



CORPORATE INFORMATION

BOARD OF DIRECTORS

Mr. Vineet Bagaria Managing Director
Mr. Sajjan Bagaria Whole Time Director
Mr. Viraj Bagaria Whole Time Director

Mr. Harish Kumar Mittal Director
Mr. Manish Kumar Newar Director
Ms. Shikha Bagaria Director
Mr. Sangeet Bagaria Director
Mr. Navendu Mathur Director
Mr. Ashish Tibrawalla Director
Mr. Baskar Srinivasan Director

KEY MANAGERIAL PERSONNEL

Mr. Sajjan Bagaria Whole Time Director
Mr. Vineet Bagaria Managing Director
Mr. Viraj Bagaria Whole Time Director

Mr. Vishnu Baheti Chief Financial Officer (CFO)

Mr. Sourav Banerjee Company Secretary

BOARD COMMITTEE:

AUDIT COMMITTEE

Mr. Navendu Mathur Chairman

Mr. Harish Kumar Mittal Mr. Manish Kumar Newar

NOMINATION AND

REMUNERATION COMMITTEE

Mr. Navendu Mathur Chairman

Mr. Harish Kumar Mittal Mr. Manish Kumar Newar

STAKEHOLDERS

RELATIONSHIP COMMITTEE

Mr. Navendu Mathur Chairman

Mr. Harish Kumar Mittal Mr. Manish Kumar Newar

CORPORATE SOCIAL

RESPONSIBILITY COMMITTEE

Mr. Navendu Mathur Chairman

Mr. Harish Kumar Mittal Mr. Manish Kumar Newar

AUDITORS

D. Mitra & Company 107/1, Park Street, Kolkata-700 016

BANKERS

Standard Chartered Bank

HSBC Bank Ltd.

INTERNAL AUDITOR

TIWARI & COMPANY

107/1, Park Street, Kolkata - 700017

SHARE TRANSFER AGENT

R & D Infotech Pvt. Ltd

1st Floor, 7A, Beltala Road, Kolkata-700026

Ph: (033) 24192641 Fax (033) 24192642

Email: rd.infotech@vsnl.net investors@rdinfotech.in Website: www.rdinfotech.org

REGISTERED OFFICE

11, Jassal House

4A, Auckland Square,, Kolkata 700 017

Ph: (033) 22833613/14 Fax: (033) 22833612

Email: secretarial_tiglobal@yahoo.com

Website: www.tiglobal.com

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T & I GLOBAL LTD.

REGD OFFICE: 11, Jassal House 4A, Auckland Square, Kolkata 700 017

Phone: (033) 22833613/14 • E-mail: secretarial_tiglobal@yahoo.com • Website: www.tiglobal.com

CIN: L29130WB1991PLC050797

NOTICE

To the shareholders,

Notice is hereby given that the 30th Annual General Meeting of "**T & I Global LTD."** will be held on Thursday, September 24, 2020 at 2:00 p.m. through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM") to transact the following business:

ORDINARY BUSINESS:

- To consider and adopt the Audited Financial Statements for the financial year ended 31st March, 2020 and the reports of the Board of Directors' and Auditors' thereon, and in this regard, pass the following resolution as Ordinary Resolutions:
 - "RESOLVED THAT the audited Financial Statement of the company for the Financial Year ended 31st March 2020 and the Report of Board of Directors and Auditors thereon laid before this meeting, be and are hereby considered and adopted"
- 2. To appoint a director in place of Mr. Ashish Tibrawalla (DIN: <u>00059344)</u>, who retires by rotation and, being eligible, offers himself for re-appointment, In this regard, pass the following resolution as Ordinary Resolution:
 - "RESOLVED THAT pursuant to the provisions of Section 152 of the Companies Act, 2013, Mr. Ashish Tibrawalla (DIN: 00059344), who retires by rotation at this meeting be and is hereby appointed as a Director of the Company, liable to retire by rotation."
- 3. To appoint Auditors and fix their remuneration, and to pass, with or without modification, the following resolution as an Ordinary Resolution:
 - "Resolved that pursuant to the provisions of Section 139, 142 and other applicable provisions, if any, of the Companies Act, 2013, read with Rules made there under, M/s D. Mitra & Company, Chartered Accountants (Firm Registration No. 328904E), be and are hereby appointed as Statutory Auditors of the Company for a term of 1 [one] year to hold office from the conclusion of this Annual General Meeting until the conclusion of the Annual General Meeting (AGM) to be held in the calendar year 2021, subject to ratification by the Members at every AGM, at such remuneration plus GST, reasonable out—of-pocket expenses etc., as may be recommended by the Audit Committee, in consultation with the aforesaid auditors."

SPECIAL BUSINESS:

ITEM No. 4.

APPROVAL OF Re-APPOINTMENT OF MR. VIRAJ BAGARIA (DIN: 06628761) AS WHOLE TIME DIRECTOR AND FIXATION OF HIS REMUNERATION THEREOF

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

"RESOLVED THAT, subject to the provisions of Sections 196, 197, 198, 203 and all other applicable provisions of the Companies Act, 2013 ("the Act") (including any statutory modification or re-enactment thereof for the time being in force) read with Schedule V of the Act and Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014 and Articles of Association of the Company and subject to such approvals, permissions and sanctions, as may be required, the Company hereby accords the approval to the appointment and remuneration of Mr. Viraj Bagaria, (DIN: 06628761), as a Wholetime Director (WTD) of the Company for a period of 3 (three) years



with effect from 1st day of October 2020 on the terms and conditions including remuneration / emoluments as set out in the explanatory statement annexed to the Notice convening this meeting.

RESOLVED FURTHER THAT notwithstanding anything contained herein above, where in any financial year during the tenure of Mr. Viraj Bagaria, (DIN: 06628761),, the Company incurs a loss or its profits are inadequate, and unless the remuneration herein above is approved by the Central Government, the remuneration payable to the said WTD by way of salary, including performance incentive, commission, perquisites and any other allowances shall be governed and be subject to the ceilings provided under Section II of Part II (A) of Schedule V to the Companies Act, 2013, or such other limits as may be prescribed by the Central Government from time to time as minimum remuneration.

ITEM No.5.

APPROVAL FOR MATERIAL RELATED PARTY TRANSACTIONS:

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

"RESOLVED THAT pursuant to provisions of Section 188 and other applicable provisions, if any, of the Companies Act, 2013 and the Companies (Meeting of Board and its Powers) Rules, 2014 (including any statutory modification(s) or enactment thereof for the time being in force), and subject to the recommendation of the Audit Committee and the approval of the Board of Directors, the consent of the members of the Company be and is hereby accorded to arrangements/transactions (including transfer of resource, service or obligation) hereto entered or to be entered into by the Company for Financial Year 2020-21 of a value not exceeding a limit of Rs. 100 Crores with related party as per details as set out under item no. 5 of the Statement annexed to this Notice."

"RESOLVED FURTHER THAT the consent of the Company be and is hereby accorded to the Board of Directors of the Company and/or a Committee thereof, to severally do or cause to be done all such acts, matters, deeds and things and to settle any queries, difficulties, doubts that may arise with regard to any transaction with the related parties and severally execute such agreements, documents and writings and to make such filings, as may be necessary or desirable for the purpose of giving full effect to this resolution, in the best interest of the Company."

By order of the board of Directors For **T & I Global Ltd.** Sd/-Executive Chairman Sajjan Bagaria

(DIN: 00074501)

Place: Kolkata Dated: 14th August, 2020

NOTES

- 1. In view of the prevailing COVID-19 pandemic, the Ministry of Corporate Affairs (the "MCA") vide its General Circulars No. 14/2020, No. 17/2020 and No. 20/2020 dated April 8, 2020, April 13, 2020 and May 5, 2020 respectively (hereinafter, collectively referred as the "MCA Circulars") read with SEBI Circular No. SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated May 12, 2020, has allowed companies to conduct their annual general meetings through Video Conferencing ("VC") or Other Audio Visual Means ("OAVM"), thereby, dispensing with the requirement of physical attendance of the members at their AGM and accordingly, the 30th Annual General Meeting (the "AGM" or the "Meeting") of **T & I Global Limited** (the "Company") will be held through VC or OAVM in compliance with the said circulars and the relevant provisions of the Companies Act, 2013 (as amended) (the "Act") and Rules made thereunder and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended) (the "Listing Regulations"). Members attending the AGM through VC or OAVM shall be counted for the purpose of reckoning the quorum under Section 103 of the Act.
- 2. Keeping the convenience of the Members positioned in different time zones, the Meeting has been scheduled at 2:00 P.M. IST.



3. IN TERMS OF THE MCA CIRCULARS AND SEBI CIRCULAR NO. SEBI/HO/CFD/CMD1/CIR/P/2020/79 DATED MAY 12, 2020, THE REQUIREMENT OF SENDING PROXY FORMS TO HOLDERS OF SECURITIES AS PER PROVISIONS OF SECTION 105 OF THE ACT READ WITH REGULATION 44(4) OF THE LISTING REGULATIONS, HAS BEEN DISPENSED WITH. THEREFORE, THE FACILITY TO APPOINT PROXY BY THE MEMBERS WILL NOT BE AVAILABLE AND CONSEQUENTLY, THE PROXY FORM AND ATTENDANCE SLIP ARE NOT ANNEXED TO THIS NOTICE CONVENING THE 30TH AGM OF THE COMPANY (THE "NOTICE").

However, in pursuance of Section 113 of the Act and Rules framed thereunder, the corporate members are entitled to appoint authorized representatives for the purpose of voting through remote e-Voting or for the participation and e-Voting during the AGM, through VC or OAVM. Institutional Shareholders (i.e., other than individuals, HUF, NRI, etc.) are required to send scanned copy (PDF / JPG Format) of the relevant Board Resolution / Power of Attorney / appropriate Authorization Letter together with attested specimen signature(s) of the duly authorized signatory(ies) who are authorized to vote, to the Scrutinizer through e-mail at sharmasmitacs@gmail.com with a copy marked to evoting@nsdl.co.in

- 4. Since the AGM will be held through VC or OAVM, no Route Map is being provided with the Notice.
- 5. In case of Joint-holders, the Member whose name appears as the first holder in the order of names as per the Register of Members of the Company will be entitled to vote during the AGM.
- 6. An Explanatory Statement pursuant to Section 102 of the Act and Rules framed thereunder, in respect of the Special Business under Item No. 4 & 5 are annexed hereto. The recommendation of the Board of Directors of the Company (the "Board") in terms of Regulation 17(11) of the Listing Regulations is also provided in the said Statement. Necessary information of the Directors seeking re-appointment at the AGM as required under Regulation 36(3) of the Listing Regulations and the Revised Secretarial Standard on General Meetings (SS-2) issued by the Institute of Company Secretaries of India (ICSI) is also appended to the Notice.

7. Dispatch of Annual Report through E-mail

In accordance with the MCA Circulars and the said SEBI Circular dated May 12, 2020, the Notice alongwith the Annual Report of the Company for the financial year ended March 31, 2020, will be sent only through e-mail, to those Members whose e-mail addresses are registered with the Company or the Registrar and Share Transfer Agent (the "RTA"), i.e., M/s. R & D Infotech Private Limited or the Depository Participant(s). The Notice and the Annual Report for the financial year ended March 31, 2020 shall be available on the websites of the Company viz., www.tiglobal.com and of the Stock Exchanges where Equity Shares of the Company are listed. The Notice shall also be available on the e-Voting website of the agency engaged for providing e-Voting facility, i.e., National Securities Depository Limited (NSDL), viz., www.evoting.nsdl.com

8. PROCEDURE FOR ATTENDING THE AGM THROUGH VC OR OAVM

Members will be able to attend the AGM through VC or OAVM or view the live webcast of the AGM provided by NSDL at https://www.evoting.nsdl.com by using their remote e-Voting login credentials and selecting the EVEN for the AGM. Further details in this regard are annexed separately and form part of this Notice.

9. **PROCEDURE FOR REMOTE E-VOTING AND E-VOTING DURING THE AGM**

In accordance with the provisions of Section 108 and other applicable provisions, if any, of the Act, Rule 20 of the Companies (Management and Administration) Rules, 2014 and amendments thereto, read together with the MCA Circulars and Regulation 44 of the Listing Regulations, the Company has engaged the services of NSDL to provide remote e-Voting facility and e-Voting facility during the AGM to all the eligible Members to enable them to cast their votes electronically in respect of the businesses to be transacted at the Meeting. The instructions to cast votes through remote e-Voting and through e-Voting system during the AGM are annexed separately and form part of this Notice.

The remote e-Voting period will commence on Monday, September 21, 2020 (9:00 A.M. IST) and will end on Wednesday, September 23, 2020 (5:00 P.M. IST). During this period, the Members of the Company, holding shares either in physical or dematerialized mode, the cut-off date, i.e., Friday, September 18, 2020, may cast their vote by remote e-Voting. The remote e-Voting module shall be disabled by NSDL for voting thereafter.



Only those Members who are present in the Meeting through VC or OAVM facility and have not cast their votes on resolutions through remote e-Voting and are otherwise not barred from doing so, shall be allowed to vote through e-Voting system during the AGM. However, Members who would have cast their votes by remote e-Voting may attend the Meeting, but shall neither be allowed to change it subsequently nor cast votes again during the Meeting and accordingly, their presence shall also be counted for the purpose of quorum under Section 103 of the Act. The Members, whose names appear in the Register of Members / list of Beneficial Owners Friday, September 18, 2020 being the cut-off date, are entitled to vote on the Resolutions set forth in the Notice. The voting rights of the Members shall be in proportion to their share(s) of the paid-up equity share capital of the Company the cut-off date. A person who is not a member the cut-off date, i.e., Friday, September 18, 2020 should treat this Notice for information purpose only.

The Board of Directors has appointed CS Smita Sharma, of , M/s.Smita Sharma & Associates (ACS: 17757/C.P. No.: 6077), practicing company secretary, as the Scrutinizer for scrutinizing the process of remote e-Voting and also e-Voting during the Meeting in a fair and transparent manner. The Scrutinizer shall, immediately after the conclusion of the Meeting, count the votes cast at the Meeting and thereafter, unblock the votes cast through remote e-Voting in presence of atleast two witnesses not in employment of the Company and submit a Consolidated Scrutinizer's Report of the total votes cast in favour or against, if any, not later than 48 hours after the conclusion of the Meeting. Thereafter, the Results of e-Voting shall be declared forthwith by the Chairman or by any other director/person duly authorised in this regard. The Results declared along with the Report of the Scrutinizer shall be placed on the Company's website (www.tiglobal.com) and on the e-Voting website of NSDL (www.evoting.nsdl.com) immediately after the results are declared and shall simultaneously be communicated to the Stock Exchanges where the equity shares of the Company are listed. The results declared along with the said Report shall also be made available for atleast 3 days on the Notice Boards of the Company at its Registered Office in Kolkata.

Subject to the receipt of requisite number of votes, the businesses mentioned in the Notice / the resolution(s) forming part of the Notice shall be deemed to be passed on the date of the AGM, i.e., Thursday, September 24, 2020. Members holding shares in physical mode or whose e-mail addresses are not registered, may cast their votes through e-Voting system, after registering their e-mail addresses by sending the following documents to the Company at secretarial_tiglobal@yahoo.com or to the RTA at rdinfotec@yahoo.com:

- (i) Scanned copy of a signed request letter, mentioning the name, folio number / demat account details & number of shares held and complete postal address;
- (ii) Self-attested scanned copy of PAN Card; and
- (iii) Self-attested scanned copy of any document (such as AADHAAR card / latest Electricity Bill / latest Telephone Bill / Driving License / Passport / Voter ID Card / Bank Passbook particulars) in support of the postal address of the Member as registered against their shareholding.

Members, who hold shares in physical mode and already having valid e-mail addresses registered with the Company / the RTA, need not take any further action in this regard.

10. Procedure to raise Questions / seek Clarifications

- (a) As the AGM is being conducted through VC or OAVM, the Members are encouraged to express their views / send their queries well in advance for smooth conduct of the AGM but not later than 5:00 P.M. (IST) Tuesday, September 22, 2020, mentioning their names, folio numbers / demat account numbers, e-mail addresses and mobile numbers at secretarial_tiglobal@yahoo.com and only such questions / queries received by the Company till the said date and time shall be considered and responded during the AGM.
- (b) Members willing to express their views or ask questions during the AGM are required to register themselves as speakers by sending their requests from Tuesday, September 15, 2020 (9:00 A.M. IST) to Monday, September 21, 2020 (5:00 P.M. IST) at secretarial_tiglobal@yahoo.com from their registered e-mail addresses mentioning their names, folio numbers / demat account numbers, PAN details and mobile numbers. Only those Members who have registered themselves as speakers will be allowed to express their views/ask questions during the AGM. The Chairman of the Meeting / the Company reserves the right to restrict the number of questions, time allotted and number of speakers to ensure smooth conduct of the AGM.
- (c) Members seeking any information on the financial accounts, operations or any matter to be placed at the AGM, are requested to write to the Company till 5.00 P.M. (IST) on Tuesday, September 22, 2020 through e-mail at secretarial_tiglobal@yahoo.com and the same will be suitably replied by the Company.



