Annual Report 2019-20

Kerala Rubber Limited

(A Govt. of Kerala Undertaking)

KERALA RUBBER LIMITED

ANNUAL REPORT 2019-20

Printed at: St. Joseph's Press, Thiruvananthapuram Ph: 0471-2322888

BOARD OF DIRECTORS OF KRL

Chairperson & Managing Director

Smt. Sheela Thomas IAS (Retd.) (w.e.f. 26.08.2021)

Directors

Dr. K.N. Raghavan IRS (w.e.f. 26.08.2021) Shri. Harikishore Subramanian IAS (w.e.f. 26.08.2021) Shri. Rajamanickam Marimuthu Gurusamy IAS (w.e.f. 26.08.2021) Shri. Santhosh Koshy Thomas (w.e.f. 26.08.2021)

BANKERS

Kerala State Industrial Development Corporation Limited (KSIDC) incurred all the financial liabilities for KRL.

REGISTERED OFFICE

Kerala Rubber Limited KINFRA House, TC No. 31/1312, Sasthamangalam, Trivandrum- 695010 CIN: U25209KL2019SGC058321

AUDITORS

Haripillai & Co Chartered Accountants 1st Floor, MLR-106, Mangalam Lane, Sasthamangalam, Thiruvananthapuram, Kerala – 695010

INDEX

<u>Sl No.</u>	Content	<u>Page No.</u>
1.	Notice of 1st Adjourned Annual General Meeting	6
2.	Directors' Report	7
3.	Addendum to the Boards Report 2019-20	21
4.	Independent Auditor's Report	23
5.	Statement of Accounts	28
6.	AG Certificate	37
7.	Attendance Slip & Proxy Form	40

NOTICE OF 1ST ADJOURNED ANNUAL GENERAL MEETING

Notice is hereby given that the 1stAdjournedAnnual General Meeting of the Shareholders of the company will be held on Monday, the 7th day of April, 2022 at 10.00 A.M through Video Conferencing ('VC')/Other Audio-Visual Means ('OAVM') facility at registered office of the company (Deemed Venue) to consider the following businesses:

ORDINARY BUSINESS:

 To receive, consider and adopt the Financial Statements including Balance Sheet as at 31st March, 2020, the statement of Profit & Loss and Cash Flow statement for the year ended as on that date together with the schedules and Notes forming part of Accounts as audited and reported by the Auditors of the company and the Directors Report to the Shareholders.

For and on behalf of the Board of Directors

Sd/-Sheela Thomas Chairman & Managing Director Din: 02620668

Trivandrum 22.03.2022

DIRECTORS' REPORT

То

The Shareholders,

The Directors are pleased to present the 1st Annual Report of the company for the financial year ended 31st March 2020.

Financial Results

Particulars 2019-20	Amount (in ₹)
Total Income	NIL
Total Expenditure	1,35,456/-
Profit before tax and exceptional items	-1,35,456/-
Profit for the year	-1,35,456/-

Financial performance

The company was incorporated on 07/06/2019 as a public limited company. The company is yet to commence its operations.

During the year ended 31^{st} March, 2020, the company has not earned any income from its operations. The Company has incurred an expenditure of $\overline{\mathbf{x}}$ 1,35,456 during the financial year. The Company has incurred a net loss of $\overline{\mathbf{x}}$ 1,35,456 during the year.

Authorized and Paid-up capital

During the period under review, the Authorized capital of the company was ₹ 10,00,000 (Rupees Ten lakhs only) divided into 10,000 equity shares of ₹ 100 each. The paid up and subscribed capital of the company as at 31^{st} March 2020 is ₹ 5,00,000 (Five lakhs only) divided into 5000 equity shares of ₹ 100 each.

Transfer to Reserve

The Company has not transferred any amounts to any specific reserves during the period.

Dividend

During the year under report Company has not declared any dividend.

Board of Directors

A. Composition of the Board of Directors

As on 31st March 2020, the constitution of Board of Directors of the Company was as follows:

Sl. No.	Name of Directors	DIN	Designation
01	Edavan Puthiya Veettil Jayarajan	01659757	Director
02	Rajamanickam Marimuthu Gurusamy	06847977	Managing Director
03	Velichappatt Subrahmanian Sunilkumar	07565293	Director

During the year under report, following changes took place in the constitution of the Board of Directors:

- 1. Cessation Of Shri. Sanjay Kaul Moolchand (Din:01260911) As Managing Director On 06/01/2020.
- 2. Appointment Of Shri. Rajamanickam Marimuthu Gurusamy (Din:06847977) As Managing Director On 06/01/2020
- 3. Cessation Of Shri. Sharmila Mary Joseph Kumbattu (Din:07974964) From Director On 17/10/2019
- 4. Appointment Of Shri. Sanjay Kaul Moolchand (Din:01260911) As Managing Director On 17/10/2019

B. Number of Meetings of the Board of Directors and Attendance during the year.

The Board of Directors met only one time during the financial year 2019-2020. The date of the meeting is 07/06/2019.

Sl. No.	Name Of Directors	Din	Designation	No of Board Meeting Attended
01	Edavan Puthiya Veettil Jayarajan	01659757	Director	1
02	Rajamanickam Marimuthu Gurusamy	06847977	Managing Director	0
03	Velichappatt Subrahmanian Sunilkumar	07565293	Director	1

Disclosure of Composition of Audit Committee

Pursuant to Companies (Appointment and Qualification of Directors) Amendment Rules, 2017 dated 5th July, 2017, the provisions of Rule 4 of the Companies (Appointment and Qualifications

of Directors) Rules, 2014 mandating the constitution of Audit committee is not applicable to the Company

Nomination and Remuneration Committee

Pursuant to Companies (Appointment and Qualification of Directors) Amendment Rules, 2017 dated 5th July, 2017, the provisions of Rule 4 of the Companies (Appointment and Qualifications of Directors) Rules, 2014 mandating the constitution of Nomination and Remuneration committee is not applicable to the Company

Declaration of Independent Directors

Pursuant to Companies (Appointment and Qualification of Directors) Amendment Rules, 2017 dated 5th July, 2017, the provisions of Rule 4 of the Companies (Appointment and Qualifications of Directors) Rules, 2014 mandating the appointment of independent directors is not applicable to the Company.

Unsecured Loans:

During the year under report, the company has borrowed a sum amounting to ₹ 85,456 from Kerala State Industrial Development Corporation Limited, a government company in which the directors of KRL are interested.

Appointment and Remuneration of Key Managerial Personnel

- 1. During the year SANJAY KAUL MOOLCHAND was appointed as Managing Director as on 17/10/2019
- 2. During the year RAJAMANICKAM MARIMUTHU GURUSAMY was appointed as Managing Director as on 06/01/2020

Directors Responsibility statement

The Directors hereby confirm that-

- i. In the preparation of the annual accounts, the applicable accounting standards have been followed along with proper explanation relating to material departures.
- ii. The Directors have selected such accounting policies and applied them consistently and made judgments and estimates that are reasonable and prudent so as to give a true and fair view of the state of affairs of the company at the end of the financial year and of the profit and loss account of the company for that period.
- iii. The Directors have taken proper and sufficient care for the maintenance of adequate accounting records in accordance with the provisions of this Act for safeguarding the assets of the company and for preventing and detecting fraud and other irregularities.

- iv. The Directors have prepared the annual accounts on a going concern basis.
- v. The directors had devised proper systems to ensure compliance with the provisions of all applicable laws and those systems were adequate and operating effectively.

Particulars of Loans, guarantees or investments

During the year under report, the Company has not directly or indirectly:

- a) Given any loan to any person or other body corporate other than usual advances envisaged in a contract of supply of materials if any;
- b) Given any guarantee or provide security in connection with a loan to any other body corporate or person;
- c) Acquired by way of subscription purchase or otherwise, the securities of any other body corporate;

exceeding sixty percent, of its paid-up share capital, free reserve, and securities premium account or one hundred percent of its free reserves and securities premium account whichever is more.

During the year under report, the Company has not accepted deposits from public as envisaged under Sections 73 to 76 of Companies Act, 2013 read with Companies (acceptance of Deposit) Rules, 2014.

Subsidiaries, Joint Ventures and Associate Companies

There were no Companies which have become Subsidiaries, Joint Ventures or Associates of the Company during the year 2019-2020.

