

Transport Corporation of India Ltd. Annual Report 2012-13

LEADERS IN LOGISTICS

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...in An ErA of increasing connectivity and intensified public scrutiny, trust is the lifeline of any organization - a critical asset in ensuring a business's long-term sustenance and success.

Customers place trust on a product or service, the society puts trust on how ethically businesses are conducted and even within a business, there is trust in the form of employee-employer relationships. Therefore, building trust is a vital step towards maintaining and promoting business efficiency.

Trust is essential to building enduring connections with employees, customers, suppliers, shareholders and the communities in which we do business. Trust drives the risk-taking ability that leads to innovation and progress.

trust is... the beginning



trust is... Emphasising customer orientation, multi-technology and multi-specialist transport system in india

vision

We, at TCI, believe in delivering quality services to every corner of the country and beyond borders, with a special emphasis on customer-orientation, multi-technology and multi-specialist transport system in India. Time and again, TCI has come out on top in its each and every operation to meet the rising needs of society, customers, vendors, employees, shareholders and the transport industry.

CORE VALUES

With intent to differentiate our value offerings, TCI swears by its CORE values, that is, Customer Focus, Ownership, Responsiveness and Empathy. By practicing this value system, TCI constantly works towards future growth and development while taking into account its business work ethics.

corporate citizenship

As the group's social arm, TCI Foundation (TCIF) fulfils its corporate social obligations and runs charitable health centres and schools for the under-privileged in the rural areas. It runs programs on AIDS interventions and education among the vulnerable trucking community. TCIF is also active in the area of disaster relief assistance and provides disability management for physically challenged.

Awards & recognitions

- Best Logistics Provider of the Year 2012' constituted by the Indian Institute of Material Management (IIMM) Kolkata
- 'Retailer of the Year (Supply Chain Solutions) 2012' at Asia Retail Excellence Awards, Singapore
- Effective Retail through Supply chain 2012' by Asia Retail Congress
- Best 3PL Company of the year 2012" sixth consecutive year at the Express Logistics & Supply Chain Conclave, Mumbai
- Warehouse Service Provider of the Year 2012' at the Indian Supply Chain & Logistics Summit
- Customer & Brand Loyalty Award 2012' in the 3PL / Supply Chain Sector instituted by AIMIA, a global leader in loyalty management

from the desk of vice chairman & managing director

Dear Shareholders,

WE START THE NEW YEAR WITH AN OPTIMISTIC REPORT OF THE ORGANISATION FOR ECONOMIC COOPERATION AND DEVELOPMENT (OECD) CLAIMING THAT INDIA IS NOW THE WORLD'S THIRD-LARGEST ECONOMY IN PURCHASING POWER-PARITY (PPP) TERMS.

Though many factors could have contributed towards the recognition, however I believe the prime reason is that of acceleration in industrial production and changes in consumption patterns that led to a high demand for basic and specialised logistics management. The demand has been fuelled by the growth of industries such as automobiles, aviation, consumer packaged goods, hi-tech, telecom, defense and retail, amongst others. Besides, the entry of multinational companies (MNCs) in sourcing, manufacturing and distributing are other growth drivers. As per the World Bank, Indian economy would grow by 6.1 per cent in 2013-14 on account of robust domestic demand, strong savings and investment rate.

However, despite the positive outlook on the economy, 2012-13 has not been an eventful year for the logistics industry, partly affected by the impact of the slowdown in the country's economic growth. Although the logistics industry is a critical enabler of supply chain, the sector's growth has not kept pace with India's wider economy, thanks to Intra-State border issues, cumbersome documentation, bureaucracy and low average trucking speed on account of the poor quality of the country's road network. Add to this, the below satisfactory development of logistics parks, warehousing and other support infrastructure, and we have the biggest challenge to increase efficiencies and become more cost-effective, thereby increasing India's overall cost arbitrage.

TCI as India's leading integrated supply chain and express solutions provider, has shown remarkable resilience and has responded well to the challenges by recording a modest growth across all its divisions except the Freight Division which got affected due to fluctuating transporting costs attributed to low industrial production and frequent rise in fuel prices. TCI is among the few companies in India to achieve A1 + ratings from ICRA on short term borrowings and AA- from CRISIL on long-term borrowings that encourages benchmarking against other companies and reassuring faith among investors.

TCI constantly nurtures its responsibility as a committed corporate citizen by Corporate Social Responsibility as an integral part of its business plan. Through its CSR venture, TCI Foundation (TCIF) is making a meaningful contribution in the areas of Health, Disability and Education. TCIF has set up schools and dispensaries for the deprived sections of the society, besides rendering support in forming self help groups for woman and child development programmes. TCIF is also active in the area of disaster relief assistance and AIDS education & intervention. TCI is partnering with CBSE to offer a 10+2 vocational course on Transport System and Management.

TCI is positioning itself to meet the future demand growth and marketing needs which will be driven by higher capacity utilisation, expanded customer reach, focus on working capital rationalisation & various initiatives for increasing productivity.

As we tread into the next phase of our growth, we continue to strengthen our leadership position in the Indian logistics industry. We would like to reiterate that though our eyes are always set on the next benchmark, milestone and innovation, our feet are firmly held to the ground, based on core fundamentals, values and ethics.

D P Agarwal

Vice Chairman & Managing Director



board of directors



Mr. S M Datta Chairman



Mr. D P Agarwal VC & MD



Mr. O Swaminatha Reddy Director



Mr. S N Agarwal Director



Mr. K S Mehta Director



Mrs. Urmila Agarwal Director



Mr. Ashish Bharat Ram Director



Mr. M P Sarawagi Director



Mr. Vineet Agarwal Joint Managing Director



Mr. Chander Agarwal Executive Director

the journey so far

tci's journey started as a 'one man, one office, one truck' way back in 1958. slowly and steadily, the company graduated into a private limited company and then a public limited. tci is listed with premier stock exchanges like national stock exchange and bombay stock exchange. today tci is india's leading integrated supply chain and express solutions provider with a global presence.

company owned branches nationwide	delivery locations in India & abroad	Offices in U Countries
Ц cargo ships	5,000+ Skilled workforce	9.75 Million sq. ft. of warehousing space
Moving 2.5% of India's GDP by value	Covering 99.45% of area where GDP is generated	Fleet of 1,000+ trucks

partnerships

- **Transystem Logistics International Pvt. Ltd.:** A joint venture with Mitsui & Co. Ltd., the lead logistics partner for Toyota Kirloskar Motors Ltd. in India
- Infinite Logistics Solutions Private Ltd. (ILSPL): A Joint Venture with Concor for bulk multi-modal logistics solutions by rail and road

ratings & certifications

- ICRA : A1 + for short term debt / CP programme
- CRISIL : AA-/stable for long terms AA-/ stable for cash credit limits A1 + for bank guarantee
- ISO 9001:2008
- IATA certified

management discussion and analysis EXPRESS AND SUPPLY CHAIN SOLUTIONSgrowing by leaps and bounds

Market estimates put the market size of the logistics sector in India to be between USD 90-125 billion. Given that the Indian economy has grown to over USD 1.73 trillion, these estimates may already be well below the actual size of the industry. Sources also estimate that the industry employs over 45 million people and is growing at the rate of 15% with sub-sector growing at even 30-40% per annum. Due to its current growth and its future growth potential, the Indian logistics sector is viewed as one of the most attractive in the world. The Emerging Market Survey, 2011 conducted by Transport Intelligence highlights India's attractiveness as a strong growth area for logistics in the future. The survey found that nearly half of its respondents agreed that India would emerge as a major logistics hub in the future.

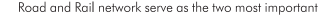
(Source - Deloitte Logistics Sector: Present situation and way forward)

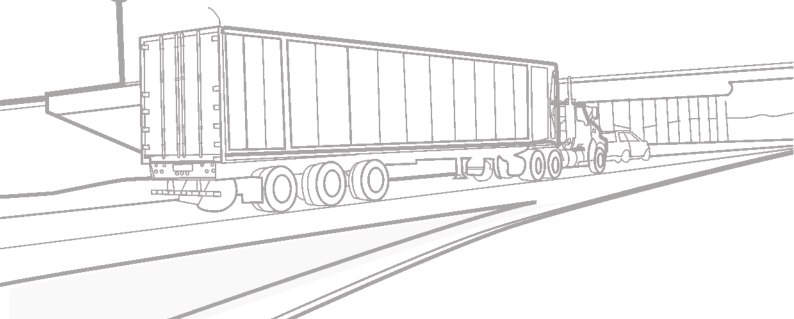
traditional factors driving the indian logistics sector

As India continues its transformation into a manufacturing and services-led economy, rising investment, rapidly evolving regulatory policies, mega infrastructure projects and several other developments have skyrocketed the Indian logistics market and as a result, seemingly overcome infrastructure-related constraints and logistics-centric inefficiency.

links that have spanned across all modes of transportation and logistics services. Roads continue to be the most significant component of India's logistics industry, accounting for 60 % of total freight movement in the country. The corresponding development of roads has witnessed limited traction, recording a CAGR of 2% from about 3.7 million km in 2001 to about 4.7 million km in 2012, while an overall increase of 4.2 % in the past six decades. As the demand for goods either for mass consumption or industrial development grows beyond the conventional demand supply from the hubs of metropolitan cities to a number of widely dispersed tier-I and tier-II cities, the share of road transport can expect additional growth, given its ability to facilitate last-mile reach and limited supporting rail infrastructure.

On the rail transportation front, Indian railways operates 19,000 trains daily, transporting 2.65 MMT of freight and is expected touch the 1 billion tonne mark in 2013 with a 31% share of total freight movement across all modes of transport, growing at a modest CAGR of approx. 7%. This is in stark contrast to Air Cargo transportation and Water Transportation through Ports. Despite having 128 airports, 13 major ports and 187 non-major ports, these two modes have a negligible contribution, owing to lacklustre operational efficiency in delivering optimum quality.





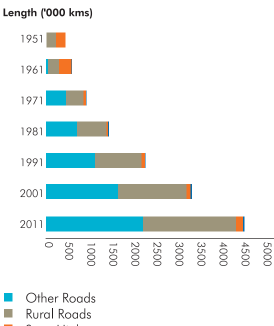
rail freight traffic

Million Tonnes

2006-07 728 2007-08 794 2008-09 833 2010-11 922 2011-12 970 0 200 300 400 500 600 008 700 1000 õ

Source: KPMG in India analysis

road network by category ('000 km): 1951 to 2011



- State Highways
- National Highways

new trends in the indian logistics landscape

Warehousing Storage, Third Party Logistics (3PL) and Logistics Parks are the three fastest emerging segments propelling the Indian logistics industry to new horizons.

The demand for industrial warehousing space is estimated to soar from around 391 million sq. ft. in 2010 to 476 million sq. ft. in 2013, at a CAGR of 6.8 %. Among the analysed sectors, the highest growth is expected from engineering goods and IT, electronics and telecommunications sectors, estimated to grow at CAGR of about 8.6 and 8.2 % respectively, during 2010–13.The share of modern warehousing is anticipated to grow to 30 % (178 million sq. ft.) by 2015. This sharp growth is expected to be driven by rising domestic and EXIM freight volumes, increased outsourcing to 3PL players, strengthened investment in infrastructure, organised retail and the impending implementation of Goods and Services Tax (GST).

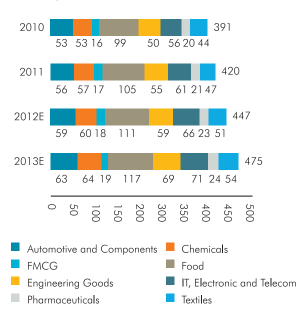
Third Party Logistics (3PL) outsourcing has come a long way, from earlier being a transaction based service, only to be evolved into more strategic function integral to companies' operations. Due to the increasing awareness of the Indian firms towards the benefits of logistics outsourcing and 3PL, the business dynamic is expected to reach INR 190-195 billion by 2014-15. Some of the prominent outsourcing activities include warehousing, forwarding and inbound & outbound transportation.

Similarly, the major surge of 110 logistics parks spread over approximately 3,500 acres at an estimated cost of \$1bn. are expected to be operational, with majority of these logistics parks are planned in close proximity to state capitals and some Tier II and Tier III cities, owing to relatively low cost and connectivity to multiple markets across states.

Source: NHAI website

warehousing demand in india

Million Sq. Ft.



Note: Warehousing demand excludes CFS warehousing space, warehousing space within factories and public agriculture warehouses

Source: Industry discussions, KPMG in India analysis



growth indicators for indian logistics

In the coming years, the logistics industry is poised to gather greater momentum with the emergence of India as a manufacturing hub and improving multimodal transportation infrastructure. Also, with the advent of technology, e-commerce has taken prominence as consumption patterns have changed, thereby giving thrust to e-tailing, which will eventually be beneficial for the overall logistics sector.

The emergence of Dedicated Freight Corridors (DFC) along the Eastern and Western Routes, will lend stability while quickly transporting products from factories to ports, warehouses and other locations. As a result, this will enable faster speed and efficiency due to entirely separate lane for freight (goods) traffic. After the Delhi-Mumbai Industrial Corridor (DMIC) project, plans for seven new cities have been finalised and work on two new smart industrial cities is expected to start during 2013-14. The project has got massive potential when it comes to exceeding growth rate in freight distribution and optimising distribution networks. As a result, it will see the setting up of industrial parks and logistics bases with well-developed infrastructures, thus making a significant contribution towards India's economic development.

Apart from DFC, TCI welcomes the idea of introducing FDI in single and multi-brand retail. The FDI in retail will have positive impact on economy as well as logistic sector as it will increase productivity and ensure an efficient distribution network.

With the proposed introduction of a singular Goods and Services Tax (GST), the entire logistics industry can be assured of a unified tax structure, therefore bringing down overall costs considerably. Your Company is glad at the prospect of setting up large 'hubs' in key strategic gateway locations and smaller 'spoke' warehouses close to metro/urban consumption, that will not only result in express delivery being the preferred mode for secondary distribution, but also ease the state-border crossing mechanisms.

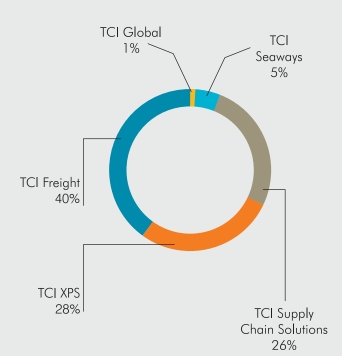
And closing on the heels of National Food Security Bill, there is going to be a provision of storage transportation and delivery of foodgrains in large numbers. The entire system of procurement storage and movement of foodgrains will gain a fresh start. Also, with Pradhan Mantri Gram Sadak Yojana providing good allweather road connectivity to unconnected villages, the Indian Logistics sector, including TCI, is set to reach every nook and corner of the country.

business verticals trust is... conducting dependable businesses

with its customer-centric approach, world-class resources, state-of-the-art technology and professional management, the tci group follows strong corporate governance and is committed to value creation for all its stakeholders. its various business divisions include:



% of total revenues (fy 12-13)



tcifreight

India's leading surface transport entity. This division provides total transport solutions for cargo of any dimension or product segment. It transports cargo on FTL (Full truck load) /LTL (Less than truck load)/ Small consignments/ Over Dimensional cargo.

tcixps

A leading express distribution specialist. It offers a single window door-to-door & time definite solution for customers' express requirements. It services 13,000 locations in India and more than 200 countries abroad.

tci supply chain solutions

TCI SCS is a single window enabler of integrated supply chain solutions right from conceptualisation and designing the logistics network to actual implementation. The core service offerings are Supply Chain Consultancy, Inbound Logistics, Warehousing/Distribution Centre Management & Outbound Logistics.

tci seaways

TCI Seaways has well equipped ships in its fleet and caters to the coastal cargo requirements for transporting container and bulk cargo.

tci global

The global business division of TCI provides end-to-end logistics solutions across boundaries to various parts of the globe.



divisional snapshot

7774.8 million	-0.97%	40%	232.1 million
Revenue (₹)	Growth	Contribution to total revenue	EBITDA (₹)

integrated solutions

TCI Freight offers multimodal transport solutions for cargo of any dimension. TCI Freight provides a complete solution right from the FTL (Full Truck Load) to LTL (Less than truck load) to small packages, over dimensional & rail cargo. It handles a fleet of around 2,400 trucks and trailers, both owned and leased, providing freight movement services on any point of time

enriching experience

Over the last five decades, with its latest & technical infrastructure and skilled manpower, TCI Freight has catered to the varied needs of clients spread across various sectors including FMCG, electricals, engineering, pharmaceutical and chemical sectors, amongst others.

multimodal transportation

TCI Freight has also forayed into the multimodal containerised segment to cater to new markets. It provides services linking north to south and west to east. Its dedicated cargo express train connects South India to North-East India with an average transit time of 4-6 days provides different types of services such as containers, parcel van, wagons and special automotive wagons. It provides customers with first and last mile delivery solution through an effective road-rail combination for all types of cargo reducing turnaround time significantly for movement of goods.

customer-centric solutions & key account management

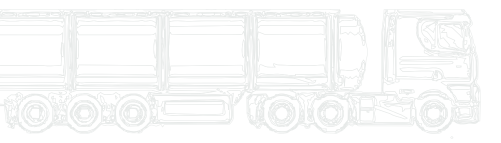
Customers can track movement of their goods 24x7 through fully computerised operations and GPSenabled vehicles. The dedicated customer care and key account management teams address concerns of customers promptly & effectively.

the year bygone (2012-13)

- The growth was hampered because of severe slow down in industrial economy and constant rise in fuel cost.
- A separate team for LTL (Less than Truck Load) operations was active to focus on more profitable sectors.

eyeing the future (2013-14)

- More emphasis to continue on LTL.
- Special programmes/strategies for large companies with integrated key account management.
- Continue to work ethically.





EXPRESS DISTRIBUTION SPECIALISTS

Domestic International

customised solutions

TCI XPS is India's leading door-to-door Express Distribution Specialist. It is well equipped to handle the diverse express delivery requirements at domestic and international level. The advantage of seamless connectivity across air, road and rail with the widest branch network gives complete assurance to customers. The various expansions of TCI XPS are as under:

- **SURFACE EXPRESS SERVICE** : Customised express solutions with over 3000 pick-up and 13,000 delivery locations with its fully containerised fleet of vehicles
- **Air EXPRESS SErvice**: Providing round the clock services and time sensitive express deliveries to all major metros, mini metros and tier-A cities within 24 to 72 hours depending on distance
- **international express service**: Providing world-class services to around 208 countries across the globe
- Commerce in-city distribution service : A new distribution service through GPS enabled fleet of route vehicles for optimum on-time delivery with value added features such as COD (Cash on delivery)
- **high value express service**: Yet another service introduced for the carriage of High Value Consignment through GPS monitored vehicle
- **priority Express services:** Priority Services are available from Priority Network Booking Branches to Priority Network Delivery Branches.

value added services

The surface and air transportation model has provided an extra edge to TCI XPS leading to better services to its clients.

The surface express service offers customised value added services to meet varied customer requirements. These include safety and security of vehicles through tamper proof locking systems, door to door/door to airport service, POD (Proof of delivery), COD (Collect on delivery) and DOD (Draft on delivery) facility, late pick-up and early morning deliveries, In City bulk distribution and the Diplomat Service for delivery to non-service locations and the holiday service that ensures urgent deliveries reaches even if it's a holiday.

REY ACCOUNT MANAGEMENT: A world-class customer management system enables TCI XPS to provide a delightful experience to its customers. This includes a dedicated one-point contact system for key accounts.

diverse presence in Rey segments: The TCI XPS client base extends across almost all sectors from Pharmaceutical to IT, from Fashion to Auto and Heavy Industries.

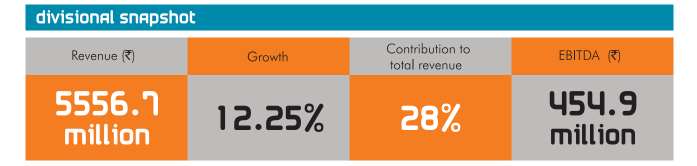
priority express delivery with money back guarantee: This ensures that the shipments are delivered within a time frame of 24 to 48 hours across 140 locations with a promise of Money Back.

the year bygone (2012-13)

- Positive, 12% growth last year
- Branding and business development through promotion in various business and trade magazines
- Focus on business development with express deliveries across domestic & international locations

eyeing the future (2013-14)

- Market is evolving, express sectors are growing, companies have started relying more on express cargo as compared to traditional cargo
- Technically, investing in operations & customer service, hub upgradation, automation and mechanisation and key account management





divisional snapshot5,200
million16%26%600
millionRevenue (₹)GrowthContribution to
total revenueEBITDA (₹)

End to End solutions

The SCS division provides supply chain solutions and services right from conceptualisation to implementation. This involves Network Design, Production Logistics, Inplant services, Finished goods warehousing and distribution and aftermarket service parts. The division operates as a single window to client and involves insourcing or outsourcing while being an asset based division with a warehousing assets like racking systems, material handling equipment, IT infrastructure and a fleet of above 1,000 owned trucks and trailers.

serving diverse industries

TCI SCS provides customised solutions to specialised sectors such as Auto, Retail and Consumer Products, Hi-Tech, Chemicals, Life Sciences & Health Care and Cold Chain.

complete services bouquet

TCI SCS offers a complete array of supply chain and logistics services for large clients & conglomerates - from supply chain consultancy covering network design to actual implementation, production logistics, warehousing/distribution centre management to outbound logistics.

logistics asset base

<u>uuuuuu</u>

TCI SCS has a countrywide network of 9.75 million square feet of owned and leased warehouses with facilities of storage and material handling infrastructure. Its 1000+ owned fleet enhances its operational capability with round the clock tracking option to customers.

blue chip clients

TCI SCS enjoys long term association with leading Indian and global MNC's including Bajaj Auto, General Motors, Hero Motor Corp, Maruti Suzuki, Tata Motors, Toyota, Volkswagen, Coca Cola, Café Coffee Day, Hindustan Unilever, Samsonite and Samsung to name a few.

professional team management:

A matrix and flat organisation structure with domain specialists enables fast flow of information and countermeasures. The Key Account Management (KAM) team provides prompt solutions to clients' queries.

Adequate safety measures

The safety of man, machine and material is a matter of top priority and practiced diligently across all facilities and services. The division conducts Health Safety & Environment (HSE) audits by an onboard team of HSE Specialists and also carries out Road Transport Health Safety Security and Environment (RTHSSE).

the year bygone (2012-13)

While 2012-13 was a challenging year in terms of individual growth, the division managed to acquire new clients in all its segments, and recorded a growth of 16% over last year. At the same time, laying more focus on concentrated service offerings and building and developing internal operations.

eyeing the future (2013-14)

The division continues to see uncertainty in the economic environment, and would be focusing on efficient productivity to ensure better services and acquire better value added clients. At the same time, the division is incubating new industry verticals.a



well maintained fleet

The division is well equipped with 1,200 containers and four vessels (15,649 DWT cumulative capacities). It provides ship management, liner/charter/agency activities, project handling, multimodal and transportation services. It has an accident-free track record of more than 15 years.

nature of services

Under the purview of Domestic Services, TCI Seaways carries out coastal shipping, agency service while under international services, it carries out break bulk, project cargo and containerised business. The division attends every feedback with sincerity and redresses all grievances up to its customers' level of satisfaction.

SERVICE AREA

TCI Seaways caters to the coastal cargo requirements for transporting container and bulk cargo from ports on the east coast of India to Port Blair in the Andaman and Nicobar Islands and further distribution within the islands. The cargo largely consists of a variety of products including cattle, perishables and general goods to the islands.

better time management

TCI Seaways firmly believes in delivering on-time logistics solutions. With effective services and a strong coastal network, it offers 'just in time' delivery to all its customers.

the year bygone (2012-13)

The division sold off one ship for Rs. 12.50 million and executed 2 dry-docks on existing ships.

eyeing the future (2013-14)

The division is considering diversification beyond the Port Blair sector and augmenting its existing fleet by adding another ship.



divisional snapshot

Revenue (₹)	Growth	Contribution to total revenue	EBITDA (₹)
939 million	6.10%	5%	132.6 million



divisional snapshot

427.1 million	ז5%	1%	40.6 million
Revenue (₹)	Growth	Contribution to total revenue	EBITDA (₹)

single-window advantage

TCI Global provides a single window advantage to its customers across all major South East Asian countries through a dedicated network of international offices in the region besides having strategic presence in high growth and emerging markets in Asia, Brazil (Latin America) and Africa. TCI Global offers its customers end to end services ranging from customs clearance, international inbound and outbound freight handling (air and sea), primary and secondary warehousing/ redistribution, third party logistics, multimodal (air, surface and sea) services, ODC movements, mining logistics and project cargo.

global presence

TCI Global has 4 International offices at Singapore, Indonesia, Vietnam and Brazil besides agents network in more than 200 countries.

diverse product and customer mix

It handles all kinds of cargo (perishable, valuables, oddsize and general) and products (documents, automobiles, pharmaceuticals, consumer goods, power equipment, garments, commodities, among others).

licensing and certification

It holds licenses at eight different ports for custom clearance and has tie-ups with agents in over 200 countries worldwide. Certified by IATA, it ensures reliable and globally-acclaimed services for its clients.

the year bygone (2012-13)

- Collected handsome revenue of 427.1 mn. with EBITDA of 40.6 mn., thanks to its end-to-end supply chain solutions in international arenas, operated by a dedicated Key Account Management System.
- Cut down operations in domestic and international sphere due to low margin in businesses

eyeing the future (2013-14)

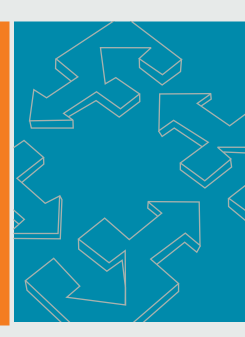
For the upcoming year, the division is focusing more and more on local as well as cross border trucking business, tipping the revenue up to 1,000 mn. Also, the special emphasis would be on generating gross profits of around 15.80% while bagging more global contracts, extending vendor agreements, augmenting people's strengths by underlining its position as an 'end-to-end integrated logistics player'.



17

joint ventures trust is... building effective relationships

strategic alliance through joint venture is a great business opportunity as synergy is created where the joint skills, resources, experience and knowledge are shared. tci has joined hands with some of the leading corporate and formed joint ventures like transystem logistics international pvt. ltd. and infinite logistics solution pvt. ltd. (ilspl) ensuring a significant competitive edge and access to a larger markets.







transystem logistics international pvt.ltd.

Transystem Logistics International Pvt. Ltd. is a joint venture between TCI and Mitsui & Co. Ltd. Transystem provides complete logistics solutions to multiple auto manufacturers. It provides inbound logistics service of Production Parts logistics with Just-In-Time (JIT) using Milk Run and Cross Docking methods, and outbound logistics of Complete Built-up Units (CBU) and Service Parts to auto dealers all over India.

infinite logistics solutions pvt. ltd. (ilspl)

ILSPL is a Joint Venture between TCI and CONCOR, which is the leader in Exim and Domestic Rail container transportation business.

ILSPL offers end-to-end bulk multimodal logistics solutions and aims at delivering seamless services using the rail infrastructure of CONCOR and the road infrastructure of TCI. It runs operations on dedicated routes and offers customised solutions based on specific needs of the customers.

information technology trust is... building transparency

The growth of India as a major sourcing nation for the world's leading retailers is ramping up demand for appropriate information technology intervention. This ensures seamless flow of information across the complete supply chain and also provides relevant data for business analytics. Increase in IT adoption has provided a boost to the growth and maturity of logistics players in India wherever it is not only implemented but also institutionalised in daily activities.

However, its primary objective is to enforce and cleanse internal hygiene and manage operations with increased efficiency leading to transparency and accountability within the organisation. Other key benefits of IT includes increasing customer account management, relationship and accessibility, integration of off-road and on-road movement of consignment and vehicle, real-time tracking of consignment and vehicles off-road and onroad standardisation of processes.



the year bygone (2012-13)

- Enhanced IT investments by 15% over the last year
- Developed automail generated reports, a push system that led to all reports being sent at the ends of the day to respective mail boxes
- Executed bar coding for divisions wherever needed
- Training programs conducted regularly for training the employees on a monthly basis

eyeing the future (2013-14)

TCI is all geared up to make an investment of Rs. 500 mn. in the next five years. Apart from upgrading its IT structure, the company will execute bar code system across all the divisions of the group. The Company also looks set to implement data warehousing and disaster recovery centres so that complex business modeling and information generation can take place in future.

human resource

TCI recognises people as an important asset of the organisation and therefore, people practices are aligned for attracting, retaining and developing its most valuable and important asset.

Talent acquisition process is carefully designed to meet talent requirement of the business. Emphasis is put on engaging fresh graduates from schools & colleges. These young, energetic and dynamic employees undergo structured training to develop competencies to learn business processes and practices.

the year bygone (2012-13)

Regular training programmes organised at its four zonal training centres where employees were nominated to participate in functional, behavioural, leadership and team building programmes at regular intervals, besides attending programmes organised by Harvard Business School, IIMs to sharpen their competitive edge. Senior team members, too, were nominated to attend training programmes organised by premier business schools. The Company undertook learning and development of more than 3,900 employees in 230 different programmes.

Buddy & mentor programmes have also been institutionalised to groom young professionals for leadership positions. Besides these, competency model aligning with the CORE values is put in place to identify leaders at young age and groom them for future leadership challenges.

eyeing the future (2012-13)

The Company continues to embark upon innovative and new ways to get effective and efficient HRM processes done and geared up to continue this in the coming year too. Because of the constant increase in market demand, training and spotting talent at the early stage, the Company looks to nurture and groom such talent for future endeavors.



corporate social responsibility

trust is... being responsible for society

tci foundation (tcif), the social wing of tci takes forward the group's belief in partnering with society at large with the aim of making life better for all. its thrust areas include health, education, vocational training leading to employment and disaster relief. apart from its direct interventions also partners with ngos and cbos in areas pertaining to children, women's empowerment, environment and energy.

health

TCIF, in its effort to arrest the spread of HIV/AIDS among Long Distance Truckers (LDTs), has been running four new clinics. TCIF also runs two dispensaries in Coimbatore and Port Blair.

- An HIV/AIDS Sensitization Training Programme was conducted with the support of Delhi State AIDS Control Society.
- TCIF organizes Blood Donation Camps every year at its corporate office and all regional offices to commemorate the death anniversary of its Founder Chairman Late Shri PD Agarwal.