- 11. **Procedure for inspection of documents** All documents referred to in the Notice and the Explanatory Statement shall be made available for inspection by the Members of the Company, without payment of fees upto and including the date of AGM. Members desirous of inspecting the same may send their requests at secretarial_tiglobal@yahoo.com from their registered e-mail addresses mentioning their names and folio numbers / demat account numbers. During the AGM, the Register of Directors and Key Managerial Personnel and their shareholding maintained under Section 170 of the Act and the Register of Contracts or arrangements in which Directors are interested maintained under Section 189 of the Act shall be made available for inspection upon login at NSDL e-Voting system at https://www.evoting.nsdl.com
- 12. **Book Closure Period,** The Share Transfer Books and Register of Members of the Company will remain closed from **Friday, September 18, 2020 to Thursday, September 24, 2020 (both days inclusive)** for the purpose of the AGM.
- 13. Pursuant to Regulation 40 of the Listing Regulations, the securities of listed companies can be transferred only in the dematerialized mode w.e.f. April 1, 2019, except in case of transmission or transposition of securities. In this regard, SEBI has clarified by a Press Release No. 12/2019 dated March 27, 2019, that the said amendments do not prohibit an investor from holding the shares in physical mode and the investor has the option of holding shares in physical mode even after April 1, 2019. However, any investor who is desirous of transferring shares (which are held in physical mode) after April 1, 2019 can do so only after the shares are dematerialized. However, requests for transfer of shares held in physical mode, as filed in Form SH-4, prior to April 1, 2019 and returned to the investors due to deficiency in the documents, may be re- submitted for transfer even after April 1, 2019 provided it is submitted alongwith the necessary documents including PAN details. In exceptional cases, the transfer of physical shares is subject to the procedural formalities as prescribed under SEBI Circular No. SEBI/HO/MIRSD/DOS3/CIR/P/2018/139 dated November 6, 2018.
- 14. **Transfer of Unclaimed or Unpaid amounts to the Investor Education and Protection Fund (IEPF)** Pursuant to Section 124(5) of the Act and other applicable provisions, if any, of the Companies Act, 2013 the unpaid dividends that are due to transfer to the Investor Education Protection Fund are as follows:

Dividend No.	Date of Declaration	For the year ended	Due for transfer on	
1	27/09/2013	31/03/2013	03/11/2020	
2	26/09/2014	31/03/2014	02/11/2021	
3	26/09/2015	31/03/2015	02/11/2022	
4	24/09/2016	31/03/2016	31/10/2023	
5	23/09/2017	31/03/2017	28/10/2024	
6	22/09/2018	31/03/2018	27/10/2025	
7	29/09/2019	31/03/2019	26/10/2025	

Details of Directors seeking appointment/re-appointment at the forthcoming Annual General Meeting (Pursuant to regulation 36(3) of the SEBI Listing Regulations)

Name of the Director	Viraj Bagaria	Ashish Tibriwalla
Date of Birth	19/09/1994	24/10/1968
Nationality	Indian	Indian
Date of Appointment on the Board	28/09/2013	20/11/2017
Qualifications	Completed Bechelor of	Graduates
	Engineering Degree from	
	University of Illinois	
Expertise	Agricultural Engineering	Having more than 25 years
		experience in marketing
Number of Shares Held in the Company	Nil	
List of Directorship held in other	Nil	Nil
Companies		
Member/Chairman of the Committees	Nil	Nil
of the Board of		
Companies in which he/she is a director		
Relationship between Directors inter-se	Son of Vineet Bagaria	

Note: Directorships/ Committee memberships exclude Alternate directorships and directorship in private/ foreign companies and companies incorporated under section 8 of the Companies Act. 2013.



STATEMENT PURSUANT TO SECTION 102 OF THE COMPANIES ACT, 2013

ITEM No. 4

The Board of Directors of the Company ("Board"), at its meeting held on August 14, 2020 has, subject to the approval of members, re-appointed Mr. Viraj Bagaria, (DIN: 06628761)as Whole Time Director, for a period of 3 (Three) years from the expiry of his present term, i.e. with effect from 1st October, 2020, on the terms and conditions including remuneration as recommended by the Nomination and Remuneration Committee and approved by the Board. It is proposed to seek members' approval for the re-appointment of and remuneration payable to Mr. Viraj Bagaria as Whole Time Director of the Company, in terms of the applicable provisions of the Act. Broad particulars of the terms of re-appointment of, and remuneration payable to, Mr. Viraj Bagaria are as under:

(a) Salary, Perquisites and Allowances per annum:

Particulars	Amount (in Lakhs)	
Salary	12	
Perquisites and Allowances	6	

Mr. Viraj Bagaria satisfies all the conditions set out in Part-I of Schedule V to the Act as also conditions set out under Section 196(3) of the Act for being eligible for his re-appointment. He is not disqualified from being appointed as Director in terms of Section 164 of the Act.

The above may be treated as a written memorandum setting out the terms of re-appointment of Mr. Viraj Bagaria under Section 190 of the Act.

Details of Mr. Viraj Bagaria are provided in the "Annexure" to the Notice.

Mr. Viraj Bagaria is interested in the resolution set out at Item No. 4 of the Notice. Sri Sajjan Bagaria, Sri vineet Bagaria and Sri Sangeet Bagaria, being related to Shri Viraj Bagaria may be deemed to be interested in the said resolution.

The other relatives of Shri Viraj Bagaria may be deemed to be interested in the said resolution of the Notice, to the extent of their shareholding interest, if any, in the Company. Save and except the above, none of the other Directors / Key Managerial Personnel of the Company / their relatives are, in any way, concerned or interested, financially or otherwise, in the resolution. The Board commends the Special Resolution set out at Item No. 4 of the Notice for approval by the members.

ITEM NO.5

M/s T & I Projects Ltd. is a company in which Sri Vineet Bagaria is director and relative of Vineet Bagaria, and Sajjan Bagaria is Managing Director (Sri Sangeet Bagaria) of the T & I Projects Ltd, the said company is supplier of the Machinery in which our company does trading activity. The company regularly supplies goods at reasonable market price. Your Board of directors recommends to purchase or sale the goods with the company for maximum amount of Rs. 100 crore in Financial Year 2020-21.

Except Sri Vineet Bagaria, Sri Sajjan Bagaria, Sangeet Bagaria, Viraj Bagaria and Shikha Bagaria none of the directors and Key managerial personnel of the company and their relatives are concerned or interested with the resolution set out in the Item no. 5

By order of the board of Directors For **T & I Global Ltd.**

Sd/-Executive Chairman Sajjan Bagaria (DIN: 00074501)

Place: Kolkata

Dated: 14th August, 2020



DIRECTORS' REPORT

Dear Shareholders,

The Board of Directors of your company has pleasure in presenting their 30th Annual Report along with the Audited Accounts for the Financial Year ended 31st March, 2020.

1. Financial Results:

Particulars	March 31, 2020	March 31, 2019
Net Sales/Income from operations	9579.27	13236.14
Other operating Income	218.53	186.62
Total Income from Operations	9797.80	13422.76
Profit before depreciation & taxation	1621.67	1117.28
Less: depreciation	110.67	96.07
Profit Before Tax (PBT)	1510.99	1021.20
Less: Tax	350.31	309.15
Profit After Tax (PAT)	1160.67	712.05
Other adjustment	(2.29)	(22.67)
Balance carried to Balance Sheet	1158.37	689.37

2. Operational Performance:

The Profit after taxation increased to Rs. **1158.37** Lac against Rs. 689.37 Lac a growth of around 68 % in the previous year.

3. Dividend:

The Board has decided to retain profit for future, hence not recomended any Dividend for the year ended March 31, 2020

Directors' Responsibility Statement:

Pursuant to Section 134(5) of the Companies Act, 2013 the Board of Directors confirms:

- i. that in the preparation of the annual accounts, the applicable accounting standards have been followed and no material departures have been made from the same;
- ii. that they have selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the Company at the end of the financial year and of the profit and loss of the Company for that period;
- iii. that they have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of the Companies Act, 2013 for safeguarding the assets of the Company and for preventing and detecting fraud and other irregularities;
- iv. that they have prepared the annual accounts on a 'going concern' basis;
- v. that they have laid down internal financial controls to be followed by the Company and that such internal financial controls are adequate and are operating effectively;
- vi. that they have devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems are adequate and operating effectively.

4. Directors:

All the Directors of the company have confirmed that they are not disqualified from being appointed as directors in terms of section 164 of the Companies Act, 2013. In accordance with the provisions of the Article of Association of



the Company read with section 152 of the Companies Act, 2013. The Appointment of Directors as mentioned in the Notice are subject to the approval of the members at the ensuing Annual General Meeting of the Company.

5. Key Managerial Personnel:

Mr. Vineet Bagaria (DIN: 00100416) Managing Director, Mr. Sajjan Bagaria (DIN: 00074501) Whole time Director, Mr. Viraj Bagaria (DIN: 06628761) Whole time Director, Mr. Sourav Banerjee Company Secretary and Mr. Vishnu Baheti CFO were designated as Key managerial Personnel during the Financial Year 2019-20 as per provision of section 203 of the Companies Act, 2013. No other Appointment/ Resignation of KMP's were made during the year.

Declaration by Independent Directors:

Mr. Harish Kumar Mittal (DIN 00367650); and Mr. Manish Kumar Newar (DIN 00469539), Mr. Navendu Mathur (DIN 00669934), Mr. Ashish Tibrawalla (DIN: 00059344) and Baskar Srinivasan (DIN: 07485885) are Independent Directors on the Board of the Company. The Company has received declaration from all the Independent Directors of the Company confirming that they meet the criteria of independence as prescribed both under the Companies Act, 2013 and SEBI Listing Regulations with the Stock Exchange.

6. Share Capital:

The Paid up equity share capital of the company 31st March, 2020 was Rs.506.77 Lacs. There was no public issue, right issue, bonus issue, preferential issue, etc. during the year. The company has not issued shares with differential voting rights, sweat equity shares, nor has it granted any stock options.

7. Subsidiaries, Joint Venture or Associate Companies:

There are no companies which have become or ceased to be its subsidiaries, joint ventures or associate companies during the year.

8. Number of meetings of the Board:

The Board met Eleven times during the financial year 2019-20. The intervening gap between the meetings was within the period prescribed under the Act and Listing Regulations. The details have been provided in the Corporate Governance Report, annexed to this Report.

9. Board Evaluation:

Pursuant to the provisions of the Companies Act, 2013 the Board has carried out an annual performance evaluation of its own performance, the directors individually as well as the evaluation of the working of various committees. The Independent Directors also carried out the evaluation of the Chairman and Non-Executive Directors, the details of which are covered in the Corporate Governance Report.

10. Company's policy on Directors' appointment and remuneration:

The Company's policy on Directors' appointment and remuneration and other matters provided in Section 178(3) of the Act has been disclosed in the Corporate Governance Report, which forms part of the Directors' Report.

11. Internal financial control systems and their adequacy:

The details in respect of internal financial control and their adequacy are included in the Management Discussion & Analysis, which forms part of this report.

12. Auditors:

The Auditors of the company M/s. D. Mitra & Co. have been appointed for Five Years term subject to ratification at every Annual General Meeting. Hence The Board of Directors recommends appointment of D. Mitra & Company Chartered Accountants of 107/1, Park Street, Kolkata – 700016 as Statutory Auditor of The Company and they have confirmed their eligibility pursuant to the provisions of Section 139 of the Companies act, 2013 and the rules there under, it is proposed to appointment of M/S D Mitra & Company Chartered Accountant (Firm Registration no.



328904E) as Statutory auditor of the Company from the conclusion of this 30th Annual General Meeting to conclusion of 31st Annual General Meeting of the company.

13. Auditors' report and Secretarial Auditors' report:

No observation has been made in the Auditors's report.

Pursuant to the provisions of Section 204 of the Companies Act 2013 and The Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, the Company has appointed Ms. Smita Sharma, Company Secretary in Practice to undertake the Secretarial Audit of the Company. The Report of the Secretarial Audit in Form MR3 for the financial year ended March 31, 2020 is annexed as Annexure - VI to the Report. No observation has been made in the Secretarial Auditors's report

14. Risk Management:

The details in respect of risk management are included in the Corporate Governance, which forms an Annexure to this report.

15. Particulars of loans, guarantees and investments:

The Company has not given any loans or guarantees covered under the provisions of section 186 of the Companies Act, 2013.

16. Transactions with Related Parties:

All contracts / arrangements / transactions entered by the Company during the financial year with related parties were in the ordinary course of business and on an arm's length basis. During the year, the Company had not entered into any contract / arrangement / transaction with related parties which could be considered material in accordance with the policy of the Company on materiality of related party transactions. Details of related party transaction has been enclosed in Form AOC – 2 in **Annexure IV to the Directors' Report**

Your Directors draw attention of the members to Note 25.6. ii to notes on Account of the financial statement which sets out related party disclosures.

17. Management's Discussion and Analysis Report:

Management's Discussion and Analysis Report for the year under review, is attached as **Annexure I** forming part of this Report.

18. Corporate Social Responsibility Initiatives:

Net Profit for the Financial Year ended 31st March 2019, has been exceeded the limit as prescribed in Section 135 of the Companies Act 2013, which is Rs. 5 Crore, the Net Profit of the Company for the year ended after tax is Rs. 6.89 crore hence the CSR is being applicable on the company from the Financial Year 2019-20, and for giving the effect of the same the board of directors has formed Corporate Social Responsibility Committee (CSR) pursuant to Section 134 of the Companies Act, 2013 and Companies (Corporate Social Responsibility) Rules, 2014. CSR Committee comprising Mr. Navendu Mathur (DIN: 00669934), Mr. Harish Kumar Mittal (DIN: 00367650) and Mr. Manish Kumar Newar (DIN: 00469539) to take the mandatory initiatives in this regard.

Your Company works on the belief that organizations should exist to serve a social purpose and enhance the lives of people connected through its business. The Company has a CSR Policy in place which aims to ensure that the Company continues to operate its business in an economically, socially and environmentally sustainable manner, while recognizing the interests of all its stakeholders. It takes up CSR programmes which benefit the communities in and around the vicinity of its operational presence, resulting in enhancing the quality of lives of the people in those areas. As the CSR being applicable on the Company from Financial Year 2019-20, The CSR Comittee is working to spend the amount in such a manner to benefit the society. The Board have created a CSR Reserve Fund where the amount has been kept and that can be utilised only for the purpose of CSR activity as decided by the CSR Comittee. Details of composition of CSR Committee and other relevant details have been provided in the Corporate Governance Report. The amount calculated Under Section 198 of the Companies Act 2013.



19. Extract of Annual Return:

As provided under Section 92(3) of the Act, an extract of annual return is given in **Annexure VII** in the prescribed Form MGT-9, which forms part of this report.

20. Particulars of employees:

The prescribed particulars of remuneration of employees pursuant to Section 134 (3) (q) and Section 197 (12) read with Rule 5 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, are set out as **Annexure III** to this Report.

21. Disclosure requirements:

As per Regulation 15(2) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 company has enclosed Corporate Governance Report with Auditors' Certificate thereon and Management Discussion and Analysis are attached, which form part of this report. Details of the familiarization programme of the independent directors are available on the Company's website. Further Policy on dealing with related party transactions is available on the Company's website.

22. Vigil Mechanism:

The Company has formulated and published a Whistle Blower Policy to provide Vigil Mechanism for employees including directors of the Company to report genuine concerns. The provisions of this policy are in line with the provisions of the Section 177(9) of the Companies Act 2013 and Rule 7 of the Companies (Meetings of Board and its Powers) Rules, 2014, and the said policy is available on the Company's website.

23. Deposits from public:

The Company has not accepted any deposits from public and as such, no amount on account of principal or interest on deposits from public was outstanding the date of the balance sheet.

24. Change in the nature of business:

There was no change in the nature of the business of the Company during the year under review.

25. Details of significant and material orders passed by the regulators or courts or tribunals impacting the going concern status and company's operations in future:-

No significant and material orders have been passed by any Regulator or Court or Tribunal which can have impact on the going concern status and the Company's operations in future.

26. Material changes and commitments, if any, affecting the financial position of the Company:

There are no such material changes and commitments which have occurred between the end of the financial year of the Company to which the financial statements relate and the date of the report.

27. Particulars regarding conservation of energy & technology absorption etc:

The particulars in respect of conservation of energy, technology absorption and foreign exchange earnings and outgo are given in **Annexure II** which forms part of this report.

28. Disclosure under the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013:

The Company has set up Internal Complaints Committee (ICC) under The Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013. There were no complaints received and /or disposed off during 2019-20.

29. Acknowledgment:

Your Directors take this opportunity to express their grateful appreciation for the excellent assistance and cooperation received from the banks and other authorities. Your Directors also thank the employees of the Company for their valuable service and support during the year. Your Directors also gratefully acknowledge with thanks the cooperation and support received from the shareholders of the Company.

By order of the board of Directors For **T & I Global Ltd.**

Sd/-

Executive Chairman Sajjan Bagaria (DIN: 00074501)

Dated: 14th August, 2020

Place: Kolkata



Annexure I

MANAGEMENT DISCUSSION AND ANALYSIS REPORT

Industry Structure and Development:

Tea Industry:

Originally tea is indigenous to the Eastern and Northern parts of India, but the tea industry has expanded and grown tremendously over the years, making India the largest grower and producer of tea in the world. In terms of consumption, export and production of tea, India is the world leader. It accounts for 31% of the global production of tea. India has retained its leadership over the tea industry for the last 150 years. The total turnover of this industry is roughly Rs.10, 000 crores. Since 1947, the tea production in India has increased by 250% and the land are used for production has increased by 40%. Even the export sector of India has experienced an increase in the export of this commodity. The total net foreign exchange in India is roughly Rs.1847 crores per annum. The tea industry in India is labor intensive, meaning it depends heavily on human labor instead of machines. This industry provides employment to more than 1.1 million Indian workers and almost half the workforce constitutes of women.

Segment wise or product wise performance:

TEADIVISION

There are mainly two ways of producing tea in India namely the CTC production and Orthodox production. CTC is an acronym for crush, tear and curl. The tea produced by this method is mostly used in tea bags. The orthodox production method consists of five stages, namely withering, rolling, fermentation, drying and finally storing. It is not possible to compare the two varieties because their quality depends on factors such as rainfall, soil, wind and the method of plucking of tea leaves and both possess a unique charm of their own. Your Company's focus has always been to produce better quality of tea and achieve better prices. The production capacity has been expanded to manufacture more CTC and Green Tea. The plantation continues to make continuous progress.

MACHINERY DIVISION

Your Company is a reputed manufacturer and supplier of tea processing machinery in tea Industries not only in domestic market as well in overseas. The Management always focuses to satisfy customer requirements not only with our product but also with our conduct to create Goodwill for your company in the Industry.

Risks and Concerns:

Tea industry is an agricultural industry and its performance is dependent on vagaries of nature. The industry is highly labour intensive and is subject to stringent Labour Laws. Shortage of skilled labour, during peak season is some pockets are also a cause for concern. In any business, risks and opportunities are inseparable components. The Company's Directors and management keep this in mind while taking decisions to ensure that stakeholders are not adversely affected.