Corporate Social Responsibility

The provisions of Section 135 of the Companies Act, 2013 are not applicable to the company.

Statutory Auditors

M/s Hari Pillai and Co., Chartered Accountants, 1st Floor, SEKT-6, Express Lane, Sasthamangalam, Trivandrum, Kerala -695010 were appointed as the Statutory Auditors of the company by the Comptroller and Auditor General of India for conducting the statutory Audit for the financial year 2019-20.

Extracts of Annual Return and other disclosures under Companies (Appointment & Remuneration) Rules, 2014

The Extract of Annual Return in form No.MGT-9 as per Section 92 and 134 (3) (a) of the Companies Act, 2013 read with Rule 12 of Companies (Management & Administration) Rules, 2014 is annexed hereto and forms part of this report.

Conservation of Energy, technology absorption, foreign exchange earnings and outgo

A: Conservation of Energy, Technology Absorption

i) Steps taken or impact on conservation of energy	:	NIL
ii) Steps taken by the company for utilizing alternate sources of energy	:	NIL
iii)Capital investment on energy conservation equipments	:	NIL
iv)Technology absorption	:	NIL

B: Foreign Exchange Earnings and outgo: -

The foreign exchange inflow or outflow during the period under report is as follows:

Foreign currency expended : Nil

Foreign currency earned : Nil

General Meetings held during the financial year

Company has not conducted any General Meetings during the year.

<u>Details in respect of frauds reported by auditors other than those which are reportable to the central government</u>

There are no frauds reported by the Auditors during the period under review.

Reply to Auditors Comment

Self-explanatory

Transfer of unclaimed dividend to investor education and protection fund

In terms of Section 125(2) of the Companies Act 2013, no unclaimed or unpaid Dividend relating to the financial year is due for remittance to the Investor Education and Protection Fund established by the Central Government.

Particulars of Employees

There are no employees in the company whose details are required to be provided in the Boards' report.

Particulars of Contracts or Arrangements Made with Related Parties

There were no contract or arrangements made with related parties as defined under Section 188 of the Companies Act, 2013 during the year under review.

Material changes and commitments

There were no material changes and commitments, affecting the financial position of the company which have occurred between the end of the financial year of the company to which the financial statements relate and the date of the report.

Significant and material orders passed by the regulators or courts or tribunals

There were no significant and material orders passed by the regulators or courts or tribunals impacting the going concern status and Company's operations in future for the period under report.

Obligation of Company under the Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013

During the year under review, no complaints were received under Sexual Harassment of Women at Workplace (Prevention, Prohibition and Redressal) Act, 2013.

Maintenance of cost record

Maintenance of cost records by the company or Cost Audit has not been mandated under Companies (Cost Records and Audit) Rules, 2014.

Vigil Mechanism

The Company is not covered under section 177(9) of the Companies Act 2013 and Rule 7 of the Companies (Meeting of Board and its Powers) Rules, 2014 hence it is not required to establish Vigil Mechanism.

Risk Management Policy

The Company has a robust Risk Management framework to identify, evaluate business risks and opportunities. This framework seeks to create transparency, minimize adverse impact on the business objectives and enhance the Company's competitive advantage. The business risk framework defines the risk management approach across the enterprise at various levels including documentation and reporting.

Internal Financial Control

The Company has adopted policies and procedures commensurate to the size and nature of Company's business for ensuring the orderly and efficient conduct of the business. Internal Control Systems in the Company are adequate enough to ensure adherence to Company's policies and safeguarding of its assets and prevention and detection of frauds.

Acknowledgement

The Directors wishes to place on record their sincere appreciation and thanks for the assistance rendered by the parent companies, state Government and local body authorities, Banks and all others connected with the company. The Board also places on record their sincere appreciation for the whole-hearted co-operation extended by the staff of the company.

For and on behalf of the Board of Directors

Sd/-Sheela Thomas Chairman & Managing Director Din: 02620668

Trivandrum 11.03.2022

ബോർഡ് റിപ്പോർട്ട്

ഓഹരി ഉടമകൾക്ക്,

2020 മാർച്ച് 31–ന് അവസാനിച്ച സാമ്പത്തിക വർഷത്തേക്കുള്ള കമ്പനിയുടെ ഒന്നാം വാർഷിക റിപ്പോർട്ട് അവതരിപ്പിക്കുന്നതിൽ ഡയറക്ടർമാർ സന്തുഷ്ടരാണ്.

<u>സാമ്പത്തികഫലങ്ങൾ (Financial Results):</u>

Particulars 2019-20	Amount (In ₹)
മൊത്തം വരുമാനം	-
മൊത്തം ചെലവ്	1,35,456
നികുതിക്ക് മുമ്പുള്ള ലാഭവും അസാധാരണമായ ഇനങ്ങളും	-1,35,456
വർഷത്തേക്കുള്ള ലാഭം	-1,35,456

<u>സാമ്പത്തിക പ്രകടനം (Financial Performance)</u>

07/06/2019-ന് കമ്പനി ഒരു പബ്ലിക് ലിമിറ്റഡ് കമ്പനിയായി രൂപീകരിച്ചു. കമ്പനി ഇതുവരെ പ്രവർ ത്തനം ആരംഭിച്ചിട്ടില്ല.

2020 മാർച്ച് 31–ന് അവസാനിച്ച വർഷത്തിൽ, കമ്പനി അതിന്റെ പ്രവർത്തനങ്ങളിൽ നിന്ന് ഒരു വരുമാനവും നേടിയിട്ടില്ല. സാമ്പത്തിക വർഷത്തിൽ കമ്പനിക്ക് 1,35,456/– രൂപ ചിലവായി. കമ്പനിക്ക് വർഷത്തിൽ 1,35,456/– രൂപയുടെ അറ്റ നഷ്ടം ഉണ്ടായിട്ടുണ്ട്.

<u>അംഗീകൃതവും പണമടച്ചതുമായ മൂലധനം</u>

അവലോകന കാലയളവിൽ, കമ്പനിയുടെ അംഗീകൃത മൂലധനം ₹ 10,00,000 (പത്ത് ലക്ഷം രൂപ മാത്രം) ആയിരുന്നു, ₹ 100 വീതമുള്ള 10,000 ഇകിറ്റി ഷെയറുകളായി വിഭജിച്ചു. 2020 മാർച്ച് 31-ന് കമ്പനിയുടെ അടച്ചതും സബ്സ്ക്രൈബ് ചെയ്തതുമായ മൂലധനം ₹ 5,00,000 (അഞ്ച് ലക്ഷം മാത്രം) ആണ്, ഓരോന്നിനും ₹ 100 വീതമുള്ള 5000 ഇകിറ്റി ഷെയറുകളായി തിരിച്ചിരിക്കുന്നു.

കരുതൽ ശേഖരം (Transfer to Reserve):

ഈ കാലയളവിൽ കമ്പനി ഏതെങ്കിലും പ്രത്യേക കരുതൽ ശേഖരത്തിലേക്ക് തുകകളൊന്നും കൈമാറിയിട്ടില്ല.

<u>ലാഭവിഹിതം:</u>

റിപ്പോർട്ട് പ്രകാരം കമ്പനി ലാഭവിഹിതം പ്രഖ്യാപിച്ചിട്ടില്ല.

