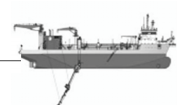


DREDGING CORPORATION OF INDIA LTD.

(A Government of India Undertaking)
(A Mini Ratna Company)

41ST ANNUAL REPORT 2016 - 2017



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REGISTERED OFFICE

Core: 2. 1st Floor, "SCOPE MINAR"

Plot No. 2A & 2B,

Laxminagar District Centre,

Delhi - 110 092.

Phone: 011 22448528 Fax: 011 22448527 CIN NO. L29222DL1976GOI008129

GST No. 37AAACD6021B1ZB e-mail : sreekanth@dcil.co.in Website : www.dredge-india.com

HEAD OFFICE

"DREDGE HOUSE", Port Area, Visakhapatnam - 530 001.

Phone: 0891 2523250; Fax: 0891 2560581

BOARD OF DIRECTORS etc.

BOARD OF DIRECTORS

Shri Rajesh Tripathi Chairman and Managing Director & CEO

Shri S.Charles

Director (Finance) & CFO

Shri M S Rao

Director (Operations & Technical)

Shri Pravir Krishn

(w.e.f 03/03/2017 upto 25/07/2017)

Shri Pradeep Kumar

(w.e.f 29/05/2017 upto 27/07/2017)

Ms.Sheila Sangwan

Dr.(Ms.)Vrushali Rajendra Waghmare

Shri Barun Mitra (upto 03/03/2017)

Shri B.Poiyaamozhi

(upto 31/08/2016)

Shri Sanjeev Ranjan (upto 29/05/2017)

COMPANY SECRETARY & COMPLIANCE OFFICER

Shri K.Aswini Sreekanth sreekanth@dcil.co.in

BANKERS

Syndicate Bank State Bank of India BNP PARIBAS EXIM Bank Deutsche Bank

STATUTORY AUDITORS

M/s. TUKARAM & Co., Chartered Accountants, # 3-6-69, Flat No. 209, Venkatarama Towers Opp. Talwalkars, Basheerbagh, Hyderabad - 500 029

REGISTRARS & TRANSFER AGENT KARVY COMPUTERSHARE PRIVATE LIMITED

Karvy Selenium Tower B, Plot 31-32, Gachibowli Financial District,

Nanakramguda, Hyderabad - 500 032.

Tel. Nos.: (040) 67162222 ; Fax No.: (040) 23001153 E-mail Address : einward.ris@karvy.com

For Hindi Version of the 41st Annual Report 2016-17 please write/e-mail to the Company Secretary giving the Folio No. / DP ID & Client ID.









To emerge as a team of inspired performers with the focus on :

- To become a Nava Ratna company by 2020 by progressively increasing the share of DCI in the Indian maintenance dredging market to 80% and increasing the share in Indian capital dredging market.
- Establishing a global presence in providing integrated dredging services.
- Adopting and complying with best standards of corporate governance.

MISSION

To provide integrated dredging and related marine services including beach nourishment, reclamation, inland dredging, environmental protection for promoting the national and international maritime trade and to become a global player in the field of dredging.



OBJECTIVES:



- Maintaining its' numero uno'position in Indian Dredging Sector
- To make forays globally through formation of joint ventures with reputed international companies and /or chartering of vessels.
- To improve the Human Resource capital of the company by sustained programme of training and recruitment.
- To implement integrated e-governance in all the functional areas of the Company through the DCI FIIT project.i.e. DCI's Functional Integration through Information Technology.