Discussion on Financial Performance with respect to operational performance:

The Company's financial position is strong enough which has helped company to pass through in turbulent times. The development work in garden is always given top priority for improvement in quantity as well as quality. The surplus fund in the Company is deployed in such a way that reasonable returns are derived.

Internal Control System and their adequacy:

The Company implemented internal control systems to ensure that all assets are safeguarded and protected against losses and all transactions are recorded and reported correctly. The Company has laid down policies, guidelines and procedures, which form part of its internal control system. The Company's internal control system are periodically tested and supplemented by an extensive programme of internal audit by independent firm of Chartered Accountants. Audits are finalized and conducted based on internal risk assessment. Significant findings are brought to the notice of the Audit Committee of the Board and corrective measures are recommended for implementation.



Material development in human resources and industrial relations:

Tea industry is highly Labour intensive and human resources form the core of operations. Focus on better deployment of Labour in garden area has resulted in improving productivity both quantitative and qualitative. Industrial relations in all tea estates and units continued to be cordial.

Cautionary statement:

The statements in the report of the Board of Directors and the Management's Discussion and Analysis Report describing the Company's projections, estimates, expectations or predictions may be forward looking statements within the meaning of applicable securities Laws and Regulations. Actual results could differ materially from those expressed or implied. Further Tea industry depends on vagaries of nature and any adverse favorable situation can reverse the whole situation.

By order of the board of Directors For **T & I Global Ltd.** Sd/-Executive Chairman Sajjan Bagaria

(DIN: 00074501)

Place: Kolkata

Dated: 14th August, 2020



Annexure II of the Directors Report

Information pursuant to Section 134(3) (m) of the Companies Act, 2013 read with Rule 8(3) of the Companies (Accounts) Rules, 2014 and forming part of the Directors' Report for the year ended 31st March, 2020.

A. Conservation of Energy:

Form 'A'
Form for Disclosure of particulars with respect to conservation of energy:

	Current Year ended 31.03.2020	Previous Year ended
A)Power & Fuel Consumption	31.03.2020	31.03.2019
1) Electricity		
a) Purchased		
Unit (KWH)	629424	590445
Total Amount (Rs. in Lacs)	55.07	56.68
Rate per unit (Rs. /KWH)	8.75	9.60
b) Own Generation	Nil	Nil
2) H.S.D Oil		
a) Purchased		
Unit (Ltrs.)	18420	19640
Total Amount (Rs. in Lacs)	12.25	14.50
Rate per unit (Rs. /Ltrs.)	66.50	73.83
b) Own Generation	Nil	Nil
2) Coal		
a) Purchased		
Unit (Tonnes)	956.75	782.52
Total Amount (Rs. in Lacs)	88.78	88.23
Rate per unit (Rs. /Ton)	9279	11275
b) Own Generation		Nil
B) Consumption Per Unit Of Production		
Product - Tea (Gross) (Kgs.)	965361	884789
Energy Use: Electricity (KWH/Kg.)	0.65	0.67
H.S.D Oil (Ltrs. /Kg.)	0.02	0.02
Coal (Kgs. /Kg.)	0.99	0.88

B. Technology Absorption:

- i. The efforts made towards technology absorption: Not Applicable
- ii. The benefits derived like product improvement, cost reduction, product development or import substitution: Not Applicable
- iii. In case of imported technology (imported during the last 5 years reckoned from the beginning of the Financial Year), following information may be furnished:
 - a) Technology Imported: Not Applicable
 - b) Year of Import: Not Applicable
 - c) Has technology been fully absorbed? : Not Applicable
 - d) If not fully absorbed, areas where this has not taken place, reasons therefore and future plans of action: Not Applicable
- iv. The expenditure incurred on Research and Development: Nil.

C. Foreign Exchange earnings and outgo:

Earnings in foreign exchange: Rs. 7763.46 Lakh Foreign exchange outgo: Rs. 970.24 Lakh



Annexure III

PARTICULARS OF EMPLOYEES:

Particulars of Employees pursuant to section 134(3) (q) of the Companies Act, 2013 read with rule 5(1) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014

Requirements of Rule 5(1)		Details
(I) the ratio of the remuneration of each director to the median remuneration of the employees of the company for the financial year;	:	(a) Mr. Vineet Bagaria 1:0.020 (b) Sajjan Bagaria 1:0.033 (c) Viraj Bagaria 1:0.090
(ii) the percentage increase in remuneration of each director, Chief Financial Officer, Chief Executive Officer, Company Secretary or Manager, if any, in the financial year;		The percentage increase in remuneration of Managing Director is approx 20%, Whole Time Director Mr. Sajjan Bagaria is approx 15%, there is no other increase in managerial remuneration during the Financial Year 2019-20
(iii) the percentage increase in the median remuneration of employees in the financial year;	:	11.33%
(iv) the number of permanent employees on the rolls of company;	:	859 employees 31.03.2020
(v) the explanation on the relationship between average increase in remuneration and company performance;	:	The total remuneration has been increase by Rs. 3127668/- during the financial year 31st March, 2020, which is approx 6.00 % and Net Profit increased by Rs. 46899236/- which is approx 68.00%
(vi) Comparison of the remuneration of the Key Managerial Personnel against the performance of the company;	:	The total remuneration of the Key Managerial Personnel has been increase by Rs. 1035040/- during the financial year 31st March, 2020, which is approx 14.60 % and Net Profit increased by Rs. 46899236/- which is approx 689.00%
(vii) Variations in the market capitalisation of the company, price earnings ratio as at the closing date of the current financial year and previous financial year and percentage increase over decrease in the market quotations of the shares of the company in comparison to the rate at which the company came out with the last public offer in case of listed companies, and in case of unlisted companies, the variations in the net worth of the company as at the close of the current financial year and previous financial year;	·	Percentage 31.03.2019 31.03.2020 decrease in Share price 87.45 57.70 34.01 The Company has not made any Public Issue or Rights issue of securities in the last 5 years, so comparison have not been made of current share price with public offer price. The Company's shares are presently listed on Bombay stock Exchange, Calcutta Stock Exchange Ahemadabad Stock Exchange and Delhi Stock Exchange.



(viii) average percentile increase already made in the salaries of employees other than the manageric personnel in the last financial year and its comparison with the percentile increase in the manageric remuneration and justification thereof and poin out if there are any exceptional circumstances for increase in the managerial remuneration;	h : Il	The average percentage increase in salary of the employees other than Managerial Personnel is 4.5% in the financial year ended 31st March 2020. There are no exceptional circumstances in increase in managerial remuneration.
(ix) comparison of the each remuneration of the Ke Managerial Personnel against the performance of the company;		There were no increases in remuneration of KMPs of the company.
(x) The key parameters for any variable component of remuneration availed by the directors;	if :	
(xi) the ratio of the remuneration of the highest paidirector to that of the employees who are no directors but receive remuneration in excess of the highest paid director during the year;	t :	The Managing Directors is the highest paid director. No employees received remuneration higher than the Managing Director.
(xii) Affirmation that the remuneration is as per the remuneration policy of the company.	e :	Remuneration paid during the year ended March 31, 2020 is as per the Remuneration Policy of the Company.



Annexure IV to the Directors' Report

FORM NO. AOC-2

(Pursuant to Clause (h) of Sub-section (3) of section 134 of the Act and Rule 8(2) of the Companies (Accounts Rules, 2014)

Forms for disclosure of particulars of contracts / arrangements entered into by the Company with related parties referred to in sub-section (1) of Section 188 of the Companies Act, 2013 including certain arm's length transaction under third proviso thereto

1. Details of contracts or arrangements or transactions not at arm's length basis:

Your Company has not entered into any contracts or arrangements or transactions with its related parties which is not at arm's length during the financial year 2019-20.

- 2. Details of material contracts or arrangement or transactions at arm's length basis
- a) Name(s) of the related party and nature of relationship:

Names of the Related Party	Nature of Relationship
Mr. Sajjan Bagaria	Executive Chairman
Mr. Vineet Bagaria	Managing Director
Mr. Viraj Bagaria	Director
Mr. Vishnu Baheti	CFO
Sunita Baheti	Relative of CFO
Mr. Vineet Bagaria (HUF)	Relative of Directors
Mrs. Seema Bagaria	Relative of Directors
Mr. Vineet Bagaria	Managing Director
Mrs. Indu Bagaria	Relative of Directors
T & I Projects Ltd.	Associate Company
Chaman Exports Ltd.	Associate Company

b) Nature of contracts/	c) Duration of the	d) Salient terms of the	e) Date(s) of approval
arrangements/	contracts/	contracts or	by the Board, if any
transactions	arrangements/	arrangements or	
	transactions	transactions including the	
		value, if any (Amt. in Rs.)	
	During the F.Y. 1 9-20		On different date of
			Board Meetings held
Remuneration		2820000	during the F.Y, 1 9-20
Remuneration	-Do-	3960000	-Do-
Remuneration	-Do-	657600	-Do-
Remuneration	-Do-	674280	-Do-
Remuneration	-Do-	271200	-Do-
Rent	-Do-	108000	-Do-
Rent	-Do-	240000	-Do-
Rent	-Do-	600000	-Do-
Rent	-Do-	174000	-Do-
Purchase/Sale/Advance/Rent	-Do-	278561176	-Do-
Rent/Interest	-Do-	10743182	-Do-

(f) Amount paid as advances, if any: Nil

By order of the board of Directors

For T & I Global Ltd.

Executive Chairman Sajjan Bagaria

(DIN: 00074501)



Annexure V to the Directors' Report

Report on Corporate Governance

This report is prepared in accordance with the provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('Listing Regulations'), and the report contains the details of Corporate Governance systems and processes at T&I Global Ltd.

1. Company's philosophy:

The Company's core business is cultivation and manufacturing of tea and Manufacturing and trading of Tea Processing Machineries. The Company continues to lay importance on continuous upliftment of human and economic assets like plantations. The Company's overall philosophy is based on transparency, accountability and integrity in all its dealings without compromising on any of its obligations. It seeks to ensure all regulatory compliances, fair play, justice and enhancement of long-term shareholder value. The Company shall constantly endeavor to improve upon all these aspects on an ongoing basis.

2. Board of Directors (Board):

a) Composition of Board

The Board comprises of Five Non-Executive Independent Directors, two Non- Executive/ Non Independent Directors and three Executive Directors.

Role of the Board of Directors

The primary role of the Board is that of trusteeship to protect and enhance shareholder value through strategic direction to the Company. As trustees, the Board has fiduciary responsibility to ensure that the Company has clear goals aligned to shareholder value and its growth. The Board exercises its duties with care, skill and diligence, and exercises independent judgment. It sets strategic goals and seeks accountability for their fulfillment. It also directs and exercises appropriate control to ensure that the Company is managed in a manner that fulfills stakeholders' aspirations and societal expectations.

Certification from Auditor of the Company

M/s D. Mitra & Co. Statutory Auditor of the company, has issued a certificate as required under the Listing Regulations, confirming that none of the directors on the Board of the Company has been debarred or disqualified from being appointed or continuing as director of companies by the SEBI / Ministry of Corporate Affairs or any such statutory authority. The certificate forming part of this report.

Board membership criteria

The Company inducts eminent individuals from diverse fields as directors on its Board. The nomination and remuneration committee works with the entire Board to determine the appropriate characteristics, skills and experience required for the Board as a whole and for individual members. Members are expected to possess the required qualifications, integrity, expertise and experience for the position. They should also possess deep expertise and insights in sectors / areas relevant to the Company, and ability to contribute to the Company's growth. The age limit for a managing director and executive director is 70 years, while the age limit for an independent or non-executive director is 70 years. A director's term may be extended at the discretion of the committee beyond the age of 60 or 70 years with shareholders' approval by passing a special resolution, based on the explanatory statement annexed to the Notice, indicating the justification for the extension of appointment beyond 70 years, as the case may be. Based on the disclosures received from all the independent directors and also in the opinion of the Board, the independent directors fulfill the conditions specified in the Companies Act, 2013,

Key Board qualifications, expertise and attributes

The Board comprises qualified members who bring in the required skills, competence and expertise that allow them to make effective contributions to the Board and its committees. The Board members are committed to ensuring that the Board is in compliance with the highest standards of corporate governance.



The table below summarizes the key qualifications, skills, and attributes which are taken into consideration while nominating candidates to serve on the Board.

Definitions of director qualifications

	He is associated with Tea Industry for last 40 years and led the group to
Shri Sajjan Bagaria	become a market leader in manufacture of tea and tea processing machinery
Shri Vineet Bagaria	He is Associated with Tea industry for last 25 years. He has extensive experience in the fabrication of processing machinery. He helps the
	company to improve the quality of machines and efficient management of the production units of the company
Shri Viraj Bagaria	Completed Bachelor of Engineering Degree from University of Illinois Agricultural Engineering, and bringing his knowledge to de velop the new
, 5	machineries.
Shri Harish Mittal	Vast & extensive experience in diversified industry & specialization in cloth manufacturing.
Shri Manish Newar	He has more than 20 years of experience in Tea industry
Smt. Shikha Bagaria	Having more than 13 years experience in running own business of Manufacturing and marketing of tea processing machinery
Silit. Silikila bagaila	
Shri Sangeet Bagaria	Having more than 15 years experience in Manufacturing and marketing of tea processing machinery
Shri Navendu Mathur	Having more than 20 years experience in marketing of tea processing machinery in India as well in abroad
Shri Ashish Tibrewala	Having more than 25 years experience in marketing and manufacturing of Agricultural Product.
Srinivasan Baskar	Professional with 20 years Entrepreneurial and Project Management experience and 10 years Urban Governance expertise. Has the ability to
Cvasan Baskar	ensure functional, financial and compliance objectives are met while
	executing projects. He brings his rich experience in industry and project management for promoting systems approach in city infrastructure
	development and enhanced service delivery.

b) Attendance of Directors at Board Meetings and at the 29th AGM and other directorships / committee memberships held

During the financial year 2019-20, the Board met Eleven times on the following dates:

30.05.2019	10.06.2019	26.06.2019	14.08.2019	02.09.2019	12.10.2019
14.11.2019	02.12.2019	20.01.2020	14.02.2020	16.03.2020	



The attendance and number of other directorships /committee memberships of the directors of the Company are given below:

Directors	Category	No. of Board Meeting Attended	Whether attended	Number of Directorship	Other Committee Memberships	
			last AGM on 21.09.2019	in other Companies	Member (*)	Chairman (**)
Shri Sajjan Bagaria	Executive Director	11	No	0	0	0
Shri Vineet Bagaria	Managing Director	11	Yes	0	0	0
Shri Viraj Bagaria	Executive Director	10	No	0	0	0
Shri Harish Mittal	Non-Executive/ Independent Director	11	No	0	4	0
Shri Manish Newar	Non-Executive/ Independent Director	11	No	0	4	0
Smt. Shikha Bagaria	Non-Executive/ Non - Independent Director	6	No	0	0	0
Shri Sangeet Bagaria	Non-Executive/ Non - Independent Director	7	No	0	0	0
Shri Navendu Mathur	Director	11	Yes	0	4	4
Shri Ashish Tibrewala	Director	10	No	0	0	0
Baskar Srinivasan	Additional Director	6	No	0	0	0

There is no change in the Board.

3. Independent Directors Meeting:

Independent Directors meeting was held on 20th January, 2020 without the presence of the Managing Director and other Non-Executive Non-Independent Director. The meeting was attended by all the Independent Directors and enables them to:

- Review the performance of Non-Independent Directors and the Board as a Whole
- Review the performance of the chairperson of the company, taking into account the views of executive and nonexecutive directors
- Assess the quality, quantity and timeliness of flow of information between the company management and the board that is necessary for the board to effectively and reasonably perform their duties.

^(*) Excludes Directorships in Private Limited Companies, Foreign Companies and Companies under Section 8 of the Companies Act, 2013. All the Directors have made the requisite disclosures regarding Committees positions held by them in other Companies.

^(**) Includes Membership of Audit Committee and Stake holders Relationship Committee only.



The Composition and the attendance of Directors at these meetings are as under:

Name	No. of meeting attended
Shri Manish Kumar newar	1
Shri Harish Mittal	1
Shree Navendu Mathur	1

4. Code of Conduct:

The Board of Directors has adopted the Code of Conduct for the Board members and senior management personnel of the Company. The code is put up on the company's website www.tiglobal.com. The code has been circulated to the members of the board and the senior management and they have all affirmed their compliance with the Code. A declaration to this effect is appearing along with the report.

5. Audit Committee:

Pursuant to provisions of section 177 of the Companies Act, 2013 the company has constituted an Independent Audit Committee. The Audit Committee was constituted on 27th August, 2002 and comprises of Shri Navendu Mathur, Chairman of the Committee, Shri Manish Kumar Newar, and Shri Harish Mittal, Independent Directors of the Company.

Role of Audit Committee

- Oversight of the Company's financial reporting process and the disclosure of its financial information to ensure that the financial statement is correct, sufficient and credible.
- Reviewing the quarterly, half-yearly and annual financial statements before submission to the Board
- Reviewing with the management, external and internal auditors, the adequacy of internal control systems
 Report on Corporate Governance
- Reviewing the adequacy of internal audit function
- Discussing with internal and external auditors any significant finding and follow-up on such issues
- Reviewing key accounting matters and developments
- Reviewing the utilization of funds raised by the Company
- Reviewing the statutory compliance system
- Reviewing the related parties' transactions
- Reviewing other matters as directed by the Board

The Audit Committee met Five times during the year:

30 th May 2019	10 th June 2019	14 th August 2019	14 th November 2019	14 th February 2020

The attendance of the directors at the Audit Committee Meetings is summarized below:

Name	No. of meeting attended
Shri Manish Kumar newar	5
Shri Harish Mittal	5
Shri Navendu Mathur	5



6. Nomination And Remuneration Committee:

Pursuant to provisions of section 178 of the Companies Act, 2013 the company has constituted a Nomination and Remuneration Committee. The Nomination and Remuneration Committee was constituted on 24th September, 2002 and comprises of Shri Navendu Mathur, Chairman of the Committee, Shri Manish Kumar Newar, and Shri Harish Mittal, Independent Directors of the Company.