<u>ഡയറകൂർ ബോർഡ്:</u>

(എ). ഡയറക്ടർ ബോർഡിന്റെ ഘടന

2020 മാർച്ച് 31 വരെ, കമ്പനിയുടെ ഡയറക്ടർ ബോർഡിന്റെ ഭരണഘടന താഴെ പറയും പ്രകാര മായിരുന്നു:

ക്രമ നമ്പർ	ഡയറക്ടർമാരുടെ പേര്	ഡിഐഎൻ (DIN)	പദവി
01	ഇടവൻപുതിയവീട്ടിൽജയരാജൻ	01659757	ഡയറക്ടർ
02	രാജമാണിക്കംമാരിമുത്തുഗുരുസാമി	06847977	മാനേജിംഗ് ഡയറക്ടർ
03	വെളിച്ചപ്പാട്ട്സുബ്രഹ്മണ്യൻസുനിൽകുമാർ	07565293	ഡയറക്ടർ

റിപ്പോർട്ട് ചെയ്യപ്പെട്ട വർഷത്തിൽ, ഡയറക്ടർ ബോർഡിന്റെ ഭരണഘടനയിൽ ഇനിപ്പറയുന്ന മാറ്റങ്ങൾ ഉണ്ടായി:

- ശ്രീ. സഞ്ജയ് കൗൾ മൂൽചന്ദ് (DIN: 01260911) മാനേജിംഗ് ഡയറക്ടർ സ്ഥാനത്തിൽ നിന്ന് 06/01/2020-ൽ മാറി.
- ശ്രീ. രാജമാണിക്കം മാരിമുത്തു ഗുരുസാമിയെ (DIN: 06847977) മാനേജിംഗ് ഡയറക്ടറായി 06/01/2020ൽ നിയമിച്ചു.
- ശ്രീ. ശർമിള മേരി ജോസഫ് കുമ്പാട്ട് (DIN:07974964) 17/10/2019-ൽ ഡയറക്ടർ സ്ഥാനത്തിൽ നിന്ന് മാറി.
- 4. ശ്രീ. സഞ്ജയ് കൗൾമൂൽ ചന്ദിനെ (DIN: 01260911) മാനേജിംഗ് ഡയറക്ടറായി 17/10/2019ൽ നിയമിച്ചു.

(ബി). ബോർഡ് ഓഫ് ഡയറക്ടേഴ്സിന്റെ മീറ്റിംഗുകളും ഹാജരും.

2019–2020 സാമ്പത്തിക വർഷത്തിൽ ഒരു തവണ മാത്രമാണ് ഡയറക്ടർ ബോർഡ് യോഗം ചേർന്നത്. മീറ്റിംഗ് തീയതി 07/06/2019 ആണ്.

ക്രമ നമ്പർ	ഡയറക്ടർമാരുടെ പേര്	ഡിൻ (DIN)	പദവി	പങ്കെടുത്ത ബോർഡ് മീറ്റിംഗുകളുടെ എണ്ണം
01	ഇടവൻ പുതിയ വീട്ടിൽ ജയരാജൻ	01659757	ഡയറക്ടർ	1
02	രാജമാണിക്കം മാരിമുത്തു ഗുരുസാമി	06847977	മാനേജിംഗ് ഡയറക്ടർ	0
03	വെളിച്ചപ്പാട്ട് സുബ്രഹ്മണ്യൻ സുനിൽകുമാർ	07565293	ഡയറക്ടർ	1

<u>ഓഡിറ്റ് കമ്മിറ്റിയുടെ ഘടന വെളിപ്പെടുത്തൽ</u>

കമ്പനികളുടെ (ഡയറക്ടർമാരുടെ നിയമനവും യോഗ്യതയും) ഭേദഗതി ചട്ടങ്ങൾ, 2017 ജൂലൈ 5, 2017–ന് അനുസരിച്ച്, കമ്പനികളുടെ (ഡയറക്ടർമാരുടെ നിയമനവും യോഗ്യതകളും) ചട്ടങ്ങൾ, 2014–ലെ ചട്ടം 4–ലെ വ്യവസ്ഥകൾ ഓഡിറ്റ് കമ്മിറ്റി രൂപീകരിക്കണം എന്ന ചട്ടം 4, 2014–ലെ വ്യവസ്ഥ കമ്പനിക്ക് ബാധകമല്ല.

<u>നോമിനേഷൻ ആൻഡ് റെമ്യൂണറേഷൻ കമ്മിറ്റി</u>

കമ്പനികളുടെ (ഡയറക്ടർമാരുടെ നിയമനവും യോഗ്യതയും) ഭേദഗതി ചട്ടങ്ങൾ 2017, ജൂലായ് 5, 2017 അനുസരിച്ച്, കമ്പനികളുടെ (ഡയറക്ടർമാരുടെ നിയമനവും യോഗ്യതകളും) ചട്ടങ്ങൾ, 2014 ലെ ചട്ടം 4–ലെ വ്യവസ്ഥകൾ നോമിനേഷനും പ്രതിഫലവും നൽകുന്ന കമ്മിറ്റി രൂപീകരണം കമ്പനിക്ക് ബാധകമല്ല.

<u>സ്വതന്ത്ര ഡയറക്ടർമാരുടെ പ്രഖ്യാപനം</u>

കമ്പനികളുടെ (ഡയറക്ടർമാരുടെ നിയമനവും യോഗ്യതയും) ഭേദഗതി ചട്ടങ്ങൾ, 2017 ജൂലൈ 5, 2017 അനുസരിച്ച്, കമ്പനികളുടെ (ഡയറക്ടർമാരുടെ നിയമനവും യോഗ്യതകളും) ചട്ടങ്ങൾ, 2014 ലെ ചട്ടം 4–ലെ വ്യവസ്ഥകൾ കമ്പനിക്ക് ബാധകമല്ല.

<u>സൂരക്ഷിതമല്ലാത്ത വായ്പകൾ:</u>

റിപ്പോർട്ട് ചെയ്ത വർഷത്തിൽ, KRL-ന്റെ ഡയറക്ടർമാർക്ക് താൽപ്പര്യമുള്ള സർക്കാർ കമ്പനിയായ കേരള സ്റ്റേറ്റ് ഇൻഡസ്ട്രിയൽ ഡെവലപ്മെന്റ് കോർപ്പറേഷൻ ലിമിറ്റഡിൽ നിന്ന് കമ്പനി 85,456/- രൂപ കടമെടുത്തിട്ടുണ്ട്.

പ്രധാന മാനേജർമാരുടെ നിയമനവും പ്രതിഫലവും

- 1. 17/10/2019-ന് സഞ്ജയ് കൗൾ മൂൽചന്ദ് മാനേജിംഗ് ഡയറക്ടറായി നിയമിതനായി.
- 2. രാജമാണിക്കം മാരിമുത്തു ഗുരുസാമി 06/01/2020–ന് മാനേജിംഗ് ഡയറക്ടറായി നിയമിതനായി.

<u>ഡയറകളമാരുടെ ഉത്തരവാദിത്ത പ്രസ്താവന</u>

- i. വാർഷിക അക്കൗണ്ടുകൾ തയ്യാറാക്കുമ്പോൾ, ശരിയായ വിശദീകരണത്തോടെ സ്വരവത്തായ മാറ്റങ്ങളും ബാധകമായ അക്കൗണ്ടിംഗ് മാനദണ്ഡങ്ങളും പാലിച്ചിട്ടുണ്ട്.
- ii. അവ സ്ഥിരമായി പ്രയോഗിക്കുകയും സാമ്പത്തിക വർഷാവസാനം കമ്പനിയുടെ പ്രവർത്ത നത്തിന്റെ യഥാർത്ഥവും ന്യായവുമായ വീക്ഷണം നൽകുന്നതിനും ആ കാലയളവിലെ കമ്പനിയുടെ ലാഭവും നഷ്ടവും കണക്കാക്കുന്നതിനും സഹായകമായ അക്കൗണ്ടിംഗ് പോളിസികൾ (accounting policies) ഡയറക്ടർമാർ തിരഞ്ഞെടുക്കുകയും മാറ്റമില്ലാതെ (consistently) ഉപയോഗിക്കുകയും ചെയ്തിട്ടുണ്ട്.
- iii. കമ്പനിയുടെ ആസ്തികൾ സംരക്ഷിക്കുന്നതിനും വഞ്ചനയും മറ്റ് ക്രമക്കേടുകളും തടയുന്നതിനും കണ്ടെത്തുന്നതിനുമായി ഈ നിയമത്തിലെ വ്യവസ്ഥകൾക്കനുസൃതമായി മതിയായ അക്കൗ ണ്ടിംഗ് രേഖകൾ പരിപാലിക്കുന്നതിന് ഡയറക്ടർമാർ ഉചിതമായതും മതിയായതുമായ ശ്രദ്ധ ചെലുത്തിയിട്ടുണ്ട്.
- iv. ഡയറക്ടർമാർ നടത്തപ്പെടുന്ന സ്ഥാപനം (ഗോയിങ് കൺസേൻ) അടിസ്ഥാനത്തിൽ വാർഷിക കണക്കുകൾ തയ്യാറാക്കിയിട്ടുണ്ട്.
- v. ബാധകമായ എല്ലാ നിയമങ്ങളുടേയും വ്യവസ്ഥകൾ പാലിക്കുന്നുണ്ടെന്ന് ഉറപ്പാക്കാൻ ഡയറക്ടർമാർ ശരിയായ സംവിധാനങ്ങൾ രൂപപ്പെടുത്തിയിരുന്നു, ആ സംവിധാനങ്ങൾ മതിയായതും ഫലപ്ര ദമായി പ്രവർത്തിക്കുന്നതുമാണ്.

