

TAMILNADU STEEL TUBES LIMITED

33rd ANNUAL REPORT 2011-2012















CONTENTS	Page No.
1. Company Information	1
2. Notice to Shareholders	3
3. Directors' Report	4
4. Corporate Governance Report	7
5. Auditors' Certificate on Corporate Governance	14
6. Auditors' Report	15
7. Annexure to Auditors' Report	17
8. Balance Sheet as at 31.03.2012	20
9. Statement of Profit & Loss as at 31.03.2012	21
10. Cash Flow Statement	. 22
11. Significant Accounting Policies, etc.	23
12. Notes on Financial Statements	26
13. Balance Sheet Abstract	34
14. Proxy Form	35

TAMILNADU STEEL TUBES LIMITED

Registered Office No.15, Kondi Chetty Street,
Hindustan Chamber of Commerce Building, Chennai- 600 001.

Phones: 2538 5653 / 2538 5673 / 2538 5733 ; Fax: 091-44-2538 7352 e-mail: tnstl@vsnl.net website: www.tamilnadusteeltubesltd.com

ANNUAL REPORT 2011-2012

BOARD OF DIRECTORS AS ON 31.03.2012

Sri. RAKESH GOYAL Managing Director

Sri. M.J. LAKSHMI NARASIMHA RAO

Sri. MAHAVEER SINGH

Sri. VIKRAM SINGH

Sri. PRADIP KUMAR DUBEY

COMPANY SECRETARY :

Mr PRAKASH CHANDRA PANDA

Company Secretary CHENNAI – 600 001.

ADVISOR:-

LEGAL

Mr P.R. SHANKAR, Advocate

High Court of Madras CHENNAI – 600 104.

STATUTORY AUDITORS

M/s ABHAY JAIN & CO. Chartered Accountants

CHENNAI - 600 001

COST AUDITORS

Mrs LATHA VENKATESH

Cost Accountant CHENNAI - 600 001

BANKERS

THE JAMMU AND KASHMIR BANK LTD..

CHENNAI - 600 002.

CITY UNION BANK LTD.