Role of Nomination and Remuneration Committee

Recommends and reviews the compensation packages, commission payable to directors, executive director
and managing director of the Company so as to bring about the objectivity in determining the remuneration
package while striking a balance between the interest of the Company and the shareholders

Remuneration Policy

The objective of the remuneration policy is to enable the company to attract, motivate and retain qualified industry professionals for the Board of Management and other executive level in order to achieve the company strategic goals. The remuneration policy acknowledges the internal and external context as well as the business needs and long term strategy. The policy is designed to encourage behavior that is focused on long term value creation, while adopting the highest standards of good corporate governance.

The Nomination and Remuneration Committee met Five times during the year:

.	30.05.2019	10.06.2019	14.08.2019	14.11.2019	14.02.2020	
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The attendance of the directors at the Nomination and Remuneration Committee Meetings is summarized below:-

Name	No. of meeting attended
Shri Manish Kumar newar	5
Shri Harish Mittal	5
Shri Navendu Mathur	5

The details of salary and perks paid to the Managing Director and Whole time Director and Key Managerial Personnel of the Company during the year are given below:

Name	Salary	Perquisites & Allowances	Other Benefits	Total (in Rs.)
Shri Vineet Bagaria	30,00,000/-	6,00,000/-	3,60,000/-	39,60,000/-
Shri Sajjan Bagaria	18,00,000/-	10,20,000/-	NIL	28,20,000/-
Shri Viraj Bagaria	4,80,000/-	1,20,000/-	57,600/-	6,57,600/-
Shri Vishnu Baheti	3,84,000/-	2,44,200/-	46,080/-	6,74,280/-

7. Stakeholders Relationship Committee:

Pursuant to provisions of section 178(5) of the Companies Act, 2013 the company has constituted a Stakeholder Relationship Committee. The Stakeholder Relationship Committee was constituted in the year 1991 and comprises of Shri Navendu Mathur, Chairman of the Committee, Shri Manish Kumar Newar, Independent Director and Shri Harish Mittal, Independent Director of the Company.

The meetings of the committee are held to consider and resolve the grievances of Security Holders of the company. The Committee met as and when required during the year.



The Stakeholder Relationship Committee met Twelve times during the year:

10.04.2019	26.04.2019	30.05.2019	26.06.2019
02.08.2019	02.09.2019	14.11.2019	02.12.2019
27.12.2019	20.01.2020	14.02.2020	16.03.2020

The attendance of the directors at the Stakeholders Relationship Committee Meetings is summarized below:-

Name	No. of meeting attended
Shri Manish Kumar newar	12
Shri Harish Mittal	12
Shri Navendu Mathur	12

Status of Investors' Complaints

Number of Complaints received during the year	One
Number of Complaints resolved upto 31st March,2020	One
Number of Complaints not solved to the satisfaction of shareholders	NIL
Number of complaints pending 31st M arch,2020	NIL

7. Corporate Social Responsibility Committee:

Pursuant to provisions of section 135 of the Companies Act, 2013 the company has constituted a Corporate Social Responsibility Committee and comprises of Shri Navendu Mathur, Chairman of the Committee, Shri Manish Kumar Newar, Independent Director and Shri Harish Mittal, Independent Director of the Company.

The meetings of the committee were held during the year to consider the CSR Activity. The Committee met as and when required during the year.

The Corporate Social Responsibility Committee met seven times during the year:

30.05.2019	26.06.2019	02.09.2019	14.11.2019
02.12.2019	14.02.2020	16.03.2020	

Details of calculation of CSR Amount and expenditure and retained CSR amount.

Particulars	Amount	Amount
A. Net Profits of the Company for the:		
financial year ended March 31, 2017	46996712	
financial year ended March 31, 2018	66667684	
financial year ended March 31, 2019	102120587	
B. Aggregate Net Profits of the Company for the last three financial years		215784983
C. Average Net Profits of the Company for the last three financial years		71928328
D. Prescribed CSR Expenditure (2% of amount stated in Item no. C above)		1438570
E. Details of CSR Expenditure during the financial year		
Amount spent		Nil
Amount unspent		1438570



8. General Body Meetings:

a) Details regarding venue, date and time of last three Annual General Meetings of the Company are as follows:

Financial Year	Date	Time	Venue
2019	21.09.2019	11.00 A.M.	Blind School, 643 D.H. Road,
			Kolkata - 700034
2018	22.09.2018	11.00 A.M.	Blind School, 643 D.H. Road,
			Kolkata - 700034
2017	23.09.2017	11.00 A.M.	Nazrul Mancha, Rathtala,
2017	23.03.2017	11.00 A.IVI.	Belghoria, Kolkata 700058

b) Details regarding Special Resolution passed in last three Annual General Meeting:

Financial Year	Special Resolution		
2019	1. To approve transaction Under Section 188 and rule 15(3) of Companies		
	Rules 2014 and all other applicable provisions, if any of the Companies Act,		
	2013, to enter into contracts with the related party as defined under the act		
	for purchase/sale of Goods upto maximum limit of rs.100 crores in a		
	Financial Year.2019 -20		
2018	1. Approval of Re -appointment of Mr. Vineet Bagaria (DIN: 00100416) as		
	Managing Director and fixation of his remuneration thereof		
	2. Approval of Re -appointment of Mr. Sajjan Bagaria (DIN: 00074501) as		
	Whole Time Director and fixation of his remuneration thereof		
	3. To approve transaction Under Section 188 and rule 15(3) of Companies		
	Rules 2014 and all other applicable provisions, if any of the Companies Act,		
	2013, to enter into contracts with the related party as defined under the act		
	for purchase/sale of Goods upto maximum limit of rs.100 crores in a		
	Financial Year.2018 -19		
2017	1. Approval of Appointment of Mr. Viraj Bagaria (DIN: 06628761) as Whole		
	Time Director.		
	Approval to enter into contracts or arrangements with Related Party		
	pursuant to provisions of Section 188 of the Companies Act, 2013.		

c) Extraordinary General Meeting:

No Extraordinary General Meeting of the members was held during the financial year 2019-20.

9. Disclosures:

a) | Materially significant related party transactions

A statement in summary form of transactions with related party in ordinary course of business is placed annually before the Audit Committee. The pricing of all the transactions with related party transactions were on arm length basis. There are no materially significant transactions made by the Company with its related party which are at potential conflict with the interest of the company at large. Transactions with related parties are disclosed in **Annexure IV to the Directors' Report**

- | Details of Non- Compliance by the company, strictures or penalties imposed on the Company by either | SEBI or the Stock Exchanges or any statutory authority on any matter related to the capital markets. | During the year, there were no strictures or penalties imposed by either SEBI or the Stock | Exchanges or any statutory authority for non-compliance of any matter related to the capital markets.
- Risk Management
 Business risk evaluation and management is an ongoing process within the Company. The
 Company has laid a comprehensive Risk assessment and minimization procedure which was presented to the Audit Committee and reviewed by the Board from time to time. These



procedures are reviewed to ensure that executive management controls risk through means of a properly defined framework.

d) Vigil Mechanism

In compliance with provisions of section 177 (9) of the Companies Act, 2013 our Company has framed a Vigil Mechanism Policy and the same has also been placed in the website of the company. It also provides for adequate safeguards against victimization of employees & directors who avail of the mechanism, and also allows direct access to the Chairperson of the audit committee in exceptional cases.

e) Detail of compliance with the mandatory requirements and adoption of Non-mandatory requirements. The company has complied with all the applicable mandatory requirements. The Company has not adopted Non-Mandatory requirements of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

f) CEO/CFO Certification

The Managing Director and Chief Financial Officer have certified to the Board in accordance with Regulation 33(2) (a) of SEBI Listing Regulations pertaining to CEO/CFO certification for the Financial Year ended 31st March, 2020.

10. Means of Communication

- a) The quarterly and annual results of the Company are generally published in The Eco of India Standard as well as in Duranto Barta. The results are also posted in the Company's websites www.tiglobal.com.
- b) Company's e-mail address: secretarial tiglobal@yahoo.com
- c) Management Discussion and Analysis Report forms part of the Director's Report.

11. Board Performance

The Board has carried out evaluation of its own performance, the directors individually and evaluation of working of the committees of the Board during the financial year 2019-20. The structured evaluation process contained various aspects of the functioning of the Board and its committees, number of committees and their roles, frequency of meetings, level of participation, and independence of judgment, performance of duties and obligations and implementation of good corporate governance practices.

The Board expressed its satisfaction of the performance of all the directors, Board and its committees which reflected the overall engagement of the directors, the Board and its committees with the Company.

12. Shareholders' Information

a) Annual General Meeting:

Date	24th September 2020
Time	2:00 P.M

b) Financial Calendar (Tentative and subject to change):

Annual Accounts for F.Y. 2019-20	31st July 2020
Financial Results for 1st Quarter	Within 45 days from the end of Quarter
Financial Results for 2nd Quarter	Within 45 days from the end of Quarter
Financial Results for 3rd Quarter	Within 45 days from the end of Quarter
Annual Accounts for F.Y.20-21	Within sixty days from end of Financial Year



c) Book closure:

The Register of Members and Share Transfer Register will remain closed from 18th September 2020 to 24th September, 2020 (both days inclusive). for the purpose of ensuing Annual General Meeting.

d) Listing on Stock Exchanges:

The Company's securities are listed at:

The Stock Exchange	Stock Code
BSE Ltd. Phiroze Jeejeebhoy Tower, Dalal Street, Mumbai - 400 001	522294
The Calcutta Stock Exchange Ltd. 7, Lyons Range, Kolkata - 700 001	
Delhi Stock Exchange Association Ltd. DSE House, 3/1 Asaf Ali Road, New Delhi - 110 002	
Ahmedabad Stock Exchange Ltd. Kamdhenu Complex, Panjara Pole, Ambawadi, Ahmedabad - 380 015	
Demat ISIN number for NSDL and CDSL	INE811B01010
CIN NO	L29130WB1991PLC050797

The Company's shares are listed on Calcutta, Bombay, Delhi and Ahmadabad Stock Exchange. The Annual listing fee in respect of Bombay stock exchange has been paid and the listing fees of other stock exchanges are still pending.

e) Stock market price data for the year 2019-20:

Month	BSE L	td.
	High	Low
April,2019	98.5	74.5
May,2019	85.95	72.05
June,2019	83	65.5
July,2019	83.4	63
August,2019	84.2	56.75
September,2019	83.65	66
October,2019	81	50.8
November,2019	76.95	67.45
December,2019	74.35	58.6
January,2020	77.15	59.5
February,2020	76.8	57
March,2020	66.8	45.3

f) Performance of the company in comparison to Sensex:

Particulars	T & I Global Ltd V/S BSE Sensex	
	T & I Global Ltd Share price BSE Sensex	
On 1 st April,2019	90.65	38871
On 31st March,2020	57.70	28265

g)	Registrars and Share Transfer	R & D Infotech Pvt. Ltd.
	Agents: (acting for Both physical	1 st Floor, 7A, Beltala Road,
	and dematerialized form of	Kolkata-700026
	shares)	Telephones : (033) 2419 2641
		Fax No. 033-24192642
		Email: <u>rd.infotech@vsnl.net</u> , <u>investors@rdinfotech.in</u>



h) Share Transfer System:

The Company's Registrars and Share Transfer Agents M/s. R & D Infotech Pvt. Ltd. after scrutiny and completion of all required formalities process the share transfers in close co-ordination with the company and the same are approved by the Stakeholder Relationship Committee of the Company and thereafter return the scrips in the normal course within 15 days of its receipt, if the documents are found valid and complete in all respects.

Further, M/s. R & D Infotech Pvt. Ltd. also being the Company's Demat Registrars, the requests for dematerialisation of shares is processed and confirmation given by them to the respective depositories i.e. National Securities Depository Limited (NSDL) and Central Depository Services India Limited (CDSL) within 21 days.

I) Shareholding pattern and distribution of shares 31.03.2020

a. Distribution of share holding March 31, 2020:

DISTRIBUTION SCHEDULE 31/03/2020

R-A-N-G-E IN NO. OF SHARES	R-A-N-G-E IN VALUE OF SHARES	NUM.OF SHARE HOLDERS	% TO TOT HOLDERS	NUM.OF SHARES	% TO TOT HOLDING
IN NO. OF SHAKES	IN VALUE OF SHAKES	HOLDERS	HOLDERS	SHAKES	HOLDING
UPTO to 500	UPTO to 5000	5453	92.849%	621487	12.26%
501 to 1000	5010 to 10000	175	2.980%	152590	3.01%
1001 to 2000	10010 to 20000	105	1.788%	193290	3.81%
2001 to 3000	20010 to 30000	42	0.715%	108470	2.14%
3001 to 4000	30010 to 40000	16	0.272%	78577	1.55%
4001 to 5000	40010 to 50000	8	0.136%	70505	1.39%
5001 to 10000	50010 to 100000	33	0.562%	261029	5.15%
10001 to 50000	100010 to 500000	25	0.426%	539585	10.65%
50001 to 100000	500010 to 1000000	7	0.119%	442114	8.72%
100001 and Above	1000010 and Above	9	0.153%	2600053	51.31%
	G-R-A-N-D	5873	100.00%	5067700	100.00%

C	CATEGORYWISE DISTRIBUTION OF SHARES 31/03/2020				
Category Description	No of Shareholders	% To Total Shareholders	No of Shares	% To Total Shares	
RES. IND.	5788	98.55%	2065097	40.75%	
DOM. COM.	58	0.99%	1553824	30.66%	
N. R. I.	21	0.36%	38877	0.77%	
FOR. COM.	0	0.00%	0	0.00%	
MUTU.FND.	0	0.00%	0	0.00%	
FIN.INS	0	0.00%	0	0.00%	
BANKS	0	0.00%	0	0.00%	
DIRECTORS/REL	6	0.10%	1409902	27.82%	
F. I. I.	0	0.00%	0	0.00%	
OTHERS	0	0.00%	0	0.00%	
TOTAL	5873	100.00%	5067700	100.00%	



b. Share holding pattern March 31, 2020:

Category	No. of shares held	% of Shareholding
Promoters & Promoter Group	2644105	52.18
Bank & Financial Institutions	Nil	Nil
N. R. I.	38877	0.77
Indian Bodies Corporate	319621	6.31
Resident Individual	2065097	40.75
Total	5067700	100

c. Details of Shares held by the Directors are as under:-

Names	No. of Shares held	Percentage
Shri Sajjan Bagaria	303310	5.985
Shri Vineet Bagaria	223111	4.403
Shri. Sangeet Bagaria	390285	7.70
Smt. Shikha Bagaria	11479	0.227

d. Dematerialisation of shares and liquidity March 31, 2020:

Particulars of Shares	Equity Shares of Rs.10Each		
	Number	% of Total	
Dematerialized Form			
a) NSDL	3166715	62.49	
b) CDSL	1232847	24.30	
Sub- Total	4399562	86.82	
Physical Form	668138	13.18	
Total	5067700	100	

j) Insider trading regulation:

The Company has adopted a code of internal procedure for prevention of any unauthorized trading in the shares of the Company by insiders, as required under SEBI (Prohibition of Insider Trading) Regulations, 1992. The Company Secretary is the Compliance Officer for this purpose.

k) Outstanding GDR/Warrants and Convertible Bonds, Conversion dates and likely impact in Equity: Not Applicable

I) Plant Location:

The Company's tea plantation Office & factory is located at Mainak Hills Tea Estate. Changrabandha-735301 District: Coochbehar, West Bengal.

m) Address for investor correspondence

The Company's' Registered Office Address	T & I Global Limited 11A, Jassal House 4A, Auckland Square, Kolkata-700017	
Registrar & Share Transfer Agents	R.D. Infotech Pvt. Ltd. 1 st Floor, 7A, Beltala Road, Kolkata-700026	

For T & I Global Ltd.

Sd/-

Sajjan Bagaria Executive Chairman

Place: Kolkata Dated: 14th August, 2020



AUDITORS' CERTIFICATE OF COMPLIANCES WITH CORPORATE GOVERNANCE

To The Members of T & I Global Ltd.

We have examined the compliance of the conditions of Corporate Governance by T & I Global Limited("the Company") for the year ended 31st March, 2020 as per the relevant provisions of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") as referred to in Regulation 15(2) of the Listing Regulations 2015.

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

In our opinion and to the best of our information and according to the explanations given to us, we certify that the Company has complied with the conditions of Corporate Governance as stipulated in the above mentioned Listing Agreement/Listing Regulations as applicable.

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

For D. Mitra & Co. Chartered Accountants Firm Reg No. 328904E

Place: Kolkata

Dated: 14th August, 2020

D.K. Mitra Proprietor Membership No. 017334



Annexure VI of the Directors Report

Form No. MR-3

SECRETARIAL AUDIT REPORT

FOR THE FINANCIAL YEAR ENDED ON 31ST March, 2020 [Pursuant to section 204(1) of the Companies Act, 2013 and Rule No. 9 of The Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014]

To,
The Members,
T & I GLOBAL LTD.
(CIN: L29130WB1991PLC050797)
JASSAL HOUSE, FLAT NO- 11
4A, AUCKLAND SQ
KOLKATA -700017

We have conducted the secretarial audit of the compliance of applicable statutory provisions and the adherence to good corporate practices by T & I GLOBAL LTD (CIN: L29130WB1991PLC050797) (hereinafter called the Company). Secretarial Audit was conducted in a manner that provided us a reasonable basis for evaluating the corporate conducts/statutory compliances and expressing our opinion thereon.