<u>വായ്പകൾ, ഗ്യാരണ്ടികൾ അല്ലെങ്കിൽ നിക്ഷേപങ്ങൾ എന്നിവയുടെ വിശദാംശങ്ങൾ</u>

റിപ്പോർട്ട് ചെയ്ത വർഷത്തിൽ, കമ്പനി നേരിട്ടോ അല്ലാതെയോ:

- സാധാരണ അല്ലാതെ ഏതെങ്കിലും വ്യക്തിക്കോ മറ്റ് കോർപ്പറേറ്റ് സ്ഥാപനത്തിനോ വായ്പ നൽകിയാൽ സാമഗ്രി വിതരണ കരാറിൽ വിഭാവനം ചെയ്തിട്ടുള്ള അഡ്വാൻസസ് അല്ലാതെ വ്യക്തികൾക്കോ കോർപ്പറേറ്റ് സ്ഥാപനത്തിനോ വായ്പ.
- മറ്റേതെങ്കിലും ബോഡി കോർപ്പറേറ്റ് അല്ലെങ്കിൽ വ്യക്തിക്ക് ലോണുമായി ബന്ധപ്പെട്ട് എന്തെങ്കിലും ഗ്യാരന്റി അല്ലെങ്കിൽ സെക്യൂരിറ്റി.
- 3. സബ്സ്ക്രിപ്ഷൻ വാങ്ങൽ വഴിയോ മറ്റേതെങ്കിലും ബോഡി കോർപ്പറേറ്റിന്റെ സെക്യൂരിറ്റികൾ.

അറുപത് ശതമാനത്തിലധികം, പെയ്ഡ്-അപ്പ് ഷെയർ ക്യാപിറ്റൽ, ഫ്രീ റിസർവ്, സെക്യൂരിറ്റീസ് പ്രീമിയം അക്കൗണ്ട് അല്ലെങ്കിൽ നൂറ് ശതമാനം ഫ്രീ റിസർവുകളുടെയും സെക്യൂരിറ്റീസ് പ്രീമിയം അക്കൗണ്ടിന്റെയും ഏതാണ് കൂടുതൽ.

റിപ്പോർട്ട് ചെയ്യപ്പെട്ട വർഷത്തിൽ, കമ്പനികൾ (നിക്ഷേപം സ്വീകരിക്കൽ) ചട്ടങ്ങൾ, 2014–നൊപ്പം വായിച്ച കമ്പനി ആക്റ്റ്, 2013 ലെ സെക്ഷൻ 73 മുതൽ 76 വരെയുള്ള വകുപ്പുകൾ പ്രകാരം വിഭാവനം ചെയ്തിരിക്കുന്ന പ്രകാരം കമ്പനി പൊതുജനങ്ങളിൽ നിന്ന് നിക്ഷേപം സ്വീകരിച്ചിട്ടില്ല.

<u>സബ്സിഡിയറികൾ, സംയൂക്ത സംരംഭങ്ങൾ, അസോസിയേറ്റ് കമ്പനികൾ</u>

2019–2020 വർഷത്തിൽ കമ്പനിയുടെ സബ്സിഡിയറികളോ സംയുക്ത സംരംഭങ്ങളോ അസോസി യേറ്റുകളോ ആയി മാറിയ കമ്പനികളൊന്നും ഉണ്ടായിരുന്നില്ല.

<u>കോർപ്പറേറ്റ് സോഷ്യൽ റെസ്പോൺസിബിലിറ്റി</u>

2013-ലെ കമ്പനി നിയമത്തിലെ 135-ാം വകുപ്പിലെ വ്യവസ്ഥകൾ കമ്പനിക്ക് ബാധകമല്ല.

<u>സ്റ്ററ്റ്യൂട്ടറി ഓഡിറ്റർമാർ</u>

എം/എസ് ഹരി പിള്ള ആൻഡ് അസോസിയേറ്റ്സ്, ചാർട്ടേഡ് അക്കൗണ്ടന്റുമാർ, ഒന്നാം നില, SEKT-6, എക്സ്പ്രസ് ലെയ്ൻ, ശാസ്തമംഗലം, തിരുവനന്തപുരം, കേരളം – 695010 എന്നിവരെ 2019–20 സാമ്പ ത്തിക വർഷത്തെ കമ്പനിയുടെ സ്റ്റാറ്റിയൂട്ടറി ഓഡിറ്റർമാരായി കൺട്രോളർ ആൻഡ് ഓഡിറ്റർ ജന റൽ ഓഫ് ഇന്ത്യ നിയമാനുസൃതമായി നിയമിച്ചു.

<u>2014-ലെ കമ്പനികളുടെ (നിയമനവും പ്രതിഫലവും) ചട്ടങ്ങൾക്ക് കീഴിലുള്ള വാർഷിക റിട്ടേണിന്റെയും</u> മറ്റ് വെളിപ്പെടുത്തലുകളുടെയും എക്സ്ട്രാക്റ്റുകൾ

2014-ലെ കമ്പനീസ് (മാനേജ്മെന്റ് & അഡ്മിനിസ്ട്രേഷൻ) റൂൾസ് റൂൾ 12-നോടൊപ്പം വായിച്ച കമ്പനി ആക്ട്, 2013-ലെ സെക്ഷൻ 92, 134 (3) (എ) പ്രകാരമുള്ള ഫോം No. MGT-9-ലെ വാർഷിക റിട്ടേണിന്റെ എക്സ്ട്രാക്റ്റ് ഇതോടൊപ്പം ചേർക്കുന്നു.

KERALA RUBBER LIMITED

ഊർജ്ജ സംരക്ഷണം, സാങ്കേതികവിദ്യ ആഗിരണം, വിദേശനാണ്യ വരുമാനം, ഔട്ട്ഗോ (Outgo)

(എ): ഊർജ്ജ സംരക്ഷണം, സാങ്കേതികവിദ്യ ആഗിരണം

1.	ഊർജ്ജ സംരക്ഷണത്തിൽ സ്വീകരിച്ച നടപടികൾ അല്ലെങ്കിൽ സ്വാധീനം	-	ഇല്ല
2.	ഇതര ഊർജ്ജ സ്രോതസ്സുകൾ ഉപയോഗിക്കുന്നതിന് കമ്പനി സ്വീകരിച്ച നടപടികൾ	-	ഇല്ല
3.	ഊർജ്ജ സംരക്ഷണ ഉപകരണങ്ങളിൽ മൂലധന നിക്ഷേപം	-	ഇല്ല
4.	സാങ്കേതികവിദ്യ ആഗിരണം	-	ഇല്ല

<u>(ബി): ഫോറിൻ എക്സ്ചേഞ്ച് വരുമാനവും ഔട്ട്ഗോയും (outgo)</u>

റിപ്പോർട്ട് ചെയ്ത കാലയളവിലെ വിദേശ നാണയത്തിന്റെ വരവ് അല്ലെങ്കിൽ ചിലവ് ഇപ്രകാരമാണ്:

വിദേശ കറൻസി ചെലവഴിച്ചു - ഇല്ല

വിദേശ കറൻസി സമ്പാദിച്ചു - ഇല്ല

<u>സാമ്പത്തിക വർഷത്തിൽ നടന്ന പൊതുയോഗങ്ങൾ</u>

ഈ വർഷം കമ്പനി പൊതുയോഗങ്ങളൊന്നും നടത്തിയിട്ടില്ല.

<u>കേന്ദ്ര സർക്കാരിന് റിപ്പോർട്ട് ചെയ്യാവുന്നവ ഒഴികെയുള്ള ഓഡിറ്റർമാർ റിപ്പോർട്ട് ചെയ്ത തട്ടിപ്പുകളുടെ</u> <u>വിശദാംശങ്ങൾ</u>

അവലോകനം ചെയ്യുന്ന കാലയളവിൽ ഓഡിറ്റർമാർ റിപ്പോർട്ട് ചെയ്ത തട്ടിപ്പുകളൊന്നുമില്ല.

