to matters requiring discussion/ approval/ decision or for information at the Board/ Committee meetings. The Members of the Board have complete access to all information on the organization. The Chairman and Managing Director in consultation with the other functional Directors and senior management personnel finalises the agenda papers for the Board Meetings which are then communicated to the Company Secretary in advance for circulation to the Board/ Committee Members. The Board Agenda comprising of the Board notes, management reports and other explanatory notes are circulated to the Directors in advance. In special and exceptional circumstances, additional or supplementary item(s) on the Agenda are permitted. Sensitive subject matters may be discussed at the meeting without written material being circulated in advance.

c. Post meeting Follow-up Mechanism :

Follow-up Report on the decisions/ minutes of the previous meeting(s) is placed at the immediately succeeding meeting of the Board/Committee for noting by the Board/ Committee.

d. Recording of Minutes of proceedings at Board and Committee Meetings :

The Company Secretary records the minutes of the proceedings of each Board and Committee meeting. The Minutes after approval of the Chairman are circulated to all the members of the Board and Committee meetings. The Minutes are confirmed in the next meeting of the Board/ Committee. The minutes of proceedings of a meeting are entered in the Minutes Book within 30 days from the conclusion of that meeting.

e. Secretarial Audit:

As per the requirements of the Listing Agreement with the Stock Exchanges, a Secretarial Audit is undertaken on quarterly basis for all the quarters in the year 2009-10 for the purpose of reconciliation of total admitted capital with both the depositories and the total issued and listed capital of the Company. The Secretarial Audit Report obtained from M/s P.N.Rao & Co., Company Secretaries, Visakhapatnam was submitted to the Delhi, Mumbai, Calcutta Stock Exchanges and to National Stock Exchange for all the quarters and was also placed before the Board for information.

f. As per the Listing Agreement, financial results and shareholding pattern are filed on Corporate Filing and Dissemination System (CFDS) website maintained by National Informatics Centre (NIC). The Company Secretary as the Compliance Officer is responsible for filing the above information in the CFDS.

CERTIFICATE ON CORPORATE GOVERNANCE

To The Members of DREDGING CORPORATION OF INDIA LIMITED

We have examined the compliance of conditions of Corporate Governance by Dredging Corporation of India Limited, ("the Company") for the year ended 31st March 2010, as stipulated in Clause 49 of the listing agreement of the Company with Stock exchanges in India.

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

In our opinion and to the best of our information and according to the explanations given to us, we certify that the company has complied with the conditions of corporate governance as stipulated in the above mentioned listing agreement except that the requirement with respect to composition of independent directors to the extent of atleast 50% of the total number of Directors as per Clause 49 (I) (A) (ii) of the Listing Agreement is not complied from 5th March, 2010 due to the cessation of one independent director on completion of tenure of appointment.

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

As per our Report of even date P.N.Rao & Co., Company Secretaries -sd-

> (P. NARASINGA RAO) Proprietor

Place : Visakhapatnam Date : 06/08/2010

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MANAGEMENT DISCUSSION AND ANALYSIS REPORT

INDIAN DREDGING - OUTLOOK & POLICY GUIDELINES

- 1. India has an extensive coastline of approximately 7500 kilometers. There are 13 major ports under the administrative control of the Ministry of Shipping, approximately 180 non-major ports under the administrative control of the Government of India (GOI), State Governments and private ports. As per the 11th Plan Working Report, Shipping plays an important role in the transport sector of India's economy. Almost 95% by volume and 70% by value of India's global merchandise trade is carried through the sea route. India stands at the 20th rank among maritime nations in terms of fleet size, with a share of 1.19% of the world fleet. Dredging both capital and maintenance plays an important role in taking up the challenges of increased vessels sizes and handling operations of the Ports. With the developments that have taken place in the Port Sector during the recent past, the requirement of dredging has also increased manifold. As per 11th Plan document only 11% of the target for capital dredging could be achieved during the Tenth Plan period. The requirement of capital dredging in the Eleventh Plan has increased more than two-fold, to 665.46 million cubic metres (MCuM), besides maintenance dredging of 413.95 MCuM.
- 2. While formulating the National Maritime Development Programme (NMDP) around 25 major projects with a cost of Rs.6304 crore have been identified by Major Ports, broadly for deepening of channels and enhancing the available draft at berths during the 11th Plan period.
- 3. The existing dredging policy guidelines issued by Ministry of Shipping are as under:
 - (i) All major ports shall invite open competitive bids for dredging works and Indian companies owning Indian flag dredgers, including Dredging Corporation of India (DCI) shall have the right of first refusal if the rate is within 10% of the lowest valid offer. This would apply to both maintenance and capital dredging works with sole exception of the maintenance dredging requirement of Kolkata Port for which separate instructions shall apply.
 - (ii) If more than one company owning Indian flag dredger participates in the tender, the right of first refusal will go to that Indian company which has quoted the lowest rate and is within 10% of the lowest valid offer.
 - (iii) All major ports may strictly adhere to the guidelines issued by the Central Vigilance Commission from time to time for processing the tenders in a transparent manner. Ports may ensure that a prequalification criteria is fixed in advance and should not be very stringent to restrict entry of certain potential Indian bidders. The prequalification conditions should be exhaustive, yet specific. The prescribed conditions should be clearly specified in the bid documents to ensure fair competition and transparency. Detailed instructions in this regard will be issued separately.
 - (iv) The Government of India through Department of Shipping reserves the right to assign, in public interest, any contract for dredging work in any of the major ports to DCI on nomination.
 - (v) Guidelines issued by DG (Shipping), Mumbai from time to time in terms of the relevant provisions of Merchant Shipping Act shall be applicable.
- 4. The recession in the world market has not affected the Indian dredging scenario in terms of the volumes but has lead to the entry of global players either directly or through their Indian arms competing to get the contracts at competitive rates which was not the feature earlier when the rates were high. Consequently, DCI is also constrained to keep the profit margins low. This has put the financials of the Company under severe strain because of increasing cost due to frequent repairs and lay-up of the ageing dredgers.

5. CORPORATE PERFORMANCE

Operations

DCI is the largest dredging company in India. The capacity utilization measured as a ratio between the number of days of utilisation and number of days of avalability of the dredgers during the year is 81%.

Financial	Performance
-----------	-------------

	2009-10	2008-09
Income from Operations	64541	68522
Other income	4854	14700
Total turnover	69395	83222
Profit before interest, depreciation and tax	11285	11285
Interest	10	(-) 172
Depreciation	6602	5268
Profit Before Tax	7766	6189

(Rs Lakhs)

CORPORATION OF INDIA LIMITED

	<u>2009-10</u>	<u>2008-09</u>
Provision for Current Tax	750	1450
Provision for F.B.T	0	91
Provision for Wealth Tax Excess provision of Corporate tax written back	10 0	11 0
Profit after Tax	7005	4637
Proposed/Declared Dividend %	30	50
Rs. Lakhs	840	1400
Earnings Per Share (Rs.)	25.02	16.56
Book Value per share (Rs.)	474.66	453.13

6. **OPPORTUNITIES AND THREATS**

The Company perceives the following opportunities -

- Targeted GDP growth rate of average 9% per annum during 11th Plan which is expected to result, among others, in increase in Port Traffic and Port Capacity during 11th Plan.
- Upcoming capital dredging projects at various Ports/Sethusamudram in India.
- Upcoming private ports.
- Increased maintenance dredging requirements consequent to new capital dredging works.
- Growing International Trade volumes opportunities abroad.

The Company perceives the following threats

- Increasing foreign competition.
- Increasing competition from Indian dredging companies.
- Frequent and expensive repairs to dredgers due to ageing.
- Inadequate dredging capacity.
- Non-availability of experienced and trained technical persons/ floating personnel which is mainly because of the not so attractive pay packages in the public sector.

7. INDIAN DREDGING MARKET OUTLOOK

During the 11th Plan, while the consistent maintenance dredging requirements at the major ports are expected to continue, increasing private sector participation in port development and related capital dredging activity is expected. At the same time, the dynamics in the Indian market are rapidly changing. The key changes taking place include changes in customer profile for dredging companies from Government to private sector developers, changes in payment patterns for dredging work from a daily rate basis to quantitative or performance-based methods, the expansion of Indian port capacity and increasing participation of international companies in the Indian dredging market. Other developments include:

- Deeper draught requirements of Indian Ports.
- Tourism development and increasing need for beach nourishment.
- ✤ Land reclamation for low lying areas.
- Sethusamudram Ship Channel Project.