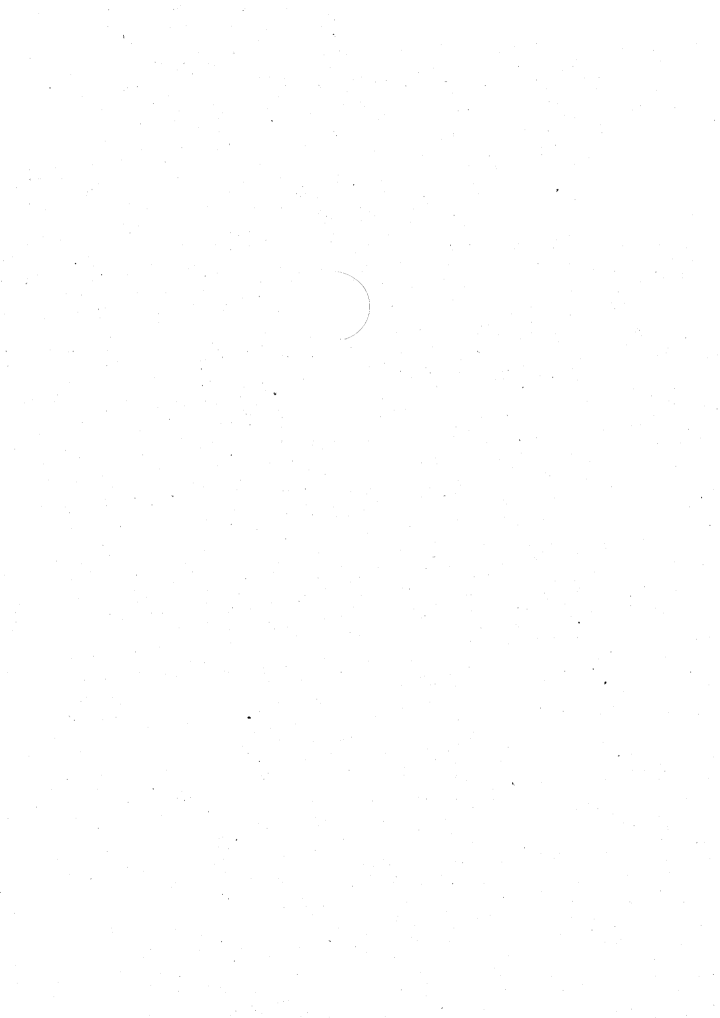
CHENNAI - 600 001

WORKS

Plot: B-10

Maraimalai Nagar, Industrial Complex,

M. M. NAGAR - 603 209 Kancheepuram Dist.





THIRTY THIRD ANNUAL GENERAL MEETING

NOTICE:

NOTICE is hereby given that the 33rd Annual General Meeting of the Company will be held at 10.00 a.m. on Saturday, the 29th September 2012, at No. 143, "SIR PITTI THIYAGARAYA COMMUNITY CENTRE, G.N. Chetty Road, T.Nagar, Chennai-600 017, to transact the following business:

ORDINARY BUSINESS:

1. To receive, consider and adopt the Balance Sheet of the company as at 31st March 2012, the Statement of Profit and Loss for the year ended that date, and the Reports of the Board of Directors and Auditors thereon.

2. To appoint Director/s:

- a) to appoint a Director in place of Sri Mahaveer Singh, who retires by rotation at this Meeting and being eligible, is proposed for re-appointment;
- b) to appoint a Director in place of Sri Pradip Kumar Dubey, who retires by rotation at this Meeting and being eligible, is proposed for re-appointment;
- 3. To appoint Auditors to the Company to hold Office until the conclusion of the next Annual General Meeting, and to fix their remuneration. M/s Abhay Jain & Co. Chartered Accountants are proposed for re-appointment.

By Order of the Board

for TAMILNADU STEEL TUBES LTD.

Sd/-

Place: CHENNAI

Date: 29.06..2012

MAHAVEER SINGH

Director

NOTE:-

- i. A Member entitled to attend and vote at the Meeting is entitled to appoint a Proxy to attend and vote instead of himself, and the proxy need not be a Member Duly executed Proxies must be deposited at the Regd. office of the company not less than 48 Hours before the time fixed for the Meeting.
- ii. The Register of Members and Share Transfer Books of the Company will remain closed from 22.09.2012 to 29.09.2012 (both days inclusive).
- iii. Members are requested to intimate any change in their addresses registered with the Company.
- iv. Members are requested to bring the copy of the Annual Report with them.
- v. No Gifts will be distributed.

Explanatory Statement U/S 173(2) of the Companies Act 1956:-

Mr Pradip Kumar Dubey, was appointed as an Independent Director by the Board on 07.11.2011 under Sec.260 of the Companies Act 1956. He ceases to be a Director at this General Meeting and a Shareholder having expressed with the intention to propose the appointment of Sri Pradip Kumar Dubey as a Director, a Resolution is proposed for appointing a Director. He is a Graduate with more than 15 years experience and he is not disqualified to act as a Director.



DIRECTORS' REPORT

Your Directors present the 33rd Annual Report on the working of the Company for the Year 2011-2012...

(Rupees in Lacs)	
This Year	Previous Year
8,088.60	7,760.20
7,364.27	6687.75
128.78	229.39
(112.48)	(65.41)
88.46	72.99
79.65	231.25
21.56	21.61
	=
422.63	584.78
-	-
-	-
95.73	(2.16)
26.75	-
(2.05)	3.03
71.03	0.87
	8,088.60 7,364.27 128.78 (112.48) 88.46 79.65 21.56 422.63 - 95.73 26.75 (2.05)

The trend indicates a slight improvement in the operational results in spite of fall in global recession, fall in demand, and violent fluctuations in Steel Prices. Further improvement is expected in the coming year with revival of economy.

EXPORT:- No Export has been done during the year as well as in the previous year. The absence in Exports is due to un-remunerative overseas pricing and fall/variations in Dollar (\$) prices.