<u>ഓഡിറ്റർമാരുടെ അഭിപ്രായത്തിനുള്ള മറുപടി</u>

സ്വയം വിശദീകരണം

<u>ക്ലെയിം ചെയ്യപ്പെടാത്ത ഡിവിഡന്റ് നിക്ഷേപകരുടെ വിദ്യാഭ്യാസ, സംരക്ഷണ ഫണ്ടിലേക്ക് കൈമാറുക</u>

ക്ലെയിം ചെയ്യപ്പെടാത്ത ഡിവിഡടിന്റെ കൈമാറ്റം 2013-ലെ കമ്പനീസ് ആക്ടിന്റെ സെക്ഷൻ 125(2) പ്രകാരം, കേന്ദ്ര ഗവൺമെന്റ് സ്ഥാപിച്ചിട്ടുള്ള ഇൻവെസ്റ്റർ എഡ്യൂക്കേഷൻ ആന്റ് പ്രൊട്ടക്ഷൻ ഫണ്ടിലേക്ക് പണമടയ്ക്കുന്നതിനോ കൈമാറുന്നതിനോ സാമ്പത്തിക വർഷവുമായി ബന്ധപ്പെട്ട് ക്ലെയിം ചെയ്യപ്പെടാത്തതോ നൽകപ്പെടാത്തതോ ആയ ഡിവിഡന്റുകളൊന്നും ഇല്ല.

<u>ജീവനക്കാരുടെ വിശേഷങ്ങൾ</u>

ബോർഡിന്റെ റിപ്പോർട്ടിൽ വിശദാംശങ്ങൾ നൽകേണ്ട ജീവനക്കാർ കമ്പനിയിൽ ഇല്ല.

<u>ബന്ധപ്പെട്ട കക്ഷികളുമായി ഉണ്ടാക്കിയ കരാറുകളുടെയോ ക്രമീകരണങ്ങളുടെയോ വിശദാംശങ്ങൾ</u>

2013-ലെ കമ്പനി നിയമത്തിലെ സെക്ഷൻ 188 നിർവചിച്ചിരിക്കുന്ന പ്രകാരം ബന്ധപ്പെട്ട കക്ഷികളുമായി കരാറോ ക്രമീകരണങ്ങളോ നടത്തിയിട്ടില്ല.

<u>മെറ്റീരിയൽ മാറ്റങ്ങളും പ്രതിബദ്ധതകളും</u>

കമ്പനിയുടെ സാമ്പത്തിക വർഷാവസാനത്തിനും റിപ്പോർട്ടിന്റെ തീയതിക്കും ഇടയിൽ കമ്പനിയുടെ സാമ്പത്തിക നിലയെ ബാധിക്കുന്ന കാര്യമായ മാറ്റങ്ങളോ പ്രതിബദ്ധതകളോ (commitments) ഉണ്ടായിട്ടില്ല.

<u>റെഗുലേറ്റർമാരോ കോടതികളോ ട്രൈബ്യൂണലുകളോ പാസാക്കിയ സുപ്രധാനവും ഭൗതികവുമായ</u> ഉത്തരവുകൾ

ഭാവിയിൽ കമ്പനിയുടെ പ്രവർത്തനങ്ങളെ ബാധിക്കുന്ന കാര്യമായതും പ്രധാനപ്പെട്ടതുമായ ഉത്തരവുകളൊന്നും റെഗുലേറ്റർമാരോ കോടതികളോ ട്രൈബ്യൂണലുകളോ റിപ്പോർട്ട് ചെയ്ത കാലയ ളവിലേക്ക് പാസാക്കിയിട്ടില്ല.

2013-ലെ ജോലിസ്ഥലത്ത് സ്ത്രീകൾക്കെതിരായ ലൈംഗിക പീഡനം (തടയലും നിരോധനവും പരിഹാരവും) നിയമത്തിന് കീഴിലുള്ള കമ്പനിയുടെ ബാധ്യത

അവലോകനം ചെയ്ത വർഷത്തിൽ, ജോലിസ്ഥലത്ത് സ്ത്രീകൾക്കെതിരായ ലൈംഗിക പീഡന ത്തിന് (തടയലും നിരോധനവും പരിഹാരവും) പരാതികളൊന്നും ലഭിച്ചിട്ടില്ല.

<u>ചെലവ് രേഖയുടെ പരിപാലനം</u>

2014–ലെ കമ്പനികളുടെ (കോസ്റ്റ് റെക്കോർഡ്സ് ആൻഡ് ഓഡിറ്റ്) നിയമങ്ങൾ പ്രകാരം കമ്പനിയുടെ കോസ്റ്റ് റെക്കോർഡുകളുടെ പരിപാലനം അല്ലെങ്കിൽ കോസ്റ്റ് ഓഡിറ്റ് നിർബന്ധമാക്കിയിട്ടില്ല.

<u>ജാഗ്രത മെക്കാനിസം</u>

കമ്പനി ആക്ട് 2013–ലെ സെക്ഷൻ 177(9), കമ്പനികളുടെ റൂൾ 7 (ബോർഡും അതിന്റെ അധികാ രങ്ങളും) റൂൾസ്, 2014–ന്റെ റൂൾ 7 എന്നിവയ്ക്ക് കീഴിൽ കമ്പനി പരിരക്ഷപ്പെടാത്തതിനാൽ ജാഗ്രതാ സംവിധാനം സ്ഥാപിക്കേണ്ട ആവശ്യമില്ല.

<u>റിസ്ക് മാനേജ്മെന്റ് നയം</u>

ബിസിനസ്സ് അപകടസാധ്യതകളും അവസരങ്ങളും തിരിച്ചറിയുന്നതിനും വിലയിരുത്തുന്നതിനും കമ്പനിക്ക് ശക്തമായ റിസ്ക് മാനേജ്മെന്റ് ചട്ടക്കൂട് ഉണ്ട്. ഈ ചട്ടക്കൂട് സുതാര്യത സൃഷ്ടിക്കാനും ബിസിനസ്സ് ലക്ഷ്യങ്ങളിൽ പ്രതികൂല സ്വാധീനം കുറയ്ക്കാനും കമ്പനിയുടെ മത്സര നേട്ടം വർദ്ധിപ്പിക്കാനും ശ്രമിക്കുന്നു. ഡോക്യുമെന്റേഷനും റിപ്പോർട്ടിംഗും ഉൾപ്പെടെ വിവിധ തലങ്ങളിൽ എന്റർപ്രൈസിലുടനീളം റിസ്ക് മാനേജ്മെന്റ് സമീപനത്തെ ബിസിനസ്സ് റിസ്ക് ചട്ടക്കൂട് നിർവചിക്കുന്നു.

<u>ആന്തരിക സാമ്പത്തിക നിയന്ത്രണം</u>

ബിസിനസിന്റെ ചിട്ടയായതും കാര്യക്ഷമവുമായ നടത്തിപ്പ് ഉറപ്പാക്കുന്നതിന് കമ്പനിയുടെ ബിസിനസിന്റെ വലുപ്പത്തിനും സ്വഭാവത്തിനും അനുസൃതമായ നയങ്ങളും നടപടിക്രമങ്ങളും കമ്പനി സ്വീകരിച്ചിട്ടുണ്ട്. കമ്പനിയുടെ നയങ്ങൾ പാലിക്കുന്നതിനും അതിന്റെ ആസ്തികൾ സംരക്ഷിക്കുന്നതിനും തട്ടിപ്പുകൾ തടയുന്നതിനും കണ്ടെത്തുന്നതിനും കമ്പനിയിലെ ആന്തരിക നിയന്ത്രണ സംവിധാനങ്ങൾ പര്യാപ്തമാണ്.

<u>അംഗീകാരം</u>

മാതൃ കമ്പനികൾ, സംസ്ഥാന ഗവൺമെന്റ്, തദ്ദേശ സ്ഥാപന അധികാരികൾ, ബാങ്കുകളും കമ്പനിയുമായി ബന്ധമുള്ള മറ്റെല്ലാവരും നൽകിയ സഹായത്തിന് ഡയറക്ടർമാർ തങ്ങളുടെ ആത്മാർത്ഥമായ അഭിനന്ദനവും നന്ദിയും രേഖപ്പെടുത്തുന്നു. കമ്പനിയുടെ ജീവനക്കാർ നൽകിയ പൂർണ്ണഹൃദയത്തോടെയുള്ള സഹകരണത്തിനും ബോർഡ് ആത്മാർത്ഥമായ അഭിനന്ദനം രേഖപ്പെടുത്തുന്നു.

