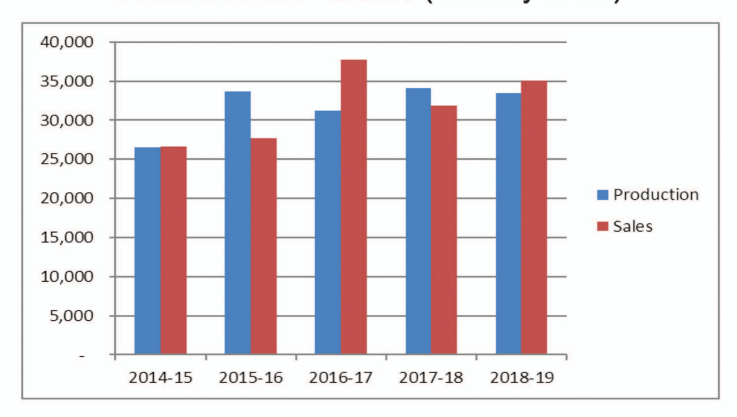
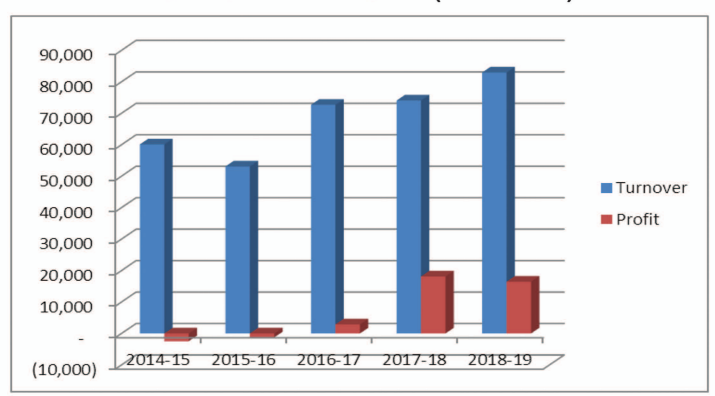


PRODUCTION - SALES (Quantity in MT)



TURNOVER - PROFIT (₹ in Lakhs)



THE KERALA MINERALS AND METALS LIMITED

ANNUAL REPORT 2018-19



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THE KERALA MINERALS AND METALS LIMITED

LIST OF DIRECTORS

Dr. K. Ellangovan IAS (DIN: 05272476) - Chairman

Sri. Chandrabose J (DIN: 07690271) - Managing Director (w.e.f. 15.11.2019)

Sri. Sanjay M. Kaul IAS (DIN: 01260911) - Director Sri. P. Rajendran (DIN: 07924169) - Director Dr. L.V. Muralikrishna Reddy (DIN: 03316871) - Director Sri. Anoop S - Director

COMPANY SECRETARY

Jaison Thomas

AUDITORS

M/s Abraham & Jose Chartered Accountants Thrissur

BANKERS

State Bank of India, ICICI Bank, HDFC Bank, Axis Bank, Canara Bank, India Overseas Bank

REGISTERED OFFICE

Sankaramangalam, Chavara Kollam District, Kerala India, Pin-691583

CIN : U14109KL1972SGC002399

GSTIN : 32AAACT8118R1ZY
Email : contact@kmml.com
Web : www.kmml.com

Telephone : 0476-2686722 (12 lines) Fax : 0476-2680101, 2686721

FACTORY

- 1. Mineral Seperation Unit, Kovilthottam, Chavara, Kollam
- 2. Titanium Dioxide Pigment Unit, Sankaramangalam, Chavara, Kollam
- 3. Titanium Sponge Plant, Sankaramangalam, Chavara, Kollam



TEN YEARS FINANCIAL HIGHLIGHTS

Rs in Lakhs

Davidaniana	0000 40	0040 44	0044 40	0040.40	0040.44	004445	0045.40	0040 47	0047.40	2018-19
Particulars 50	2009-10	2010-11	2011-12	2012-13	2013-14	2014-15	2015-16	2016-17	2017-18	
Gross Sales (including ED)	51903.99	58552.56	61700.50	61092.60	72547.34	60091.20	53079.77	72704.13	74058.36	82970.98
Net Sales	48398.20	54022.58	57302.87	54763.36	65219.73	53801.11	47704.35	65391.71	72266.52	82970.98
Other Income	1654.35	1721.29	2083.52	1565.34	1093.02	934.27	429.36	1083.49	1998.38	2568.78
Other Operating Income	0.00	0.00	0.00	0.00	12.78	37.51	17.32	0.00	0.00	0.00
Stock: Increase/Decrease	(1304.10)	242.21	6999.77	4568.98	(4499.04)	1561.78	7770.68	(8441.65)	3537.28	(154.17)
Total Income	48748.45	55986.08	66386.16	60897.69	61826.49	56334.67	55921.71	58033.55	77802.18	85385.59
Material Consumed	9550.17	11838.74	9948.05	9767.12	9443.75	9244.25	11743.28	10373.12	11283.03	16645.48
Power	2533.08	2686.89	2522.55	3459.67	3693.16	3749.14	3931.68	3528.39	4346.00	4484.22
Fuel	9311.99	11327.22	13170.84	14506.48	16559.27	14092.55	12105.73	12268.68	14855.49	16455.76
Stores & Spares	3497.25	4226.67	5794.95	5885.50	6127.24	5081.53	4664.42	4682.48	4878.47	5975.14
Royalty	97.36	87.94	246.39	294.35	227.44	195.67	0.00	155.07	351.15	326.29
Repair & Maintenance	496.55	449.83	340.63	183.43	472.55	1358.94	1216.07	1154.76	1371.86	1700.21
Employee Cost	8937.12	14602.73	13203.72	12977.22	14757.69	15827.46	17514.70	18155.29	19363.32	20020.51
Selling & Administrative										
Expenses	3814.37	3048.16	3686.76	3893.53	5936.72	6211.55	1933.67	404.02	1617.35	2106.33
Total Expenditure	38237.89	48268.18	48913.89	50967.31	57217.82	55761.09	53109.54	50721.81	58066.67	67713.94
Gross Margin	10510.56	7717.90	17472.27	9930.38	4608.67	573.58	2812.17	7311.74	19735.51	17671.65
Depreciation	1245.94	1432.02	2021.75	1971.33	1925.81	1455.62	1255.60	1059.71	1209.85	1115.81
Interest	19.60	26.71	42.06	364.83	120.29	318.70	396.83	73.37	79.92	86.40
Profit & Loss Before Prior	10.00	20.71	12.00	001.00	120.20	010.70	000.00	10.01	10.02	00.10
period items	9245.02	6259.17	15408.46	7594.22	2562.57	(1200.73)	1159.74	6178.73	18445.74	16469.44
Exceptional items/	3243.02	0233.11	13400.40	1334.22	2302.31	(1200.73)	1100.14	0170.73	10443.74	10405.44
provisions/others	859.96	0.00	0.00	287.05	0.00	(1205.20)	(2404.46)	3296.61	(334.89)	(5.10)
•	009.90	0.00	0.00	207.03	0.00	(1200.20)	(2404.40)	3290.01	(334.09)	(3.10)
Prior Period Expenses(-)	(10 EC)	0.00	0.00	E 00	70.61	(70.41)	0.00	0.00	0.00	0.00
/income	(13.56)	0.00	0.00	5.23	78.61	(72.41)	0.00	0.00	0.00	0.00
Profit & Loss Before Taxation	8371.50	6259.17	15408.46	7312.40	2641.18	(2478.34)	(1244.73)	2882.12	18110.85	16464.34
Current Tax	1900.00	3398.87	4048.42	1800.00	1150.00	0.00	(74.29)	2150.00	7142.65	6501.86
Mat credit Entitlement	0.00	0.00	0.00	0.00	0.00	0.00	74.29	0.00	0.00	0.00
Fringe Benefit Tax	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Deffered Tax	(416.40)	48.38	(184.96)	1926.61	80.19	(11.28)	(127.13)	(402.82)	(777.96)	(584.31)
Income Tax Paid(prior period)	(8.13)	0.00	0.00	2.85	0.00	0.00	0.00	0.00	0.00	0.00
Net Profit/Loss	6063.23	2811.92	11545.00	3588.63	1410.99	(2489.62)	(1371.84)	1134.94	11746.16	10546.79
Cash Proft/Loss	7309.17	4243.94	13566.75	5559.96	3336.80	(1034.00)	(116.24)	2194.65	12956.01	11662.60
Turnover MS Unit-										
(Rs.in lakhs)	4644.02	4405.36	4965.86	6447.69	3926.41	4055.32	4807.43	7262.53	5835.71	5511.01
Profit before Tax MS Unit										
(Rs. In lakhs)	324.31	(1127.89)	6449.39	3428.60	1412.92	77.07	1135.42	300.04	1939.00	(168.80)
Export Turnover-										
(Rs.in lakhs)	4452.75	7457.44	6421.18	3462.73	6682.52	3778.35	2373.58	4242.32	8338.74	6360.31
Contribution to Exchequer (F	ls. In Lakhs)									
Excise Duty	3505.79	4529.98	4397.63	6329.24	7327.61	6290.09	5375.42	7312.00	1791.84	0.00
Sales Tax (including C S T)	984.56	1060.30	1175.52	1238.67	1370.96	1147.25	1165.25	1556.00	403.00	0.00
GST									8086.57	13086.79
Royalty	97.36	87.94	246.39	294.35	227.44	195.67	181.03	150.00	392.00	252.27
Income Tax	1900.00	3350.00	3604.26	1800.00	1150.00	0.00	74.29	2273.00	6140.00	5635.00
Dividend	1546.64	1546.64	2319.95	773.32	618.65	0.00	0.00	0.00	0.00	247.46
Tax on Dividend	256.88	250.90	376.35	125.45	123.69	0.00	0.00	0.00	0.00	0.00
Gross Fixed Assets	33707.00	39210.24	42301.28	46390.16	48547.40	50467.18	50523.26	51985.55	29678.05	32435.64
Net Block	17803.97	21883.40	22967.51	25112.78	25428.08	26330.43	25472.67	25998.55	26228.55	27759.86
Capital work-in-progress	12661.25	12786.60	13969.46	4060.74	1113.28	869.30	743.70	371.17	1034.67	3159.65
· · · ·	12001.23	12100.00	10303.40	4000.74	1110.20	005.50	140.10	3/1.1/	1004.07	0108.00
Current Asset including long	22025 54	39592.55	16005 65	47700 NG	55000 E0	40040 07	56/1/6/	5/650 /2	ennen ne	76016.00
Term Loans and Advances	33035.54	აყეყ <u>Z</u> .ეე	46025.65	47728.06	55009.58	49842.97	56414.64	54658.47	69060.96	76316.03
Less Current Liabilities and Provision	14066.50	27265.53	27301.86	16624.85	17687.78	15495.49	25412.71	23129.81	28681.25	29742.65



_		
Dο	in	lakhe

				1						Rs in Lakhs
Particulars	2009-10	2010-11	2011-12	2012-13	2013-14	2014-15	2015-16	2016-17	2017-18	2018-19
Working Capital										
(WC) (CA-CL)	18969.04	12327.02	18723.79	31103.21	37321.80	34347.48	31001.93	31528.66	40379.71	46573.38
Investments	17.60	3517.60	3517.60	3518.10	518.10	518.10	524.36	522.87	520.25	526.12
Miiscellaneous Expenditure	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Total Utlisation	49451.86	50514.62	59178.36	63794.83	64381.26	62065.31	57742.66	58421.25	68163.18	78019.01
Share Capital (SC)	3093.27	3093.27	3093.27	3093.27	3093.27	3093.27	3093.27	3093.27	3093.27	3093.27
Reserves & Surplus	45174.12	46188.50	55037.20	57727.06	58233.30	55906.07	52707.88	53759.24	64362.04	74807.59
Deffered Tax Liability	1184.47	1232.85	1047.89	2974.50	3054.69	3065.97	1941.51	1568.74	707.87	118.15
Total Sources	49451.86	50514.62	59178.36	63794.83	64381.26	62065.31	57742.66	58421.25	68163.18	78019.01
Net Worth (SC+reserves-										
Misce Exp)	48267.39	49281.77	58130.47	60820.33	61326.57	58999.34	55801.15	56852.51	67455.31	77900.86
Capital Employed										
(Net Block+WC)	36773.01	34210.42	41691.30	56215.99	62749.88	60677.91	56474.60	57527.21	66608.26	74333.24
Finished Goods	231.06	569.28	7558.80	11865.76	9112.72	8753.13	16630.09	8597.74	11813.50	11698.31
Work in Progress	265.41	169.41	179.60	955.36	746.24	1280.48	948.61	539.31	860.83	821.86
Raw Materials	1701.70	1115.49	1337.52	1684.87	2463.06	4990.88	5125.70	3083.10	1757.11	2750.43
Stores and Spares	1101110	1110.10	1007.02	100 1.01	L 100.00	1000.00	0120.70	0000.10	1101111	2100.10
including Loose Tools	4537.29	4956.27	6128.42	7668.85	7083.63	7228.97	6438.97	6233.90	7031.55	8139.75
Sundry Debtors	4709.92	6421.85	6594.03	8667.02	10434.64	7107.39	8287.97	9951.65	7789.46	10361.44
Cash and Bank Balances	13808.32	12142.02	7740.61	3003.36	4393.87	386.89	66.30	6857.94	19202.29	22115.98
Loans and Advances	7073.93	13655.49	15751.32	13224.33	19842.29	19083.14	17284.82	17237.22	17219.77	17154.18
Other Current Assets	707.91	562.74	735.35	658.51	933.13	1012.09	1632.18	2157.60	2815.74	2515.49
Total	33035.54	39592.55	46025.65	47728.06	55009.58	49842.97	56414.64	54658.46	68490.25	75557.44
Installed Capacity (MTs)	00000.04	03032.00	40020.00	41120.00	00003.00	43042.31	30414.04	34030.40	00430.20	10001.44
Titanium Dioxide	40000.00	40000.00	40000.00	40000.00	40000.00	40000.00	40000.00	40000.00	40000.00	40000.00
	51600.00	51600.00	51600.00	51600.00	61600.00	61600.00	61600.00		61600.00	61600.00
Ilmenite Rutile	3400.00	3400.00	3400.00	3400.00	4400.00	4400.00	4400.00	61600.00 4400.00	4400.00	4400.00
Zircon	2500.00	2500.00	2500.00	2500.00	6500.00	6500.00	6500.00	6500.00	6500.00	6500.00
Titanium Sponge						500.00	500.00	500.00	500.00	500.00
Capacity Utilisation (%)	00.77	00.00	70.70	07.54	75.04	00.00	04.00	70.44	05.00	00.70
Titanium Dioxide	89.77	92.20	72.79	67.54	75.01	66.26	84.06	78.14	85.30	83.79
Ilmenite	85.85	75.43	84.11	87.67	102.03	105.60	106.54	89.94	92.14	42.44
Rutile	98.09	70.98	76.47	54.41	52.95	59.95	63.05	54.65	55.77	35.18
Zircon	103.68	113.51	208.52	158.40	55.92	73.35	82.22	73.60	74.52	73.25
Titanium Sponge						27.57	28.09	27.43	32.24	49.28
Production (MTs)										
Titanium Dioxide	35908.20	36879.00	29116.60	27016.40	30004.42	26502.44	33624.80	31256.60	34120.00	33514.52
Ilmenite	44300.00	38920.00	43403.00	45240.00	62850.00	65050.00	65630.00	55404.00	56756.00	26140.00
Rutile	3335.00	2413.30	2600.00	1850.00	2330.00	2638.00	2774.30	2404.80	2454.00	1548.00
Zircon	2592.00	2837.65	5213.00	3960.00	3635.00	4768.00	5344.50	4784.00	4844.00	4761.00
Silimanate	0.00	0.00	339.45	1265.00	1270.00	1012.00	471.45	600.00	701.00	270.00
Magnesium Chloride				384.00	500.72	540.61	565.77	548.29	661.90	1076.34
Titanium Sponge				88.30	131.64	137.86	140.45	137.13	161.20	246.38
Sales (MTs)										
Titanium Dioxide-(Domestic)	32982.09	30759.93	20721.75	22656.20	28733.83	24042.66	25946.63	34569.21	27330.69	31774.92
Titanium Dioxide- (Export)	4284.00	5853.80	4090.68	2225.80	4566.00	2589.05	1768.12	3178.00	4477.00	3261.00
Titanium Dioxide- Total	37266.09	36613.73	24812.43	24882.00	33299.83	26631.71	27714.75	37747.21	31807.69	35035.92
Rutile	3211.05	1544.35	2299.35	1855.00	1722.30	2694.78	1638.20	2921.10	1873.25	918.60
Zircon	2601.40	2829.30	5114.35	3947.00	3726.68	4541.15	5573.70	3550.80	6100.25	4770.65
Silimanite	0.00	0.00	320.15	1087.00	1351.25	987.05	557.00	274.00	1051.55	302.50
Titanium Tetra Chloride	717.50	1822.54	1893.32	2064.00	2129.64	3426.60	5114.43	5205.09	2481.27	4307.42
Titanium Sponge				4.98	53.01	10.99	54.71	94.58	61.09	79.46
Magnesium Chloride				351.00	488.22	536.28	568.05	505.07	713.08	1040.71
Leached Ilmenite	0.00	8.90	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Beneficiated Ilmenite	0.00	8.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00



NOTICE TO MEMBERS

Notice is hereby given that the 47th Annual General Meeting of the Members of THE KERALA MINERALS AND METALS LIMITED (CIN: U14109KL1972SGC002399) will be held at 11 A.M. on Monday, the 30th September 2019, at the Registered Office of the Company to transact the following business;

Ordinary Business:

- To receive, consider and adopt the audited Balance Sheet as at 31st March 2019, the statement of Profit and Loss for the year ended on that date and the Reports of the Board of Directors and the Auditors thereon.
- To fix the remuneration of the Auditors, appointed by the Comptroller & Auditor General of India for the financial year 2019-20.
- 3. To declare dividend

Special Business:

4. To consider and, if thought fit, to pass the following resolution to ratify the remuneration of the Cost Auditors for the financial year 2019-20, as an Ordinary Resolution:

"RESOLVED THAT pursuant to the provisions of Section 148(3) and other applicable provisions, if any, of the Companies Act, 2013 and the Rules made thereunder, the remuneration payable to M/s. KA Felix & Co., Cost Accountants, appointed by the Board of Directors as Cost Auditors to conduct the audit of the cost records of the Company for the financial year ending 31st March, 2020, amounting to Rs. 1,40,000/- plus Rs.10, 000/- as out of the pocket expenses (Tax will be extra), be and is hereby ratified and confirmed."

By Order of the Board, For **The Kerala Minerals and Metals Ltd.**,

Sd/-Jaison Thomas, Company Secretary

06.09.2019 Chavara

Note:

- A MEMBER ENTITLED TO ATTEND AND VOTE IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE INSTEAD OF HIMSELF AND THE PROXY NEED NOT BE A MEMBER OF THE COMPANY. The instrument appointing proxy should, however, be deposited at the Registered Office of the Company not less than forty-eight hours before the commencement of the meeting. A form of proxy is enclosed.
- 2. An Explanatory Statement pursuant to Section 102 of the Companies Act, 2013 relating to the Special Business to be transacted at the Annual General Meeting is annexed hereto.



Explanatory Statement pursuant to Section 102 of the Companies Act, 2013

Item No. 4

The Board of Directors of the Company approved the appointment and remuneration of M/s. KA Felix & Co., Cost Accountants, to conduct the audit of the cost records of the Company for the financial years 2019-20.

In terms of the provisions of Section 148(3) of the Companies Act, 2013 read with Rule 14(a)(ii) of the Companies (Audit and Auditors) Rules, 2014, the remuneration payable to the Cost Auditors is required to be ratified by the Members of the Company. Accordingly, consent of the Members is sought to ratify the remuneration payable to the Cost Auditors for the financial years 2019-20.

None of the Directors/Key Managerial Personnel and their relatives are concerned or interested (financially or otherwise) in the resolutions set out at Item No. 4.

The Board recommends the Ordinary Resolution set out at Item No. 4 for the approval of Members.



NOTICE TO MEMBERS

Notice is hereby given that the adjourned 47th Annual General Meeting of the Members of THE KERALAMINERALS AND METALS LIMITED (CIN: U14109KL1972SGC002399) will be held at 11 A.M. on Thursday, the 6th February 2020, at the Registered Office of the Company to transact the following business;

Ordinary Business:

- To receive, consider and adopt the audited Balance Sheet as at 31st March 2019, the statement of Profit and Loss for the year ended on that date and the Reports of the Board of Directors and the Auditors thereon.
- 2. To fix the remuneration of the Auditors, appointed by the Comptroller & Auditor General of India for the financial year 2019-20.
- To declare dividend

Special Business:

4. To consider and, if thought fit, to pass the following resolution to ratify the remuneration of the Cost Auditors for the financial year 2019-20, as an Ordinary Resolution:

"RESOLVED THAT pursuant to the provisions of Section 148(3) and other applicable provisions, if any, of the Companies Act, 2013 and the Rules made thereunder, the remuneration payable to M/s. KA Felix & Co., Cost Accountants, appointed by the Board of Directors as Cost Auditors to conduct the audit of the cost records of the Company for the financial year ending 31st March, 2020, amounting to Rs. 1,40,000/- plus Rs.10, 000/- as out of the pocket expenses (Tax will be extra), be and is hereby ratified and confirmed."

By Order of the Board, For **The Kerala Minerals and Metals Ltd.**,

Sd/-Jaison Thomas, Company Secretary

10.01.2020 Chavara

Note:

- A MEMBER ENTITLED TO ATTEND AND VOTE IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE INSTEAD OF HIMSELF AND THE PROXY NEED NOT BE A MEMBER OF THE COMPANY. The instrument appointing proxy should, however, be deposited at the Registered Office of the Company not less than forty-eight hours before the commencement of the meeting. A form of proxy is enclosed.
- 2. An Explanatory Statement pursuant to Section 102 of the Companies Act, 2013 relating to the Special Business to be transacted at the Annual General Meeting is annexed hereto.



Explanatory Statement pursuant to Section 102 of the Companies Act, 2013

Item No. 4

The Board of Directors of the Company approved the appointment and remuneration of M/s. KA Felix & Co., Cost Accountants, to conduct the audit of the cost records of the Company for the financial years 2019-20.

In terms of the provisions of Section 148(3) of the Companies Act, 2013 read with Rule 14(a)(ii) of the Companies (Audit and Auditors) Rules, 2014, the remuneration payable to the Cost Auditors is required to be ratified by the Members of the Company. Accordingly, consent of the Members is sought to ratify the remuneration payable to the Cost Auditors for the financial years 2019-20.

None of the Directors/Key Managerial Personnel and their relatives are concerned or interested (financially or otherwise) in the resolutions set out at Item No. 4.

The Board recommends the Ordinary Resolution set out at Item No. 4 for the approval of Members.



DIRECTORS' REPORT

To

The Members

The Kerala Minerals And Metals Limited

Your Directors have great pleasure in presenting the 47th Annual Report of the Company together with the audited accounts for the year ended 31st March 2019.

1 HIGHLIGHTS

The working results of the Company for the year under review in terms of quantity are given below along with the figures related to the previous year 2017-18;

	Production (MT)				
SI. No.	Name of Products	2018-19	2017-18		
1.	Titanium Dioxide Pigment	33515	34120		
2.	Minerals (Ilmenite)	26140	56756		
3.	Synthetic Rutile (BI)	37193	42822		
4.	Natural Rutile	1548	2454		
5.	Zircon	4761	4844		
6.	Sillimanite	270	701		
7.	Titanium Sponge	246	161		

Average Sales Realisation of Titanium Dioxide / MT

	<u>2018-19</u>	<u>2017-18</u>
Domestic (INR)	206709	198187
Export (USD)	2825	2910

2 FINANCIAL RESULTS

Financial results of the Company for the year under review and previous year are given under;

Particulars	2018-19 (Rs. in Lakhs)	2017-18 (Rs. in Lakhs)
Gross Turnover	82970.98	74058.36
Gross profit before interest and depreciation	17671.65	19735.52
Profit before exceptional / extra ordinary items and tax	16469.44	18445.74
Profit after prior period, exceptional / extra ordinary items and tax.	10546.79	11746.16
Transfer to General Reserve	0.00	0.00
Capital Employed	76610.76	63890.09
Internal Generation	17585.25	19655.59

Financial Statements are prepared as per Ind AS requirements.



3 DIVIDEND

The Board of Directors at its meeting held on 12.03.2019 recommended an Interim Dividend of Rs. 247.46 lakhs for the year 2018-19 being 8% of the paid up capital subject to the approval of Hon'ble Governor of Kerala as per Article 18 (C) of Article of Association of the company. The Govt. vide letter No.H3/94/2019/10, dated 11.05.2019, accorded approval to pay the interim dividend as above. Accordingly, said Interim Dividend was paid to Govt. on 27.05.2019 and applicable dividend tax on 21.05.2019. The Board of Directors at its meeting held on 04.09.2019 has recommended another 12% amounting to Rs. 371.19 lakhs (excluding dividend distribution tax) as final Dividend for the year 2018-19, subject to approval in the Annual General Meeting of the company and thereby the total dividend for the year 2018-19 would be 20% (i.e. Rs. 618.65 lakhs).

4 TRANSFER TO RESERVE

No amount was transferred to General Reserve during the year under review.

5 REVIEW OF OPERATIONS AND STATE OF AFFAIRS

Turnover of the company for the financial year 2018-19 was Rs. 829.71 crores as compared to Rs. 740.58 crores during the previous year, (net of discount) with an increase of 12.03%. The profit for the year 2018-19 before providing for certain exceptional and extra-ordinary items, was Rs. 164.69 crores as against the profit of Rs. 184.46 crores for the previous year. Further, an amount of Rs. 5.10 lakhs (previous year Rs. 334.89 lakhs) was provided during the financial year towards certain exceptional and extra ordinary items so as to show a true and fair view of the state of affairs of the company as on 31.03.2019. After considering the above exceptional and extra-ordinary items, the profit for the year 2018-19 before tax was Rs. 164.64 crores as against Rs.181.11 crores in the year 2017-18.

6 SALIENT FEATURES OF FINANCIAL STATEMENTS

Salient features of the Balance Sheet, Statement of Profit & Loss and Notes thereof, and cash flow statement for the financial year 2018-19 are set out in the financial statements segment of the Annual Report.

7 MINERAL SEPERATION UNIT

During the financial year 2018-19, Mineral Separation Unit of the company has achieved / completed the following projects;

- I. After obtaining administrative sanction from Government for capital investment in Mineral Separation Unit (at an estimate cost of Rs. 881 Lakhs with an escalation allowance of +10%) for the following technological up-gradation proposals mainly for retaining / improving the existing recovery in production of Zircon, Sillimanite and Rutile, status of the above are given under;
- a) Replacement of existing High Tension Roll Separators in the Dry Mill with new generation HT Separators: Purchase Order placed and items received and installed.
- b) Installation of 2 Nos. additional Induced Roll Magnetic Separators (IRMS) at the Zircon/Sillimanite plant: Purchase Order placed, items received and installation in progress.
- c) Replacement of the conventional flotation cell at the Sillimanite plant with a Column Flotation Cell; Work Order placed for design, supply and erection: Commissioned and trail run in progress.



- d) Replacement of existing spirals in the Zircon/ Sillimanite plant; Purchase Order placed and Work order also placed for erection: Commissioning completed and trail run in progress.
- e) Installing a higher capacity transformer to augment the electrical distribution system: Completed in the month of December 2018.
- 2. Successful completion of drilling and construction of tube well (1No.) at MS Unit
 - In the current financial year 2019-20, the company plans to carry out the following projects;
- Construction of Groins for protecting the coastline, possibility of reclaiming lost land as well as promote accretion of sand in mining area: Work in Progress
- ii. Replacement of Furnace oil tank/ HSD tank due to corrosion/ deterioration/ ageing of both the tanks as well as to fulfill statutory obligation: Work completed and statutory approval to be obtained:
- iii. Construction of new foot over bridge near MS Unit to restore the pedestrian traffic across TS Canal: Design completed.
- iv. Wet Mill No. 1 up gradation and modernization by introducing a near high performance spiral separators.

8 TITANIUM SPONGE PLANT

During the financial year 2018-19, the company had achieved production of 246.38 MT of Titanium Sponge as against 161.2 MT for previous year. TSP has met the requirements in accordance with the Aerospace standard AS 9100 D and ISO 9001:2015, for the manufacture & sales of Titanium sponge and byproducts and certification documents received from TUV-SUD. Accordingly, the name of KMML has been published in OASIS (Online Aerospace Supplier Information System) database maintained by IAQG (International Aerospace Quality Group). With this certification, KMML has got international acceptance to deliver aerospace quality Ti Sponge for catering to customers from Aerospace and Defence sectors. Surveillance audits for continued compliance to the standard have been completed in the month of March 2019.

Considering the strategic requirements of Magnesium metal in Titanium Sponge Manufacture, KMML has planned to enter in to a tripartite MoU & bipartite Contract in the month of April 2019, for setting up 70 MT / Annum Magnesium Recycling Plant (MRP) at Titanium Sponge Unit. The capital outlay for the project is Rs 20.38 Crores by VSSC & with Technology developed by DMRL (DRDO).

Quality Control Laboratory of TSP has met the requirements stipulated as per the standard ISO / IEC 17025:2005 and got accreditation from National Accreditation Board for Testing and Calibration Laboratories (NABL). Production scale up initiatives have started yielding results and noted the highest ever Reduction batches of 10 batches in November 2018.

9 HIGHLIGHTS OF ONGOING PROJECTS

I. NEW 70 TPD OXYGEN PLANT

The existing Oxygen plant commissioned in the year 1984 has a design capacity to produce 50 TPD. Due to ageing, the capacity has now come down to about 35 TPD and specific power consumption is high compared to modern plants. The proposed new 70 TPD Oxygen plant is expected to bring down the specific energy requirement considerably and it also makes company self reliant in a critical input.

Current Status:

• Civil works are nearing its completion and in parallel Mechanical erection works are also in progress at site by LINDE, the plant supplier.



 Mechanical erection activities which are major in magnitude have been completed. Piping & Structural works are in progress.

II. INTRODUCTION OF LNG IN LIEU OF LPG

LNG being clean, green, lighter & safer, it was decided to replace existing LPG system with LNG. Implementation of LNG system was planned as two phases. In phase one, spin flash drier at U400, Oxygen pre-heaters of U300 and pilot burners of ARP/IBP will be modified to use LNG. In phase two, Tickle pre-heaters and oxidizers of U300 are included.

Current Status:

- We have commissioned the LNG storage and evaporation facility constructed at site during August 2019 and performance of spin flash dryer burner in U-400 has been established.
- Order has been placed on M/s. Johnzink, Mumbai, for the dual gas burners (RLNG/LPG) to fire Oxygen pre-heaters in U-400.

III. DCS FOR PIGMENT PRODUCTION PLANT

The instrumentation and control system employed in U-200 & U-300 was obsolete. Considering the conventional operation, lack of availability of spares and advantages of implementing DCS, it has been decided to convert the existing system to DCS. Moreover, the operation of both plants can be integrated for more safe & reliable operation.

Current Status:

We have commissioned the project during the Annual shut down maintenance of the Company held in April 2019. Now the Chlorination and Oxidation Plants are under operation with DCS control.

IV. DEDICATED FIRE HYDRANT SYSTEM

The Pigment unit presently has a fire hydrant network which is integrated with the drinking water network. The feed to the network is from an overhead tank of capacity 225 m3 & the water is supplied at a maximum pressure of 1.5 kg/cm2. However, the present statute demands that a hazardous chemical plant of this magnitude should have a dedicated fire hydrant system with a minimum storage capacity of 1250 m3. Further water is to be continuously maintained at 7.0 kg/cm2. Hence it has been decided to install a dedicated fire hydrant system.

Current Status:

Erection works are progressing at site which includes extensive piping, pump house construction, pumping system etc.

V. WATER TRANSPORT-F.O & HCL THROUGH BARGES TO KMML

This is a project developed as part of Government level decision to commission National water way-III, as a corridor for material movement and Tourism. It was decided in the Government level to construct a jetty & unloading facility at Chavara, to kick start transportation of furnace oil & Hydrochloric acid to KMML through barges. Government also allotted fund for jetty construction to CSIND (Rs. 150 Lakh-including Chavara & Udyogamanadal). Piping to the storage tanks from barge unloading facility to be done by KMML.

Current Status:

KMML has completed the installation of pipelines mechanically whereas the construction of jetty & allied facilities entrusted with CSIND, Govt. of Kerala, is in progress at site. Once this is finished, we will be in a position to transfer furnace oil & HCL through barges.



VI. HOT BAG FILTER SYSTEM FOR COLLECTING TIO2 PIGMENTS

The project is aimed to recover about 5.1 MTPD TiO2 pigment being escaped through the outlet of cyclones & normally recollected with significant reprocessing cost. With this project, reprocessing can be eliminated. The annual savings will be Rs. 168 Lakh.