DCI's customers include Major Ports under the administrative control of the Ministry of Shipping, non-Major Ports under the administrative control of the Gol and State Governments, private ports, the Indian Navy and shipyards. The Indian dredging market is primarily maintenance dredging-oriented.

8. RISKS AND CONCERNS

The new dredgers that are being procured are at high cost whereas, the emerging market scenario of dredging activity is towards quoting at competitive rates thus indicating lower rate of returns.

9. INITIATIVES TAKEN/FUTURE PLANS OF THE COMPANY

Keeping the various developments in the dredging industry in view, your Company has initiated action in several areas, including:

- Consolidation of share in maintenance dredging in India
- More participation in capital dredging acquiring necessary skills, training company personnel, acquiring/chartering dredgers.
- Acquisition of dredgers with fuel efficient design and advanced technology, fitted with sophisticated and stateof-the-art technology, i.e.
- One Backhoe hoe dredger which is expected to be delivered towards end November, 2010.

Two 5,500 cu m capacity trailer suction hopper dredgers, order for which has been placed in April, 2010.

- Reducing operational costs Focusing on fuel efficiency in ship operations, streamlining spare parts procurement systems.
- Close monitoring of repairs.

10. INTERNAL CONTROL SYSTEMS AND THEIR ADEQUACY

The Company has reasonable system of delegation at proper levels and an adequate system of internal control commensurate with its size and nature of its business. The Company has an adequate and independent internal audit department for conducting extensive audit of various important operational and financial matters. The internal audit work at Head Office and some of the projects has been outsourced to Chartered Accountant firms. The internal controls are reviewed by the Internal Audit Department. The Vigilance Department deals with vigilance and disciplinary cases with emphasis on preventive vigilance. C&AG conducts proprietary audit. The Company has constituted an Audit Committee and significant audit observations and follow up action thereon are reported to the Audit Committee. The proceedings of the Audit Committee meetings and also other Sub-Committee meeting of Directors are submitted to the Board.

11. INDUSTRIAL RELATIONS

The industrial relations in the Corporation continued to be cordial throughout the period under report.

12. CAUTIONARY STATEMENT

Statements in this "Management Discussion and Analysis" describing the objectives, expectations, assumptions or predictions of the Company may be forward-looking statements within the meaning of applicable laws and regulations. Actual results could differ materially from those expressed or implied. Important factors that could make a difference to the operations of the Company include economic conditions affecting demand/supply, price conditions in the domestic and international markets, Government policies and regulations, statutes and other incidental factors.

AUDITORS' REPORT

To The Members, DREDGING CORPORATION OF INDIA LIMITED, VISAKHAPATNAM

- 1. We have audited the attached Balance Sheet of DREDGING CORPORATION OF INDIA LIMITED, VISAKHAPATNAM as at 31st March, 2010 and also the Profit and Loss Account of the Company for the year ended on that date annexed thereto and the Cash Flow Statement for the year ended on that date. These financial statements are the responsibility of the Company's Management. Our responsibility is to express an opinion on these financial statements based on our audit.
- 2. We conducted our audit in accordance with auditing standards generally accepted in India. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An Audit includes examining on test basis evidence supporting the amounts and disclosures in the Financial Statements. An audit also includes assessing the accounting principles used and significant estimates made by the management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.
- 3. As required by the Companies (Auditor's Report) Order, 2003 issued by the Central Government of India in terms of subsection (4A) of Section 227 of the Companies Act, 1956, we enclose in the Annexure hereto a statement on the matters specified in paragraph 4 and 5 of the said Order.
- 4. Further to our comments in the Annexure referred to in paragraph 3 above, we report that:
 - (i) We have obtained all the information and explanations, which to the best of our knowledge and belief were necessary for the purposes of our audit.
 - (ii) In our opinion, proper books of account as required by law have been kept by the company so far as appears from our examination of those books.
 - (iii) The Balance Sheet, Profit and Loss Account and Cash Flow Statement dealt with by this report are in agreement with the books of account.
 - (iv) In our opinion, the Balance Sheet, Profit and Loss Account and Cash Flow Statement dealt with by this report comply with the Accounting Standards referred to in Sub-section (3C) of Section 211 of the Companies Act, 1956.
 - (v) The provisions of Section 274(1)(g) of the Companies Act, 1956 are not applicable to this company vide number 2/5/ 2001-CL-V : General Circular No.8/2002 dated 22-03-2002 issued by Ministry of Law, Justice and Company Affairs, Department of Company Affairs.
 - (vi) In our opinion and to the best of our information and according to the explanations given to us, the said accounts read together with the Accounting Policies and Notes on Accounts give the information required by the Companies Act, 1956, in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India.
 - (a) in the case of Balance Sheet, of the state of affairs of the Company as at 31st March, 2010;
 - (b) in the case of the Profit and Loss Account, of the profit of the Company for the year ended on that date; and
 - (c) in the case of Cash Flow Statement, of the cash flows of the Company for the year ended on that date.

For Rao & Narayan Chartered Accountants

-sd-

Place : Visakhapatnam Date : 27/05/2010 (P.V.SUBBA RAO) Partner Membership No. 09269

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ANNEXURE TO AUDITORS' REPORT

(Referred to in paragraph (3) of our Report of even date)

- i) (a) The Company has maintained proper records showing full particulars including quantitative details and situation of fixed assets.
 - (b) All the fixed assets have been physically verified by the management during the year in a phased manner. As informed to us, no material discrepancies were noticed on such verification.
 - (c) The Company has not disposed off substantial part of the fixed assets during the year and the going concern status of the company is not affected.
- (ii) (a) Physical verification of inventory has been conducted by the management at reasonable intervals during the year.
 - (b) The procedures of physical verification of inventory followed by the management are reasonable and adequate in relation to the size of the company and the nature of its business.
 - (c) The Company has maintained proper records of inventory. As informed to us, no material discrepancies were noticed on physical verification as compared to the book records.
- (iii) (a) The Company has not granted any loans, secured or unsecured to companies, firms or other parties covered in the register maintained under section 301 of the Companies Act, 1956.
 - In view of the above, clause 4 (iii) (b), (c) and (d) are not applicable.
 - (e) The Company has not taken any loans, secured or unsecured from companies, firms or other parties covered in the register maintained under section 301 of the Companies Act, 1956.
 - In view of the above, Clause 4 (iii) (f) and (g) are not applicable.
- (iv) In our opinion and according to the information and explanations given to us, there are adequate internal control procedures commensurate with the size of the Company and the nature of its business, for the purchase of inventory and fixed assets and for sale of goods and services. During the course of our audit, we have not observed any major weaknesses in internal control.
- (v) (a) According to the information and explanations given to us, there were no contracts or arrangements referred to in Section 301 of Companies Act, 1956 that need to be entered into the Register required to be maintained in pursuance of Section 301 of the Companies Act, 1956.
 In view of the above, Clause 4 (v) (b) is not applicable.
- (vi) The Company has not accepted any deposits from the public during the year
- (vii) In our opinion, the Company has an internal audit system commensurate with its size and nature of its business.
- (viii) The Central Government has not prescribed maintenance of cost records under Section 209(1)(d) of the Companies Act, 1956 in respect of the nature of business carried on by the Company.
- (ix) (a) The Company is generally regular in depositing the undisputed statutory dues including Provident Fund, Investor Education and Protection Fund, Income Tax, Sales Tax, Wealth Tax, Service Tax, Customs Duty, Cess and any other statutory dues with the appropriate authorities. According to the information and explanations given to us, no undisputed amounts payable in respect of aforementioned dues were in arrears, as at 31st March, 2010 for a period of more than six months from the date they became payable.
 - (b) According to information and explanations given to us, there were no statutory dues that have been deposited on account of dispute.
- (x) The Company has no accumulated losses and has not incurred cash losses during the financial year covered by our audit and in the immediately preceding financial year.
- (xi) The Company has not defaulted in repayment of dues to financial institutions or banks. As there are no debentures, the question of repayment does not arise.
- (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, clause 4(xiii) of the Companies (Auditor's Report) Order, 2003 is not applicable to the company.
- (xiv) The Company has not been dealing or trading in shares, securities, debentures and other investments. Therefore, clause 4(xiv) of the Companies (Auditor's Report) Order, 2003 is not applicable to the Company.
- (xv) The Company has not given any guarantee for loans taken by others from banks or financial institutions. Therefore, clause 4(xv) of the Companies (Auditor's Report) Order, 2003 is not applicable to the Company.
- (xvi) The Company has not obtained any term loans during the year and therefore, clause 4(xvi) of the Companies (Auditor's Report) Order, 2003 is not applicable to the Company.
- (xvii) The Company has not raised any funds on short-term basis or long-term basis during the year and therefore, clause 4(xvii) of the Companies (Auditor's Report) Order, 2003 is not applicable.
- (xviii) The Company has not made any preferential allotment of shares to parties and companies covered in the register maintained under section 301 of the Companies Act, 1956.
- (xix) The Company has not issued debentures during the year and therefore, the clause 4(xix) of the Companies (Auditor's Report) Order, 2003 is not applicable.
- (xx) The Company has not raised money by public issue during the year and therefore, the clause 4 (xx) of the Companies (Auditor's Report) Order, 2003 is not applicable.
- (xxi) In our opinion and according to the information and explanations given to us, no fraud on or by the Company has been noticed or reported during the year that causes the financial statements to the materially misstated.