HIV/AIDS Awareness Programme

A separate module on HIV/AIDS awareness has been developed for our staff. 2,900 personnel underwent an awareness programme in the three training centers of TCI.

Education

TCI DAV Public School, Ranchi

TCIF is running school in the remote area of Jharkhand. Most children who come to the school are first generation learners. In the year 2012-2013 CBSE awarded its affiliation to the school after a rigorous inspection. The school now is till the Xth grade.

Vocational Training

TCI DAV Public School, Ranchi

A training center in the campus of TCI DAV Public School is catering to young boys, girls and women since 2010. The training programmes are in IT, Sewing and Tailoring and hand loom weaving.

More than 100 boys and girls have been trained in the IT basic course, accredited by NIIT Foundation. Women have been trained on the hand looms and are working from their homes and are linked to Jharcraft, an organization of govt of Jharkhand which works for the revival of traditional arts.

Center in Makrana, Rajasthan

TCIF in collaboration with India Bulls Foundation started a center in April 2012 to train under privileged boys who have passed +2 in Transport Systems & Management. The objective was to prepare needy students for a job in the Logistics sector.

disability

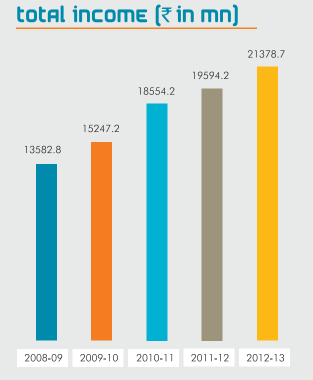
TCIF'S Artificial Limb Centre fully equipped to cater to the needs of people with disability (below knee) the artificial limb center in Patna has serviced more than 3,550 patients with artificial limbs, calipers and crutches, counseling and referrals etc. Camps in all the districts of Bihar have been organized with support of local NGOs, Rotary and Lions clubs. Requests also received from Nepal Medical College to hold camps in Nepal for the disabled.



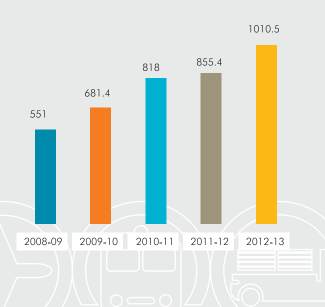
key financial ratios (standalone)

					(Rs. in Mn)
Particulars	2012-13	2011-12	2010-11	2009-10	2008-09
Total Income	19566.3	18323.0	17601.4	14546.1	13044.2
EBITDA	1502.8	1488.7	1378.1	1139.5	990.0
Finance Cost	321.7	332.8	257.0	195.6	240.8
Depreciation & Amortisation	420.8	378.6	320.6	267.6	259.8
Profit before Tax & Exceptional Items	760.3	777.2	800.5	676.3	489.4
Exceptional Item	3.7	40.0	0.0	29.2	40.0
Taxes					
Current	232.4	212.0	224.4	203.4	147.2
Deffered	3.5	8.2	17.0	9.2	0.2
FBT	0.0	0.0	0.0	0.0	18.6
Taxes for earlier years	8.2	-1.5	45.8	-4.7	0.2
Net profit	519.5	518.4	513.2	429.8	283.2
Cash profit	940.2	905.2	850.9	706.6	543.2
Dividend per share (In Rs.)	1.0	1.0	0.9	0.8	0.6
EPS (In Rs.)	7.1	7.1	7.1	5.9	3.9
FINANCIALS					
Gross Block	6091.3	5706.7	4997.5	4417.8	4132.3
Net Block	3944.1	3800.4	3301.1	3092.9	2982.8
Net Worth	3904.6	3459.8	3008.5	3084.6	2714.0
Total Debts	3323.3	3220.3	3011.3	2716.3	2329.0
Avg Capital Employed	7296.8	6663.3	6211.1	5710.7	5189.5
Return on Net Worth	13.06%	14.98%	17.06%	13.93%	10.43%
Return on capital employed	14.78%	16.66%	17.03%	14.76%	14.07%
Debt Equity Ratio (times)	0.9	0.9	1.0	0.9	0.9
Interest cover (times)	4.7	4.5	5.4	5.8	4.1
Book value per share (in Rs.)	53.9	47.6	41.4	42.5	37.4
Share capital	145.7	145.4	145.2	145.1	145.0

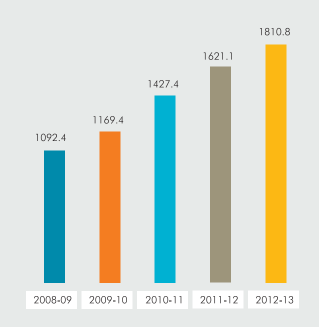
key financials ratios (consolidated)



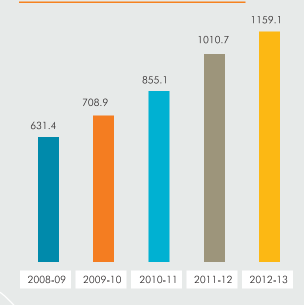
profit before tax & exceptional items (₹ in mn)



Ebitda (₹ in mn)



сяsh profit (₹ in mn)



risk management trust is... maintaining compliance

in an interdependent, fast-moving world, organisations are increasingly confronted by risks that are complex in nature and global in consequence. risk management gives comfort to stakeholders (shareholders, customers, employees and so on) that the business is being effectively managed and helps the organisation confirm its compliance with corporate governance requirements.

landscapes-

unfavourable government policy, economic slowdown and interest rate fluctuations

TCI's risk mitigation approach:

- TCI's business operations covering all areas of supply chain management and catering to a diverse base of industries
- The company's business intelligence team reviewing and taking that right action at the right time on specific areas of business

poor service quality leading to customer fallout

TCI's risk mitigation approach:

- Leveraging systems & process changes and technology up-gradations as a means to improve performance, reduce costs and increase profitability
- Constant training imparted to TCI employees to match evolving customer preferences, thus helping in achieving sustainable competitive advantage

ignoring the potential of varied big customers

TCI's risk mitigation approach:

- TCI's customer base stretching across diverse sectors such as auto, retail, consumer durables, FMCG, engineering, telecom, pharmaceuticals and chemicals from practically across the length and breadth of the country
- Strong presence across almost all verticals of supply chain management serving a wide range of industries

failure to raise necessary funds

TCI's risk mitigation approach:

- Focusing on shorter transaction cycles to manage liquidity positions
- Having an effective mechanism of credit approval and monitoring with a view to utilise liquidity more efficiently

inadequate distribution network adversely affecting service delivery

TCI's risk mitigation approach:

- Over 1,000+ company owned branches nationwide, and 17,000 delivery locations in India & abroad for non-stop distribution process
- A fleet of 7,000+ trucks/trailers/reefer vehicles & 4 cargo ships for that uninterrupted distribution flow
- Skilled workforce of more than 5,000 with 20,000 outsourced positions to deliver quality distribution experience

Directors' Report

Dear Members,

We, the Board of Directors of Transport Corporation of India Limited, are delighted to present the Eighteenth Directors Report for the year ended March 31, 2013, along with the Balance Sheet and Profit and Loss Account for the year.

1. Results of Operations

Significant Financial Highlights for your company during the year ending 31st March, 2013 are as under:

		1.1.1	C 1 1	(Rs. in mn	
Particulars	Consoli		Standalone		
	2012-13	2011-12	2012-13	2011-12	
Income	21378.7	19594.2	19566.3	18323.0	
Profit before Interest, Depreciation, Taxation & Exceptional Item	1810.8	1621.1	1502.8	1488.7	
Less: Interest (Net)	336.3	350.0	321.7	332.8	
Depreciation (Net)	464.0	415.7	420.8	378.7	
Profit before Tax & Exceptional Item	1010.5	855.4	760.3	777.2	
Less: Exceptional Item	-	-	3.7	40.0	
Profit before Tax	1010.5	855.4	756.6	737.2	
Less: Provision for Tax – Current	309.4	258.9	232.4	212.0	
- Deferred	-2.5	5.0	-3.5	8.2	
Taxes for earlier years	8.3	-1.9	8.2	-1.4	
Profit after Tax	695.3	593.4	519.5	518.4	
Share of profit in associates	0.02	-1.6	-		
Share of (profit)/loss transferred to minority interest	0.2	-	-		
Profit for the year	695.1	595.0	519.5	518.4	
Add: Balance brought forward	249.4	180.4	86.0	82.5	
Add: Share of loss in derecognised joint venture as per last Blance Sheet	14.15	-	-		
Add: Share of loss in derecognised subsidiary as per last Balance Sheet	0.05	-	-		
Profit available for appropriation	958.7	775.4	605.5	600.9	
Appropriations:					
- Interim dividend	29.1	29.2	29.1	29.2	
- Proposed dividend	82.9	49.5	43.7	43.0	
- Dividend Tax	18.8	12.7	12.2	11.8	
- Tonnage Tax Reserve	15.0	20.3	15.0	20.3	
- General reserve	424.2	414.3	410.0	410.0	
- Retained Earning in associates	0.02	-	-		
Balance carried forward	388.7	249.4	95.5	86.0	
	958.7	775.4	605.5	600.9	

2. Review of Company's Performance

On standalone basis, gross turnover during the year grew by 6.78% to 19,566.3 Mn. Pre-tax profits increased by 2.63% to 756.6 Mn. Despite adverse market conditions, the Company has reported its PAT for the year at Rs. 519.5 Mn. Earning per Share for the year stands at Rs. 7.1.

On consolidated basis, the Company achieved revenues to the tune of Rs. 21378.7 Mn. During the same period, PAT stood at Rs 695.3 Mn as against Rs. 593.4 Mn in the previous year, achieving a commendable growth of about 17.1%. Earning per Share for the year rests at Rs. 9.5.

The consolidated financial statements of your Company are prepared in compliance with the Accounting Standards and Listing Agreement as prescribed by the SEBI and include financial information of its subsidiaries and joint venture companies.

3. Distribution to Equity Shareholders

Keeping in view the improved performance and continuous track record of distributing dividend, your Board has recommended Final Dividend of (30%) i.e. Re. 0.60 per share subject to the approval of Shareholders at the ensuing Annual General Meeting.

This is in addition to interim dividend of (20%) i.e. Re. 0.40/- per share already declared aggregating to the total dividend for the year @ 50% i.e. Re.1.00 per share (Previous year @50% i.e. Re 1.00 per share). The book closure date for the purpose has been fixed from Saturday, the 20th July, 2013 to Thursday, the 25th July, 2013 in due consultation with the stock exchanges.

The proposed dividend is in accordance with the Company's policy to pay sustainable dividend linked to long term performance, keeping in view the capital needs for the Company's growth plans and the intent to optimal financing of such plans through internal accruals.

4. Ratings of TCI

The company enjoyes credit ratings from some of the most accredited credit rating agencies of the country, as below mentioned:

I) CRISIL Ratings

The Company has been enjoying the AA-/ assuring the stability of the credit risks Involved in the Long Term Funds & A1 + (Non Fund based) Short Term Debts on its credit risk in the Short Term Financial obligations. This rating of the financial strength of your company in terms of highest safety with regard to timely fulfillment of all its financial obligations.

II) ICRA Ratings

The Company has been enjoying the Top credit rating of A1 + (Short Term Debts) on its credit risk in the short term. The rating facilitates the company to raise short term finance at most competitive terms.

5. TCI Employee Stock Option Scheme- 2006 (ESOS-2006)

With the view of maintaining rapport among highly calibrated employees, your company has formulated and implemented an Employee Stock Options Scheme (the Scheme) for grant of Employee Stock Options (ESOS) to the employees of the Company and its subsidiaries.

During the year, the company issued 1,10,810 Equity Shares on exercise of stock options under Employee Stock Option Scheme 2006 Part-II,III and IV. Due to this, the outstanding issued, subscribed and paid up equity share capital stands increased from Rs. 145,430,380 to Rs. 145,652,000 as at March 31, 2013.

6. Subsidiary Companies

During the period under review, TCI Distribution Ltd & TCI Scan Denmark ApS, Denmark ceases to be the subsidiary of your Company.

The consolidated financial statements, which includes the financial information of the subsidiaries of the Company for the Financial Year ending 31st March 2013 has been prepared pursuant to applicable Accounting Standards, as issued by the Institute of Chartered Accountants, forming part of this Annual Report.

The audited accounts and related information of subsidiaries will be made available on request. These documents will also be available for inspection during business hours at our Registered Office situated at Hyderabad, Andhra Pradesh.

7. Abridged Annual Accounts

In accordance with SEBI Guidelines and Companies Act, 1956, abridged standalone and consolidated annual accounts for the year ended March 31st, 2013 are being circulated while detailed accounts will be made available on request and also at the venue of the Annual General Meeting.

8. Board of Directors

During the year, Mrs. Urmila Agarwal was appointed as Additional Director in term of Section 260 of the Companies Act, 1956 effective from 01st November, 2012. She holds office upto the date of ensuing Annual General Meeting. The Company has received a notice from a member proposing her candidature as a Director & accordingly the proposal to regularize her on the Board of the Company, has been included in the Notice convening the Annual General Meeting.

Pursuant to the relevant provisions of the Companies Act, 1956 and in accordance with provisions of Articles of Association of the Company, Mr. K.S. Mehta, Mr. O. Swaminatha Reddy and Mr. M. P. Sarawagi, Directors of the Company, are liable to retire by rotation and being eligible, offer themselves for re-appointment at this Annual General Meeting.

None of the above Directors are disqualified under Section 274(1) (g) of the Companies Act, 1956.

A brief profile of directors, who are proposed to be re-appointed, is given hereunder:

1. Mr. K. S. Mehta

Mr. K. S. Mehta is a renowned Chartered Accountant in practice. He has approximately 41 years of experience in corporate finance & restructuring, project financing, business valuations and tax planning.

List of directorships held by Mr. K. S. Mehta:

	Directorships			
SI. No.	Public Limited Companies	Designation	Committees	Designation
1.	Transport Corporation of India Ltd.	Director	Shareholders'/ Investors' Grievance Committee Audit Committee	Chairman Member
2.	IFCI Venture Capital Fund Limited	Director	-	-
3.	Radico Khaitan Limited	Director	Nomination Committee	Member
	Private Limited Companies			
4.	Kothari Industrial Mgmt Company Pvt Ltd.	Director	-	-

2. Mr. O. Swaminatha Reddy

Mr. O. Swaminatha Reddy has over 59 years of experience as a financial and management consultant. He is currently the Chairman of the governing body of the Indian Institute of Economics, Hyderabad. He has also been a member of the management committee of federation of A. P. Chamber of Commerce & Industry.

List of directorships held by Mr. O. Swaminatha Reddy:

	Directorships				
SI. No.	Public Limited Companies	Designation	Committees	Designation	
1	Sagar Cements Ltd.	Chairman	Audit Committee Remuneration Committee	Chairman Member	
2	TCI Finance Ltd.	Chairman	-	-	
3	Transport Corporation of India Ltd.	Director	Audit Committee Compensation/Remuneration Committee	Chairman Member	
4	TCI Developers Ltd.	Director	Audit Committee	Member	
5	K.C.P. Ltd.	Director	Audit Committee Remuneration Committee	Chairman Chairman	
6	Surana Ventures Limited	Director	Audit Committee Remuneration Committee	Chairman Member	
	Private Limited Companies				
7	K.M. Power Pvt. Ltd.	Director (Nominee IREDA)	-	-	
8	Thembu Power Pvt. Ltd.	Director (Nominee IREDA)	-	-	
9	E.P.R. Gene Technologies Pvt. Ltd.	Director	-	-	
10	E.P.R. Pharmaceuticals Pvt. Ltd.	Director	-	-	
11	E.P.R. Centre for Cancer Research and Biometrics Pvt. Ltd.	Director	-	-	
12	E.P.R. Centre for Cancer Research and Biometrics Pvt. Ltd.	Director	-	-	

3. Mr. M. P. Sarawagi

Mr. M. P. Sarawagi has been associated with the Company for the past 48 years. He possesses rich experience in the legal and commercial aspects of the transport industry. Mr. Sarawagi has also served/presently serves on the Boards of Calcutta Goods Transport Association, All India Motor Union Congress and several other cultural associations. He is a Graduate in Law from the Calcutta University.

List of directorships held by Mr. M. P. Sarawagi:

	Directorships			
SI. No.	Public Limited Companies Design		Committees	Designation
1.	Transport Corporation of India Ltd.	Director	Share Transfer Committee Compensation/Remuneration Committee	Member Member
2.	Bhoruka Investment Ltd.	Director	-	-
3.	Bhoruka Finance Corp. Of India Ltd.	Director	-	-
4.	Orissa Tyres Ltd. (In Liquidation)	Director	-	-
İ	Private Limited Companies			
5.	Ashish Securities Pvt. Ltd.	Director	-	-
6.	Prabhu-Dhan Carriers Pvt. Ltd.	Director	-	-
7.	Prabhu-Dhan Properties Pvt. Ltd.	Director	-	-
8.	Prabhu-Dhan Infrastructure Pvt. Ltd.	Director	-	-
9.	Bhoruka Properties Pvt. Ltd.	Director	-	-

The Board recommends their re-appointment.

9. Directors' Responsibility Statement

Pursuant to the requirement under Section 217(2AA) of the Companies Act, 1956, with respect to Directors Responsibility Statement, it is hereby confirmed that:

- (i) In the preparation of the annual accounts for the financial year ended 31st March 2013, the applicable accounting standards have been followed along with proper explanations relating to material departures, if any;
- (ii) We have selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company as at end of the financial year and of the profit of the Company for the period;
- (iii) We have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 1956 for safeguarding the assets of the Company and preventing and detecting fraud and other irregularities; and
- (iv) We have prepared the annual accounts on a 'going concern' basis.

10. Auditors

M/s. R.S. Agarwala & Co., Chartered Accountants, Kolkata, as Statutory Auditors of the Company, are due for retirement at the ensuing Annual General Meeting and being eligible, offer themselves for re-appointment. The Statutory Auditors of your Company have submitted a certificate to your Company that they have subjected themselves for the peer review process of the Institute of Chartered Accountants of India for the financial year 2012-13. They have further confirmed that their re-appointment, if made, will be well within the limit as specified under Section 224 (IB) of the Companies Act, 1956.

Further, M/s R. S. Agarwala & Co., Chartered Accountants, Bangalore, Branch Auditor for TCI Seaways Division of the Company are retiring at this AGM and being eligible, offer themselves for re-appointment. They have confirmed that their re-appointment, if made, will be well within the limit as specified under Section 224 (IB) of the Companies Act, 1956.

Furthermore, M/s. K.B. Chitracar & Co., Chartered Accountants, Kathmandu, the Branch Auditors for branches situated in Royal Kingdom of Nepal are retiring at this AGM and being eligible, offer themselves for re-appointment confirming that their re-appointment, if made, will be well within the limit as specified under Section 224 (IB) of the Companies Act, 1956.

Your Directors recommend Statutory Auditors' /Branch Auditors' re-appointment for the financial year 2013-14.

11. Public Deposits

As on 31st March, 2013, Public Deposits stood at Rs. 2.64 million, and there is no amount of fixed deposits which has remained unclaimed.

During the financial year under review, the Company has not accepted any fixed deposits.

12. Human Resources

We believe that human resource is most important and valuable asset of our Company. Enough attention is paid to engagement, grooming & development of right candidates and their retention. Candidates are engaged through diverse sources, undergo training on Company's system and processes, groomed and developed for higher level responsibilities with right HR interventions. Professionals are engaged directly from campus. To equip them with required knowledge & skills, young and bright professionals undergoes Corporate Induction Programme, which help them in developing holistic picture of logistics industry as well as of the company. Various HR interventions like Buddy Programme, Mentor Programme, High Pot programme etc. enables young, bright and high potential employees moving up fast on career ladder.

Continuous training programme sharpens skills of employees for better performance on existing job and develop competencies for next level of job requirement. Fair and transparent appraisal process encourages employees for better performance every year & so are rewards. Annual salary revision and other reward programmes motivate employees to contribute their best for organization. Emphasis on internal recruitment gives surety of career growth to employees.

Company encourages work like balance among employees & Company's benefit programme and support system takes care of employees & their family member.

13. Management Discussion & Analysis Report

In compliance with the provisions of the Listing Agreement, the Management Discussion and Analysis Report has been presented separately in this Annual Report.

14. Corporate Governance Report

Your Company has been consistently following good corporate governance practices as prescribed by various regulatory authorities and a detailed report on Corporate Governance together with the Certificate from the Auditors of the Company regarding compliance of conditions of Corporate Governance as stipulated under Clause 49 of the Listing Agreement with the Stock Exchange(s) and the Certificate of the CEO & CFO in terms of sub-clause (v) of Clause 49 of Listing Agreement, inter alia, confirming the correctness of the financial statements for the financial year 2012-13 is annexed to & forming part of this Report.

15. Corporate Social Responsibility

It is true that business of every business is to do business but it is also true that every business should look beyond its business and assume its responsibility towards society at large. A step towards this direction has led TCI to set up its Social arm by name TCI Foundation (TCIF) which has entrenched itself in the areas of Health, Education, Disability, Vocational Training Disaster Relief etc

Health

Dispensaries

The two dispensaries one each in Coimbatore and Port Blair are catering to the nearby villages around them. Basic services are provided free of cost. The ailments that are being addressed are hyper tension, Diabetes, Asthma, etc.

FY 2012-13 has been the year for innovation and expansion for the TCIF. It focused on initiating projects in new areas to cater to the needs of diverse population. The new focus communities are migrants, youth and rural women along with our core group of truckers. To fulfil this mission, various new projects were started across India.

Targeted Interventions with Truckers

TCIF is implementing 13 Targeted interventions across 8 states (Punjab, Uttarakhand, Chandigarh, Haryana, Chhattisgarh, Jharkhand, Karnataka and Maharashtra) through funding from various State AIDS control societies for the National Truckers program under NACP III. TCIF continues to be the national leader in the area of trucker's welfare as our annual reach has increased to more than 5 lacs truckers and allied population. It provides counselling and medical services to about two lac truckers and allied population through its clinics across India.

Targeted Interventions with Migrants

Three projects for the health of migrants were started in FY 2012-13 by TCIF. These projects have been started in Delhi, Maharashtra and Jharkhand. About 30,000 migrants will be provided counselling and treatment services through these interventions.

Link Workers Scheme (LWS)

TCIF has been chosen as Technical lead agency for Bihar State AIDS Control Society to manage the link workers scheme in eight districts of Bihar. The program reaches to more than 800 villages of 8 districts. The LWS scheme is being implemented to cover vulnerable youths, women and other people in high risk groups in Nawada, Darbhanga, Saran (Chapra), Samastipur, Patna, Siwan, Darbhanga and Sitamari.

Corporate engagement

Four TIs with truckers are being implemented in collaboration with HPCL in Tamilnadu, Andhra Pradesh, UP and Maharashtra. TCIF has also collaborated with Society of Indian Automobiles Manufacturers (SIAM) for annual road safety training with drivers at different locations in India. More than 900 drivers were trained on road safety though this initiative.

HIV/AIDS Awareness Programme

A separate module on HIV/AIDS awareness has been developed for our staff. 2,900 personnel underwent an awareness programme in the three training centers of TCI during the year under review.

TCIF Goes International

Due to our experience and contribution in the field of STIs and HIV programming in India, TCIF has been identified to provide technical support to other countries as well. TCIF is providing technical support to Ethiopia and South Africa for their truckers programs. Discussions are in progress for a similar engagement with Kenya.

Education

TCI DAV Public School

The objective of TCIF of starting a school in the remote area in Jharkhand was to make available quality education to the children of that area. Most children who come to the school are first generation learners. In the year 2012-2013 CBSE awarded its affiliation to the school after a rigorous inspection. The school now is till the Xth std. The strength in the school is growing slowly but surely. There is no denying the fact that the school offers challenges in terms of political vulnerability, poverty in the area and remoteness of the place. The school has now come into the regular mode of having its yearly annual events such as the Sports Day and the Annual function. It brings out its yearly school magazine titled PRAGATI every year.

Vocational Training

A training center in the campus of TCI DAV Public School is catering to young boys and girls and women since 2010. The training programmes are in IT, Sewing and Tailoring and hand loom weaving. Women who were hitherto confined to their homes and domesticity, girls and boys both kinds- drop outs from school and those who are continuing their school are a part of the Vocational Training Centre. The students belong to the under privileged families in the villages in and around Jhamhar.

More than 80 boys and girls have been trained in the IT basic course, accredited by NIIT Foundation. Women are working on their looms from their homes and getting their wages from Jharcraft.

Center in Makrana, Rajasthan

TCIF in collaboration with India Bulls Foundation, started a center in April 2012 to train underprivileged boys who have passed +2 in Transport Systems & Management .The objective was to prepare needy students for a job in the Logistics sector. More than 80 students have been trained and are in jobs.

Disability

TCIF'S Artificial Limb Centre

Fully equipped to cater to the needs of people with disability (below knee), the artificial limb center in Patna has serviced more than 15,000 patients with artificial limbs, calipers and crutches. Camps in all the districts of Bihar have been organized with support of local NGOs, Rotary Clubs and Lions clubs. Requests from Nepal Medical College to hold camps in Nepal for the disabled came to TCIF and the decision to do so by TCIF was taken in the year under review although the camps were held in April 2013.

16. Particulars of Employees

Pursuant to provision of section 217 (2A) of the Companies Act, 1956 read with the Companies (Particulars of Employees) Rules, 1975, the details of employees who were in receipt of gross remuneration of Rs. 500,000/-p.m., if employed for part of the year & Rs. 6,000,000/- p.a., if employed for the full year for the FY ended 31st March, 2013, is given as an annexure to this report.

17. Appreciation

Your Directors take this opportunity to express their sincere appreciation for the excellent support and co-operation extended by the shareholders, customers, suppliers, bankers and other business associates. Your Directors gratefully acknowledge the ongoing co-operation and support provided by Central and State Governments and all Regulatory bodies. We place on record our appreciation of the contribution made by all employees towards the growth of your Company.

For & on behalf of the Board

Place : Gurgaon Date : May 15, 2013 S. M. Datta Chairman

CEO/CFO Certification

The Board of Directors

Transport Corporation of India Ltd. Gurgaon (Haryana)

This is to confirm that:

- a) We have reviewed financial statement for the F.Y. ended 31st March 2013 and the cash flow statement for the year (consolidated and standalone) and that to the best of our knowledge and belief: -
 - (i) These statements do not contain any materially untrue statement or omit any material fact or contain statements that might be misleading;
 - (ii) These statements together present a true and fair copy of the Company's affairs and are in compliance with existing standards, applicable laws and regulations.
- b) There are, to the best of our knowledge and belief, no transactions entered into by the Company during the year that are fraudulent, illegal or violative of the Company's code of conduct.
- c) We accept responsibility for establishing and maintaining internal controls and that we have evaluated the effectiveness of the internal control systems of the Company and we have disclosed to the auditors and the Audit Committee, deficiencies in the design or operation of internal controls, if any, of which we are aware and the steps we have taken or propose to take to rectify these deficiencies.
- d) We have indicated to the auditors and Audit committee:
 - (i) About significant changes in internal control during the year, whenever applicable;
 - (ii) That there were no significant changes in accounting policies during the year and that the same have been disclosed in the notes to the financial statements; and
 - (iii) That there were no instances of significant fraud of which we have become aware and the involvement therein, if any, of the management or an employee having such significant role in the Company's internal control system.
- e) We further declare that all members and senior managerial personnel have affirmed compliance with the code of conduct for the current year.

For Transport Corporation of India Ltd.

D. P. Agarwal Vice Chairman & Managing Director

Place: Gurgaon (Haryana) Date : May 15, 2013

For Transport Corporation of India Ltd.

A K Bansal Group CFO & Co. Secretary

Place: Gurgaon (Haryana) Date : May 15, 2013

Annexures to Directors' Report

A. Conservation of Energy, Technology Absorption, Foreign Exchange Earnings and out go

a. Conservation of Energy and Research & Development

The Company has taken following steps to conserve energy:

- The provisions have been made for natural lighting using the transparent sheets for transshipments, reducing usage of artificial lighting and thus saving on electricity cost.
- Four old cranes replaced with new fuel efficient cranes to reduce the diesel consumption.
- In all its major transshipments and branches, tube lights/ bulbs replaced with LED lights & CFL lighting system which is among the most efficient way of reducing energy consumption. Initiatives being taken for more utilization of solar energy.
- Major initiatives during the financial year towards energy conservation has drawn entire Strategic Planning exercise ONLINE, thereby reducing the consumption of around 15,000 sheets of paper.
- Initiatives being taken to run the longer chassis trucks on its major routes for fuel efficiency and faster haulage time.
- On technical grounds, the Company has already converted the manual counting on BAR code based hand handled scanning system, which in turn saves lot of manual hours reducing the energy consumption pattern at the Company.

b. Technology Assimilation

IT in Supply Chain Management (SCM) has a big role in reducing the friction in transactions between its Supply Chain Partners through cost-effective information flow. It keeps the stakeholders in tune with Business Requirements, Needs & Information. Conversely, IT is more importantly viewed to have a role in supporting the collaboration and coordination of Supply Chains through information sharing. Barcode Control Systems with Auto EDI (Electronic Data Interchange) are adapted to accurate & smoothen the process and to minimize/eliminate the errors & gaps. The Associates/Business Partners/Customers use Electronic Data Interchange (EDI) for electronic transmission of data thus optimizing effective overheads. Novel Logistics Solutions have facilitated conservative Logistics Companies to employ newer and enhanced practices of transportation & Logistics of their services resulting in client contentment, Immediate Information Availability, MIS, Maintenance as well as New Customer Acquirement. With mobility application gaining impetus, this sector will become more customer centric & inventive in terms of providing instantaneous information of Consignments movement during the supply chain cycle.

c. Foreign exchange earnings and outgo:

		(
Particulars	FY 2012-13	FY 2011-12
Foreign Exchange Outgo Foreign Exchange Earnings	164.60 171.22	382.09 141.06

(Rs. in mn)

B. Statement under Section 217(2A) of the Companies Act, 1956 and the Companies (Particulars of Employees) Rules, 1975.

SI. No	Name & Qualification	Age	Designation/ Nature of Duties	Remuneration (in Rs.)	Exp. in Yrs.	Date of Joining	Previous employment/ position held of employment
1	Mr. D.P. Agarwal* B.Com.	63	Vice-Chairman & Managing Director, Overall Management	33,273,197	48	10.04.1996	VC&MD, TCI Industries Ltd
2	Mr. Vineet Agarwal* B.Sc. (Econ.)	39	Joint Managing Director, General Management	28,649,868	17	01.04.1996	Executive, TCI Industries Ltd.
3	Mr. Chander Agarwal* B.Sc. in Business Administration	34	Executive Director, General Management	22,257,203	11	01.11.2002	-
4	Mr. Jasjit Singh Sethi* B.Sc., AMP (Harvard University)	45	CEO, Supply Chain Division	7,100,004	25	01.08.2000	Dy. Manager, Apollo Tyres

*Nature of service contractual as per the terms of engagement.