DECADE AT A GLANCE

OPERATIONAL STATISTICS

₹ in lakhs

		2007-08	2008-09	2009-10	2010-11	2011-12	2012-13	2013-14	2014-15	2015-16	2016-17 (Ind AS)
Operating Formings	/A)	70407	70007	67304	E0714	49460	63492	77041	72406	ecesoe.	`
Operating Earnings Interest Income	(A)	72487 3559	79067 4155	67304 2091	50714 1247	48469 1289	310	77041 227	73496 699	66586 953	58587 832
Other Income		1101	0	0	311	3	0	2	184	83	550
Total Income	(B)	77147	83222	69395	52272	49761	63802	77270	74379	67622	59969
Operating Expenses	(C)	57767	71937	55018	40754	39210	52480	58456	56177	48579	46888
Interest Expenses		130	(172)	10	0	0	147	1099	2566	2043	1894
Depreciation Exceptional items		4173 0	5268 0	6602 0	7032 0	8795 0	9015 0	13832 0	9214 (114)	9820 (1110)	9960 0
Excess/short provision of Co	•							•	•		
tax of earlier years written by Total Expenses	ack	(2105) 59965	7 7033	0 61630	0 47786	0 48005	0 61642	73387	0 67843	0 59332	0 58742
Profit Before Tax		17182	6189	7765	4486	1756	2160	3883	6536	8290	1228
Tax Liability		1700	1552	760	535	438	109	128	296	323	487
Profit after Tax	(D)	15482	4637	7005	3951	1318	2051	3755	6240	7967	741
Other Comprehensive incommodate incommodat	me	. ,	0	0	0	0	0	0	0	0	(28)
for the perod (OCI)(D+E)	(F)	15482	4637	7005	3951	1318	2051	3755	6240	7967	712
Operating Expenses Vs. Operating Earnings		80%	91%	82%	80%	81%	83%	76%	76%	73%	80%
Operating Profit [A-C]	(G)	14720	7130	12286	9960	9259	11011	18585	17319	18007	11699
Operating Profit Margin [G	3/A]	20%	9%	18%	20%	19%	17%	24%	24%	27%	20%
Net Profit Margin [F/B]		20%	6%	10%	8%	3%	3%	5%	8%	12%	1%
FINANCIAL HIGHLIGHTS ((as on 3	31st March	of end of t	he year):							
WHAT THE COMPANY OV	MED										
Fixed Assets	WALD.										
Gross Block		92357	95663	99458	126738	140083	196556	327408	305119	321011	318030
Less:Depreciation(Cum)		59187	64437	71012	78011	86762	95778	108633	117185	127829	137277
Net Block		33170	31226	28446	48727	53321	100778	218775	187134	193182	180753
Capital Working Progress.		9	9	472	17105	50090	47306	1435	2519	6417	2600
Working Capital Finacial Assets (Investmen	,	89902	93194	100985	68023	57757	66196	58800	58645	53526	50414
other Finacial assets)	100,	2450	3000	3000	3000	3000	3000	3000	3000	3000	907
outer indeed doods		125531	127429	132903	136855	164168	217279	282010	251297	256125	234672
WHAT THE COMPANY OV Long term Funds:	WED										
Secured Loans		0	0	0	0	25995	77710	139669	103865	101737	81778
Unsecured Loans		0	0	0	0	0	0	0	0	0	0
Other Non-current liabilities		1653 1653	551 551	0 0	0 0	0 25995	777 10	0 139669	717 104583	1026 102355	832 82610
NET WORTH OF THE COL	MPANY		_								
Share Capital		2800	2800	2800	2800	2800	2800	2800	2800	2800	2800
Reserves & Surplus		121078 123878	124078 126878	130103 132903	134055 136855	135373 138173	136769 139569	139541 142341	144632 147432	151588 154388	149262 152062
Capital Employed	IV.	122072	124420	420424	116750	444070	100074	מבשר די	245770	2/6700	224466
(Net block+working capital Dividend	ı <i>)</i>	123072 4200	124420 1400	129431 840	116750 0	111078 0	166974 560	277575 840	245779 840	246708 840	231166 0
Dividend %		150%	50%	30%	0%	0%	20%	30%	30%	30%	0
Debt/ Equity Ratio		0.01:1	0.004:1	0	0	0.19:1	0.56:1	0.98:1	0.72:1	0.67:1	0.54:1
Earnings per Share				-	-						
[PAT/2.8 crore no. of share	/ -	55.29	16.56	25.02	14.11	4.71	7.32	13.41	22.29	28.45	264
MOU Rating Achieved		V. GOOD	GOOD	EXCELLENT	GOOD	FAIR	GOOD	EXCELLENT	GOOD	V.GOOD	GOOD**