Current Status:

Structural erection works are progressing at site. Specially designed hot bag filter system has been delivered to the site.

VII. REPLACEMENT OF OLD 9 MTPH PACKAGED BOILER WITH 14 MTPH

To replace the existing old 9 MTPH packaged boiler due to ageing and other operational constraints. 14 MTPH is proposed in view of the flexibility in plant operation.

Current Status:

Delivery of the major items has been completed. Once order to decommission the existing boiler is received from the Department of Factories & Boilers, we can start the dismantling and civil works. This is expected soon.

10 LAND ACQUISITION

The Company has done the negotiated purchase of land at Ponmana, Kovilthottam and Mekkad. The total area of Land purchased during the year 2018 - 19 and its cost are shown below;

Area	Extent in Acres	Extent in Acres	Total cost
Ponmana	Nil	Nil	Nil
Kovilthottam	6.07	0.15	46,90,842/-
Mekkad	3.75	0.09	45,61,884/-

11 CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION AND FOREIGN EXCHANGE EARNINGS AND OUTGO

The particulars as prescribed under Section 134(3) (m) of the Companies Act, 2013, read with Rule 8 of the Companies (Accounts) Rules, 2014, are set out in **Annexure - A** forming part of this report

12 HUMAN RESOURCES DEVELOPMENT/TRAINING

As a part of human resources development, the Company has undertaken continuous training programs for the employees, which helped to improve the competency, skill and knowledge of the employees. Details of training imparted during 2018-19 are given under;

SI. No.	Topics Covered	Category	No. of Batches covered
1.	Sukrakshardham - Safety Training by Factories & Boilers	LAPA Workers	21
2.	Induction training for freshers	Skilled Technicians	1
3.	Induction training for freshers	Security Guards	2
4.	Management System of KMML (SA 8000:2014, ISO 9001:2015, OHSAS 18001:2007, ISO 45001:2018, ISO 14001:2015 etc)	Workmen	6



5.	Building positive attitude Team work and work culture	Trade Union representatives	1
6.	Achieving organizational objectives, career success and effective communication. Building positive attitude achieving organizational objectives and career success.	Officers	10
7.	Building positive attitude, Team work and work culture	Workmen	2
8.	Learn the methods of adapting to changes	The employees who retiring nearby future	1
	Total		44

13 SAFETY MEASURES

The company is the only integrated Titanium Dioxide Manufacturing Industry in the world. It consists of the Mineral Separation Plant, Ilmenite Beneficiation Plant, Pigment Production Plant and the Titanium Sponge Plant. The Titanium Dioxide Pigment Unit of KMML is a Major Hazardous Industry as per the provisions of the Manufacture, Storage and Import of Hazardous Chemicals Rules, 1989, framed under the Environment Protection Act, 1986 and the Kerala Factories (Major Accident Hazard Control) Rules, 2005, framed under the Factories Act, 1948. Hence, the Top Management has given utmost priority and importance to Occupational Health and Safety of its employees. We are committed to protect the health and safety of our employees. As such, safety is incorporated into the system of machinery and equipments at the design stage itself. Besides, adequate control procedures are established and maintained to operate the plant in a failsafe and foolproof manner. Hazard identification and risk control is part and parcel of the factory's day to day operation and an ongoing process.

Accident analysis for the year 2018-19

Compared to 2017-18, the number of 'Lost time' accidents has increased from 10 Nos. to 18 Nos. in 2018-19 increasing the frequency rate from 5.65 to 10.2. The man days lost due to the above accidents has also increased from 111 to 272 reflecting the same in increase in severity rate from 62.75 to 154.18 and that of frequency severity index from 0.60 to 1.25. The agency wise accident analysis revealed that more accidents had occurred due to Slip & Falls, and Eye -Chemicals.

Other activities of Fire & Safety

- To manage and control any unforeseen eventuality, if occurs, the company has prepared an Onsite Emergency Plan. Mock Drills as envisaged in the plan and as specified in our Occupational Health and Safety Management System are being conducted periodically. Accordingly, practice/mock drills was conducted on 08.11.2018 during the year 2018-19 to test and review our emergency preparedness and response which were well appreciated by the statutory authorities and experts from other industries present during the drill as external observers.
- The 48th National Safety Day was celebrated in the company in a befitting manner. Safety Flag was hoisted on 4th March 2019 and Safety day celebration was conducted on 5th March 2019. A number of safety competitions and various safety awareness programmes were conducted for the employees in connection with the National Safety Day campaign. As part of Occupational Health and Safety Management System, a Safety Award Scheme was introduced and awards were distributed to the winners of the competition.
- As fire prevention is better than fire fighting, company's fire section has imparted First aid fire fighting training at shop level which was attended by a total of 1614 employees and contract



workers in the year 2018-19. The training provides a unique opportunity to educate the employees and contract workers in particular fire prevention, fire safety measures and fire fighting. Due to fire training, at present most of the employees respond quickly to extinct fire during fire breaks out in it insipient stage and the same were highly encouraging.

During the year 2018-19, total 24 fire Mock Drills were conducted in the plant area to improve the quality as well as efficiency of fire service. Fire service day was observed as Martyrs day at fire section of TP unit on 14th April 2019 to pay homage to the gallant Fire men who have lost their lives in the Bombay Dock explosion on 14th April 1944.

QUALITY, OCCUPATIONAL HEALTH & SAFETY, SOCIAL ACCOUNTABILITY AND ENVIRONMENTAL POLICY

We, The Kerala Minerals and Metals Ltd., strive to become the market leader of Titanium products and an asset to our stakeholders. Delighting customers with world-class products and services at competitive prices, preserving the serenity of the environment, maintaining applicable labour conditions and health & safety of our employees and other persons involved with our activities are our core values.

To enable us to achieve the above core values, we are:

- Committed to continually improve the effectiveness and efficiency of the Integrated Management System.
- Committed to comply with all applicable legal & other requirements including international instruments and their interpretation stipulated by social accountability standards.
- > Committed to prevention of pollution, waste reduction and resource conservation.
- Committed to create a safe work environment through prevention of occupational illness & incidents by managing risks at workplaces.
- Committed towards social development activities & the welfare of our employees & interested parties.
- Committed to continual improvement of processes by setting & reviewing integrated objectives, targets and programmes and through voluntary social indicators / initiatives.
- Committed to achieve continual improvement in the areas of optimization of processes, minimization of unit costs and maximization of production & market revenue.
- Committed to be ethical, fair and transparent in every dealing with all our stakeholders.

14 POLLUTION CONTROL ACTIVITIES

The company has well equipped and scientifically designed Effluent Treatment Plant and Lime Preparation Plant to treat all the effluents generated from various units, as per statutory norms. The treated effluent is pumped to effluent treatment ponds constructed as per the norms of Central Pollution Control Board. The supernatant of quality as specified by the KSPCB, from the pond alone is pumped to the sea which is the outlet approved by the KSPCB. Measurement of quality of the effluent pumped to the sea is continuously monitored through necessary instrumentation system.

The company has two ponds with seven liner systems as per CPCB guidelines for storage of the iron oxide and the sludge generated from the Effluent Treatment Plant. There is a lime as well as caustic neutralization system for neutralizing the iron oxide continuously at source of production as well as in the new iron oxide storage. It has modern equipments like lime scrubber, cyclones, bag filters etc at various locations of the plants for scrubbing the effluent gases and thus, maintain the quality of gases as per statutory standards before letting out to the atmosphere through sufficiently tall stacks as specified by the KSPCB.



The company has four real time Ambient Air Quality Monitoring Stations at various locations in the company and its real time data has been linked with central server of SPCB by provisions of Glens software. It has also installed online stack monitoring systems in the stacks at various plants to continuously monitor and ensure the quality of the gases let out from the various plants. Also, installed about 40 detectors at various locations in the plants for monitoring the presence of gases, if any, in the ambient air.

In connection with de-categorization of iron oxide from non- hazardous category, M/s. National Environmental Engineering Research Institute ('NEERI'), has submitted the final report. As per their findings, the Iron Oxide generated in the company is classified as "Non-Hazardous waste" and this report was placed before KSPCB/CPCB/MoEF, for approval. The company has taken efforts for earliest implementation of the recommendations of M/s. NEERI.

15 PARTICULARS OF EMPLOYEES

None of the employees in the company is covered under the provisions of Rules 5(2) and 5(3) of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014.

16 DIRECTORS

During the financial year 2018-19, The Govt. of Kerala vide G.O. (Rt) No.1035/2018/ID, dated 01.09.2018, appointed Dr. K. Ellangovan IAS as Chairman of the company in the place of Dr. M.P. Sukumaran Nair. The Govt. of Kerala vide G.O. (Rt) No.1207/2018/ID, dated 17.10.2018, assigned full additional charge of Managing Director to Sri. K. Raghavan, HOU (TP/MS) / JGM i/c. and also, relieved Sri. Roy Kurian K.K. from the post of Managing Director. Later, the Govt. vide G.O. (Rt.) No.309/2019/ID, dated 30.03.2019, assigned full additional charge of Managing Director to Dr. Febi Varghese.

The Govt. of Kerala vide G.O. (Rt.) No.352/2019/ID, dated 27.04.2019, appointed Sri. Anoop S, in the place of Smt. Sharmila Mary Joseph IAS. The Govt. vide G.O. No.1139/2019/Ind, dated 15.11.2019, appointed Sri. Chandrabose J, as Managing Director of the company in the place of Dr. Febi Varghese.

17 AUDITORS

M/s. Abraham & Jose, Chartered Accountants, Thrissur, was appointed by the Comptroller and Auditor General of India as Statutory Auditors of the Company for the financial year 2018-19.

18 BOARD MEETING AND CORPORATE GOVERNANCE

A report on Board Meeting and Corporate Governance is set out in Annexure - B forming part of this report.

19 AUDIT COMMITTEE

Details of Audit Committee Members and their Meetings held in the financial year 2018-19 are given in Annexure - B forming part of this report.

20 DIRECTORS' RESPONSIBILITY STATEMENT U/S. 134 (5)

Pursuant to the requirements under Section 134 (5) of the Companies Act, 2013 with respect to Directors' Responsibility Statement, the Board of Directors to the best of their knowledge and belief and according to the information and explanations obtained by them, states as follows that -

- (a) in the preparation of the annual accounts, the applicable accounting standards had been followed along with proper explanation relating to material departures;
- (b) the Directors had 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 2018-19 and of the profit and loss of the company for that period;

- (c) the Directors had 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;
- (d) the Directors had prepared the annual accounts on a going concern basis; and
- (e) the Directors had devised proper systems to ensure compliance with the provisions of all applicable laws and that such systems were adequate and operating effectively.

21 CORPORATE SOCIAL RESPONSIBILITY

The Company has actively supported various initiatives in the area of Health, Education and Environment for past years. As per Section 135 of the Companies Act, 2013 and Rules made thereunder, the Company has a Corporate Social Responsibility Committee. The CSR Policy adopted by the Board of Directors is available on the Company's website www.kmml.com. Annual report on CSR activities as required under the Companies (Corporate Social Responsibility Policy) Rules, 2014, was appended as Annexure - C to this Report.

22 EXTRACT OF ANNUAL RETURN

The extract of annual return in Form MGT-9 as required under Section 92(3) and Rule 12 of the Companies (Management and Administration) Rules, 2014 is appended as Annexure-D to this Report.

23 VIGIL MECHANISM

The Company has established a Vigil Mechanism and formulated a Whistle Blower Policy that enables the employees to report to the management and in exceptional cases to Chairman of the Audit Committee about unethical behavior, actual or suspected fraud, or violation of the company's general guidelines on conduct or ethics policy. Details of the Whistle Blower Policy is available on the Company's website www.kmml.com.

24 PREVENTION OF SEXUAL HARRASSMENT AT WORKPLACE

The Company has a system in place for prevention of sexual harassment in line with the requirements of the Sexual Harassment of Women at the Workplace (Prevention, Prohibition and Redressal) Act, 2013. An Internal Complaints Committee ('ICC') comprising of 8 members is in place to redress the complaints regarding sexual harassment. During the year under review, one complaint from an aggrieved woman was received by ICC. The allegation against the respondent in the complaint was enquired by the ICC as per said Act and Rules thereunder. The ICC concluded that the allegations against the respondent as proved and a detailed report was submitted to the Managing Director of the company. Accordingly, the Managing Director had taken action against the respondent under Rule 9 of the Act as there is no provision exists in the CDA Rules of the company for sexual harassment.

25 **DEPOSITS**

The Company has not accepted any deposits within the meaning of Section 73 of the Companies Act, 2013 and the Companies (Acceptance of Deposits) Rules, 2014.

26 RIGHT TO INFORMATION

The company being a Public Sector Undertaking of the Government of Kerala, the provisions of the Right to Information Act, 2005 are being compiled with. The company has a Public Information Officer and two Assistant Public Information Officers (one for TP Unit and for MS Unit) of the company. Besides, an Appellate Authority is functioning in the company. The applications being



received by the company, are processed expeditiously and provide required information to the applicant within prescribed time limit.

The company published a Suo-Motto disclosure of general information about the company which is available at company's website. During the financial year 2018-19, the company has received 187 applications and there were 5 applications pending for disposal at the beginning of the year. Out of it, 185 applications were processed and disposed at the satisfaction of the applicants and 7 applications were pending at the end of the financial year (which was disposed in the current financial year). This disposition details are available at company's website.

27 INTERNAL CONTROL SYSTEM AND THEIR ADEQUACY

The Company has an Internal Control System commensurate with the size, scale and complexity of its operations. In order to maintain objectivity and independence of the internal audit, quarterly internal audit reports are being placed before Audit Committee meeting of the company for their review and suggestions for betterment. Based on the suggestions and directions given by Audit Committee / Board Meeting, corrective actions are being taken at respective areas and thereby strengthen the internal controls.

In addition to this, observations and remarks of the statutory Auditors' along with corrective actions thereon are presented before Audit Committee Meeting. Internal Audit Department monitors and evaluates efficacy and adequacy of internal control system in the Company, its compliance with operating systems; accounting procedures and policies at all units of the Company with respect to purchase orders, work orders etc.

28 RISK MANAGEMENT

A mechanism for risk management is being devised and implemented in the company. It will provide for constitution of a Risk Committee which will work towards creating a Risk Register, identifying internal and external risks and implementing risk mitigation steps. The Committee shall periodically update the status to the Management / Board of Directors of the Company.

29 RELATED PARTY TRANSACTIONS

There is no related party transaction in the company for the year 2018-19. Thus, the disclosure of Related Party Transactions as required under Section 134(3) (h) of the Companies Act, 2013, is not applicable.

30 PARTICULARS OF LOANS, GUARANTEES OR INVESTMENTS

Particulars of Loans / Guarantees etc. are stated under Note Nos. 50 A to 50 G of Notes forming part of the financial statement for the financial year 2018-19.

31 RESERVATIONS, QUALIFICATIONS OR REMARKS MADE IN AUDITOR'S REPORT AND COMPANY'S REPLY TO THE SAME

Qualified Opinion No. (i)

Stores and Spares included in Note 10, Inventories include items with an ageing of more than two years to the extent of Rs. 2994.14lakhs. The company has maintained a provision of Rs.416.79 lakhs only against such items. The realizable value of the identified non-moving items has not been ascertained and necessary provision has not been created against the consequent diminution, if any. In our opinion, the provision made is not adequate considering the volume and ageing of such items. However, in the absence of estimated realizable value and extent of possible reuse, we are unable to quantify the extent of short provision.



Reply to Qualified Opinion No. (i)

During the year company has enhanced the scope of work of perpetual inventory team and they have examined the entire stores and spares costing more than Rs. 6000/- as against Rs. 8000/- in 2017-18. On the basis of the report received and recommendations from the concerned user Departments, Company has made a total provision of Rs. 416.79 lakhs upto 31-03-2019 against non.-moving/obsolete stores and spares. The other spares, though they are non-moving for more than two years, they are usable and required in future which are essential for running a chemical plant of this nature. As these spares are usable for the purpose for which it is procured, we have not made any provision towards diminution.

Qualified Opinion No. (ii)

Note No 7, non-current Loans and Advances includes a sum of Rs.5,911.56 lakhs and Note No.14 Current Loans and advances amounts to Rs. 758.58 lakhs being loans to various Government Companies / Societies. Against these loans and advances, the company has made provision for doubtful advances to the extent of Rs 384.00 lakhs. A few companies, to whom advance has been given, have even though confirmed the existence of loan in their books of accounts, have expressed their inability to repay the loan at present. Against these loans and advances, the company has made provision for doubtful recovery to the extent of Rs 384.00 lakhs. During the year, company has recognized interest amounting Rs.59.14 lakhs against the loan to BHEL and KAL as stated in Note No. 50 F and 50 G. We are unable to comment on the recoverability of the above loans given to companies / societies based on the letter of confirmation given by the PSUs / Societies and interest thereon booked as receivable, since these confirmations does not specify the repayment schedule of loans given and therefore we are unable to express an opinion on the adequacy of the provision made. Since the company has not ascertained the doubtful portion of the loan and the recoverability of the same, we are unable to quantify the impact of shortage in provision, if any.

Reply to Qualified Opinion No. (ii)

The Govt. of Kerala has directed all the concerned organizations to repay the loan vide letter No. 17404/ H3/ 2009/ ID dated 13.08.2009. Accordingly, company is making rigorous follow-up with those companies. Further, a meeting was convened by the Principal Secretary, Industries, Govt. of Kerala on 16.08.2014 to discuss the repayment of the loans granted to various PSU's by KMML. Accordingly, direction was given to certain companies to repay the loan taken by them / taken by other companies. (Please refer point no. 50 (A) of notes to accounts). Accordingly, the company has received Rs. 111.50 lakhs from four PSUs. It may be worthwhile to note that out of Rs. 111.50 lakhs mentioned above, Rs. 87.50 lakhs received during the year 2015-16 from M/s. Kerala State Detergent and chemicals which was provided in the books of accounts earlier. This shows that there is scope for receiving the money back in the case of others also. Moreover, confirmation of balances have been collected from all the PSUs to whom the loan was given and shown as outstanding as on 31-03-2019 and majority of them have assured that re-payment will be made as soon as their financial position improves. Constant follow up is also being made to recover these amounts. The company has already provided Rs. 384 lakhs and written off Rs. 86.15 lakhs towards loans given to others PSUs so far based on Government directions from time to time. As per the Accounting policy of the company, further provisions can be made only based on Government directions.

ANNEXURE 1 OF THE AUDITOR'S REPORT

- **1. (a)**: The records maintained by the company regarding the quantitative details and situation of fixed assets are not commensurate with the nature and size of the company.
- **Reply to 1 (a):** The company is maintaining fixed asset register indicating the location of each asset and code number is allotted to each asset for easy identification. However, necessary steps will be taken for strengthening the system.



- 1 (b): The fixed assets have been physically verified by an external agency appointed by the management during the year. There is no regular programme of verification of fixed assets and the land purchased by the company is not subject to annual survey to spot encroachments and erosion, but is surveyed only once in three years as per the policy of the Company. Effect of this on adequacy of physical verification could not be ascertained with reasonable assurance and subject to the same, no material discrepancies were noticed on verification of fixed assets.
- **Reply to 1(b):** During the year the physical verification of the assets is done by the perpetual inventory team of the company and also by an external agency appointed by the Management. All the assets are serially numbered and the perpetual inventory team certified the physical existence of all fixed assets.

The fixed assets of the company will be verified on a regular basis. As per the adopted accounting policy loss of land, if any, due to sea erosion will be ascertained once in three years and provided in the accounts in the respective years. Accordingly, the survey was conducted during the year under report and as per the survey report dated 27-06-2019 also it is found that only 22.23 acres are eroded by sea which means that out of 53.74 acres of land lost due to sea erosion upto 31-03-2013, 31.51 acres have been redeemed and its average value works out to Rs. 567.43 lakhs. However, due to the same reason as reported in 2016, the company took a prudent and conservative approach of not bringing the area reported to be redeemed in the books of account. The next survey of land to ascertain the loss due to sea erosion would be conducted in the year 2021-22.

- 1 (c): In our opinion and according to the information and explanations given to us, the title deeds of immovable properties are held in the name of the Company. However, in respect of the immovable properties, we were informed that the title deeds have been deposited with the bankers for availing loans for which confirmation has been received from Bank.
- Reply to 1(c): The company is having Working Capital arrangement to the tune of Rs. 25 crores with M/s. State Bank of India (erstwhile State Bank of Travancore (SBT) (Rs. 15 crores from SBI kollam and Rs.10 crores sub limit from SBI Chavara) against hypothecation of entire current assets (Receivables and stock) of the company and immovable properties ie an extent of 71 hectares, 98 Areas and 05 Sq.m.in Re. Sy.No.202/1, Re.Sy.No89/18 in Panmana village of Karunagapally Taluk of Kollam District along with all improvements thereon composed of properties under various Pattas. While renewing the loan, SBT have confirmed that the loan was sanctioned against the above immovable property and confirmation has been received.
- 2(a): We are informed that the management has installed a system of perpetual inventory for stores and spares and stock of raw materials and finished goods, except those lying with contractors and in transit are verified on year end only. In our opinion the management has to implement a regular programme for verification of inventories of raw material, in which the frequency of verification shall be determined by an ABC qualification. The system of continuous verification of stores and spares needs further strengthening to ensure that all items in stock are verified at least once in a year.
- Reply 2 (a): During the year company has enhanced the scope of work of the perpetual inventory team and they have examined the entire stores and spares costing more than Rs. 6000/- as against Rs. 8000/-in 2017-18. The Company has around 35000 items of spares in stock. Physical verification of all the items every year is a difficult proposition. However, the company is making efforts for continuous improvement in this area. The company has initiated the activities of Physical verification of raw materials during the year and scope will be enhanced to cover the points noted by auditors.
- **2 (b):** The company is maintaining stock ledger for all items of raw materials and stores and spares. Since the records relating to physical verification of inventories are inadequate we are unable to comment whether the discrepancies between physical stock and stock as per books of account have been properly dealt with in the books of account.



Reply to 2 (b): The company has an inventory management system commensurate with the size and nature of the business. Periodical physical verification of inventory also has been carried out as mentioned under 2 (a) above. Further improvements in the maintenance of records related to physical verification will be made during the year 2019-20.

ANNEXURE 3 OF THE AUDITOR'S REPORT

- (a): The internal control system in place towards maintenance of records regarding quantitative details and situation of fixed assets and regular program for physical verification of fixed assets including land, is not commensurate with the nature and size of the company;
- Reply to (a): The company is maintaining fixed asset register indicating the location of each asset and code number is allotted to each asset for easy identification. During the year the physical verification of the assets is done by the perpetual inventory team of the company. All the assets are serially numbered and the physical verification team certified the physical existence of all fixed assets. The fixed assets of the company will be verified on a regular basis. However, as suggested by the Auditors, necessary steps will be taken for strengthening the system.
- **(b):** The company does not have a regular program for verification of inventory of raw materials in which the frequency of verification is determined by an ABC qualification. The system of continuous verification of stores and spares needs further strengthening to ensure that an item is verified at least once in a year;
- Reply to (b): During the year company has enhanced the scope of work of the perpetual inventory team and they have examined the entire stores and spares costing more than Rs. 6000/- as against Rs. 8000/- in 2017-18. The Company has around 35000 items of spares in stock. Physical verification of all the items every year is a difficult proposition. However, the company is making efforts for continuous improvement in this area. The company has initiated the activities of Physical verification of raw materials during the year and scope will be enhanced to cover the points noted by auditors.
- (c): The records relating to physical verification of inventory is inadequate to evaluate the discrepancies, if any between physical stock and stock as per books and for making appropriate entries in the books of accounts.
- **Reply to (c):** The company has an inventory management system commensurate with the size and nature of the business. Periodical physical verification of inventory also has been carried out. Further improvements in the maintenance of records related to physical verification will be made during the year 2019-20.
- (d): Internal control system regarding fixation of purchase levels of materials stores and spares and identification of slow moving, damaged and obsolete items, does not commensurate with the nature and size of the company.
- **Reply to (d):** The company has a internal system for fixation of purchase levels which are timely reviewed. The slow moving, damaged and obsolete items are identified on the basis of the report given by our perpetual inventory team and provisions are being made for obsolete items as certified by the user departments. However, further improvements in these areas will be made in the coming years.
- **(e):** The internal control regarding review of long pending advances, Trade payables and receivables and review of provisions or write offs' of doubtful/ bad debts needs further strengthening.
- **Reply to (e):** The company had engaged an external agency to review long pending advances, trade payable and receivables and suitable adjustments will be made in the books of the accounts on the basis of their report at the time of migrating to new software which is expected to be done during the year 2019-20.



(f): The internal control towards assessment of overtime work required further strengthening.

Reply to (f): Overtime is necessitated mainly due to vacancy of sanctioned posts in skilled category. However, actions are being taken for recruiting people and thereby to control overtime.

32 COST AUDITOR

In pursuance of directions issued by the Central Government under Sec. 148 of Companies Act, 2013, the Board of Directors appointed M/s. K.A Felix & Co., Cost Accountants, to conduct Cost Audit of the company for the financial year 2018-19 and the Central Government has approved this appointment.

33 INDUSTRIAL RELATIONS

During the financial year 2018-19, Industrial atmosphere in the company was good except the gate meetings held on various occasions by Trade Unions / external parties. In general, there was cordial and harmonious industrial relations.

34 APPRECIATIONS

Your Directors wish to express their sincere gratitude for the support and co-operation received from the Government of Kerala, Government of India, Banks, Customers and suppliers during the year under review. Your Directors also place on record their appreciation to the committed services of the Executives, Staff and workers of the Company.

For and on behalf of the Board of Directors,

Dr. K. Ellangovan IAS, Chairman (DIN: 05272476)

Date: 26.12.2019 Thiruvananthapuram



ANNEXURE - A

DETAILS OF CONSERVATION OF ENERGY, TECHNOLOGY ABSORPTION, FOREIGN EXCHANGE EARNINGS AND OUTFLOW

(Section 134(3)(m) of the Companies Act, 2013, read with Rule 8 of the Companies (Accounts) Rules, 2014)

A. CONSERVATION OF ENERGY

Details of energy conservation activities for the year 2018-19:

SI. No	Activity	Qty	Expected outcome	Savings (in Rs.)	Current Status
1	Replaced normal efficiency motors with energy efficient motors	14 Nos.	Reduction in power consumption.	2,52,330/-	Completed
2	Derating of motor for new ERC pump at Boiler	1 No.	Reduction in power consumption.	76,982/-	Motor in service for Boiler No:1 ERC No:2.
3	Replacement of 125 Watts/70 Watt HPMV/HPSV flood light fittings with 50W/60W LED flood light fittings	45 Nos.	Reduction in power consumption.	55,880/-	Replacement completed.
4	Replacement of 125 Watts HPMV/ chokeless fittings with 30W/60W LED well glass light fittings inside plant areas	30 Nos.	Reduction in power consumption.	57,950/-	Replacement completed.
5	Replacement of 2x40 watts fluorescent tube light fittings with 12 watts/15 watts LED recess mounted lights at control rooms	35 Nos.	Reduction in power consumption. Improved quality and good rendering of light.	63,460/-	Replacement completed.
6	Replacement of 125 watts street light fittings with 25/30/55/60 watts LED street light fittings	226 Nos.	Reduction in power consumption.	5,07,730/-	Replacement completed.
7	Replacement of ordinary bulbs and lamps with 40 W LED bulbs and 1x14 Watt T5 lamps	116 Nos.	Reduction in power consumption.	1,69,650/-	Replacement completed.

Total savings for the year 2018-2019 is Rs. 11, 83,982/-.



Major Energy conservation activities, Technology improvements (2019-20) - Ongoing

SI No.	Project	Cost (Rs. In lakh)	Expected Outcome	Expected Performance Run & Commissioning
1	70 TPD Oxygen Plant	5060	Cost savings of Rs. 10 Cr p.a., modern plant, Specific energy savings etc.	
			Modern & updated technology	December 2019
2	Installation of Hot Bag Filter System	425	Savings in Energy and re-processing p.a. is Rs. 168 lakhs Technological Improvement in the	
			design of bag for high temperature	December 2019

Details of Open access Power purchase (2018-19)

SI No	Month	Year	Power Purchased (Kwh)	Cost of Purchase (in Rs.)	KSEB cost (in Rs.)	Savings (in Rs.)
1	April	2018	1264310.00	70,83,570.17	80,59,836.01	9,76,265.84
2	Мау	2018	1101563.00	59,65,273.22	70,14,664.95	10,49,391.73
3	June	2018	2162158.00	1,04,95,828.66	1,26,76,009.20	21,80,180.54
4	July	2018	2258910.00	1,11,84,964.78	1,27,60,678.13	15,75,713.35
5	August	2018	2370583.00	1,18,19,764.29	1,34,42,424.45	16,22,660.16
6	September	2018	1169605.00	59,33,259.61	68,56,861.50	9,23,601.89
7	October	2018	268298.00	18,74,338.38	20,92,724.40	2,18,386.02
8	November	2018	1404390.00	76,47,944.77	90,46,956.75	13,99,011.98
9	December	2018	1355245.00	73,16,405.27	89,34,435.75	16,18,030.48
10	January	2019	1616963.00	77,84,201.88	93,86,859.75	16,02,657.87
11	February	2019	1420423.00	56,60,450.79	84,87,619.65	13,78,337.40
12	March	2019	2022515.01	85,64,999.19	1,23,15,142.13	16,87,177.63
	Total		18414963.01	9,13,31,001.01	11,10,74,212.67	1,62,31,414.89

B) TECHNOLOGY ABSORPTION (R & D)

i) Scandium recovery from acidic waste of TiO2 plant:

Metallic scandium was first produced in 1937 and the first high pure scandium was produced in 1960. Its average abundance in the Earth's crust is 36 ppm. It is a key component in producing high strength Aluminium alloys used in aerospace and 3D printing as well as in Solid Oxide Fuel Cell (SOFC) applications. Scandium drastically improves Al alloys by increasing strength, corrosion resistance & allowing welding etc. Scandium - Aluminium alloys were first used in the 1980s for structural purposes in Soviet aircrafts (MIG) and missiles. Current worldwide production is only 10-12 TPA. The price is 5000 to 10000 US dollar per Kg. China started to produce scandium by the



acidic waste generated from TiO2 plant. A project is taken for quantifying scandium content and recovery from the waste of TiO2 plant.

ii) TiO2 agglomerate as scouring medium:

Production of TiO2 agglomerate and its use as a scouring medium instead of silica sand in the oxidizing plant (U-300 plant) is in progress.

iii) Self-Dispersion of Base Pigment:

Self-Dispersion is an alternative pathway to the TiO2 dispersion. The vital objective of the project is a systematic study of the self - dispersion concept of raw TiO2 pigment in aqueous medium and develops to a sustainable and cost-effective alternative dispersion method for raw TiO2 pigment. The currently employed alkaline dispersion route involves agglomerated base pigment therefore undergoes the process of dispersion in alkaline water in the pH range 9.5 to 10.5 with the help of an anionic dispersing agent such as polyphosphate, sodium hexa-meta phosphate (SHMP), commercially known as Calgon. This process has some disadvantages like probable promoting algae growth on the paint surface. Further the process is not cost effective as it consumes caustic and Calgon. In addition a highly concentrated slurry suitable for sand-mill feed cannot be prepared in the lower viscosity range. Studies are well progressing to develop this alternate dispersion process for TiO2.

iv) Decorative Paper grade TiO2:

Laminate papers, which requires decorative paper TiO2 grades for manufacturing, are one of the fastest growing TiO2 applications. Only limited TiO2 grades are seen specifically designed for paper applications. For decorative paper and laminate applications TiO2 with having higher light fastness is the basic requirement. The project is taken up based on the requirement of M/s. Munksjo, Germany. Lab scale studies are in progress to establish the methodology for the production of this grade.

C. FOREIGN EXCHANGE EARNINGS AND OUTGO

Total Foreign Exchange earned and used during the year under review is given below;

	2018-19	2017-18
Total Foreign Exchange earned	Rs. 6360.31 Lakhs	Rs.2613.70 Lakhs
Total Foreign Exchange used	Rs. 8338.71 Lakhs	Rs. 2334.83 Lakhs



ANNEXURE - B

REPORT ON BOARD MEETING AND CORPORATE GOVERNANCE

BOARD MEETING

The details of presence of Directors in the Board meetings held during the year 2018-19 is given under;

SI. No.	Name of Director	Number of Board meetings ought to have attended	Number of Board meetings attended
1	Dr. K. Ellangovan IAS, Chairman	2	2
2	Sri. Sanjay M. Kaul IAS, Director	6	1
3	Sri. P. Rajendran, Director	6	5
4	Dr. L. V. Muralikrishna Reddy, Director	6	4
5	Dr. M.P Sukumaran Nair, Ex-Chairman	4	4
6	Sri. Roy Kurian K.K, Ex-Managing Director	4	4
7	Dr. Sharmila Mary Joseph IAS, Ex-Director	6	2

During the year under review, 6 Board Meetings were held on 04.04.2018, 14.06.2018, 24.07.2018, 14.08.2018, 14.11.2018 and 12.03.2019.