Based on our verification of the Company 's books, papers, minute books, forms and returns filed and other records maintained by the Company and also the information provided by the Company, its officers, agents and authorized representatives during the conduct of secretarial audit, We hereby report that in our opinion, the company has, during the audit period covering the financial year ended on 31st March, 2020 complied with the statutory provisions listed hereunder and also that the Company has proper Board-processes and compliance- mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

We have examined the books, papers, minute books, forms and returns filed and other records maintained by **T & I GLOBAL LTD** for the financial year ended on 31st March, 2020 according to the provisions of:

- (i) The Companies Act, 2013 (the Act) and the rules made thereunder;
- (ii) The Securities Contracts (Regulation) Act, 1956 ('SCRA') and the rules made thereunder;
- (iii) The Depositories Act, 1996 and the Regulations and Bye-laws framed thereunder;
- (iv) Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder to the extent of Foreign Direct Investment, Overseas Direct Investment and External Commercial Borrowings;
- (v) The Regulations and Guidelines prescribed under the Securities and Exchange Board of India Act, 1992 ('SEBI Act') viz.:-
 - (a) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
 - (b) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
 - (c) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009; (Not applicable as the Company has not issued any further share capital during the period under review);



- (d) The Securities and Exchange Board of India (Share Based Employee Benefits) Regulations, 2014; (Not applicable as there was no reportable event during the period under review);
- (e) The Securities and Exchange Board of India (Issue and Listing of Debt Securities) Regulation, 2008); (Not applicable as the Company has not issued and listed any Debt securities during the period under review);
- (f) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client; ; [Not Applicable as the Company is not registered as Registrar to Issue and Share Transfer Agent during the financial year under review];
- (g) The Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009; [Not Applicable as the Company has not applied for delisting of shares during the financial year under review];
- (h) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 1998; (Not applicable as the Company as there was no reportable event during the period under review); and
- (vi) and other laws applicable specifically to the company, namely
 - a) Factories Act, 1948,
 - b) Payment of Wages Act, 1936,
 - c) Minimum Wages Act, 1948,
 - d) The Payment of Gratuity Act, 1972, etc.
 - e) The Payment of Bonus Act, 1965, etc
 - f) Tea Act, 1953
 - g) The Tea Waste (Control) Order, 1959

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

- (I) Secretarial Standards issued by The Institute of Company Secretaries of India.
- (ii) SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and The Listing agreements entered into by the Company with Bombay Stock Exchange & Calcutta stock Exchange.

To the best our understanding and on the basis of declaration received from the company the Company has complied with the provisions of the Act, Rules, Regulations, Guidelines, Standards, etc. mentioned above.

We further report that

The Board of Directors of the Company is duly constituted with proper balance of Executive Directors, Non-Executive Directors and Independent Directors. The changes in the composition of the Board of Directors that took place during the period under review were carried out in compliance with the provisions of the Act.

Adequate notice is given to all directors to schedule the Board Meetings, agenda and detailed notes on agenda were sent at least seven days in advance and a system exists for seeking and obtaining further information and clarifications on the agenda items before the meeting and for meaningful participation at the meeting.

Majority decision is carried through while the dissenting members' views are captured and recorded as part of the minutes.

We further report that there are adequate systems and processes in the company commensurate with the size and operations of the company to monitor and ensure compliance with applicable laws, rules, regulations and guidelines.

Signature:

Name of Firm: SMITA SHARMA & ASSOCIATES ACS/FCS No. 17757

C P No.: 6077

UDIN: A017757B000528619



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

To,
The Members
T & I GLOBAL LTD.
(CIN: L29130WB1991PLC050797)
JASSAL HOUSE, FLAT NO- 11
4A, AUCKLAND SQ
KOLKATA -700017

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

Maintenance of secretarial record is the responsibility of the management of the company. Our responsibility is to express an opinion on these secretarial records based on our audit.

We have followed the audit practices and processes as were appropriate to obtain reasonable assurance about the correctness of the contents of the Secretarial records. The verification was done on test basis to ensure that correct facts are reflected in secretarial records. We believe that the processes and practices, we followed provide a reasonable basis for our opinion.

We have not verified the correctness and appropriateness of financial records and Books of Accounts of the company.

Where ever required, we have obtained the Management representation about the compliance of laws, rules and regulations and happening of events etc.

The compliance of the provisions of Corporate and other applicable laws, rules, regulations, standards is the responsibility of management. Our examination was limited to the verification of procedures on test basis.

The Secretarial Audit report is neither an assurance as to the future viability of the company nor of the efficacy or effectiveness with which the management has conducted the affairs of the company.

Signature:

Name of Firm: SMITA SHARMA & ASSOCIATES

ACS/FCS No. 17757 C P No.: 6077

UDIN: A017757B000528619



Declaration regarding compliance by Board Members and Senior Management Personnel with the company's Code of Conduct

(Pursuant to regulation 36(3) of the SEBI Listing Regulations)

This is to confirm that the Board of Directors of the Company has laid down a Code of Conduct for its members and senior management personnel of the Company. The same has also been posted on the Company's website. It is further confirmed that all the directors and senior management personnel of the Company have affirmed with the Code of Conduct of the Company for the Financial Year ended 31st March, 2020 as envisaged under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Place: Kolkata

Date: 14th August, 2020

Sd/-Vineet Bagaria Managing Director DIN: 00100416



The Board of Directors T&I Global Ltd. 11, Jassal House 4A, Auckland Square Kolkata 700 017

Certification by Managing Director & Chief Financial Officer (CFO)

We, Mr. Vineet Bagaria, Managing Director and Mr. Vishnu Baheti, Chief Financial Officer of T & I Global Ltd. certify that:-

We have reviewed the Financial Statements and the Cash Flow Statement for the financial year ended 31st March, 2020 and that to the best of our knowledge and belief, we state that:

- a) (I) These statements do not contain any materially untrue statement, or omit any material fact or contain any statements that might be misleading;
 - (ii) These statements together present a true and fair view of the company's affairs and are in compliance with existing accounting standards, applicable laws and regulations.
- b) There are, to the best of our knowledge and belief, no transactions entered into by the company during the Financial Year which are fraudulent, illegal or in violation of the Company's code of conduct.
- c) we accept responsibility for establishing and maintaining internal controls for financial Reporting and that we have evaluated the effectiveness of internal control systems of the company pertaining to financial reporting and have disclosed to the Auditors and the Audit Committee, deficiencies in the design or operation of such internal controls, if any, of which we are aware and the steps have taken or propose to take to rectify these deficiencies.
- d) We have indicated to the Auditors and the Audit Committee:
 - (i) Significant changes, if any, in internal controls over financial reporting during the year;
 - (ii) Significant changes, if any in accounting policies during the year and that the same have been disclosed in the notes to the financial statements; and
 - (iii) Instances of significant fraud of which we have become aware and the involvement therein, if any, of the management or an employee having a significant role in the Company's internal control system over financial reporting.

For T & I Global Ltd. For T & I Global Ltd.

(Vineet Bagaria) CFO

Managing Director (Vishnu Baheti)

DIN: 00100416



Annexure I

FORM NO. MGT 9 EXTRACT OF ANNUAL RETURN

financial year ended on 31.03.2020
Pursuant to Section 92 (3) of the Companies Act, 2013 and rule 12(1) of the Company (Management & Administration) Rules, 2014.

I. REGISTRATION & OTHER DETAILS:

	. SIGNIVATION & OTHER BETTALEST				
1.	CIN	L29130WB1991PLC050797			
2.	Registration Date	31/01/1991			
3.	Name of the Company	T &I GLOBAL LTD.			
4.	Category/Sub -category of the Company	Company limited by shares/Indian Non -Government Company			
5.	Address of the Registered office & contact details	11, Jassal House, 4A, Auckland Square, Kolkata -700 017 Phone:033 -22833613/14 Fax:033 -22833612 E-mail: secretarial@tiglobal.com Website: www.tiglobal.com			
6.	Whether listed company	Yes			
7.	Name, Address & contact details of the Registrar & Transfer Agent, if any.	R & D Infotech PVT. LTD. 1st Floor, 7A,Beltala Road, Kolkata -700 026 Phone: 033 -24192641			

II. **PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY** (All the business activities contributing 10 % or more of the total turnover of the Company shall be stated)

S. No.	Name and Description of main products / services	NIC Code of the Product/service	% to total turn over of the Company
1	Manufacturer and trader of tea processing machinery	3532	82.92
2	Tea	2132	14.84

III. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES NO SUCH COMPANY EXISTS.

VI. **SHARE HOLDING PATTERN** (Equity Share Capital Breakup as percentage of Total Equity) Category-wise Share Holding



Category of Shareholders	1	nares held a /ear[31-Ma	at the beginni arch-2019	ng of the	No. of Shares held at the end of the year [31 -March-2020]			e year	% Chang
	Demat	Physical	Total	% of Total Shares	Demat	Physical	Total	% of Total Shares	e during
A. Promoters									
(1) Indian									
a) Individual / HUF	1409902	NIL	1409902	27.82%	1409902	NIL	1409902	27.82%	6 NIL
b) Central Govt	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
c) State Govt(s)	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
d) Bodies Corp.	1226221	NIL	1226221	24.20%	1234203	NIL	1234203	24.35%	0.16%
e) Banks / FI	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
f) Any other	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
Total shareholding of Promoter (A)	2636123	NIL	2636123	52.02%	2644105	NIL	2644105	52.18%	0.16%
B. Public Shareholding									
1. Institutions									
a) Mutual Funds	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
b) Banks / FI	NIL	M	NIL	NIL	NIL	NIL	NIL	NIL	NIL
c) Central Govt	NIL	NI	NIL	NIL	NIL	NIL	NIL	NIL	NIL
d) State Govt(s)	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
e) Venture Capital Funds	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
f) Insurance Companies	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
g) FIIs	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
h) Foreign Venture Capital Funds	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL



I) Others (specify)	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
Sub-total (B)(1):-	0	0	0	0.00%	0	0	0	0.00%	0.00%
2. Non- Institutions									
a) Bodies Corp.									
i) Indian	98502	230400	328902	6.49%	135221	184400	319621	6.31%	0.00%
ii) Overseas	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
b) Individuals	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
i) Individual shareholders holding nominal share capital up to Rs. 1 lakh	862396	397602	1259998	24.86%	865953	339838	1205791	23.79%	-1.07%
i) Individual shareholders holding nominal share capital in excess of Rs. 1 lakh	674027	143900	817927	16.14%	715406	143900	859306	16.96%	0.82%
c) Director Relation	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
c) Others (Specify)									
NRI's	24750		24750	0.49%	38877		38877	0.77%	0.28%
Sub-total (B)(2):-	1659675	771902	2431577	47.98%	1755457	668138	2423595	47.82%	0.25%
Total Public Shareholding (B)=(B)(1)+(B)(2)	1659675	771902	2431577	47.98%	1755457	668138	2423595	47.82%	0.25%
C. Shares held by Custodian for GDRs & ADRs	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL	NIL
Grand Total (A+B+C)	4295798	771902	5067700	100.00%	4399562	668138	5067700	100.00%	0.10%



B) Shareholding of Promoter-

SI N o.	Shareholder's Name	Sharehold	Shareholding at the beginning of the year		Shareholding at the end of the year		% change in share	
		No. of Shares	% of total Shares of the company	%of Shares Pledged / encumbe red to total shares	No. of Shares	% of total Shares of the company	%of Shares Pledged / encumbere d to total shares	holding during the year
1	Sajjan Bagaria	303310	5.985	NIL	303310	5.985	NIL	NIL
2	Sangeet Bagaria	390285	7.70	NIL	390285	7.70	NIL	NIL
3	T & I Projects Ltd.	689599	13.61	NIL	702489	13.86	NIL	0.25
4	Vineet Bagaria	223111	4.403	NIL	223111	4.403	NIL	NIL
5	Chaman Exports Ltd	490525	9.678	NIL	490525	9.68	NIL	NIL
6	Indu Bagaria	351507	6.936	NIL	351507	6.936	NIL	NIL
7	Seema Bagaria	130210	2.569	NIL	130210	2.569	NIL	NIL
8	Dhananjay Mechanicals Pvt. Ltd.	46097	0.90	NIL	41189	0.81	NIL	-0.09
9	Shikha Bagaria	11507	0.227	NIL	11479	0.227	NIL	NIL
	Total	2636151	52.018	NIL	2644105	52.02	NIL	0.15

C) Change in Promoters' Shareholding (Decrease in shareholding of M/s Dhananjay Mechanicals Pvt. Ltd. by 0.09 % and increase in T & I Projects Ltd. by 0.25% during the Financial Year 2019-20.

There was no change in Promoters' Shareholding during the year.

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



	Shareholding a	t the beginning of the year	Shareholding at the end of the year		
For Each of the Top 10 Shareholders	No. of Shares	% of total shares of the Company	No. of Shares	% of total shares of the Company	
1. Lunia Como-Trade Pvt. Ltd.	159600	3.15	159600	3.15	
2. Rajiv Garg	39906	0.79	114430	2.26	
3. Deepinder Singh Poonian.	93728	1.85	94507	1.86	
4. Chirayush Pravin Vakil	66382	1.31	66382	1.31	
5. Jay Dharmesh Bhanushali	51286	1.01	59025	1.16	
6. Bal Kishan Toshniwal	52000	1.03	52000	1.03	
7. Liberal Management Private Limited	60470	1.19	51605	1.02	
8. West Bengal Industrial Development Corporation Ltd.	47300	0.93	47300	0.93	
9. Keshav Garg	25695	0.51	38696	0.76	
10. Ritu Garg	24299	0.48	31000	0.61	

E) Shareholding of Directors and Key Managerial Personnel:

Names	No. of Shares held	Percentage
Shri Sajjan Bagaria	303310	5.98
Shri Vineet Bagaria	223111	4.40
Shri. Sangeet Bagaria	390285	7.70
Smt. Shikha Bagaria	11479	0.23

F) INDEBTEDNESS - Indebtedness of the Company including interest outstanding/accrued but not due for payment.

	Secured Loans excluding deposits	Unsecured Loans	Deposits	Total Indebtedness
Indebtedness at the beginning of the				
financial year				
i) Principal Amount	39312165	132300319	NIL	171612484
ii) Interest due but not paid	NIL	NIL	NIL	NIL
iii) Interest accrued but not due	NIL	13832028	NIL	13832028
Total (i+ii+iii)	39312165	146132347	NIL	185444512
Change in Indebtedness during the financial year	NIL	NIL	NIL	NIL
* Addition	NIL	NIL	NIL	NIL
* Reduction	39312165	146132347	NIL	185444512
Net Change	NIL	NIL	NIL	NIL
Indebtedness at the end of the financial year	NIL	NIL	NIL	NIL
i) Principal Amount	NIL	NIL	NIL	NIL
ii) Interest due but not paid	NIL	NIL	NIL	
iii) Interest accrued but not due	NIL	NIL	NIL	NIL
Total (i+ii+iii)	NIL	NIL	NIL	NIL



V. REMUNERATION OF DIRECTORS AND KEY MANAGERIAL PERSONNEL-

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

SN.	Particulars of Remuneration	Nar	ne of MD/WTD/ Mar	nager	Total Amount
		Vineet Bagaria (Managing Director)	Sajjan Bagaria (Whole Time Director)	Viraj Bagaria (Whole Time Director)	Amount
1	Gross salary	39,60,000/-	21,00,000/-	6,57,600/-	67,17,600/-
	(a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961	39,60,000/-	21,00,000/-	Nil	67,17,600/-
	(b) Value of perquisites u/s 17(2) Income-tax Act, 1961	Nil	7,20,000/-	Nil	7,20,000/-
	(c) Profits in lieu of salary under section 17(3) Income- tax Act, 1961	Nil	Nil	Nil	Nil
2	Stock Option	Nil	Nil	Nil	Nil
3	Sweat Equity	Nil	Nil	Nil	Nil
4	Commission - as % of profit - others, specify	Nil	Nil	Nil	Nil
5	Others, please specify	Nil	Nil	Nil	Nil
	Total (A) Ceiling as per the Act	39,60,000 /-	28,20,000/-	6,57,600/- N.A.	74,37,600/- N.A.

B. Remuneration to other directors

SN.	Particulars of Remuneration		Name of Dire	ctors	Total Amount
1	Independent Directors	NIL	NIL	NIL	NIL
	Fee for attending board committee meetings	NIL	NIL	NIL	NIL
	Commission	NIL	NIL	NIL	NIL
	Others, please specify	NIL	NIL	NIL	NIL
	Total (1)	NIL	NIL	NIL	NIL
2	Other Non-Executive Directors	NIL	NIL	NIL	NIL
	Fee for attending board committee meetings	NIL	NIL	NIL	NIL
	Commission	NIL	NIL	NIL	NIL
	Others, please specify	NIL	NIL	NIL	NIL
	Total (2)	NIL	NIL	NIL	NIL
	Total (B)=(1+2)	NIL	NIL	NIL	NIL
	Total Managerial Remuneration	NIL	NIL	NIL	NIL
	Overall Ceiling as per the Act	N.A.	N.A.	N.A.	N.A.



C. REMUNERATION TO KEY MANAGERIAL PERSONNEL OTHER THAN MD/MANAGER/WTD

SN	Particulars of Remuneration	Key Managerial Personnel					
		СГО	Company Secretary	Total			
1	Gross salary	6,74,280/-	72000/-	7,46,280/-			
	(a) Salary as per provisions contained in section 17(1) of the Income-tax Act, 1961	6,74,280/-	72000/-	7,46,280/-			
	(b) Value of perquisites u/s 17(2) Income-tax Act, 1961	Nil	Nil	Nil			
	(c) Profits in lieu of salary under section 17(3) Income-tax Act, 1961	Nil	Nil	Nil			
2	Stock Option	Nil	Nil	Nil			
3	Sweat Equity	Nil	Nil	Nil			
4	Commission	Nil	Nil	Nil			
	- as % of profit	Nil	Nil				
	others, specify	Nil	Nil				
5	Others, please specify	Nil	Nil				
	Total	6,74,280/-	72000 <i> </i> -	7,46,280/-			

VI. PENALTIES / PUNISHMENT/ COMPOUNDING OF OFFENCES:

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



INDEPENDENT AUDITOR'S REPORT

To the Members of **T&I Global Limited**

Report on the financial Statements

We have audited the accompanying financial statements of T & I Global Limited ("the Company"), which comprise the Balance Sheet as at March 31, 2020, the Statement of Profit and Loss and Cash Flow Statement for the year then ended, and a summary of significant accounting policies and other explanatory information.