For Rao & Narayan Chartered Accountants

-Sd-

(P.V. SUBBA RAO) Partner Membership No. 09269

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Place : Visakhapatnam Date : 27/05/10

COMMENTS OF THE COMPTROLLER AND AUDITOR GENERAL OF INDIA UNDER SECTION 619 (4) OF THE COMPANIES ACT, 1956 ON THE ACCOUNTS OF DREDGING CORPORATION OF INDIA LIMITED, VISAKHAPATNAM, FOR THE YEAR ENDED 31st MARCH, 2010.

The preparation of financial statements of Dredging Corporation of India Limited, Visakhapatnam for the year ended 31 March 2010 in accordance with the financial reporting framework prescribed under the Companies Act, 1956 is the responsibility of the management of the company. The Statutory Auditor appointed by the Comptroller and Auditor General of India under Section 619 (2) of the Companies Act, 1956 is responsible for expressing opinion on these financial statements under Section 227 of the Companies Act, 1956 based on the independent audit in accordance with the auditing and assurance standards prescribed by their professional body, the Institute of Chartered Accountants of India. This is stated to have been done by them vide their Audit Report dated 27th May, 2010.

I, on the behalf of the Comptroller and Auditor General of India have conducted a supplementary audit under section 619 (3) (b) of the Companies Act, 1956 of the financial statements of Dredging Corporation of India Limited, Visakhapatnam for the year ended 31st March 2010. This supplementary audit has been carried out independently and is limited primarily to inquiries of the Statutory Auditors and company personnel and a selective examination of some of the accounting records. On the basis of my audit, nothing significant has come to my knowledge which would give raise to any comment upon or supplement to Statutory Auditors' report under section 619 (4) of the Companies Act, 1956.

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

-sd-

(V. RAVINDRAN) Principal Director of Commercial Audit and Ex-officio Member, Audit Board, Hyderabad

Place : HYDERABAD Dated : 22-07-2010

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						(Rs. in Lakh
		Schedule No.		As at 31-3-2010		As at 31-3-2009
Α.	SOURCES OF FUNDS :	NO.		51-5-2010		51-5-2005
1.	SHARE HOLDERS' FUNDS					
	Share Capital	I	2800.00		2800.00	
	Reserves and Surplus		130103.43	132903.43	124077.56	126877.56
2.	LOAN FUNDS:				121077100	120077100
	Unsecured Loans			0.00		551.03
	TOTAL			132903.43		127428.59
B.	APPLICATION OF FUNDS:					
1.	FIXED ASSETS	IV				
	Gross Block		99457.92		95663.21	
	LESS: Depreciation		70997.19		64425.23	
	LESS: Impairment loss		14.53		11.52	
	Net Block			28446.20		31226.46
	Capital work in progress	V		26913.28		23849.86
2.	INVESTMENTS:	VI		3000.01		3000.01
3.	CURRENT ASSETS, LOANS	VII				
	AND ADVANCES:					
	Inventories		8945.11		8178.77	
	Sundry Debtors		40571.77		30895.01	
	Cash and Bank Balances		24334.36		33184.38	
	Other Current Assets		12133.27		16573.05	
	Loans and Advances		12284.21		10045.25	
			98268.72		98876.46	
	LESS: CURRENT LIABILITIES AND PROVISIONS	VIII				
	Current Liabilities		21936.79		27121.50	
	Provisions		1787.99		2402.70	
			23724.78		29524.20	
	Net Current Assets			74543.94		69352.26
	TOTAL			132903.43		127428.59
	Notes on Accounts	XV				
	Accounting Policies	XVI				
	Schedules referred to above form an integral part o	f the Accounts				
For	and on behalf of Board of Directors			As per our R	eport of even d	late
					o & Narayan d Accountants	
	-sd-				-sd-	
((CAPT.S.S.TRIPATHI) Chairman and Managing Director				SUBBA RAO) Partner	
	-sd- (P.V.RAMANA MURTHY) Director (Finance)	-sd- (K.ASWINI SREI Company Sec				

BALANCE SHEET AS AT 31st MARCH, 2010

PLACE: VISAKHAPATNAM DATED: 27-05-2010

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	Schedule		YEAR ENDED		YEAR ENDED
	No.		31-3-2010		31-3-2009
A. INCOME :					
Operating Earnings	IX		64540.91		68522.19
Others	Х		4853.69		14700.11
			69394.60		83222.30
B. EXPENDITURE :					
Operations	XI		48478.61		67097.49
Administration	XII		3218.10		3120.45
Interest			10.29		(171.81
Depreciation			6602.02		5268.12
Provisions	XIII		3358.51		1706.04
			61667.53		77020.29
PROFIT BEFORE PRIOR PERIOD ADJUSTMENTS	:		7727.07		6202.01
PRIOR PERIOD ADJUSTMENTS:					
ADD : Credits	XIV		124.33		0.00
LESS : Debits	XIV	85.63	38.70	13.19	(13.19)
PROFIT BEFORE TAX			7765.77		6188.82
LESS : Provision for Income Tax					
Current		750.00		1450.00	
F.B.T		0.00		91.10	
Provision for Wealth Tax		10.39	760.39	10.55	1551.65
PROFIT AFTER TAX			7005.38		4637.17
DEDUCT : Transfer to Tonnage Tax Reserve					
U/s 115 VT of IT Act			2250.00		1600.00
DEDUCT : Transfer to General Reserve			750.00		500.00
DEDUCT : Proposed Dividend		840.00		1400.00	
: Dividend Tax on Proposed Divide	end	139.51	979.51	238.08	1638.08
ADD : Balance brought forward from					
previous year					20772 64
			29671.73		28772.64
ADD : Transfer from Reserve U/s 33AC	·+· A /-		600.00		0.00
ADD : Transfer from Reserve 33AC Util BALANCE OF PROFIT CARRIED OVER TO BALA			<u>5600.00</u> 38897.60		0.00 29671.73
Earnings per share : Basic / Diluted (in Rs.)			25.02		16.56
(Note 8 (d) to Schedule - XV)	<u> </u>				
Notes on Accounts	XV				
Accounting Policies	XVI				
Schedules referred to above form an integral part	of the Accounts.				-
For and on behalf of Board of Directors				Report of even ao & Narayan	date
				ed Accountant	s
-sd-					
(CAPT.S.S.TRIPATHI)				-sd-	
Chairman and Managing Director				SUBBA RAO) Partner	
-sd-	-sd-				
(P.V.RAMANA MURTHY)	-sa- (K.ASWINI SRE	EKANTH)			
Director (Finance)	Company Se	,			