During the financial year 2018-19, The Govt. of Kerala vide G.O. (Rt) No.1035/2018/ID, dated 01.09.2018, appointed Dr. K. Ellangovan IAS as Chairman of the company in the place of Dr. M.P. Sukumaran Nair. The Govt. of Kerala vide G.O. (Rt) No.1207/2018/ID, dated 17.10.2018, assigned full additional charge of Managing Director to Sri. K. Raghavan, HOU (TP/MS) / JGM i/c. and also, relieved Sri. Roy Kurian K.K. from the post of Managing Director. Later, the Govt. vide G.O. (Rt.) No.309/2019/ID, dated 30.03.2019, assigned full additional charge of Managing Director to Dr. Febi Varghese.

The Govt. of Kerala vide G.O. (Rt.) No.352/2019/ID, dated 27.04.2019, appointed Sri. Anoop S, in the place of Smt. Sharmila Mary Joseph IAS. The Govt. vide G.O. No.1139/2019/Ind, dated 15.11.2019, appointed Sri. Chandrabose J, as Managing Director of the company in the place of Dr. Febi Varghese.

AUDIT COMMITTEE MEETING

Details of presence of Members in the Audit Committee Meetings held during the year 2018-19 are given under;

SI. No.	Name of Member	Number of Audit Committee Meetings ought to have attended	Number of Audit Committee Meetings attended	
1	Sri. P. Rajendran, Member	3	3	
2	Dr. L. V. Muralikrishna Reddy, Member	1	1	
3	Smt. Sharmila Mary Joseph IAS, Ex-Chairman	3	3	
4	Dr. M.P Sukumaran Nair, Ex-Member	1	1	



During the year under review, 3 Audit Committee Meetings were held on 04.04.2018, 14.11.2018 and 21.02.2019. The Audit Committee was re-constituted on 29.05.2019 with 3 member viz. i) Sri. Anoop S - Chairman ii) Sri. P. Rajendran-Member and iii) Dr. L.V. Muralikrishna Reddy-Member.

CORPORATE SOCIAL RESPONSIBILITY COMMITTEE MEETING

Details of presence of Members in the CSR Committee Meetings held during the year 2018-19 are given under:

SI. No.	Name of Member	Number of CSR Committee Meetings ought to have attended	Number of CSR Committee Meetings attended	
1	Sri. P. Rajendran, Chairman	3	3	
2	Dr. L. V. Muralikrishna Reddy, Member	1	1	
3	Dr. M.P Sukumaran Nair, Ex-Member	1	1	
4	Smt. Sharmila Mary Joseph IAS, Ex-Member	3	2	

During the year under review, 3 CSR Committee Meetings were held on 14.06.2018, 14.11.2018 and 21.02.2019. The CSR Committee was re-constituted on 29.05.2019 with 3 member viz. i) Sri. P. Rajendran- Chairman, ii) Sri. Anoop S - Member and iii) Dr. L.V. Muralikrishna Reddy - Member.

ANNEXURE - C

ANNUAL REPORT ON CORPORATE SOCIAL RESPONSIBILITY

(Pursuant to the Companies (Corporate Social Responsibility Policy) Rules, 2014)

Brief outline of the Company's CSR Policy, including overview of projects / programs undertaken

Your Company is committed to operate and grow its business in a socially responsible way. The Company's vision is that through the sustainable measures, it can contribute towards Social, Economic and Environmental Development of the community in which the company operates, ensuring participation from the community and thereby creating value for the nation.

The Corporate Social Responsibility ("CSR") Policy of the Company, as approved by the Board of Directors, is available at Company's website www.kmml.com

During the financial year 2018-19, the company has undertaken the Corporate Social Responsibility projects/programs/activities as given in below mentioned table.

2) Composition of the CSR Committee

The Board of Directors at its meeting held on 29.05.2019, re-constituted the CSR Committee with 3 members viz. i) Sri. P. Rajendran - Chairman, ii) Dr. L.V. Murali Krishna Reddy - Member and iii) Sri. Anoop S-Member.

The role of the CSR Committee is as follows;

- Formulate and recommend the CSR policy to the Board in compliance with Sec. 135 of the Act.
- Identify the activities to be undertaken as per Schedule VII of the Act.



- Recommend to the Board the amount of expenditure to be incurred on CSR activities.
- Recommend to the Board, the modifications to CSR policy as and when required.
- Monitor the implementation of the CSR policy from time to time.

3) Average Net Profit of the Company for last 3 financial years : Rs. 7106.82 lakhs

4) Prescribed CSR Expenditure (2% of average Net Profit) : Rs. 142.13 lakhs

5) Details of CSR spent during the financial year 2018-19

a) Total amount budgeted for CSR activities
 b) Total amount to be spent for the financial year
 c) Total amount spent during the year
 d) Rs. 300 lakhs
 Rs. 142.13 lakhs
 Rs. 177.45 lakhs

d) Amount unspent : Nil

e) Manner in which the amount was spent during the financial year 2018-19 is detailed below;

SI No.	CSR Project/ Programs/Activities	Sector of Sch.VII, in which CSR activities covered (Refer Note*)	CSR activities coverage area	Amount Outlay (Budget)	Amount Spent on CSR activities (2018-19) (In Rs.)	Cumulative Exp. upto 31.03.2019	Amount Spent- Direct/ Agency
1	Medical assistance for treatment/cancer patient	(i)	Local Area (Kollam Dist.)		64,36,504	1,10,30,273	Direct
2	Medical assistance to Palliative care	(i)	"	80,00,000	1,80,340	6,84,795	II
3	Financial Assistance / Medicines to Chavara Health Centre	(i)	"		14,88,999	48,90,758	П
4	Financial assistance to Govt./ Aided Schools	(ii)	"	20,00,000	12,03,798	36,85,062	П
5	Welfare activities surrounding area	(iii)	"	20,00,000	4,95,662	16,35,873	II
6	Community development projects (Rejuvenation of Alappuzha Canal)	(x)	Alappuzha Dist	1,53,00,000	53,68,136	59,50,050	н
7	Financial assistance-Others	(i),(ii) (iii),(vii)	Local Area (Kollam Dist.)	27,00,000	25,72,100	50,55,644	11
	Total			3,00,00,000	1,77,45,539	3,29,32,455	

* Note:

⁽i) Eradicating hunger, poverty and malnutrition, promoting preventive health care and sanitation and making available safe drinking water;

 ⁽ii) promotion of education including special education and employment enhancing vocation skills especially among children, women, elderly and the differently abled and livelihood enhancement projects;



- (iii) promoting gender equality, empowering women, setting up homes and hostels for women and orphans; setting up old age homes, day care centres and such other facilities for senior citizens and measures for reducing inequalities faced by socially and economically backward groups;
- (iv) training to promote rural sports, nationally recognized sports, Paralympic sports and Olympic sports;
- (v) rural development projects

6. CSR Committee Responsibility Statement

The CSR Committee hereby confirms that the implementation and monitoring of the CSR activities of the Company for the financial year 2018-19 are in compliance with the CSR objectives and CSR Policy of the Company.

Sri. P. Rajendran, Director (Chairman of the CSR Committee)

Sri. Anoop S., Director (Member of the CSR Committee)

ANNEXURE - D

EXTRACT OF ANNUAL RETURN

Form No. MGT-9

(As on the Financial Year ended on 31st March, 2019)
[Pursuant to Section 92(3) of the Companies Act, 2013 and
Rule 12(1) of the Companies (Management and Administration) Rules, 2014]

I. REGISTRATION & OTHER DETAILS:

i	CIN	U14109KL1972SGC002399
ii	Registration Date	16.02.1972
iii	Name of the Company	THE KERALA MINERALS AND METALS LIMITED
iv	Category/Sub-category of the Company	Company limited by shares / State Government Company
V	Address of the Registered office & Contact details	Sankaramangalam, Chavara P.O., Kollam Dist., Kerala – 691583 Tele: 0476-2686722 to 733 (12 Lines) Fax: 0476-2680101, website:www.kmml.com
vi	Whether listed company	No
vii	Name, Address & contact details of the Registrar & Transfer Agent, if any.	N.A

II. PRINCIPAL BUSINESS ACTIVITIES OF THE COMPANY

(All the business activities contributing 10% or more of the total turnover of the company are given under)

SI. No.	Name & Description of main products	NIC Code of the Product	% to total turnover of the company
1	Titanium Dioxide Pigment	07210	85.88%



III. PARTICULARS OF HOLDING, SUBSIDIARY AND ASSOCIATE COMPANIES

The Company has no Holding, Subsidiary and Associate companies

IV. SHAREHOLDING PATTERN (EQUITY SHARE CAPITAL BREAK-UP AS % TO TOTAL EQUITY)

i) Category-wise Share Holding:

	No. of Shares held at the beginning of the year			No. of Shares held at the end of the year				% change	
Category of Shareholders	De mat	Physical	Total	% of Total Shares	De mat	Physical	Total	% of Total Shares	during the year
A. Promoters									
(1) Indian									
a) Government of Kerala	-	30,93,262	30,93,262	99.99%	-	30,93,262	30,93,262	99.99%	-
b) Individual	-	10	10	0.01%	-	10	10	0.01%	-
(2) Foreign	-	-	-	-	-	-	-	-	-
Total Shareholding of Promoter		30,93,272	30,93,272	100%		30,93,272	30,93,272	100%	
B. Public Shareholding	-	-	-	-	_	-	-	-	
C. Shares held by Custodian for GDRs & ADRs	-	-	-	-	_	-	-	-	
Grand Total	-	30,93,272	30,93,272	100%	-	30,93,272	30,93,272	100%	-

ii) Share Holding of Promoters

		Shareholding at the beginning of the year			Shareholding at the end of the year			
SI. No.	Shareholders Name	No. of shares	% of total shares	% of shares pledged encumbered to total shares	No. of shares	% of total shares	% of shares pledged encumbered to total shares	% change in share holding during the year
1	The Governor of Kerala	30,93,262	99.99%	-	30,93,262	99.99%	-	-
2	Dr. K. Ellangovan IAS	10	0.01%	-	10	0.01%	-	-
	Total:	30,93,272	100%	-	30,93,272	100%	-	-

iii) Change in Promoters' Shareholding

: No change

iv) Shareholding Pattern of top ten Shareholders

(other than Directors, Promoters & Holders of GDRs & ADRs) : NIL



v) Shareholding of Directors and Key Managerial Personnel :

SI.			eholding at the ning of the year	Cumulative Shareholding during the year		
No.	Directors	No. of shares	% of total shares of the company	No. of shares	% of total shares of the company	
1	Sri. Roy Kurian K.K. (At the beginning of the financial year)	10	0.01%	-	-	
	Date wise Increase / Decrease in Promoters Share holding during the year specifying the reasons for increase / decrease	-	-	-	-	
	Dr. K. Ellangovan IAS (At the end of the financial year	10	0.01%	-	-	

V. INDEBTEDNESS

	Secured Loans excluding deposits	Unsecured Loans	Deposits	Total Indebtedness
Indebtedness at the beginning of the financial year:				
i) Principal Amount	Rs. 91.15 Lakhs	-	-	Rs. 91.15 Lakhs
ii) Interest due but not paid	-	-	-	-
iii) Interest accrued but not	-	-	-	-
Change in Indebtedness during the financial year:				
Addition	-	-	-	-
Reduction	Rs. 91.15 Lakhs	-	-	Rs. 91.15 Lakhs
Indebtedness at the end of the financial year:				
i) Principal Amount	-	-	-	-
ii) Interest due but not paid	-	-	-	-
iii) Interest accrued but not	-	-	-	-
Total (i+ii+iii)	-	-	-	-



VI. REMUNERATION OF DIRECTORS AND KEYMANAGERIAL PERSONNEL

A. Remuneration to Managing Director, Whole Time Director and/or Manager;

SI.	Particulars of Remuneration	Name of the Ma	Name of the Managing Director	
No.		Sri. Roy Kurian K.K. (Ex. MD)	Sri. K. Raghavan (Ex. MD)	
1	Gross Salary: (a) Salary as per provisions contained in section 17(1) of the Income Tax Act, 1961	Rs.9,29,634	Rs.12,55,449	Rs.21,85,083
	(b) Value of perquisites u/s. 17(2) of the Income tax Act, 1961	-	-	-
	(c) Profits in lieu of salary under section 17(3) of the Income Tax Act, 1961	-	-	-
	(d) PF Contribution and other benefits	Rs. 2,04,273	Rs. 2,07,349	Rs.4,11,622
2	Others (Stock Option/Sweat Equity/Commission etc.)	-	-	-
	Total:	Rs.11,33,907	Rs.14,62,798	Rs.25,96,705
	Ceiling as per the Act			

B. Remuneration to other Directors:

SI.	Particulars of	Name of th	Total		
No.	Remuneration	Dr. M.P Sukumaran Nair, (Ex-Chairman)	Sri. P. Rajendran	Dr. L.V. Murali- Krishna Reddy,	Amount
1	Independent Directors :				
	(a) Fee for attending Board / Committee meetings				
	(b) Commission				
	(c) Others				
	Total:				
2	Other Non- Executive Directors:				
	(a) Fee for attending Board / Committee Meetings	3600.00	6600.00	3600.00	13800.00
	(b) Commission				
	(c) Others				
	Total:	3600.00	6600.00	3600.00	13800.00



Note: Sitting fees for Dr. K. Ellangovan IAS, Chairman, Smt. Sharmila Mary Joseph IAS, Ex. Director, and Sri. Sanjay M Kaul IAS, Director, was remitted to the Finance Dept., Government of Kerala.

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

As the company was incorporated and classified as Private Company which is a Govt. of Kerala Undertaking, the provisions of Sec. 203(1) of the Companies Act, 2013 read with Rule 8 of the Companies (Appointment and Remuneration of Managerial Personnel) Rules, 2014, pertaining to the appointment of Key Managerial Personnel, is not applicable to this company. However, as per Rule 8A of the Companies (Appointment and Remuneration of Managerial Personnel) Amendment Rules, 2014, the company has a whole-time company secretary.

VII. PENALTIES/PUNISHMENT/COMPOUNDING OF OFFENCES

There were no penalties / punishment / compounding of offences for breach of any section of the Companies Act, 2013 against the Company or its Directors or Officers during the year 2018-19.

For and on behalf of the Board of Directors

Sd/-

Dr. K. Ellangovan IAS,

Chairman

(DIN: 05272476)

Date: 26.12.2019

Place: Thiruvananthapuram





OFFICE OF THE ACCOUNTANT GENERAL (ECONOMIC AND REVENUE SECTOR AUDIT) KERALA, THIRUVANANTHAPURAM

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

The preparation of financial statements of The Kerala Minerals and Metals Limited, Kollam for the year ended 31 March 2019 in accordance with the financial reporting framework prescribed under the Companies Act, 2013 (Act) is the responsibility of the management of the Company. The statutory auditors appointed by the Comptroller and Auditor General of India under Section 139(5) of the Act are responsible for expressing opinion on the financial statements under section 143 of the Act based on independent audit in accordance with the standards on auditing prescribed under section 143(10) of the Act. This is stated to have been done by them vide their Audit Report dated 04 September 2019.

I, on behalf of the Comptroller and Auditor General of India, have conducted a supplementary audit of the financial statements of **The Kerala Minerals and Metals Limited**, **Kollam** for the year ended **31 March 2019** under section 143(6)(a) of the Act. This supplementary audit has been carried out independently without access to the working papers of the statutory auditors and is limited primarily to inquiries of the statutory auditors and company personnel and a selective examination of some of the accounting records.

On the basis of my supplementary audit nothing significant has come to my knowledge which would give rise to any comment upon or supplement to statutory auditors' report under section 143(6)(b) of the Act.

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

Thiruvananthapuram Dated: \7.12,2019

ACCOUNTANT GENERAL (E&RSA), KERALA



INDEPENDENT AUDITORS' REPORT

Tο

The Members, The Kerala Minerals and Metals Ltd., Sankaramangalam, Chavara, Kollam.

Qualified Opinion

We have audited the accompanying standalone Ind AS financial statements of **M/s.** The Kerala Minerals and Metals Limited, Chavara, which comprise the Balance Sheet as at 31st March 2019, and the Statement of Profit and Loss (including other comprehensive income) and the Cash Flow Statement and the Statement of Changes in Equity for the year then ended, and a summary of significant accounting policies and other explanatory information (hereinafter referred to as standalone Ind AS financial statements).

In our opinion and to the best of our information and according to the explanations given to us, except for the effects of the matter described in the Basis for Qualified Opinion paragraph, the standalone Ind AS 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 including the Ind AS:

- a) in the case of the Balance Sheet, of the state of affairs of the Company as at March 31, 2019;
- 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 Cash Flow Statement, of the cash flows for the year ended on that date;
- d) In the case of Statement of Changes in Equity, of the changes in equity for the year ended on that date.

Basis of Qualified Opinion

- (i) Stores and Spares included in Note 10, Inventories include items with an ageing of more than two years to the extent of Rs. 2994.14 lakhs. The company has maintained a provision of Rs.416.79 lakhs only against such items. The realizable value of the identified non-moving items has not been ascertained and necessary provision has not been created against the consequent diminution, if any. In our opinion, the provision made is not adequate considering the volume and ageing of such items. However, in the absence of estimated realizable value and extent of possible reuse, we are unable to quantify the extent of short provision.
- (ii) Note No 7, non-current Loans and Advances includes a sum of Rs.5,911.56 lakhs and Note No.14 Current Loans and advances amounts to Rs. 758.58 lakhs being loans to various Government Companies / Societies. Against these loans and advances, the company has made provision for doubtful advances to the extent of Rs 384.00 lakhs. A few companies, to whom advance has been given, have even though confirmed the existence of loan in their books of accounts, have expressed their inability to repay the loan at present. Against these loans and advances, the company has made provision for doubtful recovery to the extent of Rs 384.00 lakhs. During the year, company has recognized interest amounting Rs. 59.14 lakhs against the loan to two such companies as stated in Note No. 50 F and 50 G.We are unable to comment on the recoverability of the above loans given to companies / societies based on the letter of confirmation given by the PSUs / Societies and interest thereon booked as receivable, since these confirmations does not specify the repayment schedule of loans given and therefore we are unable to express an opinion on the adequacy of the provision made. Since the company has not ascertained the doubtful portion of the loan and the recoverability of the same, we are unable to quantify the impact of shortage in provision, if any.

The effect of the qualification given in above items is not quantifiable/ascertainable.



We conducted our audit in accordance with the Standards on Auditing (SAs) specified under section 143(10) of the Companies Act, 2013. Our responsibilities under those Standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are independent of the Company in accordance with the Code of Ethics issued by the Institute of Chartered Accountants of India together with the ethical requirements that are relevant to our audit of the financial statements under the provisions of the Companies Act, 2013 and the Rules thereunder, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Emphasis of Matter

We draw attention to the following notes in the notes forming part of accounts

- 1. Balances under Sundry Creditors, Sundry Debtors, Loans and Advances and Deposits are subject to confirmation, as stated in Note No. 64.
- 2. The company has advanced loans to various Government Companies/Societies, which remains unpaid to the extent of Rs. 6,670.14 lakhs as on 31stMarch, 2019. As part of requirement under IND AS 109, these loans have to be measured on a fair value basis. Considering that these loans are given at the instance of the Government of Kerala and the terms of repayment/ other terms are not finalised by the Government, it is impracticable to fair value these loans/advances as required by Ind AS 109. Hence, no accounting for unwinding the implicit interest on these interest free loans could be carried out. In the case of interest bearing advances where the terms of repayment including interest thereon is specified, interest is recognized at the specified percentages. Interest is not recognised on other loans where terms of repayment is not specified, in the absence of certainty of collection as the decision will be based on the order of the Government as disclosed in Note No.50.
- 3. An amount of Rs. 3,000.00 lakhs is included in Note No. 9 Other non-current assets, being the advance paid by the company during the year 2010-11 for shares in Kerala State Textile Corporation Limited. As stated in Note No.50 D the shares are yet to be issued in the name of the company and hence classified under Other Non-current assets.
- 4. As stated in Note No. 46-F the land acquired and held by the company with a view to undertake mining activity has not been tested for impairment and the resultant impairment loss, if any, is not provided.

Our opinion is not modified in respect of the above matters.

Responsibilities of Management and Those Charged with Governance for the Standalone Financial Statements

The Company's Board of Directors is responsible for the matters stated in Section 134(5) of the Companies Act, 2013 with respect to the preparation of these financial statements that give a true and fair view of the financial position, financial performance and cash flows of the Company in accordance with the accounting principles generally accepted in India, including the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.

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

In preparing the financial statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and



using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

Those Board of Directors are also responsible for overseeing the Company's financial reporting process.

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the financial statements, whether due to
 fraud or error, design and perform audit procedures responsive to those risks, and obtain audit
 evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting
 a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may
 involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures
 that are appropriate in the circumstances. Under section 143(3)(i) of the Companies Act, 2013, we
 are also responsible for expressing our opinion on whether the company has adequate internal
 financial controls system in place and the operating effectiveness of such controls.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the
 disclosures, and whether the financial statements represent the underlying transactions and events
 in a manner that achieves fair presentation.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter



should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on Other Legal and Regulatory Requirements

- 1. As required by the Companies (Auditor's Report) Order, 2016 issued by the Central Government of India in terms of sub-section (11) of section 143 of The Companies Act 2013, 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(5) of the Act, we give in Annexure B, a statement on the compliance to the Directions issued by the Comptroller and Auditor General of India.
- 3. 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 have been kept by the Company so far as it appears from our examination of those books;
 - c. The Balance Sheet, Statement of Profit and Loss dealt, Cash Flow Statement and the statement of changes in Equity dealt with by this Report are in agreement with the books of accounts.
 - d. In our opinionthe aforesaid standalone Ind AS financial statements comply with Accounting Standards specified under section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
 - e. The matters described in the Basis for Qualified Opinion paragraph above, in our opinion, may have an adverse effect on the functioning of the company;
 - f. As per the Notification No. GSR 463(E) issued by Ministry of Corporate Affairs dated 5th June 2015, provisions of sub-section (2) of section 164 regarding disqualification of directors are not applicable to the company;
 - g. 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 C".
 - h. As per Notification No. GSR 463(E) dated 5th June 2015 issued by the Ministry of Corporate Affairs, Government of India, Section 197 of the Act is not applicable to the Government companies. Accordingly reporting in accordance with requirement of provisions of section 197(16) of the Act is not applicable on the company.

With respect to the other matters to be included in the Auditor's Report in accordance with Rule 11 of the Companies (Audit and Auditors) Rules, 2014, in our opinion and to the best of our information and according to the explanations given to us:

- i) The Company has disclosed the impact of pending litigations on its financial position in its standalone Ind AS financial statements Refer Note No.40 to the standalone Ind AS financial statements;
- ii) The Company has made provision, as required under the applicable law or accounting standards, for material foreseeable losses, if any, on long-term contracts including derivative contracts - Refer Note No. 48, to the standalone Ind AS financial statements; and
- iii) There has been no delay in transferring amounts, required to be transferred, to the Investor Education and Protection Fund by the company.

For Abraham and Jose Chartered Accountants FRN: 000010S

Jose Francis Partner (M.No.204975) UDIN: 19204975AAAAAS4445

Thiruvananthapuram Date: 04.09.2019



ANNEXURE A TO THE INDEPENDENT AUDITOR'S REPORT

(Annexure A referred to in our Independent Auditors' Report to the Members of The Kerala Minerals And Metals Limited, Chavara on the standalone Ind AS financial statements for the year ended 31st March 2019.)

On the basis of such checks as we considered appropriate and according to the information and explanation given to us during the course of our audit, we report that:

- (a) The records maintained by the company regarding the quantitative details and situation of fixed assets are not commensurate with the nature and size of the company.
 - (b) The fixed assets have been physically verified by an external agency appointed by the management during the year. There is no regular programme of verification of fixed assets and the land purchased by the company is not subject to annual survey to spot encroachments and erosion, but is surveyed only once in three years as per the policy of the Company. Effect of this on adequacy of physical verification could not be ascertained with reasonable assurance and subject to the same, no material discrepancies were noticed on verification of fixed assets.
 - (c) In our opinion and according to the information and explanations given to us, the title deeds of immovable properties are held in the name of the Company. However, in respect of the immovable properties, we were informed that the title deeds have been deposited with the bankers for availing loans for which confirmation has been received from Bank.
- 2. (a) We are informed that the management has installed a system of perpetual inventory for stores and spares and stock of raw materials and finished goods, except those lying with contractors and in transit are verified on year end only. In our opinion the management has to implement a regular programme for verification of inventories of raw material, in which the frequency of verification shall be determined by an ABC qualification. The system of continuous verification of stores and spares needs further strengthening to ensure that all items in stock are verified at least once in a year.
 - (b) The company is maintaining stock ledger for all items of raw materials and stores and spares. Since the records relating to physical verification of inventories are inadequate we are unable to comment whether the discrepancies between physical stock and stock as per books of account have been properly dealt with in the books of account.
- The Company has not granted nor taken any loans, secured / unsecured, to/from companies, firms or other parties covered in the register maintained under section 189 of the Companies Act, 2013.
- 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 loans, investments, guarantees, and security;
- 5. The company has not accepted any deposits from the public to which the provisions of section 73 to 76 of the Companies Act, 2013, and the rules made there under would apply.
- 6. We have broadly reviewed the books of account maintained by the Company pursuant to the rules made by the Central Government for the maintenance of cost records under section 148 of the Companies Act, 2013 and are of the opinion that prima facie the prescribed records have been kept and maintained. However, we have not made a detailed examination of these records;



- 7. (a) In our opinion and according to the information and explanations given to us, the company has been generally regular in depositing undisputed statutory dues including provident fund, employees state insurance, income tax, sales tax, customs duty and other material statutory dues, if any, applicable to it with appropriate authorities and there were no arrears of such dues at theyear end which have remained outstanding for a period of more than six months from the date they become payable.
 - (b) According to the information and explanation given to us, there are no dues of sale tax, income tax, customs duty, wealth tax, excise duty and cess, which have not been deposited on account of any dispute, other than those stated hereunder:

Name of statute	Nature of dues	Amount [Rs.in lakhs]	Period to which the amount relates	Forum where dispute is pending
Customs Act	Recovery of duty drawback allowed in earlier years	12.85	June 2007	Hon'ble High Court of Kerala
Do	Short levy of customs duty due to wrong classification as per customs tariff	1.61	March 2006	CESTAT Bangalore
The Kerala General Sales tax Act 1964	Sales tax dues	3.72 2.92 0.67 1.16 0.08	1984-85 1985-86 1986-87 1987-88 1988-89	Supreme Court
		0.05	1998-99	Assistant Commissioner Special Circle, Kollam.D.C. (Appeals)
Income tax Act 1961	Income tax demand	118.88	AY 2002-03	Hon'ble High Court of Kerala
	Income tax demand	35.91	AY 2010-11	CIT(A),Kochi
	Income tax demand	251.43	AY 2011-12	CIT(A),Kochi
	Income tax demand	550.74	AY 2012-13	CIT(A),Kochi
	Income tax demand	833.39	AY 2013-14	CIT(A),Kochi
	Income tax demand	144.29	AY 2014-15	CIT(A),Kochi
	Income tax demand	29.69	AY 2015-16	ACIT
	Income tax demand	581.66	AY 2016-17	CIT(A),Kochi

- 8. According to the information and explanations given to us and based on the documents and records produced before us, the Company has not defaulted in repayment of dues to Financial Institutions / Banks.
- 9. According to the information and explanation given to us the Company has not obtained any term loans or raised any moneys by way of initial public offer or further public offer (including debt instruments) during the year.



- According to the information and explanations given to us, no fraud by the Company or any fraud on the Company by its officers or employees of a material nature has been noticed or reported during the year.
- 11. As per Notification No GSR 463(E) dated 05th June 2015 issued by Ministry of Corporate Affairs, Government of India, Section 197 of Companies Act, 2013 is not applicable to the Company. Accordingly, paragraph 3 (xi) of the Order is not applicable.
- 12. According to the information and explanations given to us, the company is not a Nidhi Company. Accordingly, paragraph 3(xii) is not applicable.
- 13. 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 section 188 of the Companies Act, 2013 and the details of such transactions have been disclosed in the standalone Ind AS financial statements of the Company as required by the applicable accounting standards.
- 14. 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. Accordingly, paragraph 3 (xiv) of the Order is not applicable.
- 15. 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 them. Accordingly, paragraph 3 (xv) of the Order is not applicable.
- 16. According to the information and explanations given to us, the Company is not required to be registered under section 45-IA of the Reserve Bank of India Act, 1934.

For Abraham and Jose Chartered Accountants FRN: 000010S

Thiruvananthapuram Date: 04.09.2019

Jose Francis Partner (M.No.204975) UDIN: 19204975AAAAAS4445



ANNEXURE B TO THE INDEPENDENT AUDITOR'S REPORT

Annexure B referred to in our Independent Auditors' Report to the Members of The Kerala Minerals And Metals Limited, Chavara on the standalone Ind AS financial statements for the year ended 31st March 2019.

General Directions under Sub-section (5) of section 143 of the Companies Act, 2013 Applicable from the year 2018-19 and onwards

	Directions	Our Report	Impact onAccounts and Financial Statements of the Company
1	Whether the company has system in place to process all the accounting transactions through IT system? If yes, the implications of processing of accounting transactions outside IT system on the integrity of the accounts along with the financial implications, if any, may be stated.	Yes, the company has an IT system to process all the Accounting transactions. Based on the audit procedures carried out and as per the information and explanations given to us, no accounting transactions have been processed/carried outside the IT system. Accordingly, there are no implications on the integrity of the accounts.	N.A.
2	Whether there is any restructuring of an existing loan or cases of waiver/write off of debts /loans/interest etc. made by a lender to the company due to the company's inability to repay the loan? If yes, the financial impact may be stated.	No cases of waiver/write off of debts/ loans/interest etc are found.	N.A.
3	Whether funds received/receivable for specific schemes from central/ state agencies were properly accounted for/ utilized as per its term and conditions? List the cases of deviation.	As per the information and explanation given to us, no funds were received by the company for specific schemes from central/ state agencies.	N.A.

Sector Specific Sub-directions under Section 143(5) of the Companies Act, 2013 Manufacturing Sector

	Directions	Our Report	Action taken thereon	Impact on Accounts and Financial Statements of the Company
1	Whether the Company's pricing policy absorbs all fixed and variable cost of production as well as the allocation of overheads?	Company's pricing policy is market driven and the pricing is fixed by the committee constituted for the purpose. As per the explanation provided to us the pricing policy only ensures that price of the product in all cases is above the variable cost	N.A.	N.A.



		and a competitive price is offered to customers.		
2	Whether the Company has utilized the Government Assistance for Technology up gradation/modernization of its manufacturing process and timely submitted the utilization certificates?	No such assistance received during the financial year 2018-19.	N.A.	N.A.
3	Whether the Company has fixed norms for normal losses and a system for evaluation of abnormal losses for remedial action is in existence?	The normal loss, if any is absorbed as part of cost of production. As per the information received from management, the Company have a daily system of review of production process and abnormal issues if any, will be addressed and remedial action will be taken immediately.	N.A.	N.A.
4	What is the system of valuation of by-products and finished products? List out the cases of deviation from its declared policy.	Finished goods and by- products are valued at cost or net realizable value whichever is lower. Costs for this purpose are arrived at on the basis of FIFO method. Finished goods in transit for export are valued at subsequently realizable price if they are lower than the cost. In our verification there is no case of deviation in valuation from its declared policy.	N.A.	N.A.
5	Whether the effect of deteriorated stores and spares of closed units, if any has been properly accounted for in the books?	There is no closed units and hence not applicable.	N.A.	N.A.
6	Whether the Company has effective system for physical verification, valuation of stock, treatment of non-moving items and accounting the effect of shortage/ excess noticed during physical verification.	Physical verification of closing stock of raw materials, work in progress and finished goods are done by management as on the last day of the financial year. System of perpetual	During the year company has enhanced the coverage of perpetual inventory team. Company has not identified any stores and spares during the year in addition to those identified during the	than one year and



	1			
		inventory is in force for the stores and spares. Stock of Raw materials, chemicals, Fuel, stores and spares are valued at weighted average cost. Work in progress is valued at cost plus conversion cost, as applicable. Finished goods are valued at cost or net realisable value, whichever is lower on the basis of FIFO method. Finished goods in transit for export are valued at subsequently realizable price, if they are lower than the cost. As per the records provided by the management to us, no shortage or excess were found in the value of closing stock as per books of the company and physical verification done by the management. During the year, the company has identified non-moving items in stores and spares for more than two years to the extent of Rs. 2994.14 lakhs. Company has maintained a provision of Rs. 416.78 lakhs only against such items. The realizable value of the identified non-moving items has not been ascertained and necessary provision has not been created against the consequent diminution, if any. In our opinion, the provision made is not adequate considering the volume and ageing of such items and the physical verification process need to be strengthened. It is also suggested that a system of physical verification of finished goods on a quarterly basis may be introduced for better control.	previous year and hence not provided in the books of accounts in this year. However, Company has provided Rs.91.47 lakhs during the previous year and the total provision against nonmoving stores and spares comes to Rs. 416.78 lakhs. The other spares, though they are non-moving more than one year, they are required in future and kept as insurance spares, which are essential for running a chemical plant of this nature. Hence, in the opinion of the company, the question of creating provision on the diminution does not arise. Further, it is planned to further enhance the coverage of the perpetual inventory team during the coming year	qualification is made in the audit report regarding the adequacy of the provision made. However, in the absence of e s t i m a t e d realizable value and extent of possible reuse, quantification of such short provision is not possible.
7	State the extent of utilization of plant and machinery during the year vis-a-vis installed capacity.	In KMML, Chloride route technology is used for the manufacture/production. The TP Unit does further processing of raw Ilmenite obtained from	N.A.	N.A.