** Expected Rating for FY 2016-17

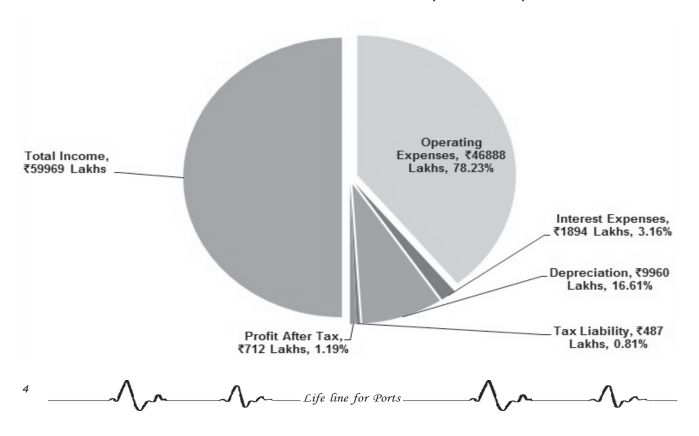


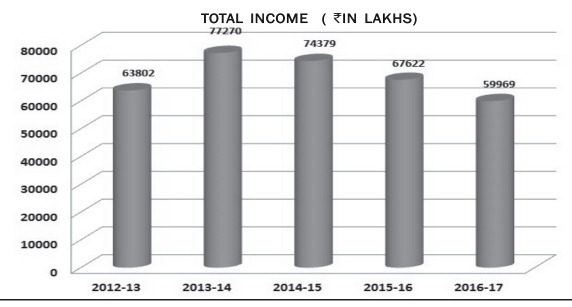


INFORMATION IN RESPECT OF DREDGERS AND FLOATING CRAFTS OF DCI

Craft	Year of Built	Type of Vessel	Maximur Dredging Depth (Mts.)		Installed Draft (Mts.)	Installed Hopper Capacity (Cu.M)	Pumping Capacity (Cu.M/hr)	Net Tonnage	No.of Dredging Days
DCI Dredge VI	1975	Self Propelled TSHD	22	104	6.95	3770	-	2139	53
DCI Dredge VIII	1977	Self Propelled TSHD	25	124.3	8.50	6500	-	4437	84
DCI Dredge IX	1984	Self Propelled TSHD	25	102.6	7.50	4500	-	1547	167
DCI Dredge XI	1986	Self Propelled TSHD	25	102.6	7.50	4500	-	1551	300
DCI Dredge XII	1990	Self Propelled TSHD	20	115	6.50	4500	-	1906	197
DCI Dredge XIV	1991	Self Propelled TSHD	20	115	6.50	4500	-	1906	172
DCI Dredge XV	1999	Self Propelled TSHD	25	122	8.50	7400	-	2421	261
DCI Dredge XVI	2000	Self Propelled TSHD	25	122	8.50	7400	-	2414	113
DCI Dredge XVII	2001	Self Propelled TSHD	25	122	8.50	7400	-	2414	127
DCI Dredge XIX	2012	Self Propelled TSHD	25	114	7.50	5500	-	2091	201
DCI Dredge XX	2013	Self Propelled TSHD	25	114	7.50	5500	-	2091	241
DCI Dredge XXI	2013	Self Propelled TSHD	25	114	7.50	5500		2091	258
DCI Dredge VII	1976	Non-propelled CSD	22	86	2.50	-	1000	746 (GT)	-
DCI Dredge Aquarius	1977	Self Propelled CSD	25	107	4.85	-	2000	1019	9
DCI Dredge-XVIII	2009	Non-propelled CSD	25	88	3.00	-	2000	607	34
DCI Dredge-BH1	2011	Non-propelled Backhoe	21.5	55.68	2.5	-	370	293	35
DCI ID Ganga	2016	Non-propelled CSD	14	28.5	1.5	-	500	39	21
DCI Tug-VII	2005	Self Propelled Tug	-	42.3	3.00	-	-	21	-
		(Twin Screw)							
Survey Launch-I	1999	Self Propelled	-	12.5	1.85	-	-	18(GT)	-
Survey Launch-II	2009	Self Propelled	-	16	1.45	-	-	41(GT)	-
Survey Launch-III	2009	Self Propelled	-	16	1.45	-	-	41(GT)	-
DCI Multi cat-I	2015	Self pDropolled	NA	32	4.00	-	-	408(GT)	-

TOTAL INCOME VS. EXPENSES (FY 2016 -17)