Notes: Remuneration stated above include inter-alia, value of perquisites and other benefits as per provisions of the Income Tax Act, 1961 and Rules made hereunder and Company's contribution to Provident Fund but does not include Gratuity paid or contribution made to Gratuity Fund.

C. Disclosure as required under SEBI (Employee Stock Option Scheme and Employee Stock Purchase Scheme) Guidelines, 1999 as on 31st March 2013

	Particulars	ESOS 2006	ESOS 2006	ESOS 2006	ESOS 2006
		Part II	Part III	Part IV	Part V
Α.	Number of options granted	108,000	200,000	275,000	350,000
В.	The Pricing Formula	50% Discount was given closing price of share on the 20th May 2009 at BSE	50% Discount was given closing price of share on the 18th May 2010 at NSE	44.44% Discount was given closing price of share on the 31st May 2011 at NSE	47% Discount was given closing price of share on the 29th May 2012 at NSE
C.	Number of options vested	108,000	120,000	82,500	-
D.	Number of options exercised	98,360	76,800	56,400	-
Ε.	Total number of shares arising as a result of exercise of options	98,360	76,800	56,400	-
F.	Number of options lapsed	9,640	43,200	26,100	-
G.	Variation in the terms of options	NA	NA	NA	NA
Н.	Money realized by exercise of options	2,950,800	4,608,000	2,820,000	-
I.	Total Number of Options in force	-	80,000	192,500	350,000
J.	Employee-wise details of options granted to:				
	(i) Senior managerial personnel	Options granted	Options granted	Options granted	Options granted
	 Mr. K. Prabhakar, Director* (ii) Employees who were granted, during any one year, options amounting to 5% or more of the options granted during the year 1. Mr. P C Sharma, CEO- TCI XPS Division 2. Mr. Jasjit Sethi, CEO-TCI SCS Division 3. Mr. O P Jain, CEO*-TCI Freight Division 4. Mr. H S Bhatia, CEO*- TCI Global Division 	10,000 10,000 10,000 10,000 10,000	10,000 25,000 25,000 10,000 15,000	Nil 35,000 35,000 Nil 20,000	Nil 50,000 50,000 Nil Nil
	 (iii) Identified employees who were granted option, during any one year, equal or exceeding 1% of the issued capital (excluding outstanding warrants and conversions) of the Company at the time of grant 		None	, ,	
K.	Diluted Earnings Per Share pursuant to issue of shares on exercise of options calculated in accordance with Accounting Standard (AS) 20		7.11		

	Par	ticulars	ESOS 2006 Part II	ESOS 2006 Part III	ESOS 2006 Part IV	ESOS 2006 Part V
L. The impact on the profits and EPS of the fair value method is given in the table below - Profit as reported Add - Intrinsic Value Cost Less - Fair Value Cost Profit as adjusted Earning per share (Basic) as reported Earning per share (Basic) adjusted Earning per share (Diluted) as reported Earning per share (Diluted) adjusted		(In Rs.) 519,452,730 9,003,243 10,918,419 517,537,556 7.13 7.11 7.11 7.11 7.08				
M.	a. b.	 Weighted average exercise price of Options whose (a) Exercise price equals market price (b) Exercise price is greater than market price (c) Exercise price is less than market price (In Rs.) Weighted average fair value of options whose (a) Exercise price equals market price (b) Exercise price is greater than market price (c) Exercise price is less than market price 	Nil Nil 30.00 Nil Nil 34.96	Nil Nil 60.00 Nil Nil 68.41	Nil Nil 50.00 Nil Nil 52.09	Nil Nil 30.00 Nil Nil 30.66

N. Method and Assumptions used to estimate the fair value of options granted during the year:

The fair value has been calculated using the Black - Scholes Option Pricing model. The assumptions used in the model are as follows:

Date of grant		21-May-09	19-May-10	01-Jun-11	30-May-12
1.	Risk Free Interest Rate	5.28%	6.01%	8.30%	8.20%
2.	Expected Life	2.22	2.22	2.18	2.18
3.	Expected Volatility	58.26%	60.19%	48.88%	41.08%
4.	Dividend Yield	0.88%	0.85%	0.82%	1.00%
5.	Price of the underlying share in market at the time of the option grant (Rs.)	59.75	116.45	92.10	55.80

*Since ceased to be in employment with the Company.

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Report on Corporate Governance

Corporate Governance is about commitment to values and ethical business conduct. It extends to role of an organization towards its stakeholders in the form of corporate discipline, corporate fairness, integrity, transparency and accountability. An organization's growth and stability depends on co-operation from its stakeholders such as investors, customers, suppliers, employees, government etc. which can be secured through the assimilation of good governance practices. It is a continuous journey towards enhancing sustainable value creation and is an upward moving target. Good Corporate Governance practices take into account the diverse and varied interests of stakeholders and ensures that the management takes decisions in the best interest of the Company and the society.

Tenets of Company's Corporate Governance Philosophy

Transport Corporation of India Limited (TCI) strongly believes in retaining and enhancing stakeholders' trust which is indispensable for sustained corporate growth. Maximizing the shareholder value while safeguarding and promoting the interests of other stakeholders and maintaining a resolute commitment to ethics and code of conduct forms the nucleus of the Company's Corporate Governance philosophy. For the Company, adherence to Corporate Governance stems not only from the letter of law but also from our inherent belief in doing fair business in the right way.

Corporate Governance Philosophy at TCI

In today's era, every Business Entity has an objective of doing the business with an undefined time period. This vision entails how important is the role of business environment and its constituents towards the business. It is this where the philosophy of Corporate Governance comes into picture. The constituent of Corporate Governance practices lays strong foundation on which successful commercial enterprises are built to last. These practices are categorized through principle based standards and not just through a framework enforced by regulation. It develops through adoption of ethical practices in all of its dealings with a wide group of stakeholders encompassing regulators, employees, shareholders, customers and vendors. The Company has strong leadership and effective Corporate Governance practices which is the Company's hallmark. Promising to the stakeholders, the Company will continue to focus its resources, strengths and strategies to achieve its vision of becoming a truly global leader in logistics services while upholding the core values of excellence, integrity, responsibility, unity and understanding, fundamental principals of TCI.

By combining our ethical values with business acumen, the Company aims to retain its position as one of the largest and most respected logistics service providers of the country. The Company believes in adopting the 'best practices' that are followed in the area of Corporate Governance across its various footholds in the country.

TCI has a strong legacy of fair, transparent and ethical governance practices. The Company has adopted a Code of Conduct for its employees including the Managing Director and the Executive Directors. In addition, the Company has adopted a Code of Conduct for its Non-Executive Directors. Both these codes are available on the Company's website.

The Company is in consistent compliance with the requirements stipulated under Clause 49 of the Listing Agreements entered into with the Stock Exchanges with regard to Corporate Governance.

Board of Directors

Your Company believes that a dynamic, vigorous, well informed and Independent Board is necessary to ensure highest standards of Corporate Governance.

The Board periodically reviews compliance reports of all laws applicable to TCI, as prepared by the Company as well as steps taken to rectify instances of non-compliances, if and where these exist. In addition to the above, the minutes of the Board meetings of subsidiary companies and statement of all significant transactions and arrangements entered into by the unlisted subsidiary companies are also placed before the Board.

Composition of Board of Directors

Your Company has a Balanced Board of Executive and Non Executive Directors comprising of Ten Directors of which Seven (i.e. 70%) are Non Executive Directors and Three (i.e. 30%) are Executive Directors. The Composition of Board of Directors of your Company is in conformity with Clause 49 of Listing Agreement. The Board composition as on 31st March, 2013 is tabulated as under:

Name	ime Category		No. of Directorship in Companies (Including TCI)		##Committee Positions Held	
		Public	Private	Member	Chairman	
Non- Executive Directors						
Mr. S. M. Datta (Chairman)	Independent Non Executive Director	14	2	4	3	
Mr. S. N. Agarwal	Non Executive Director	5	11	2	1	
Mr. O. Swaminatha Reddy	Independent Non Executive Director	8	5	1	5	
Mr. K. S. Mehta	Independent Non Executive Director	3	1	1	1	
Mr. R. V. Raghavan*	Independent Non Executive Director	-	-	-	-	
Mr. Ashish Bharat Ram	Independent Non Executive Director	12#	6	2	1	
Mr. M.P. Sarawagi	Non Executive Director	4	5	Nil	Nil	
Mrs. Urmila Agarwal**	Non Executive Director	1	Nil	Nil	Nil	
Executive Directors						
Mr. D. P. Agarwal (VC & MD)	Executive Promoter Director	5	Nil	2	Nil	
Mr. Vineet Agarwal (Jt. MD)	Executive Promoter Director	4	3	5	Nil	
Mr. Chander Agarwal Executive Promoter Director		17#	Nil	1	Nil	

Includes foreign companies

includes only Audit Committee and Shareholders' Grievance Committees of Public Limited companies.

* Mr. R. V. Raghavan ceased to be director w.e.f. July 26, 2012.

** Mrs. Urmila Agarwal appointed as additional director w.e.f. November 01, 2012

Note: None of the directors is a member of the Board of more than fifteen public limited companies or member of more than ten Committees or Chairman of more than five Committees (Committees being, Audit Committee & Shareholders'/Investors' Grievance Committee).

Board Meetings, Board Committee Meetings and Procedures

The board meets at least once in a quarter with a gap of not more than four months between any two meetings. However, additional meetings are held, whenever necessary. During the period under review, the Board of TCI met four times, as tabulated hereunder:

Sl. No.	Date	Board Strength	No. of Directors Present
1.	30th May, 2012	10	08
2.	26th July, 2012	09	06
3.	01st November, 2012	09	07
4.	29th January, 2013	10	09

Attendance of Directors at Board Meetings & Last Annual General Meeting

Name of the Director	#Board Meetings attended in FY 2012-13	Attendance at last AGM held on 26th July, 2012
Mr. S. M. Datta	4	Yes
Mr. S. N. Agarwal	1	Yes
Mr. O. Swaminatha Reddy	4	Yes
Mr. K. S. Mehta	3	No
Mr. R. V. Raghavan*	-	NA
Mr. Ashish Bharat Ram	3	No
Mr. M. P. Sarawagi	2	Yes
Mrs. Urmila Agarwal**	1	NA
Mr. D. P. Agarwal	4	Yes
Mr. Vineet Agarwal	4	Yes
Mr. Chander Agarwal	4	Yes

*Attendance is expressed as number of meetings attended out of number eligible to attend.

*Mr. R. V. Raghavan ceased to be director w.e.f. July 26, 2012

**Mrs. Urmila Agarwal appointed as additional director w.e.f. November 01, 2012

Board Support

The Company Secretary of the Company attends all the meetings of the Board and advises /assures the Board on Compliance and Governance principles.

Information Supplied to the Board

The board has complete access to all information of the Company. The following information is provided to the board and the agenda papers for the meetings are circulated in advance of each meeting:

- Annual operating plans and budgets, capital budgets and updates
- Quarterly results of our business segments
- General notice of interest received from directors
- Information on recruitment and remuneration of senior officers just below the Board level
- Materially important litigations, show cause, demand, prosecution and penalty notices
- Any material relevant defaults in financial obligations to and by us
- Any issue that involves possible public or product liability claim of substantial nature
- Details of joint ventures, acquisition of companies or collaboration agreements
- Transactions that involve substantial payment towards goodwill, brand equity or intellectual property
- Any significant development on human resource aspect
- Sale of material nature, of investments, subsidiaries and assets, which are not in normal course of business
- Details of foreign exchange exposure and the steps taken by management to limit the risks of adverse exchange rate movement
- Non compliance of any regulatory, statutory or listing requirement as well as shareholders services, if any.
- Detail of Business Risks being faced by the Company and their mitigation plan.
- Details of Contingent liabilities.
- Such other information as may be deemed fit for placing before the Board, for their consideration & approval.

Code of Business Conduct and Ethics

In conformity with the Clause 49 of Listing Agreement, the Company has adopted a Code of Conduct for the Board and the Senior Management of the Company. The Board and Senior Management Personnel annually affirm the compliance of such Code of Conduct. The Code of Conduct and Ethics is a comprehensive code applicable to all Directors and management personnel. The Code, while laying down in detail the standard of business conduct, ethics and governance, centers on the following theme:

"The Company's Board of Directors and Managerial Personnel are responsible for and are committed to setting the standard of conduct contained in this Code and for updating these standards, as appropriate, to ensure their continuing relevance, effectiveness and responsiveness to the needs of local and international investors and all other stakeholders and also to reflect corporate, legal and regulatory developments. This Code should be adhered to in letter and in spirit."

A Copy of the detailed code along with structure has been put on the Company's website www.tcil.com.

The Code has been circulated to all the members of the Board and management personnel and the compliance of the same is confirmed by them annually.

A certificate of the Vice Chairman and Managing Director of the Company confirming compliance with the Listing Agreement regarding adherence to the Code of Conduct of the Company is attached herewith & forming part of Annual Report.

Committees of the Board

- The Board has constituted the following Committees:
- I. Audit Committee
- II. Shareholders'/Investors' Grievance Committee
- III. Compensation/Remuneration Committee
- IV. Share Transfer Committee
- V. Finance Committee

The terms of reference of the Committees are reviewed and modified by the Board from time to time. Meetings of each Committee are convened by the respective Committee Chairman. The Company Secretary of the Company prepares the agenda and explanatory notes, in consultation with the respective Committee Chairman and circulates the same in advance to all the members. The Company has an effective post meeting follow up, review and reporting process for the decisions taken by the Committees. Further, the minutes of the previous meeting(s) are placed at the immediate succeeding meeting for review by the respective Committee.

The Chairperson of the Board in consultation with the Company Secretary and the Committee Chairperson and other members determines the frequency and duration of the Committee meetings.

The quorum for meetings is either two members or one-third of the members of the committee, whichever is higher.

I. Audit Committee

The Audit Committee is constituted in accordance with the provisions of Clause 49 of the Listing Agreement and the Companies Act, 1956. The officials responsible for the Finance function, Internal Control and representatives of Statutory Auditors are invitees to meetings of the Audit Committee. All the Members of Audit Committee are financially literate, including the Chairman of the committee who possesses knowledge and expertise in corporate finance, accounts and Company law.

The terms of reference of the Audit Committee includes the following:

- Oversight of the Company's financial reporting process and the disclosure of its financial information to ensure that the financial statements are correct, sufficient and credible.
- Reliability of financial and other management information and adequacy of disclosures
- Recommending the appointment and removal of statutory auditors, discussion and review of periodic audit reports and discussions with internal/external auditors about the scope of audit including the observations of the auditors.
- Reviewing with the management the financial statements before submission to the Board, focusing primarily on:
- Matters required to be included in the directors' responsibility statement to be included in the board's report in terms of clause (2AA) of section 217 of the Companies Act, 1956
 - Any changes in accounting policies and practices
- Review of the Company's financial and risk management policies
- Major accounting entries based on exercise of judgment by management
- Qualification in draft audit report
- Significant adjustment arising out of audit
- The going concern assumption
- Compliance with accounting standards
- Compliance with Stock Exchanges and legal requirements concerning financial statements
- Review of Related party transactions;
- Reviewing the adequacy of the internal audit function , including the structure of the internal audit department, staffing and seniority of the official heading the department, reporting structure, coverage and frequency of internal audit;
- Reviewing reports of internal audit and discussion with internal auditors on any significant findings and follow up thereon;
- Reviewing the findings of any internal investigations by the internal auditors and the executive management response on matters where there is suspected fraud or irregularity or failure of internal control system of a material nature and reporting the matter to the Board;
- Discussion with the company's Statutory Auditor, before the audit commences , on nature and scope of audit, as well after conclusion of the audit, to ascertain any areas of concern and review the comments contained in their management letter
- Reviewing the Company's financial and risk management policies;
- Considering such other matters as may be required by the Board
- Reviewing any other areas which may be specified as role of the Audit Committee under the Listing Agreement, Companies Act, 1956 and other statues, as amended from time to time.

Composition Of Audit Committee

During the year, the Audit Committee comprised of four non-executive directors, including three independent directors, namely.

- 1. Mr. O. Śwaminatha Reddy
- 2. Mr. S. M. Datta
- 3. Mr. K. S. Mehta; &
- 4. Mr. S. N. Agarwal

Attendance

During the year, four meeting of the Audit Committee were held as per the detail given below:

Name of the Member	No. of Meetings attended
Mr. O. Swaminatha Reddy- Chairman	4
Mr. S. M Datta	4
Mr. K. S. Mehta	3
Mr. S. N. Agarwal	1

II Shareholders'/Investors' Grievance Committee

The core function of the Committee is to oversee redressal of the shareholders'/investors' grievances and approves sub-division/ split/ transmission/transfer of shares, issue of duplicate share certificate etc. The Committee also oversees the performance of the Registrar and Transfer Agents of the Company and recommends measures for overall improvement in the quality of investor services. The Committee also monitors implementation and compliance of the Company's Code of Conduct for Prohibition of Insider Trading in pursuance of SEBI (Prohibition of Insider Trading) Regulations, 1992.

Composition

During the year, the Shareholders/Investors Grievance Committee comprised of two non- executive directors and one executive director, as given hereunder:

1. Mr. K. S. Mehta

2. Mr. S. N. Agarwal

3. Mr. Vineet Agarwal

Compliance Officer

Ms. Archana Pandey, Asst. Company secretary acts as Compliance Officer of the Company for complying with the requirement of the Listing agreement with the Stock exchanges.

Attendance

During the period under review, the Committee held four meetings, attendance pattern of which is given below:

Name of the Member	No. of Meetings attended
Mr. K. S. Mehta - Chairman	3
Mr. S. N. Agarwal	2
Mr. Vineet Agarwal	4

III. COMPENSATION/ REMUNERATION COMMITTEE

The Remuneration Committee as a committee of the Board of TCI has been constituted interalia to determine and recommend to Board, the company's policies on compensation packages for executive and non- executive directors.

The Committee comprises of four members, as given below:

Name of the Member	Position
Mr. S. M. Datta	Chairman
Mr. O. Swaminatha Reddy	Member
Mr. Ashish Bharat Ram	Member
Mr. M. P. Sarawagi	Member

Terms of Reference:

- Review of the remuneration of Managing/Executive Directors;
- Recommending remuneration to the Board by way of salary, perquisites, including periodic revision, performance award, commission etc. payable to Executive Directors;
- Grant of new options to eligible employees under the Employee Stock Option Scheme-2006 (ESOS-2006).
- Such other matters as may be delegated by Board to it, from time to time.

Compensation / Remuneration Policy

- The Company pays remuneration by way of salary, perquisites and allowances and commission to its Executive Directors based on the recommendations of the Remuneration Committee within the limits prescribed under the Companies Act, 1956 and as approved by the shareholders. The performance based commission paid to the Executive Directors is based on qualitative and quantitative assessment of Company's performance.
- The Non-executive Directors are entitled to sitting fee of Rs. 20,000 & Rs. 10,000 per meeting for attending Board and Committee meetings respectively, the Committees being Audit Committee & Shareholders'/ Investors' Grievance Committee. In addition, the Non-executive Directors are paid commission within the limits prescribed under the Companies Act, 1956, as determined by the Board based, inter-alia, on the Company's performance and as approved by the shareholders. The Company also reimburses out-of pocket expenses incurred by the Directors for attending the meetings.
- With the view of attracting and retaining high calibre talent in the organisation, the remuneration policy of TCI keeps on varying as per the market trends and takes into account the competitive circumstances of each business so as to attract & retain quality talent and leverage performance significantly.

Remuneration of Directors

Details of remuneration of Executive/ Non-Executive Directors for the financial year ended 31st March, 2013 is given hereunder:

Name of Director	Salary (Rs.)	Sitting Fees (Rs.)	Commission (Rs.)
Mr. S. M. Datta	-	125,000	500,000
Mr. S. N. Agarwal Mr. O. Swaminatha Reddy Mr. K.S. Mehta	-	- 125,000 115,000	- 500,000 500,000
Mr. R. V. Raghavan* Mr. Ashish Bharat Ram Mr. M.P. Sarawagi	-	55,000	500,000
Mrs. Urmila Agarwal** Mr. D. P. Agarwal, VC&MD	29,773,197	-	3,500,000
Mr. Vineet Agarwal, Jt. Managing Director	26,899,868	-	1,750,000
Mr. Chander Agarwal, Executive Director	20,507,203	-	1,750,000

* Mr. R. V. Raghavan ceased to be director w.e.f. July 26, 2012.

** Mrs. Urmila Agarwal appointed as additional director w.e.f. November 01, 2012

The Company has no financial association or dealings with its Non-Executive Directors other than payment of sitting fees and/or disbursement
of commission to them. The Company is paying fees to a firm of legal consultants of which a Non-Executive Director is a proprietor / partner.

Mr. S. N. Agarwal did not accept any sitting fees while Mr. M. P. Sarawagi has elected not to take any sitting fee/ commission voluntarily.

Except Mr. S. N. Agarwal and Mr. M. P. Sarawagi who hold 930 and 10,930 equity shares respectively, through their relative(s), no other non executive director holds any share of the Company as on 31st March, 2013.

(IV) Share Transfer Committee

The Share Transfer Committee looks after the matters related to share transfers in physical and demat form, issuance of duplicate share certificates, change of address etc.

The Share Transfer Committee comprises of two executive directors and a non- executive director, detailed hereunder:-

Name of the Member	Position
Mr. D. P. Agarwal	Chairman
Mr. Vineet Agarwal	Member
Mr. M. P. Sarawagi	Member

IV Finance Committee:

The Board of Transport Corporation of India Limited has constituted a Finance Committee to deal with some matters of utmost important, whenever, due to some unavoidable circumstances; holding of a Board Meeting is not possible.

The Finance Committee deals with following matters:-

- To take on record the un-audited guarterly results for the Company for the 1st & 3rd guarter.
- To consider and approve proposals from Banks/Financial Institutions for availing financial assistance for the Company for both Term Ioan & working capital within the permissible limits.
- Any other issue as may be delegated by the Board.

As on 31st March 2013, the committee comprised of two Executive Directors and three Non Executive Directors, as mentioned in the table below:

Name of the Member	Position
Mr. S. N. Agarwal	Chairman
Mr. O. Swaminatha Reddy	Member
Mr. K. S. Mehta	Member
Mr. D. P. Agarwal	Member
Mr. Vineet Agarwal	Member

Disclosures

a. Disclosure on materially significant related party transactions i.e. transactions of the Company of material nature with related parties that may have potential conflict with the interest of the Company at large

None of the transactions with any of the related parties were in conflict with the interest of the Company. Attention of the members is drawn to the disclosure of transactions with the related parties set out in the Schedule 25 of Standalone Financials & Schedule 28 of the Consolidated Financials forming part of the Annual Report.

All related party transactions are negotiated on arm length basis and are intended to further the interest of the Company.

b. Details of non-compliance by the Company, penalties or strictures imposed on the Company by Stock Exchanges or SEBI or any other statutory authority or any other matter related to capital markets, during the last three years

As on 31st March 2013, there has been no instance of non–compliance by the Company on any matter related to capital markets during the last three years and hence no penalties or strictures have been imposed on the Company by the Stock Exchanges or SEBI or any other statutory authority.

c. Risk Management Policy

The Company has formulated a Risk Management Policy that informs the Board about the risk and related minimization procedures on quarterly basis. These procedures are evaluated by the Board from time to time.

d. Whistle Blower Policy

The Company has adopted a Whistle Blower Policy to provide appropriate avenues to the employees to bring to the attention of HR Management any issue which is perceived to be in violation or in conflict with the fundamental business principals of the Company. The Company has provided a complete procedure to deal with such complaints. Employees are encouraged to raise any of their concerns by way of whistle blowing and none of the employees have been denied access to the Audit Committee. All cases registered under the code of business principles and the Whistle Blower Policy of the Company is reported to the Committee of Executive Directors and is subject to review of the Audit Committee.

Modes of Communication

- I. Quarterly Results: Quarterly Results are published in leading newspapers having nationwide circulation and are also displayed on the website of the Company.
- II. News Release, Presentations etc.: Official news releases, detailed presentations made to media, analysts etc. are displayed on the Company's website.
- III. **Website:** the Company's website www.tcil.com contains a separate dedicated "Investor Relations" section wherein shareholder information is available.

- IV. Annual Report: Annual Report containing, inter alia, Financial Statements, Directors Report, Auditors Report and other important information is circulated to the members and other entitled thereto. The same is displayed on the Company's website.
- V. **Chairman's Communiqué:** Printed copy of the Chairman's speech is distributed to all the shareholders at the Annual General meetings.
- VI. **Reminders to investors:** Reminders for unpaid dividend/unpaid interest are sent to the shareholders as per records upon relevant intervals during the year.
- VII. Designated Exclusive E-Mail-ID: The Company has designated the following E-Mail IDs for investor servicing: a. secretarial@tcil.com
 - b. investors@tcil.com

General Shareholder Information

Company Registration Details

The Company is registered in the State of Andhra Pradesh, India. The Corporate Identity Number (CIN) allotted to the Company by the Ministry of Corporate Affairs (MCA) is L70109AP1995PLC019116.

General Body Meetings

Details of last three Annual General Meetings & the summary of Special Resolutions passed therein:

Year	Date	Time	Venue	Special Resolution
Annual C	General Meetings	5		
2011-12	26th July, 2012	11.00 a.m.	Surana Udyog Hall, The Federation of Andhra Pradesh, Chambers of Commerce & Industry, 11-6-841, Red Hills, Hyderabad-500004	None
2010-11	28th July, 2011	11.30 a.m	-do-	Payment of commission to the Non-Executive Directors of the Company, for a period of five years commencing from 1st April, 2011 and authorizing the Board to determine the amount upto 0.50% of Net Profits of the Company
2009-10	21st July, 2010	11.00 a.m.	-do-	None
Extraordi	Extraordinary General Meetings			
2010-11	10th July, 2010	10.00 a.m.	Surana Udyog Hall, The Federation of Andhra Pradesh, Chambers of Commerce & Industry, 11-6-841, Red Hills, Hyderabad-500004	Approval of the proposed scheme of arrangement with or without modifications between M/s Transport Corporation of India Ltd., M/s TCI Developers Ltd. & their respective Shareholders & Creditors

Annual General Meeting 2013

The 18th Annual General meeting of the Company is scheduled to be held on 25th July, 2013, as detailed hereunder:

Date	25th July, 2013
Day	Thursday
Time	11:00 A.M.
Venue	Surana Udyog Hall, The Federation of Andhra Pradesh Chambers of Commerce and Industry, 11-6-841, Red Hills, Hyderabad-500004
Book Closure Dates	From Saturday, the 20th July, 2013 to Thursday, the 25th July 2013
Dividend Payment Date	On or after 25th July, 2013

Calendar of the Financial Year

The Meeting of the Board of Directors for approval of quarterly financial results for the Financial Year ended 31st March, 2013 were held on the following dates:-

Particulars	Date
First Quarter Results	26th July, 2012
Second Quarter Results	01st November, 2012
Third Quarter Results	29th January, 2013
Fourth Quarter & Annual Results	15th May, 2013

The tentative dates of Meeting of Board of Directors for consideration of Financial Results for the year ending on 31st March, 2014 is proposed as hereunder:

Particulars	Date
First Quarter Results Second Quarter Results	25th July, 2013 26th October, 2013
Third Quarter Results	28th January, 2014
Fourth Quarter & Annual Results	14th May, 2014

Unclaimed Dividends

Pursuant to the provision of Section 205A & Section 205C under the provisions of Companies Act, 1956, any amount of dividend which is lying unclaimed for a period of 7 years , statutorily get transferred to "Investor Education and Protection Fund" (IEPF), administered by the Central Government and thereafter cannot be claimed by the investors. To ensure maximum disbursement of unclaimed dividend, the Company sends reminders to the concerned investors, before transfer of dividend to IEPF.

The Company has transferred unpaid dividends upto Final Dividend 2004-05 to the IEPF. The unclaimed Final Dividend of 2005-06 is due for transfer in November, 2013. In view of this, the Members of the Company, who have not yet encashed their dividend warrant(s), may write to the Company immediately.

Due dates for Transfer of Unclaimed Dividend to IEPF

Year	Nature of Dividend	Date of Declaration	Due Date for transfer to IEPF
2005-06 2006-07 2007-08 2007-08 2009-10 2009-10 2009-10 2010-11 2010-11 2011-12 2011-12 2012-13	Final Interim Final Interim Final Interim Final Interim Final Interim Final Interim Final	23rd Oct, 2006 09th Feb, 2007 25th Jul, 2007 24th Jan, 2008 29th Jul, 2009 22nd Jan, 2010 21st Jul, 2010 20th Jan, 2011 28th Jul, 2011 02nd Feb,2012 26th Jul,2012 29th Jan,2013	27th Nov, 2013 16th Mar, 2014 29th Aug, 2014 28th Feb, 2015 2nd Sep, 2015 26th Aug, 2016 26th Feb, 2017 25th Aug, 2017 24th Feb, 2018 01st Sep, 2018 09th Mar, 2019 30th Aug, 2019 05th Mar, 2020

Shareholding Pattern As On 31st March 2013

	Category	Shareholding as on 31st March, 2013
A 1 2	PROMOTER'S HOLDING Indian Promoters Person acting in Concert Sub Total (A)	50,450,643 50,450,643
B 3 A B C	NON-PROMOTERS HOLDING Institutional Investors Mutual Funds Banks, Fin Institutions, Ins Cos. Foreign Institutional Investors Sub Total	35,191 21,130 5,140,485 5,196,806
4 A B C D E F	Others Corporate Bodies Indian Public NRIs OCBs Clearing Members HUF Sub Total Sub Total Sub Total (B) Grand Total (A+B)	2,370,577 10,180,796 1,288,508 2,030,965 5,274 1,302,431 17,178,551 22,375,357 72,826,000

Category-Wise Shareholding

Category	Name	Shareholding as on 31st March, 2013
Mutual Fund	Religare Trustee Company Limited- a/c Religare contra fund BOI Mutual Funds	34,691 500
	Total	35,191
FIIs	FID Funds (Mauritius) Ltd. JF India Smaller Companies Fund Premier Investment Fund Ltd JP Morgan India Fund Emerging Markets Core Equity Portfolio Emerging Markets Targeted Value Fund Dimensional Emerging Markets Value Fund SBM India Fund QIC Limited IRIS India fund (Mauritius) Ltd. Baring International Investment Management Tiger Management Corp. ST Helens Nominees India (P) Ltd.	4,595,028 365,310 58,000 44,496 20,596 18,004 12,401 10,708 10,422 2,510 2,175 670 165
	Total	5,140,485
Private Corporate Bodies	Padmawati Properties & Trust Ltd. Tasha Travels P.Ltd. K.B Capital Market Pvt Ltd Mindset Technologies P. Ltd. Ayan Fintrade Private Ltd. H. J. securities Pvt. Ltd VNS Risk Management Services Pvt. Ltd Jayaswal Holdings Pvt. Ltd. Religare Finvest Ltd Followel Engineering Ltd Raghu Trading & Investment Co. Pvt. Ltd. Neha Stock Broking Services Pvt. Ltd The Omniscient Securities Pvt. Ltd. Emkay Global Financial Service Ltd. Bonanza Portfolio Ltd. Angel Broking Ltd BMA Wealth Creators Pvt. Ltd Religare Securities Ltd Megha Capital & Finance (India) Ltd KB capital Market Pvt. Ltd	550,000 236,114 169,175 55,000 50,000 55,990 29,700 23,450 21,330 20,794 15,120 13,570 6,978 4,000 2,928 1,554 1,016 862 901 340
	Total Others	1,258,822 58,656,350
	Total	59,915,172

Postal Ballot

During the Financial Year under review, there was no resolution passed through Postal Ballot system.