	I			1
		the MS Unit, through various Plants given below,		
		a) Ilmenite Beneficiation Plant (IBP)		
		b) Acid Regeneration Plant (ARP)		
		c) Chlorination Plant (U-200)		
		d) Oxidation Plant (U-300)		
		e) Pigment Finishing Plant (U-400).		
		All the Plants were working throughout the year continuously, except during the shut down period on account of annual maintenance. But most of the final products do not achieve the installed capacity levels of the Plants.		
		Installed Capacity (In MTs)		
		Titanium Dioxide - 40000 Ilmenite - 61600		
		Rutile - 4400		
		Zircon - 6500 Titanium Sponge - 500		
		Tickle - 92150		
		BI - 55000		
		Capacity Utilisation(%) Titanium Dioxide - 83.79		
		Ilmenite - 42.44		
		Rutile - 35.18		
		Zircon - 73.25 Titanium Sponge - 49.28		
		Tickle - 89.34		
		BI - 67.62		
		Production (In MTs) Titanium Dioxide - 33514		
		Ilmenite - 26140		
		Rutile - 1548		
		Zircon - 4761 Titanium Sponge - 246		
		Tickle - 82331		
		BI - 37193		
8	Report on the cases of discount/ commission in	The discount allowed during the year 2018-19 is	N.A.	N.A.
	regard to debtors and	Rs. 4295.58 lakhs (Rs. 2482.84		
	creditors where the Company has deviated	lakhs in the previous year). According to the explanation of		
	from its laid down policy.	the management, the discount		
		is due to the competition in the market, especially due to the		
		market, especially due to the		



For Abraham and Jose Chartered Accountants FRN: 000010S

Jose Francis

Partner (M.No.204975) UDIN: 19204975AAAAAS4445

Thiruvananthapuram Date: 04.09.2019



ANNEXURE C TO THE INDEPENDENT AUDITOR'S REPORT

Report on Verification of Internal Financial Controls Over Financial Reporting 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 **M/s. The Kerala Minerals** and **Metals Ltd** as of 31 March 2019 in conjunction with our audit of the standalone Ind AS 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 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 and, both issued by the Institute of Chartered Accountants of India. Those Standards and the Guidance Note require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether adequate internal financial controls over financial reporting was established and maintained and if such controls operated effectively in all material respects.

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



- i) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company;
- ii) 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 authorisations of management and directors of the company; and
- iii) provide reasonable assurance regarding prevention or timely detection of unauthorised acquisition, use, or disposition of the company's assets that could have a material effect on the standalone Ind AS 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.

Qualified Opinion.

According to the information and explanations given to us and based on our audit, the following material weaknesses have been identified as at March 31, 2019:

- The internal control system in place towards maintenance of records regarding quantitative details and situation of fixed assets and regular program for physical verification of fixed assets including land, is not commensurate with the nature and size of the company;
- b) The company does not have a regular program for verification of inventory of raw materials in which the frequency of verification is determined by an ABC qualification. The system of continuous verification of stores and spares needs further strengthening to ensure that an item is verified at least once in a year;
- c) The records relating to physical verification of inventory is inadequate to evaluate the discrepancies, if any between physical stock and stock as per books and for making appropriate entries in the books of accounts.
- d) Internal control system regarding fixation of purchase levels of materials stores and spares and identification of slow moving, damaged and obsolete items, does not commensurate with the nature and size of the company.
- The internal control regarding review of long pending advances, Trade payables and receivables and review of provisions or write offs' of doubtful/ bad debts needs further strengthening.
- The internal control towards assessment of overtime work required further strengthening.

In our opinion, except for the effects/possible effects of the material weaknesses described above on the achievement of the objectives of the control criteria, the Company has maintained, in all material respects, adequate internal financial controls over financial reporting and such internal financial controls over financial reporting were operating effectively as of March 31, 2019, 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.

We have considered the material weaknesses identified and reported above in determining the nature, timing, and extent of audit tests applied in our audit of the March 31, 2019 standalone Ind AS financial statements of the Company, and these material weaknesses do not affect our opinion on the standalone Ind AS financial statements of the Companyand we have issued a qualified opinion on the standalone Ind AS financial statement.

For Abraham and Jose Chartered Accountants FRN: 000010S

Thiruvananthapuram Date: 04.09.2019

Jose Francis Partner (M.No.204975) UDIN: 19204975AAAAAS4445



BALANCE SHEET AS AT 31ST MARCH 2019

(All amounts are in lakhs of Indian Rupees, unless otherwise stated)

(All amounts are in law is or indian rup)	Notes	As at 31st March 2019	As at 31st March 2018
ASSETS			
Non-current assets			
Property, plant and equipment	4	27,756.11	26,224.60
Intangible assets	4	3.75	3.95
Capital work in progress	5	3,159.65	1,034.67
Financial assets		0,100.00	1,001.01
i) Investments	6	526.12	520.25
ii) Loans	7	5,527.56	5,749.79
iii) Other non-current financial assets	8	5,560.80	5,171.79
Other non-current assets	9	6,065.82	6,298.19
Total non-current assets		48,599.81	45,003.24
Current assets		.,	-,
Inventories	10	23,410.35	21,463.00
Financial assets		, , ,	,
i) Trade receivables	11	10,361.44	7,789.46
ií) Cash and cash equivalents	12	860.23	269.64
iií) Bank balances other than above	13	21,255.75	18,932.65
iv) Other Current financial assets (Loans)	14	758.59	570.70
Other current assets	15	2,515.49	2,815.74
Total current assets		59,161.85	51,841.19
Total Assets		107,761.66	96,844.43
EQUITY AND LIABILITIES			
Equity			
Equity share capital	16	3,093.27	3,093.27
Other equity	17	74,807.59	64,362.04
Total equity	- ' '	77,900.86	67,455.31
Liabilities		11,300.00	01,433.31
Non-current liabilities			
Financial liabilities			
Provisions	18	16,275.80	13,673.83
Deferred Tax Liabilities (net)	19	118.15	707.87
Total non-current liabilities		16,393.95	14,381.70
Current liabilities		,	-,
Financial liabilities			
i) Borrowings	20	_	91.15
iĺ) Trade payables	21		
Outstanding Dues of Micro and Small Enterprises		850.14	259.07
Outstanding Dues of Creditors other than above		5,539.71	5,999.34
iii) Other financial liabilities	22	1,570.29	1,263.68
Short Term Provisions	23	944.92	2,135.34
Other current liabilities	24	4,561.79	5,258.84
Total current liabilities		13,466.85	15,007.42
Total liabilities		29,860.80	29,389.12
Total Equity and Liabilities		107,761.66	96,844.43
. ,		· .	*

The accompanying notes (note No. 1 to 70) form an integral part of the financial statements

For and on behalf of the Board

As per our report of even date attached

ABRAHAM & JOSE

Chartered Accountants

(FRN. 000010S)

Sd/-Sd/-Sd/-Sd/-Sd/-Sd/-Dr. K Ellangovan IAS C S Jyothi Dr. Febi Varghese P Rajendran Jaison Thomas Jose Francis Chairman Managing Director Director JGM Company Partner DIN 05272476 DIN 7924169 (Finance) i/c Secretary Mem.No. 204975

Place: Thiruvananthapuram Date : September 04, 2019



Statement of Profit and Loss for the year ended 31st March 2019

(All amounts are in lakhs of Indian Rupees, unless otherwise stated)

		Notes	2018-19	2017-18
Со	ntinuing Operations			
Α	Income			
	Revenue from operations	25	82,970.98	74,058.36
	Other income	26	2,568.78	1,998.38
	Total income		85,539.76	76,056.74
В	Expenses	·		
	Cost of materials consumed	27	16,645.48	11,283.03
	Changes in inventories of work-in-progress,			
	stock in tradeand finished goods	28	154.17	(3,537.28)
	Excise duty expenses		-	1,791.84
	Employee Benefits Expense	29	20,020.51	19,363.32
	Depreciation and amortisation expense	30	1,115.81	1,209.85
	Other expenses	31	31,047.95	27,420.32
	Finance costs	32	86.40	79.92
	Total expenses		69,070.32	57,611.00
С	Profit before exceptional items and tax	i	16,469.44	18,445.74
	Exceptional items	33	(5.10)	(334.89)
D	Profit/ (Loss) before tax from			
	continuing operations		16,464.34	18,110.85
Е	Income tax expense	34		
	Current tax		6,501.86	7,142.65
	Deferred tax (credit)/ charge		(584.31)	(777.96)
	Total Tax Expenses		5,917.55	6,364.69
F	Profit/ (Loss) for the year		10,546.79	11,746.16
G	Other comprehensive income			
	Items that will not be reclassified to profit or loss			
	Remeasurement of post employment			
	benefit obligations		(155.61)	(1,853.12)
	Income tax relating to these items		54.38	642.12
	Other comprehensive income for the year,			
	net of tax		(101.23)	(1,211.00)
Н	Total comprehensive income/ (Loss) for the year		10,445.56	10,535.16
1	Earnings per share for continuing operations	35		
	Basic earnings per share (In Rs.)		340.99	379.77
	Diluted earnings per share (in Rs.)		340.99	379.77

The accompanying notes (note No. 1 to 70) form an integral part of the financial statements

For and on behalf of the Board

As per our report of even date attached ABRAHAM & JOSE Chartered Accountants

ered Accountants (FRN. 000010S)

Sd/-Sd/-Sd/-Sd/-Sd/-Sd/-Dr. K Ellangovan IAS Dr. Febi Varghese P Rajendran C S Jyothi Jaison Thomas Jose Francis Chairman Managing Director JGM Director Company Partner DIN 05272476 DIN 7924169 (Finance) i/c Secretary Mem.No. 204975

Place: Thiruvananthapuram Date : September 04, 2019



STATEMENT OF CASH FLOWS FOR THE YEAR ENDED 31ST MARCH 2019

(All amounts are in lakhs of Indian Rupees, unless otherwise stated)

Particulars	For the year ended March 31, 2019	For the year ended March 31, 2018
Cash Flow From Operating Activities		
Profit before income tax	16,464.34	18,110.83
Adjustments for	-	-
Depreciation and amortisation expense	1,115.81	1,209.87
Land to be returned to land owners	5.10	334.89
(Profit)/ Loss on sale of fixed asset	-	(3.09)
Capital WIP transferred to revenue account		
Fair Value changes of investments considered to profit and loss	(5.87)	2.62
Interest received	(1,866.35)	(1,431.00)
Finance costs	86.40	79.92
	15,799.43	18,304.04
Change in operating assets and liabilities		
(Increase)/ decrease in loans and advances	222.23	(63.85)
(Increase)/ decrease in Other financial assets	(576.90)	(1,104.29)
(Increase)/ decrease in inventories	(1,947.36)	(3,036.82)
(Increase)/ decrease in trade receivables	(2,571.98)	2,162.17
(Increase)/ decrease in Other assets	399.92	(266.42)
Increase/ (decrease) in provisions and other liabilities	865.49	2,952.54
Increase/ (decrease) in trade payables	131.45	858.81
Cash generated from operations	12,322.28	19,806.18
Less: Income taxes paid (net of refunds)	(6,220.53)	(6,232.75)
Net cash from/ (used in) operating activities (A)	6,101.75	13,573.43
Cash Flows From Investing Activities		
Purchase of PPE (including changes in CWIP)	(4,777.20)	(2,381.67)
Sale proceeds of PPE (including changes in CWIP)	-	14.13
(Investments in)/ Maturity of fixed deposits with banks	(2,323.11)	(12,169.79)
Interest income	1,766.70	1,331.35
Net cash from/ (used in) investing activities (B)	(5,333.61)	(13,205.98)
Cash Flows From Financing Activities		
Proceeds from issue of equity share capital (net of share application money)	(0.4.1=)	(110.05)
Proceeds from/ (repayment of) short term borrowings	(91.15)	(112.98)
Finance costs	(86.40)	(79.92)
Net cash from/ (used in) financing activities (C)	(177.55)	(192.90)
Net increase (decrease) in cash and cash equivalents (A+B+C)	590.59	174.55
Cash and cash equivalents at the beginning of the financial year	269.64	95.09
Cash and cash equivalents at end of the year	860.23	269.64

Notes:

1. The above cash flow statement has been prepared under indirect method prescribed in Ind AS 7 "Cash Flow Statements".

2. Components of cash and cash equivalents

Balances with banks

- in current accounts /debit balance in CC account	850.02	261.00
- in Treasury bank savings accounts	5.15	5.40
Cash on hand	5.06	3.24
	860.23	269.64

For and on behalf of the Board

As per our report of even date attached

ABRAHAM & JOSE Chartered Accountants

(FRN. 000010S)

Sd/-Sd/-Sd/-Sd/-Sd/-Sd/-Dr. K Ellangovan IAS Dr. Febi Varghese P Rajendran C S Jyothi Jaison Thomas Jose Francis Chairman Managing Director Director JGM Company Partner DIN 05272476 DIN 7924169 (Finance) i/c Secretary Mem.No. 204975

Place: Thiruvananthapuram Date: September 04, 2019



Statement of Changes in Equity for the year ended 31st March, 2019

(All amounts are in lakhs of Indian Rupees, unless otherwise stated)

(A) Equity Share Capital

Balance at the end of March 31, 2018 Changes in equity share capital during the year Balance at the end of March 31, 2019 3,093.27

3.093.27

(B) Other Equity

Particulars	Rese	rves and S	urplus	Other	Total
	General Reserve	Capital Reserve	Retained Earnings	compre- hensive income Remea- surement of employee benefits	
Balance as at March 31,2018	20,750.11	-	44,877.55	(1 ,333.30)	64,294.36
Changes in Accounting Policy or Prior Period Errors	-	-	67.67	-	67.67
Restated balance at the beginning of the reporting period	20,750.11	-	44,945.22	(1,333.30)	64,362.03
Total Comprehensive income for the year	-	-	10,546.79	(101.23)	10,445.56
Transfer to Retained Earnings	-	-	(1,434.53)	1,434.53	-
Any other change (to be specified)	-	-	-	-	-
Balance as at March 31, 2019	20,750.11	-	54,057.48	-	74,807.59

The accompanying notes (Note No. 1 to 70) form an integral part of the financial statements

For and on behalf of the Board

As per our report of even date attached ABRAHAM & JOSE Chartered Accountants (FRN. 000010S)

Sd/-Sd/-Sd/-Sd/-Sd/-Sd/-Dr. K Ellangovan IAS Dr. Febi Varghese P Rajendran C S Jyothi Jaison Thomas Jose Francis Chairman Managing Director Director JGM Partner Company DIN 05272476 DIN 7924169 Secretary Mem.No. 204975 (Finance) i/c

Place: Thiruvananthapuram Date: September 04, 2019



NOTES TO FINANCIAL STATEMENTS FOR THE YEAR ENDED MARCH 31, 2019

1 Corporate Information

Kerala Minerals and Metals Limited (KMML) is a wholly owned State Government company. It is the only fully integrated titanium dioxide pigment plant in the world. Presently the company has the following three units-

- a) Mineral Separation unit engaged in the separation of valuable minerals like ilmenite, rutile, zircon and sillimanite from beach sand:
- b) Titanium pigment unit manufacture of titanium dioxide pigment; and
- c) Titanium Sponge unit A unit established with financial/technical assistance of ISRO/DRDO for the manufacture of titanium sponge.

With the commissioning of the plant, India became the 7th country in the world possessing this technology.

2 Basis of preparation of financial statements

The financial statements of the company have been prepared in accordance with Indian Accounting Standard (Ind AS) notified under Companies (Indian Accounting Standard) Rules, 2015 as amended from time to time. The company has prepared the financial statements to comply in all material aspects with Indian Accounting Standards (Ind AS) and the relevant provisions of the Companies Act, 2013 besides the pronouncements/ guidelines of the Institute of Chartered Accountants of India. The financial statements have been prepared on an accrual basis.

The financial statements have been prepared on a going concern basis using historical cost convention, except for the following assets and liabilities which have been measured at fair value or revalued amount:

- a) Derivative financial instruments
- b) Certain financial assets and liabilities measured at fair value (refer accounting policy regarding financial instruments)

These financial statements are presented in INR and values are rounded off to nearest lakhs except when otherwise indicated.

These financial statements are approved for issue by Board of Directors on September 04, 2019

Use of estimates

The preparation of financial statements in conformity with Generally Accepted Accounting Principles (GAAP) requires management to make judgments, estimates and assumptions that affect the application of accounting policies and reported amounts of assets, liabilities, income and expenses and the disclosure of contingent liabilities on the date of the financial statements. Actual results could differ from those estimates. Estimates and underlying assumptions are reviewed on an ongoing basis. Any revision to accounting estimates is recognised prospectively in current and future periods.

3 Significant Accounting Policies

a) Current versus non-current classification

The Company presents assets and liabilities in the balance sheet based on current/ non-current classification.



An asset is treated as current when it is:

- i) Expected to be realised or intended to be sold or consumed in normal operating cycle
- ii) Held primarily for the purpose of trading
- iii) Expected to be realised within twelve months after the reporting period, or
- iv) Cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period

All other assets are classified as non-current.

A liability is current when:

- i) It is expected to be settled in normal operating cycle
- ii) It is held primarily for the purpose of trading
- iii) It is due to be settled within twelve months after the reporting period, or
- iv) There is no unconditional right to defer the settlement of the liability for at least twelve months after the reporting period

All other liabilities are classified as non-current.

Deferred tax assets and liabilities are classified as non-current assets and liabilities.

The operating cycle is the time between the acquisition of assets for processing and their realisation in cash and cash equivalents. The Company has identified 3 months as its operating cycle.

b) Fair value measurement

The Company has applied the fair value measurement wherever necessitated at each reporting period.

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

- i) In the principal market for the asset or liability;
- ii) In the absence of a principal market, in the most advantageous market for the asset or liability.

The principal or the most advantageous market must be accessible by the Company.

The fair value of an asset or liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

A fair value measurement of a non - financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and the best use or by selling it to another market participant that would use the asset in its highest and best use.

The Company uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximizing the use of relevant observable inputs and minimising the use of unobservable inputs.

All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorized within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:



Level 1: Quoted (unadjusted) market prices in active market for identical assets or liabilities;

Level 2: Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable; and

Level 3: Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable.

For assets and liabilities that are recognized in the financial statements on a recurring basis, the Company determines whether transfers have occurred between levels in the hierarchy by re-assessing categorization (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period.

The Company has designated the respective team leads to determine the policies and procedures for both recurring and non - recurring fair value measurement. External valuers are involved, wherever necessary with the approval of Company's board of directors. Selection criteria include market knowledge, reputation, independence and whether professional standards are maintained.

For the purpose of fair value disclosure, the Company has determined classes of assets and liabilities on the basis of the nature, characteristics and risk of the asset or liability and the level of the fair value hierarchy as explained above. The component wise fair value measurement is disclosed in the relevant notes.

c) Revenue Recognition

Sale of goods

Revenue is recognised upon transfer of control of promised goods to customers in an amount that reflects the consideration which the Company expects to receive in exchange for those goods. Revenue from the sale of goods is recognised at the point in time when control is transferred to the customer which is usually on dispatch / delivery of goods, based on contracts with the customers. Revenue is measured based on the transaction price, which is the consideration, adjusted for volume discounts, price concessions, incentives, and returns, if any, as specified in the contracts with the customers. Revenue excludes taxes collected from customers on behalf of the government. Accruals for discounts/incentives and returns are estimated (using the most likely method) based on accumulated experience and underlying schemes and agreements with customers. Due to the short nature of credit period given to customers, there is no financing component in the contract.

The Company has adopted Ind AS 115 Revenue from contracts with customers, with effect from April 1, 2018. Ind AS 115 establishes principles for reporting information about the nature, amount, timing and uncertainty of revenues and cash flows arising from the contracts with its customers and replaces Ind AS 18 Revenue.

Export sales are accounted on the basis of date of bill of lading. Benefits from export sales are accounted on due basis on the FOB value of the total export made during the year.

Interest Income

Interest income is recorded using the effective interest rate (EIR). EIR is the rate that exactly discounts the estimated future cash payments or receipts over the expected life of the financial instrument or a shorter period, where appropriate, to the gross carrying amount of the financial asset or to the amortised cost of a financial liability. When calculating the effective interest rate, the Company estimates the expected cash flows by considering all the contractual terms of the financial instrument (for example, prepayment, extension, call and similar options) but does not consider the expected credit losses.



Dividend income

Dividend income is recognized when the company's right to receive dividend is established by the reporting date, which is generally when shareholders approve the dividend.

d) Property, plant and equipment and capital work in progress

Property, plant and equipment and capital work in progress are stated at cost, net of accumulated depreciation and accumulated impairment losses, if any. Such cost includes the cost of replacing part of the plant and equipment and borrowing costs of a qualifying asset, if the recognition criteria are met. When significant parts of plant and equipment are required to be replaced at intervals, the Company depreciates them separately based on their specific useful lives. All other repair and maintenance costs are recognised in profit or loss as incurred.

Advances paid towards the acquisition of tangible assets outstanding at each balance sheet date, are disclosed as capital advances under long term loans and advances and the cost of the tangible assets not ready for their intended use before such date, are disclosed as capital work in progress.

Revenue expenses and revenue receipts incurred in connection with project implementation in so far as such expense relate to the period prior to the commencement of commercial production are treated as part of project cost and capitalised.

All material/ significant components have been identified for our plant and have been accounted separately. The useful life of such component are analysed independently and wherever components are having different useful life other than plant they are part of, useful life of components are considered for calculation of depreciation.

Machinery spares/ insurance spares that can be issued only in connection with an item of fixed assets and their issue is expected to be irregular are capitalised. Replacement of such spares is charged to revenue. Other spares are charged as revenue expenditure as and when consumed.

Land acquired for mining purposes are accounted as fixed assets at cost. The cost includes cost of land, building, goodwill and all other connected expenses. After the extraction of minerals the land is filled with tailing sand and restored to original position. Hence, there is no depletion in the value of land due to mining. Institute of Chartered Accountants of India concurred with the accounting policy followed by the company. Loss of Land if any due to sea erosion will be ascertained once in three years and provided in the accounts in the respective years on the basis of average cost of purchases which includes cost of land, building, goodwill and all other connected expenses. Land redeemed if any, as per survey, out of the area already provided for will be written back in the accounts in the respective years on the same basis if the recovered land is minable. Provision for land acquired at Kovilthottam under the condition that equivalent area of land and incremental value for buildings will be given back to the land owners after mining within a period of three years shall be made on the basis of average cost of purchase which includes cost of land, building, goodwill and all other connected expenses at Kovilthottam from the year in which the scheme was implemented, i.e. from the year 2011-12 as exact area/ value of land to be given back is not ascertainable. The difference in value, if any, will be suitably adjusted during the year in which the land is returned. Capitalisation of land is done only after the payment is given to the land owners and the registration is affected.

Gains or losses arising from derecognition of property, plant and equipment are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognized in the statement of profit and loss when the asset is derecognized.



e) Depreciation on property, plant and equipment

Depreciation is provided on the basis of useful life of the asset as prescribed in schedule II of section 123 of the Companies Act 2013. Depreciation on Plant and Machinery of TP unit is provided on straight line basis as continuous process plant, (with useful life of 25 years) railway siding and computers of TP unit also on straight line method. Depreciation on plant and machinery of MS unit not being continuous process plant is provided on written down value method as triple shift operations with useful life of 15 years. Depreciation of all other assets of the company is provided on written down value method. Additions to fixed assets, costing 5000 each or less are fully depreciated retaining its residual value.

Depreciation on additions to fixed assets and sale of fixed assets are provided on pro-rata basis.

The useful lives considered for depreciation of fixed assets are as follows:

Assets Category	Estimated useful life (in years)	
Buildings	30	
Plant and Machinery	15	
Continuous processing plant	25	
Furniture and fixtures	10	
Office equipment	5	
Vehicles	8	

The residual values, useful lives and methods of depreciation of property, plant and equipment are reviewed at each financial year end and adjusted prospectively, if appropriate.

f) Intangible assets

Intangible assets acquired separately are measured on initial recognition at cost. Following initial recognition, intangible assets are carried at cost less any accumulated amortisation and accumulated impairment losses. Internally generated intangibles, excluding capitalised development costs, are not capitalised and the related expenditure is reflected in profit or loss in the period in which the expenditure is incurred.

The useful lives of intangible assets are assessed as either finite or indefinite. Intangible assets with finite lives are amortised over the useful economic life and assessed for impairment whenever there is an indication that the intangible asset may be impaired. The amortisation period and the amortisation method for an intangible asset with a finite useful life are reviewed at least at the end of each reporting period.

The amortisation expense on intangible assets with finite lives is recognised in the statement of profit and loss unless such expenditure forms part of carrying value of another asset.

Intangible assets with indefinite useful lives are not amortised, but are tested for impairment annually. The assessment of indefinite life is reviewed annually to determine whether the indefinite life continues to be supportable. If not, the change in useful life from indefinite to finite is made on a prospective basis.

g) Inventories

Inventories are carried at the lower of cost and net realisable value. Cost of raw materials is determined using the weighted average method and includes freight, taxes and duties, net of duty credits wherever applicable. Work in Progress is valued at cost plus conversion cost as applicable.



Finished goods are valued at cost or net realisable value whichever is lower. Costs for this purpose are arrived at on the basis of FIFO method. Finished goods in transit for export are valued at subsequently realisable price if they are lower than cost. GST on goods manufactured is accounted for on dispatch of the same.

In respect of finished goods and work in progress cost includes all direct costs and applicable manufacturing overheads incurred in bringing them to their present location and condition.

h) Foreign currency transactions and translations

The Company's financial statements are presented in INR, which is also the Company's functional currency.

Transactions and balances

Transactions in foreign currencies are initially recorded by the Company at the functional currency spot rates at the date at which the transaction first qualifies for recognition. However, for practical reasons, the Company uses an average rate, if the average approximates the actual rate at the date of the transaction.

Monetary assets and liabilities denominated in foreign currencies are translated at the functional currency spot rates of exchange at the reporting date. Exchange differences arising on settlement or translation of monetary items are recognised in profit or loss.

Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates at the dates of the initial transactions. Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value is determined. The gain or loss arising on translation of non-monetary items measured at fair value is treated in line with the recognition of the gain or loss on the change in fair value of the item (i.e., translation differences on items whose fair value gain or loss is recognised in OCI or profit or loss are also recognised in OCI or profit or loss, respectively).

i) Government Grant

Government grants are recognised when there is reasonable assurance that the grant will be received and all attached conditions will be complied with. When the grant relates to an expense item, it is recognised as income on a systematic basis over the periods that the related costs, for which it is intended to compensate, are expensed. When the grant relates to an asset, it is recognised as income in equal amounts over the expected useful life of the related asset.

i) Taxes

Current income tax

Current income tax assets and liabilities are measured at the amount expected to be recovered from or paid to the taxation authorities. The tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted, at the reporting date in the countries where the Company operates and generates taxable income.

Current income tax relating to items recognised outside profit or loss is recognised outside profit or loss (either in other comprehensive income or in equity). Current tax items are recognised in correlation to the underlying transaction either in OCI or directly in equity. Management periodically evaluates positions taken in the tax returns with respect to situations in which applicable tax regulations are subject to interpretation and establishes provisions where appropriate.

Deferred tax

Deferred tax is provided using the liability method on temporary differences between the tax bases



of assets and liabilities and their carrying amounts for financial reporting purposes at the reporting date.

Deferred tax liabilities are recognised for all taxable temporary differences.

Deferred tax assets are recognised to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, and the carry forward of unused tax credits and unused tax losses can be utilised. Where there is deferred tax assets arising from carry forward of unused tax losses and unused tax created, they are recognised to the extent of deferred tax liability.

The carrying amount of deferred tax assets is reviewed at each reporting date and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be utilised. Unrecognised deferred tax assets are re-assessed at each reporting date and are recognised to the extent that it has become probable that future taxable profits will allow the deferred tax asset to be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in the year when the asset is realised or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted at the reporting date.

Deferred tax relating to items recognised outside profit or loss is recognised outside profit or loss (either in other comprehensive income or in equity). Deferred tax items are recognised in correlation to the underlying transaction either in OCI or directly in equity.

Deferred tax assets and deferred tax liabilities are offset if a legally enforceable right exists to set off current tax assets against current tax liabilities and the deferred taxes relate to the same taxable entity and the same taxation authority.

k) Retirement and other employee benefits

Retirement benefit in the form of provident fund is a defined contribution scheme. The Company has no obligation, other than the contribution payable to the provident fund and super annuation fund. The Company recognizes contribution payable to the provident fund scheme as an expense, when an employee renders the related service. If the contribution payable to the scheme for service received before the balance sheet date exceeds the contribution already paid, the deficit payable to the scheme is recognized as a liability after deducting the contribution already paid. If the contribution already paid exceeds the contribution due for services received before the balance sheet date, then excess is recognized as an asset to the extent that the pre-payment will lead to, for example, a reduction in future payment or a cash refund.

The Company operates a defined benefit gratuity plan in India, which requires contributions to be made to a separately administered fund. The cost of providing benefits under the defined benefit plan is determined using the projected unit credit method.

Remeasurements, comprising of actuarial gains and losses, the effect of the asset ceiling, excluding amounts included in net interest on the net defined benefit liability and the return on plan assets (excluding amounts included in net interest on the net defined benefit liability), are recognised immediately in the balance sheet with a corresponding debit or credit to retained earnings through OCI in the period in which they occur. Remeasurements are not reclassified to profit or loss in subsequent periods.

I) Leases

The determination of whether an arrangement is (or contains) a lease is based on the substance of the arrangement at the inception of the lease. The arrangement is, or contains, a lease if fulfilment of the arrangement is dependent on the use of a specific asset or assets and the arrangement conveys a right to use the asset or assets, even if that right is not explicitly specified in an



arrangement.

For arrangements entered into prior to April 1, 2015, the Company has determined whether the arrangement contain lease on the basis of facts and circumstances existing on the date of transition.

A lease that transfers substantially all the risks and rewards incidental to ownership to the Company is classified as a finance lease. All other leases are operating leases.

Finance leases are capitalised at the commencement of the lease at the inception date fair value of the leased property or, if lower, at the present value of the minimum lease payments. Lease payments are apportioned between finance charges and reduction of the lease liability so as to achieve a constant rate of interest on the remaining balance of the liability. Finance charges are recognised in finance costs in the statement of profit and loss, unless they are directly attributable to qualifying assets, in which case they are capitalized in accordance with the Company's general policy on the borrowing costs. Contingent rentals are recognised as expenses in the periods in which they are incurred.

A leased asset is depreciated over the useful life of the asset. However, if there is no reasonable certainty that the Company will obtain ownership by the end of the lease term, the asset is depreciated over the shorter of the estimated useful life of the asset and the lease term.

m) Impairment of non financial assets

The Company assesses, at each reporting date, whether there is an indication that an asset may be impaired. If any indication exists, or when annual impairment testing for an asset is required, the Company estimates the asset's recoverable amount. An asset's recoverable amount is the higher of an asset's or cash-generating unit's (CGU) fair value less costs of disposal and its value in use. Recoverable amount is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets. When the carrying amount of an asset or CGU exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount.

n) Provisions

General

Provisions are recognised when the Company has a present obligation (legal or constructive) 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 a reliable estimate can be made 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. The discount rate used to determine the present value is a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the liability. The increase in the provision due to the passage of time is recognised as interest expense.

Necessary provision for doubtful debts, claims, etc., are made if realisation of money is doubtful in the judgement of the management. Provision for abandoned projects are made in the accounts only on conclusion arbitration proceedings/awards. Provision for loan given to other PSUs are made only based on government directions in this regard.

Contingent liabilities

A contingent liability is a possible obligation that arises from past events whose existence will be confirmed by the occurrence or non-occurrence of one or more uncertain future events beyond the control of the company or a present obligation that is not recognized because it is not probable that



an outflow of resources will be required to settle the obligation. A contingent liability also arises in extremely rare cases where there is a liability that cannot be recognized because it cannot be measured reliably. Contingent liabilities are disclosed separately.

Show cause notices issued by various Government authorities are considered for evaluation of contingent liabilities only when converted into demand.