MAJOR MAINTENANCE DREDGING ASSIGNMENTS EXECUTED

	Client	Work done during the years						
1	Kolkata Port Trust, Kolkata	2002-03, 2003-04, 2004-05 & 2005-06, 2006-07, 2007-08,2008-09, 2009-10, 2010-11, 2011-12, 2012-13, 2013-14,2014-15, 2015-16 & 2016-17						
2	New Mangalore Port Trust, Mangalore	2002-03, 2003-04, 2005-06, 2006-07, 2007-08& 2008-09, 2009-10& 2010-11						
3	Mormugao Port Trust, Goa	2002-03,2003-04,2004-05 & 2005-06, 2008-09, 2009-10, 2010-11& 2011-12						
4	Jawaharlal Nehru Port Trust, Mumbai	2002-03, 2003-04, 2004-05, 2005-06, 2006-07 & 2007-08.						
5	Cochin Port Trust, Kochi	2002-03, 2003-04.2006-07, 2011-12, 2012-13, 2013-14, 2014-15 & 2016-17						
6	Kandla Port Trust, Kandla	2002-03,2003-04, 2004-05, 2005-06, 2012-13, 2013-14						
7	Mumbai Port Trust, Mumbai	2002-03 & 2003-04						
8	Paradip Port Trust, Paradip	2002-03, 2003-04, 2004.05, 2005-06, 2006-07, 2007-08, 2008-09, 2009-10, 2010-11, 2011-12 & 2012-13.						
9	Visakhapatnam Port Trust	2002-03, 2003-04, 2004-05, 2005-06, 2006-07, 2007-08, 2008-09, 2010-11, & 2011-12, 2012-13, 2013-14, 2014-15& 2016-17						
10	Chennai Port	2003-04						
11	Indian Navy, Kochi	2002-03, 2003-04, 2004-05, 2005-06, 2006-07, 2007-08, 2010-11 & 2011-12, & 2014-15						
12	Karwar Port	2011-12						
13	RGPPL	2015-16, 2016-17						
14	Gangavaram Port	2015-16						
15	CSL	2015-16 & 2016-17						

CAPITAL DREDGING ASSIGNMENTS EXECUTED

	Client	Work done during the years	
1	Essar, Hazira	1991-92 & 1993-94	
2	Mormugao Port Trust, Mormugao	1994-95, 2009 & 2016-17	
3	Kolkata Port Trust, Kolkata	1994-95	
4	Cochin Port Trust, Kochi	1994-95	
5	Kakinada Port, Kakinada	1995-97	
6	Jawaharlal Nehru Port Trust, Mumbai	1997-98	
7	New Mangalore Port Trust, Mangalore	2000-01	
8	Bharat Petroleum Corporation, JNPT, Mumbai	2001-02	
9	Visakhapatnam Port Trust, Visakhapatnam	2001-02 & 2014-15	
10	Taichung Harbour, Taichung, Taiwan	2001-02	
11	Reclamation works at Bahrain	2004-05 & 2005-06	
12	KKS Harbour, Sri Lanka	2013-14	
13	Paradip Port Trust	2008-09 to 2012-13	
14	Ennore Port	2010-11 to 2012-13 & 2014-15	
15	Kandla Port	2012-13 to 2013-14	
16	Andaman lakshadweep harbour works	2016-17	
17	Port of Pondicherry	2016-17	
18	L & T Kattupally	2016-17	
19	Gujarat Maritime Board	2016-17	





DREDGING CORPORATION OF INDIA LIMITED

NOTICE

NOTICE is hereby given that the 41st Annual General Meeting of the members of Dredging Corporation of India Limited will be held at 11.30 AM on Thursday, the 31st August, 2017 in Conference hall, Core-2, Scope Minar, Plot No.2A & 2B, Laxminagar District Centre, Delhi - 110092 to transact the following business:

ORDINARY BUSINESS

- To receive, consider and adopt the audited Balance sheet as at 31st March, 2017, the Statement of Profit and Loss Account for the year ended 31st March, 2017 together with the Reports of the Auditors and Directors thereon.
- 2. To appoint a Director in place of Shri Rajesh Tripathi (DIN:03379442) who retires by rotation and is eligible for re-appointment.
- 3. To appoint a Director in place of Shri M S Rao (DIN:07198524) who retires by rotation and is eligible for re-appointment.
- 4. To pass with or without modification, the following resolution as ordinary resolution for payment of remuneration to Statutory Auditors:
 "RESOLVED THAT pursuant to Section 142 (1) of the Companies Act, 2013, the remuneration of the Statutory Auditors of the Company, M/s Tukaram & Co., Chartered Accountants, appointed by Comptroller and Auditor General of India be and is hereby fixed at ₹4.25 lakh (rupees four lakh and twenty five thousand only) plus taxes as applicable for the year 2016-2017.