Management's Responsibility for the Financial Statements

The Company's Board of directors is responsible for the matters stated in section 134(5) of the Companies Act, 2013 ('the Act') with respect to the preparation and presentation of these financial statements that give a true and fair view of the financial position, financial performance and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding the assets of the Company and for preventing and detecting frauds and other irregularities; selection and application of appropriate accounting policies; making judgments and making estimates that are reasonable and prudent; and design, implementation and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant to the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error.

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 under section 143(10) of the Act. Those Standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material 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 entity's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. 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 aforesaid 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 March 31,2020;
- (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 Requirement
 - 1. As required by the Companies (Auditor's Report) Order, 2016 ("the Order") issued by the Central Government of India in terms of sub-section (11) of section 143 of the Act, we give in the **Annexure A**, a statement on the matters specified in paragraphs 3 and 4 of the Order.
 - 2. As required by section 143(3) of the Act, we report that:
 - a. We have sought and obtained all the information and explanations which to the best of our knowledge and belief were necessary for the purpose of our audit;
 - b. In our opinion proper books of account as required by law has been kept by the Company so far as appears from our examination of those books and proper returns adequate for the purpose of our audit have been received from branches not visited by us.
 - c. The report on the accounts of the branch offices audited under sub-section (8) of section 143 by a person other than a company's auditor has been sent to us under the proviso to the same sub-section as required and have been dealt with in preparing our report in the manner considered appropriate by us;
 - d. 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 returns.
 - e. In our opinion, the aforesaid Balance Sheet, the Statement of Profit and Loss, and Cash Flow Statement comply with the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
 - f. The Company has not entered into any such financial transactions or matters which have any adverse effect on the functioning of the company.
 - g. On the basis of written representations received from the directors March 31, 2020, and taken on record by the Board of Directors, none of the directors is disqualified March 31, 2020, from being appointed as a director in terms of sub-section (2) of section 164 of the Companies Act, 2013.
 - h. with respect to the adequacy of the internal financial controls over financial reporting of the Company and the operating effectiveness of such controls, refer to our separate report in 'Annexure B'; and
 - i. With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditor's) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:
 - i. There are no pending litigations on its financial position in its financial statements.
 - ii. There were no material foreseeable losses on the long term contracts including derivative contracts and as such the Company was not required to make any provision for the same under the applicable law or accounting standards.
 - iii. There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the Company.

For D.Mitra & Co. Chartered Accountants Firm Reg. No. 328904E

Place: Kolkata Date: 31st July, 2020 (D. K. MITRA)
Proprietor
M.No: 017334



ANNEXURE A TO INDEPENDENT AUDITORS' REPORT:

Referred to in paragraph 1 under the heading of "Report on Other Legal and Regulatory Requirement" of our report of even date

(i) <u>In respect of its Fixed assets:</u>

- a. The Company has maintained proper records showing full particulars including quantitative details and situation of its fixed assets.
- b. As explained to us, all the fixed assets of the Company have been physically verified by the management in phased periodical manner, which in our opinion, is reasonable, having regard to the size of the Company and nature of its assets. No material discrepancies have been noticed on such physical verification.
- c. According to the information and explanations given to us and on the basis of our examination of the records of the Company, the title deeds of immovable properties are held in the name of the Company.
- (ii) The inventories of the Company have been physically verified during the year by the management. In our opinion, the frequency of verification is reasonable and as explained to us, there was no material discrepancies noticed on physical verification of inventories
- (iii) The Company has not granted loans to any bodies corporate covered in the register maintained under Section 189 of the Companies Act, 2013 ('the Act'). Accordingly, paragraph 3(iii) of the Order is not applicable.
- (iv) In our opinion and according to the information and explanations given to us, the Company has complied with the provisions of Section 185 and 186 of the Act, with respect to the loans and investments made.
- (v) According to the information and explanations given to us, the Company has not accepted any deposit in terms of directions issued by the Reserve bank of India and the provision of section 73 to 76 or any other relevant provisions of the Companies Act and the rules framed there under.
- (vi) The Central Government has prescribed maintenance of cost records under Section 148(1) of the Companies Act, 2013 for any of the products of the Company. For such products, we have broadly reviewed the cost records maintained by the Company pursuant to the Companies (Cost Records and Audit) Rules, 2014. However, not made a detailed examination of the cost records with a view to determine whether they are accurate or complete.

(vii) <u>In respect of statutory dues:</u>

- a. According to the records of the Company, undisputed statutory dues including Provident Fund, Employees' State Insurance, Income-Tax, Duty of Custom, GST and other statutory dues have been generally regularly deposited with the appropriate authorities and no undisputed amounts payable in respect of statutory dues were in arrears as at 31 March 2020 for a period of more than six months from the date they became payable.
- b. According to the information and explanations given to us, there are no material dues of income tax, Duty of Custom, GST which have not been deposited with the appropriate authorities on account of any dispute. However, according to information and explanations given to us, the following dues of Entry tax have not been deposited by the Company on account of disputes:



SI. No	Nature of Dues	Amount Due in Rs.	Forum where pending	Assessment Year
1.	Central sales Tax Act 1994	2944400	Board appeal	2015-16
2.	Central sales Tax Act 1994	180777	Board appeal	2013-14

- (viii) The Company has not defaulted in repayment of any loans or borrowings from any financial institution, banks, government or debenture holders during the year. Accordingly, paragraph 3(viii) of the Order is not applicable.
- (ix) The Company did not raise any money by way of initial public offer or further public offer (including debt instruments) and term loans during the year. Accordingly, paragraph 3(ix) of the Order is not applicable.
- (x) According to the information and explanations given to us, no material fraud by the Company or on the Company by its officers or employees has been noticed or reported during the course of our audit.
- (xi) According to the information and explanations given to us and based on our examination of the records of the Company, the Company has paid / provided for managerial remuneration in accordance with the requisite approvals mandated by the provisions of Section 197 read with Schedule V to the Act.
- (xii) In our opinion and according to the information and explanations given to us, the Company is not a nidhi company. Accordingly, paragraph 3(xii) of the Order is not applicable.
- (xiii) According to the information and explanations given to us and based on our examination of the records of the Company, transactions with the related parties are in compliance with Sections 177 and 188 of the Act where applicable and details of such transactions have been disclosed in the financial statements as required by the applicable accounting standards.
- (xiv) According to the information and explanations given to us and based on our examination of the records of the Company, the Company has not made any preferential allotment or private placement of shares or fully or partly convertible debentures during the year.
- (xv) According to the information and explanations given to us and based on our examination of the records of the Company, the Company has not entered into non-cash transactions with directors or persons connected with him. Accordingly, paragraph 3(xv) of the Order is not applicable.
- (xvi) The Company is not required to be registered under Section 45-IA of the Reserve Bank of India Act 1934.

For D. Mitra & Co Chartered Accountants Firm Reg. No. 328904E

> (D. K. MITRA) Proprietor M.No: 017334

Place: Kolkata Date: 31st July, 2020



Annexure B to the Auditors' Report

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

We have audited the internal financial controls over financial reporting of T & I Global Limited ('the Company') as of 31 March 2020 in conjunction with our audit of the financial statements of the Company for the year ended on that date.

Management's Responsibility for Internal Financial Controls

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

Auditors' Responsibility

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

Our audit involves performing procedures to obtain audit evidence about the adequacy of the internal financial controls system over financial reporting and their operating effectiveness. Our audit of internal financial controls over financial reporting included obtaining an understanding of internal financial controls over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. The procedures selected depend on the auditors' judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion on the Company's internal financial controls system over financial reporting.

Meaning of Internal Financial Controls over Financial Reporting

A company's internal financial control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles.

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

Inherent Limitations of Internal Financial Controls Over Financial Reporting

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



changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Opinion

In our opinion, the Company has, in all material respects, an adequate internal financial controls system over financial reporting and such internal financial controls over financial reporting were operating effectively as at 31 March 2020, based on the internal control over financial reporting criteria established by the Company considering the essential components of internal control stated in the Guidance Note on Audit of Internal Financial Controls Over Financial Reporting issued by the Institute of Chartered Accountants of India.

For D. Mitra & Co Chartered Accountants Firm Reg. No. 328904E

> (D. K. MITRA) Proprietor M.No: 017334

Place: Kolkata Date: 31st July, 2020



BALANCE SHEET AS AT MARCH 31, 2020

	Note	31st March 2020	31st March 2019
	No.	(Rs.)	(Rs.)
ASSETS			
Non-current assets			
Property, Plant and Equipment	1	193353808	200589220
Financial Assets			
Investments	2	91675886	2408540
Security Deposit	3	4030080	4794255
Deferred Tax Assets	4	1251071	282444
Current assets			
Inventories	5	51455431	48690961
Financial Assets			
Trade receivables	6	119742382	329655792
Cash and cash equivalents	7	169306989	145436646
Loans & Advances	8	169902888	159894095
TOTAL ASSETS		800718534	891751953
EQUITY AND LIABILITIES			
Equity			
Equity Share capital	9	50677000	50677000
Other Equity			
Reserves and Surplus	10	395139206	282351794
Total Equity		445816206	333028794
Liabilities			
Current liabilities			
Financial Liabilities			
Borrowings	11		- 185444512
Trade Payables	12	107911069	125695598
Other financial liabilities	13	2601325	3157461
Provisions	14	5238219	10613361
Other Current Liabilities (Net)	15	239151715	233812227
TOTAL EQUITY AND LIABILITIES		800718534	891751953

The accompanying significant accounting policies and notes form an integral part of the standalone financial statements.

In terms of our report of even date attached For D..Mitra & Co Chartered Accountants Firm Reg. No. 328904E

D.K.Mitra Proprietor

Membership No. 017334 Kolkata, dated: 31st July 2020 For and on behalf of the Board,

Sajjan Bagaria

Executive Chairman (DIN 00074501)

Vineet Bagaria

Managing Director (DIN 00100416)

Vishnu Baheti

Chief Financial Officer

SouravBanerjee Company Secretary



STATEMENT OF PROFIT AND LOSS for the year ended 31st March 2020

	Note	31st March 2020 (Rs.)	31st March 2019 (Rs.)
INCOME		(1.0.)	,
Revenue From Operations	16	957927091	1323613503
Other Income	17	21852850	18662049
Total Income		979779941	1342275552
EXPENSES			
Cost of materials consumed	18	183534908	243532346
Purchases		387419515	651621196
Manufacturing Expenses	19	91682594	101872642
Changes in inventories of finished goods,work in progress and stock in trade	20	(7199616)	9299674
Employee benefits expense	21	53200048	50072380
Finance costs	22	10763889	22041960
Depreciation and amortization expense	1	11067743	9607888
Selling Expenses	23	56829930	96287161
Establishment Expenses	24	41382645	_55819718
Total expenses		828681656	1240154965
Profit/(loss) before exceptional items and tax		151098285	102120587
Exceptional Items		-	
Profit/(loss) before tax		151098285	102120587
Tax expense:			
Current tax		36000000	30500000
Income tax for earlier year		-	25970
Deferred tax		(968627)	389122
Total tax expense		35031373	30915092
Profit/(loss) for the period		116066912	71205495
Other Comprehensive Income			
Items that will not be reclassified to(profit) or loss		(400000)	0700404
Remeasurements of the defined benefit plans		(432822) 651514	2796134
Equity instruments through other comprehensive income			119541
Income tax relating to items that will not be reclassified to profit or loss		11066	(648098)
Total Comprehensive Income		<u>115837154</u>	68937918
Earnings per equity share		00.00	440=
Basic		22.90	14.05
Diluted		22.90	14.05

The accompanying significant accounting policies and notes form an integral part of the standalone financial statements.

In terms of our report of even date attached For D..Mitra & Co Chartered Accountants Firm Reg. No. 328904E For and on behalf of the Board,

Sajjan Bagaria Executive Chairman (DIN 00074501)

Vineet Bagaria Managing Director (DIN 00100416)

Vishnu Baheti Chief Financial Officer

SouravBanerjee Company Secretary

D.K.Mitra

Proprietor

Membership No. 017334 Kolkata, dated: 31st July 2020



CASH FLOW STATEMENT AS AT 31ST MARCH, 2020

	31st Marc	ch, 2020	31st Mai	rch, 2019
	(In Rs.)	(In Rs.)	(In Rs.)	(In Rs.)
A) CASH FLOW FROM OPERATING ACTIVITIES				
Net Profit before income tax		151098285		102120587
Adjustments for : Loss/(Profit) on sale of Assets	(202190)		(289652)	
Loss/(Profit) on sale of Assets Loss/(Profit) on sale of Investment	(37837)		(77210)	
Loss/(Profit) on sale of Mutual Fund	520422		(77210)	
			(15416016)	
Foreign Exchange Gain Depreciation	(15661724) 11067743		(15416916) 9607888	
Remeasurement of defined benefit obligations	432822		(2796134)	
Balance Written Off			340331	
Subsidy Received	(1462677)		(258264)	
Interest on Borrowing	10763889		22041960	
Other provisions Bad Debt	11066 9997305		184146	
Provision for Doubtful Debts Dividend Income	(25840)		15000000 (3420)	
Interest Income	(2591582)	12811397	(2354694)	25978035
Operating Profit before Working Capital Changes	, ,	163909682	, ,	128098622
Adjustments for :				
(Increase)/Decrease in Trade Receivables Increase/(Decrease) in Trade Payable (Increase)/Decrease in Inventories (Increase)/Decrease in Short term loans and Advances Increase/(Decrease) in other current liability Increase/(Decrease) in other financial liability	209913410 (17784529) (2764470) (10008793) 5339488 (556136)		32141433 (83188301) 11795134 (82794252) (23728030)	
Increase/(Decrease) in provisions	3584845	187723815	1789612	(143984404)
Cash Generated from Operation		351633497		(15885782)
Direct Taxes (Paid)/ Refund		(37789348)		(34519400)
Net Cash from Operating ActivitiesA		313844149		(50405182)
B) CASH FLOW FROM INVESTING ACTIVITIES				
Purchase of Fixed Assets	(3955141)		(6259634)	
Sale of Fixed Assets	325000		1489652	
Subsidy Received	1462677		258264	
Purchase of Investments Sale of Investment	(180270682) 89869236		(66000)	
Interest Received Dividend Received	2591582 25840		2354694 3420	
Long term advances (given)/ taken	(764175)		469010	
Net Cash Flow from Investing ActivitiesB	,	(90715663)		(1750594)
C) CASH FLOW FROM FINANCING ACTIVITIES		,		,
Interest paid	(10763889)		(22041960)	
Repayment / Receipt Of Borrowings	(185444512)		42726622	
Dividend paid (including CDT)	(3049742)		(3049742)	
Net cash used in Financing ActivitiesC		(199258143)		17634920
Net Increase in Cash & Cash Equivalents(A+B+C)		23870343		(34520856)
Cash & Cash equivalents at the beginning of the year		145436946		179957801
Cash & Cash equivalents at the end of the year		169306989		145436946

In terms of our report of even date attached

For D..Mitra & Co Chartered Accountants Firm Reg. No. 328904E For and on behalf of the Board,

Sajjan Bagaria

Executive Chairman (DIN 00074501)

Vineet Bagaria

Managing Director (DIN 00100416)

Vishnu Baheti Chief Financial Officer

SouravBanerjee Company Secretary

D.K.Mitra

Proprietor

Membership No. 017334 Kolkata, dated: 31st July 2020



A. Equity Share Capital

Figures in Rs.

	For the	e year ended March 31	2020		For the year ended Ma	arch 31 2019
	As at April 1 2019	Changes in equity share capital during the year	As at March 31 2020	As at April 1 2018	Changes in equity share capital during the year	As at March 31 2019
Equity Share Capital	5,06,77,000	-	5,06,77,000	5,06,77,000	-	5,06,77,000

B. Other Equity

		Reserves	and Surplus		FVOCI equity	
	Capital Reserve	Securities Premium Reserve	General Reserve	Retained Earnings	Investments	I Total I
Balance at the beginning of the reporting period i.e. 1st April 2019	-	3,40,00,000	4,16,20,256	20,69,47,387	(2,15,849)	28,23,51,794
Profit for the year	-	-	-	11,60,66,912	-	11,60,66,912
Other comprehensive income	-	-	-	4,32,822	(6,62,580)	(2,29,758)
Total Comprehensive Income for the year	-	3,40,00,000	4,16,20,256	32,34,47,121	(8,78,429)	39,81,88,948
Transactions with owners in their capacity as owners:						
Dividend paid	-	-	-	25,33,850		25,33,850
Dividened Tax Paid	-	-	-	5,15,892		5,15,892
Transfer to retained earnings	-	-	-	-		-
Balance at the end of the reporting period i.e. 31st March 2020	-	3,40,00,000	4,16,20,256	32,03,97,379	(8,78,429)	39,51,39,206

In terms of our report of even date attached For D..Mitra & Co Chartered Accountants Firm Reg. No. 328904E

D.K.MitraProprietor

Membership No. 017334 Kolkata, dated: 31st July 2020 For and on behalf of the Board,

Sajjan Bagaria

Executive Chairman (DIN 00074501)

Vineet Bagaria

Managing Director (DIN 00100416)

Vishnu Baheti

Chief Financial Officer

SouravBanerjee Company Secretary



NOTES TO FINANCIAL STATEMENT

Indian Accounting Standard

The Ministry of Corporate Affairs (MCA) notified Companies (Indian Accounting Standard) Rules 2015 enabling implementation of Ind AS. Pursuant to this notification T&I Global Ltd. has adopted IndAS (the converged IFRS) with effect from April 1, 2017. Accordingly, the standalone financial statements for the year ended 31st March, 2020 has been prepared in accordance with Ind AS. The effect of transition to Ind AS has been given in detail in Financial Statement section.

BACKGROUND

T&I Global Limited is a Company limited by shares, incorporated and domiciled in India. The Company is engaged in Manufacturing and Trading of Tea and Coconut processing Machinery and cultivation, manufacture and sale of tea.

1. SIGNIFICANT ACCOUNTING POLICIES

This note provides a list of the significant accounting policies adopted in the preparation of these financial statements. These policies have been consistently applied to all the years presented, unless otherwise stated.

