

APM Terminals Pipavav

Gujarat Pipavav Port Limited

ANNUAL REPORT 2013



CHAIRMAN'S STATEMENT



Dear Shareholders,

On behalf of the Board, I present to you the first Annual Report and Financial Statements for the year ended 31st December 2013 after assuming the Chairmanship.

The global economy continued to face many challenges. Looking back on 2013, your Company has a good reason to be satisfied. Strong container volume growth despite demand not growing at the rate seen in the past, operational productivity, and superior rail connectivity have been the mainstay of our performance this year. Bulk cargo remained steady during the year though the overall outlook is likely to remain weak in the absence of clarity in the power purchase policy, as well as adverse rail freight differential for coal transportation for power plants located in the Northern hinterland.

The construction of tanks by 3 liquid cargo operators at Pipavav is in advanced stages of completion. With this the handling of Liquid Cargo is likely to commence very soon.

2013 represented a year of strong growth in both revenue and profitability. Operating revenue increased by 24% to ₹ 5,179.35 Million while EBITDA grew 41% to ₹ 2,568 Million, driven mainly by a substantial improvement in container volumes and realization.

During the year, your Company commenced handling of double stack high cube container trains in collaboration with its JV partner, Pipavav Railway Corporation Limited (PRCL). This has benefitted Exim Trade by reducing transit time and improved efficiency to the main cargo generating areas across North and North West India. The availability of capable rail connections will decrease congestion on roads, enable fuel savings and benefit the environment. PRCL continued to benefit by the strong cargo growth through rail and in the current year, distributed its maiden dividend (interim) of ₹ 38.8 Million to your Company.

The demand for port capacity on the West Coast makes it essential that the use of Port infrastructure is optimized. Your Company has put in place long term strategic plans to develop port infrastructure. The Company's Environment approval received in June 2012 was under abeyance for six months but the authorities have now reinstated the approval and the letter has been received. The plans are now being reassessed by our project team in consultation with the project consultants.

As vessels get larger and more capacity is added, freight rates for shipping lines are coming under pressure. This has resulted in the creation of Mega alliances by the container shipping lines by way of consolidation. This coupled with the improved global economic outlook will make the role of ports in the logistics chain even more critical. Terminal operators will not only have to enhance their capabilities but also re-orient their services to work closely with customers. Your company is well positioned to capitalize on this and will continue to leverage its strength, in offering higher productivity, terminal efficiency and care for the environment. Your Company will continue to deliver on the requirements of its customers. Additionally, it shall continue to strengthen the supply chain in order to maintain this growth trajectory.

I would like to place on record the Board's acknowledgement and gratitude to Mr. Per Jørgensen for his distinguished contribution as Chairman of your Company since 2008. He ensured the Board was effective in its oversight of management and in delivery of the Company's strategy. We are grateful to him for his efforts. I also would like to thank all our employees for their continued hard work, dedication, sincerity and commitment to work in a Safe Environment.

Yours faithfully,

Tejpreet Singh Chopra Chairman

GUJARAT PIPAVAV PORT LTD.

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BOARD OF DIRECTORS

Mr. Tejpreet Singh Chopra Chairman (from 1st June 2013)

Mr. A. K. Rakesh, IAS (from 29th October 2013)

Mr. Dinesh Kumar Lal

Mr. Henrik Lundgaard Pedersen

Ms. Hina Shah (from 30th July 2013)

Mr. Jan Damgaard Sorensen (from 30th July 2013)

Mr. Pradeep Mallick

Mr. Pravin Laheri, IAS (Retd.)

Mr. Prakash Tulsiani Managing Director
Mr. Pankaj Kumar, IAS (upto 2nd May 2013)
Mr. Per Jørgensen (upto 31st May 2013)
Mr. Martin Gaard Christiansen (upto 30th June 2013)

CHIEF FINANCIAL OFFICER

Mr. Hariharan lyer

COMPANY SECRETARY & COMPLIANCE OFFICER

Mr. Manish Agnihotri

AUDITORS

BSR & Associates LLP Chartered Accountants

REGISTRAR & TRANSFER AGENTS

Karvy Computershare Private Limited 17-24, Vittal Rao Nagar, Madhapur, Hyderabad- 500 081

REGISTERED OFFICE

Pipavav Port, At Post Ucchaiya Via Rajula Dist. Amreli, Gujarat 365 560

CORPORATE OFFICE

301, Trade Centre Bandra Kurla Complex Bandra (E), Mumbai 400 098



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GUJARAT PIPAVAV PORT LTD.