Contingent assets

Where an inflow of economic benefits is probable, the Company discloses a brief description of the nature of the contingent assets at the end of the reporting period, and, where practicable, an estimate of their financial effect.

o) Financial Instruments

Financial assets

Initial recognition and measurement

All financial assets are recognised initially at fair value plus, in the case of financial assets not recorded at fair value through profit or loss, transaction costs that are attributable to the acquisition of the financial asset. Purchases or sales of financial assets that require delivery of assets within a time frame established by regulation or convention in the market place (regular way trades) are recognised on the trade date, i.e., the date that the Company commits to purchase or sell the asset.

Subsequent measurement

For purposes of subsequent measurement, financial assets are classified in four categories:

- Debt instruments at amortised cost
- Debt instruments at fair value through other comprehensive income (FVTOCI)
- Debt instruments, derivatives and equity instruments at fair value through profit or loss (FVTPL)
- Equity instruments measured at fair value through other comprehensive income (FVTOCI)

Debt instruments at amortised cost

The Company classifies a debt instrument as at amortised cost, if both the following conditions are met:

- a) The asset is held within a business model whose objective is to hold assets for collecting contractual cash flows; and
- b) Contractual terms of the asset give rise on specified dates to cash flows that are solely payments of principal and interest (SPPI) on the principal amount outstanding.

Such financial assets are subsequently measured at amortised cost using the effective interest rate (EIR) method. Amortised cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. The EIR amortisation is included in finance income in the profit or loss. The losses arising from impairment are recognised in the profit or loss. For more information on receivables, refer to Note 44.

Debt instrument at FVTOCI

The Company classifies a debt instrument at FVTOCI, if both of the following criteria are met:

a) The objective of the business model is achieved both by collecting contractual cash flows and selling the financial assets, and



b) The asset's contractual cash flows represent SPPI.

Debt instruments included within the FVTOCI category are measured as at each reporting date at fair value. Fair value movements are recognized in the other comprehensive income (OCI). However, the group recognizes interest income, impairment losses and reversals and foreign exchange gain or loss in the profit and loss statement. On derecognition of the asset, cumulative gain or loss previously recognised in OCI is reclassified from the equity to profit and loss. Interest earned whilst holding FVTOCI debt instrument is reported as interest income using the EIR method.

Debt instrument at FVTPL

The Company classifies all debt instruments, which do not meet the criteria for categorization as at amortized cost or as FVTOCI, as at FVTPL.

Debt instruments included within the FVTPL category are measured at fair value with all changes recognized in the profit and loss.

Equity investments

All equity investments in scope of Ind AS 109 are measured at fair value. Equity instruments which are held for trading are classified as at FVTPL. Where the Company makes an irrevocable election of equity instruments at FVTOCI, it recognises all subsequent changes in the fair value in other comprehensive income, without any recycling of the amounts from OCI to profit and loss, even on sale of such investments.

Equity instruments included within the FVTPL category are measured at fair value with all changes recognized in the profit and loss.

Derecognition

A financial asset is primarily derecognised when:

- The rights to receive cash flows from the asset have expired, or
- The Company has transferred its rights to receive cash flows from the asset or has assumed an obligation to pay the received cash flows in full without material delay to a third party under a 'pass-through' arrangement and either (a) the Company has transferred substantially all the risks and rewards of the asset, or (b) the Company has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

When the Company has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement, it evaluates if and to what extent it has retained the risks and rewards of ownership. When it has neither transferred nor retained substantially all of the risks and rewards of the asset, nor transferred control of the asset, the Company continues to recognise the transferred asset to the extent of the Company's continuing involvement. In that case, the Company also recognises an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Company has retained.

Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration that the Company could be required to repay.

Impairment of financial assets

In accordance with Ind AS 109, the Company applies expected credit loss (ECL) model for measurement and recognition of impairment loss on the following financial assets and credit risk exposure:

 a) Financial assets that are debt instruments, and are measured at amortised cost e.g., loans, debt securities, deposits, trade receivables and bank balance.



- b) Financial assets that are debt instruments and are measured at FVTOCI
- c) Trade receivables or any contractual right to receive cash or another financial asset that result from transactions that are within the scope of Ind AS 11 and Ind AS 18.

The Company follows 'simplified approach' for recognition of impairment loss allowance on:

- Trade receivables or contract revenue receivables; and
- All lease receivables resulting from transactions within the scope of Ind AS 17

The application of simplified approach does not require the Company to track changes in credit risk. Rather, it recognises impairment loss allowance based on lifetime Expected Credit Loss (ECL) at each reporting date, right from its initial recognition.

For recognition of impairment loss on other financial assets and risk exposure, the Company determines that whether there has been a significant increase in the credit risk since initial recognition. If credit risk has not increased significantly, 12 months ECL is used to provide for impairment loss. However, if credit risk has increased significantly, lifetime ECL is used. If, in a subsequent period, credit quality of the instrument improves such that there is no longer a significant increase in credit risk since initial recognition, then the entity reverts to recognising impairment loss allowance based on 12-months ECL.

Lifetime ECL are the expected credit losses resulting from all possible default events over the expected life of a financial instrument. The 12 months ECL is a portion of the lifetime ECL which results from default events that are possible within 12 months after the reporting date.

ECL is the difference between all contractual cash flows that are due to the Company in accordance with the contract and all the cash flows that the entity expects to receive (i.e., all cash shortfalls), discounted at the original EIR. When estimating the cash flows, the Company considers all contractual terms of the financial instrument (including prepayment, extension, call and similar options) over the expected life of the financial instrument and Cash flows from the sale of collateral held or other credit enhancements that are integral to the contractual terms.

ECL allowance (or reversal) recognized during the period is recognized as income/ expense in the statement of profit and loss. This amount is reflected under the head 'other expenses' in the profit and loss. The balance sheet presentation for various financial instruments is described below:

- Financial assets measured as at amortised cost, contractual revenue receivables and lease receivables: ECL is presented as an allowance, which reduces the net carrying amount. Until the asset meets write-off criteria, the Company does not reduce impairment allowance from the gross carrying amount.
- **Debt instruments measured at FVTOCI:** Since financial assets are already reflected at fair value, impairment allowance is not further reduced from its value. Rather, ECL amount is presented as 'accumulated impairment amount' in the OCI.

For assessing increase in credit risk and impairment loss, the company combines financial instruments on the basis of shared credit risk characteristics with the objective of facilitating an analysis that is designed to enable significant increases in credit risk to be identified on a timely basis.

Financial liabilities

Initial recognition and measurement

Financial liabilities are classified, at initial recognition, as financial liabilities at FVTPL and as at amortised cost.

Amortised cost is calculated by taking into account any discount or premium on acquisition and



fees or costs that are an integral part of the EIR. The EIR amortisation is included as finance costs in the statement of profit and loss.

All financial liabilities are recognised initially at fair value and, in the case of loans and borrowings and payables, net of directly attributable transaction costs.

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

The measurement of financial liabilities depends on their classification, as described below:

Financial liabilities at FVTPL

Financial liabilities at FVTPL include financial liabilities held for trading and financial liabilities designated upon initial recognition as at fair value through profit or loss. Financial liabilities are classified as held for trading if they are incurred for the purpose of repurchasing in the near term. This category also includes derivative financial instruments entered into by the Company that are not designated as hedging instruments in hedge relationships as defined by Ind AS 109. Separated embedded derivatives are also classified as held for trading unless they are designated as effective hedging instruments.

Gains or losses on liabilities held for trading are recognised in the profit or loss.

For liabilities designated as FVTPL, fair value gains/ losses attributable to changes in own credit risk are recognized in OCI. These gains/ loss are not subsequently transferred to profit and loss. However, the company may transfer the cumulative gain or loss within equity. All other changes in fair value of such liability are recognised in the statement of profit or loss. The company has not designated any financial liability as at fair value through profit and loss.

Derecognition of financial liabilities

A financial liability is derecognised when the obligation under the liability is discharged or cancelled or expires. When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as the derecognition of the original liability and the recognition of a new liability. The difference in the respective carrying amounts is recognised in the statement of profit or loss.

Reclassification of financial assets

The Company determines classification of financial assets and liabilities on initial recognition. After initial recognition, no reclassification is made for financial assets which are equity instruments and financial liabilities. For financial assets which are debt instruments, a reclassification is made only if there is a change in the business model for managing those assets. Changes to the business model are expected to be infrequent. The Company's senior management determines change in the business model as a result of external or internal changes which are significant to the Company's operations. Such changes are evident to external parties. A change in the business model occurs when the Company either begins or ceases to perform an activity that is significant to its operations. If the Company reclassifies financial assets, it applies the reclassification prospectively from the reclassification date which is the first day of the immediately next reporting period following the change in business model. The Company does not restate any previously recognised gains, losses (including impairment gains or losses) or interest.

The following table shows various reclassification and how they are accounted for:



SI. No	Original classification	Revised classification	Accounting treatment
1	Amortised cost	FVTPL	Fair value is measured at reclassification date. Difference between previous amortized cost and fair value is recognised in P&L.
2	FVTPL	Amortised Cost	Fair value at reclassification date becomes its new gross carrying amount. EIR is calculated based on the new gross carrying amount.
3	Amortised cost	FVTOCI	Fair value is measured at reclassification date. Difference between previous amortised cost and fair value is recognised in OCI. No change in EIR due to reclassification.
4	FVTOCI	Amortised cost	Fair value at reclassification date becomes its new amortised cost carrying amount. However, cumulative gain or loss in OCI is adjusted against fair value. Consequently, the asset is measured as if it had always been measured at amortised cost.
5	FVTPL	FVTOCI	Fair value at reclassification date becomes its new carrying amount. No other adjustment is required.
6	FVTOCI	FVTPL	Assets continue to be measured at fair value. Cumulative gain or loss previously recognized in OCI is reclassified to P&L at the reclassification date.

Financial assets and financial liabilities are offset and the net amount is reported in the balance sheet, if there is a currently enforceable legal right to offset the recognised amounts and there is an intention to settle on a net basis, to realise the assets and settle the liabilities simultaneously.

p) Cash and cash equivalents

Cash and cash equivalent in the balance sheet comprise cash at banks and on hand and short-term deposits with an original maturity of three months or less, which are subject to an insignificant risk of changes in value.

q) Earnings per share

The basic earnings per share are computed by dividing the net profit for the period attributable to equity shareholders by the weighted average number of equity shares outstanding during the period.

For the purpose of calculating diluted earnings per share, the net profit or loss for the period attributable to equity shareholders and the weighted average number of shares outstanding during the period are adjusted for the effects of all dilutive potential equity shares.



Notes to Financial Statements for the year ended March 31, 2019

(All amounts are in lakhs of Indian Rupees, unless otherwise stated)

Property, plant and equipment

								Таг	Tangible Assets	ets										
Particulars	Land	Build-	Light Railway	Plant and Machi-	Plant and Machi	Furni- ture and	Electri- cal Fitti-	Office Equip-	Vehicles L	Library	<u>.</u>	Canteen Uten- sils	Hospital Equip ment	Water Supply	Tele- phone (PABX)	Roads and Bridges	Comp- uter Soft-	Total	Intangi ble- Assets	Total
				nery (TP)	nery (MS)	Fittings	sgu				ment						ware		Patent	
Cost as at March 31, 2018	17,290.48	1,865.76	0.05	11,351.46	1,616.51	155.60	186.54	54.21	338.36	0.32	21.58	20.28	0.03	20.74	9.14	46.01		32,977.07	4.25	32,981.32
Additions	946.22		•	1,188.86	37.36	21.22	93.85	9.03	350.13		2.07	1.82					1.65	2,652.21		2,65221
Disposals			•	•	•	•	•	•	•	•	•	•	•		•	•	•	•		•
Ind ASadjustments			•	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•		•
Provision for returnable Land	3,308.35	,									•							3,308.35		3,308.35
Costas at March 31, 2019	14,928.35	1,865.76	0.05	12,540.32	1,653.87	176.82	280.39	63.24	688.49	0.32	23.65	22.10	0.03	20.74	9.14	46.01	1.65	32,320.93	4.25	32,325.18
Depreciation/Amortisation																				
As at March 31, 2018	,	494.31		1,454.33	1,088.66	86.69	88.81	33.61	153.85		13.16	10.01	0.01	6.51	2.97	13.30		3,449.22	0.30	3,449.52
Charge for the year	•	131.45		98:029	158.97	22.27	31.83	9.34	76.02		2.65	4.41		3.66	0.83	3.11	0.20	1,115.60	0.21	1,115.81
IndASAdjustments	,	•	,	i	•	•	,	•	•	,	,	,	•	•	,	,		'		•
Disposals	,	'	,	•	•	•	,	•	•	,	,	,	•	•	,	,	•	'		•
Reversal	•			•	٠	•			٠									•		•
As at March 31, 2019	•	625.76	•	2,125.19	1,247.63	108.96	120.64	42.95	229.87	•	15.81	14.42	0.01	10.17	08.9	16.41	0.20	4,564.82	0.51	4,565.33
Net Block																				
AsatMarch 31, 2018**	13,987.25	1,371.46	0.05	9,897.14	527.85	68.91	97.73	20.58	184.49	0.32	8.42	10.27	0.02	14 23	3.17	32.71	•	26,224.60	3.95	26,228.55
AsatMarch 31, 2019	14,928.35	1,240.00	0.05	10,415.13	406.24	98'.29	159.75	20.29	458.62	0.32	7.84	7.68	0.02	10.57	2.34	29.60	1.45	27,756.11	3.75	27,759.86
									1		1		1							

** Net block as at 31.03.2018 is restated after adjusting the effect of prior period items to the extent of Rs. 67.67 lakhs.

Annual Report 2018-19



Notes to Financial Statements for the year ended March 31, 2019

(All amounts are in lakhs of Indian Rupees, unless otherwise stated)

Property, plant and equipment - TSP Unit

				<u>F</u>	Tangible Assets	S						
Particulars	Building	Plant and Machinery	Furniture and Fittings	Electrical Fittings	Office Equipment	Vehicles	Laboratory Equipment	Water Supply	Telephone (PABX)	Total	Amount Received from VSSC	Net
Additions	1	1	1	1	1		1	1	1	1	1	1
Disposals	•	•	,	•	•	•	•	•	•	•		
Exchange differences	'	,	1	•	•	•	,	•	,	1		,
Borrowing cost	•	•	•	•	•	•	•	•	•	•	•	
Cost as at March 31, 2019	2,928.18	9,404.85	101.12	55.36	173.62	15.00	232.25	11.04	69.6	12,931.11	12,931.11	
Depreciation/Amortisation												
Charge for the year	•	•	•	•	•	٠	•	•	•	•		
Ind AS Adjustments	,	•	•	•	•	•	•	•	•	•		
Disposals	1	•	•	•	•	•	•	•	•	•	•	
Reversal	'	'	•	•	•	•	•		1	•	•	
As at March 31, 2019												
Net Block												
As at March 31, 2018	2,928.18	9,404.85	101.12	55.36	173.62	15.00	232.25	11.04	69.6	12,931.11	12,931.11 12,931.11	
As at March 31, 2019	2,928.18	9,404.85	101.12	55.36	173.62	15.00	232.25	11.04	69.6	12,931.11 12,931.11	12,931.11	•
								-	_			-



(All amounts are in lakhs of Indian Rupees, unless otherwise stated)

	2018-19	2017-18
Capital Work-in-progress		
Capital work in progress (Projects)	3,175.37	1,050.39
Less: Allowance for Infructuous Amounts	15.72	15.72
_	3,159.65	1,034.67
Non-current investments		
Investment in equity instruments at FVTPL Unquoted		
KMML Employees Co-operative Society Ltd [1000 (previous year : 1000) fully paid equity shares of Rs. 10/-] Kerala Enviro Infrastructure Ltd	0.10	0.10
[175,000 (previous year : 175,000) fully paid equity shares of Rs.10/-] Kannur International Air Port Ltd	24.36	17.29
[500,000 (Previous year: 500000) fully paid equity shares of Rs. 100/-]	500.90	502.10
Investment in debt instruments at amortised cost National Savings Certificates	0.76	0.76
Total	526.12	520.25
Total non-current investments		
Aggregate amount of quoted investments	-	-
Aggregate market value of quoted investments	-	-
Aggregate cost of unquoted investments	526.12	520.25
Aggregate amount of impairment in value of investments	-	-
Non-current Loans (at amortised cost) Unsecured, considered good unless otherwise stated		
Loans to government companies/ societies		
Considered good	5,527.56	5,749.79
Doubtful _	384.00	384.00
	5,911.56	6,133.79
Less: Allowance for expected credit loss	(384.00)	(384.00)
Total	5,527.56	5,749.79
Other non- current financial assets		
Unsecured, considered good unless otherwise stated		
Deposits with government departments	4,529.40	4,579.15
Security deposits	374.98	367.86
I a a sa a a sa al A altra sa a a a a a a sa a sa a a a a a a a		/ . / . / . / . / . / . / . / .
Loans and Advances to employees Total	656.42 5,560.80	224.78 5,171.79



	E KERALA MINERALS AND METALS LIMITED		spreading splendour
	es to Financial Statements for the year ended March 31, 2019		
(All	amounts are in lakhs of Indian Rupees, unless otherwise stated)	2018-19	2017-18
9	Other non-current assets		
	Unsecured, considered good unless otherwise stated		
	Capital Advances		
	Considered good	2,490.14	2,490.14
	Doubtful	2,768.50	2,768.50
		5,258.64	5,258.64
	Less: Allowance for expected credit losses	2,768.50	2,768.50
		2,490.14	2,490.14
	Advance Income tax (Net of Provision)	575.68	808.05
	Advance for Shares in Kerala State Textile Corporation Ltd	3,000.00	3,000.00
	Total	6,065.82	6,298.19
10	Inventories Raw Materials	2,750.43	1,757.10
	Work-in-progress	821.86	860.83
	Finished products	11,566.92	11,728.27
	Sales in transit	131.39	85.24
	Loose tools	8.16	9.14
	Stores and spares	8,548.38	7,439.21
	Less: Allowance for non-moving stores	(416.79)	(416.79)
	Total	23,410.35	21,463.00
11	Trade receivables		
	Unsecured, considered good unless otherwise stated		
	Trade Receivable - Considered good secured **	6,179.81	7,136.66
	Trade Receivable - Considered good unsecured	4,170.35	649.44
	Trade Receivable which have signficant increase in credit risk	11.28	3.36
	Trade Receivables - Credit impaired.	21.99	21.99
	Total	10,383.43	7,811.45
	Less Provision for doubtful debtors	(21.99)	(21.99)
	Total	10,361.44	7,789.46
** \$	secured by bank guarantee		
12	Cash and cash equivalents		
12	Cash on hand	5.06	3.24
	Balances with banks	3.00	0.24
	In current accounts	155.11	125.72
	Debit balance in cash credit account	694.91	135.28
	Balance in Treasury savings accounts	5.15	5.40
	Total	860.23	269.64



	amounts are in lakhs of Indian Rupees, unless otherwise stated)		
	, ,	2018-19	2017-18
13	Other Bank Balances		
	In fixed deposits with banks	8,320.00	6,038.05
	in Fixed deposits with treassury	12,907.14	12,864.90
	In EMD/ SD accounts with banks	0.33	2.87
	In margin money deposit with banks	28.28	26.83
	Total	21,255.75	18,932.65
1/1	Loans and Advances (Current)		
17	Loan to Government Companies (Unsecured, considered good)	758.59	570.70
	Total	758.59	570.70
15	Other current assets		
	Unsecured, considered good unless otherwise stated		
	Advance to suppliers		
	Considered good	1,218.57	1,486.40
	Considered doubtful	25.20	25.20
		1,243.77	1,511.60
	Less: Allowance for expected credit loss	25.20	25.20
		1,218.57	1,486.40
	Advances to employees	317.86	324.67
	CGST/Cenvat Creidt receivable	107.89	310.68
	SGST/ Kerala Value Added Tax receivable	220.67	220.66
	Other advances	221.36	144.60
	Income and claims receivable (From VSSC - related to TSP)	(0.01)	(0.01)
	Interest accrued on Loans and Deposits	389.47	271.83
	MEIS licences in hand and Receivables	36.19	54.51
	Stamps on Hand and others	3.49	2.40
	Total	2,515.49	2,815.74
16	Capital		
	Authorised Share Capital	0.500.00	0.500.00
	35,00,000 Equity shares of Rs. 100 each	3,500.00	3,500.00
	Total	3,500.00	3,500.00
	Issued Share Capital		
	30,93,272 Equity shares of Rs. 100 each	3,093.27	3,093.27
	Total	3,093.27	3,093.27
	Subscribed and fully paid up share capital 30,93,272 Equity shares of Rs. 100 each	3,093.27	3,093.27
	Total	3,093.27	3,093.27



Notes to	Financial	Statements	for the	year ended	March 31, 2019	
(All amou	nts are in L	akhs of India	n Runees	unless othe	rwise stated)	

		2018-19	2017-18
No	tes:		
1.	Reconciliation of number of equity shares subscribed Balance as at the beginning of the year Add: Issued during the year Balance at the end of the year	30.93 30.93	30.93 30.93
2.			
3.	Shareholders holding more than 5% of the total share capital Name of the share holder 3093262 equity shares of Rs.100/- held by The Governor of Kerala (100%)	30.93	30.93
4.	Rights, preferences and restrictions in respect of equity shares issued by the Company		

The company has only one class of equity shares having a par value of Rs.100 each. The equity shares of the company having par value of Rs.100/- rank pari-passu in all respects including voting rights and entitlement to dividend.

17 Other Equity

Otti	er Equity		
Gen	eral reserve	20,750.11	20,750.10
Cap	ital Reserve	-	-
Othe	er comprehensive income	-	(1,333.30)
Reta	ained earnings	54,057.48	44,945.24
	Total	74,807.59	64,362.04
a)	General reserve		
Оре	ening balance	20,750.11	20,750.10
-	Additions during the year		
	Deductions/Adjustments during the year		
	Closing balance	20,750.11	20,750.10
b)	Other comprehensive income		
•	Opening balance	(1,333.30)	(122.30)
	Additions during the year	(101.23)	(1,211.00)
	Transferred to Retained earnings	1,434.53	
	Closing balance	-	(1,333.30)
c)	Retained earnings		
	Opening balance **	44,945.22	33,131.41
	Net profit for the period **	10,546.79	11,813.83
	Transfer from OCI	(1,434.53)	-
	Total	54,057.48	44,945.24
	Closing balance	54,057.48	44,945.24

^{**} Opening balance of current year is restated after adjusting the effect of prior period items to the extent of Rs. 67.67 lakhs. Further, the impact of prior period items is adjusted in Net profit for the year 2017-18 shown under retained earnings.



Notes	to	Finan	cia	ı	Stat	eme	nts	for	the	year	ended	March	31,	2019	
								_							

	2018-19	2017-18
	2010 10	2017 10
18 Provisions (Non -current)		
Provision for Employee Benefits		
Compensated absences	830.34	877.45
Pay revision	10,408.30	8,551.60
Arbitration Compensation	3,643.84	3,572.22
Provision for decommissioning liability	1,393.32	672.56
Total	16,275.80	13,673.83
19 Deferred Tax Liability/ (Asset) - Net		
Deferred Tax Liability		
On Fixed Assets On compensated absence	1,788.12	1,637.76 -
Cost of demolished buildings on the land acquired for mining	2,287.71	2,264.28
	4,075.83	3,902.04
Deferred Tax Asset		
Salary Arrears	3,637.08	2,988.27
Provision for doubtful advances	8.81	8.81
Provision for Interest on Arbitration compensation	3.46	3.46
Gratuity and leave encashment	303.73	186.61
Remeasurement of financial assets	4.60	7.02
Others	-	-
	3,957.68	3,194.17
Net deferred tax liability/ (asset)	118.15	707.87
MAT credit entitlement	-	-
Total	118.15	707.87
20 Current liabilities - Financial Liabilities: Borrowings		
Secured		
Loans repayable on demand		
Cash credit and working capital loans from banks		
State Bank of India, Chavara	-	-
State Bank of India, Kollam	-	91.15

Also refer note 56 for terms and conditions and security details



TΗ	E KERALA MINERALS AND METALS LIMITED		_KMML
	tes to Financial Statements for the year ended March 31, 2019 amounts are in lakhs of Indian Rupees, unless otherwise stated)		The state of the s
\ <u>/</u> /\	amounto are in taking or matari riapeces, ameso etherwise stated)	2018-19	2017-18
21	Trade payables		
	Outstanding Dues of Micro and Small Enterprises	850.14	259.07
	Outstanding Dues of Creditors other than above	5,539.71	5,999.34
	Total	6,389.85	6,258.41
**	Dues to Micro and Small Enterprises have been determined to the extent such parties have been identified on the basis of information collected by the management represents the principal amount payable to these enterprises. There are no interest due and outstanding as at the reporting date. Please refer note 39		
22	Other current financial liabilities		
	EMD & Security Deposit from contractors and Distributors	1,570.29	1,263.68
	Total	1,570.29	1,263.68
23	Provisions (Current) Provision for employee benefits towards Compensated absences Gratuity Fund Incremental Gratuity liability based on salary revision (Note 49)	170.48 544.85 229.59	178.12 1,957.22 0.00
	Total	944.92	2,135.34
24	Other current liabilities		
	Advance from VSSC for Titanium Sponge Plant Less: Adjustments as per agreement towards	14,509.08	14,509.08
	Fixed assets	(12,931.11)	(12,931.11)
	Pre-operative expenses	(322.87)	(322.87)
		1,255.10	1,255.10
	Employee payable	166.21	82.09
	Recovery from employee payable	119.15	107.98
	Statutory Dues	879.72	1,023.79
	Arrear Salary Payable	19.92	6.13
	Other payables	76.97	164.33
	Advance and deposits from customers etc.,	2,044.72	2,619.42
	Total	4,561.79	5,258.84



	o Financial Statements for the year ended March 31, 2019 unts are in lakhs of Indian Rupees, unless otherwise stated)		
	, ,	2018-19	2017-18
25 F	Revenue from operations		
S	Sale of Products		
	Titanium Dioxide Pigment	75,559.17	66,716.14
	Titanium Tetra Chloride	4,477.76	2,690.02
	Titanium Sponge	1,258.76	974.64
	Magnesium Chloride	78.05	52.84
	Minerals (Rutile, Sillimanite, Zircon)	5,511.01	5,835.71
	Others	381.82	271.85
		87,266.57	76,541.20
L	.ess: Discount	4,295.59	2,482.84
	let sales *	82,970.98	74,058.36
	let sales of 2017-18 includes excise duty Rs. 1791.84		,
	akhs for the pre -GST period of first three months.		
	Other income		
	nterest on Loans and Advances	292.86	240.18
lı	nterest on staff advance	22.21	19.40
lı lı	nterest on Deposit	1,550.50	1,171.42
Α	Agricultural income	3.66	4.25
F	Foreign Exchange fluctuation	2.82	85.84
F	Profit on sale of Fixed Assets	-	3.09
Е	Export benefits/ incentives received	194.09	246.56
	Remission of liability	-	3.50
	Sales - Others	62.94	33.92
٨	/liscellaneous income	439.70	190.22
		2,568.78	1,998.38
		2,300.70	1,990.30
	Cost of materials consumed	1 757 11	2 002 00
	Opening inventory of raw materials	1,757.11	3,083.09
	Add: Purchases (net of unrealised profit/Loss on interunit transfer)	17,638.81	9,957.05
L	ess: Closing inventory of raw materials	(2,750.43)	(1,757.11)
		16,645.48	11,283.03
28 C	Changes in inventories of work-in-progress, stock in trade a	nd finished good	S
c	Opening Balance		
	Work-in-progress	860.83	539.31
	Finished goods	11,813.50	8,597.74
	•	12,674.33	9,137.05
C	Closing Balance		· · · · · · · · · · · · · · · · · · ·
	Work-in-progress	821.86	860.83
	Finished goods	11,698.30	11,813.50
	J	12,520.16	12,674.33
-	otal changes inventories of work-in-progress,		,
	viai viiai iaco ii ivei iiviico vi wviitili bivuleoo.		
	tock in trade and finished goods	154.17	(3,537.28)



Notes to Financial	Statements for the	year ended March 31, 2019
/ All amounts are in	lakha of Indian Dunasa	unless otherwise stated)

		2018-19	2017-18
	English to the second second		
9	Employee benefits expense Salaries, wages and bonus	16,408.02	16,142.47
	Contribution to provident and other funds	1,630.26	1,298.86
	Staff/ workmen welfare expenses	1,982.23	1,921.99
	otali/ workinen wenare expenses	20,020.51	19,363.32
			<u> </u>
0	Depreciation and amortisation expense	1 115 00	1 000 04
	Depreciation of property, plant and equipment Amortisation of intangible assets	1,115.60 0.21	1,209.64 0.21
	Amortisation of intangisto assets	1,115.81	1,209.85
1	Other expenses		· · · · · · · · · · · · · · · · · · ·
	Consumption of stores and spares	5,975.14	4,878.47
	Power and fuel	20,939.98	19,201.42
	Repairs and Maintenance		
	Plant and Machinery	1,511.89	1,285.94
	Others	188.32	85.92
	Process Expenditure	72.16	26.79
	Royalty	326.29	351.15
	Excise duty on closing stock of finished goods (net)	-	(672.69)
	Excise Duty Paid-TSP	-	8.44
	Rent	57.95	17.24
	Rates and taxes	64.25	134.73
	Postage, Telegram and Telephone.	27.77	18.63
	Legal and professional fees	258.44	383.46
	Sitting fees to directors	0.20	0.05
	Travel and conveyance	79.66	66.34
	Insurance	70.42	58.95
	Printing and stationery	23.33	20.63
	Advertisement and sales promotion	288.69	192.93
	Shipping and Freight	49.80	70.39
	Corporate social responsibility expenditure	177.46	74.25
	Payment to Auditors	10.00	8.00
	Bank Charges	27.28	41.08
	Donation	200.00	500.00
	Miscellaneous expenses	698.92	576.73
	Provision for non moving stock	-	91.47
		31,047.95	27,420.32
	Payment to auditors		
	Statutory Audit fees Reimburgement of travelling and Out of peaket expenses	7.00	5.00
	Reimbursement of travelling and Out of pocket expenses	3.00 10.00	3.00 8.00



Notes	to	Fina	ncia	al	Stat	eme	nts	for	the	year	ended	March	31,	2019
/ * **								_						

		2018-19	2017-18
32 Finance	Coot		
	n bank loans	0.44	0.07
Interest		85.96	79.85
		86.40	79.92
3 Exception	nal items		
Provision	for land to be returned	5.10	334.89
	Total	5.10	334.89
4 Income	tax expense		
(a) Incor	ne tax expense		
Curre	nt tax		
	urrent tax on profits for the year	6,548.97	7,130.07
N	AT credit entitlement/reversal	-	-
А	djustments for current tax of prior periods	(47.11)	12.58
	otal current tax expense	6,501.86	7,142.65
Defer	red tax		
	eferred tax adjustments	(584.31)	(777.96)
Total	deferred tax expense/(benefit)	(584.31)	(777.96)
Incon	ne tax expense	5,917.55	6,364.69
	ncome tax expense for the year can be reconciled to counting profit as follows:		
Profit	before tax from continuing operations	16,464.34	18,110.85
Incom	e tax expense calculated at 34.944% (2017-18: 34.608%)	5,753.29	6,267.80
Effect	of deferred tax due to change in tax rate from 34.608		
to 34.9	944 %	-	15.23
	of expenses that are not deductible in determining		
taxabl	e profit	164.26	81.66
Incon	ne tax expense	5,917.55	6,364.69
c) Incor	ne tax recognised in other comprehensive income		
•	easurement of defined benefit obligation		
Curre		5.41	559.21
		48.97	82.91
Defer			
	income tax recognised in other	10.07	02.01



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Notes	το	Financiai	Statements	TOL	tne	vear	enaea	warcn	3 1.	, 2019

(All amounts are in lakhs of Indian Rupees, unless otherwise stated)

2018-19	2017-18
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d) Movement of deferred tax expense during the year ended March 31, 2019

Deferred tax (liabilities)/assets in relation to:	Opening balance	Recognised in profit or loss	Recognised in Other comprehensive income	Closing balance
Property, plant, and equipment and Intangible Assets	(3,902.04)	(173.78)		(4,075.82)
Expenses allowable on payment basis	,	,		,
under the Income Tax Act	198.87	117.12		315.99
Provision for salary arrears	2,988.27	648.80		3,637.07
Remeasurement of financial				
instruments under Ind AS	7.03	(2.43)		4.60
Other temporary differences	-	-	-	-
Remeasurement of Definite benefit plan		(5.41)	5.41	-
MAT Credit entitlement	-	-	-	-
Total	(707.87)	584.30	5.41	(118.16)

e) Movement of deferred tax expense during the year ended March 31, 2018

Deferred tax (liabilities)/assets in relation to:	Opening balance	Recognised in profit or loss	Recognised in Other comprehensive income	Closing balance
Property, plant, and equipment and Intangible Assets	(3,779.62)	(122.42)	_	(3,902.04)
Expenses allowable on payment basis	(0,770.02)	(122.12)		(0,002.01)
under the Income Tax Act	175.38	23.49	-	198.87
Provision for salary arrears	2,021.22	967.05		2,988.27
Remeasurement of financial instruments under Ind AS Other temporary differences	14.28	(7.26)	-	7.03
		(92.01)	82.91	
Remeasurement of Definite benefit plan	(1,568.74)	(82.91) 777.95	82.91	(707.87)
MAT Credit entitlement	(1,500.74)		02.91	(101.01)
Total	(1,568.74)	777.95	82.91	(707.87)

35. Earnings per share

Profit for the year attributable to owners of the Company	10,546.79	11,746.16
Weighted average number of ordinary shares outstanding	30.93	30.93
Basic earnings per share (Rs)	340.99	379.77
Diluted earnings per share (Rs)	340.99	379.77

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		2018-19	2017-18
36	Earnings in foreign currency		
	FOB value of exports	6,360.31	8,338.71
37	Expenditure in foreign currency		
	Import of raw materials, chemicals and packing materials	1,556.37	1,292.61
	Stores and spares imported	1,057.33	1,042.22
		2,613.70	2,334.83
38	Value of Imports (on C.I.F basis)		
	Raw material, chemicals and packing materials	1,556.37	1,292.61
	Stores, spares, components and capital items	1,091.56	1,063.46
		2,647.93	2,356.07

39 Disclosures required by the Micro, Small and Medium Enterprises Development (MSMED) Act, 2006 are as under

- (a) The principal amount remaining unpaid at the end of the year 850.14 259.07
- (b) The delayed payments of principal amount paid beyond the appointed date during the year
- (c) Interest actually paid under Section 16 of MSMED Act
- (d) Normal Interest due and payable during the year, for all the delayed payments, as per the agreed terms
- (e) Total interest accrued during the year and remaining unpaid
- * This information has been determined to the extent such parties have been identified on the basis of information available with the Company.