PROFIT AND LOSS ACCOUNT FOR THE YEAR ENDED 31st MARCH, 2010

PLACE: VISAKHAPATNA DATED: 27-05-2010

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						As	ət		(Rs.	in Lakh As at
						31-3-201			31-	-3-2009
SCHEDULE - I			SHARE CAP	ITAL						
AUTHORISED:										
3,00,00,000 Equity Shares of Rs.10/- e	each					3000.0	00			3000.0
ISSUED, SUBSCRIBED AND PAID-U	P:									
For Cash - 1400 Equity Shares of Rs.10)/- each fu	lly paid				0.1	14			0.14
For consideration other than cash - 2	,79,98,600	Equity Sha	ares							
of Rs.10/- each allotted as fully paid						2799.8	86			2799.8
						_2800.0	00		4	2800.0
SCHEDULE - II			RESERVES A	ND SURP	LUS					
CAPITAL RESERVE:(*)										
As per last Balance Sheet						451.8	83			451.8
GENERAL RESERVE:										
As per last Balance Sheet				41754				41254.00		
Add: Transfer during the year				750	0.00	42504.0	00 _	500.00	41	1754.0
RESERVE U/S 33AC OF THE INCOME		1 1961						22202.02		
As per last Balance Sheet		6 1.		33300	0.00			33300.00		
Less : Excess provision made in earlier	r years ra	nsferred to								
Profit & Loss Account RESERVE U/S 33AC UTILISATION A	CCOUNT			600	0.00	32700.0	00 _	0.00	3:	3300.0
As per last Balance Sheet				5600				5600.00		
1	+ during +	howoor				0.0	00		,	5600.0
Less : Transfer to Profit & Loss Account during the year TONNAGE TAX RESERVE U/S 115 VT OF IT ACT			5600		0.0		0.00		5000.0	
As per last Balance Sheet				13300	0.00			11700.00		
Add: Transfer during the year				2250		15550.0		1600.00	13	3300.0
PROFIT AND LOSS ACCOUNT						38897.6	_	1000.00		9671.7
						130103.4				4077.5
(*) Represents Sale Proceeds / Claims	realised in	n excess of	original cost	of Assets	sold.		=		-	
SCHEDULE - III			LOAN FU							
UNSECURED LOANS:			20/1110							
F rom Foreign Banks (Installments repayable within one y	voor NII					0.0	00			551.0
previous year - Rs.551.03 Lakh)						0.0				551.0
						0.0				551.0
SCHEDULE - IV DESCRIPTION		GROSS	BLOCK	XED ASSETS		DEDI	RECIATION		NET B	
DESCRIPTION	Ason	Additions	Deductions/	Ason	Upto	Durina	Deductions/	Upto	Ason	Aso
	31-3-09	in the year	Adjustments	31-3-10	31-3-09	the year	Adjustments		31-3-10	31-3-0
1 LAND-FREEHOLD	35.98	0.00	0.00	35.98	0.00	0.00	0.00		35.98	35.9
I LAND-FREE HOLD	1	0.00	0.00	346.27	268.90	12.29	0.00		65.08	77.3
2 BUILDINGS	346.27			07701.04	59147.07	5403.53	0.00	64550.60	23171.34	25657.4
2 BUILDINGS 3 DREDGERS	84804.56	2917.38	0.00	87721.94						2830.5
2 BUILDINGS 3 DREDGERS 4 ANCILLARY CRAFTS	84804.56 3422.44	2917.38 7.09	0.00	3429.53	591.90	234.72	0.00		2602.91	
2 BUILDINGS 3 DREDGERS 4 ANCILLARY CRAFTS 5 PIPELINE, BALL & SOCKETS JOINTS ETC.	84804.56 3422.44 5752.93	2917.38 7.09 838.26	0.00 0.00	3429.53 6591.19	591.90 3496.44	234.72 884.47	0.00	4380.91	2210.28	2256.4
2 BUILDINGS 3 DREDGERS 4 ANCILLARY CRAFTS 5 PIPELINE, BALL & SOCKETS JOINTS ETC. 5 OTHER OPERATIONAL ASSETS	84804.56 3422.44 5752.93 286.94	2917.38 7.09 838.26 0.00	0.00 0.00 0.00	3429.53 6591.19 286.94	591.90 3496.44 196.48	234.72 884.47 7.88	0.00 0.00	4380.91 204.36	2210.28 82.58	2256.4 90.4
 BUILDINGS DREDGERS ANCILLARY CRAFTS PIPELINE, BALL & SOCKETS JOINTS ETC. OTHER OPERATIONAL ASSETS FURNITURE, FITTINGS, EQUIPMENTS ETC 	84804.56 3422.44 5752.93 286.94 435.92	2917.38 7.09 838.26 0.00 29.65	0.00 0.00 0.00 4.84	3429.53 6591.19 286.94 460.73	591.90 3496.44 196.48 197.12	234.72 884.47 7.88 24.22	0.00 0.00 2.99	4380.91 204.36 218.35	2210.28 82.58 242.38	2256.4 90.4 238.8
 BUILDINGS DREDGERS ANCILLARY CRAFTS PIPELINE, BALL & SOCKETS JOINTS ETC. OTHER OPERATIONAL ASSETS FURNITURE, FITTINGS, EQUIPMENTS ETC COMPUTERS 	84804.56 3422.44 5752.93 286.94 435.92 519.31	2917.38 7.09 838.26 0.00 29.65 18.10	0.00 0.00 4.84 27.06	3429.53 6591.19 286.94 460.73 510.35	591.90 3496.44 196.48 197.12 488.42	234.72 884.47 7.88 24.22 20.30	0.00 0.00 2.99 27.06	4380.91 204.36 218.35 *481.66	2210.28 82.58 242.38 28.69	2256.4 90.4 238.8 30.8
2 BUILDINGS 3 DREDGERS 4 ANCILLARY CRAFTS 5 PIPELINE, BALL & SOCKETS JOINTS ETC. 6 OTHER OPERATIONAL ASSETS 7 FURNITURE, FITTINGS, EQUIPMENTS ETC 8 COMPUTERS 9 MOTOR VEHICLES	84804.56 3422.44 5752.93 286.94 435.92 519.31 15.59	2917.38 7.09 838.26 0.00 29.65 18.10 0.00	0.00 0.00 4.84 27.06 0.00	3429.53 6591.19 286.94 460.73 510.35 15.59	591.90 3496.44 196.48 197.12 488.42 7.15	234.72 884.47 7.88 24.22 20.30 1.48	0.00 0.00 2.99 27.06 0.00	4380.91 204.36 218.35 *481.66 8.63	2210.28 82.58 242.38 28.69 6.96	2256.4 90.4 238.8 30.8 8.4
 BUILDINGS DREDGERS ANCILLARY CRAFTS PIPELINE, BALL & SOCKETS JOINTS ETC. OTHER OPERATIONAL ASSETS FURNITURE, FITTINGS, EQUIPMENTS ETC COMPUTERS 	84804.56 3422.44 5752.93 286.94 435.92 519.31	2917.38 7.09 838.26 0.00 29.65 18.10	0.00 0.00 4.84 27.06	3429.53 6591.19 286.94 460.73 510.35	591.90 3496.44 196.48 197.12 488.42	234.72 884.47 7.88 24.22 20.30	0.00 0.00 2.99 27.06	4380.91 204.36 218.35 *481.66	2210.28 82.58 242.38 28.69	230.5 2256.4 90.4 238.8 30.8 8.4 0.0 31226.4

NOTESTO SCHEDULE IV:

a) Buildings include Rs.3.37 lakh (previous year Rs 8.20 lakh) being the cost of two residential flats at Mumbai which are yet to be registered in the name of the Company.
 (b) As per the Accounting Standard 28 pronounced by the Institute of Chartered Accountants of India, the Impairment loss has been recognised in respect of Computers. The recoverable amount has been determined to the extent of the carrying amount of the asset exceeded its estimated recoverable amount.

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		(Rs. in Lakh)
	As at	Asat
	31-3-2010	31-3-2009
SCHEDULE - V	CAPITAL WORK IN PROGRESS	
Work in progress-		
- DCI Dr/XVIII	20879.44	20424.71
- Back-hoe dredger	6025.31	1150.34
- Barge loading system	0.00	2274.81
- Others	8.53	0.00
	26913.28	23849.86

During the year, the Company has taken over the delivery of Dredger CSD-XVIII built by Mazagon Dock Ltd (MDL) on 6th March, 2010, subject to satisfactory completion of trials by MDL and all their obligations under the Contract. Pending completion of trials etc., and commissioning the dredger, the same is shown under capital work in progress.