By Order of the Board of Directors

Place: Visakhapatnam Dated: 31/07/2017

(K. Aswini Sreekanth) Company Secretary

I. A MEMBER ENTITLED TO ATTEND AND VOTE AT THE MEETING IS ENTITLED TO APPOINT A PROXY TO ATTEND AND VOTE INSTEAD OF HIMSELF. THE PROXY SO APPOINTED NEED NOT NECESSARILY BE A MEMBER OF THE COMPANY.

Proxies in order to be valid and effective, must be delivered at the Registered office of the company duly filled, stamped and signed not later than 48 hours before the commencement of the meeting.

- As per the provisions of the Companies Act, 2013, a person can act as a proxy on behalf of members not exceeding fifty and holding in the aggregate not more than ten percent of the total share capital of the Company. A member holding more than ten per cent of the total share capital of the Company may appoint a single person as proxy and such person shall not act as a proxy for any other person or member.
- 3 Members / Proxies / Authorised Representatives are requested to bring the attendance slip duly filled and signed along with copy of Annual Report to the meeting.
- 4 The Annual Report duly circulated to the members of the Company, is also available on the Company's Website at www.dredge-india.com.
- Relevant documents referred to in the accompanying notice are open for inspection by the members at the Registered Office of the Company on all working days i.e. Monday to Friday, between 10:30 a.m. and 12:30 p.m. up to the date of the Annual General Meeting.
- 6 The Register of Members and share Transfer Books of the Company will remain closed from Friday, 25TH August, 2017 till Thursday, 31st August, 2017 (both days inclusive).
- Share transfer documents and all correspondence relating thereto, should be addressed to the Registrar and Transfer Agent (RTA), M/s Karvy Computershare Pvt. Ltd., Karvy Selenium Tower B, Plot 31-32, Gachibowli Financial District, Nanakramguda, Hyderabad 500 032. Tel. Nos.: (040) 67162222; Fax No.: (040) 23001153; E-mail Address: einward.ris@karvy.com
- Reserve Bank of India has initiated NECS (National Electronic Clearing System) facility for credit of dividend directly to the bank account of the members. Hence, members are requested to register their Bank Account details (Core Banking Solutions enabled account number, 9 digit MICR code & 11 digit IFSC code), in respect of shares held in dematerialized form with their respective Depository Participant i.e., the agency where the demat account has been opened and in respect of shares held in physical form with the RTA or at the registered office of the Company.
- 9 Members may send their requests for change / updation of Address, Bank A/c details, ECS mandate, Email address, Nominations:
 - i) For shares held in dematerialised form to their respective Depository Participant.
 - ii) For shares held in physical form to the RTA, M/s Karvy Computershare Private Limited, Hyderabad or at the registered office of the Company.
- 10 Non-Resident Indian members are requested to inform the RTA, M/s Karvy Computershare Private Limited, Hyderabad immediately about:
 - i) Change in their residential status on return to India for permanent settlement.
 - ii) Particulars of their bank account maintained in India with complete name, branch, account type, account number and address of the bank with pin code number, if not furnished earlier.
- 11 The Securities and Exchange Board of India (SEBI) has mandated the submission of Permanent Account Number (PAN) by every participant in securities market failing which the demat account / folio no. would be suspended for trading. Members holding shares in electronic form are, therefore, requested to submit the PAN to their Depository Participants with whom they are maintaining their demat accounts. Members holding shares in physical form can submit their PAN details to the Company or its RTA.
- Pursuant to the provisions of Section 205A and 205C of the erstwhile Companies Act, 1956 and Section 124 & 125 of the Companies Act, 2013, the Company has transferred all unpaid dividend declared upto the financial year 2007-08 to Investor Education & Protection Fund (IEPF) established by the Central Government. Upon completion of 7 years, the Company would transfer the unclaimed / unpaid dividend for the financial year 2009-10 in September, 2017. The dividend for the financial year 2012-13 and thereafter, which remains unpaid or unclaimed for a period of 7 years would be transferred to the IEPF on respective due dates. The members, who have not encashed their dividend warrant so far, for the financial years 2008-09 to 2015-16 (except for the years 2010-11 & 2011-12 for which dividend was not declared) may write to the RTA, M/s. Karvy Computershare Private Limited, Hyderabad or at the registered office of the Company for claiming the unpaid dividend.
- As per The Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 which came into force w.e.f. 28/2/17, the dividend which has not been unpaid or unclaimed for a period of seven years need to be transferred to IEPF along with the shares held against that name. DCI has already transferred the unpaid dividend for 2008-09 for which seven years is completed in October 2016 to IEPF in November 2016. As such now only the shares need to be transferred to IEPF. A Newspaper Notice in this regard is published in Newspaper in English and Regional language in May, 2017. Communication to this effect is also sent to the concerned shareholders. Further action will be taken as per the Rules notified by Ministry of Corporate Affairs.
- Pursuant to Sections 101 and 136 of the Companies Act, 2013 read with Companies (Management and Administration) Rules, 2014, Annual Report of the Company has been sent through email to those members whose email ID is registered with the Company / Depository. In case any member wants a physical copy of the Annual Report, he may send a request to the Company Secretary at the registered office of the Company or to the RTA at the address given above. Those members who have not registered their email ID are requested to write to the RTA / their Depository Participant for registering the same.