40. Commitments and contingent liability

Contingent Liability

Particulars	Year ended	Year ended
	March 31, 2019	March 31, 2018
1. Guarantees		
(a) Bank Guarantee	783.78	706.43
(b) Inland bills /Foreign bills with banks	488.47	631.37
2. Claims against the Company not acknowledged as debts		
(a) Abandonment of projects	4,220.98	3,959.98
(b) Other than Abandoned projects		
(M/S Sai International Trading Company)	56.93	-
(c) Pending cases before Honourable Sub Court 5.64 23.93 Kollam/		
Karunagappally -(A.S. No.136/2013 in O.S.No.384/2013)	6.98	5.64
(d) Income tax Demand under appeal	2,545.99	2,142.73
(e) Sales Tax Demand under appeal /rectification	8.60	8.60
(f) Excise Duty under appeal and penalty	14.46	22.14
(g) Demand of interest by EPFO for delayed payment		
of pension contribution	24.92	-
3. Other money for which company is contingently liable		
(i) Other contingent liabilities	7.12	7.12



In addition, the company is also subject to certain legal proceedings and claims which have arisen in the ordinary course of business. The management expect that these legal actions, when ultimately concluded and determined, will not have a material and adverse effect on the company's results of operation or financial conditions.

Capital Commitments

Particulars	As at	As at
	March 31, 2019	March 31, 2018
Estimated Value of Contracts remaining to be executed on	5,587.99	4,415.29
Capital Account and not provided for		

Other contingencies

A) The Company had acquired lands under the provisions of Land Acquisition Act prior to 2003 for its mining purpose. Around 162 Land Acquisition Reference (LAR) cases have been preferred before the Hon 'ble Sub Court, Kollam claiming enhancement of compensation. Out of this, the court had awarded enhancement of 65/85 % in 117 cases over the amount already allowed by the Land Acquisition Officer. In all these cases, at its execution stage, appeals were preferred before the Hon'ble High court of Kerala challenging the award. Hon'ble High Court has allowed the appeal and remanded most of the cases to Sub Court, Kollam for fresh evidence. Company as well as the claimant was permitted to adduce their evidences. Accordingly, all the cases were remanded to Sub Court, Kollam. 75 % of the court fee remitted by the Company in those appeals was also returned by the Hon'ble High Court. Later, the Division Bench of Hon'ble High Court of Kerala in LAA.532/2011 passed a judgment limiting the value of compensation payable by 61.7%. Accordingly, an amount of Rs.287.97 lakhs was provided in the books up to the year 2013-14 towards the additional amount payable to land owners including interest of Rs.189.63 lakhs.

117 LAR cases which were disposed off by the Hon 'ble High Court by fixing 61. 7% hike, the cases were referred and settled in the Adalath in the presence of District Judges and Land Acquisition Authorities. 135 cases has now been settled and cheques have been already deposited with the District Legal Service Authority (DLSA) Kollam for disbursement. Further Rs. 15.66 lakhs has been paid to 11 claimants by allowing 28 A application. As there may not be any chance to file appeal in these cases either by the party or company the amount outstanding in LAR cases is adjusted against the liability. Balance amount is retained in the provision amount as another 11 cases are pending for disposal.

These cases are pending due to want of claimants/legal counsel raising their claims.

B) The company had filed appeal at CESTAT against the order of Commissioner of Central excise, Customs and Service Tax, Trivandrum demanding Rs.1,534.15 lakhs towards Central excise duty along with applicable interest and 50 % penalty in connection with minerals separated at Mineral Separation Unit. The Department has filed an appeal against the order of Commissioner to increase the penalty to 100%. CESTAT vide order 22039/2014 has set aside the order of Commissioner of Central Excise, Trivandrum demanding Rs.1,534.15 lakhs and the matter is remanded for enquiries for fresh adjudication. The matter was heard by Commissioner of Central Excise, Trivandrum and a favourable order was passed sighting the exemption under modification No. 63/95-CE dated 16.03.95 which exempt all goods manufactured in a mine from excise duty. Accordingly all further proceedings imitated against the company is dropped.



(All amounts are in lakhs of Indian Rupees, unless otherwise stated)

41 Operating Segments

The Company has identified three segments namely Titanium Dioxide Pigment (TP) unit, Mineral Separation (MS) unit and Titanium Sponge Plant (TSP) for internal financial reporting to the Board of directors.

1. Primary Segment Information	(Rs. I	n lakhs)
Particulars	2018-19	2017-18
Segment Revenue		
TP Unit	79,107.86	69,619.66
MS Unit	8,445.71	10,466.01
TSP Unit	1,530.17	1,052.33
Less: Intersegment Revenue	(3,543.98)	(5,081.26)
Total	85,539.76	76,056.74
Segment Results- Profit before Tax		
TP Unit	16,558.96	16,211.39
MS Unit	(168.79)	1,939.01
TSP Unit	74.17	(39.55)
Total	16,464.34	18,110.85
Segment Assets		
TP Unit	84,524.14	76,526.17
MS Unit	16,678.84	15,136.28
TSP Unit	6,558.69	5,181.98
Total	107,761.66	96,844.43
Segment Liabilities		
TP Unit	84,524.14	76,526.17
MS Unit	16,678.84	15,136.28
TSP Unit	6,558.69	5,181.98
Total	107,761.66	96,844.43
Capital Employed		
TP Unit	56,191.06	46,346.84
MS Unit	15,267.63	13,977.84
TSP Unit	5,152.06	3,768.36
Total	76,610.75	64,093.04
2. Secondary Segment Information		
Geographical Location		
Domestic Sales	76,610.67	65,719.65
Export Sales	6,360.31	8,338.71
Total	82,970.98	74,058.36
Cost incurred during the year to acquire the assets		
TP Unit	1,536.02	1,433.08
MS Unit	1,116.19	285.08
Total	2,652.21	1,718.16



42. Operating lease arrangements

The Company does not have any operating lease arrangements

43. Financial Instruments

Capital management

The Company manages its capital to ensure that entities in the Company will be able to continue as going concern, while maximising the return to stakeholders through the optimisation of the debt and equity balance.

The Company determines the amount of capital required on the basis of annual operating plans and long-term product and other strategic investment plans. The funding requirements are met through equity and other short-term borrowings.

The capital structure of the Company consists only of equity.

Categories of Financial Instruments	March 31, 2019	March 31, 2018
Financial assets		
a. Measured at amortised cost		
Loans Given (non Current)	5,527.56	5,749.79
Other non-current financial assets	5,560.80	5,171.79
Trade receivables	10,361.44	7,789.46
Cash and cash equivalents	860.23	269.64
Bank balances other than above	21,255.75	18,932.65
Other current financial assets (Loans)	758.59	570.70
b. Mandatorily measured at fair value		
through profit or loss (FVTPL)		
Investments	526.12	520.25
Derivative instruments	-	-
Financial liabilities		
a. Measured at amortised cost		
Borrowings (short term)	-	91.15
Trade payables	6,389.85	6,258.41
Other financial liabilities	1,570.29	1,263.68
b. Mandatorily measured at fair value		
through profit or loss (FVTPL)		
Derivative instruments	-	-

Financial risk management objectives

The treasury function provides services to the business, co-ordinates access to domestic and international financial markets, monitors and manages the financial risks relating to the operations through internal risk reports which analyse exposures by degree and magnitude of risks. These risks include market risk (including currency risk, interest rate risk and other price risk), credit risk and liquidity risk.



(All amounts are in lakhs of Indian Rupees, unless otherwise stated)

The Company seeks to minimise the effects of these risks by using natural hedging financial instruments to hedge risk exposures. The use of financial derivatives is governed by the Company's policies approved by the board of directors, which provide written principles on foreign exchange risk, the use of financial derivatives, and the investment of excess liquidity. The Company does not enter into or trade financial instruments, including derivative financial instruments, for speculative purposes.

Market risk

Market risk is the risk of any loss in future earnings, in realizable fair values or in future cash flows that may result from a change in the price of a financial instrument. The Company's activities expose it primarily to the financial risks of changes in foreign currency exchange rates and interest rates. The Company actively manages its currency and interest rate exposures through its finance division and uses derivative instruments such as forward contracts and currency swaps, wherever required, to mitigate the risks from such exposures. The use of derivative instruments is subject to limits and regular monitoring by appropriate levels of management.

Foreign currency risk management

The Company undertakes transactions denominated in foreign currencies; consequently, exposures to exchange rate fluctuations arise. The Company actively manages its currency rate exposures through a centralised treasury division and uses natural hedging principles to mitigate the risks from such exposures. The use of derivative instruments, if any, is subject to limits and regular monitoring by appropriate levels of management.

carrying amounts of the Company's foreign currency denominated monetary assets and monetary liabilities at the end of the reporting period are as follows:

As on March 31, 2019

Currency		Liabilities			Assets		
	Gross	Exposure	Net	Gross	Exposure	Net asset	' '
	exposure	hedged using	liability exposure	exposure	hedged using	exposure on the	on the currency -
		derivatives			derivatives	currency	net assets / (net liabilities)
USD (in lakhs)	2.18		2.18	1.56		1.56	(0.62)
EUR (in lakhs)	0.03		0.03	0.63		0.63	0.60
CHF (in lakhs)	-		-	0.06		0.06	0.06
YEN (in lakhs)	-		-	38.74		38.74	38.74
In INR (in Lakhs)	156.00		156.00	185.94		185.94	29.94



(All amounts are in lakhs of Indian Rupees, unless otherwise stated)

As on March 31, 2018

Currency		Liabilities		Assets			Net overall
	Gross	Exposure	Net	Gross	Exposure	Net asset	exposure
	exposure	hedged	liability	exposure	hedged	exposure	on the
		using	exposure		using	on the	currency -
		derivatives	on the		derivatives	currency	net assets /
			currency				(net liabilities)
USD (in lakhs)	1.10		1.10	2.18		2.18	1.08
EUR (in lakhs)	-		-	0.37		0.37	0.37
GBP (in lakhs)	-		-	0.14		0.14	0.14
YEN (in lakhs)	-		-	73.28		73.28	73.28
In INR (in Lakhs)	72.88		72.88	233.47		233.47	160.59

Foreign currency sensitivity analysis

Movement in the functional currencies of the various operations of the Company against major foreign currencies may impact the Company's revenues from its operations. Any weakening of the functional currency may impact the Company's cost of imports and cost of borrowings and consequently may increase the cost of financing the Company's capital expenditures. The foreign exchange rate sensitivity is calculated for each currency by aggregation of the net foreign exchange rate exposure of a currency and a simultaneous parallel foreign exchange rates shift in the foreign exchange rates of each currency by 2%, which represents management's assessment of the reasonably possible change in foreign exchange rates. The sensitivity analysis includes only outstanding foreign currency denominated monetary items and adjusts their translation at the period end for a 2% change in foreign currency rates. The sensitivity analysis includes external loans as well as loans to foreign operations within the Company where the denomination of the loan is in a currency other than the functional currency of the lender or the borrower.

In management's opinion, the sensitivity analysis is unrepresentative of the inherent foreign exchange risk because the exposure at the end of the reporting period does not reflect the exposure during the year.

Credit risk management

Credit risk refers to the risk that a counterparty will default on its contractual obligations resulting in financial loss to the Company. The Company is not subject to credit risk as the internally generated funds are used to meet their financial requirements.

Exposure to credit risk

The carrying amount of financial assets represents the maximum credit exposure. The maximum exposure is the total of the carrying amount of balances with banks, short term deposits with banks, trade receivables, margin money and other financial assets excluding equity investments.

Offsetting related disclosures

Offsetting of cash and cash equivalents to borrowings as per the consortium agreement is available only to the bank in the event of a default. Company does not have the right to offset in case of the counter party's bankruptcy, therefore, these disclosures are not required.

Liquidity risk management

Liquidity risk refers to the risk that the Company cannot meet its financial obligations. The objective of liquidity risk management is to maintain sufficient liquidity and ensure that funds are available for use as per requirements. The Company invests its surplus funds in bank fixed deposit which carry minimal mark to market risks.



(All amounts are in lakhs of Indian Rupees, unless otherwise stated)

Liquidity tables

The following tables detail the Company's remaining contractual maturity for its non-derivative financial liabilities with agreed repayment periods. The tables have been drawn up based on the undiscounted cash flows of financial liabilities based on the earliest date on which the Company can be required to pay.

March 31, 2019	Due in 1st year	Due in 2nd to 5th year	Due after 5th year	Carrying amount
Trade payables	6,389.85	-	-	6,389.85
Other financial liabilities	1,570.29	-	-	1,570.29
	7,960.14	-	-	7,960.14

March 31, 2018	Due in 1st year	Due in 2nd to 5th year	Due after 5th year	Carrying amount
Trade payables	6,258.41	-	-	6,258.41
Other financial liabilities	1,263.68	-	-	1,263.68
	7,522.09	-	-	7,522.09

March 31 2019 March 31, 2018

Fair value of financial assets and financial liabilities that are not measured at fair value (but fair value disclosures are required):

Nil Nil

44 Related party disclosure

a) List of parties having significant influence

Holding companyThe Company does not have any holding company

Fellow Subsidiaries The Company does not have any subsidiaries,

associate and joint ventures

Key management personnel

Sri. Roy Kurian K.K Managing Director with effect from 07.10.2016 to

17-10-2018 (as per G.O.(Rt) No.1058/2016/ID dated

05.10.2016)

Sri. Raghavan K Full additional charge of Managing Director with

effect from 17.10.2018 to 31.03.2019 (as per G.O.(Rt) No.1207/2018/ID dated 17.10.2018)

Dr. Febi Varghese Full additional charge of Managing Director with

effect from 01-04-2019 (as per GO(Rt 309/2019/ID

dated 30.03.2019)



b) Transactions during the year

S.No.	Nature of transactions	Managing director		Other Directors	
		2018-19	2017-18	2018-19	2017-18
1	Salaries and allowances Sri Roy Kurian K.K. Sri.K. Raghavan (Full additional Charge)	9.29 12.55	13.05		
2	Other benefits and PF Contribution Sri Roy Kurian K.K. Sri.K. Raghavan (Full additional Charge)	2.04 2.07	3.14		
3	Sitting fee / DA	-	-	0.20	0.07
		25.95	16.19	0.20	0.07

45 Retirement benefit plans

Defined contribution plans

In accordance with Indian law, eligible employees of the Company are entitled to receive benefits in respect of provident fund, a defined contribution plan, in which both employees and the Company make monthly contributions at a specified percentage of the covered employees' salary. The contributions, as specified under the law, are made to the provident fund and pension fund set up as an irrevocable trust by the Company. The Company also has superannuation plan.

The total expense recognised in profit or loss of Rs.989.03 lakhs (for the year ended March 31, 2018: Rs.953.55 lakhs) represents contribution payable to these plans by the Company at rates specified in the rules of the plan.

Defined benefit plans

The Company has an obligation towards gratuity, a defined benefit retirement plan covering eligible employees. The plan 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. Vesting occurs upon completion of five years of service. The Company accounts for the liability for gratuity benefits payable in the future based on an actuarial valuation. Company's liability towards gratuity (unfunded), other retirement benefits and compensated absences are actuarially determined at each reporting date using the projected unit credit method.

These plans typically expose the Company to actuarial risks such as: investment risk, interest rate risk and salary risk.



(All amounts are in lakhs of Indian Rupees, unless otherwise stated)

Investment risk	The present value of the defined benefit plan liability is calculated using a discount rate determined by reference to the market yields on government bonds denominated in Indian Rupees. If the actual return on plan asset is below this rate, it will create a plan deficit.
Interest risk	A decrease in the bond interest rate will increase the plan liability. However, this will be partially offset by an increase in the return on the plan's debt investments.
Longevity risk	The present value of the defined benefit plan liability is calculated by reference to the best estimate of the mortality of plan participants both during and after their employment. An increase in the life expectancy of the plan participants will increase the plan's liability.
Salary risk	The present value of the defined benefit plan liability is calculated by reference to the future salaries of plan participants. As such, an increase in the salary of the plan participants will increase the plan's liability.

Company has an independent Gratuity Trust. The liability of each year is valued as per Ind As - 19 "Employee Benefits" by an independent Actuary and the amount as per the actuarial valuation report is provided in the accounts each year and paid to the Trust.

During the year 2013-14 the following activities of Gratuity Trust is entrusted to Life Insurance Corporation of India (LIC):

- 1. Managing investment part of Gratuity Trust Fund through Life Insurance Corporation of India*
- 2. To enable the Gratuity Trust Fund to subscribe the master policy with LIC in order to provide death cum retirement gratuity benefits to the regular employees of the company.

The principal assumptions used for the purposes of the actuarial valuations were as follows:

Particulars	March 31, 2019	March 31, 2018
Mortality Table	Indian Assured Lives Mortality Ultimate (1994-96)	Indian Assured Lives Mortality Ultimate (1994-96)
Attrition Rate	Modified q(x) values under above Mortality Table	Modified q(x) values under above Mortality Table
Discount Rate	7.65% p.a.	7.65% p.a.
Rate of increase in compensation level	5.00% p.a.	5.00% p.a.
Rate of Return on Plan Assets	7.65% p.a.	7.65% p.a.
Expected Average Remaining Working Lives of Employees (years)	13.51	12.95
Maximum amount of Gratuity per Employee	Rs.20.00 lakhs	Rs.20.00 lakhs

The estimates of future salary increases, considered in actuarial valuation, take account of inflation, seniority, promotion and other relevant factors, such as supply and demand in the employment market.



Amounts recognised in total comprehensive income in respect of these defined benefit plans are as follows:

	March 31, 2019 Rs. Lakhs	March 31, 2018 Rs. Lakhs
Current service cost	268.23	273.92
Net interest expense	395.03	299.50
Return on plan assets (excluding amounts included in net interest expense)	(257.70)	(231.41)
Components of defined benefit costs recognised in profit or loss	405.56	342.01
Remeasurement on the net defined benefit liability comprising	g:	_
Actuarial (gains)/losses recognised during the period	140.13	1,615.84
Components of defined benefit costs recognised in other		
comprehensive income	140.13	1,615.84
	545.69	1,957.85

The current service cost and the net interest expense for the year are included in the 'employee benefits expense' in profit or loss.

The remeasurement of the net defined benefit liability is included in other comprehensive income.

The amount included in the balance sheet arising from the Company's obligation in respect of its defined benefit plans is as follows:

	March 31, 2019 Rs. Lakhs	March 31, 2018 Rs. Lakhs
Present value of defined benefit obligation Fair value of plan assets	4,765.28 (4,220.43)	5,029.66 (3,072.44)
Net liability arising from defined benefit obligation	544.85	1,957.22
Funded Unfunded	544.85 -	1,957.22
The above provisions are reflected under 'Provision for —	544.85	1,957.22
employee benefits- gratuity' (short-term provisions) [Refer note 23].		



Movements in the present value of the defined benefit obligation in the current year were as follows:

	March 31, 2019 Rs. Lakhs	March 31, 2018 Rs. Lakhs
Opening defined benefit obligation	5,029.66	3,778.15
Current service cost	268.23	273.92
Interest cost	395.03	299.50
Actuarial (gains)/losses	140.13	1615.84
Benefits paid	(1,067.77)	(937.75)
Closing defined benefit obligation	4,765.28	5,029.66

Movements in the fair value of the plan assets in the current year were as follows:

	March 31, 2019 Rs. Lakhs	March 31, 2018 Rs. Lakhs
Opening fair value of plan assets	3,072.44	3,393.41
Interest Income	-	-
Expected return on plan assets (excluding amounts		
included in net interest expense)	235.04	259.59
Contributions	1,958.06	385.37
Benefits paid	(1,067.77)	(937.75)
Actuarial gains/(loss)	22.66	(28.18)
Others	_	
Closing fair value of plan assets	4,220.43	3,072.44

In view of the fact that the Company for preparing the sensitivity analysis considers the present value of the defined benefit obligation which has been calculated using the projected unit credit method at the end of the reporting period, which is the same as that applied in calculating the defined benefit obligation liability recognised in the balance sheet.

Compensated absences

Company is following the practice of valuing the compensated absence as per Ind AS 19 "Employee Benefits" based on the leave balance outstanding on the employees account on March 31st every year by an independent actuary and has provided the same in the accounts. The payment is done as and when claims are received from the employees or on the date of retirement/ relieving from the service of the company.



(All amounts are in lakhs of Indian Rupees, unless otherwise stated)

The principal assumptions used for the purposes of the actuarial valuations were as follows:

Particulars	March 31, 2019	March 31, 2018
Mortality Table	Indian Assured Lives Mortality Ultimate (1994-96)	Indian Assured Lives Mortality Ultimate (1994-96)
Attrition Rate	Modified q(x) values under above Mortality Table	Modified q(x) values under above Mortality Table
Discount Rate	7.65% p.a.	7.65% p.a.
Inter Valuation leave accrual	SL at 16 days per annum with a ceiling of 64 days and AL at 26 days per annum with a ceiling of 300 days	SL at 16 days per annum with a ceiling of 64 days and AL at 26 days per annum with a ceiling of 300 days.
Rate of increase in compensation level	5.00% p.a.	5.00% p.a.
Rate of Return on Plan Assets	Not Applicable	Not Applicable
Expected Average Remaining Working Lives of Employees (years)	13.51	12.95

	March 31, 2019 Rs. Lakhs	March 31, 2018 Rs. Lakhs
Current service cost Net interest expenses	770.97 110.24	782.74 103.48
Components of defined benefit costs recognised in profit or loss	881.21	886.22
Remeasurement on the net defined benefit liability comprising: Actuarial (gains)/losses recognised during the period Actuarial (gains)/losses	15.48	237.28
Components of defined benefit costs recognised in other comprehensive income	15.48	237.28
oon,pronono moonio	896.69	1,123.50

The current service cost and the net interest expense for the year are included in the 'employee benefits expense' in profit or loss.

The remeasurement of the net defined benefit liability is included in other comprehensive income.

The amount included in the balance sheet arising from the Company's obligation in respect of its defined benefit plans is as follows:



	March 31, 2019 Rs. Lakhs	March 31, 2018 Rs. Lakhs
Present value of defined benefit obligation	1,000.82	1,055.57
Net liability arising from defined benefit obligation	1,000.82	1,055.57
Funded	1 000 00	4 055 57
Unfunded	1,000.82	1,055.57
	1,000.82	1,055.57
The above provisions are reflected under 'Provision for employee benefits- Compensated absence' (long-term provisions - Rs. 830.34 lakhs and short term provisions - Rs. 170.48 lakhs) [Refer notes 18 and 23].		
Movements in the present value of the defined benefit obligation in the current year were as follows:	March 31, 2019 Rs. Lakhs	March 31, 2018 Rs. Lakhs
Opening defined benefit obligation	1,055.57	961.37
Current service cost	770.97	782.74
Interest cost	110.24	103.48
Actuarial (gains)/losses	15.48	237.28
Benefits paid	(951.44)	(1,029.30)
Closing defined benefit obligation	1,000.82	1,055.57

46. Property, Plant and Equipment

A. The Company has been granted mining rights in Block Nos. I, III, V & VII of Panmana, Chavara and Karunagappally Village. However, the lease agreement is yet to be executed for want of environmental clearnance which is under active consideration of Ministry of Environment and Forest. Government of Kerala has granted time for obtaining Environmental Clearance upto 23-10-2019.

The company initiated steps for the construction of groynes as per the Environmental Impact Assessment Study and suitable disclosure/provision of expenses is/will be made according to the progress of the project. In the case of environmental monitoring and recurring expenses, this will be effective only after obtaining environmental clearance. Hence these expenses are neither provided nor disclosed in Financial statements.

The Fee for valuation of building for the land acquisition at MS Unit amounting to Rs.22.42 Lakhs (previous year Rs. 13.19 lakhs) has been included under short term loans and advances.

In the above case, the title deeds are not yet to be transferred in favour of the Company. The cost of the buildings acquired by the Company in the mining area is capitalized as part of land, since buildings are normally demolished after acquisition. Hence, no depreciation is provided for.

- **B.** Rehabilitation compensation of Rs 0.75 lakhs paid during the year, which is capitalized as part of land, has been included in the cost of land (Previous year Rs. 3.00 lakhs).
- C. Since 2011-12, the Company is acquiring certain lands at Kovilthottam under a condition that equivalent area of land at adjacent locality along with incremental value of buildings will



be given back to the land owners after mining, with in a period of three years. This was also referred to the Expert Advisory Committee of the Institute of Chartered Accounts of India (ICAI) for their opinion on the accounting treatment. The EAC of ICAI opined that the liability in respect of the same should be recognized as provision at the best estimate of the expenditure required to settle the obligation. Accordingly, a provision of Rs.5.10 lakhs (Previous year: Rs.334.89lakhs) is made during the year towards the cost of land to be given back, which was acquired under the above scheme upto the year 2015-16 based on the average cost of total acquisition at Kovilthottam for the period 2011-12 to 2018-19. The company maintains a provision of Rs. 2340.61 lakhs towards land to be returned as on 31-03-2019.

During the year, the company has provided Rs. 57.34 lakes being prorata rent to be paid to land owners of Kovilthottam due to delay in returning equivalent area of land acquired from them as per the package for the period January 2017 to March 2019.

- D. Loss of land due to sea erosion has been ascertained during 2009-10, 2012-13, 2015-16 and 2018-19 by an independent Surveyor. As per the Survey Report, the total area lost is 15.44 hectors (38.13 acres) in 2009-10 and 6.32 hectors (15.61 acres) in 2012-13. The cost (which is the average cost covering cost of land, building and other connected expenditures) amounts to Rs. 680.70 lakhs and Rs. 287.05 lakhs respectively and the same has been provided in the respective years. As per the survey report dated 22.09.2016, it was found that out of 53.74 acres of land lost due to sea erosion in earlier years, 21.74 acres have been redeemed. However, it was reported that the redeemed land is between high tide and low tide line and it is not possible to do in - situ mining with the present facility and only beach wash may be possible. Therefore, the Company took a prudent and conservative approach of not bringing the area reported to be redeemed in the books of account. As per the survey report dated 27-06-2019 also it is found that only 22.23 acres are eroded by sea which means that out of 53.74 acres of land lost due to sea erosion upto 31-03-2013, 31.51 acres have been redeemed and its average value works out to Rs. 567.43 lakhs. However, due to the same reason as reported in 2016, the company took a prudent and conservative approach of not bringing the area reported to be redeemed in the books of account. The next survey of land to ascertain the loss due to sea erosion would be conducted in the year 2021-22.
- E. Under Ind AS, any obligation towards decommissioning liability shall be estimated and provided. The Company has certain obligations to restore the land to its original position, in respect of land acquired for mining (both freehold and leasehold). Accordingly, the company has identified 23.22 acres of land remaining to be filled in the mining area as on 31-03-19. Based on the existing trend the approximate cost required for re filling comes to Rs. 1393.32 lakhs. Company has already provided Rs. 629.84 lakhs towards decommissiong libaility and balance amount of Rs. 763.47 lakhs is provided during the year under report.
- F. The company restores the mining land to its original condition after the mining activity and the fair value of the land is expected to exceed the carrying cost. Hence no impairment/dimunition in the value of land is anticipated and provided for

47 Current Assets

Stock of Stores, Spares and Fuel includes Rs. 3.90 lakhs (Previous year Rs. 3.90 Lakhs) being value of stores items misappropriated which was noticed by the company on 26-12-1998 and 03-09-2004. The amount of Rs.0.30 lakhs paid to the court as deposit to release the goods taken possession by police has been shown under short term loans and advances. Police cases registered in this regard are still pending.



(All amounts are in lakhs of Indian Rupees, unless otherwise stated)

48 Status of Projects

A. Based on corporate plan approved by the board of directors, the Government of Kerala accorded sanction for implementing capacity expansion project at a cost of Rs. 760 crores vide GO (MS) No.46/2004/ID dt.23.04.2004. Later on, due to escalation in project cost, etc., and based on the recommendation of the board of directors, the Government approved for abandoning four projects viz., Mineral Separation Plant, Synthetic Rutile Plant, Desalination Plant and Oxygen Plant vide GO (MS) No.15/2008/ID dt.25.01.2008. The Company spent an amount of Rs. 3,458.39 lakhs (Previous year: Rs. 3,458.39 lakhs) including Rs. 149.63 lakhs towards entry tax for these projects. Regarding Entry Tax, the Hon'ble High Court of Kerala in its judgment in Thressamma L Cherayil Vs. State of Kerala has held that Kerala Tax on Entry of Goods in to Local Area Act, 1994 is illegal, unauthorized and violation of Article 301 of the constitution of India. Based on the above order, we have submitted a letter to the Commissioner of Commercial Taxes, Thiruvananthapuram, requesting to issue necessary instruction to the concerned for refund the entry tax illegally collected by the Department. Further, against the orders of the Deputy Commissioner (Appeals), Commercial Taxes, Kollam, we have filed appeals before Kerala Sales Tax Appellate Tribunal, Add. Bench, Thiruvananthapuram and the matter is pending. Suitable adjustments will be made in the books of accounts based on the outcome of the decision of Kerala Sales Tax Appellate Tribunal, Add. Bench, Thiruvananthapuram.

The board of directors in their meeting held on 07.03.2008 recommended to abandon certain other projects in which the Company has invested an amount of Rs. 2,327.27 lakhs (Previous year: Rs. 2,327.27 lakhs). Based on the above Government Order, the Company has provided Rs.1,638.34 lakhs during the year 2008-09 being the proportionate consultancy fees paid to M/s Mecon. The total amount of consultancy paid to M/s Mecon was Rs.1,817.60 lakhs. The Company received another Government Order No.GO (MS) No.168/2010/ID dt 03.08.2010 sanctioning the abandoning of the remaining 8 inter-linked projects. Hence, the balance amount of Rs.179.26 lakhs being consultancy fee paid to M/s Mecon was also provided in the books during the year 2009-10. An amount of Rs. 52.78 lakhs is accounted during the year 2010-11 towards the materials/ equipments utilized for the existing plant. The contractors on whom we have placed the orders for supply/ erection of various equipments for capacity expansion have initiated legal proceedings against the company and it is pending before the Hon'ble High Court and Arbitrators.

Certain materials which were procured in connection with the abandoned project amounting to Rs. 99.87 lakhs has been brought to the stock of stores and spares which were laying under Capital Work In Progress-Abandoned Project during the year 2012-13 as these materials are capable of being used in the existing plant and to avoid further procurement of same items.

The company had provided Rs.950.89 lakhs during the year 2014-15, being the expenses incurred in connection with abandoned projects for which no arbitration proceedings are pending (Rs.110.91 lakhs)/ arbitration proceedings kept in abeyance (Rs.839.98 lakhs of M/s Konsortium Process Minerals Pty Ltd).

B. Company has incurred an amount of Rs. 117.76 lakhs (Previous year: Rs.117.76 lakhs) in connection with the civil work done by M/s Paulose George and Co. which was grouped under CAPWIP Abandoned Projects. Since the civil structure done by M/s Paulose George can be used in connection with future expansion projects, this has been reclassified under CAPWIP. Balance amount of Rs.16.71 lakhs was not paid by the company for want of clearance



certificate from the party.

Sri.Paulose George and Company approached Honourable High Court for directing KMML to pay the balance amount of Rs.16.71 lakhs. The court directed the petitioner to produce the clearance certificate for getting the balance amount. The court also directed KMML to verify the clearance certificate produced by M/s Paulose George & Co. and disburse the final bill after withholding the amount, if any, due from the contractor. Accordingly, the amount towards final bill of Rs.16.71 lakhs was provided in the accounts during the year 2015-16 and was paid on 13-12-2016 as full and final settlement.