SCHEDULE - VI INVES	TMENTS			
At Cost - Non- Trade (Unquoted)				
a) 5 Shares of Rs. 50/- each fully paid - up in Mittal Chambe Co-operative Society Ltd., Bombay	rs Premises	0.01		0.01
b) Sethusamudram Corporation Limited				
i) 300 lakh (Previous year - 145 lakh) Equity shares of Rs.1	0 each fully pa	id 3000.00		3000.00
ii) Equity contribution pending allotment		0.00		0.00
		3000.01		3000.01
SCHEDULE - VII CURRENT ASSETS,	LOANS AND A	DVANCES		
A. CURRENT ASSETS:				
INVENTORIES:				
Stock of spares and stores(Note 1) (Valued at cost and as certified by the Management)	9227.60		8479.12	
LESS: Provision for unserviceable Spares & Stores	282.49	8945.11	300.35	8178.77
SUNDRY DEBTORS (Unsecured) :				
a) Debts outstanding for a period exceeding 6 months	38466.77		20732.40	
b) Other Debts	9590.27		14931.45	
	48057.04		35663.85	
LESS: Considered doubtful and provided for				
Debts considered good	7485.27	40571.77	4768.84	30895.01
CASH AND BANK BALANCES :				
a) Cash on Hand (Note 2)	211.51		273.50	
b) Cheques on Hand	1421.00		0.90	
c) With Scheduled Banks:				
i) Current Account	3646.85		1305.98	
ii) Fixed Deposit Account	19055.00	24334.36	31604.00	33184.38
OTHER CURRENT ASSETS:				
a) Interest accrued on Deposits and Advances	1397.01		2189.90	
b) Unbilled Operational Income	10736.26	12133.27	14383.15	16573.05
			th A D	2000 10

				(Rs. in Lakh)
		Asat		Asat
		31-3-2010		31-3-2009
SCHEDULE - VII Contd				
B. LOANS AND ADVANCES				
ADVANCES RECOVERABLE IN CASH OR IN KIND OR FOR				
VALUE TO BE RECEIVED:				
a) Secured-considered good	132.12		163.72	
b) Unsecured (Note 3)	2329.29	2461.41	1746.12	1909.84
c) Income Tax Paid & Tax deducted at source	8607.42		6618.36	
LESS: Provision for Income Tax	3906.29	4701.13	3462.19	3156.17
DEPOSITS:				
a) Customs, Post & Telegraphs		5.82		6.11
b) Others		722.38		529.85
PREPAID EXPENSES:		304.67		149.65
CLAIMS & OTHER RECOVERABLES:	4100.63		4305.46	
LESS: Provision for Doubtful Claims	11.83	4088.80	11.83	4293.63
		12284.21		10045.25
GRAND TOTAL		98268.72		98876.46

Note: 1. Inventories include Spares and Stores in Transit Inward Rs.1500.47 lakh (previous year Rs. 826.41 lakh)

2. Cash on hand includes Franking Machine balance Rs.0.01 lakh (previous year Rs.0.01 lakh)

3. Advances recoverable in cash or kind include

	the year		during the year
ctor 0.00	0.00	0.00	0.00
0.00	0.00	0.00	0.15
al) 0.00	0.50	0.00	0.15
	0.00 al) 0.00	0.00 0.00 0.00 0.00 al) 0.00 0.50	0.00 0.00 0.00 0.00 0.00 0.00

SCHEDULE - VIII	CURRENT LIABIL	ITIES AND PROV	ISIONS	
A) CURRENT LIABILITIES:				
i) Sundry Creditors Note (1)	5927.93		7098.47	
ii) Deposits from contractors	340.27		596.02	
iii) Advances from customers	57.86		408.22	
iv) Other Liabilities	15598.57		19004.37	
v) Interest accured but not due on loans	0.00		3.35	
vi) Un-claimed Dividend	<u> 12.16</u>	<u>21936.79</u>	11.07	27121.50
B) PROVISIONS:				
i) For Proposed Dividend	840.00		1400.00	
ii) For dividend Tax	139.51		237.93	
iii) For employee benefits	768.37		724.66	
iv) For contractual obligations	<u> 40.11</u>	1787.99	40.11	2402.70
		23724.78		29524.20
Note : (1) Sundry Creditors include:			Rs	. in lakh
 a) Amounts due to the Small Scale Indu Rs.1 lakh is outstanding for more than 			eeding	Nil
b) Amounts due to Small Scale Industries	s other than (a) above			Nil
			tha D	2000 10

				(Rs. in Lakh)
		Year ended		Year ended
		31-3-2010		31-3-2009
	IG EARNINGS			
Dredging Services		64542.78		68527.68
Less : Rebates / Discounts		1.87		5.49
		64540.91		68522.19
SCHEDULE - X OTH	ER INCOME			
Interest earned				
i) On Fixed Deposits		2082.61		3098.90
(Tax Deducted at Source Rs.492.45Lakhs; Previous year Rs. 6	57.31 Lakhs)			
ii) On House Building and other Advances		29.74		35.87
iii) On tax refunds		-21.24		1020.69
Sundry Receipts - Core dredging Activities		2762.58		10544.65
		4853.69		14700.11
SCHEDULE - XI OPERAT	IONAL EXPEN	 SES		
Pay and Benefits to Operational staff		4959.71		5134.60
Contribution to Provident and Other funds		81.45		108.37
Spares and stores		6401.81		3508.57
Repairs and Maintenance		6785.80		9448.17
Fuel and Lubricants		17217.21		20275.25
Insurance		495.62		395.44
Other Operational Expenses (Note 2 to Schedule XIV)		12537.01		28227.09
		48478.61		67097.49
SCHEDULE - XII ADMINISTRAT				
1. Pay and Benefits to Employees		2055.76		2891.27
 Contribution to Provident and other funds 		129.56		123.53
 Remuneration to Directors (Note 3 of Schedule XIV) 		129.50		125.55
a) Chairman and Managing Director	24.02		10.46	
b) Director (Finance)	21.39		10.48	
c) Director (Operations & Technical)	15.37	60.78	5.43	26.37
4. Rent	13.37	44.77		38.70
5. Rates and Taxes		9.78		13.17
 Other Establishment Expenses (Note 4 of Schedule XIV) 		9.78 917.45		27.41
o. Other Establishment Expenses (Note 4 of Schedule XIV)		3218.10		3120.45
SCHEDULE - XIII PROVIS				
1. For doubtful debts		3355.50		1151.56
2. For unserviceable spares and stores		0.00		64.28
3. For impairment loss		3.01		0.00
4. For losses written off		0.00		490.20
		3358.51		1706.04

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				(Rs. in Lakh
		Year Ended 31-3-2010		Year Ended 31-3-2009
SCHEDULE - XIV PRIOR PERIO	OD ADJUSTMENTS			
	Debit	Credit	Debit	Credit
EXPENDITURE:				
OPERATIONAL EXPENSES:				
1. Payments & Benefits to Employees (FS)	0.00	124.33	0.00	0.00
2. Fuel & Lubricants	0.00	0.00	13.19	0.00
3. Repairs & Maintenance	85.63	0.00	0.00	0.00
	86.63	124.33	13.19	0.00
Net Debit	0.00	0.00	13.19	0.00
Net Credit	0.00	38.70	0.00	0.00
SCHEDULE - XV NOTES O	N ACCOUNTS			
1. CONTINGENT LIABILITIES:				
a. Letters of Credit		556.66		1283.57
b. Claims made against the Company not acknow	-	359.42		294.31
 Estimated amount of contracts remaining to be capital account and not provided for 	executed on	11704.14		18196.46
d. Income Tax Demands received but disputed by	the Company	1791.54		0.00
2. BREAK-UP OF "OTHER OPERATIONAL EXPENSES")		
1. Lodging expenses: Floating staff		, 110.69		174.74
2. Travelling, porterage & conveyance - Floating staff		78.41		98.79
3. Equipment transportation expenses		761.18		314.89
4. Direct works expenses:				
a) Boat/Tug hire charges	188.66		242.40	
b) Crane hire charges	4.19		3.07	
c) Pipeline laying/maintenance expenses	29.37		61.21	
d) Payments to contractors	189.29		187.82	
e) Others	10893.52	11305.03	26845.62	27340.12
5. Miscellaneous expenses		281.70		298.55
		12537.01		28227.09