ബോർഡിന്റെ ഉത്തരവു പ്രകാരം

(ഒപ്പ്)

ഷീലതോമസ് ചെയർ പേഴ്സൺ & മാനേജിങ് ഡയറക്ടർ DIN: 02620668

തിരുവനന്തപുരം 11.03.2022

SI No	Audit Enquiry No	Company's Reply
1.	 01: Statement of Profit and Loss from 02.01.2019 to 31.03.2020 6. Earnings per equity share of face value of ₹ 10/- each The face value of the Equity Share of the Company is ₹ 100. Hence the disclosures in the Statement of Profit and Loss and in the Note No. 15 that Face Value per Equity Share of (₹) 10 is incorrect. For remarks, please. 	Audit observation is noted. The Disclosures in the face of the Statement of Profit and Loss and also in the Note No.15 that face value per Equity shares of ₹ 10 /-is a typing error. It will be corrected while printing the Annual Report.
2.	 02:Financial Statements for the year ended 31st March 2020 1. Presentation Currency in which the amounts are recorded in the Financial Statements is not disclosed. Date of Approval of the Financial Statements by the Board of Directors of the Company is not disclosed. 	 Audit observation is noted. The Presentation of currency in the financial statement is Indian Rupee (₹). It will be disclosed while printing Annual report. Audit observation is noted. Date of approval of the financial statements of the Board of Directors is also 11 th March 2022. Hence no change is required
3.	 03:Statement of Profit and Loss from 02.01.2019 to 31.03 2020 As per Section 2(41) of the Companies Act, 2013, financial year", in relation to any company or body corporate, means the period ending on the 31st day of March every year, and where it has been incorporated on or after the 1st day of January of a year, the period ending on the 31st day of March of the following year, in respect whereof financial statement of the company or body corporate is made up. Kerala Rubber Limited was incorporated on 07 June 2019. Hence the first financial year of the Company is from 07 June 2019 to 31 March 2020. 	Audit observation is noted .The company was incorporated on 7th June 2019. Period of Statement of Profit and Loss from 02-01-2019 to 31-03-2020 will be corrected on printing Annual report as Statement of profit and Loss from 07-06- 2019 to 31-03-2020.

ADDENDUM TO THE BOARDS REPORT 2019-20

	In the Financial Statements, it is given that 'Statement of Profit and Loss from 02.01.2019 to 31.03.2020'. This is incorrect. For remarks, please.	
4.	INDEPENDENT AUDITOR'S REPORT (REVISED). In the Statutory Auditor's Report, it is mentioned that "We have audited the accompanying financial statements offs KERALA RUBBER LTD, which comprises the Balance Sheet as at 31 March, 2020, the Statement of Profit and Loss for the year then ended, Cash Flow Statement for the period and a summary of significant accounting policies and other explanatory information". The statement that the Statutory Auditors have audited the Cash Flow Statement is incorrect as the Company has not prepared Cash Flow Statement for the year ended 31 March 2020.	Will be corrected while printing the annual report

INDEPENDENT AUDITORS' REPORT

То

The Shareholders, M/s. Kerala Rubber Ltd Thiruvananthapuram

Report on the Financial Statements:

We have audited the accompanying financial statements of M/s. KERALA RUBBER LTD, which comprises the Balance Sheet as at 31 March,2020, the Statement of Profit and Loss for the year then ended, and a summary of significant accounting policies and other explanatory information.

Opinion

In our opinion and to the best of our information and according to the explanations given to us, the aforesaid standalone 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, of the state of affairs of the Company as at 31st March, 2020, and its profit/loss for the year ended on that date subject to our comments in annexure under 143(5).

Going Concern

We have audited the financial statements of the company and found that there is no material uncertainty related to Going Concern for the period ended 31st March, 2020.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current period. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

<u>Responsibilities of Management and Those Charged with Governance for the Standalone</u> <u>Financial Statements</u>

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. The Company's loan accounts are already marked as NPA by the bankers and consequently the company's financial stability is questionable owing to operational setbacks due to Covid pandemic situation during the audit period.
- 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

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 purposes 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 and the Statement of Profit and Loss, dealt with by this Report is in agreement with the books of account
- d) In our opinion, the aforesaid standalone financial statements comply with the Accounting Standards specified under Section 133 of the Act, read with Rule 7 of the Companies (Accounts) Rules, 2014.
- e) Our Comment on internal financial controls under clause (i) of Section 143(3), Based on our audit carried out and consideration of the internal financial controls relevant to the Company's preparation of the financial statements that give a true and fair view, nothing has come to our notice during the course of our audit that the company does not have internal financial controls or that they are inadequate or ineffective.

- f) In our opinion and according to the information and explanations given to us, there is an adequate internal control procedure commensurate with the size of the company and the nature of its business.
- g) 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 does not have any pending litigations which would impact its financial position.
 - ii. The Company did not have any long-term contracts including derivative contracts for which there were any material foreseeable losses.
 - iii. There were no amounts which were required to be transferred to the Investor Education and Protection Fund by the Company.
 - (i) We had issued an audit report dated 08-03-2022, however due to regulatory compliance issues we are revising the date of our report everything else remaining the same as in previous report.

For **Hari Pillai & Co** Chartered Accountants FIRM REG.No. 12373S

Hari K.S. Proprietor M.No.217180 UDIN:22217180AEKGMG6014

Place: Date:

ANNEXURE TO THE REVISED INDEPENDENT AUDITOR'S REPORT AS PER THE DIRECTIONS UNDER SUB-SECTION (5) OF SECTION 143 OF THE COMPANIES ACT, 2013

- 1. The Company has system in place to process all the accounting transactions through IT systems.
- 2. There is no 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 company's inability to repay loan.
- 3. Equity share capital from the state government is not received as cash/ bank receipts but was recorded through book entry as advance receivable in the Financial Statements.

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

i) The Company has not commenced its operations.

For **Hari Pillai & Co** Chartered Accountants FIRM REG.No. 12373S

Hari K.S. Proprietor M.No.217180 UDIN:22217180AEKGMG6014

Place: Date:

	Particulars	Note No.	2019-20 (₹)
I.	EQUITY AND LIABILITIES:		
1.	Shareholders' funds		
	(a) Share Capital	1	500,000.00
	(b) Reserves and Surplus	2	(135,456.00)
2.	Non-current liabilities		
	(a) Long term Borrowings	3	85,456.00
	(b) Deferred Tax Liabilities (Net)	4	-
3.	Current liabilities		
	(a) Short term Borrowings		-
	(b) Trade Payables		-
	(c) Other Current Liabilities	5	50,000.00
	TOTAL		500,000.00
II.	ASSETS:		
	Non-current Assets		
1.	(a) Property, Plant & Equipments		
	(i) Tangible Assets	6	-
	(ii) Intangible Assets		
2.	Current assets		
	(a) Trade Receivables		-
	(b) Cash and Cash Equivalents	7	-
	(c) Short-Term Loans and Advances	8	-
	(d) Other Current Assets	9	500,000.00
	TOTAL		500,000.00
Significant A	Accounting Policies & Notes on Financial Statement	1 to 22	

BALANCE SHEET AS AT 31st MARCH 2020

As per our report of even date

For M/s Hari Pillai & Co

Chartered Accountants FIRM REG.No. 12373S

Hari K.S.