C. Arbitration Proceedings

- C.1 On conclusion of the arbitration proceedings of M/s Simplex Infrastructure Ltd., Chennai, a majority award was issued by the Arbitral Tribunal on 31-07-2010 for Rs. 91.78 lakhs which includes award, cost and the interest up to the date of the award. The Company has provided Rs. 5.54 lakhs (Previous year: Rs. 5.54 lakhs) during the year towards interest. The total provision towards arbitration award, cost and interest up to 31.03.2019 is Rs. 139.84 lakhs (Previous year: Rs. 134.30 lakhs). M/s Simplex Infrastructure Ltd has filed a petition before the Hon'ble District Court, Kollam as OP(Arb) No.264/2010 challenging the majority award. The Company has also filed an Arb OP.79/2012 challenging the award passed by the sole arbitrator as per the decision of the Board. The case was dismissed on 18.03.2015. The company has filed an Arb.Appeal No.40/2016 before the Hon'ble High Court on 18.08.2016. The respondents have filed an execution petition No.983/2016 before Sub Court , Kollam which is posted for hearing on 08-08-2019
- C.2 On conclusion of the Arbitration proceedings of M/s COEN Bharath Limited, an award was issued by the sole arbitrator against KMML on 25-05-2011 for Rs.12.02 lakhs which includes award, cost and interest up to the date of the award. The total provision towards arbitration award, cost and interest up to 31.03.2015 is Rs. 15.08 lakhs. Company has filed Arb.OP.78/2012 challenging the award passed by the sole arbitrator and the petition was dismissed by the Dist. Court Kollam due to the reason that it is barred by law of limitation. M/s COEN Bharath has filed an Execution Petition No.424/2013 before the Dist. Court, Kollam to attach bank account of KMML which was allowed by the Court on 07.01.2015. On 10.09.2015, the bank was directed by Wakf Tribunal to deposit Rs.14.57 lakhs within ten days towards the attachment order dated 11.02.2015. Bank authorities complied with the court direction and deposited the amount to Tribunal accordingly. Subsequent to this, M/s COEN Bharath has again filed a petition to attach balance amount of Rs. 1.03 lakhs. Accordingly, the amount was attached by the bank on 31.05.2016. Decree of satisfaction is not obtained from the court.
- C.3 On conclusion of the arbitration proceedings of M/s Frick India Limited, an award was issued by the sole arbitrator on 15-09-2011 allowing Rs. 1.15 lakhs to M/s Frick India Limited after adjusting the advance amount of Rs. 24.43 lakhs paid by KMML to them. Company has provided Rs. 0.09 lakhs (previous year Rs. 0.09 lakhs) during the year towards interest. The total provision towards arbitration award including appropriation of advance paid and interest up to 31.03.2019 is Rs. 26.27 lakhs (Previous year: Rs. 26.18 lakhs). Company has filed Arb.OP.18/2012 challenging the award passed by the sole arbitrator. M/s Frick India Limited, the respondent has filed their objections and the Company has filed the counter to the objections raised by the respondent. After completion of hearing, the case was posted for final orders on 18.11.2017. After completion of hearing the appeal petition filed by KMML stands dismissed on 29.11.2017. We have already filed an appeal petition before the Hon' High Court challenging the above dismissal order



- C.4 Company had executed an agreement with M/s GMM Pfaulder Limited (GMM), Gujarat for setting up of pigment separator. An amount of Rs. 91.94 lakhs had been paid towards advance. On conclusion of the arbitration proceedings of GMM, the sole arbitrator passed an award on 23-05-2012 allowing the claimant to realize a sum of Rs. 18.44 lakhs, in addition to the advance of Rs. 91.94 lakhs along with interest @ 10% per annum from 01-04-2010 from KMML. The Company has provided Rs. 1.84 lakhs (Previous year: Rs.1.84 lakhs) during the year towards interest. The total provision towards arbitration award including appropriation of advance payment and interest up to 31.03.2019 is Rs. 127.41 lakhs (Previous year: Rs. 127.57 lakhs). As decided by the board, the Company has filed Arb.OP.194/12 challenging the award passed by the sole arbitrator and Arb.OP.205/12 was filed by GMM challenging the award. The Arb.OP 205/12 filed by GMM challenging the award was dismissed by the Sub. Court on 29.07.2015. GMM then filed an appeal petition before the High Court of Kerala challenging the order of Sub.Court which was allowed by the Hon'ble High Court and the case restored. After hearing the case, again got dismissed. The certificate copy of the order is not yet received.
- C.5 KMML had executed agreement with M/s Shriram EPC Ltd, Chennai for the supply and erection of Induced Draft RCC Cooling Tower which was abandoned later. KMML has not paid any advance to the party. The claim of M/s Shriram EPC Ltd is for Rs. 3.27 crores and KMML has no counter claim. On conclusion of the Arbitration proceedings, the Arbitrator has passed an award allowing the claimant to realize a sum of Rs. 13.87 lakhs with interest @ 12% p.a. from 24-10-2009 till realization of the award. Shriram EPC Ltd had filed execution petition along with petition for attachment of awarded amount. During 2014-15, Company has paid award amount of Rs. 13.87 lakhs and Rs. 8.38 lakhs towards cost of execution and interest @ 12% from 24.10.2009 to 31.08.2014 as approved by the Board and also provided Rs.0.72 lakhs towards interest up to the date of payment. The case stands closed on 19.03.2015.
- **C.6** Work was awarded to M/s. Goyal Gases for setting up of 200 TPD Oxygen Plant on BOO basis. KMML has paid Rs. 5 Crores towards advance. The Arbitral Tribunal consists of two Arbitrators and one Presiding Arbitrator. The Claim Statement of M/s Goval Gases was for Rs. 109 Crores. Counter Claim of KMML is for Rs. 5 Crores and its interest. After taking evidences from both sides and while the matter was posted for final hearing, the Presiding Arbitrator Justice, K.K. Narendran has expired. An Arbitration Request No.14 of 2013 was filed by M/s. Goyal Gases before the Hon'ble High Court of Kerala requesting to appoint a retired High Court Judge from Delhi as the Presiding Arbitrator which we have strongly objected. On 05-10-2013 the Hon'ble Court appointed Justice P.Krishna Moorthy, Retd. Judge, High Court of Karnataka as Presiding Arbitrator. The company has filed application for amendment of defence statement and which is allowed. As directed by the Hon'ble Arbitrator on 30-08-2014, KMML held a discussion with M/s.Goyal Gases regarding the setting up of 100 TPD Oxygen Plant based on their interest to do the above work. The matter was placed before the Board and it was rejected by the Board. Company has informed the matter to Arbitral tribunal and proceedings were resumed on 23rd May 2015. After detailed hearing an award was issued by Presiding Arbitrator Justice P Krishnan Murthy and one of the Co. Arbitrators (Justice R.C. Chopra) on 23-09-2015 against KMML by allowing Goyal Gases an amount of Rs.29 crores with litigation costs of Rs. 25 lakhs along with interest @ 9% p.a from the date of Award till the date of payment. This is in addition to Rs.5 crores already paid by KMML. However the other Co. Arbitrator Justice (Retd) R. Rajendra Babu has not signed the award and delivered a dissenting award in which KMML is entitled to realize an amount of Rs.376.40 lakhs with 12 % interest from the date of award till realization. This award forms part of the award issued by the presiding arbitrator and one of the Co- arbitrators. The company has filed a petition before District Court Kollam on 21/12/2015 under section 34 of the Arbitration and Conciliation Act which is numbered as OP (Arb) No. 666/2015. The



company has collected opinion from the standing counsel and they stated that liability under the above said award does not arise at this point of time since a petition u/s 34 of the Arbitration and Conciliation Act 1956 has been filed with District Court Kollam and the final liability will arise only when the petition filed u/s 34 of the Act is finally disposed off by District Court Kollam. The petition is filed within the time provided under section 34 and is in compliance with sub section 2 and 3 of section 34 of the Act. M/s Varma &Varma, Chartered Accountants, who are the Internal Auditors of the company also opined that the company could be guided by the legal opinion furnished by the legal advocates that the liability is only contingent in nature at this point of time until disposal of the petition filed u/s 34 of the Arbitration and Conciliation Act by District Court, Kollam and the company has to make adequate disclosure based on the strength of legal opinion furnished by the advocates as above in the notes on accounts. It is understood that M/s Goyal Gases also filed an appeal petition before District Court, Kollam challenging the award. On 05.01.2019 by returning all documents to M/s. Goyal Gases, the Court Stated that the petition to be transferred to Dist. court, Ernakulam as per latest High court judgement. Consequently we have submitted the case before Dist. court, Ernakulam and the case has been numbered as OP(Arb)40/2019. The case stands adjorned to 08.07.2019. Meanwhile M/s Goyal Gases has filed on EP No. 778/2018 before the subcourt kollam claiming the award amount and posted for hearing on 02.08.2019.

As per the Accounting policy of the company, provision for abandoned projects is made only on conclusion of arbitration proceedings/awards. As per the opinion of our standing counsel/internal auditors, since both the awards are contrary and one award is in favour of KMML, the above awards are not valid and binding. However, as the company has filed an appeal before the District Court Kollam requesting to set aside the award of Justice P Krishnan Murthy and Justice R.C. Chopra and to substitute the same with the award of Justice R. Rajendran Babu, an amount of Rs. 123.60 lakhs (Rs. 500 lakhs – Rs. 376.40 lakhs) has been provided in the books of account during the year 2015-16.

Further, Rs.4220.98 lakhs (Rs.3400 lakhs towards award including Rs.500 lakhs already paid as advance by KMML after adjusting Rs. 123.60 lakhs already provided, Rs.25 lakhs as litigation cost and Rs.919.58 lakhs towards interest from 23.09.2015 to 31.03.2019) has been shown under contingent liability (Previous year 3959.98 lakhs).

- **C.7** M/s Oriental Manufactures Pvt. Ltd (M/s OMPL) have entered into an agreement with KMML for the supply of Chlorinators. KMML paid an amount of Rs. 57.37 lakhs towards advance. M/s OMPL has failed to perform their part and hence they have to return the advance. KMML has taken legal steps and initiated Arbitration Proceedings against M/s OMPL. KMML had filed its Claim Statement for Rs. 57.37 lakhs together with its interest. M/s OMPL has furnished written Statement and rejoinder. Evidences and hearing were completed and the Sole Arbitrator has passed an Award on 28.05.2014 allowing the claimant (KMML) to realize a sum of Rs.30.09 lakhs with interest at 9% p.a. on the above amount from the date of the award till realization. By appropriating the actual loss sustained by the Respondent(OMPL) ie.Rs. 27.28 lakhs from the advance amount of Rs. 57.37 lakhs, M/s OMPL is bound to return the balance amount of Rs. 30.09 lakhs. As such company has provided Rs.27.28 lakhs during the year 2014-15 being the loss incurred by the company. M/s OMPL has filed Arb.OP.189/14 before the Dist. Court, Kollam, by challenging the award passed by the Arbitrator. Company can file Execution petition only after disposing Arbitration OP. Company has already filed advance petition in this matter. Case posted for hearing on 30.07.2019
- C.8 M/s GMM Pfaulder Limited (GMM) has entered in to an agreement with M/s KMML for the supply of Glass Lined Vessel. KMML has paid Rs. 14.45 lakhs towards advance against Bank Guarantee. Subsequent to cancellation of projects, M/s GMM by invoking Arbitration



clause requested KMML to appoint Sole Arbitrator. As such Sole Arbitrator was appointed. M/s GMM has submitted their claim statement and KMML has filed Counter Claim for Rs.14.45 lakhs with interest and written statement. Evidences and hearing were completed and the sole Arbitrator has passed an award on 31.05.2014 by dismissing the entire claims raised by the claimant (GMM). As per the award, the Hon'ble Arbitrator allowed company's counter claim of Rs.14.45 lakhs in full with interest at 12% p.a. on Rs.14.45 lakhs from the date of counter claim.ie.31.05.2012 and also the cost of the Arbitration proceedings. GMM has filed OP (Arb) No.130/2014 against the award before Dist. Court, Kollam. Accordingly company had recognised Rs.9.61 lakhs towards cost of arbitration and interest receivable from M/s GMM up to 31.03.2016. The petition was dismissed on 19/10/2017 and we have given direction to the concerned bank to invoke Bank Guarantee. Meanwhile M/s GMM Pfaulder has filed an appeal petition (Arb No. 12/2018) before the Hon' High court challenging the order of the Hon' District Court, Kollam. Since the matter is not yet settled the Company, as a matter of prudence reversed the income recognised upto 31.03.2016 during the year 2016-17.

C.9 KMML has executed an agreement with M/s Doshion Exchange Limited for setting up of a desalination plant. The Company paid total amount of Rs. 19.26 crores towards bills and advance payments. While disposing the arbitration request No.18/2009, the Hon'ble High court has appointed Justice K.T. Thomas, Retd.Judge of Hon'ble Supreme Court as sole arbitrator. The claim raised by M/s Doshion is for Rs. 36.40 Crores and KMML has filed its counter claim for Rs. 19.26 crores together with its interest. M/s Doshion has submitted an additional claim for Rs.21.76 crores and KMML has filed objection to the above petition. The cross examination and re-examination of witnesses was completed on 06.04.2013. The claimant filed their rejoinder and additional documents and they have completed arguments. On 09.02.2014 KMML addressed reply arguments.

On 29-06-2017 the Hon'ble arbitrator has issued an award by allowing Rs 1,395.55 lakhs in favour of M/s Doshion which includes interest of Rs 384.69 lakhs for the period 01-09-2008 till 29-06-2017 @6% p a, Rs 25.78 lakhs being the cost of proceedings and Rs. 259.25 lakhs being the amount collected by KMML by invoking the bank guarantees submitted by M/s Doshion. The award also says that KMML has to pay future interest @6.65% on Rs. 725.83 lakhs (i.e. the amount after excluding interest portion upto the date of award) from the date of award till the date of payment, which was subsequently corrected as 8.65% p a vide Order dt 17-08-2017.

The company has filed an appeal before the Hon'ble District Court, Kollam on 27.09.2017 as OP Arb.No 158/2017 challenging the award of Arbitral Tribunal Justice K.T. Thomas. The Hon'ble Disct.Court allowed the stay petition on condition that KMML shall deposit 60% of the award amount within seven days. Being aggrieved by the above order the company filed a petition before the Hon'Court challenging the conditions setforth by the Dist.Court, Kollam, in which Hon' High Court was pleased to stay the conditions imposed by the Dist.Judge, Kollam and directed the company to furnish security in the form of Bank Guarantee for 60% of the award amount in favour of Dist.Court Kollam. Accordingly the Company furnished Bank Guarantee for Rs. 837.50 lakhs in favour of Additional District Court VI, Kollam, being 60% of the award amount.

The above orginal petition came up for final hearing before Hon'ble Justice Alexander Thomas on 19.01.2018. After hearing, Hon' Court was pleased to dispose off the orginal petition directing that both the appeal petitions ie OP(Arb)158/7 filed by KMML and OP(Arb)186/17 filed by M/S Doshion, shall be heard together and dispose off within six months. The condition stated in the order of Dist. Court Kollam has been modified stating that if KMML will deposit 60% of



the awarded amount within two months and the respondent is at liberty to withdraw the said amount on furnishing security in the form of Bank Guarantee to the satisfaction of the court. Arrangement of security by Bank Guarantee ordered by the court earlier will be continued till the amount is deposited before the court.

Accordingly the Company deposited the said amount of Rs.837.50 lakhs by way of Demand Draft in favour of VI th Additional District Judge, Kollam on 17.03.2018 and received back the Bank Guarantee submitted earlier in this regard

The appeal petition OP(Arb)186/17 filed by M/S Doshion challenging the award was pending before the Sub-Court, Kollam in which we have filed our objection. On 12.07.2018 the court referred the matter for mediation. The matter was placed before the Board and the Board authorised the Mangement to participate in the mediation and to negotiate with M/s Doshion to reduce 50 % of the awarded amount of 1395.55 lakhs (i.e 697.77 lakhs) along with waiver of future interest @ 8.65 % per annum on Rs. 725.83 lakhs from the date of award till date of payment and to settle the dispute accordingly subject to the approval of Board and Government of Kerala. Accordingly, in the mediation sitting held on 26.07.2018, as directed by the board, a proposal was placed by KMMLto settle the matter by giving 50% of the award amount. The said proposal was strongly objected by M/S Doshion and demanded to suggest a reasonable amount as they incurred a huge loss in the above contract. They offered a reduction of approximately Rs.1 Crore only which was not accepted by KMML.

In the mean time, the Board in its meeting held on 14.08.2018 has taken a decision to settle the matter by disbursing 70% of the awarded amount. In the next mediation sitting held on 03-09-2018, our proposal to settle by giving 70% of the awarded amount was not accepted by M/s Doshion and they proposed to settle at 85% of award amount, ie, reduction of around Rs.2.10 crores as against the initial reduction of Rs. 1 crore offered by them. As the matter was not settled, the next sitting was held on 12/10/2018 in which they agreed to settle the matter at 70% of the awarded amount which is recorded by the mediation authorities. Accordingly, the matter was placed in the Board in its meeting held on 14.11.2018. However the Board has decided to proceed with contesting the case before the Dist Court and its appalete courts.

The total amount paid by KMML to M/s Doshion was Rs 1,926.73 lakhs towards bills and advance payment out which Rs 259.25 lakhs was collected by KMML by invoking the bank guarantee as M/s Doshion did not extend the bank Guarantee as requested by us. Hence the net amount paid is only Rs.1,667.48 lakhs. The company has provided Rs.3,052.15 lakhs during the year 2016-17 (i.e. the award amount of Rs 1,395.55 lakhs less interest for the period 01.04.2017 to 29.06.2017 amounting to Rs 10.88 lakhs included plus the net amount already paid Rs 1,667.48 lakhs) towards arbitration award/ interest in respect of the above case. Further, interest for the year 2017-18 and 2018-19 amounting to Rs.57.99 lakhs and Rs. 62.78 lakhs respectively is also provided during the respective years. Total provision towards award, cost and interest upto 31.03.2019 is Rs. 3172.92 lakhs (Previous year Rs. 3110.14 lakhs).

C.10 KMML has entered in to 3 separate agreements with M/s. Konsortium Process Minerale Pty Ltd (KPM) dated. 29-12-2005 as executed under package- 85 A/B/C for the expansion of Mineral Separation Plant of the Company. On submission of engineering drawings KMML has paid a sum of Rs. 808.65 lakhs. Even after receipt of advance amount of Rs.808.65 lakhs, no work has been executed by KPM. Subsequently, as recommended by the board, The Government had vide its Order dated 25-01-2008, cancelled the project. Based on the above, the Company had issued termination letter to M/s. KPM on 27-03-2008. In this matter, by invoking the arbitration clause of the agreement, KMML has appointed Shri. P.L Norbert,



Former District and Sessions Judge, residing at Kochi as the sole arbitrator to resolve the dispute. Notice of arbitration proceedings was issued to M/s. KPM, Singapore but it was returned as unserved. KMML has lodged a complaint before the Postal Superintendent, Kollam. They have enquired the matter and informed the Company that the addressee has gone away. The 1st sitting of the arbitration was held on 25-01-2014 and there was no representation from the respondent side. In the sitting held on 10-10-2014, the Hon'ble Arbitrator has decided to keep the arbitration proceedings in abeyance until the claimant furnishes the correct address of the respondent. The Company had already sent a Complaint to Indian Embassy in Singapore, Government Authorities of Singapore and Ministry of External Affairs to trace out the addressee and there is no positive response. As per our Accounting Policy, provisions for abandoned projects are made only on conclusion of arbitration proceedings/ award. However as a matter of prudence and conservatism it was decided to provide the amount in our books of account as the arbitration proceedings are kept in abeyance and the addressee could not be traced out. Accordingly an amount of Rs.839.98 lakhs including bank charges/ LC charges was provided in the books of accounts during the 2014-15 and decided to review the provision on resumption of arbitration proceedings.

The Company sent a letter on 15.07.2015 to "Accounting and Corporate Regulatory Authority" Singapore seeking help to trace out their correct address. In the above case, the company has also sought a detailed legal opinion from M/s Menon and Pai, Advocates, Ernakulam regarding initiating of legal proceedings against them. As per the opinion received from the advocates, as there was an element of negligence from the part of consultant M/s MECON which resulted in loss and damage to KMML, the company can proceed against the consultant for their lack of due diligence. As the claim against the consultants at this point of time may be barred by the law of limitation, they advised us to implead the consultant in the arbitration proceedings against the contractor. While allowing the impleading petition, if it is made clear by the Arbitral Tribunal that the impleadment shall be with effect from the commencement of the arbitration, the issue of limitation may not affect the proceedings. They further opined that as the arbitrator has been appointed by KMML, even though the contract does not confer the power of appointment of an arbitrator, this may ultimately have a bearing on the award if the same is challenged by any aggrieved party. They advised the company to commence both civil and criminal proceedings for the recovery of the amount misappropriated under the terminated contract. They recommended to initiate civil proceedings before the arbitrator against the consultant i.e. M/s MECON for the damages caused and criminal proceedings against the contractor for the fraud and misappropriation. Subsequent to the above, company received a letter from the sole arbitrator Shri. P L Norbert , Dist. Judge (Retd) to appear before him on 16.03.2016 in the matter of arbitration proceedings between KMML and M/s KPM. On that day also M/s KPM did not appear as they received the notice only on 16-03-2016 and they requested the arbitrator to communicate the next sitting. Accordingly, the arbitrator sent another notice intimating the next sitting on 23-04-2016. Meanwhile, the Company has appraised the matter before the board in their meeting held on 29-03-2016 seeking advice on further course of action and the Board decided to defer the matter for the time being. On 23-04-2016 M/s.KPM have appeared before the arbitration tribunal through their Counsel and sought time to file Vakkalath. Vakkalath was filed on 02-07-2016. Company has already filed our claim statement on 13.08.2016.

As the arbitration has resumed, the company has collected legal opinion from the standing counsel regarding the legal validity of arbitration proceeding since the contract does not confer the power of appointment of arbitration by KMML. Since M/s KPM has appeared before the arbitrator through their counsel on 23-04-2016 and the vakkalath was filed on 02-07-2016, it is to be presumed that they are either consenting or ratifying the appointment



of arbitrator. The legal validity of the appointment of arbitral tribunal was also confirmed by M/s Menon & Pai by stating that the Arbitrator Tribunal can continue to adjudicate the dispute in accordance with law and appointment of arbitrator can be deemed to have been accepted by the respondents without any reservation. They also opined that since the respondent having appeared before the arbitrator and not having filed any objection u/s 13 of the Act, it can be presumed that they are not challenging the proceedings of the arbitration. The provision which was created during 2014-15 could have been reversed based on the above. However, during the 12th sitting held on 24.09.2016 respondent filed an interim application questioning the jurisdiction of the Arbitrator to adjudicate the dispute. However, they also contested that the procedure of appointing an arbitrator was overlooked and bypassed and hence illegal and void. Moreover, the legal opinion received from Menon & Pai states that if the appointment of arbitrator by KMML is challenged by any aggrieved party, it may ultimately have a bearing on the award. The Company has filed a Counter Statement against the interim application filed by KPM. Hon'ble arbitrator dismissed the interim application filed by M/s KPM on the ground that it is unsustainable and untenable.

On 19-06-2017, the arbitral tribunal has issued an award allowing KMML to realize an amount of Rs 808.65 lakhs with interest at 10% p a on the above sum from the date of presentation of claim statement (i.e. 13-08-2016) till date of award and thereafter at 12% p a on the above sum from the date of award till payment and cost of proceedings being Rs 13.48 lakhs. The respondent has filed an appeal petition OP (Arb) No:1222/2017 before Distrct court, Ernakulam for setting aside the ex parte award and posted for hearing on 07-08-2019

In view of the above uncertainties, it was decided to maintain status quo with regard to provision made in 2014-15 as a matter of prudence and conservatism.

D Other than abandoned projects

In the Arbitration proceedings with M/s Lee Builders, the contractor for the civil and structural work of Synthetic Rutile Plant in TP unit of KMML, the arbitrators were passed an award on 22.08.2015 by allowing the claimant (i.e. Lee Builders) an amount of Rs.15.92 lakhs and interest thereon @ 8.5% per annum from the date of passing the final bill till the date of realization of awarded amount including cost of arbitration proceedings. As such during the year 2015-16 company has provided Rs.15.92 lakhs towards award and Rs.5.79 lakhs towards its interest from the date of final payment to 31.03.2016. Interest for the year 2018-19 amounting to Rs 1.35 lakhs also provided (Previous year Rs. 1.35 lakhs). The total provision towards arbitration award and interest upto 31.03.2019 is Rs.25.77 lakhs (Previous Year Rs. 24.42 lakhs). We have filed an appeal petition No.OP(Arb) No.600/2015 before the Dist. Court, Kollam on 20.11.2015 challenging the award and the case posted for hearing on 29-08-2019. M/s Lee Builders also filed an appeal against the award before sub-court, Kollam which is numbered as OP (Arb) 10/2016 and posted for hearing on 29-08-2019.

KMML had issued a purchase order to M/s V.V. Minerals for supply of 40000 MT of raw ilmenite on 06-08-2010. The total value of the contract was Rs. 2672 lakhs. As per the terms of the purchase order, the party has to submit 5 % of the order value towards security deposit. The security deposit may be given in the form of Demand draft or bank guarantee. The security deposit shall be for the due and faithfully performance of the contract in all respects. Since the party has not submitted the security deposit, equivalent amount is deducted from the bills and kept in security deposit account. After supply of around 12000 MT, M/s V.V. Minerals stopped supply of the material and asked for price revision. KMML did not agree for this and asked the party to supply the material as per the terms and conditions of the purchase order. On our request the party has supplied another 578 MT and the total supply against the order was only 12578 MT. KMML had released all payment for the above supply



(All amounts are in lakhs of Indian Rupees, unless otherwise stated)

excluding Rs. 133.60 lakhs towards security deposit and Rs. 1.50 lakhs towards weighbridge difference/short claim (Total Rs. 135.10 lakhs). M/s V.V. Minerals filed appeal before Hon'ble Sub Court, Karunagappally for getting the balance amount of Rs. 135.10 lakhs along with interest @ 18 %. After having heard both the sides, the Hon'ble Sub Court, Karunagappally issued judgement dated 30-01-2015 along with decree allowing the plaintiff to release only Rs. 135.10 lakhs along with interest @ 6% from 09-07-2012. The company collected legal opinion from the Standing Counsel and then filed appeal at Hon'ble High Court against the order of Hon'ble Sub Court, Karunagappally. The court admitted the appeal and directed the company to remit the court fee. Accordingly we paid the court fee of Rs. 8.74 lakhs. On the same day the court has passed an order staying the decree passed by the Sub Court Karunagappally on condition that company should deposit the amount covered by the decree as on date of the decree in fixed deposit with State Bank of India which would generate maximum possible interest and produce that fixed deposit receipt before the court with lien marked in favour of court. Accordingly we have deposited Rs. 135.10 lakhs (principal amount) and Rs. 20.76 lakhs (interest @ 6 % upto 30-01-2015) with State bank of India and lien is marked in favour of court. The said fixed deposit is shown under short term loans and advances as on 31-03-2019. Interest for the year 2018-19 of Rs 8.11 lakhs is provided in the accounts and recognized as interest payable which is grouped under other current liabilities (previous year Rs. 8.11 lakhs). Total interest provided from 01.02.2015 to 31.03.2019 is Rs.33.76 lakhs. Interest accrued on the above two fixed deposits for Rs.6.95 lakhs is grouped under other current assets (previous year Rs. 5.22 lakhs).

VIII Long term Agreement (LTA) of TP Unit and XII LTA of MS Unit for wage revision of workmen are due from 01.01.2013. Salary revision of officers is also due from 01.01.2015. Govt.vide Order No.GO(MS)47/2016/Ind dated.02.03.2016 sanctioned an interim relief of 10% of Basic plus DA to workmen and officers w.e.f 01.02.2016. Accordingly, the company was paying Interim relief @ 10% of Basic plus DA as on 31.12.2012 to employees and 10% of Basic plus DA as on 31.12.2014 to officers from 01.02.2016 onwards.

During the year 2016-17 the management had proposed to settle the revision by offering an increase of 15% against the long term agreement with the workmen. Since, the above is a constructive obligation under Ind AS 19 "Employee Benefits" which was required to be recognised on the basis of managements' best estimate, the accounting has been considered as an Ind AS adjustment on a retrospective basis during the year 2016-17 based on the proposal by the management after adjusting the adhoc amount already accounted (Rs.2,502.30 Lakhs for period before the date of transition which is adjusted in the retained earnings, Rs.1,711.03 Lakhs for 2015-16 which was adjusted in the comparative period items and Rs.1,627 Lakhs for the year 2016-17).

The final proposals of the management for the salary revision of both workmen and officers, duly approved by the Board, were sent to Govt for approval and issue of Govt. orders.

Govt, vide Letter No: IND-H3/139/2018-ind and letter No: IND-H3/140/2018-IND both dated 15.05.2018, allowed payment of the proposed wages and allowances as recoverable advance to workmen and officers respectively. Accordingly the proposed revised salary/wages and allowances was implemented as recoverable advance from May 2018 onwards and consequently payment of interim relief was withdrawn. Salary/wage arrears upto to 31.03.2018 amounting to Rs.2711.27 lakhs after adjusting the interim relief already accounted and provisions already made in the previous years as mentioned above, has been provided in the accounts during the year 2017-18. Further, during the year the company has also provided Rs. 101.20 lakhs towards leave salary arrears for the employees retired during the period May 2018 to March 2019 as their leave salary was settled at pre-revised wages and Rs. 229.59 lakhs (approx.) towards gratuity arrears for the workers and officers who retired after 01-01-2013 and 01-01-2015 respectively as their gratuity was settled at pre-



revised wages in the absence of Government approval for pay revision. Hence, the total provision made towards salary arrears (excluding gratuity arrears) upto 31.03.2019 was Rs. 8652.80 lakhs including the amount adjusted in the retained earnings. However, as per the actual workings, the total arrears payable is only Rs.7973.85 lakhs (excluding gratuity arrears) but including the leave salary arrears of Rs. 101.20 lakhs as mentioned above. Accordingly the excess provision of Rs.678.95 lakhs have been reversed during the year and hence the total provision stands at Rs. 7973.85 lakhs. The revised salary has been considered for acturial valuation of Leave encashment and Gratuity as on 31-03-2019.

Even though Government Order approving the salary revision of workmen is received, there are some deviations in the approval compared to the original proposal approved by the Board. Hence it is decidied to take up the matter with the Government for review. As a matter of prudence, the provision already created for salary arrears is retained in the books of accounts. Suitable adjustments will be made in the books of accounts based on the final decision taken by the Government. Further, Government order approving the salary revision of officers is awaited.

The wages and salaries of workmen and officers are revised once in four years and once in five years respectively. Accordingly, in the case of workmen, the next pay revision is also due from 01.01.2017. Though even the preliminary discussions with the trade unions are yet to be initiated on the above revision, as a matter of prudence, an amount of Rs. 2434 lakhs has been provided during the year towards arrears for the period 01-01-2017 to 31-03-2019 based on previous revision.

A. The Company has advanced loans to other PSUs/ Co-operative societies in earlier years amounting to Rs. 2,401.50 lakh (Previous year: Rs.2,401.50 lakh) based on orders of Government of Kerala. As the schedule of repayment of such loans has not been adhered to by these organizations, the company has requested the Government to initiate suitable action. All these loans have been declared interest free by the Government vide GO (Rt) No.641/2004/ID dt. 05.07.2004 and GO (Rt) No.601/2007/ID dt.09.05.2007. Out of these loans a sum of Rs. 384.50 lakh (Previous years Rs. 384.50 lakh) has been provided for in the accounts, as allowance for bad and doubtful advances as these companies are closed/ inactive. Further an amount of Rs.82 lakhs (Previous year: Rs. 82 lakhs) has been written off from the books of account as per Government directions. M/s Travancore Sugars and Chemicals Limited who had availed Rs. 9 lakh loan had refunded the full amount in two instalments (September 2009 and April 2010). Another PSU, M/s Sitaram Textiles who had availed Rs. 10 lakh fully refunded Rs.10 lakh by 10 instalments. Some of the other companies have also promised to repay the dues in instalments as soon as their financial position improves.

A meeting was convened by the Principal Secretary, Industries, Govt. of Kerala on 16.08.2014 to discuss the repayment of the loans granted to various PSU's by KMML. As per the minutes of meeting KINFRA will repay the loan amount of Rs.87.50 lakhs granted to Kerala State Detergents and Chemicals Ltd,(KSDCL), Rs.80 lakhs granted to M/s Travancore Rayons and Rs. 18 lakhs granted to M/s Travancore Ply Wood Industries. During 2014-15 an amount of Rs.5 lakhs granted to Kerala Construction components Ltd was refunded by KSIDC as decided in the above meeting. M/s KSDCL refunded Rs.87.50 lakhs during the current year as per Govt Order G.O(MS)No.12/2016/ID dt 19.01.2016. The above amount of Rs.87.50 lakhs already provided in the books of accounts based on the operating status published in Review of Public enterprises was reversed during the year 2015-16.