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NOTICE is hereby given that the 22nd Annual General Meeting of the Members of the Company shall be held on Tuesday 6th May 2014 at 2.00 P. M. at the Company's Registered Office at Pipavav Port, At Post Ucchaiya, via Rajula, District Amreli to transact the business as mentioned herein below:

ORDINARY BUSINESS:

- (i) To receive, consider and approve the Audited Accounts of the Company for the year ended 31st December 2013 and adopt Report of the Directors and of the Auditors thereon.
- (ii) To appoint a Director in place of Mr. Pravin Laheri, IAS (Retd.) who retires by rotation and being eligible, offers himself for re-appointment.
- (iii) To appoint a Director in place of Mr. Henrik Lundgaard Pedersen who retires by rotation and being eligible, offers himself for re-appointment.
- (iv) To appoint a Director in place of Mr. Pradeep Mallick who retires by rotation and being eligible, offers himself for re-appointment.
- (v) To appoint Auditors and fix their remuneration by passing the following resolution as Ordinary Resolution with or without modification(s):

RESOLVED THAT M/s B S R & Associates LLP, Chartered Accountants, (ICAI Registration Number 116231W), the retiring Auditors of the Company be and are hereby re-appointed as Auditors of the Company to hold office from the conclusion of this Annual General Meeting, until the conclusion of the next Annual General Meeting of the Company and the Board of Directors be and is hereby authorized to fix their remuneration plus travelling and other out of pocket expenses incurred by them in connection with Statutory Audit.

SPECIAL BUSINESS:

(vi) Appointment of Mr. Jan Damgaard Sorensen as Director of the Company

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

RESOLVED THAT Mr. Jan Damgaard Sorensen who was appointed Additional Director pursuant to the provisions of the then Section 260 of the Companies Act, 1956, who ceases to hold office at this Annual General Meeting, and in respect of whom the Company has received a notice pursuant to Section 257 of the Companies Act, 1956, be and is hereby appointed a Director of the Company liable to retire by rotation.

(vii) Appointment of Ms. Hina Shah as Director of the Company

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

RESOLVED THAT Ms. Hina Shah who was appointed Additional Director pursuant to the provisions of the then Section 260 of the Companies Act, 1956, who ceases to hold office at this Annual General Meeting, and in respect of whom the Company has received a notice pursuant to Section 257 of the Companies Act, 1956, be and is hereby appointed a Director of the Company liable to retire by rotation.

(viii) Appointment of Mr. A. K. Rakesh, IAS as Director of the Company

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

RESOLVED THAT Mr. A. K. Rakesh, IAS who was appointed Additional Director pursuant to the provisions of Section 161 of the Companies Act, 2013, who ceases to hold office at this Annual General Meeting, and in respect of whom the Company has received a notice pursuant to Section 257 of the Companies Act, 1956, be and is hereby appointed a Director of the Company liable to retire by rotation.



(ix) Re-appointment of Mr. Prakash Tulsiani as Managing Director and approve his Remuneration

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

RESOLVED THAT pursuant to the provisions of Sections 198, 269, 309 read with Schedule XIII and any other applicable provisions, if any, of the Companies Act, 1956, and subject to approval of the Central Government and such other approvals/permissions, as may be required, consent of the Company be and is hereby accorded for re-appointment of Mr. Prakash Tulsiani as Managing Director of the Company for a period of 5 years commencing from 28th January 2014 on such terms and conditions including revision in remuneration from 1st April 2014, as set out in the Explanatory Statement annexed to this Notice, with liberty to the Board of Directors (including the Remuneration Committee) to alter and vary any terms and conditions including remuneration in such manner as may be agreed between Mr. Prakash Tulsiani and the Company from time to time.