Proprietor M.No.217180

Place: Date:

For and on behalf of the Board of Directors

Sheela Thomas IAS MANAGING DIRECTOR DIN: 02620668

M G Rajamanickam IAS Director DIN: 06847977

	Particulars	Note No.	2019-20 (₹)
1.	INCOME:		
	Revenue from Operations	10	-
	Total Revenue		-
2.	EXPENDITURE:		
	Operating Expenses	11	-
	Employee Benefits Expense	12	-
	Finance Costs	13	-
	Other Expenses	14	135,456.00
	Total expenses		135,456.00
3.	Profit / (Loss) before Tax		(135,456.00)
	Less: Depreciation		-
4.	Profit / (Loss) before tax after Depreciation		(135,456.00)
	Prior Period Adjustments		-
	Profit / (Loss) before tax		(135,456.00)
5.	Tax expense:		
	(1) Current Tax		-
	(2) MAT Credit		-
	(3) Deferred Tax		-
	Profit / (Loss) for the Period		(135,456.00)
6.	Earnings per equity share of face value of ₹ 100/- each		
	[1] Basic	15	(27.09)
	[2] Diluted		(27.09)
Significant A	Accounting Policies & Notes on Financial Statement	1 to 22	~ /

STATEMENT OF PROFIT AND LOSS FROM 07.06.2019 TO 31.03 2020

As per our report of even date

For **M/s Hari Pillai & Co** Chartered Accountants FIRM REG.No. 12373S

Hari K.S.

Proprietor M.No.217180

Place: Date:

For and on behalf of the Board of Directors

Sheela Thomas IAS MANAGING DIRECTOR DIN: 02620668

M G Rajamanickam IAS Director DIN: 06847977

NOTES ON FINANCIAL STATEMENTS FOR THE YEAR ENDED 31ST MARCH 2020

1. Share Capital

Amount in ₹

	2019-20	
Share Capital	Number	Amount
Authorised		
Equity Shares of ₹ 100 each	10,000.00	1,000,000.00
Issued		
Equity Shares of ₹ 100 each	5,000.00	500,000.00
Subscribed & Paid up	I	
Equity Shares of ₹ 100 each fully paid	5,000.00	500,000.00
Total	5,000.00	500,000.00

1.1. Reconciliation of the number of shares outstanding at the beginning and at the end of the reporting period

Deathardean	2019-20	
Particulars	Number	Amount (₹)
Shares outstanding at the beginning of the year	-	-
Shares Issued during the year	5,000.00	500,000.00
Shares bought back during the year	-	-
Shares outstanding at the end of the year	5,000.00	500,000.00

1.2. Shares in the Company held by each Shareholder holding more than 5 Percent Shares

	201	2019-20	
Name of Shareholder	No. of Shares held	% of Holding	
Governor of Kerala	4,994	99.88%	
Total	4,994	99.88%	

2. Reserves and Surplus

Particulars	2019-20 (₹)
a. Profit & Loss Account:	
Opening balance	-
(+) Net Profit/(Net Loss) For the current year	(135,456.00)
(-) Interim Dividends (Including Dividend Tax)	-
Closing Balance	(135,456.00)
Total	(135,456.00)

3. Long term Borrowings

Particulars	2019-20 (₹)
KSIDCL	85,456.00
Total	85,456.00

4. Deferred Tax Asset / (Liability) (Net)

Particulars	2019-20 (₹)
Deferred Tax Assets	
Related to Fixed Assets	-
Deferred Tax Liability	
Related to Fixed Assets	
Total	-

5. Other Current Liabilities

Particulars	2019-20 (₹)
Internal Audit Fee Payable	25,000.00
Statutory Audit Fee Payable	25,000.00
Total	50,000.00

5.1. The company has initiated the process of identifying the service providers who qualify under the definition of micro and small enterprises, as defined under the Micro, Small and Medium Enterprises Development Act 2006. Since no intimation has been received from the service providers regarding their status under the said Act as at 31st March 2020, disclosure relating to amounts unpaid as at the year end, if any have not been furnished. In the opinion of the management, the impact of interest, if any, that may be payable in accordance with the provisions of the Act is not expected to be material.

7. Cash and Cash Equivalents

Particulars	2019-20 (₹)
a. Cash on hand	-
b. Balances with banks	-
Total	-

8. Short-Term Loans and Advances

Particulars	2019-20 (₹)
Unsecured & Considered Good	
Total	-

9. Current Assets

Particulars	2019-20 (₹)
Governor of kerala	499,400.00
Jyothikumar Pillai Balakrishnan	100.00
Kerala State Industrial Development Corporation Ltd	100.00
KINFRA	100.00
Krishnapillai Radhakrishnan	100.00
Preetha Sukumaran Nair	100.00
Unnikrishnan Thualsimani	100.00
Total	500,000.00

10. Revenue from Operations

Particulars	2019-20 (₹)
Revenue from Operations	-
Total	-

11. Operating Expenses

Particulars	2019-20 (₹)
Total	-

12. Employee Benefits Expense

Particulars	2019-20 (₹)
Total	-

13. Finance Costs

Particulars	2019-20 (₹)
Total	-

14. Other Expenses

Particulars	2019-20 (₹)
Audit fees	25,000.00
Internal Audit Fees	25,000.00
Preliminary expense	73,856.00
Professional fees and charges	6,000.00
ROC and MCA filing fees	5,600.00
Total	135,456.00

15. Earnings Per Share

Particulars	2019-20 (₹)
a) Net Profit after tax as per Statement of Profit & Loss attributable to Equity Share Holders (₹)	(135,456.00)
b) Weighted Average Number of Equity Shares (Nos.)	5,000.00
c) Basic and Diluted Earnings Per Share (₹)	(27.09)
d) Face Value per Equity Share (₹)	100.00

A sum of ₹ Nil (Previous Year ₹ Nil (Net Credit)) has been included under Other Income representing Prior Period Adjustments.

16. Earnings in Foreign Exchange:

Particulars	2019-20 (₹)
Total	-

17. Remittance in Foreign Currency on account of Dividend:

Particulars	2019-20 (₹)
a) Number of Non-resident Share Holders	-
b) Number of Equity Shares held by them	-
c) (i) Amount of Dividend Paid	-

18. Expenditure in Foreign Currency:

Particulars	2019-20 (₹)
Total	-

In the opinion of the management, there is no impairment in the value of fixed assets of the company within the meaning of Accounting Standard -28 Impairment of Assets issued by the Institute of Chartered Accountants of India.

In the opinion of the management, the Current Assets have a value on realization in the ordinary course of business, which is at least equal to the amount at which they are stated in the balance sheet.

Balances of Trade Receivables, Short-term Loans and Advances and Other Current Liabilities are subject to confirmation and reconciliation.

19. Related Party Transaction

Name of the related Party	Nature of related Party relationship
Kerala State Industrial Development Corporation Ltd	Share Holder

20. Transactions with Related Parties during the year:

Advance Received	Amount (₹)
Kerala State Industrial Development Corporation Ltd	85456

21. The orginal financial statements dated 08-03-2022 is being revised due to regulatory compliance issues we are revising the date of our Financial statement everything else remaining the same as in previous Financial statement.

NOTE 22

Significant Accounting Policies

A. Basis for preparation of Financial Statements

The financial statements have been prepared and presented under the historical cost convention on accrual basis of accounting, in accordance with the accounting principles generally accepted in India and comply with the mandatory accounting standards issued by the Institute of Chartered Accountants of India to the extend applicable and the relevant provisions of the Companies Act, 2013. Except where otherwise stated, the accounting principles have been consistently applied.

B. Use of Estimates

The preparation of financial statements requires estimates and assumptions to be made that affect the reported amount of assets and liabilities on the date of the financial statements and the reported amount of revenues and expenses during the reporting period. Difference between the actual results and estimates are recognised in the period in which the results are known/ materialised.

C. Fixed assets

Fixed assets are stated at cost of acquisition or construction less accumulated depreciation. Cost of fixed assets includes freight and other incidental expenditure related to the acquisition and installation of the respective assets. Borrowing cost attributable to acquisition or construction of fixed assets is capitalised to respective fixed assets.

D. Intangible Assets

Intangible assets are stated at cost of acquisition less accumulated depreciation. Cost of intangible assets includes expenditure related to the acquisition and installation of the respective assets. Borrowing cost attributable to acquisition of intangible assets is capitalised to respective assets.

E. Depreciation

Depreciation on tangible assets is provided on the straight-line method over the useful lives of assets as per the Part C of Schedule II to the Companies Act 2013. Depreciation for assets purchased/sold during a period is proportionately charged. Intangible assets are amortized over the respective individual estimated useful lives on a straight-line basis, commencing from the date the asset is available to the Company for its use.