Listing Details

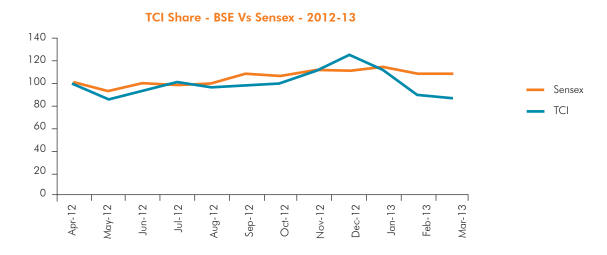
The listing details of the Company are given as under:

The National Stock Exchange of India Limited (NSE) &
The Bombay Stock Exchange Limited
NSE- TCI & BSE- 532349
INE688A01022

*Listing Fees as applicable have been paid for the financial year 2013-14.

Stock Market Data

The stock performance of TCI scrip during the financial year vis a vis BSE is plotted under:



Share Price Data

The monthly high and low prices and volumes of shares of the Company at Bombay Stock Exchange Limited (BSE) and the National Stock Exchange of India Limited (NSE) for the year ended 31st March, 2013 are as under:

	Bombay Stock Exchange			Nati	onal Stock Exc	hange
Month	High	Low	Volume (No. of Shares)	High	Low	Volume (No. of Shares)
Mar-13	62.25	53.85	58,138	56.90	55.00	1,754
Feb-13 Jan-13	72.00 83.80	56.05 68.25	38,374 78,607	60.90 71.90	55.15 69.15	7,598 3,261
Dec-12	89.70	69.45	209,878	81.80	77.40	22,451
Nov-12	74.40	62.00	101,146	72.95	70.25	11,367
Oct-12	68.00	61.95	67,770	64.90	61.40	4,512
Sep-12	64.90	58.20	67,728	62.85	58.10	30,826
Aug-12	68.30	60.00	51,814	64.90	62.40	10,881
Jul-12	68.35	58.00	63,421	64.50	62.60	4,772
Jun-12	62.45	53.15	33,671	60.00	57.00	11,070
May-12	64.50	52.55	38,567	56.00	53.65	2,049
Apr-12	64.75	57.25	47,459	64.40	60.25	18,894

Note: High and low are in rupees per traded share. Volume is the total monthly volume of trade (in numbers) in shares of the Company on the respective Stock Exchange.

Registrar and Transfer Agents

M/s Abhipra Capital Limited,

Abhipra Complex,A-387,Dilkhush Industrial Area, G.T Karnal Road, Azadpur, Delhi- 110033 Tel: 011- 42390909/42390725, Fax: 011- 42390830 E-Mail : rta@abhipra.com

Compliance Certificate of the Auditor

Certificate from the Auditors of the Company, M/s R S Agarwala & Co, confirming compliance with the conditions of Corporate Governance as stipulated under Clause 49, is attached to the Corporate Governance Report forming part of the Annual Report.

CEO / CFO Certification

The Vice Chairman and Managing Director and Chief Financial Officer of the Company give annual certification on financial reporting and internal controls to the Board in term of Clause 49. The same is attached hereto & forming part of this report.

Address for Correspondence:

All Shareholders' correspondence should be forwarded to M/s Abhipra Capital Limited, the Registrar and Transfer Agents of the Company or to the Secretarial Department at the Corporate Office of the Company at the addresses mentioned below:

M/s Abhipra Capital Ltd.	The Company Secretary
Ground Floor, Abhipra Complex,	Transport Corporation of India Ltd.
Dilkhush Industrial Area, A-387,	Corporate Office, TCI House, 69, Institutional Area
G.T. Karnal Road, Azadpur,	Sector- 32, Gurgaon-122207
Delhi- 110033	Tel. 0124- 238-1603-07
Tel: 95-11- 4239-0708, 4239-0725, 4239-0909	Fax. 0124- 238-1611
Fax. 95-11- 2721-5530	E-mail:ak.bansal@tcil.com, secretarial@tcil.com
E-mail: rta@abhipra.com	Website: www.tcil.com

For & on behalf of the Board

Place : Gurgaon Date : May 15, 2013

S. M. Datta Chairman

Annexure to Report on Corporate Governance

Declaration by the CEO Under Clause 49 of the Listing Agreement Regarding Adherence to the Code of Conduct

I hereby declare that that all the members of the Board of Directors and Senior Management Personnel have confirmed compliance with the Code of Conduct as adopted by the Company in terms of clause 49(1)(D)(ii) of the Listing Agreement.

For Transport Corporation of India Limited

Place : Gurgaon Date : May 15, 2013

D. P. Agarwal Vice Chairman & Managing Director

Auditors' Certificate on Corporate Governance

We have examined the compliance of conditions of Corporate Governance by Transport Corporation of India Ltd. during the year ended 31st March 2013, in accordance with the provisions of Clause 49 of the Listing Agreements executed by the Company with Stock Exchanges where equity shares of the Company are listed.

The compliance of conditions of Corporate Governance is the responsibility of the Company. Our examination has been limited to the procedures adopted by the Company and implementation thereof for ensuring proper compliance of the conditions of Corporate Governance. Our examination may not be construed as an audit or 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 Agreements.

We state such compliance of conditions of Corporate Governance is not an assurance on the future viability of the Company or the efficiency or effectiveness with which the affairs of the Company have been conducted.

Place : Gurgaon Date : May 15, 2013 For R.S. Agarwala & Co. Chartered Accountants

R.S. Agarwala Partner Membership No. F-5534

Independent Auditors' Report

To the Members of Transport Corporation of India Ltd.

Report on the Financial Statements

We have audited the accompanying financial statements of Transport Corporation of India Ltd. ("the Company"), which comprise the Balance Sheet as at 31st March, 2013, the Statement of Profit and Loss and the Cash Flow Statement for the year then ended, and a summary of significant accounting policies and other explanatory information in which are incorporated the audited accounts of the TCI Seaways division and the branches in Nepal as audited by other auditors.

Management's Responsibility for the Financial Statements

Management is responsible for the preparation of these financial statements that give a true and fair view of the financial position, financial performance and cash flows of the Company in accordance with the Accounting Standards referred to in section 211(3C) of the Companies Act, 1956 ("the Act"). This responsibility includes the design, implementation and maintenance of internal control relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

Auditors' Responsibility

Our responsibility is to express an opinion on these financial statements based on our audit. We conducted our audit in accordance with the Standards on Auditing issued by the Institute of Chartered Accountants of India. Those Standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatements.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the Company's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of the accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

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

Opinion

In our opinion and to the best of our information and according to the explanations given to us, the financial statements give the information required by the Act in the manner so required and give a true and fair view in conformity with the accounting principles generally accepted in India:

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

Report on other legal and regulatory requirements

- 1. As required by the Companies (Auditor's Report) Order, 2003 ("the Order") issued by the Central Government of India in terms of section 227(4A) of the Act, we give in the Annexure a statement on the matters specified in paragraphs 4 and 5 of the Order.
- 2. As required by section 227(3) of the Act, we report that:
 - a.) we have obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purpose of our audit;
 - b.) in our opinion proper books of account as required by law have been kept by the Company so far as appears from our examination of those books and proper returns adequate for the purposes of our audit have been received from branches not visited by us;
 - c.) the Balance Sheet, Statement of Profit and Loss, and Cash Flow Statement dealt with by this Report are in agreement with the books of account and with the returns received from branches not visited by us;
 - d.) in our opinion, the Balance Sheet, Statement of Profit and Loss, and Cash Flow Statement comply with the Accounting Standards referred to in section 211 (3C) of the Act, and
 - e.) on the basis of written representations received from the directors as on March 31, 2013, and taken on record by the Board of Directors, none of the directors is disqualified as on March 31, 2013, from being appointed as a director in terms of section 274 (1) (g) of the Act.

For **R S Agarwala & Co.** Chartered Accountants Firm's Regn. No. 304045E

Annexure to Independent Auditors' Report

Referred to in paragraph 1 under the heading of "Report on other Legal and Regulatory Requirements" of our report of even date.

- 1. The Company has maintained records showing full particulars including quantitative details and situation of fixed assets. We are informed that a test physical verification of these assets was carried out by the management during the year and no material discrepancies were noticed.
- 2. Physical verification was conducted by the management in respect of inventories at reasonable intervals. The Company has maintained proper records of its inventories and no material discrepancies were noticed on physical verification. The procedures followed by the management for such physical verification are, in our opinion, reasonable and adequate in relation to the size of the Company and the nature of its business.
- 3. (a) The Company has during the year granted unsecured loans to one subsidiary company covered in the register maintained under Section 301 of the Act. The maximum amount involved during the year was Rs. 98.28 lacs and the year end balance Rs.72.38 lacs. There are no stipulations as to the dates for repayment of the loan.
 - (b) The Company has taken unsecured loans of Rs. 110 Lacs during the year from one company covered in the register maintained under Section 301 of the Act .
 - (c) In our opinion, the rate of interest and other terms and conditions of the above loans are not prima facie prejudicial to the interest of the Company.
- 4. There is an adequate internal control system commensurate with the size and nature of the Company's business for the purchase of inventories, fixed assets and for the sale of goods and services. During the course of our audit, no major weakness has been noticed in the internal control system, nor we have been informed of any such instance.
- (a) To the best of our knowledge and belief and according to the information and explanations given to us, the particulars
 of contracts or arrangements that need to be entered into the register in pursuance of Section 301 of the Act, have
 been so entered.
 - (b) In our opinion and according to the information and explanations given to us, the transactions made in pursuance of contracts or arrangements entered into the register in pursuance of Section 301 of the Act, have been made at prices which are reasonable having regard to the prevailing market prices at the relevant time.
- 6. The Company has complied with the provisions of Sections 58A, 58AA and other relevant provisions of the Companies Act, 1956 and the rules framed thereunder with regard to deposits accepted from the public.
- 7. The Company has appointed a firm of Chartered Accountants at the TCI Seaways Division to do the internal audit regularly. At other places the in-house internal audit department of the company conducted internal audit. The internal audit system is being constantly reviewed and strengthened to commensurate with the size and nature of Company's business.
- 8. We have broadly reviewed the accounts and records maintained by the Company pursuant to the Rules made by the Central Government for the maintenance of cost records under section 209(1) (d) of the Act in respect of Electricity generation. We are of the opinion that prima facie the prescribed accounts and records have been made and maintained. However, we have not made a detailed examination of such records.
- 9. (a) According to the information and explanation given to us and the records of the Company examined by us, in our opinion, the Company is generally regular in depositing the undisputed statutory dues including provident fund, investor education and protection fund, employees' state insurance, income-tax, sales-tax, wealth tax, service tax, custom duty and other material statutory dues as applicable with the appropriate authorities.
 - (b) According to the information and explanations given to us and the records of the Company examined by us, the particulars of dues of income-tax, Excise Duty, trade tax, Stamp Duty, employees' State Insurance and Labour Laws as at March 31, 2013 which have not been deposited on account of a dispute and adjusted with the refunds due to the extent of Rs. 840 lacs, are as under:

Nature of Dues	Amount (Rs. in lacs)	Forum where pending
Income Tax Income Tax Trade Tax Consumer Protection Act Labour Iaws Stamp Duty State Insurance	1171 291 190 64 44 40 29	Commissioner (Appeals) Income Tax Appellate Tribunal High Court Supreme Court Civil Court Chief Controlling Revenue Authority Employees' Supreme Court
Excise Duty	17	Central Excise & Service Tax Appellate Tribunal

- 10. The Company has no accumulated losses as at March 31, 2013 and has not incurred any cash losses in the financial year ended on that date or in the immediately preceding financial year.
- 11. According to the records of the Company examined by us and the information and explanations given to us, the Company has not defaulted in repayment of dues to any financial institution or banks or debenture holders as at the balance sheet date.
- 12. The Company has not granted any loans and advances on the basis of security by way of pledge of shares, debentures and other securities.
- 13. The provisions of any special statute applicable to chit fund / nidhi / mutual benefit fund / societies are not applicable to the Company.
- 14. In our opinion, the Company is not a dealer or trader in shares, securities, debentures and other investments. The investments in shares, securities, debentures etc. are held by the Company in its own name.
- 15. In our opinion, and according to the information and explanations given to us, the terms and conditions on which the Company has given guarantee for loans taken by others from banks or financial institutions, are not prima facie prejudicial to the interest of the Company.
- 16. In our opinion, and according to the information and explanations given to us, on an overall basis, the term loans have been applied for the purposes for which they were obtained.
- 17. On the basis of an overall examination of the balance sheet of the Company, in our opinion and according to the information and explanations given to us, funds raised on short-term basis have not been used for long-term investment.
- 18. The Company has not made any preferential allotment of shares during the year to parties and companies covered in the register maintained under section 301 of the Act.
- 19. There are no debentures outstanding at the year end.
- 20. The Company has not raised any money by public issues during the year.
- 21. During the course of our examination of the books and records of the Company carried out in accordance with the generally accepted auditing practices in India, and according to the information and explanations given to us, we have neither come across any instance of material fraud on or by the Company, noticed or reported during the year, nor have we been informed of such case by management.

For **R S Agarwala & Co.** Chartered Accountants Firm's Regn. No. 304045E

Camp: Gurgaon Date: May 15, 2013 **R S Agarwala** Partner Membership No. F-5534

Balance Sheet as at 31st March 2013

	Note	31st March 2013 Rupees	31st March 2012 Rupees
EQUITY AND LIABILITIES			
Shareholders' Funds			
Share Capital	1	145,652,000	145,430,380
Reserves and Surplus	2	3,903,350,761	3,458,722,879
		4,049,002,761	3,604,153,259
Non-Current Liabilities	0	500 5 (7 000	741 (00 504
Long-Term Borrowings	3	580,567,938	741,690,504
Deferred Tax Liabilities (net)	4	313,920,000	317,420,000
Other Long-Term Liabilities	5	-	239,689
		894,487,938	1,059,350,193
Current Liabilities Short-Term Borrowings	6	2,323,031,505	2,094,948,581
Trade Payables	7	705,323,125	660,187,479
Other Current Liabilities	8	521,756,768	474,917,665
Short-Term Provisions	9	351,201,891	208,880,361
	,	3,901,313,289	3,438,934,086
TOTAL		8,844,803,988	8,102,437,538
ASSETS			
Non-Current Assets			
Fixed Assets	10		
Tangible Assets		3,840,519,650	3,631,272,788
Intangible Assets		73,815,114	95,135,975
Capital Work-in-Progress		29,725,856	73,990,595
Non-Current Investments	11	332,285,116	306,244,241
Long-Term Loans and Advances	12	243,884,973	116,376,793
Other Non-Current Assets	13	7,436,683	5,820,415
		4,527,667,392	4,228,840,807
Current Assets			
Inventories	14	21,478,714	19,636,836
Trade Receivables	15	3,562,143,162	3,073,561,387
Cash and Bank Balance	16	164,836,519	129,621,131
Short-Term Loans and Advances	17	564,147,804	642,814,711
Other Current Assets	18	4,530,397	7,962,666
		4,317,136,596	3,873,596,731
TOTAL		8,844,803,988	8,102,437,538

In terms of our Report of even date

for R S AGARWALA & Co.	S. M. Datta	O. Swaminatha Reddy	K. S. Mehta
Chartered Accountants	Chairman	Director	Director
Firm Regn. No. 304045E			

R. S. Agarwala Partner Membership No. F-5534 Camp: Gurgaon Date: May 15, 2013

Vineet Agarwal

Place: Gurgaon Date: May 15, 2013

Chander Agarwal Joint Managing Director Executive Director

For and on behalf of the Board

A. K. Bansal Group CFO & Company Secretary D. P. Agarwal Vice Chairman & Managing Director

Ashish Tiwari Group Head Accounts & Taxation

Statement of Profit and Loss for the Year Ended 31st March 2013

		Note	31st March 2013 Rupees	31st March 2012 Rupees
REVENUE				
Revenue from Operations		19	19,512,348,817	18,279,703,569
Other Income		20	53,984,140	43,296,565
TOTAL REVENUE		—	19,566,332,957	18,323,000,134
EXPENSES				
Operating Expenses		21	15,803,417,688	14,738,265,398
Employee Benefits Expens	es	22	1,066,290,404	970,227,213
Finance Cost		23	321,744,090	332,838,449
Depreciation and Amortiz	ation (Net)	10	420,781,094	378,658,742
Other Expenses		24	1,193,781,980	1,125,820,869
TOTAL EXPENSES		—	18,806,015,256	17,545,810,671
Profit Before Tax and Exception	onal Items		760,317,701	777,189,463
Exceptional Items		11	3,745,277	40,000,000
Profit Before Tax			756,572,424	737,189,463
Tax Expenses				
Current Tax			232,395,000	212,000,000
Deferred Tax			(3,500,000)	8,222,000
Taxes for earlier years			8,224,694	(1,460,615)
Profit for the year			519,452,730	518,428,078
Earning Per Equity of Rs 2 Ead	ch Share			
Basic		29	7.13	7.13
Diluted			7.11	7.10
THE NOTES FORM AN IN THESE FINANCIAL STATE		1-33		
In terms of our Report of ever	n date	For and on behalf o	f the Board	
for R S AGARWALA & Co. Chartered Accountants Firm Regn. No. 304045E	S. M. Datta Chairman	O. Swaminatha R Director	eddy K. S. Mehta Director	D. P. Agarwal Vice Chairman & Managing Director
R. S. Agarwala Partner Membership No. F-5534	Vineet Agarwal Joint Managing Director	Chander Agarwa Executive Director	I A. K. Bansal Group CFO & Company Secretar	Ashish Tiwari Group Head Accounts & Taxation

Membership No. F-5534 Camp: Gurgaon Date: May 15, 2013

Place: Gurgaon Date: May 15, 2013 Company Secretary Accounts & Taxation

Cash Flow Statement for the Year Ended 31st March 2013

			March 2013 bees in Lacs	31st March 2012 Rupees in Lacs
A. CASH FLOW FROM	OPERATING ACTIVITIES :			
Net Profit before ta Adjustments For :	as per Statement of Prof	it and Loss	7,603.18	7,771.89
Depreciation			4,207.81	3,786.59
Loss (Profit) on sale of	Fixed Assets		(122.91)	(204.64)
Loss(Profit) on sale of I			-	42.17
Lease Rent Payments			0.21	0.21
Interest Payments			3,217.44	3,328.38
Interest Received			(167.58)	(39.84)
Dividend Income			(61.76)	(42.00)
			7,073.21	6,870.87
	fore Working Capital cha	nges	14,676.39	14,642.76
Adjustments For : Trade and Other Recei	vables		(3,170.46)	(1,114.85)
Inventories	vubles		(18.42)	(1,114.00)
Trade ans Other Payak	les		558.77	461.71
Cash Generated Fro			12,046.28	13,933.93
(Direct Taxes Paid)/Ref			(1,874.36)	(2,339.29)
	PERATING ACTIVITIES		10,171.92	11,594.64
	INVESTING ACTIVITIES:			
Purchase of Fixed Asse			(5,951.93)	(8,991.08)
Sale of Fixed Assets	15		430.03	415.57
Purchase of Investment	S		(517.35)	(606.26)
Sale of Investments	-		219.49	13.03
Interest Received			167.58	39.84
Dividend Received			61.76	42.00
Lease Rent Payments			(0.21)	(0.21)
Loans and Advances			(1,291.24)	(320.99)
NET CASH FROM IN	IVESTING ACTIVITIES		(6,881.87)	(9,408.10)
	FINANCING ACTIVITIES:			
Proceeds from issuanc			95.20	120.46
Proceeds from Short Te			22,752.40	13,300.00
Repayment of Short Te			(20,111.21)	(10,252.45)
Proceeds from Term B			3,384.95	4,097.41
Repayment of Term Bo			(4,996.18)	(5,050.34)
Interest Paid			(3,217.44)	(3,328.38)
Payment of Dividend			(727.59)	(654.47)
Payment of Dividend T			(118.03)	(106.17)
NET CASH FROM FI	NANCING ACTIVITIES		(2,937.90)	(1,873.94)
NET INCREASE IN O	CASH & CASH EQUIVALEN	NT(A+B+C)	352.15	312.60
	ALENT AS ON 31.03.2012	-	1,296.21	983.61
CASH & CASH EQUIV	ALENT AS ON 31.03.2013		1,648.36	1,296.21
In terms of our Report of e	ven date	For and on behalf of the E	Board	
for R S AGARWALA & C Chartered Accountants Firm Regn. No. 304045E	o. S. M. Datta Chairman	O. Swaminatha Reddy Director	K. S. Mehta Director	D. P. Agarwal Vice Chairman & Managing Director
R. S. Agarwala Partner	Vineet Agarwal Joint Managing Director	Chander Agarwal Executive Director	A. K. Bansal Group CFO &	Ashish Tiwari Group Head
Membership No. F-5534 Camp: Guragon	Place: Guragon		Company Secretary	Accounts & Taxation

Membership No. F-5534 Camp: Gurgaon Date: May 15, 2013

Place: Gurgaon Date: May 15, 2013

Notes to the Financial Statement

1. SHARE CAPITAL

Particulars	31st March 2013 Rupees	31st March 2012 Rupees
Authorised :		
100,000,000 Equity Shares of Rs 2 Each	200,000,000	200,000,000
500,000 Preference Shares of Rs 100 Each	50,000,000	50,000,000
	250,000,000	250,000,000
Issued , Subscribed and Paid up :		
72,826,000 Equity Shares of Rs.2 Each Fully Paid up	145,652,000	145,430,380
72,715,190 In Previous Year		

The Company has only one class of equity shares having a par value of Rs 2 per share. Each holder of equity shares is entitled to one vote per share. The dividend proposed by the Board of Directors is subject to the approval of the shareholders, except in case of interim dividend. In the event of liquidation, the equity shareholders are eligible to receive the remaining assets of the Company, after distribution of all preferential amounts, in proportion of their shareholding.

Reconciliation of the Number of Shares Outstanding

Particulars	31st March 2013		31st March 2012	
	Numbers of	Amount in	Numbers of	Amount in
	shares	Rupees	shares	Rupees
Shares at the Beginning of the Year Add: Allotted under Employee Stock	72,715,190	145,430,380	72,588,620	145,177,240
Option Scheme	110,810	221,620	126,570	253,140
Shares at the End of the Year	72,826,000	145,652,000	72,715,190	145,430,380

Details of Shareholders Holding More Than 5% Shares:

Name of Shareholders	lame of Shareholders 31st March 2013		31st March 2012	
	Numbers of shares held	% of holding	Numbers of shares held	% of holding
Bhoruka Finance Corporation of India Limited	15,869,679	21.79	15,869,679	21.82
Bhoruka International (P) Limited	10,561,755	14.50	10,490,505	14.43
Mr D.P Agarwal	4,974,995	6.83	4,974,995	6.84
TCI India Limited	4,045,564	5.56	4,021,540	5.53
FDI Funds (Mauritius)(Non Promoter Group)	4,595,028	6.31	4,595,028	6.31

Shares Reserved for Issue Under Options:

622,500 equity share of Rs 2/- each are reserved under employee stock option scheme as on 31st March 2013 (Previous year 458200). Of this 267,500 options , 215,000 options and 140,000 options will vest in the year 2013-14, 2014-15 and 2015-16 respectively

2. RESERVES & SURPLUS

Particulars	31st March 2013 Rupees	31st March 2012 Rupees
Revaluation Reserve		
As per last Balance Sheet	144,397,373	144,435,349
Less: Depreciation on revalued amount (I)	37,976	37,976
	144,359,397	144,397,373
Securities Premium Reserve		
As per last Balance Sheet	527,628,034	515,835,627
Additions during the year (ii)	9,298,649	11,792,407
	536,926,683	527,628,034
Share Options Outstanding Account		
As per last Balance Sheet	20,759,220	15,407,760
Add : Created against stock option granted during the year (iii)	9,030,000	11,577,500
Less : Transferred to security premium reserve (iv)	4,496,469	5,951,648
Less : Reversed on cancellation of options not exercised	3,642,502	274,392
	21,650,249	20,759,220
Capital Redemption Reserve As per last Balance Sheet	19,400,000	19,400,000
General Reserve		
As per last Balance Sheet	2,527,700,000	2,070,000,000
Add: Transferred from Statement of Profit and Loss	410,000,000	410,000,000
Transferred from reserve under section 33AC of Income Tax Act	-	47,700,000
	2,937,700,000	2,527,700,000
Reserve under section 33AC of Income Tax Act 1961		
As per last Balance Sheet (Utilized)	-	47,700,000
Less: Transfer to General Reserve (v)	-	47,700,000
	-	-
	122,800,000	110 500 000
As per last balance sheet (Utilized) (vi) Add: Transferred from Statement of Profit and Loss	132,800,000	112,500,000
Add: Iransierred from Sidiemeni of From and Loss	15,000,000 147,800,000	20,300,000 132,800,000
Surplus As Per Statement of Profit and Loss	147,800,000	132,000,000
As per last Balance Sheet	86,038,252	82,500,520
Add: Profit for the year	519,452,730	518,428,078
Less: Interim Dividend	29,130,272	29,153,053
Proposed Dividend	43,695,600	43,629,114
Tax on Dividend	12,150,678	11,808,179
Transferred to:		
General Reserve	410,000,000	410,000,000
Tonnage Tax Reserve	15,000,000	20,300,000
Closing Balance	95,514,432	86,038,252
Total	3,903,350,761	3,458,722,879

Note:

- (i) Transferred to Statement of Profit and Loss being depreciation provided on revalued amount
- (ii) On allotment of equity shares under Employees' Stock Option Scheme.
- (iii) In respect of options granted under the Employees' Stock Option Scheme and in accordance with the guidelines issued by Securities and Exchange Board of India the accounting value of options (based on market value of share on the date of grant of options minus option price) is accounted as deferred employee compensation, which is amortised on a straight line basis over the vesting period. Consequently salaries, wages and bonus includes Rs. 72,03,499 being amortisation of deferred employee compensation
- (iv) Transferred to Security Premium on allotment of equity shares during the year under Employees' Stock Option Scheme.

(v) Fully utilized for acquisition of Ships and transferred to General Reserve during the year.