YOUR Company has become a "Sick" Industrial Company within the meaning of Clause (O) of Sec.3 of the Sick Industrial Companies (Special Provisions) Act 1985, and has been Registered with BIFR (Board for Industrial & Financial Reconstructions), New Delhi. Indian Bank (HO), Chennai-1 appointed as "Operating Agency" (O.A), by BIFR. The Hon' ble BIFR after examining the final report at their final hearing, passed Orders sanctioning the Rehabilitation Scheme by allowing certain concessions. As per the Sanctioned Scheme (SS), the company is acting on it by complying necessary formalities and regularly submitting Compliance Reports/Progress Reports periodically therefor. In view of the present status of the Company, the Company has submitted the Modified Draft Rehabilitation Scheme (MDRS) Proposal to the Hon'ble BIFR, for inclusion of certain non statutory liabilities and requested to accept MDRS, and the same was also allowed by the Hon'ble BIFR. Hence, the Company has submitted the necessary MDRS proposal to the O.A. (Operating Agency) viz. Indian Bank, and the process is going on.

LISTING FEES: Listing Fees has been paid up to date for the year 2011-12 for all the Stock Exchanges viz. Madras(Regional), Mumbai and Ahmedabad.

PARTICULARS IN REGARD TO CONSUMPTION OF ENERGY: Details are furnished in the Annexure.

DIRECTORS: Mr Mahaveer Singh & Mr Pradip Kumar Dubey, Directors, who retires by rotation at this Annual General Meeting, have been proposed for re-appointment

INDUSTRIAL RELATIONS: Industrial Relations have continued to be good during the year.



REPORT ON CORPORATE GOVERNANCE: Your Board of Directors have taken note of the amendments to the Listing Agreement communicated by the Stock Exchanges as prescribed by SEBI and have also noted the Schedule for implementation of the Amendments.

- a) AUDIT COMMITTEE: Your Directors have constituted an Audit Committee consisting of Sri MJ Lakshmi Narasimha Rao (Independent Director) as Chairman, Mr Pradip Kumar Dubey (Independent/Non-Executive Director), Mr Mahaveer Singh and Mr Vikram Singh (Non-Executive Directors) as its present Committee Members, having regard to Annexure-2 under Clause 49 of the Listing Agreement, to consider matters specified in the paragraphs as well as any other matters that may be referred to the Committee under the provisions of the Corporate Governance.
- b) SHAREHOLDERS' GRIEVANCES COMMITTEE: Your Directors have also constituted a "Shareholders' Grievances Committee" consisting of Mr MJ Lakshmi Narasimha Rao (Director) as Chairman and Mr Mahaveer Singh and Mr Vikram Singh (Directors) as Committee Members, having regard to Annexure-2 under Clause-49 of the Listing Agreement, to consider matters specified in the paragraphs as well as any other matters that may be referred to the committee under the provisions of the Corporate Governance.
- c) DISCLOSURE OF RELATIONSHIPS BETWEEN DIRECTORS INTER-SE: As per Clause 49-IV (G)(ia), of the Listing Agreement, (Amended) vide SEBI Circular dt. 08.04.2008:- All the Directors of the Company, viz. Mr Rakesh Goyal, Managing Director, Mr.MJ Lakshmi Narasimha Rao, Mr Mahaveer Singh, Mr Vikram Singh, Mr Pradip Kumar Dubey, Directors, are not related to each other, and they are also not having any interest in in any other Companies.

REPORT ON MANAGEMENT DISCUSSION & ANALYSIS (MD & A): This Report in detail is included in "Report on Corporate Governance" annexed in this Annual Report.