7

NOTICE....

- 15 In terms of Section 108 of Companies, Act, 2013 read with the Companies (Management and Administration) Amendment Rules, 2015, the Company is providing the facility to its members to exercise their right to vote by electronic means on any or all of the businesses specified in the accompanying Notice.
- 16 The cut-off date to be eligible to vote is Thursday, 24th August, 2017.
- 17 Facility for E-Voting: Details of the process and manner of e-voting along with the User ID and Password are being sent to the members along with the notice:
 - By email to those members whose email ID is registered with the Company / Depository Participant.
 - By post to those members whose email ID is not registered with the Company / Depository Participant.
- 18 The instructions and other information relating to e-voting are as under:
 - A. In case a Member receiving an email of the AGM Notice from Karvy [for Members whose email IDs are registered with the Company/ Depository Participant(s)]:
 - i) Launch internet browser by typing the URL: https://evoting.karvv.com.
 - ii) Enter the login credentials (i.e., User ID and password sent by e-mail). Event No. followed by Folio No. / DP ID-Client ID will be your User ID. However, if you are already registered with Karvy for e-voting, you can use your existing User ID and password for casting your vote.
 - iii) After entering these details appropriately, Click on "LOGIN".
 - iv) You will now reach password change Menu wherein you are required to mandatorily change your password. The new password shall comprise of minimum 8 characters with at least one upper case (A-Z), one lower case (a-z), one numeric value (0-9) and a special character (@,#,\$, etc.). The system will prompt you to change your password and update your contact details like mobile number, email ID, etc. on first login. You may also enter a secret question and answer of your choice to retrieve your password in case you forget it. It is strongly recommended that you do not share your password with any other person and that you take utmost care to keep your password confidential.
 - v) You need to login again with the new credentials.
 - vi) On successful login, the system will prompt you to select the "EVENT" i.e., (name of the Company).
 - vii) On the voting page, enter the number of shares (which represents the number of votes) as on the Cut Off Date under "FOR/AGAINST" or alternatively, you may partially enter any number in "FOR" and partially in "AGAINST" but the total number in "FOR/AGAINST" taken together should not exceed your total shareholding as mentioned therein. You may also choose the option ABSTAIN. If the shareholder does not indicate either "FOR" or "AGAINST" it will be treated as "ABSTAIN" and the shares held will not be counted under either head.
 - viii) Shareholders holding multiple folios/demat accounts shall choose the voting process separately for each folios/ demat accounts.
 - ix) Voting has to be done for each item of the Notice separately. In case you do not desire to cast your vote on any specific item it will be treated as abstained.
 - x) You may then cast your vote by selecting an appropriate option and click on "Submit".
 - xi) A confirmation box will be displayed. Click "OK" to confirm else "CANCEL" to modify. Once you confirm, you will not be allowed to modify your vote. During the voting period, Members can login any numbers of times till they have voted on the Resolution(s).
 - xii) Corporate/Institutional Members (i.e. other than Individuals, HUF, NRI, etc.) are also required to send scanned certified true copy (PDF Format) of the Board Resolution/Authority Letter, etc. together with attested specimen signature(s) of the duly authorized representative(s), to the Scrutinizer at e-mail ID: sgsdel@gmail.com with a copy marked to evoting@karvy.com. The scanned image of the above mentioned documents should be in the naming format "Corporate Name_ EVENT NO."