(vi) Amount utilized for acquisition of Ships

3. LONG-TERM BORROWINGS

Particular	Non	-Current	Current Maturities		
	31st March 2013	31st March 2012	31st March 2013	31st March 2012	
Secured					
Term Loans					
From Banks	413,484,571	561,590,344	345,273,482	341,500,266	
From Others	167,083,367	177,407,160	72,264,073	40,854,584	
Unsecured					
Fixed Deposits	-	2,693,000	2,643,000	1,789,500	
Total	580,567,938	741,690,504	420,180,555	384,144,350	

Other Information pertaining to nature of security

Particulars of Nature of Security	31st March 2013 Rupees	31st March 2012 Rupees
Term Loans from Bank:		
Non-current Assets		
1025 nos. of General Cargo Containers and Property at D-29-2-26 Allipuram Ward, Vishakhapatnam	37,333,333	92,333,334
Properties situated at (1) Gut no. 623, 624 & 625/1, Village Mahalunge (Ingle) Taluka Khed, Chakan, Distt. Pune and (2) Plot no 18, Block 32, Sy. No. 96/1/A Auto Nagar,		
Vanasthalipuram, Ranga Reddy, Hyderabad.	77,500,000	120,000,000
Land including WindMill of 2.50 MW installed thereon at		
Sangli (Maharashtra)	-	1,777,645
	-	35,140,593
Trucks and Cars acquired against individual loan	643,924,720	653,839,038
Sub-Total	758,758,053	903,090,610
Term Loans from Others: Land including Windmill of 1.50 KW installed thereon at Jharandi (Maharashtra)	29,655,000	40,067,000
(1) Trucks and (2) Secured by first charge on	27,000,000	10,007,000
the mortgage of TCI Prabhu	143,694,305	175,897,417
Trucks acquired against individual loan	65,998,135	2,297,327
Sub-Total	239,347,440	218,261,744
Total	998,105,493	1,121,352,354
4. DEFERRED TAX LIABILITY (Net)		
Difference between book and tax depreciation	338,062,000	331,379,000
Disallowance under Income Tax Act	(10,054,200)	(8,606,000)
Other Items	(14,087,800)	(5,353,000)
Total	313,920,000	317,420,000
5. OTHER LONG TERM LIABILITY		
Interest Accrued on Fixed Deposits	-	239,689

6. SHORT TERM BORROWING

Particulars	31st March 2013 Rupees	31st March 2012 Rupees
Secured		
Working Capital Loans		
From Bank (i)	2,022,404,004	944,305,701
Unsecured		
Other Loans		
From Banks	300,000,000	(ii) 1,150,000,000
From Directors	627,501	642,880
Total	2,323,031,505	2,094,948,581

(i) Working capital loans are secured by hypothecation of books debts as primary security along with land properties as colleteral

(ii) Commercial Paper

7. TRADE PAYABLES

Other than Acceptance	705,323,125	660,187,479
8. OTHER CURRENT LIABILITIES		
Current maturities of long-term debt		
From Banks	345,273,482	341,500,266
From Others	72,264,073	40,854,584
Current maturities of Deposits	2,643,000	1,789,500
Overdrawn bank balance	4,965,143	1,095,106
Interest accrued but not due on borrowings	12,565,416	5,277,359
Interest accrued and not due on Fixed Deposits	619,360	648,902
Unpaid /Unclaimed dividends	8,340,169	6,712,878
Unclaimed Fixed Deposits	166,320	166,320
Trade / security deposits	35,383,968	34,433,995
Due to gratuity fund	8,200,545	16,712,545
Payable on purchase of fixed assets	5,509,280	1,085,296
Statutory remittances	25,826,012	24,640,914
Total	521,756,768	474,917,665

There is no amount due and outstanding to be credited to the Investor Education & Protection Fund

9. SHORT TERM PROVISIONS

Total	351,201,891	208,880,361
Taxation (net of advance tax)	247,645,380	105,915,682
Tax on proposed dividend	7,426,067	7,078,824
Proposed dividend	43,695,600	43,629,114
Others:		
Provisions for Employees Benefits	52,434,844	52,256,741

Description 01 of Assets 01 Tangible Assets: 62										
ible Assets:	01.04.2012	Additions during the year	Deductions during the year	As at 31.03.2013	Up to 31.03.2012	For the Year	Adjustment on Deductions	Total Depreciation	31st March 2013	31st March 2012
	624,618,898	122,665,154	4,934,493	742,349,559	1	I		1	742,349,559	624,618,898
Buildings (c) 78;	783,780,519	37,874,788	845,778	820,809,529	84,136,702	13,013,649	224,806	96,925,545	723,883,984	699,643,817
Ships 840	843,299,104	ı	56,806,653	786,492,451	274,571,491	39,328,138	56,567,303	257,332,326	529,160,125	568,727,613
Motor Trucks 1,89:	,893,882,983	332,636,679	111,057,567	2,115,462,095	1,018,499,897	246,308,619	101,663,290	1,163,145,226	952,316,869	875,383,086
Vehicles 120	126,857,498	32,107,485	24,857,136	134,107,847	30,490,708	11,858,936	10,779,898	31,569,746	102,538,101	96,366,790
Plant and 69	691,369,591	55,386,794	1,314,618	745,441,767	223,903,561	42,492,984	945,871	265,450,674	479,991,093	467,466,030
Equipment										
Computers 14	141,256,742	23,265,444	9,630,616	154,891,570	65,964,344	22,713,366	9,173,895	79,503,815	75,387,755	75,292,398
Containers 135	135,615,840	1	1,050,000	134,565,840	33,954,857	6,402,185	461,712	39,895,330	94,670,510	101,660,983
Furniture & 159	159,407,852	20,476,641	'	179,884,493	73,367,890	10,013,299	'	83,381,189	96,503,304	86,039,962
Fixtures										
Office 8;	83,296,752	11,183,317	102,700	94,377,369	49,758,482	4,801,793	70,255	54,490,020	39,887,349	33,538,270
Equipment										
SS	4,903,497	1,541,359		6,444,856	2,368,556	245,299	1	2,613,855	3,831,001	2,534,941
& Chain Pulley										
Sub-Total 5,488	5,488,289,276	637,137,661	210,599,561	5,914,827,376	1,857,016,488	397,178,268	179,887,030	2,074,307,726	3,840,519,650	3,631,272,788
Intangible Assets										
Computer Software	144,425,524	2,319,941	1	146,745,465	49,289,549	23,640,802	1	72,930,351	73,815,114	95,135,975
Capital Work-in-Progress										
Capital Work-in-Progress 7;	73,990,595	56,190,601	100,455,340	29,725,856	1	1	1	1	29,725,856	73,990,595
Total 5,706	5,706,705,395	695,704,203	311,054,902	6,091,298,697	1,906,306,037	420,819,070	179,887,030	2,147,238,077	3,944,060,620	3,800,399,358
Previous Year 4,997	4,997,499,915 1	1,019,915,250	310,709,770	5,706,705,394	1,696,418,257	378,696,718	168,808,953	1,906,306,036	3,800,399,357	3,092,905,630

10. Fixed Assets

(q)

respectively aggregating Rs. 145,991,771 was transferred to Capital Reserve. Depreciation for the year includes Rs.37,976 in respect of the above revaluations. The net depreciation charged for the year is arrived at as follow:-

	31st March 2013	31st March 2012
Depreciation for the Year	420,819,070	378,696,718
Less: transfer from revaluation reserve on account of		
Depreciation on revalued amount	37,976	37,976
Net depreciation charged to statement of Profit and Loss	420,781,094	378,658,742

Buildings include those on leasehold land

(C)

11. NON-CURRENT INVESTMENTS

Particulars	31st	March 2013	31st	March 2012
	Nos.	Rupees	Nos.	Rupee
Long Term Investments (At Cost)				
Trade Investments: Fully Paid Equity Shares of Joint Stock Companies				
Unquoted:- Joint Ventures Ann Sofie Scan ApS, Denmark (see note below)				28,693,92
(Equivalent to DKK 3,824,750)	-	-	-	20,073,72
Transystem Logistics International Pvt Ltd of Rs 10 each	3,920,000	39,200,000	3,920,000	39,200,00
Subsidiaries TCI Global (Sanghai) Co. Ltd., China (equivalent to Yuan 5,032,958)		34,730,436		34,730,43
Transport Co of India (Mauritius) Ltd.,	-	04,700,400	-	04,700,40
of Mauritius Rupees 10 each	36,000	547,120	36,000	547,12
TCI Properties (Pune) Ltd.of Rs. 10 each	50,000	500,000	50,000	500,00
TCI Distribution Centres Ltd of Rs. 10 Each	-	-	143,700	1,437,00
Infinite Logistics Solutions Pvt Ltd of Rs. 10 each (510,000 Share allotted during the year)	1,530,000	15,300,000	1,020,000	10,200,00
TCI Express Pte. Ltd., Singapore of SG\$ 1 each	38,002	1,304,358	38,002	1,304,35
TCI Global Holdings (Mauritius) Ltd. of US \$ 10 each (Including 87750 shares alloted during the year)	413,940	197,982,706	326,190	151,347,90
Associates				
XPS Cargo Services Ltd. of Rs 10 each TCI Distribution Centres Ltd of Rs. 10 Each	300,000 143,700	3,000,000 1,437,000	300,000	3,000,00
Fully Paid Preferance Shares of a Associates TCI Distribution Centres Ltd -11%				
Redeemable non-cumulative of Rs 100 each	622,000	62,200,000	622,000	62,200,00
Sub-Total		356,201,620		333,160,74
Non-Trade Investment				
Quoted:- Fully Paid Equity Shares: Associates				
TCI Developers Ltd. of Rs. 10 each	100,000	1,000,000	100,000	1,000,00
Others				1 0 5 0 5 5
Infosys Technologies Ltd. of Rs 5 each Edelweiss Capital Ltd of Rs 1 each	1,200 9,820	1,852,020 1,243,342	1,200 9,820	1,852,02 1,243,34
Reliance Industries Ltd of Rs 10 each	9,820 3,624	2,752,134	9,820 3,624	2,752,13
Mutual Funds: JM Basic Fund	149,753	5,000,000	149,753	5,000,00
Debentures and Bonds		, , –	.,	, ,
National Highway Authority of	1236	1 236 000	1 024	1 224 00
India Bonds of Rs 1,000 each	1230	1,236,000	1,236	1,236,00
Sub-Total		13,083,496		13,083,49

(I) Anne Sofie Scan Aps, the joint venture company, was liquidated and final payment on liquidation has been received during the year. The loss on this account has been adjusted against the provision of Rs 100 lacs, made in the year 2011-12 and excess provision of Rs 32.54 Lacs written back as an Exceptional item.

Particulars	31st March 2013 31st March		31st March 2012
	Nos.	Rupees	Nos. Rupee
 (ii) The company has made investment in share capital and loans and advances to its overseas wholly owned subsidiaries namely TCI Global (Shanghai) Co. Ltd, TCI Express Pte.Ltd and Transport Co of India (Mauritius) Ltd of Rs 3.70 crores. The net worth of these subsidiaries has substantially eroded because of losses incurred from year-to-year. A provision of Rs 3 crores was made during the year 2011-12 and a further provision of 70 lacs made in these accounts as an exceptional item for diminution in value of investment and possible losses that may arise in respect of loans and advances. He aggregate provision of Rs 3.70 Crores is considered adequate by the management at this stage (iii) The company has made investment in hare capital of its wholly owned subsidiary TCI Global Holdings (Mauritius) Ltd of Rs 19.80 crore (including 4.66 crore made during the year). The networth of the subsidiary as substantially eroded because of losses incurred from year-to-year. Because of the strategic nature of the investment, improved performance during the year and considering that the subsidiary is proposed to be merged with the parent shortly, the management does not consider it necessary to make the provision for any diminution in the value of investment. 		(37,000,000)	(30,000,000
Sub-total		(37,000,000)	(40,000,000
Total		332,285,116	306,244,24
Market value of quoted investments 2. LONG TERM LOANS & ADVANCES		25,053,372	21,346,72
Particulars	;	31st March 2013	31st March 201
		Rupees	Rupee
Unsecured			
Capital advances		67,629,524	107,993,91
Loan and advances to subsidiaries		7,238,530	8,382,88
Advances & deposits with others		176,786,630	9,669,71
		251,654,684	126,046,50
Considered good		243,884,973	116,376,79
Considered doubtful		7,769,711	9,669,71
Less: Provision made for doubtful advances & deposits	_	(7,769,711)	(9,669,71
Total		243,884,973	116,376,79
3. OTHER NON-CURRENT ASSETS			
Deferred Employee Stock Option Compensation		7,436,683	5,820,41
 INVENTORIES (As taken, valued and certified by the manage At lower of cost and net realisable value 	ement)		
Ship fuels & consumables		21,478,714	19,636,83
5. TRADE RECEIVABLES Unsecured			
Outstanding for more than six month from the due date			
Considered good		225,235,031	
Considered good Considered doubtful		13,132,359	5,000,00
Considered good	_	13,132,359 (13,132,359)	5,000,00 (5,000,000
Considered good Considered doubtful Less: Provision for doubtful debts	_	13,132,359 (13,132,359) 225,235,031	5,000,00 (5,000,000 115,988,72
Considered good Considered doubtful	_	13,132,359 (13,132,359)	115,988,72 5,000,00 (5,000,000 115,988,72 2,957,572,65 3,073,561,38

16. CASH & BANK BALANCES

Particulars	31st March 2013 Rupees	31st March 2012 Rupees
Cash in Hand	5,255,351	3,669,580
Balances with Banks		
In Current accounts	121,850,212	86,728,870
In EEFC accounts	_	285,234
In Deposit accounts	29,390,788	32,224,569
Unpaid dividend accounts (Earmarked)	8,340,168	6,712,878
Total	164,836,519	129,621,131

Some of the fixed deposit receipts are deposited with Banks against borrowings and guarantees issued.

17. SHORT TERM LOANS & ADVANCES

Total	564,147,804	642,814,711
Less : Provision for doubtful balances and advances	(15,315,581)	_
	579,463,385	642,814,711
Operational advances	81,408,753	91,328,885
Accrued Income	2,203,067	3,091,561
Tax deducted at source	383,186,632	294,640,242
CENVAT credit receivable	7,299,538	2,503,073
Prepaid expenses	13,738,828	24,016,067
Loans and advances to employees	11,017,845	10,119,288
Security deposits with customers	43,558,278	105,178,319
Advances & deposits with Landlords	37,050,444	111,937,276
Unsecured considered good		

18. OTHER CURRENT ASSETS

Deferred employee stock option compensation	4,530,397	7,962,666

In the opinion of the Board, assets other than fixed assets and non-current investments have a value on realisation in the ordinary course of business at least equal to the amount at which they are stated

18,470,072,660	17,308,680,661
74,295,507	72,877,906
964,538,021	885,574,514
3,442,629	12,570,488
19,512,348,817	18,279,703,569
6,546,370	4,542,425
6,175,551	4,200,480
1,813,260	1,294,440
12,290,649	19,807,511
—	656,469
4,960,854	5,311,900
5,439,202	3,498,852
16,758,254	3,984,488
53,984,140	43,296,565
	74,295,507 964,538,021 3,442,629 19,512,348,817 6,546,370 6,175,551 1,813,260 12,290,649 4,960,854 5,439,202 16,758,254

21. OPERATING EXPENSES

Particulars	31st March 2013 Rupees	31st March 2012 Rupees
Freight	12,955,874,037	11,906,287,847
Vehicles' Trip Expenses	1,273,368,171	1,320,482,493
Tyres & Tubes etc.	77,850,274	77,515,353
Warehouse Rent	180,890,833	148,441,924
Warehouse Expenses	318,513,741	389,660,539
Other Transportation Expenses	245,091,481	188,814,794
Claims for Loss & Damages (Net)	4,859,532	14,752,003
Commission	2,272,802	1,359,502
Vehicles' Taxes	37,251,633	38,688,216
Vehicles' and Ship Insurance	30,654,383	28,088,436
Power, Duel and Water Charges	273,320,619	243,818,934
Stores & Spare Parts Consumed	69,634,788	50,803,514
Port and Survey Expenses	43,076,336	38,560,675
Stevedoring and Cargo Expenses Wages, Bonus and Other Expenses - Floating Staff	198,063,374 88,011,287	175,859,903 103,713,957
Contribution to Provident & Other funds -Floating Staff	368,412	455,750
Clearing and Forwarding Expenses	4,315,985	10,961,558
Total		
	15,803,417,688	14,738,265,398
2. EMPLOYEE BENEFITS EXPENSES		700 001 00/
Salaries, Wages & Bonus Others	884,355,944	783,091,086
Contribution to Provident & Other funds	74,534,596	73,867,436
Contribution to Employees' State Insurance	20,128,483	20,045,413
Staff Welfare & Development Expenses Employees Stock Option Scheme	80,067,882 7,203,499	86,249,518 6,973,760
Total	1,066,290,404	970,227,213
3. FINANCE COST		
Interest Expenses	321,744,090	332,838,449
4. OTHER EXPENSES		
(A) ADMINISTRATIVE EXPENSES		
Rent	202,153,009	187,221,128
Rates and Taxes	9,976,983	7,805,754
Insurance	11,870,160	6,953,931
Telephone Expenses	36,390,203	43,652,657
Printing and Stationery	37,020,370	31,346,876
Travelling Expenses	141,311,675	131,989,984
Legal Expenses	7,016,483	7,763,999
Postage and Telegram	18,070,897	16,431,850
Electricity Expenses	36,482,341	31,636,847
Bank Charges	14,476,451	13,208,241
Advertisement Expenses	7,960,952	10,178,087
Office Maintenance & Security exp.	112,368,766	102,995,812
E mail/I. net/Telex Expenses	26,161,316	28,279,268
Consultancy & Internal Audit fee (I)	15,031,902	15,049,551
Conference & Seminar exp.	11,212,640	11,144,538
Miscellaneous Expenses	54,271,904	45,722,761
Commission & Fee's to Directors Remuneration to Auditors	2,449,664	2,800,000
Audit Fees	794,296	794,296
Tax Audit Fees	494,921	494,921
Other Services	4,520	34,520
Lease Rent Payments	21,050	21,050
Bad Debts and Irrecoverable Balances Written Off (ii)	42,514,265	38,927,174
Agricultural Expenses (Net of income)	1,199,508	860,737
Charity & Donations	29,446,854	29,074,856
Loss on Sale of Assets	.4,643,121	
Loss on Sale of Investment in Subsidiary		4,216,816
Exchange Difference	3,081	1,417,331
Sub-Total	823,347,332	770,022,985
	020,047,002	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,

(i) Includes Rs 18,00,000 paid to one director for services of a professional nature (Previous year Rs 13,50,000)
 (ii) Includes provision of Rs 215,47,940 (Previous year - Rs. 126,69,710)

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Particulars	31st March 2013 Rupees	31st March 2012 Rupees
(B) REPAIRS & MAINTENANCE EXPENSES	Vui au	
Motor Trucks	158,169,039	179,713,695
Other Vehicles	29,591,977	30,771,710
Ships	25,349,267	20,881,515
Dry Docking Expenses	64,814,845	56,893,906
Plant & Machinery	20,951,224	27,591,193
Computers	32,895,098	22,838,757
Buildings	38,663,198	17,107,108
Sub Total	370,434,648	355,797,884
Total	1,193,781,980	1,125,820,869

25. RELATED PARTY DISCLOSURES

i.	Key Management Personnel: Mr. D.P. Agarwal Mr. Chander Agarwal	Mr. Vineet Agarwal
ii.	Relatives of Key Management Personnel: Mrs. Priyanka Agarwal (Wife of Mr. Vineet Agar	I)
iii.	Associates:	
	TCI Global Logistics Ltd	TCI Exim Pvt. Ltd.
	Bhoruka Finance Corporation of India Ltd	XPS Cargo Services Ltd
	TCI Industries Ltd	TCI India Ltd
	Bhoruka International Pvt. Ltd	TCI Warehousing (MH) – Partnership firm
	TCI Properties (Guj) – Partnership firm	TCI Properties (South) – Partnership firm
	TCI Properties (Delhi) – Partnership firm	TCI Properties (NCR) – Partnership firm
	TCI Developers Ltd.	TCI Infrastructure Ltd.
	TCI Properties (West) Ltd.	TCI Apex Pal Hospitality Pvt. Ltd.
	TCI Distribution Centres Ltd.	
iv.	Subsidiaries/ Step Down Subsidiaries:	
	PT TCI Global, Indonesia	TCI Holding SA & E Pte. Ltd.Singapore
	TCI Global (Thailand) Co. Ltd., Thailand	TCI Global (HKG) Ltd., Hong Kong
	TCI Global Pte Ltd., Singapore	TCI Global Logistik Gmbh, Germany
	TCI Global (Shanghai) Co. Ltd., China	Transport Co of India (Mauritius) Ltd., Mauritiu
	TCI Holdings Asia Pacific Pte. Ltd., Singapore	TCI Express Pte. Ltd., Singapore
	TCI Global Netherlands B.V., Netherlands	TCI Global (Malaysia) Sdn Bhd, Malaysia
	TCI Global Holdings (Mauritius) Ltd., Mauritius	TCI Global Brazil Logistica Ltda, Brazil
	TCI Holdings Netherlands B.V., Netherlands	Infinite Logistics Solutions Pvt. Ltd.
	TCI Properties (Pune) Ltd.	
v.	Joint Venture	
-	Transystem Logistics International Private Ltd.	
Ag	gregate amounts related to 49% interest	TCI in Transystem: (Rs. In Millia
	ets as on 31.03.2013 719.15	Income for the year ended 31.03.2013 1631.
Lia	bilities as on 31.03.2013 589.28	Expenses for the year ended 31.03.2013 1418.

	Nature of Transaction	Nature of Relation	Amount(Rupees)	Amount(Rupees
			31st March 2013	31st March 201
	Transactions during the year:			
	Income:			
	Freight Income	Associates Joint Ventures	- 454,018,273	30,839 425,432,849
		Subsidiaries/Step-down subsidiaries	8,225,250	1,201,408
	Logistics Services	Joint Ventures	50,082,768	40,383,880
	Logistics Dervices	Associates	21,471	40,000,000
	Interest Received	Joint Venture	,	259,52
		Associates	-	161,31
		Subsidiaries/Step-down subsidiaries	103,998	
	Expenditure:			
	, Freight Expenses			
	reigin zapeneee	Joint Venture	9,024,417	18,260,51
		Subsidiaries/Step-down subsidiaries	124,907,607	38,716,27
	Fuel Purchases	Associates	46,538,385	38,921,85
	Vehicle Maintenance	loint Ventures	6,082,689	5,097,27
	Rent Paid	Associates	46,325,550	37,973,26
	Keni Fala	Key Management Personnel	750,000	784,60
		Relatives of Key Management Personnel	768,600	600,00
	Interest Paid	Associates	31,300	150,60
	Remuneration and Commission	Key Management Personnel	84,180,268	83,292,32
			, ,	/-/
	Finance & Investment:			
	Investments Made	Subsidiaries	51,734,801	60,993,40
	Loans Given	Subsidiaries/Step-down subsidiaries	1,445,260	10,559,93
		Associates	-	8,000,00
	Refund of Loans Given	Joint Ventures	-	9,079,56
		Associates	-	8,000,00
		Subsidiaries/Step-down subsidiaries	2,589,611	19,059,92
	Loans Taken	Associates Associates	- 11,000,000	5,500,00
	Refund of Loans Taken	Associates	11,000,000	5,500,00
	Refund of Loans Taken	Associates	11,000,000	5,500,00
	Advances/ Deposits Given	Associates	515,455	3,955,45
	Advances/ Deposits Taken	Key Management Personnel	010,400	2,000,00
		Associates	-	2,000,00
	Refund of Advances/ Deposits Taken	Associates Key Management Personnel	2,000,000	101,96
	Investments Sale	Joint Venture	28,693,926	101,70
	invesiments Sule	Subsidiary/Step-down Subsidiary	- 20,070,720	545168
	Balances as at the year end			
•	Assets:			
	Assets: Investments Made	Associates	67,637,000	67,637,00
		Joint Ventures	39,200,000	67,893,92
		Subsidiaries	250,364,620	198,629,81
	Loans & Advances Given	Subsidiaries/Step-down Subsidiaries	7,238,531	8,382,88
	Trade Receivables	Joint Ventures	68,248,582	30,911,01
		Subsidiaries/Step-down subsidiaries	-	1,766,46
		Associates	-	8622
	Advances/ Deposits Given	Associates	20,505,197	22,202,98
		Joint Ventures Key Management Personnel	- 640,500	1,216,68 640,50
		Relatives of Key		
		Management Personnel	240,000	240,00
	Liabilities:			
	Trade Payables	Associates	24,277	
		Joint Ventures	2,311,269	2,882,05
		Subsidiaries/ Step-down subsidiaries	5,657,660	3,537,70
	Advances/ Deposits Taken	Joint Ventures	570,000	

26. SEGMENT INFORMATION

		111 Z. 12	
Particulars	Divisions	31st March 2013 Rupees in Millions	31st March 2012 Rupees in Millions
		•	•
Revenue			
Segment Revenue	Freight Division	7779.61	7857.79
	XPS Division	5564.07	4953.26
	Supply Chain Solutions Division Seaways Division	5200.48 974.53	4526.38 930.79
	Energy Division	74.50	72.88
	Global Division	_	48.86
		19593.19	18389.96
	Less: Inter Segment Revenue	(59.03)	(78.40)
Net Income from Operations		19534.16	18311.56
Segment Results	Freight Division	149.81	247.40
	XPS Division	410.53	381.80
	Supply Chain Solutions Division	381.26	363.50
	Seaways Division	85.90	117.10 32.60
	Energy Division Global Division	35.18	(34.60)
Unallocated Corporate Income		15.65	
(Net of Unallocated Corporate Expenses) Interest Expenses (Net of Income)			(37.80) (332.80)
Profit Before Tax		(321.74) 756.57	(332.80) 737.20
		750.57	/3/.20
Other Information			
Segment Assets	Freight Division	2182.38	1910.82
	XPS Division	1083.99	974.54
	Supply Chain Solutions Division Seaways Division	1979.07 893.13	1826.26 861.25
	Energy Division	346.04	374.42
	Global Division	-	26.08
	Unallocated Corporate Assets	2360.19	1984.67
Total Assets		8844.80	7958.04
Segment Liabilities	Freight Division XPS Division	155.41 211.24	131.33
	Supply Chain Solutions Division	391.30	149.93 406.33
	Seaways Division	3.58	18.19
	Energy Division	0.20	-
	Global Division	-	1.00
Revenue	Unallocated Corporate Liabilities	540.74	253.78
Total Liabilities		1302.46	960.56
Capital Expenditure	Freight Division	49.81	101.42
	XPS Division	37.29	54.66
	Supply Chain Solutions Division	321.87	269.76
	Seaways Division Energy Division	1.29	221.18
	Global Division	_	0.21
	Unallocated Capital Expenditure	185.00	251.87
Total Capital Expenditure		595.25	899.10
Depreciation	Freight Division	82.88	73.42
	XPS Division Supply Chain Solutions Division	44.39 219.33	53.25 179.09
	Seaways Division	46.70	44.71
	Energy Division	27.47	27.46
	Global Division	_	0.71
Total Depreciation		420.78	378.65

The Company operates mainly in India and therefore there are no separate geographical segments.

27. DISCLOSURES PURSUANT TO ACCOUNTING STANDARD-15 : EMPLOYEE BENEFITS

Particulars	31st March 2013 Rupees	
	Gratuity Funded	Leave Encashmen Unfunded
A. Components of Employer Expense		
(i) Current Service Cost	13,584,928	5,140,365
(ii) Interest Cost	10,593,633	1,786,146
(iii) Expected Return on Plan Assets	(10,718,158)	
(iv) Actuarial Losses/(Gain)	(2,881,041)	8,490,516
Total Expenses Recognised in the Statement of Profit & Loss Account	10,573,362	15,417027
The Pension and Gratuity Expenses have been recognised in "Contri Encashment in Salaries/Wages and Bonus under note 22	bution to Provident and	other Funds" and Leave
B. Actuarial (Gain)/Loss on Planned Assets:		
(i) Actual return on plan assets	12,880,543	
(ii) Expected return on plan assets	10,718,158	
Áctuarial gain/ (Loss)	2,162,385	
C. Net Assets/(Liability) Recognised in Balance Sheet"		
(i) Present Value of Defined Benefit Obligation	140,879,496	24,376,16
(ii) Fair Value of Plan Assets	130,299,095	
(iii) Status [Surplus(Deficit)]	(10,580,401)	(24,376,162
(iv) Unrecognised Past Service Cost		
(v) Net Assets/(Liability) Recognised in Balance Sheet	(10,580,401)	(24,376,162
D. Change in Defined Benefit Obligation (DBO)		
(i) Present Value of DBO at theBeginning of Period	132,784,203	22,388,160
(ii) Current Service Cost	13,584,928	5,140,36
(iii) Interest Cost	10,593,633	1,786,140
(iv) Actuarial Losses/(Gain)	(718,656)	8,490,510
(v) Benefits Paid	(15,364,612)	(13,429,025
(vi) "Present Value of DBO at theEnd of Period"	140,879,496	24,376,16
E. Change in Fair Value of Asset		
 (i) "Plan Assets at the Beginning of Period" (ii) Acquisition Adjustment 	111,919,164	
(ii) Expected Return on Plan Assets	10,718,158	
(iv) Actuarial Losses/(Gain)	2,162,385	
(v) Actual Company Contributions	20,864,000	
(v) Benefits Paid	(15,364,612)	
(vii) Plan Assets at the End of Period	130,299,095	
(F) Actuarial Assumptions		
(F) Actuarial Assumptions (i) Discount Rate (%)	8.00	8.00

*The estimated of future salary increases, considered in actuarial valuations take account of inflations, seniority, promotion and other relevant factors such as supply and demand factors in the employment market.

(G)Major Category of Plan Assets as % of the Total Plan Assets		
(i) "Government Securities/Special Deposits with RBI"	23	-
(ii) Mutual Funds	76	-

28. CONTINGENT LIABILITIES AND COMMITMENTS

Particulars	31st March 2013 Rupees Million	31st March 2012 Rupees Million
(a) Contingent liabilities not provided in respect of following Trade Tax/ Octroi/ Duty/ ESI and other demands under dispute Guarantees and Counter Guarantees Outstanding Income Tax demands under dispute	38.33 254.13 146.10	42.24 221.85 447.01
(b) Commitments Estimated amount of contracts remaining to be executed on capital account and not provided for net of advance on tangible assets	116.88	99.27

29. EARNING PER SHARE

Particulars	Unit	31st March 2013	31st March 2012
Net Profit after tax available for equity share holders- for Basic and Diluted EPS	Rupees	519,452,730	518,428,078
Weighted average no. of Equity Shares for Basic EPS	Nos.	72,805,727	72,682,644
Add: Adjustments for stock options	Nos.	275,074	288,971
Weighted average no. of Equity Shares for Diluted EPS	Nos.	73,080,802	72,971,616
Nominal Value of Equity Shares	Rupees	2.00	2.00
Basic Earnings per Equity Share	Rupees	7.13	7.13
Diluted Earnings per Equity Share	Rupees	7.11	7.10

30. IN RESPECT OF ASSETS TAKEN UNDER NON-CANCELLABLE OPERATING LEASE, THE FUTURE MINIMUM LEASE PAYMENTS AS ON 31ST MARCH 2013 ARE:

Particulars	31st March 2013 Rupees	31st March 2012 Rupees
Not later than one year	21,050	21,050
Later than one year and not later than five years	84,200	84,200
Later than five years	147,350	168,400
Total	252,600	273,650

31. PREVIOUS YEAR FIGURE'S HAVE BEEN REGROUPED /REARRANGED WHEREVER CONSIDERED NECESSARY

32. ADDITIONAL INFORMATION

Expenditure in Foreign Currency

(a) Capital Goods	_	203,063,461
(b) Investments in Subsidiaries & Joint Venture	51,734,801	60,993,400
(c) Advances to Joint Venture/ Subsidiaries	_	8,382,882
(d) Shipping Freight & Port Disbursements	_	5,701,322
(e) Travelling Expenses	8,141,882	12,931,967
(f) Conference & Seminar	480,330	936,672
(g) Consultancy Charges/ Professional Fees	_	34,590
(h) Subscription	122,617	223,941
(i) Interest	_	7,228,898
(j) Staff Training Programmes	1,483,938	4,194,697
(k) Insurance	2,963,295	4,246,407
(I) Dry- Dock Expenses	69,632,983	49,730,899
(m) Spare Parts	18,149,935	10,651,329
(n) Other Ship Operating Expenses	5,701,310	3,993,635
(o) Commission	_	8,356,166
(p) Others	1,402,937	1,417,331
Earning in Foreign Currency During The Year		
(a) Freight Income	171,219,004	139,712,304
(b) Interest Income	_	259,521
(c) Others	_	1,088,890

C.I.F. Value of Imported & Indigenous Stores and Spare Parts Consumed

Particulars	% of Total	31st March 2013	% of Total	31st March 2012
	Consumption	Rupees	Consumption	Rupees
(a) Imported	26	18,149,935	21	10,651,329
(b) Indigenous	74	51,484,853	79	40,152,185

33. SIGNIFICANT ACCOUNTING POLICIES OF THE FINANCIAL STATEMENT

1. Recognition of Income and Expenditure

- Income and expenditure are recognized on accrual basis in accordance with the applicable accounting standards and (a) provision is made for all known losses and liabilities. Freight income is accounted when goods are delivered by the company to customers, except in case of the Seaways
- (b) Division where freight income is accounted when the ship sails out of the port.
- Freight expenses are accounted when hired vehicles deliver goods to the Company at destination. Having regard to the size of operations and the nature and complexities of the Company's business, freight received/ (c) (d) paid in advance is accounted as income/expense on payment. Year-end liability in respect of claims for loss and damages is provided as calculated by claims recovery agents except
- (e) in case of the Seaways Division where such liability is provided as calculated by the Company's claim department

2. Gratuity and Leave Encashment

A provision for gratuity and leave encashment liability to employees is made on the basis of actuarial valuation. Gratuity liability is paid to the approved Gratuity Fund.