DIRECTORS' RESPONSIBILITY STATEMENT: In terms of Sec.217(2AA) read with Section 292A of the Companies Act 1956, we, the Directors of Tamilnadu Steel Tubes Ltd., state in respect of Financial Year 2011-12 that;

- a) in the preparation of Annual Accounts, the applicable Accounting Standards have been followed along with proper explanation relating to material departures;
- b) the Directors have selected such accounting policies and applied them consistently and made judgements 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 of the Company for that period;
- c) 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;
- d) the Directors have prepared the Annual Accounts on a "going concern" basis;

LIST OF EMPLOYEES FALLING UNDER SEC.217(2A) OF THE COMPANIES ACT 1956:-Nil

ACKNOWLEDGEMENT: Your Directors acknowledge and wish to place on record the support and co-operation received by the Company from Central Govt., State Govt., and the Bankers.

On Behalf of the Board

PLACE: CHENNAI

DATE: 29.06.2012

Sd/-

RAKESH GOYAL

Managing Director



ANNEXURE

Form for disclosure of particulars with respect to conservation of Energy:

A	DOWED	Q,	ENTERN	CONCLIN	MPTION:
A.	ruwek	œ	LOCL	COMBON	METION:

			2011-2012	2010-2011
1. ELECTRICITY	****		12 22 222	10.55.400
a) Purchased Unit K	WH	: :	13,22,908	12,55,408
Total Amount			68,87,371	70,33,551
Rate / Unit		•	5.21	5.60
b) Own Generation			<u>-</u>	· -
i. Through Diese		s :	3,09,355	2,60,585
Units per Ltr. o	of Diesel Oil		2.50	2.50
Cost / Unit		:	15.80	17.36
ii. Through Stean			-	=
	of Fuel Oil Gas (· · · · · · · · · · · · · · · · · · ·	-
2. COAL (Specify of	quality and where	e used) :		• · · · · · · · · · · • · · · · · · · ·
Qty. (Tonnes)			-	-
Total Cost				· · · · -
Average Rate		:	-	_
3. FURNACE OIL			-	· · · · · · · · · · · · · · · ·
Qty. (Ltrs./MTs)		:	297.900 MT.	295.049MT.
Total Cost		· · · · · · · · · · · · · · · · · · ·	97,90,432	133,88,650
Average Rate per	Ltr./Kg.		32.86 / Kg.	45.38 / Kg.
4. OTHER INTER	NAL GENERA'	TION	. -	
Qty.		:	· <u>-</u>	. - .
Total Cost		•		* <u>-</u>
Rate / Unit		\$	-	-
B. CONSUMPTION	N PER UNIT PI	RODUCTION	* .	* * * * * * * * * * * * * * * * * * *
PRODUCT DETAIL	S: E.R.W. MS	PIPES AND GALVANIZ	ZED PIPES	
UNIT	STANDARD	2010-2011	2011-2012	
ELECTRICITY		110.28 UNIT/M.T. OF	105.28 UNIT/	M.T. OF
		BLACK PIPES	BLACK PIPE	S
		PRODUCTION	PRODUCTIO	N
FURNACE OIL		26.59 LTR/M.T. OF	22 // V~ /N/ T	CE
I UNITACE OIL		BLACK PIPES	33.44 Kg./M.T BLACK PIPE	
COAL OTHERS		GALVANIZED	GALVANIZ	EU
COAL OTHERS		Order of the Board		
	H3	I I IFACT AT THE KASTA		

By Order of the Board

Sd/- Sd/- PLACE : CHENNAI RAKESH GOYAL MAHAVEER SINGH

DATE: 29.06.2012 Managing Director Director



CORPORATE GOVERNANCE REPORT

1. COMPANY'S PHILOSOPHY ON CODE OF GOVERNANCE

TAMILNADU STEEL TUBES LTD. believes that good Corporate Governance is essential to achieve long term corporate goals and to enhance stakeholders value. The Company's philosophy on Corporate Governance envisages attainment of high-level transparency, accountability, and integrity in the functioning of the Company, the conduct of its business, its relationship with employees, stakeholders, creditors, customers and institutional lenders. The Company places due emphasis on regulatory compliance.

2. BOARD OF DIRECTORS

A. COMPOSITION OF BOARD

The Company's current policy is to maintain the independence of the Board, and to separate the functions of Governance and Management. The Board consists of 5 (Five) Directors as on 29.06.2012.