 - xiii) In case a person has to become the Member of the Company after the dispatch of AGM Notice but on or before the cut-off date i.e. 24th August, 2017 may write to the Karvy on the email Id: evoting@karvy.com or to Ms.C.Shobha Anand, Contact No. 040-33215424, at Karvy Computershare Private Limited, Karvy Selenium Tower B, Plot 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad 500 032, [Unit: DREDGING CORPORATION OF INDIA LIMITED] requesting for the User ID and Password. After receipt of the above credentials, please follow all the steps from Sr. No.(i) to (xii) as mentioned in (A) above, to cast the vote.
 - B. In case of Members receiving physical copy of the AGM Notice by Post [for Members whose email IDs are not registered with the Company/Depository Participant(s)]:
 - i) User ID and initial password as provided.
 - ii) Please follow all steps from Sr. No. (i) to (xiii) as mentioned in (A) above, to cast your vote.
 - C. The remote e-voting period commences on Tuesday, the 28th August, 2017 at 09:30 A.M. and ends on Wednesday, the 30th August, 2017, at 5.00 P.M. During this period, the Members of the Company holding shares in physical form or in dematerialized form, as on the cut-off date being Thursday, 24th August, 2017, may cast their vote by electronic means in the manner and process set out hereinabove. The remote e-voting module shall be disabled for voting thereafter. Once the vote on a resolution is cast by the Member, the Member shall not be allowed to change it subsequently. Further, the Members who have casted their vote electronically shall not vote by way of poll, if held at the Meeting.
 - D. In case of any query pertaining to remote e-voting, please visit Help & FAQ's section of https://evoting.karvy.com. (Karvy's website).
 - E. The voting rights of the Members shall be in proportion to their shares of the paid up equity share capital of the Company as on the cut-off date being Thursday, 24th August, 2017.
 - F. The Company has appointed Shri D.P.Gupta of SGS Associates, Practising Company Secretary (Membership No.-F2411) as a Scrutinizer to scrutinize the remote e-voting process in a fair and transparent manner.
 - G. Facility for voting through ballot paper would also be made available at the AGM venue. Members who cast their votes electronically should not vote through ballot paper. However, in case a member votes electronically as well as through ballot paper, the vote cast through ballot paper will be ignored.
 - H. At the AGM, at the end of the discussion on the resolutions on which voting is to be held, the Chairman shall, with the assistance of Scrutinizer, allow voting by use of ballot or polling paper for all those members who are present at the General Meeting but have not cast their vote electronically using the remote e-voting facility.
 - I. The Scrutinizer shall, immediately after the conclusion of voting at the Annual General Meeting, first count the votes cast at the meeting and thereafter unblock the votes cast through e-voting in the presence of at least 2 (two) witnesses not in the employment of the Company and submit not later than two days of conclusion of the meeting, a consolidated scrutiniser's report of the total votes cast in favour or against if any, to the Chairman of the Company or such other officer authorized by the Chairman.
 - J. The Results on resolutions shall be declared within 2 days of the conclusion of the AGM and the resolutions will be deemed to be passed on the AGM date subject to receipt of the requisite number of votes in favour of the Resolutions.
 - K. The results of voting along with the Scrutinizer's Report(s) thereon would be available on the website of the Company (www.dredge-india.com) and on Service Provider's website (https://evoting.karvy.com) immediately after the declaration of the results and would also be communicated simultaneously to the Stock Exchanges where the shares of the Company are listed.