3. Depreciation

Depreciation is provided on straight-line method at rates specified in schedule XIV to the Companies Act, 1956 except for pallets and bins included under plant and machinery, the cost whereof are amortized over a period of five years from the date of purchase. Depreciation on additions/ deductions is calculated pro-rata from / to the month of addition / deduction. Individual assets whose actual cost does not exceed Rs. 5,000, except pallets and bins, are fully depreciated in the year of purchase.

4. Fixed Assets

- Fixed Assets are stated at cost and/or at revaluation
- (a) (b) Depreciation on the amount added to Fixed Assets on revaluation is adjusted by transfer of equivalent amount from capital reserve created on revaluation of fixed assets to Profit and Loss Account

5. Investment

- (a) Investments that are readily realizable and intended to be held for not more than a year are classified as current investments. All other investments are classified as long term investments.
- Current investments are carried at lower of cost and fair value determined on an individual investment basis. Long term (b) investments are carried at cost. However, provision for diminution in value is made to recognize a decline other than temporary in the value of the investments.

6. Inventories

Inventories are valued of lower of cost and net realisable value

7. Foreign Exchange Transactions:

(a) Initial recognition

All transactions in foreign currency are recorded at the rate of exchange prevailing on the dates when the relevant transactions take place.

(b) Measurement of foreign currency monetary items at the balance sheet date

Monetary items in foreign currency at the year end are converted in Indian Currency at the year end rates. In terms of the amendments to Accounting Standard 11 on The Effects of Changes in Foreign Exchange Rates, exchange differences relating to long-term monetary items are dealt with in the following manner:

- (i) Exchange differences relating to long-term monetary items, arising during the year, in so far as they relate to the acquisition of a depreciable capital asset are added to/ deducted from the cost of the asset and depreciated over the balance life of the asset.
- (ii) In other cases such differences are accumulated in a "Foreign Currency Monetary Item Translation Difference Account" and amortised over the balance life of the long-term monetary item.
- Treatment of exchange differences (c)

Any income or expense on account of exchange difference either on settlement or translation is recognised in the profit and loss account

(d) In respect of Forward Exchange contracts entered into to hedge foreign currency risks, the difference between the forward rate and exchange rate at the inception of the contract is recognised as income or expense over the life of the contract.

8. Taxation

Provision for tax is made for both current and deferred taxes. Provision for current income tax is made on the current tax rates based on assessable income. Provision for current income tax on income from shipping activities is made on the basis of deemed tonnage income of the Company.

The company, except for its Seaways division, provides for deferred tax based on the tax effect of timing differences resulting from the recognition of items in the accounts and in estimating its current tax provision. The effect on deferred taxes of a change in tax rate is recognized in the year in which the change is effected.

9. Impairment of Assets

The company assesses at each Balance Sheet date whether there is any indication that any asset may be impaired and if such indication exists, the carrying value of such asset is reduced to its recoverable amount and a provision is made for such impairment loss in the profit and loss account.

In terms of our Report of even date

for **R S AGARWALA & Co.** S. M. Datta

For	and	on	behalf	of	the	Board	

O. Swaminatha Red	ldy K. S. Mehta
Director	Director

D. P. Agarwal Vice Chairman & Managing Director

R. S. Agarwala Partner Membership No. F-5534 Camp: Gurgaon Date: May 15, 2013

Chartered Accountants

Firm Regn. No. 304045E

Vineet Agarwal

Chairman

Chander Agarwal Joint Managing Director Executive Director

A. K. Bansal Group CFO & Company Secretary

Ashish Tiwari Group Head Accounts & Taxation

Place: Gurgaon Date: May 15, 2013 Statement Pursuant to Section 212 of the Companies act, 1956, Relating to Subsidiary Companies

					Net aggregate far as it concer	Net aggregate of Profit/ (Loss) of the subsidiary company so far as it concerns the members of TCI Limited which are	of the subsidiar of TCI Limited v	y company so which are
			Interest of the Company in the subsidiary companies at the end of their respective financial years	and of	Dealt with in the accounts of the Company amounted to (Rupees in million)	ie accounts of amounted to ion)	Not dealt with in th of the Company ar (Rupees in million)	Not dealt with in the accounts of the Company amounted to (Rupees in million)
Sr. No.	Name of the Subsidiary Company	Financial Year of the subsidiary company ended on	Shareholding (No. of shares)	Extent of Holding (%)	For Subsidiary's Financial Year ended on 31st March 2013	For Previous Financial Years of the subsidiary since it became subsidiary of TCIL	For Subsidiary's Financial Year ended on 31 st March 2013	For Previous Financial Years of the subsidiary since it became subsidiary of TCIL
-	TCI Global Holdings (Mauritius) Ltd.	31st March 2013	413,940 Shares of US\$ 10 each	100%	Ξ	ΪŻ	(0.98)	(2.30)
0	TCI Global (Shanghai) Co. Ltd.	31st March 2013	Equivalent to Yuan 5,032,958	100%	Nil	Zil	(1.16)	(34.56)
ო	TCI Express Pte. Ltd.	31st March 2013	38002 Shares of SG \$ 1 Each	100%	LiI	Zil	(0.20)	(1.43)
4	Transport Co of India (Mauritius) Ltd.	31st March 2013	36,000 Shares of Mauritius					
			Rupees 10 each	100%	Nil	Nil	(0.15)	(0.63)
2	PT. TCI Global	31st March 2013	Nil (Step Down Subsidiary)	100%	LiI	Zil	(1.49)	(7.40)
9	TCI Global Logistik GmbH	31st March 2013	Nil (Step Down Subsidiary)	100%	Lii	Zil	0.45	(2.89)
\sim	TCI Global (HKG) Ltd.	31st March 2013	Nil (Step Down Subsidiary)	100%	LiI	Zil	20.03	(29.53)
ø	TCI Global (Thailand) Co. Ltd.	31st March 2013	Nil (Step Down Subsidiary)	100%	Lii	Zil	(2.47)	(27.67)
6	TCI Global Pte (Singapore) Ltd.	31st March 2013	Nil (Step Down Subsidiary)	100%	LiI	Zil	(0.09)	(53.06)
10	TCI Global Netherlands B. V.	31st March 2013	Nil (Step Down Subsidiary)	100%	Lii	Zil	(0.33)	(0.75)
Γ	TCI Holdings Asia Pacific Pte. Ltd.	31st March 2013	Nil (Step Down Subsidiary)	100%	Ξ.	Zil	(0.08)	(3.88)
12	TCI Global (Malaysia) Sdn Bhd	31st March 2013	Nil (Step Down Subsidiary)	100%	Ξ.	Zil	(0.52)	(4.42)
13	TCI Global Brazil Logistica Ltda	31st March 2013	Nil (Step Down Subsidiary)	100%	Ţ.	Ζ:Ι	11.98	1.66
14	TCI Holdings Netherlands B.V.	31st March 2013	Nil (Step Down Subsidiary)	100%	Ξ.	N:I	7.87	(2.24)
15	TCI Holdings SA & E PTE LTD	31st March 2013	Nil (Step Down Subsidiary)	100%	Ξ.	N:I	(0.16)	(0.18)
16	TCI Properties (Pune) Ltd.	31st March 2013	50,000 Shares of Rs 10 each	100%	Ξ.	Li Z	0.00	(0.03)
17	Infinite Logistics Solutions Pvt. Ltd.	31st March 2013	1,530,000 Shares of Rs 10 each	51%	Z	Zil	0.49	(7.72)
			-				-	

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Statement regarding subsidiary companies in terms of section 212(1) & (B) of the Companies Act, 1956 Financial year ended 31st March 2013

Millions	
Е.	
Rupees	

SI. No	Name of the Subsidiary/ Step Down Subsidiary	Paid-up Capital	Reserves	Total Assets	Other Liabilities	Other Investm- oilities ents (a)	Turnover	Profit/ (Loss) before tax	Provision for Tax	Profit/ (Loss) after tax	Profit/ Proposed Currency (Loss) dividend ter tax	Currency	Exchange rate as on 31st March 2013
-	TCI Global Holdings (Mauritius) Ltd.	225.02	(3.55)	222.02	0.55	Ī		(0.98)	Ī	(0.98)	Ż	US\$	54.36
7	TCI Global (Shanghai) Co. Ltd.	42.08	(35.20)	21.20	14.32	Ξ.	I	(1.16)	ĪŻ	(1.16)	Ξ.	Yuan	8.36
ო	TCI Express Pte. Ltd.	1.66	(1.72)	0.74	0.79	Ν.	0.002	(0.20)	ĪŻ	(0.20)	Ξ.	G\$	43.81
4	Transport Co of India (Mauritius) Ltd.	0.60	(0.77)	0.057	0.22	Ξ.	I	(0.15)	ĪŻ	(0.15)	Ξ.	MUR	1.68
5	PT. TCI Global	27.26	(9.16)	55.28	37.18	Ξ.	48.75	(1.49)	ĪŻ	(1.49)	Ξ.	Rupiah	0.0056
9	TCI Global Logistik GmbH	1.74	(3.49)	0.85	2.60	Ξ.	00.00	0.45	ĪŻ	0.45	Ξ.	Euro	69.69
7	TCI Global (HKG) Ltd.	17.15	(10.93)	9.056	2.83	Ζ.	21.80	20.03	ĪŻ	20.03	Ξ.	HK\$	7.00
Ø	TCI Global (Thailand) Co. Ltd.	31.31	(32.85)	22.27	23.81	Z:I	4.91	(2.47)	Ī	(2.47)	Ξ.	Baht	1.84
6	TCI Global Pte (Singapore) Ltd.	88.85	(29.70)	103.47	43.95	Ξ.	77.76	0.09	ĪŻ	0.09	Ξ.	SG\$	43.81
10	TCI Global Netherlands B. V.	1.25	(1.09)	0.480	0.32	Ξ.	00.00	(0.33)	Ī	(0.33)	Ξ.	Euro	69.66
11	TCI Holdings Asia Pacific Pte. Ltd.	186.45	(3.62)	259.15	76.32	Ξ.	2.23	(0.08)	ĪŻ	(0.08)	ΪŻ	SG\$	43.81
12	TCI Global (Malaysia) Sdn Bhd	4.65	(5.38)	1.06	1.79	ΪŻ	0.74	(0.52)	ĪŻ	(0.52)	ΪŻ	MYR	17.43
13	TCI Global Brazil Logistica Ltda	0.27	13.05	71.84	58.52	ΪŻ	267.21	19.20	7.22	11.98	ĪŻ	R\$	26.84
14	TCI Holdings Netherlands B.V.	21.97	5.46	33.90	6.47	ΪŻ		7.87	ĪŻ	7.87	ΪŻ	Euro	69.66
15	TCI Holdings SA & E PTE LTD	24.50	(0.34)	24.25	0.10	ĪŻ	I	(0.16)	Ī	(0.16)	Zil	SG\$	43.81
16	TCI Properties (Pune) Ltd.	0.50	(0.04)	0.47	0.01	ĪŻ	1	'	1	I	ΪŻ	INR	
17	Infinite Logistics Solutions Pvt. Ltd.	30.00	(7.23)	32.88	10.11	Nil	176.59	0.83	0.34	0.49	Nil	INR	
(a)	Excluding investment in subsidiaries												
(q)	The annual accounts of subsidiaries and step down subsidiaries with related detailed information are available for inspection by the members at the registered	and step dov	vn subsidiari	es with rela	ited detailed	information	ı are availak	ole for insp∈	sction by the	members c	at the registe	:red/	

The annual accounts of subsidiaries and step down subsidiaries with related detailed information are available for inspection by the members at the registered/ Exciuaing investment in subsidiaries

corporate office of the company

Independent Auditors' Report on Consolidated Financial Statements

To The Board of Directors of Transport Corporation Of India Limited.

Report on the Consolidated Financial Statements

We have audited the accompanying consolidated financial statements of Transport Corporation of India Ltd. ("the Company"), and subsidiaries, jointly controlled entities and an associate company, collectively called 'the TCI Group' (refer Note 27), which comprise the Consolidated Balance Sheet as at 31st March 2013, the Consolidated Statement of Profit and Loss and the Consolidated Cash Flow Statement for the year then ended, and a summary of significant accounting policies and other explanatory information.

Management's Responsibility for the Consolidated Financial Statements

The Company's Management is responsible for the preparation of these consolidated financial statements that give a true and fair view of the consolidated financial position, consolidated financial performance and consolidated cash flows of the Group in accordance with accounting principles generally accepted in India including Accounting Standards referred to in section 211(3C) of the Companies Act, 1956 ("the Act"). This responsibility includes the design, implementation and maintenance of internal control relevant to the preparation and presentation of the consolidated financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

Auditors' Responsibility

Our responsibility is to express an opinion on these consolidated financial statements based on our audit. We conducted our audit in accordance with the Standards on Auditing issued by the Institute of Chartered Accountants of India. Those Standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the consolidated financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the Company's preparation and presentation of the consolidated financial statements that give a true and fair view in order to design audit procedures that are appropriate in the circumstances. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of the accounting estimates made by management, as well as evaluating the overall presentation of the consolidated financial statements.

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

Opinion

In our opinion and to the best of our information and according to the explanations given to us, and based on consideration of the reports of the other auditors on the financial statements / consolidated financial statements of the subsidiaries and associate referred to below in the **"Other Matter"** paragraph , the aforesaid consolidated financial statements give a true and fair view in conformity with the accounting principles generally accepted in India:

- (a) in the case of the Consolidated Balance Sheet, of the state of affairs of the Group as at 31st March, 2013;
- (b) in the case of the Consolidated Statement of Profit and Loss, of the profit of the Group for the year ended on that date; and
- (c) in the case of the Consolidated Cash Flow Statement, of the cash flows for the year ended on that date.

Other Matter

We did not audit the financial statements/ consolidated financial statements of subsidiaries, jointly controlled entities whose financial statements / consolidated financial statements reflect total assets (net) of Rs 7,086.73 Lacs as at 31st March 2013, total revenues of Rs 18,727.02 Lacs and net cash flows amounting to Rs. 1,408.60 Lacs for the year ended on that date and financial statements of an associate company in which the share of profit of the Group is Rs 0.23 Lacs These financial statements have been audited by other auditors whose reports have been furnished to us by the Management and our opinion on the consolidated financial statements to the extent they have been derived from such financial statements, is based solely on the reports of such other auditors.

We have relied on the unaudited financial statements of certain subsidiaries which reflect total assets (net) of Rs 3,008.10 Lacs, total revenue of Rs 799.90 Lacs and net cash flows amounting to Rs.(102.90) Lacs for the year ended 31st March 2013. These unaudited financial statements as approved by the respective Board of Directors of these companies have been furnished to us by the Management and our report in so far as it relates to the amounts included in respect of these subsidiaries is based solely on such approved unaudited financial statements.

Our opinion is not qualified in respect of this matter.

For **R S Agarwala & Co.** Chartered Accountants Firm's Regn. No. 304045E

R S Agarwala Partner Membership No. F-5534

Consolidated Balance Sheet as at 31st March 2013

	Note	31st March 2013 Rupees	31st March 2012 Rupees
EQUITY AND LIABILITIES			
Shareholders' Funds			
Share Capital	1	145,652,000	145,430,380
Reserves and Surplus	2	4,224,225,629	3,637,213,230
		4,369,877,629	3,782,643,610
Minority Interest		11,158,213	24,455,609
Non-Current Liabilities			
Long-Term Borrowings	3	673,524,697	839,270,604
Deferred Tax Liability (net)	4	314,769,397	317,284,958
Other Long-Term Liabilities	5	3,903,692	239,689
Long Term Provisions	6	3,127,451	
		995,325,237	1,156,795,251
Current Liabilities	_		0.150.00///50
Short-Term Borrowings	7	2,419,398,698	2,153,286,659
Trade Payables	8	877,614,332	873,469,866
Other Current Liabilities	9	561,340,583	514,394,558
Short-Term Provisions	10	415,718,000	227,470,701
		4,274,071,613	3,768,621,784
TOTAL		9,650,432,692	8,736,516,254
ASSETS			
Non-Current Assets			
Fixed Assets	11		
Tangible Assets		4,098,608,164	4,062,874,684
Intangible Assets		75,225,738	96,009,883
Capital Work-in-Progress		50,838,650	78,216,198
Goodwill on Consolidation		2,176,935	3,244,669
Non-Current Investments	12	79,715,610	16,587,976
Long-Term Loans and Advances	13	237,030,278	108,559,321
Other Non-Current Assets	14	7,436,683	5,820,415
		4,551,032,058	4,371,313,146
Current Assets			
Inventories	15	21,478,714	19,636,836
Trade Receivables	16	3,951,096,399	3,364,499,303
Cash and Bank Balance	17	459,987,278	307,295,368
Short-Term Loans and Advances	18	662,265,022	664,937,352
Other Current Assets	19	4,573,221	8,834,249
		5,099,400,634	4,365,203,108
TOTAL		9,650,432,692	8,736,516,254
THE NOTES FORM AN INTEGRAL PART O THESE CONSOLIDATED FINANCIAL STAT			
In terms of our Report of even date	For and on b	ehalf of the Board	
for R S AGARWALA & Co. S. M. Datta	O. Swaming	atha Reddy K. S. Mehta	D. P. Agarwal

for **R S AGARWALA & Co.** S. Chartered Accountants С Firm Regn. No. 304045E

5. M. Datta	O. Swaminatha Reddy	K. S. Me
Chairman	Director	Director

R. S. Agarwala Partner Membership No. F-5534 Camp: Gurgaon Date: May 15, 2013

Vineet Agarwal Joint Managing Director Executive Director

Chander Agarwal

A. K. Bansal Group CFO & Company Secretary Vice Chairman & Managing Director Ashish Tiwari Group Head

Accounts & Taxation

Place: Gurgaon Date: May 15, 2013

Consolidated Statement of Profit and Loss for the Year Ended 31st March 2013

	Note	31st March 2013 Rupees	31st March 2012 Rupees
REVENUE			
Revenue from Operations	20	21,305,278,913	19,537,484,526
Other Income	21	73,403,328	56,684,107
TOTAL REVENUE		21,378,682,241	19,594,168,633
EXPENSES			
Cost of Goods Sold	22	_	2,576,138
Operating Expenses	23	17,184,289,504	15,683,208,890
Employee Benefits Expenses	24	1,120,866,331	1,015,335,943
Finance Cost	25	336,313,742	349,999,426
Depreciation and Amortization Expenses (Net)	11	463,986,227	415,684,898
Other Expenses	26	1,262,733,727	1,271,934,834
TOTAL EXPENSES		20,368,189,531	18,738,740,129
Profit Before Tax		1,010,492,710	855,428,504
Tax Expenses			, ,
Current Tax		309,370,068	258,934,058
Deferred Tax		(2,515,561)	4,973,156
Taxes for Earlier Years		8,299,237	(1,896,570)
Profit after Tax		695,338,966	593,417,860
Share of Profit in Associates		22,592	
Share of Profit /(Loss) Transferred to/(from) Minorit	y Interest	240,236	(1,638,953)
Profit for the year		695,121,322	595,056,813
Earning Per Equity of Rs 2 Each Share			
Basic	31	9.55	8.19
Diluted		9.51	8.15

In terms of our Report of even date

For and on behalf of the Board

for R S AGARWALA & Co. Chartered Accountants Firm Regn. No. 304045E	S. M. Datta Chairman	O. Swaminatha Reddy Director	K. S. Mehta Director	D. P. Agarwal Vice Chairman & Managing Director
R. S. Agarwala Partner Membership No. F-5534	Vineet Agarwal Joint Managing Director	Chander Agarwal Executive Director	A. K. Bansal Group CFO & Company Secretary	Ashish Tiwari Group Head Accounts & Taxation
Camp: Gurgaon Date: May 15, 2013	Place: Gurgaon Date: May 15, 2013			

Consolidated Cash Flow Statement for the Year Ended 31st March 2013

A. CASH FLOW FROM OPERATING ACTIVITIES: Net Profit before tax as per statement of Profit and Loss Adjustments for : Depreciation Loss (Profit) on sale of Fixed Assets	10104.93 4639.86 (107.70)	8,554.27
Adjustments for : Depreciation	4639.86	8,554.27
Depreciation		
		4,156.85
LOSS (FIOIII) ON SOLE OF LIXED ASSELS		(210.64)
Share of loss in derecognised Joint Venture/Associate	142.04	-
Lease Rent Payments	0.21	18.63
Interest Payments	3363.14	3,499.99
Interest Received Dividend Income	(373.26) (62.85)	(113.51) (42.09)
	7601.44	7,309.24
Operating profit before Working Capital changes	17,706.37	15,863.51
Adjustments For: Trade and Other Recievables / Long term Advances	(4840.56)	(1,830.88)
Inventories	(18.42)	(53.31)
Trade and Other Payables	238.02	1,204.06
Cash Generated From operations	13,085.42	15,183.37
(Direct Taxes Paid)/Refund received NET CASH FROM OPERATING ACTIVITIES	(2642.28)	(2,712.91)
NET CASH FROM OPERATING ACTIVITIES	10,443.14	12,470.46
B. CASH FLOW FROM INVESTING ACTIVITIES:		
Purchase of Fixed Assets	(6558.55)	(11,509.49)
Sale of Fixed Assets Purchase of Investments	2150.29 (636.32)	448.03 (12.36)
Sale of Investments	5.04	0.75
Interest Received	373.26	113.51
Dividend Received	62.85	42.09
Lease Rent Payments	(0.21)	(18.63)
Loans and Advances	(1300.87) 8.29	1,178.87 4.29
Decrease/ (Increase) in Preliminary Expenses to be written off Increase/ (Decrease) of Capital Reserve on Consolidation	(16.02)	4.29 92.96
Increase/ (Decrease) of Minority Interest/ Goodwill on Consolidation (net)		(8.53)
NET CASH FROM INVESTING ACTIVITIES	(6,076.94)	(9,668.52)
C. CASH FLOW FROM FINANCING ACTIVITIES:		
Proceeds from issue of Share Capital	95.20	120.46
Proceeds from Short Term Borrowings	22752.40	11,707.16
Repayment of Short Term Borrowings	(19752.31)	(8,569.02)
Proceeds from Long Term Borrowings Repayment of Long Term Borrowings	3666.89 (5324.35)	5,316.15 (5,822.93)
Interest Paid	(3363.14)	(3,499.99)
Payment of Dividend	(786.40)	(693.67)
Payment of Dividend Tax	(127.57)	(112.53)
NET CASH FROM FINANCING ACTIVITIES	(2,839.28)	(1,554.39)
NET INCREASE IN CASH & CASH EQUIVALENT(A+B+C) CASH & CASH EQUIVALENT AT THE BEGINNING OF THE YEAR CASH & CASH EQUIVALENT AT THE END OF THE YEAR	1,526.92 3,072.95 4,599.87	1,247.55 1,825.40 3,072.95
	behalf of the Board	-, 2.70

for R S AGARWALA & Co. Chartered Accountants Firm Regn. No. 304045E	S. M. Datta Chairman	O. Swaminatha Reddy Director	K. S. Mehta Director	D. P. Agarwal Vice Chairman & Managing Director
R. S. Agarwala	Vineet Agarwal	Chander Agarwal	A. K. Bansal	Ashish Tiwari
Partner	Joint Managing Director	Executive Director	Group CFO &	Group Head

Membership No. F-5534 Camp: Gurgaon Date: May 15, 2013

Place: Gurgaon Date: May 15, 2013

ari Company Secretary Accounts & Taxation

Notes to the Consolidated Financial Statement

1. SHARE CAPITAL

Particulars	31st March 2013 Rupees	31st March 2012 Rupees
Authorised :	200,000,000	200,000,000
100,000,000 Equity shares of Rs 2 each	50,000,000	50,000,000
500,000 Preferential shares of Rs 100 each	250,000,000	250,000,000
Issued , Subscribed and Paid up :		
72,826,000 Equity Shares of Rs.2 each fully paid up	145,652,000	145,430,380
72,715,190 In Previous Year		

The Company has only one class of equity shares having a par value of Rs 2 per share. Each holder of equity shares is entitled to one vote per share. The dividend proposed by the Board of Directors is subject to the approval of the shareholders, except in case of interim dividend. In the event of liquidation, the equity shareholders are eligible to receive the remaining assets of the Company, after distribution of all preferential amounts, in proportion of their shareholding.

Reconciliation of the Number of Shares Outstanding

Particulars	31st March 2013		31st March 2012	
	Numbers of shares	Amount in Rupees	Numbers of shares	Amount in Rupees
Shares at the beginning of the year	72,715,190	145,430,380	72,588,620	145,177,240
Add: Allotted under Employee stock option scheme	110,810	221,620	126,570	253,140
Shares at the end of the year	72,826,000	145,652,000	72,715,190	145,430,380

Details of Shareholders Holding More Than 5% Shares:

Name of Shareholders	31st March 2013		31st March 2012	
	Numbers of shares held	% of holding	Numbers of shares held	% of holding
Bhoruka Finance Corporation of India Limited	15,869,679	21.79	15,869,679	21.82
Bhoruka International (P) Limited	10,561,755	14.5	10,490,505	14.43
Mr D.P Agarwal	4,974,995	6.83	4,974,995	6.84
FDI Funds (Mauritius)(Non Promoter Group)	4,595,028	6.31	4,595,028	6.31
TCI India Limited	4,045,564	5.56	4,021,540	5.53

Shares reserved for issue under options:

622,500 equity share of Rs 2/- each are reserved under employee stock option scheme as on 31st March 2013 (Previous year 458200). Of this 267,500 options , 215,000 options and 140,000 options will vest in the year 2013-14, 2014-15 and 2015-16 respectively

2. RESERVES & SURPLUS

Particulars	31st March 2013	31st March 2012
	Rupees	Rupees
Revaluation Reserve		
As per last Balance Sheet	144,397,373	144,435,349
Less: Depreciation on Revalued Amount (i)	37,976	37,976
Securities Premium Reserve	144,359,397	144,397,373
As per last Balance Sheet	527,628,034	515,835,627
Additions during the year (ii)	9,298,649	11,792,407
	536,926,683	527,628,034
Share Options Outstanding Account		
As per last Balance Sheet	20,759,220	15,407,760
Add : Created against stock option granted during the year (iii)	9,030,000	11,577,500
Less : Transferred to Security premium reserve (iv)	4,496,469	5,951,648
Less : Reversed on Cancellation of Options not excercised (v)	3,642,502	274,392
	21,650,249	20,759,220
Capital Redemption Reserve As per last Balance Sheet	19,400,000	19,400,000
Exchange Difference on Consolidation	9,232,196	10,834,092
Retained Earnings in Associates		
Share in Accumulated profits/losses of Associates	(27,478)	-
Add: Transferred from Statement of Profit and Loss	22,592	-
	(4,886)	-
General Reserve	0 520 010 000	
As per last Balance Sheet Add: Transferred from Statement of Profit and Loss	2,532,012,000 424,210,000	2,070,000,000 414,312,000
Transferred from reserve under Section 33AC of Income Tax Act (vi)		47,700,000
	2,956,222,000	
Reserve under section 33AC of Income Tax Act 1961	2,730,222,000	2,532,012,000
As per last Balance Sheet (Utilized)	_	47,700,000
Less: Transfer to General Reserve (vi)		47,700,000
Tonnage Tax Reserve	-	-
As per last Balance Sheet (Utilized) (vii)	132,800,000	112,500,000
Add: Transferred from Statement of Profit and Loss (viii)	15,000,000	20,300,000
	147,800,000	132,800,000
Surplus as per Statement of Profit and Loss		
As per last Balance Sheet	249,382,511	180,362,098
Add: Share of loss in derecognised Joint Venture as per last Balance sh Add: Share of loss in derecognised subsidiary as per last Balance shee		
Add: Profit for the year	695,121,322	595,056,813
Less: Interim dividend	29,130,272	29,153,053
Proposed Dividend	82,896,580	49,509,261
Tax on Dividend	18,812,885	12,762,086
Transferred to:	101 010 000	41 4 010 000
General Reserve	424,210,000	414,312,000
Tonnage Tax Reserve Retained earnings in Associates (x)	15,000,000 22,592	20,300,000
	388,639,990	249,382,511
Closing Balance Total	4,224,225,629	3,637,213,230

Note:

- (i) Transferred to Statement of Profit and Loss being depreciation provided on revalued amount
- (ii) On allotment of equity shares under Employees' Stock Option Scheme.
- iii) In respect of options granted under the Employees' Stock Option Scheme and in accordance with the guidelines issued by Securities and Exchange Board of India the accounting value of options (based on market value of share on the date of grant of options minus option price) is accounted as deferred employee compensation, which is amortised on a straight line basis over the vesting period. Consequently salaries, wages and bonus includes Rs. 72,03,499 being amortisation of deferred employee compensation
- (iv) Transferred to Security Premium on allotment of equity shares during the year under Employees' Stock Option Scheme.
- (v) Reversed on cancellation of Options not excercised
- (vi) Fully utilized for acquisition of Ships and transferred to General Reserve
- (vii) Amount utilized for acquisition of Ships
- (viii) Transferred from Statement of Profit and Loss.
- (ix) Anne Sofie Scan Aps , the joint venture company , was liquidated and final payment on liquidation has been received during the year. Rs 1,41,53,531 representing share of opening balance of losses of derecognised joint venture has been added to balance of brought forward Profits in consolidated profit and loss account
- (x) TCI Distribution Centres Ltd had ceased to be subsidiary of the Company wef 13th April 2012 and became associate within meaning of Accounting Standard 23 issued under Companies Act 1956. Rs 54,955 representing share of opening balance of losses of derecognised subsidiary has been added to balance of brought forward Profits in consolidated profit and loss account