1.1 Basis of Preparation

1.1.1 Compliance with Ind AS

These financial statements comply in all material aspects with Indian Accounting Standards (IndAS) notified under Section 133 of the Companies Act, 2013 (the "Act") [Companies (Indian Accounting Standards) Rules, 2015] and other relevant provisions of the Act.

1.1.2 Classification of current and non-current

All assets and liabilities have been classified as current or non-current as per the Company's normal operating cycle and other criteria set out in the Ind AS 1 – Presentation of financial Statements and Schedule III to the Companies Act, 2013. Based on the nature of products and the time between the acquisition of assets for processing and their realisation in cash and cash equivalents, the Company has ascertained its operating cycle as 12 months for the purpose of current/non-current classification of assets and liabilities.

1.1.3 Historical Cost Convention

These financial statements have been prepared in accordance with the generally accepted accounting principles in India under the historical cost convention, except for the following:

i) certain financial assets and liabilities (including derivative instruments) that is measured at fair value;

ii) defined benefit plans – plan assets measured at fair value;

1.2 Revenue Recognition

Revenue is measured at the fair value of the consideration received or receivable. Amounts disclosed as revenue are inclusive of tea claim and are net of sales return, sales tax/ value added tax/ goods and service tax. The Company recognises revenue when the amount of revenue can be reliably measured, it is probable that future economic benefits will flow to the Company and significant risk and reward incidental to sale of products is transferred to the buyer.

1.3 Accounting for Taxes on Income

The income tax expense or credit for the period is the tax payable on the current period's taxable income based on the applicable income tax rate adjusted by changes in deferred tax assets and liabilities attributable to temporary differences and to unused tax losses(if any). The current income tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the end of the reporting period. Deferred income tax is provided in full, using the liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the financial statements liability is settled.



Deferred tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets and liabilities and when the deferred tax balances relate to the same taxation authority.

Current tax assets and tax liabilities are offset where the entity has a legally enforceable right to offset and intends either to settle on a net basis, or to realize the asset and settle the liability simultaneously.

Current and deferred tax is recognised in profit or loss, except to the extent that it relates to items recognised in other comprehensive income or directly in equity. In this case, the tax is also recognised in other comprehensive income or directly in equity, respectively.

1.4 Cash and Cash Equivalents

For the purpose of presentation in the statement of cash flows, cash and cash equivalents includes cash on hand and bank overdrafts. Bank overdrafts are shown within borrowings in current liabilities in the balance sheet.

1.5 Inventories

Raw materials including harvested tea leaves, produced from own gardens are measured at lower of cost and net realisable value. Cost being the fair value less cost to sell at the point of harvest of tea leaves. Stores and Spare parts and Finished Goods are stated at lower of cost and net realisable value. Cost of Finished Goods comprise direct material, direct labour and appropriate portion of variable and fixed overhead expenditure. Cost of inventories also include all other costs incurred in bringing the inventories to their present location and condition. Cost are assigned to individual items of inventory on the basis of weighted average method. Net realisable value is the estimated selling price in the ordinary course of business less the estimated costs of completion and the estimated costs necessary to make the sale.

1.6 Investments and Other Financial Assets

1.6.1 Classification

The Company classifies its financial assets in the following measurement category: those to be measured subsequently at fair value (either through other comprehensive income, or through profit or loss).

The classification depends on the Company's business model for managing the financial assets and the contractual terms of cash flows.

1.6.2 Measurement

Fair value through other comprehensive income (FVOCI): Assets that are held for collections of contractual cash flows and for selling the financial assets, where the assets cash flows represent solely payments of principal and interest, are measured at fair value through other comprehensive income (FVOCI). Interest income from these financial assets is included in other income using the effective interest rate method.

Fair value through profit or loss: Assets that do not meet the criteria for amortised cost or FVOCI are measured at fair value through profit or loss. Interest income from these financial assets is included in other income.

Equity instruments

The Company subsequently measures all equity investments at fair value through other comprehensive income.

1.6.3 Derecognition of financial assets

A financial asset is derecognised only when

The Company has transferred the rights to receive cash flows from the financial asset, or Retains the contractual rights to receive the cash flows of the financial asset, but assumes a contractual obligation to pay the cash flows to one or more recipients.

Where the entity has not transferred substantially all risks and rewards of ownership of the financial asset, the financial asset is not derecognised. Where the entity has neither transferred a financial asset nor retains substantially all risks and rewards of ownership of the financial asset, the financial asset is derecognised if the Company has not retained control of the financial asset.



1.7 Financial liabilities

1.7.1 Initial recognition and measurement

The Company recognises all the financial liabilities on initial recognition at fair value minus, in the case of a financial liability not at fair value through Profit or Loss, transaction costs that are directly attributable to the acquisition or issue of the financial liability.

The Company's financial liabilities include trade and other payables, loans and borrowings including bank overdrafts.

1.7.2 Subsequent measurement

All the financial liabilities are classified as subsequently measured at amortised cost,

1.8 Property, Plant and Equipment

Freehold land is carried at historical cost. All other items of property, plant and equipment are stated at historical cost less depreciation. Historical cost includes expenditure that is directly attributable to the acquisition of the items. Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Company and the cost of the item can be measured reliably. The carrying amount of any component accounted for as a separate asset is derecognised when replaced. All other repairs and maintenance are charged to profit and loss during the reporting period in which they are incurred.

Transition to Ind AS

On transition to Ind AS, the Company has elected to continue with the carrying value of all its property, plant and equipment recognised as at 1st April 2016 measured as per the previous GAAP and use that carrying value as the deemed cost of property, plant and equipment.

Depreciation methods, estimated useful lives and residual value

Depreciation is calculated using the written down value method on the basis of useful lives prescribed in Schedule II to the Companies Act, 2013, which are also supported by technical evaluation. In respect of the following assets, useful lives different from Schedule II have been considered on the basis of technical evaluation, as under:-

Plant and Equipment: Ranging from 5 years to 30 years Non-factory Buildings: Ranging from 15 years to 70 years

Bearer Plants: 60 years

Bearer Plants are depreciated from the date when they are ready for commercial harvest.

The assets' residual values and useful lives are reviewed, and adjusted if appropriate, at the end of each reporting period. An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount. Gains and losses on disposals are determined by comparing proceeds with carrying amount. These are included in profit or loss within other gains/(losses).

1.9 Provision, Contingent Liabilities and Contingent Assets, legal or constructive

Provisions are recognised when there is a present obligation as a result of a past event and it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and there is a reliable estimate of the amount of the obligation. Provisions are measured at the present value of management's best estimate of the expenditure required to settle the present obligation at the end of the reporting period.

A disclosure for contingent liabilities is made when there is a possible obligation arising from past events, the existence of which will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Company or a present obligation that arises from past events where it is either not probable that an outflow of resources will be required to settle or a reliable estimate of the amount cannot be made. When there is a possible obligation or a present obligation and the likelihood of outflow of resources is remote, no provision or disclosure for contingent liability is made. Contingent Assets are not recognised but are disclosed when an inflow of economic benefits is probable.



1.10 Employee Benefits

1.10.1 Short-term Employee Benefits

These are recognised at the undiscounted amount as expense for the year in which the related service is rendered.

1.10. 2 Other Long-term Employee Benefits (Unfunded)

The cost of providing long-term employee benefits is determined using Projected Unit Credit Method with actuarial valuation being carried out at each Balance Sheet date. Actuarial gains and losses and past service cost are recognised immediately in the Statement of Profit and Loss for the period in which they occur. Long term employee benefit obligation recognised in the Balance Sheet represents the present value of related obligation.

1.10.3 Post-employment Benefit Plans

Contributions under Defined Contribution Plans payable in keeping with the related schemes are recognised as expenditure for the year. In case of Defined Benefit Plans, the cost of providing the benefit is determined using the Projected Unit Credit Method with actuarial valuation being carried out at each Balance Sheet date. Actuarial gains and losses are recognised in full in the Other Comprehensive Income for the period in which they occur. Past service cost is recognised immediately to the extent that the benefits are already vested, and otherwise is amortised on a straight-line basis over the average period until the benefits become vested. The retirement benefit obligation recognised in the Balance Sheet represents the present value of the defined benefit obligation as adjusted for unrecognised past service cost, if any, and as reduced by the fair value of plan assets, where funded. Any asset resulting from this calculation is limited to the present value of any economic benefit available in the form of refunds from the plan or reductions in future contributions to the plan.

1.10.4 Bonus plans

The Company recognizes a liability and an expense for bonuses on cash basis. The Company recognizes a provision where contractually obliged or where there is a past practice that has created a constructive obligation.

1.10.5 Medical Insurance Premium Re-imbursement (Unfunded)

The Company has a scheme of re-imbursement of medical expenses including medical insurance premium subject to a maximum of 5% of the Basic Salary to employees.

1.11 Dividends

Provision is made for the amount of any dividend declared, being appropriately authorised and no longer at the discretion of the Company, on or before the end of the reporting period but not distributed at the end of the reporting period.

1.12 Earnings per Share

1.12.1 Basic earnings per share

Basic earnings per share is calculated by dividing:

The profit/loss attributable to owners of the Company By the weighted average number of equity shares outstanding during the financial year.

1.12.2 Diluted earnings per share

Diluted earnings per share adjusts the figures used in the determination of basic earnings per share to take into account:

The after income tax effect of interest and other financing costs associated with dilutive potential equity shares, and The weighted average number of additional equity shares that would have been outstanding assuming the conversion of all dilutive potential equity shares.

1.13 Offsetting financial instruments

Financial assets and liabilities are offset and the net amount is reported in the balance sheet where there is a legally enforceable right to offset the recognized amounts and there is an intention to settle on a net basis or realise the asset and



settle the liability simultaneously. The legally enforceable right must not be contingent on future events and must be enforceable in the normal course of business and in the event of default, insolvency or bankruptcy of the company or the counterparty.

1.14 Use of Estimates

The Preparation of financial statements in conformity with the generally accepted accounting principles in India requires the management to make estimates and assumptions that affects the reported amount of assets and liabilities as at the balance sheet date, the reported amount of revenue and expenses for the periods and disclosure of contingent liabilities at the balance sheet date. The estimates and assumptions used in the financial statements are based upon management's evaluation of relevant facts and circumstances as of the date of financial statements. Actual results could differ from estimates.

1.15 Borrowing costs

Interest and other borrowing costs attributable to qualifying assets are capitalised. Other interest and borrowing costs are charged to Statement of Profit and Loss.

1.16 Critical estimates and judgments

The areas involving critical estimates and judgments are:

i. Taxation

The Company is engaged in agricultural activities and also subject to tax liability under MAT provisions. Significant judgement is involved in determining the tax liability for the company. Also there are many transactions and calculations during the ordinary course of business for which the ultimate tax determination is uncertain. Further judgment is involved in determining the deferred tax position on the balance sheet date.

ii. Depreciation and amortisation

Depreciation and amortisation is based on management estimates of the future useful lives of the property, plant and equipment and intangible assets. Estimates may change due to technological developments, competition, changes in market conditions and other factors and may result in changes in the estimated useful life and in the depreciation and amortization charges.

iii. Employee Benefits

The present value of the defined benefit obligations and long term employee benefits depends on a number of factors that are determined on an actuarial basis using a number of assumptions. The assumptions used in determining the net cost (income) include the discount rate. Any changes in these assumptions will impact the carrying amount of defined benefit obligations.

The Company determines the appropriate discount rate at the end of each year. This is the interest rate that should be used to determine the present value of estimated future cash outflows expected to be required to settle the obligations. In determining the appropriate discount rate, the Company considers the interest rates of Government securities that have terms to maturity approximating the terms of the related defined benefit obligation. Other key assumptions for obligations are based in part on current market conditions.

iv. Provisions and Contingencies

Provisions and contingencies are based on Management's best estimate of the liabilities based on the facts known at the balance sheet date.

1.17 Segment Reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision maker.



Note 1 - PROPERTY PLANT & EQUIPMENT	& EQUIPMENT	GROSS CAR	RYING AMOUNT	TNU		DEPRE	DEPRECIATION		NET CARRYI	NET CARRYING AMOUNT
Particulars	AS AT 01.04.2019 RS.	ADDITION D RS.	DEDUCTION RS.	AS AT 31.03.20 RS.	AS AT 01.04.19 RS.	FOR THE YEAR I RS.	DEDUCTION RS.	AS AT 31.03.20 RS.	AS AT 31.03.20 RS.	AS AT 31.03.19 RS.
Tangible Assets										
Freehold Land	58492045	1	1	58492045		1		ı	58492045	58492045
Building	80864491	854756	ı	81719247	30402793	2478604	ı	32881397	48837850	50461698
Roads & Culvert	4000705	1,13,234	1	4113939	3578110	100193	ı	3678303	435636	422595
Plant & equipment	25830325	2,26,554	ı	26056879	18633041	14,97,097	ı	20130138	5926741	7197284
Furniture and Fixtures	3730350	359141	ı	4089491	3251943	205406	ı	3457349	632142	478407
Vehicles	14425304	1936654	9,27,998	15433960	11180137	1320808	8,05,188	11695757	3738203	3245167
Electrical Installations	9074788	1	1	9074788	7825521	301037	ı	8126558	948230	1249267
Office Equipment	1269421	31249	ı	1300670	1066906	114613	ı	1181519	119151	202515
Bearer Plants	83203859	151859	1	83355718	11876961	3529143	ı	15406104	67949614	71326898
Computer	7157342	100378	1	7257720	6798248	47221	ı	6845469	412251	359094
Air Conditioner	925928	1	1	925928	754381	35238	ı	789619	136309	171547
Generator	7206690	1	1	7206690	2629694	960158	ı	3589852	3616838	4576996
Irrigation Equipments	12120732	181316	ı	12302048	9715025	478225	ı	10193250	2108798	2405707
TOTAL	308301980	3955141	927998	311329123	311329123 107712760	11067743	805188	117975315	193353808	200589220



NOTE 2- INVESTMENT

	FACE	Number of	VALUE	VALUE
NON CURRENT INVESTMENTS	VALUE	Shares	31.03.20	31.03.19
	Rs.		Rs.	Rs.
A. Investments carried at cost				
Investment in Unquoted Shares (fully paid up)				
VIDYOG PROPERTIES PVT.LTD.	10	4,900	49,000	49,000
CHAMAN EXPORTS LIMITED	10	35,000	1,97,050	1,97,050
T & I PROJECTS LIMITED	10	1,97,200	1,97,200	1,12,600
Aggregate amount of Unquoted Investments			4,43,250	3,58,650
B. Investments carried at Fair Value through OC	 			
Investment in quoted Equity Instruments				
CAUVERY SOFTWARE LTD.	10	5,000	3,250	5,000
CELLULOSE PRODUCT OF INDIA LTD.	10	1,400	2,254	1,400
HINDUSTAN DORR OLIVER LTD.	2	80	100	100
KAVERI SEEDS CORPORATION LTD.	2	1,000	6,24,000	4,47,650
MANGALORE REFINERY & PETROCHEMICALS LTD.	10	650	21,288	40,820
MAX FINANCIALSERVICES LTD.	2	500	2,03,925	2,03,000
RELIANCE ETF LIQUID BEES		-	-	2,46,373
RBL BABK LTD	10	-	-	1,36,860
SPIC LTD.	10	1,000	19,840	25,400
STEELCO GUJRAT LTD.	10	900	1,674	3,447
TISCO LIMITED	10	1,740	5,53,320	9,06,540
UNITED BANK OF INDIA	10	3,000	13,440	33,300
KOTAK MAHINDRA BANK LIMITED	5	200	2,65,600	-
INDUSIND BANK LIMITED	7	1,523	3,475	
ITC LIMITED	1	249	40,836	
Investment in Mutual Fund				
ICICI PRU - OVERNIGHT FUND (G)		8,32,610	8,94,79,634	-
Aggregate market value of Quoted Investments			9,12,32,636	20,49,890
Total cost of quoted investments Rs.			9,20,08,633	33,28,132
TOTAL INIVESTMENT/A+P)			9,16,75,886	24.09.540
TOTAL INVESTMENT(A+B)			عرور/,۵۲۶	24,08,540



Note 3- SECURITY DEPOSIT

	31st March 2020 (Rs.)	31st March 2019 (Rs.)
Unsecured considered Good		
Security Deposit with others	4030080	4794255
Total	4030080	4794255

Note 4- Deferred Tax Liability/(asset)

The movement on the deferred tax account is as follows:

	31st March 2020 (Rs.)	31st March 2019 (Rs.)
At the start of the year	(2,82,444)	(6,71,566)
Charge/(credit) to Statement of Profit and Loss	(9,68,627)	3,89,122
At the end of year	(12,51,071)	(2,82,444)
Component of Deferred tax liabilities / (asset)		
Deferred tax liabilities / (asset) in relation to:		
Property, plant and equipment	(16,73,616)	(625984)
Financial assets	(5,23,894)	(3,42,643)
Total	(21,97,510)	(9,68,627)

NOTE 5- INVENTORIES

	31st March 2020 (Rs.)	31st March 2019 (Rs.)
Finished Goods		
Tea Machinery	19550385	7678940
Теа	13488525	13586541
Work in Process	4219545	4896543
Stores & Spares		
Tea Machinery	10890745	14638244
Tea Garden	3306231	7890693
Total	51455431	48690961

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NOTE 6- TRADE RECEIVABLES

	31st march 2020 (Rs.)	31st march 2019 (Rs.)
(A) Debts Exceeding Six Months		
Unsecured Considered Good	55014854	143245570
(B) Other Debts		
Unsecured Considered Good	64727528	201649185
Less: Provison for Doubtful Debts	-	(15238963)
Total	119742382	329655792

NOTE 7- CASH AND CASH EQUIVALENTS

	31st march 2020 (Rs.)	31st march 2019 (Rs.)
Cash in hand	504874	609424
Balance with Banks		
In Current Account	14537825	7949317
In EEFC Account	24500523	112488751
In Unpaid Dividend Account	2497346	2808786
In Fixed Deposit account	127266421	21580368
Total	169306989	145436646

NOTE 8- Short Term Loans and Advances

	31st march 2020	31st march 2019
Unsecured Considered Good	(Rs.)	(Rs.)
Advances to Materials Suppliers/Services	124715539	86567452
Advance to Employee	3075329	2986334
GST Receivable	25271038	48683488
Others	16840982	21656821
Total	169902888	159894095

NOTE 9- EQUITY SHARE CAPITAL

PARTICULARS	31st march 2020 (Rs.)	31st march 2019 (Rs.)
Share Capital		
Authorised Capital		
1,00,00,000 Equity Shares of Rs. 10/- each. Issued,Subscribed & Paid up Capital	10,00,00,000	10,00,00,000
50,67,700 Equity Shares of Rs.10/- each fully paid up.	5,06,77,000	5,06,77,000



Details of shares in the company held by each sharehloder holding more than 5 per cent shares:

31/03/2020 31/03/2019

		0-,00,-0-0		0 = , 0 0 ,	
			% of		
			sharehold		% of
Sl.No	Name of the shareholder	No.of shares	ing	No.of shares	shareholding
1	T & I Projects Ltd.	7,02,489	13.86	6,99,099	13.80
2	Chaman Exports Ltd.	4,90,525	9.68	4,90,525	9.68
3	Sangeet Bagaria	3,90,285	7.70	3,90,285	7.70
4	Indu Bagaria	3,51,507	6.94	3,51,507	6.94
5	Sajjan Bagaria	3,03,310	5.98	3,03,310	5.98

The Company hly one class of Equity Share having a par value of Rs.10/- per share. Each shareholder of Equity Share is entitled to one vote. In the event of the liquidation of the Company equity shareholders are eligible to receive the remaining assets of the company after distribution of all preferencial amount in proportion to their share holding.