During the period ended 31st March 2012, Nine (9) Board Meetings were held on the following dates viz.14.05.11, 30.05.11, 13.07.11, 13.08.11, 26.08.11, 08.10.11, 07.11.11, 11.02.2012 and on 28.03.2012, presided by Sri MJ Lakshmi Narasimha Rao, Director, excepting on 08.10.2011 when Sri Vikram Singh/Diector, was presided.

The composition and Category of Members of the Board are as under:

S.No.	Names	Category
01	Mr Rakesh Goyal	Managing Director
02.	Mr M.J.Lakshmi Narasimha Rao	Director (Independent)
03.	Mr Mahaveer Singh	Director (Independent)
04.	Mr Vikram Singh	Director
05.	Mr Pradip Kumar Dubey	Director (Independent)

None of these Directors/Managing Director, are as a Member/Chair-Person of any other Boards or Board Committees.

B. PECUNIARY RELATIONSHIP [as per Clause 49(IV)(E)(i)]

Non Executive Directors/Independent Directors are committed to the high level of Corporate Governance and as such, they do not have any material pecuniary relationship with the Company.

C. ATTENDANCE RECORD OF THE DIRECTORS

S.No.	Names	Board Meetings Attended during the period	Attendance at last AGM on 29.09.2011
01	Mr Rakesh Goyal	09	Present
02.	Mr M.J.Lakshmi Narasimha Rao	08	
03.	Mr Mahaveer Singh	09	Present
04.	Mr Vikram Singh	09	Present
05.	Mr Pradip Kumar Dubey[fr.07.11.11]	02	



D. DETAILS OF REMUNERATION PAID TO DIRECTORS:

 01.
 Mr Rakesh Goyal
 Rs. 18,00,000

 02.
 Mr Mahaveer Singh
 Rs. 5,52,000

 03.
 Mr Vikram Singh
 Rs. 2,64,667

The Company pays Sitting Fees of Rs.200/- to the Director Mr MJ Lakshmi Narasimha Rao, and Mr Pradip Kumar Dubey, for each Board Meeting and Committee Meetings attended. No sitting fees were paid to Directors Mr Mahaveer Singh and Mr Vikram Singh.

E. CODE OF CONDUCT & ETHICS

The Company adopted the Code of Conduct and Ethics for Directors and Senior Management Personnel. The Code has been circulated to all the members of the Board and Senior Management. The Board of Directors and Senior Management Personnel have affirmed their compliance with the Code and a declaration along with certificate of compliance appears in the annexure to the Corporate Governance Report.

3. COMMITTEE OF THE BOARD

I - AUDIT COMMITTEE

As a measure of good Corporate Governance and to provide assistance to the Board of Directors in fulfilling the Board's overview responsibilities, an Audit Committee has been constituted as a Sub-Committee of the Board.

a) Functions of the Committee:

- i) Reviewing the Company's Financial and Risk Management Policies.
- ii) Reviewing the adequacy of Internal Control Systems and Internal Audit Reports, and their Compliance thereof.
- iii) Oversight of the Company's Financial Reporting process and the disclosure of its financial information to ensure that the financial statements are correct, sufficient and credible.
- iv) Reviewing Audit plans, audited and unaudited financial results and finding of Auditors and recommends to the Board for its approval.

b) Composition of the Committee:

S.No.	Names of the Committee Members		heid during the riod
		Held	Attended
01	MrM.J.LakshmiNarasimha Rao (Chairman)	04	04
02.	Mr Mahaveer Singh	04	04
03.	Mr Vikram Singh	04	04
04.	Mr Pradip Kumar Dubey	04	01

Mr Vikram Singh (Non Executive Director) and Mr Pradip Kumar Dubey, Mr Mahaveer Singh (both Independent Directors/Non Executive Directors on the Board) are Members of the Audit Committee, and Mr M J Lakshmi Narasimha Rao, (Independent Director) is the Chairman of the Audit Committee. Dates of Audit Committee Meeting held: 30.04.11, 30.07.11, 07.11.11 & 18.01.2012.