3. LONG-TERM BORROWINGS

Particular Non-C		Current	Current I	Maturities
	31st March 2013 Rupees	31st March 2012 Rupees	31st March 2013 Rupees	31st March 2012 Rupees
Secured				
Term Loans				
From Banks From Others	506,441,330 167,083,367	659,170,444 177,407,160	376,400,195 72,264,073	374,766,610 40,854,584
Trom Unlers	107,003,307	177,407,100	72,204,073	40,654,564
Unsecured		2 6 2 0 0 0	0 4 4 2 0 0 0	1 700 500
Fixed Deposits		2,693,000	2,643,000	1,789,500
Total	673,524,697	839,270,604	451,307,268	417,410,694
ther Information pertaining to nature of so	ecurity			
			Secured to the e	xtent
Particulars of Nature of Security		31st March		st March 2012
		R	upees	Rupees
Term Loans from Bank:				
1025 nos. of General Cargo Containers and Allipuram Ward, Vishakhapatnam	Property at D-29-2-26		33,333	92,333,333
Properties situated at (1) Gut no. 623, 624 & Village Mahalunge (Ingle), Taluka Khed, Chak (2) Plot no 18, Block 32, Sy. No. 96/1/A, Auto Vanasthalipuram, Ranga Reddy, Hyderabad.	an, Distt. Pune and	77.50	00,000	120,000,000
		77,50		120,000,000
Land including WindMill of 2.50 MW installed	thereon at	77,50		120,000,000
Land including WindMill of 2.50 MW installed Sangli (Maharashtra)	thereon at	11,00	_	
Sangli (Maharashtra)			-	1,777,645 35,140,593
Sangli (Maharashtra) Trucks and Cars acquired against individual lo	an	643,92	-	1,777,645 35,140,593
Sangli (Maharashtra)	an ics International of Pv	643,92	- - 24,715	1,777,645 35,140,593 653,839,038
Sangli (Maharashtra) Trucks and Cars acquired against individual lo Term Loans of Joint Venture : Transystem Logist Loans secured by hypothecation of trucks & tro Term Loans of Subsidiary : TCI Global (Singap Loans secured by legal mortgage of leasehold	an tics International of Pv ilers ore) Pte Ltd.	643,92 t Ltd. 102,82	_ 24,715 25,340	1,777,645 35,140,593 653,839,038 99,980,430
Sangli (Maharashtra) Trucks and Cars acquired against individual lo Term Loans of Joint Venture : Transystem Logis Loans secured by hypothecation of trucks & tra Term Loans of Subsidiary : TCI Global (Singap Loans secured by legal mortgage of leasehold the Company	an tics International of Pv ilers ore) Pte Ltd.	643,92 t Ltd. 102,82 21,25	- 24,715 25,340 58,137	1,777,645 35,140,593 653,839,038 99,980,430 30,866,015
Sangli (Maharashtra) Trucks and Cars acquired against individual lo Term Loans of Joint Venture : Transystem Logist Loans secured by hypothecation of trucks & tro Term Loans of Subsidiary : TCI Global (Singap Loans secured by legal mortgage of leasehold	an tics International of Pv ilers ore) Pte Ltd.	643,92 t Ltd. 102,82	- 24,715 25,340 58,137	1,777,645 35,140,593 653,839,038 99,980,430
Sangli (Maharashtra) Trucks and Cars acquired against individual lo Term Loans of Joint Venture : Transystem Logis Loans secured by hypothecation of trucks & tra Term Loans of Subsidiary : TCI Global (Singap Loans secured by legal mortgage of leasehold the Company	an tics International of Pv ilers ore) Pte Ltd. property of thereon at	643,92 t Ltd. 102,82 21,25 882,84 29,65 143,69	- 24,715 25,340 58,137 1 1,525	1,777,645 35,140,593 653,839,038 99,980,430 30,866,015
Sangli (Maharashtra) Trucks and Cars acquired against individual lo Term Loans of Joint Venture : Transystem Logisi Loans secured by hypothecation of trucks & tra Term Loans of Subsidiary : TCI Global (Singap Loans secured by legal mortgage of leasehold the Company Sub-Total Term Loans from Others Land including Windmill of 1.50 KW installed Jharandi (Maharashtra) (1) Trucks and (2) Secured by first charge on the	an tics International of Pv ilers ore) Pte Ltd. property of thereon at	643,92 t Ltd. 102,82 21,25 882,84 29,65 143,69	- 24,715 25,340 58,137 11,525 55,000 24,301 28,139	1,777,645 35,140,593 653,839,038 99,980,430 30,866,015 1,033,937,054 40,067,000 175,897,417

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Particulars	31st March 2013 Rupees	31st March 2012 Rupees
Difference between book and tax depreciation	338,911,397	334,681,497
Disallowance under Income tax Act, 1961	(10,054,200)	(10,580,228)
Other Items	(14,087,800)	(6,816,311)
Total	314,769,397	317,284,958

5. OTHER LONG TERM LIABILITIES

Particulars	31st March 2013 Rupees	31st March 2012 Rupees
Security deposit payable Interest accured on cumm.fixed deposit	3,903,692	239,689
Total	3,903,692	239,689
6. LONG TERM PROVISIONS		
Provision for Employees Benefits	3,127,451	-
7. SHORT TERM BORROWINGS		
Secured Working Capital Loans From Bank (i)	2,084,486,965	1,002,643,779
Unsecured		.,,
Other Loans From Banks From Others From Directors	300,000,000 34,284,232 627,501	(ii) 1,150,000,000 - 642,880
Total	2,419,398,698	2,153,286,659

(i) Working capital loans are secured by hypothecation of books debts as primary security along with land properties as colleteral

(ii) Commercial Paper

8. TRADE PAYABLES

Other than acceptance	877,614,332	873,469,866
9. OTHER CURRENT LIABILITIES		
Current maturities of long-term debt		
From Banks	376,400,195	374,766,610
From Others	72,264,073	40,854,584
Current maturities of deposits	2,643,000	1,789,500
Overdrawn bank balance	4,965,143	1,095,106
Interest accrued but not due on borrowings	13,175,055	6,132,791
Interest accrued and not due on fixed deposits	619,360	648,902
Unpaid /Unclaimed dividends	8,340,169	6,712,878
Unclaimed fixed deposits	166,320	166,320
Advances from customers	1,728,405	555,655
Trade/security deposits	36,726,568	35,482,594
Due to gratuity fund	8,873,889	16,712,545
Payables on purchase of fixed assets	5,229,980	1,085,296
Statutory remittances	30,208,426	28,391,777
Total	561,340,583	514,394,558

There is no amount due and outstanding to be credited to the Investor Education & Protection Fund

10.SHORT TERM PROVISIONS

Total	415,718,000	227,470,701
Taxation (net of advance tax)	265,808,934	116,821,597
Tax on proposed dividend	14,088,274	8,032,731
Proposed dividend	82,896,580	49,509,261
Others:		
Provisions for Employees Benefits	52,924,212	53,107,112

11. Fixed Assets

		GROSS	GROSS BLOCK			D	DEPRECIATION		NET CARN	NET CARRYING VALUE
Description of Assets	As at 01.04.2012	Additions during the year	Deductions during the year	As at 31.03.2013	Up to 31.03.2012	For the Year	Adjustment on Deductions	Total Depreciation	31st March 2013	31st March 2012
Tangible Assets:										
Land	876,495,335	122,731,548	175,060,725	824,166,158					824,166,158	876,495,335
Buildings (c)	CIC,0CZ,128 843,000,004	43,165,068	C10/2/C/2 54 808 83	887,849,568 787 AD7 AF7	89,0/3,683	14,580,715	224,806	103,429,592	/84,419,976	/58,182,832
Motor Trucks	2,148,010,417	363,236,921	120,390,889	2,390,856,449	1,163,376,274	284,010,532	110,972,591	1,336,414,215	1,054,442,234	984,634,143
Vehicles	131,245,722	35,451,130	24,902,842	141,794,010	32,984,720	12,787,222	10,825,602	34,946,340	106,847,670	98,261,002
Plant and Equipment	697,187,647	56,487,740	2,087,143	751,588,244	225,950,900	43,105,197	1,273,720	267,782,377	483,805,867	471,236,747
Computers	146,145,922	23,719,360	9,879,249	159,986,033	69,347,140	23,548,571	9,699,585	83,196,126	76,789,907	76,798,782
Containers	135,615,840	19,110	1 ,050,000	134,584,950	33,954,856	6,402,186	461,711	39,895,331	94,689,619	101,660,984
Furniture & Fixtures	163,201,228	20,960,501	608,408	183,553,321	75,529,091	10,413,983	88,877	85,854,197	97,699,124	87,672,137
Office Equipments	88,451,819	12,702,312	1,676,256	99,477,875	51,781,649	5,600,503	660,764	56,721,388	42,756,487	36,670,170
Weighing Scales & Chain Pulley	4,903,496	1,541,360	I	6,444,856	2,368,558	245,301	I	2,613,858	3,830,998	2,534,938
Sub-Total	6,081,813,045	680,015,050	395,034,180	6,366,793,915	2,018,938,361	440,022,348	190,774,958	2,268,185,751	4,098,608,164	4,062,874,684
Intangible Assets										
Computer Software	145,299,432	3,217,710	1	148,517,142	49,289,549	24,001,855	1	73,291,404	75,225,738	96,009,883
Capital Work In Progress	ess									
Capital Work In Progress	78,216,198	73,077,792	100,455,340	50,838,650			1	1	50,838,650	78,216,198
Total	6,305,328,675	756,310,552	495,489,520	6,566,149,707	2,068,227,910	464,024,203	190,774,958	2,341,477,155	4,224,672,552	4,237,100,765
Previous Year	5,350,960,909	5,350,960,909 1,271,756,533 317,388,766	317,388,766	6,305,328,675	1,825,347,436	415,722,874	172,842,397	2,068,227,910	4,237,100,765	3,525,613,473
 (a) A part of the Land and Rs. 1,006,193 (b) Depreciation for th 	A part of the Land & Buildings were revalued during the year ended 31st March 1999 and the resultant increase in the value of assets by Rs. 144,96 and Rs. 1,006,193 respectively aggregating Rs. 145,991,771 was transferred to Capital Reserve. Depreciation for the year includes Rs.37,976 in respect of the above revaluations. The net depreciation charged for the year is arrived at as follows:	revalued during th egating Rs. 145,5 .37,976 in respec	ne year ended 31 91,771 was trar :t of the above re	st March 1999 and Isferred to Capital valuations. The ne	st March 1999 and the resultant increase in the value of assets by Rs. 144,985,578 sterred to Capital Reserve. valuations. The net depreciation charged for the year is arrived at as follows:	ease in the value ged for the year	to f assets by Rs. is arrived at as f	144,985,578 ollows:		

(c) Buildings include those on leasehold land

Depreciation for the year Less: transfer from revaluation reserve on account of Depreciatio on revalued amount Net depreciation charged to statement of Profit and Loss

37,976 415,684,898

37,976 463,986,227

31st March 2012 415,722,874

31st March 2013 464,024,203 ٦5

12. NON-CURRENT INVESTMENTS

Particulars	31st	March 2013	31st /	March 2012
	Nos.	Rupees	Nos.	Rupees
Long Term Investments (At Cost)				
Trade Investments: Fully Paid Equity Shares of Associates Stock Companies				
Unquoted:-				
Associates XPS Cargo Services Ltd. of Rs 10 each TCI Distribution Centres Ltd. Of Rs 10 each (i)	300,000 143,700	3,000,000 1,432,114	316,816	3,504,480
Fully Paid Preferences of Associates TCI Distribution Centres Ltd. 11% non-cummulative of Rs 100 each	622,000	62,200,000		
Sub-total		66,632,114		3,504,480
Non-Trade Investment				
Quoted -				
Fully Paid Equity Shares:				
Associates TCI Developers Ltd. of Rs.10 each	100,000	1,000,000	100,000	1,000,000
Others Infosys Technologies Ltd.of Rs 5 each Edelweiss Capital Ltd of Rs 1 each Reliance Industries Ltd of Rs 10 each	1,200 9,820 3,624	1,852,020 1,243,342 2,752,134	1,200 9,820 3,624	1,852,020 1,243,342 2,752,134
Mutual Funds: JM Basic Fund	149,753	5,000,000	149,753	5,000,000
Debentures and Bonds National Highway Authority of India - Bonds of Rs 1,000 each	1,236	1,236,000	1,236	1,236,000
Sub-total		13,083,496		13,083,496
Total		79,715,610		16,587,976
Market value of quoted investments		25,053,372		21,346,721

(i) TCI Distribution Centres Ltd had ceased to be subsidiary of the Company wef 13th April 2013 and became associate within meaning of Accounting Standard 23 issued under Companies Act 1956. Accordingly the carrying amount of investment in said associate has been arrived at under equity method as follows:-

Book value of equity investment as on 13th April 2013	Rs. 1,437,000
Add: Share in accumulated reserves/ profits	Rs. (27,478)
Add: Share in current profits	Rs. 22,592
	R s. 1,432,114

13. LONG TERM LOANS & ADVANCES

Particulars	31st March 2013 Rupees	31st March 2012 Rupees
Unsecured		
Capital advances	67,641,284	108,189,302
Security deposits with customers Prepaid expenses	74,495,566	54,096 41,202
Advances & deposits with others	102,663,139	9,944,432
	244,799,989	118,229,032
Considered good	237,030,278	108,559,321
Considered doubtful	7,769,711	9,669,711
Less: Provision for doubtful advances & deposits	(7,769,711)	(9,669,711)
Total	237,030,278	108,559,321
14. OTHER NON-CURRENT ASSETS		
Deferred employee stock option compensation	7,436,683	5,820,415
15. INVENTORIES (As taken, valued and certified by the management)		
At lower of cost and net realisable value Ship fuels & consumables	21,478,714	19,636,836
16. TRADE RECEIVABLES Unsecured		
Outstanding for more than six month from the due date		
Considered good	239,152,641	137,704,719
Considered Doubtful	13,132,359	5,000,000
Less: Provision for doubtful debt	(13,132,359)	(5,000,000)
Others	239,152,641 3,711,943,758	137,704,719 3,226,794,584
Total	3,951,096,399	3,364,499,303
17. CASH & BANK BALANCES		
Cash on hand	8,395,918	16,968,737
Balances with Banks	0,070,710	10,700,707
In current accounts	407,678,911	112,591,335
In EEFC accounts In Deposit accounts	- 35,572,281	285,234 170,737,183
Unpaid dividend accounts (Earmarked)	8,340,168	6,712,878
Total	459,987,278	307,295,368
Some of the Fixed Deposit Receipts are deposited with bank against browsing and guarantees issued		
18. SHORT TERM LOANS & ADVANCES		
Unsecured considered good		
Advances & deposits with Landlords	39,942,735	112,012,576
Security deposits with customers	51,809,047	108,210,096
Loans and advances to employees Prepaid expenses	11,170,212 26,935,017	10,338,096 34,416,903
CENVAT credit receivable	8,131,471	2,505,744
Tax deducted at source	392,094,406	296,548,582
Accrued Income	12,964,455	6,196,593
Operational advances	134,533,260	94,708,762
Less: Provision for doubtful advances	(15,315,581)	-
Total	662,265,022	664,937,352

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19. OTHER CURRENT ASSETS

Particulars	31st March 2013 Rupees	31st March 2012 Rupees
Deferred employee stock option compensation Preliminary expenses	4,530,397 42,824	7,962,666 871,583
Total	4,573,221	8,834,249

In the opinion of the Board, assets other than fixed assets and non-current investments have a value on realisation in the ordinary course of business at least equal to the amount at which they are stated

20. Revenue From Operations

zo: Revenue from operations		
Freight, Demurrage and Miscellaneous Charges	20,246,895,168	18,528,643,385
Sales	74,295,507	72,877,906
Logistics and Other Services	980,645,609	923,392,747
Clearing and Forwarding Services	3,442,629	12,570,488
Total	21,305,278,913	19,537,484,526
21. Other Income		
Rent	7,270,958	4,542,425
Dividends from Long Term Investments	6,284,779	4,209,281
Miscellaneous Income	6,540,602	6,612,042
Profit on sale of fixed assets (net)	0,010,002	0,012,012
On ships	12,290,649	19,807,511
On other assets	12,270,017	1,256,031
Unspent liabilities/excess provisions written back	(1,748,728)	5,407,079
Bad Debts and Irrecoverable Balances written off earlier, realised	5,439,202	3,498,852
Interest Received	37,325,866	11,350,886
Total	73,403,328	56,684,107
22. Cost of Goods Sold		
Purchases	-	2,576,138
22 Operating Evenence		
23. Operating Expenses		
Freight	14,229,781,029	12,575,546,728
Vehicles' Trip Expenses	1,273,531,822	1,494,454,675
Tyres & Tubes etc.	88,179,174	88,074,029
Warehouse Rent	180,890,833	148,441,924
Warehouse Expenses	318,513,741	389,660,539
Other Transportation Expenses	272,435,315	219,856,040
Claims for loss & damages (Net)	6,236,682	14,752,003
Commission	2,343,802	1,359,502
Vehicles' Taxes	43,100,693	43,375,297
Vehicles' and Ship Insurance	33,272,007	29,835,455
Power, Fuel and Water Charges	273,320,619	243,818,934
Stores & Spare Parts Consumed	71,252,041	50,803,514
Port and Survey Expenses	43,076,336	38,560,675
Stevedoring and Cargo Expenses	199,310,467	177,200,588
Wages, Bonus and Other Expenses - floating Staff	88,011,287	103,713,957
Contribution to Providend & Other funds -floating Staff	368,412	455,750
Clearing and forwarding Expenses	60,665,244	63,299,280
Total	17,184,289,504	15,683,208,890
24. Employee Benefits Expenses		
	924,443,496	010 207 070
Salaries, Wages & Bonus Contribution to Providend & Other funds	and the second	818,387,272
Contribution to Providend & Other funds	76,383,006	82,329,068
Contribution to Employees' State Insurance	20,499,567	20,093,280
Staff Welfare & Development Expenses	92,336,763	87,552,563
Employees Stock Option Scheme	7,203,499	6,973,760
Total	1,120,866,331	1,015,335,943

25. Finance Cost

Particulars	31st March 2013 Rupees	31st March 2012 Rupees
Interest expenses	336,313,742	349,999,426
Total	336,313,742	349,999,426
26. Other Expenses		
(A) Administrative Expenses		
Rent	209,726,767	189,811,037
Rates and Taxes	10,512,970	13,835,449
Insurance	12,735,962	8,332,261
Telephone Expenses	38,942,229	44,444,634
Printing and Stationery	38,448,356	32,472,028
Travelling Expenses	153,792,964	143,730,381
Legal Expenses	7,640,779	11,404,131
Postage and Telegram	18,362,900	16,566,738
Electricity Expenses	37,266,783	32,192,737
Bank Charges	15,496,342	13,885,913
Advertisement Expenses	8,338,650	10,772,002
Office Maintenance & Security exp.	119,615,686	161,338,088
E mail/I. net/Telex Expenses	27,130,584	30,837,274
Consultancy & Internal Audit fee (i)	22,052,202	16,918,088
Conference & Seminar exp.	11,398,818	11,273,013
Miscellaneous Expenses	59,172,510	73,578,270
Commission & Fee's to Directors	2,449,664	2,800,000
Remuneration to Auditors		
Audit Fees	2,090,813	2,901,446
Tax Audit Fees	602,129	494,921
Other Services	15,756	83,520
Lease Rent Payments	21,050	1,863,105
Bad Debts and Irrecoverable Balances Written off (ii)	43,246,473	40,009,106
Agricultural Expenses (Net of income)	1,199,508	860,737
Charity & Donations	29,446,854	29,074,856
Loss on Sale of assets	1,520,545	
Exchange Difference	1,358,085	4,376,005
Preliminary Expenses w/o	50,301	440,245
Sales tax & Entry Tax	-	483,422
Sub-total	872,635,680	894,779,407

(i) Includes Rs 18,00,000 paid to a director for services of a professional nature (Previous year Rs 13,50,000)
(ii) Includes provision of Rs 2,15,47,940 (Previous year - Rs. 126,69,710)

(B) Repairs & Maintenance Expenses

390,098,047	377,155,427
390,098,047	077 155 407
38,701,891	17,240,355
33,097,146	22,860,657
20,977,304	27,932,953
64,814,845	56,893,906
25,349,267	20,881,515
32,019,348	31,381,665
175,138,246	199,964,376
	32,019,348 25,349,267 64,814,845 20,977,304 33,097,146 38,701,891

27. THE CONSOLIDATED FINANCIAL STATEMENT INCLUDE RESULTS OF ALL THE SUBSIDIARIES, STEP-DOWN SUBSIDIARIES AND JOINT VENTURES OF TRANSPORT CORPORATION OF INDIA LIMITED.

SI.	Name of the Company	Country of Incorporation	"% of Shareholding	Consolidated as
1	Transystem Logistics International Pvt. Ltd.	India	49%	Joint Venture
2	PT. TĊI Global	Indonesia	100%	Step-down Subsidiary
3	TCI Global (HKG) Ltd.	Hong Kong	100%	Step-down Subsidiary
4	TCI Global (Thailand) Co. Ltd.	Thailand	100%	Step-down Subsidiary
5	TCI Global Pte Ltd.	Singapore	100%	Step-down Subsidiary
6	TCI Global Logistik GmbH	Germany	100%	Step-down Subsidiary
7	TCI Global Netherlands B. V.	Netherlands	100%	Step-down Subsidiary
8	TCI Holdings Asia Pacific Pte. Ltd.	Singapore	100%	Step-down Subsidiary
9	TCI Global (Malaysia) Sdn Bhd	Malaysia	100%	Step-down Subsidiary
10	TCI Global Brazil Logistica Ltda	Brazil	100%	Step-down Subsidiary
11	TCI Holdings Netherlands B.V.	Netherlands	100%	Step-down Subsidiary
12	TCI Holdings SA & E PTE LTD	Singapore	100%	Step-down Subsidiary
13	TCI Express Pte. Ltd.	Singapore	100%	Subsidiary
14	TCI Global Holdings (Mauritius) Ltd.	Mauritius	100%	Subsidiary
15	TCI Global (Shanghai) Co. Ltd.	China	100%	Subsidiary
16	Transport Co of India (Mauritius) Ltd.	Mauritius	100%	Subsidiary
17	TCI Properties (Pune) Ltd.	India	100%	Subsidiary
18	Infinite Logistics Solutions Pvt. Ltd.	India	51%	Subsidiary
19	TCI Distribution Centres Ltd.	India	37%	Associate

(a) The financial statements of these companies are for the period as under:-

SI.	Name of the Company	Period		Remarks
		From	То	
1	Transystem Logistics International Pvt. Ltd.	1st April 2012	31st March 2013	Financial year of the company
2	PT. TCI Global	1st April 2012	31st March 2013	Financial year of the company
3	TCI Global (HKG) Ltd.	1st April 2012	31st March 2013	Financial year of the company
4	TCI Global (Thailand) Co. Ltd.	1st April 2012	31st March 2013	Financial year of the company
5	TCI Global Pte Ltd.	1st April 2012	31st March 2013	Financial year of the company
6	TCI Global Logistik GmbH	1st April 2012	31st March 2013	Financial year of the company
7	TCI Global Netherlands B. V.	1st April 2012	31st March 2013	Financial year of the company
8	TCI Holdings Asia Pacific Pte. Ltd.	1st April 2012	31st March 2013	Financial year of the company
9	TCI Global (Malaysia) Sdn Bhd	1st April 2012	31st March 2013	Financial year of the company
10	TCI Global Brazil Logistica Ltda	1st April 2012	31st March 2013	Financial year of the company
11	TCI Holdings Netherlands B.V.	1st April 2012	31st March 2013	Financial year of the company
12	TCI Express Pte. Ltd.	1st April 2012	31st March 2013	Financial year of the company
13	TCI Global Holdings (Mauritius) Ltd.	1st April 2012	31st March 2013	Financial year of the company
14	TCI Global (Shanghai) Co. Ltd.	1st April 2012	31st March 2013	Financial year of the company
15	Transport Co of India (Mauritius) Ltd.	1st April 2012	31st March 2013	Financial year of the company
16	TCI Holdings SA & E PTE LTD	1st April 2012	31st March 2013	Financial year of the company
17	TCI Properties (Pune) Ltd.	1st April 2012	31st March 2013	Financial year of the company
18	Infinite Logistics Solutions Pvt. Ltd.	1st April 2012	31st March 2013	Financial year of the company
19	TCI Distribution Centres Ltd.	1st April 2012	31st March 2013	Financial year of the company

(b) Financial statements of subsidiaries viz. TCI Holdings SA& E PTE LTD., TCI Holdings Asia Pacific Pte. Ltd., TCI Global (Shanghai) Co. Ltd., TCI Global (Singapore) Pte. Ltd. and TCI Holdings Netherlands B. V. which reflect total net assets of Rs 300.81 million as at 31st March 2013, total revenue of Rs 79.99 million and profit of Rs 6.38 million for the year ended 31st March 2013 have not been audited.

(c) The Consolidated financial statements have been prepared on the following principles:

- (i) In respect of Subsidiary Companies, the financial statements have been consolidated on a line by line basis by adding together the book values of like items of assets, liabilities, income and expenses, after fully eliminating intra-group balances and unrealised profits/losses on intra-group transactions as per Accounting Standard-AS 21 "Consolidated Financial Statement".
- (ii) In case of Joint Venture Companies, the financial statements have been consolidated considering the interest in the joint ventures using proportionate consolidation method as per the Accounting Standard - AS - 27 "Financial Reporting of Interest in Joint Ventures".
- (iii) In respect of associates the financial statements have been consolidated by adding share of net profit/losses in the carrying amount of the investment in associates as per Accounting Standard--23.
- (iv) In case of foreign subsidiary and joint venture, being Non-Integral Foreign Operations, revenue items are consolidated at the average rate prevailing during the year. All assets and liabilities are converted at the rate prevailing at the end of the year. Any exchange difference arising on consolidated is recognised as " Exchange Difference on Consolidation"

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- (v) "The Excess of cost to the Company of its investment in subsidiary and joint venture companies is recognised in the financial statements as a Goodwill, which is tested for impairment on every Balance Sheet date. The excess of Company's share of equity and reserves of the subsidiary and joint venture companies over the cost of acquisition is treated as Capital Reserve

The goodwill/capital Reserve arising from aquisition of an associates in included in carrying amount of the investment in associates"

28. RELATED PARTY DISCLOSURES

Ι.	List of Related Parties:				
	i. Key Management Personnel: Mr. D.P. Agarwal Mr. Chander Agarwal		Mr. Vineet Agarwal		
	ii. Relatives of Key Management Personnel: Mrs. Priyanka Agarwal (Wife of Mr. Vineet Agarwal)				
	 iii. Associates: TCI Global Logistics Ltd Bhoruka Finance Corporation of India Ltd TCI Industries Ltd Bhoruka International Pvt. Ltd TCI Properties (Guj) – Partnership firm TCI Properties (Delhi) – Partnership firm TCI Developers Ltd. TCI Properties (West) Ltd. 		TCI Exim Pvt. Ltd. XPS Cargo Services Ltd TCI India Ltd TCI Warehousing (MH) – Partnership fi TCI Properties (South) – Partnership firm TCI Properties (NCR) – Partnership firm TCI Infrastructure Ltd.		
П.	Transactions with Related Parties	5:			
	Nature of Transaction	Nature of Relation	Amount(Rupees) 31st March 2013	Amount(Rupees) 31st March 2012	
	Transactions during the year: Income: Freight Income Interest Received	Associates Associates	21,471	30,839 161,315	
	Expenditure:				
	Fuel Purchases Rent Paid	Associates Associates Key Management Personnel	47,661,985 46,325,550 750,000	50,439,205 37,973,267 784,600	
	Interest Paid	Relatives of Key Management Per Associates	rsonnel 768,600	600,000 150,607	
	Remuneration and Commission	Key Management Personnel	84,180,268	83,292,327	
	Finance & Investment: Loans Given Refund of Loans Given Loans Taken Refund of Loans Taken Advances/ Deposits Given Advances/ Deposits Refund Advances/ Deposits Taken Refund of Advances/ Deposits Taken	Associates Associates Associates Associates Associates Associates Key Management Personnel Key Management Personnel	- - 515,455 2,000,000 - -	8,000,000 8,000,000 5,500,000 3,955,452 2,000,000 101,966	
III.	Balances as at the year end				
	Assets:		2012-13	2011-12	
	Investments Made Trade Receivables Advances/ Deposits Given	Associates Associates Associates Key Management Personnel Relatives of Key Management Per	67,637,000 20,505,197 640,500 240,000	67,637,000 86,221 22,202,980 640,500 240,000	
	Liabilities:	· 		·	
	Trade Payables Advances/ Deposits Taken	Associates Key Management Personnel	736,596 627,501	148,433 642,880	

29. SEGMENT INFORMATION

Particulars	Divisions	31st March 2013 Rupees in Millions	31st March 2012 Rupees in Millions
Revenue			
1. Segment Revenue		705 (01	7000.10
	Freight Division XPS Division	7956.01 5564.07	7880.10 4953.20
	Supply Chain Solutions Division	6793.58	5825.20
	Seaways Division	974.53	930.80
	Energy Division Global Division	74.50 431.59	72.90
	Unallocable & Corporate	32.28	11.50
Total		21,826	19,915
Less: Inter Segment Revenue		447	321
Net Sales/Income from Operations		21,379	19,594
2. Segment Results	Freight Division	150.71	242.60
	XPS Division	410.53	381.80
	Supply Chain Solutions Division	604.90	506.00
	Seaways Division	85.90 35.18	116.30
	Energy Division Global Division	33.70	32.60 (76.00)
Total		1320.92	1203.30
Unallocated Corporate Income net c	f		
Unallocated Corporate Expenses		(25,88)	(2.20)
Interest Expenses (Net of Income)		336.31	350.00
Profit Before Tax Other Information		1010.49	855.50
Segment Assets	Freight Division	2192.11	1921.82
	XPS Division	1083.99	974.53
	Supply Chain Solutions Division Seaways Division	2627.95 893.13	2365.26 882.65
	Energy Division	346.04	374.40
	Global Division	147.06	148.30
	Unallocated Corporate Assets	2360.19	1889.67
Total Assets		9650.47	8556.63
Segment Liabilities	Freight Division	156.46	129.32
	XPS Division Supply Chain Solutions Division	211.24 539.95	149.93 509.36
	Seaways Division	3.58	17.15
	Energy Division	0.20	-
	Global Division Unallocated Corporate Liabilities	95.42 540.86	1.00 324.37
Total Liabilities		1547.72	1131.13
Capital Expenditure	Freight Division	49.82	101.62
	XPS Division	37.29	54.66
	Supply Chain Solutions Division	323.05	339.76
	Seaways Division Energy Division	1.29	221.18
	Global Division	59.56	11.73
	Unallocated Capital Expenditure	185.00	422.00
Total Capital Expenditure		656.00	1150.95
Depreciation	Freight Division	82.95	73.57
	XPS Division Supply Chain Solutions Division	44.39 260.36	53.24 214.13
	Seaways Division	46.70	44.71
	Energy Division	27.47	27.47
Total Doprociation	Global Division	2.11	2.60
Total Depreciation		463.99	415.72

The Company operates mainly in India and therefore there are no separate geographical segments.