It was also decided to write off the loan amount of Rs. 8 lakhs granted to Keltron Crystals Ltd, Rs.6 lakhs to Keltron Rectifiers, Rs.28 lakhs to Keltron counters Ltd and Rs.6 lakhs to Scooters Kerala Ltd totalling to Rs.48 lakhs. Out of the above company had already provided the amount granted to M/s Keltron Rectifiers and Keltron Counters Limited in previous years.

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(All amounts are in lakhs of Indian Rupees, unless otherwise stated)

Now the entire amount of Rs.48 lakhs has been written off from the books of accounts during 2014-15 based on Govt. Direction.

It was also decided that KSIE will pay the loan amount of Rs. 16 lakhs paid to The Metropolitan Industries Ltd which is yet to be received. However company had provided these amounts in previous years based on the operating status published in Review of Public Enterprises in Kerala which is included in Rs.384 lakhs (previous year Rs. 384 lakhs).

As per the decision of the meeting held on 16.08.2014, the Excise Department will pay the loan amount of Rs.45 lakhs granted to Co. Operative Sugars and M/s Kerala State Cooperative Textile Federation (TEXFED) will pay the loan amount of Rs. 20 lakh granted to M/s Quilon Cooperative Spinning Mills. These amounts are also pending in spite of continuous follow up.

In the above meeting, it was also decided that the loan amount of Rs.325 lakhs granted to Kerala State Bamboo Corporation Ltd be treated as CSR expenses. After getting expert opinion from the consultant, company informed the Government its inability to treat the same as CSR expenses as per the provisions of the new Companies Act 2013 and reply from the Government is awaited. However this amount has been provided during the year 2014-15 as M/s Kerala State Bamboo Corporation refused to give confirmation of balance.

After considering the amount received Rs. 111.50 lakhs (all previous years) amount written off Rs. 82 lakhs (all previous years) and the amount provided Rs. 384 lakhs (all previous years), the amount outstanding on this account is Rs. 1824 lakhs (previous year Rs. 1824 lakhs). Company has received confirmation of balance from the concerned PSU's/Co-operative Societies for Rs. 1779 lakhs (previous year Rs. 1824 lakhs) as per the details given below. In the case of Cooperative Sugars, Chittoor, the liquidator confirmed that the amount of loan of Rs.45 lakhs due to KMML is included in the total liability of Rs.20 crores undertaken by Govt of Kerala.

SI No.	Name of the Party	Amounts Confirmed
1	Kerala State Cashew Development Corpn. Ltd	978.00
2	Kerala State Cashew Workers Apex Indl.Co.op. Society Ltd (CAPEX)	236.00
3	Travancore Rayons Ltd., (KINFRA to pay)	80.00
4	KELTRON	450.00
5	Quilon Co-operative Spg. Mills Ltd (TEXFED to pay)	20.00
6	Autokast Ltd, Cherthala	15.00
7	The Co-operative Sugars, Chittoor (EXCISE Dept. to pay) -	
	Confirmed by Liquidator	45.00
	Total	1,824.00

Details of Provision made in this regard as on 31.03.2019 are as follows:

SI		Amounts
No.	Name of the PSU	Provided
1	Kerala State Bamboo Corporation Limited	325.00
2	Metropolitan Industries Limited (KSIE to pay)	16.00
3	Travancore Plywood Industries(KINFRA to pay)	18.00
4	Trivandrum Spinning Mills Ltd	20.00
5	Keltron Projectors	5.00
	Total	384.00

(All amounts are in lakhs of Indian Rupees, unless otherwise stated)

The Company is making regular follow up to recover these loans. Details of amounts written off so far as per Govt. directions are as follows:-

SI No.	Particulars	Amounts Written off
1	Steel Complex Limited	15.00
2	Kerala Saliciates	5.00
3	Kerala Soaps and Oils	14.00
4	Keltron Crystals Ltd	8.00
5	Scooters Kerala Limited	6.00
6	Keltron Counters	28.00
7	Keltron Rectifiers	6.00
Total		82.00

Details of amount received so far

SI No.	Particulars	Amount Received
1	Travancore Sugars And Chemicals Limited	9.00
2	Sitaram Textiles	10.00
3	Kerala Construction Components Limited (Refunded by KSIDC)	5.00
4	Kerala Detergents And Chemicals Limited	87.50
	Total	111.50

Considering that these loans are given at the instance of the Government of Kerala and the terms of repayment/ other terms are not finalised by the Government, it is impracticable to fair value these loans/advances as required by Ind AS 109. Hence, no accounting for unwinding the implicit interest on these interest free loans could be carried out. The interest is also not recognised in the absence of certainty of collection as the decision will be based on the order of the Government.

- B. Company has paid Rs. 1000 lakh to M/s Travancore Titanium Products Ltd (TTPL) on 15.01.2010 as directed vide GO (Rt) No.8/2010/ID dt 02.01.2010 for the implementation of Pollution Abatement Projects of TTPL. The loan carries interest @ 7.5 % per annum. The principal has to be repaid in eight equal half yearly instalments (four years) commencing from January 2011. However TTPL has not repaid the Principal as per schedule. Interest on the above loan is being adjusted against the supply of Sulphuric Acid by TTPL to KMML. During the current year company has adjusted Rs. 88.90 lakhs (previous year Rs. 69.49 lakhs) from the principal amount after fully adjusting the interest receivable up to 31.03.2019 against the supply of Sulphuric Acid. As such, the amount due from M/s TTPL as on 31.03.2019 is Rs. 700.56 lakhs (previous year Rs.789.46 lakhs).
- C. Company has also paid Rs.300 lakh to M/S United Electrical Industries Limited on 02.07.2010 as bridge loan as directed by the Government vide Letter No. 4581/HI/2010/ID dt 17.06.2010 subject to condition that Government of Kerala will refund the amount by 31.03.2011. The company has received Rs.296 lakh from Govt. of Kerala and Rs. 1 lakh from United Electricals Industries during the year 2010-11 and the balance Rs. 3 lakh is still pending.
- D. Government of Kerala has approved the implementation of certain Greenfield Projects at various places and also the expansion of certain existing PSU's Vide GO(MS) No.103/2010/ID dated 30.04.2010 for a total amount of Rs. 15000 lakh. As per the Government order, KMML has to



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invest Rs.6000 lakh for mobilizing funds for the implementation of the above projects which will be treated either as Share Capital or Loan carrying interest @ 7 %. Further, Government vide Order Nos. GO (Rt) 935/2010/ID, 936/2010/ID, 937/2010/ID and 938/2010/ID all dated 01.07.2010, specified the amount to be given by KMML as follows:

SI.No.	Name of the Project	Equity	Loan
1	Komalapuram High Tech Spinning and Weaving Mills	1,200.00	1,200.00
2	High Tech Weaving Factory at Kannur	666.67	666.67
3	Open End Spinning Project , Uduma *	533.33	533.33
4	Malabar Spinning and Weaving Mills, Kozhikode (expansion)	750.00	750.00
		3,150.00	3,150.00

^{*} This was revised as 'Ring Spinning Project' vide Govt.Order G.O. (Rt) No.1426/10/ID dated 06.10.2010.

The matter was placed before the Board in the meeting held on 19.07.2010. The Board decided to limit the total amount to Rs. 6000 lakh as outlined in the original GO and release the payment to M/s Kerala State Textile Corporation Limited (KSTCL). Accordingly company has paid Rs. 3000 lakh as 7% interest bearing loan and Rs. 3000 lakh as advance towards Share Capital during the year 2010-11. The necessary documentations on the part of M/s KSTCL in respect of the above loan and Equity are still pending. They have also informed that necessary charges will be created with the Registrar of Companies immediately on execution of loan agreement. In the meantime, the Board of Directors discussed the issue of KSTCL loan in its meeting held on 14.03.2012 and decided to request Govt. to settle this loan. Accordingly, the matter has been taken up with Govt. as well. One more letter sent to Government requesting to refund the dividend paid for the year 2011-12 towards settlement of loan given to KSTCL as per the decision of the Board Meeting held on 03-04-2013.

Regarding issue of Equity Shares, KSTCL has informed that they have requested Govt. for providing financial assistance of Rs. 40 lakh for meeting the expenses of filing fee for enhancing their Authorized Capital from Rs. 20 crore to Rs. 100 crore and immediately on receipt of the same authorized capital will be increased. As share certificates are not yet received, company has reclassified the equity investments of Rs.30 crores under Other Non-Current Assets - Note no. 9 (which was previously grouped under "Investment") to comply with the provisions of Ind AS 109.

The execution of the loan agreement with KSTCL was in the advanced stage. In the meanwhile KSTCL has forwarded two Government Orders G.O.(Rt)No.1448/12/ID dated 27.09.12 and 1531/12/ID dated 11.10.12 delinking Komalapuram Spinning and Weaving Mills Limited, Alappuzha, Uduma Textile Mills, Uduma and Hi-Tech Weaving Factory, Pinarayi, Kannur from KSTCL along with its assets and liabilities and register it as three separate companies.

KSTCL has informed that since the assets and liabilities are transferred to separate companies, the share capital contribution and loan from KMML and interest accrued are also been transferred to new companies. As per the letter forwarded by KSTCL, the entire equity contribution of two companies would be from KMML and companies would deem to be the subsidiaries of KMML U/s 4 of the Companies Act. The matter has been duly represented to the Government. The Government after careful examination issued two Government orders (556/13/10 & 557/13/10 both dated 18-04-2013) cancelling the earlier two orders (1448/12/10 dated 27-09-2012 & 1531/12/10 dated 11-10-2012) delinking the units from KSTCL.



The company has requested the Government to convert the entire amount of Rs. 60 crores (Rs. 30 crores –advance towards share capital and Rs. 30 crores –Soft Loan at 7%) advanced to M/s KSTCL as interest free loan. Govt. vide G.O.(Rt) No.337/2016/ID dated 31.03.2016 has sanctioned to convert the soft loan of Rs.30 crores carrying 7% interest as interest free loan with effect from 26.08.2010. Accordingly an amount of Rs.954.02 lakhs being the interest receivable for the period 2010-11 to 2014-15 has been reversed in the books of account during 2015-16. The company has also requested the Government to settle the loan amount by way of budgetary support from Government of Kerala. Since the matter is pending with the Govt., the loan agreement is not executed and the status quo is maintained.

E. Company has paid Rs. 5.15 lakhs to M/s Quetcos Ltd on 07-09-2011 against post dated cheque to meet their expenditure in connection with the salary and other allowances as per the directions from Public Sector Restructuring And Internal Audit Board (RIAB). This was ratified by Government vide order No.G.O.(Rt) No.1298/2011/ID dated 19.10.2011. The cheque was presented to the bank in time but the same was returned by the bank with a remark "fund insufficient". As no further communication was received from M/s Quetcos Ltd; company has filed a petition before the Hon'ble Judicial First Class Magistrate Court, Kollam under Section 138 and 142 of the Negotiable Instruments Act as C.C. No.2127/2012 is pending. However Company has received Rs. 1 lakh from M/s Quetcos Ltd on 17.03.2012 towards part payment of the loan and the balance outstanding is only Rs. 4.15 lakhs. Managing Director of Quetcos has agreed to pay the balance outstanding amount of Rs. 4.15 lakhs either in lumpsum as soon as the grant from Government is sanctioned, or by two or three instalments from their sale proceeds vide their letter No. QEO/92/2014 dated 10.03.2014 and company agreed for their proposal. However, as per the meeting convened by Principal Secretary, Industries Department, Govt. of Kerala it was decided that the above sum of Rs.4.15 lakhs is to be written off. However the company has only provided the amount during the year 2014-15 as the case was pending.

In the meantime, Govt vide letter dated 10.01.2018 asked the company to give report on the request of M/s Quetcos dated 24.07.2017 to Government for taking appropriate action for getting this amount written off as per the decision taken in the meeting convened by the Principal Secretary (Industries). The matter was placed in the Board in its meeting held on 04.04.2018. Considering that M/s Quetcos is a co operative institution registered with Industries Department and the Govt has already given direction to write off the amount and also the amount involved is not substantial, the Board accorded its approval to write off the loan of Rs.4.15 lakhs and to withdraw the legal case filed against them. The decision of the Board was informed to the Govt and the amount of Rs.4.15 lakhs was written off during the year2017-18.Govt. has also accorded approval for writing off the amount vide G.O No. 1325/2018 dtd 01-12-2018.

Considering that the aforesaid amounts (as stated in A to E above) are given at the instance of the Government of Kerala and the terms of repayment/ other terms are not finalised by the Government, it is impracticable to fair value these loans/advances as required by Ind AS 109. Hence, no accounting for unwinding the implicit interest on these interest free loans could be carried out. The interest is also not recognised in the absence of certainty of collection as the decision will be based on the order of the Government.

F. During the year 2017-18, the company has granted loan to the tune of Rs.500 lakhs to M/s BHEL - Electrical Machine Limited (BHEL - EML) Kasaragod, a Govt of India Enterprise (a Subsidiary of M/s BHEL) on 26.02.2018 based on Govt Order GO (Rt) No. 204/2018/ID dated 24.02.2018. The tenure of loan is 12 months and the rate of interest is 8.40% p.a. The moratorium for repayment of loan shall be for the first nine months and repayment of loan will be started from 10th month (ie, December 2018) and to be completed in three equal monthly instalments by February 2019. Repayment of interest shall be from 7th month (ie, September 2018) and to be



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completed in 6 equal monthly instalments by February 2019. Loan agreement between the company and M/s BHEL - EML along with repayment schedule has also been executed. However, M/s BHEL-EML has not made any repayment of principal/interest so far. The company has provided Rs.42.30 lakhs during the year towards interest on the above loan @8.4% p.a as per the loan agreement (previous year Rs.3.91 lakh)

- G. During the year 2017-18, the company has granted a Bridge Loan to the tune of Rs.200 lakhs to M/s Kerala Automobiles Ltd, Thiruvananthapuram on 20.03.2018 based on Govt Letter No. H3/57/2018 IND dated 5th March 2018 and subsequent approval by the Board of Directors on 17.03.2018. This was subsequently approved by the Government of Kerala vide GO No. 580/2018/IND dated 18.05.2018. In the said Govt Order it is also mentioned that there will be Government guarantee for the loan. The tenure of the loan is 24 months and the rate of interest agreed is 8.40% p.a. The moratorium for repayment of loan shall be for the first 6 months and repayment of loan along with interest will be started from 7th month (ie, October 2018) and will be completed by March 2020. Loan agreement between the Company and M/s Kerala Automobiles Ltd along with repayment schedule has also been executed. However, M/s Kerala Automobile Ltd has not made any repayment so far. The Company has provided Rs. 16.84 lakhs during the year towards interest on the above loan @8.40% p.a. as per the loan agreement (Previous year Rs. 0.51 lakhs).
- 51 A. Contract has been entered into between Vikram Sarabhai Space Centre, ISRO Thiruvananthapuram and the Company for the "Establishment of Titanium Sponge Plant at KMML" on 31-10-2012. As per the Contract, VSSC has deposited Rs. 14,311 lakhs (previous year Rs.14,311 lakhs) in an escrow account to fund the project. The entire amount of Rs.14,311 lakhs has been received as on 31-03-2014. The project has been formally commissioned on 31-10-2012, the commercial production and operation has started in financial year 2012-13. The cost of fixed asset financed by M/S VSSC is reduced by the amount spent for VSSC and shown as zero in the financial statements, as the ownership of the facilities/ Equipments shall be rest with VSSC vide Clause 7.0 of the Contract.
 - **B.** As per Clause 10 of the Contract, the selling price of the sponge will be production cost plus 10% profit margin for the first two years or till the stabilization of production. The sales value fixed at present Rs.15.02 Lakh/ MT for Grade-I is based on the assumption of having a sales value of Rs. 9 Lakhs for Grade-II, Rs. 6 Lakhs for Grade-III and Rs. 2.5 Lakhs for fines and for off grades and handling loss the value is taken as zero. Even though the cost of Production of different grades of sponge are same, the realizable price is varying from 0 to Rs. 15.02 Lakhs/MT. Accordingly, the closing stock of other grades of finished goods are valued at realizable value fixed by VSSC as the cost of production is higher than the price fixed by VSSC and Closing stock of Grade-I is valued at cost of production.
 - C. As per Clause 10.6 of the agreement with VSSC, a claim of Rs. 4811.28 lakhs (Previous year: Rs. 4000 lakhs) has been made pertaining to period up to 31/03/2019, which is yet to be approved by VSSC. Hence the same is not recognized. Further as per the agreement with VSSC, certain expenditure are eligible for reimbursement from VSSC. The amount receivable from VSSC (Rs.19.66 lakhs) is not provided for and accounted on receipt basis
 - D. A contract has been executed on 30.12.2012 between KMML, Defence Metallurgical Research Laboratory(DMRL) a constituent laboratory of Defence Research and Development Organisation (DRDO) and VSSC for transfer of technology for production of Titanium Sponge. As per clause 9.1 of the contract, after 5 years of production stabilisation period, the annual QA/QC charges/royalty to be paid by KMML to DRDO and related terms and conditions will be freshly decided by DRDO after consultation with VSSC and KMML. However, production stabilization period is not



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determined by DRDO so far. A committee was constituted for deciding the matter considering the representatives of KMML, DMRL and VSSC. A meeting was convened on 28.06.2018 and again on 28.02.2019 and it was recommended for extending waiver of royalty/technology fee and other related charges for the next five years so as to enable KMML to survive to meet sponge requirements for Country's Strategic applications.

- During the year Company has enhanced the scope of work of perpetual inventory team and they have examined the entire stores and spares costing more than Rs.6000 as against Rs.8000 in 2017-18. No items are reported as obsolete/non moving stock during the year (Previous year: Rs. 91.47 lakhs).
- A. Income Tax Appeal for the Assessment year 2008-09, 2009-10, 2010-11, 2011-12, 2012-13, 2013-14, 2014-15 and 2016-17 are pending before various Appellate Authorities. Income tax assessment for the Assessment year 2017-18 and 2018-19 are pending. For the Assessment Year 2015-16 income tax returns were processed under section 143 (1). Further, Department has filed appeal before the Hon'ble High Court for the Assessment Year 2002-03 against the order of ITAT.
 - **B.** Interest on loans advanced to other PSUs/Co-operative societies amounting to Rs. 2401.50 lakhs was taxed by the Income Tax Department at notional interest for Assessment year 1998-1999, 2000-01, 2001-02, 2002-03, 2003-04, 2004-05,2005-06,2006-07 and 2007-08 despite the GO (Rt) No.641/2004/ID dated 05.07.2004 and GO (Rt) No.601/2007/ID dated 09.05.2007 treating the loans as interest free. Subsequently, Government directed to treat these loans as interest free from the date of disbursement vide GO (MS) No.1363/2008/ID dated 01.12.2007. Favourable orders from CIT(A) /ITAT deleting this addition. The income tax department's appeal before honourable high court of Kerala against the above orders of ITAT for AY 1998-99,2000-01,2001-02 and 2003-04 were dismissed and appeal for the AY 2002-03 is pending. Further, other appeal in the similar matter for AY 2004-05 is also allowed and refund is received.
- The Board of Directors have approved to merge the Employees Provident Fund Trust of Mineral Separation Unit with that of Titanium Dioxide Pigment Unit. The PF Commissioner has conveyed that since the PF Trust of Mineral Separation Unit was not approved under the EPF Act, merger of the same with approved Trust of TP unit with retrospective effect is likely to attract penal clauses under EPF Act. Final orders of PF Commissioner are still awaited.
- A. Central Sales Tax assessments up to 2013-14 is completed and orders were received from the department. The assessment for the financial year, 2014-15, 2015-16, 2016-17 and 2017-18 (1st quarter) are pending. Advance with Govt. Department regarding the excess input tax claimed includes Rs.556.23 lakhs which was disallowed by Assistant Commissioner, Commercial Taxes, Kollam during the assessment under Section 11(6) of the KVAT Act for FY 2005-06, 2006-07, 2007-08, 2008-09, 2009-10, 2010-11, 2011-12, 2012-13 and 2013-14. Company has filed appeal against these orders with Deputy Commissioner (Appeals), Commercial Taxes, Kollam and the Appellate authority redirected the Assessing authority for fresh disposal of the issues except in the years 2009-10, 2010-11 and 2011-12. The matter is pending before the assessing authority. Appeal for the years 2009-10, 2010-11 and 2011-12 is pending before KVAT Appalete Tribunal, Thriruvananthapuram.

Pending assessment, the company has received Rs 300 lakhs during the year (out of Rs 331.12 lakhs receivable as refund for the year 2015-16 as per Form No 21CC-Revised) against submission of Bank Guarantee for equal amount.

B. The company has implemented Goods and Service Tax (GST) from 01.07.2017. GST assessment for 2017-18 and 2018-19 are pending.



- 56 A. The company was having Working Capital arrangement to the tune of Rs. 90 crores with M/s State Bank of India (SBI) (Rs. 55 crores from SBI Kollam and Rs.35 crores sub limit from SBI Chavara) at 10.20% p.a. against hypothecation of entire current assets (Receivables and stock) of the company and immovable properties i.e. an extent of 71 hectares, 98 Ares and 05 Sq.m.in Re. Sy.No. 202/1, Re.Sy. No. 89/18 in Panmana village of Karunagapally Taluk of Kollam District along with all improvements thereon composed of properties under various Pattas. The Company has created a charge with Registrar of Companies for the above said facility. The present rate of interest is 9.50% p.a. As the company was not utilizing the working capital loan, the limit was reduced to Rs 25 crores during the year 2016-17 with the approval of the board.
 - B. The Company was having a credit rating of "BBB/Stable" obtained from Credit Rating Information Services of India Limited (CRISIL) which was valid up to 31.03.2018. As the company is going for capacity expansion with a project outlay of around Rs. 1000 Crores, out of which two third is proposed to be met through external borrowings, we had applied for a credit rating for getting a total loan facility of Rs.700 Crores including Cash Credit facility. Accordingly CRISIL has upgraded the rating of the Company from "BBB/Stable" to BBB(+)/Stable for a total Bank loan facility of Rs.700 Crores (Rs.675 Crores for long term bank loan and Rs.25 Crores for Cash Credit) which was valid upto 31.03.2019. The company is in the process of revalidating the credit rating.
- In the Audit Report of C & AG for the year ended 31-03-2011, there was a para (para 4.6) 57 regarding irregular payment of service tax to a Contractor M/s Bhavani Erectors P. Ltd. to the tune of Rs. 51.87 lakhs in respect of annual maintenance contract for structural replacement and painting jobs at IBP and PPP area. Government initially entrusted RIAB to conduct an enquiry into the case vide Govt. letter no. 12365/H3/12/ID dated 07-06-2013 and RIAB in their report directed to fix responsibility and report to Govt. In view of the complexities involved in the case, the matter was referred to an external firm of Chartered Accountants for their expert opinion in the matter and they have submitted the report. The matter was placed in the Board meeting held on 20-01-2015 and the Board directed to place the matter in the next meeting with clear recommendation for taking appropriate decision. In the meantime, the company received a letter from the Government directing to take disciplinary action. Considering the complexity of the matter, the company forwarded the matter to the Government requesting to take a suitable decision. However, Government vide letter dated 30/06/2016 requested to finalize disciplinary action against the employees who are responsible for irregular payment of service tax and are continuing in service. In the meantime, Vigilance and Anti-Corruption Bureau has ordered Quick Verification of certain transactions of KMML in which payment of service tax was also included. The detailed enquiry is in progress. The Board is informed accordingly.
- The Board of Directors in its meeting held on 14-08-2018 approved to extent the benefits envisaged in the new Neendakara Parimanam Package to the old land owners which has already been purchased and under possession of KMML and to pay the difference between the old land value and the envisaged land value as per the new package to the previous land owners. Even though the matter was approved by the Board, legal sustainability of granding additional payment over and above the amount shown in the sale deed has to be looked into. This was forwarded to Government for approval. The Approval was made by the Board on the anticipation that mining work at Neendakara area can be commenced from October 2018 onwards. Since the work could not be commenced and approval from Government is not received and exact quantification of liability is not possible at this point of time, this amount is neither provided nor disclosed this as contingent liability. Suitable adjustment/disclosures will be made in the books of accounts after the package is finalized and approved by the Government.
- 59 The company is reimbursing 50% of the demand towards water charges in respect of domiciles of adjacent wards of Panmana Grama Panchayat, raised by Scheme Level Executive Committee



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(Jalanidhi). Since no concrete claims and follow ups are there from Jalanidhi in respect of the balance 50 % and 50 % waiver has already been received upto December 2013, the company has neither provided nor disclosed this as contingent liability.

- The stamp paper of Rs. 2.12 lakhs which was used for executing sale deed for land under procession of Chavara Grama Panchayath was not capitalised since the sale was not materialized for want of Government approval. This stamp paper is presently lying under stamp in hand. Request is placed with Government of Kerala for revalidating the stamp paper which is pending.
- We have made a payment of Rs. 138.75 lakhs on 11-08-2017 to Executive Engineer, Harbor Engineering Division, Kollam relating to construction of bridge at Kovilthottam being 50% advance of the 50% of KMML contribution towards the cost of the bridge. Since the nature of expenditure is not clear at this point of time, i.e. whether it is revenue or capital in nature which can be ascertained only after the work is completed. Moreover, the construction of the bridge is not started yet and if the construction is not happened, the amount paid by KMML towards 50 % contribution will be returned. Hence it is retained under Capital work in Progress

62 Dividend

The Board of Directors in its meeting held on 12-03-2019 recommended an interim dividend of Rs. 247.46 lakhs for the year 2018-19 being 8% of the paid up capital subject to the approval of Hon' Governor of Kerala as per Article 18(C) of Articles of Association of the company. Govt. vide letter no. H3/94/2019/10 dated 11/05/2019, accorded approval to pay the interim dividend as above. Accordingly interim dividend of 247.46 lakhs was paid to Govt on 27-05-2019 and applicable dividend tax on 21-05-2019. As dividend/dividend tax has to be accounted on payment basis, this is not accounted/provided for during the year 2018-19 since the Government approval for payment was received only on 11-05-19. The company may recommend another 2% amounting to Rs. 61.87 lakhs (excluding dividend distribution tax) towards final dividend for the year 2018-2019.

63 Corporate Social Responsibility (CSR) Activities

The amount spent for CSR activities during the year is given below.

		2018-19	2017-18
1	Financial Assistance for palliative care/ treatment / medicines to community Health centre	81.05	38.53
2	Financial Assistance to Schools	12.04	17.36
3	Welfare activities in surrounding area	4.96	1.76
4	Community Development Project	53.68	-
5	Financial Assistance -others	25.72	16.60
		177.45	74.25

64 Confirmations

Sundry Creditors, Sundry Debtors, Loans and Advances, Deposit with Government departments are shown as per books of accounts and are subject to confirmation. However, company has done the reconciliation of major accounts and confirmation letters were sent to parties.



65 Details of Imported and indigenous Raw materials & chemicals, stores and spares consumed

SI. No	Particulars	2018-19		2017-18	
		Value Percentage		Value	Percentage
	Raw Materials and Chemicals*				
a)	Indigenous	18,910.58	93.67	15,594.14	95.29
b)	Imported	1,278.89	6.33	770.13	4.71
		20,189.47	100.00	16,364.27	100.00

^{*}includes captive consumption of Rs. 3543.99 lakhs (previous year Rs. 5081.24 lakhs)

SI. No	Particulars	2018	2018-19 Value Percentage		2017-18	
		Value			Percentage	
	Stores and Spares including Packing Materials					
a)	Indigenous	4,408.88	73.79	2,840.16	58.22	
b)	Imported	1,566.26	26.21	2,038.30	41.78	
		5,975.14	100.00	4,878.46	100.00	

66 Details of major raw materials purchased

SI. No	Particulars	2018-19		2017-18	
		Quantity (in MT)	Value	Quantity (in MT)	Value
a)	Chlorine	13,521.54	1,041.98	11,394.73	852.46
b)	Synthetic Rutile	4,929.50	3,450.77	1,809.99	903.53
c)	Hydrochloric Acid	35,787.66	1,251.97	33,734.15	1,125.10
d)	Caustic Soda Lye	4,084.77	639.85	4,874.52	714.75
e)	Trimet	150.00	447.54	201.00	596.56
f)	Aluminium Chloride	811.00	445.89	670.50	345.47
g)	Hydrated Lime	16,641.39	1,423.36	14,931.68	1,279.62
h)	Sodium Silicate	3,080.35	338.00	2,690.52	293.24
i)	Liquid Oxygen (M3)	5,591,948.10	1,051.61	4,888,208.09	888.29
j)	Aluminium Trihydrate	1,138.20	277.32	1,383.07	275.14
k)	Zirconium Ortho sulphate	57.33	64.14	51.52	48.18
l)	Silica Sand	162.93	10.82	1,475.27	114.42
m)	Magnesium	308.00	662.84	110.73	212.15



67 Details of major raw materials consumed

SI. No	Particulars	2018-19		2017-18	
		Quantity (in MT)	Value	Quantity (in MT)	Value
a)	Chlorine	13,561.42	1,044.98	11,396.88	852.55
b)	Natural Rutile*				
c)	Synthetic Rutile	4,831.00	3,359.86	1,803.00	900.04
d)	Hydrochloric Acid	35,288.75	1,232.86	33,467.12	1,115.71
e)	Caustic Soda Lye	4,011.07	627.97	4,885.54	715.13
f)	Trimet	159.00	466.92	175.00	527.83
g)	Aluminium Chloride	697.00	379.92	691.00	359.46
h)	Raw Sand	32,285.00	1,948.48	235,991.00	1,390.12
i)	Hydrated Lime	16,549.41	1,415.75	15,191.93	1,302.42
j)	Sodium Silicate	3,051.90	334.69	2,576.27	280.78
k)	Liquid Oxygen (M3)	5,598,439.00	1,052.75	4,920,569.50	893.96
l)	Aluminium Trihydrate	1,117.45	267.02	1,364.06	271.26
m)	Zirconium Ortho sulphate	40.03	43.51	61.22	56.52
n)	Silica Sand	109.70	8.15	1,381.87	107.47
o)	Magnesium	293.75	622.69	179.23	390.76

Captive Consumption of Oxygen and Nitrogen for the year 2018-19 is 77,96,244 M³ and 1,47,52,888 M³ respectively (previous year 87,43,010 M³ and 1,48,49,370 M³ respectively)

* Excludes:

- Captive Consumption of Rs.2833.28 Lakhs of Ilmenite and Rutile produced (Previous year Rs. 4604.50 Lakhs). Quantity of Ilmenite and Rutile transferred from MS unit and consumed during 2018-19 in TP unit is 25863.68 MTs and 1047 respectively. (Previous year 57269.975MTs and NIL respectively).
- 2) 1105.437 MT of Pure Tickle transferred to TSP Unit for Rs. 698.61 lakhs (Previous year 753.356 MT for Rs. 476.73 lakhs).
- **68.** Government of India have approved M/s K.A Felix & Co, Kochi as the Cost Auditor of the Company for the Financial Year ended 31-03-2019. The audit is in progress.



(All amounts are in lakhs of Indian Rupees, unless otherwise stated)

69. Expenditure on Research and Development

Capital Expenditure

Particulars	Upto March 31, 2019	Upto March 31, 2018
R & D Equipment	347.73	314.84

Revenue expenditure

Particulars	2018-19	2017-18
Stores & Spares	3.95	10.09
Salaries & Allowances	77.26	63.28
Annual Maintenance	2.02	3.27
Other expense	20.82	21.95
Total	104.05	98.59

70. Previous year figures have been regrouped/reclassified wherever necessary to correspond to the current years classification/disclosures.

For and on behalf of the Board

As per our report of even date attached ABRAHAM & JOSE Chartered Accountants (FRN. 000010S)

Sd/-	Sd/-	Sd/-	Sd/-	Sd/-	Sd/-
Dr. K Ellangovan IAS	Dr. Febi Varghese	P Rajendran	C S Jyothi	Jaison Thomas	Jose Francis
Chairman	Managing Director	Director	JGM	Company	Partner
DIN 05272476		DIN 7924169	(Finance) i/c	Secretary Me	em.No. 204975

Place: Thiruvananthapuram Date : September 04, 2019



KMML handing over Interim Dividend for the year 2018-19 amounting to Rs.2.47 Crores (out of total Dividend of Rs.6.18 Crores) to Sri. Pinarayi Vijayan, Hon'ble Chief Minister of Kerala. Sri. E.P Jayarajan, Hon'ble Minister for Industries, Sports & Youth Affairs also attended the function.



KMML receiving 'Kerala State Energy Conservation Commendation Certificate 2019' (organized by Energy Management Centre, Kerala) from Sri. M. M. Mani, Hon'ble Minister for Electricity, Govt of Kerala.



KMML receiving 'Industry Excellence Award2019' (organized by The Institution of Engineers India) from Sri. Nitin Gadkari, Hon'ble Minister for Road Transport & Highways, Micro, Small and Medium Enterprises, Govt of India.



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