3. BREAK-UP OF "REMUNERATION TO DIRECTORS" (REF. SCHEDULE - XII)

			nan and Ig Director	Dire (Fina	ctor nce)		ector & Tech.)
		Year ended 31-3-2010	Year ended 31-3-2009	Year ended 31-3-2010	Year ended 31-3-2009	Year ended 31-3-2010	Year ended 31-3-2009*
1.	Salary	22.43	9.43	20.02	9.64	14.40	5.11
2.	Provident Fund contribution	1.39	0.80	1.2	0.74	0.77	0.32
3.	Medical Expenses	0.20	0.23	0.17	0.10	0.20	0.00
		24.02	10.46	21.39	10.48	15.37	5.43

*part of the year

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CHE	DULE-XV Contd.		ear Ended		(Rs. in Lakh Year Ended
. BR	EAK-UP OF "OTHER ESTABLISHMENT EXPENSES" (REF. SCHE		1-3-2010		31-3-2009
1.	Donations		1.06		1.60
2.	Travelling expenses		393.96		453.73
3.	Bank charges & guarantee fee		56.31		(1224.71)
4.	Printing & stationery		28.34		31.36
5.	Postage, telegrams, phones & telex		40.36		41.50
6.	Insurance		0.05		9.96
7.	Repairs and maintenance of building, vehicles and others		112.30		89.69
8.	Expenditure on data processing		18.61		9.44
9.	Advertisement & Publicity		17.23		19.13
10	. Dailies & periodicals and cost of library		13.04		9.63
11	. Remuneration to Auditors:				
	a) As Auditors	2.50		2.50	
	b) For other services	2.65	5.15	2.10	4.64
	. Tax Audit fees		0.40		0.40
13	. Legal Adviser fee & expenses		11.85		9.58
14	. Electricity, water charges		52.81		41.17
15	. Expenses on seminars		16.41		16.06
16	. Others		149.57		514.23
			917.45		27.41
. EA	RNINGS IN FOREIGN EXCHANGE				
			0.00		0.00
			0.00		0.00
. VA	LUE OF IMPORTS				
a)	Components and spare parts (CIF Value)		6946.19		7150.83
b)	Value of imported spares and components consumed		5623.94		2473.00
c)	Value of indigenous spares and components consumed		251.35		411.18
d)	Percentage of imported spares & components consumed t spares & components consumed	to total	95.72		85.74
e)	Percentage of indigenous spares & components consumed spares & components consumed	d to total	4.28		14.26
. EX	PENDITURE IN FOREIGN CURRENCY				
a)	Interest paid on loans from Foreign Banks		13.65		69.99
b)	Travelling		9.79		5.37
C)	Chartering charges		5273.13		8651.95

SCHEDULE-XV Contd.

8. GENERAL

d)

- a) Letters seeking confirmation of balances have been sent to Customers and replies from some of the Customers are awaited.
- b) The CEGAT issued orders during the year 2001-02 setting aside the earlier orders of the Customs Department levying duty of Rs.1132.81 lakhs on the accessories and spares of Dr-Aquarius. The Department while accepting CEGAT order sanctioned the refund of Rs 1132.81 Lakhs under 27 (2) of Customs Act 1962, but ordered to credit the same to Consumer Welfare Fund. Aggrieved by this order DCI filed an appeal before CESTAT, Calcutta for issuance of necessary directions to the Department for refunding the Customs Duty. Necessary adjustments to capital cost of the dredger will be made on receipt of the refund.
- c) Escalation Claims for Labour and Material have been preferred on the basis of latest available indices.

)	Ear	nings Per Share:	<u>As on 31.03.2010</u>	<u>As on 31.03.2009</u>
	i)	Profit after Tax (Rs. Lakh)	7005.38	4637.17
	ii)	Weighted average number of Equity Shares (Nos.).		
		Face Value Rs 10/-per share	2,80,00,000	2,80,00,000
	iii)	Basic Earnings Per Share (in Rs.)	25.02	16.56

- e) In view of adoption of Tonnage Tax Scheme under Income Tax Act 1961, no provision is required for deferred tax liability/asset for the year.
- f) During the year the Company has suspended the works at Sethusamudram Project w.e.f 16-07-2009. The Company approached the Ministry for revision of price on the cost plus basis, the actual cost incurred up to 16-07-2009 being Rs.867.73 Crore. Pending revision of price, income is considered as per existing contract/ directions issues by Ministry in this regard.
- g) Pursuant to arbitration award in respect of Link Road Project, Kochi adjudicated in favour of the Company, Cochin Port Trust (CPT) has settled the principal amount and other dues during the year. However, CPT stated that interest will be paid after receiving the same from Ministry of National Highways. The matter is being taken up through Ministry of Shipping.
- h) Income Tax appeals are pending for the Assessment years 2003-04 to 2007-08 before the Income Tax Authorities. The disputed tax paid under protest is Rs 1792 lakhs as per the orders of Assessing Authority.
- I) Disclosure requirements under AS 15 on Employee benefits are given hereunder.

Defined Contribution Plan

Contribution to Defined Contribution Plan, recognized as expense for the year, is under: (Rs. in lakhs)

2009-10 2008-09

Employer's Contribution to Provident Fund (inclusive of Contribution to Pension Fund) 211 232

The Company offers to its employees defined benefit plans in the form of Gratuity, Leave Encashment and Postretirement Medical Benefits as given under.

<u>Gratuity</u>: This benefit accrues to employee on retirement/ resignation and is based on the number of years of service rendered by the employee. A separate trust is formed for gratuity, which is funded by the Company.

Leave Encashment: This benefit represents un-availed leave accruing to the credit of the employees accumulated and paid to shore and floating employees as per respective rules.

<u>Post retirement Medical benefits:</u> The Company is obtaining Medi-Claim Policy for an insurance coverage at the rate of Rs.one lakh per individual per annum. The medi-claim policy covers hospitalization, medical treatment and domiciliary medical treatment. The retired employees and his/her spouse are entitled to this policy subject to an annual payment of Rs.100 per head per annum. The balance annual premium payable towards the medi-claim policies is met by the Company. During the year the Company paid a Premium of Rs 6.26 lakh (inclusive of members contribution)

CHEL	DULE-XV Contd.	a b b c b c c c c c c c c c c	· _ ~	(Rs. in La
		Gratuity (Funded)		nent (un funded)
			Floating Staff	Shore Staff
<u>A</u>	ssumptions			
Μ	ortality			
D	iscount Rate	7.00%	7.00%	7.00%
Ra	ate of increase in Compensation	4.00%	4.00%	4.00%
Ra	ate of return (expected) on plan assets	10%		
Er	nployee Attrition Rate (Past Service (PS))	PS:0 to 42:5%	PS:0 to 42:5%	PS:0 to 42:5%
E>	pected average remaining service (years)	6.25	8.54	5.74
C	nanges in present value of obligations			
P١	/O at beginning of period	1556	154	571
In	terest Cost	100	11	36
Ci	urrent Service Cost	153	145	95
Be	enefits paid	(250)		(99)
A	ctuarial (gain)/loss on obligation	(102)	(256)	111
P١	/O at end of the period	1457	53	716
. <u>Cl</u>	nanges in fair value of plan assets			
Fa	ir Value of Plan Assets at beginning of period	1328	_	_
A	mount receivable from LIC	41		
E>	pected return on Plan Assets	134	_	_
C	ontributions	278		99
Be	enefits paid	(250)		(99)
A	cturial gain/(loss)on plan assets	176	_	_
	ir Value of Plan Assets at the end of period	1548	_	_
	ir value of plan assets			
	ir Value of Plan Assets at beginning of period	1328		99
	mount receivable from LIC	41		(99)
A	ctual return on Plan Assets	152		_
C	ontributions	278		
Be	enefits paid	(250)		
	ir Value of Plan Assets at end of period	1585	(53)	_
	unded Status	91		(716)
	ccess of actual over estimated return on Plan Assets	176	_	
	perience History			
	ain/loss on obligation due to change in Assumption	(56)	(3)	29
	perience (Gain) / Loss on obligation	(46)	(253)	140
	perience (Gain) / Loss on Plan Assets	18		_
	ctuarial Gain/(Loss) Recognized			
	ctuarial Gain/(Loss) for the period (Obligation)	102	256	(111)
	ctuarial Gain/(Loss) for the period (Obligation)	18		
	otal Gain/(Loss) for the period (Hall Assets)	120	256	(111)
	ctuarial Gain/(Loss) recognized for the period	120	256	(111)
	nrecognized Actuarial Gain/(Loss) at end of period	120	250	(111)