NOTE 10- RESERVES AND SURPLUS

		Reserve	s and Surplus			
	Capital Reserve	Securities Premium Reserve	General Reserve	Retained Earnings	FVOCI equity Investments	Total
Balance at the beginning of the reporting period i.e. 1st April 2019	-	3,40,00,000	4,16,20,256	20,69,47,387	(2,15,849)	28,23,51,794
Profit for the year				11,60,66,912		11,60,66,912
Other comprehensive income				4,32,822	(6,62,580)	(2,29,758)
Total Comprehensive Income for the year		3,40,00,000	4,16,20,256	32,34,47,121	(8,78,429)	39,81,88,948
Transactions with owners in their capacity as owners:						
Dividend paid		-		25,33,850		25,33,850
Dividened Tax Paid		-		5,15,892		5,15,892
Transfer to retained earnings						-
Balance at the end of the reporting period i.e. 31st March 2020		3,40,00,000.00	4,16,20,256.00	32,03,97,379.00	(8,78,429)	39,51,39,206

Nature and Purpose of Other Reserves

a) Securities Premium Reserve

Securities Premium Reserve is used to record the premium on issue of shares. The reserve is available for utilisation in accordance with the provisions of the Act.

b) General Reserve

General Reserve is created and utilised in compliance with the provisions of the Act.

c) Retained Earnings

Retained earnings represent accumulated profits earned by the Company and remaining undistributed date.

d) FVOCI Equity Investments

The Company has elected to recognise changes in the fair value of certain investments in equity instruments through other comprehensive income.

These changes are accumulated within the FVOCI equity investments reserve. The company transfers from this reserve to retained earnings when the relevant equity securities are derecognised.



NOTE 11 - SHORT TERM BORROWINGS

	31st march 2020 (Rs.)	31st march 2019 (Rs.)
Secured Loan repayable on demand from bank		
Packing Credit from bank (Working Capital Loans from Standard Chartered bank, HSBC and Shinhan bank, secured by stocks/ Book)	-	3,93,12,165
From Corporates	-	146132347
Total	-	185444512

NOTE 12-TRADE PAYABLES

	31st march 2020 (Rs.)	31st march 2019 (Rs.)
For goods and services	107911069	125695598
Total	107911069	125695598

NOTE 13 - OTHER FINANCIAL LIABILITIES

	31st march 2020 (Rs.)	31st march 2019 (Rs.)
Unclaimed Dividend Current maturity of Long term debt	2497346 103979	2808786 348675
Total	2601325	3157461

NOTE 14 - PROVISIONS

	31st march 2020 (Rs.)	31st march 2019 (Rs.)
Provision for Employee Benefit		
Provision for Leave encashment	168781	241501
Provision for Gratuity Liability	1053765	4565890
Provision for Income Tax		
Provision for Income Tax (Net of Advance Tax)	4015673	5805970
Total	5238219	10613361



NOTE 15 - OTHER CURRENT LIABILITIES

	31st march 2020 (Rs.)	31st march 2019 (Rs.)
Advances from Customers	151343431	144473971
Commission Payable	58922566	61576216
Government Statutory Dues	804094	2568699
Employee Benefits Payable	570701	161903
Other Liabilities	27510923	25031438
TOTAL	239151715	233812227

NOTE 16- REVENUE FROM OPERATIONS

			31st march 2020 (Rs.)	31st march 2019 (Rs.)
SALE OF PRODUCTS				
Export (Machinary)			597101737	958209763
Indigenious (Machinary)			183402172	163654884
Indigenious (Tea)			145478614	136750878
Indigenious (Green Leaf)			-	2,05,920
	TOTAL	Α	925982523	1258821445
OTHER OPERATING REVENUE				
Sale of Import Licence			24578279	42993171
Duty Draw Back			6210903	17775028
Installation & Service Charges			1155386	4023859
	TOTAL	В	31944568	64792058
TOTAL REVENUE FROM OPERATING BUSINESS			957927091	1323613503

NOTE 17 - OTHER INCOME

	31st march 2020	31st march 2019
	(Rs.)	(Rs.)
Interest Income	2591582	2354694
Commission Earned	10,01,952	-
Dollar Exchange Difference	1,56,61,724	15416916
Dividend Received	25840	3420
SAD Refund	-	76,443
Scrap Sale	83,820	1,82,839
Subsidy Received	1462677	258264
Discount Received	785228	2611
Profit on Sale of Asset	202190	289652
Profit on sale of Shares	37,837	77210
TOTAL OTHER INCOME	21852850	18662049



NOTE 18 - COST OF MATERIALS CONSUMED

	31st march 2020 (Rs.)	31st march 2019 (Rs.)
Opening Stock	18632122	21127582
Add:Purchases - Machinery Divn.	146845077	212495125
Add: Purchase - Green Leaf	32254685	28541761
Less: Closing Stock	(14196976)	(18632122)
TOTAL	183534908	243532346

NOTE 19 - MANUFACTURING EXPENSES

	31st march 2020 (Rs.)	31st march 2019 (Rs.)
Cultivation Expenses	61132573	56614761
Wages & Allowances	1031107	1757565
Consumable Stores & Tools	974186	1470030
Carriage Inward	3870214	5204516
Power & Fuel	18867869	24467080
Processing Charges	5806645	12358690
TOTAL	91682594	101872642

NOTE 20 - Changes in inventories of finished goods, work in progress and stock in trade

	31st march 2020	31st march 2019
	(Rs.)	(Rs.)
Opening Stock of Work in Progress	4896543	11878586
Opening Stock of Manufacturing Finished Goods	18043541	17426752
Opening Stock of Trading Finished Goods	7118755	10053175
Total	30058839	39358513
Closing Stock of Work in Progress	4219545	4896543
Closing Stock of Manufacturing Finished Goods	19469025	18043541
Closing Stock of Trading Finished Goods	13569885	7118755
Total	(37258455)	(30058839)
Net (Increase) / Decrease in Stock	(7199616)	9299674

NOTE 21 - EMPLOYEE BENEFIT EXPENSES

	31st march (Rs.)		31st march 2019 (Rs.)
Salaries, Allowances & Bonus	457	712251	42983705
Contribution to Provident Fund	64	445484	5889135
Contribution to ESI		225991	141211
Staff Welfare	8	816322	1058329
TOTAL	53	3200048	50072380



NOTE 22 - FINANCE COST

	31st march 2020 (Rs.)	31st march 2019 (Rs.)
Interest on Hire Purchase	19892	47882
Interest to bank & other financial institution (On working capital borrowings valued at amotized cost)	10743997	21994078
TOTAL	10763889	22041960

NOTE 23 - SELLING EXPENSES

	31st march 2020	31st march 2019
	(Rs.)	(Rs.)
Tea Sale Expenses	115521	192776
Sales Promotion	2065122	1564950
Advertisement	270522	346619
Commission	9169207	36059281
Discount Allowed	707373	1676408
Packing Charges	1449414	4313113
Export Expenses	5710177	9200102
Delivery & Forwarding	1994138	2390874
Transportation Charges	10555275	9115238
Warehouse Charges	1189229	853352
Freight & Insurance	7636910	13071854
Travelling	15967042	17502594
TOTAL	56829930	96287161

NOTE 24 - ESTABLISHMENT EXPENSES

	31st march 2020 (Rs.)	31st march 2019 (Rs.)
Rent	1842000	1842500
Insurance	285647	306786
General Expenses	6956796	18292003
Rates & Taxes	176112	564776
Auditiors' Remuneration	145000	145000
Postage & Telephone	742703	1032991
Bank Charges	3178031	2757597
Legal & Professional Charges	8848128	8595175
Stock Exchange Listing Fees	326550	272500
Conveyance	1455258	1516584
Vehicle Up-keep Expenses	1034231	1121898
Repairs & Maintanance		
- Machinery	272768	294148
- Building	59550	44500
- Others	1922644	2633260
Bad Debts	9997305	-
Provision for Bad Debts	-	15000000
Loss on sale of Shares / Mutual Fund	5,20,422	-
Donation	3619500	1400000
TOTAL	41382645	55819718



25.NOTES ON ACCOUNTS

- 25.1 Contingent liability not provided for in the accounts for: Sales Tax Rs 3125177/- (Previous Year Rs.3125177/-) not acknowledge as debt by the company for which company preferred appeal. Matter is pending with appellate authority
- 25.2 Bank Guarantee outstanding Rs.10131818/- (Previous Year Rs.109147542/-)
- 25.3 Balance confirmations from some of the debtors, creditors and material lying with third party are still awaited
- 25.4 The names of small scale industrial undertaking to whom company owes sums outstanding for more than 30 days as at Balance Sheet date are Jai Bharat Steel, Hytech, Calcutta Stores Company N.M.Concern
- **25.5** Information about operating segment as required under IND AS 108 issued by Institute of Chartered Accountants of India.

	Rs.	Rs.	Rs.
	_	_	
4.6	Tea Machinery		<u>Total</u>
1.Segment Revenue (Net sales/income)	812448477	145478614	957927091
	(1186656705)	(136956798)	(1323613503)
2.Segment Results	164335666	(2473492)	161862174
(Profit/loss before tax and interest)	(131133693)	(6997116)	(124136577)
Less : i) Interest	10743997	19892	10763889
	(21994078)	(47882)	(22041960)
ii) Other unallocable expenditure net of unallocable income			
Total Profit before tax	153591669	(2493384)	151098285
	(109165585)	(7044998)	(102120587)
Other Information			
a) Segment Assets	637323344	163395190	800718534
	(801240296)	(165705686)	(966945982)
b) Segment Liabilities	347271303	7312071	354583374
,,	(621818300)	(12098888)	(633917188)
a)Shara Carital & Dagarua	(,	(,	
c)Share Capital & Reserve			446135160
			(333028794)
Total of Segment liabilities (b + c)			800718534
			(966945982)

b) Information about secondary business segment

Revenue by geographical market	Tea Machinery	Tea	Total
		<u>Rs.</u>	<u>Rs.</u>
India	183402172	145478614	328880786
	(163654884)	(136956798)	(300611682)
Outside India	597101737	-	597101737
	(958209763)	-	(958209763)



25.6 Related Party Disclosure

Related party disclosure under IND AS - 24 issued by the Institute of Chartered Accountants of india, The required informations are as under;

i) Key Management Personnel:

<u>Name</u>	<u>Designation</u>
Sajjan Bagaria	Executive Chairman
Vineet Bagaria	Managing Director
Viraj Bagaria	Whole Time Director

<u>Name</u>	<u>Designation</u>		
Vishnu Baheti	CFO		
Sourav Banerjee	Company Secretary		

ii) Related Parties transactions during the year under review

		Nature of	Transection	Outstanding	Previous	Previous Year
<u>Name</u>	<u>Relation</u>	Transactions	during the year	<u>Amount</u>	Year	Outstanding
			Rs.	Rs.	Rs.	Rs.
Mr.Sajjan Bagaria	Executive Chairman	Remuneration	2820000	Nil	2445000	Nil
Mr.Vineet Bagaria	Managing Director	Remuneration	3960000	Nil	3300000	Nil
Mr.Viraj Bagaria	Director	Remuneration	657600	Nil	657600	Nil
Mr.Vishnu Baheti	CFO	Remuneration	674280	Nil	647240	Nil
Mrs.Sunita Baheti	Relative of CFO	Remuneration	271200	Nil	186000	Nil
Vineet Bagaria (HUF)	Relative of Directors	Rent	108000	Nil	108000	Nil
Mrs.Seema Bagaria	Relative of Directors	Rent	240000	Nil	240000	Nil
Sri Vineet Bagaria	Managing Director	Rent	600000	NIL	600000	Nil
Mrs.Indu Bagaria	Relative of Directors	Rent	174000	Nil	174000	Nil
T & I Projects Ltd.	Associate Company	Purchase/Sale	278561176	NIL	607231658	Nil
Chaman Exports Ltd.	Associate Company	Rent / Interest	10743182	NIL	14920792	133581032

25.7 Basic and diluted earnings per share

- Laco and amazon canoning population		31st march 2020 (Rs.)	31st march 2019 (Rs.)
Profit after Tax	Rs.	Rs. 116066912	Rs. 71205495
Number of Equity Shares of Rs.10/- each		5067700	5067700
Basic and Diluted earnings per share		Re. 22.90	Re. 14.05

25.8 Pursuant to IND AS - 12 Income tax, the Deferred tax of

Rs. 968627 /- for the year ended 31/03/2020 has been Credited to Profit & Loss Account.

25.9 Foreign Currency Earnings and Outgoes

		RS.
	For 2019-20	For 2018-19
Expenditure in Foreign Currency	Rs.	Rs.
Foreign Travel	6462218	10573545
Commission	10625089	20517792
Imported material	79937366	31679724
Earning in Foreign Currency		
Export Goods calculated on FOB basis	775344397	957559455
Commission earned	1001952	



			RS.
		For 2019-20	For 2018-19
25.10	Managerial Remuneration	Rs.	Rs.
	Salary	6928200	5929760
	Contribution to Provident Fund	463680	400080
	Other Perquisites	720000	720000
		8111880	7049840
25.11	Auditors' Remuneration		
	Statutory Audit Fee	145000	145000
	•	145000	145000

25.12 Figures for the Previous year (put within brackets) have been regrouped / rearragned wherever found necessary for comparable with those of the current year.

In terms of our report of even date attached

For D..Mitra & Co

Chartered Accountants

Firm Reg. No. 328904E

D.K.Mitra

Proprietor

Membership No. 017334

Kolkata, dated: 31st July 2020

For and on behalf of the Board,

Sajjan Bagaria

Executive Chairman (DIN 00074501)

Vineet Bagaria

Managing Director (DIN 00100416)

Vishnu Baheti

Chief Financial Officer

SouravBanerjee

Company Secretary



GRATUITY DISCLOSURES AS PER INDAS 19

The Company operates defined benefit scheme for gratuity retirement. The defined benefit schemes offer specified benefits to the employees on retirement. The gratuity benefit provides for a lump sum payment to vested employees at retirement, death while in employment or on termination of employment of an amount equivalent to 15 days' salary payable for each completed year of service subject to a payment ceiling of Rs. 10 Lakhs. Vesting occurs upon completion of five continuous years of service.

Changes in defined benefit obligations for Gratuity.

	2020	2019
Opening Defined Benefit Obligation	2,48,36,501	1,83,65,609
Interest on Defined Benefit Obligation	18,20,516	14,10,586
Current Service Cost	22,70,394	16,84,811
PAST SERVICE COST	_	_
Actuarial changes arising from changes in demographic assumptions	-	-
Actuarial changes arising from changes in experience	(22,69,757)	28,95,397
Actuarial changes arising from changes in financial assumption	13,34,396	6,20,232
Benefits Paid	-	(1,40,134)
Closing Defined Benefit Obligation	2,79,92,050	2,48,36,501

Changes in Fair Value of Plan Assets during the year

	2020	2019
Opening Value of Plan Assets	2,02,70,611	1,61,62,096
Employers Contribution	50,65,890	22,03,513
Expected Return on Plan Assets	16,71,501	13,25,641
Actuarial Gains /(Losses) on Plan Assets due to changes in experience	(5,02,539)	7,19,495
Benefits Paid	-	(1,40,134)
Closing Value of Plan Assets	2,65,05,463	2,02,70,611

Net Asset/(Liability) recognised in Balance Sheet

	2020	2019
Present Value of Funded Defined Benefit obligation at the year end	(2,79,92,050)	(2,48,36,501)
Fair value of Plan Assets at the end of the year	2,65,05,463	2,02,70,611
Present Value of Unfunded Defined Benefit obligation at the year end	(14,86,587)	(45,65,890)
Amount recognised in Balance Sheet	(14,86,587)	(45,65,890)

Expenses recognised in statement of Profit & Loss for the year

	2020	2019
Current Service Cost	22,70,394	16,84,811
Interest cost on Defined Benefit Obligation(net)	(1,49,015)	(84,945)
PAST SERVICE COST	-	-
Total amount recognised in Profit & Loss	21,21,379	15,99,866

Amounts recognised in Other Comprehensive income for the year

	2020	2019
Actuarial (gains)/loss on Obligations for the period	(9,35,361)	35,15,629
Actuarial (gains)/loss on Plan Assets for the period	5,02,539	(7,19,495)
Total amount recognised in Other Comprehensive Income	(4,32,822)	27,96,134



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T & I GLOBAL LTD.

11, Jassal House, 4A, Auckland Square Kolkata - 700 017