RESOLVED FURTHER THAT the Board of Directors be and is hereby authorised to take all such steps as may be necessary, proper and expedient to give effect to this resolution.

By Order of the Board

Manish Agnihotri Company Secretary

Place: Mumbai

Date: 18th February 2014

REGISTERED OFFICE:

Pipavav Port, At Post Ucchaiya, via Rajula, District Amreli- 365 560.

NOTES:

- 1. 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. A PROXY IN ORDER TO BE VALID SHALL BE DEPOSITED AT LEAST FORTY EIGHT HOURS BEFORE THE DATE OF THE MEETING.
- 2. The Explanatory Statement under Section 102 of the Companies Act, 2013 is annexed herewith and forms part of the Notice.
- 3. The Register of Members and Share Transfer Books of the Company will remain closed from 26th April 2014 to 6th May 2014 (both days inclusive)

The information required under Clause 49 IV G of the Listing Agreement (relating to Corporate Governance) with respect to the Directors being appointed and Directors retiring by rotation and being eligible seeking re-appointment is as under:

	Mr. Pravin Laheri,	Mr. Henrik	Mr. Pradeep	Mr. Jan Damgaard	Ms. Hina Shah	Mr. A. K. Rakesh,
	IAS (Retd.)	Lundgaard	Mallick	Sorensen		IAS
		Pedersen				
Profile of the	Mr. Laheri	Mr. Pedersen	Mr. Mallick is	Mr. Sorensen is	Ms. Shah	Mr. Rakesh is
Director	belongs to the	is CEO of Asia	an Electrical	Chief Financial	established the	Vice Chairman &
	batch of 1969 of	Pacific Region	Engineer from	Officer of APM	International	CEO of Gujarat
	the elite Indian	since February	IIT Madras one	Terminals,	Centre for	Maritime Board.
	Administrative	2012. Prior to	of the premier	Asia Pacific	Entrepreneurship	He is from
	Services and	this he was	technology	and is based in	and Career	1989 batch of
	has held various	Vice President	institutes of		Development	the elite Indian
	positions	Business	India, Fellow of	Singapore.	(ICECD) in	Administrative
	across different	Development in	the Institution	He joined the A.P.	Ahmedabad in	Services, He
	departments	Latin America.	of Engineering	Moller-Maersk	1986. It is a non-	has held various
	in the State of Gujarat. He	During his 4 year tenure in Latin	& Technology,	Group in 2001 and	profit voluntary	positions
	was Principal	America APM	London and	since then held	organisation and	in Gujarat
	Secretary to five	Terminals secured	has Diploma	various positions	has developed	Government till
	Chief Ministers of New projects in In Business within	within the Group	various modules			
	Gujarat and was	Peru, Brazil, Costa		Functions and	for women from	date. Apart from
	Chief Secretary	Rica and Mexico.	Management	Maersk LINE in	low income group	Vice Chairman
	of the State from US is issed AP	in urban and rural	and CEO of GMB			
	2003 to 2005 prior	Moller Maersk	over four decades	Prague and	areas.	he also holds
	to his retirement.	Group in 1998	of experience		She has worked	the charge of
	Amongst the	and has held	in power	Vienna.	as Advisor and	Development
	various positions	various positions	transmission and	In September	Training faculty	Commissioner of
	held by him he	in Finance within	distribution works	2009, he took over	with various	Gujarat State.
	was Chairman	Maersk Line	and managing	as CFO of Suez	agencies like The	Mr. Rakesh is
	& Managing	before being	large scale	Canal Container	World Bank and	a Bachelor of
	Director of	transferred to	turnkey projects	Terminal (SCCT)	organisations	Technology in
	Sardar Sarovar	another group	in India, Middle-	based in Port	affiliated to the	Civil Engineering
	Nigam, Chairman	entity DAMCO in	East, Africa and	Said, Egypt and	United Nations	
	of Gujarat	USA.	West Asia.	was responsible	apart from various	
	State Finance	In 2001 he was	Mr. Mallick helped	for completion	National and	
	Corporation,	appointed CFO	Finnish Company	· ·	International	
	Gujarat	of DAMCO in	Wartsila to set	of the expansion	agencies.	
	Narmada Valley	Greater China	up its business	of USD 500	Ms. Shah has	
	Corporation and	and was based	in India and was	Million doubling	been awarded by	
	Gujarat Alkalis	in Shanghai and	its Managing	the Terminal's	Hon'ble President	
	and Chemicals	subsequently took	Director for 15	capacity to 6	of India for her	
	Limited.	different	years until 2003.	Million TEU/year.	valuable service	