DREDGING CORPORATION OF INDIA LIMITED

NOTICE....

- 19 Members who hold shares in physical form can nominate a person in respect of all the shares held by them singly or jointly. Members who hold shares in single name are advised, in their own interest to avail of the nomination facility. Shareholders desirous of making nominations are requested to send their requests in Form 2B (which will be made available on request) to the Registrar and Transfer Agents, M/s Karvy Computershare Private Limited. Members holding shares in dematerialized form may contact their respective depository participant(s) for recording nomination in respect of their shares.
- 20 It is to be noted that no gifts will be distributed at the meeting.

By Order of the Board of Directors

(K. Aswini Sreekanth) Company Secretary

Place: Visakhapatnam Dated: 31/07/2017

Item No. 2 -

ANNEXURE TO NOTICE

BRIEF RESUME OF DIRECTORS BEING RE-APPOINTED AS PER SEBI (LODR) REGULATIONS 2015 (for item No.'s 2,3)

Shri Rajesh Tripathi (DIN:0339442) aged 56 years (DOB:07/02/1961) was appointed as Chairman and Managing Director of the Company vide Ministry Letter No. SS-28012/01/2014-DCI dt.04/12/14. He took charge on 02/02/15. Pursuant to the provisions of the Companies Act, he is a Director liable to retire by rotation and is now to be retired and being eligible offers himself for re-appointment.

Educational & Professional qualification: Shri Rajesh Tripathi is 1982 batch Indian Railways Services Engineering (IRSE) Officer. He holds Master degree - M.Tech (Structures) and Post Graduate Diploma in Business Management. He joined Indian Railways in 1984 and held several prestigious posts including Project Director of IRCON, Malaysia Railways Project and Chief Engineer of Jammu Kashmir Railway Project. He also worked as Director (Way and Works) in Konkan Railway Corporation.

Details of Directorships in other Companies : 1

Membership/Chairmanship in the Committee of other Companies : Nil

No. of shares held in the Company as on date : 551

Relationship between Directors inter-se : None

He will be liable to retire by rotation under Section 152 of the Companies Act, 2013.

The tenure, terms and conditions regulating his appointment is determined by Government of India.

Shri Rajesh Tripathi is not disqualified from being appointed as Director in terms of Section 164 of the Companies Act, 2013. None of the Directors and Key Managerial Personnel or their relatives, except the appointee himself, is in any way concerned or interested, financially or otherwise in the resolution.

The Board commends the resolution for approval of the members as ordinary resolution.

Item No. 3 -

Shri M.S.Rao (DIN:07198524) aged 53 years (DOB:01/06/1964) was appointed as Director(Operations & Technical) of the Company vide Ministry Letter No.SS-28012/03/2014-DCI dt.08/05/15. He took charge on 01/06/15. Pursuant to the provisions of the Companies Act, he is a Director liable to retire by rotation and is now to be retired and being eligible offers himself for re-appointment.

Educational & Professional qualification: He holds a bachelor's in Technology (Civil Engineering) from Regional Engineering College, Warangal and also holds Degree in Master of Business Administration from Andhra University, Visakhapatnam. He is having vast experience of about 25 years in the field of Dredging (Operations, Marketing, Contracts, Project Engineering, etc) and in other major Civil Engineering project. He has joined DCI in 2006 as DGM (Operations & Projects) worked in DCI in various capacities as Head of Operations Department, Head of Marketing Department, Project Engineering Department, Human Resources Department prior to his appointment as Director (Operations and Technical). Prior to joining DCI, he has worked as Assistant General with SIDBI and NABARD as Banks Engineer at Mumbai and Lucknow.

Details of Directorships in other Companies : Nil
Membership/Chairmanship in the Committee of other Companies : Nil
No. of shares held in the Company as on date : 351
Relationship between Directors inter-se : None

He will be liable to retire by rotation under Section 152 of the Companies Act, 2013.

The tenure, terms and conditions regulating his appointment is determined by Government of India.

Shri M S Rao is not disqualified from being appointed as Director in terms of Section 164 of the Companies Act, 2013. None of the Directors and Key Managerial Personnel or their relatives, except the appointee himself, is in any way concerned or interested, financially or otherwise in the resolution.

The Board commends the resolution for approval of the members as ordinary resolution.