SCHEDULE-XV Contd.			(Rs. in La
	Gratuity (Funded)	Leave Encashme	nt (un funded)
		Floating Staff	Shore Staff
<u>Amounts</u> recognized in the balance sheet and <u>statement of profit & loss account</u>			
PVO at end of period	1457	53	716
Fair Value of Plan Assets at end of period	1549	_	_
Funded Status	91	(53)	(716)
Unrecognized Actuarial Gain/(Loss)	—	_	_
Net Asset/(Liability) recognized in the balance sheet	91	(53)	(716)
III. Expense recognized in the statement of P&L A/c			
Current Service Cost	154	145	95
Interest cost	100	11	37
Expected Return on Plan Assets	(134)	_	_
Net Actuarial (Gain)'Loss recognized for the period	(120)	(256)	111
Expense recognized in the statement of P&L A/c	(1)	(10)	242
K. Movements in the Liability recognized in Balance Shee	<u>et</u>		
Opening Net Liability	228	154	571
Amouint receivable from LIC	(41)		
Expenses as above	(1)	(100)	242
Contribution paid	(278)		(99)
Closing Net Liability	(92)	53	716
. Short Term Compensated Absence Liability			
Valuation date	31-03-2010	31-03-2010	31-03-2010
No. of days		7133	20025
Amount*		227	298
(*Not included in the Net liabilities under item No. VIII)			

j) Disclosure of provisions required by Accounting Standard 29 "Provisions, Contingent Liabilities and Contingent Assets."

Provision for	Carrying amount at the beginning of the year (01-04-2009)	Additional provisions during the year	Amounts used during the year	Carrying amount at the end of the period (31-03-2010)
Employee benefits	724.66	43.71	0	768.37
Contractual obligations	40.11	0	0	40.11

k) Figures have been rounded off to decimals of lakh.

I) Figures for the previous year have been re-grouped wherever necessary to conform to current year groupings.

SCHEDULE-XVI - ACCOUNTING POLICIES:

1. BASIS OF PREPARATION OF FINANCIAL STATEMENTS.

- a) The Financial Statements have been prepared under the historical cost convention in accordance with the generally accepted accounting principles.
- b) The Company generally follows mercantile system of accounting and recognizes significant items of income and expenditure on accrual basis.

2. OPERATIONAL INCOME:

- a) Unbilled values of works executed up to 31st march are considered as income although bills are raised subsequently. The Corresponding debit balances are shown under "Current Assets-unbilled operational income receivable".
- b) Claims preferred on Customers for works/items not contemplated are considered as income on their acceptance.
- c) Income in respect of incomplete dredging jobs undertaken on insitu basis are accounted for on the basis of estimated realizable value of the work done up to 31st March.

3. OTHER INCOME:

- a) Sale proceeds of condemned and unserviceable Spares, Stores, Empties, Waste Oil, etc are accounted for in the year of disposal.
- b) Liquidated damages recovered from suppliers are accounted on settlement of bills.
- c) Interests on Tax refunds are accounted on receipt basis.
- d) In respect of hull and machinery insurance claims, until final settlement, 80% of the claimable amount based on estimate of technical department, after deductible excess, or the actual amount received, whichever is higher, is treated as income from insurance claims. Provision for repair expenditure is simultaneously made as per the estimate of technical department where actual repairs have not been completed and/or bills not settled with the repairers. In respect of other claims, the same are accounted for on realization/settlement by the underwriters.

4. OPERATIONAL EXPENSES:

- a) Spares issued to Dredgers, of the nature of inventory, are charged to revenue as and when consumed.
- b) Stores:

Stores and Lubricants delivered to the crafts during the year and acknowledged by the Master/CEO are charged to revenue. Provision is made towards consumption for the material delivered to crafts up to 31st March in respect of which acknowledgements are not received.

c) Insurance:

Final adjustments to Insurance Premium paid are considered in accounts on the basis of demands received.

5. DEPRECIATION:

Depreciation is provided under straight-line method in accordance with Schedule XIV of the Companies Act. In respect of the following Assets, depreciation is provided on straight-line method at the following rates based on the technical estimation of the useful lives of such assets:-

- a) Pipeline Equipment: 25% for Mild Steel Pipeline equipment and 12.5% for High Density polyethylene pipeline equipment.
- b) Second hand assets/retrofit of the vessels: as per the estimated balance service life.
- c) Building on lease: Cost of Buildings constructed on lease hold land is amortised over the lease period.
- d) Items of Fixed Assets whose cost does not exceed Rs.5000/-(Rupees Five thousand) each are capitalized and depreciated 100% during the year.
- e) Cost of Library: Cost of Library is considered as Other Establishment expenditure.

6. FIXED ASSETS:

a) Fixed Assets are stated at historical cost less depreciation (historical cost includes financing cost and other related overheads).

- b) Grants in Aid relating to specific Fixed Assets are shown as deduction from the gross value of the assets concerned in arriving at book value.
- c) Items of the nature of Capital/ Equipments are capitalized and depreciated over the remaining useful life of the asset.

7. BORROWING COSTS:

Borrowing costs attributable to acquisition, construction or production of qualifying assets are capitalised as part of the cost of that asset, till the time the asset is put to use. Other borrowing costs are recognised as an expense in the period in which they are incurred.

8. STOCK OF SPARES AND STORES:

- a) Stock of spares and stores is valued at weighted average cost and is inclusive of:
 - i) Customs Duty, if any, as applicable to the whole consignment and
 - ii) Overheads at pre-determined rate.
- b) Reconditioned spares are valued at the respective cost of reconditioning.
- c) Value of Materials dispatched on F.O.B. basis by Foreign Suppliers on or before 31st March of a year is considered in the accounts of that year, provided dispatch documents are retired or accepted within 15 days of the end of the accounting year.

9. INVESTMENTS:

Investments are classified as long term and are carried at cost.

10. EMPLOYEE BENEFITS:

Provisions for Gratuity Liability and leave encashment liability are made on the basis of actuarial Valuation using the projected unit credit method. In the case of crew and MPW of floating employees who are entitled to settlement of leave in full on signing off, provision is made for the leave at credit of such employees as on 31st March. Actuarial liability in excess of respective plan assets is recognized during the year.

Provision for Gratuity as per the Actuarial valuation is funded with a separate Trust.

11. PROVISIONS, CONTINGENT LAIBILITIES & CONTINGENT ASSETS

Provisions involving substantial degree of estimation in measurement are recognized when there is a present obligation as a result of past events and it is probable that there will be an outflow of resources. Contingent Assets are neither recognized nor disclosed in the financial statements. Contingent liabilities, if material, are disclosed by way of notes.

For and on behalf of Board of Directors

-sd-(CAPT.S.S.TRIPATHI) Chairman and Managing Director

> -sd-(P.V.RAMANA MURTHY) Director (Finance)

PLACE : VISAKHAPATNAM DATED : 27-05-2010 As per our Report of even date For Rao & Narayan Chartered Accountants

> -sd-(P.V. SUBBA RAO) Partner

-sd-(K.ASWINI SREEKANTH) Company Secretary

To The Board of Directors, DREDGING CORPORATION OF INDIA LIMITED

We have examined the attached Cash Flow Statement of DREDGING CORPORATION OF INDIA LIMITED for the year ended 31-03-2010. The statement has been prepared by the Company in accordance with the requirements of Clause 32 of the Listing Agreement with Stock Exchanges and based on and in agreements with the corresponding Profit & Loss Account and Balance Sheet of the Company covered by our Report, dated 27-05-2010 to Members of the Company.