	ı	ı	T	I	ı	
	Mr. Pravin Laheri,	Mr. Henrik	Mr. Pradeep	Mr. Jan Damgaard	Ms. Hina Shah	Mr. A. K. Rakesh,
	IAS (Retd.)	Lundgaard	Mallick	Sorensen		IAS
		Pedersen				
	He has also	assignments in	He was conferred	Mr. Sorensen	towards cause of	
	worked as	Greater China	Knight First Class	holds Masters	women.	
	Executive	area.	of the Order of	in Finance and	Ms. Shah has	
	Director of	Mr. Pedersen	The White Rose	Accounting and	done Masters in	
	National Institute	comes with	of Finland by	an Executive	Chemistry apart	
	of Fashion	a Finance	the President of	MBA.	from various	
			Finland.	IVIDA.	Management	
	Technology (NIFT)				"	
	under Ministry	Copenhagen	He is currently		courses.	
	of Textiles,	Business School,	an Independent			
	Government of	Denmark and	Director on the			
	India.	subsequent	Boards of several			
	Mr. Laheri holds	management	Companies and			
	Bachelors degree	courses from	an Executive			
	in Arts as well	Columbia	Coach/ Mentor.			
	as Law, Masters	Business School				
	of Science and	in New York.				
	Economics					
	Degree from the					
	University of					
Data of initial and ha	Wales	Ath Caratarala an	Ath Caratanalaan	20th July 2012	20th July 2012	29 th October 2013
	29th August 2008	4 th September	4 th September	30 th July 2013	30 th July 2013	29 October 2013
Board	PI Industries	2012	• Automotive	N.I.	N.	0: 10:
Director		None	, tatornouvo	None	None	Gujarat Port
ships and	Limited		Stampings and			Infrastructure &
Committee	New Light		Assemblies			Development
Memberships	Hotels Ltd		Ltd- Chairman			Company Ltd
in other limited	 Narayani 		of Board and			 Dahej SEZ Ltd
companies in	Hotels &		Member Audit			 Alcock
India*	Resorts Ltd		Committee			Ashdown
	Pahal Financial		Blue Star Ltd-			(Gujarat) Ltd
	Services Ltd		Member Audit			Gujarat
	National Multi		Committee			Chemical Port
	Commodity		ESAB India			Terminal Co
	Stock		Ltd- Member			Ltd
			Audit			Gujarat
	Exchange-					
	Member Audit		Committee			Industrial
	Committee		Foseco India			Corridor
	Gulmohar		Ltd- Chairman			Corporation
	Greens Golf &		of Board and			Ltd
	Country Club		Member Audit			 Bharuch
	Ltd		Committee			Dahej Railway
			& Chairman			Corporation
			Investor			Ltd
			Grievance			Adani Ports
			Committee			& Special
						Economic
						Zone Ltd
No. of Shares	Nil	Nil	Nil	Nil	Nil	Nil
held in their own						1
name				1		

^{*} The details include Directorships and Committee Memberships in Audit Committee and Investor Grievance Committee. But it does not include details of Gujarat Pipavav Port Limited and directorships in Private Limited companies, Foreign companies, Port Trusts, Section 25 companies and their committee memberships.

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The Board of Directors recommend the re-appointment of Mr. Pravin Laheri, IAS (Retd.), Mr. Henrik Lundgaard Pedersen and Mr. Pradeep Mallick.