F. Impairement of Assets

The carrying amount of Fixed Assets are reviewed at each Balance sheet date to assess whether they are recorded in excess of their recoverable amounts, and where the carrying values exceeds the estimated recoverable amount, the assets are written down to their recoverable amount.

G. Revenue Recognition

Revenue is recognized only when it can be reliably measured and it is reasonable to expect ultimate collection. Revenue from operations comprises of income from manufacture of Automotives.

H. Foreign Currency Transactions

a) Transactions denominated in foreign currencies are recorded at the exchange rate prevailing on the date of the transaction or that approximates the actual rate at the date of the transaction.

- b) Monetary items denominated in foreign currencies at the year end are restated at year end rates. In case of items which are covered by forward exchange contracts, the difference between the year end rate and rate on the date of the contract is recognised as exchange difference and the premium paid on forward contracts is recognised over the life of the contract.
- c) Any income or expense on account of exchange difference either on settlement or on translation is recognised in the Profit and Loss account except in case of long term liabilities, where they relate to acquisition of fixed assets, in which case they are adjusted to the carrying cost of such assets.

I. Employee Benefits

The Company is not covered under Payment of Gratuity Act for the year.

J. Taxes on Income

Current tax is determined on the amount of tax payable in respect of taxable income for the period. Deferred tax is recognized, subject to the consideration of prudence, on timing differences, being the difference between taxable income and accounting income that originate in one period and are capable of reversal in one or more subsequent periods. Deferred tax assets are not recognized on unabsorbed depreciation and carry forward of losses unless there is virtual certainty that sufficient future taxable income will be available against which such deferred tax assets can be realized.

K. Earnings Per Share

In accordance with the Accounting Standard (AS-20),"Earning Per Share issued by the Institute of Chartered Accountants of India, basic and diluted earning per share is computed using the weighted average number of equity shares outstanding during the period.

L. Provisions, Contingent Liabilities and Contingent Assets

Provisions involving substantial degree of estimation in measurement are recognized when there is a present obligation as a result of past events and it is probable that there will be an outflow of resources. Contingent Liabilities are not recognised but are disclosed in the notes. Contingent Assets are neither recognized nor disclosed in the financial statements.

As per our report of even date

For and on behalf of the Board of Directors

For **M/s Hari Pillai & Co** Chartered Accountants FIRM REG.No. 12373S

Hari K.S. Proprietor M.No.217180

Place: Date: Sheela Thomas IAS MANAGING DIRECTOR DIN: 02620668

M G Rajamanickam IAS Director DIN: 06847977



OFFICE OF THE PRINCIPAL ACCOUNTANT GENERAL (AUDIT-II) 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 KERALA RUBBER LIMITED FOR THE YEAR ENDED 31 MARCH 2020.

The preparation of financial statements of **Kerala Rubber Limited** for the year ended **31 March 2020** 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(7) 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 **11 March 2022**.

I, on behalf of the Comptroller and Auditor General of India, have conducted a supplementary audit of the financial statements of **Kerala Rubber Limited** for the year ended **31 March 2020** 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.

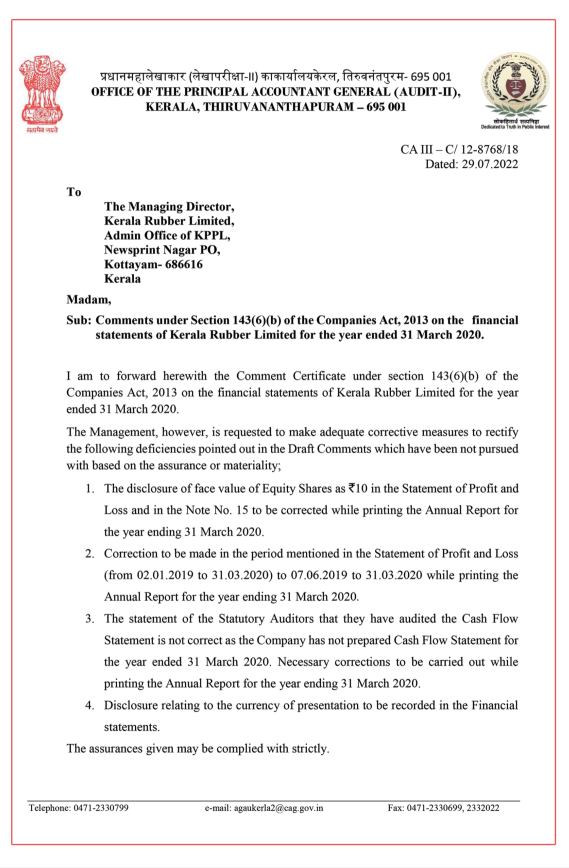
On the basis of my supplementary audit nothing significant has come to my knowledge which would give rise to any comment upon or supplement to statutory auditors' report under section 143(6)(b) of the Act.

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

JACOB

PRINCIPAL ACCOUNTANT GENERAL (AUDIT-II), KERALA

Thiruvananthapuram Dated:29.07.2022





प्रधानमहालेखाकार (लेखापरीक्षा-॥) काकार्यालयकेरल, तिरुवनंतपुरम- 695 001 OFFICE OF THE PRINCIPAL ACCOUNTANT GENERAL (AUDIT-II), KERALA, THIRUVANANTHAPURAM – 695 001



The Comment Certificate may be placed before the Annual General Meeting complying with the provisions of section 143(6)(b) of the Act ibid.

Six copies of the printed Annual Reports and financial statements of the Company for the year 2019-20 duly incorporating the Comment Certificate may be forwarded to this Office at the earliest.

In addition to the above the Management is requested to comply with the following requirements;

- 1. To include all the annexures of the Auditors Report while printing the Annual Report.
- 2. To use the Rupee Symbol '₹ 'instead of ' Rupees/ Rs' consistently in the Financial Statements.
- 3. To furnish details of all financial assistance received by the Company in the form of loan, grant or share capital contribution during the year 2020-21.

Yours faithfully,

Sd/-

SENIOR DEPUTY ACCOUNTANT GENERAL (AMG-II)

Telephone: 0471-2330799

e-mail: agaukerla2@cag.gov.in

Fax: 0471-2330699, 2332022

KERALA RUBBER LIMITED

ATTENDANCE SLIP

Annual General Meeting to be held on Friday, the 29th October, 2021 at 11.00 A.M through Video Conferencing ('VC')/Other Audio-Visual Means ('OAVM') facility from TC 11/2661. Keston Road Kowdiar Trivandrum KL 695003 IN

Regd. Folio No:

No. of shares held:

I certify that I am a registered shareholder/proxy for the registered Shareholder of the Company and hereby record my presence at the Annual General Meeting of the Company on Friday, the 29th October, 2021 at 11.00 A.M through Video Conferencing ('VC')/Other Audio-Visual Means ('OAVM') facility from TC 11/2661. Keston Road Kowdiar Trivandrum KL 695003 IN

Member's/Proxy's name in Block Letters :

Member's/Proxy's Signature

Note: Please fill this attendance slip and hand it over at the entrance of the hall with copy of ID proof

FORM NO. MGT-11

PROXY FORM

[Pursuant to Section 105(6) of the Companies Act, 2013 and Rule 19(3) of the Companies (Management and Administration) Rules, 2014]

CIN: U25209KL2019SGC058321

Name of the Company: KERALA RUBBER LIMITED

Registered office: ADMINISTRATIVE OFFICE OF KPPL.NEWSPRINT NAGAR PO VELLOR KOTTAYAM KL 686616

Name of the Member(s) :

Registered Address :

	I/ We being the member of the company holding	Equity shares, hereby appoint
1.	Name:	Address:
	E-mail Id:	
	Signature:	
or failing him		
2.	Name:	Address:

E-mail Id: Signature:

as my/our proxy to attend and vote (on a poll) for me/us and on my/our behalf at Annual General Meeting of members of the Company, to be held on Friday, the 29th October, 2021 at 11.00 A.M through Video Conferencing ('VC')/Other Audio-Visual Means ('OAVM') facility from TC 11/2661. Keston Road Kowdiar Trivandrum KL 695003 IN and at any adjournment thereof in respect of such resolutions as are indicated in the AGM Notice.

Signature of Shareholder :

Signature of Proxy holder(s) :

Note: This form of proxy in order to be effective should be duly completed and deposited at the Registered Office of the Company, before the commencement of the Meeting.