For Rao & Narayan Chartered Accountants

				(1	-sd- P.V. SUBB RAO) Partnei
_	CASH FLOW STATEMENT FOR TH	E YEAR EN	DED 31ST MA	ARCH, 201	0
			YEAR ENDED 31-3-2010		(Rs. in Lakh) YEAR ENDED 31-3-2009
Α.	CASH FLOW FROM OPERATING ACTIVITIES Profit before Tax Less/Add: Profit/Loss on sale of assets		7766 <u>0.45</u> 7767		6189 6189
	ADJUSTMENT FOR : Depreciation Impairment loss Interest Expense	6602 3 10		5268 (-)18 (-)172	
	Interest Income Operating Profit before Working Capital Changes: Working Capital changes	(-)2112	<u>4503</u> 12269	(-)3135	744.18 8133
	Increase/decrease in inventory Increase/decrease in Sundry Debtors Increase/decrease in other current Assets Increase/decrease in trade payables Cash generated from operations	(-)766 (-)9677 2953 <u>(-)5138</u>	<u>(-)12628</u> (-)358	(-)5223 (-)1236 5759 7347	<u>(-)6648</u> 14781
в.	Less: Interest paid Income Taxes paid Net Cash from operating activities (A) CASH FLOW FROM INVESTING ACTIVITIES	(-)14 <u>(-)2305</u>	(-)2319 (-)2677	164 (-)4294	(-)4129 10652
	Purchase of Fixed Assets Proceeds from Sale of Equipments Interest Received Investments Net Cash from investing activities (B) CASH FLOW FROM FINANCING ACTIVITIES:		(-)6889 0 2905 <u>0</u> (-)3984		(-) 3606 0 2907 (-)550 (-)1249
	Proceeds from Long term Borrowings Payment of Long Term Borrowings Dividend paid Corporate Dividend Tax	(-) 1400 (-)238	0 (-)551 (-)1638	(-)2100 (-)357	0 (-) 1102 (-) 2457
	Net Cash from Financing Activities (C) Net increase/decrease in cash and cash equivalents (A+B+C Cash & Equivalents as at 01.04.2009		(-)2189 (-)8850		(-) <u>3559</u> 5843
	(Opening Balance) Cash & Equivalents as at 31.03.2010		33184		27341
Fo	(Closing Balance) r and on behalf of Board of Directors		For	Report of even Rao & Narayan red Accountant	
	-sd- (CAPT.S.S.TRIPATHI) Chairman and Managing Director		(P.V.	-sd- SUBBA RAO) Partner	
		-sd- NI SREEKANTH) any Secretary			
PL	ACE : VISAKHAPATNAM				

DATED: 27-05-2010

34th ANNUAL REPORT 2009-10

BALANCE SHEET ABSTRACT AND COMPANY'S GENERAL BUSINESS PROFILE

I.	Registration Details :																		
	Registration No. :			0		0 8	1	2	9	State Code :								5	5
	Balance Sheet Date :	[3	1	0	3 2	0	1	0										
		L		Date		Mont	:h	Υe	ear										
II.	Capital Raised during th	e yea	r (Am	ou	nt i	n Rs.	Thou	usar	nds)										
	Public Issue						Ν	1	L	Rights Issue							Ν	Ι	L
	Bonus Issue						N	1	L	Private Placement							Ν	I	L
III.	Position of Mobilisation	and[Deplo	ym	en	tofFu	unds	s (Ar	noun	t in Rs. Thousands)									
	Total Liabilities	0	1 3	2	2	9 0	3	4	3	Total Assets	0	1	3	2	9	0	3	4	3
	Source of Funds																		
	Paid-up Capital		0)	2	8 0	0	0	0	Reserves & Surplus	0	1	3	0	1	0	3	4	3
	Secured Loans							T	0	Unsecured Loans									0
	Deferred Tax Liability								0										
	Application of Funds																		
	Net Fixed Assets	0	0	5	5	3 5	9	4	8	Investment	0	0	0	3	0	0	0	0	1
			·			·													
	Net Current Assets	0	0	7	4	5 4	3	9	4	Misc. Expenditure							Ν	I	L
	Accumulated Losses						Ν	Ι	L										
IV.	Performance of Compar	ny (Ar	nour	tin	Rs.	. Thou	Isan	ds)											
	Turnover	0	0	5	9	39	4	6	0	TOTAL EXPENDITURE	0	0	6	1	6	2	8	8	3
	PROFIT / LOSS BEFORE TAX	0	0) ·	7	7 6	5	7	7	Profit / Loss After Tax	0	0	0	7	0	0	5	3	8
	+ -		·			·				+ -									
	$\underline{\checkmark}$																		
	(Please tick Appropriate	Box -	⊦ for	Prot	fit, ·	- for l	_oss))											
	Earning Per Share in Rs.				_	2 5		0	2	Dividend rate %								3	0
v.	Generic Names of Three	Princ	ipal I	Proc	duc	ts/Se	ervic	es c	of Cor	npany									
	(as per monetary terms	.)																	
	Item Code No. :					NO	r spi	ECIF	IED										
	(ITC Code)																		
	Product Description :			0	DRE	DGIN	g se	RVI	CES										
Fora	and on behalf of Board of Dir	rector	s								er ou								
	-sd-									For Rao &			-sd-			ACCO	unta	ints	
c	(CAPT.S.S.TRIPATHI) Chairman and Managing Director										(P.)		JBB/ artn	A RA er	10)				
-	-sd-								-sd-										
	(P.V.RAMANA MURTHY) Director (Finance))					•		NI SR	EEKANTH) ecretary									
	CE : VISAKHAPATNAM ED : 27-05-2010																		
36.											_34	th A		UAL	Ref	ORT	20	09	-10



DREDGING CORPORATION OF INDIA LIMITED.

Registered Office : Core: 2, 1st Floor, "SCOPE MINAR", Plot No. 2A & 2B, Laxminagar District Centre, Delhi - 110 092. Head Office : "Dredge House", Port Area, Visakhapatnam - 530 035.

ATTENDANCE SLIP

PLEASE FILL ATTENDANCE SLIP AND HAND IT OVER AT THE ENTRANCE OF THE MEETING VENUE. Joint shareholders may obtain additional Attendance Slip on request.

DP. Id*	
Client Id*	

Regd. Folio No.:

NAME AND ADDRESS OF THE SHAREHOLDER

No. of Share(s) held :

I hereby record my presence at the 34th ANNUAL GENERAL MEETING of the company held on 8th September, 2010 at 1600 hrs. in Air Force Auditorium, Subroto Park, New Delhi - 110010

Signature of the shareholder or proxy.

*Applicable for investors holding shares in electronic form

Registered Office : Core: 2, 1st Floor, "SCOPE MINAR", Plot No. 2A & 2B, Laxminagar District Centre, Delhi - 110 092. Head Office : "Dredge House", Port Area, Visakhapatnam - 530 035.

PROXY FROM

DP. Id*	
Client Id*	Regd. Folio No.:
I/We	of
Limited hereby appoint	being a member / members of Dredging Corporation of India of
	or failing him
	of

as my / our proxy to vote for me / us and on my / our behalf at the 34th ANNUAL GENERAL MEETING of the company held on 8th September, 2010 at 1600 hrs. in Air Force Auditorium, Subroto Park, New Delhi - 110010 or at any adjournment thereof.

Affix
Fifteen Paise
Revenue
Stamp

Signed this day of (month) 2010.

*Applicable for investors holding shares in electronic form.

NOTE: THE PROXY FORM IN ORDER TO BE EFFECTIVE SHOULD BE DULY STAMPED, COMPLETED AND SIGNED AND MUST BE DEPOSITED AT THE REGISTERED OFFICE OF THE COMPANY NOT LESS THAN 48 HOURS BEFORE THE TIME FOR HOLDING THE AFORESAID MEETING. THE PROXY NEED NOT BE A MEMBER OF THE COMPANY.

34th ANNUAL REPORT 2009-10

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To,

If undelivered please return to : KARVY COMPUTERSHARE PRIVATE LIMITED Plot No.17 to 24, Vittal Rao Nagar, HYDERABAD - 500 081, Andhra Pradesh, India TEL: + 91-40 23420818 FAX: +91-40 23420814 e-mail: einward.ris@karvy.com