Except Mr. Laheri no other Director of the Company is concerned or interested in the appointment of Mr. Pravin Laheri, IAS (Retd.). Except Mr. Pedersen no other Director of the Company is concerned or interested in the appointment of Mr. Henrik Lundgaard Pedersen. Except Mr. Mallick no other Director of the Company is concerned or interested in the appointment of Mr. Pradeep Mallick.

The Board of Directors recommend the appointment of Mr. Jan Damgaard Sorensen. Except Mr. Sorensen no other Director may be deemed to be concerned or interested in his appointment.

The Board of Directors recommend the appointment of Ms. Hina Shah. Except Ms. Shah no other Director may be deemed to be concerned or interested in her appointment.

The Board of Directors recommend the appointment of Mr. A. K. Rakesh, IAS. Except Mr. Rakesh no other Director may be deemed to be concerned or interested in his appointment.

By Order of the Board

Manish Agnihotri
Company Secretary

Place: Mumbai

Date: 18th February 2014



ANNEXURE TO NOTICE

Explanatory Statement under Section 102 of the Companies Act, 2013

The Explanatory Statement for Item Nos. (vi) to (ix) of the accompanying notice hereinabove are mentioned as under:

Item no. (vi)

Mr. Jan Damgaard Sorensen was appointed Additional Director of the Company on 30th July 2013 and pursuant to the provisions of the then Section 260 of the Companies Act, 1956 ceases to be the Director at this Annual General Meeting.

Mr. Sorensen is Chief Financial Officer of APM Terminals, Asia Pacific and is based in Singapore. He joined the A.P. Moller–Maersk Group in 2001 and since then held various positions within the Group Functions and Maersk LINE in Copenhagen, Prague and Vienna. In September 2009, he took over as CFO of Suez Canal Container Terminal (SCCT) based in Port Said, Egypt and was responsible for completion of the expansion of USD 500 Million doubling the Terminal's capacity to 6 Million TEU/year. He holds Masters in Finance and Accounting and an Executive MBA.

The Company will immensely benefit from his appointment as Director. The shareholders may approve his appointment as Director of the Company liable to retire by rotation.

Mr. Jan Damgaard Sorensen is interested / concerned in the resolution for his appointment as per the aforesaid resolution.

Name of the Director / other person	Financial Interest	Other Interest
Mr. Jan Damgaard Sorensen	Nil	Nil
APM Terminals Mauritius Ltd	Nil	Promoter of the Company holding
		43.01% shares

Apart from the aforesaid persons, none of the other persons specified in Section 102 of the Companies Act, 2013 namely the Promoters, Directors, Key Managerial Persons, Relatives of Promoters, Directors and Key Managerial Persons are concerned or interested in the above resolution.

Item no. (vii)

Ms. Hina Shah was appointed Additional Director of the Company on 30th July 2013 and pursuant to the provisions of the then Section 260 of the Companies Act, 1956 ceases to be the Director at this Annual General Meeting.

Ms. Shah established the International Centre for Entrepreneurship and Career Development (ICECD) in Ahmedabad in 1986. It is a non-profit voluntary organisation and has developed various modules for women from low income group in urban and rural areas.

She has worked as Advisor and Training faculty with various agencies like The World Bank and organisations affiliated to the United Nations apart from various National and International agencies. She has been awarded by Hon'ble President of India for her valuable service towards cause of women. She has done Masters in Chemistry apart from various Management courses.

The Company will immensely benefit from her appointment as Director. The shareholders may approve her appointment as Director of the Company liable to retire by rotation.

Ms. Hina Shah is interested / concerned in the resolution for her appointment as per the aforesaid resolution.

Name of the Director / other person	Financial Interest	Other Interest
Ms. Hina Shah	Sitting Fees:	Nil
	Board Meeting ₹ 20,000 per meeting	
	Audit Committee Meeting: ₹ 20,000 per	
	meeting	

Apart from the aforesaid persons, none of the other persons specified in Section 102 of the Companies Act, 2013 namely the Promoters, Directors, Key Managerial Persons, Relatives of Promoters, Directors and Key Managerial Persons are concerned or interested in the above resolution.