	31st March 2013 Rupees	31st March 2012 Rupees
(a) Contingent liabilities not provided in respect of following		
Trade Tax/ Octroi/ Duty/ ESI and other demands under dispute Guarantees and Counter Guarantees Outstanding Income Tax demands under dispute	38.46 257.13 146.10	42.95 221.85 447.01
(b) Commitments		
Estimated amount of contracts remaining to be executed on capital account and not provided for net of advance on Tangible Ass	ets 417.86	102.27

31 Earnings Per Equity Share

Particulars	Unit	31st March 2013 Rupees	31st March 2012 Rupees
Net Profit after tax available for equity share holders- for Basic and Diluted EPS	Rupees	695,121,322	595,056,813
Weighted average no. of Equity Shares for Basic EPS	Nos.	72,805,727	72,682,644
Add: Adjustments for stock options	Nos.	275,074	288,971
Weighted average no. of Equity Shares for Diluted EPS	Nos.	73,080,801	72,971,616
Nominal Value of Equity Shares	Rupees	2.00	2.00
Basic Earnings per Equity Share	Rupees	9.55	8.19
Diluted Earnings per Equity Share	Rupees	9.51	8.15

32. In respect of assets taken under non-cancellable operating lease, the future minimum lease payments as on 31st March 2013 are:

Particulars	31st March 2013 Rupees	31st March 2012 Rupees
Not later than one year	1,301,220	1,842,055
Later than one year and not later than five years	1,620,776	221,185
Later than five years	147,350	168,400
Total	3,069,346	2,231,640

33.In accordance with Accounting Standard (AS 15) "Employee Benefits", adequate provisions have been made in the accounts and there is no further liability is expected on this account.

34 Previous year figure's have been regrouped /rearranged wherever considered necessary

35. SIGNIFICANT ACCOUNTING POLICIES

1 Recognition of Income and Expenditure

- (a) Income and expenditure generally are recognized on accrual basis in accordance with the applicable accounting standards and provision is made for all known losses and liabilities.
- (b) Freight income is accounted when goods are delivered by the company to customers, except in case of the Seaways Division where freight income is accounted when the ship sails out of the port.
- (c) Freight expenses are accounted when hired vehicles deliver goods to the Company at destination.
- (d) Having regard to the size of operations and the nature and complexities of the Company's business, freight received/paid in advance is accounted as income/expense on payment.
- (e) Year-end liability in respect of claims for loss and damages is provided as calculated by claims recovery agents except in case of the Seaways Division where such liability is provided as calculated by the Company's claim department

2 Gratuity and Leave Encashment

A provision for gratuity and leave encashment liability to employees is made on the basis of actuarial valuation. Gratuity liability is paid to the approved Gratuity Fund.

3 Depreciation

Depreciation is provided on straight-line method at rates specified in schedule XIV to the Companies Act, 1956 except for pallets and bins included under plant and machinery, the cost whereof are amortized over a period of five years from the date of purchase. Depreciation on additions/ deductions is calculated pro-rata from / to the month of addition / deduction. Individual assets whose actual cost does not exceed Rs. 5,000, except pallets and bins, are fully depreciated in the year of purchase.

4 Fixed Assets

- (a) Fixed Assets are stated at cost and/or at revaluation
- (b) Depreciation on the amount added to Fixed Assets on revaluation is adjusted by transfer of equivalent amount from capital reserve created on revaluation of fixed assets to Profit and Loss Account.

5 Investment

- (a) Investments that are readily realizable and intended to be held for not more than a year are classified as current investments. All other investments are classified as long term investments.
- (b) Current investments are carried at lower of cost and fair value determined on an individual investment basis. Long term investments are carried at cost. However, provision for diminution in value is made to recognize a decline other than temporary in the value of the investments.

6 Inventories

Inventories are valued of lower of cost and net realisable value

7 Foreign Exchange Transactions:

(a) Initial recognition

All transactions in foreign currency are recorded at the rate of exchange prevailing on the dates when therelevant transactions take place.

(b) Measurement of foreign currency monetary items at the balance sheet date

Monetary items in foreign currency at the year end are converted in Indian Currency at the year end rates. In terms of the amendments to Accounting Standard 11 on The Effects of Changes in Foreign Exchange Rates, exchange differences relating to long-term monetary items are dealt with in the following manner:

- (i) Exchange differences relating to long-term monetary items, arising during the year, in so far as they relate to the acquisition of a depreciable capital asset are added to/ deducted from the cost of the asset and depreciated over the balance life of the asset.
- (ii) In other cases such differences are accumulated in a "Foreign Currency Monetary Item Translation Difference Account" and amortised over the balance life of the long-term monetary item.
- (c) Treatment of exchange differences

Any income or expense on account of exchange difference either on settlement or translation is recognised in the profit and loss account

(d) In respect of Forward Exchange contracts entered into to hedge foreign currency risks, the difference between the forward rate and exchange rate at the inception of the contract is recognised as income or expense over the life of the contract.

8 Taxation

Provision for tax is made for both current and deferred taxes. Provision for current income tax is made on the current tax rates based on assessable income. Provision for current income tax on income from shipping activities is made on the basis of deemed tonnage income of the Company.

The company, except for its Seaways division, provides for deferred tax based on the tax effect of timing differences resulting from the recognition of items in the accounts and in estimating its current tax provision. The effect on deferred taxes of a change in tax rate is recognized in the year in which the change is effected

9 Impairment of Assets

The company assesses at each Balance Sheet date whether there is any indication that any asset may be impaired and if such indication exists, the carrying value of such asset is reduced to its recoverable amount and a provision is made for such impairment loss in the profit and loss account.

10 Notes to these Consolidated Financial Statements are intended to serve as a means of informative disclosure and a guide to better understanding of the consolidated portion of the companies. Recognizing this purpose, the Company has disclosed only such Notes from the individual financial statements, which fairly present the needed disclosure.

11 Significant Accounting Policies followed by Subsidiaries, Joint Ventures, to the extent, different and unique from parent.

(a) Transystem Logistics International Private Limited

(i) Depreciation on fixed assets is provided on straight-line method over their expected useful life at the rates given below and is different from the rates prescribed under schedule XIV of the Companies Act, 1956

Category of assets Tangible assets:	Rate applied%
Motor trucks and trailers (including accessories)	20.00 / 50.00/100.00
Plant and machinery	10.00
Furniture and fixtures	12.50
Office equipments	16.67
Computers	25.00
Motor cars and scooters	20.00
Intangible assets :	
Computers software	25.00

(ii) Buildings on lease-hold land is amortized over the period of lease or useful life of the assets whichever is less

(b) PT. TCI Global

(i) Basis of preparation

The financial statement is reported in conformity with generally accepted accounting principal in Indonesia.

(ii) Fixed Assets

Fixed Assets are stated at cost less accumulated Depreciation, except for land. Depreciation on Fixed Assets other than land is calculated on straight- line method with estimated useful life as follows:

Office Supplies	25% p.a.
Office Equipments	25% p.a.

(iii) Deferred Tax

The company not doing deferred tax temporary differences between revenue and expenses for the purpose of commercial and tax.

(c) TCI Global (Shanghai) Co. Ltd

Depreciation method of fixed assets: The straight line method is used in computing the depreciation of fixed assets, and the depreciation rate is computed according to the original value of fixed assets and the deduction of residual value as per expected service life.

(d) TCI Global Pte. Ltd.

Depreciation is calculated on a straight-line method to write off the cost of the property, plant and equipment over their estimated useful lives at the following annual rates

Leasehold Property	60 Years
Office Equipment	5 Years
Computers	3 Years
Furniture & Fitting	5 Years
Renovation	5 Years

(e) Transport Co of India (Mauritius) Ltd.

The financial statements have been prepared on a historical basis except trade and other receivables at amortized costs.

(f) TCI Global (HKG) Ltd

The financial statements have been prepared in accordance with accounting principles generally accepted in Hong Kong, that include Hong Kong Financial Reporting Standards (HKFRSs) and the requirements of the Hong Kong Companies Ordinance.

(g) TCI Holdings SA & E Pte Ltd, Singapore

The financial statements have been prepared in accordance with accounting principles generally accepted in Singapore as required by Singapore Companies Act Chapter 50

In terms of our Report of even date

For and on behalf of the Board

for R S AGARWALA & Co. Chartered Accountants Firm Regn. No. 304045E	S. M. Datta Chairman	O. Swaminatha Reddy Director	K. S. Mehta Director	D. P. Agarwal Vice Chairman & Managing Director

R. S. Agarwala Partner Membership No. F-5534	Vineet Agarwal Joint Managing Director	Chander Agarwal Executive Director	A. K. Bansal Group CFO & Company Secretary	Ashish Tiwari Group Head Accounts & Taxation
Camp: Gurgaon	Place: Gurgaon			

Date: May 15, 2013 Date: May 15, 2013

Ashish Tiwari Group Head

Notice of Annual General Meeting

NOTICE is hereby given that the 18th Annual General Meeting of the Company will be held on **Thursday, the 25th July, 2013 at 11:00 A.M.** at Surana Udyog Hall, The Federation of Andhra Pradesh Chambers of Commerce and Industry, 11-6-841, Red Hills, Hyderabad-500004 to transact the following business:

ORDINARY BUSINESS:

- 1. To consider and adopt the Audited Profit & Loss A/c for the financial year ended 31st March 2013, the Balance Sheet as at that date and the Reports of the Directors & Auditors thereon.
- 2. To declare Final Dividend on Equity shares, if any.
- 3. To appoint a Director in place of Mr. K.S. Mehta, who retires by rotation and, being eligible, offers himself for re-appointment.
- 4. To appoint a Director in place of Mr. O. Swaminatha Reddy, who retires by rotation and being eligible, offers himself for re-appointment.
- 5. To appoint a Director in place of Mr. M. P. Sarawagi, who retires by rotation and, being eligible, offers himself for re-appointment.
- 6. To consider and appoint M/s R. S. Agarwala & Co., Chartered Accountants, Kolkata, the Statutory Auditors to hold office from the conclusion of this meeting until conclusion of the next Annual General Meeting and to fix their remuneration. M/s R. S. Agarwala & Co., Chartered Accountants are the retiring auditors and being eligible offers themselves for re appointment.

SPECIAL BUSINESS:

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

"RESOLVED THAT M/s. K. B. Chitracar & Co., Chartered Accountants, Kathmandu, be and are hereby appointed as Branch Auditors for auditing the accounts of all the branches of the Company situated in Royal Kingdom of Nepal for the year 2013-14 and to hold office till the conclusion of the next Annual General Meeting at a remuneration to be fixed by the Board of Directors of the Company."

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

"**RESOLVED THAT** M/s. R. S. Agarwala & Co., Chartered Accountants, Bangalore, be and are hereby appointed as Branch Auditors for auditing the accounts of TCI Seaways Division of the Company for the year 2013-14 and to hold office till the conclusion of the next Annual General Meeting at a remuneration to be fixed by the Board of Directors of the Company."

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

"RESOLVED THAT pursuant to the provisions of Section 260 of the Companies Act , 1956, Mrs. Urmila Agarwal, who was appointed as an additional director of the Company by the Board of Directors with effect from November 01, 2012 to hold office upto the date of next Annual General Meeting and in respect of whom the Company has received a letter in writing under Section 257 proposing her candidature for the office of director, be and is hereby appointed as Director of the Company, who will be liable to retire by rotation.

RESOLVED FURTHER THAT the Board of Directors be and is hereby authorized to do all such acts, deeds and things as may be expedient to give effect to this resolution."

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

"RESOLVED THAT in accordance with the provisions of Section 198, 269 and 309 read with Schedule XIII and other applicable provisions, if any, of the Companies Act, 1956 and subject to the approval of Shareholders and Central Government, if required, Mr. D. P. Agarwal be and is hereby re-appointed as Vice Chairman & Managing Director for a further term of five years effective from 1st August, 2013 on the terms as set out in the explanatory statement.

RESOLVED FURTHER THAT the Board of Directors be and is hereby authorized to do all such acts, deeds and things as may be expedient to give effect to this resolution."

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

"RESOLVED THAT in accordance with the provisions of Section 198, 269 and 309 read with Schedule XIII and other applicable provisions, if any, of the Companies Act, 1956 and subject to the approval of Shareholders and Central Government, if required, Mr. Vineet Agarwal be and is hereby re-appointed as Jt. Managing Director for a further term of five years effective from 1st July, 2013 on the terms as set out in the explanatory statement.

RESOLVED FURTHER THAT the Board of Directors be and is hereby authorized to do all such acts, deeds and things as may be expedient to give effect to this resolution."

NOTES:

- 1. **Proxy:** A MEMBER ENTITLED TO ATTEND AND VOTE IS AUTHORIZED TO APPOINT A PROXY TO ATTEND AND, ON A POLL, TO VOTE INSTEAD OF HIMSELF. SUCH A PROXY NEED NOT BE A MEMBER OF THE COMPANY. Proxies, in order to be valid and effective, must be delivered at the Registered Office of the company not later than forty-eight hours before the commencement of the meeting.
- 2. **Explanatory Statement:** The relative Explanatory Statement pursuant to Section 173(2) of the Companies Act, 1956, in respect of Special Business at Items 7, 8, 9, 10 and 11 as set out above, to be transacted at the Meeting is annexed hereto.
- 3. Authorized Representatives: Corporate members intending to send their authorized representatives to attend the Meeting are requested to send a certified true copy of the Board Resolution authorizing them in this behalf.
- 4. **Re-appointment of Directors:** As per the provisions of Section 256 of the Companies Act, 1956, Mr. K.S. Mehta, Mr. O. Swaminatha Reddy and Mr. M. P. Sarawagi, Directors of the Company, retire by rotation at the Meeting and being eligible, offer themselves for re-appointment. The Board of Directors recommends their re-appointment. Brief bio data of the directors proposed to be re-appointed, their experience, nature of their expertise, their directorships & Chairmanships in other companies etc have been provided in the Directors' Report forming part of the Annual Report.
- 5. Closure of Books: The Share Transfer Books and the Register of Members shall remain closed from Saturday, the 20th July, 2013 to Thursday, the 25th July, 2013 for determining the shareholders entitlement for dividend for the year ended 31st March 2013. The dividend shall be paid on or after 25th July 2013. In respect of shares held in electronic form, the dividend will be paid on the basis of beneficial ownership as per details furnished by National Securities Depository Limited and Central Depository Services (India) Limited for this purpose.
- 6. Change of the name of the Company: The name of the Company had been changed from TCI Industries Ltd. to Transport Corporation of India Ltd. vide fresh Certificate of Incorporation dated 29/01/99, issued by the Registrar of Companies, Andhra Pradesh, Hyderabad.
- 7. NRI Shareholders: The Non-Resident Indian shareholders are requested to inform the company immediately about:
 - a. The change in the residential status on return to India for permanent settlement.
 - b. The particulars of NRO bank Account in India, if not furnished earlier.
- 8. **Details of Shareholders:** Members are requested to intimate under the signature of the sole/first Joint Holder about the Bank Account Number, Type of Account, Saving (SB) or Current (CA), name and address of the bank, in which they intend to deposit the Dividend Warrants, so that the same can be printed on Dividend Warrants in future, to avoid the incidence of fraudulent encashment of the instrument.
- 9. ECS facility to Shareholders: ECS facility is presently available at certain specified locations by RBI. To avoid the risk of loss/interception of dividend warrants in postal transit and/or fraudulent encashment, shareholders are requested to avail of ECS facility where dividends are directly credited in electronic form to their respective bank accounts. This also ensures faster credit of dividend.
- 10. Shareholders Correspondence: The members are requested to address all their communications to M/s Abhipra Capital Ltd., Ground Floor, Abhipra Complex, Dilkhush Industrial Area, A-387, G.T. Karnal Road, Azadpur New Delhi-110033, the common agency to handle electronic connectivity and the shares in physical mode or at the Corporate Office of the Company for prompt redressal.
- 11. Exchange of old Share Certificates: The members who have still not exchanged their old share certificates, are requested to surrender the same (issued by the then Transport Corporation of India Ltd. Now known as TCI Industries Ltd., the transferor Company under the Scheme of Arrangement) along with set of four signature cards to M/s. TCI Industries Ltd., Mukesh Mills Compound, N.A. Sawant Marg, Colaba, Mumbai-400005, as several times requested by the said Company and subsequent reminders from our Company as well to obtain their new share certificates of four Companies including this Company.
- 12. Listing with Stock Exchanges: The shares of the Company are at present listed with Bombay Stock Exchange Limited (BSE) and National Stock Exchange of India Limited (NSE). The listing fees in respect of the year 2013-14 have since been paid to both NSE and BSE.
- 13. Unclaimed Dividend: The unclaimed dividend for the Financial Year 2005-06 will be transferred to the "Investor Education and Protection Fund" on expiry of 7 years from the date the dividend became due for payment, pursuant to Section 205A read with 205C of the Companies Act, 1956. It may be noted that after the expiry of the said period of Seven years on 27th November, 2013, no claim shall lie in respect of unclaimed dividend. Members who have not encashed their Dividend Warrants for the said financial year and any of subsequent years are requested to send the same for revalidation to the company's Corporate Office at Gurgaon (Haryana).
- 14. **Nomination:** Pursuant to Section 109A of the Companies Act, 1956 individual shareholders holding shares in the Company singly or jointly may nominate an individual to whom all the rights in the Shares in the Company shall vest in the event of death of the sole / all joint shareholders.

EXPLANATORY STATEMENT U/S 173(2) OF THE COMPANIES ACT, 1956

ITEM NO. 7

M/s. K. B. Chitracar & Co., Chartered Accountants, Kathmandu, are the Branch Auditors of the Company for auditing the accounts of all the branches of the Company situated in Royal Kingdom of Nepal. Their present term as Branch Auditor shall expire on the conclusion of this Annual General Meeting. Therefore, it is proposed to re-appoint them for the financial year 2013-14. They have also expressed their willingness to be re-appointed as Branch Auditors for the financial year 2013-14.

Your Directors recommend the appointment of M/s. K.B. Chitracar & Co., Chartered Accountants, as Branch Auditors for the financial year 2013-14 and request the shareholders to pass the resolution as Ordinary Resolution.

None of the directors is interested or concerned in the resolution.

ITEM NO. 8

M/s. R. S. Agarwala & Co., Chartered Accountants, Bangalore are the Branch Auditors for TCI Seaways Division of the Company for conducting the audit of the division. Pursuant to the provisions of Companies Act, 1956, their present term shall expire on the conclusion of this Annual General Meeting and therefore, the Board recommend their re-appointment for the Financial Year 2013-14. M/s R. S. Agarwala & Co. have also expressed their willingness for such re-appointment.

The shareholders are requested to pass the resolution as Ordinary Resolution.

None of the directors is interested or concerned in the resolution.

ITEM NO. 9

Mrs. Urmila Agarwal was appointed as an Additional Director on the Board of the Company on 01st November, 2012 by the Board of Directors of the Company. According to the provisions of Section 260 of the Companies Act, 1956, she holds office as Director only upto the date of the ensuing Annual General Meeting.

Pursuant to requirements of Section 257 of the Companies Act, 1956, a notice has been received from a member signifying his intention to propose appointment of Mrs. Urmila Agarwal as the Director of the Company.

With over two decades of expertise and knowledge about the garment manufacturing sector, Mrs. Urmila Agarwal is the brain behind the success of TCI Exim Pvt. Ltd.. Today, TCI EXIM is amongst the upcoming Garment manufacturing companies in India. The company has a vast supply network in Europe. A humanitarian and social work patron, Mrs. Agarwal has actively been working to increase awareness about social concerns. She has also significantly contributed her efforts and time towards causes like prevention of HIV/AIDS, women and child development and family welfare. Her compassion for social causes has been evident in the district of Churu (Rajasthan) where she is closely associated with development programmes like education, healthcare and water and sanitation, arts & culture in the district.

The Board of directors recommends this resolution for approval of the members, as Ordinary Resolution.

Except Mr. D. P. Agarwal, Mr. Vineet Agarwal, Mr. Chander Agarwal, Mr. S. N. Agarwal being related to Mrs. Urmila Agarwal & Mrs. Urmila Agarwal herself, None of the directors is interested or concerned in this resolution.

ITEM NO. 10 & 11

The Board of Directors of the Company, in their meeting held on 23rd May, 2008 had appointed Mr. D. P. Agarwal as Vice Chairman & Managing Director & Mr. Vineet Agarwal as Executive Director of the Company for a term of five years and the shareholders of the Company, in their Annual General Meeting held on 29th July, 2008 had approved the same. Keeping in view his admirable performance over the years, Mr. Vineet Agarwal was further re-designated as Joint Managing Director by the Board in its meeting held on 28th July, 2011. The said term is expiring on 31st July, 2013 & 30th June, 2013 respectively.

The Remuneration Committee & the Board of Directors in their meetings held on 15th May, 2013 have approved their reappointment alongwith remuneration payable to them and recommended the same for Shareholders' approval in the ensuing Annual General Meeting by way of passing the requisite resolutions.

Present remuneration details of Mr. D. P. Agarwal & Mr Vineet Agarwal are as under:

Particulars	Mr. D. P. Agarwal	Mr. Vineet Agarwal
 a) Present monthly Salary-with liberty to the Board or any Committee thereof in its absolute discretion to fix remuneration within the range specified 	@14 lacs in the range of Rs. 8 lacs to Rs. 15 lacs	@12 lacs in the range of Rs. 6 lacs to Rs. 12 lacs
b) Commission	2% of net profit	1% of net profit

A Brief profile of Mr. D. P. Agarwal & Mr. Vineet Agarwal

Mr. D. P. Agarwal is the Vice-Chairman and Managing Director of TCI. He has been associated with the industry for more than 48 years. He has been contributing in developing the unorganized logistics sector into an organized one. Mr. Agarwal holds the Directorships of Bhoruka Power Corporation and Jai Bharat Maruti Ltd. amongst others. Mr. Agarwal is also associated with various Chambers of Commerce including CII, FICCI & PHDCCI. He also takes active participation in many social and philanthropic activities for the common good.

Mr. Vineet Agarwal is the Joint Managing Director of TCI. He joined the Company in January 1996 and has held various finance and management roles within the Company. In addition to these responsibilities, Mr. Agarwal is Director with Transcorp International & Chairman in Transystem Logistics International and has led the Company into high growth segments like Third Party Logistics besides implementing high initiatives in information technology across pan India branch networks.

Considering the expertise, knowledge of the Industry & business and services provided by Mr. D. P. Agarwal & Mr. Vineet Agarwal, it is proposed to re appoint them as Vice Chairman & Managing Director & Jt. Managing Director respectively for a further term of five years on the following terms and conditions:

Particulars	Mr. D. P. Agarwal	Mr. Vineet Agarwal
 Monthly Salary-with liberty to the Board or any Committee thereof in its absolute discretion to fix remuneration within the range specified 	@ Rs.16 lacs in the range of Rs. 15 lacs to Rs. 25 lacs	@ Rs. 13.5 lacs in the range of Rs. 12 lacs to Rs. 20 lacs
b) Commission	2% of net profit	1% of net profit

Besides above, Mr. D. P. Agarwal & Mr. Vineet Agarwal shall also be eligible for the following perquisites, allowances and benefits including:

a. Perquisites and allowances:

- i. Housing: Furnished/unfurnished residential accommodation or house rent allowance at 50% of salary in lieu thereof. Expenses incurred on gas, electricity including back up generator, water and furnishings shall be valued as per Income Tax Rules, 1962.
- ii. Medical reimbursement/allowance: Reimbursement of actual expenses for self and family and/or allowances will be paid as per the rules of the Company.
- iii. Leave travel concession/allowance: For self and family once in a year, in accordance with the rules of the Company.
- iv. Club fees: Fees payable subject to a maximum of two clubs.
- v. Personal accident insurance: As per the rules of the Company.
- vi. Provision of driver /Allowance for driver's salary: As per the rules of the Company.
- vii. Company Car and telephone: Expenses in relation to use of Company Car and telephone for official purposes.
- viii. Any other expenses incurred/reimbursed not specifically included herein above.

b. Other benefits;

- i. Earned/privilege leave: As per the rules of the Company.
- ii. Company's contribution to provident fund and superannuation fund: As per the rules of the Company.
- iii. Gratuity; as per the rules of the Company.
- iv. Encashment of leave: As per the rules of the Company.

The aggregate of the salary, commission, perquisites & allowances, and other benefits taken together in respect of payment to Mr. D. P. Agarwal & Mr. Vineet Agarwal shall always be subject to the overall ceilings laid down in Sections 198 and 309 of the Companies Act, 1956 or as approved by Central Government, if approval of Central Government is required and obtained.

c) Minimum remuneration:

Where in any financial year, during the currency of tenure of Mr. D. P. Agarwal and Mr. Vineet Agarwal the Company incurs a loss or its profits are inadequate, the Company may pay them remuneration by way of salary, commission, perquisites & allowances etc. not exceeding the limits as specified under section II in part II of Schedule XIII to the Companies Act, 1956, or such other limits as may be prescribed by the Government from time to time as minimum remuneration.

- **d) Termination:** The Agreement may be terminated by either party by giving six months notice, in writing, of such termination. If, at any time, Mr. D. P. Agarwal and/or Mr. Vineet Agarwal ceases to be director of the Company for any cause whatsoever, the agreement shall forthwith be terminated.
- e) Duties: Mr. D. P. Agarwal and Mr. Vineet Agarwal shall perform such duties as may from time to time be entrusted to them, subject to the superintendence and control of the Board of Directors.

Except Mr. S. N. Agarwal, Mr. Chander Agarwal & Mrs. Urmila Agarwal being related to Mr. D. P. Agarwal & Mr. Vineet Agarwal; and Mr. D. P. Agarwal & Mr. Vineet Agarwal themselves, no other director is interested/ concerned in this resolution.

The Board of Directors of your Company recommends these resolutions for your approval as Ordinary Resolutions.

This may also be treated as an abstract of the terms and conditions/ variations of the appointment / remuneration of Mr. D. P. Agarwal & Mr. Vineet Agarwal pursuant to Section 302 of the Companies Act, 1956. The relevant documents regarding this matter are available for inspection up to the date of the Annual General Meeting at the Regd. Office of the Company on any working day between 11.00 a.m. to 1.00 p.m.

A. K. Bansal Group CFO & Company Secretary



Transport Corporation of India Limited

Registered Office: Flat Nos. 306 & 307, 1-8-271 to 273, 3rd Floor, Ashoka Bhoopal Chambers, S.P. Road, Secunderabad-500003

PROXY FORM

DP ID*			Master Folio No	
Client ID*			No. of Shares held	
I/We		of		in the district
ofb	eing a member/members	s of the above nar	med Company hereby	appoint
of	in the dist	rict of	or fail	ing him/her
of	in the district of		as my/c	our proxy to vote for me/us on my/our
				5th July, 2013 at 11.00 A.M. at Surana
Udyog Hall, The Feder	ration of Andhra Pradesh C	Chambers of Com	merce and Industry, 11	-6-841, Red Hills, Hyderabad-500004
and at any adjournme	nt thereof.			
Signature * Applicable for sha Note: 1. A Proxy need not b 2. This form in order	r eholders holding shar be a Member.	es in electronic duly stamped and		Affix Rupee 1/- Revenue Stamp deposited at the registered office of the
	Trans Nos.306 & 307, 1-8-271	LEADERS IN L sport Corporation	ogistics of India Limited r, Ashoka Bhoopal Ch	ambers, S.P. Road, Secunderabad-50000
I haraby record my pro				rana Udyog Hall, The Federation of Andh
nereby record my pre		-		ana Udyog Hall, The Federation of Andr

I hereby record my presence at the 18th Annual General Meeting of the Company at Surana Udyog Hall, The Federation of Andhra Pradesh Chambers of Commerce and Industry, 11-6-841, Red Hills, Hyderabad-500004, on Thursday, the 25th July, 2013 at 11.00 A.M.

> Member's/Proxy's name in Block Letter

Member's/Proxy's/Authorized Representative's Signature

*Applicable for shareholders holding shares in electronic form.

Note:

- Please fill in this attendance slip and hand it over at the ENTRANCE OF THE HALL.
- NO GIFTS WILL BE DISTRIBUTED AT THE AGM.

corporate information

board of directors

Name of the Director	Designation
Mr. S. M. Datta	Chairman
Mr. D. P. Agarwal	Vice Chairman & Managing Director
Mr. S. N. Agarwal	Director
Mr. K. S. Mehta	Director
Mr. O. Swaminatha Reddy	Director
Mrs. Urmila Agarwal	Director
Mr. Ashish Bharat Ram	Director
Mr. M.P. Sarawagi	Director
Mr. Vineet Agarwal	Joint Managing Director
Mr. Chander Agarwal	Executive Director

group cfo & company secretary Mr. A.K. Bansal

statutory auditors R. S. Agarwala & Co., Chartered Accountants

bankers

State Bank of India Limited HDFC Bank Limited HSBC (Hongkong & Shanghai Banking Corporation Limited) Citi Bank N.A. Standard Chartered Bank DBS Bank Ltd. ICICI Bank Ltd.

registrar & share transfer agent

M/s Abhipra Capital Limited Ground Floor, Abhipra Complex, Dilkhush Industrial Area, A-387, G T Karnal Road, Azadpur, Delhi-110033 Phone: +91-11-42390708, 42390725, 42390909 Fax: +91-11-27215530 E-mail: rta@abhipra.com

corporate office address

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